All enquiries
Telephone: (08) 6213 2205
Email: lynton.bennett@ccyp.wa.gov.au
Our reference: 20/745

Director Online Safety Research and Reform
Department of Communication and the Arts
GPO Box 2154
CANBERRA ACT 2601

Dear [Name]

Submission – Online Safety Legislative Reform Discussion

As Commissioner for Children and Young People in Western Australia, responsibility under the Commissioner for Children and Young People Act to monitor and review written laws, draft laws, policies, practices and the wellbeing of children and young people under the age of 18 years is a function of my office to promote and monitor the wellbeing of children and young people generally, and advocate for their views to be heard in decision making. In undertaking these responsibilities I must give priority to Aboriginal people and those who are vulnerable or disadvantaged for any reason. As a result, in the context of my role as an independent, statutory office and the requirements of the United Nations Convention on the Rights of the Child, I believe it is important that I provide this submission in response to the Online Safety Legislation Reform Discussion Paper (the Discussion Paper) released December 2019.

In 2019 I surveyed just under 5,000 Western Australian school students as part of the first children and young people’s Speaking Out Survey. The survey indicates that a significant proportion of students in Years 4-12 have had negative online experiences including receiving unwanted sexual material. Across students in Years 4-12, both bullied and cyberbullied. When this data is broken down by gender we see that the proportion of young people being cyberbullied increases. In primary school 7.1 per cent of students in Years 4-6 report being cyberbullied, a figure doubling to 14 per cent for secondary school students in Year 7-12.

For secondary school cohort 20.5 per cent of students in Years 10-12 reported being cyberbullied compared to male students

to cyberbullying, 53.6 per cent of female students and 26.7 per cent of male student in years 9-12 reported being sent unwanted sexual material. Of these students, 92.9 per cent received unwanted sexual material through social media, 15.8 per cent via text message, and 1.7 per cent by email.

These numbers highlight for me the importance of involving children and young people in the design of not only the proposed Online Safety Act, but also the design of the policies, platforms and services that will give effect to these legislated protections. As victims, and indeed perpetrators, of cyberbullying and image-based abuse, children and young people will have particular insights into how to best confront these issues in a manner that is child-friendly, achieves a satisfactory outcome for victims and will be more likely to bring about behavioural changes in perpetrators. Such an approach to the development and implementation of the proposed Online Safety Act would be consistent with the rights afforded to children and young people under Article 12 of the UNCRC\(^2\) and is strongly recommended by the United Nations Committee on the Rights of the Child\(^3\). I would suggest particular focus be placed on consulting with children and young people with regard to:

- the outcomes children and young people would like see achieved through the proposed Act and reflected in its objectives and the Statement of Regulatory Policy;
- the development of the proposed Basic Online Safety Expectations;
- how children and young people would like to see the Safety by Design Principles and the Online Safety Charter implemented by the technology sector;
- the proposed legislated responses the eSafety Commissioner will have at their disposal;
- the methods of educating children and young people about online safety that will be most effective at bringing about behavioural changes; and
- whether the reporting system employed by the eSafety Commissioner meets the needs and expectations of children and young people.

My website contains a number of resources that may assist in ensuring that any consultation undertaken with children and young people is child-friendly, effective at collecting relevant information, and meaningful for both parties\(^4\). I would also like to bring to your attention the European Network of Ombudspersons for Children's Position Statement on Children's Rights in the Digital Environment\(^5\), released September 2019. The Position Statement was informed

\(^2\) Article 12 UNCRC: State Parties shall assure to the child who is capable to forming his or her own views the right to express those views freely in all matters affecting the child, the views of the child being given due weight in accordance with the age and maturity of the child.

\(^3\) United Nations Committee on Rights of the Child, 2009, *General Comment 12 The right of the child to be heard*, available at https://www2.ohchr.org/English/bodies/crc/docs/GC/CRC_C_GC_14_ENG.pdf


by recommendations made by the European Network of Young Advisors\textsuperscript{6}, which together may provide a foundational level of understanding of the perspectives of children and young people that a local consultation process could build on.

I support the proposal outlined in the Discussion Paper to include overarching objectives and a Statement of Regulatory Policy in a new Online Safety Act. I am pleased to note that the Statement of Regulatory Policy outlined in the Discussion Paper would require particular regard be paid to the needs of Australian children in relation to the implementation of practical protection measures. However I would strongly urge that the protection of children and young people from online and digital danger be included as a specific objective of the proposed Online Safety Act. Such an objective would be consistent with the recommendations made by Lynelle Briggs AO in her 2018 review of the \textit{Enhancing Online Safety Act 2015}\textsuperscript{7}. It would also act to reinforce the core responsibility of the eSafety Commissioner's office in safeguarding children and young people from online harm and provide clear direction in the interpretation and application of the new Act. To support this objective I recommend that section 12 of the \textit{Enhancing Online Safety Act} be retained within the new Act. This will ensure the eSafety Commissioner continues to be required to have regard to the UNCRC in the performance of their legislated functions.

Consistent with Article 5 of the UNCRC\textsuperscript{8}, parents and carers should also have a central role in the design and implementation of the new Online Safety Act. The eSafety Commissioner reported in 2018 that 71 per cent of young people who had a negative online experience sought help from their informal networks, with 55 per cent of this group seeking help from their parents\textsuperscript{9}. However in a subsequent report, only 46 per cent of parents reported that they felt confident dealing with cyberbullying, and 95 per cent of parents agreed that they needed additional information about online safety\textsuperscript{10}. It is important therefore that the provisions of the new Online Safety Act empower parents, carers and the eSafety Commissioner to work together to form an effective, multi-level support network that can meet the needs of those children and young people who have negative online experiences.


\textsuperscript{8} Article 5 UNCRC: State Parties shall respect the responsibilities, rights and duties of parents or, where applicable, the members of the extended family or community as provided for by local custom, legal guardians or other persons legally responsible for the child, to provide, in a manner consistent with the evolving capacities of the child, appropriate direction and guidance in the exercise by the child of the rights recognised in the present Convention.


In addition to the above, the development of the new Online Safety Act represents an opportunity to review the appropriateness of the level of resourcing currently available to the Office of the eSafety Commissioner. Before expanding the remit of the Office it should be a priority to determine whether the Commissioner is able to effectively carry out their existing duties within the funding available to them. If not, it is in the best interests of children and young people that an appropriate increase in resources be made available to the Commissioner. Upon the commencement of the new Online Safety Act new resources must then also be made available at a level commensurate with the expanded activities of the eSafety Commissioner. These actions will be necessary to prevent the increased level of online protection and support that will be extended to adults occurring at the expense of the protections and supports available to children and young people under the Act.

Thank you for the opportunity to provide my views in relation to this important reform. I will monitor its progress and look forward to reviewing the draft Online Safety Bill in due course.

Yours sincerely,

COLIN PETTIT

Commissioner for Children and Young People WA

20 February 2020