[116H8512]

(Original Signature of Member)

117th CONGRESS 2d Session

H.R.

To require the Securities and Exchange Commission to promulgate regulations relating to the disclosure of certain commercial data, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. FOSTER introduced the following bill; which was referred to the Committee on _____

A BILL

- To require the Securities and Exchange Commission to promulgate regulations relating to the disclosure of certain commercial data, 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.

This Act may be cited as the "Designing Accounting
Safeguards To Help Broaden Oversight and Regulations
on Data Act of 2022" or the "DASHBOARD Act of
2022".

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1 SEC. 2. DEFINITIONS.

2 In this Act:

3	(1) Commission.—The term "Commission"
4	means the Securities and Exchange Commission.
5	(2) ISSUER.—The term "issuer" has the mean-
6	ing given the term in section 3(a) of the Securities
7	and Exchange Act of 1934 (15 U.S.C. 78c(a)).
8	(3) OTHER DEFINITIONS.—The terms "com-
9	mercial data operator", "user", and "user data"
10	have the meaning given those terms, respectively,
11	under section $13(s)(1)$ of the Securities Exchange
12	Act of 1934.
13	SEC. 3. COMMERCIAL DATA OPERATORS.
14	(a) REQUIREMENTS.—
15	(1) IN GENERAL.—A commercial data operator
16	shall—
17	(A) on a routine basis, and not less fre-
18	
	quently than once every 90 days—
19	quently than once every 90 days— (i) provide each user of the commer-
19 20	
	(i) provide each user of the commer-
20	(i) provide each user of the commer- cial data operator with an assessment of
20 21	(i) provide each user of the commer- cial data operator with an assessment of the economic value that the commercial
20 21 22	(i) provide each user of the commer-cial data operator with an assessment ofthe economic value that the commercialdata operator places on the data of that

1	identify to each user of the commercial
2	data operator—
3	(I) the types of data collected
4	from users of the commercial data op-
5	erator, whether by the commercial
6	data operator or another person pur-
7	suant to an agreement with the com-
8	mercial data operator; and
9	(II) the ways that the data of a
10	user of the commercial data operator
11	is used if the use is not directly or ex-
12	clusively related to the online service
13	that the commercial data operator
14	provides to the user; and
15	(B) except as provided in paragraph (2),
16	provide a user of the commercial data operator
17	with the ability to delete all data, in the aggre-
18	gate and for an individual field, that the com-
19	mercial data operator possesses, or maintains
20	control or access to with respect to the user,
21	through—
22	(i) a single setting; or
23	(ii) another clear and conspicuous
24	mechanism by which the user may make
25	such a deletion.

1	(2) Deletion exceptions.—
2	(A) IN GENERAL.—A commercial data op-
3	erator shall comply with a user directive to de-
4	lete, in whole or in part, the data of the user
5	except—
6	(i) in cases where there is a legal obli-
7	gation of the commercial data operator to
8	maintain the data;
9	(ii) for the establishment, exercise, or
10	defense of legal claims; or
11	(iii) if the data is necessary to detect
12	security incidents, protect against mali-
13	cious, deceptive, fraudulent, or illegal activ-
14	ity, or assist in the prosecution of those re-
15	sponsible for such activity.
16	(B) RETENTION.—A commercial data op-
17	erator may not retain any more user data than
18	is necessary to carry out an activity described
19	in clauses (i) through (iii) of subparagraph (A).
20	(3) AVAILABILITY.—A commercial data oper-
21	ator shall ensure that all disclosures required under
22	paragraph (1) are available to a user of the commer-
23	cial data operator—

1	(A) on and after the date on which the
2	commercial data operator makes the identifica-
3	tion; and
4	(B) through any normal mechanism by
5	which a user may interact with the online serv-
6	ice provided by the commercial data operator.
7	(4) UNFAIR AND DECEPTIVE ACTS OR PRAC-
8	TICES.—
9	(A) UNFAIR OR DECEPTIVE ACTS OR PRAC-
10	TICES.—A violation of this subsection shall be
11	treated as a violation of a rule defining an un-
12	fair or deceptive act or practice prescribed
13	under section $18(a)(1)(B)$ of the Federal Trade
14	Commission Act $(15 \text{ U.S.C. } 57a(a)(1)(B)).$
15	(B) Powers of federal trade commis-
16	SION.—
17	(i) IN GENERAL.—The Federal Trade
18	Commission shall enforce this subsection in
19	the same manner, by the same means, and
20	with the same jurisdiction, powers, and du-
21	ties as though all applicable terms and pro-
22	visions of the Federal Trade Commission
23	Act (15 U.S.C. 41 et seq.) were incor-
24	porated into and made a part of this sub-
25	section.

1	(ii) Privileges and immunities.—
2	Any person who violates this subsection
3	shall be subject to the penalties and enti-
4	tled to the privileges and immunities pro-
5	vided in the Federal Trade Commission
6	Act (15 U.S.C. 41 et seq.).
7	(b) REGULATIONS.—Not later than 1 year after the
8	date of enactment of this Act, the Federal Trade Commis-
9	sion shall promulgate regulations carrying out subsection
10	(a).
11	SEC. 4. SEC DISCLOSURES.
12	(a) IN GENERAL.—Section 13 of the Securities Ex-
13	change Act of 1934 (15 U.S.C. 78m) is amended by add-
14	ing at the end the following:
15	"(s) Disclosure Relating to Aggregate Value
16	OF USER DATA HELD BY COMMERCIAL DATA OPERA-
17	TORS.—
18	"(1) DEFINITIONS.—In this subsection:
19	"(A) Commercial data operator.—The
20	term 'commercial data operator' means an enti-
21	ty acting in its capacity as a consumer online
22	services provider or data broker that—
23	"(i) generates a material amount of
24	revenue directly from the use, collection,

1	processing, sale, or sharing of the user
2	data; and
3	"(ii) has more than 100,000,000
4	unique monthly visitors or users in the
5	United States for a majority of months
6	during the previous 1-year period;
7	"(B) USER.—The term 'user' means an in-
8	dividual consumer who uses an online service
9	designed for consumer use by a commercial
10	data operator.
11	"(C) USER DATA.—The term 'user data'
12	means any information that identifies, relates
13	to, describes, is capable of being associated
14	with, or could reasonably be linked with an in-
15	dividual user, whether directly submitted to the
16	commercial data operator by the user or derived
17	from the observed activity of the user by the
18	commercial data operator.
19	"(2) DISCLOSURE.—Each issuer that is, or is a
20	consolidated subsidiary of, a commercial data oper-
21	ator and is required to file an annual or quarterly
22	report under subsection (a) shall disclose in that re-
23	port the aggregate value, if material, of—
24	"(A) user data that the commercial data
25	operator holds;

1	"(B) contracts with third parties for the
2	collection of user data through the online serv-
3	ice provided by the commercial data operator;
4	and
5	"(C) any other item that the Commission
6	determines, by rule, is necessary or useful for
7	the protection of investors and in the public in-
8	terest.
9	"(3) VALUATION METHODOLOGY.—
10	"(A) IN GENERAL.—The Commission, in
11	consultation with appropriate standards set-
12	tings organizations, shall develop a method or
13	methods for calculating the value of user data
14	required to be disclosed under paragraph (2).
15	"(B) CONSIDERATIONS.—In developing the
16	method under subparagraph (A), the Commis-
17	sion shall promote comparability in calculating
18	the value of data across commercial data opera-
19	tors that utilize user data in a similar manner
20	while taking into account the potential need to
21	develop distinct methods for calculating the
22	value of data for different uses, sectors, and
23	business models.".
24	(b) QUALITATIVE DISCLOSURE.—Not later than 1

25 year after the date of enactment of this subsection, the

Commission shall amend section 229.306 of title 17, Code
 of Federal Regulations, to require a commercial data oper ator that is an issuer subject to section 13 or 15(d) of
 the Securities Exchange Act of 1934 (15 U.S.C. 78m,
 780(d)) to provide quantitative and qualitative disclosures
 about the value of user data held, including—

- 7 (1) technical and legal measures in place to
 8 protect user data held by the commercial data oper9 ator;
- 10 (2) an assessment of financial and legal risks
 11 associated with storing the type and quantity of user
 12 data held by the commercial data operator;
- (3) each source of user data held by the commercial data operator, whether by sale, a direct consumer relationship, an indirect consumer relationship, or other means;
- (4) each discrete revenue generating operation
 of the commercial data operator and any subsidiary
 or affiliate that relies on user data;

(5) the entry into any contract valued at more
than \$10,000,000 with a third party for the collection, licensing, or sharing by the third party pursuant to an agreement with the commercial data operator;

1	(6) the amount of revenue derived from obtain-
2	ing, collecting, processing, selling, using or sharing
3	user data during the reporting period;
4	(7) how changes in the measurement of aggre-
5	gate fair value of user data affect the reported per-
6	formance and cash flows of the issuer; and
7	(8) any acquisition of user data in the pre-
8	ceding reporting period valued at more than
9	\$100,000,000.
10	(c) Report.—
11	(1) IN GENERAL.—Not later than 3 years after
12	the date of enactment of this Act, the Commission
13	shall submit to the Committee on Banking, Housing,
14	and Urban Affairs of the Senate and the Committee
15	on Financial Services of the House of Representa-
16	tives a report on—
17	(A) the nature, timing, and extent of the
18	disclosure practices of commercial data opera-
19	tors;
20	(B) an assessment of the valuation meth-
21	odologies and practices employed by commercial
22	data operators in developing and submitting
23	disclosures to the public;
24	(C) an evaluation of the methods of deliv-
25	ery and presentation of the disclosures required

1	by this Act, and the amendments made by this
2	Act; and
3	(D) recommendations for the improvement
4	of the methods described in subparagraph (C),
5	including developing standards to enhance com-
6	parability and utility for investors.
7	(2) RULEMAKING.—Not later than 180 days
8	after the date on which the report required under
9	paragraph (1) is submitted, the Commission shall
10	promulgate a proposed regulation implementing the
11	recommendations described in paragraph (1)(D).