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To amend the Children's Online Privacy Protection Act of 1998 to extend, enhance, and revise the provisions relating to collection, use, and disclosure of personal information of children, to establish certain other protections for personal information of children and minors, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. Markey introduced the following bill; which was read twice and referred to the Committee on _____

A BILL

To amend the Children's Online Privacy Protection Act of 1998 to extend, enhance, and revise the provisions relating to collection, use, and disclosure of personal information of children, to establish certain other protections for personal information of children and minors, and for other purposes.

- 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 "Do Not Track Kids
- 5 Act of 2013".

1 SEC. 2. FINDINGS.

2 Congress finds the following:

- (1) Since the enactment of the Children's Online Privacy Protection Act of 1998, the World Wide Web has changed dramatically, with the creation of tens of millions of websites, the proliferation of entirely new media platforms, and the emergence of a diverse ecosystem of services, devices, and applications that enable users to connect wirelessly within an online environment without being tethered to a desktop computer.
- (2) The explosive growth of the Internet ecosystem has unleashed a wide array of opportunities to learn, communicate, participate in civic life, access entertainment, and engage in commerce.
- (3) In addition to these significant benefits, the Internet also presents challenges, particularly with respect to the efforts of entities to track the online activities of children and minors and to collect, use, and disclose personal information about them, including their geologation, for commercial purposes.
- (4) Children and teens are visiting numerous companies' websites, and marketers are using multimedia games, online quizzes, and mobile phone and tablet applications to create ties to children and teens.

	•
1	(5) According to a study by the Wall Street
2	Journal in 2010, websites directed to children and
3	teens were more likely to use cookies and other
4	tracking tools than sites directed to a general audi-
5	ence.
6	(6) This study examined 50 popular websites
7	for children and teens in the United States and
8	found that these 50 sites placed 4,123 cookies, bea-
9	cons, and other tracking tools on the test computer
10	used for the study.
11	(7) This is 30 percent greater than the number
12	of such tracking tools that were placed on the test
13	computer in a similar study of the 50 overall most
14	popular websites in the United States, which are
15	generally directed to adults.
16	(8) Children and teens lack the cognitive ability
17	to distinguish advertising from program content and
18	to understand that the purpose of advertising is to
19	persuade them, making them unable to activate the
20	defenses on which adults rely.
21	(9) Children and teens are less able than adults
22	to understand the potential long-term consequences
23	of having their information available to third parties,
24	including advertisers, and other individuals.

1	(10) According to Common Sense Media and
2	the Center for Digital Democracy, 90 percent of
3	teens have used some form of social media, 75 per-
4	cent have a social networking site, and 51 percent
5	check their social networking site at least once a
6	day.
7	(11) Ninety-one percent of parents and 91 per-
8	cent of adults believe it is not okay for advertisers
9	to collect information about a child's location from
10	that child's mobile phone.
11	(12) Ninety-four percent of parents and 91 per-
12	cent of adults agree that advertisers should receive
13	the parent's permission before putting tracking soft-
14	ware on a child's computer.
15	(13) Ninety-six percent of parents and 94 per-
16	cent of adults expressed disapproval when asked in
17	it is "okay for a website to ask children for personal
18	information about their friends".
19	(14) Eighty-eight percent of parents would sup-
20	port a law that requires search engines and social
21	networking sites to get users' permission before
22	using their personal information.
23	(15) A Commonsense Media/Zogby poll found
24	that 94 percent of parents and 94 percent of adults
25	believe individuals should have the ability to request

1	the deletion, after a specific period of time, of all of
2	their personal information held by an online search
3	engine, social networking site, or marketing com-
4	pany.
5	(16) According to a Pew/Berkman Center poll,
6	69 percent of parents of teens who engage in online
7	activity are concerned about how that activity might
8	affect their children's future academic or employ-
9	ment opportunities.
10	(17) Eighty-one percent of parents of teens who
11	engage in online activity say they are concerned
12	about how much information advertisers can learn
1.0	about their children's online activity.
13	about their children's offine activity.
13 14	SEC. 3. ONLINE COLLECTION, USE, AND DISCLOSURE OF
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14	SEC. 3. ONLINE COLLECTION, USE, AND DISCLOSURE OF
14 15	SEC. 3. ONLINE COLLECTION, USE, AND DISCLOSURE OF PERSONAL INFORMATION OF CHILDREN.
14 15 16 17	SEC. 3. ONLINE COLLECTION, USE, AND DISCLOSURE OF PERSONAL INFORMATION OF CHILDREN. (a) DEFINITIONS.—Section 1302 of the Children's
14 15 16 17	SEC. 3. ONLINE COLLECTION, USE, AND DISCLOSURE OF PERSONAL INFORMATION OF CHILDREN. (a) DEFINITIONS.—Section 1302 of the Children's Online Privacy Protection Act of 1998 (15 U.S.C. 6501)
14 15 16 17	SEC. 3. ONLINE COLLECTION, USE, AND DISCLOSURE OF PERSONAL INFORMATION OF CHILDREN. (a) DEFINITIONS.—Section 1302 of the Children's Online Privacy Protection Act of 1998 (15 U.S.C. 6501) is amended—
114 115 116 117 118	SEC. 3. ONLINE COLLECTION, USE, AND DISCLOSURE OF PERSONAL INFORMATION OF CHILDREN. (a) DEFINITIONS.—Section 1302 of the Children's Online Privacy Protection Act of 1998 (15 U.S.C. 6501) is amended— (1) by amending paragraph (2) to read as fol-
114 115 116 117 118 119 220	SEC. 3. ONLINE COLLECTION, USE, AND DISCLOSURE OF PERSONAL INFORMATION OF CHILDREN. (a) DEFINITIONS.—Section 1302 of the Children's Online Privacy Protection Act of 1998 (15 U.S.C. 6501) is amended— (1) by amending paragraph (2) to read as follows:
14 15 16 17 18 19 20 21	SEC. 3. ONLINE COLLECTION, USE, AND DISCLOSURE OF PERSONAL INFORMATION OF CHILDREN. (a) DEFINITIONS.—Section 1302 of the Children's Online Privacy Protection Act of 1998 (15 U.S.C. 6501) is amended— (1) by amending paragraph (2) to read as follows: "(2) OPERATOR.—The term 'operator'—
14 15 16 17 18 19 20 21	SEC. 3. ONLINE COLLECTION, USE, AND DISCLOSURE OF PERSONAL INFORMATION OF CHILDREN. (a) DEFINITIONS.—Section 1302 of the Children's Online Privacy Protection Act of 1998 (15 U.S.C. 6501) is amended— (1) by amending paragraph (2) to read as follows: "(2) OPERATOR.—The term 'operator'— "(A) means any person who, for commer-

1	online service, online application, or mobile ap-
2	plication, and who—
3	"(i) collects or maintains, either di-
4	rectly or through a service provider, per-
5	sonal information from or about the users
6	of such website, service, or application;
7	"(ii) allows another person to collect
8	personal information directly from users of
9	such website, service, or application (in
10	which case the operator is deemed to have
11	collected the information); or
12	"(iii) allows users of such website,
13	service, or application to publicly disclose
14	personal information (in which case the op-
15	erator is deemed to have collected the in-
16	formation); and
17	"(B) does not include any nonprofit entity
18	that would otherwise be exempt from coverage
19	under section 5 of the Federal Trade Commis-
20	sion Act (15 U.S.C. 45).";
21	(2) in paragraph (4)—
22	(A) by amending subparagraph (A) to read
23	as follows:
24	"(A) the release of personal information
25	for any purpose, except where such information

is provided to a person other than an operator
who provides support for the internal operations
of the website, online service, online application,
or mobile application of the operator and does
not disclose or use that information for any
other purpose; and"; and
(B) in subparagraph (B), by striking
"website or online service" and inserting
"website, online service, online application, or
mobile application";
(3) in paragraph (8)—
(A) by amending subparagraph (G) to read
as follows:
"(G) information concerning a child or the
parents of that child (including any unique or
substantially unique identifier, such as a cus-
tomer number) that an operator collects online
from the child and combines with an identifier
described in subparagraphs (A) through (G).";
(B) by redesignating subparagraphs (F)
and (G) as subparagraphs (G) and (H), respec-
tively; and
(C) by inserting after subparagraph (E)
the following new subparagraph:

1	"(F) information (including an Internet
2	protocol address) that permits the identification
3	of an individual, the computer of an individual,
4	or any other device used by an individual to ac-
5	cess the Internet or an online service, online ap-
6	plication, or mobile application;";
7	(4) by striking paragraph (10) and redesig-
8	nating paragraphs (11) and (12) as paragraphs (10)
9	and (11), respectively; and
10	(5) by adding at the end the following new
11	paragraph:
12	"(12) Online, online service, online ap-
13	PLICATION, MOBILE APPLICATION, DIRECTED TO
14	CHILDREN.—The terms 'online', 'online service', 'on-
15	line application', 'mobile application', and 'directed
16	to children' shall have the meanings given such
17	terms by the Commission by regulation. Not later
18	than 1 year after the date of the enactment of the
19	Do Not Track Kids Act of 2013, the Commission
20	shall promulgate, under section 553 of title 5,
21	United States Code, regulations that define such
22	terms broadly enough so that they are not limited to
23	current technology, consistent with the principles ar-
24	ticulated by the Commission regarding the definition
25	of the term 'Internet' in its statement of basis and

1	purpose on the final rule under this title promul-
2	gated on November 3, 1999 (64 Fed. Reg. 59891).
3	The definition of the term 'online service' in such
4	regulations shall include broadband Internet access
5	service (as defined in the Report and Order of the
6	Federal Communications Commission relating to the
7	matter of preserving the open Internet and
8	broadband industry practices (FCC 10–201, adopted
9	by the Commission on December 21, 2010)).".
10	(b) Online Collection, Use, and Disclosure of
11	Personal Information of Children.—Section 1303
12	of the Children's Online Privacy Protection Act of 1998
13	(15 U.S.C. 6502) is amended—
14	(1) by striking the heading and inserting the
	(1) by striking the heading and inserting the following: "ONLINE COLLECTION, USE, AND DIS-
14	
14 15	following: "ONLINE COLLECTION, USE, AND DIS-
14 15 16	following: "ONLINE COLLECTION, USE, AND DIS- CLOSURE OF PERSONAL INFORMATION OF
14 15 16 17	following: "ONLINE COLLECTION, USE, AND DIS- CLOSURE OF PERSONAL INFORMATION OF CHILDREN.";
14 15 16 17	following: "ONLINE COLLECTION, USE, AND DISCLOSURE OF PERSONAL INFORMATION OF CHILDREN."; (2) in subsection (a)—
14 15 16 17 18	following: "ONLINE COLLECTION, USE, AND DISCLOSURE OF PERSONAL INFORMATION OF CHILDREN."; (2) in subsection (a)— (A) by amending paragraph (1) to read as
14 15 16 17 18 19 20	following: "ONLINE COLLECTION, USE, AND DISCLOSURE OF PERSONAL INFORMATION OF CHILDREN."; (2) in subsection (a)— (A) by amending paragraph (1) to read as follows:
14 15 16 17 18 19 20	following: "ONLINE COLLECTION, USE, AND DISCLOSURE OF PERSONAL INFORMATION OF CHILDREN."; (2) in subsection (a)— (A) by amending paragraph (1) to read as follows: "(1) IN GENERAL.—It is unlawful for an oper-
14 15 16 17 18 19 20 21	following: "ONLINE COLLECTION, USE, AND DISCLOSURE OF PERSONAL INFORMATION OF CHILDREN."; (2) in subsection (a)— (A) by amending paragraph (1) to read as follows: "(1) IN GENERAL.—It is unlawful for an operator of a website, online service, online application,

1	sonal information from a child in a manner that vio-
2	lates the regulations prescribed under subsection
3	(b)."; and
4	(B) in paragraph (2)—
5	(i) by striking "of such a website or
6	online service'; and
7	(ii) by striking "subsection
8	(b)(1)(B)(iii)" and inserting "subsection
9	(b)(1)(C)(iii)"; and
10	(3) in subsection (b)—
11	(A) by amending paragraph (1) to read as
12	follows:
13	"(1) In general.—Not later than 1 year after
14	the date of the enactment of the Do Not Track Kids
15	Act of 2013, the Commission shall promulgate,
16	under section 553 of title 5, United States Code,
17	regulations to require an operator of a website, on-
18	line service, online application, or mobile application
19	directed to children, or an operator having actual
20	knowledge that personal information being collected
21	is from a child—
22	"(A) to provide clear and conspicuous no-
23	tice in clear and plain language of the types of
24	personal information the operator collects, how
25	the operator uses such information, whether the

1	operator discloses such information, and the
2	procedures or mechanisms the operator uses to
3	ensure that personal information is not col-
4	lected from children except in accordance with
5	the regulations promulgated under this para-
6	graph;
7	"(B) to obtain verifiable parental consent
8	for the collection, use, or disclosure of personal
9	information of a child;
10	"(C) to provide to a parent whose child
11	has provided personal information to the oper-
12	ator, upon request by and proper identification
13	of the parent—
14	"(i) a description of the specific types
15	of personal information collected from the
16	child by the operator;
17	"(ii) the opportunity at any time to
18	refuse to permit the further use or mainte-
19	nance in retrievable form, or future collec-
20	tion, by the operator of personal informa-
21	tion collected from the child; and
22	"(iii) a means that is reasonable
23	under the circumstances for the parent to
24	obtain any personal information collected
25	from the child, if such information is avail-

1	able to the operator at the time the parent
2	makes the request;
3	"(D) not to condition participation in a
4	game, or use of a website, service, or applica-
5	tion, by a child on the provision by the child of
6	more personal information than is reasonably
7	required to participate in the game or use the
8	website, service, or application; and
9	"(E) to establish and maintain reasonable
10	procedures to protect the confidentiality, secu-
11	rity, and integrity of personal information col-
12	lected from children.";
13	(B) in paragraph (2)—
14	(i) in the matter preceding subpara-
15	graph (A), by striking "paragraph
16	(1)(A)(ii)" and inserting "paragraph
17	(1)(B)"; and
18	(ii) in subparagraph (A), by inserting
19	"or to contact a different child" after "to
20	recontact the child";
21	(C) by amending paragraph (3) to read as
22	follows:
23	"(3) Continuation of Service.—The regula-
24	tions shall prohibit an operator from discontinuing
25	service provided to a child on the basis of refusal by

1	the parent of the child, under the regulations pre-
2	scribed under paragraph (1)(C)(ii), to permit the
3	further use or maintenance in retrievable form, or
4	future collection, by the operator of personal infor-
5	mation collected from the child, to the extent that
6	the operator is capable of providing such service
7	without such information."; and
8	(D) by adding at the end the following:
9	"(4) Rule for treatment of users of
10	WEBSITES, SERVICES, AND APPLICATIONS DIRECTED
11	TO CHILDREN.—An operator of a website, online
12	service, online application, or mobile application that
13	is directed to children shall treat all users of such
14	website, service, or application as children for pur-
15	poses of this title, except as permitted by the Com-
16	mission by a regulation promulgated under this
17	title.".
18	(c) Administration and Applicability of Act.—
19	Section 1306 of the Children's Online Privacy Protection
20	Act of 1998 (15 U.S.C. 6505) is amended—
21	(1) in subsection (b)—
22	(A) in paragraph (1), by striking ", in the
23	case of" and all that follows and inserting the
24	following: "by the appropriate Federal banking
25	agency with respect to any insured depository

1	institution (as such terms are defined in section
2	3 of such Act (12 U.S.C. 1813));"; and
3	(B) by striking paragraph (2) and redesig-
4	nating paragraphs (3) through (6) as para-
5	graphs (2) through (5), respectively; and
6	(2) by adding at the end the following new sub-
7	section:
8	"(f) Telecommunications Carriers and Cable
9	OPERATORS.—
10	"(1) Enforcement by ftc.—Notwithstanding
11	section 5(a)(2) of the Federal Trade Commission
12	Act (15 U.S.C. 45(a)(2)), compliance with the re-
13	quirements imposed under this title shall be enforced
14	by the Commission with respect to any telecommuni-
15	cations carrier (as defined in section 3 of the Com-
16	munications Act of 1934 (47 U.S.C. 153)).
17	"(2) Relationship to other law.—To the
18	extent that sections 222, 338(i), and 631 of the
19	Communications Act of 1934 (47 U.S.C. 222;
20	338(i); 551) are inconsistent with this title, this title
21	controls.".
22	SEC. 4. TARGETED MARKETING TO CHILDREN OR MINORS.
23	(a) Acts Prohibited.—It is unlawful for—
24	(1) an operator of a website, online service, on-
25	line application, or mobile application directed to

children, or an operator having actual knowledge 1 2 that personal information being collected is from a 3 child, to use, disclose to third parties, or compile 4 personal information for targeted marketing pur-5 poses without verifiable parental consent; or 6 (2) an operator of a website, online service, on-7 line application, or mobile application directed to mi-8 nors, or an operator having actual knowledge that 9 personal information being collected is from a minor, 10 to use, disclose to third parties, or compile personal 11 information for targeted marketing purposes without 12 the consent of the minor. 13 (b) REGULATIONS.—Not later than 1 year after the date of the enactment of this Act, the Commission shall 14 15 promulgate, under section 553 of title 5, United States Code, regulations to implement this section. 16 17 SEC. 5. DIGITAL MARKETING BILL OF RIGHTS FOR TEENS 18 AND FAIR INFORMATION PRACTICES PRIN-19 CIPLES. 20 (a) ACTS PROHIBITED.—It is unlawful for an oper-21 ator of a website, online service, online application, or mo-22 bile application directed to minors, or an operator having 23 actual knowledge that personal information being collected is from a minor, to collect personal information from a minor unless such operator has adopted and complies with

1	a Digital Marketing Bill of Rights for Teens that is con-
2	sistent with the Fair Information Practices Principles de-
3	scribed in subsection (b).
4	(b) Fair Information Practices Principles.—
5	The Fair Information Practices Principles described in
6	this subsection are the following:
7	(1) Collection Limitation Principle.—Ex-
8	cept as provided in paragraph (3), personal informa-
9	tion should be collected from a minor only when col-
10	lection of the personal information is—
11	(A) consistent with the context of a par-
12	ticular transaction or service or the relationship
13	of the minor with the operator, including collec-
14	tion necessary to fulfill a transaction or provide
15	a service requested by the minor; or
16	(B) required or specifically authorized by
17	law.
18	(2) Data Quality Principle.—The personal
19	information of a minor should be accurate, complete,
20	and kept up-to-date to the extent necessary to fulfill
21	the purposes described in subparagraphs (A)
22	through (D) of paragraph (3).
23	(3) Purpose specification principle.—The
24	purposes for which personal information is collected
25	should be specified to the minor not later than at

1	the time of the collection of the information. The
2	subsequent use or disclosure of the information
3	should be limited to—
4	(A) fulfillment of the transaction or service
5	requested by the minor;
6	(B) support for the internal operations of
7	the website, service, or application, as described
8	in section 312.2 of title 16, Code of Federal
9	Regulations;
10	(C) compliance with legal process or other
11	purposes expressly authorized under specific
12	legal authority; or
13	(D) other purposes—
14	(i) that are specified in a notice to the
15	minor; and
16	(ii) to which the minor has consented
17	under paragraph (7) before the informa-
18	tion is used or disclosed for such other
19	purposes.
20	(4) RETENTION LIMITATION PRINCIPLE.—The
21	personal information of a minor should not be re-
22	tained for longer than is necessary to fulfill a trans-
23	action or provide a service requested by the minor
24	or such other purposes specified in subparagraphs
25	(A) through (D) of paragraph (3). The operator

1	should implement a reasonable and appropriate data
2	disposal policy based on the nature and sensitivity of
3	such personal information.
4	(5) SECURITY SAFEGUARDS PRINCIPLE.—The
5	personal information of a minor should be protected
6	by reasonable and appropriate security safeguards
7	against risks such as loss or unauthorized access,
8	destruction, use, modification, or disclosure.
9	(6) Openness principle.—
10	(A) IN GENERAL.—The operator should
11	maintain a general policy of openness about de-
12	velopments, practices, and policies with respect
13	to the personal information of a minor. The op-
14	erator should provide each minor using the
15	website, online service, online application, or
16	mobile application of the operator with a clear
17	and prominent means—
18	(i) to identify and contact the oper-
19	ator, by, a at minimum, disclosing, clearly
20	and prominently, the identity of the oper-
21	ator and—
22	(I) in the case of an operator
23	who is an individual, the address of
24	the principal residence of the operator

1	and an email address and telephone
2	number for the operator; or
3	(II) in the case of any other op-
4	erator, the address of the principal
5	place of business of the operator and
6	an email address and telephone num-
7	ber for the operator;
8	(ii) to determine whether the operator
9	possesses any personal information of the
10	minor, the nature of any such information,
11	and the purposes for which the information
12	was collected and is being retained;
13	(iii) to obtain any personal informa-
14	tion of the minor that is in the possession
15	of the operator from the operator, or from
16	a person specified by the operator, within
17	a reasonable time after making a request,
18	at a charge (if any) that is not excessive,
19	in a reasonable manner, and in a form that
20	is readily intelligible to the minor;
21	(iv) to challenge the accuracy of per-
22	sonal information of the minor that is in
23	the possession of the operator; and
24	(v) if the minor establishes the inaccu-
25	racy of personal information in a challenge

1	under clause (iv), to have such information
2	erased, corrected, completed, or otherwise
3	amended.
4	(B) Limitation.—Nothing in this para-
5	graph shall be construed to permit an operator
6	to erase or otherwise modify personal informa-
7	tion requested by a law enforcement agency
8	pursuant to legal authority.
9	(7) Individual participation principle.—
10	The operator should—
11	(A) obtain consent from a minor before
12	using or disclosing the personal information of
13	the minor for any purpose other than the pur-
14	poses described in subparagraphs (A) through
15	(C) of paragraph (3); and
16	(B) obtain affirmative express consent
17	from a minor before using or disclosing pre-
18	viously collected personal information of the
19	minor for purposes that constitute a material
20	change in practice from the original purposes
21	specified to the minor under paragraph (3).
22	(c) REGULATIONS.—Not later than 1 year after the
23	date of the enactment of this Act, the Commission shall
24	promulgate, under section 553 of title 5, United States
25	Code, regulations to implement this section, including reg-

- 1 ulations further defining the Fair Information Practices
- 2 Principles described in subsection (b).

3 SEC. 6. ONLINE COLLECTION OF GEOLOCATION INFORMA-

4 TION OF CHILDREN AND MINORS.

(a) Acts Prohibited.—

- (1) IN GENERAL.—It is unlawful for an operator of a website, online service, online application, or mobile application directed to children or minors, or an operator having actual knowledge that geolocation information being collected is from a child or minor, to collect geolocation information from a child or minor in a manner that violates the regulations prescribed under subsection (b).
- (2) DISCLOSURE TO PARENT OR MINOR PROTECTED.—Notwithstanding paragraph (1), neither an operator nor the operator's agent shall be held to be liable under any Federal or State law for any disclosure made in good faith and following reasonable procedures in responding to a request for disclosure of geolocation information under subparagraph (C)(ii)(III) or (D)(ii)(III) of subsection (b)(1).

(b) Regulations.—

(1) IN GENERAL.—Not later than 1 year after the date of the enactment of this Act, the Commission shall promulgate, under section 553 of title 5,

1	United States Code, regulations that require an op-
2	erator of a website, online service, online application,
3	or mobile application directed to children or minors,
4	or an operator having actual knowledge that
5	geolocation information being collected is from a
6	child or minor—
7	(A) to provide clear and conspicuous notice
8	in clear and plain language of any geolocation
9	information the operator collects, how the oper-
10	ator uses such information, and whether the op-
11	erator discloses such information;
12	(B) to establish procedures or mechanisms
13	to ensure that geolocation information is not
14	collected from children or minors except in ac-
15	cordance with regulations promulgated under
16	this paragraph;
17	(C) in the case of collection of geolocation
18	information from a child—
19	(i) prior to collecting such informa-
20	tion, to obtain verifiable parental consent;
21	and
22	(ii) after collecting such information,
23	to provide to the parent of the child, upon
24	request by and proper identification of the
25	parent—

1	(I) a description of the
2	geolocation information collected from
3	the child by the operator;
4	(II) the opportunity at any time
5	to refuse to permit the further use or
6	maintenance in retrievable form, or
7	future collection, by the operator of
8	geolocation information from the
9	child; and
10	(III) a means that is reasonable
11	under the circumstances for the par-
12	ent to obtain any geolocation informa-
13	tion collected from the child, if such
14	information is available to the oper-
15	ator at the time the parent makes the
16	request; and
17	(D) in the case of collection of geolocation
18	information from a minor—
19	(i) prior to collecting such informa-
20	tion, to obtain affirmative express consent
21	from such minor; and
22	(ii) after collecting such information
23	to provide to the minor upon request—

	24
1	(I) a description of the
2	geolocation information collected from
3	the minor by the operator;
4	(II) the opportunity at any time
5	to refuse to permit the further use or
6	maintenance in retrievable form, or
7	future collection, by the operator of
8	geolocation information from the
9	minor; and
10	(III) a means that is reasonable
11	under the circumstances for the minor
12	to obtain any geolocation information
13	collected from the minor, if such in-
14	formation is available to the operator
15	at the time the minor makes the re-
16	quest.
17	(2) When consent not required.—The reg-
18	ulations promulgated under paragraph (1) shall pro-
19	vide that verifiable parental consent under subpara-
20	graph (C)(i) of such paragraph or affirmative ex-
21	press consent under subparagraph (D)(i) of such
22	paragraph is not required when the collection of the
23	geolocation information of a child or minor is nec
24	essary, to the extent permitted under other provi-
25	sions of law, to provide information to law enforce-

ment agencies or for an investigation on a matter re-1 2 lated to public safety. 3 (3) Continuation of Service.—The regula-4 tions promulgated under paragraph (1) shall pro-5 hibit an operator from discontinuing service provided 6 to— 7 (A) a child on the basis of refusal by the 8 parent of the child, under subparagraph 9 (C)(ii)(II) of such paragraph, to permit the fur-10 ther use or maintenance in retrievable form, or 11 future online collection, of geolocation informa-12 tion from the child by the operator, to the ex-13 tent that the operator is capable of providing 14 such service without such information; or 15 (B) a minor on the basis of refusal by the 16 minor, under subparagraph (D)(ii)(II) of such 17 paragraph, to permit the further use or mainte-18 nance in retrievable form, or future online col-19 lection, of geolocation information from the 20 minor by the operator, to the extent that the 21 operator is capable of providing such service 22 without such information. 23 (c) Inconsistent State Law.—No State or local government may impose any liability for commercial ac-25 tivities or actions by operators in interstate or foreign

- 1 commerce in connection with an activity or action de-
- 2 scribed in this section that is inconsistent with the treat-
- 3 ment of those activities or actions under this section.

4 SEC. 7. REMOVAL OF CONTENT.

- 5 (a) ACTS PROHIBITED.—It is unlawful for an oper-
- 6 ator of a website, online service, online application, or mo-
- 7 bile application to make publicly available through the
- 8 website, service, or application content or information that
- 9 contains or displays personal information of children or
- 10 minors in a manner that violates the regulations pre-
- 11 scribed under subsection (b).

12 (b) Regulations.—

- 13 (1) IN GENERAL.—Not later than 1 year after
- the date of the enactment of this Act, the Commis-
- sion shall promulgate, under section 553 of title 5,
- 16 United States Code, regulations that require an op-
- 17 erator—
- (A) to the extent technologically feasible,
- to implement mechanisms that permit a user of
- 20 the website, service, or application of the oper-
- ator to erase or otherwise eliminate content or
- information submitted to the website, service, or
- application by such user that is publicly avail-
- able through the website, service, or application

1	and contains or displays personal information of
2	children or minors; and
3	(B) to take appropriate steps to make
4	users aware of such mechanisms and to provide
5	notice to users that such mechanisms do not
6	necessarily provide comprehensive removal of
7	the content or information submitted by such
8	users.
9	(2) Exception.—The regulations promulgated
10	under paragraph (1) may not require an operator or
11	third party to erase or otherwise eliminate content
12	or information that—
13	(A) any other provision of Federal or State
14	law requires the operator or third party to
15	maintain; or
16	(B) was submitted to the website, service,
17	or application of the operator by any person
18	other than the user who is attempting to erase
19	or otherwise eliminate such content or informa-
20	tion, including content or information submitted
21	by such user that was republished or resub-
22	mitted by another person.
23	(3) Limitation.—Nothing in this section shall
24	be construed to limit the authority of a law enforce-
25	ment agency to obtain any content or information

1 from an operator as authorized by law or pursuant

2 to an order of a court of competent jurisdiction.

3 SEC. 8. ENFORCEMENT AND APPLICABILITY.

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- (a) Enforcement by the Commission.—
- 5 (1) IN GENERAL.—Except as otherwise pro-6 vided, this Act and the regulations prescribed under 7 this Act shall be enforced by the Commission under 8 the Federal Trade Commission Act (15 U.S.C. 41 et 9 seq.).
 - (2) Unfair or deceptive acts or practices.—Subject to subsection (b), a violation of this Act or a regulation prescribed under this Act shall be treated as a violation of a rule defining an unfair or deceptive act or practice prescribed under section 18(a)(1)(B) of the Federal Trade Commission Act (15 U.S.C. 57a(a)(1)(B)).
 - (3) Actions by the commission.—Subject to subsection (b), and except as provided in subsection (d)(1), the Commission shall prevent any person from violating this Act or a regulation prescribed under 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 made a part of

this Act, and any person who violates this Act or 1 2 such regulation shall be subject to the penalties and 3 entitled to the privileges and immunities provided in 4 the Federal Trade Commission Act. 5 (b) Enforcement by Certain Other Agen-6 CIES.—Notwithstanding subsection (a), compliance with 7 the requirements imposed under this Act shall be enforced 8 as follows: 9 (1) Under section 8 of the Federal Deposit In-10 surance Act (12 U.S.C. 1818) by the appropriate 11 Federal banking agency, with respect to an insured 12 depository institution (as such terms are defined in 13 section 3 of such Act (12 U.S.C. 1813)). 14 (2) Under the Federal Credit Union Act (12) 15 U.S.C. 1751 et seq.) by the National Credit Union 16 Administration Board, with respect to any Federal 17 credit union. 18 (3) Under part A of subtitle VII of title 49, 19 United States Code, by the Secretary of Transpor-20 tation, with respect to any air carrier or foreign air 21 carrier subject to such part. 22 (4) Under the Packers and Stockyards Act, 23 1921 (7 U.S.C. 181 et seq.) (except as provided in

section 406 of such Act (7 U.S.C. 226; 227)) by the

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Secretary of Agriculture, with respect to any activi-
ties subject to such Act.
(5) Under the Farm Credit Act of 1971 (12
U.S.C. 2001 et seq.) by the Farm Credit Adminis-
tration, with respect to any Federal land bank, Fed-
eral land bank association, Federal intermediate
credit bank, or production credit association.
(c) Enforcement by State Attorneys Gen-
ERAL.—
(1) In General.—
(A) CIVIL ACTIONS.—In any case in which
the attorney general of a State has reason to
believe that an interest of the residents of that
State has been or is threatened or adversely af-
fected by the engagement of any person in a
practice that violates this Act or a regulation
prescribed under this Act, the State, as parens
patriae, may bring a civil action on behalf of
the residents of the State in a district court of
the United States of appropriate jurisdiction
to—
(i) enjoin that practice;
(ii) enforce compliance with this Act
or such regulation;

1	(iii) obtain damages, restitution, or
2	other compensation on behalf of residents
3	of the State; or
4	(iv) obtain such other relief as the
5	court may consider to be appropriate.
6	(B) Notice.—
7	(i) In general.—Before filing an ac-
8	tion under subparagraph (A), the attorney
9	general of the State involved shall provide
10	to the Commission—
11	(I) written notice of that action;
12	and
13	(II) a copy of the complaint for
14	that action.
15	(ii) Exemption.—
16	(I) In General.—Clause (i)
17	shall not apply with respect to the fil-
18	ing of an action by an attorney gen-
19	eral of a State under this paragraph,
20	if the attorney general determines
21	that it is not feasible to provide the
22	notice described in that clause before
23	the filing of the action.
24	(II) Notification.—In an ac-
25	tion described in subclause (I), the at-

1	torney general of a State shall provide
2	notice and a copy of the complaint to
3	the Commission at the same time as
4	the attorney general files the action.
5	(2) Intervention.—
6	(A) IN GENERAL.—On receiving notice
7	under paragraph (1)(B), the Commission shall
8	have the right to intervene in the action that is
9	the subject of the notice.
10	(B) EFFECT OF INTERVENTION.—If the
11	Commission intervenes in an action under para-
12	graph (1), it shall have the right—
13	(i) to be heard with respect to any
14	matter that arises in that action; and
15	(ii) to file a petition for appeal.
16	(3) Construction.—For purposes of bringing
17	any civil action under paragraph (1), nothing in this
18	Act shall be construed to prevent an attorney gen-
19	eral of a State from exercising the powers conferred
20	on the attorney general by the laws of that State
21	to—
22	(A) conduct investigations;
23	(B) administer oaths or affirmations; or

1	(C) compet the attendance of witnesses of
2	the production of documentary and other evi-
3	dence.
4	(4) Actions by the commission.—In any
5	case in which an action is instituted by or on behalf
6	of the Commission for violation of this Act or a reg-
7	ulation prescribed under this Act, no State may
8	during the pendency of that action, institute an ac-
9	tion under paragraph (1) against any defendant
10	named in the complaint in the action instituted by
11	or on behalf of the Commission for that violation.
12	(5) Venue; service of process.—
13	(A) Venue.—Any action brought under
14	paragraph (1) may be brought in the district
15	court of the United States that meets applicable
16	requirements relating to venue under section
17	1391 of title 28, United States Code.
18	(B) Service of process.—In an action
19	brought under paragraph (1), process may be
20	served in any district in which the defendant—
21	(i) is an inhabitant; or
22	(ii) may be found.
23	(d) Telecommunications Carriers and Cable
24	OPERATORS.—

1	(1) Enforcement by ftc.—Notwithstanding
2	section 5(a)(2) of the Federal Trade Commission
3	Act (15 U.S.C. 45(a)(2)), compliance with the re-
4	quirements imposed under this Act shall be enforced
5	by the Commission with respect to any telecommuni-
6	cations carrier (as defined in section 3 of the Com-
7	munications Act of 1934 (47 U.S.C. 153)).
8	(2) Relationship to other law.—To the ex-
9	tent that sections 222, 338(i), and 631 of the Com-
10	munications Act of 1934 (47 U.S.C. 222; 338(i);
11	551) are inconsistent with this Act, this Act con-
12	trols.
13	SEC. 9. RULE FOR TREATMENT OF USERS OF WEBSITES,
1314	SEC. 9. RULE FOR TREATMENT OF USERS OF WEBSITES, SERVICES, AND APPLICATIONS DIRECTED TO
14	SERVICES, AND APPLICATIONS DIRECTED TO
14 15	SERVICES, AND APPLICATIONS DIRECTED TO CHILDREN OR MINORS.
14151617	SERVICES, AND APPLICATIONS DIRECTED TO CHILDREN OR MINORS. An operator of a website, online service, online appli-
14151617	SERVICES, AND APPLICATIONS DIRECTED TO CHILDREN OR MINORS. An operator of a website, online service, online application, or mobile application that is directed to children
14 15 16 17 18	SERVICES, AND APPLICATIONS DIRECTED TO CHILDREN OR MINORS. An operator of a website, online service, online application, or mobile application that is directed to children or minors shall treat all users of such website, service, or
141516171819	SERVICES, AND APPLICATIONS DIRECTED TO CHILDREN OR MINORS. An operator of a website, online service, online application, or mobile application that is directed to children or minors shall treat all users of such website, service, or application as children or minors (as the case may be) for
14 15 16 17 18 19 20	CHILDREN OR MINORS. An operator of a website, online service, online application, or mobile application that is directed to children or minors shall treat all users of such website, service, or application as children or minors (as the case may be) for purposes of this Act, except as permitted by the Commissional C
1415161718192021	CHILDREN OR MINORS. An operator of a website, online service, online application, or mobile application that is directed to children or minors shall treat all users of such website, service, or application as children or minors (as the case may be) for purposes of this Act, except as permitted by the Commission by a regulation promulgated under this Act.
14 15 16 17 18 19 20 21 22	CHILDREN OR MINORS. An operator of a website, online service, online application, or mobile application that is directed to children or minors shall treat all users of such website, service, or application as children or minors (as the case may be) for purposes of this Act, except as permitted by the Commission by a regulation promulgated under this Act. SEC. 10. DEFINITIONS.

1	(2) Targeted Marketing.—The term "tar-
2	geted marketing" means advertising or other efforts
3	to market a product or service that are directed to
4	a specific individual or device—
5	(A) based on the personal information of
6	the individual or a unique identifier of the de-
7	vice; and
8	(B) as a result of use by the individual, or
9	access by the device, of a website, online serv-
10	ice, online application, or mobile application.
11	(b) Terms Defined by Commission.—In this Act,
12	the terms "directed to minors" and "geolocation informa-
13	tion" shall have the meanings given such terms by the
14	Commission by regulation. Not later than 1 year after the
15	date of the enactment of this Act, the Commission shall
16	promulgate, under section 553 of title 5, United States
17	Code, regulations that define such terms broadly enough
18	so that they are not limited to current technology, con-
19	sistent with the principles articulated by the Commission
20	regarding the definition of the term "Internet" in its
21	statement of basis and purpose on the final rule under
22	the Children's Online Privacy Protection Act of 1998 (15
23	U.S.C. 6501 et seq.) promulgated on November 3, 1999
24	(64 Fed. Reg. 59891).

- 1 (c) Other Definitions.—The definitions set forth
- 2 in section 1302 of the Children's Online Privacy Protec-
- 3 tion Act of 1998 (15 U.S.C. 6501), as amended by section
- 4 3(a), shall apply in this Act, except to the extent the Com-
- 5 mission provides otherwise by regulations issued under
- 6 section 553 of title 5, United States Code.

7 SEC. 11. EFFECTIVE DATES.

- 8 (a) In General.—Except as provided in subsections
- 9 (b) and (c), this Act and the amendments made by this
- 10 Act shall take effect on the date that is 1 year after the
- 11 date of the enactment of this Act.
- 12 (b) Authority to Promulgate Regulations.—
- 13 The following shall take effect on the date of the enact-
- 14 ment of this Act:
- 15 (1) The amendments made by subsections
- 16 (a)(5) and (b)(3)(A) of section 3.
- 17 (2) Sections 4(b), 5(c), 6(b), and 7(b).
- 18 (3) Subsections (b) and (c) of section 10.
- 19 (c) Digital Marketing Bill of Rights for
- 20 Teens.—Section 5, except for subsection (c) of such sec-
- 21 tion, shall take effect on the date that is 180 days after
- 22 the promulgation of regulations under such subsection.