116TH CONGRESS 1ST SESSION S.
To establish a National Commission on Online Child Exploitation Prevention, and for other purposes.
IN THE SENATE OF THE UNITED STATES
Mr. Graham introduced the following bill; which was read twice and referred to the Committee on
A BILL
To establish a National Commission on Online Child
Exploitation Prevention, 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,

9 (1) Chairman.—The term "Chairman" means

SEC. 2. DEFINITIONS.

In this Act:

SECTION 1. SHORT TITLE.

2019" or the "EARN IT Act of 2019".

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the Chairman of the Federal Trade Commission.

This Act may be cited as the "Eliminating Abusive

and Rampant Neglect of Interactive Technologies Act of

1	(2) Commission.—The term "Commission"
2	means the National Commission on Online Child Ex-
3	ploitation Prevention.
4	(3) Interactive computer service.—The
5	term "interactive computer service" has the meaning
6	given the term in section 230(f)(2) of the Commu-
7	nications Act of 1934 (47 U.S.C. 230(f)(2)).
8	(4) Institution of higher education.—The
9	term "institution of higher education" has the
10	meaning given the term in section 101 of the Higher
11	Education Act of 1965 (20 U.S.C. 1001).
12	SEC. 3. NATIONAL COMMISSION ON ONLINE CHILD EXPLOI-
13	TATION PREVENTION.
13 14	tation prevention. (a) Establishment.—There is established a Na-
14 15	(a) Establishment.—There is established a Na-
14 15	(a) Establishment.—There is established a National Commission on Online Child Exploitation Prevention.
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14 15 16 17	 (a) ESTABLISHMENT.—There is established a National Commission on Online Child Exploitation Prevention. (b) PURPOSE.—The purpose of the Commission is to develop recommended best practices for providers of inter-
14 15 16 17 18	 (a) ESTABLISHMENT.—There is established a National Commission on Online Child Exploitation Prevention. (b) Purpose.—The purpose of the Commission is to develop recommended best practices for providers of interactive computer services regarding the prevention of online
14 15 16 17 18 19 20	 (a) ESTABLISHMENT.—There is established a National Commission on Online Child Exploitation Prevention. (b) Purpose.—The purpose of the Commission is to develop recommended best practices for providers of interactive computer services regarding the prevention of online child exploitation conduct.
14 15 16 17 18 19 20	 (a) ESTABLISHMENT.—There is established a National Commission on Online Child Exploitation Prevention. (b) Purpose.—The purpose of the Commission is to develop recommended best practices for providers of interactive computer services regarding the prevention of online child exploitation conduct. (c) Membership.—

1	(B) AGENCY HEADS.—The following Fed-
2	eral officials shall serve as members of the
3	Commission:
4	(i) The Attorney General or his or her
5	representative.
6	(ii) The Secretary of Homeland Secu-
7	rity or his or her representative.
8	(iii) The Chairman or his or her rep-
9	resentative.
10	(C) Other members.—Of the remaining
11	12 members of the Commission—
12	(i) 3 shall be appointed by the Major-
13	ity Leader of the Senate;
14	(ii) 3 shall be appointed by the Minor-
15	ity Leader of the Senate;
16	(iii) 3 shall be appointed by the
17	Speaker of the House of Representatives;
18	and
19	(iv) 3 shall be appointed by the Mi-
20	nority Leader of the House of Representa-
21	tives.
22	(2) QUALIFICATIONS.—Of the 12 members of
23	the Commission appointed under paragraph
24	(1)(C)—

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1	(A) 2 shall have experience in handling
2	internet crimes against children in a law en-
3	forcement capacity;
4	(B) 2 shall have experience in handling
5	internet crimes against children in a prosecu-
6	torial capacity;
7	(C) 2 shall have experience in providing
8	victims services for victims of child exploitation
9	(D) 2 shall have experience in computer
10	science or software engineering;
11	(E) 2 shall have experience in child safety
12	at an interactive computer service with not less
13	than 30,000,000 registered monthly users in
14	the United States; and
15	(F) 2 shall have experience in child safety
16	at an interactive computer service with less
17	than 10,000,000 registered monthly users in
18	the United States.
19	(3) Date.—The initial appointments of mem-
20	bers to the Commission under paragraph (1)(C)
21	shall be made not later than 90 days after the date
22	of enactment of this Act.
23	(d) Period of Appointment; Vacancies.—

1	(1) Period of Appointment.—A member of
2	the Commission shall be appointed for a term of 5
3	years.
4	(2) Vacancies.—
5	(A) AFFECT ON COMMISSION.—Any va-
6	cancy in the Commission shall not affect the
7	powers of the Commission.
8	(B) FILLING OF VACANCIES.—A vacancy
9	in the Commission shall be filled in the same
10	manner as the original appointment under sub-
11	section $(e)(1)$.
12	(e) Initial Meeting.—The Commission shall hold
13	the first meeting of the Commission not later than 60 days
14	after the date on which a majority of the members of the
15	Commission have been appointed.
16	(f) Chairperson.—The Attorney General or his or
17	her representative shall serve as the Chairperson of the
18	Commission.
19	(g) QUORUM.—A majority of the members of the
20	Commission shall constitute a quorum, but a lesser num-
21	ber of members may hold a meeting.
22	(h) Meetings.—The Commission shall meet at the
23	call of the Chairperson.
24	(i) Authority of Commission.—The Commission
25	may, for the purpose of carrying out this section and sec-

1	tion 4, hold such hearings, sit and act at such times and
2	places, take such testimony, and receive such evidence as
3	the Commission considers appropriate.
4	(j) Information From Federal Agencies.—
5	(1) In general.—The Commission may secure
6	directly from any Federal department or agency
7	such information as the Commission considers nec-
8	essary to carry out this section and section 4.
9	(2) Furnishing information.—Upon request
10	of the Chairperson of the Commission for informa-
11	tion under paragraph (1), the head of a Federal de-
12	partment or agency shall furnish the information to
13	the Commission.
14	(k) Travel Expenses.—A member of the Commis-
15	sion shall serve without compensation, but shall be allowed
16	travel expenses, including per diem in lieu of subsistence
17	at rates authorized for employees of agencies under sub-
18	chapter I of chapter 57 of title 5, United States Code
19	while away from the home or regular places of business
20	of the member in the performance of services for the Com-
21	mission.
22	(l) Duration.—Section 14 of the Federal Advisory
23	Committee Act (5 USC App.) shall not apply to the

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24 Commission.

1 SEC. 4. DUTIES OF THE COMMISSION.	
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2	(a) Recommended Best Practices.—
3	(1) Initial recommendations.—
4	(A) In general.—Not later than [18
5	months after the date on which a majority of
6	the members of the Commission required to be
7	appointed under section $3(c)(1)(C)$ have been so
8	appointed, the Commission shall develop and
9	submit to the Attorney General recommended
10	best practices regarding the prevention of online
11	child exploitation conduct.
12	(B) ALTERNATIVE BEST PRACTICES.—In
13	carrying out subparagraph (A), in addition to
14	the primary set of best practices developed and
15	submitted, the Commission may develop and
16	submit alternative best practices that take into
17	consideration the size, type of product, or busi-
18	ness model of a provider of an interactive com-
19	puter service.
20	(2) Support requirement.—The Commission
21	may only recommend a best practice under para-
22	graph (1) if not fewer than 10 members of the Com-
23	mission support the best practice.
24	(3) Matters addressed.—The matters ad-
25	dressed by the recommended best practices devel-

1	oped and submitted by the Commission under para-
2	graph (1) shall include—
3	(A) identifying, categorizing, and reporting
4	material related to child exploitation or child
5	sexual abuse;
6	(B) coordinating with law enforcement
7	agencies and other industry participants to pre-
8	serve, remove from view, and report material
9	relating to child exploitation or child sexual
10	abuse;
11	(C) retention of evidence and attribution or
12	user identification data relating to child exploi-
13	tation or child sexual abuse, including such re-
14	tention by subcontractors;
15	(D) receiving and triaging reports of child
16	exploitation or child sexual abuse from users of
17	interactive computer services;
18	(E) implementing a rating system to cat-
19	egorize the severity of images and videos related
20	to child exploitation or child sexual abuse;
21	(F) employing age limits and age
22	verification systems;
23	(G) employing age ratings and related dis-
24	closures;

1	(H) outsourcing child exploitation or child
2	sexual abuse prevention services to third par-
3	ties; and
4	(I) offering parental control products that
5	enable customers to limit the types of internet
6	websites and content accessible to children.
7	(4) Relevant considerations.—In devel-
8	oping best practices under paragraph (1), the Com-
9	mission shall consider the interest of providers of
10	interactive computer services in providing customers
11	with quality products, data security, and privacy.
12	(5) BIENNIAL UPDATES.—Not less frequently
13	than once every 2 years, the Commission shall up-
14	date and resubmit to the Attorney General rec-
15	ommended best practices under paragraph (1).
16	(b) Publication of Best Practices.—
17	(1) In general.—Not later than $\llbracket _ _ \rrbracket$ after
18	the date on which the Commission submits rec-
19	ommended best practices under subsection (a), in-
20	cluding updated recommended best practices under
21	paragraph (5) of that subsection, the Attorney Gen-
22	eral shall—
23	(A) review, and modify if necessary, the
24	recommended best practices; and

1	(B) publish a final version of the best
2	practices on the website of the Department of
3	Justice and in the Federal Register.
4	(2) Written findings.—Any modification
5	made by the Attorney General under paragraph (1)
6	shall be accompanied by written findings setting
7	forth the basis for, and reasons supporting, the
8	modification.
9	(c) CERTIFICATION OF BEST PRACTICES.—Not later
10	than 1 year after the Attorney General first publishes the
11	best practices under subsection (b), and annually there-
12	after, an officer of a provider of an interactive computer
13	service shall submit a written certification to the Attorney
14	General stating that—
15	(1) the provider has conducted a thorough re-
16	view of the implementation and operation of the best
17	practices; and
18	(2) such review does not reveal any material
19	non-compliance with the requirements of the best
20	practices.
21	(d) Civil Investigative Demands.—
22	(1) Issuance; service; production of mate-
23	RIAL; TESTIMONY.—
24	(A) IN GENERAL.—Whenever the Attorney
25	General has reason to believe that an officer of

1	a provider of an interactive computer service
2	has filed a false certification under subsection
3	(c), the Attorney General may issue in writing,
4	and cause to be served upon the provider, a
5	civil investigative demand requiring the provider
6	to—
7	(i) produce any documentary material
8	relevant to such certification for inspection
9	and copying;
10	(ii) answer in writing written interrog-
11	atories with respect to such documentary
12	material;
13	(iii) give oral testimony concerning
14	such documentary material; or
15	(iv) furnish any combination of such
16	material, answers, or testimony.
17	(B) Service.—If a civil investigative de-
18	mand issued under subparagraph (A) is an ex-
19	press demand for any product of discovery, the
20	Attorney General shall—
21	(i) cause to be served, in any manner
22	authorized under section 3733 of title 31,
23	United States Code, a copy of the demand
24	upon the person from whom the discovery
25	was obtained; and

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1	(ii) notify the person to whom the de-
2	mand is issued of the date on which the
3	copy was served.
4	(2) Contents; return date for demand
5	FOR PRODUCT OF DISCOVERY.—
6	(A) IN GENERAL.—Each civil investigative
7	demand issued under paragraph (1) shall—
8	(i) state the nature of the Attorney
9	General's belief that a false certification
10	has been filed under subsection (c);
11	(ii) if the demand is for production of
12	documentary material—
13	(I) describe the class or classes of
14	documentary material to be produced
15	thereunder with such definiteness and
16	certainty as to permit such material
17	to be fairly identified;
18	(II) prescribe a return date or
19	dates that will provide a reasonable
20	period of time within which the mate-
21	rial so demanded may be assembled
22	and made available for inspection and
23	copying; and

19	commenced; and
20	(II) identify—
21	(aa) an investigator who
22	shall conduct the examination
23	and

1	(bb) the custodian to whom
2	the transcript of the examination
3	shall be submitted.
4	(B) RETURN DATE FOR PRODUCT OF DIS-
5	COVERY.—Any civil investigative demand issued
6	under paragraph (1) that is an express demand
7	for any product of discovery shall not be re-
8	turned or returnable until 20 days after a copy
9	of the demand has been served upon the person
10	from whom the discovery was obtained.
11	(3) Applicability of other provisions.—
12	(A) In general.—Subject to subpara-
13	graph (B), subsections (b) through (l) of sec-
14	tion 3733 of title 31, United States Code, shall
15	apply with respect to a civil investigative de-
16	mand issued under paragraph (1) of this sub-
17	section in the same manner as those sub-
18	sections apply to a civil investigative demand
19	issued under subsection (a) of such section
20	3733.
21	(B) False claims references.—For
22	purposes of subparagraph (A), a reference in
23	section 3733 of title 31, United States Code,
24	to—

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1	(i) a violation of a false claims law
2	shall be deemed to be a reference to the fil-
3	ing of a false certification under subsection
4	(c) of this section;
5	(ii) a false claims law investigation
6	shall be deemed to be a reference to an in-
7	quiry into whether any person is or has
8	been engaged in filing a false certification
9	under subsection (c) of this section; and
10	(iii) a false claims law investigator
11	shall be deemed to be a reference to—
12	(I) any attorney or investigator
13	employed by the Department of Jus-
14	tice who is charged with the duty of
15	enforcing or carrying into effect this
16	section; or
17	(II) any officer or employee of
18	the United States acting under the di-
19	rection and supervision of an attorney
20	or investigator described in subclause
21	(I) in connection with an inquiry into
22	whether any person is or has been en-
23	gaged in filing a false certification
24	under subsection (c) of this section.

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1	SEC. 5. ENFORCEMENT.
2	(a) Offense.—It shall be unlawful for an officer of
3	a provider of an interactive computer service to knowingly
4	submit a written certification under section 4(c) that con-
5	tains a false statement.
6	(b) Criminal Penalties.—Any person who violates
7	subsection (a) shall be fined in accordance with title 18,
8	United States Code, imprisoned for not more than 2 years,
9	or both.
10	SEC. 6. EARNING IMMUNITY.
11	(a) In General.—Section 230(e) of the Commu-
12	nications Act of 1934 (47 U.S.C. 230(e)) is amended by
13	adding at the end the following:
14	"(6) No effect on child sexual exploi-
15	TATION LAW.—
16	"(A) Liability of providers of inter-
17	ACTIVE COMPUTER SERVICE.—Nothing in this
18	section (other than subsection $(c)(2)(A)$) shall
19	be construed to impair or limit—
20	"(i) any claim in a civil action
21	brought against a provider of an inter-
22	active computer service under section 2255
23	of title 18, United States Code, if the con-

duct underlying the claim—

tion 2252 of that title; or

"(I) constitutes a violation of sec-

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1	"(II) is considered a violation of
2	section 2252 of that title by operation
3	of subsection (a)(2) of such section
4	2255;
5	"(ii) any charge in a criminal prosecu-
6	tion brought against a provider of an inter-
7	active computer service under State law if
8	the conduct underlying the charge would
9	constitute a violation of section 2252 of
10	title 18, United States Code; or
11	"(iii) any claim in a civil action
12	brought against a provider of an inter-
13	active computer service under State law if
14	the conduct underlying the claim—
15	"(I) would constitute a violation
16	of section 2252 of title 18, United
17	States Code; or
18	"(II) would be considered a viola-
19	tion of section 2252 of title 18,
20	United States Code, for purposes of
21	subsection (a)(1) of section 2255 of
22	that title, by operation of subsection
23	(a)(2) of such section 2255.
24	"(B) Safe Harbor.—Subparagraph (A)
25	shall not apply to a claim in a civil action or

1	charge in a criminal prosecution brought
2	against a provider of an interactive computer
3	service if—
4	"(i) the provider has implemented rea-
5	sonable measures relating to the matters
6	described in section 4(a)(2) of the Elimi-
7	nating Abusive and Rampant Neglect of
8	Interactive Technologies Act of 2019 to
9	prevent the use of the interactive computer
10	service for the exploitation of minors; or
11	"(ii) an officer of the provider has
12	certified to the Attorney General under
13	subsection (c) of section 4 of the Elimi-
14	nating Abusive and Rampant Neglect of
15	Interactive Technologies Act of 2019 that
16	the provider has implemented, and is in
17	compliance with, the child exploitation pre-
18	vention best practices published by the At-
19	torney General under subsection (b) of
20	that section.".
21	(b) Mens Rea for Civil Suits.—Section 2255 of
22	title 18, United States Code, is amended—
23	(1) by redesignating subsection (a) as para-
24	graph (1) and adjusting the margin accordingly;

1	(2) by inserting before paragraph (1), as so
2	designated, the following:
3	"(a) RIGHT OF ACTION.—"; and
4	(3) in subsection (a), as so designated, by add-
5	ing at the end the following:
6	"(2) Civil remedy for certain activities
7	RELATING TO MATERIAL INVOLVING THE SEXUAL
8	EXPLOITATION OF MINORS.—Conduct by a provider
9	of an interactive computer service (as defined in sec-
10	tion 230 of the Communications Act of 1934 (47
11	U.S.C. 230)) that would violate section 2252 if that
12	section were applied by substituting 'recklessly' for
13	'knowingly' each place that term appears shall be
14	considered a violation of section 2252 for purposes
15	of paragraph (1) of this subsection.".
16	(e) Effective Date.—The amendments made by
17	this section shall take effect on the earlier of—
18	(1) the date that is 1 year after the date on
19	which the Attorney General first publishes the best
20	practices under section 4(b); or
21	(2) the date that is [4] years after the date of
22	enactment of this Act.
23	SEC. 7. AUTHORIZATION OF APPROPRIATIONS.
24	There are authorized to be appropriated such sums
25	as may be necessary to carry out this Act.