## 106TH CONGRESS 1ST SESSION

# H. R. 3113

To protect individuals, families, and Internet service providers from unsolicited and unwanted electronic mail.

# IN THE HOUSE OF REPRESENTATIVES

OCTOBER 20, 1999

Mrs. Wilson (for herself, Mr. Green of Texas, Mr. Baker, Mr. Barrett of Wisconsin, Mr. Blunt, Mr. Boucher, Mrs. Cubin, Mr. Deal of Georgia, Mr. Ehrlich, Mr. English, Mr. Gillmor, Mr. Gordon, Mr. Greenwood, Mr. Hastings of Washington, Mr. Klink, Mr. Luther, Ms. McCarthy of Missouri, Mr. McIntosh, Mr. Oxley, Mr. Rogan, Mr. Sandlin, Mr. Sawyer, Mr. Shimkus, Mr. Stearns, Mr. Strickland, and Mr. Stupak) introduced the following bill; which was referred to the Committee on Commerce

# A BILL

To protect individuals, families, and Internet service providers from unsolicited and unwanted electronic mail.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Unsolicited Electronic
- 5 Mail Act of 1999".
- 6 SEC. 2. DEFINITIONS.
- 7 In this Act:

1 (1) CHILDREN.—The term "children" includes
2 natural children, stepchildren, adopted children, and
3 children who are wards of or in custody of the par4 ent, who have not attained the age of 18 and who
5 reside with the parent or are under his or her care,
6 custody, or supervision.

#### (2) Electronic mail address.—

- (A) IN GENERAL.—The term "electronic mail address" means a destination (commonly expressed as a string of characters) to which electronic mail can be sent or delivered.
- (B) Inclusion.—In the case of the Internet, the term "electronic mail address" may include an electronic mail address consisting of a user name or mailbox (commonly referred to as the "local part") and a reference to an Internet domain (commonly referred to as the "domain part").
- (3) Interactive computer service.—The term "interactive computer service" has the meaning given that term in section 230(e)(2) of the Communications Act of 1934 (47 U.S.C. 230(e)(2)).
- (4) INITIATOR.—The term "initiator" when used with respect to an electronic mail message means the person who initiated the transmission of

- such message, or caused the initiation of the transmission of such message.
  - (5) Internet.—The term "Internet" has the meaning given that term in section 230(e)(1) of the Communications Act of 1934 (47 U.S.C. 230(e)(1)).
  - (6) Internet domain.—The term "Internet domain" refers to a specific computer system (commonly referred to as a "host") or collection of computer systems attached to or able to be referenced from the Internet which are assigned a specific reference point on the Internet (commonly referred to as the "Internet domain name") and registered with an organization that registers Internet domains.
  - (7) Unsolicited commercial electronic mail message.—The term "unsolicited commercial electronic mail message" means any electronic mail message that advertises a product or service for profit or for a business purpose that is sent to a recipient with whom the initiator does not have an existing business relationship.
  - (8) Unsolicited pandering electronic mail message.—The term "unsolicited pandering electronic mail message" means any electronic mail message which the recipient, in his or her sole discretion, believes to be erotically arousing or sexually

provocative that is sent to a recipient with whom the initiator does not have an existing consensual relationship or has been sent by the initiator without the express consent of the recipient.

#### 5 SEC. 3. FINDINGS; POLICY.

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- 6 (a) FINDINGS.—The Congress finds that:
- 7 (1) There is a right of free speech on the Inter-8 net.
  - (2) The Internet has increasingly become a critical mode of global communication and now presents unprecedented opportunities for the development and growth of global commerce and an integrated world-wide economy. In order for global commerce on the Internet to reach its full potential, individuals and entities using the Internet and other online services should be prevented from engaging in activities that prevent other users and Internet service providers from having a reasonably predictable, efficient, and economical online experience.
    - (3) Unsolicited commercial electronic mail can be an important mechanism through which businesses advertise and attract customers in the online environment.
- 24 (4) The receipt of unsolicited commercial elec-25 tronic mail may result in costs to recipients who

- cannot refuse to accept such mail and who incur costs for the storage of such mail, or for the time spent accessing, reviewing, and discarding such mail, or for both.
  - (5) Unsolicited commercial electronic mail may impose significant monetary costs on interactive computer services, businesses, and educational and nonprofit institutions that carry and receive such mail, as there is a finite volume of mail that such providers, businesses, and institutions can handle without further investment. The sending of such mail is increasingly and negatively affecting the quality of service provided to customers of interactive computer service, and shifting costs from the sender of the advertisement to the interactive computer service.
  - (6) While some senders of unsolicited commercial electronic mail provide simple and reliable ways for recipients to reject (or "opt-out" of) receipt of unsolicited commercial electronic mail from such senders in the future, other senders provide no such "opt-out" mechanism, or refuse to honor the requests of recipients not to receive electronic mail from such senders in the future, or both.

- 1 (7) An increasing number of senders of unsolic-2 ited commercial electronic mail and unsolicited pan-3 dering electronic mail purposefully disguise the 4 source of such mail so as to prevent recipients from 5 responding to such mail quickly and easily.
  - (8) Many senders of unsolicited commercial electronic mail and unsolicited pandering electronic mail collect or harvest electronic mail addresses of potential recipients without the knowledge of those recipients and in violation of the rules or terms of service of the database from which such addresses are collected.
  - (9) Because recipients of unsolicited commercial electronic mail and unsolicited pandering electronic mail are unable to avoid the receipt of such mail through reasonable means, such mail may invade the privacy of recipients.
  - (10) In legislating against certain abuses on the Internet, Congress should be very careful to avoid infringing in any way upon constitutionally protected rights, including the rights of assembly, free speech, and privacy.
- 23 (b) Congressional Determination of Public
- 24 Policy.—On the basis of the findings in subsection (a),
- 25 the Congress determines that—

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- 1 (1) there is substantial government interest in 2 regulation of unsolicited commercial electronic mail 3 and unsolicited pandering electronic mail;
  - (2) interactive computer services should not be compelled to bear the costs of unsolicited commercial electronic mail and unsolicited pandering electronic mail without compensation from the sender; and
  - (3) recipients of unsolicited commercial electronic mail and unsolicited pandering electronic mail have a right to decline to receive or have their children receive unsolicited commercial electronic mail and unsolicited pandering electronic mail.

## 13 SEC. 4. PROTECTIONS AGAINST UNSOLICITED ELECTRONIC

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- (a) Unsolicited Commercial Electronic MailOpt-Out List.—
- 17 (1) Self-listing; maintenance of list.— 18 Any person, on his or her own behalf or on the be-19 half of any of his or her children, may file with the 20 Federal Communication Commission a statement, in 21 such form and manner as the Federal Communica-22 tion Commission may prescribe, that he or she de-23 sires to receive no unsolicited commercial electronic 24 mail, unsolicited pandering electronic mail, or both.

- The Federal Communication Commission, insofar as
   practicable—
  - (A) shall maintain and keep current, or shall by contract provide for the maintenance and currency of, lists of the names and electronic mail addresses of persons filing such statements; and
    - (B) shall (directly or by such contract) make the lists (including portions thereof or changes therein) available to any person, upon such reasonable terms and conditions as the Commission may prescribe, including the payment of such service charge as it determines to be necessary to defray the cost of compiling and maintaining the list and making it available in accordance with this paragraph.
  - (2) Transmissions to listed persons pro-Hibited.—No person shall initiate the transmission or cause to be initiated the transmission of any unsolicited commercial electronic mail or any unsolicited pandering electronic mail to any individual whose name and electronic mail address has been on such list for more than 30 days.
  - (3) OTHER USES OF LIST PROHIBITED.—No person shall sell, lease, lend, exchange, or license the

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- 1 use of, or, except for the purpose expressly author-
- 2 ized by this section, use any mailing list compiled in
- 3 whole or in part from the list maintained by the
- 4 Federal Communication Commission pursuant to
- 5 paragraph (1).
- 6 (b) Protections Against Unsolicited Elec-
- 7 TRONIC MAIL.—

messages.

- 8 (1) Return addresses required.—It shall 9 be unlawful for any person within the United States 10 to initiate the transmission of an unsolicited com-11 mercial electronic mail message or an unsolicited 12 pandering electronic mail message unless such mes-13 sage contains a reply electronic mail address, con-14 spicuously displayed, to which a recipient may send 15 a reply to indicate a desire not to receive any further
- 17 (2) Transmissions after objection sub-18 Ject to order.—Whoever, following a request by 19 a recipient to the initiator to be removed from all
- distribution lists, directly or by any agent or assign,
- 21 initiates the transmission or causes to be initiated
- the transmission of any unsolicited commercial elec-
- tronic mail or unsolicited pandering electronic mail,
- or who violates paragraph (1), shall be subject to an
- order of the Federal Communication Commission to

- refrain from further mailings of such materials to designated addresses of the recipient.
  - (3) Issuance of orders.—Upon receipt of notice from a recipient that he or she has received a transmission that is determined by the recipient to violate paragraph (1) or (2), the Federal Communication Commission shall issue an order, if requested by the recipient, to the initiator thereof directing the initiator and his or her agents or assigns to refrain from further transmissions to the named recipient.
    - (4) COVERAGE OF MINOR CHILDREN BY ORDERS.—Upon request of any recipient, the order of the Federal Communication Commission shall include the names and electronic mail addresses of any of the children of the recipient.
    - (5) Prohibitions contained in orders.—
      The order of the Federal Communication Commission shall expressly prohibit the initiator and his agents or assigns from making any further transmissions of unsolicited commercial electronic mail or unsolicited pandering electronic mail (as applicable) to the designated recipients, effective on the 30th calendar day after receipt of the order. The order shall also direct the initiator and his or her agents

1	or assigns to delete immediately the names and elec-
2	tronic mail addresses of the designated recipients
3	from all mailing lists owned or controlled by the
4	initiator or his or her agents or assigns and shall
5	prohibit the initiator and his or her agents or as-
6	signs from the sale, lease, exchange, license, or other
7	transaction involving mailing lists bearing the names
8	and electronic mail addresses of the designated re-
9	cipients.
10	SEC. 5. ENFORCEMENT.
11	(a) Private Right of Action.—
12	(1) ACTIONS AUTHORIZED.—A person may, if
13	otherwise permitted by the laws or rules of court of
14	a State, bring in an appropriate court of that State
15	either or both of the following actions:
16	(A) An action based on a violation of sec-
17	tion 4 or the regulations prescribed therein to
18	enjoin such violation.
19	(B) An action to recover for actual mone-
20	tary loss from such a violation in an amount
21	equal to the greatest of—
22	(i) the amount of such actual mone-
23	tary loss;
24	(ii) \$500 for each such violation; or

- 1 (iii) \$25,000 per day for each day 2 such violation continues.
  - (2) Additional Remedies.—If the court finds that the defendant willfully or knowingly violated an order given under or the regulations prescribed under section 4, the court may, in its discretion, increase the amount of the award to an amount equal to not more than three times the amount available under paragraph (1).

# (b) GOVERNMENTAL ORDER.—

(1) Enforcement of orders.—Whenever the Federal Communication Commission believes that the initiator or anyone acting on his behalf has violated or is violating an order given under or the regulations prescribed under section 4, it shall serve upon the initiator, by registered or certified mail, a complaint stating the reasons for its belief and request that any response thereto be filed in writing with the Federal Communication Commission within 15 days after the date of such service. If the Federal Communication Commission, after appropriate hearing if requested by the initiator, and without a hearing if such a hearing is not requested, thereafter determines that the order given has been or is being violated, it is authorized to request the Attorney

- General to make application, and the Attorney General is authorized to make application, to a district court of the United States for an order directing compliance with such notice.
  - (2) PRESUMPTION.—Receipt of any transmission in violation of an order under section 4 30 days or more after the effective date of the order shall create a rebuttable presumption that such transmission was sent after such effective date.
  - (3) Remedies.—Any district court of the United States within the jurisdiction of which any transmission shall have been sent or received in violation of an order given under or the regulations prescribed under section 4 shall have jurisdiction, upon application by the Attorney General, to issue an order commanding compliance with such notice. Failure to observe such order may be punishable by the court as contempt thereof.
- 19 SEC. 6. INTERACTIVE COMPUTER SERVICE POLICIES RE-
- 20 GARDING UNSOLICITED COMMERCIAL ELEC-
- 21 TRONIC MAIL RESPECTED.
- 22 (a) Interactive Computer Service Policies
- 23 Permitted.—An interactive computer service is per-
- 24 mitted to establish and enforce policies that are non-

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- 1 discriminatory on the basis of content regarding unsolic-
- 2 ited commercial electronic mail.
- 3 (b) Uncompensated Transmission Not Re-
- 4 QUIRED.—An interactive computer service may decline to
- 5 transmit unsolicited commercial electronic mail messages
- 6 to its subscribers without compensation from the sender
- 7 of the unsolicited commercial electronic mail.
- 8 (c) NOTICE OF VIOLATION REQUIRED.—Upon re-
- 9 ceipt of unsolicited electronic mail in violation of a pub-
- 10 licly-available policy in compliance with subsection (a), an
- 11 interactive computer service shall notify the violator of the
- 12 policy in writing and request compliance. Such notification
- 13 shall include the text of the policy or an appropriate ref-
- 14 erence to the publicly-available location of the policy.
- 15 (d) Transmissions After Objection Subject to
- 16 Order.—Whoever, 14 days after the date of notification
- 17 prescribed in subsection (b), directly or by any agent or
- 18 assign, initiates the transmission or causes to be initiated
- 19 the transmission of any unsolicited commercial electronic
- 20 mail message in violation of a policy permitted by sub-
- 21 section (a) shall be subject to an order of the Federal
- 22 Communication Commission to refrain from further trans-
- 23 missions to the interactive computer service.
- 24 (e) Issuance of Orders.—Upon receipt of notice
- 25 from an interactive computer service that it has received

a transmission that is determined by the interactive computer service to be in violation of a policy as described in subsection (a), the Federal Communication Commission 4 shall issue an order, if requested by the interactive computer service, to the initiator thereof, directing the initiator and his or her agents or assigns to refrain from further transmissions to the interactive computer service. 8 (f) Prohibitions Contained in Orders.—The order of the Federal Communication Commission shall ex-10 pressly prohibit the initiator and his agents or assigns from making any further transmissions to the interactive 12 computer service, effective on the 30th calendar day after receipt of the order. The order shall also direct the initiator and his or her agents or assigns to delete imme-14 15 diately the names and electronic mail addresses of any designated recipients from all mailing lists owned or con-16 trolled by the initiator or his or her agents or assigns and 17 shall prohibit the initiator and his or her agents or assigns 18 from the sale, lease, exchange, license, or other transaction 19 20 involving mailing lists bearing the names or electronic mail 21 addresses of the designated recipients. 22 (g) Enforcement.— 23 (1) Private right of action.— 24

ACTIONS AUTHORIZED.—An inter-

active computer service may, if otherwise per-

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1	mitted by the laws or rules of court of a State,
2	bring in an appropriate court of that State ei-
3	ther or both of the following actions:
4	(i) An action based on a violation of
5	the order given under this section or the
6	regulations prescribed under this section to
7	enjoin such violation.
8	(ii) An action to recover for actual
9	monetary loss from such a violation in an
10	amount equal to the greatest of—
11	(I) the amount of such actual
12	monetary loss;
13	(II) \$500 for each such violation;
14	or
15	(III) $$25,000$ per day for each
16	day such violation continues.
17	(B) Additional remedies.—If the court
18	finds that the defendant willfully or knowingly
19	violated the order given under or the regula-
20	tions prescribed under this subsection, the court
21	may, in its discretion, increase the amount of
22	the award to an amount equal to not more than
23	three times the amount available under sub-
24	paragraph (A).
25	(2) Governmental order.—

1 (A) Enforcement of orders.—When-2 ever the Federal Communication Commission 3 believes that the initiator or anyone acting on 4 his behalf has violated or is violating the order given under this section, it shall serve upon the 6 initiator, by registered or certified mail, a com-7 plaint stating the reasons for its belief and re-8 quest that any response thereto be filed in writ-9 ing with the Federal Communication Commis-10 sion within 15 days after the date of such serv-11 ice. If the Federal Communication Commission, 12 after appropriate hearing if requested by the 13 initiator, and without a hearing if such a hear-14 ing is not requested, thereafter determines that 15 the order given has been or is being violated, it 16 is authorized to request the Attorney General to 17 make application, and the Attorney General is 18 authorized to make application, to a district 19 court of the United States for an order direct-20 ing compliance with such notice.

(B) Presumption.—Receipt of any transmission in violation of an order under this section 30 days or more after the effective date of the order shall create a rebuttable presumption

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that such transmission was sent after such effective date.

(C) Remedies.—Any district court of the United States within the jurisdiction of which any transmission shall have been sent or received in violation of the order provided for by this section shall have jurisdiction, upon application by the Attorney General, to issue an order commanding compliance with such notice. Failure to observe such order may be punishable by the court as contempt thereof.

#### 12 SEC. 7. EFFECT ON OTHER LAWS.

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- 13 (a) NO EFFECT ON CRIMINAL LAW.—Nothing in this
- 14 Act shall be construed to impair the enforcement of sec-
- 15 tion 223 or 231 of the Communications Act of 1934, chap-
- 16 ter 71 (relating to obscenity) or 110 (relating to sexual
- 17 exploitation of children) of title 18, United States Code,
- 18 or any other Federal criminal statute.
- 19 (b) STATE LAW.—This Act is in addition to and not
- 20 in lieu of any other provision of State law relating to the
- 21 transmission of electronic mail messages. Nothing in this
- 22 Act shall be construed to prevent any State from enacting
- 23 or enforcing any such State law.

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1	SEC. 8. FEDERAL COMMUNICATION COMMISSION STUDY
2	INTO EFFECTS OF UNSOLICITED COMMER
3	CIAL ELECTRONIC MAIL.
4	Not later than 18 months after the date of enactment
5	of this Act, the Federal Communication Commission shall
6	submit to Congress a report detailing the effectiveness of
7	enforcement of, and the need, if any, for Congress to mod-
8	ify the provisions of this Act.
9	SEC. 9. EFFECTIVE DATE.

This provisions of this Act shall take effect 90 days 11 after the date of enactment of this Act.

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