117th CONGRESS 1st Session

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To require covered entities to implement and disclose information moderation policies, and for other purposes.

### IN THE SENATE OF THE UNITED STATES

Mr. LEE (for himself, Mr. MORAN, and Mr. BRAUN) introduced the following bill; which was read twice and referred to the Committee on

# A BILL

To require covered entities to implement and disclose information moderation policies, 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 "Promoting Responsi-5 bility Over Moderation In the Social-media Environment

6 Act" or the "PROMISE Act".

## 7 SEC. 2. PURPOSE.

8 The purpose of this Act is to ensure that users of 9 a covered entity have the necessary information regarding 10 such entity's policy on moderating information provided

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by a user or other information content provider. Access
 to such a policy enables users to make informed choices
 regarding the use or purchase of services provided by the
 covered entity and promotes a competitive marketplace for
 such services.

#### 6 SEC. 3. INFORMATION MODERATION POLICIES.

(a)	REQUIREMENT.—
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- 8 (1) IN GENERAL.—A covered entity—
- 9 (A) shall implement and operate in accord10 ance with an information moderation policy (as
  11 described in paragraph (2));
- 12 (B) shall disclose such information mod13 eration policy in a publicly available and easily
  14 accessible manner; and
- 15 (C) shall not make a deceptive policy state16 ment with respect to such information modera17 tion policy.

(2) INFORMATION MODERATION POLICY.—The
information moderation policy described in this
paragraph is a policy that accurately describes, in
plain, easy to understand language, information regarding the business practices of a covered entity
with respect to the standards, processes, and policies
of the covered entity on moderating information pro-

1	vided by a user or other information content pro-
2	vider, including—
3	(A) any category of information that—
4	(i) the covered entity does not permit
5	on its service; or
6	(ii) is subject to moderation by users
7	or providers of such covered entity;
8	(B) the process which a user or provider of
9	the covered entity utilizes to moderate informa-
10	tion posted, published, or otherwise displayed
11	on the service; and
12	(C) the notification process, if any, which
13	the covered entity uses to inform a user—
14	(i) that such user's information has
15	been moderated;
16	(ii) of the rationale justifying the
17	moderation decision; and
18	(iii) of the user's options for redress,
19	if any.
20	(b) Enforcement by the Federal Trade Com-
21	MISSION.—
22	(1) UNFAIR OR DECEPTIVE ACTS OR PRAC-
23	TICES.—A violation of subsection (a) shall constitute
24	an unfair or deceptive act or practice in commerce

in violation of section 5(a) of the Federal Trade
 Commission Act (15 U.S.C. 45(a)).

3 (2) POWERS OF COMMISSION.—Subject to para-4 graphs (4) and (5), the Commission shall enforce 5 subsection (a) in the same manner, by the same 6 means, and with the same jurisdiction, powers, and 7 duties as though all applicable terms and provisions 8 of the Federal Trade Commission Act (15 U.S.C. 41 9 et seq.) were incorporated into and made a part of 10 this section. Any person who violates subsection (a) 11 shall be subject to the penalties and entitled to the 12 privileges and immunities provided in such Act.

(3) REGULATIONS.—The Commission shall prescribe, in accordance with section 553 of title 5,
United States Code, such regulations as are necessary to carry out the purposes of this section, including regulations as may be necessary or appropriate to administer and carry out the purposes and
objectives of this section.

20 (4) PRESUMPTION OF MATERIALITY.—With re21 spect to a violation of subsection (a), there shall be
22 a rebuttable presumption that a deceptive policy
23 statement is material and likely to cause injury.

24 (5) APPLICATION TO COMMON CARRIERS.—Not25 withstanding the definition of the term "Acts to reg-

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1	ulate commerce" in section 4 of the Federal Trade
2	Commission Act (15 U.S.C. 44) and the exception
3	provided by section $5(a)(2)$ of such Act (15 U.S.C.
4	45(a)(2)) for common carriers, the Commission shall
5	enforce subsection (a), in the same manner provided
6	in paragraphs (1) through (4), with respect to cov-
7	ered entities that are common carriers for purposes
8	of such section $5(a)(2)$ .
9	(c) DEFINITIONS.—In this section:
10	(1) Commission.—The term "Commission"
11	means the Federal Trade Commission.
12	(2) COVERED ENTITY.—The term "covered en-
13	tity" means an entity that—
14	(A) is an interactive computer service;
15	(B) is engaged in interstate or foreign
16	commerce; and
17	(C) moderates information provided by a
18	user or other information content provider.
19	(3) DECEPTIVE POLICY STATEMENT.—The
20	term "deceptive policy statement" means an oral or
21	written representation, omission, or practice made
22	by an officer, director, or other authorized agent of
23	a covered entity regarding such covered entity's in-
24	formation moderation policy that—

1	(A) misleads or is likely to mislead a rea-
2	sonable individual regarding the covered entity's
3	service; and
4	(B) affects or is likely to affect a reason-
5	able individual's choice to use or use of the cov-
6	ered entity's service.
7	(4) INFORMATION CONTENT PROVIDER.—The
8	term "information content provider" has the mean-
9	ing given such term in section 230(f) of the Commu-
10	nications Act of 1934 (47 U.S.C. 230(f)).
11	(5) INTERACTIVE COMPUTER SERVICE.—The
12	term "interactive computer service" has the meaning
13	given such term in section 230(f) of the Communica-
14	tions Act of 1934 (47 U.S.C. 230(f)).
15	(6) MODERATE.—With respect to information
16	provided by a user or other information content pro-
17	vider, the term "moderate" means—
18	(A) to remove or otherwise restrict access
19	to or the availability of such information;
20	(B) to edit or otherwise alter such infor-
21	mation; or
22	(C) to post, publish, or otherwise display a
23	warning, fact-check notice, or other label in
24	conjunction with such information.