Session of 2018

SENATE BILL No. 446

By Committee on Federal and State Affairs

3-13

1	AN ACT concerning consumer protection; relating to unconscionable acts
2	or practices; requiring technology protection measures on internet-
3	accessible devices; enacting the human trafficking and child
4	exploitation prevention act; establishing the human trafficking and
5	child exploitation prevention fund.
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7	Be it enacted by the Legislature of the State of Kansas:
8	Section 1. Sections 1 through 4, and amendments thereto, shall be
9	known and may be cited as the human trafficking and child exploitation
10	prevention act.
11	Sec. 2. As used in this act:
12	(a) "Child pornography" shall have the meaning ascribed to it in
13	K.S.A. 2017 Supp. 75-2589, and amendments thereto.
14	(b) "Distributor" means any person who manufactures, sells, offers
15	for sale, leases or distributes a product in this state that makes content
16	accessible on the internet;
17	(c) "Obscene" shall have the meaning ascribed to it in K.S.A. 2017
18	Supp. 21-6401, and amendments thereto, and includes, but is not limited
19	to:
20	(1) Child pornography;
21	(2) revenge pornography, as described in K.S.A. 2017 Supp. 21-
22	6101(a)(8), and amendments thereto; and
23	(3) websites known to facilitate:
24	(A) The selling of sexual relations, as described in K.S.A. 2017 Supp.
25	21-6419, and amendments thereto; and
26	(B) human trafficking, as described in K.S.A. 2017 Supp. 21-5426,
27	and amendments thereto.
28	(d) "Technology protection measure" means any computer technology
29	or other process that blocks or filters online access to obscene content.
30	Sec. 3. (a) Except as provided in subsection (e), a distributor may not
31	manufacture, sell, offer for sale, lease or distribute to a consumer any
32	product or service that makes content accessible on the internet, unless
33	such product or service contains an active and operating technology
34	protection measure. Such technology protection measure must be
35	distributed by an entity that:
36	(1) Regularly makes available to consumers updates to the

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technology protection measure to ensure that the technology protection
 measure is sufficiently blocking access to obscene content;

3 (2) maintains a website or telephone line that consumers can use to 4 report:

5 (A) Obscene content that is not blocked by the technology protection 6 measure; and

7 (B) content that is not obscene that is blocked by the technology 8 protection measure; and

9 (3) has in place procedures for evaluating reports made pursuant to 10 subparagraph (B) and, if necessary, updating the technology protection 11 measure within five days.

(b) Any distributor that intentionally violates this section shall beguilty of a class A nonperson misdemeanor.

(c) The technology protection measure may not block access to social
 media websites that provide a means for the websites' users to report
 obscene content and have in place procedures for evaluating those reports
 and removing obscene content.

(d) Any person may seek judicial relief to unblock any content that
 has been blocked by the technology protection measure. The prevailing
 party in the civil action may seek attorney fees and costs.

(e) A distributor may deactivate the technology protection measure
 for a product or service if the consumer who purchased or leased the
 product or service:

(1) Requests that the technology protection measure be deactivated;

(2) presents identification verifying that the consumer is at least 18years of age;

(3) acknowledges a written warning regarding the potential danger ofdeactivating the technology protection measure; and

(4) pays a one-time deactivation fee of \$20.

(f) Nothing in this act shall prevent a distributor from charging any
fee in addition to the one-time deactivation fee of \$20. Any additional fee
may be kept by the distributor to help defray the costs for maintaining and
operating the technology protection measure.

(g) There is hereby established in the state treasury the human trafficking and child exploitation prevention fund. All moneys credited to such fund shall be used for the purpose of awarding grants to any individual, governmental agency or non-profit organization that the attorney general determines is working to prevent the creation, dissemination or consumption of obscene content.

40 (h) Each quarter, a distributor shall remit all of the moneys received 41 from the collection of the one-time deactivation fee under this act to the 42 state treasurer in accordance with the provisions of K.S.A. 75-4215, and 43 amendments thereto. Upon receipt of each such remittance, the state treasurer shall deposit the entire amount in the state treasury to the credit
 of the human trafficking and child exploitation prevention fund.

3 Sec. 4. (a) This act shall be part of and supplemental to the Kansas 4 consumer protection act.

5 (b) Any violation of this act shall be an unconscionable act or practice 6 under the Kansas consumer protection act and shall be subject to any and 7 all of the remedies and enforcement provisions of the Kansas consumer 8 protection act.

9 (c) The attorney general shall remit all penalties and fines collected 10 pursuant to this section to the state treasurer in accordance with the 11 provisions of K.S.A. 75-4215, and amendments thereto. Upon receipt of 12 each such remittance, the state treasurer shall deposit the entire amount in 13 the state treasury to the credit of the human trafficking and child 14 exploitation prevention fund.

15 Sec. 5. This act shall take effect and be in force from and after its 16 publication in the statute book.