## 109TH CONGRESS 2D SESSION H.R. 5319

#### IN THE SENATE OF THE UNITED STATES

JULY 27 (legislative day, JULY 26), 2006 Received; read twice and referred to the Committee on Commerce, Science, and Transportation

# **AN ACT**

- To amend the Communications Act of 1934 to require recipients of universal service support for schools and libraries to protect minors from commercial social networking websites and chat rooms.
  - 1 Be it enacted by the Senate and House of Representa-
  - 2 tives of the United States of America in Congress assembled,

#### 1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Deleting Online Preda-3 tors Act of 2006".

#### 4 SEC. 2. FINDINGS.

5 The Congress finds that—

6 (1) sexual predators approach minors on the 7 Internet using chat rooms and social networking 8 websites, and, according to the United States Attor-9 ney General, one in five children has been ap-10 proached sexually on the Internet;

(2) sexual predators can use these chat rooms
and websites to locate, learn about, befriend, and
eventually prey on children by engaging them in sexually explicit conversations, asking for photographs,
and attempting to lure children into a face to face
meeting; and

(3) with the explosive growth of trendy chat
rooms and social networking websites, it is becoming
more and more difficult to monitor and protect minors from those with devious intentions, particularly
when children are away from parental supervision.

22 SEC. 3. CERTIFICATIONS TO INCLUDE PROTECTIONS

### 23 AGAINST COMMERCIAL SOCIAL NETWORKING

24 WEBSITES AND CHAT ROOMS.

25 (a) CERTIFICATION BY SCHOOLS.—Section
26 254(h)(5)(B) of the Communications Act of 1934 (47)
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1	U.S.C. $254(h)(5)(B)$ ) is amended by striking clause (i)
2	and inserting the following:
3	"(i) is enforcing a policy of Internet
4	safety for minors that includes monitoring
5	the online activities of minors and the op-
6	eration of a technology protection measure
7	with respect to any of its computers with
8	Internet access that—
9	"(I) protects against access
10	through such computers to visual de-
11	pictions that are—
12	"(aa) obscene;
13	"(bb) child pornography; or
14	"(cc) harmful to minors;
15	and
16	"(II) protects against access to a
17	commercial social networking website
18	or chat room unless used for an edu-
19	cational purpose with adult super-
20	vision; and".
21	(b) CERTIFICATION BY LIBRARIES.—Section
22	254(h)(6)(B) of such Act (47 U.S.C. $254(h)(6)(B)$ ) is
23	amended by striking clause (i) and inserting the following:
24	"(i) is enforcing a policy of Internet
25	safety that includes the operation of a

1	technology protection measure with respect
2	to any of its computers with Internet ac-
3	cess that—
4	"(I) protects against access
5	through such computers to visual de-
6	pictions that are—
7	"(aa) obscene;
8	"(bb) child pornography; or
9	"(cc) harmful to minors;
10	and
11	"(II) protects against access by
12	minors without parental authorization
13	to a commercial social networking
14	website or chat room, and informs
15	parents that sexual predators can use
16	these websites and chat rooms to prey
17	on children; and".
18	(c) Definitions.—Section 254(h)(7) is amended by
19	adding at the end the following new subparagraph:
20	"(J) Commercial social networking
21	WEBSITES; CHAT ROOMS.—Within 120 days
22	after the date of enactment of the Deleting On-
23	line Predators Act of 2006, the Commission
24	shall by rule define the terms 'social networking
25	website' and 'chat room' for purposes of this

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subsection. In determining the definition of a		
social networking website, the Commission shall		
take into consideration the extent to which a		
website—		
"(i) is offered by a commercial entity;		
"(ii) permits registered users to create		
an on-line profile that includes detailed		
personal information;		
"(iii) permits registered users to cre-		

9 ed users to cre-10 ate an on-line journal and share such a 11 journal with other users;

"(iv) elicits highly-personalized infor-12 13 mation from users; and

14 "(v) enables communication among 15 users.".

16 (d) DISABLING DURING ADULT OR EDUCATIONAL USE.—Section 254(h)(5)(D) of such Act is amended— 17

(1) by inserting "OR EDUCATIONAL" after 18 "DURING ADULT" in the heading; and 19

20 (2) by inserting before the period at the end the 21 following: "or during use by an adult or by minors 22 with adult supervision to enable access for edu-23 cational purposes pursuant to subparagraph (B)(i)(II)". 24

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# 1 SEC. 4. FTC CONSUMER ALERT ON INTERNET DANGERS TO 2 CHILDREN.

3 (a) INFORMATION REGARDING CHILD PREDATORS
4 AND THE INTERNET.—Not later than 180 days after the
5 date of enactment of this Act, the Federal Trade Commis6 sion shall—

(1) issue a consumer alert regarding the potential dangers to children of Internet child predators,
including the potential danger of commercial social
networking websites and chat rooms through which
personal information about child users of such
websites may be accessed by child predators; and

13 (2) establish a website to serve as a resource 14 for information for parents, teachers and school ad-15 ministrators, and others regarding the potential dan-16 gers posed by the use of the Internet by children, in-17 cluding information about commercial social net-18 working websites and chat rooms through which per-19 sonal information about child users of such websites 20 may be accessed by child predators.

(b) COMMERCIAL SOCIAL NETWORKING
WEBSITES.—For purposes of the requirements under subsection (a), the terms "commercial social networking
website" and "chat room" have the meanings given such
terms pursuant to section 254(h)(7)(J) of the Commu-

- 1 nications Act of 1934 (47 U.S.C. 254(h)(7)(J)), as
- 2 amended by this Act.

Passed the House of Representatives July 26, 2006.

KAREN L. HAAS,

Attest:

Clerk.