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117TH CONGRESS 2D SESSION

S. 673

To provide a temporary safe harbor for publishers of online content to collectively negotiate with dominant online platforms regarding the terms on which content may be distributed.

### IN THE SENATE OF THE UNITED STATES

March 10, 2021

Ms. Klobuchar (for herself, Mr. Kennedy, Mr. Booker, Mr. Whitehouse, Ms. Lummis, Mrs. Feinstein, Ms. Collins, Mr. Graham, Ms. Hirono, Mr. Cassidy, Mr. Blumenthal, Mr. Thune, Mr. Durbin, and Mr. Manchin) introduced the following bill; which was read twice and referred to the Committee on the Judiciary

NOVEMBER 28, 2022

Reported by Mr. DURBIN, with an amendment

[Strike out all after the enacting clause and insert the part printed in italic]

# A BILL

To provide a temporary safe harbor for publishers of online content to collectively negotiate with dominant online platforms regarding the terms on which content may be distributed.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

1	SECTION 1. SHORT TITLE.
2	This Act may be cited as the "Journalism Competi-
3	tion and Preservation Act of 2021".
4	SEC. 2. SAFE HARBOR FOR CERTAIN COLLECTIVE NEGO
5	TIATIONS.
6	(a) Definitions.—In this section:
7	(1) ANTITRUST LAWS.—The term "antitrust
8	<del>laws''</del>
9	(A) has the meaning given the term in
10	subsection (a) of the first section of the Clayton
11	Act (15 U.S.C. 12); and
12	(B) includes—
13	(i) section 5 of the Federal Trade
14	Commission Act (15 U.S.C. 45) to the ex-
15	tent that section applies to unfair methods
16	of competition; and
17	(ii) any State law (including regula-
18	tions) that prohibits or penalizes the con-
19	duet described in, or is otherwise incon-
20	sistent with, subsection (b).
21	(2) News content creator.—The term
22	"news content creator" means—
23	(A) any print, broadcast, or digital news
24	organization that—
25	(i) has a dedicated professional edi-

torial staff that creates and distributes

1	original news and related content con-
2	cerning local, national, or international
3	matters of public interest on at least a
4	weekly basis; and
5	(ii) is marketed through subscriptions,
6	advertising, or sponsorship; and
7	(B)(i) provides original news and related
8	content with the editorial content consisting of
9	not less than 25 percent current news and re-
10	lated content; or
11	(ii) broadcasts original news and related
12	content pursuant to a license granted by the
13	Federal Communications Commission under
14	title III of the Communications Act of 1934 (47
15	U.S.C. 301 et seq.).
16	(3) Online content distributor.—The
17	term "online content distributor" means any entity
18	<del>that</del>
19	(A) operates a website or other online serv-
20	ice that displays, distributes, or directs users to
21	news articles, works of journalism, or other con-
22	tent on the internet that is generated by third-
23	party news content creators; and

1	(B) has not fewer than $1,000,000,000$
2	monthly active users, in the aggregate, of all of
3	its websites or online services worldwide.
4	(b) Limitation of Liability.—A news content cre-
5	ator may not be held liable under the antitrust laws for
6	engaging in negotiations with any other news content cre-
7	ator during the 4-year period beginning on the date of en-
8	actment of this Act to collectively withhold content from,
9	or negotiate with, an online content distributor regarding
10	the terms on which the news content of the news content
11	ereator may be distributed by the online content dis-
12	tributor, if—
13	(1) the negotiations with the online content dis-
14	tributor—
15	(A) are not limited to price;
16	(B) are nondiscriminatory as to similarly
17	situated news content creators;
18	(C) directly relate to the quality, accuracy,
19	attribution or branding, and interoperability of
20	news; and
21	(D) pertain to terms that would be avail-
22	able to all news content creators;
23	(2) the coordination between the news content
24	ereators is directly related to and reasonably nee-
25	essary for negotiations with an online content dis-

1	tributor that are otherwise consistent with this Act;
2	and
3	(3) the negotiations do not involve any person
4	that is not a news content creator or an online con-
5	tent distributor.
6	(e) Rule of Construction.—Except as provided in
7	this Act, this Act shall not be construed to modify, impair,
8	or supersede the operation of the antitrust laws.
9	SECTION 1. SHORT TITLE.
10	This Act may be cited as the "Journalism Competition
11	and Preservation Act of 2022".
12	SEC. 2. DEFINITIONS.
13	In this Act:
14	(1) Access.—The term "access" means acquir-
15	ing, crawling, or indexing content.
16	(2) Antitrust Laws.—The term "antitrust
17	laws"—
18	(A) has the meaning given the term in sub-
19	section (a) of the first section of the Clayton Act
20	(15 U.S.C. 12); and
21	(B) includes—
22	(i) section 5 of the Federal Trade Com-
23	mission Act (15 U.S.C. 45) to the extent
24	that section applies to unfair methods of
25	competition; and

1	(ii) any State law (including regula-
2	tions) that prohibits or penalizes the con-
3	duct described in, or is otherwise incon-
4	sistent with, sections 3 or 4.
5	(3) Covered platform.—The term "covered
6	platform" means an online platform that at any
7	point during the 12 months preceding the formation
8	of a joint negotiation entity under section 3(a)(1)—
9	(A) has at least 50,000,000 United States-
10	based monthly active users or subscribers on the
11	$on line\ plat form;$
12	(B) is owned or controlled by a person
13	with—
14	(i) United States net annual sales or a
15	market capitalization greater than
16	\$550,000,000,000, adjusted for inflation on
17	the basis of the Consumer Price Index; or
18	(ii) not fewer than 1,000,000,000
19	worldwide monthly active users on the on-
20	line platform; and
21	(C) is not an organization described in sec-
22	tion $501(c)(3)$ of the Internal Revenue Code of
23	1986.
24	(4) Eligible broadcaster.—The term "eligible
25	broadcaster" means a person that—

1	(A) holds or operates under a license issued
2	by the Federal Communications Commission
3	under title III of the Communications Act of
4	1934 (47 U.S.C. 301 et seq.);
5	(B) engages professionals to create, edit,
6	produce, and distribute original content con-
7	cerning local, regional, national, or inter-
8	national matters of public interest through ac-
9	tivities including conducting interviews, observ-
10	ing current events, analyzing documents and
11	other information, and fact checking through
12	multiple firsthand or secondhand news sources;
13	(C) updates its content on at least a weekly
14	basis;
15	(D) uses an editorial process for error cor-
16	rection and clarification, including a trans-
17	parent process for reporting errors or complaints
18	to the station; and
19	(E) is not a television network.
20	(5) Eligible digital journalism provider.—
21	The term "eligible digital journalism provider" means
22	any eligible publisher or eligible broadcaster that dis-
23	closes its ownership to the public.

- 1 (6) ELIGIBLE PUBLISHER.—The term "eligible 2 publisher" means any person that publishes 1 or more 3 qualifying publications.
  - (7) Network station.—The term "network station" means a television broadcast station, including any translator station or terrestrial satellite station that rebroadcasts all or substantially all of the programming broadcast by a network station, that is owned or operated by, or affiliated with, 1 or more television networks.
  - (8) Online plat-form.—The term "online plat-form" means a website, online or mobile application, operating system, digital assistant, or online service that accesses news articles, works of journalism, or other content, or portions thereof, generated, created, produced, or owned by eligible digital journalism providers, and aggregates, displays, provides, distributes, or directs users to such content.
  - (9) PERSON.—The term "person" includes an individual or entity existing under or authorized by the laws of the United States, the laws of any of territory of the United States, the laws of any State, the laws of the District of Columbia, or the laws of any foreign country.

1	(10) Pricing, terms, and conditions.—The
2	term "pricing, terms, and conditions" does not in-
3	clude any term or condition which relates to the use,
4	display, promotion, ranking, distribution, curation,
5	suppression, throttling, filtering, or labeling of the
6	content or viewpoint of any person.
7	(11) QUALIFYING PUBLICATION.—The term
8	"qualifying publication" means any website, mobile
9	application, or other digital service that—
10	(A) does not primarily display, provide,
11	distribute, or offer content generated, created,
12	produced, or owned by an eligible broadcaster or
13	television network; and
14	(B)(i) provides information to an audience
15	primarily in the United States;
16	(ii) performs a public-information function
17	comparable to that traditionally served by news-
18	papers and other periodical news publications;
19	(iii) engages professionals to create, edit,
20	produce, and distribute original content con-
21	cerning local, regional, national, or inter-
22	national matters of public interest through ac-
23	tivities, including conducting interviews, observ-

ing current events, or analyzing documents and

1	other information, and fact checking through
2	multiple firsthand or secondhand news sources;
3	(iv) updates its content on at least a weekly
4	basis;
5	(v) has an editorial process for error correc-
6	tion and clarification, including a transparent
7	process for reporting errors or complaints to the
8	publication;
9	(vi)(I) generated at least \$100,000 in an-
10	nual revenue from its editorial content in the
11	previous calendar year;
12	(II) has an International Standard Serial
13	Number assigned to an affiliated periodical be-
14	fore the date of enactment of this Act; or
15	(III) is owned or controlled by an exempt
16	organization described in section $501(c)(3)$ of the
17	Internal Revenue Code of 1986;
18	(vii) has not less than 25 percent of its edi-
19	torial content consisting of information about
20	topics of current local, national, or international
21	public interest;
22	(viii) employed not more than 1,500 exclu-
23	sive full-time employees during the 12-month pe-
24	riod prior to the date of enactment of this Act;
25	and

1	(ix) is not controlled or wholly or partially
2	owned by an entity that is—
3	(I) a foreign power or an agent of a
4	foreign power, as those terms are defined in
5	section 101 of the Foreign Intelligence Sur-
6	veillance Act of 1978 (50 U.S.C. 1801);
7	(II)(aa) designated as a foreign ter-
8	rorist organization pursuant to section
9	219(a) of the Immigration and Nationality
10	$Act \ (8 \ U.S.C. \ 1189(a));$
11	(bb) a terrorist organization, as de-
12	fined in section $212(a)(3)(B)(vi)(II)$ of the
13	Immigration and Nationality Act (8 U.S.C.
14	1182(a)(3)(B)(vi)(II));
15	(cc) designated as a specially des-
16	ignated global terrorist organization under
17	Executive Order 13224 (50 U.S.C. 1701
18	note; relating to blocking property and pro-
19	hibiting transactions with persons who com-
20	mit, threaten to commit, or support ter-
21	rorism); or
22	(dd) an affiliate of an entity described
23	in item (aa), (bb), or (cc); or
24	(III) an entity that has been convicted
25	of violating, or attempting to violate, sec-

1	tion 2331, 2332b, or 2339A of title 18,
2	United States Code.
3	(12) Television Network.—The term "tele-
4	vision network''—
5	(A) means any person that, on February 8,
6	1996, offered an interconnected program service
7	on a regular basis for 15 or more hours per week
8	to at least 25 affiliated television licensees in 10
9	or more States; and
10	(B) does not include any network station
11	that is owned or operated by, or affiliated with
12	a person described in subparagraph (A).
13	SEC. 3. FRAMEWORK FOR CERTAIN JOINT NEGOTIATIONS.
13 14	SEC. 3. FRAMEWORK FOR CERTAIN JOINT NEGOTIATIONS.  (a) NOTICE.—
14	(a) Notice.—
14 15	(a) Notice.— (1) Process to form a joint negotiation en-
14 15 16	(a) Notice.—  (1) Process to form a joint negotiation entity.—
14 15 16 17	(a) Notice.—  (1) Process to form a joint negotiation entity.—  (A) In general.—An eligible digital jour-
14 15 16 17	(a) Notice.—  (1) Process to form a joint negotiation entity.—  (A) In General.—An eligible digital journalism provider shall provide public notice to
114 115 116 117 118	(a) Notice.—  (1) Process to form a joint negotiation entity.—  (A) In general.—An eligible digital journalism provider shall provide public notice to announce the opportunity for other eligible dig-
14 15 16 17 18 19 20	(a) Notice.—  (1) Process to form a joint negotiation entity.—  (A) In General.—An eligible digital journalism provider shall provide public notice to announce the opportunity for other eligible digital journalism providers to join a joint negotia-
114 115 116 117 118 119 220 221	(a) Notice.—  (1) Process to form a joint negotiation entity for the purpose of engaging in joint
14 15 16 17 18 19 20 21	(a) Notice.—  (1) Process to form a joint negotiation entity.—  (A) In general.—An eligible digital journalism provider shall provide public notice to announce the opportunity for other eligible digital journalism providers to join a joint negotiation entity for the purpose of engaging in joint negotiations with a covered platform under this

- viders that are members of the joint negotiation
  entity.
  - (B) APPLICATION.—During the 60-day period beginning on the date public notice is made under subparagraph (A), any eligible digital journalism provider may apply to join the joint negotiation entity.
  - (C) FORMATION.—A joint negotiation entity is established upon the agreement of 2 or more eligible digital journalism providers, and may create admission criteria for membership unrelated to the size of an eligible digital journalism provider or the views expressed by its content, including criteria to limit membership to only eligible publishers or only eligible broadcasters.
  - (D) GOVERNANCE.—By a majority vote of its members, a joint negotiation entity formed under this section shall establish rules and procedures to govern decision making by the entity and each eligible digital journalism provider shall be entitled to 1 vote on any matter submitted to a vote of the members.
  - (E) Additional members.—After the expiration of the 60-day period described in subparagraph (B), an eligible digital journalism pro-

1	vider may apply to join the joint negotiation en-
2	tity, and may be admitted to the joint negotia-
3	tion entity upon a majority vote of its members,
4	if the applicant otherwise satisfies any criteria
5	for admission established by the joint negotiation
6	entity.
7	(F) Designation.—A joint negotiation en-
8	tity may designate agents on a nonexclusive
9	basis—
10	(i) to engage in negotiations with a
11	covered platform conducted under this sec-
12	tion; and
13	(ii) to agree to pay or receive pay-
14	ments under or related to an agreement ne-
15	gotiated under this section or an arbitration
16	decision issued under section 4.
17	(G) Opt-out.—
18	(i) In General.—After becoming a
19	member of the joint negotiation entity, an
20	eligible digital journalism provider may opt
21	out of the joint negotiation entity at any
22	time before notice is sent to the covered plat-
23	form under paragraph (2).
24	(ii) Prohibition on rejoining.—If
25	an eligible digital journalism provider opts

1	out of a joint negotiation entity under
2	clause (i), the eligible digital journalism
3	provider may not—
4	(I) rejoin the joint negotiation en-
5	$tity; \ or$
6	(II) receive any payment under or
7	related to an agreement negotiated by
8	the joint negotiation entity under this
9	section or an arbitration decision
10	issued under section 4.
11	(H) Termination.—A joint negotiation en-
12	tity will terminate and cease to exist—
13	(i) when the entity no longer has at
14	least 2 members;
15	(ii) upon a majority vote of its mem-
16	bers; or
17	(iii) upon the expiration or termi-
18	nation of an agreement negotiated under
19	this section or an arbitration decision
20	issued under section 4.
21	(2) Notice to a covered platform to ini-
22	TIATE A JOINT NEGOTIATION.—
23	(A) In General.—A joint negotiation
24	under this section shall commence after a covered

1	platform receives a notice, sent by or on behalf
2	of a joint negotiation entity.
3	(B) Contents of notice.—The notice de-
4	scribed in subparagraph (A) shall—
5	(i) state that the joint negotiation enti-
6	ty is initiating a negotiation under this sec-
7	tion to reach an agreement regarding the
8	pricing, terms, and conditions by which the
9	covered platform may access the content of
10	the eligible digital journalism providers that
11	are members of the joint negotiation entity;
12	(ii) identify the eligible digital jour-
13	nalism providers that are members of the
14	joint negotiation entity; and
15	(iii) provide the physical mail address
16	(street address or post office box), telephone
17	number, and email address of a representa-
18	tive authorized to receive a response to the
19	notice on behalf of the joint negotiation en-
20	tity.
21	(C) Reply.—Not later than 30 days after
22	receiving a notice described in subparagraph
23	(A), the covered platform shall send a reply no-
24	tice to the authorized representative identified by

- or on behalf of the joint negotiation entity to acknowledge receipt of the notice.
- 3 (D) Notice to federal enforcers.— Copies of any notice described in subparagraph 4 5 (A) shall be filed by or on behalf of the eligible 6 digital journalism providers that are members of 7 the joint negotiation entity with the Federal 8 Trade Commission and the Assistant Attorney 9 General in charge of the Antitrust Division of 10 the Department of Justice not later than 30 days 11 after the notice is sent to the covered platform.
- 12 (b) CONDUCT OF THE JOINT NEGOTIATIONS.—After 13 the date a reply notice is sent under subsection (a)(2)(C), 14 the following shall apply:
  - (1) Any negotiation conducted under this section shall be conducted in good faith and solely to reach an agreement regarding the pricing, terms, and conditions under which the covered platform may access the content of the eligible digital journalism providers.
  - (2) No pre-agreement discussions or agreement reached regarding pricing, terms, and conditions under this section may address whether or how the covered platform or any such eligible digital journalism provider—

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1	(A) displays, ranks, distributes, suppresses,
2	promotes, throttles, labels, filters, or curates the
3	content of the eligible digital journalism pro-
4	viders; or
5	(B) displays, ranks, distributes, suppresses,
6	promotes, throttles, labels, filters, or curates the
7	content of any other person.
8	(3) A party is not conducting negotiations in
9	good faith in accordance with paragraph (1) if the
10	party—
11	(A) refuses to negotiate, except where eligi-
12	ble digital journalism providers decide to jointly
13	deny a covered platform access to content li-
14	censed or produced by such eligible digital jour-
15	nalism providers under subsection (c);
16	(B) refuses to designate a representative
17	with authority to make binding representations;
18	(C) refuses to meet and negotiate at reason-
19	able times and locations or otherwise causes un-
20	$reasonable\ delay;$
21	(D) refuses to put forth more than a single,
22	unilateral proposal;
23	(E) fails to respond to a proposal of the
24	other party, including the reasons for rejection;

(F) enters into a separate third-party agree-
ment that unreasonably impedes the party from
reaching an agreement with the negotiating
party; or
(G) refuses to execute a full and written
agreement that has been reached verbally.
(4) A covered platform is not conducting nego-
tiations in good faith in accordance with paragraph
(1) if the covered platform enters into a separate
agreement with an eligible digital journalism pro-
vider that impedes the eligible digital journalism pro-
vider from participating in a negotiation under this
section.
(5) During any negotiation conducted under this
section, the joint negotiation entity and the covered
platform shall each make a reasonable offer regarding
the pricing, terms, and conditions by which the cov-
ered platform may access the content of the eligible
digital journalism providers that are members of the
joint negotiation entity, substantiated with com-
prehensive data and methodologies, including expert
analysis, that reflects—
(A) the pricing, terms, and conditions com-
parable to those found in commercial agreements

between similarly situated entities, including

price, duration, territory, value of data generated directly or indirectly by the content;

- (B) the fair market value to the covered platform of having access to the content of the eligible digital journalism providers that are members of the joint negotiation entity and the resulting incremental contribution to the revenue of the covered platform, including direct and indirect advertising or promotional revenues, which shall not be offset by any value conferred upon the eligible digital journalism providers that are members of the joint negotiation entity by the covered platform for aggregating or distributing their content; and
- (C) the investment of the eligible digital journalism providers that are members of the joint negotiation entity in producing original news and related content, including the number of journalists employed by each.
- 20 (c) Joint Withholding of Content.—At any point 21 after a notice is sent to the covered platform to initiate joint 22 negotiations under subsection (a)(2), the eligible digital 23 journalism providers that are members of the joint negotia-24 tion entity may jointly deny the covered platform access

- 1 to content licensed or produced by such eligible digital jour-
- 2 nalism providers.

### 3 SEC. 4. ARBITRATION FOR ELIGIBLE PUBLISHERS.

- (a) Right to Final Offer Arbitration.—
- (1) In general.—If the membership of a joint 5 6 negotiation entity consists only of eligible publishers, on or after the date that is 180 days after the date 7 8 negotiations under section 3 begin, the joint negotia-9 tion entity may initiate a final offer arbitration 10 against the covered platform for an arbitration panel 11 to determine the pricing, terms, and conditions by 12 which the content displayed, provided, distributed, or 13 offered by a qualifying publication of any eligible 14 publisher that is a member of the joint negotiation en-15 tity will be accessed by the covered platform if the 16 parties are unable to reach an agreement and regard-17 less of whether the joint negotiation entity, its mem-18 bers, or the covered platform complied with the re-19 quirements of section 3(b).
  - (2) EFFECT OF ADDITIONAL MEMBERS.—If an additional member joins the joint negotiation entity under section 3(a)(1)(E) more than 90 days after the date negotiations under section 3 begin, the joint negotiation entity may not initiate a final offer arbitration under paragraph (1) until 180 days after the

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- 1 date the last member joins the joint negotiation enti-
- 2 ty. No additional members may join the joint negotia-
- 3 tion entity after the arbitration has commenced.
- 4 (b) Notice.—The joint negotiation entity shall pro-
- 5 vide notice of its intention to initiate final offer arbitration
- 6 under this section to all of the members of the joint negotia-
- 7 tion entity no less than 10 days prior to initiating such
- 8 final offer arbitration.
- 9 (c) Membership.—If a joint negotiation entity initi-
- 10 ates final offer arbitration under this section, any indi-
- 11 vidual eligible publisher that is a member of the joint nego-
- 12 tiation entity shall remain a member of the joint negotia-
- 13 tion entity until the completion of the arbitration, unless
- 14 the eligible publisher provides written notice to the joint ne-
- 15 gotiation entity of its intention to withdraw from the joint
- 16 negotiation entity within 7 days of receiving notice under
- 17 subsection (b).
- 18 (d) Proceedings.—
- 19 (1) Rules of arbitration.—The arbitration
- shall be decided by a panel of 3 arbitrators under the
- 21 American Arbitration Association's Commercial Arbi-
- 22 tration Rules and Mediation Procedures and the
- 23 American Arbitration Association-International Cen-
- 24 tre for Dispute Resolution Final Offer Arbitration

- 1 Supplementary Rules, except to the extent they con-2 flict with this subsection.
  - (2) Initiation of Arbitration.—A final offer arbitration under subsection (a) shall be initiated as provided in Rule R-4 of the American Arbitration Association's Commercial Arbitration Rules and Mediation Procedures, except that the joint negotiation entity initiating the arbitration shall refer to this Act in its demand for arbitration, rather than submitting contractual arbitration provisions.

### (3) Commencement and funding.—

- (A) Commencement.—A final offer arbitration proceeding shall commence 10 days after the date a final offer arbitration is initiated under subsection (a).
- (B) Funding.—The cost of administering the arbitration proceeding, including arbitrator compensation, expenses, and administrative fees, shall be shared equally between the covered platform and the joint negotiation entity.
- (4) APPOINTMENT OF THE ARBITRATION PANEL.—The arbitrators shall be appointed in accordance with the American Arbitration Association's Commercial Arbitration Rules and Mediation Procedures.

1	(5) Other requirements.—During a final
2	offer arbitration proceeding under this section—
3	(A) the joint negotiation entity and the cov-
4	ered platform may demand the production of
5	documents and information that are nonprivi-
6	leged, reasonably necessary, and reasonably ac-
7	cessible without undue expense;
8	(B) documents and information described
9	in subparagraph (A) shall be exchanged not later
10	than 30 days after the date the demand is filed;
11	(C) rules regarding the admissibility of evi-
12	dence applicable in Federal court shall apply;
13	(D) the joint negotiation entity and covered
14	platform shall each submit a final offer proposal
15	for the pricing, terms, and conditions under
16	which the content displayed, provided, distrib-
17	uted, or offered by a qualifying publication of
18	any eligible publisher that is a member of the
19	joint negotiation entity will be accessed by the
20	covered platform, and which shall include the re-
21	muneration that the eligible publishers should re-
22	ceive from the covered platform for pro-
23	grammatic access to the content of the eligible
24	publishers that are members of the joint negotia-
25	tion entity during the period under negotiation

1	based on the fair market value of such access,
2	which shall include backup materials sufficient
3	to permit the other party to replicate the prof-
4	fered valuation;
5	(E) no discussion or final offer under this
6	section may address whether or how the covered
7	platform or any such eligible digital journalism
8	provider—
9	(i) displays, ranks, distributes, sup-
10	presses, promotes, throttles, labels, filters, or
11	curates the content of the eligible digital
12	journalism providers; or
13	(ii) displays, ranks distributes, sup-
14	presses, promotes, throttles, labels, filters or
15	curates the content of any other person; and
16	(F) if applicable, each eligible publisher
17	that is a member of the joint negotiation entity
18	shall provide information and data to guide the
19	distribution of remuneration among the members
20	of the joint negotiation entity, including—
21	(i) any compensation received by the
22	eligible publisher through commercial agree-
23	ment prior to commencement of negotia-
24	tions under section 3 for access to content
25	by the covered platform during any part of

the period under negotiation, which shall be deducted from its allocation accordingly; and

> (ii) spending by the eligible publisher on news journalists, which are employed for an average of not fewer than 20 hours per week during the calendar quarter by the eligible digital journalism provider and are responsible for gathering, preparing, directing the recording of, producing, collecting, photographing, recording, writing, editing, reporting, presenting, or publishing original news or information that concerns local, regional, national, or international matters of public interest in the previous fiscal year, as a proportion of its overall budget of the eligible digital journalism provider for that period, which shall be used to guide 65 percent of the distribution of remuneration among the members of the joint negotiation entitu.

### (e) AWARD.—

(1) In General.—Not later than 60 days after the date proceedings commence under subsection (d)(3)(A), the arbitration panel shall issue an award

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1	that selects a final offer from 1 of the parties without
2	modification.
3	(2) Requirements.—In issuing an award
4	under paragraph (1), the arbitration panel—
5	(A) may not consider any value conferred
6	upon any eligible publisher by the covered plat-
7	form for distributing or aggregating its content
8	as an offset to the value created by such eligible
9	publisher;
10	(B) shall consider past incremental revenue
11	contributions as a guide to the future incre-
12	mental revenue contribution by any eligible pub-
13	lisher;
14	(C) shall consider the pricing, terms, and
15	conditions of any available, comparable commer-
16	cial agreements between parties granting access
17	to digital content, including pricing, terms, and
18	conditions relating to price, duration, territory,
19	the value of data generated directly or indirectly
20	by the content accounting for any material dis-
21	parities in negotiating power between the parties
22	to such commercial agreements; and
23	(D) shall issue a binding, reasoned award,
24	including the factual and economic bases of its
25	award, that applies for the number of years set

1 forth in the winning proposal, but not fewer 2 than 5 years.

### (f) Payments Pursuant to Award.—

- (1) In General.—Not later than 90 days after the date an award is issued under subsection (e), the covered platform shall begin paying any eligible publisher that was a member of the joint negotiation entity participating in the arbitration according to the terms in the final offer selected by the arbitration panel.
- (2) DISBURSEMENT.—Payments made under paragraph (1) shall be dispersed by a claims administrator to the individual claimants that comprise the joint negotiation entity not later than 60 days after the date the funds were received from the covered platform.

### (g) Enforcement and Judicial Review.—

- (1) In General.—An award made under subsection (e) shall be enforceable by the eligible publishers or the covered platform subject to the award through a civil action brought before a district court of the United States.
- (2) Expedited judicial process.—In any civil action to enforce or seek judicial review of an award made under subsection (e), the court shall

1	adopt a rebuttable presumption that good cause exists
2	to prioritize the action under section 1657 of title 28,
3	United States Code.
4	SEC. 5. LIMITATION OF LIABILITY.
5	(a) In General.—In accordance with sections 3 and
6	4, it shall not be in violation of the antitrust laws for any
7	eligible digital journalism providers that are members of
8	a joint negotiation entity to—
9	(1) jointly deny a covered platform access to con-
10	tent for which the eligible digital journalism pro-
11	viders, individually or jointly, have the right to nego-
12	tiate or arbitrate access with respect to the covered
13	platform; or
14	(2) participate in joint negotiations and arbitra-
15	tion, as members of the joint negotiation entity, with
16	such covered platform solely regarding the pricing,
17	terms, and conditions under which the covered plat-
18	form may access the content for which the eligible dig-
19	ital journalism providers, individually or jointly,
20	have the right to negotiate or arbitrate access with re-
21	spect to the covered platform.
22	(b) Safe Harbor.—
23	(1) Eligible digital journalism pro-
24	VIDERS.—An eligible digital journalism provider

shall not be in violation of the antitrust laws if the

1	eligible digital journalism provider participates, as a
2	member of a joint negotiation entity, in negotiations
3	under section 3 or arbitration under section 4—
4	(A) with a person that is not an eligible
5	digital journalism provider, if the eligible digital
6	journalism provider reasonably believes that the
7	person is another eligible digital journalism pro-
8	vider; or
9	(B) with a person that is not a covered
10	platform, if the eligible digital journalism pro-
11	vider reasonably believes that the person is a cov-
12	ered platform.
13	(2) Joint negotiation entities.—A joint ne-
14	gotiation entity shall not be in violation of the anti-
15	trust laws if the joint negotiation entity engages in
16	negotiations under section 3 or arbitration under sec-
17	tion 4—
18	(A) with or on behalf of a person that is not
19	an eligible digital journalism provider, if the
20	joint negotiation entity reasonably believes that
21	the person is an eligible digital journalism pro-
22	vider; or
23	(B) with a person that is not a covered
24	platform, if the joint negotiation entity reason-

1	ably believes that the person is a covered plat-
2	form.
3	(c) Notification of Agreements and Arbitration
4	Decisions.—
5	(1) AGREEMENTS.—The parties to any written
6	agreement, resulting from a negotiation under section
7	3 or implementing an arbitration decision issued
8	under section 4, shall file a copy of such agreement
9	with the Federal Trade Commission and the Assistant
10	Attorney General in charge of the Antitrust Division
11	of the Department of Justice not later than 60 days
12	after such agreement is executed.
13	(2) Arbitration decisions.—The parties to
14	any arbitration decision issued under section 4, shall
15	file a copy of such decision with the Federal Trade
16	Commission and the Assistant Attorney General in
17	charge of the Antitrust Division of the Department of
18	Justice not later than 60 days after such decision is
19	issued.
20	(3) Public disclosure.—The Federal Trade
21	Commission shall make the documents submitted
22	under this subsection available to the public on the
23	Federal Trade Commission's website.
24	(d) Limitation Regarding the Scope of Limita-

25 tion of Liability.—No antitrust immunity shall apply

1	to any negotiations, discussions, agreements, or arbitrations
2	relating to the use, display, promotion, ranking, distribu-
3	tion, curation, suppression, throttling, filtering, or labeling
4	of the content of the eligible digital journalism provider or
5	of any other person. The limitation of liability under this
6	section shall apply only to negotiations, discussions, agree-
7	ments, or arbitrations regarding the pricing, terms, and
8	conditions under which the covered platform may access the
9	content of the eligible digital journalism provider, not to
10	any discussions or agreements that differentiate content
11	based on the viewpoint expressed by such content.
12	SEC. 6. NONDISCRIMINATION, RETALIATION, AND TRANS-
13	PARENCY.
14	(a) Nondiscrimination.—
15	(1) Joint negotiation entities.—A joint ne-
16	gotiation entity may not discriminate against any el-
17	igible digital journalism provider based on the size of
18	the eligible digital journalism provider or the views
19	expressed by the eligible digital journalism provider's
20	content.
21	(2) Covered platforms.—No covered platform

may discriminate against any eligible digital jour-

nalism provider that is a member of a joint negotia-

tion entity in connection with a negotiation con-

ducted under section 3, or an arbitration conducted

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- under section 4, based on the size of the eligible digital journalism provider or the views expressed by the
  eligible digital journalism provider's content.
- 4 (b) Prohibition on Retaliation by Covered Plat-5 forms.—
- 6 (1) In General.—No covered platform may re-7 taliate against an eligible digital journalism provider 8 for participating in a negotiation conducted under 9 section 3, or an arbitration conducted under section 10 4, including by refusing to index content or changing 11 the ranking, identification, modification, branding, or 12 placement of the content of the eligible digital jour-13 nalism provider on the covered platform.
  - (2) Effect of contract provisions.—Any provision in an agreement that restricts an eligible digital journalism provider from receiving compensation through a negotiation conducted under section 3 or an arbitration conducted under section 4 shall be void.

### 20 (c) Investing in Journalism.—

(1) In General.—Without disclosing confidential information regarding the pricing, terms, and conditions of an agreement reached under section 3, an agreement implementing an arbitration decision issued under section 4, or an arbitration decision

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1	issued under section 4, or confidential financial infor-
2	mation, any eligible digital journalism provider that
3	receives funds under or related to such agreement or
4	arbitration decision shall provide to the Federal
5	Trade Commission, on an annual basis, information
6	regarding the use of any such funds during the prior
7	year to support ongoing and future operations to
8	maintain or enhance the production and distribution
9	of news or information that concerns local, regional,
10	national, or international matters of public interest,
11	including—
12	(A) the amount of funds received under or
13	related to each such agreement or decision; and

- (B) a good-faith estimate of the amount of funds that went to news journalists employed for an average of not fewer than 20 hours per week during the calendar year by the eligible digital journalism provider.
- (2) Public disclosure.—The Federal Trade Commission shall make the disclosures submitted under paragraph (1) available to the public on the Federal Trade Commission's website.
- 23 SEC. 7. PRIVATE RIGHTS OF ACTION.
- 24 (a) Negotiations.—

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1	(1) In general.—Any eligible digital jour-
2	nalism provider, either jointly with other eligible dig-
3	ital journalism providers or through an authorized
4	representative, or covered platform that participated
5	in negotiations under section 3 may bring a civil ac-
6	tion in an appropriate district court of the United
7	States alleging a violation of section 3(b).
8	(2) Damages.—A court shall award damages to
9	a prevailing plaintiff under this subsection—
10	(A) approximating the value of the last rea-
11	sonable offer of the plaintiff if the defendant did
12	not conduct negotiations in good faith in viola-
13	tion of section $3(b)(1)$ ;
14	(B) approximating the value of the last rea-
15	sonable offer of the plaintiff if the defendant—
16	(i) did not conduct negotiations in
17	$good\ faith\ in\ violation\ of\ section\ 3(b)(1);$
18	and
19	(ii) had not yet extended a reasonable
20	offer; or
21	(C) approximating the value of the plain-
22	tiff's last reasonable offer if the defendant did not
23	make a reasonable offer in violation of section
24	3(b)(5).

1	(3) Attorneys fees.—A court shall award at-					
2	torney's fees to the prevailing party under this sub-					
3	section.					
4	(b) Discrimination.—					
5	(1) Joint negotiation entities.—					
6	(A) In general.—An eligible digital jour-					
7	nalism provider that is denied membership in					
8	joint negotiation entity in violation of sectio					
9	6(a)(1) may bring a civil action in an appro-					
10	priate district court of the United States against					
11	the joint negotiation entity and its members not					
12	later than 30 days after the date membership is					
13	denied.					
14	(B) Remedies.—					
15	(i) Before agreement or arbitra-					
16	TION DECISION.—					
17	(I) In general.—An eligible dig-					
18	ital journalism provider that prevails					
19	in an action under subparagraph (A)					
20	before the date an agreement is exe-					
21	cuted under section 3 or an arbitration					
22	decision is issued under section 4, as					
23	applicable, regarding the pricing,					
24	terms, and conditions by which the					
25	covered platform may access the con-					

1	tent of the eligible digital journalism
2	providers that are members of the joint
3	negotiation entity, may join the joint
4	negotiation entity and participate in
5	the negotiation under section 3 or the
6	arbitration under section 4, as appli-
7	cable.
8	(II) Notice.—A notice, by or on
9	behalf of the joint negotiation entity,
10	shall be sent to the covered platform to
11	identify the eligible digital journalism
12	provider that joins the negotiation or
13	$arbitration\ under\ subclause\ (I).$
14	(ii) After agreement or arbitra-
15	TION DECISION.—
16	(I) In general.—An eligible dig-
17	ital journalism provider that prevails
18	in an action under subparagraph (A)
19	after the date an agreement is executed
20	under section 3 or an arbitration deci-
21	sion is issued under section 4, as ap-
22	plicable, regarding the pricing, terms,
23	and conditions by which the covered
24	platform may access the content of the
25	eliqible diqital journalism providers

1 that are members of the joint negotia-2 tion entity, may join the joint negotia-3 tion entity and be eligible for the same 4 pricing, terms, and conditions by 5 which the covered platform may access 6 the content of the other eligible digital journalism providers that are members 7 8 of the joint negotiation entity. 9 (II) Notice.—A notice, by or on 10 behalf of the joint negotiation entity, 11 shall be sent to the covered platform to 12 identify the eligible digital journalism 13 provider that joins the joint negotia-14 tion entity under subclause (I) and 15 that is eligible to receive the same pricing, terms, and conditions under the 16 17 agreement negotiated under section 3 18 or the arbitration decision issued 19 under section 4, as applicable, by 20 which the covered platform may access 21 the content of the other eligible digital 22 journalism providers that are members 23 of the joint negotiation entity.

1	(A) In general.—An eligible digital jour-
2	nalism provider that is discriminated against in
3	violation of section 6(a)(2) may bring a civil ac-
4	tion in an appropriate district court of the
5	United States against the covered platform.
6	(B) Remedies.—An eligible digital jour-
7	nalism provider that prevails under subpara-
8	graph (A) shall be entitled to—
9	(i) recover the actual damages sus-
10	tained by the eligible digital journalism
11	provider as a result of the discrimination;
12	(ii) injunctive relief on such terms as
13	the court may deem reasonable to prevent or
14	restrain the covered platform from discrimi-
15	nating against the eligible digital jour-
16	nalism provider; and
17	(iii) the costs of the suit, including rea-
18	sonable attorneys' fees.
19	(c) Retaliation.—
20	(1) In general.—An eligible digital journalism
21	provider that is retaliated against in violation of sec-
22	tion 6(b)(1) may bring a civil action in an appro-
23	priate district court of the United States against the
24	covered platform.

1	(2) Remedies.—An eligible digital journalism
2	provider that prevails in an action under paragraph
3	(1) shall be entitled to—
4	(A) recover the actual damages sustained by
5	the eligible digital journalism provider as a re-
6	sult of the retaliation;
7	(B) injunctive relief on such terms as the
8	court may deem reasonable to prevent or restrain
9	the covered platform from retaliating against the
10	eligible digital journalism provider; and
11	(C) the costs of the suit, including reason-
12	able attorneys' fees.
13	SEC. 8. REPORT.
14	(a) Study.—The Comptroller General shall study the
15	impact of the joint negotiations authorized under this Act,
16	including a summary of the deals negotiated, the impact
17	of such deals on local and regional news, the effect on the
18	free, open, and interoperable Internet including the ability
19	of the public to share and access information, and the effect
20	this Act has had on employment for journalists.
21	(b) Report.—Not later than 5 years after the date
22	of enactment of this Act, the Comptroller General shall sub-
23	mit to Congress a report on the study required under sub-
24	section (a).

### 1 SEC. 9. SUNSET.

- 2 (a) In General.—Except as provided in subsections
- 3 (b) and (c), this Act shall cease to have effect on the date
- 4 that is 6 years after the date of its enactment.
- 5 (b) Exception in Case of Initiated but Incom-
- 6 PLETE JOINT NEGOTIATION OR ARBITRATION.—With re-
- 7 spect to eligible digital journalism providers that have initi-
- 8 ated but not concluded a negotiation under section 3 or an
- 9 arbitration under section 4 on or before the sunset date de-
- 10 scribed in subsection (a), this Act shall cease to be effective
- 11 on the date such negotiation or arbitration concludes or 180
- 12 days after the date described in subsection (a), whichever
- 13 occurs first.
- 14 (c) Limitation of Liability Exception.—Section 5
- 15 shall remain effective without cessation for any—
- 16 (1) negotiation conducted or agreement executed
- 17 under section 3;
- 18 (2) arbitration conducted or arbitration decision
- issued under section 4; or
- 20 (3) agreement implementing an arbitration deci-
- sion issued under section 4;
- 22 during the period of effectiveness of this Act.
- 23 SEC. 10. RULE OF CONSTRUCTION.
- 24 (a) Antitrust Laws.—Nothing in this Act may be
- 25 construed to modify, impair, or supersede the operation of

- 1 the antitrust laws except as otherwise expressly provided
- 2 in this Act.
- 3 (b) Copyright and Trademark Law.—Nothing in
- 4 this Act may be construed to modify, impair, expand, or
- 5 in any way alter rights pertaining to title 17, United States
- 6 Code, or the Lanham Act (15 U.S.C. 1051 et seq.)

### 7 SEC. 11. SEVERABILITY.

- 8 If any provision of this Act, or the application of such
- 9 provision to any person or circumstance, is held to be un-
- 10 constitutional, the remainder of this Act, and the applica-
- 11 tion of the remaining provisions of this Act to any person
- 12 or circumstance shall not be affected.

# Calendar No. 569

117th Congress S. 673

# A BILL

To provide a temporary safe harbor for publishers of online content to collectively negotiate with dominant online platforms regarding the terms on which content may be distributed.

November 28, 2022

Reported with an amendment