117TH CONGRESS 2D SESSION

H. R. 8152

To provide consumers with foundational data privacy rights, create strong oversight mechanisms, and establish meaningful enforcement.

IN THE HOUSE OF REPRESENTATIVES

June 21, 2022

Mr. Pallone (for himself, Mrs. Rodgers of Washington, Ms. Schakowsky, and Mr. Bilirakis) introduced the following bill; which was referred to the Committee on Energy and Commerce

A BILL

To provide consumers with foundational data privacy rights, create strong oversight mechanisms, and establish meaningful enforcement.

- 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; TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "American Data Privacy and Protection Act".
- 6 (b) Table of Contents.—The table of contents of
- 7 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Definitions.

- Sec. 101. Data minimization.
- Sec. 102. Loyalty duties.
- Sec. 103. Privacy by design.
- Sec. 104. Loyalty to individuals with respect to pricing.

TITLE II—CONSUMER DATA RIGHTS

- Sec. 201. Consumer awareness.
- Sec. 202. Transparency.
- Sec. 203. Individual data ownership and control.
- Sec. 204. Right to consent and object.
- Sec. 205. Data protections for children and minors.
- Sec. 206. Third-party collecting entities.
- Sec. 207. Civil rights and algorithms.
- Sec. 208. Data security and protection of covered data.
- Sec. 209. Small business protections.
- Sec. 210. Unified opt-out mechanisms.

TITLE III—CORPORATE ACCOUNTABILITY

- Sec. 301. Executive responsibility.
- Sec. 302. Service providers and third parties.
- Sec. 303. Technical compliance programs.
- Sec. 304. Commission approved compliance guidelines.
- Sec. 305. Digital content forgeries.

TITLE IV—ENFORCEMENT, APPLICABILITY, AND MISCELLANEOUS

- Sec. 401. Enforcement by the Federal Trade Commission.
- Sec. 402. Enforcement by State attorneys general.
- Sec. 403. Enforcement by individuals.
- Sec. 404. Relationship to Federal and State laws.
- Sec. 405. Severability.
- Sec. 406. COPPA.
- Sec. 407. Authorization of appropriations.
- Sec. 408. Effective date.

1 SEC. 2. DEFINITIONS.

- 2 In this Act:
- 3 (1) Affirmative express consent.—
- 4 (A) IN GENERAL.—The term "affirmative
- 5 express consent" means an affirmative act by
- 6 an individual that clearly communicates the in-
- dividual's freely given, specific, informed, and
- 8 unambiguous authorization for an act or prac-
- 9 tice, in response to a specific request from a

| 1 | covered entity that meets the requirements of |
|----|--|
| 2 | subparagraph (B). |
| 3 | (B) REQUEST REQUIREMENTS.—The re- |
| 4 | quirements of this subparagraph with respect to |
| 5 | a request from a covered entity to an individual |
| 6 | are the following: |
| 7 | (i) The request is provided to the indi- |
| 8 | vidual in a clear and conspicuous stand- |
| 9 | alone disclosure made through the primary |
| 10 | medium used to offer the covered entity's |
| 11 | product or service. |
| 12 | (ii) The request includes a description |
| 13 | of the act or practice for which the individ- |
| 14 | ual's consent is sought and— |
| 15 | (I) clearly states the specific cat- |
| 16 | egories of covered data that the cov- |
| 17 | ered entity shall collect, process, and |
| 18 | transfer for each act or practice; |
| 19 | (II) clearly distinguishes between |
| 20 | any act or practice which is necessary |
| 21 | to fulfill a request of the individual |
| 22 | and any act or practice which is for |
| 23 | another purpose; and |
| 24 | (III) includes a prominent head- |
| 25 | ing and is written in easy-to-under- |

| 1 | stand language that would enable a |
|----|---|
| 2 | reasonable individual to identify and |
| 3 | understand the processing purpose for |
| 4 | which consent is sought and the cov- |
| 5 | ered data to be collected, processed, or |
| 6 | transferred by the covered entity for |
| 7 | such processing purpose. |
| 8 | (iii) The request clearly explains the |
| 9 | individual's applicable rights related to |
| 10 | consent. |
| 11 | (iv) The request shall be made in a |
| 12 | manner readily accessible to and usable by |
| 13 | individuals with disabilities. |
| 14 | (v) The request shall be made avail- |
| 15 | able to the public in each language in |
| 16 | which the covered entity provides a product |
| 17 | or service for which authorization is sought |
| 18 | or in which the covered entity carries out |
| 19 | any activity related to any product or serv- |
| 20 | ice for which the covered data of the indi- |
| 21 | vidual may be collected, processed, or |
| 22 | transferred. |
| 23 | (C) Express consent required.—A |
| 24 | covered entity shall not infer that an individual |
| 25 | has provided affirmative express consent to an |

act or practice from the inaction of the individual or the individual's continued use of a service or product provided by the covered entity.

- (D) Pretextual consent prohibited.—A covered entity shall not obtain or attempt to obtain the affirmative express consent of an individual through—
 - (i) the use of any false, fictitious, fraudulent, or materially misleading statement or representation; or
 - (ii) the design, modification, or manipulation of any user interface with the purpose or substantial effect of obscuring, subverting, or impairing a reasonable individual's autonomy, decision making, or choice to provide such consent or any covered data.
- (2) Algorithm.—The term "algorithm" means a computational process that uses machine learning, natural language processing, artificial intelligence techniques, or other computational processing techniques of similar or greater complexity that makes a decision or facilitate human decision making with respect to covered data, including to determine the

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

| 1 | provision of products or services or to rank, order |
|----|---|
| 2 | promote, recommend, amplify, or similarly determine |
| 3 | the delivery or display of information to an indi- |
| 4 | vidual. |
| 5 | (3) Biometric information.— |
| 6 | (A) IN GENERAL.—The term "biometric |
| 7 | information" means any covered data generated |
| 8 | from the technological processing of an individ- |
| 9 | ual's unique biological, physical, or physiological |
| 10 | characteristics that is linked or reasonably |
| 11 | linkable to an individual including— |
| 12 | (i) fingerprints; |
| 13 | (ii) voice prints; |
| 14 | (iii) iris or retina scans; |
| 15 | (iv) facial mapping or hand mapping |
| 16 | geometry, or templates; or |
| 17 | (v) gait or personally identifying phys- |
| 18 | ical movements. |
| 19 | (B) Exclusion.—The term "biometric in- |
| 20 | formation" does not include— |
| 21 | (i) a digital or physical photograph; |
| 22 | (ii) an audio or video recording; or |
| 23 | (iii) data generated from a digital or |
| 24 | physical photograph, or an audio or video |

| 1 | recording that cannot be used to identify |
|----|--|
| 2 | an individual. |
| 3 | (4) Collect; collection.—The terms "col- |
| 4 | lect" and "collection" mean buying, renting, gath- |
| 5 | ering, obtaining, receiving, accessing, or otherwise |
| 6 | acquiring covered data by any means. |
| 7 | (5) Commission.—The term "Commission" |
| 8 | means the Federal Trade Commission. |
| 9 | (6) COMMON BRANDING.—The term "common |
| 10 | branding" means a name, service mark, or trade- |
| 11 | mark that is shared by 2 or more entities. |
| 12 | (7) Control.—The term "control" means, |
| 13 | with respect to an entity— |
| 14 | (A) ownership of, or the power to vote, |
| 15 | more than 50 percent of the outstanding shares |
| 16 | of any class of voting security of the entity; |
| 17 | (B) control over the election of a majority |
| 18 | of the directors of the entity (or of individuals |
| 19 | exercising similar functions); or |
| 20 | (C) the power to exercise a controlling in- |
| 21 | fluence over the management of the entity. |
| 22 | (8) Covered Data.— |
| 23 | (A) IN GENERAL.—The term "covered |
| 24 | data" means information that identifies or is |
| 25 | linked or reasonably linkable, alone or in com- |

| 1 | bination with other information, to an indi- |
|----|--|
| 2 | vidual or a device that identifies or is linked or |
| 3 | |
| | reasonably linkable to an individual, and may |
| 4 | include derived data and unique identifiers. |
| 5 | (B) Exclusions.—The term "covered |
| 6 | data" does not include— |
| 7 | (i) de-identified data; |
| 8 | (ii) employee data; |
| 9 | (iii) publicly available information; or |
| 10 | (iv) inferences made exclusively from |
| 11 | multiple independent sources of publicly |
| 12 | available information that do not reveal |
| 13 | sensitive covered data with respect to an |
| 14 | individual. |
| 15 | (C) Employee data defined.—For pur- |
| 16 | poses of subparagraph (B), the term "employee |
| 17 | data" means— |
| 18 | (i) information relating to a job appli- |
| 19 | cant collected by a covered entity acting as |
| 20 | a prospective employer of such job appli- |
| 21 | cant in the course of the application, or |
| 22 | hiring process, provided that such informa- |
| 23 | tion is collected, processed, or transferred |
| 24 | by the prospective employer solely for pur- |
| 25 | poses related to the employee's status as a |

| 1 | current or former job applicant of such |
|----|--|
| 2 | employer; |
| 3 | (ii) the business contact information |
| 4 | of an employee, including the employee's |
| 5 | name, position or title, business telephone |
| 6 | number, business address, or business |
| 7 | email address that is provided to an em- |
| 8 | ployer by an employee who is acting in a |
| 9 | professional capacity, provided that such |
| 10 | information is collected, processed, or |
| 11 | transferred solely for purposes related to |
| 12 | such employee's professional activities; |
| 13 | (iii) emergency contact information |
| 14 | collected by an employer that relates to an |
| 15 | employee of that employer, provided that |
| 16 | such information is collected, processed, or |
| 17 | transferred solely for the purpose of having |
| 18 | an emergency contact on file for the em- |
| 19 | ployee; or |
| 20 | (iv) information relating to an em- |
| 21 | ployee (or a spouse, dependent, other cov- |
| 22 | ered family member, or beneficiary of such |
| 23 | employee) that is necessary for the em- |
| 24 | ployer to collect, process, or transfer solely |

for the purpose of administering benefits

| 1 | to which such employee (or spouse, de- |
|----|--|
| 2 | pendent, other covered family member, or |
| 3 | beneficiary of such employee) is entitled on |
| 4 | the basis of the employee's position with |
| 5 | that employer. |
| 6 | (9) Covered entity.— |
| 7 | (A) The term "covered entity"— |
| 8 | (i) means any entity or any person, |
| 9 | other than an individual acting in a non- |
| 10 | commercial context, that alone or jointly |
| 11 | with others determines the purposes and |
| 12 | means of collecting, processing, or trans- |
| 13 | ferring covered data and— |
| 14 | (I) is subject to the Federal |
| 15 | Trade Commission Act (15 U.S.C. 41 |
| 16 | et seq.); |
| 17 | (II) is a common carrier subject |
| 18 | to the Communications Act of 1934 |
| 19 | (47 U.S.C. 151 et seq.) and all Acts |
| 20 | amendatory thereof and supple- |
| 21 | mentary thereto title II of the Com- |
| 22 | munications Act of 1934 (47 U.S.C. |
| 23 | 201–231) as currently enacted or sub- |
| 24 | sequently amended; or |

| 1 | (III) is an organization not orga- |
|----|--|
| 2 | nized to carry on business for their |
| 3 | own profit or that of their members; |
| 4 | and |
| 5 | (ii) includes any entity or person that |
| 6 | controls, is controlled by, or is under com- |
| 7 | mon control with another covered entity. |
| 8 | (B) Exclusions.—The term "covered en- |
| 9 | tity" does not include— |
| 10 | (i) a governmental entity such as a |
| 11 | body, authority, board, bureau, commis- |
| 12 | sion, district, agency, or political subdivi- |
| 13 | sion of the Federal, State, or local govern- |
| 14 | ment; or |
| 15 | (ii) a person or an entity that is col- |
| 16 | lecting, processing, or transferring covered |
| 17 | data on behalf of or a Federal, State, Trib- |
| 18 | al, territorial, or local government entity. |
| 19 | (10) De-identified data.—The term "de- |
| 20 | identified data" means information that does not |
| 21 | identify and is not linked or reasonably linkable to |
| 22 | an individual or an individual's device, regardless of |
| 23 | whether the information is aggregated, provided that |
| 24 | the covered entity— |

| 1 | (A) takes reasonable technical, administra- |
|----|--|
| 2 | tive, and physical measures to ensure that the |
| 3 | information cannot, at any point, be used to re- |
| 4 | identify any individual or device; |
| 5 | (B) publicly commits in a clear and con- |
| 6 | spicuous manner— |
| 7 | (i) to process and transfer the infor- |
| 8 | mation solely in a de-identified form with- |
| 9 | out any reasonable means for re-identifica- |
| 10 | tion; and |
| 11 | (ii) to not attempt to re-identify the |
| 12 | information with any individual or device; |
| 13 | and |
| 14 | (C) contractually obligates any person or |
| 15 | entity that receives the information from the |
| 16 | covered entity to comply with all of the provi- |
| 17 | sions of this paragraph. |
| 18 | (11) Derived data.—The term "derived data" |
| 19 | means covered data that is created by the derivation |
| 20 | of information, data, assumptions, correlations, in- |
| 21 | ferences, predictions, or conclusions from facts, evi- |
| 22 | dence, or another source of information or data |
| 23 | about an individual or an individual's device. |
| 24 | (12) Device.—The term "device" means any |
| 25 | electronic equipment capable of transmitting or re- |

- ceiving covered data that is designed for use by one or more individuals.
 - (13) EMPLOYEE.—The term "employee" means (regardless of whether such employee is paid, unpaid, or employed on a temporary basis) an employee, director, officer, staff member, an individual working as a contractor, trainee, volunteer, or internof an employer.
 - (14) EXECUTIVE AGENCY.—The "Executive agency" has the meaning set forth in section 105 of title 5, United States Code.
 - (15) GENETIC INFORMATION.—The term "genetic information" means any covered data, regardless of its format, that concerns an individual's genetic characteristics, including—
 - (A) raw sequence data that results from the sequencing of an individual's complete extracted or a portion of the extracted deoxyribonucleic acid (DNA); or
 - (B) genotypic and phenotypic information that results from analyzing the raw sequence data.
- 23 (16) INDIVIDUAL.—The term "individual"
 24 means a natural person residing in the United
 25 States.

| 1 | (17) Large data holder.—The term "large |
|----|---|
| 2 | data holder" means a covered entity or service pro- |
| 3 | vider that, in the most recent calendar year— |
| 4 | (A) had annual gross revenues of |
| 5 | \$250,000,000 or more; and |
| 6 | (B) collected, processed, or transferred— |
| 7 | (i) the covered data of more than |
| 8 | 5,000,000 individuals or devices that iden- |
| 9 | tify or are linked or reasonably linkable to |
| 10 | 1 or more individuals; and |
| 11 | (ii) the sensitive covered data of more |
| 12 | than 200,000 individuals or devices that |
| 13 | identify or are linked or reasonably |
| 14 | linkable to 1 or more individuals. |
| 15 | (C) Exclusions.—The term "large data |
| 16 | holder" does not include any instance where the |
| 17 | covered entity or service provider would qualify |
| 18 | as a large data holder solely on account of col- |
| 19 | lecting, or processing— |
| 20 | (i) personal email addresses; |
| 21 | (ii) personal telephone numbers; or |
| 22 | (iii) log-in information of an indi- |
| 23 | vidual or device to allow the individual or |
| 24 | device to log in to an account administered |
| 25 | by the covered entity or service provider. |

| 1 | (D) REVENUE.—For purposes of this de- |
|----|--|
| 2 | termining whether any covered entity or service |
| 3 | provider is a large data holder, the term "rev- |
| 4 | enue" as it relates to any covered entity or |
| 5 | service provider that is not organized to carry |
| 6 | on business for its own profit or that of its |
| 7 | members, means the gross receipts the covered |
| 8 | entity or service provider received in whatever |
| 9 | form from all sources without subtracting any |
| 10 | costs or expenses, and includes contributions, |
| 11 | gifts, grants, dues or other assessments, income |
| 12 | from investments, or proceeds from the sale of |
| 13 | real or personal property. |
| 14 | (18) Market Research.—The term "market |
| 15 | research" means the collection, processing, or trans- |
| 16 | fer of covered data as reasonably necessary and pro- |
| 17 | portionate to investigate the market for or mar- |
| 18 | keting of products, services, or ideas, where the cov- |
| 19 | ered data is not— |
| 20 | (A) integrated into any product or service; |
| 21 | (B) otherwise used to contact any indi- |
| 22 | vidual or individual's device; or |

(C) used to advertise or market to any in-

(19) Material.—The term "material" means with respect to an act, practice, or representation of a covered entity (including a representation made by the covered entity in a privacy policy or similar disclosure to individuals), involving the collection, processing, or transfer of covered data that such act, practice, or representation is likely to affect an individual's decision or conduct regarding a product or service.

(20) Precise Geolocation information.—

- (A) IN GENERAL.—The term "precise geolocation information" means information that reveals the past or present physical location of an individual, or device that identifies or is linked or reasonably linkable to 1 or more individuals, with sufficient precision to identify street level location information or an individual's location within a range of 1,000 feet or less.
- (B) EXCLUSION.—The term "precise geolocation information" does not mean geolocation information identifiable solely from the visual content of an image.
- (21) Process.—The term "process" means to conduct or direct any operation or set of operations

performed on covered data including analyzing, organizing, structuring, retaining, storing, using, or otherwise handling covered data.

(22) Processing purpose.—The term "processing purpose" means a reason for which a covered entity collects, processes, or transfers covered data that is specific and granular enough for a reasonable individual to understand the material facts of how and why the covered entity collects, processes, or transfers the covered data.

(23) Publicly available information.—

- (A) IN GENERAL.—The term "publicly available information" means any information that a covered entity has a reasonable basis to believe has been lawfully made available to the general public from—
 - (i) Federal, State, or local government records provided that the covered entity collects, processes, and transfers such information in accordance with any restrictions or terms of use placed on the information by the relevant government entity;
 - (ii) widely distributed media;
 - (iii) a website or online service made available to all members of the public, for

| 1 | free or for a fee, including where all mem- |
|----|--|
| 2 | bers of the public can log-in to the website |
| 3 | or online service; |
| 4 | (iv) a disclosure that has been made |
| 5 | to the general public as required by Fed- |
| 6 | eral, State, or local law; or |
| 7 | (v) a visual observation of an individ- |
| 8 | ual's physical presence in a public place by |
| 9 | another person, not including data col- |
| 10 | lected by a device in the individual's pos- |
| 11 | session. |
| 12 | (B) Clarifications; Limitations.— |
| 13 | (i) Available to all members of |
| 14 | THE PUBLIC.—For purposes of this para- |
| 15 | graph, information from a website or on- |
| 16 | line service is not available to all members |
| 17 | of the public if the individual who made |
| 18 | the information available via the website or |
| 19 | online service has restricted the informa- |
| 20 | tion to a specific audience. |
| 21 | (ii) Other limitations.—The term |
| 22 | "publicly available information" does not |
| 23 | include— |

| 1 | (I) any obscene visual depiction |
|----|---|
| 2 | (as defined for purposes of section |
| 3 | 1460 of title 18, United States Code); |
| 4 | (II) inferences made exclusively |
| 5 | from multiple independent sources of |
| 6 | publicly available information that do |
| 7 | not reveal sensitive covered data with |
| 8 | respect to an individual; |
| 9 | (III) biometric information; |
| 10 | (IV) publicly available informa- |
| 11 | tion that has been combined with cov- |
| 12 | ered data; |
| 13 | (V) genetic information; or |
| 14 | (VI) known nonconsensual inti- |
| 15 | mate images. |
| 16 | (24) Sensitive covered data.— |
| 17 | (A) In General.—The term "sensitive |
| 18 | covered data" means the following forms of cov- |
| 19 | ered data: |
| 20 | (i) A government-issued identifier, |
| 21 | such as a social security number, passport |
| 22 | number, or driver's license number, that is |
| 23 | not required by law to be displayed in pub- |
| 24 | lic. |

| 1 | (ii) Any information that describes or |
|----|---|
| 2 | reveals the past, present, or future physical |
| 3 | health, mental health, disability, diagnosis, |
| 4 | or healthcare condition or treatment of an |
| 5 | individual. |
| 6 | (iii) A financial account number, debit |
| 7 | card number, credit card number, or infor- |
| 8 | mation about income level or bank account |
| 9 | balances. |
| 10 | (iv) Biometric information. |
| 11 | (v) Genetic information. |
| 12 | (vi) Precise geolocation information. |
| 13 | (vii) An individual's private commu- |
| 14 | nications such as voicemails, emails, texts, |
| 15 | direct messages, or mail, or information |
| 16 | identifying the parties to such communica- |
| 17 | tions, voice communications, and any infor- |
| 18 | mation that pertains to the transmission of |
| 19 | such communications, including telephone |
| 20 | numbers called, telephone numbers from |
| 21 | which calls were placed, the time calls were |
| 22 | made, call duration, and location informa- |
| 23 | tion of the parties to the call, unless the |
| 24 | covered entity is the sender or an intended |

recipient of the communication. Commu-

| nications are not private for purposes | of |
|---|-----|
| 2 this paragraph if such communications a | re |
| made from or to a device provided by a | an |
| 4 employer to an employee insofar as suc | ch |
| 5 employer provides conspicuous notice th | at |
| 6 it may access such communications. | |
| 7 (viii) Account or device log-in crede | n- |
| 8 tials, or security or access codes for an a | ıc- |
| 9 count or device. | |
| 0 (ix) Information identifying the sexu | ıal |
| orientation or sexual behavior of an inc | li- |
| vidual in a manner inconsistent with the | he |
| individual's reasonable expectation regar | d- |
| 4 ing disclosure of such information. | |
| 5 (x) Calendar information, addre | ss |
| 6 book information, phone or text log | ţs, |
| 7 photos, audio recordings, or videos mai | n- |
| 8 tained for private use by an individual, r | .e- |
| gardless of whether such information | is |
| 0 stored on the individual's device or in | a |
| separate location on an individual's device | e, |
| 2 regardless of whether such information | is |
| 3 backed up in a separate location. | |
| 4 (xi) A photograph, film, video recor | d- |
| 5 ing, or other similar medium that show | WS |

| 1 | the naked or undergarment-clad private |
|----|--|
| 2 | area of an individual. |
| 3 | (xii) Information that reveals the |
| 4 | video content or services requested or se- |
| 5 | lected by an individual from a provider of |
| 6 | broadcast television service, cable service, |
| 7 | satellite service or streaming media service. |
| 8 | (xiii) Information about an individual |
| 9 | when the covered entity knows that the in- |
| 10 | dividual is under the age of 17. |
| 11 | (xiv) Any other covered data collected, |
| 12 | processed, or transferred for the purpose |
| 13 | of identifying the above data types. |
| 14 | (B) Rulemaking.—The Commission may |
| 15 | commence a rulemaking pursuant to section |
| 16 | 553 of title 5, United States Code, to include |
| 17 | any additional category of covered data under |
| 18 | this definition that may require a similar level |
| 19 | of protection as the data listed in clauses (i) |
| 20 | through (xvi) of subparagraph (A) as a result |
| 21 | of any new method of collecting, processing, or |
| 22 | transferring covered data. |
| 23 | (25) Service provider.—The term "service |
| 24 | provider" means a person or entity that collects, |
| 25 | processes, or transfers covered data on behalf of, |

| 1 | and at the direction of, a covered entity and which |
|----|--|
| 2 | receives covered data from or on behalf of a covered |
| 3 | entity pursuant to a written contract, provided that |
| 4 | the contract meets the requirements of section 302. |
| 5 | (26) Service provider data.—The term |
| 6 | "service provider data" means covered data that is |
| 7 | collected or processed by or has been transferred to |
| 8 | a service provider by a covered entity for the pur- |
| 9 | pose of allowing the service provider to perform a |
| 10 | service or function on behalf of, and at the direction |
| 11 | of, such covered entity. |
| 12 | (27) State.—The term "State" means any of |
| 13 | the 50 States, the District of Columbia, the Com- |
| 14 | monwealth of Puerto Rico, the Virgin Islands, |
| 15 | Guam, American Samoa, the Northern Mariana Is- |
| 16 | lands, or the Trust Territory of the Pacific Islands. |
| 17 | (28) State Privacy Authority.— |
| 18 | (A) IN GENERAL.—The term "State Pri- |
| 19 | vacy Authority" means— |
| 20 | (i) the chief consumer protection offi- |
| 21 | cer of a State; or |
| 22 | (ii) a State consumer protection agen- |
| 23 | cy with expertise in data protection. |
| 24 | (29) Substantial Privacy Risk.—The term |
| 25 | "substantial privacy risk" means the collection, |

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

processing, or transfer of covered data in a manner that may result in any reasonably foreseeable material physical injury, economic injury, highly offensive intrusion into the reasonable privacy expectations of an individual under the circumstances, or discrimination on the basis of race, color, religion, national origin, sex, or disability.

- (30) Targeted advertising.—The term "targeted advertising"—
 - (A) means displaying to an individual or device identified by a unique identifier an online advertisement or content that is selected based on known or predicted preferences, characteristics, or interests associated with the individual or a device identified by a unique identifier; and

(B) does not include—

- (i) advertising or marketing to an individual or an individual's device in response to the individual's specific request for information or feedback;
- (ii) contextual advertising, which is when an advertisement is displayed based on the content or location in which the advertisement appears and does not vary

| 1 | based on who is viewing the advertisement; |
|----|--|
| 2 | or |
| 3 | (iii) processing covered data solely for |
| 4 | measuring or reporting advertising or con- |
| 5 | tent, performance, reach, or frequency, in- |
| 6 | cluding independent measurement. |
| 7 | (31) Third party.—The term "third party"— |
| 8 | (A) means any person or entity that— |
| 9 | (i) collects, processes, or transfers |
| 10 | third-party data; and |
| 11 | (ii) is not a service provider with re- |
| 12 | spect to such data; and |
| 13 | (B) does not include a person or entity |
| 14 | that collects covered data from another entity if |
| 15 | the 2 entities are related by common ownership |
| 16 | or corporate control and share common brand- |
| 17 | ing, unless one of those is a large data holder |
| 18 | or those entities are each related to a large data |
| 19 | holder through common ownership or corporate |
| 20 | control. |
| 21 | (32) Third-party collecting entity.— |
| 22 | (A) In General.—The term "third-party |
| 23 | collecting entity"— |
| 24 | (i) means a covered entity whose prin- |
| 25 | cipal source of revenue is derived from |

| 1 | processing or transferring the covered data |
|----|---|
| 2 | that the covered entity did not collect di- |
| 3 | rectly from the individuals linked or |
| 4 | linkable to the covered data; and |
| 5 | (ii) does not include a covered entity |
| 6 | in so far as such entity processes employee |
| 7 | data collected by and received from a third |
| 8 | party concerning any individual who is an |
| 9 | employee of the third party for the sole |
| 10 | purpose of such third party providing ben- |
| 11 | efits to the employee. |
| 12 | (B) Principal source of revenue de- |
| 13 | FINED.—For purposes of this paragraph, "prin- |
| 14 | cipal source of revenue" means, for the prior |
| 15 | 12-month period, either— |
| 16 | (i) more than 50 percent of all reve |
| 17 | enue of the covered entity; or |
| 18 | (ii) obtaining revenue from processing |
| 19 | or transferring the covered data of more |
| 20 | than 5,000,000 individuals that the cov- |
| 21 | ered entity did not collect directly from the |
| 22 | individuals to which the covered data per- |
| 23 | tains. |
| 24 | (C) Non-application to service pro- |
| 25 | VIDERS.—An entity shall not be considered to |

- be a third-party collecting entity for purposes of this Act if the entity is acting as a service provider (as defined in this section).
 - (33) Third-party data.—The term "third-party data" means covered data that has been transferred to a third party by a covered entity.
 - (34) Transfer.—The term "transfer" means to disclose, release, share, disseminate, make available, or license in writing, electronically, or by any other means.
 - identifier" means an identifier to the extent that such identifier is reasonably linkable to an individual or device that identifies or is linked or reasonably linkable to 1 or more individuals, including a device identifier, an Internet Protocol address, cookies, beacons, pixel tags, mobile ad identifiers, or similar technology, customer number, unique pseudonym, or user alias, telephone numbers, or other forms of persistent or probabilistic identifiers that are linked or reasonably linkable to an individual or device.
 - (36) WIDELY DISTRIBUTED MEDIA.—The term "widely distributed media" means information that is available to the general public, including information from a telephone book or online directory, a tel-

- 1 evision, internet, or radio program, the news media,
- 2 or an internet site that is available to the general
- public on an unrestricted basis, but does not include
- 4 an obscene visual depiction (as defined in section
- 5 1460 of title 18, United States Code).

6 TITLE I—DUTY OF LOYALTY

7 SEC. 101. DATA MINIMIZATION.

- 8 (a) In General.—A covered entity shall not collect,
- 9 process, or transfer covered data unless the collection,
- 10 processing, or transfer is limited to what is reasonably
- 11 necessary and proportionate to—
- 12 (1) provide, or maintain a specific product or
- service requested by the individual to whom the data
- 14 pertains;
- 15 (2) deliver a communication that is reasonably
- anticipated by the individual recipient within the
- 17 context of the individual's interactions with the cov-
- 18 ered entity; or
- 19 (3) effect a purpose expressly permitted under
- subsection (b).
- 21 (b) Permissible Purposes.—A covered entity or
- 22 service provider may collect, process, or transfer covered
- 23 data for any of the following purposes provided that the
- 24 covered entity or service provider can demonstrate that
- 25 collection, processing, or transfer complies with all other

- 1 applicable laws not preempted in section 404 and provi-
- 2 sions of this Act and is limited to what is reasonably nec-
- 3 essary and proportionate to such purpose:

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

- (1) To initiate or complete a transaction or fulfill an order or service specifically requested by an individual, including any associated routine administrative activity such as billing, shipping, delivery, and accounting, including the collection, processing, or transferring of the last four digits of a credit card number.
 - (2) With respect to covered data previously collected in accordance with this Act, notwithstanding this exception, to process such data as necessary to perform system maintenance or diagnostics, to maintain a product or service for which such data was collected, to conduct internal research or analytics, to improve a product or service for which such data was collected and to perform inventory management or reasonable network management, to protect against spam, or to debug or repair errors that impair the functionality of a service or product for which such data was collected.
- 23 (3) To authenticate users of a product or serv-24 ice.

- 1 (4) To prevent, detect, protect against, or re2 spond to a security incident, or fulfill a product or
 3 service warranty. For purposes of this paragraph,
 4 security is defined as network security as well as in5 trusion, medical alerts, fire alarms, and access con6 trol security.
 - (5) To prevent, detect, protect against or respond to fraud, harassment, or illegal activity. For the purposes of this paragraph, illegal activity means a violation of a Federal, State, or local law punishable as a felony or misdemeanor that can directly harm another person.
 - (6) To comply with a legal obligation imposed by Federal, Tribal, Local, or State law, or to establish, exercise, or defend legal claims.
 - (7) To prevent an individual, or groups of individuals, from suffering harm where the covered entity or service provider believes in good faith that the individual, or groups of individuals, is at risk of death, serious physical injury, or other serious health risk.
- 22 (8) To effectuate a product recall pursuant to 23 Federal or State law.

| 1 | (9)(A) To conduct a public or peer-reviewed sci- |
|----|--|
| 2 | entific, historical, or statistical research project |
| 3 | that— |
| 4 | (i) is in the public interest; |
| 5 | (ii) adheres to all relevant laws governing |
| 6 | such research; and |
| 7 | (iii) adheres to the regulations for human |
| 8 | subject research established under part 46 of |
| 9 | title 45, Code of Federal Regulations (or a suc- |
| 10 | cessor regulations). |
| 11 | (B) The Commission should set forth within 18 |
| 12 | months of the enactment of this Act guidelines to |
| 13 | help covered entities ensure the privacy of affected |
| 14 | users and the security of covered data, particularly |
| 15 | as data is being transferred to and stored by re- |
| 16 | searchers. |
| 17 | (10) To deliver a communication at the direc- |
| 18 | tion of an individual between the communicating in- |
| 19 | dividual and one or more individuals or entities. |
| 20 | (11) With respect to covered data previously |
| 21 | collected in accordance with this Act, notwith- |
| 22 | standing this exception, to process such data as nec- |
| 23 | essary to provide first party marketing or adver- |
| 24 | tising of products or services provided by the covered |

entity.

- 1 (12) Otherwise complies with the requirements 2 of this Act, including section 204(c), to provide a 3 targeted advertisement.
- 4 (c) Guidance.—The Commission shall issue guid-
- 5 ance regarding what is reasonably necessary and propor-
- 6 tionate to comply with this section. Such guidance shall
- 7 take into consideration—
- 8 (1) the size of, and the nature, scope, and com-9 plexity of the activities engaged in by the covered en-10 tity, including whether the covered entity is a large 11 data holder, nonprofit organization, covered entities 12 meeting the requirements of section 209, service pro-13 vider, third party, or third-party collecting entity;
 - (2) the sensitivity of covered data collected, processed, or transferred by the covered entity;
 - (3) the volume of covered data collected, processed, or transferred by the covered entity; and
- 18 (4) the number of individuals and devices to 19 which the covered data collected, processed, or trans-20 ferred by the covered entity relates.
- 21 (d) Deceptive Marketing of a Product or
- 22 Service.—A covered entity, service provider, or third
- 23 party is prohibited from engaging in deceptive advertising
- 24 or marketing with respect to a product or service provided
- 25 to an individual.

15

16

1 SEC. 102. LOYALTY DUTIES.

| 2 | (a) Restricted Data Practices.—Notwith- |
|----|--|
| 3 | standing section 101 and unless an exception applies, with |
| 4 | respect to covered data, a covered entity shall not— |
| 5 | (1) collect, process, or transfer a social security |
| 6 | number, except when necessary to facilitate exten- |
| 7 | sions of credit, authentication, the payment and col- |
| 8 | lection of taxes, the enforcement of a contract be- |
| 9 | tween parties, or the prevention, investigation, and |
| 10 | prosecution of fraud or illegal activity; |
| 11 | (2) collect or process sensitive covered data, ex- |
| 12 | cept where such collection or processing is strictly |
| 13 | necessary to provide or maintain a specific product |
| 14 | or service requested by the individual to whom the |
| 15 | covered data pertains, or to effect a purpose enu- |
| 16 | merated in section 101(b)(1) through (10); |
| 17 | (3) transfer an individual's sensitive covered |
| 18 | data to a third party, unless— |
| 19 | (A) the transfer is made pursuant to the |
| 20 | affirmative express consent of the individual; |
| 21 | (B) the transfer is necessary to comply |
| 22 | with a legal obligation imposed by Federal, |
| 23 | State, or local law, or to establish, exercise, or |
| 24 | defend legal claims; |
| 25 | (C) the transfer is necessary to prevent an |
| 26 | individual from imminent injury where the cov- |

| 1 | ered entity believes in good faith that the indi- |
|----|--|
| 2 | vidual is at risk of death or serious physical in- |
| 3 | jury; |
| 4 | (D) the transfer of biometric information |
| 5 | is necessary to facilitate data security or au- |
| 6 | thentication; |
| 7 | (E) the transfer of a password is necessary |
| 8 | to use a designated password manager or is to |
| 9 | a covered entity for the exclusive purpose of |
| 10 | identifying passwords that are being re-used |
| 11 | across sites or accounts; or |
| 12 | (F) the transfer of genetic information is |
| 13 | necessary to perform a medical diagnosis or |
| 14 | medical treatment specifically requested by an |
| 15 | individual, or to conduct medical research in ac- |
| 16 | cordance with conditions of section $101(b)(9)$ |
| 17 | or |
| 18 | (4) collect, process, or transfer an individual's |
| 19 | aggregated internet search or browsing history, ex- |
| 20 | cept with the affirmative express consent of the indi- |
| 21 | vidual or pursuant to one of the permissible pur- |
| 22 | poses enumerated in section 101(b)(1) through (10) |
| 23 | SEC. 103. PRIVACY BY DESIGN. |
| 24 | (a) Policies, Practices, and Procedures.—A |

25 covered entity and a service provider shall establish, imple-

- 1 ment, and maintain reasonable policies, practices, and pro-
- 2 cedures regarding the collection, processing, and transfer
- 3 of covered data to—

8

9

10

11

12

13

14

15

16

17

18

19

20

- 4 (1) consider Federal laws, rules, or regulations 5 related to covered data the covered entity or service 6 provider collects, processes, or transfers;
 - (2) identify, assess, and mitigate privacy risks related to individuals under the age of 17, if applicable;
 - (3) mitigate privacy risks, including substantial privacy risks, related to the products and services of the covered entity or the service provider, including their design, development, and implementation; and
 - (4) implement reasonable training and safeguards within the covered entity and service provider to promote compliance with all privacy laws applicable to covered data the covered entity collects, processes, or transfers or covered data the service provider collects, processes, or transfers on behalf of the covered entity and mitigate privacy risks, including substantial privacy risks.
- 22 (b) Factors To Consider.—The policies, practices, 23 and procedures established by a covered entity and a serv-
- 24 ice provider under subsection (a), shall correspond with—

- 1 (1) the size of the covered entity or the service 2 provider and the nature, scope, and complexity of 3 the activities engaged in by the covered entity, in-4 cluding whether the covered entity is a large data 5 holder, nonprofit organization, covered entities meet-6 ing the requirements of section 209, third party, or 7 third-party collecting entity;
 - (2) the sensitivity of the covered data collected, processed, or transferred by the covered entity or service provider;
 - (3) the volume of covered data collected, processed, or transferred by the covered entity or service provider;
 - (4) the number of individuals and devices to which the covered data collected, processed, or transferred by the covered entity or service provider relates; and
- 18 (5) the cost of implementing such policies, prac-19 tices, and procedures in relation to the risks and na-20 ture of the covered data.
- 21 (c) Commission Guidance.—Not later than 1 year
- 22 after the date of enactment of this Act, the Commission
- 23 shall issue guidance as to what constitutes reasonable poli-
- 24 cies, practices, and procedures as required by this section.
- 25 The Commission shall consider unique circumstances ap-

9

10

11

12

13

14

15

16

| 31 |
|--|
| plicable to nonprofit organizations and covered entities |
| meeting the requirements of section 209. |
| SEC. 104. LOYALTY TO INDIVIDUALS WITH RESPECT TO |
| PRICING. |
| (a) Conditional Service or Pricing Prohib- |
| ITED.—A covered entity shall not deny or condition or ef- |
| fectively condition the provision of a service or product to |
| an individual based on the individual's agreement to waive |
| (or refusal to waive) any requirements under this Act or |
| any regulations promulgated under this Act or terminate |
| a service or otherwise refuse to provide a service or prod- |
| uct to an individual as a consequence of the individual's |
| refusal to provide such a waiver. |
| (b) Rules of Construction.—Nothing in sub- |
| section (a) shall be construed to— |
| (1) prohibit the relation of the price of a service |
| or the level of service provided to an individual to |
| the provision, by the individual, of financial informa- |
| tion that is necessarily collected and processed only |
| for the purpose of initiating, rendering, billing for, |
| or collecting payment for a service or product re- |
| quested by the individual; |
| (2) prohibit a covered entity from offering a |
| |

loyalty program that provides discounted or free

products or services, or other consideration, in ex-

24

- change for an individual's continued business with the covered entity, provided that such program otherwise complies with the requirements of this Act and any regulations promulgated under this Act;
 - (3) require a covered entity to provide a loyalty program that would require the covered entity to collect, process, or transfer covered data that it otherwise would not;
 - (4) prohibit a covered entity from offering a financial incentive or other consideration to an individual for participation in market research; or
 - (5) prohibit a covered entity from offering different types of pricing or functionalities with respect to a product or service based on an individual's exercise of a right in section 203(a)(3).

16 TITLE II—CONSUMER DATA 17 RIGHTS

18 SEC. 201. CONSUMER AWARENESS.

6

7

8

9

10

11

12

13

14

15

19 (a) IN GENERAL.—Not later than 90 days after the 20 date of enactment of this Act, the Commission shall pub-21 lish, on the public website of the Commission, a web page 22 that describes each provision, right, obligation, and re-23 quirement of this Act, listed separately for individuals and 24 for covered entities and service providers, and the rem-25 edies, exemptions, and protections associated with this Act

- 1 in plain and concise language and in an easy-to-under-
- 2 stand manner.
- 3 (b) UPDATES.—The Commission shall update the in-
- 4 formation published under subsection (a) on a quarterly
- 5 basis as necessitated by any change in law, regulation,
- 6 guidance, or judicial decisions.
- 7 (c) Accessibility.—The Commission shall publish
- 8 materials disclosed pursuant to subsection (a) in the ten
- 9 languages with the most users in the United States, ac-
- 10 cording to the most recent U.S. Census. The Commission
- 11 shall ensure the website is readily accessible to and usable
- 12 by individuals with disabilities.
- 13 SEC. 202. TRANSPARENCY.
- 14 (a) IN GENERAL.—Each covered entity and service
- 15 provider shall make publicly available, in a clear, con-
- 16 spicuous, not misleading, and readily accessible manner,
- 17 a privacy policy that provides a detailed and accurate rep-
- 18 resentation of the entity's data collection, processing, and
- 19 transfer activities.
- 20 (b) Content of Privacy Policy.—The privacy pol-
- 21 icy required under subsection (a) shall include, at a min-
- 22 imum, the following:
- 23 (1) The identity and the contact information
- 24 of—

- (A) the covered entity or service provider (including the covered entity's or service provider's points of contact, generic electronic mail addresses, and phone numbers of the covered entity, as applicable for privacy and data security inquiries); and
 - (B) any other entity within the same corporate structure as, and under common branding with, the covered entity or service provider to which covered data is transferred by the covered entity.
 - (2) The categories of covered data the covered entity or service provider collects or processes.
 - (3) The processing purposes for each category of covered data the covered entity or service provider collects or processes.
 - (4) Whether the covered entity or service provider transfers covered data and, if so, each category of service provider and third party to which the covered entity or service provider transfers covered data, the name of each third-party collecting entity to which the covered entity or service provider transfers covered data, and the purposes for which such data is transferred to such categories of service providers and third parties or third-party collecting en-

- tities, except for transfers to governmental entities pursuant to a court order or law that prohibits the covered entity from disclosing such transfer.
 - (5) The length of time the covered entity or service provider intends to retain each category of covered data, including sensitive covered data, or, if it is not possible to identify that time frame, the criteria used to determine the length of time the covered entity intends to retain categories of covered data.
 - (6) A prominent description of how an individual can exercise the rights described in this Act.
 - (7) A general description of the covered entity's or service provider's data security practices.
 - (8) The effective date of the privacy policy.
- 16 (9) Whether or not any covered data collected 17 by the covered entity or service provider is trans-18 ferred to, processed in, stored in or otherwise acces-19 sible to the People's Republic of China, Russia, Iran, 20 or North Korea.
- 21 (c) Languages.—The privacy policy required under 22 subsection (a) shall be made available to the public in each 23 language in which the covered entity or service provider—
- 24 (1) provides a product or service that is subject 25 to the privacy policy; or

6

7

8

9

10

11

12

13

14

- 1 (2) carries out activities related to such product 2 or service.
- 3 (d) Accessibility.—The covered entity or service
- 4 provider shall also provide the disclosures under this sec-
- 5 tion in a manner that is readily accessible to and usable
- 6 by individuals with disabilities.

7 (e) Material Changes.—

- (1) AFFIRMATIVE EXPRESS CONSENT.—If a covered entity makes a material change to its privacy policy or practices, the covered entity shall notify each individual affected by such material change before implementing the material change with respect to any previously collected covered data and, except as provided in section 101(b), provide a reasonable opportunity for each individual to withdraw consent to any further materially different collection, processing, or transferring of covered data under the changed policy.
 - (2) Notification.—The covered entity shall take all reasonable measures to provide direct notification regarding material changes to the privacy policy to each affected individual, in each language that the privacy policy is made available, and taking into account available technology and the nature of the relationship.

| 1 | (3) Clarification.—Nothing in this section |
|----|---|
| 2 | shall be construed to affect the requirements for cov- |
| 3 | ered entities under section 102 or 204. |
| 4 | (4) Log of material changes.—Each large |
| 5 | data holder shall retain copies of previous versions |
| 6 | of its privacy policy for at least 10 years and publish |
| 7 | them on its website. It shall make publicly available, |
| 8 | in a clear, conspicuous, and readily accessible man- |
| 9 | ner, a log describing the data and nature of each |
| 10 | material change over the past 10 years. The descrip- |
| 11 | tions shall be sufficient for a reasonable individual |
| 12 | to understand the material effect of each material |
| 13 | change. |
| 14 | (f) Short-Form Notice to Consumers by Large |
| 15 | Data Holders.— |
| 16 | (1) In general.—In addition to the privacy |
| 17 | policy required under subsection (a), a large data |
| 18 | holder must provide a short-form notice of its cov- |
| 19 | ered data practices in a manner that is— |
| 20 | (A) concise, clear, and conspicuous; |
| 21 | (B) readily accessible, based on the way an |
| 22 | individual interacts with the large data holder |
| 23 | and its products or services and what is reason- |

ably anticipated within the context of the rela-

tionship;

24

| 1 | (C) inclusive of an overview of individual |
|----|---|
| 2 | rights and disclosures to reasonably draw atten- |
| 3 | tion to data practices that may reasonably be |
| 4 | unexpected or that involve sensitive covered |
| 5 | data; and |
| 6 | (D) no more than 500 words in length. |
| 7 | (2) Rulemaking.—The Commission shall issue |
| 8 | a rule pursuant to section 553 of title 5, United |
| 9 | States Code, establishing the minimum data disclo- |
| 10 | sures necessary for the short-form notice which shall |
| 11 | not exceed the content requirements in subsection |
| 12 | (b) and shall include templates and/or models of |
| 13 | short-form notices. |
| 14 | SEC. 203. INDIVIDUAL DATA OWNERSHIP AND CONTROL. |
| 15 | (a) Access to, and Correction, Deletion, and |
| 16 | PORTABILITY OF, COVERED DATA.—Subject to sub- |
| 17 | sections (b) and (c), a covered entity shall provide an indi- |
| 18 | vidual, after receiving a verified request from the indi- |
| 19 | vidual, with the right to— |
| 20 | (1) access— |
| 21 | (A) the covered data, except covered data |
| 22 | in back-up or archival systems, of the individual |
| 23 | in a human-readable format that a reasonable |
| 24 | individual can understand and download from |
| 25 | the internet, that is collected, processed, or |

2

3

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

- transferred by the covered entity or any service provider of the covered entity within the 24 months preceding the request;
 - (B) the name of any third party and the categories of any service providers to whom the covered entity has transferred for consideration the covered data of the individual, as well as the categories of sources from which the covered data was collected; and
 - (C) a description of the purpose for which the covered entity transferred the covered data of the individual to a third party or service provider;
 - (2) correct any verifiably material inaccuracy or materially incomplete information with respect to the covered data of the individual that is processed by the covered entity and instruct the covered entity to notify any third party, or service provider to which the covered entity transferred such covered data of the corrected information;
 - (3) delete covered data of the individual that is processed by the covered entity and instruct the covered entity to notify any third party, or service provider to which the covered entity transferred such covered data of the individual's deletion request; and

| 1 | (4) to the extent technically feasible, export cov- |
|----|---|
| 2 | ered data to the individual or directly to another en- |
| 3 | tity, except for derived data, of the individual that |
| 4 | is processed by the covered entity without licensing |
| 5 | restrictions that limit such transfers, in— |
| 6 | (A) a human-readable format that a rea- |
| 7 | sonable individual can understand and |
| 8 | download from the internet; and |
| 9 | (B) a portable, structured, interoperable, |
| 10 | and machine-readable format. |
| 11 | (b) Individual Autonomy.—A covered entity shall |
| 12 | not condition, effectively condition, attempt to condition, |
| 13 | or attempt to effectively condition the exercise of any indi- |
| 14 | vidual rights under this section through— |
| 15 | (1) through the use of any false, fictitious, |
| 16 | fraudulent, or materially misleading statement or |
| 17 | representation; or |
| 18 | (2) the design, modification, or manipulation of |
| 19 | any user interface with the purpose or substantial |
| 20 | effect of obscuring, subverting, or impairing a rea- |
| 21 | sonable individual's autonomy, decision making, or |
| 22 | choice to exercise any such rights. |
| 23 | (c) Timing.— |
| 24 | (1) Subject to subsections (d) and (e)(1) each |
| 25 | request shall be completed by any— |

| 1 | (A) large data holder within 45 days of |
|----|---|
| 2 | verification of such request from an individual; |
| 3 | (B) covered entity that is not considered a |
| 4 | large data holder or a covered entity described |
| 5 | in section 209 within 60 days of verification of |
| 6 | such request from an individual; or |
| 7 | (C) covered entity as described in section |
| 8 | 209 within 90 days of verification of such re- |
| 9 | quest from an individual. |
| 10 | (2) A response period set forth in this sub- |
| 11 | section may be extended once by 45 additional days |
| 12 | when reasonably necessary, considering the com- |
| 13 | plexity and number of the individual's requests, so |
| 14 | long as the covered entity informs the individual of |
| 15 | any such extension within the initial 45-day response |
| 16 | period, together with the reason for the extension. |
| 17 | (d) Frequency and Cost of Access.—A covered |
| 18 | entity— |
| 19 | (1) shall provide an individual with the oppor- |
| 20 | tunity to exercise each of the rights described in |
| 21 | subsection (a); and |
| 22 | (2) with respect to— |
| 23 | (A) the first 2 times that an individual ex- |
| 24 | ercises any right described in subsection (a) in |

| 1 | any 12-month period, shall allow the individual |
|----|--|
| 2 | to exercise such right free of charge; and |
| 3 | (B) any time beyond the initial 2 times de- |
| 4 | scribed in subparagraph (A), may allow the in- |
| 5 | dividual to exercise such right for a reasonable |
| 6 | fee for each request. |
| 7 | (e) VERIFICATION AND EXCEPTIONS.— |
| 8 | (1) REQUIRED EXCEPTIONS.—A covered entity |
| 9 | shall not permit an individual to exercise a right de- |
| 10 | scribed in subsection (a), in whole or in part, if the |
| 11 | covered entity— |
| 12 | (A) cannot reasonably verify that the indi- |
| 13 | vidual making the request to exercise the right |
| 14 | is the individual whose covered data is the sub- |
| 15 | ject of the request or an individual authorized |
| 16 | to make such a request on the individual's be- |
| 17 | half; |
| 18 | (B) reasonably believes that the request is |
| 19 | made to interfere with a contract between the |
| 20 | covered entity and another individual; |
| 21 | (C) determines that the exercise of the |
| 22 | right would require access to or correction of |
| 23 | another individual's sensitive covered data; or |
| 24 | (D) reasonably believes that the exercise of |
| 25 | the right would require the covered entity to en- |

| 1 | gage in an unfair or deceptive practice under |
|----|---|
| 2 | section 5 of the Federal Trade Commission Act |
| 3 | (15 U.S.C. 45). |
| 4 | (2) Additional information.—If a covered |
| 5 | entity cannot reasonably verify that a request to ex- |
| 6 | ercise a right described in subsection (a) is made by |
| 7 | the individual whose covered data is the subject of |
| 8 | the request (or an individual authorized to make |
| 9 | such a request on the individual's behalf), the cov- |
| 10 | ered entity— |
| 11 | (A) may request that the individual mak- |
| 12 | ing the request to exercise the right provide any |
| 13 | additional information necessary for the sole |
| 14 | purpose of verifying the identity of the indi- |
| 15 | vidual; and |
| 16 | (B) shall not process or transfer such addi- |
| 17 | tional information for any other purpose. |
| 18 | (3) Permissive exceptions.— |
| 19 | (A) IN GENERAL.—A covered entity may |
| 20 | decline to comply with a request to exercise a |
| 21 | right described in subsection (a), in whole or in |
| 22 | part, that would— |
| 23 | (i) require the covered entity to retain |
| 24 | any covered data collected for a single, |
| 25 | one-time transaction, if such covered data |

| 1 | is not processed or transferred by the cov- |
|----|---|
| 2 | ered entity for any purpose other than |
| 3 | completing such transaction; |
| 4 | (ii) be impossible or demonstrably im- |
| 5 | practicable to comply with, and the covered |
| 6 | entity shall provide a description to the re- |
| 7 | questor detailing the inability to comply |
| 8 | with the request; |
| 9 | (iii) require the covered entity to at- |
| 10 | tempt to re-identify de-identified data; |
| 11 | (iv) result in the release of trade se- |
| 12 | crets, or other privileged, or confidential |
| 13 | business information; |
| 14 | (v) require the covered entity to cor- |
| 15 | rect any covered data that cannot be rea- |
| 16 | sonably verified as being inaccurate or in- |
| 17 | complete; |
| 18 | (vi) interfere with law enforcement, |
| 19 | judicial proceedings, investigations, or rea- |
| 20 | sonable efforts to guard against, detect, or |
| 21 | investigate malicious or unlawful activity, |
| 22 | or enforce valid contracts; |
| 23 | (vii) violate Federal or State law or |
| 24 | the rights and freedoms of another indi- |

| 1 | vidual, including under the Constitution of |
|----|---|
| 2 | the United States; |
| 3 | (viii) prevent a covered entity from |
| 4 | being able to maintain a confidential |
| 5 | record of deletion requests, maintained |
| 6 | solely for the purpose of preventing cov- |
| 7 | ered data of an individual who has sub- |
| 8 | mitted a deletion request and requests that |
| 9 | the covered entity no longer collect, proc- |
| 10 | ess, or transfer such data; |
| 11 | (ix) fall within an exception enumer- |
| 12 | ated in the regulations promulgated by the |
| 13 | Commission pursuant to paragraph (D); or |
| 14 | (x) with respect to requests for dele- |
| 15 | tion— |
| 16 | (I) unreasonably interfere with |
| 17 | the provision of products or services |
| 18 | by the covered entity to another per- |
| 19 | son it currently serves; |
| 20 | (II) delete covered data that re- |
| 21 | lates to a public figure and for which |
| 22 | the requesting individual has no rea- |
| 23 | sonable expectation of privacy; |
| 24 | (III) delete covered data reason- |
| 25 | ably necessary to perform a contract |

| 1 | between the covered entity and the in- |
|----|--|
| 2 | dividual; |
| 3 | (IV) delete covered data that the |
| 4 | covered entity needs to retain in order |
| 5 | to comply with professional ethical ob- |
| 6 | ligations; or |
| 7 | (V) delete covered data that the |
| 8 | covered entity reasonably believes may |
| 9 | be evidence of unlawful activity or an |
| 10 | abuse of the covered entity's products |
| 11 | or services. |
| 12 | (B) Partial compliance.—In a cir- |
| 13 | cumstance that would allow a denial pursuant |
| 14 | to paragraph (A), a covered entity shall par- |
| 15 | tially comply with the remainder of the request |
| 16 | if it is possible and not unduly burdensome to |
| 17 | do so. |
| 18 | (C) Number of requests.—For pur- |
| 19 | poses of this paragraph, the receipt of a large |
| 20 | number of verified requests, on its own, shall |
| 21 | not be considered to render compliance with a |
| 22 | request demonstrably impossible. |
| 23 | (D) FURTHER EXCEPTIONS.—The Com- |
| 24 | mission may, by regulation as described in sub- |
| 25 | section (f), establish additional permissive ex- |

1 ceptions necessary to protect the rights of indi-2 viduals, alleviate undue burdens on covered en-3 tities, prevent unjust or unreasonable outcomes 4 from the exercise of access, correction, deletion, or portability rights, or as otherwise necessary 6 to fulfill the purposes of this section. In cre-7 ating such exceptions, the Commission should 8 consider any relevant changes in technology, 9 means for protecting privacy and other rights, 10 and beneficial uses of covered data by covered 11 entities.

- 12 (f) REGULATIONS.—Within two years of the date of 13 enactment of this Act, the Commission may promulgate 14 regulations, pursuant to section 553 of title 5, United 15 States Code (5 U.S.C. 553), as necessary to establish 16 processes by which covered entities are to comply with the 17 provisions of this section. Such regulations shall take into 18 consideration—
 - (1) the size of, and the nature, scope, and complexity of the activities engaged in by the covered entity, including whether the covered entity is a large data holder, nonprofit organization, covered entities meeting the requirements of section 209, service provider, third party, or third-party collecting entity;

19

20

21

22

23

- 1 (2) the sensitivity of covered data collected, 2 processed, or transferred by the covered entity;
- 3 (3) the volume of covered data collected, proc-4 essed, or transferred by the covered entity; and
- 5 (4) the number of individuals and devices to 6 which the covered data collected, processed, or trans-7 ferred by the covered entity relates.
- 8 (g) Accessibility.—A covered entity shall facilitate
- 9 the ability for individuals to make requests under this sec-
- 10 tion in any of the ten languages with the most users in
- 11 the United States, according to the most recent U.S. Cen-
- 12 sus, if the covered entity provides service in such language.
- 13 The mechanisms by which a covered entity enables individ-
- 14 uals to make requests under this section shall be readily
- 15 accessible and usable by with disabilities.

16 SEC. 204. RIGHT TO CONSENT AND OBJECT.

- 17 (a) WITHDRAWAL OF CONSENT.—A covered entity
- 18 shall provide an individual with a clear and conspicuous,
- 19 easy-to-execute means to withdraw any affirmative express
- 20 consent previously provided by the individual that is as
- 21 easy to execute by a reasonable individual as the means
- 22 to provide consent, with respect to the processing or trans-
- 23 fer of the covered data of the individual.
- 24 (b) RIGHT TO OPT OUT OF COVERED DATA TRANS-
- 25 FERS.—

| 1 | (1) In general.—A covered entity— |
|----|---|
| 2 | (A) shall not transfer the covered data of |
| 3 | an individual to a third party if the individual |
| 4 | objects to the transfer; and |
| 5 | (B) shall allow an individual to object to |
| 6 | such transfer through an opt-out mechanism, as |
| 7 | described in section 210, if applicable. |
| 8 | (2) Exception.—An individual may not opt |
| 9 | out of the collection, processing, and transfer of cov- |
| 10 | ered data made pursuant to the exceptions in sec- |
| 11 | tions 101(b)(1) through (11) of this Act. |
| 12 | (e) RIGHT TO OPT OUT OF TARGETED ADVER- |
| 13 | TISING.—A covered entity that engages in targeted adver- |
| 14 | tising shall— |
| 15 | (1) prior to engaging in such targeted adver- |
| 16 | tising and at all times thereafter, provide an indi- |
| 17 | vidual with a clear and conspicuous means to opt |
| 18 | out of targeted advertising; |
| 19 | (2) abide by such opt-out designations by an in- |
| 20 | dividual; and |
| 21 | (3) allow an individual to prohibit such targeted |
| 22 | advertising through an opt-out mechanism, as de- |
| 23 | scribed in section 210, if applicable. |
| 24 | (d) Individual Autonomy.—A covered entity shall |
| 25 | not condition, effectively condition, attempt to condition, |

- 1 or attempt to effectively condition the exercise of any indi-
- 2 vidual rights under this section through—
- 3 (1) through the use of any false, fictitious,
- 4 fraudulent, or materially misleading statement or
- 5 representation; or
- 6 (2) the design, modification, or manipulation of
- 7 any user interface with the purpose or substantial
- 8 effect of obscuring, subverting, or impairing a rea-
- 9 sonable individual's autonomy, decision making, or
- 10 choice to exercise any such rights.
- 11 SEC. 205. DATA PROTECTIONS FOR CHILDREN AND MI-
- NORS.
- (a) Prohibition on Targeted Advertising to
- 14 CHILDREN AND MINORS.—A covered entity shall not en-
- 15 gage in targeted advertising to any individual under the
- 16 age of 17 if the covered entity knows that the individual
- 17 is under the age of 17.
- 18 (b) Data Transfer Requirements Related to
- 19 MINORS.—A covered entity shall not transfer the covered
- 20 data of an individual to a third party without affirmative
- 21 express consent from the individual or the individual's par-
- 22 ent or guardian if the covered entity knows that the indi-
- 23 vidual under the age of 17.
- (c) Knowledge.—The knowledge requirement in
- 25 subsections (a) and (b), shall not be construed to require

| 1 | the affirmative collection or processing of any data with |
|----|--|
| 2 | respect to the age of an individual or a proxy thereof, or |
| 3 | to require that a covered entity implement an age gating |
| 4 | regime. Rather, the determination of whether an indi- |
| 5 | vidual is under 17 shall be based on the covered data col- |
| 6 | lected directly from an individual or a proxy thereof that |
| 7 | the covered entity would otherwise collect in the normal |
| 8 | course of business. |
| 9 | (d) Youth Privacy and Marketing Division.— |
| 10 | (1) ESTABLISHMENT.—There is established |
| 11 | within the Commission a division to be known as the |
| 12 | "Youth Privacy and Marketing Division" (in this |
| 13 | section referred to as the "Division"). |
| 14 | (2) Director.—The Division shall be headed |
| 15 | by a Director, who shall be appointed by the Chair |
| 16 | of the Commission. |
| 17 | (3) Duties.—The Division shall be responsible |
| 18 | for assisting the Commission in addressing, as it re- |
| 19 | lates to this Act— |
| 20 | (A) the privacy of children and minors |
| 21 | and |
| 22 | (B) marketing directed at children and mi- |
| 23 | nors. |
| 24 | (4) Staff.—The Director of the Division shall |
| 25 | hire adequate staff to carry out the duties described |

- in paragraph (3), including by hiring individuals who are experts in data protection, digital advertising, data analytics, and youth development.
 - (5) Reports.—Not later than 1 year after the date of enactment of this Act, and annually thereafter, the Commission shall submit to the Committee on Commerce, Science, and Transportation of the Senate and the Committee on Energy and Commerce of the House of Representatives a report that includes—
 - (A) a description of the work of the Division regarding emerging concerns relating to youth privacy and marketing practices; and
 - (B) an assessment of how effectively the Division has, during the period for which the report is submitted, assisting the Commission to address youth privacy and marketing practices.
 - (6) Publication.—Not later than 10 days after the date on which a report is submitted under paragraph (5), the Commission shall publish the report on its website.
- (e) Report by the Inspector General.—
- 24 (1) IN GENERAL.—Not later than 2 years after 25 the date of enactment of this Act, and biennially

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

| 1 | thereafter, the Inspector General of the Commission |
|----|---|
| 2 | shall submit to the Commission and to the Com- |
| 3 | mittee on Commerce, Science, and Transportation of |
| 4 | the Senate and the Committee on Energy and Com- |
| 5 | merce of the House of Representatives a report re- |
| 6 | garding the safe harbor provisions in section 1307 of |
| 7 | the Children's Online Privacy Protection Act of |
| 8 | 1998 (15 U.S.C. 6503), which shall include— |
| 9 | (A) an analysis of whether the safe harbor |
| 10 | provisions are— |
| 11 | (i) operating fairly and effectively; |
| 12 | and |
| 13 | (ii) effectively protecting the interests |
| 14 | of children and minors; and |
| 15 | (B) any proposal or recommendation for |
| 16 | policy changes that would improve the effective- |
| 17 | ness of the safe harbor provisions. |
| 18 | (2) Publication.—Not later than 10 days |
| 19 | after the date on which a report is submitted under |
| 20 | paragraph (1), the Commission shall publish the re- |
| 21 | port on the website of the Commission. |
| 22 | SEC. 206. THIRD-PARTY COLLECTING ENTITIES. |
| 23 | (a) Notice.—Each third-party collecting entity shall |
| 24 | place a clear and conspicuous notice on the website or mo- |
| 25 | bile application of the third-party collecting entity (if the |

| 1 | third-party collecting entity maintains such a website or |
|----|---|
| 2 | mobile application) that— |
| 3 | (1) notifies individuals that the entity is a |
| 4 | third-party collecting entity using specific language |
| 5 | that the Commission shall develop through rule- |
| 6 | making under section 553 of title 5, United States |
| 7 | Code; and |
| 8 | (2) includes a link to the website established |
| 9 | under subsection $(b)(3)$. |
| 10 | (b) Third-Party Collecting Entity Registra- |
| 11 | TION.— |
| 12 | (1) In General.—Not later than January 31 |
| 13 | of each calendar year that follows a calendar year |
| 14 | during which a covered entity acted as a third-party |
| 15 | collecting entity and processed covered data per- |
| 16 | taining to more than 5,000 individuals or devices |
| 17 | that identify or are linked or reasonably linkable to |
| 18 | an individual, such covered entity shall register with |
| 19 | the Commission in accordance with this subsection. |
| 20 | (2) Registration requirements.—In reg- |
| 21 | istering with the Commission as required under |
| 22 | paragraph (1), a third-party collecting entity shall |
| 23 | do the following: |
| 24 | (A) Pay to the Commission a registration |
| 25 | fee of \$100. |

| 1 | (B) Provide the Commission with the fol- |
|----|--|
| 2 | lowing information: |
| 3 | (i) The legal name and primary phys- |
| 4 | ical, email, and internet addresses of the |
| 5 | third-party collecting entity. |
| 6 | (ii) A description of the categories of |
| 7 | data the third-party collecting entity proc- |
| 8 | esses and transfers. |
| 9 | (iii) The contact information of the |
| 10 | third-party collecting entity, including a |
| 11 | contact person, telephone number, an e- |
| 12 | mail address, a website, and a physical |
| 13 | mailing address. |
| 14 | (iv) Link to a website through which |
| 15 | an individual may easily exercise the rights |
| 16 | provided under this subsection. |
| 17 | (3) Third-party collecting entity reg- |
| 18 | ISTRY.—The Commission shall establish and main- |
| 19 | tain on a website a searchable, publicly available, |
| 20 | central registry of third-party collecting entities that |
| 21 | are registered with the Commission under this sub- |
| 22 | section that includes the following: |
| 23 | (A) A listing of all registered third-party |
| 24 | collecting entities and a search feature that al- |

| 1 | lows members of the public to identify indi- |
|----|--|
| 2 | vidual third-party collecting entities. |
| 3 | (B) For each registered third-party col- |
| 4 | lecting entity, the information described in |
| 5 | paragraph (2). |
| 6 | (C) A "Do Not Collect" registry link and |
| 7 | mechanism by which an individual may, after |
| 8 | the Commission has verified the identity of the |
| 9 | individual or individual's parent or guardian, |
| 10 | which may include tokenization, easily submit a |
| 11 | request to all registered third-party collecting |
| 12 | entities that are not consumer reporting agen- |
| 13 | cies, and to the extent they are not acting as |
| 14 | consumer reporting agencies, as defined in sec- |
| 15 | tion 603(f) of the Fair Credit Reporting Act |
| 16 | (15 U.S.C. 1681a(f)) to— |
| 17 | (i) delete all covered data related to |
| 18 | such individual that the third-party col- |
| 19 | lecting entity did not collect from the indi- |
| 20 | vidual directly or when acting as a service |
| 21 | provider; and |
| 22 | (ii) ensure that any third-party col- |
| 23 | lecting entity no longer collects covered |
| 24 | data related to such individual without the |

affirmative express consent of such indi-

vidual, except insofar as such covered entity is acting as a service provider. Each
third-party collecting entity that receives
such a request from an individual shall delete all the covered data of the individual
not later than 30 days after the request is
received by the third-party collecting entity.

- 9 (c) Penalties.—A third-party collecting entity that 10 fails to register or provide the notice as required under 11 this section shall be liable for—
- 12 (1) a civil penalty of \$50 for each day it fails 13 to register or provide notice as required under this 14 subsection, not to exceed a total of \$10,000 for any 15 year; and
- 16 (2) an amount equal to the registration fees 17 due under paragraph (2) of subsection (b) for each 18 year that it failed to register as required under para-19 graph (1) of such subsection.

20 SEC. 207. CIVIL RIGHTS AND ALGORITHMS.

- 21 (a) CIVIL RIGHTS PROTECTIONS.—
- 22 (1) In General.—A covered entity or a service 23 provider may not collect, process, or transfer covered 24 data in a manner that discriminates in or otherwise 25 makes unavailable the equal enjoyment of goods or

| 1 | services on the basis of race, color, religion, national |
|----|--|
| 2 | origin, sex, or disability. |
| 3 | (2) Exceptions.—This subsection shall not |
| 4 | apply to— |
| 5 | (A) the collection, processing, or transfer |
| 6 | of covered data for the purpose of— |
| 7 | (i) a covered entity's or a service pro- |
| 8 | vider's self-testing to prevent or mitigate |
| 9 | unlawful discrimination; or |
| 10 | (ii) diversifying an applicant, partici- |
| 11 | pant, or customer pool; or |
| 12 | (B) any private club or group not open to |
| 13 | the public, as described in section 201(e) of the |
| 14 | Civil Rights Act of 1964 (42 U.S.C. 2000a(e)). |
| 15 | (b) FTC Enforcement Assistance.— |
| 16 | (1) In General.—Whenever the Commission |
| 17 | obtains information that a covered entity or service |
| 18 | provider may have collected, processed, or trans- |
| 19 | ferred covered data in violation of subsection (a), the |
| 20 | Commission shall transmit such information as al- |
| 21 | lowable under Federal law to any Executive agency |
| 22 | with authority to initiate enforcement actions or pro- |
| 23 | ceedings relating to such violation. |
| 24 | (2) Annual Report.—Not later than 3 years |
| 25 | after the date of enactment of this Act, and annually |

| 1 | thereafter, the Commission shall submit to Congress |
|----|--|
| 2 | a report that includes a summary of— |
| 3 | (A) the types of information the Commis- |
| 4 | sion transmitted to Federal agencies under |
| 5 | paragraph (1) during the previous 1-year pe- |
| 6 | riod; and |
| 7 | (B) how such information relates to Fed- |
| 8 | eral civil rights laws. |
| 9 | (3) Technical assistance.—In transmitting |
| 10 | information under paragraph (1), the Commission |
| 11 | may consult and coordinate with, and provide tech- |
| 12 | nical and investigative assistance, as appropriate, to |
| 13 | such Executive agency. |
| 14 | (4) Cooperation with other agencies.— |
| 15 | The Commission may implement this subsection by |
| 16 | executing agreements or memoranda of under- |
| 17 | standing with the appropriate Federal agencies. |
| 18 | (c) ALGORITHM IMPACT AND EVALUATION.— |
| 19 | (1) Algorithm impact assessment.— |
| 20 | (A) IMPACT ASSESSMENT.—Notwith- |
| 21 | standing any other provision of law, not later |
| 22 | than 2 years after the date of enactment of this |
| 23 | Act, and annually thereafter, a large data hold- |
| 24 | er that uses an algorithm that may cause po- |
| 25 | tential harm to an individual, and uses such al- |

| 1 | gorithm solely or in part, to collect, process, or |
|----|--|
| 2 | transfer covered data must conduct an impact |
| 3 | assessment of such algorithm in accordance |
| 4 | with subparagraph (B). |
| 5 | (B) IMPACT ASSESSMENT SCOPE.—The im- |
| 6 | pact assessment required under subparagraph |
| 7 | (A) shall provide the following: |
| 8 | (i) A detailed description of the design |
| 9 | process and methodologies of the algo- |
| 10 | rithm. |
| 11 | (ii) A statement of the purpose, pro- |
| 12 | posed uses, and foreseeable capabilities |
| 13 | outside of the articulated proposed use of |
| 14 | the algorithm. |
| 15 | (iii) A detailed description of the data |
| 16 | used by the algorithm, including the spe- |
| 17 | cific categories of data that will be proc- |
| 18 | essed as input and any data used to train |
| 19 | the model that the algorithm relies on. |
| 20 | (iv) A description of the outputs pro- |
| 21 | duced by the algorithm. |
| 22 | (v) An assessment of the necessity |
| 23 | and proportionality of the algorithm in re- |
| 24 | lation to its stated purpose, including rea- |
| 25 | sons for the superiority of the algorithm |

| 1 | over nonautomated decision-making meth- |
|----|--|
| 2 | ods. |
| 3 | (vi) A detailed description of steps the |
| 4 | large data holder has taken or will take to |
| 5 | mitigate potential harms to individuals, in- |
| 6 | cluding potential harms related to— |
| 7 | (I) any individual under the age |
| 8 | of 17; |
| 9 | (II) making or facilitating adver- |
| 10 | tising for, or determining access to, or |
| 11 | restrictions on the use of housing, |
| 12 | education, employment, healthcare, in- |
| 13 | surance, or credit opportunities; |
| 14 | (III) determining access to, or re- |
| 15 | strictions on the use of, any place of |
| 16 | public accommodation, particularly as |
| 17 | such harms relate to the protected |
| 18 | characteristics of individuals, includ- |
| 19 | ing race, color, religion, national ori- |
| 20 | gin, sex, or disability; or |
| 21 | (IV) disparate impact on the |
| 22 | basis of individuals' race, color, reli- |
| 23 | gion, national origin, sex, or disability |
| 24 | status. |

(2) Algorithm design evaluation.—Notwithstanding any other provision of law, not later than 2 years after the date of enactment of this Act, a covered entity or service provider that knowingly develops an algorithm, solely or in part, to collect, process, or transfer covered data or publicly available information shall prior to deploying the algorithm in interstate commerce evaluate the design, structure, and inputs of the algorithm, including any training data used to develop the algorithm, to reduce the risk of the potential harms identified under paragraph (1)(B).

(3) Other considerations.—

- (A) Focus.—In complying with paragraph (1) or (2), a covered entity and a service provider may focus the impact assessment or evaluation on any algorithm, or portions of an algorithm, that may reasonably contribute to the risk of the potential harms identified under paragraph (1)(B).
- (B) External, independent auditor or researcher to conduct an impact assessment

| 1 | under paragraph (1) or an evaluation under |
|----|---|
| 2 | paragraph (2). |
| 3 | (C) AVAILABILITY.— |
| 4 | (i) In general.—A covered entity |
| 5 | and a service provider— |
| 6 | (I) shall, not later than 30 days |
| 7 | after completing an impact assess- |
| 8 | ment or evaluation, submit the impact |
| 9 | assessment and evaluation conducted |
| 10 | under paragraphs (1) and (2) to the |
| 11 | Commission; |
| 12 | (II) shall, upon request, make |
| 13 | such impact assessment and evalua- |
| 14 | tion available to Congress; and |
| 15 | (III) may make a summary of |
| 16 | such impact assessment and evalua- |
| 17 | tion publicly available in a place that |
| 18 | is easily accessible to individuals. |
| 19 | (ii) Trade secrets.—Covered enti- |
| 20 | ties and service providers must make all |
| 21 | submissions under this section to the Com- |
| 22 | mission in unredacted form, but a covered |
| 23 | entity and a service provider may redact |
| 24 | and segregate any trade secrets (as defined |
| 25 | in section 1839 of title 18, United States |

- Code) from public disclosure under this subparagraph.
 - (D) Enforcement.—The Commission may not use any information obtained solely and exclusively through a covered entity or a service provider's disclosure of information to the Commission in compliance with this section for any purpose other than enforcing this Act, including the study and report provisions in paragraph 6 of this section. This provision shall not preclude the Commission from providing this information to Congress in response to a subpoena or official Congressional request.
 - (4) GUIDANCE.—Not later than 2 years after the date of enactment of this Act, the Commission shall, in consultation with the Secretary of Commerce, or their respective designees, publish guidance regarding compliance with this section.
 - (5) RULEMAKING AND EXEMPTION.—The Commission shall have authority under section 553 of title 5, United States Code, to promulgate regulations as necessary to establish processes by which a large data holder—

| 1 | (A) shall submit an impact assessment to |
|----|---|
| 2 | the Commission under paragraph (3)(C)(i)(I); |
| 3 | and |
| 4 | (B) may exclude from this subsection any |
| 5 | algorithm that presents low or minimal risk for |
| 6 | potential for harms to individuals (as identified |
| 7 | under paragraph (1)(B)). |
| 8 | (6) Study and report.— |
| 9 | (A) Study.—The Commission, in con- |
| 10 | sultation with the Secretary of Commerce or |
| 11 | the Secretary's designee, shall conduct a study, |
| 12 | to review any impact assessment or evaluation |
| 13 | submitted under this paragraph. Such study |
| 14 | shall include an examination of— |
| 15 | (i) best practices for the assessment |
| 16 | and evaluation of algorithms; and |
| 17 | (ii) methods to reduce the risk of |
| 18 | harm to individuals that may be related to |
| 19 | the use of algorithms. |
| 20 | (B) Report.— |
| 21 | (i) Initial report.—Not later than |
| 22 | 3 years after the date of enactment of this |
| 23 | Act, the Commission, in consultation with |
| 24 | the Secretary of Commerce or the Sec- |
| 25 | retary's designee, shall submit to Congress |

| 1 | a report containing the results of the study |
|----|--|
| 2 | conducted under subsection (a), together |
| 3 | with recommendations for such legislation |
| 4 | and administrative action as the Commis- |
| 5 | sion determines appropriate. |
| 6 | (ii) Additional reports.—Not later |
| 7 | than 3 years after submission of the initial |
| 8 | report under clause (i), and as the Com- |
| 9 | mission determines necessary thereafter, |
| 10 | the Commission shall submit to Congress |
| 11 | an updated version of such report. |
| 12 | SEC. 208. DATA SECURITY AND PROTECTION OF COVERED |
| 13 | DATA. |
| 14 | (a) Establishment of Data Security Prac- |
| 15 | TICES.— |
| 16 | (1) In general.—A covered entity or service |
| 17 | provider shall establish, implement, and maintain |
| 18 | reasonable administrative, technical, and physical |
| 19 | data security practices and procedures to protect |
| 20 | and secure covered data against unauthorized access |
| 21 | and acquisition. |
| 22 | (2) Considerations.—The reasonable admin- |
| 23 | istrative, technical, and physical data security prac- |
| 24 | tices required under paragraph (1) shall be appro- |
| 25 | priate to— |

| 1 | (A) the size and complexity of the covered |
|----|---|
| 2 | entity or service provider; |
| 3 | (B) the nature and scope of the covered |
| 4 | entity or the service provider's collecting, proc- |
| 5 | essing, or transferring of covered data; |
| 6 | (C) the volume and nature of the covered |
| 7 | data collected, processed, or transferred by the |
| 8 | covered entity or service provider; |
| 9 | (D) the sensitivity of the covered data col- |
| 10 | lected, processed, or transferred; |
| 11 | (E) the current state of the art in adminis- |
| 12 | trative, technical, and physical safeguards for |
| 13 | protecting such covered data; and |
| 14 | (F) the cost of available tools to improve |
| 15 | security and reduce vulnerabilities to unauthor- |
| 16 | ized access and acquisition of such covered data |
| 17 | in relation to the risks and nature of the cov- |
| 18 | ered data. |
| 19 | (b) Specific Requirements.—The data security |
| 20 | practices required under subsection (a) shall include, at |
| 21 | a minimum, the following practices: |
| 22 | (1) Assess vulnerabilities.—Identifying |
| 23 | and assessing any material internal and external |
| 24 | risk to, and vulnerability in, the security of each sys- |
| 25 | tem maintained by the covered entity that collects, |

- processes, or transfers covered data, or service provider that collects, processes, or transfers covered data on behalf of the covered entity, including unauthorized access to or risks to such covered data, human vulnerabilities, access rights, and the use of service providers. With respect to large data holders, such activities shall include a plan to receive and respond to unsolicited reports of vulnerabilities by any entity or individual.
 - (2) Preventive and corrective action designed to mitigate any reasonably foreseeable risks or vulnerabilities to covered data identified by the covered entity or service provider, consistent with the nature of such risk or vulnerability, which may include implementing administrative, technical, or physical safeguards or changes to data security practices or the architecture, installation, or implementation of network or operating software, among other actions.
 - (3) EVALUATION OF PREVENTIVE AND CORRECTIVE ACTION.—Evaluating and making reasonable adjustments to the safeguards described in paragraph (2) in light of any material changes in technology, internal or external threats to covered data,

- and the covered entity or service provider's own changing business arrangements or operations.
- 3 (4)Information RETENTION AND DIS-POSAL.—Disposing of covered data that is required 5 to be deleted by law or is no longer necessary for the 6 purpose for which the data was collected, processed, 7 or transferred, unless an individual has provided af-8 firmative express consent to such retention. Such 9 disposal shall include destroying, permanently eras-10 ing, or otherwise modifying the covered data to 11 make such data permanently unreadable or indeci-12 pherable and unrecoverable to ensure ongoing com-13 pliance with this section.
 - (5) Training each employee with access to covered data on how to safeguard covered data and updating such training as necessary.
 - (6) Designation.—Designating an officer, employee, or employees to maintain and implement such practices.
- 20 (7) Incident Response.—Implementing pro-21 cedures to detect, respond to, or recover from secu-22 rity incidents or breaches.
- 23 (c) REGULATIONS.—The Commission may promul-24 gate in accordance with section 553 of title 5, United

15

16

17

18

States Code, technology-neutral regulations to establish processes for complying with this section. 3 (d) Applicability of Other Information Secu-RITY LAWS.—A covered entity that is required to comply with title V of the Gramm-Leach-Bliley Act (15 U.S.C. 6 6801 et seq.) or the Health Information Technology for Economic and Clinical Health Act (42 U.S.C. 17931 et 8 seq.), and is in compliance with the information security requirements of such Act as determined by the enforce-10 ment authority in such Act, shall be deemed to be in compliance with the requirements of this section with respect 11 to any data covered by such information security require-13 ments. 14 SEC. 209. SMALL BUSINESS PROTECTIONS. 15 (a) In General.— 16 (1) Any covered entity or service provider that 17 can establish that it met the requirements described 18 in paragraph (2) for the period of the 3 preceding 19 calendar years (or for the period during which the 20 covered entity has been in existence if such period 21 is less than 3 years) shall— 22 (A) be exempt from compliance with sec-23 tions 203(a)(4), 208(b)(1)-(3), (5)-(7), and 24 301(c); and

- 1 (B) at the covered entity's sole discretion,
 2 have the option of complying with section
 3 203(a)(2) by, after receiving a verified request
 4 from an individual to correct covered data of
 5 the individual under such section, deleting such
 6 covered data in its entirety instead of making
 7 the requested correction.
 - (2) EXEMPTION REQUIREMENTS.—The requirements of this paragraph are, with respect to a covered entity or a service provider and a period, the following:
 - (A) The covered entity or service provider's average annual gross revenues during the period did not exceed \$41,000,000.
 - (B) The covered entity or service provider, on average, did not annually collect or process the covered data of more than 200,000 individuals during the period beyond the purpose of initiating, rendering, billing for, finalizing, completing, or otherwise collecting payment for a requested service or product, so long as all covered data for such purpose is deleted or deidentified within 90 days.
 - (C) The covered entity or service provider did not derive more than 50 percent of its rev-

- enue from transferring covered data during any
 year (or part of a year if the covered entity has
 been in existence for less than 1 year) that occurs during the period.
- (3) Definition.—For purposes of this section, the term "revenue" as it relates to any covered enti-6 7 ty that is not organized to carry on business for its 8 own profit or that of their members, means the 9 gross receipts the covered entity received in whatever 10 form from all sources without subtracting any costs 11 expenses, and includes contributions, 12 grants, dues or other assessments, income from in-13 vestments, or proceeds from the sale of real or per-14 sonal property.
 - (4) Journalism.—Nothing in this Act shall be construed to limit or diminish First Amendment freedoms to gather and publish information guaranteed under the Constitution.

19 SEC. 210. UNIFIED OPT-OUT MECHANISMS.

For the rights established under sections 204(b) and 21 (c), and section 206(c)(3)(D) not later than 18 months 22 after the date of enactment of this Act, the Commission 23 shall establish one or more acceptable privacy protective, 24 centralized mechanisms, including global privacy signals 25 such as browser or device privacy settings, for individuals

15

16

17

- 1 to exercise all such rights through a single interface for
- 2 a covered entity to utilize to allow an individual to make
- 3 such opt out designations with respect to covered data re-
- 4 lated to such individual.

5 TITLE III—CORPORATE

6 **ACCOUNTABILITY**

7 SEC. 301. EXECUTIVE RESPONSIBILITY.

- 8 (a) In General.—Beginning 1 year after the date
- 9 of enactment of this Act, an executive officer of a large
- 10 data holder shall annually certify, in good faith, to the
- 11 Commission, in a manner specified by the Commission by
- 12 regulation under section 553 of title 5, United States
- 13 Code, that the entity maintains—
- 14 (1) internal controls reasonably designed to
- 15 comply with this Act; and
- 16 (2) reporting structures to ensure that such
- 17 certifying officers are involved in, and are respon-
- sible for, decisions that impact the entity's compli-
- ance with this Act.
- 20 (b) REQUIREMENTS.—A certification submitted
- 21 under subsection (a) shall be based on a review of the ef-
- 22 fectiveness of a large data holder's internal controls and
- 23 reporting structures that is conducted by the certifying of-
- 24 ficers not more than 90 days before the submission of the
- 25 certification.

| 1 | (c) Designation of Privacy and Data Security |
|----|--|
| 2 | Officer.— |
| 3 | (1) In general.—A covered entity and a serv- |
| 4 | ice provider shall designate— |
| 5 | (A) 1 or more qualified employees as pri- |
| 6 | vacy officers; and |
| 7 | (B) 1 or more qualified employees (in addi- |
| 8 | tion to any employee designated under subpara- |
| 9 | graph (A)) as data security officers. |
| 10 | (2) REQUIREMENTS FOR OFFICERS.—An em- |
| 11 | ployee who is designated by a covered entity or a |
| 12 | service provider as a privacy officer or a data secu- |
| 13 | rity officer shall, at a minimum— |
| 14 | (A) implement a data privacy program and |
| 15 | data security program to safeguard the privacy |
| 16 | and security of covered data in compliance with |
| 17 | the requirements of this Act; and |
| 18 | (B) facilitate the covered entity or service |
| 19 | provider's ongoing compliance with this Act. |
| 20 | (3) Additional requirements for large |
| 21 | DATA HOLDERS.—A large data holder shall des- |
| 22 | ignate at least 1 of the officers described in para- |
| 23 | graph (1) of this subsection to report directly to the |
| 24 | highest official at the large data holder as a privacy |
| 25 | protection officer who shall, in addition to the re- |

| 1 | quirements in paragraph (2), either directly or |
|----|---|
| 2 | through a supervised designee or designees— |
| 3 | (A) establish processes to periodically re- |
| 4 | view and update the privacy and security poli- |
| 5 | cies, practices, and procedures of the large data |
| 6 | holder, as necessary; |
| 7 | (B) conduct biennial and comprehensive |
| 8 | audits to ensure the policies, practices, and pro- |
| 9 | cedures of the large data holder work to ensure |
| 10 | the company is in compliance with all applicable |
| 11 | laws and ensure such audits are accessible to |
| 12 | the Commission upon such request; |
| 13 | (C) develop a program to educate and |
| 14 | train employees about compliance requirements; |
| 15 | (D) maintain updated, accurate, clear, and |
| 16 | understandable records of all privacy and data |
| 17 | security practices undertaken by the large data |
| 18 | holder; and |
| 19 | (E) serve as the point of contact between |
| 20 | the large data holder and enforcement authori- |
| 21 | ties. |
| 22 | (d) Large Data Holder Privacy Impact Assess- |
| 23 | MENTS.— |
| 24 | (1) In general.—Not later than 1 year after |
| 25 | the date of enactment of this Act or 1 year after the |

| 1 | date that a covered entity or service provider first |
|----|--|
| 2 | meets the definition of large data holder, whichever |
| 3 | is earlier, and biennially thereafter, each large data |
| 4 | holder shall conduct a privacy impact assessment |
| 5 | that weighs the benefits of the large data holder's |
| 6 | covered data collecting, processing, and transfer |
| 7 | practices against the potential adverse consequences |
| 8 | of such practices to individual privacy. |
| 9 | (2) Assessment requirements.—A privacy |
| 10 | impact assessment required under paragraph (1) |
| 11 | shall be— |
| 12 | (A) reasonable and appropriate in scope |
| 13 | given— |
| 14 | (i) the nature of the covered data col- |
| 15 | lected, processed, and transferred by the |
| 16 | large data holder; |
| 17 | (ii) the volume of the covered data |
| 18 | collected, processed, and transferred by the |
| 19 | large data holder; and |
| 20 | (iii) the potential risks posed to the |
| 21 | privacy of individuals by the collecting, |
| 22 | processing, and transfer of covered data by |
| 23 | the large data holder; |
| 24 | (B) documented in written form and main- |
| 25 | tained by the large data holder unless rendered |

| 1 | out of date by a subsequent assessment con- |
|----|--|
| 2 | ducted under paragraph (1); and |
| 3 | (C) approved by the privacy protection offi- |
| 4 | cer designated in subsection (c)(3) of the large |
| 5 | data holder. |
| 6 | (3) Additional factors to include in as- |
| 7 | SESSMENT.—In assessing the privacy risks, includ- |
| 8 | ing substantial privacy risks, the large data holder |
| 9 | may include reviews of the means by which tech- |
| 10 | nologies, including blockchain and distributed ledger |
| 11 | technologies and other emerging technologies, are |
| 12 | used to secure covered data. |
| 13 | SEC. 302. SERVICE PROVIDERS AND THIRD PARTIES. |
| 14 | (a) Service Providers.—A service provider— |
| 15 | (1) shall only collect, process, and transfer serv- |
| 16 | ice provider data to the extent strictly necessary and |
| 17 | proportionate to provide a service requested by the |
| 18 | covered entity. This paragraph shall not require a |
| 19 | service provider to collect or process covered data is |
| 20 | the service provider would not otherwise do so; |
| 21 | (2) shall not collect, process, or transfer service |
| 22 | provider data if the service provider has actual |
| 23 | knowledge that the covered entity violated this Act |
| | |

with respect to such data;

- (3) shall assist a covered entity in fulfilling the covered entity's obligation to respond to individual rights requests pursuant to section 203, by appropriate technical and organizational measures, taking into account the nature of the processing and the information reasonably available to the service provider;
 - (4) may engage another service provider for purposes of processing service provider data on behalf of a covered entity only after providing the covered entity that is directing the services or functions of the service provider with respect to such service provider data with notice, and pursuant to a written contract that requires such other service provider to satisfy the obligations of the service provider with respect to such service provider data;
 - (5) shall upon the reasonable request of the covered entity, make available to the covered entity information necessary to demonstrate the service provider's compliance with the obligations in this Act, which may include making available a report of an independent assessment arranged by the service provider on terms agreed to by the parties and making the report required under section 207(c)(2) as applicable;

- (6) shall, at the covered entity's direction, delete or return all covered data to the covered entity as requested at the end of the provision of services, unless retention of the covered data is required by law;
 - (7) shall not transfer service provider data to any person with the exception of another service provider without the affirmative express consent, obtained by the covered entity with the direct relationship to the individual that is directing the services or functions of the service provider with respect to the service provider data, of the individual to whom the service provider data is linked or reasonably linkable;
 - (8) shall develop, implement, and maintain reasonable administrative, technical, and physical safeguards that are designed to protect the security and confidentiality of covered data it processes consistent with section 208; and
 - (9) shall be exempt from the requirements of section 202(d) with respect to service provider data but shall provide direct notification regarding material changes to its privacy policy to each covered entity with which it provides services or functions as a service provider, in each language that the privacy

| 1 | policy is made available. Compliance with this provi- |
|----|--|
| 2 | sion does not alleviate any obligations the service |
| 3 | provider has to the covered entity to which it pro- |
| 4 | vides services or functions as a service provider. |
| 5 | (b) Contracts Between Covered Entities and |
| 6 | Service Providers.—A person or entity may act as a |
| 7 | service provider pursuant to a written contract between |
| 8 | the covered entity and the service provider, or a written |
| 9 | contract between one service provider and a second service |
| 10 | provider as permitted in section 302(a)(4), provided that |
| 11 | the contract— |
| 12 | (1) governs the service provider's data proc- |
| 13 | essing procedures with respect to processing or |
| 14 | transfer performed on behalf of the covered entity or |
| 15 | service provider; |
| 16 | (2) clearly sets forth— |
| 17 | (A) instructions for processing data; |
| 18 | (B) the nature and purpose of processing; |
| 19 | (C) the type of data subject to processing; |
| 20 | (D) the duration of processing; and |
| 21 | (E) the rights and obligations of both par- |
| 22 | ties; |
| 23 | (3) does not relieve a covered entity or a service |
| 24 | provider of an obligation under this Act; and |
| 25 | (4) prohibits— |

| 1 | (A) collecting, processing, or transferring |
|---|--|
| 2 | covered data in contravention to subsection (a); |
| 3 | and |

- (B) combining service provider data with covered data which the service provider receives from or on behalf of another person or persons or collects from its own interaction with an individual. The contract may, subject to agreement with the service provider, permit a covered entity to monitor the service provider's compliance with the contract through measures including, but not limited to, ongoing manual reviews and automated scans, and regular assessments, audits, or other technical and operational testing at least once every 12 months.
- 16 (c) Relationship Between Covered Entities17 and Service Providers.—
 - (1) Determining whether a person is acting as a covered entity or service provider with respect to a specific processing of data is a fact-based determination that depends upon the context in which such data is processed.
 - (2) A covered entity or service provider that transfers covered data to a service provider, in compliance with the requirements of this Act, is not lia-

- ble for a violation of this Act by the service provider to whom such covered data was transferred, this Act provided that, at the time of transferring such covered data, the covered entity or service provider did not know or have reason to know that the service provider would likely commit a violation of this Act.
- (3) A covered entity or service provider that receives covered data in compliance with the requirements of this Act is not in violation of this Act as a result of a violation by a covered entity or service provider from which it receives such covered data.

(d) Third Parties.—A third party—

- (1) shall not process third-party data for a processing purpose other than, in the case of sensitive covered data, the processing purpose for which the individual gave affirmative express consent and, in the case of non-sensitive data, the processing purpose for which the covered entity made a disclosure pursuant to section 204(b)(4);
- (2) for purposes of paragraph (1), may reasonably rely on representations made by the covered entity that transferred the third-party data, provided that the third party conducts reasonable due diligence on the representations of the covered entity and finds those representations to be credible; and

| 1 | (3) shall be exempt from the requirements of |
|----|---|
| 2 | section 204 with respect to third-party data, but |
| 3 | shall otherwise have the same responsibilities and |
| 4 | obligations as a covered entity with respect to such |
| 5 | data under all other provisions of this Act. |
| 6 | (e) Additional Obligations on Covered Enti- |
| 7 | TIES.— |
| 8 | (1) In general.—A covered entity or service |
| 9 | provider shall exercise reasonable due diligence in— |
| 10 | (A) selecting a service provider; and |
| 11 | (B) deciding to transfer covered data to a |
| 12 | third party. |
| 13 | (2) GUIDANCE.—Not later than 2 years after |
| 14 | the date of enactment of this Act, the Commission |
| 15 | shall publish guidance regarding compliance with |
| 16 | this subsection, taking into consideration the bur- |
| 17 | dens on small- and medium-sized covered entities. |
| 18 | SEC. 303. TECHNICAL COMPLIANCE PROGRAMS. |
| 19 | (a) In General.—Not later than 1 year after the |
| 20 | date of the enactment of this Act, the Commission shall |
| 21 | promulgate regulations under section 553 of title 5, |
| 22 | United States Code, to establish a process for the proposal |
| 23 | and approval of technical compliance programs under this |

24 section specific to any technology, product, service, or

- 1 method used by a covered entity to collect, process, or
- 2 transfer covered data.
- 3 (b) Scope of Programs.—The technical compliance
- 4 programs established under this section shall, with respect
- 5 to a technology, product, service, or method used by a cov-
- 6 ered entity to collect, process, or transfer covered data—
- 7 (1) establish guidelines for compliance with this
- 8 Act;
- 9 (2) meet or exceed the requirements of this Act;
- 10 and
- 11 (3) be made publicly available to any individual
- whose covered data is collected, processed, or trans-
- ferred using such technology, product, service, or
- method.
- 15 (c) Approval Process.—
- 16 (1) In general.—Any request for approval,
- amendment, or repeal of a technical compliance pro-
- gram may be submitted to the Commission by any
- 19 person, including a covered entity, a representative
- of a covered entity, an association of covered enti-
- 21 ties, or a public interest group or organization.
- Within 90 days, the Commission shall publish the
- request and provide an opportunity for public com-
- 24 ment on the proposal.

- 1 (2) EXPEDITED RESPONSE TO REQUESTS.—Be2 ginning 1 year after the date of enactment of this
 3 Act, the Commission shall act upon a request for the
 4 proposal and approval of a technical compliance pro5 gram not later than 180 days after the filing of the
 6 request, and shall set forth publicly in writing its
 7 conclusions with regard to such request.
- 9 mission on a request for approval, amendment, or repeal of a technical compliance program, or the failure to act within the 180 day period after a request for approval, amendment, or repeal of a technical compliance program is made under subsection (c), may be appealed to a Federal district court of the United States of appropriate jurisdiction as provided for in section 702 of title 5, United States Code.

(e) Effect on Enforcement.—

(1) In General.—Prior to commencing an investigation or enforcement action against any covered entity under this Act, the Commission and State attorney general shall consider the covered entity's history of compliance with any technical compliance program approved under this section and any action taken by the covered entity to remedy noncompliance with such program. If such enforce-

- ment action described in Sec. 403 is commenced, the covered entity's history of compliance with any technical compliance program approved under this section and any action taken by the covered entity to remedy noncompliance with such program shall be taken into consideration when determining liability or a penalty. The covered entity's history of compliance with any technical compliance program shall not affect any burden of proof or the weight given to evidence in an enforcement or judicial proceeding.
 - (2) Commission authority.—Approval of a technical compliance program shall not limit the authority of the Commission, including the Commission's authority to commence an investigation or enforcement action against any covered entity under this Act or any other Act.
 - (3) Rule of Construction.—Nothing in this subsection shall provide any individual, class of individuals, or person with any right to seek discovery of any non-public Commission deliberations or activities or impose any pleading requirement on the Commission should it bring an enforcement action of any kind.

| 1 | SEC. 304. COMMISSION APPROVED COMPLIANCE GUIDE |
|-----|--|
| 2 | LINES. |
| 3 | (a) Application for Compliance Guideline Ap- |
| 4 | PROVAL.— |
| 5 | (1) In general.—A covered entity that is not |
| 6 | a third-party collecting entity and meets the require- |
| 7 | ments of section 209, or a group of such covered en- |
| 8 | tities, may apply to the Commission for approval of |
| 9 | 1 or more sets of compliance guidelines governing |
| 10 | the collection, processing, and transfer of covered |
| 11 | data by the covered entity or group of covered enti- |
| 12 | ties. |
| 13 | (2) Application requirements.—Such appli- |
| 14 | cation shall include— |
| 15 | (A) a description of how the proposed |
| 16 | guidelines will meet or exceed the requirements |
| 17 | of this Act; |
| 18 | (B) a description of the entities or activi- |
| 19 | ties the proposed set of compliance guidelines is |
| 20 | designed to cover; |
| 21 | (C) a list of the covered entities that meet |
| 22 | the requirements of section 209 and are not |
| 23 | third-party collecting entities, if any are known |
| 24 | at the time of application, that intend to adhere |
| 2.5 | to the compliance guidelines: and |

| 1 | (D) a description of how such covered enti- |
|----|--|
| 2 | ties will be independently assessed for adher- |
| 3 | ence to such compliance guidelines, including |
| 4 | the independent organization not associated |
| 5 | with any of the covered entities that may par- |
| 6 | ticipate in guidelines that will administer such |
| 7 | guidelines. |
| 8 | (3) Commission review.— |
| 9 | (A) Initial approval.— |
| 10 | (i) Public comment period.—With- |
| 11 | in 90 days after the receipt of proposed |
| 12 | guidelines submitted pursuant to para- |
| 13 | graph (2), the Commission shall publish |
| 14 | the proposal and provide an opportunity |
| 15 | for public comment on such compliance |
| 16 | guidelines. |
| 17 | (ii) Approval.—The Commission |
| 18 | shall approve an application regarding pro- |
| 19 | posed guidelines under paragraph (2) if |
| 20 | the applicant demonstrates that the com- |
| 21 | pliance guidelines— |
| 22 | (I) meet or exceed requirements |
| 23 | of this Act; |
| 24 | (II) provide for the regular re- |
| 25 | view and validation by an independent |

1 organization not associated with any 2 of the covered entities that may participate in the guidelines and that is 3 approved by the Commission to conduct such reviews of the compliance 6 guidelines of the covered entity or en-7 tities to ensure that the covered entity 8 or entities continue to meet or exceed 9 the requirements of this Act; and (III) include a means of enforce-10 11 ment if a covered entity does not meet 12 or exceed the requirements in the 13 guidelines, which may include referral 14 to the Commission for enforcement 15 consistent with section 401 or referral 16 to the appropriate State attorney gen-17 eral for enforcement consistent with 18 section 402. 19 (iii) TIMELINE.—Within 1 year of re-20 ceiving an application regarding proposed guidelines under paragraph (2), the Com-21 22 mission shall issue a determination approv-23 ing or denying the application and pro-24 viding its reasons for approving or denying

such application.

(B) APPROVAL OF MODIFICATIONS.—

- (i) IN GENERAL.—If the independent organization administering a set of guidelines makes material changes to guidelines previously approved by the Commission, the independent organization must submit the updated guidelines to the Commission for approval. As soon as feasible, the Commission shall publish the updated guidelines and provide an opportunity for public comment.
- (ii) TIMELINE.—The Commission shall approve or deny any material change to the guidelines within 180 days after receipt of the submission for approval.
- (b) WITHDRAWAL OF APPROVAL.—If at any time the
 Commission determines that the guidelines previously approved no longer meet the requirements of this Act or a
 regulation promulgated under this Act or that compliance
 with the approved guidelines is insufficiently enforced by
 the independent organization administering the guidelines,
 the Commission shall notify the covered entities or group
 of such entities and the independent organization of its
 determination to withdraw approval of such guidelines and
 the basis for doing so. Upon receipt of such notice, the

- 1 covered entity or group of such entities and the inde-
- 2 pendent organization may cure any alleged deficiency with
- 3 the guidelines or the enforcement of such guidelines within
- 4 180 days and submit the proposed cure or cures to the
- 5 Commission. If the Commission determines that such
- 6 cures eliminate the alleged deficiency in the guidelines,
- 7 then the Commission may not withdraw approval of such
- 8 guidelines on the basis of such determination.
- 9 (c) Deemed Compliance.—A covered entity that is
- 10 eligible to participate under subsection (a)(1), and partici-
- 11 pates, in guidelines approved under this section shall be
- 12 deemed in compliance with the relevant provisions of this
- 13 Act if it is in compliance with such guidelines.
- 14 SEC. 305. DIGITAL CONTENT FORGERIES.
- 15 (a) Reports.—Not later than 1 year after the date
- 16 of enactment of this Act, and annually thereafter, the Sec-
- 17 retary of Commerce or the Secretary's designee shall pub-
- 18 lish a report regarding digital content forgeries.
- 19 (b) REQUIREMENTS.—Each report under subsection
- 20 (a) shall include the following:
- 21 (1) A definition of digital content forgeries
- along with accompanying explanatory materials, ex-
- cept that the definition developed pursuant to this
- section shall not supersede any other provision of

- law or be construed to limit the authority of any Executive agency related to digital content forgeries.
 - (2) A description of the common sources of digital content forgeries in the United States and commercial sources of digital content forgery technologies.
 - (3) An assessment of the uses, applications, and harms of digital content forgeries.
 - (4) An analysis of the methods and standards available to identify digital content forgeries as well as a description of the commercial technological counter-measures that are, or could be, used to address concerns with digital content forgeries, which may include the provision of warnings to viewers of suspect content.
 - (5) A description of the types of digital content forgeries, including those used to commit fraud, cause harm, or violate any provision of law.
 - (6) Any other information determined appropriate by the Secretary of Commerce or the Secretary's designee.

TITLE IV—ENFORCEMENT, PLICABILITY, AND MISCELLA-2 **NEOUS** 3 4 SEC. 401. ENFORCEMENT BY THE FEDERAL TRADE COM-5 MISSION. 6 (a) New Bureau.— 7 (1) In General.—The Commission shall estab-8 lish within the Commission a new bureau, the Bu-9 reau of Privacy, which shall be comparable in struc-10 ture, size, organization, and authority to the existing 11 Bureaus within the Commission related to consumer 12 protection and competition. 13 (2) Mission.—The mission of the bureau es-14 tablished under this subsection shall be to assist the 15 Commission in exercising the Commission's author-16 ity under this Act and related authorities. 17 (3) Timeline.—The bureau shall be estab-18 lished, staffed, and fully operational not later than 19 1 year after the date of enactment of this Act. 20 (b) Office of Business Mentorship.—The Director of the Bureau established under subsection (a) shall 22 establish within the Bureau an Office of Business Mentorship to provide guidance and education to covered 24 entities regarding compliance with this Act. Covered entities may request advice from the Commission or this office

| 1 | with respect to a course of action which the covered entity |
|----|---|
| 2 | proposes to pursue and which may relate to the require- |
| 3 | ments of this Act. |
| 4 | (c) Enforcement by the Federal Trade Com- |
| 5 | MISSION.— |
| 6 | (1) Unfair or deceptive acts or prac- |
| 7 | TICES.—A violation of this Act or a regulation pro- |
| 8 | mulgated under this Act shall be treated as a viola- |
| 9 | tion of a rule defining an unfair or deceptive act or |
| 10 | practice prescribed under section 18(a)(1)(B) of the |
| 11 | Federal Trade Commission Act (15 U.S.C. |
| 12 | 57a(a)(1)(B)). |
| 13 | (2) Powers of the commission.— |
| 14 | (A) In general.—Except as provided in |
| 15 | paragraphs (3), (4), and (5), the Commission |
| 16 | shall enforce this Act and the regulations pro- |
| 17 | mulgated under this Act in the same manner, |
| 18 | by the same means, and with the same jurisdic- |
| 19 | tion, powers, and duties as though all applicable |
| 20 | terms and provisions of the Federal Trade |
| 21 | Commission Act (15 U.S.C. 41 et seq.) were in- |
| 22 | corporated into and made a part of this Act. |
| 23 | (B) Privileges and immunities.—Any |
| 24 | person who violates this Act or a regulation |

promulgated under this Act shall be subject to

- 1 the penalties and entitled to the privileges and 2 immunities provided in the Federal Trade Com-3 mission Act (15 U.S.C. 41 et seq.).
- 4 (3) Limiting certain actions unrelated 5 TO THIS ACT.—If the Commission brings a civil ac-6 tion under this Act alleging that an act or practice 7 violates this Act or a regulation promulgated under 8 this Act, the Commission may not seek a cease and 9 desist order against the same defendant under sec-10 tion 5(b) of the Federal Trade Commission Act (15 U.S.C. 45(b)) to stop that same act or practice on 12 the grounds that such act or practice constitutes an 13 unfair or deceptive act or practice.
 - (4) Common carriers and nonprofits.— Notwithstanding any jurisdictional limitation of the Commission with respect to consumer protection or privacy, the Commission shall enforce this Act and the regulations promulgated under this Act, in the same manner provided in subsections (1), (2), (3), and (5) of this subsection, with respect to common carriers subject to the Communications Act of 1934 (47 U.S.C. 151 et seq.) and All Acts amendatory thereof and supplementary thereto; and organizations not organized to carry on business for their own profit or that of their members.

14

15

16

17

18

19

20

21

22

23

24

| 1 | (5) Data privacy and security victims re- |
|----|---|
| 2 | LIEF FUND.— |
| 3 | (A) ESTABLISHMENT OF VICTIMS RELIEF |
| 4 | FUND.—There is established in the Treasury of |
| 5 | the United States a separate fund to be known |
| 6 | as the "Privacy and Security Victims Relief |
| 7 | Fund" (referred to in this paragraph as the |
| 8 | "Victims Relief Fund"). |
| 9 | (B) Deposits.—The amount of any civil |
| 10 | penalty obtained against any covered entity or |
| 11 | service provider or any other relief ordered to |
| 12 | provide redress, payments or compensation, or |
| 13 | other monetary relief to individuals that cannot |
| 14 | be located or the payment of which would other- |
| 15 | wise not be practicable in any judicial or admin- |
| 16 | istrative action to enforce this Act or a regula- |
| 17 | tion promulgated under this Act shall be depos- |
| 18 | ited into the Victims Relief Fund. |
| 19 | (C) Use of fund amounts.— |
| 20 | (i) Availability to the commis- |
| 21 | SION.—Notwithstanding section 3302 of |
| 22 | title 31, United States Code, amounts in |
| 23 | the Victims Relief Fund shall be available |
| 24 | to the Commission, without fiscal year lim- |
| 25 | itation, to provide redress, payments or |

| 1 | compensation, or other monetary relief to |
|----|---|
| 2 | individuals affected by an act or practice |
| 3 | for which relief has been obtained under |
| 4 | this Act. |
| 5 | (ii) Other permissible uses.—To |
| 6 | the extent that individuals cannot be lo- |
| 7 | cated or such redress, payments or com- |
| 8 | pensation, or other monetary relief are oth- |
| 9 | erwise not practicable, the Commission |
| 10 | may use such funds for the purpose of— |
| 11 | (I) funding the activities of the |
| 12 | Office of Business Mentorship estab- |
| 13 | lished under subsection (b); or |
| 14 | (II) engaging in technological re- |
| 15 | search that the Commission considers |
| 16 | necessary to enforce or administer |
| 17 | this Act. |
| 18 | SEC. 402. ENFORCEMENT BY STATE ATTORNEYS GENERAL. |
| 19 | (a) CIVIL ACTION.—In any case in which the attor- |
| 20 | ney general of a State or State Privacy Authority has rea- |
| 21 | son to believe that an interest of the residents of that |
| 22 | State has been, may be, or is adversely affected by the |
| 23 | engagement of any a covered entity or service provider in |
| 24 | an act or practice that has violated this Act or a regulation |
| 25 | promulgated under this Act, the attorney general of the |

- 1 State, or State Privacy Authority, may bring a civil action
- 2 in the name of the State, or as parens patriae on behalf
- 3 of the residents of the State. Any such action shall be
- 4 brought exclusively in an appropriate Federal district
- 5 court of the United States to—
- 6 (1) enjoin that act or practice;
- 7 (2) enforce compliance with this Act or the reg-8 ulation;
- 9 (3) obtain damages, civil penalties, restitution, 10 or other compensation on behalf of the residents of 11 the State; or
- 12 (4) reasonable attorneys' fees and other litiga-13 tion costs reasonably incurred.
- 14 (b) Rights of the Commission.—
 - (1) In general.—Except where not feasible, the attorney general of a State or State Privacy Authority shall notify the Commission in writing prior to initiating a civil action under subsection (a). Such notice shall include a copy of the complaint to be filed to initiate such action. Upon receiving such notice, the Commission may intervene in such action as of right pursuant to the Federal Rules of Civil Procedure.
 - (2) NOTIFICATION TIMELINE.—Where it is not feasible for the attorney general of a State or State

16

17

18

19

20

21

22

23

24

- 1 Privacy Authority to provide the notification re-
- 2 quired by paragraph (1) before initiating a civil ac-
- 3 tion under subsection (a), the attorney general of a
- 4 State or State Privacy Authority shall notify the
- 5 Commission immediately after initiating the civil ac-
- 6 tion.
- 7 (c) Actions by the Commission.—In any case in
- 8 which a civil action is instituted by or on behalf of the
- 9 Commission for violation of this Act or a regulation pro-
- 10 mulgated under this Act, no attorney general or State Pri-
- 11 vacy Authority may, during the pendency of such action,
- 12 institute a civil action against any defendant named in the
- 13 complaint in the action instituted by or on behalf of the
- 14 Commission for violation of this Act or a regulation pro-
- 15 mulgated under this Act that is alleged in such complaint,
- 16 if the Commission's complaint alleges such violations af-
- 17 fected the residents of the relevant State or individuals
- 18 nationwide. In a case brought by the Commission that af-
- 19 fects the interests of a State, an attorney general of such
- 20 State or State Privacy Authority may intervene as of right
- 21 pursuant to the Federal Rules of Civil Procedure.
- 22 (d) Rule of Construction.—Nothing in this sec-
- 23 tion shall be construed to prevent the attorney general of
- 24 a State or State Privacy Authority from exercising the
- 25 powers conferred on the attorney general or State Privacy

- 1 Authority to conduct investigations, to administer oaths
- 2 or affirmations, or to compel the attendance of witnesses
- 3 or the production of documentary or other evidence.
- 4 (e) Preservation of State Powers.—Except as
- 5 provided in subsection (c), no provision of this section
- 6 shall be construed as altering, limiting, or affecting the
- 7 authority of a State attorney general or State Privacy Au-
- 8 thority to—
- 9 (1) bring an action or other regulatory pro-
- 10 ceeding arising solely under the laws in effect in that
- 11 State; or
- 12 (2) exercise the powers conferred on the attor-
- 13 ney general or State Privacy Authority by the laws
- of the State, including the ability to conduct inves-
- tigations, administer oaths or affirmations, or com-
- pel the attendance of witnesses or the production of
- documentary or other evidence.

18 SEC. 403. ENFORCEMENT BY INDIVIDUALS.

- 19 (a) Enforcement by Individuals.—
- 20 (1) IN GENERAL.—Beginning 4 years after the
- 21 date on which this Act takes effect, any individual
- 22 who suffers an injury that could be addressed by the
- relief permitted in paragraph (2) for a violation of
- 24 this Act or a regulation promulgated under this Act
- by a covered entity may bring a civil action against

| 1 | such entity in any Federal court of competent juris- |
|----|--|
| 2 | diction. |
| 3 | (2) Relief.—In a civil action brought under |
| 4 | paragraph (1) in which the plaintiff prevails, the |
| 5 | court may award the plaintiff— |
| 6 | (A) an amount equal to the sum of any ac- |
| 7 | tual damages sustained; |
| 8 | (B) injunctive relief; and |
| 9 | (C) reasonable attorney's fees and litiga- |
| 10 | tion costs. |
| 11 | (3) Rights of the commission and state |
| 12 | ATTORNEYS GENERAL.— |
| 13 | (A) In general.—Prior to an individual |
| 14 | bringing a civil action under paragraph (1), |
| 15 | such individual must first notify the Commis- |
| 16 | sion and the attorney general of the State of |
| 17 | the individuals residence in writing outlining |
| 18 | their desire to commence a civil action. Upon |
| 19 | receiving such notice, the Commission and |
| 20 | State attorney general shall make a determina- |
| 21 | tion, not later than 60 days after receiving such |
| 22 | notice, as to whether they will independently |
| 23 | seek to intervene in such action, and upon in- |
| 24 | tervening— |

| 1 | (i) be heard on all matters arising in |
|----|--|
| 2 | such action; and |
| 3 | (ii) file petitions for appeal of a deci- |
| 4 | sion in such action. |
| 5 | (B) Bad faith.—Any written communica- |
| 6 | tion requesting a monetary payment that is |
| 7 | sent to a covered entity shall be considered to |
| 8 | have been sent in bad faith and shall be unlaw- |
| 9 | ful as defined in this Act, if the written commu- |
| 10 | nication was sent: |
| 11 | (i) Prior to the date that is 60 days |
| 12 | after either a State attorney general or the |
| 13 | Commission has received the notice re- |
| 14 | quired under subparagraph (A). |
| 15 | (ii) After the Commission or attorney |
| 16 | general of a State made the determination |
| 17 | to independently seek civil actions against |
| 18 | such entity as outlined in subparagraph |
| 19 | (A). |
| 20 | (4) FTC STUDY.—Beginning on the date that |
| 21 | is 5 years after the date of enactment of this Act, |
| 22 | the Commission's Bureau of Economics shall con- |
| 23 | duct an annual study to determine the economic im- |
| 24 | pacts in the United States of demand letters and the |
| 25 | scope of the rights of an individual to bring forth |

| 1 | civil actions against covered entities. Such study |
|----|--|
| 2 | shall include, but not be limited to include the fol- |
| 3 | lowing: |
| 4 | (A) The impact on increasing insurance |
| 5 | rates in the United States. |
| 6 | (B) The impact on the ability of covered |
| 7 | entities to offer new products or services. |
| 8 | (C) The impact on the creation and growth |
| 9 | of startup companies, including tech startup |
| 10 | companies. |
| 11 | (D) Any emerging risks and long-term |
| 12 | trends in relevant marketplaces, supply chains, |
| 13 | and labor availability. |
| 14 | (5) Report to congress.—Not later than 1 |
| 15 | year after the first day on which individuals are able |
| 16 | to bring civil actions under this subsection, and an- |
| 17 | nually thereafter, the Commission shall submit to |
| 18 | the Committee on Energy and Commerce of the |
| 19 | House of Representatives and the Committee on |
| 20 | Commerce, Science, and Transportation of the Sen- |
| 21 | ate a report that contains the results of the study |
| 22 | conducted under paragraph (4). |
| 23 | (b) Pre-Dispute Arbitration Agreements and |
| 24 | PRE-DISPUTE JOINT-ACTION WAIVERS RELATED TO IN- |

25 DIVIDUALS UNDER THE AGE OF 18.—

- 1 (1) Arbitration.—Except as provided in sec-2 tion 303(d), and notwithstanding any other provi-3 sion of law, no agreement for pre-dispute arbitration 4 with respect to an individual under the age of 18 5 may limit any of the rights provided in this Act.
 - (2) Joint-action waivers.—Notwithstanding any other provision of law, no agreement for pre-dispute joint-action waiver with respect to an individual under the age of 18 may limit any of the rights provided in this Act.
 - (3) Definitions.—For purposes of this subsection:
 - (A) PRE-DISPUTE ARBITRATION AGREE-MENT.—The term "pre-dispute arbitration agreement" means any agreement to arbitrate a dispute that has not arisen at the time of the making of the agreement.
 - (B) PRE-DISPUTE JOINT-ACTION WAIV-ER.—The term "pre-dispute joint-action waiver" means an agreement, whether or not part of a pre-dispute arbitration agreement, that would prohibit or waive the right of 1 of the parties to the agreement to participate in a joint, class, or collective action in a judicial, arbitral, administrative, or other forum, con-

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

cerning a dispute that has not yet arisen at the time of the making of the agreement.

(c) RIGHT TO CURE.—

- (1) Notice.—Subject to paragraph (3), any action under this section may be brought by an individual if, prior to initiating such action against a covered entity for injunctive relief or against a covered entity that meets the requirements of section 210(c) for any form of relief the individual provides to the covered entity 45 days' written notice identifying the specific provisions of this Act the individual alleges have been or are being violated.
- (2) Effect of cure.—In the event a cure is possible, if within the 45 days the covered entity cures the noticed violation and provides the individual an express written statement that the violation has been cured and that no further violations shall occur, an action for injunctive relief may be reasonably dismissed.
- 20 (d) Demand Letter.—If an individual or a class
 21 of individuals sends correspondence to a covered entity al22 leging a violation of the provisions of this Act and request23 ing a monetary payment, such correspondence shall in24 clude the following language: "Please visit the website of
 25 the Federal Trade Commission to understand your rights

| 1 | pursuant to this letter" followed by a hyperlink to the web |
|----|--|
| 2 | page of the Commission required under section 201. It |
| 3 | such correspondence does not include such language and |
| 4 | hyperlink, the individual or joint class of individuals shall |
| 5 | forfeit their rights under this section. |
| 6 | (e) Applicability.—This section shall only apply to |
| 7 | any claim alleging a violation of section 102, 104, 202 |
| 8 | $203,\ 204,\ 205(a),\ 205(b),\ 206(c)(3)(D),\ 207(a),\ 208(a)$ |
| 9 | or 302 for which relief described in subsection (a)(2) may |
| 10 | be granted. |
| 11 | SEC. 404. RELATIONSHIP TO FEDERAL AND STATE LAWS. |
| 12 | (a) Federal Law Preservation.— |
| 13 | (1) In general.—Nothing in this Act or a reg- |
| 14 | ulation promulgated under this Act shall be con- |
| 15 | strued to limit— |
| 16 | (A) the authority of the Commission, or |
| 17 | any other Executive agency, under any other |
| 18 | provision of law; |
| 19 | (B) any requirement for a common carrier |
| 20 | subject to section 64.2011 of title 47, Code of |
| 21 | Federal Regulations, regarding information se- |
| 22 | curity breaches; or |
| 23 | (C) any other provision of Federal law un- |
| 24 | less specifically authorized by this Act. |

1 (2) Applicability of other privacy re-2 QUIREMENTS.—A covered entity that is required to 3 comply with title V of the Gramm-Leach-Bliley Act 4 (15 U.S.C. 6801 et seq.), the Health Information 5 Technology for Economic and Clinical Health Act 6 (42 U.S.C. 17931 et seq.), part C of title XI of the 7 Social Security Act (42 U.S.C. 1320d et seq.), the 8 Fair Credit Reporting Act (15 U.S.C. 1681 et seq.), 9 the Family Educational Rights and Privacy Act (20) 10 U.S.C. 1232g; part 99 of title 34, Code of Federal 11 Regulations), or the regulations promulgated pursu-12 ant to section 264(c) of the Health Insurance Port-13 ability and Accountability Act of 1996 (42 U.S.C. 14 1320d–2 note), and is in compliance with the data 15 privacy requirements of such regulations, part, title, 16 or Act (as applicable), shall be deemed to be in com-17 pliance with the related requirements of this title, 18 except for section 208, with respect to data subject 19 to the requirements of such regulations, part, title, 20 or Act. Not later than 1 year after the date of enact-21 ment of this Act, the Commission shall issue guid-22 ance describing the implementation of this para-23 graph.

(3) APPLICABILITY OF OTHER DATA SECURITY REQUIREMENTS.—A covered entity that is required

24

1 to comply with title V of the Gramm-Leach-Bliley 2 Act (15 U.S.C. 6801 et seq.), the Health Informa-3 tion Technology for Economic and Clinical Health Act (42 U.S.C. 17931 et seq.), part C of title XI of 5 the Social Security Act (42 U.S.C. 1320d et seq.), 6 or the regulations promulgated pursuant to section 7 264(c) of the Health Insurance Portability and Ac-8 countability Act of 1996 (42 U.S.C. 1320d–2 note), 9 and is in compliance with the information security 10 requirements of such regulations, part, title, or Act 11 (as applicable), shall be deemed to be in compliance 12 with the requirements of section 208 with respect to 13 data subject to the requirements of such regulations, 14 part, title, or Act. Not later than 1 year after the 15 date of enactment of this Act, the Commission shall 16 issue guidance describing the implementation of this 17 paragraph.

(b) Preemption of State Laws.—

(1) IN GENERAL.—No State or political subdivision of a State may adopt, maintain, enforce, or continue in effect any law, regulation, rule, standard, requirement, or other provision having the force and effect of law of any State, or political subdivision of a State, covered by the provisions of this Act, or a

18

19

20

21

22

23

| 1 | rule, regulation, or requirement promulgated under |
|----|--|
| 2 | this Act. |
| 3 | (2) State Law Preservation.—Paragraph |
| 4 | (1) shall not be construed to preempt, displace, or |
| 5 | supplant the following State laws, rules, regulations, |
| 6 | or requirements: |
| 7 | (A) Consumer protection laws of general |
| 8 | applicability such as laws regulating deceptive, |
| 9 | unfair, or unconscionable practices. |
| 10 | (B) Civil rights laws. |
| 11 | (C) Laws that govern the privacy rights or |
| 12 | other protections of employees, employee infor- |
| 13 | mation, students, or student information. |
| 14 | (D) Laws that address notification require- |
| 15 | ments in the event of a data breach. |
| 16 | (E) Contract or tort law. |
| 17 | (F) Criminal laws governing fraud, theft, |
| 18 | including identity theft, unauthorized access to |
| 19 | information or electronic devices, or unauthor- |
| 20 | ized use of information, malicious behavior, or |
| 21 | similar provisions, or laws of criminal proce- |
| 22 | dure. |
| 23 | (G) Criminal or civil laws regarding |
| 24 | cyberstalking, cyberbullying, nonconsensual por- |
| 25 | nography, or sexual harassment. |

| 1 | (H) Public safety or sector specific laws |
|----|--|
| 2 | unrelated to privacy or security. |
| 3 | (I) Laws that address public records, |
| 4 | criminal justice information systems, arrest |
| 5 | records, mug shots, conviction records, or non- |
| 6 | conviction records. |
| 7 | (J) Laws that address banking records, fi- |
| 8 | nancial records, tax records, Social Security |
| 9 | numbers, credit cards, credit reporting and in- |
| 10 | vestigations, credit repair, credit clinics, or |
| 11 | check-cashing services. |
| 12 | (K) Laws that solely address facial rec- |
| 13 | ognition or facial recognition technologies, elec- |
| 14 | tronic surveillance, wiretapping, or telephone |
| 15 | monitoring. |
| 16 | (L) The Biometric Information Privacy |
| 17 | Act (740 ICLS 14 et seq.) and the Genetic In- |
| 18 | formation Privacy Act (410 ILCS et seq.). |
| 19 | (M) Laws to address unsolicited email |
| 20 | messages, telephone solicitation, or caller ID. |
| 21 | (N) Laws that address health information, |
| 22 | medical information, medical records, HIV sta- |
| 23 | tus, or HIV testing. |
| 24 | (O) Laws that address the confidentiality |
| 25 | of library records. |

- 1 (P) Section 1798.150 of the California 2 Civil Code (as amended on November 3, 2020, 3 by initiative Proposition 24, section 16).
- 4 (3) Nonapplication of FCC privacy laws 5 AND REGULATIONS TO COVERED ENTITIES.—Not-6 withstanding any other provision of law, sections 7 222, 338(i), and 631 of the Communications Act of 8 1934, as amended (47 U.S.C. 222, 338(i), and 551), 9 and any regulation promulgated by the Federal 10 Communications Commission under such sections, 11 shall not apply to any covered entity with respect to 12 the collecting, processing, or transferring of covered 13 data under this Act.
- 14 (c) Preservation of Common Law or Statutory 15 Causes of Action for Civil Relief.—Nothing in this Act, nor any amendment, standard, rule, requirement, as-16 17 sessment, law, or regulation promulgated under this Act, 18 shall be construed to preempt, displace, or supplant any Federal or State common law rights or remedies, or any 19 20 statute creating a remedy for civil relief, including any 21 cause of action for personal injury, wrongful death, prop-22 erty damage, or other financial, physical, reputational, or 23 psychological injury based in negligence, strict liability, products liability, failure to warn, an objectively offensive

intrusion into the private affairs or concerns of the indi-

- 1 vidual, or any other legal theory of liability under any Fed-
- 2 eral or State common law, or any State statutory law, ex-
- 3 cept that the fact of a violation of this Act shall not be
- 4 pleaded as an element of any such cause of action.

5 SEC. 405. SEVERABILITY.

- 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 not similarly situated or to other cir-
- 10 cumstances shall not be affected by the invalidation.

11 SEC. 406. COPPA.

- 12 (a) In General.—Nothing in this Act shall be con-
- 13 strued to relieve or change any obligations that a covered
- 14 entity or another person may have under the Children's
- 15 Online Privacy Protection Act of 1998 (15 U.S.C. 6501
- 16 et seq.).
- 17 (b) UPDATED REGULATIONS.—Not later than 180
- 18 days after the enactment of this Act, the Commission shall
- 19 amend its rules issued pursuant to the Children's Online
- 20 Privacy Protection Act of 1998 (15 U.S.C. 6501 et seq.)
- 21 to make reference to the additional requirements placed
- 22 on covered entities under this Act, in addition to those
- 23 already enacted under the Children's Online Privacy Pro-
- 24 tection Act of 1998 that may already apply to some of
- 25 such covered entities.

1 SEC. 407. AUTHORIZATION OF APPROPRIATIONS.

- 2 There are authorized to be appropriated to the Com-
- 3 mission such sums as necessary to carry out this Act.
- 4 SEC. 408. EFFECTIVE DATE.
- 5 Except as otherwise provided, this Act shall take ef-
- 6 fect on the date that is 180 days after the date of enact-
- 7 ment of this Act.

 \bigcirc