#### 117TH CONGRESS 2D SESSION

# H. R. 6580

To direct the Federal Trade Commission to require impact assessments of automated decision systems and augmented critical decision processes, and for other purposes.

# IN THE HOUSE OF REPRESENTATIVES

February 3, 2022

Ms. Clarke of New York (for herself, Mrs. Watson Coleman, Ms. Norton, Mr. Espaillat, Mr. Grijalva, Mr. McGovern, Ms. Wilson of Florida, Ms. Moore of Wisconsin, Ms. Plaskett, Ms. Pressley, Mr. Payne, Mr. Butterfield, Mr. Veasey, Ms. Bass, Ms. Adams, Ms. Kelly of Illinois, Mr. Cohen, Ms. Omar, Mr. Khanna, Mr. Trone, Mr. Larsen of Washington, Mr. McNerney, Mrs. Trahan, Mr. Bowman, Mr. Jones, Ms. Jackson Lee, Mrs. Lawrence, Mr. Casten, Mr. Carson, Mr. Evans, Mr. Cleaver, and Mr. Huffman) introduced the following bill; which was referred to the Committee on Energy and Commerce

# A BILL

To direct the Federal Trade Commission to require impact assessments of automated decision systems and augmented critical decision processes, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Algorithmic Account-
- 5 ability Act of 2022".

#### 1 SEC. 2. DEFINITIONS.

- 2 In this Act:
- 3 (1) Augmented critical decision proc-
- 4 ESS.—The term "augmented critical decision proc-
- 5 ess' means a process, procedure, or other activity
- 6 that employs an automated decision system to make
- 7 a critical decision.
- 8 (2) AUTOMATED DECISION SYSTEM.—The term
- 9 "automated decision system" means any system,
- software, or process (including one derived from ma-
- chine learning, statistics, or other data processing or
- 12 artificial intelligence techniques and excluding pas-
- sive computing infrastructure) that uses computa-
- tion, the result of which serves as a basis for a deci-
- sion or judgment.
- 16 (3) BIOMETRICS.—The term "biometrics"
- means any information that represents a biological,
- physiological, or behavioral attribute or feature of a
- 19 consumer.
- 20 (4) Chair.—The term "Chair" means the
- 21 Chair of the Commission.
- 22 (5) Commission.—The term "Commission"
- 23 means the Federal Trade Commission.
- 24 (6) Consumer.—The term "consumer" means
- an individual.
- 26 (7) Covered entity.—

1	(A) IN GENERAL.—The term "covered en-
2	tity" means any person, partnership, or cor-
3	poration over which the Commission has juris-
4	diction under section 5(a)(2) of the Federal
5	Trade Commission Act (15 U.S.C. 45(a)(2))—
6	(i) that deploys any augmented crit-
7	ical decision process; and
8	(I) had greater than \$50,000,000
9	in average annual gross receipts or is
10	deemed to have greater than
11	\$250,000,000 in equity value for the
12	3-taxable-year period (or for the pe-
13	riod during which the person, partner-
14	ship, or corporation has been in exist-
15	ence, if such period is less than 3
16	years) preceding the most recent fiscal
17	year, as determined in accordance
18	with paragraphs (2) and (3) of section
19	448(c) of the Internal Revenue Code
20	of 1986;
21	(II) possesses, manages, modi-
22	fies, handles, analyzes, controls, or
23	otherwise uses identifying information
24	about more than 1,000,000 con-
25	sumers, households, or consumer de-

1	vices for the purpose of developing or
2	deploying any automated decision sys-
3	tem or augmented critical decision
4	process; or
5	(III) is substantially owned, oper-
6	ated, or controlled by a person, part-
7	nership, or corporation that meets the
8	requirements under subclause (I) or
9	(II);
10	(ii) that—
11	(I) had greater than \$5,000,000
12	in average annual gross receipts or is
13	deemed to have greater than
14	\$25,000,000 in equity value for the 3-
15	taxable-year period (or for the period
16	during which the person, partnership,
17	or corporation has been in existence,
18	if such period is less than 3 years)
19	preceding the most recent fiscal year,
20	as determined in accordance with
21	paragraphs (2) and (3) of section
22	448(c) of the Internal Revenue Code
23	of 1986; and
24	(II) deploys any automated deci-
25	sion system that is developed for im-

1 plementation or use, or that the per-2 son, partnership, or corporation rea-3 sonably expects to be implemented or 4 used, in an augmented critical decision process by any person, partner-6 ship, or corporation if such person, 7 partnership, or corporation meets the 8 requirements described in clause (i); 9 or10 (iii) that met the criteria described in 11 clause (i) or (ii) within the previous 3 12 years. 13 (B) Inflation adjustment.—For pur-14 poses of applying this paragraph in any fiscal 15 year after the first fiscal year that begins on or 16 after the date of enactment of this Act, each of 17 the dollar amounts specified in subparagraph 18 (A) shall be increased by the percentage in-19 crease (if any) in the consumer price index for 20 all urban consumers (U.S. city average) from 21 such first fiscal year that begins after such date 22 of enactment to the fiscal year involved. 23 (8) Critical Decision.—The term "critical

1	consumer's life relating to access to or the cost
2	terms, or availability of—
3	(A) education and vocational training, in-
4	cluding assessment, accreditation, or certifi-
5	cation;
6	(B) employment, workers management, or
7	self-employment;
8	(C) essential utilities, such as electricity
9	heat, water, internet or telecommunications ac-
10	cess, or transportation;
11	(D) family planning, including adoption
12	services or reproductive services;
13	(E) financial services, including any finan-
14	cial service provided by a mortgage company,
15	mortgage broker, or creditor;
16	(F) healthcare, including mental
17	healthcare, dental, or vision;
18	(G) housing or lodging, including any rent-
19	al or short-term housing or lodging;
20	(H) legal services, including private arbi-
21	tration or mediation; or
22	(I) any other service, program, or oppor-
23	tunity decisions about which have a comparably
24	legal, material, or similarly significant effect or

- 1 a consumer's life as determined by the Commis-2 sion through rulemaking.
  - (9) Deploy.—The term "deploy" means to implement, use, or make available for sale, license, or other commercial relationship.
    - (10) Develop.—The term "develop" means to design, code, produce, customize, or otherwise create or modify.
    - "identifying information" means any information, regardless of how the information is collected, inferred, predicted, or obtained that identifies or represents a consumer, household, or consumer device through data elements or attributes, such as name, postal address, telephone number, biometrics, email address, internet protocol address, social security number, or any other identifying number, identifier, or code.
    - (12) IMPACT ASSESSMENT.—The term "impact assessment" means the ongoing study and evaluation of an automated decision system or augmented critical decision process and its impact on consumers.
- 24 (13) Passive computing infrastructure.—
  25 The term "passive computing infrastructure" means

1	any intermediary technology that does not influence
2	or determine the outcome of a decision, including—
3	(A) web hosting;
4	(B) domain registration;
5	(C) networking;
6	(D) caching;
7	(E) data storage; or
8	(F) cybersecurity.
9	(14) STATE.—The term "State" means each of
10	the 50 States, the District of Columbia, and any ter-
11	ritory or possession of the United States.
12	(15) Summary Report.—The term "summary
13	report" means documentation of a subset of infor-
14	mation required to be addressed by the impact as-
15	sessment as described in this Act or determined ap-
16	propriate by the Commission.
17	(16) Third-party decision recipient.—The
18	term "third-party decision recipient" means any per-
19	son, partnership, or corporation (beyond the con-
20	sumer and the covered entity) that receives a copy
21	of or has access to the results of any decision or
22	judgment that results from a covered entity's deploy-
23	ment of an automated decision system or augmented
24	critical decision process.

1	SEC. 3. ASSESSING THE IMPACT OF AUTOMATED DECISION
2	SYSTEMS AND AUGMENTED CRITICAL DECI-
3	SION PROCESSES.
4	(a) Acts Prohibited.—
5	(1) In general.—It is unlawful for—
6	(A) any covered entity to violate a regula-
7	tion promulgated under subsection (b); or
8	(B) any person to knowingly provide sub-
9	stantial assistance to any covered entity in vio-
10	lating subsection (b).
11	(2) Preemption of private contracts.—It
12	shall be unlawful for any covered entity to commit
13	the acts prohibited in paragraph (1), regardless of
14	specific agreements between entities or consumers.
15	(b) Regulations.—
16	(1) In general.—Subject to paragraph (2),
17	not later than 2 years after the date of enactment
18	of this Act, the Commission shall, in consultation
19	with the Director of the National Institute of Stand-
20	ards and Technology, the Director of the National
21	Artificial Intelligence Initiative, the Director of the
22	Office of Science and Technology Policy, and other
23	relevant stakeholders, including standards bodies,
24	private industry, academia, technology experts, and
25	advocates for civil rights, consumers, and impacted
26	communities, promulgate regulations, in accordance

1	with section 553 of title 5, United States Code,
2	that—
3	(A) require each covered entity to perform
4	impact assessment of any—
5	(i) deployed automated decision sys-
6	tem that was developed for implementation
7	or use, or that the covered entity reason-
8	ably expects to be implemented or used, in
9	an augmented critical decision process by
10	any person, partnership, or corporation
11	that meets the requirements described in
12	section 2(7)(A)(i); and
13	(ii) augmented critical decision proc-
14	ess, both prior to and after deployment by
15	the covered entity;
16	(B) require each covered entity to maintain
17	documentation of any impact assessment per-
18	formed under subparagraph (A), including the
19	applicable information described in section 4(a)
20	for 3 years longer than the duration of time for
21	which the automated decision system or aug-
22	mented critical decision process is deployed;
23	(C) require each person, partnership, or
24	corporation that meets the requirements de-
25	scribed in section 2(7)(A)(i) to disclose their

status as a covered entity to any person, partnership, or corporation that sells, licenses, or
otherwise provides through a commercial relationship any automated decision system deployed by the covered entity in an automated
decision system or augmented critical decision
process;

- (D) require each covered entity to submit to the Commission, on an annual basis, a summary report for ongoing impact assessment of any deployed automated decision system or augmented critical decision process;
- (E) require each covered entity to submit an initial summary report to the Commission for any new automated decision system or augmented critical decision process prior to its deployment by the covered entity;
- (F) allow any person, partnership, or corporation over which the Commission has jurisdiction under section 5(a)(2) of the Federal Trade Commission Act (15 U.S.C. 45(a)(2)) that deploys any automated decision system or augmented critical decision process, but is not a covered entity, to submit to the Commission a summary report for any impact assessment

1	performed with respect to such system or proc-
2	ess;
3	(G) require each covered entity, in per-
4	forming the impact assessment described in
5	subparagraph (A), to the extent possible, to
6	meaningfully consult (including through
7	participatory design, independent auditing, or
8	soliciting or incorporating feedback) with rel-
9	evant internal stakeholders (such as employees
10	ethics teams, and responsible technology teams)
11	and independent external stakeholders (such as
12	representatives of and advocates for impacted
13	groups, civil society and advocates, and tech-
14	nology experts) as frequently as necessary;
15	(H) require each covered entity to attempt
16	to eliminate or mitigate, in a timely manner
17	any impact made by an augmented critical deci-
18	sion process that demonstrates a likely material
19	negative impact that has legal or similarly sig-
20	nificant effects on a consumer's life;
21	(I) establish definitions for—

## (I) establish definitions for—

(i) what constitutes "access to or the cost, terms, or availability of" with respect to a critical decision;

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1	(ii) what constitutes "possession",
2	"management", "modification", and "con-
3	trol" with respect to identifying informa-
4	tion;
5	(iii) the different categories of third-
6	party decision recipients that a covered en-
7	tity must document under section 5(1)(H)
8	and
9	(iv) any of the services, programs, or
10	opportunities described in subparagraphs
11	(A) through (I) of section 2(8) for the pur-
12	pose of informing consumers, covered enti-
13	ties, and regulators, as the Commission
14	deems necessary;
15	(J) establish guidelines for any person,
16	partnership, or corporation to calculate the
17	number of consumers, households, or consumer
18	devices for which the person, partnership, or
19	corporation possesses, manages, modifies, or
20	controls identifying information for the purpose
21	of determining covered entity status;
22	(K) establish guidelines for a covered enti-
23	ty to prioritize different automated decision sys-
24	tems and augmented critical decision processes

1	deployed by the covered entity for performing
2	impact assessment; and
3	(L) establish a required format for any
4	summary report, as described in subparagraphs
5	(D), (E), and (F), to ensure that such reports
6	are submitted in an accessible and machine-
7	readable format.
8	(2) Considerations.—In promulgating the
9	regulations under paragraph (1), the Commission—
10	(A) shall take into consideration—
11	(i) that certain assessment or docu-
12	mentation of an automated decision system
13	or augmented critical decision process may
14	only be possible at particular stages of the
15	development and deployment of such sys-
16	tem or process or may be limited or not
17	possible based on the availability of certain
18	types of information or data or the nature
19	of the relationship between the covered en-
20	tity and consumers;
21	(ii) the duration of time between sum-
22	mary report submissions and the timeliness
23	of the reported information;
24	(iii) the administrative burden placed
25	on the Commission and the covered entity;

1	(iv) the benefits of standardizing and
2	structuring summary reports for compara-
3	tive analysis compared with the benefits of
4	less-structured narrative reports to provide
5	detail and flexibility in reporting;
6	(v) that summary reports submitted
7	by different covered entities may contain
8	different fields according to the require-
9	ments established by the Commission, and
10	the Commission may allow or require sub-
11	mission of incomplete reports;
12	(vi) that existing data privacy and
13	other regulations may inhibit a covered en-
14	tity from storing or sharing certain infor-
15	mation; and
16	(vii) that a covered entity may require
17	information from other persons, partner-
18	ships, or corporations that develop any
19	automated decision system deployed in an
20	automated decision system or augmented
21	critical decision process by the covered en-
22	tity for the purpose of performing impact
23	assessment; and

1	(B) may develop specific requirements for
2	impact assessments and summary reports for
3	particular—
4	(i) categories of critical decisions, as
5	described in subparagraphs (A) through (I)
6	of section 2(8) or any subcategory devel-
7	oped by the Commission; and
8	(ii) stages of development and deploy-
9	ment of an automated decision system or
10	augmented critical decision process.
11	(3) Effective date.—The regulations de-
12	scribed in paragraph (1) shall take effect on the
13	date that is 2 years after such regulations are pro-
14	mulgated.
15	SEC. 4. REQUIREMENTS FOR COVERED ENTITY IMPACT AS-
16	SESSMENT.
17	(a) Requirements for Impact Assessment.—In
18	performing any impact assessment required under section
19	3(b)(1) for an automated decision system or augmented
20	critical decision process, a covered entity shall do the fol-
21	lowing, to the extent possible, as applicable to such cov-
22	ered entity as determined by the Commission:
23	(1) In the case of a new augmented critical de-
24	cision process, evaluate any previously existing crit-

1	ical decision prior to the deployment of the new aug-
2	mented critical decision process, along with any re-
3	lated documentation or information, such as—
4	(A) a description of the baseline process
5	being enhanced or replaced by the augmented
6	critical decision process;
7	(B) any known harm, shortcoming, failure
8	case, or material negative impact on consumers
9	of the previously existing process used to make
10	the critical decision;
11	(C) the intended benefits of and need for
12	the augmented critical decision process; and
13	(D) the intended purpose of the automated
14	decision system or augmented critical decision
15	process.
16	(2) Identify and describe any consultation with
17	relevant stakeholders as required by section
18	3(b)(1)(G), including by documenting—
19	(A) the points of contact for the stake-
20	holders who were consulted;
21	(B) the date of any such consultation; and
22	(C) information about the terms and proc-
23	ess of the consultation, such as—

1	(i) the existence and nature of any
2	legal or financial agreement between the
3	stakeholders and the covered entity;
4	(ii) any data, system, design, scenario,
5	or other document or material the stake-
6	holder interacted with; and
7	(iii) any recommendations made by
8	the stakeholders that were used to modify
9	the development or deployment of the auto-
10	mated decision system or augmented crit-
11	ical decision process, as well as any rec-
12	ommendations not used and the rationale
13	for such nonuse.
14	(3) In accordance with any relevant National
15	Institute of Standards and Technology or other Fed-
16	eral Government best practices and standards, per-
17	form ongoing testing and evaluation of the privacy
18	risks and privacy-enhancing measures of the auto-
19	mated decision system or augmented critical decision
20	process, such as—
21	(A) assessing and documenting the data
22	minimization practices of such system or proc-
23	ess and the duration for which the relevant
24	identifying information and any resulting crit-
25	ical decision is stored;

- 1 assessing the information security (B) 2 measures in place with respect to such system 3 or process, including any use of privacy-enhanc-4 ing technology such as federated learning, differential privacy, secure multi-party computa-6 tion, de-identification, or secure data enclaves 7 based on the level of risk; and 8 (C) assessing and documenting the current 9 and potential future or downstream positive and 10 negative impacts of such system or process on 11 the privacy, safety, or security of consumers 12 and their identifying information. 13 (4) Perform ongoing testing and evaluation of 14 the current and historical performance of the auto-15 mated decision system or augmented critical decision 16 process using measures such as benchmarking 17 datasets, representative examples from the covered 18 entity's historical data, and other standards, includ-19 ing by documenting— 20 (A) a description of what is deemed suc-21 cessful performance and the methods and tech-22 nical and business metrics used by the covered
  - (B) a review of the performance of such system or process under test conditions or an

entity to assess performance;

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- explanation of why such performance testing was not conducted;
  - (C) a review of the performance of such system or process under deployed conditions or an explanation of why performance was not reviewed under deployed conditions;
  - (D) a comparison of the performance of such system or process under deployed conditions to test conditions or an explanation of why such a comparison was not possible;
  - (E) an evaluation of any differential performance associated with consumers' race, color, sex, gender, age, disability, religion, family status, socioeconomic status, or veteran status, and any other characteristics the Commission deems appropriate (including any combination of such characteristics) for which the covered entity has information, including a description of the methodology for such evaluation and information about and documentation of the methods used to identify such characteristics in the data (such as through the use of proxy data, including zip codes); and
  - (F) if any subpopulations were used for testing and evaluation, a description of which

- subpopulations were used and how and why
  such subpopulations were determined to be of
  relevance for the testing and evaluation.
  - (5) Support and perform ongoing training and education for all relevant employees, contractors, or other agents regarding any documented material negative impacts on consumers from similar automated decision systems or augmented critical decision processes and any improved methods of developing or performing an impact assessment for such system or process based on industry best practices and relevant proposals and publications from experts, such as advocates, journalists, and academics.
  - (6) Assess the need for and possible development of any guard rail for or limitation on certain uses or applications of the automated decision system or augmented critical decision process, including whether such uses or applications ought to be prohibited or otherwise limited through any terms of use, licensing agreement, or other legal agreement between entities.
  - (7) Maintain and keep updated documentation of any data or other input information used to develop, test, maintain, or update the automated deci-

1	sion system or augmented critical decision process,
2	including—
3	(A) how and when such data or other
4	input information was sourced and, if applica-
5	ble, licensed, including information such as—
6	(i) metadata and information about
7	the structure and type of data or other
8	input information, such as the file type,
9	the date of the file creation or modifica-
10	tion, and a description of data fields;
11	(ii) an explanation of the methodology
12	by which the covered entity collected, in-
13	ferred, or obtained the data or other input
14	information and, if applicable, labeled, cat-
15	egorized, sorted, or clustered such data or
16	other input information, including whether
17	such data or other input information was
18	labeled, categorized, sorted, or clustered
19	prior to being collected, inferred, or ob-
20	tained by the covered entity; and
21	(iii) whether and how consumers pro-
22	vided informed consent for the inclusion
23	and further use of data or other input in-
24	formation about themselves and any limita-

1	tions stipulated on such inclusion or fur-
2	ther use;
3	(B) why such data or other input informa-
4	tion was used and what alternatives were ex-
5	plored; and
6	(C) other information about the data or
7	other input information, such as—
8	(i) the representativeness of the
9	dataset and how this factor was measured,
10	including any assumption about the dis-
11	tribution of the population on which the
12	augmented critical decision process is de-
13	ployed; and
14	(ii) the quality of the data, how the
15	quality was evaluated, and any measure
16	taken to normalize, correct, or clean the
17	data.
18	(8) Evaluate the rights of consumers, such as—
19	(A) by assessing the extent to which the
20	covered entity provides consumers with—
21	(i) clear notice that such system or
22	process will be used; and
23	(ii) a mechanism for opting out of
24	such use:

1	(B) by assessing the transparency and
2	explainability of such system or process and the
3	degree to which a consumer may contest, cor-
4	rect, or appeal a decision or opt out of such
5	system or process, including—
6	(i) the information available to con-
7	sumers or representatives or agents of con-
8	sumers about the system or process, such
9	as any relevant factors that contribute to
10	a particular decision, including an expla-
11	nation of which contributing factors, if
12	changed, would cause the system or proc-
13	ess to reach a different decision, and how
14	such consumer, representative, or agent
15	can access such information;
16	(ii) documentation of any complaint,
17	dispute, correction, appeal, or opt-out re-
18	quest submitted to the covered entity by a
19	consumer with respect to such system or
20	process; and
21	(iii) the process and outcome of any
22	remediation measure taken by the covered
23	entity to address the concerns of or harms
24	to consumers; and

1	(C) by describing the extent to which any
2	third-party decision recipient receives a copy of
3	or has access to the results of such system or
4	process and the category of such third-party de-
5	cision recipient, as defined by the Commission
6	in section 3(b)(1)(I)(iii).
7	(9) Identify any likely material negative impact
8	of the automated decision system or augmented crit-
9	ical decision process on consumers and assess any
10	applicable mitigation strategy, such as by—
11	(A) identifying and measuring any likely
12	material negative impact of the system or proc-
13	ess on consumers, including documentation of
14	the steps taken to identify and measure such
15	impact;
16	(B) documenting any steps taken to elimi-
17	nate or reasonably mitigate any likely material
18	negative impact identified, including steps such
19	as removing the system or process from the
20	market or terminating its development;
21	(C) with respect to the likely material neg-
22	ative impacts identified, documenting which
23	such impacts were left unmitigated and the ra-
24	tionale for the inaction, including details about

the justifying non-discriminatory, compelling in-

1	terest and why such interest cannot be satisfied
2	by other means (such as where there is an
3	equal, zero-sum trade-off between impacts on 2
4	or more consumers or where the required miti-
5	gating action would violate civil rights or other
6	laws); and
7	(D) documenting standard protocols or
8	practices used to identify, measure, mitigate, or
9	eliminate any likely material negative impact on
10	consumers and how relevant teams or staff are
11	informed of and trained about such protocols or
12	practices.
13	(10) Describe any ongoing documentation of
14	the development and deployment process with re-
15	spect to the automated decision system or aug-
16	mented critical decision process, including informa-
17	tion such as—
18	(A) the date of any testing, deployment, li-
19	censure, or other significant milestones; and
20	(B) points of contact for any team, busi-
21	ness unit, or similar internal stakeholder that
22	was involved.
23	(11) Identify any capabilities, tools, standards,

datasets, security protocols, improvements to stake-

holder engagement, or other resources that may be

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1	necessary or beneficial to improving the automated
2	decision system, augmented critical decision process,
3	or the impact assessment of such system or process,
4	in areas such as—
5	(A) performance, including accuracy,
6	robustness, and reliability;
7	(B) fairness, including bias and non-
8	discrimination;
9	(C) transparency, explainability,
10	contestability, and opportunity for recourse;
11	(D) privacy and security;
12	(E) personal and public safety;
13	(F) efficiency and timeliness;
14	(G) cost; or
15	(H) any other area determined appropriate
16	by the Commission.
17	(12) Document any of the impact assessment
18	requirements described in paragraphs (1) through
19	(11) that were attempted but were not possible to
20	comply with because they were infeasible, as well as
21	the corresponding rationale for not being able to
22	comply with such requirements, which may in-
23	clude—
24	(A) the absence of certain information
25	about an automated decision system developed

- 1 by other persons, partnerships, and corpora-2 tions; (B) the absence of certain information 3 4 about how clients, customers, licensees, partners, and other persons, partnerships, or cor-6 porations are deploying an automated decision 7 system in their augmented critical decision 8 processes; 9 (C) a lack of demographic or other data 10 required to assess differential performance be-11 cause such data is too sensitive to collect, infer, 12 or store; or 13 (D) a lack of certain capabilities, including 14 technological innovations, that would be nec-15 essary to conduct such requirements. 16 (13) Perform and document any other ongoing
- 16 (13) Perform and document any other ongoing 17 study or evaluation determined appropriate by the 18 Commission.
- 19 (b) RULE OF CONSTRUCTION.—Nothing in this Act
  20 should be construed to limit any covered entity from add21 ing other criteria, procedures, or technologies to improve
  22 the performance of an impact assessment of their auto23 mated decision system or augmented critical decision proc24 ess.

1	(c) Nondisclosure of Impact Assessment.—
2	Nothing in this Act should be construed to require a cov-
3	ered entity to share with or otherwise disclose to the Com-
4	mission or the public any information contained in an im-
5	pact assessment performed in accordance with this Act,
6	except for any information contained in the summary re-
7	port required under subparagraph (D) or (E) of section
8	3(b)(1).
9	SEC. 5. REQUIREMENTS FOR SUMMARY REPORTS TO THE
10	COMMISSION.
11	The summary report that a covered entity is required
12	to submit under subparagraph (D) or (E) of section
13	3(b)(1) for any automated decision system or augmented
14	critical decision process shall, to the extent possible—
15	(1) contain information from the impact assess-
15 16	(1) contain information from the impact assess- ment of such system or process, as applicable, in-
16	ment of such system or process, as applicable, in-
16 17	ment of such system or process, as applicable, including—
16 17 18	ment of such system or process, as applicable, including—  (A) the name, website, and point of con-
16 17 18 19	ment of such system or process, as applicable, including—  (A) the name, website, and point of contact for the covered entity;
16 17 18 19 20	ment of such system or process, as applicable, including—  (A) the name, website, and point of contact for the covered entity;  (B) a detailed description of the specific
116 117 118 119 220 221	ment of such system or process, as applicable, including—  (A) the name, website, and point of contact for the covered entity;  (B) a detailed description of the specific critical decision that the augmented critical de-

1	(C) the covered entity's intended purpose
2	for the automated decision system or aug-
3	mented critical decision process;
4	(D) an identification of any stakeholders
5	consulted by the covered entity as required by
6	section 3(b)(1)(G) and documentation of the ex-
7	istence and nature of any legal agreements be-
8	tween the stakeholders and the covered entity;
9	(E) documentation of the testing and eval-
10	uation of the automated decision system or aug-
11	mented critical decision process, including—
12	(i) the methods and technical and
13	business metrics used to assess the per-
14	formance of such system or process and a
15	description of what metrics are deemed
16	successful performance;
17	(ii) the results of any assessment of
18	the performance of such system or process
19	and a comparison of the results of any as-
20	sessment under test and deployed condi-
21	tions; and
22	(iii) an evaluation of any differential
23	performance of such system or process as-
24	sessed during the impact assessment;

1	(F) any publicly stated guard rail for or
2	limitation on certain uses or applications of the
3	automated decision system or augmented crit-
4	ical decision process, including whether such
5	uses or applications ought to be prohibited or
6	otherwise limited through any terms of use, li-
7	censing agreement, or other legal agreement be-
8	tween entities;
9	(G) documentation about the data or other
10	input information used to develop, test, main-
11	tain, or update the automated decision system
12	or augmented critical decision process includ-
13	ing—
14	(i) how and when the covered entity
15	sourced such data or other input informa-
16	tion; and
17	(ii) why such data or other input in-
18	formation was used and what alternatives
19	were explored;
20	(H) documentation of whether and how the
21	covered entity implements any transparency or
22	explainability measures, including—
23	(i) which categories of third-party de-
24	cision recipients receive a copy of or have
25	access to the results of any decision or

1	judgment that results from such system or
2	process; and
3	(ii) any mechanism by which a con-
4	sumer may contest, correct, or appeal a de-
5	cision or opt out of such system or process,
6	including the corresponding website for
7	such mechanism, where applicable;
8	(I) any likely material negative impact on
9	consumers identified by the covered entity and
10	a description of the steps taken to remediate or
11	mitigate such impact;
12	(J) a list of any impact assessment re-
13	quirements that were attempted but were not
14	possible to comply with because they were infea-
15	sible, as well as the corresponding rationale for
16	not being able to comply with such require-
17	ments; and
18	(K) any additional capabilities, tools,
19	standards, datasets, security protocols, improve-
20	ments to stakeholder engagement, or other re-
21	sources identified by an impact assessment as
22	necessary or beneficial to improve the perform-
23	ance of impact assessment or the development
24	and deployment of any automated decision sys-

tem or augmented critical decision process that

1	the covered entity determines appropriate to
2	share with the Commission;
3	(2) include, in addition to the information re-
4	quired under paragraph (1), any relevant additional
5	information from section 4(a) the covered entity
6	wishes to share with the Commission;
7	(3) follow any format or structure requirements
8	specified by the Commission; and
9	(4) include additional criteria that are essential
10	for the purpose of consumer protection, as deter-
11	mined by the Commission.
12	SEC. 6. REPORTING; PUBLICLY ACCESSIBLE REPOSITORY.
13	(a) Annual Report.—Not later than 1 year after
14	the effective date described in section 3(b)(3), and annu-
15	ally thereafter, the Commission shall publish publicly on
16	the website of the Commission a report describing and
17	summarizing the information from the summary reports
18	submitted under subparagraph (D), (E), or (F) of section
19	3(b)(1) that—
20	(1) is accessible and machine readable in ac-
21	cordance with the 21st Century Integrated Digital
22	Experience Act (44 U.S.C. 3501 note); and
23	(2) describes broad trends, aggregated statis-
24	tics, and anonymized lessons learned about per-
25	forming impact assessments of automated decision

1 systems or augmented critical decision processes, for 2 the purposes of updating guidance related to impact 3 assessments and summary reporting, oversight, and 4 making recommendations to other regulatory agencies. 5 6

# (b) Publicly Accessible Repository.—

#### (1) In General.—

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### (A) Establishment.—

(i) Development.—Not later than 180 days after the Commission promulgates the regulations required under section 3(b)(1), the Commission shall develop a publicly accessible repository designed to publish a limited subset of the information about each automated decision system and augmented critical decision process for which the Commission received a summary report under subparagraph (D), (E), or (F) of section 3(b)(1) in order to facilitate consumer protection.

(ii) Publication.—Not later than 180 days after the effective date described in section 3(b)(3), the Commission shall make the repository publicly accessible.

1	(iii) Updates.—The Commission
2	shall update the repository on a quarterly
3	basis.
4	(B) Purpose.—The purposes of the repos-
5	itory established under subparagraph (A) are—
6	(i) to inform consumers about the use
7	of automated decision systems and aug-
8	mented critical decision processes;
9	(ii) to allow researchers and advocates
10	to study the use of automated decision sys-
11	tems and augmented critical decision proc-
12	esses; and
13	(iii) to ensure compliance with the re-
14	quirements of this Act.
15	(C) Considerations.—In establishing the
16	repository under subparagraph (A), the Com-
17	mission shall consider—
18	(i) how to provide consumers with
19	pertinent information regarding augmented
20	critical decision processes while minimizing
21	any potential commercial risk to any cov-
22	ered entity of providing such information;
23	(ii) what information, if any, to in-
24	clude regarding the specific automated de-

1	cision systems deployed in the augmented
2	critical decision processes;
3	(iii) how to document information,
4	when applicable, about how to contest or
5	seek recourse for a critical decision in a
6	manner that is readily accessible by the
7	consumer; and
8	(iv) how to streamline the submission
9	of summary reports under subparagraph
10	(D), (E), or (F) of section 3(b)(1) to allow
11	the Commission to efficiently populate in-
12	formation into the repository to minimize
13	or eliminate any burden on the Commis-
14	sion.
15	(D) REQUIREMENTS.—The Commission
16	shall design the repository established under
17	subparagraph (A) to—
18	(i) be publicly available and easily dis-
19	coverable on the website of the Commis-
20	sion;
21	(ii) allow users to sort and search the
22	repository by multiple characteristics (such
23	as by covered entity, date reported, or cat-
24	egory of critical decision) simultaneously;

1	(iii) allow users to make a copy of or
2	download the information obtained from
3	the repository, including any subsets of in-
4	formation obtained by sorting or searching
5	as described in clause (ii), in accordance
6	with current guidance from the Office of
7	Management and Budget, such as the
8	Open, Public, Electronic, and Necessary
9	Government Data Act (44 U.S.C. 101
10	note);
11	(iv) be in accordance with user experi-
12	ence and accessibility best practices such
13	as those described in the 21st Century In-
14	tegrated Digital Experience Act (44 U.S.C.
15	3501 note);
16	(v) include a limited subset of infor-
17	mation from the summary reports, as ap-
18	plicable, under subparagraph (D), (E), or
19	(F) of section 3(b)(1) that includes—
20	(I) the identity of the covered en-
21	tity that submitted such summary re-
22	port, including any link to the website
23	of the covered entity;
24	(II) the specific critical decision
25	that the augmented critical decision

1	process makes, along with the cat-
2	egory of the critical decision;
3	(III) any publicly stated prohib-
4	ited applications of the automated de-
5	cision system or augmented critical
6	decision process, including whether
7	such prohibition is enforced through
8	any terms of use, licensing agreement,
9	or other legal agreement between enti-
10	ties;
11	(IV) to the extent possible, the
12	sources of any data used to develop,
13	test, maintain, or update the auto-
14	mated decision system or augmented
15	critical decision process;
16	(V) to the extent possible, the
17	type of technical and business metrics
18	used to assess the performance of the
19	augmented critical decision process
20	when deployed; and
21	(VI) the link to any web page
22	with instructions or other information
23	related to a mechanism by which a
24	consumer may contest, correct, or ap-
25	peal a decision or opt out of the auto-

1	mated decision system or augmented
2	critical decision process; and
3	(vi) include information about design,
4	use, and maintenance of the repository, in-
5	cluding—
6	(I) how frequently the repository
7	is updated;
8	(II) the date of the most recent
9	such update;
10	(III) the types of information
11	from the summary reports submitted
12	under subparagraph (D), (E), or (F)
13	of section 3(b)(1) that are and are not
14	included in the repository; and
15	(IV) any other information about
16	the design, use, and maintenance the
17	Commission determines is—
18	(aa) relevant to consumers
19	and researchers; or
20	(bb) essential for consumer
21	education and recourse.
22	(2) Authorization of appropriations.—
23	There are authorized to be appropriated to the Com-
24	mission such sums as are necessary to carry out this
25	subsection.

1	SEC. 7. GUIDANCE AND TECHNICAL ASSISTANCE; OTHER
2	REQUIREMENTS.
3	(a) GUIDANCE AND TECHNICAL ASSISTANCE FROM
4	THE COMMISSION.—
5	(1) In general.—The Commission shall pub-
6	lish guidance on how to meet the requirements of
7	sections 4 and 5, including resources such as docu-
8	mentation templates and guides for meaningful con-
9	sultation, that is developed by the Commission after
10	consultation with the Director of the National Insti-
11	tute of Standards and Technology, the Director of
12	the National Artificial Intelligence Initiative, the Di-
13	rector of the Office of Science and Technology Pol-
14	icy, and other relevant stakeholders, including stand-
15	ards bodies, private industry, academia, technology
16	experts, and advocates for civil rights, consumers
17	and impacted communities.
18	(2) Assistance in determining covered
19	ENTITY STATUS.—In addition to the guidance re-
20	quired under paragraph (1), the Commission shall—
21	(A) issue guidance and training materials
22	to assist persons, partnerships, and corpora-
23	tions in evaluating whether they are a covered
24	entity; and
25	(B) regularly update such guidance and
26	training materials in accordance with any feed-

back or questions from covered entities, experts,
or other relevant stakeholders.

## (b) Other Requirements.—

- (1) Publication.—Nothing in this Act shall be construed to limit a covered entity from publicizing any documentation of the impact assessment maintained under section 3(b)(1)(B), including information beyond what is required to be submitted in a summary report under subparagraph (D) or (E) of section 3(b)(1), unless such publication would violate the privacy of any consumer.
- (2) Periodic Review of Regulations.—The Commission shall review the regulations promulgated under section 3(b) not less than once every 5 years and update such regulations as appropriate.
- (3) REVIEW BY NIST AND OSTP.—The Commission shall make available, in a private and secure manner, to the Director of the National Institute of Standards and Technology, the Director of the Office of Science and Technology Policy, and the head of any Federal agency with relevant regulatory jurisdiction over an augmented critical decision process any summary report submitted under subparagraph (D), (E), or (F) of section 3(b)(1) for review in order to develop future standards or regulations.

## $1\ \ \mbox{SEC.}$ 8. RESOURCES AND AUTHORITIES.

2	(a) Bureau of Technology.—
3	(1) Establishment.—
4	(A) IN GENERAL.—There is established
5	within the Commission the Bureau of Tech-
6	nology (in this subsection referred to as the
7	"Bureau").
8	(B) Duties.—The Bureau shall engage in
9	activities that include:
10	(i) Aiding or advising the Commission
11	with respect to the technological aspects of
12	the functions of the Commission, includ-
13	ing—
14	(I) preparing, conducting, facili-
15	tating, managing, or otherwise ena-
16	bling studies, workshops, audits, com-
17	munity participation opportunities, or
18	other similar activities; and
19	(II) any other assistance deemed
20	appropriate by the Commission or
21	Chair.
22	(ii) Aiding or advising the Commis-
23	sion with respect to the enforcement of this
24	Act.
25	(iii) Providing technical assistance to
26	any enforcement bureau within the Com-

1	mission with respect to the investigation
2	and trial of cases.
3	(2) Chief technologist.—The Bureau shall
4	be headed by a Chief Technologist.
5	(3) Staff.—
6	(A) Appointments.—
7	(i) In general.—Subject to subpara-
8	graph (B), the Chair may, without regard
9	to the civil service laws (including regula-
10	tions), appoint personnel with experience
11	in fields such as management, technology,
12	digital and product design, user experience,
13	information security, civil rights, tech-
14	nology policy, privacy policy, humanities
15	and social sciences, product management,
16	software engineering, machine learning,
17	statistics, or other related fields to enable
18	the Bureau to perform its duties.
19	(ii) Minimum appointments.—Not
20	later than 2 years after the date of enact-
21	ment of this Act, the Chair shall appoint
22	not less than 50 personnel.
23	(B) Excepted service.—The personnel
24	appointed in accordance with subparagraph (A)
25	may be appointed to positions described in sec-

1 tion 213.3102(r) of title 5, Code of Federal 2 Regulations. 3 (4) AUTHORIZATION OF APPROPRIATIONS.— 4 There are authorized to be appropriated to the Com-5 mission such sums as are necessary to carry out this 6 subsection. 7 (b) Additional Personnel in the Bureau of 8 Consumer Protection.— 9 (1)Additional PERSONNEL.—Notwith-10 standing any other provision of law, the Chair may, 11 without regard to the civil service laws (including 12 regulations), appoint 25 additional personnel to the 13 Division of Enforcement of the Bureau of Consumer 14 Protection. 15 AUTHORIZATION OF APPROPRIATIONS.— 16 There are authorized to be appropriated to the Com-17 mission such sums as are necessary to carry out this 18 subsection. 19 (c) Establishment of Agreements of Coopera-20 TION.—The Commission shall negotiate agreements of co-21 operation, as needed, with any relevant Federal agency with respect to information sharing and enforcement ac-23 tions taken regarding the development or deployment of an automated decision system to make a critical decision or of an augmented critical decision process. Such agree-

- 1 ments shall include procedures for determining which
- 2 agency shall file an action and providing notice to the non-
- 3 filing agency, where feasible, prior to initiating a civil ac-
- 4 tion to enforce any Federal law within such agencies' ju-
- 5 risdictions regarding the development or deployment of an
- 6 automated decision system to make a critical decision or
- 7 of an augmented critical decision process by a covered en-
- 8 tity.

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## 9 SEC. 9. ENFORCEMENT.

- (a) Enforcement by the Commission.—
- 11 (1) Unfair or deceptive acts or prac-
- 12 TICES.—A violation of this Act or a regulation pro-
- mulgated thereunder shall be treated as a violation
- of a rule defining an unfair or deceptive act or prac-
- tice under section 18(a)(1)(B) of the Federal Trade
- 16 Commission Act (15 U.S.C. 57a(a)(1)(B)).
- 17 (2) Powers of the commission.—
- 18 (A) IN GENERAL.—The Commission shall
- enforce this Act and the regulations promul-
- gated under this Act in the same manner, by
- 21 the same means, and with the same jurisdic-
- 22 tion, powers, and duties as though all applicable
- terms and provisions of the Federal Trade
- Commission Act (15 U.S.C. 41 et seq.) were in-
- corporated into and made a part of this Act.

46 1 (B) Privileges and immunities.—Any 2 person who violates this Act or a regulation 3 promulgated thereunder shall be subject to the 4 penalties and entitled to the privileges and im-5 munities provided in the Federal Trade Com-6 mission Act (15 U.S.C. 41 et seq.). 7 (C) AUTHORITY PRESERVED.—Nothing in 8 this Act shall be construed to limit the author-9 ity of the Commission under any other provi-10 sion of law. 11 (D) Rulemaking.—The Commission shall 12 promulgate in accordance with section 553 of 13 title 5, United States Code, such additional 14 rules as may be necessary to carry out this Act. 15 (b) Enforcement by States.— 16

(1) IN GENERAL.—If the attorney general of a State has reason to believe that an interest of the residents of the State has been or is being threatened or adversely affected by a practice that violates this Act or a regulation promulgated thereunder, the attorney general of the State may, as parens patriae, bring a civil action on behalf of the residents of the State in an appropriate district court of the United States to obtain appropriate relief.

(2) Rights of commission.—

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1	(A) NOTICE TO COMMISSION.—
2	(i) In general.—Except as provided
3	in clause (iii), the attorney general of a
4	State, before initiating a civil action under
5	paragraph (1), shall provide written notifi-
6	cation to the Commission that the attorney
7	general intends to bring such civil action.
8	(ii) Contents.—The notification re-
9	quired under clause (i) shall include a copy
10	of the complaint to be filed to initiate the
11	civil action.
12	(iii) Exception.—If it is not feasible
13	for the attorney general of a State to pro-
14	vide the notification required under clause
15	(i) before initiating a civil action under
16	paragraph (1), the attorney general shall
17	notify the Commission immediately upon
18	instituting the civil action.
19	(B) Intervention by commission.—The
20	Commission may—
21	(i) intervene in any civil action
22	brought by the attorney general of a State
23	under paragraph (1); and
24	(ii) upon intervening—

1	(I) be heard on all matters aris-
2	ing in the civil action; and
3	(II) file petitions for appeal of a
4	decision in the civil action.
5	(3) Investigatory powers.—Nothing in this
6	subsection may be construed to prevent the attorney
7	general of a State from exercising the powers con-
8	ferred on the attorney general by the laws of the
9	State to conduct investigations, to administer oaths
10	or affirmations, or to compel the attendance of wit-
11	nesses or the production of documentary or other
12	evidence.
13	(4) Venue; service of process.—
14	(A) Venue.—Any action brought under
15	paragraph (1) may be brought in—
16	(i) the district court of the United
17	States that meets applicable requirements
18	relating to venue under section 1391 of
19	title 28, United States Code; or
20	(ii) another court of competent juris-
21	diction.
22	(B) Service of Process.—In an action
23	brought under paragraph (1), process may be
24	served in any district in which—

1	(i) the defendant is an inhabitant
2	may be found, or transacts business; or
3	(ii) venue is proper under section
4	1391 of title 28, United States Code.
5	(5) ACTIONS BY OTHER STATE OFFICIALS.—
6	(A) IN GENERAL.—In addition to a civil
7	action brought by an attorney general under
8	paragraph (1), any other officer of a State who
9	is authorized by the State to do so may bring
10	a civil action under paragraph (1), subject to
11	the same requirements and limitations that
12	apply under this subsection to civil actions
13	brought by attorneys general.
14	(B) Savings provision.—Nothing in this
15	subsection may be construed to prohibit an au-
16	thorized official of a State from initiating or
17	continuing any proceeding in a court of the
18	State for a violation of any civil or criminal law
19	of the State.
20	SEC. 10. COORDINATION.
21	In carrying out this Act, the Commission shall coordi-
22	nate with any appropriate Federal agency or State regu-
23	lator to promote consistent regulatory treatment of auto-
24	mated decision systems and augmented critical decision
25	processes.

## 1 SEC. 11. NO PREEMPTION.

- 2 Nothing in this Act may be construed to preempt any
- 3 State, tribal, city, or local law, regulation, or ordinance.

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