# **REPORT OF CONFERENCE COMMITTEE**

### MR. SPEAKER AND MR. PRESIDENT:

We, the undersigned conferees, have had under consideration the amendments to the following entitled BILL:

H. B. No. 1126: "Walker Montgomery Protecting Children Online Act"; establish to protect minors from harmful content.

We, therefore, respectfully submit the following report and recommendation:

1. That the Senate recede from its Amendment No. 1.

2. That the House and Senate adopt the following amendment:

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

16 <u>SECTION 1.</u> This act shall be known and may be cited as the 17 "Walker Montgomery Protecting Children Online Act."

18 <u>SECTION 2.</u> For purposes of this act, the following words 19 shall have the meanings ascribed herein unless the context clearly 20 requires otherwise:

(a) "Digital service" means a website, an application,
a program, or software that collects or processes personal
identifying information with Internet connectivity.

(b) "Digital service provider" means a person who:
(i) Owns or operates a digital service;
(ii) Determines the purpose of collecting and
processing the personal identifying information of users of the
digital service; and

29 (iii) Determines the means used to collect and 30 process the personal identifying information of users of the 31 digital service.

32 (c) "Harmful material" means material that is harmful33 to minors as defined by Section 11-77-3(d).

34 (d) "Known minor" means a child who is younger than
35 eighteen (18) years of age who has not had the disabilities of
36 minority removed for general purposes, and who the digital service
37 provider knows to be a minor.

"Personal identifying information" means any 38 (e) 39 information, including sensitive information, that is linked or reasonably linkable to an identified or identifiable individual. 40 41 The term includes pseudonymous information when the information is used by a controller or processor in conjunction with additional 42 information that reasonably links the information to an identified 43 or identifiable individual. The term does not include 44 45 deidentified information or publicly available information.

46 <u>SECTION 3.</u> (1) This act applies only to a digital service 47 provider who provides a digital service that:

48 (a) Connects users in a manner that allows users to49 socially interact with other users on the digital service;

50 (b) Allows a user to create a public, semi-public or 51 private profile for purposes of signing into and using the digital 52 service; and 53 (c) Allows a user to create or post content that can be 54 viewed by other users of the digital service, including sharing 55 content on:

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(i) A message board;

57 (ii) A chat room; or

(iii) A landing page, video channel or main feed
that presents to a user content created and posted by other users.
(2) This act does not apply to:

(a) A digital service provider who processes or
maintains user data in connection with the employment, promotion,
reassignment or retention of the user as an employee or
independent contractor, to the extent that the user's data is
processed or maintained for that purpose;

(b) A digital service provider's provision of a digital
service that facilitates e-mail or direct messaging services, if
the digital service facilitates only those services;

69 (c) A digital service provider's provision of a digital70 service that:

(i) Primarily functions to provide a user with access to news, sports, commerce, online video games or content primarily generated or selected by the digital service provider; and

75 (ii) Allows chat, comment or other interactive76 functionality that is incidental to the digital service; or

24/HR43/HB1126CR.3J \*HR43/OHB1126CR.3J\* (H) TE; JB (S) JB; JA PAGE 3 G1/2 (DJ/EW) (d) A digital service provider's provision of a digital service that primarily functions to provide a user with access to career development opportunities, including:

80 (i) Professional networking;
81 (ii) Job skills;
82 (iii) Learning certifications;
83 (iv) Job posting; and
84 (v) Application services.
85 (3) The Internet service provider, Internet service

The Internet service provider, Internet service (3) provider's affiliate or subsidiary, search engine or cloud service 86 87 provider is not considered to be a digital service provider or to offer a digital service if the Internet service provider or 88 89 provider's affiliate or subsidiary, search engine or cloud service 90 provider solely provides access or connection, including through transmission, download, intermediate storage, access software or 91 92 other service, to an Internet website or to other information or 93 content:

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(a) On the Internet; or

95 (b) On a facility, system or network not under the
96 control of the Internet service provider, provider's affiliate or
97 subsidiary, search engine or cloud service provider.

98 <u>SECTION 4.</u> (1) A digital service provider may not enter 99 into an agreement with a person to create an account with a 100 digital service unless the person has registered the person's age 101 with the digital service provider. A digital service provider 24/HR43/HB1126CR.3J \*HR43/OHB1126CR.3J\* (H)TE;JB (S)JB;JA PAGE 4 (DJ/EW) 102 shall make commercially reasonable efforts to verify the age of 103 the person creating an account with a level of certainty 104 appropriate to the risks that arise from the information 105 management practices of the digital service provider.

106 (2) A digital service provider shall not permit an account 107 holder who is a known minor to be an account holder unless the 108 known minor has the express consent from a parent or guardian. 109 Acceptable methods of obtaining express consent of a parent or 110 guardian include any of the following:

(a) Providing a form for the minor's parent or guardian to sign and return to the digital service provider by common carrier, facsimile, or electronic scan;

(b) Providing a toll-free telephone number for the known minor's parent or guardian to call to consent;

116 (c) Coordinating a call with a known minor's parent or 117 guardian over video conferencing technology;

(d) Collecting information related to the government-issued identification of the known minor's parent or guardian and deleting that information after confirming the identity of the known minor's parent or guardian;

(e) Allowing the known minor's parent or guardian to provide consent by responding to an email and taking additional steps to verify the identity of the known minor's parent or guardian; or 126 (f) Any other commercially reasonable method of 127 obtaining consent in light of available technology.

128 <u>SECTION 5.</u> (1) A digital service provider that enters into 129 an agreement with a known minor for access to a digital service 130 shall:

(a) Limit collection of the known minor's personal
identifying information to information reasonably necessary to
provide the digital service; and

(b) Limit use of the known minor's personal identifying
information to the purpose for which the information was
collected.

137 (2) A digital service provider that enters into an agreement138 with a known minor for access to a digital service may not:

139 (a) Use the digital service to collect the known140 minor's precise geolocation data;

(b) Use the digital service to display targeted
advertising involving harmful material to the known minor; or
(c) Share, disclose or sell the known minor's personal

144 identifying information unless required to:

(i) Comply with a civil, criminal or regulatory inquiry, investigation, subpoena or summons by a governmental entity;

148 (ii) Comply with a law enforcement investigation; 149 (iii) Detect, block or prevent the distribution of 150 unlawful, obscene or other harmful material to a known minor;

24/HR43/HB1126CR.3J \*HR43/OHB1126CR.3J\* (H)TE;JB (S)JB;JA PAGE 6 G1/2 G1/2 151 (iv) Block or filter spam;

152 (v) Prevent criminal activity; or

(vi) Protect the security of a digital service.
SECTION 6. (1) In relation to a known minor's use of a
digital service, a digital service provider shall make
commercially reasonable efforts to develop and implement a
strategy to prevent or mitigate the known minor's exposure to
harmful material and other content that promotes or facilitates
the following harms to minors:

160 (a) Consistent with evidence-informed medical
161 information, the following: self-harm, eating disorders,
162 substance use disorders, and suicidal behaviors;

163 (b) Patterns of use that indicate or encourage164 substance abuse or use of illegal drugs;

165 (c) Stalking, physical violence, online bullying, or 166 harassment;

167 (d) Grooming, trafficking, child pornography, or other168 sexual exploitation or abuse;

169 (e) Incitement of violence; or

170 (f) Any other illegal activity.

171 (2) Nothing in subsection (1) shall be construed to require 172 a digital service provider to prevent or preclude:

173 (a) Any minor from deliberately and independently174 searching for, or specifically requesting, content; or

(b) The digital service provider or individuals on the digital service from providing resources for the prevention or mitigation of the harms described in subsection (1), including evidence-informed information and clinical resources.

179 <u>SECTION 7.</u> (1) Except as provided by subsection (2) of this 180 section, this act may not be construed as providing a basis for, 181 or being subject to, a private right of action for a violation of 182 this act.

183 (2) If a digital service provider violates this act, the 184 parent or guardian of a known minor affected by that violation may 185 bring a cause of action seeking:

186 (a) A declaratory judgment under Rule 57 of Mississippi187 Rules of Civil Procedure; or

(b) An injunction against the digital service provider.
(3) A court may not certify an action brought under this
section as a class action.

191 SECTION 8. Section 75-24-5, Mississippi Code of 1972, is 192 amended as follows:

193 75-24-5. (1) Unfair methods of competition affecting 194 commerce and unfair or deceptive trade practices in or affecting 195 commerce are prohibited. Action may be brought under Section 196 75-24-5(1) only under the provisions of Section 75-24-9.

197 (2) Without limiting the scope of subsection (1) of this198 section, the following unfair methods of competition and unfair or

199 deceptive trade practices or acts in the conduct of any trade or 200 commerce are hereby prohibited:

(a) Passing off goods or services as those of another;
(b) Misrepresentation of the source, sponsorship,
approval, or certification of goods or services;

204 (c) Misrepresentation of affiliation, connection, or 205 association with, or certification by another;

206 (d) Misrepresentation of designations of geographic207 origin in connection with goods or services;

(e) Representing that goods or services have
sponsorship, approval, characteristics, ingredients, uses,
benefits, or quantities that they do not have or that a person has
a sponsorship, approval, status, affiliation, or connection that
he does not have;

(f) Representing that goods are original or new if they are reconditioned, reclaimed, used, or secondhand;

(g) Representing that goods or services are of a particular standard, quality, or grade, or that goods are of a particular style or model, if they are of another;

(h) Disparaging the goods, services, or business ofanother by false or misleading representation of fact;

(i) Advertising goods or services with intent not tosell them as advertised;

(j) Advertising goods or services with intent not to supply reasonably expectable public demand, unless the advertisement discloses a limitation of quantity;

(k) Misrepresentations of fact concerning the reasonsfor, existence of, or amounts of price reductions;

(1) Advertising by or on behalf of any licensed or regulated health care professional which does not specifically describe the license or qualifications of the licensed or regulated health care professional;

231 (m) Charging an increased premium for reinstating a 232 motor vehicle insurance policy that was cancelled or suspended by 233 the insured solely for the reason that he was transferred out of 234 this state while serving in the United States Armed Forces or on 235 active duty in the National Guard or United States Armed Forces 236 Reserve. It is also an unfair practice for an insurer to charge 237 an increased premium for a new motor vehicle insurance policy if 238 the applicant for coverage or his covered dependents were previously insured with a different insurer and canceled that 239 240 policy solely for the reason that he was transferred out of this 241 state while serving in the United States Armed Forces or on active 242 duty in the National Guard or United States Armed Forces Reserve. 243 For purposes of determining premiums, an insurer shall consider 244 such persons as having maintained continuous coverage. The provisions of this paragraph (m) shall apply only to such 245

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(H)TE;JB (S)JB;JA G1/2 246 instances when the insured does not drive the vehicle during the 247 period of cancellation or suspension of his policy; Violating the provisions of Section 75-24-8; \* \* \* 248 (n) Violating the provisions of Section 73-3-38 \* \* \*; 249  $(\circ)$ 250 (p) Violating any of the provisions of Sections 1 251 through 6 of House Bill No. 728, 2024 Regular Session, as approved 252 by the Governor; and 253 (q) Violating any of the provisions of Sections 1 254 through 7 of this act. 255 SECTION 9. Section 97-5-31, Mississippi Code of 1972, is 256 amended as follows: 257 97-5-31. As used in Sections 97-5-33 through 97-5-37, the 258 following words and phrases shall have the meanings given to them 259 in this section: "Child" means any individual who has not attained 260 (a) 261 the age of eighteen (18) years and is an identifiable child. 262 "Sexually explicit conduct" means actual, morphed (b) 263 or simulated: 264 Oral genital contact, oral anal contact, or (i) 265 sexual intercourse as defined in Section 97-3-65, whether between 266 persons of the same or opposite sex; 267 (ii) Bestiality; 268 (iii) Masturbation; 269 (iv) Sadistic or masochistic abuse;

24/HR43/HB1126CR.3J \*HR43/OHB1126CR.3J\* (H) TE; JB (S) JB; JA PAGE 11 G1/2 G1/2 (v) Lascivious exhibition of the genitals or pubicarea of any person; or

(vi) Fondling or other erotic touching of thegenitals, pubic area, buttocks, anus or breast.

(c) "Producing" means producing, directing,
 manufacturing, issuing, publishing, morphing or advertising.

(d) "Visual depiction" includes, without limitation,
developed or undeveloped film and video tape or other visual
unaltered, altered or morphed reproductions by computer and
technology.

(e) "Computer" has the meaning given in Title 18,United States Code, Section 1030.

282 "Morphed image" means any visual depiction or (f) 283 representation, including any photograph, film, video, picture, or 284 computer or computer-generated image or picture, whether made or 285 produced by electronic, mechanical, simulated or other means, of 286 sexually explicit conduct, where such visual depiction or 287 representation has been created, adapted, or modified to appear an 288 identifiable minor is engaging in sexual conduct or sexually 289 explicit activity to appearing in a state of sexually explicit

290 nudity.

291  $( * * *\underline{g})$  "Simulated" means any depicting of the 292 genitals or rectal areas that gives the appearance of sexual 293 conduct or incipient sexual conduct.

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#### 294 (h) "Identifiable child" means a child who was a minor

- 295 at the time the image was created, adapted, or modified or whose
- 296 image as a child was used in the creating, adapting or modifying
- 297 of the image; and is recognizable as an actual child by the
- 298 child's face, likeness, or other distinguishing characteristic,
- 299 such as a unique birthmark or other recognizable feature. The
- 300 provisions of this paragraph (h) shall not be construed to require
- 301 proof of the actual identity of the identifiable child.
- 302 SECTION 10. This act shall take effect and be in force from
- 303 and after July 1, 2024.

## Further, amend by striking the title in its entirety and

## inserting in lieu thereof the following:

AN ACT TO CREATE THE "WALKER MONTGOMERY PROTECTING CHILDREN 1 ONLINE ACT" FOR THE PURPOSE OF PROTECTING MINOR CHILDREN FROM 2 3 ONLINE HARMFUL MATERIAL AND ACCESS TO SUCH MATERIAL; TO REQUIRE 4 DIGITAL SERVICE USERS TO REGISTER THEIR AGE; TO LIMIT THE COLLECTION AND USE OF MINOR USERS' PERSONAL IDENTIFYING 5 6 INFORMATION; TO REQUIRE DIGITAL SERVICES PROVIDERS TO DEVELOP AND 7 IMPLEMENT A STRATEGY TO PREVENT OR MITIGATE CERTAIN HARMS TO 8 MINORS; TO AMEND SECTION 75-24-5, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT A VIOLATION OF THIS ACT IS AN UNFAIR AND DECEPTIVE 9 TRADE PRACTICE THAT IS ENFORCEABLE BY THE OFFICE OF THE ATTORNEY 10 GENERAL: TO AMEND SECTION 97-5-31, MISSISSIPPI CODE OF 1972, TO 11 12 INCLUDE MORPHED IMAGES OF DEPICTING MINOR CHILDREN IN EXPLICIT 13 NATURE IN THE CRIME OF CHILD EXPLOITATION; AND FOR RELATED 14 PURPOSES.

CONFEREES FOR THE HOUSE	CONFEREES FOR THE SENATE
X (SIGNED)	X (SIGNED)
Ford (73rd)	Fillingane
X (SIGNED)	X (SIGNED)
Mansell	DeBar
X (SIGNED)	X (SIGNED)
Horan	Williams