[118H4887]

(Original Signature of Member)

119TH CONGRESS 1ST SESSION



To clarify that a violation of certain terms of service and related materials is an unfair or deceptive act or practice and subject to enforcement by the Federal Trade Commission.

# IN THE HOUSE OF REPRESENTATIVES

Ms. SCHAKOWSKY introduced the following bill; which was referred to the Committee on \_\_\_\_\_

# A BILL

- To clarify that a violation of certain terms of service and related materials is an unfair or deceptive act or practice and subject to enforcement by the Federal Trade Commission.
  - 1 Be it enacted by the Senate and House of Representa-
  - 2 tives of the United States of America in Congress assembled,
  - **3** SECTION 1. SHORT TITLE.
  - 4 This Act may be cited as the "Online Consumer Pro-
  - 5 tection Act".

1	SEC. 2. TERMS OF SERVICE REQUIRED FOR SOCIAL MEDIA
2	PLATFORMS AND ONLINE MARKETPLACES.
3	(a) IN GENERAL.—Each social media platform or on-
4	line marketplace shall establish, maintain, and make pub-
5	licly available at all times and in a machine-readable for-
6	mat, terms of service in a manner that is clear, easily un-
7	derstood, and written in plain and concise language. The
8	terms of service shall meet the following requirements:
9	(1) The terms of service shall include—
10	(A) any terms or conditions of use of any
11	service provided by such person to a consumer;
12	(B) any policies of such person with regard
13	to such service or use of such service by a con-
14	sumer; and
15	(C) the consumer protection policy con-
16	sistent with subsection (b).
17	(2) The terms of service shall cover issues re-
18	lated to the behavior of a service or a user of such
19	service, and shall at a minimum include terms of use
20	related to—
21	(A) payment methods;
22	(B) content ownership, including content
23	generated by a user;
24	(C) policies related to sharing user content
25	with third parties;

1	(D) any disclaimers, limitations, notices of
2	nonliability, or the consequences of not agreeing
3	to or complying with the terms of service; and
4	(E) any other topic the Commission deems
5	appropriate.
6	(b) Required Consumer Protection Policy.—
7	(1) For social media platforms.—For so-
8	cial media platforms, the consumer protection policy
9	required by subsection (a) shall include—
10	(A) a description of the content and behav-
11	ior permitted or prohibited on its service both
12	by the platform and by users;
13	(B) whether content may be blocked, re-
14	moved, or modified, or if service to users may
15	be terminated and the grounds upon which such
16	actions will be taken;
17	(C) whether a person can request that con-
18	tent be blocked, removed, or modified, or that
19	a user's service be terminated, and how to make
20	such a request;
21	(D) a description of how a user will be no-
22	tified of and can respond to a request that his
23	or her content be blocked, removed, or modified,
24	or service be terminated, if such actions are
25	taken;

1	(E) whether a user who requested content
2	be blocked, removed, or modified will be notified
3	of whether action was taken as a result of the
4	request, the action that was taken, the reason
5	why action was taken or not taken, and how the
6	user will be notified;
7	(F) how a person can appeal a decision to
8	block, remove, or modify content, allow content
9	to remain, or terminate or not terminate service
10	to a user, if such actions are taken;
11	(G) a description of how a user will be no-
12	tified of the result of the appeal;
13	(H) a description of the tools and support
14	available to users who have experienced cyber
15	harassment; and
16	(I) any other topic the Commission deems
17	appropriate.
18	(2) FOR ONLINE MARKETPLACES.—For online
19	marketplaces, the consumer protection policy re-
20	quired by subsection (a) shall include—
21	(A) a description of the products, product
22	descriptions, and marketing material, allowed or
23	disallowed on the marketplace;
24	(B) whether a product, product descrip-
25	tions, and marketing material may be blocked,

1	removed, or modified, or if service to a user
2	may be terminated and the grounds upon which
3	such actions will be taken;
4	(C) whether users will be notified of prod-
5	ucts that have been recalled or are dangerous,
6	and how they will be notified;
7	(D) for users—
8	(i) whether a user can report sus-
9	pected fraud, deception, dangerous prod-
10	ucts, or violations of the online market-
11	place's terms of service, and how to make
12	such report;
13	(ii) whether a user who submitted a
14	report will be notified of whether action
15	was taken as a result of the report, the ac-
16	tion that was taken and the reason why ac-
17	tion was taken or not taken, and how the
18	user will be notified;
19	(iii) how to appeal the result of a re-
20	port;
21	(iv) whether a user who appealed the
22	result of a report will be notified of wheth-
23	er action was taken as a result of the ap-
24	peal, the action that was taken, the reason

1	why action was taken or not taken, and
2	how the user will be notified; and
3	(v) under what circumstances a user
4	is entitled to refund, repair, or other rem-
5	edy and the remedy to which the user may
6	be entitled, how the user will be notified of
7	such entitlement, and how the user may
8	claim such remedy; and
9	(E) for sellers—
10	(i) how sellers are notified of a report
11	by a user or a violation of the terms of
12	service or consumer protection policy;
13	(ii) how to contest a report by a user;
14	(iii) how a seller who is the subject of
15	a report will be notified of what action will
16	be or must be taken as a result of the re-
17	port and the justification for such action;
18	(iv) how to appeal a decision of the
19	online marketplace to take an action in re-
20	sponse to a user report or for a violation
21	of the terms of service or consumer protec-
22	tion policy; and
23	(v) the policy regarding refunds, re-
24	pairs, replacements, or other remedies as a
25	result of a user report or a violation of the

terms of service or consumer protection
 policy.

3 (c) STANDARD SHORT-FORM STATEMENTS AND
4 GRAPHIC ICONS FOR CONSUMER PROTECTION PRAC5 TICES.—

6 (1) Study and report.—Not later than 180 7 days after the date of the enactment of this Act, the 8 Commission shall conduct a study to determine the 9 most effective method of communicating common 10 consumer protection practices in short-form con-11 sumer disclosure statements or graphic icons that 12 disclose the consumer protection and content moderation practices of social media platforms and on-13 14 line marketplaces. The Commission shall submit a 15 report to the Committee on Energy and Commerce 16 of the House of Representatives and the Committee 17 on Commerce, Science, and Transportation of the 18 Senate with the results of the study. The report 19 shall also be made publicly available on the website 20 of the Commission.

(2) REGULATIONS.—Except as provided in
paragraph (3), after completion of the study and not
later than 1 year after the date of the enactment of
this Act, the Commission shall finalize regulations
based on the results of such study that require social

media platforms and online marketplaces to communicate their consumer protection and content moderation practices, and any other information as the
Commission may determine, in a clear and conspicuous manner.

EXCEPTION.—If the Commission deter-6 (3)7 mines, by a majority vote of the Commissioners, that 8 short-form consumer disclosure statements or graph-9 ic icons will not advance consumer understanding of 10 consumer protection and content moderation prac-11 tices of social media platforms and online market-12 places, the Commission shall include its reasoning for making that determination in the report to Con-13 14 gress required by paragraph (1) and shall not final-15 ize the rulemaking until it determines such rules 16 would advance consumer understanding of consumer 17 protection and content moderation practices of social 18 media platforms and online marketplaces.

#### 19 SEC. 3. CONSUMER PROTECTION PROGRAM.

(a) IN GENERAL.—Each social media platform and
online marketplace shall establish and implement a consumer protection program that includes policies, practices,
and procedures regarding consumer protection and content moderation—

25 (1) to—

1	(A) ensure compliance with applicable Fed-
2	eral, State, and local consumer protection laws;
3	(B) develop, implement, and ensure com-
4	pliance with the terms of service required by
5	section 2;
6	(C) develop and implement policies regard-
7	ing the content and behavior permitted on its
8	service both by the platform and users, and en-
9	sure compliance with such policies, practices
10	and procedures;
11	(D) mitigate risks that could be harmful to
12	consumers' safety, well-being, and reasonable
13	expectations of users of the social media plat-
14	form or online marketplace, including cyber
15	harassment;
16	(E) implement reasonable safeguards with-
17	in, and training and education of employees and
18	contractors of, the social media platform or on-
19	line marketplace to promote compliance with all
20	consumer protection laws and the consumer
21	protection program; and
22	(F) disclose any other requirement the
23	Commission deems appropriate; and
24	(2) taking into consideration—

1	(A) the size of, and the nature, scope, and
2	complexity of the activities engaged in by the
3	social media platform and online marketplace;
4	(B) the activities engaged in by users on
5	the social media platform or online market-
6	place; and
7	(C) the cost of implementing the program.
8	(b) Additional Requirements.—As part of the
9	consumer protection program, a social media platform or
10	online marketplace shall—
11	(1) establish processes to monitor, manage, and
12	enforce the social media platform's or online market-
13	place's consumer protection program, and dem-
14	onstrate the covered entity's compliance with Fed-
15	eral, State, and local consumer protection laws;
16	(2) establish processes to assess and mitigate
17	the risks to individuals resulting from the social
18	media platform's or online marketplace's amplifi-
19	cation of content or products not in compliance with
20	its terms of service;
21	(3) establish a process to periodically review
22	and update the consumer protection program;
23	(4) appoint a consumer protection officer, who
24	reports directly to the chief executive officer; and

(5) establish and implement controls to monitor
 and mitigate known or reasonably foreseeable risks
 to consumers resulting from hosting content or prod ucts.

5 (c) ANNUAL FILINGS TO THE FTC.—

6 (1)FILING REQUIREMENTS.—Each social 7 media platform or online marketplace that either has 8 annual revenue in excess of \$250,000 in the prior 9 year or that has more than 10,000 monthly active 10 users on average in the prior year, shall be required 11 to submit to the Commission, on an annual basis, a 12 filing that includes—

13 (A) a detailed and granular description of
14 each of the requirements in section 2 and this
15 section;

16 (B) the name and contact information of
17 the consumer protection officer required under
18 subsection (b)(4); and

19 (C) a description of any material changes
20 in the consumer protection program or the
21 terms of service since the most recent prior dis22 closure to the Commission.

(2) OFFICER CERTIFICATION.—For each entity
that submits an annual filing under paragraph (1),
the entity's principal executive officer and the con-

1	sumer protection officer required under subsection
2	(b)(4), shall be required to certify in each such an-
3	nual filing that—
4	(A) the signing officer has reviewed the fil-
5	ing;
6	(B) based on such officer's knowledge, the
7	filing does not contain any untrue statement of
8	a material fact or omit to state a material fact
9	necessary to make the statements, in light of
10	the circumstances under which such statements
11	were made, not misleading;
12	(C) based on such officer's knowledge, the
13	filing fairly presents in all material respects the
14	consumer protection practices of the social
15	media platform or online marketplace; and
16	(D) the signing consumer protection offi-
17	cer—
18	(i) is responsible for establishing and
19	maintaining safeguards and controls to
20	protect consumers and administer the con-
21	sumer protection program; and
22	(ii) has provided all material conclu-
23	sions about the effectiveness of such safe-
24	guards and controls.

1 (3) PUBLIC AVAILABILITY.—The Commission 2 shall make publicly available on the website of the 3 Commission the filings submitted under paragraph 4 (1). The Commission may withhold information in-5 cluded in such a filing if the Commission determines 6 such information should not be public. If the Com-7 mission withholds any information, the Commission 8 shall make publicly available on the website the cat-9 egory of information withheld and the reasons for 10 withholding it.

## 11 SEC. 4. ENFORCEMENT.

12 (a) ENFORCEMENT BY FEDERAL TRADE COMMIS-13 SION.—

(1) UNFAIR OR DECEPTIVE ACTS OR PRACTICES.—Any violation of this Act shall be treated as
a violation of a regulation under section 18(a)(1)(B)
of the Federal Trade Commission Act (15 U.S.C.
57a(a)(1)(B)) regarding unfair or deceptive acts or
practices.

(2) POWERS OF COMMISSION.—The Commission shall enforce this Act in the same manner, by
the same means, and with the same jurisdiction,
powers, and duties as though all applicable terms
and provisions of the Federal Trade Commission Act
(15 U.S.C. 41 et seq.) were incorporated into and

1	made a part of this Act. Any person who violates
2	this Act shall be subject to the penalties and entitled
3	to the privileges and immunities provided in the
4	Federal Trade Commission Act.
5	(b) Regulations.—The Commission shall promul-
6	gate regulations under section 553 of title 5, United
7	States Code, to carry out the purposes of this Act.
8	(c) PRIVATE RIGHT OF ACTION.—
9	(1) Enforcement by individuals.—
10	(A) IN GENERAL.—An individual alleging
11	damages as a result of a violation of this Act
12	may bring a civil action in any court of com-
13	petent jurisdiction, State or Federal.
14	(B) Relief.—In a civil action brought
15	under subparagraph (A) in which the plaintiff
16	prevails, the court may award—
17	(i) damages as provided in subpara-
18	graph (C);
19	(ii) reasonable attorney's fees and liti-
20	gation costs; and
21	(iii) any other relief, including equi-
22	table or declaratory relief, that the court
23	determines appropriate.

1	(C) DAMAGES.—A prevailing plaintiff is
2	entitled to actual damages as a result of the
3	violation of this Act.
4	(2) Invalidity of pre-dispute arbitration
5	AGREEMENTS AND PRE-DISPUTE JOINT-ACTION
6	WAIVERS.—
7	(A) IN GENERAL.—Notwithstanding any
8	other provision of law, no pre-dispute arbitra-
9	tion agreement or pre-dispute joint-action waiv-
10	er shall be valid or enforceable with respect to
11	a dispute arising under this Act.
12	(B) APPLICABILITY.—Any determination
13	as to whether or how this paragraph applies to
14	any dispute shall be made by a court, rather
15	than an arbitrator, without regard to whether
16	such agreement purports to delegate such deter-
17	mination to an arbitrator.
18	(C) DEFINITIONS.—In this paragraph:
19	(i) <b>PRE-DISPUTE</b> ARBITRATION
20	AGREEMENT.—The term "pre-dispute arbi-
21	tration agreement" means any agreement
22	to arbitrate a dispute that has not arisen
23	at the time of making the agreement.
24	(ii) <b>Pre-dispute</b> Joint-Action
25	WAIVER.—The term "pre-dispute joint-ac-

1	tion waiver" means an agreement, whether
2	or not part of a pre-dispute arbitration
3	agreement, that would prohibit, or waive
4	the right of, one of the parties to the
5	agreement to participate in a joint, class,
6	or collective action in a judicial, arbitral,
7	administration, or other forum, concerning
8	a dispute that has not yet arisen at the
9	time of making the agreement.
10	(iii) DISPUTE.—The term "dispute"
11	means any claim related to an alleged vio-
12	lation of this Act and between an indi-
13	vidual and a covered organization.
14	(d) Enforcement by State Attorneys Gen-
15	ERAL.—
16	(1) IN GENERAL.—If the chief law enforcement
17	officer of a State, or an official or agency designated
18	by a State, has reason to believe that any person has
19	violated or is violating this Act, the attorney general,
20	official, or agency of the State, in addition to any
21	authority it may have to bring an action in State
22	court under its consumer protection law, may bring
23	a civil action in any appropriate United States dis-
24	trict court or in any other court of competent juris-
25	diction, including a State court, to—

1 (A) enjoin further such violation by such 2 person; (B) enforce compliance with this Act; 3 4 (C) obtain civil penalties; and 5 (D) obtain damages, restitution, or other 6 compensation on behalf of residents of the 7 State. 8 (2)NOTICE AND INTERVENTION BY THE 9 FTC.—The attorney general of a State shall provide 10 prior written notice of any action under paragraph

(1) to the Commission and provide the Commission
with a copy of the complaint in the action, except in
any case in which such prior notice is not feasible,
in which case the attorney general shall serve such
notice immediately upon instituting such action. The
Commission shall have the right—

17 (A) to intervene in the action;
18 (B) upon so intervening, to be heard on all
19 matters arising therein; and

20 (C) to file petitions for appeal.

(3) LIMITATION ON STATE ACTION WHILE FEDERAL ACTION IS PENDING.—If the Commission has
instituted a civil action for violation of this Act, no
State attorney general, or official or agency of a
State, may bring an action under this subsection

1 during the pendency of that action against any de-2 fendant named in the complaint of the Commission 3 for any violation of this Act alleged in the complaint. 4 (4) Relationship with state-law claims.— 5 If the attorney general of a State has authority to 6 bring an action under State law directed at acts or 7 practices that also violate this Act, the attorney gen-8 eral may assert the State-law claim and a claim 9 under this Act in the same civil action.

## 10 SEC. 5. RELATIONSHIP TO OTHER LAWS.

(a) EFFECT OF OTHER LAWS.—Section 230 of the
Communications Act of 1934 (47 U.S.C. 230) shall not
apply to any violation of this Act.

(b) EFFECT ON STATE LAWS.—Nothing in this Act
or any regulation promulgated under this Act shall preempt or otherwise affect any State or local law.

17 (c) SEVERABILITY.—If any provision of this Act, or 18 the application thereof to any person or circumstance, is 19 held invalid, the remainder of this Act and the application 20 of such provision to other persons not similarly situated 21 or to other circumstances shall not be affected by the in-22 validation.

## 1 SEC. 6. FTC ENFORCEMENT AUTHORITY.

2 (a) IN GENERAL.—Section 230(e) of the Commu3 nications Act of 1934 (47 U.S.C. 230(e)) is amended by
4 adding at the end the following:

5 "(6) NO EFFECT ON FTC ENFORCEMENT.—
6 Nothing in this section shall be construed to impair
7 the enforcement by the Federal Trade Commission
8 of any provision of law enforced by the Federal
9 Trade Commission.".

10 (b) APPLICABILITY.—The amendment made by this 11 section shall apply with respect to any action or pro-12 ceeding that is commenced on or after the date of the en-13 actment of this Act.

#### 14 SEC. 7. DEFINITIONS.

As used in this Act, the following definitions apply:
(1) COMMISSION.—The term "Commission"
means the Federal Trade Commission.

(2) CONSUMER PRODUCT.—The term "consumer product" has the meaning given such term in
section 3(a) of the Consumer Product Safety Act
(15 U.S.C. 2052(a)).

(3) CYBER HARASSMENT.—The term "cyber
harassment" means electronic communication that
harasses, torments, threatens, or terrorizes a target.

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(4) ONLINE MARKETPLACE.—The term "online

2	marketplace" means a website or web application,
3	that—
4	(A) includes features that allow for, facili-
5	tate, or enable third-party sellers to engage in
6	the sale, purchase, payment, storage, shipping,
7	or delivery of a consumer product in the United
8	States; and
9	(B) hosts one or more third-party sellers.
10	(5) Seller.—The term "seller" means a per-
11	son or entity that sells, offers to sell, or contracts to
12	sell a consumer product through an online market-
13	place's platform.
14	(6) Social media platform.—The term "so-
15	cial media platform" means a website or mobile web
16	application that—
17	(A) permits a person to become a reg-
18	istered user, establish an account, or create a
19	profile for the purpose of allowing the user to
20	create, share, and view user-generated content
21	through such an account or profile;
22	(B) enables one or more users to generate
23	content that can be viewed by other users of the
24	platform; and

(C) primarily serves as a medium for users
 to interact with content generated by other
 users of the medium and for the platform to de liver ads to users.

5 (7) USER.—The term "user" means a person 6 or entity that uses a social media platform or online 7 marketplace for any purpose, including advertisers 8 and sellers, regardless of whether that person has an 9 account or is otherwise registered with the platform.