108TH CONGRESS 1ST SESSION

S. 877

To regulate interstate commerce by imposing limitations and penalties on the transmission of unsolicited commercial electronic mail via the Internet.

IN THE SENATE OF THE UNITED STATES

APRIL 10, 2003

Mr. Burns (for himself, Mr. Wyden, Mr. Stevens, Mr. Breaux, Mr. Thomas, Ms. Landrieu, and Mr. Schumer) introduced the following bill; which was read twice and referred to the Committee on Commerce, Science, and Transportation

A BILL

To regulate interstate commerce by imposing limitations and penalties on the transmission of unsolicited commercial electronic mail via the Internet.

- 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 "Controlling the Assault
- 5 of Non-Solicited Pornography and Marketing Act of
- 6 2003", or the "CAN-SPAM Act of 2003".
- 7 SEC. 2. CONGRESSIONAL FINDINGS AND POLICY.
- 8 (a) FINDINGS.—The Congress finds the following:

- 1 (1) There is a right of free speech on the Inter-2 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 worldwide economy.
 - (3) 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.
 - (4) Unsolicited commercial electronic mail can be a mechanism through which businesses advertise and attract customers in the online environment.
 - (5) The receipt of unsolicited commercial electronic 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.
 - (6) Unsolicited commercial electronic mail may impose significant monetary costs on providers of

- Internet access 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 in infrastructure.
 - (7) Some unsolicited commercial electronic mail contains material that many recipients may consider vulgar or pornographic in nature.
 - (8) While some senders of unsolicited commercial electronic mail messages 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.
 - (9) An increasing number of senders of unsolicited commercial electronic mail purposefully disguise the source of such mail so as to prevent recipients from responding to such mail quickly and easily.
 - (10) An increasing number of senders of unsolicited commercial electronic mail purposefully include misleading information in the message's subject lines in order to induce the recipients to view the messages.

1	(11) In legislating against certain abuses on the
2	Internet, Congress should be very careful to avoid
3	infringing in any way upon constitutionally protected
4	rights, including the rights of assembly, free speech,
5	and privacy.
6	(b) Congressional Determination of Public
7	Policy.—On the basis of the findings in subsection (a),
8	the Congress determines that—
9	(1) there is a substantial government interest in
10	regulation of unsolicited commercial electronic mail;
11	(2) senders of unsolicited commercial electronic
12	mail should not mislead recipients as to the source
13	or content of such mail; and
14	(3) recipients of unsolicited commercial elec-
15	tronic mail have a right to decline to receive addi-
16	tional unsolicited commercial electronic mail from
17	the same source.
18	SEC. 3. DEFINITIONS.
19	In this Act:
20	(1) Affirmative consent.—The term "af-
21	firmative consent", when used with respect to a
22	commercial electronic mail message, means that the
23	recipient has expressly consented to receive the mes-

sage, either in response to a clear and conspicuous

- request for such consent or at the recipient's own initiative.
- 3 (2) COMMERCIAL ELECTRONIC MAIL MES-4 SAGE.—
 - (A) IN GENERAL.—The term "commercial electronic mail message" means any electronic mail message the primary purpose of which is the commercial advertisement or promotion of a commercial product or service (including content on an Internet website operated for a commercial purpose).
 - (B) Reference to company or website.—The inclusion of a reference to a commercial entity or a link to the website of a commercial entity in an electronic mail message does not, by itself, cause such message to be treated as a commercial electronic mail message for purposes of this Act if the contents or circumstances of the message indicate a primary purpose other than commercial advertisement or promotion of a commercial product or service.
 - (3) COMMISSION.—The term "Commission" means the Federal Trade Commission.

- 1 (4) DOMAIN NAME.—The term "domain name"
 2 means any alphanumeric designation which is reg3 istered with or assigned by any domain name reg4 istrar, domain name registry, or other domain name
 5 registration authority as part of an electronic ad6 dress on the Internet.
 - (5) ELECTRONIC MAIL ADDRESS.—The term "electronic mail address" means a destination, commonly expressed as a string of characters, consisting of a unique 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"), to which an electronic mail message can be sent or delivered.
 - (6) ELECTRONIC MAIL MESSAGE.—The term "electronic mail message" means a message sent to an electronic mail address.
 - (7) FTC ACT.—The term "FTC Act" means the Federal Trade Commission Act (15 U.S.C. 41 et seq.).
 - (8) Header information.—The term "header information" means the source, destination, and routing information attached to an electronic mail message, including the originating domain name and originating electronic mail address.

2

3

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

- (9) IMPLIED CONSENT.—The term "implied consent", when used with respect to a commercial electronic mail message, means that—
 - (A) within the 3-year period ending upon receipt of such message, there has been a business transaction between the sender and the recipient (including a transaction involving the provision, free of charge, of information, goods, or services requested by the recipient); and
 - (B) the recipient was, at the time of such transaction or thereafter in the first electronic mail message received from the sender after the effective date of this Act, provided a clear and conspicuous notice of an opportunity not to receive unsolicited commercial electronic mail messages from the sender and has not exercised such opportunity.

If a sender operates through separate lines of business or divisions and holds itself out to the recipient, both at the time of the transaction described in subparagraph (A) and at the time the notice under subparagraph (B) was provided to the recipient, as that particular line of business or division rather than as the entity of which such line of business or division is a part, then the line of business or the division

- shall be treated as the sender for purposes of this paragraph.
- 3 (10) INITIATE.—The term "initiate", when
 4 used with respect to a commercial electronic mail
 5 message, means to originate such message or to pro6 cure the origination of such message, but shall not
 7 include actions that constitute routine conveyance of
 8 such message.
 - (11) INTERNET.—The term "Internet" has the meaning given that term in the Internet Tax Freedom Act (47 U.S.C. 151 nt).
 - (12) Internet access service.—The term "Internet access service" has the meaning given that term in section 231(e)(4) of the Communications Act of 1934 (47 U.S.C. 231(e)(4)).
 - (13) PROTECTED COMPUTER.—The term "protected computer" has the meaning given that term in section 1030(e)(2) of title 18, United States Code.
 - (14) RECIPIENT.—The term "recipient", when used with respect to a commercial electronic mail message, means an authorized user of the electronic mail address to which the message was sent or delivered. If a recipient of a commercial electronic mail message has 1 or more electronic mail addresses in

- addition to the address to which the message was sent or delivered, the recipient shall be treated as a separate recipient with respect to each such address. If an electronic mail address is reassigned to a new user, the new user shall not be treated as a recipient of any commercial electronic mail message sent or delivered to that address before it was reassigned.
 - (15) ROUTINE CONVEYANCE.—The term "routine conveyance" means the transmission, routing, relaying, handling, or storing, through an automatic technical process, of an electronic mail message for which another person has provided and selected the recipient addresses.
 - (16) SENDER.—The term "sender", when used with respect to a commercial electronic mail message, means a person who initiates such a message and whose product, service, or Internet web site is advertised or promoted by the message.
 - (17) Transactional or relationship message" means an electronic mail message the primary purpose of which is to facilitate, complete, confirm, provide, or request information concerning—

1	(A) a commercial transaction that the re-
2	cipient has previously agreed to enter into with
3	the sender;
4	(B) an existing commercial relationship,
5	formed with or without an exchange of consid-
6	eration, involving the ongoing purchase or use
7	by the recipient of products or services offered
8	by the sender; or
9	(C) an existing employment relationship or
10	related benefit plan.
11	(18) Unsolicited commercial electronic
12	MAIL MESSAGE.—The term "unsolicited commercial
13	electronic mail message" means any commercial
14	electronic mail message that—
15	(A) is not a transactional or relationship
16	message; and
17	(B) is sent to a recipient without the re-
18	cipient's prior affirmative or implied consent.
19	SEC. 4. CRIMINAL PENALTY FOR UNSOLICITED COMMER-
20	CIAL ELECTRONIC MAIL CONTAINING FRAUD-
21	ULENT ROUTING INFORMATION.
22	(a) In General.—Chapter 63 of title 18, United
23	States Code, is amended by adding at the end the fol-
24	lowing:

1	"§ 1351. Unsolicited commercial electronic mail con-
2	taining fraudulent transmission informa-
3	tion
4	"(a) In General.—Any person who initiates the
5	transmission, to a protected computer in the United
6	States, of an unsolicited commercial electronic mail mes-
7	sage, with knowledge and intent that the message contains
8	or is accompanied by header information that is materially
9	false or materially misleading shall be fined or imprisoned
10	for not more than 1 year, or both, under this title. For
11	purposes of this subsection, header information that is
12	technically accurate but includes an originating electronic
13	mail address the access to which for purposes of initiating
14	the message was obtained by means of false or fraudulent
15	pretenses or representations shall be considered materially
16	misleading.
17	"(b) Definitions.—Any term used in subsection (a)
18	that is defined in section 3 of the CAN-SPAM Act of
19	2003 has the meaning given it in that section.".
20	(b) Conforming Amendment.—The chapter anal-
21	ysis for chapter 63 of title 18, United States Code, is
22	amended by adding at the end the following:
	"1351. Unsolicited commercial electronic mail containing fraudulent routing in-

SEC. 5. OTHER PROTECTIONS AGAINST UNSOLICITED COM-

`			
,	MERCIAI	. ELECTRONIC MA	ATT .

- 3 (a) Requirements for Transmission of Mes-4 sages.—
- 5 (1) Prohibition of false or misleading 6 TRANSMISSION INFORMATION.—It is unlawful for 7 any person to initiate the transmission, to a pro-8 tected computer, of a commercial electronic mail 9 message that contains, or is accompanied by, header 10 information that is materially or intentionally false 11 or materially or intentionally misleading. For pur-12 poses of this paragraph, header information that is 13 technically accurate but includes an originating elec-14 tronic mail address the access to which for purposes 15 of initiating the message was obtained by means of 16 false or fraudulent pretenses or representations shall 17 be considered materially misleading.
 - (2) Prohibition of deceptive subject Headings.—It is unlawful for any person to initiate the transmission to a protected computer of a commercial electronic mail message with a subject heading that such person knows would be likely to mislead a recipient, acting reasonably under the circumstances, about a material fact regarding the contents or subject matter of the message.

18

19

20

21

22

23

24

1	(3) Inclusion of return address or com-
2	PARABLE MECHANISM IN UNSOLICITED COMMERCIAL
3	ELECTRONIC MAIL.—
4	(A) In general.—It is unlawful for any
5	person to initiate the transmission to a pro-
6	tected computer of an unsolicited commercial
7	electronic mail message that does not contain a
8	functioning return electronic mail address or
9	other Internet-based mechanism, clearly and
10	conspicuously displayed, that—
11	(i) a recipient may use to submit, in
12	a manner specified by the sender, a reply
13	electronic mail message or other form of
14	Internet-based communication requesting
15	not to receive any future unsolicited com-
16	mercial electronic mail messages from that
17	sender at the electronic mail address where
18	the message was received; and
19	(ii) remains capable of receiving such
20	messages or communications for no less
21	than 30 days after the transmission of the
22	original message.
23	(B) More detailed options pos-
24	SIBLE.—The sender of an unsolicited commer-
25	cial electronic mail message may comply with

subparagraph (A)(i) by providing the recipient a list or menu from which the recipient may choose the specific types of commercial electronic mail messages the recipient wants to receive or does not want to receive from the sender, if the list or menu includes an option under which the recipient may choose not to receive any unsolicited commercial electronic mail messages from the sender.

- (C) Temporary inability to receive messages or process requests or other mechanism does not fail to satisfy the requirements of subparagraph (A) if it is unexpectedly and temporarily unable to receive messages or process requests due to technical or capacity problems, if the problem with receiving messages or processing requests is corrected within a reasonable time period.
- (4) PROHIBITION OF TRANSMISSION OF UNSO-LICITED COMMERCIAL ELECTRONIC MAIL AFTER OB-JECTION.—If a recipient makes a request to a sender, using a mechanism provided pursuant to paragraph (3), not to receive some or any unsolicited

- 1 commercial electronic mail messages from such send-2 er, then it is unlawful—
 - (A) for the sender to initiate the transmission to the recipient, more than 10 business days after the receipt of such request, of an unsolicited commercial electronic mail message that falls within the scope of the request;
 - (B) for any person acting on behalf of the sender to initiate the transmission to the recipient, more than 10 business days after the receipt of such request, of an unsolicited commercial electronic mail message that such person knows or consciously avoids knowing falls within the scope of the request; or
 - (C) for any person acting on behalf of the sender to assist in initiating the transmission to the recipient, through the provision or selection of addresses to which the message will be sent, of an unsolicited commercial electronic mail message that the person knows, or consciously avoids knowing, would violate subparagraph (A) or (B).
 - (5) Inclusion of identifier, opt-out, and physical address in unsolicited commercial electronic mail.—It is unlawful for any person to

1	initiate the transmission of any unsolicited commer-
2	cial electronic mail message to a protected computer
3	unless the message provides—
4	(A) clear and conspicuous identification
5	that the message is an advertisement or solici-
6	tation;
7	(B) clear and conspicuous notice of the op-
8	portunity under paragraph (3) to decline to re-
9	ceive further unsolicited commercial electronic
10	mail messages from the sender; and
11	(C) a valid physical postal address of the
12	sender.
13	(b) Prohibition of Transmission of Unlawful
14	UNSOLICITED COMMERCIAL ELECTRONIC MAIL TO CER-
15	TAIN HARVESTED ELECTRONIC MAIL ADDRESSES.—
16	(1) In general.—It is unlawful for any person
17	to initiate the transmission, to a protected computer,
18	of an unsolicited commercial electronic mail message
19	that is unlawful under subsection (a), or to assist in
20	the origination of such a message through the provi-
21	sion or selection of addresses to which the message
22	will be sent, if such person knows that, or acts with
23	reckless disregard as to whether—
24	(A) the electronic mail address of the re-
25	cipient was obtained, using an automated

- 1 means, from an Internet website or proprietary 2 online service operated by another person; or
 - (B) the website or proprietary online service from which the address was obtained included, at the time the address was obtained, a notice stating that the operator of such a website or proprietary online service will not give, sell, or otherwise transfer addresses maintained by such site or service to any other party for the purpose of initiating, or enabling others to initiate, unsolicited electronic mail messages.
- 12 (2) DISCLAIMER.—Nothing in this subsection 13 creates an ownership or proprietary interest in such 14 electronic mail addresses.
- 15 (c) COMPLIANCE PROCEDURES.—An action for viola-16 tion of paragraph (2), (3), (4), or (5) of subsection (a) 17 may not proceed if the person against whom the action 18 is brought demonstrates that—
- 19 (1) the person has established and imple-20 mented, with due care, reasonable practices and pro-21 cedures to effectively prevent violations of such para-22 graph; and
- 23 (2) the violation occurred despite good faith ef-24 forts to maintain compliance with such practices and 25 procedures.

4

5

6

7

8

9

10

1 SEC. 6. ENFORCEMENT BY FEDERAL TRADE COMMISSION.

2	(a) Violation Is Unfair or Deceptive Act or
3	Practice.—Except as provided in subsection (b), this Act
4	shall be enforced by the Commission as if the violation
5	of this Act were an unfair or deceptive act or practice pro-
6	scribed under section 18(a)(1)(B) of the Federal Trade
7	Commission Act (15 U.S.C. 57a(a)(1)(B)).
8	(b) Enforcement by Certain Other Agen-
9	CIES.—Compliance with this Act shall be enforced—
10	(1) under section 8 of the Federal Deposit In-
11	surance Act (12 U.S.C. 1818), in the case of—
12	(A) national banks, and Federal branches
13	and Federal agencies of foreign banks, and any
14	subsidiaries of such entities (except brokers,
15	dealers, persons providing insurance, invest-
16	ment companies, and investment advisers), by
17	the Office of the Comptroller of the Currency;
18	(B) member banks of the Federal Reserve
19	System (other than national banks), branches
20	and agencies of foreign banks (other than Fed-
21	eral branches, Federal agencies, and insured
22	State branches of foreign banks), commercial
23	lending companies owned or controlled by for-
24	eign banks, organizations operating under sec-
25	tion 25 or 25 A of the Federal Reserve Act (12
26	U.S.C. 601 and 611), and bank holding compa-

nies and their nonbank subsidiaries or affiliates (except brokers, dealers, persons providing insurance, investment companies, and investment advisers), by the Board;

- (C) banks insured by the Federal Deposit Insurance Corporation (other than members of the Federal Reserve System) insured State branches of foreign banks, and any subsidiaries of such entities (except brokers, dealers, persons providing insurance, investment companies, and investment advisers), by the Board of Directors of the Federal Deposit Insurance Corporation; and
- (D) savings associations the deposits of which are insured by the Federal Deposit Insurance Corporation, and any subsidiaries of such savings associations (except brokers, dealers, persons providing insurance, investment companies, and investment advisers), by the Director of the Office of Thrift Supervision;
- (2) under the Federal Credit Union Act (12 U.S.C. 1751 et seq.) by the Board of the National Credit Union Administration with respect to any Federally insured credit union, and any subsidiaries of such a credit union;

- 1 (3) under the Securities Exchange Act of 1934 2 (15 U.S.C. 78a et seq.) by the Securities and Ex-3 change Commission with respect to any broker or 4 dealer;
- 5 (4) under the Investment Company Act of 1940 6 (15 U.S.C. 80a-1 et seq.) by the Securities and Ex-7 change Commission with respect to investment com-8 panies;
 - (5) under the Investment Advisers Act of 1940 (15 U.S.C. 80b–1 et seq.) by the Securities and Exchange Commission with respect to investment advisers registered under that Act;
 - (6) under State insurance law in the case of any person engaged in providing insurance, by the applicable State insurance authority of the State in which the person is domiciled, subject to section 104 of the Gramm-Bliley-Leach Act (15 U.S.C. 6701);
 - (7) under part A of subtitle VII of title 49, United States Code, by the Secretary of Transportation with respect to any air carrier or foreign air carrier subject to that part;
- 22 (8) under the Packers and Stockyards Act, 23 1921 (7 U.S.C. 181 et seq.) (except as provided in 24 section 406 of that Act (7 U.S.C. 226, 227)), by the

10

11

12

13

14

15

16

17

18

19

20

- 1 Secretary of Agriculture with respect to any activi-
- 2 ties subject to that Act;
- 3 (9) under the Farm Credit Act of 1971 (12)
- 4 U.S.C. 2001 et seq.) by the Farm Credit Adminis-
- 5 tration with respect to any Federal land bank, Fed-
- 6 eral land bank association, Federal intermediate
- 7 credit bank, or production credit association; and
- 8 (10) under the Communications Act of 1934
- 9 (47 U.S.C. 151 et seq.) by the Federal Communica-
- tions Commission with respect to any person subject
- 11 to the provisions of that Act.
- 12 (c) Exercise of Certain Powers.—For the pur-
- 13 pose of the exercise by any agency referred to in sub-
- 14 section (b) of its powers under any Act referred to in that
- 15 subsection, a violation of this Act is deemed to be a viola-
- 16 tion of a requirement imposed under that Act. In addition
- 17 to its powers under any provision of law specifically re-
- 18 ferred to in subsection (b), each of the agencies referred
- 19 to in that subsection may exercise, for the purpose of en-
- 20 forcing compliance with any requirement imposed under
- 21 this Act, any other authority conferred on it by law.
- 22 (d) Actions by the Commission.—The Commis-
- 23 sion shall prevent any person from violating this Act in
- 24 the same manner, by the same means, and with the same
- 25 jurisdiction, powers, and duties as though all applicable

- 1 terms and provisions of the Federal Trade Commission
- 2 Act (15 U.S.C. 41 et seq.) were incorporated into and
- 3 made a part of this Act. Any entity that violates any provi-
- 4 sion of that subtitle is subject to the penalties and entitled
- 5 to the privileges and immunities provided in the Federal
- 6 Trade Commission Act in the same manner, by the same
- 7 means, and with the same jurisdiction, power, and duties
- 8 as though all applicable terms and provisions of the Fed-
- 9 eral Trade Commission Act were incorporated into and
- 10 made a part of that subtitle.

(e) Enforcement by States.—

- 12 (1) CIVIL ACTION.—In any case in which the 13 attorney general of a State has reason to believe 14 that an interest of the residents of that State has
- that an interest of the residents of that State has
- been or is threatened or adversely affected by any
- person engaging in a practice that violates section 5
- of this Act, the State, as parens patriae, may bring
- a civil action on behalf of the residents of the State
- in a district court of the United States of appro-
- priate jurisdiction or in any other court of com-
- 21 petent jurisdiction—
- 22 (A) to enjoin further violation of section 5
- of this Act by the defendant; or

1	(B) to obtain damages on behalf of resi-
2	dents of the State, in an amount equal to the
3	greater of—
4	(i) the actual monetary loss suffered
5	by such residents; or
6	(ii) the amount determined under
7	paragraph (2).
8	(2) Statutory damages.—
9	(A) In general.—For purposes of para-
10	graph (1)(B)(ii), the amount determined under
11	this paragraph is the amount calculated by mul-
12	tiplying the number of willful, knowing, or neg-
13	ligent violations by an amount, in the discretion
14	of the court, of up to \$10 (with each separately
15	addressed unlawful message received by such
16	residents treated as a separate violation). In de-
17	termining the per-violation penalty under this
18	subparagraph, the court shall take into account
19	the degree of culpability, any history of prior
20	such conduct, ability to pay, the extent of eco-
21	nomic gain resulting from the violation, and
22	such other matters as justice may require.
23	(B) Limitation.—For any violation of
24	section 5 (other than section $5(a)(1)$), the
25	amount determined under subparagraph (A)

- may not exceed \$500,000, except that if the court finds that the defendant committed the violation willfully and knowingly, the court may increase the limitation established by this paragraph from \$500,000 to an amount not to exceed \$1,500,000.
 - (3) Attorney fees.—In the case of any successful action under paragraph (1), the State shall be awarded the costs of the action and reasonable attorney fees as determined by the court.
 - (4) Rights of federal regulators.—The State shall serve prior written notice of any action under paragraph (1) upon the Federal Trade Commission or the appropriate Federal regulator determined under subsection (b) and provide the Commission or appropriate Federal regulator with a copy of its complaint, except in any case in which such prior notice is not feasible, in which case the State shall serve such notice immediately upon instituting such action. The Federal Trade Commission or appropriate Federal regulator shall have the right—
 - (A) to intervene in the action;
- 23 (B) upon so intervening, to be heard on all matters arising therein;

1	(C) to remove the action to the appropriate
2	United States district court; and
3	(D) to file petitions for appeal.
4	(5) Construction.—For purposes of bringing
5	any civil action under paragraph (1), nothing in this
6	Act shall be construed to prevent an attorney gen-
7	eral of a State from exercising the powers conferred
8	on the attorney general by the laws of that State
9	to—
10	(A) conduct investigations;
11	(B) administer oaths or affirmations; or
12	(C) compel the attendance of witnesses or
13	the production of documentary and other evi-
14	dence.
15	(6) Venue; service of process.—
16	(A) Venue.—Any action brought under
17	paragraph (1) may be brought in the district
18	court of the United States that meets applicable
19	requirements relating to venue under section
20	1391 of title 28, United States Code.
21	(B) Service of Process.—In an action
22	brought under paragraph (1), process may be
23	served in any district in which the defendant—
24	(i) is an inhabitant; or

1	(ii) maintains a physical place of busi-
2	ness.
3	(7) Limitation on state action while fed-
4	ERAL ACTION IS PENDING.—If the Commission or
5	other appropriate Federal agency under subsection
6	(b) has instituted a civil action or an administrative
7	action for violation of this Act, no State attorney
8	general may bring an action under this subsection
9	during the pendency of that action against any de-
10	fendant named in the complaint of the Commission
11	or the other agency for any violation of this Act al-
12	leged in the complaint.
13	(f) Action by Provider of Internet Access
14	Service.—
15	(1) ACTION AUTHORIZED.—A provider of Inter-
16	net access service adversely affected by a violation of
17	section 5 may bring a civil action in any district
18	court of the United States with jurisdiction over the
19	defendant, or in any other court of competent juris-
20	diction, to—
21	(A) enjoin further violation by the defend-
22	ant; or
23	(B) recover damages in an amount equal
24	to the greater of—

l	(i) actual monetary loss incurred by
2	the provider of Internet access service as a
3	result of such violation; or

(ii) the amount determined under paragraph (2).

(2) Statutory damages.—

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

(A) IN GENERAL.—For purposes of paragraph (1)(B)(ii), the amount determined under this paragraph is the amount calculated by multiplying the number of willful, knowing, or negligent violations by an amount, in the discretion of the court, of up to \$10 (with each separately addressed unlawful message carried over the facilities of the provider of Internet access service or sent to an electronic mail address obtained from the provider of Internet access service in violation of section 5(b) treated as a separate violation). In determining the per-violation penalty under this subparagraph, the court shall take into account the degree of culpability, any history of prior such conduct, ability to pay, the extent of economic gain resulting from the violation, and such other matters as justice may require.

- (B) LIMITATION.—For any violation of 1 2 section 5 (other than section 5(a)(1)), the amount determined under subparagraph (A) 3 4 may not exceed \$500,000, except that if the 5 court finds that the defendant committed the 6 violation willfully and knowingly, the court may 7 increase the limitation established by this para-8 graph from \$500,000 to an amount not to ex-9 ceed \$1,500,000.
- 10 (3) Attorney fees.—In any action brought 11 pursuant to paragraph (1), the court may, in its dis-12 cretion, require an undertaking for the payment of 13 the costs of such action, and assess reasonable costs, 14 including reasonable attorneys' fees, against any 15 party.

16 SEC. 7. EFFECT ON OTHER LAWS.

- 17 (a) Federal Law.—
- 18 (1) Nothing in this Act shall be construed to
 19 impair the enforcement of section 223 or 231 of the
 20 Communications Act of 1934 (47 U.S.C. 223 or
 21 231, respectively), chapter 71 (relating to obscenity)
 22 or 110 (relating to sexual exploitation of children) of
 23 title 18, United States Code, or any other Federal
 24 criminal statute.

1 (2) Nothing in this Act shall be construed to af-2 fect in any way the Commission's authority to bring 3 enforcement actions under FTC Act for materially false or deceptive representations in commercial elec-4 5 tronic mail messages. 6 (b) STATE LAW.— 7 (1) In General.—This Act supersedes any 8 State or local government statute, regulation, or rule 9 regulating the use of electronic mail to send com-10 mercial messages. 11 (2) Exceptions.—Except as provided in para-12 graph (3), this Act does not supersede or pre-13 empt— 14 (A) State trespass, contract, or tort law or 15 any civil action thereunder; or 16 (B) any provision of Federal, State, or 17 local criminal law or any civil remedy available 18 under such law that relates to acts of fraud or 19 theft perpetrated by means of the unauthorized 20 transmission of commercial electronic mail mes-21 sages. 22 (3) Limitation on exceptions.—Paragraph 23 (2) does not apply to a State or local government

statute, regulation, or rule that directly regulates

unsolicited commercial electronic mail and that

24

- 1 treats the mere sending of unsolicited commercial
- 2 electronic mail in a manner that complies with this
- Act as sufficient to constitute a violation of such
- 4 statute, regulation, or rule or to create a cause of
- 5 action thereunder.
- 6 (c) No Effect on Policies of Providers of
- 7 Internet Access Service.—Nothing in this Act shall
- 8 be construed to have any effect on the lawfulness or un-
- 9 lawfulness, under any other provision of law, of the adop-
- 10 tion, implementation, or enforcement by a provider of
- 11 Internet access service of a policy of declining to transmit,
- 12 route, relay, handle, or store certain types of electronic
- 13 mail messages.

14 SEC. 8. STUDY OF EFFECTS OF UNSOLICITED COMMERCIAL

- 15 ELECTRONIC MAIL.
- 16 (a) IN GENERAL.—Not later than 24 months after
- 17 the date of the enactment of this Act, the Commission,
- 18 in consultation with the Department of Justice and other
- 19 appropriate agencies, shall submit a report to the Con-
- 20 gress that provides a detailed analysis of the effectiveness
- 21 and enforcement of the provisions of this Act and the need
- 22 (if any) for the Congress to modify such provisions.
- 23 (b) Required Analysis.—The Commission shall in-
- 24 clude in the report required by subsection (a) an analysis
- 25 of the extent to which technological and marketplace de-

- 1 velopments, including changes in the nature of the devices
- 2 through which consumers access their electronic mail mes-
- 3 sages, may affect the practicality and effectiveness of the
- 4 provisions of this Act.

5 SEC. 9. SEPARABILITY.

- 6 If any provision of this Act or the application thereof
- 7 to any person or circumstance is held invalid, the remain-
- 8 der of this Act and the application of such provision to
- 9 other persons or circumstances shall not be affected.

10 SEC. 10. EFFECTIVE DATE.

- 11 The provisions of this Act shall take effect 120 days
- 12 after the date of the enactment of this Act.

 \bigcirc