110th CONGRESS 2d Session

S.602

AN ACT

To develop the next generation of parental control technology.

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 "Child Safe Viewing5 Act of 2007".

1 SEC. 2. FINDINGS.

2 Congress finds the following:

3 (1) Video programming has a direct impact on4 a child's perception of safe and reasonable behavior.

5 (2) Children may imitate actions they witness
6 on video programming, including language, drug
7 use, and sexual conduct.

8 (3) Studies suggest that the strong appeal of 9 video programming erodes the ability of parents to 10 develop responsible attitudes and behavior in their 11 children.

12 (4) The average American child watches 413 hours of television each day.

(5) 99.9 percent of all consumer complaints
logged by the Federal Communications Commission
in the first quarter of 2006 regarding radio and television broadcasting were because of obscenity, indecency, and profanity.

19 (6) There is a compelling government interest
20 in empowering parents to limit their children's expo21 sure to harmful television content.

(7) Section 1 of the Communications Act of
1934 requires the Federal Communications Commission to promote the safety of life and property
through the use of wire and radio communications.

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(8) In the Telecommunications Act of 1996,
 Congress authorized Parental Choice in Television
 Programming and the V-Chip. Congress further di rected action on alternative blocking technology as
 new video technology advanced.

6 SEC. 3. EXAMINATION OF ADVANCED BLOCKING TECH7 NOLOGIES AND EXISTING PARENTAL EM8 POWERMENT TOOLS.

9 (a) INQUIRY REQUIRED.—Not later than 90 days
10 after the date of enactment of this Act, the Federal Com11 munications Commission shall initiate a notice of inquiry
12 to consider measures to examine—

(1) the existence and availability of advanced
blocking technologies that are compatible with various communications devices or platforms;

16 (2) methods of encouraging the development,
17 deployment, and use of such technology by parents
18 that do not affect the packaging or pricing of a con19 tent provider's offering; and

20 (3) the existence, availability, and use of paren21 tal empowerment tools and initiatives already in the
22 market.

(b) CONTENT OF PROCEEDING.—In conducting the
inquiry required under subsection (a), the Commission
shall consider advanced blocking technologies that—

1 (1) may be appropriate across a wide variety of 2 distribution platforms, including wired, wireless, and 3 Internet platforms; 4 (2) may be appropriate across a wide variety of 5 devices capable of transmitting or receiving video or 6 audio programming, including television sets, DVD 7 players, VCRs, cable set top boxes, satellite receiv-8 ers, and wireless devices; 9 (3) can filter language based upon information 10 in closed captioning; 11 (4) operate independently of ratings pre-as-12 signed by the creator of such video or audio pro-13 gramming; and 14 (5) may be effective in enhancing the ability of 15 a parent to protect his or her child from indecent or 16 objectionable programming, as determined by such 17 parent. 18 (c) REPORTING.—Not later than 270 days after the 19 enactment of this Act, the Commission shall issue a report 20 to Congress detailing any findings resulting from the in-21 quiry required under subsection (a). 22 (d) DEFINITION.—In this section, the term "ad-

22 (d) DEFINITION.—In this section, the term ad23 vanced blocking technologies" means technologies that can
24 improve or enhance the ability of a parent to protect his
25 or her child from any indecent or objectionable video or

audio programming, as determined by such parent, that
 is transmitted through the use of wire, wireless, or radio
 communication.

Passed the Senate October 1 (legislative day, September 17), 2008.

Attest:

Secretary.

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