

ONE HUNDRED NINETEENTH CONGRESS

Congress of the United States

House of Representatives

COMMITTEE ON ENERGY AND COMMERCE

2125 RAYBURN HOUSE OFFICE BUILDING
WASHINGTON, DC 20515-6115
Majority (202) 225-3641
Minority (202) 225-2927

December 9, 2025

MEMORANDUM

TO: Members of the Subcommittee on Commerce, Manufacturing, and Trade
FROM: Committee on Energy and Commerce Majority Staff
RE: Subcommittee on Commerce, Manufacturing, and Trade Markup on December 11, 2025

I. INTRODUCTION

The Subcommittee on Commerce, Manufacturing, and Trade will hold a markup on Thursday, December 11, 2025, at 10:15 a.m. (ET) in 2123 Rayburn House Office Building. The markup will consider the following legislation:

- H.R. 6290, Safe Social Media Act (Reps. Bentz and Schrier)
- H.R. 6259, No Fentanyl on Social Media Act (Reps. Evans and Dingell)
- H.R. 6289, Promoting a Safe Internet for Minors Act (Reps. Lee-FL and Soto)
- H.R. 6437, Kids Internet Safety Partnership Act (Reps. Fry and Landsman)
- H.R. 5360, AI Warnings And Resources for Education (AWARE) Act (Reps. Houchin and Auchincloss)
- H.R. 6499, Assessing Safety Tools for Parents and Minors Act (Reps. Fulcher and Landsman)
- H.R. 2657, Sammy's Law (Reps. Wasserman Schultz and Carter-GA)
- H.R. 6265, Safer Guarding of Adolescents from Malicious Interactions on Network Games (GAMING) Act (Rep. Kean)
- H.R. 6273, Stop Profiling Youth and (SPY) Kids Act (Rep. Miller-Meeks)
- H.R. 6253, Algorithmic Choice and Transparency Act (Rep. Cammack)
- H.R. 6489, Safeguarding Adolescents From Exploitative (SAFE) Bots Act (Rep. Houchin)
- H.R. 1623, Shielding Children's Retinas from Egregious Exposure on the Net (SCREEN) Act (Rep. Miller-IL)

- H.R. 6257, Safe Messaging for Kids Act of 2025 (Rep. Dunn)
- H.R. 3149, App Store Accountability Act (Rep. James)
- H.R. 6333, Parents Over Platforms Act (Reps. Auchincloss and Houchin)
- H.R. 6292, Don't Sell Kids' Data Act of 2025 (Rep. Pallone)
- H.R. 6484, Kids Online Safety Act (Rep. Bilirakis)
- H.R. 6291, Children and Teens' Online Privacy Protection Act (Reps. Walberg and Lee-FL)

II. LEGISLATION

1. H.R. 6290, Safe Social Media Act (Reps. Bentz and Schrier)

This bill directs the FTC, in conjunction with the Department of Health and Human Services, to conduct a study on social media use by minors which includes the types of personal information collected, how algorithms use that personal information, usage patterns between different age ranges, mental health impacts of social media use, and any harmful effects and benefits of extended social media use by minors.

2. H.R. 6259, No Fentanyl on Social Media Act (Reps. Evans and Dingell)

This bill directs the FTC, in collaboration with the Departments of Justice and Health and Human Services, to produce a report on the role of social media in enabling access to fentanyl by minors. The report would examine aspects of the issue ranging from the impact of this access to minors and how drug traffickers use social media to sell fentanyl, to the role design characteristics of social media platforms play in facilitating access, along with actions by social media companies, law enforcement, and others that could help to prevent access to fentanyl. The report also directs the FTC to consult with relevant stakeholders and provide recommendations for Congress.

3. H.R. 6289, Promoting a Safe Internet for Minors Act (Reps. Lee-FL and Soto)

This bill directs the FTC to conduct a nationwide education campaign to promote safe internet use by minors, including through encouraging best practices for educators, parents, platforms, and minors, facilitating information sharing on the latest trends negatively impacting minors online, and enabling access to publicly available online safety education and public awareness efforts. The bill also requires the FTC to submit an annual report to Congress.

4. H.R. 6437, Kids Internet Safety Partnership Act (Reps. Fry and Landsman)

This bill directs the Secretary of Commerce to establish the Kids Internet Safety Partnership. The Partnership would coordinate with Federal agencies, including the FTC, and stakeholders to identify harms suffered by minors related to the use of online services and mobile applications, as well as widely accepted or evidence-based best practices for addressing such harms. The Partnership is directed to publish a report on the efficacy of safeguards for minors and parental tools used by online services and mobile applications, along with a playbook of

widely accepted or evidence-based best practices related to age verification, assurance, and estimation techniques; design features; parental tools; default privacy and account settings; third-party safety software services; and limitations and opt-outs related to personalized recommendation systems and chatbots.

5. H.R. 5360, AI Warnings And Resources for Education (AWARE) Act (Reps. Houchin and Auchincloss)

This bill directs the FTC to develop and make publicly available educational resources for parents, educators, and minors on privacy and data collection practices, best practices for parental supervision of minors' use of AI chatbots, and how to identify safe and unsafe AI chatbot use. The educational resources must be modeled on those developed by the FTC's Youville program.

6. H. R. 6499, Assessing Safety Tools for Parents and Minors Act (Reps. Fulcher and Landsman)

The bill requires the FTC to review and assess the effectiveness of industry efforts to promote online safety through education, parental controls, age-appropriate content labels, and privacy and safety settings. The FTC is required to submit a report to Congress on the review and include recommendations.

7. H. R. 2657, Sammy's Law (Reps. Wasserman Schultz and Carter-GA)

This bill requires 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 child's parent or legal guardian may delegate permission to a third-party safety software provider to manage the child's online interactions, content, and account settings and provide visibility into the child's online engagement. Third-party safety software providers are required to register with the FTC, receive annual audits, take measures to protect a child's data, and are prohibited from selling data collected by the third-party safety software provider.

8. H. R. 6265, Safer Guarding of Adolescents from Malicious Interactions on Network Games (GAMING) Act (Rep. Kean)

This bill requires a provider of an interactive online video game to offer safeguards to the parent of a user who is under the age of 18. The safeguards provided must allow the parent to limit communication between the minor and other users, including adult users, and must be enabled by default for covered users. The safeguards also must be enabled by default on the most protective level of control for privacy and safety settings that the provider offers to users and can only be disabled by the parent.

9. H.R. 6273, Stop Profiling Youth and (SPY) Kids Act (Rep. Miller-Meeks)

This bill prohibits covered platforms from knowingly conducting market or product-focused research on individuals under 13 and requires verifiable parental consent to conduct such research on individuals under 17.

10. H.R. 6253, Algorithmic Choice and Transparency Act (Rep. Cammack)

This bill requires online platforms to notify minors if the platform uses an algorithm to organize content based on user-specific data from the minor and provide information on how the algorithm operates, how data provided by the minor informs the algorithm, and the algorithm's role in optimizing user engagement. Also, online platforms are required to provide minors, as a default option, with an algorithm not based on user-specific data.

11. H.R. 6489, Safeguarding Adolescents From Exploitative (SAFE) Bots Act (Reps. Houchin and Auchincloss)

This bill requires chatbot platforms that knowingly interact with minors to disclose, in age-appropriate language, that the chatbot is an artificial intelligence system, along with suicide and crisis intervention hotline information. The bill prohibits chatbots from stating that they are licensed professionals. The bill also directs chatbot platforms to establish and implement policies to prevent certain harms to minors. The bill is enforced as an “unfair or deceptive act or practice” by the FTC and by state attorneys general. Finally, the bill directs the Secretary of Health and Human Services to conduct a longitudinal study on the effects of chatbots on the mental health of minors.

12. H.R. 1623, Shielding Children's Retinas from Egregious Exposure on the Net (SCREEN) Act (Rep. Miller-IL)

This bill requires all commercial pornographic websites to adopt and operate applicable technology verification measures to ensure that a child cannot access pornographic content. Pornographic websites have the option to contract a third party to help comply with the bill. Additionally, the bill establishes data security requirements, prohibits pornographic websites from collecting data beyond what is minimally necessary to verify a user's age, and forbids retaining information longer than is necessary to demonstrate compliance. A violation of this bill is enforced as an “unfair or deceptive act or practice” by the FTC.

13. H.R. 6257, Safe Messaging for Kids Act of 2025 (Rep. Dunn)

This bill prohibits covered social media companies from offering ephemeral messaging features on their platform for minors. It requires parental controls, activated and managed by verifiable parental consent, and default settings for minors related to direct messaging features. It also requires that app stores provide a clear warning to parents when a minor attempts to download a social media platform that includes direct messaging features.

14. H.R. 3149, App Store Accountability Act (Rep. James)

This bill requires app store providers to request age information from individuals at the time of account creation, verify the individual's age, and, if that individual is a minor, obtain verifiable parental consent from the affiliated parental account to download apps or make in-app purchases. The bill places additional requirements on app store providers, which include protecting the confidentiality of personal data and prominently displaying any age rating information. The bill also establishes requirements for app developers to verify the age category of potential users, confirm whether verifiable parental consent was obtained, and notify an app store provider of significant changes to their app. The bill directs the FTC to issue guidance on compliance and certification. A violation of the bill is treated and enforced as an "unfair or deceptive act or practice" by the FTC and subject to enforcement by state attorneys general.

15. H.R. 6333, Parents Over Platforms Act (Reps. Auchincloss and Houchin)

This bill places several responsibilities on app stores, including ascertaining the age category of users, and allows parents of minors to approve downloading or using apps. App stores are also responsible for providing certain capabilities and information to developers pertaining to age information, access to certain apps, and parental controls. The bill requires app developers to allow or disallow a minor's download or use of an app, provide information to parents on online safety and privacy settings, use commercially reasonable efforts to determine whether a user is a minor, obtain parental consent prior to allowing a minor to access an app that is deemed unsuitable for minors, among other requirements. It further places certain restrictions on app developers to use or share age information gathered under this bill. The bill provides a safe harbor to app stores and app developers for certain types of actions and non-actions. The bill is enforced by the FTC.

16. H.R. 6292, Don't Sell Kids' Data Act of 2025 (Rep. Pallone)

This bill prohibits data brokers from collecting, using, or maintaining the personal data of minors. The bill is enforced by the Federal Trade Commission, state attorneys general, and a private right of action with treble damages, and also prohibits the use of predispute arbitration agreements for the rights and remedies in the bill.

17. H.R. 6484, Kids Online Safety Act (Rep. Bilirakis)

This bill requires certain covered platforms to implement measures to mitigate harm to minors. Covered platforms must provide easy-to-use safeguards for minors, and when a platform knows a user is a minor, the platform is required to ensure that the most protective safeguards are enabled by default. A covered platform must also provide tools for parents to help manage their child's use of the platform, provide certain user disclosures, and is prohibited from advertising illegal products to minors. The bill increases transparency for covered platforms by requiring them to submit an audited report to the FTC outlining minors' use of their platform, use of safeguards and parental tools, data collection practices, and other information. This bill is enforced by the FTC as an "unfair or deceptive practice" and by the state attorneys general.

18. H.R. 6291, Children and Teens' Online Privacy Protection Act (Reps. Walberg and Lee-FL)

This bill amends the Children's Online Privacy Protection Act of 1998 to strengthen protections relating to the online collection, use, and disclosure of personal information of children and teens. Additionally, the bill bans targeted advertising to kids and teens and require direct notice if data is being stored or transferred to a foreign adversary. This legislation is enforced by the Federal Trade Commission (FTC).

III. STAFF CONTACTS

If you have any questions regarding this subcommittee markup, please contact Committee Staff at (202) 225-3641.