(Original	Signature	of Member)
-----------	-----------	------------

118th CONGRESS 1st Session

To require large social media platform providers to create, maintain, and make available to third-party safety software providers a set of realtime application programming interfaces, through which a child or a parent or legal guardian of a child may delegate permission to a thirdparty safety software provider to manage the online interactions, content, and account settings of such child on the large social media platform on the same terms as such child, and for other purposes.

H.R.

IN THE HOUSE OF REPRESENTATIVES

Ms. WASSERMAN SCHULTZ introduced the following bill; which was referred to the Committee on ______

A BILL

To require large social media platform providers to create, maintain, and make available to third-party safety software providers a set of real-time application programming interfaces, through which a child or a parent or legal guardian of a child may delegate permission to a third-party safety software provider to manage the online interactions, content, and account settings of such child on the large social media platform on the same terms as such child, and for other purposes. Be it enacted by the Senate and House of Representa tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as the "Sammy's Law of 5 2023".

6 SEC. 2. SENSE OF CONGRESS.

7 It is the sense of Congress that—

8 (1) parents and legal guardians should be em-9 powered to use the services of third-party safety 10 software providers to protect the children of such 11 parents and legal guardians from certain harms on 12 large social media platforms; and

(2) dangers like cyberbullying, human trafficking, illegal drug distribution, sexual harassment,
and violence perpetrated, facilitated, or exacerbated
through the use of certain large social media platforms have harmed children on such platforms.

18 SEC. 3. DEFINITIONS.

19 In this Act:

20 (1) CHILD.—The term "child" means any indi21 vidual under the age of 17 years who has registered
22 an account with a large social media platform.

(2) COMMERCE.—The term "commerce" has
the meaning given such term in section 4 of the
Federal Trade Commission Act (15 U.S.C. 44).

1	(3) Commission.—The term "Commission"
2	means the Federal Trade Commission.
3	(4) LARGE SOCIAL MEDIA PLATFORM.—The
4	term "large social media platform"—
5	(A) means a service—
6	(i) provided through an internet
7	website or a mobile application (or both);
8	(ii) the terms of service of which do
9	not prohibit the use of the service by a
10	child;
11	(iii) with any feature or features that
12	enable a child to share images, text, or
13	video through the internet with other users
14	of the service whom such child has met,
15	identified, or become aware of solely
16	through the use of the service; and
17	(iv) that has more than 100,000,000
18	monthly global active users or generates
19	more than \$1,000,000,000 in gross rev-
20	enue per year, adjusted yearly for inflation;
21	and
22	(B) does not include—
23	(i) a service that primarily serves—
24	(I) to facilitate—

	4
1	(aa) the sale or provision of
2	professional services; or
3	(bb) the sale of commercial
4	products; or
5	(II) to provide news or informa-
6	tion, where the service does not offer
7	the ability for content to be sent by a
8	user directly to a child; or
9	(ii) a service that—
10	(I) has a feature that enables a
11	user who communicates directly with
12	a child through a message (including
13	a text, audio, or video message) not
14	otherwise available to other users of
15	the service to add other users to that
16	message that such child may not have
17	otherwise met, identified, or become
18	aware of solely through the use of the
19	service; and
20	(II) does not have any feature or
21	features described in subparagraph
22	(A)(iii).
23	(5) Large social media platform pro-
24	VIDER.—The term "large social media platform pro-
25	vider" means any person who, for commercial pur-

poses in or affecting commerce, provides, manages,
 operates, or controls a large social media platform.

3 (6) STATE.—The term "State" means each
4 State of the United States, the District of Columbia,
5 each commonwealth, territory, or possession of the
6 United States, and each federally recognized Indian
7 Tribe.

8 (7)THIRD-PARTY SAFETY SOFTWARE PRO-9 VIDER.—The term "third-party safety software pro-10 vider" means any person who, for commercial pur-11 poses in or affecting commerce, is authorized by a 12 child (if the child is 13 years of age or older) or a 13 parent or legal guardian of a child to interact with 14 a large social media platform to manage the online 15 interactions, content, or account settings of such 16 child for the sole purpose of protecting such child 17 from harm, including physical or emotional harm.

(8) USER DATA.—The term "user data" means
any information needed to have a profile on a large
social media platform or content on a large social
media platform, including images, video, audio, or
text, that is created by or sent to a child on or
through the account of such child with such platform, but only—

1	(A) if the information or content is created
2	by or sent to such child while a delegation
3	under section 4(a) is in effect with respect to
4	the account; and
5	(B) during a 30-day period beginning on
6	the date on which the information or content is
7	created by or sent to such child.
8	SEC. 4. PROVIDING ACCESS TO THIRD-PARTY SAFETY SOFT-
9	WARE.
10	(a) DUTY OF LARGE SOCIAL MEDIA PLATFORM PRO-
11	VIDERS.—
12	(1) IN GENERAL.—Not later than 30 days after
13	the effective date of this Act (in the case of a service
14	that is a large social media platform on such effec-
15	tive date) or not later than 30 days after a service
16	becomes a large social media platform (in the case
17	of a service that becomes a large social media plat-
18	form after such effective date), the large social
19	media platform provider shall create, maintain, and
20	make available to any third-party safety software
21	provider registered with the Commission under sub-
22	section $(b)(1)$ a set of third-party-accessible real-
23	time application programming interfaces, including
24	any information necessary to use such interfaces, by
25	which a child (if the child is 13 years of age or

older) or a parent or legal guardian of a child may
 delegate permission to the third-party safety soft ware provider to—

4 (A) manage the online interactions, con5 tent, and account settings of such child on the
6 large social media platform on the same terms
7 as such child; and

8 (B) initiate secure transfers of user data 9 from the large social media platform in a com-10 monly-used and machine-readable format to the 11 third-party safety software provider, where the 12 frequency of such transfers may not be limited 13 by the large social media platform provider to 14 less than once per hour.

(2) REVOCATION.—Once a child or a parent or
legal guardian of a child makes a delegation under
paragraph (1), the large social media platform provider shall make the application programming interfaces and information described in such paragraph
available to the third-party safety software provider
on an ongoing basis until—

(A) the child (if the child made the delegation) or the parent or legal guardian of such
child revokes the delegation;

1	(B) the child or a parent or legal guardian
2	of such child revokes or disables the registra-
3	tion of the account of such child with the large
4	social media platform;
5	(C) the third-party safety software pro-
6	vider rejects the delegation; or
7	(D) one or more of the affirmations made
8	by the third-party safety software provider
9	under subsection (b)(1)(A) is no longer true.
10	(3) Secure transfer of user data.—A
11	large social media platform provider shall establish
12	and implement reasonable policies, practices, and
13	procedures regarding the secure transfer of user
14	data pursuant to a delegation under paragraph (1)
15	from the large social media platform to a third-party
16	safety software provider in order to mitigate any
17	risks related to user data.
18	(4) DISCLOSURE.—In the case of a delegation
19	made by a child or a parent or legal guardian of a
20	child under paragraph (1) with respect to the ac-
21	count of such child with a large social media plat-
22	form, the large social media platform provider
23	shall—
24	(A) disclose to such child and (if the par-

ent or legal guardian made the delegation) the

1	parent or legal guardian the fact that the dele-
2	gation has been made;
3	(B) provide to such child and (if such par-
4	ent or legal guardian made the delegation) such
5	parent or legal guardian a summary of the user
6	data that is transferred to the third-party safe-
7	ty software provider; and
8	(C) update the summary provided under
9	subparagraph (B) as necessary to reflect any
10	change to the user data that is transferred to
11	the third-party safety software provider.
12	(b) Registration With Commission.—
13	(1) THIRD-PARTY SAFETY SOFTWARE PRO-
14	VIDERS.—
15	(A) REGISTRATION.—A third-party safety
16	software provider shall register with the Com-
17	mission as a condition of accessing an applica-
18	tion programming interface and any informa-
19	tion under subsection (a). Such registration
20	shall require the third-party safety software
21	provider to affirm that the third-party safety
22	software provider—
23	(i) is a company based in the United
24	States;

1	(ii) is solely engaged in the business
2	of internet safety;
3	(iii) will use any user data obtained
4	under subsection (a) solely for the purpose
5	of protecting a child from harm;
6	(iv) will only disclose user data ob-
7	tained under subsection (a) as permitted
8	by subsection (f); and
9	(v) will disclose, in an easy-to-under-
10	stand, human-readable format, to each
11	child with respect to whose account with a
12	large social media platform the service of
13	the third-party safety software provider is
14	operating and (if a parent or legal guard-
15	ian of the child made the delegation under
16	subsection (a) with respect to the account)
17	to the parent or legal guardian, sufficient
18	information detailing the operation of the
19	service and what information the third-
20	party safety software provider is collecting
21	to enable such child and (if applicable)
22	such parent or legal guardian to make in-
23	formed decisions regarding the use of the
24	service.

1	(B) NOTIFICATION OF CHANGES.—Not
2	later than 30 days after the date on which
3	there is a change to an affirmation made under
4	subparagraph (A) by a third-party safety soft-
5	ware provider that is registered under such sub-
6	paragraph, the provider shall notify the fol-
7	lowing about such change:
8	(i) The Commission.
9	(ii) Each child with respect to whose
10	account with a large social media platform
11	the service of the third-party safety soft-
12	ware provider is operating and (if a parent
13	or legal guardian of the child made the del-
14	egation under subsection (a) with respect
15	to the account) the parent or legal guard-
16	ian.
17	(C) DEREGISTRATION BY COMMISSION.—
18	The Commission shall establish a process to
19	deregister a third-party safety software provider
20	that the Commission determines—
21	(i) has violated or misrepresented the
22	affirmations made under subparagraph
23	(A); or
24	(ii) has not notified the Commission,
25	a child, or a parent or legal guardian of a

1	child of a change to such an affirmation as
2	required by subparagraph (B).
3	(D) NOTIFICATION OF
4	DEREGISTRATION.—
5	(i) NOTIFICATION OF LARGE SOCIAL
6	MEDIA PLATFORM PROVIDERS BY COMMIS-
7	SION.—If the Commission deregisters a
8	third-party safety software provider under
9	subparagraph (C), the Commission shall
10	notify each large social media platform
11	provider of—
12	(I) the deregistration of the
13	third-party safety software provider;
14	and
15	(II) the specific reason for the
16	deregistration.
17	(ii) NOTIFICATION OF CHILDREN AND
18	PARENTS OR LEGAL GUARDIANS BY LARGE
19	Social media platform providers.—A
20	large social media platform provider that
21	receives a notification from the Commis-
22	sion under clause (i) that a third-party
23	safety software provider has been
24	deregistered by the Commission under sub-
25	paragraph (C) shall notify each child with

1	respect to whose account with the large so-
2	cial media platform the service of the
3	third-party safety software provider was
4	operating and (if a parent or legal guard-
5	ian of the child made the delegation under
6	subsection (a) with respect to the account)
7	the parent or legal guardian of—
8	(I) the deregistration of such
9	third-party safety software provider;
10	and
11	(II) the specific reason for such
12	deregistration provided by the Com-
13	mission under clause (i)(II).
14	(2) Large social media platforms.—
15	(A) REGISTRATION.—Not later than 30
16	days after the effective date of this Act (in the
17	case of a service that is a large social media
18	platform on such effective date) or not later
19	than 30 days after a service becomes a large so-
20	cial media platform (in the case of a service
21	that becomes a large social media platform
22	after such effective date), the large social media
23	platform provider of the platform shall register
24	the platform with the Commission by submit-
25	ting to the Commission a statement indicating

2

14

that the platform is a large social media platform.

3 (B) DEREGISTRATION BY COMMISSION.— 4 The Commission shall establish a process to 5 deregister a service registered under subpara-6 graph (A) if the service is no longer a large so-7 cial media platform. The Commission shall per-8 mit the person who provides, manages, oper-9 ates, or controls a service registered under sub-10 paragraph (A) to submit to the Commission in-11 formation indicating that the service is no 12 longer a large social media platform.

13 (3) PUBLIC AVAILABILITY OF REGISTRATION 14 LISTS.—The Commission shall make publicly avail-15 able on the internet website of the Commission a list 16 of the third-party safety software providers reg-17 istered under paragraph (1), a list of the large social 18 media platforms registered under paragraph (2), and 19 a list of the third-party safety software providers 20 deregistered by the Commission under paragraph 21 (1)(C).

(c) AUTHENTICATION.—Not later than 180 days
after the date of the enactment of this Act, the Commission shall issue guidance to facilitate the ability of a thirdparty safety software provider to obtain user data or ac-

cess under subsection (a) in a manner that ensures that
 a request for user data or access on behalf of a child is
 a verifiable request.

4 (d) GUIDANCE AND CONSUMER EDUCATION.—The5 Commission shall—

6 (1) not later than 180 days after the date of 7 the enactment of this Act, issue guidance for large 8 social media platform providers and third-party safe-9 ty software providers regarding the maintenance of 10 reasonable safety standards to protect user data; 11 and

(2) educate consumers regarding the rights ofconsumers under this Act.

14 (e) INDEMNIFICATION.—In any civil action in Fed-15 eral or State court (other than an action brought by the Commission), a large social media platform provider may 16 not be held liable for damages arising out of the transfer 17 of user data to a third-party safety software provider 18 under subsection (a), if the large social media platform 19 provider has in good faith complied with the requirements 20 21 of this Act and the guidance issued by the Commission 22 under this Act.

23 (f) USER DATA DISCLOSURE.—

24 (1) PERMITTED DISCLOSURES.—A third-party
25 safety software provider may not disclose any user

data obtained under subsection (a) to any other per son except—

3 (A) pursuant to a lawful request from a
4 government body, including for law enforcement
5 purposes or for judicial or administrative pro6 ceedings by means of a court order or a court7 ordered warrant, a subpoena or summons
8 issued by a judicial officer, or a grand jury sub9 poena;

10 (B) to the extent that such disclosure is re11 quired by law and such disclosure complies with
12 and is limited to the relevant requirements of
13 such law;

14 (C) to the child or a parent or legal guard-15 ian of the child who made a delegation under 16 such subsection and whose data is at issue, with 17 such third-party safety software provider mak-18 ing a good faith effort to ensure that such dis-19 closure includes only the user data necessary 20 for a reasonable parent or caregiver to under-21 stand that such child is experiencing (or is at 22 foreseeable risk to experience) the following 23 harms—

24 (i) suicide;

25 (ii) anxiety;

1	(iii) depression;
2	(iv) eating disorders;
3	(v) violence, including being the victim
4	of or planning to commit or facilitate as-
5	sault;
6	(vi) substance abuse;
7	(vii) fraud;
8	(viii) severe forms of trafficking in
9	persons (as defined in section 103 of the
10	Trafficking Victims Protection Act of 2000
11	(22 U.S.C. 7102));
12	(ix) sexual abuse;
13	(x) physical injury;
14	(xi) harassment;
15	(xii) sexually explicit conduct or child
16	pornography (as defined in section 2256 of
17	title 18, United States Code);
18	(xiii) terrorism (as defined in section
19	140(d) of the Foreign Relations Authoriza-
20	tion Act, Fiscal Years 1988 and 1989 $\left(22\right.$
21	U.S.C. 2656f(d))), including communica-
22	tions with or in support of a foreign ter-
23	rorist organization (as designated by the
24	Secretary of State under section 219(a) of

1	the Immigration and Nationality Act (8
2	U.S.C. 1189(a)));
3	(xiv) academic dishonesty, including
4	cheating, plagiarism, and other forms of
5	academic dishonesty that are intended to
6	gain an unfair academic advantage; and
7	(xv) sharing personal information,
8	limited to—
9	(I) home address;
10	(II) phone number;
11	(III) social security number; and
12	(IV) personal banking informa-
13	tion;
14	(D) in the case of a reasonably foreseeable
15	serious and imminent threat to the health or
16	safety of any individual, if the disclosure is
17	made to a person or persons reasonably able to
18	prevent or lessen the threat; or
19	(E) to a public health authority or other
20	appropriate government authority authorized by
21	law to receive reports of child abuse or neglect.
22	(2) DISCLOSURE REPORTING.—A third-party
23	safety software provider that makes a disclosure per-
24	mitted by paragraph $(1)(A)$, $(1)(B)$, $(1)(D)$, or
25	(1)(E) shall promptly inform the child with respect

1	to whose account with a large social media platform
2	the delegation was made under subsection (a) and
3	(if a parent or legal guardian of the child made the
4	delegation) the parent or legal guardian that such a
5	disclosure has been or will be made, except if—
6	(A) the third-party safety software pro-
7	vider, in the exercise of professional judgment,
8	believes informing such child or parent or legal
9	guardian would place such child at risk of seri-
10	ous harm; or
11	(B) the third-party safety software pro-
12	vider is prohibited by law (including a valid
13	order by a court or administrative body) from
14	informing such child or parent or legal guard-
15	ian.
16	SEC. 5. IMPLEMENTATION AND ENFORCEMENT.
17	(a) ENFORCEMENT.—
18	(1) UNFAIR OR DECEPTIVE ACTS OR PRAC-
19	TICES.—A violation of this Act shall be treated as
20	a violation of a rule defining an unfair or deceptive
21	act or practice prescribed under section $18(a)(1)(B)$
22	of the Federal Trade Commission Act (15 U.S.C.
23	57a(a)(1)(B)).
24	(2) Powers of commission.—

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

8 (B) PRIVILEGES AND IMMUNITIES.—Any 9 person who violates this Act shall be subject to 10 the penalties and entitled to the privileges and 11 immunities provided in the Federal Trade Com-12 mission Act (15 U.S.C. 41 et seq.).

13 (3) PRESERVATION OF AUTHORITY.—Nothing 14 in this Act may be construed to limit the authority 15 of the Commission under any other provision of law. 16 (b) FTC GUIDANCE.—Not later than 180 days after the date of the enactment of this Act, the Commission 17 18 shall issue guidance to assist large social media platform providers and third-party safety software providers in 19 complying with this Act. 20

(c) COMPLIANCE ASSESSMENT.—The Commission,
on a biannual basis, shall assess compliance by large social
media platform providers and third-party safety software
providers with the provisions of this Act.

1 (d) COMPLAINTS.—The Commission shall establish 2 procedures under which a child, or the parent or legal 3 guardian of such child, a large social media platform pro-4 vider, or a third-party safety software provider may file 5 a complaint alleging that a large social media platform 6 provider or a third-party safety software provider has vio-7 lated this Act.

8 SEC. 6. ONE NATIONAL STANDARD.

9 (a) IN GENERAL.—No State or political subdivision 10 of a State may maintain, enforce, prescribe, or continue in effect any law, rule, regulation, requirement, standard, 11 or other provision having the force and effect of law of 12 the State, or political subdivision of a State, related to 13 requiring large social media platform providers to create, 14 15 maintain, and make available to third-party safety software providers a set of real-time application programming 16 interfaces, through which a child or a parent or legal 17 18 guardian of a child may delegate permission to a third-19 party safety software provider to manage the online interactions, content, and account settings of such child on a 20 21 large social media platform on the same terms as such 22 child.

(b) RULE OF CONSTRUCTION.—This section may not
24 be construed to—

(1) limit the enforcement of any consumer pro tection law of a State or political subdivision of a
 State;

4 (2) preempt the applicability of State trespass,
5 contract, or tort law; or

6 (3) preempt the applicability of any State law 7 to the extent that the law relates to acts of fraud, 8 unauthorized access to personal information, or noti-9 fication of unauthorized access to personal informa-10 tion.

11 SEC. 7. EFFECTIVE DATE.

12 This Act shall take effect on the date on which the13 Commission issues guidance under section 5(b).