119th CONGRESS 1st Session

To combat the sexual exploitation of children by supporting victims and promoting accountability and transparency by the tech industry.

IN THE SENATE OF THE UNITED STATES

Mr. HAWLEY (for himself, Mr. DURBIN, Ms. KLOBUCHAR, and Mr. GRASS-LEY) introduced the following bill; which was read twice and referred to the Committee on ______

A BILL

- To combat the sexual exploitation of children by supporting victims and promoting accountability and transparency by the tech industry.
 - 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 "Strengthening Trans-

- 5 parency and Obligations to Protect Children Suffering
- 6 from Abuse and Mistreatment Act of 2025" or the "STOP
- 7 CSAM Act of 2025".

1	SEC. 2. PROTECTING CHILD VICTIMS AND WITNESSES IN
2	FEDERAL COURT.
3	(a) IN GENERAL.—Section 3509 of title 18, United
4	States Code, is amended—
5	(1) in subsection (a)—
6	(A) in paragraph (2)(A), by striking "or
7	exploitation" and inserting "exploitation, or
8	kidnapping, including international parental
9	kidnapping'';
10	(B) in paragraph (3), by striking "physical
11	or mental injury" and inserting "physical in-
12	jury, psychological abuse'';
13	(C) by striking paragraphs (5) , (6) , and
14	(7) and inserting the following:
15	"(5) the term 'psychological abuse' includes—
16	"(A) a pattern of acts, threats of acts, or
17	coercive tactics intended to degrade, humiliate,
18	intimidate, or terrorize a child; and
19	"(B) the infliction of trauma on a child
20	through—
21	"(i) isolation;
22	"(ii) the withholding of food or other
23	necessities in order to control behavior;
24	"(iii) physical restraint; or

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1	"(iv) the confinement of the child
2	without the child's consent and in degrad-
3	ing conditions;
4	"(6) the term 'exploitation' means—
5	"(A) child pornography;
6	"(B) child sex trafficking; or
7	"(C) an obscene visual depiction of a child;
8	"(7) the term 'multidisciplinary child abuse
9	team' means a professional unit of individuals work-
10	ing together to investigate child abuse and provide
11	assistance and support to a victim of child abuse,
12	composed of representatives from—
13	"(A) health, social service, and legal serv-
14	ice agencies that represent the child;
15	"(B) law enforcement agencies and pros-
16	ecutorial offices; and
17	"(C) children's advocacy centers;";
18	(D) in paragraph $(9)(D)$ —
19	(i) by striking "genitals" and insert-
20	ing "anus, genitals,"; and
21	(ii) by striking "or animal";
22	(E) in paragraph (11), by striking "and"
23	at the end;
24	(F) in paragraph (12) —

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1	(i) by striking "the term 'child abuse'
2	does not" and inserting "the terms 'phys-
3	ical injury' and 'psychological abuse' do
4	not"; and
5	(ii) by striking the period and insert-
6	ing a semicolon; and
7	(G) by adding at the end the following:
8	``(13) the term 'covered person' means a person
9	of any age who—
10	"(A) is or is alleged to be—
11	"(i) a victim of a crime of physical
12	abuse, sexual abuse, exploitation, or kid-
13	napping, including international parental
14	kidnapping; or
15	"(ii) a witness to a crime committed
16	against another person; and
17	"(B) was under the age of 18 when the
18	crime described in subparagraph (A) was com-
19	mitted;
20	((14) the term 'protected information', with re-
21	spect to a covered person, includes—
22	"(A) personally identifiable information of
23	the covered person, including—
24	"(i) the name of the covered person;
25	"(ii) an address;

1	"(iii) a phone number;
2	"(iv) a user name or identifying infor-
3	mation for an online, social media, or
4	email account; and
5	"(v) any information that can be used
6	to distinguish or trace the identity of the
7	covered person, either alone or when com-
8	bined with other information that is linked
9	or linkable to the covered person;
10	"(B) medical, dental, behavioral, psy-
11	chiatric, or psychological information of the cov-
12	ered person;
13	"(C) educational or juvenile justice records
14	of the covered person; and
15	"(D) any other information concerning the
16	covered person that is deemed 'protected infor-
17	mation' by order of the court under subsection
18	(d)(5);
19	"(15) the term 'child pornography' has the
20	meaning given the term in section $2256(8)$; and
21	((16) the term 'obscene visual depiction of a
22	child' means any visual depiction prohibited by sec-
23	tion 1466A involving an identifiable minor, as that
24	term is defined in section 2256(9).";
25	(2) in subsection (b)—

1	(A) in paragraph $(1)(C)$, by striking
2	"minor" and inserting "child"; and
3	(B) in paragraph (2)—
4	(i) in the heading, by striking
5	"VIDEOTAPED" and inserting "RE-
6	CORDED";
7	(ii) in subparagraph (A), by striking
8	"that the deposition be recorded and pre-
9	served on videotape" and inserting "that a
10	video recording of the deposition be made
11	and preserved";
12	(iii) in subparagraph (B)—
13	(I) in clause (ii), by striking
14	"that the child's deposition be taken
15	and preserved by videotape" and in-
16	serting "that a video recording of the
17	child's deposition be made and pre-
18	served";
19	(II) in clause (iii)—
20	(aa) in the matter preceding
21	subclause (I), by striking "video-
22	tape" and inserting "recorded";
23	and

1	(bb) in subclause (IV), by
2	striking "videotape" and insert-
3	ing "recording"; and
4	(III) in clause (v)—
5	(aa) in the heading, by
6	striking "VIDEOTAPE" and in-
7	serting "VIDEO RECORDING";
8	(bb) in the first sentence, by
9	striking "made and preserved on
10	video tape" and inserting "re-
11	corded and preserved"; and
12	(cc) in the second sentence,
13	by striking "videotape" and in-
14	serting "video recording";
15	(iv) in subparagraph (C), by striking
16	"child's videotaped" and inserting "video
17	recording of the child's";
18	(v) in subparagraph (D)—
19	(I) by striking "videotaping" and
20	inserting "deposition"; and
21	(II) by striking "videotaped" and
22	inserting "recorded";
23	(vi) in subparagraph (E), by striking
24	"videotaped" and inserting "recorded";
25	and

1	(vii) in subparagraph (F), by striking
2	"videotape" each place the term appears
3	and inserting "video recording";
4	(3) in subsection (d)—
5	(A) in paragraph $(1)(A)$ —
6	(i) in clause (i), by striking "the name
7	of or any other information concerning a
8	child" and inserting "a covered person's
9	protected information"; and
10	(ii) in clause (ii)—
11	(I) by striking "documents de-
12	scribed in clause (i) or the informa-
13	tion in them that concerns a child"
14	and inserting "a covered person's pro-
15	tected information"; and
16	(II) by striking ", have reason to
17	know such information" and inserting
18	"(including witnesses or potential wit-
19	nesses), have reason to know each
20	item of protected information to be
21	disclosed";
22	(B) in paragraph (2)—
23	(i) by striking "the name of or any
24	other information concerning a child" each

1	place the term appears and inserting "a
2	covered person's protected information';
3	(ii) by redesignating subparagraphs
4	(A) and (B) as clauses (i) and (ii), respec-
5	tively, and adjusting the margins accord-
6	ingly;
7	(iii) by striking "All papers" and in-
8	serting the following:
9	"(A) IN GENERAL.—All papers"; and
10	(iv) by adding at the end the fol-
11	lowing:
12	"(B) Enforcement of violations.—
13	The court may address a violation of subpara-
14	graph (A) in the same manner as disobedience
15	or resistance to a lawful court order under sec-
16	tion 401(3).";
17	(C) in paragraph (3)—
18	(i) in subparagraph (A)—
19	(I) by striking "a child from pub-
20	lic disclosure of the name of or any
21	other information concerning the
22	child" and inserting "a covered per-
23	son's protected information from pub-
24	lic disclosure"; and

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1	(II) by striking ", if the court de-
2	termines that there is a significant
3	possibility that such disclosure would
4	be detrimental to the child";
5	(ii) in subparagraph (B)—
6	(I) in clause (i)—
7	(aa) by striking "a child wit-
8	ness, and the testimony of any
9	other witness" and inserting
10	"any witness"; and
11	(bb) by striking "the name
12	of or any other information con-
13	cerning a child" and inserting "a
14	covered person's protected infor-
15	mation"; and
16	(II) in clause (ii), by striking
17	"child" and inserting "covered per-
18	son''; and
19	(iii) by adding at the end the fol-
20	lowing:
21	"(C)(i) For purposes of this paragraph, there
22	shall be a presumption that public disclosure of a
23	covered person's protected information would be det-
24	rimental to the covered person.

1	"(ii) The court shall deny a motion for a pro-
2	tective order under subparagraph (A) only if the
3	court finds that the party opposing the motion has
4	rebutted the presumption under clause (i) of this
5	subparagraph.";
6	(D) in paragraph (4)—
7	(i) by striking "This subsection" and
8	inserting the following:
9	"(A) DISCLOSURE TO CERTAIN PARTIES.—
10	This subsection";
11	(ii) in subparagraph (A), as so des-
12	ignated—
13	(I) by striking "the name of or
14	other information concerning a child"
15	and inserting "a covered person's pro-
16	tected information"; and
17	(II) by striking "or an adult at-
18	tendant, or to" and inserting "an
19	adult attendant, a law enforcement
20	agency for any intelligence or inves-
21	tigative purpose, or"; and
22	(iii) by adding at the end the fol-
23	lowing:
24	"(B) REQUEST FOR PUBLIC DISCLO-
25	SURE.—If any party requests public disclosure

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1	of a covered person's protected information to
2	further a public interest, the court shall deny
3	the request unless the court finds that—
4	"(i) the party seeking disclosure has
5	established that there is a compelling pub-
6	lic interest in publicly disclosing the cov-
7	ered person's protected information;
8	"(ii) there is a substantial probability
9	that the public interest would be harmed if
10	the covered person's protected information
11	is not disclosed;
12	"(iii) the substantial probability of
13	harm to the public interest outweighs the
14	harm to the covered person from public
15	disclosure of the covered person's protected
16	information; and
17	"(iv) there is no alternative to public
18	disclosure of the covered person's protected
19	information that would adequately protect
20	the public interest."; and
21	(E) by adding at the end the following:
22	"(5) Other protected information.—The
23	court may order that information shall be considered
24	to be 'protected information' for purposes of this
25	subsection if the court finds that the information is

10
sufficiently personal, sensitive, or identifying that it
should be subject to the protections and presump-
tions under this subsection.";
(4) by striking subsection (f) and inserting the
following:
"(f) VICTIM IMPACT STATEMENT.—
"(1) PROBATION OFFICER.—In preparing the
presentence report pursuant to rule $32(c)$ of the
Federal Rules of Criminal Procedure, the probation
officer shall request information from the multidisci-
plinary child abuse team, if applicable, or other ap-
propriate sources to determine the impact of the of-
fense on a child victim and any other children who
may have been affected by the offense.
"(2) GUARDIAN AD LITEM.—A guardian ad
litem appointed under subsection (h) shall—
"(A) make every effort to obtain and re-
port information that accurately expresses the
views of a child victim, and the views of family
members as appropriate, concerning the impact
of the offense; and
"(B) use forms that permit a child victim
to express the child's views concerning the per-
sonal consequences of the offense, at a level and

1	in a form of communication commensurate with
2	the child's age and ability.";
3	(5) in subsection (h), by adding at the end the
4	following:
5	"(4) Authorization of appropriations.—
6	"(A) IN GENERAL.—There is authorized to
7	be appropriated to the United States courts to
8	carry out this subsection \$25,000,000 for each
9	fiscal year.
10	"(B) SUPERVISION OF PAYMENTS.—Pay-
11	ments from appropriations authorized under
12	subparagraph (A) shall be made under the su-
13	pervision of the Director of the Administrative
14	Office of the United States Courts.";
15	(6) in subsection (i)—
16	(A) by striking "A child testifying at or at-
17	tending a judicial proceeding" and inserting the
18	following:
19	"(1) IN GENERAL.—A child testifying at a judi-
20	cial proceeding, including in a manner described in
21	subsection (b),";
22	(B) in paragraph (1), as so designated—
23	(i) in the third sentence, by striking
24	"proceeding" and inserting "testimony";
25	and

1	(ii) by striking the fifth sentence; and
2	(C) by adding at the end the following:
3	"(2) Recording.—If the adult attendant is in
4	close physical proximity to or in contact with the
5	child while the child testifies—
6	"(A) at a judicial proceeding, a video re-
7	cording of the adult attendant shall be made
8	and shall become part of the court record; or
9	"(B) in a manner described in subsection
10	(b), the adult attendant shall be visible on the
11	closed-circuit television or in the recorded depo-
12	sition.
13	"(3) Covered persons attending pro-
14	CEEDING.—A covered person shall have the right to
15	be accompanied by an adult attendant when attend-
16	ing any judicial proceeding.";
17	(7) in subsection (j) —
18	(A) by striking "child" each place the term
19	appears and inserting "covered person"; and
20	(B) in the fourth sentence—
21	(i) by striking "and the potential"
22	and inserting ", the potential";
23	(ii) by striking "child's" and inserting
24	"covered person's"; and

1	(iii) by inserting before the period at
2	the end the following: ", and the necessity
3	of the continuance to protect the defend-
4	ant's rights'';
5	(8) in subsection (k), by striking "child" each
6	place the term appears and inserting "covered per-
7	son'';
8	(9) in subsection (l), by striking "child" each
9	place the term appears and inserting "covered per-
10	son''; and
11	(10) in subsection (m)—
12	(A) by striking "(as defined by section
13	2256 of this title)" each place it appears;
14	(B) by inserting "or an obscene visual de-
15	piction of a child" after "child pornography"
16	each place it appears except the second instance
17	in paragraph (3);
18	(C) in paragraph (1) , by inserting "and
19	any civil action brought under section 2255 or
20	2255A" after "any criminal proceeding";
21	(D) in paragraph (2), by adding at the end
22	the following:
23	"(C)(i) Notwithstanding rule 26 of the Federal
24	Rules of Civil Procedure, a court shall deny, in any
25	civil action brought under section 2255 or $2255A$,

1 any request by any party to copy, photograph, dupli-2 cate, or otherwise reproduce any property or mate-3 rial that constitutes child pornography or an obscene 4 visual depiction of a child. 5 "(ii) In a civil action brought under section 6 2255 or 2255A, for purposes of paragraph (1), the 7 court mav— 8 "(I) order the plaintiff or defendant to 9 provide to the court or the Government, as ap-10 plicable, any equipment necessary to maintain 11 care, custody, and control of such property or 12 material; and "(II) take reasonable measures, and may 13 14 order the Government (if such property or ma-15 terial is in the care, custody, and control of the 16 Government) to take reasonable measures, to 17 provide each party to the action, the attorney of 18 each party, and any individual a party may seek 19 to qualify as an expert, with ample opportunity 20 to inspect, view, and examine such property or 21 material at the court or a Government facility, 22 as applicable."; and 23 (E) in paragraph (3)— (i) by inserting "and during the 1-24

25 year period following the date on which the

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1	criminal proceeding becomes final or is ter-
2	minated" after "any criminal proceeding";
3	(ii) by striking ", as defined under
4	section 2256(8),"; and
5	(iii) by inserting "or obscene visual
6	depiction of a child" after "such child por-
7	nography".
8	(b) EFFECTIVE DATE.—The amendments made by
9	this section shall apply to conduct that occurs before, on,
10	or after the date of enactment of this Act.
11	SEC. 3. FACILITATING PAYMENT OF RESTITUTION; TECH-
12	NICAL AMENDMENTS TO RESTITUTION STAT-
13	UTES.
	UTES. Title 18, United States Code, is amended—
13	
13 14	Title 18, United States Code, is amended—
13 14 15	Title 18, United States Code, is amended— (1) in section 1593(c)—
13 14 15 16	 Title 18, United States Code, is amended— (1) in section 1593(c)— (A) by inserting "(1)" after "(c)";
 13 14 15 16 17 	 Title 18, United States Code, is amended— (1) in section 1593(c)— (A) by inserting "(1)" after "(c)"; (B) by striking "chapter, including, in"
 13 14 15 16 17 18 	 Title 18, United States Code, is amended— (1) in section 1593(c)— (A) by inserting "(1)" after "(c)"; (B) by striking "chapter, including, in" and inserting the following: "chapter.
 13 14 15 16 17 18 19 	 Title 18, United States Code, is amended— (1) in section 1593(c)— (A) by inserting "(1)" after "(c)"; (B) by striking "chapter, including, in" and inserting the following: "chapter. "(2) In"; and
 13 14 15 16 17 18 19 20 	 Title 18, United States Code, is amended— (1) in section 1593(c)— (A) by inserting "(1)" after "(c)"; (B) by striking "chapter, including, in" and inserting the following: "chapter. "(2) In"; and (C) in paragraph (2), as so designated, by
 13 14 15 16 17 18 19 20 21 	 Title 18, United States Code, is amended— (1) in section 1593(c)— (A) by inserting "(1)" after "(c)"; (B) by striking "chapter, including, in" and inserting the following: "chapter. "(2) In"; and (C) in paragraph (2), as so designated, by inserting "may assume the rights of the victim

1	(A) by striking "For purposes" and insert-
2	ing the following:
3	"(1) IN GENERAL.—For purposes";
4	(B) by striking "chapter, including, in"
5	and inserting the following: "chapter.
6	"(2) Assumption of crime victim's
7	RIGHTS.—In''; and
8	(C) in paragraph (2), as so designated, by
9	inserting "may assume the rights of the victim
10	under this section" after "suitable by the
11	court'';
12	(3) in section 2259—
13	(A) by striking subsection (a) and insert-
14	ing the following:
15	"(a) IN GENERAL.—Notwithstanding section 3663 or
16	3663A, and in addition to any other civil or criminal pen-
17	alty authorized by law, the court shall order restitution
18	for any offense under—
19	"(1) section 1466A, to the extent the conduct
20	involves a visual depiction of an identifiable minor;
21	OF
22	"(2) this chapter.";
23	(B) in subsection (b)—
24	(i) in paragraph (1), by striking "DI-
25	RECTIONS.—Except as provided in para-

1	graph (2), the" and inserting "RESTITU-
2	TION FOR CHILD PORNOGRAPHY PRODUC-
3	TION.—If the defendant was convicted of
4	child pornography production, the"; and
5	(ii) in paragraph (2)(B), by striking
6	"\$3,000." and inserting the following: "
7	"(i) \$3,000; or
8	"(ii) 10 percent of the full amount of
9	the victim's losses, if the full amount of
10	the victim's losses is less than \$3,000.";
11	and
12	(C) in subsection (c)—
13	(i) by striking paragraph (1) and in-
14	serting the following:
15	"(1) Child Pornography production.—For
16	purposes of this section and section 2259A, the term
17	'child pornography production' means—
18	"(A) a violation of, attempted violation of,
19	or conspiracy to violate section 1466A(a) to the
20	extent the conduct involves production of a vis-
21	ual depiction of an identifiable minor;
22	"(B) a violation of, attempted violation of,
23	or conspiracy to violate section 1466A(a) involv-
24	ing possession with intent to distribute, or sec-
25	tion 1466A(b), to the extent the conduct in-

1	volves a visual depiction of an identifiable
2	minor—
3	"(i) produced by the defendant; or
4	"(ii) that the defendant attempted or
5	conspired to produce;
6	"(C) a violation of subsection (a), (b), or
7	(c) of section 2251, or an attempt or conspiracy
8	to violate any of those subsections under sub-
9	section (e) of that section;
10	"(D) a violation of section 2251A;
11	"(E) a violation of section $2252(a)(4)$ or
12	2252A(a)(5), or an attempt or conspiracy to
13	violate either of those sections under section
14	2252(b)(2) or $2252A(b)(2)$, to the extent such
15	conduct involves child pornography—
16	"(i) produced by the defendant; or
17	"(ii) that the defendant attempted or
18	conspired to produce;
19	"(F) a violation of subsection $(a)(7)$ of sec-
20	tion 2252A, or an attempt or conspiracy to vio-
21	late that subsection under subsection $(b)(3)$ of
22	that section, to the extent the conduct involves
23	production with intent to distribute;

1	"(G) a violation of section 2252A(g) if the
2	series of felony violations involves not fewer
3	than 1 violation—
4	"(i) described in subparagraph (A),
5	(B), (E), or (F) of this paragraph;
6	"(ii) of section 1591; or
7	"(iii) of section 1201, chapter 109A,
8	or chapter 117, if the victim is a minor;
9	"(H) a violation of subsection (a) of sec-
10	tion 2260, or an attempt or conspiracy to vio-
11	late that subsection under subsection $(c)(1)$ of
12	that section;
13	"(I) a violation of section $2260B(a)(2)$ for
14	promoting or facilitating an offense—
15	"(i) described in subparagraph (A),
16	(B), (D), or (E) of this paragraph; or
17	"(ii) under section 2422(b); and
18	"(J) a violation of chapter 109A or chap-
19	ter 117, if the offense involves the production
20	or attempted production of, or conspiracy to
21	produce, child pornography.";
22	(ii) by striking paragraph (3) and in-
23	serting the following:

	20
1	"(3) TRAFFICKING IN CHILD PORNOGRAPHY.—
2	For purposes of this section and section 2259A, the
3	term 'trafficking in child pornography' means—
4	"(A) a violation of, attempted violation of,
5	or conspiracy to violate section 1466A(a) to the
6	extent the conduct involves distribution or re-
7	ceipt of a visual depiction of an identifiable
8	minor;
9	"(B) a violation of, attempted violation of,
10	or conspiracy to violate section 1466A(a) involv-
11	ing possession with intent to distribute, or sec-
12	tion 1466A(b), to the extent the conduct in-
13	volves a visual depiction of an identifiable
14	minor—
15	"(i) not produced by the defendant; or
16	"(ii) that the defendant did not at-
17	tempt or conspire to produce;
18	"(C) a violation of subsection (d) of section
19	2251 or an attempt or conspiracy to violate
20	that subsection under subsection (e) of that sec-
21	tion;
22	"(D) a violation of paragraph (1) , (2) , or
23	(3) of subsection (a) of section 2252, or an at-
24	tempt or conspiracy to violate any of those

paragraphs under subsection $(b)(1)$ of that sec-
tion;
"(E) a violation of section $2252(a)(4)$ or
2252A(a)(5), or an attempt or conspiracy to
violate either of those sections under section
2252(b)(2) or $2252A(b)(2)$, to the extent such
conduct involves child pornography—
"(i) not produced by the defendant; or
"(ii) that the defendant did not at-
tempt or conspire to produce;
"(F) a violation of paragraph (1) , (2) , (3) ,
(4), or (6) of subsection (a) of section $2252A$,
or an attempt or conspiracy to violate any of
those paragraphs under subsection $(b)(1)$ of
that section;
"(G) a violation of subsection $(a)(7)$ of sec-
tion 2252A, or an attempt or conspiracy to vio-
late that subsection under subsection $(b)(3)$ of
that section, to the extent the conduct involves
distribution;
"(H) a violation of section 2252A(g) if the
series of felony violations exclusively involves
violations described in this paragraph (except
subparagraphs (A) and (B));

	20
1	((I) a violation of subsection (b) of section
2	2260, or an attempt or conspiracy to violate
3	that subsection under subsection $(c)(2)$ of that
4	section; and
5	((J) a violation of subsection $(a)(1)$ of sec-
6	tion 2260B, or a violation of subsection $(a)(2)$
7	of that section for promoting or facilitating an
8	offense described in this paragraph (except sub-
9	paragraphs (A) and (B))."; and
10	(iii) in paragraph (4), in the first sen-
11	tence, by inserting "or an identifiable
12	minor harmed as a result of the commis-
13	sion of a crime under section 1466A" after
14	"under this chapter";
15	(4) in section 2259A(a)—
16	(A) in paragraph (1), by striking "under
17	section $2252(a)(4)$ or $2252A(a)(5)$ " and insert-
18	ing "described in subparagraph (B) or (E) of
19	section $2259(c)(3)$ "; and
20	(B) in paragraph (2), by striking "any
21	other offense for trafficking in child pornog-
22	raphy" and inserting "any offense for traf-
23	ficking in child pornography other than an of-
24	fense described in subparagraph (B) or (E) of
25	section 2259(c)(3)";

1	(5) in section 2429—
2	(A) in subsection $(b)(3)$, by striking
3	"2259(b)(3)" and inserting "2259(c)(2)"; and
4	(B) in subsection (d)—
5	(i) by inserting "(1)" after "(d)";
6	(ii) by striking "chapter, including,
7	in" and inserting the following: "chapter.
8	"(2) In"; and
9	(iii) in paragraph (2), as so des-
10	ignated, by inserting "may assume the
11	rights of the victim under this section"
12	after "suitable by the court"; and
13	(6) in section 3664, by adding at the end the
14	following:
15	"(q) TRUSTEE OR OTHER FIDUCIARY.—
16	"(1) IN GENERAL.—
17	"(A) Appointment of trustee or
18	OTHER FIDUCIARY.—When the court issues an
19	order of restitution under section 1593, 2248,
20	2259, 2429, or 3663, or subparagraphs (A)(i)
21	and (B) of section $3663A(c)(1)$, for a victim de-
22	scribed in subparagraph (B) of this paragraph,
23	the court, at its own discretion or upon motion
24	by the Government, may appoint a trustee or
25	other fiduciary to hold any amount paid for res-

1	titution in a trust or other official account for
2	the benefit of the victim.
3	"(B) COVERED VICTIMS.—A victim re-
4	ferred to in subparagraph (A) is a victim who
5	is—
6	"(i) under the age of 18 at the time
7	of the proceeding;
8	"(ii) incompetent or incapacitated; or
9	"(iii) subject to paragraph (3), a for-
10	eign citizen or stateless person residing
11	outside the United States.
12	"(2) ORDER.—When the court appoints a trust-
13	ee or other fiduciary under paragraph (1), the court
14	shall issue an order specifying—
15	"(A) the duties of the trustee or other fi-
16	duciary, which shall require—
17	"(i) the administration of the trust or
18	maintaining an official account in the best
19	interests of the victim; and
20	"(ii) disbursing payments from the
21	trust or account—
22	"(I) to the victim; or
23	"(II) to any individual or entity
24	on behalf of the victim;
25	"(B) that the trustee or other fiduciary—

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1	"(i) shall avoid any conflict of inter-
2	est;
3	"(ii) may not profit from the adminis-
4	tration of the trust or maintaining an offi-
5	cial account for the benefit of the victim
6	other than as specified in the order; and
7	"(iii) may not delegate administration
8	of the trust or maintaining the official ac-
9	count to any other person;
10	"(C) if and when the trust or the duties of
11	the other fiduciary will expire; and
12	"(D) the fees payable to the trustee or
13	other fiduciary to cover expenses of admin-
14	istering the trust or maintaining the official ac-
15	count for the benefit of the victim, and the
16	schedule for payment of those fees.
17	"(3) Fact-finding regarding foreign citi-
18	ZENS AND STATELESS PERSON.—In the case of a
19	victim who is a foreign citizen or stateless person re-
20	siding outside the United States and is not under
21	the age of 18 at the time of the proceeding or in-
22	competent or incapacitated, the court may appoint a
23	trustee or other fiduciary under paragraph (1) only
24	if the court finds it necessary to—

1	"(A) protect the safety or security of the
2	victim; or
3	"(B) provide a reliable means for the vic-
4	tim to access or benefit from the restitution
5	payments.
6	"(4) PAYMENT OF FEES.—
7	"(A) IN GENERAL.—The court may, with
8	respect to the fees of the trustee or other fidu-
9	ciary—
10	"(i) pay the fees in whole or in part;
11	or
12	"(ii) order the defendant to pay the
13	fees in whole or in part.
14	"(B) Applicability of other provi-
15	SIONS.—With respect to a court order under
16	subparagraph (A)(ii) requiring a defendant to
17	pay fees—
18	"(i) subsection $(f)(3)$ shall apply to
19	the court order in the same manner as
20	that subsection applies to a restitution
21	order;
22	"(ii) subchapter C of chapter 227
23	(other than section 3571) shall apply to
24	the court order in the same manner as

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1	that subchapter applies to a sentence of a
2	fine; and
3	"(iii) subchapter B of chapter 229
4	shall apply to the court order in the same
5	manner as that subchapter applies to the
6	implementation of a sentence of a fine.
7	"(C) Effect on other penalties.—Im-
8	position of payment under subparagraph (A)(ii)
9	shall not relieve a defendant of, or entitle a de-
10	fendant to a reduction in the amount of, any
11	special assessment, restitution, other fines, pen-
12	alties, or costs, or other payments required
13	under the defendant's sentence.
14	"(D) Schedule.—Notwithstanding any
15	other provision of law, if the court orders the
16	defendant to make any payment under subpara-
17	graph (A)(ii), the court may provide a payment
18	schedule that is concurrent with the payment of
19	any other financial obligation described in sub-
20	paragraph (C).
21	"(5) Authorization of appropriations.—
22	"(A) IN GENERAL.—There is authorized to
23	be appropriated to the United States courts to
24	carry out this subsection \$15,000,000 for each
25	fiscal year.

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1	"(B) SUPERVISION OF PAYMENTS.—Pay-
2	ments from appropriations authorized under
3	subparagraph (A) shall be made under the su-
4	pervision of the Director of the Administrative
5	Office of the United States Courts.".
6	SEC. 4. CYBERTIPLINE IMPROVEMENTS, AND ACCOUNT-
7	ABILITY AND TRANSPARENCY BY THE TECH
8	INDUSTRY.
9	(a) IN GENERAL.—Chapter 110 of title 18, United
10	States Code, is amended—
11	(1) in section $2258A$ —
12	(A) by striking subsections (a), (b), and (c)
13	and inserting the following:
14	"(a) DUTY TO REPORT.—
15	"(1) DUTY.—In order to reduce the prolifera-
16	tion of online child sexual exploitation and to pre-
17	vent the online sexual exploitation of children, as
18	soon as reasonably possible after obtaining actual
19	knowledge of any facts or circumstances described in
20	paragraph (2) or any apparent child pornography on
21	the provider's service, and in any event not later
22	than 60 days after obtaining such knowledge, a pro-
23	vider shall submit to the CyberTipline of NCMEC,
24	or any successor to the CyberTipline operated by
25	NCMEC, a report that—

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1	"(A) shall contain—
2	"(i) the mailing address, telephone
3	number, facsimile number, electronic mail-
4	ing address of, and individual point of con-
5	tact for, such provider; and
6	"(ii) information or material described
7	in subsection $(b)(1)(A)$ concerning such
8	facts or circumstances or apparent child
9	pornography; and
10	"(B) may contain information described in
11	subsection (b)(2), including any available infor-
12	mation to identify or locate any involved minor.
13	"(2) Facts or circumstances.—The facts or
14	circumstances described in this paragraph are any
15	facts or circumstances indicating an apparent,
16	planned, or imminent violation of section 1591 (if
17	the violation involves a minor), 2251, 2251A, 2252,
18	2252A, 2252B, 2260, or 2422(b).
19	"(3) Complainant information.—For a re-
20	port premised on a complaint or notification sub-
21	mitted to a provider by a user of the provider's
22	product or service, or a parent, guardian, or rep-
23	resentative of such user, the provider shall take rea-
24	sonable measures to determine what information or

1	material in the user's account shall be included in
2	the report as provided in subsection $(b)(1)(A)(vi)$.
3	"(b) Contents of Report.—
4	"(1) IN GENERAL.—In an effort to prevent the
5	future sexual victimization of children, and to the
6	extent the information is within the custody or con-
7	trol of a provider, each report provided under sub-
8	section $(a)(1)$ —
9	"(A) shall include, to the extent that it is
10	applicable and reasonably available—
11	"(i) the name, address, electronic mail
12	address, user or account identification,
13	Internet Protocol address, port number,
14	and uniform resource locator of any indi-
15	vidual who is a subject of the report;
16	"(ii) the terms of service in effect at
17	the time of—
18	"(I) the apparent violation; or
19	"(II) the detection of apparent
20	child pornography or a planned or im-
21	minent violation;
22	"(iii) a copy of any apparent child
23	pornography that is the subject of the re-
24	port, or all accessible chats, messages, or
25	text exchanges that are related to the re-

1	port, that were identified in a publicly
2	available location;
3	"(iv) for each item of apparent child
4	pornography included in the report under
5	clause (iii) or paragraph (2)(E), informa-
6	tion indicating whether—
7	"(I) the apparent child pornog-
8	raphy was publicly available; or
9	"(II) the provider, in its sole dis-
10	cretion, viewed the apparent child por-
11	nography, or any copy thereof, at any
12	point concurrent with or prior to the
13	submission of the report;
14	"(v) for each item of apparent child
15	pornography that is the subject of the re-
16	port, an indication as to whether the ap-
17	parent child pornography—
18	"(I) is created in whole or in part
19	through the use of software, machine
20	learning, artificial intelligence, or any
21	other computer-generated or techno-
22	logical means, including by adapting,
23	modifying, manipulating, or altering
24	an authentic visual depiction;

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1	"(II) has previously been the
2	subject of a report under subsection
3	(a)(1); or
4	"(III) is the subject of multiple
5	contemporaneous reports due to rapid
6	and widespread distribution; and
7	"(vi) any and all information or mate-
8	rial (including apparent child pornography,
9	chats, messages, or text exchanges) relat-
10	ing to the subject of the report in the ac-
11	count of a user of the provider's product or
12	service, if the user, or the parent, guard-
13	ian, or representative of such user—
14	"(I) provided the information or
15	material in a notification or complaint
16	to the provider;
17	"(II) indicates that such informa-
18	tion or material should be included in
19	the report; or
20	"(III) consents to the inclusion of
21	such information or material in the
22	report; and
23	"(B) may, at the sole discretion of the pro-
24	vider, include the information described in para-
25	graph (2) of this subsection.

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1	"(2) OTHER INFORMATION.—The information
2	referred to in paragraph $(1)(B)$ is the following:
3	"(A) INFORMATION ABOUT ANY INVOLVED
4	INDIVIDUAL.—Any information relating to the
5	identity or location of any individual who is a
6	subject of the report, including payment or fi-
7	nancial information (excluding personally iden-
8	tifiable information) and self-reported identi-
9	fying or locating information.
10	"(B) INFORMATION ABOUT ANY INVOLVED
11	MINOR.—Information relating to the identity or
12	location of any involved minor, which may in-
13	clude an address, electronic mail address, Inter-
14	net Protocol address, port number, uniform re-
15	source locator, payment or financial information
16	(excluding personally identifiable information),
17	or any other information that may identify or
18	locate any involved minor, including self-re-
19	ported identifying or locating information.
20	"(C) HISTORICAL REFERENCE.—Informa-
21	tion relating to when and how a customer or
22	subscriber of a provider uploaded, transmitted,
23	or received content relating to the report or
24	when and how content relating to the report
1	was reported to, or discovered by the provider,
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2	including a date and time stamp and time zone.
3	"(D) GEOGRAPHIC LOCATION INFORMA-
4	TION.—Information relating to the geographic
5	location of the involved individual or website,
6	which may include the Internet Protocol ad-
7	dress, port number, or verified address, or, if
8	not reasonably available, at least one form of
9	geographic identifying information, including
10	area code or zip code, provided by the customer
11	or subscriber, or stored or obtained by the pro-
12	vider.
13	"(E) Apparent child pornography.—
14	Any apparent child pornography not described
15	in paragraph (1)(A)(iii), or other content re-
16	lated to the subject of the report.
17	"(F) Complete communication.—The
18	complete communication containing any appar-
19	ent child pornography or other content, includ-
20	ing—
21	"(i) any data or information regard-
22	ing the transmission of the communication;
23	and

1	"(ii) any visual depictions, data, or
2	other digital files contained in, or attached
3	to, the communication.
4	"(G) TECHNICAL IDENTIFIER.—An indus-
5	try-standard hash value or other similar indus-
6	try-standard technical identifier for any re-
7	ported visual depiction as it existed on the pro-
8	vider's service.
9	"(H) Description.—For any item of ap-
10	parent child pornography that is the subject of
11	the report, an indication of whether—
12	"(i) the depicted sexually explicit con-
13	duct involves—
14	"(I) genital, oral, or anal sexual
15	intercourse;
16	"(II) bestiality;
17	"(III) masturbation;
18	"(IV) sadistic or masochistic
19	abuse; or
20	"(V) lascivious exhibition of the
21	anus, genitals, or pubic area of any
22	person; and
23	"(ii) the depicted minor is—
24	"(I) an infant or toddler;
25	"(II) prepubescent;

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"(III) pubescent;
"(IV) post-pubescent; or
"(V) of an indeterminate age or
developmental stage.
"(I) CHATS, MESSAGES, OR TEXT EX-
CHANGES.—Chats, messages, or text exchanges
that fully provide the context for the report.
"(3) Formatting of reports.—When a pro-
vider includes any information described in para-
graph (1) or, at its sole discretion, any information
described in paragraph (2) in a report to the
CyberTipline of NCMEC, or any successor to the
CyberTipline operated by NCMEC, the provider
shall use best efforts to ensure that the report con-
forms with the structure of the CyberTipline or the
successor, as applicable.
"(c) Forwarding of Report and Other Infor-
MATION TO LAW ENFORCEMENT.—
"(1) IN GENERAL.—Pursuant to its clearing-
house role as a private, nonprofit organization, and
at the conclusion of its review in furtherance of its
nonprofit mission, NCMEC shall make available
each report submitted under subsection $(a)(1)$ to one
or more of the following law enforcement agencies:

"(A) Any Federal law enforcement agency 1 2 that is involved in the investigation of child sex-3 exploitation, kidnapping, or enticement ual 4 crimes. 5 "(B) Any State or local law enforcement 6 agency that is involved in the investigation of 7 child sexual exploitation. "(C) A foreign law enforcement agency 8 9 designated by the Attorney General under sub-10 section (d)(3) or a foreign law enforcement 11 agency that has an established relationship with the Federal Bureau of Investigation, Immigra-12 13 tion and Customs Enforcement, or 14 INTERPOL, and is involved in the investiga-15 tion of child sexual exploitation, kidnapping, or 16 enticement crimes. 17 "(2) TECHNICAL IDENTIFIERS.—If a report 18 submitted under subsection (a)(1) contains an in-19 dustry-standard hash value or other similar indus-20 try-standard technical identifier— "(A) NCMEC may compare that hash 21 22 value or identifier with any database or reposi-23 tory of visual depictions owned or operated by 24 NCMEC; and

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1	"(B) if the comparison under subpara-
2	graph (A) results in a match, NCMEC may in-
3	clude the matching visual depiction from its
4	database or repository when forwarding the re-
5	port to an agency described in subparagraph
6	(A) or (B) of paragraph (1).";
7	(B) in subsection (d)—
8	(i) in paragraph (2), by striking "sub-
9	section $(c)(1)$ " and inserting "subsection
10	(c)(1)(A)";
11	(ii) in paragraph (3)—
12	(I) in subparagraph (A), by strik-
13	ing "subsection $(c)(3)$ " and inserting
14	"subsection $(c)(1)(C)$ "; and
15	(II) in subparagraph (C), by
16	striking "subsection $(c)(3)$ " and in-
17	serting "subsection $(c)(1)(C)$ "; and
18	(iii) in paragraph (5)(B)—
19	(I) in clause (i), by striking "for-
20	warded" and inserting "made avail-
21	able"; and
22	(II) in clause (ii), by striking
23	"forwarded" and inserting "made
24	available'';

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1	(C) by striking subsection (e) and inserting
2	the following:
3	"(e) Failure to Comply With Requirements.—
4	"(1) CRIMINAL PENALTY.—
5	"(A) OFFENSE.—It shall be unlawful for a
6	provider to knowingly—
7	"(i) fail to submit a report under sub-
8	section $(a)(1)$ within the time period re-
9	quired by that subsection; or
10	"(ii) fail to preserve material as re-
11	quired under subsection (h).
12	"(B) PENALTY.—
13	"(i) IN GENERAL.—A provider that
14	violates subparagraph (A) shall be fined—
15	"(I) in the case of an initial vio-
16	lation, not more than—
17	"(aa) \$850,000 if the pro-
18	vider has not fewer than
19	100,000,000 monthly active
20	users; or
21	"(bb) \$600,000 if the pro-
22	vider has fewer than 100,000,000
23	monthly active users; and
24	"(II) in the case of any second or
25	subsequent violation, not more than—

1	"(aa) \$1,000,000 if the pro-
2	vider has not fewer than
3	100,000,000 monthly active
4	users; or
5	"(bb) \$850,000 if the pro-
6	vider has fewer than 100,000,000
7	monthly active users.
8	"(ii) HARM TO INDIVIDUALS.—The
9	maximum fine under clause (i) shall be
10	doubled if an individual is harmed as a di-
11	rect and proximate result of the applicable
12	violation.
13	"(2) CIVIL PENALTY.—
14	"(A) VIOLATIONS RELATING TO
15	CYBERTIPLINE REPORTS AND MATERIAL PRES-
16	ERVATION.—A provider shall be liable to the
17	United States Government for a civil penalty in
18	an amount of not less than \$50,000 and not
19	more than \$250,000 if the provider know-
20	ingly—
21	"(i) fails to submit a report under
22	subsection $(a)(1)$ within the time period re-
23	quired by that subsection;
24	"(ii) fails to preserve material as re-
25	quired under subsection (h); or

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1	"(iii) submits a report under sub-
2	section $(a)(1)$ that—
3	"(I) contains materially false or
4	fraudulent information; or
5	"(II) omits information described
6	in subsection $(b)(1)(A)$ that is reason-
7	ably available.
8	"(B) ANNUAL REPORT VIOLATIONS.—A
9	provider shall be liable to the United States
10	Government for a civil penalty in an amount of
11	not less than \$100,000 and not more than
12	\$1,000,000 if the provider knowingly—
13	"(i) fails to submit an annual report
14	as required under subsection (i); or
15	"(ii) submits an annual report under
16	subsection (i) that—
17	"(I) contains a materially false,
18	fraudulent, or misleading statement;
19	or
20	"(II) omits information described
21	in subsection $(i)(1)$ that is reasonably
22	available.
23	"(C) HARM TO INDIVIDUALS.—The
24	amount of a civil penalty under subparagraph
25	(A) or (B) shall be tripled if an individual is

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harmed as a direct and proximate result of the
 applicable violation.
 "(D) COSTS OF CIVIL ACTIONS.—A pro-

vider that commits a violation described in subparagraph (A) or (B) shall be liable to the United States Government for the costs of a civil action brought to recover a civil penalty under that subparagraph.

9 ENFORCEMENT.—This (E)paragraph 10 shall be enforced in accordance with sections 11 3731, 3732, and 3733 of title 31, except that 12 a civil action to recover a civil penalty under 13 subparagraph (A) or (B) of this paragraph may 14 only be brought by the United States Govern-15 ment.

"(3) DEPOSIT OF FINES AND PENALTIES.—
Notwithstanding any other provision of law, any
criminal fine or civil penalty collected under this
subsection shall be deposited into the Child Pornography Victims Reserve as provided in section
2259B.";

(D) in subsection (f), by striking para-graph (3) and inserting the following:

24 "(3) affirmatively search, screen, or scan for—

	10
1	"(A) facts or circumstances described in
2	subsection $(a)(2);$
3	"(B) information described in subsection
4	(b)(2); or
5	"(C) any apparent child pornography.";
6	(E) in subsection (g)—
7	(i) in paragraph (2)(A)—
8	(I) in clause (iii), by inserting
9	"or personnel at a children's advocacy
10	center" after "State)"; and
11	(II) in clause (iv), by striking
12	"State or subdivision of a State" and
13	inserting "State, subdivision of a
14	State, or children's advocacy center";
15	and
16	(ii) in paragraph (3), in the matter
17	preceding subparagraph (A), by striking
18	"subsection (a)" and inserting "subsection
19	(a)(1)";
20	(F) in subsection (h), by striking para-
21	graph (5) and inserting the following:
22	"(5) Relation to reporting require-
23	MENT.—Submission of a report as described in sub-
24	section $(a)(1)$ does not satisfy the obligations under
25	this subsection."; and

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1	(G) by adding at the end the following:
2	"(i) ANNUAL REPORT.—
3	"(1) IN GENERAL.—Not later than March 31 of
4	the second year beginning after the date of enact-
5	ment of the STOP CSAM Act of 2025, and of each
6	year thereafter, a provider that had more than
7	1,000,000 unique monthly visitors or users during
8	each month of the preceding year and accrued rev-
9	enue of more than $$50,000,000$ during the preceding
10	year shall submit to the Attorney General and the
11	Chair of the Federal Trade Commission a report,
12	disaggregated by subsidiary, that provides the fol-
13	lowing information for the preceding year to the ex-
14	tent such information is applicable and reasonably
15	available:
16	"(A) Cybertipline data.—
17	"(i) The total number of reports that
18	the provider submitted under subsection
19	(a)(1).
20	"(ii) Which items of information de-

20 (ii) which items of information de21 scribed in subsection (b)(2) are routinely
22 included in the reports submitted by the
23 provider under subsection (a)(1).

24 "(B) OTHER REPORTING TO THE PRO25 VIDER.—

1	"(i) The measures the provider has in
2	place to receive other reports concerning
3	child sexual exploitation and abuse using
4	the provider's product or on the provider's
5	service.
6	"(ii) The average time for responding
7	to reports described in clause (i).
8	"(iii) The number of reports described
9	in clause (i) that the provider received.
10	"(iv) A summary description of the
11	actions taken upon receipt of the reports
12	described in clause (i).
13	"(C) Policies.—
14	"(i) A description of the policies of
15	the provider with respect to the commis-
16	sion of child sexual exploitation and abuse
17	using the provider's product or on the pro-
18	vider's service, including how child sexual
19	exploitation and abuse is defined.
20	"(ii) A description of possible user
21	consequences for violations of the policies
22	described in clause (i).
23	"(iii) The methods of informing users
24	of the policies described in clause (i).

1	"(iv) The process for adjudicating po-
2	tential violations of the policies described
3	in clause (i).
4	"(D) Culture of safety.—
5	"(i) The measures, tools, and tech-
6	nologies that the provider deploys to—
7	"(I) protect children from sexual
8	exploitation and abuse using the pro-
9	vider's product or service;
10	"(II) prevent or interdict activity
11	by children related to sexual exploi-
12	tation and abuse, including the post-
13	ing or sharing of intimate visual de-
14	pictions; and
15	"(III) accurately identify adult
16	and minor users.
17	"(ii) The measures, tools, and tech-
18	nologies that the provider deploys to em-
19	power parents and guardians to protect
20	their children from sexual exploitation and
21	abuse using the provider's product or serv-
22	ice.
23	"(iii) The measures, tools, and tech-
24	nologies that the provider deploys to pre-
25	vent the use of the provider's product or

1	service by individuals seeking to commit
2	child sexual exploitation and abuse.
3	"(iv) With respect to the measures,
4	tools, and technologies described in clauses
5	(i), (ii), and (iii)—
6	"(I) an assessment of their effi-
7	cacy, including any relevant quan-
8	titative information indicating when
9	and how often they are used; and
10	"(II) information on any factors
11	that limit their efficacy or create gaps
12	in their protection and efforts by the
13	provider to address those loopholes or
14	gaps.
15	"(v) A description of factors that
16	interfere with the provider's ability to de-
17	tect or evaluate instances of child sexual
18	exploitation and abuse and an analysis of
19	the impact of those factors.
20	"(vi) Information shared by the pro-
21	vider with users about the risks to children
22	on the provider's product or service con-
23	cerning sexual exploitation and abuse and
24	an assessment of the impact of the infor-
25	mation on users, including any relevant

1	quantitative information indicating how
2	often the information is reviewed.
3	"(E) SAFETY BY DESIGN.—The measures
4	that the provider takes before launching a new
5	product or service—
6	"(i) to assess—
7	"(I) the safety risks for children
8	with respect to sexual exploitation and
9	abuse; and
10	"(II) whether and how individ-
11	uals could use the new product or
12	service to commit child sexual exploi-
13	tation and abuse; and
14	"(ii) to determine—
15	"(I) the appropriate age for users
16	of the new product or service; and
17	"(II) whether the new product or
18	service will be adopted to commit
19	child sexual exploitation and abuse.
20	"(F) PREVALENCE, TRENDS, AND PAT-
21	TERNS.—Any information concerning—
22	"(i) the prevalence of child sexual ex-
23	ploitation and abuse on the provider's
24	product or service, including the volume of
25	child pornography that is available and

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1	that is being accessed, distributed, or re-
2	ceived; and
3	"(ii) emerging trends, risks, and
4	changing patterns with respect to the com-
5	mission of online child sexual exploitation
6	and abuse.
7	"(G) OTHER INFORMATION.—Any other
8	information relevant to child sexual exploitation
9	and abuse on the provider's product or service.
10	"(2) AVOIDING DUPLICATION.—Notwith-
11	standing the requirement under the matter pre-
12	ceding paragraph (1) that information be submitted
13	annually, in the case of any report submitted under
14	that paragraph after the initial report, a provider
15	shall submit information described in subparagraphs
16	(C) through (F) of that paragraph not less fre-
17	quently than once every 3 years or when new infor-
18	mation is available, whichever is more frequent.
19	"(3) LIMITATION.—Nothing in paragraph (1)
20	shall require the disclosure of trade secrets or other
21	proprietary information.
22	"(4) Publication.—
23	"(A) IN GENERAL.—Subject to subpara-
24	graph (B), the Attorney General and the Chair

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1	of the Federal Trade Commission shall publish
2	the reports received under this subsection.
3	"(B) REDACTION.—
4	"(i) IN GENERAL.—Whether or not
5	such redaction is requested by the pro-
6	vider, the Attorney General and Chair of
7	the Federal Trade Commission shall redact
8	from a report published under subpara-
9	graph (A) any information as necessary to
10	avoid—
11	"(I) undermining the efficacy of
12	a safety measure described in the re-
13	port; or
14	"(II) revealing how a product or
15	service of a provider may be used to
16	commit online child sexual exploi-
17	tation and abuse.
18	"(ii) Additional redaction.—
19	"(I) REQUEST.—In addition to
20	information redacted under clause (i),
21	a provider may request the redaction,
22	from a report published under sub-
23	paragraph (A), of any information
24	that is law enforcement sensitive or

1	otherwise not suitable for public dis-
2	tribution.
3	"(II) AGENCY DISCRETION.—The
4	Attorney General and Chair of the
5	Federal Trade Commission—
6	"(aa) shall consider a re-
7	quest made under subclause (I);
8	and
9	"(bb) may, in their discre-
10	tion, redact from a report pub-
11	lished under subparagraph (A)
12	any information pursuant to the
13	request.";
14	(2) in section 2258B—
15	(A) by striking subsection (a) and insert-
16	ing the following:
17	"(a) IN GENERAL.—
18	"(1) LIMITED LIABILITY.—Except as provided
19	in subsection (b), a civil claim or criminal charge de-
20	scribed in paragraph (2) may not be brought in any
21	Federal or State court.
22	"(2) Covered claims and charges.—A civil
23	claim or criminal charge referred to in paragraph
24	(1) is a civil claim or criminal charge against a pro-
25	vider or domain name registrar, including any direc-

tor, officer, employee, or agent of such provider or
 domain name registrar, that is directly attributable
 to—

4 "(A) the performance of the reporting or
5 preservation responsibilities of such provider or
6 domain name registrar under this section, sec7 tion 2258A, or section 2258C;

8 "(B) transmitting, distributing, or mailing 9 child pornography to any Federal, State, or 10 local law enforcement agency, or giving such 11 agency access to child pornography, in response 12 to a search warrant, court order, or other legal 13 process issued or obtained by such agency; or

14 "(C) the use by the provider or domain 15 name registrar of any material being preserved 16 under section 2258A(h) by such provider or 17 registrar for research and the development and 18 training of tools, undertaken voluntarily and in 19 good faith for the sole and exclusive purpose 20 of—

21 "(i) improving or facilitating reporting
22 under this section, section 2258A, or sec23 tion 2258C; or
24 "(ii) stopping the online sexual exploi-

tation of children."; and

1	(B) in subsection (b)—
2	(i) in paragraph (1), by striking ";
3	or" and inserting "or knowingly failed to
4	comply with a requirement under section
5	2258A;";
6	(ii) in paragraph (2)(C)—
7	(I) by striking "sections" and in-
8	serting "this section or section"; and
9	(II) by striking the period and
10	inserting "; or"; and
11	(iii) by adding at the end the fol-
12	lowing:
13	"(3) for purposes of subsection $(a)(2)(C)$,
14	knowingly distributed or transmitted the material, or
15	made the material available, except as required by
16	law, to—
17	"(A) any other entity;
18	"(B) any person not employed by the pro-
19	vider or domain name registrar; or
20	"(C) any person employed by the provider
21	or domain name registrar who is not conducting
22	any research described in that subsection.";
23	(3) in section 2258C—

1	(A) in the section heading, by striking
2	"the CyberTipline" and inserting
3	" NCMEC ";
4	(B) in subsection (a)—
5	(i) in the subsection heading, by strik-
6	ing "ELEMENTS" and inserting "INFOR-
7	MATION SHARING WITH PROVIDERS AND
8	ENTITIES FOR THE PURPOSES OF PRE-
9	venting and Curtailing the Online
10	SEXUAL EXPLOITATION OF CHILDREN";
11	(ii) in paragraph (1)—
12	(I) by striking "to a provider"
13	and inserting the following: "or sub-
14	mission to the Child Victim Identifica-
15	tion Program to—
16	"(A) a provider";
17	(II) in subparagraph (A), as so
18	designated—
19	(aa) by inserting "use of the
20	provider's products or services to
21	commit" after "stop the"; and
22	(bb) by striking the period
23	at the end and inserting "; or";
24	and

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1	(III) by adding at the end the
2	following:
3	"(B) an entity for the sole and exclusive
4	purpose of preventing and curtailing the online
5	sexual exploitation of children."; and
6	(iii) in paragraph (2)—
7	(I) in the heading, by striking
8	"INCLUSIONS" and inserting "ELE-
9	MENTS'';
10	(II) by striking "unique identi-
11	fiers" and inserting "similar technical
12	identifiers";
13	(III) by inserting "or content,
14	elements, or reported materials,"
15	after" visual depiction,";
16	(IV) by inserting a comma after
17	"location";
18	(V) by striking "and any other
19	elements"; and
20	(VI) by inserting "or submission
21	to the Child Victim Identification Pro-
22	gram" after "CyberTipline report";
23	(C) in subsection (b)—
24	(i) in the heading, by inserting "OR
25	ENTITIES" after "PROVIDERS";

1	(ii) by striking "Any provider" and in-
2	serting the following:
3	"(1) IN GENERAL.—Any provider or entity";
4	(iii) in paragraph (1), as so des-
5	ignated—
6	(I) by striking "receives" and in-
7	serting "obtains"; and
8	(II) by inserting "or submission
9	to the Child Victim Identification Pro-
10	gram" after "CyberTipline report";
11	and
12	(iv) by adding at the end the fol-
13	lowing:
14	"(2) Limitation on sharing with other en-
15	TITIES.—A provider or entity that obtains elements
16	under subsection $(a)(1)$ may not distribute those ele-
17	ments, or make those elements available, to any
18	other entity, except for the sole and exclusive pur-
19	pose of curtailing, preventing, or stopping the online
20	sexual exploitation of children.";
21	(D) in subsection (c)—
22	(i) by striking "subsections" and in-
23	serting "subsection";

1	(ii) by striking "providers receiving"
2	and inserting "a provider or entity to ob-
3	tain";
4	(iii) by inserting "or submission to the
5	Child Victim Identification Program" after
6	"CyberTipline report"; and
7	(iv) by striking "to use the elements
8	to stop the online sexual exploitation of
9	children"; and
10	(E) in subsection (d), by inserting "or to
11	the Child Victim Identification Program" after
12	"CyberTipline";
13	(4) in section $2258E$ —
14	(A) in paragraph (6), by striking "elec-
15	tronic communication service provider" and in-
16	serting "electronic communication service";
17	(B) in paragraph (7), by striking "and" at
18	the end;
19	(C) in paragraph (8), by striking the pe-
20	riod at the end and inserting a semicolon; and
21	(D) by adding at the end the following:
22	"(9) the term 'publicly available', with respect
23	to a visual depiction on a provider's service, means
24	the visual depiction can be viewed by or is accessible
25	to all users of the service, regardless of the steps, if

1	any, a user must take to create an account or to
2	gain access to the service in order to access or view
3	the visual depiction; and
4	"(10) the term 'Child Victim Identification Pro-
5	gram' means the program described in section
6	404(b)(1)(K)(ii) of the Juvenile Justice and Delin-
7	quency Prevention Act of 1974 (34 U.S.C.
8	11293(b)(1)(K)(ii)).";
9	(5) in section 2259B(a), by inserting ", any
10	fine or penalty collected under section 2258A(e),"
11	after "2259A"; and
12	(6) by adding at the end the following:
12	(b) by adding at the the tonowing.
12	"§ 2260B. Liability for certain child sexual exploi-
13	"§2260B. Liability for certain child sexual exploi-
13 14	"§2260B. Liability for certain child sexual exploi- tation offenses
13 14 15 16	"§ 2260B. Liability for certain child sexual exploi- tation offenses "(a) OFFENSE.—It shall be unlawful for a provider
13 14 15 16 17	 "§ 2260B. Liability for certain child sexual exploi- tation offenses "(a) OFFENSE.—It shall be unlawful for a provider of an interactive computer service, as that term is defined
13 14 15 16 17	 "§ 2260B. Liability for certain child sexual exploitation offenses "(a) OFFENSE.—It shall be unlawful for a provider of an interactive computer service, as that term is defined in section 230 of the Communications Act of 1934 (47)
 13 14 15 16 17 18 	 "§2260B. Liability for certain child sexual exploitation offenses "(a) OFFENSE.—It shall be unlawful for a provider of an interactive computer service, as that term is defined in section 230 of the Communications Act of 1934 (47 U.S.C. 230), that operates through the use of any facility
 13 14 15 16 17 18 19 	"§ 2260B. Liability for certain child sexual exploi- tation offenses "(a) OFFENSE.—It shall be unlawful for a provider of an interactive computer service, as that term is defined in section 230 of the Communications Act of 1934 (47 U.S.C. 230), that operates through the use of any facility or means of interstate or foreign commerce or in or affect-
 13 14 15 16 17 18 19 20 	"§ 2260B. Liability for certain child sexual exploi- tation offenses "(a) OFFENSE.—It shall be unlawful for a provider of an interactive computer service, as that term is defined in section 230 of the Communications Act of 1934 (47 U.S.C. 230), that operates through the use of any facility or means of interstate or foreign commerce or in or affect- ing interstate or foreign commerce, through such service
 13 14 15 16 17 18 19 20 21 	"§ 2260B. Liability for certain child sexual exploi- tation offenses "(a) OFFENSE.—It shall be unlawful for a provider of an interactive computer service, as that term is defined in section 230 of the Communications Act of 1934 (47 U.S.C. 230), that operates through the use of any facility or means of interstate or foreign commerce or in or affect- ing interstate or foreign commerce, through such service to—

1 "(2) knowingly promote or facilitate a violation 2 of section 2251, 2251A, 2252, 2252A, or 2422(b). 3 "(b) PENALTY.—A provider of an interactive com-4 puter service that violates subsection (a)— 5 "(1) subject to paragraph (2), shall be fined not 6 more than \$1,000,000; and 7 "(2) if the offense involves a conscious or reck-8 less risk of serious personal injury or an individual 9 is harmed as a direct and proximate result of the 10 violation, shall be fined not more than \$5,000,000. 11 "(c) RULE OF CONSTRUCTION.—Nothing in this sec-12 tion shall be construed to apply to any good faith action by a provider of an interactive computer service that is 13 necessary to comply with a valid court order, subpoena, 14 15 search warrant, statutory obligation, or preservation request from law enforcement.". 16 17 (b) CLERICAL AMENDMENT.—The table of sections 18 for chapter 110 of title 18, United States Code, is amend-19 ed by adding at the end the following: "2260B. Liability for certain child sexual exploitation offenses.".

20 (c) EFFECTIVE DATE FOR AMENDMENTS TO RE21 PORTING REQUIREMENTS OF PROVIDERS.—The amend22 ments made by subsection (a)(1) of this section shall take
23 effect on the date that is 120 days after the date of enact24 ment of this Act.

SEC. 5. EXPANDING CIVIL REMEDIES FOR VICTIMS OF ON LINE CHILD SEXUAL EXPLOITATION.

3 (a) STATEMENT OF INTENT.—Nothing in this section
4 shall be construed to abrogate or narrow any case law con5 cerning section 2255 of title 18, United States Code.

6 (b) CIVIL REMEDY FOR PERSONAL INJURIES.—Sec7 tion 2255(a) of title 18, United States Code, is amended—

8 (1) by striking "IN GENERAL.—Any person 9 who, while a minor, was a victim of a violation of 10 section 1589, 1590, 1591, 2241(c), 2242, 2243, 11 2251, 2251A, 2252, 2252A, 2260, 2421, 2422, or 12 2423 of this title and who suffers personal injury as 13 a result of such violation, regardless of whether the 14 injury occurred while such person was a minor, may 15 sue" and inserting the following: "PRIVATE RIGHT 16 OF ACTION.—

17 "(1) IN GENERAL.—Any person described in
18 subparagraph (A), (B), or (C) of paragraph (2) who
19 suffers personal injury as a result of a violation de20 scribed in that subparagraph, regardless of whether
21 the injury occurred while such person was a minor,
22 may bring a civil action"; and

23 (2) by adding at the end the following:

24 "(2) ELIGIBLE PERSONS.—Paragraph (1) shall
25 apply to any person—

26 "(A) who, while a minor, was a victim of—

1	"(i) a violation of section 1589, 1590,
2	1591, 2241, 2242, 2243, 2251, 2251A,
3	2260(a), 2421, 2422, or 2423;
4	"(ii) an attempt to violate section
5	1589, 1590, or 1591 under section
6	1594(a);
7	"(iii) a conspiracy to violate section
8	1589 or 1590 under section $1594(b)$; or
9	"(iv) a conspiracy to violate section
10	1591 under section 1594(c);
11	"(B) who—
12	"(i) is depicted as a minor in child
13	pornography; and
14	"(ii) is a victim of a violation of 2252,
15	2252A, or 2260(b) (regardless of when the
16	violation occurs); or
17	"(C) who—
18	"(i) is depicted as an identifiable
19	minor in a visual depiction described in
20	section 1466A; and
21	"(ii) is a victim of a violation of that
22	section (regardless of when the violation
23	occurs).".
24	(c) Civil Remedy Against Online Platforms
25	AND APP STORES.—

1 (1) IN GENERAL.—Chapter 110 of title 18, 2 United States Code, is amended by inserting after 3 section 2255 the following: 4 "§ 2255A. Additional remedy for certain victims of 5 child pornography or child sexual exploi-6 tation 7 "(a) IN GENERAL.— 8 "(1) PROMOTION OR AIDING AND ABETTING OF 9 CERTAIN VIOLATIONS.—Any person who is a victim 10 of the intentional, knowing, or reckless promotion, or 11 aiding and abetting, of a violation of section 1591 or 12 1594(c) (involving a minor), or section 2251, 2251A, 13 2252, 2252A, or 2422(b), where such promotion, or 14 aiding and abetting, is by a provider of an interactive computer service or an app store, and who 15 16 suffers personal injury as a result of such promotion 17 or aiding and abetting, regardless of when the injury 18 occurred, may bring a civil action in any appropriate 19 United States District Court for relief set forth in 20 subsection (b).

21 "(2) ACTIVITIES INVOLVING CHILD PORNOG22 RAPHY.—Any person who is a victim of the inten23 tional, knowing, or reckless hosting or storing of
24 child pornography or making child pornography
25 available to any person by a provider of an inter-

active computer service, and who suffers personal in jury as a result of such hosting, storing, or making
 available, regardless of when the injury occurred,
 may bring a civil action in any appropriate United
 States District Court for relief set forth in sub section (b).

7 "(b) RELIEF.—In a civil action brought by a person
8 under subsection (a)—

9 "(1) the person shall recover the actual dam-10 ages the person sustains or liquidated damages in 11 the amount of \$300,000, and the cost of the action, 12 including reasonable attorney fees and other litiga-13 tion costs reasonably incurred; and

14 "(2) the court may, in addition to any other re-15 lief available at law, award punitive damages and 16 such other preliminary and equitable relief as the 17 court determines to be appropriate, including a tem-18 porary restraining order, a preliminary injunction, or 19 a permanent injunction ordering the defendant to 20 cease the offending conduct.

21 "(c) STATUTE OF LIMITATIONS.—There shall be no
22 time limit for the filing of a complaint commencing an
23 action under subsection (a).

24 "(d) VENUE; SERVICE OF PROCESS.—

1	"(1) VENUE.—Any action brought under sub-
2	section (a) may be brought in the district court of
3	the United States that meets applicable require-
4	ments relating to venue under section 1391 of title
5	28.
6	"(2) Service of process.—In an action
7	brought under subsection (a), process may be served
8	in any district in which the defendant—
9	"(A) is an inhabitant; or
10	"(B) may be found.
11	"(e) Relation to Section 230 of the Commu-
12	NICATIONS ACT OF 1934.—Nothing in section 230 of the
13	Communications Act of 1934 (47 U.S.C. 230) shall be
14	construed to impair or limit any claim brought under sub-
15	section (a).
16	"(f) Rules of Construction.—
17	"(1) Applicability to legal process or ob-
18	LIGATION.—Nothing in this section shall be con-
19	strued to apply to any good faith action that is nec-
20	essary to comply with a valid court order, subpoena,
21	search warrant, statutory obligation, or preservation
22	request from law enforcement.
23	"(2) Application of section 2258B.—A civil
24	action brought under subsection (a) shall be subject
25	to section 2258B

25 to section 2258B.

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1	"(g) Encryption Technologies.—
2	"(1) IN GENERAL.—None of the following ac-
3	tions or circumstances shall serve as an independent
4	basis for liability under subsection (a):
5	"(A) Utilizing full end-to-end encrypted
6	messaging services, device encryption, or other
7	encryption services.
8	"(B) Not possessing the information nec-
9	essary to decrypt a communication.
10	"(C) Failing to take an action that would
11	otherwise undermine the ability to offer full
12	end-to-end encrypted messaging services, device
13	encryption, or other encryption services.
14	"(2) Consideration of evidence.—Evidence
15	of actions or circumstances described in paragraph
16	(1) shall be admissible in a civil action brought
17	under subsection (a) if—
18	"(A) the actions or circumstances are rel-
19	evant under rules 401 and 402 of the Federal
20	Rules of Evidence to—
21	"(i) prove motive, intent, preparation,
22	plan, absence of mistake, or lack of acci-
23	dent; or
24	"(ii) rebut any evidence or factual or
25	legal claim; and

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1	"(B) the actions or circumstances—
2	"(i) are otherwise admissible under
3	the Federal Rules of Evidence; and
4	"(ii) are not subject to exclusion
5	under rule 403 or any other rule of the
6	Federal Rules of Evidence.
7	"(3) NO EFFECT ON DISCOVERY.—Nothing in
8	paragraph (1) or (2) shall be construed to create a
9	defense to a discovery request or otherwise limit or
10	affect discovery in any civil action brought under
11	subsection (a).
12	"(h) DEFENSE.—In a civil action under subsection
13	(a)(2) involving knowing or reckless conduct, it shall be
14	a defense at trial, which the provider of an interactive
15	computer service must establish by a preponderance of the
16	evidence as determined by the finder of fact, that—
17	"(1) the provider disabled access to or removed
18	the child pornography within a reasonable time-
19	frame, and in any event not later than 48 hours
20	after obtaining knowledge that the child pornog-
21	raphy was being hosted, stored, or made available by
22	the provider (or, in the case of a provider that, for
23	the most recent calendar year, averaged fewer than
24	10,000,000 active users on a monthly basis in the
25	United States, within a reasonable timeframe, and

1	in any event not later than 2 business days after ob-
2	taining such knowledge);
3	((2) the provider exercised a reasonable, good
4	faith effort to disable access to or remove the child
5	pornography but was unable to do so for reasons
6	outside the provider's control; or
7	"(3) it is technologically impossible for the pro-
8	vider to disable access to or remove the child por-
9	nography without compromising encryption tech-
10	nologies.
11	"(i) Sanctions for Repeated Bad Faith Civil
12	Actions or Defenses.—
13	"(1) DEFINITIONS.—In this subsection:
14	"(A) BAD FAITH CIVIL ACTION.—The term
15	'bad faith civil action' means a civil action
16	brought under subsection (a) in bad faith where
17	the finder of fact determines that at the time
18	the civil action was filed, the party, attorney, or
19	law firm described in paragraph (2) had actual
20	knowledge that—
21	"(i) the alleged conduct did not in-
22	volve any minor; or
23	"(ii) the alleged child pornography did
24	not depict—
25	"(I) any minor; or

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1	"(II) sexually explicit conduct,
2	sexual suggestiveness, full or partial
3	nudity, or implied sexual activity.
4	"(B) BAD FAITH DEFENSE.—The term
5	'bad faith defense' means a defense in a civil
6	action brought under subsection (a) raised in
7	bad faith where the finder of fact determines
8	that at the time the defense was raised, the
9	party, attorney, or law firm described in para-
10	graph (3) had actual knowledge that the de-
11	fense—
12	"(i) was made solely for purpose of
13	delaying the civil action or increasing the
14	costs of the civil action; or
15	"(ii) was objectively baseless in light
16	of the applicable law or facts at issue.
17	"(2) BAD FAITH CIVIL ACTION.—In the case of
18	a civil action brought under subsection (a), the court
19	may impose sanctions on—
20	"(A) the party bringing the civil action if
21	the court finds that the party has brought 2 or
22	more bad faith civil actions (which may include
23	the instant civil action); or
24	"(B) an attorney or law firm representing
25	the party bringing the civil action if the court

1	finds that the attorney or law firm has rep-
2	resented—
3	"(i) a party who has brought 2 or
4	more bad faith civil actions (which may in-
5	clude the instant civil action); or
6	"(ii) 2 or more parties who have each
7	brought a bad faith civil action (which may
8	include the instant civil action).
9	"(3) Bad faith defense.—In the case of a
10	civil action brought under subsection (a), the court
11	may impose sanctions on—
12	"(A) the party defending the civil action if
13	the court finds that the party has raised 2 or
14	more bad faith defenses (which may include 1
15	or more defenses raised in the instant civil ac-
16	tion); or
17	"(B) an attorney or law firm representing
18	the party defending the civil action if the court
19	finds that the attorney or law firm has rep-
20	resented—
21	"(i) a party who has raised 2 or more
22	bad faith defenses (which may include 1 or
23	more defenses raised in the instant civil ac-
24	tion); or

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 "(ii) 2 or more parties who have each raised a bad faith defense (which may include a defense raised in the instant civil action).
clude a defense raised in the instant civil action).
action).
, ,
(1/4) Letter program (masses) D [11() (1)]
"(4) IMPLEMENTATION.—Rule 11(c) of the
Federal Rules of Civil Procedure shall apply to sanc-
tions imposed under this subsection in the same
manner as that rule applies to sanctions imposed for
a violation of rule 11(b) of those Rules.
"(5) Rules of construction.—
"(A) RULE 11.—This subsection shall not
be construed to limit or expand the application
of rule 11 of the Federal Rules of Civil Proce-
dure.
"(B) DEFINITION CHANGE.—Paragraph
(1)(A)(ii) shall not be construed to apply to a
civil action affected by a contemporaneous
change in the law with respect to the definition
of 'child pornography'.
"(j) DEFINITIONS.—In this section:
"(1) APP.—The term 'app' means a software
application or electronic service that may be run or
directed by a user on a computer, a mobile device,
or any other general purpose computing device.

"(2) APP STORE.—The term 'app store' means
a publicly available website, software application, or
other electronic service that—
"(A) distributes apps from third-party de-
velopers to users of a computer, a mobile de-
vice, or any other general purpose computing
device; and
"(B) operates—
"(i) through the use of any means or
facility of interstate or foreign commerce;
or
"(ii) in or affecting interstate or for-
eign commerce.
"(3) INTERACTIVE COMPUTER SERVICE.—The
term 'interactive computer service' means an inter-
active computer service, as defined in section 230(f)
of the Communications Act of 1934 (47 U.S.C.
230(f)), that operates—
"(A) through the use of any means or fa-
cility of interstate or foreign commerce; or
"(B) in or affecting interstate or foreign
commerce.
"(k) SAVINGS CLAUSE.—Nothing in this section, in-
cluding the defenses under this section, shall be construed
to apply to any civil action brought under any other Fed-

eral law, rule, or regulation, including any civil action
 brought against a provider of an interactive computer
 service or an app store under section 1595 or 2255.".

4 (2) CLERICAL AMENDMENT.—The table of sec5 tions for chapter 110 of title 18, United States
6 Code, is amended by inserting after the item relating
7 to section 2255 the following:

8 SEC. 6. SEVERABILITY.

9 If any provision of this Act, an amendment made by 10 this Act, or the application of such provision or amend-11 ment to any person or circumstance is held to be unconsti-12 tutional, the remainder of this Act and the amendments 13 made by this Act, and the application of the provision or 14 amendment to any other person or circumstance, shall not 15 be affected.

16 SEC. 7. CONTINUED APPLICABILITY OF FEDERAL, STATE, 17 AND TRIBAL LAW.

(a) FEDERAL LAW.—Nothing in this Act or the
amendments made by this Act, nor any rule or regulation
issued pursuant to this Act or the amendments made by
this Act, shall affect or diminish any right or remedy for
a victim of child pornography or child sexual exploitation
under any other Federal law, rule, or regulation, including

[&]quot;2255A. Additional remedy for certain victims of child pornography or child sexual exploitation.".

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any claim under section 2255 of title 18, United States
 Code, with respect to any individual or entity.

3 (b) STATE OR TRIBAL LAW.—Nothing in this Act or
4 the amendments made by this Act, nor any rule or regula5 tion issued pursuant to this Act or the amendments made
6 by this Act, shall—

7 (1) preempt, diminish, or supplant any right or
8 remedy for a victim of child pornography or child
9 sexual exploitation under any State or Tribal com10 mon or statutory law; or

(2) prohibit the enforcement of a law governing
child pornography or child sexual exploitation that is
at least as protective of the rights of a victim as this
Act and the amendments made by this Act.