

As a former educator, and a mother, and as a grandmother, this sickens me. As an elected official, I am moved to protect our children. Congress must create guardrails to protect Americans' privacy and dignity at a time when online exploitation is easier than ever.

That is what our bill does. The TAKE IT DOWN Act criminalizes the publication of real or fake AI-generated intimate images. It requires websites to react, to respond, and to remove these horrifying images and videos within 48 hours of a victim's report. I suggest they act even faster. Finally, we will hold online platforms and social media companies accountable. This cannot wait.

Mr. Speaker, I am pleased to have bipartisan support for this bill. I thank Representative SALAZAR and Senators CRUZ and KLOBUCHAR. I thank the First Lady and the President for their leadership on this. I implore all of my colleagues to join us in supporting this important bill.

Mr. BILIRAKIS. Mr. Speaker, I yield such time as he may consume to the gentleman from Kentucky (Mr. GUTHRIE), the great chairman of the Committee on Energy and Commerce and a good friend of mine who is doing an outstanding job, in my opinion.

Mr. GUTHRIE. Mr. Speaker, I rise today in support of S. 146, the TAKE IT DOWN Act. I echo the sentiments of Representative DEAN and my friend Representative SALAZAR. I appreciate the comments that they just made. I thank Congresswoman DINGELL and Senator CRUZ for their determination in combating this crisis of malicious, deepfake pornography.

Last month, I joined a bipartisan group convened by the First Lady. We heard from young survivors and their parents who were targeted by those abhorrent practices. I thank the First Lady for her leadership and for shining a light on this dark and destructive crisis.

I am sad to say that this issue struck close to home with the heartbreaking death of my constituent, 16-year-old Elijah Heacock. He tragically fell victim to an online extortion scheme, showing my community the dangers of predators targeting our kids online.

I sat with his mom, his dad, and his brother just this last week. We talked about the tragedy that happened in his life and their determination to see that we move forward in this Congress, not only on this bill but others to make sure that it doesn't happen to other families like theirs. We are all praying for that dear family.

Mr. Speaker, the heart-wrenching stories we have heard tell us all we need to know. It is time to send the TAKE IT DOWN Act to the President's desk so we can give survivors and law enforcement the tools they need to combat this crisis. I urge my colleagues to vote in favor of this legislation.

Mr. PALLONE. Mr. Speaker, I yield 3 minutes to the gentlewoman from

Michigan (Mrs. DINGELL), a member of our committee.

Mrs. DINGELL. Mr. Speaker, I thank Chairman GUTHRIE. I thank Ranking Member, FRANK PALLONE, who often puts up with my intensity on this subject. I also thank Chairman BILIRAKIS and my co-leads, Representatives SALAZAR, DEAN, and PFLUGER, as well as Senator CRUZ and Senator KLOBUCHAR, my compatriot many days, who works to prioritize violence against women.

Mr. Speaker, I rise today as a strong and unwavering advocate for women, children, and survivors of abuse and in support of a bill that I helped lead, S. 146, the TAKE IT DOWN Act.

The rise of deepfake pornography and nonconsensual intimate images is a growing crisis that demands urgent action now. We need to work together to protect women and children from these evolving threats. New generative artificial intelligence tools are being weaponized to humiliate, silence, and terrorize women and children.

We have seen it used against children as young as middle school as a tool to create revenge porn. We have seen it used against women in public life, on both sides of the aisle, including our own colleagues.

None of my colleagues think this is acceptable, and it is a crisis that demands immediate action. We have a responsibility to act now and not tomorrow, not next year, not after more damage is done. The TAKE IT DOWN Act gives victims a clear, fast pathway to have these images removed from online platforms, hold perpetrators accountable, and ensure that tech companies do their part. They have responsibility.

This is just one piece of a broader fight. It is one I have been in for years, and I will not stop fighting. We will end violence against women, address coercive control, and stop the misuse of technology to harm survivors.

Let me be clear. This bill should already be law. It passed the Senate unanimously. It was included in Congress' year-end package last year until it was stripped out at the end. I won't get political on that because I want everybody to vote on it right now. It should never have happened.

Mr. Speaker, I urge my colleagues to support the TAKE IT DOWN Act. Let's get this across the finish line and deliver for the women and children who are counting on us.

Mr. BILIRAKIS. Mr. Speaker, I am prepared to close, and I reserve the balance of my time.

Mr. PALLONE. Mr. Speaker, I urge unanimous support for this legislation. Once again, this is another very important bill as part of this consumer protection agenda today.

Mr. Speaker, I yield back the balance of my time.

Mr. BILIRAKIS. Mr. Speaker, I yield myself the balance of my time.

Mr. Speaker, I thank the President of the United States for shedding light on

this particular bill at the state of the Union. I thank our great First Lady as well for her support on this particular bill.

I thank Representatives DEAN and DINGELL, and, of course, Representative SALAZAR who was also the main sponsor of the bill in the House. I thank Senator CRUZ who worked so very hard to get this done.

This is a bipartisan accomplishment, and we will protect our kids if we pass this particular bill. It will go to the President once we pass this bill. Let's get it done. Let's pass it unanimously.

Mr. Speaker, again, I encourage a "yes" vote on this bill, and I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Florida (Mr. BILIRAKIS) that the House suspend the rules and pass the bill, S. 146.

The question was taken.

The SPEAKER pro tempore. In the opinion of the Chair, two-thirds being in the affirmative, the ayes have it.

Mr. BILIRAKIS. Mr. Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered.

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX, further proceedings on this motion will be postponed.

#### HOTEL FEES TRANSPARENCY ACT OF 2025

Mr. BILIRAKIS. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 1479) to prohibit unfair and deceptive advertising of prices for hotel rooms and other places of short-term lodging, and for other purposes.

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 1479

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,*

#### SECTION 1. SHORT TITLE.

This Act may be cited as the "Hotel Fees Transparency Act of 2025".

#### SEC. 2. PROHIBITION ON UNFAIR AND DECEPTIVE ADVERTISING OF HOTEL ROOMS AND OTHER SHORT-TERM RENTAL PRICES.

(a) PROHIBITION.—

(1) IN GENERAL.—It shall be unlawful for a covered entity to display, advertise, market, or offer in interstate commerce, including through direct offerings, third-party distribution, or metasearch referrals, a price for covered services that does not clearly, conspicuously, and prominently—

(A) display the total services price, if a price is displayed, in any advertisement, marketing, or price list wherever the covered services are displayed, advertised, marketed, or offered for sale;

(B) disclose to any individual who seeks to purchase covered services the total services price at the time the covered services are first displayed to the individual and anytime thereafter throughout the covered services purchasing process; and

(C) disclose, prior to the final purchase, any tax, fee, or assessment imposed by any government entity, quasi-government entity, or government-created special district or program on the sale of covered services.

(2) **INDIVIDUAL COMPONENTS.**—Provided that such displays are less prominent than the total service price required in paragraph (1), nothing in this Act shall be construed to prohibit the display of—

(A) individual components of the total price; or

(B) details of other items not required by paragraph (1).

(3) **INDEMNIFICATION PROVISIONS.**—Nothing in this section shall be construed to prohibit any covered entity from entering into a contract with any other covered entity that contains an indemnification provision with respect to price or fee information disclosed, exchanged, or shared between the covered entities that are parties to the contract.

(b) **ENFORCEMENT.**—

(1) **ENFORCEMENT BY THE COMMISSION.**—

(A) **UNFAIR OR DECEPTIVE ACTS OR PRACTICES.**—A violation of subsection (a) shall be treated as a violation of a rule defining an unfair or deceptive act or practice prescribed under section 18(a)(1)(B) of the Federal Trade Commission Act (15 U.S.C. 57a(a)(1)(B)).

(B) **POWERS OF THE COMMISSION.**—

(i) **IN GENERAL.**—The Commission shall enforce this section in the same manner, by the same means, and with the same jurisdiction, powers, and duties as though all applicable terms and provisions of the Federal Trade Commission Act (15 U.S.C. 41 et seq.) were incorporated into and made a part of this Act.

(ii) **PRIVILEGES AND IMMUNITIES.**—Any person who violates this section shall be subject to the penalties and entitled to the privileges and immunities provided in the Federal Trade Commission Act (15 U.S.C. 41 et seq.).

(iii) **AUTHORITY PRESERVED.**—Nothing in this section shall be construed to limit the authority of the Commission under any other provision of law.

(2) **ENFORCEMENT BY STATES.**—

(A) **IN GENERAL.**—If the attorney general of a State has reason to believe that an interest of the residents of the State has been or is being threatened or adversely affected by a practice that violates subsection (a), the attorney general of the State may, as *parens patriae*, bring a civil action on behalf of the residents of the State in an appropriate district court of the United States to obtain appropriate relief.

(B) **RIGHTS OF THE COMMISSION.**—

(1) **NOTICE TO THE COMMISSION.**—

(I) **IN GENERAL.**—Except as provided in subclause (III), the attorney general of a State, before initiating a civil action under subparagraph (A) shall notify the Commission in writing that the attorney general intends to bring such civil action.

(II) **CONTENTS.**—The notification required by subclause (I) shall include a copy of the complaint to be filed to initiate the civil action.

(III) **EXCEPTION.**—If it is not feasible for the attorney general of a State to provide the notification required by subclause (I) before initiating a civil action under subparagraph (A), the attorney general shall notify the Commission immediately upon instituting the civil action.

(i) **INTERVENTION BY THE COMMISSION.**—The Commission may—

(I) intervene in any civil action brought by the attorney general of a State under subparagraph (A); and

(II) upon intervening—

(aa) be heard on all matters arising in the civil action; and

(bb) file petitions for appeal.

(C) **INVESTIGATORY POWERS.**—Nothing in this paragraph may be construed to prevent the attorney general of a State from exercising the powers conferred on the attorney general by the laws of the State to conduct investigations, to administer oaths or affir-

mations, or to compel the attendance of witnesses or the production of documentary or other evidence.

(D) **ACTION BY THE COMMISSION.**—Whenever a civil action has been instituted by or on behalf of the Commission for violation of subsection (a), no attorney general of a State may, during the pendency of that action, institute an action under subparagraph (A) against any defendant named in the complaint in that action for a violation of subsection (a) alleged in such complaint.

(E) **VENUE; SERVICE OF PROCESS.**—

(i) **VENUE.**—Any action brought under subparagraph (A) may be brought in—

(I) the district court of the United States that meets applicable requirements relating to venue under section 1391 of title 28, United States Code; or

(II) another court of competent jurisdiction.

(ii) **SERVICE OF PROCESS.**—In an action brought under subparagraph (A), process may be served in any district in which—

(I) the defendant is an inhabitant, may be found, or transacts business; or

(II) venue is proper under section 1391 of title 28, United States Code.

(F) **ACTIONS BY OTHER STATE OFFICIALS.**—

(i) **IN GENERAL.**—In addition to civil actions brought by an attorney general under subparagraph (A), any other officer of a State who is authorized by the State to do so may bring a civil action under subparagraph (A), subject to the same requirements and limitations that apply under this paragraph to civil actions brought by attorneys general.

(ii) **SAVINGS PROVISION.**—Nothing in this paragraph may be construed to prohibit an authorized official of a State from initiating or continuing any proceeding in a court of the State for a violation of any civil or criminal law of the State.

(3) **AFFIRMATIVE DEFENSE.**—In any action pursuant to paragraph (1) or (2), an intermediary or third-party online seller may assert an affirmative defense if such intermediary or third-party online seller—

(A) established procedures to receive up-to-date price information from hotels or short-term rentals, or agents acting on behalf of a hotel or short-term rental;

(B) relied in good faith on information provided to the intermediary or third-party online seller by a hotel or short-term rental, or agent acting on behalf of such hotel or short-term rental, and such information was inaccurate at the time it was provided to the intermediary or third-party online seller; and

(C) took prompt action to remove or correct any false or inaccurate information about the total services price after receiving notice that such information was false or inaccurate.

(c) **PREEMPTION.**—

(1) **IN GENERAL.**—A State, or political subdivision of a State, may not maintain, enforce, prescribe, or continue in effect any law, rule, regulation, requirement, standard, or other provision having the force and effect of law of the State, or political subdivision of the State, that prohibits a covered entity from advertising, displaying, marketing, or otherwise offering, or otherwise affects the manner in which a covered entity may advertise, display, market, or otherwise offer, for sale in interstate commerce, including through a direct offering, third-party distribution, or metasearch referral, a price of a reservation for a covered service, and that requires fee disclosure, unless such provision requires the total services price to include each service fee in accordance with subsection (a)(1).

(2) **RULE OF CONSTRUCTION.**—This section may not be construed to—

(A) preempt any law of a State or political subdivision of a State relating to contracts or torts; or

(B) preempt any law of a State or political subdivision of a State to the extent that such law relates to an act of fraud, unauthorized access to personal information, or notification of unauthorized access to personal information.

(d) **DEFINITIONS.**—In this Act:

(1) **BASE SERVICES PRICE.**—The term “base services price”—

(A) means, with respect to the covered services provided by a hotel or short-term rental, the price in order to obtain the covered services of the hotel or short-term rental; and

(B) does not include—

(i) any service fee;

(ii) any taxes or fees imposed by a government or quasi-government entity;

(iii) assessment fees of a government-created special district or program; or

(iv) any charges or fees for an optional product or service associated with the covered services that may be selected by a purchaser of covered services.

(2) **COMMISSION.**—The term “Commission” means the Federal Trade Commission.

(3) **COVERED ENTITY.**—The term “covered entity” means a person, partnership, or corporation with respect to whom the Commission has jurisdiction under section 5(a)(2) of the Federal Trade Commission Act (15 U.S.C. 45(a)(2)), including—

(A) a hotel or short-term rental;

(B) a third-party online seller; or

(C) an intermediary.

(4) **COVERED SERVICES.**—The term “covered services”—

(A) means the temporary provision of a room, building, or other lodging facility; and

(B) does not include the provision of a meeting room, banquet services, or catering services.

(5) **HOTEL.**—The term “hotel” means an establishment that is—

(A) primarily engaged in providing a covered service to the general public; and

(B) promoted, advertised, or marketed in interstate commerce or for which such establishment’s services are sold in interstate commerce.

(6) **INTERMEDIARY.**—The term “intermediary” means an entity that operates either as a business-to-business platform, consumer-facing platform, or both, that displays, including through direct offerings, third-party distribution, or metasearch referral, a price for covered services or price comparison tools for consumers seeking covered services.

(7) **OPTIONAL PRODUCT OR SERVICE.**—The term “optional product or service” means a product or service that an individual does not need to purchase to use or obtain covered services.

(8) **SERVICE FEE.**—The term “service fee”—

(A) means a charge imposed by a covered entity that must be paid in order to obtain covered services; and

(B) does not include—

(i) any taxes or fees imposed by a government or quasi-government entity;

(ii) any assessment fees of a government-created special district or program; or

(iii) any charges or fees for an optional product or service associated with the covered services that may be selected by a purchaser of covered services.

(9) **SHORT-TERM RENTAL.**—The term “short-term rental” means a property, including a single-family dwelling or a unit in a condominium, cooperative, or time-share, that provides covered services (either with respect to the entire property or a part of the property) to the general public—

(A) in exchange for a fee;

(B) for periods shorter than 30 consecutive days; and

(C) is promoted, advertised, or marketed in interstate commerce or for which such property's services are sold in interstate commerce.

(10) **STATE.**—The term “State” means each of the 50 States, the District of Columbia, and any territory or possession of the United States.

(11) **THIRD-PARTY ONLINE SELLER.**—The term “third-party online seller” means any person other than a hotel or short-term rental that sells covered services or offers for sale covered services with respect to a hotel or short-term rental in a transaction facilitated on the internet.

(12) **TOTAL SERVICES PRICE.**—The term “total services”—

(A) means, with respect to covered services, the total cost of the covered services, including the base services price and any service fees; and

(B) does not include—

(i) any taxes or fees imposed by a government or quasi-government entity;

(ii) any assessment fees of a government-created special district or program; or

(iii) any charges or fees for an optional product or service associated with the covered services that may be selected by a purchaser of covered services.

(e) **EFFECTIVE DATE.**—The prohibition under subsection (a) shall take effect 450 days after the date of the enactment of this Act and shall apply to advertisements, displays, marketing, and offers of covered services of a covered entity made on or after such date.

The **SPEAKER** pro tempore. Pursuant to the rule, the gentleman from Florida (Mr. **BILIRAKIS**) and the gentleman from New Jersey (Mr. **PALLONE**) each will control 20 minutes.

The Chair recognizes the gentleman from Florida.

□ 1530

#### GENERAL LEAVE

Mr. **BILIRAKIS**. Mr. Speaker, I ask unanimous consent that all Members have 5 legislative days in which to revise and extend their remarks and include extraneous material in the **RECORD** on this particular bill.

The **SPEAKER** pro tempore. Is there objection to the request of the gentleman from Florida?

There was no objection.

Mr. **BILIRAKIS**. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I rise today in strong support of H.R. 1479, the Hotel Fees Transparency Act of 2025, led by Representative **KIM**.

This bipartisan legislation aims to prohibit unfair and deceptive advertising of prices for hotel rooms and other short-term lodging by requiring that all mandatory fees, including resort fees, be included in the advertised price.

Hidden fees can significantly inflate the cost of accommodations, leading to consumer frustration and eroding trust in the hospitality industry. By ensuring transparent pricing, we empower consumers to make informed decisions and promote fair competition among lodging providers.

Mr. Speaker, I urge my colleagues to join me in voting in favor of this par-

ticular bill, and I reserve the balance of my time.

Mr. **PALLONE**. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I rise to speak in support of H.R. 1479, the Hotel Fees Transparency Act.

Far too often, when consumers go to check out of their hotel rooms, they are hit with surprise fees. Hotels and online travel agencies have many names for these types of fees: resort fees, amenities fees, and facilities fees, to name just a few. Regardless of what they are called, surprise fees that consumers do not expect make it impossible to comparison shop and impose undue burdens on household finances.

H.R. 1479, the Hotel Fees Transparency Act, is a bipartisan bill that would ensure that companies disclose all mandatory fees when they advertise the price of a hotel room or other place of short-term lodging.

This bill would also require hotels and other providers of short-term lodging to provide the total cost of a room to any internet website or other third party that the provider has allowed to advertise, market, display, or otherwise offer the short-term lodging for sale.

By ensuring everyone in the short-term lodging ecosystem displays the full price of a stay, we will protect consumers from being caught paying extra when they go to check out.

Mr. Speaker, I thank Representatives **CASTOR**, **MULLIN**, **KIM**, and **FRY** for their bipartisan leadership on this issue, and I reserve the balance of my time.

Mr. **BILIRAKIS**. Mr. Speaker, I yield such time as she may consume to the gentlewoman from the State of California (Mrs. **KIM**), who is a very effective lawmaker.

Mrs. **KIM**. Mr. Speaker, I thank Representative **BILIRAKIS** for yielding.

Mr. Speaker, I rise in strong support of my bill, H.R. 1479, the Hotel Fees Transparency Act.

Hidden fees on short-term lodging, whether it is at hotels, motels, inns, resorts, or rentals, make it harder for families to plan for a trip.

Too often, what looks like an affordable overnight stay online turns out to be far more expensive once these deceptive charges are added. Additionally, the way these prices are advertised are fragmented and not uniform.

Americans deserve price transparency so that they can appropriately budget for their travels.

The Hotel Fees Transparency Act requires providers of short-term lodging to disclose upfront the full cost of a stay, including all mandatory and service fees. It would also require the lodging and booking industries to clearly display the final price of a stay, providing transparency for consumers and improving American tourism and hospitality.

Mr. Speaker, I thank Representatives **CASTOR**, **FRY**, and **MULLIN** for their collaboration on this bipartisan, common-sense, pro-consumer legislation, and I

urge my colleagues to support the Hotel Fees Transparency Act.

Mr. **PALLONE**. Mr. Speaker, I yield 4 minutes to the gentlewoman from Florida (Ms. **CASTOR**), who is the Democratic sponsor of the bill and who is also the ranking member of our committee's Energy Subcommittee.

Ms. **CASTOR** of Florida. Mr. Speaker, I thank Mr. **PALLONE** for yielding the time, and I thank Chairman **BILIRAKIS** for his partnership in this endeavor, as well.

Mr. Speaker, I rise in strong support of H.R. 1479, the Hotel Fees Transparency Act, to help families save money and to ensure that their hard-earned vacations go as planned. I thank Representatives **KIM**, **MULLIN**, and **FRY** for partnering with me on this bipartisan legislation that will increase cost transparency for hotels, motels, and short-term rentals.

Mr. Speaker, have you ever planned a vacation and when you searched online, you thought you found a great deal at a hotel or a short-term rental, but then you were surprised at check-in or check-out that there were a lot of surprise fees added on?

This piece of legislation will prohibit that kind of unfair or misleading price advertising for hotels and rentals. It will require accurate price listings that must include all mandatory and resort fees.

I have to say that it is a privilege to represent the State of Florida in the Congress, and I know my friend, Mr. **BILIRAKIS**, will agree. We enjoy welcoming visitors from all across the Nation and all across the globe to Florida for their vacations.

Unfortunately—it is not just in Florida—but sometimes visitors arrive and are surprised by a lot of these resort fees and add-ons that were not part of the bargain.

That is not fair. Consumers deserve to see upfront prices when they plan their budgets and vacations. They shouldn't have to play a guessing game when planning a trip about what the final cost of their vacation will be. The cost of living right now is very high, and it is just not fair to allow this kind of unfair behavior to continue.

Mr. Speaker, I urge all of my colleagues in the House to pass the Hotel Fees Transparency Act. It will be a win for families and consumers. It is about fairness, transparency, and allowing hardworking families to focus on making memories together and not worrying about surprise charges and costs.

Mr. Speaker, I urge a “yes” vote.

Mr. **PALLONE**. Mr. Speaker, I urge bipartisan support for this legislation. It is another consumer protection bill, like the **TICKET** Act, that provides transparency where it doesn't exist right now.

Mr. Speaker, I yield back the balance of my time.

Mr. **BILIRAKIS**. Mr. Speaker, I urge a “yes” vote. I thank, again, Representatives **KIM**, **MULLIN**, **FRY**, and **KATHY CASTOR** of Florida, my good

friend, and others who worked for this particular bill, a good consumer bill. Again, let's get this done as soon as possible.

Mr. Speaker, I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Florida (Mr. BILIRAKIS) that the House suspend the rules and pass the bill, H.R. 1479.

The question was taken; and (two-thirds being in the affirmative) the rules were suspended and the bill was passed.

A motion to reconsider was laid on the table.

### SECURING SEMICONDUCTOR SUPPLY CHAINS ACT OF 2025

Mr. BILIRAKIS. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 2480) to require SelectUSA to coordinate with State-level economic development organizations to increase foreign direct investment in semiconductor-related manufacturing and production.

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 2480

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,*

#### SECTION 1. SHORT TITLE.

This Act may be cited as the "Securing Semiconductor Supply Chains Act of 2025".

#### SEC. 2. SELECTUSA DEFINED.

In this Act, the term "SelectUSA" means the SelectUSA program of the Department of Commerce established by Executive Order No. 13577 (76 Fed. Reg. 35715).

#### SEC. 3. FINDINGS.

Congress makes the following findings:

(1) Semiconductors underpin the United States and global economies, including manufacturing sectors. Semiconductors are also essential to the national security of the United States.

(2) A shortage of semiconductors, brought about by the COVID-19 pandemic and other complex factors impacting the overall supply chain, has threatened the economic recovery of the United States and industries that employ millions of United States citizens.

(3) Addressing current challenges and building resilience against future risks requires ensuring a secure and stable supply chain for semiconductors that will support the economic and national security needs of the United States and its allies.

(4) The supply chain for semiconductors is complex and global. While the United States plays a leading role in certain segments of the semiconductor industry, securing the supply chain requires onshoring, reshoring, or diversifying vulnerable segments, such as for—

(A) fabrication;

(B) advanced packaging; and

(C) materials and equipment used to manufacture semiconductor products.

(5) The Federal Government can leverage foreign direct investment and private dollars to grow the domestic manufacturing and production capacity of the United States for vulnerable segments of the semiconductor supply chain.

(6) The SelectUSA program of the Department of Commerce, in coordination with other Federal agencies and State-level eco-

nomics development organizations, is positioned to boost foreign direct investment in domestic manufacturing and to help secure the semiconductor supply chain of the United States.

#### SEC. 4. COORDINATION WITH STATE-LEVEL ECONOMIC DEVELOPMENT ORGANIZATIONS.

Not later than 180 days after the date of the enactment of this Act, the Executive Director of SelectUSA shall solicit comments from State-level economic development organizations—

(1) to review—

(A) what efforts the Federal Government can take to support increased foreign direct investment in any segment of semiconductor-related production;

(B) what barriers to such investment may exist and how to amplify State efforts to attract such investment;

(C) public opportunities those organizations have identified to attract foreign direct investment to help increase investment described in subparagraph (A); and

(D) resource gaps or other challenges that prevent those organizations from increasing such investment; and

(2) to develop recommendations for—

(A) how SelectUSA can increase such investment independently or through partnership with those organizations; and

(B) working with countries that are allies or partners of the United States to ensure that foreign adversaries (as defined in section 8(c)(2) of the Secure and Trusted Communications Networks Act of 2019 (47 U.S.C. 1607(c)(2))) do not benefit from United States efforts to increase such investment.

#### SEC. 5. REPORT ON INCREASING FOREIGN DIRECT INVESTMENT IN SEMICONDUCTOR-RELATED MANUFACTURING AND PRODUCTION.

Not later than 2 years after the date of the enactment of this Act, the Executive Director of SelectUSA, in coordination with the Federal Interagency Investment Working Group established by Executive Order No. 13577 (76 Fed. Reg. 35715; relating to establishment of the SelectUSA Initiative), shall submit to the Committee on Commerce, Science, and Transportation of the Senate and the Committee on Energy and Commerce of the House of Representatives a report that includes—

(1) a review of the comments SelectUSA received from State-level economic development organizations under section 4;

(2) a description of activities SelectUSA is engaged in to increase foreign direct investment in semiconductor-related manufacturing and production; and

(3) an assessment of strategies SelectUSA may implement to achieve an increase in such investment and to help secure the United States supply chain for semiconductors, including by—

(A) working with other relevant Federal agencies; and

(B) working with State-level economic development organizations and implementing any strategies or recommendations SelectUSA received from those organizations.

#### SEC. 6. NO ADDITIONAL FUNDS.

No additional funds are authorized to be appropriated for the purpose of carrying out this Act.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Florida (Mr. BILIRAKIS) and the gentleman from New Jersey (Mr. PALLONE) each will control 20 minutes.

The Chair recognizes the gentleman from Florida.

#### GENERAL LEAVE

Mr. BILIRAKIS. Mr. Speaker, I ask unanimous consent that all Members have 5 legislative days in which to revise and extend their remarks and to include extraneous material in the RECORD on this particular bill.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Florida?

There was no objection.

Mr. BILIRAKIS. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I rise today in strong support of H.R. 2480, the Securing Semiconductor Supply Chains Act of 2025, led by Representative LANDSMAN.

This legislation directs the Department of Commerce's SelectUSA program to coordinate with State-level economic development organizations to increase foreign direct investment in semiconductor-related manufacturing and production.

Semiconductors are critical to our national security and economic prosperity, yet recent shortages have exposed vulnerabilities in our supply chains. By fostering investment in domestic semiconductor production, this bill aims to enhance supply chain resilience and reduce dependence on foreign sources.

Mr. Speaker, I urge my colleagues to join me in voting in favor of H.R. 2480, and I reserve the balance of my time.

Mr. PALLONE. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I rise to speak in support of H.R. 2480, the Securing Semiconductor Supply Chains Act.

Semiconductors are a necessary component of everything from consumer electronics to automobiles to our national defense weapons systems. The United States, once a global powerhouse in semiconductor fabrication, has become dangerously reliant on other countries to manufacture these chips, which are vital to both our national economic and security interests.

That is why I was proud to help lead the passage of the CHIPS and Science Act, a transformational law passed in 2022 that strengthens our manufacturing base and helps create good-paying jobs for American workers, unleashes more innovation, and lowers costs for consumers. That law is investing over \$52 billion in domestic semiconductor production, research, and development.

Reshoring America's semiconductor supply chains requires carefully crafted policy, economic and market stability, and State and Federal Government partners empowered to support the industry. The Trump administration is offering our country none of these things and is instead pulling the rug out from under this critical sector by increasing their construction costs with tariffs on critical trading partners, creating unstable market conditions through careless policy, in my opinion, and abruptly firing the government workers and domestic manufacturers who depend on it. This weakens our manufacturing sector and