#### 117TH CONGRESS 2D SESSION

# H. R. 9361

To establish criminal penalties for failing to inform and warn of serious dangers.

#### IN THE HOUSE OF REPRESENTATIVES

NOVEMBER 29, 2022

Ms. Scanlon introduced the following bill; which was referred to the Committee on the Judiciary

# A BILL

To establish criminal penalties for failing to inform and warn of serious dangers.

- 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 "Hide No Harm Act
- 5 of 2022".
- 6 SEC. 2. CRIMINAL PENALTIES.
- 7 (a) In General.—Part I of title 18, United States
- 8 Code, is amended by inserting after chapter 101 the fol-
- 9 lowing:

# 1 "CHAPTER 101A—REPORTING STANDARDS

"Sec.
"2081. Definitions.
"2082. Failure to inform and warn.
"2083. Relationship to existing law.

# 2 **"§ 2081. Definitions**

3	"In this chapter—
4	"(1) the term 'appropriate Federal agency'
5	means an agency with jurisdiction over a covered
6	product, covered service, or business practice;
7	"(2) the term 'business entity' means a cor-
8	poration, company, association, firm, partnership,
9	sole proprietor, or other entity engaged in the oper-
10	ation of a business;
11	"(3) the term 'business practice' means a meth-
12	od or practice of—
13	"(A) manufacturing, assembling, design-
14	ing, researching, importing, or distributing a
15	covered product;
16	"(B) conducting, providing, or preparing
17	to provide a covered service; or
18	"(C) otherwise carrying out business oper-
19	ations relating to covered products or covered
20	services;
21	"(4) the term 'covered product' means a prod-
22	uct manufactured, assembled, designed, researched,

1	imported, or distributed by a business entity that en-
2	ters interstate commerce;
3	"(5) the term 'covered service' means a service
4	conducted, provided, or prepared by a business enti-
5	ty that enters interstate commerce;
6	"(6) the term 'responsible corporate officer'
7	means a person who—
8	"(A) is an employer, director, or officer of
9	a business entity;
10	"(B) has the responsibility and authority,
11	by reason of his or her position in the business
12	entity and in accordance with the rules or prac-
13	tice of the business entity, to acquire knowledge
14	of any serious danger associated with a covered
15	product (or component of a covered product),
16	covered service, or business practice of the busi-
17	ness entity; and
18	"(C) has the responsibility, by reason of
19	his or her position in the business entity, to
20	communicate information about the serious
21	danger to—
22	"(i) an appropriate Federal agency;
23	"(ii) employees of the business entity;
24	or

1	"(iii) individuals, other than employ-
2	ees of the business entity, who may be ex-
3	posed to the serious danger;
4	"(7) the term 'serious bodily injury' means an
5	impairment of the physical condition of an indi-
6	vidual, including as a result of trauma, repetitive
7	motion, or disease, that—
8	"(A) creates a substantial risk of death; or
9	"(B) causes—
10	"(i) serious permanent disfigurement;
11	"(ii) unconsciousness;
12	"(iii) extreme pain; or
13	"(iv) permanent or protracted loss or
14	impairment of the function of any bodily
15	member, organ, bodily system, or mental
16	faculty;
17	"(8) the term 'serious danger' means a danger,
18	not readily apparent to a reasonable person, that the
19	normal or reasonably foreseeable use of, or the expo-
20	sure of an individual to, a covered product, covered
21	service, or business practice has an imminent risk of
22	causing death or serious bodily injury to an indi-
23	vidual; and
24	"(9) the term 'warn affected employees' means
25	take reasonable steps to give, to each individual who

- 1 is exposed or may be exposed to a serious danger in
- 2 the course of work for a business entity, a descrip-
- 3 tion of the serious danger that is sufficient to make
- 4 the individual aware of the serious danger.

#### 5 "§ 2082. Failure to inform and warn

- 6 "(a) REQUIREMENT.—After acquiring actual knowl-
- 7 edge of a serious danger associated with a covered product
- 8 (or component of a covered product), covered service, or
- 9 business practice of a business entity, a business entity
- 10 and any responsible corporate officer with respect to the
- 11 covered product, covered service, or business practice,
- 12 shall—
- "(1) as soon as practicable and not later than
- 14 24 hours after acquiring such knowledge, verbally
- inform an appropriate Federal agency of the serious
- danger, unless the business entity or responsible cor-
- porate officer has actual knowledge that an appro-
- priate Federal agency has been so informed;
- 19 "(2) not later than 15 days after acquiring such
- knowledge, inform an appropriate Federal agency in
- 21 writing of the serious danger, unless the business
- 22 entity or responsible corporate officer has actual
- knowledge than an appropriate Federal agency has
- been so informed;

"(3) as soon as practicable, warn affected employees in writing, unless the business entity or responsible corporate officer has actual knowledge that affected employees have been so warned; and

"(4) as soon as practicable, inform individuals, other than affected employees, who may be exposed to the serious danger of the serious danger if such individuals can reasonably be identified, unless the business entity or responsible corporate officer has actual knowledge that such individuals have been warned.

#### "(b) Penalty.—

- "(1) IN GENERAL.—Any business entity or responsible corporate officer who knowingly violates subsection (a) shall be fined under this title, imprisoned for not more than 5 years, or both.
- "(2) PROHIBITION OF PAYMENT BY BUSINESS ENTITIES.—If a final judgment is rendered and a fine is imposed on an individual under this subsection, the fine may not be paid, directly or indirectly, out of the assets of any business entity on behalf of the individual.
- 23 "(c) Civil Action To Protect Against Retalia-24 tion.—

"(1) Prohibition.—It shall be unlawful to knowingly discriminate against any person in the terms or conditions of employment, in retention in employment, or in hiring because the person informed a Federal agency, warned employees, or informed other individuals of a serious danger associated with a covered product, covered service, or business practice, as required under this section.

## "(2) Enforcement action.—

- "(A) IN GENERAL.—A person who alleges discharge or other discrimination by any person in violation of paragraph (1) may seek relief under paragraph (3), by—
  - "(i) filing a complaint with the Secretary of Labor; or
  - "(ii) if the Secretary of Labor has not issued a final decision within 180 days of the filing of the complaint and there is no showing that such delay is due to the bad faith of the claimant, bringing an action at law or equity for de novo review in the appropriate district court of the United States, which shall have jurisdiction over such an action without regard to the amount in controversy.

1	"(B) Procedure.—
2	"(i) In general.—An action under
3	subparagraph (A)(i) shall be governed
4	under the rules and procedures set forth in
5	section 42121(b) of title 49.
6	"(ii) Exception.—Notification made
7	under section 42121(b)(1) of title 49 shall
8	be made to the person named in the com-
9	plaint and to the employer.
10	"(iii) Burdens of proof.—An ac-
11	tion brought under subparagraph (A)(ii)
12	shall be governed by the legal burdens of
13	proof set forth in section 42121(b) of title
14	49.
15	"(iv) Statute of Limitations.—Ar
16	action under subparagraph (A) shall be
17	commenced not later than 180 days after
18	the date on which the violation occurs, or
19	after the date on which the employee be-
20	came aware of the violation.
21	"(v) Jury Trial.—A party to an ac-
22	tion brought under subparagraph (A)(ii)
23	shall be entitled to trial by jury.
24	"(3) Remedies.—

1	"(A) IN GENERAL.—An employee pre-
2	vailing in any action under paragraph (2)(A)
3	shall be entitled to all relief necessary to make
4	the employee whole.
5	"(B) Compensatory damages.—Relief
6	for any action under subparagraph (A) shall in-
7	clude—
8	"(i) reinstatement with the same se-
9	niority status that the employee would
10	have had, but for the discrimination;
11	"(ii) the amount of back pay, with in-
12	terest; and
13	"(iii) compensation for any special
14	damages sustained as a result of the dis-
15	crimination, including litigation costs, ex-
16	pert witness fees, and reasonable attorney
17	fees.
18	"(4) RIGHTS RETAINED BY EMPLOYEE.—Noth-
19	ing in this subsection shall be deemed to diminish
20	the rights, privileges, or remedies of any employee
21	under any Federal or State law, or under any collec-
22	tive bargaining agreement.
23	"(5) Nonenforceability of certain provi-
24	SIONS WAIVING RIGHTS AND REMEDIES OR REQUIR-
25	ING ARRITRATION OF DISPUTES —

1 "(A) WAIVER OF RIGHTS AND REM2 EDIES.—The rights and remedies provided for
3 in this subsection may not be waived by any
4 agreement, policy form, or condition of employ5 ment, including by a predispute arbitration
6 agreement.

"(B) Predispute arbitration agreement shall be valid or enforceable, if the agreement requires arbitration of a dispute arising under this subsection.

## 12 "§ 2083. Relationship to existing law

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- 13 "(a) RIGHTS TO INTERVENE.—Nothing in this chapter shall be construed to limit the right of any individual 14 15 or group of individuals to initiate, intervene in, or otherwise participate in any proceeding before a regulatory 17 agency or court, nor to relieve any regulatory agency, court, or other public body of any obligation, or affect its 18 19 discretion to permit intervention or participation by an in-20 dividual or a group or class of consumers, employees, or 21 citizens in any proceeding or activity.
- 22 "(b) RULE OF CONSTRUCTION.—Nothing in this 23 chapter shall be construed to—

1	"(1) increase the time period for informing of
2	a serious danger or other harm under any other pro-
3	vision of law; or
4	"(2) limit or otherwise reduce the penalties for
5	any violation of Federal or State law under any
6	other provision of law.".
7	(b) Technical and Conforming Amendment.—
8	The table of chapters for part I of title 18, United States
9	Code, is amended by inserting after the item relating to
10	chapter 101 the following:
	"101A. Reporting standards
11	(c) Effective Date.—The amendments made by
12	subsections (a) and (b) shall take effect on the date that
13	is 1 year after the date of enactment of this Act.