

116TH CONGRESS
2D SESSION

S. _____

To prevent the uploading of pornographic images to online platforms without the consent of the individuals in the images.

IN THE SENATE OF THE UNITED STATES

Mr. MERKLEY (for himself and Mr. SASSE) introduced the following bill; which was read twice and referred to the Committee on

A BILL

To prevent the uploading of pornographic images to online platforms without the consent of the individuals in the images.

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 “Stop Internet Sexual
5 Exploitation Act”.

6 **SEC. 2. DEFINITIONS.**

7 (a) IN GENERAL.—In this Act—

8 (1) the term “Commission” means the Federal
9 Trade Commission;

1 acts under the law of the State in which
2 the user resides; and

3 (B) upload a signed consent form from
4 each individual appearing in the pornographic
5 image that includes—

6 (i) the name and electronic signature
7 of the individual;

8 (ii) a statement that the consent is for
9 distribution of the specific pornographic
10 image; and

11 (iii) the geographic area for which the
12 individual consents to distribution of the
13 pornographic image.

14 (2) **EFFECTIVE DATE; APPLICABILITY.**—Para-
15 graph (1) shall—

16 (A) take effect on the date that is 14 days
17 after the date of enactment of this Act; and

18 (B) apply to any pornographic image
19 uploaded to a covered platform before, on, or
20 after that effective date.

21 (b) **MEANS OF REMOVAL.**—

22 (1) **NOTICE.**—A covered platform shall display
23 a notice on the website or mobile application of the
24 platform, in the form of a prominently visible ban-
25 ner, that provides instructions on how an individual

1 or an authorized representative of an individual, or
2 a law enforcement officer, can request removal of a
3 pornographic image from the platform, including
4 through the hotline required under paragraph (2), if
5 the individual appears in the pornographic image
6 and has not consented to the pornographic image
7 being uploaded to the platform.

8 (2) HOTLINE.—

9 (A) IN GENERAL.—A covered platform
10 shall operate a 24-hour telephone hotline that
11 an individual or an authorized representative of
12 an individual, or a law enforcement officer, can
13 contact to request removal of a pornographic
14 image from the platform if the individual ap-
15 pears in the pornographic image and has not
16 consented to the pornographic image being
17 uploaded to the platform.

18 (B) FRAUDULENT CLAIMS.—It shall be un-
19 lawful for an individual to abuse a hotline de-
20 scribed in subparagraph (A) by submitting
21 fraudulent claims.

22 (3) TIMING OF REMOVAL.—If a covered plat-
23 form receives notice through any mechanism offered
24 by the platform as described in paragraph (1) that
25 a pornographic image has been uploaded to the plat-

1 form without the consent of an individual who ap-
2 pears in the pornographic image, the platform shall
3 remove the pornographic image from the platform as
4 quickly as possible, and in any event not later than
5 2 hours after receiving the notice.

6 (c) PROHIBITION ON DOWNLOADS.—On and after the
7 date that is 90 days after the date of enactment of this
8 Act, a covered platform may not permit the download to
9 a retrievable data file of any pornographic image from the
10 platform.

11 (d) BLOCKING RE-UPLOADS.—On and after the date
12 that is 180 days after the date of enactment of this Act,
13 a covered platform shall block any pornographic image
14 that has been removed from the platform in accordance
15 with this section from being re-uploaded to the platform.

16 (e) ENFORCEMENT BY FEDERAL TRADE COMMIS-
17 SION.—

18 (1) UNFAIR OR DECEPTIVE ACTS OR PRAC-
19 TICES.—A violation of this section shall be treated
20 as a violation of a rule defining an unfair or decep-
21 tive act or practice under section 18(a)(1)(B) of the
22 Federal Trade Commission Act (15 U.S.C.
23 57a(a)(1)(B)).

24 (2) POWERS OF COMMISSION.—

1 (A) IN GENERAL.—Except as provided in
2 subparagraph (C), the Commission shall enforce
3 this section in the same manner, by the same
4 means, and with the same jurisdiction, powers,
5 and duties as though all applicable terms and
6 provisions of the Federal Trade Commission
7 Act (15 U.S.C. 41 et seq.) were incorporated
8 into and made a part of this Act.

9 (B) PRIVILEGES AND IMMUNITIES.—Ex-
10 cept as provided in subparagraph (C), any per-
11 son who violates this section shall be subject to
12 the penalties and entitled to the privileges and
13 immunities provided in the Federal Trade Com-
14 mission Act (15 U.S.C. 41 et seq.).

15 (C) NONPROFIT ORGANIZATIONS AND COM-
16 MON CARRIERS.—Notwithstanding section 4,
17 5(a)(2), or 6 of the Federal Trade Commission
18 Act (15 U.S.C. 44, 45(a)(2), 46) or any juris-
19 dictional limitation of the Commission, the
20 Commission shall also enforce this section, in
21 the same manner provided in subparagraphs
22 (A) and (B) of this paragraph, with respect
23 to—

1 (i) organizations not organized to
2 carry on business for their own profit or
3 that of their members; and

4 (ii) common carriers subject to the
5 Communications Act of 1934 (47 U.S.C.
6 151 et seq.) and any Act amendatory
7 thereof or supplementary thereto.

8 (3) SUBSTANTIAL COMPLIANCE.—The Commis-
9 sion may elect not to enforce a violation of this sec-
10 tion by a covered platform that has demonstrated
11 substantial compliance with this section.

12 **SEC. 4. DATABASE.**

13 (a) ESTABLISHMENT.—Not later than 90 days after
14 the date of enactment of this Act, the Attorney General
15 shall establish a database of individuals who have indi-
16 cated that they do not consent to the uploading to any
17 covered platform of any pornographic images in which the
18 individuals appear.

19 (b) PERSONALLY IDENTIFIABLE INFORMATION.—
20 The Attorney General shall protect the personally identifi-
21 able information of any individual listed in the database
22 established under subsection (a).

23 (c) VERIFICATION BY PLATFORMS REQUIRED.—Be-
24 fore allowing a pornographic image to be uploaded to a
25 covered platform, the platform shall ensure that no indi-

1 individual who appears in the pornographic image is listed in
2 the database established under subsection (a).

3 (d) CIVIL PENALTY.—

4 (1) IN GENERAL.—The Attorney General shall
5 impose a civil penalty on any covered platform that
6 violates subsection (c) in an amount of not more
7 than \$1,000 for each day or fraction thereof during
8 which a pornographic image is hosted on the plat-
9 form in violation of that subsection.

10 (2) USE OF FUNDS.—The Attorney General
11 shall use the proceeds of a civil penalty imposed
12 under paragraph (1) for services to individuals
13 whose image is uploaded to a covered platform in
14 violation of this Act.

15 (e) REGULATIONS.—Not later than 90 days after the
16 date of enactment of this Act, the Attorney General shall
17 promulgate regulations specifying—

18 (1) where the database established under sub-
19 section (a) will be housed; and

20 (2) an entity, whether an office of the Depart-
21 ment of Justice or a nonprofit organization that re-
22 ceives a grant from the Department, that can con-
23 nect individuals listed in the database with services,
24 including mental health counseling, medical treat-
25 ment, and legal services.

1 **SEC. 5. PRIVATE RIGHT OF ACTION.**

2 (a) IN GENERAL.—If a user of a covered platform
3 uploads a pornographic image of an individual to the plat-
4 form without the consent of the individual, the individual
5 may bring a civil action against the user in an appropriate
6 district court of the United States.

7 (b) STRICT LIABILITY.—In a civil action brought
8 against a user of a covered platform under subsection (a),
9 unless the user can prove bona fide consent from the plain-
10 tiff, the user shall be strictly liable to the plaintiff.

11 **SEC. 6. RELATION TO COMMUNICATIONS DECENCY ACT.**

12 Nothing in this Act shall be construed to affect sec-
13 tion 230 of the Communications Act of 1934 (47 U.S.C.
14 230).