### 107TH CONGRESS 1ST SESSION

# H. R. 1005

To amend the Communications Act of 1934 to require that violent video programming is limited to broadcast after the hours when children are reasonably likely to comprise a substantial portion of the audience, unless it is specifically rated on the basis of its violent content so that it is blockable by electronic means specifically on the basis of that content.

### IN THE HOUSE OF REPRESENTATIVES

March 13, 2001

Mr. Shows (for himself, Mr. Blagojevich, Mr. Cramer, Ms. Sanchez, Ms. Hart, Mr. Lucas of Kentucky, and Mr. Smith of New Jersey) introduced the following bill; which was referred to the Committee on Energy and Commerce

## A BILL

To amend the Communications Act of 1934 to require that violent video programming is limited to broadcast after the hours when children are reasonably likely to comprise a substantial portion of the audience, unless it is specifically rated on the basis of its violent content so that it is blockable by electronic means specifically on the basis of that content.

- 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 "Children's Protection
3	from Violent Programming Act".
4	SEC. 2. FINDINGS.
5	The Congress makes the following findings:
6	(1) Television influences children's perception
7	of the values and behavior that are common and ac-
8	ceptable in society.
9	(2) Broadcast television, cable television, and
10	video programming are—
11	(A) uniquely pervasive presences in the
12	lives of all American children; and
13	(B) readily accessible to all American chil-
14	dren.
15	(3) Violent video programming influences chil-
16	dren, as does indecent programming.
17	(4) There is empirical evidence that children ex-
18	posed to violent video programming at a young age
19	have a higher tendency to engage in violent and ag-

(5) There is empirical evidence that children exposed to violent video programming have a greater tendency to assume that acts of violence are acceptable behavior and therefore to imitate such behavior.

gressive behavior later in life than those children not

so exposed.

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- 1 (6) There is empirical evidence that children ex-2 posed to violent video programming have an in-3 creased fear of becoming a victim of violence, result-4 ing in increased self-protective behaviors and in-5 creased mistrust of others.
  - (7) There is a compelling governmental interest in limiting the negative influences of violent video programming on children.
  - (8) There is a compelling governmental interest in channeling programming with violent content to periods of the day when children are not likely to comprise a substantial portion of the television audience.
  - (9) A significant amount of violent programming that is readily accessible to minors remains unrated specifically for violence and therefore cannot be blocked solely on the basis of its violent content.
  - (10) Age-based ratings that do not include content rating for violence do not allow parents to block programming based solely on violent content thereby rendering ineffective any technology-based blocking mechanism designed to limit violent video programming.
  - (11) The most recent study of the television ratings system by the Kaiser Family Foundation

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- 1 concludes that 79 percent of violent programming is 2 not specifically rated for violence.
  - (12) Technology-based solutions, such as the V-chip, may be helpful in protecting some children, but cannot achieve the compelling governmental interest in protecting all children from violent programming when parents are only able to block programming that has, in fact, been rated for violence.
    - (13) Restricting the hours when violent programming can be shown protects the interests of children whose parents are unavailable, unable to supervise their children's viewing behavior, do not have the benefit of technology-based solutions, are unable to afford the costs of technology-based solutions, or are unable to determine the content of those shows that are only subject to age-based ratings.
    - (14) After further study, pursuant to a rulemaking, the Federal Communications Commission may conclude that content-based ratings and blocking technology do not effectively protect children from the harm of violent video programming.
    - (15) If the Federal Communications Commission reaches the conclusion described in paragraph (14), the channeling of violent video programming will be the least restrictive means of limiting the ex-

1	posure of children to the harmful influences of vio-
2	lent video programming.
3	SEC. 3. ASSESSMENT OF EFFECTIVENESS OF CURRENT
4	RATING SYSTEM FOR VIOLENCE AND EFFEC-
5	TIVENESS OF V-CHIP IN BLOCKING VIOLENT
6	PROGRAMMING.
7	(a) Report.—The Federal Communications Com-
8	mission shall—
9	(1) assess the effectiveness of measures to re-
10	quire television broadcasters and multichannel video
11	programming distributors (as defined in section
12	602(13) of the Communications Act of $1934$ (47)
13	U.S.C. 522(13)) to rate and encode programming
14	that could be blocked by parents using the V-chip
15	undertaken under section 715 of the Communica-
16	tions Act of 1934 (47 U.S.C. 715) and under sub-
17	sections (w) and (x) of section 303 of that Act (47
18	U.S.C. 303(w) and (x)) in accomplishing the pur-
19	poses for which they were enacted; and
20	(2) report its findings to the Committee on
21	Commerce, Science, and Transportation of the
22	United States Senate and the Committee on Com-
23	merce of the United States House of Representa-
24	tives, within 12 months after the date of enactment
25	of this Act, and annually thereafter.

- 1 (b) ACTION.—If the Commission finds at any time,
- 2 as a result of its ongoing assessment under subsection (a),
- 3 that the measures referred to in subsection (a)(1) are in-
- 4 sufficiently effective, then the Commission shall complete
- 5 a rulemaking within 270 days after the date on which the
- 6 Commission makes that finding to prohibit the distribu-
- 7 tion of violent video programming during the hours when
- 8 children are reasonably likely to comprise a substantial
- 9 portion of the audience.
- 10 (c) Definitions.—Any term used in this section
- 11 that is defined in section 715 of the Communications Act
- 12 of 1934 (47 U.S.C. 715), or in regulations under that sec-
- 13 tion, has the same meaning as when used in that section
- 14 or in those regulations.
- 15 SEC. 4. UNLAWFUL DISTRIBUTION OF VIOLENT VIDEO PRO-
- 16 GRAMMING THAT IS NOT SPECIFICALLY
- 17 RATED FOR VIOLENCE AND THEREFORE IS
- NOT BLOCKABLE.
- Title VII of the Communications Act of 1934 (47)
- 20 U.S.C. 701 et seq.) is amended by adding at the end the
- 21 following:

1	"SEC. 715. UNLAWFUL DISTRIBUTION OF VIOLENT VIDEO
2	PROGRAMMING NOT SPECIFICALLY
3	BLOCKABLE BY ELECTRONIC MEANS.
4	"(a) Unlawful Distribution.—It shall be unlaw-
5	ful for any person to distribute to the public any violent
6	video programming not blockable by electronic means spe-
7	cifically on the basis of its violent content during hours
8	when children are reasonably likely to comprise a substan-
9	tial portion of the audience.
10	"(b) Rulemaking Proceeding.—The Commission
11	shall conduct a rulemaking proceeding to implement the
12	provisions of this section and shall promulgate final regu-
13	lations pursuant to that proceeding not later than 9
14	months after the date of enactment of the Children's Pro-
15	tection from Violent Programming Act. As part of that
16	proceeding, the Commission—
17	"(1) may exempt from the prohibition under
18	subsection (a) programming (including news pro-
19	grams and sporting events) whose distribution does
20	not conflict with the objective of protecting children
21	from the negative influences of violent video pro-
22	gramming, as that objective is reflected in the find-
23	ings in section 551(a) of the Telecommunications
24	Agt of 1996.

1 "(2) shall exempt premium and pay-per-view 2 cable programming and premium and pay-per-view 3 direct-to-home satellite programming; and

> "(3) shall define the term 'hours when children are reasonably likely to comprise a substantial portion of the audience' and the term 'violent video programming'.

### "(c) Enforcement.—

- "(1) Forfeiture penalty.—The Commission shall impose a forfeiture penalty of not more than \$25,000 on any person who violates this section or any regulation promulgated under it for each such violation. For purposes of this paragraph, each day on which such a violation occurs is a separate violation.
- "(2) LICENSE REVOCATION.—If a person repeatedly violates this section or any regulation promulgated under this section, the Commission shall, after notice and opportunity for hearing, revoke any license issued to that person under this Act.
- "(3) LICENSE RENEWALS.—The Commission shall consider, among the elements in its review of an application for renewal of a license under this Act, whether the licensee has complied with this sec-

- tion and the regulations promulgated under this section.
- 3 "(d) Definitions.—For purposes of this section—
  - "(1) Blockable by electronic means' means blockable by the feature described in section 303(x).
    - "(2)DISTRIBUTE.—The term 'distribute' means to send, transmit, retransmit, telecast, broadcast, or cablecast, including by wire, microwave, or satellite, but it does not include the transmission, retransmission, or receipt of any voice, data, graphics, or video telecommunications accessed through an interactive computer service as defined in section 230(f)(2) of the Communications Act of 1934 (47) U.S.C. 230(f)(2), which is not originated or transmitted in the ordinary course of business by a television broadcast station or multichannel video programming distributor as defined in section 602(13) of that Act (47 U.S.C. 522(13)).
    - "(3) VIOLENT VIDEO PROGRAMMING.—The term 'violent video programming' as defined by the Commission may include matter that is excessive or gratuitous violence within the meaning of the 1992 Broadcast Standards for the Depiction of Violence in Television Programs, December 1992.".

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#### SEC. 5. FTC STUDY OF MARKETING STRATEGY IMPROVE-

- 2 MENTS.
- The Federal Trade Commission shall study the mar-
- 4 keting of violent content by the motion picture, music re-
- 5 cording, and computer and video game industries to chil-
- 6 dren, including the marketing practices improvements de-
- 7 scribed by industry representatives at the hearing held by
- 8 the Senate Committee on Commerce, Science, and Trans-
- 9 portation on September 13, 2000. The Commission shall
- 10 assess the extent to which these marketing practices have
- 11 improved under the model of self-regulation as rec-
- 12 ommended by the Commission in its September, 2000, re-
- 13 port, Making Violent Entertainment to Children: A Re-
- 14 view of Self Regulation and Industry Practices in the Mo-
- 15 tion Picture, Music Recording and Electronic Game In-
- 16 dustries. The Commission shall report the results of the
- 17 study, including findings, and recommendations, if any, to
- 18 the Senate Committee on Commerce, Science, and Trans-
- 19 portation and the House of Representatives Committee on
- 20 Commerce within 18 months after the date of enactment
- 21 of this Act.
- 22 SEC. 6. SEPARABILITY.
- If any provision of this Act, or any provision of an
- 24 amendment made by this Act, or the application thereof
- 25 to particular persons or circumstances, is found to be un-
- 26 constitutional, the remainder of this Act or that amend-

- 1 ment, or the application thereof to other persons or cir-
- 2 cumstances shall not be affected.
- 3 SEC. 7. EFFECTIVE DATE.
- 4 The prohibition contained in section 715 of the Com-
- 5 munications Act of 1934 (as added by section 2 of this
- 6 Act) and the regulations promulgated thereunder shall
- 7 take effect 1 year after the regulations are adopted by the
- 8 Commission.

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