119TH CONGRESS 1ST SESSION

H. R. 1479

AN ACT

- To prohibit unfair and deceptive advertising of prices for hotel rooms and other places of short-term lodging, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - ${\it 2\ tives\ of\ the\ United\ States\ of\ America\ in\ Congress\ assembled},$

1 SECTION 1. SHORT TITLE.

2	This Act may be cited as the "Hotel Fees Trans-
3	parency Act of 2025".
4	SEC. 2. PROHIBITION ON UNFAIR AND DECEPTIVE ADVER-
5	TISING OF HOTEL ROOMS AND OTHER
6	SHORT-TERM RENTAL PRICES.
7	(a) Prohibition.—
8	(1) In general.—It shall be unlawful for a
9	covered entity to display, advertise, market, or offer
10	in interstate commerce, including through direct of-
11	ferings, third-party distribution, or metasearch refer-
12	rals, a price for covered services that does not clear-
13	ly, conspicuously, and prominently—
14	(A) display the total services price, if a
15	price is displayed, in any advertisement, mar-
16	keting, or price list wherever the covered serv-
17	ices are displayed, advertised, marketed, or of-
18	fered for sale;
19	(B) disclose to any individual who seeks to
20	purchase covered services the total services
21	price at the time the covered services are first
22	displayed to the individual and anytime there-
23	after throughout the covered services pur-
24	chasing process; and
25	(C) disclose, prior to the final purchase,
26	any tax, fee, or assessment imposed by any gov-

1	ernment entity, quasi-government entity, or
2	government-created special district or program
3	on the sale of covered services.
4	(2) Individual components.—Provided that
5	such displays are less prominent than the total serv-
6	ice price required in paragraph (1), nothing in this
7	Act shall be construed to prohibit the display of—
8	(A) individual components of the total
9	price; or
10	(B) details of other items not required by
11	paragraph (1).
12	(3) Indemnification provisions.—Nothing
13	in this section shall be construed to prohibit any cov-
14	ered entity from entering into a contract with any
15	other covered entity that contains an indemnification
16	provision with respect to price or fee information
17	disclosed, exchanged, or shared between the covered
18	entities that are parties to the contract.
19	(b) Enforcement.—
20	(1) Enforcement by the commission.—
21	(A) Unfair or deceptive acts or prac-
22	TICES.—A violation of subsection (a) shall be
23	treated as a violation of a rule defining an un-
24	fair or deceptive act or practice prescribed

1	under section 18(a)(1)(B) of the Federal Trade
2	Commission Act (15 U.S.C. 57a(a)(1)(B)).
3	(B) Powers of the commission.—
4	(i) In General.—The Commission
5	shall enforce this section in the same man-
6	ner, by the same means, and with the
7	same jurisdiction, powers, and duties as
8	though all applicable terms and provisions
9	of the Federal Trade Commission Act (15
10	U.S.C. 41 et seq.) were incorporated into
11	and made a part of this Act.
12	(ii) Privileges and immunities.—
13	Any person who violates this section shall
14	be subject to the penalties and entitled to
15	the privileges and immunities provided in
16	the Federal Trade Commission Act (15
17	U.S.C. 41 et seq.).
18	(iii) Authority Preserved.—Noth-
19	ing in this section shall be construed to
20	limit the authority of the Commission
21	under any other provision of law.
22	(2) Enforcement by states.—
23	(A) IN GENERAL.—If the attorney general
24	of a State has reason to believe that an interest
25	of the residents of the State has been or is

1	being threatened or adversely affected by a
2	practice that violates subsection (a), the attor-
3	ney general of the State may, as parens patriae,
4	bring a civil action on behalf of the residents of
5	the State in an appropriate district court of the
6	United States to obtain appropriate relief.
7	(B) Rights of the commission.—
8	(i) Notice to the commission.—
9	(I) In general.—Except as pro-
10	vided in subclause (III), the attorney
11	general of a State, before initiating a
12	civil action under subparagraph (A)
13	shall notify the Commission in writing
14	that the attorney general intends to
15	bring such civil action.
16	(II) Contents.—The notifica-
17	tion required by subclause (I) shall in-
18	clude a copy of the complaint to be
19	filed to initiate the civil action.
20	(III) Exception.—If it is not
21	feasible for the attorney general of a
22	State to provide the notification re-
23	quired by subclause (I) before initi-
24	ating a civil action under subpara-
25	graph (A), the attorney general shall

1	notify the Commission immediately
2	upon instituting the civil action.
3	(ii) Intervention by the commis-
4	SION.—The Commission may—
5	(I) intervene in any civil action
6	brought by the attorney general of a
7	State under subparagraph (A); and
8	(II) upon intervening—
9	(aa) be heard on all matters
10	arising in the civil action; and
11	(bb) file petitions for appeal.
12	(C) Investigatory powers.—Nothing in
13	this paragraph may be construed to prevent the
14	attorney general of a State from exercising the
15	powers conferred on the attorney general by the
16	laws of the State to conduct investigations, to
17	administer oaths or affirmations, or to compel
18	the attendance of witnesses or the production of
19	documentary or other evidence.
20	(D) ACTION BY THE COMMISSION.—When-
21	ever a civil action has been instituted by or on
22	behalf of the Commission for violation of sub-
23	section (a), no attorney general of a State may,
24	during the pendency of that action, institute an
25	action under subparagraph (A) against any de-

1	fendant named in the complaint in that action
2	for a violation of subsection (a) alleged in such
3	complaint.
4	(E) Venue; service of process.—
5	(i) Venue.—Any action brought
6	under subparagraph (A) may be brought
7	in—
8	(I) the district court of the
9	United States that meets applicable
10	requirements relating to venue under
11	section 1391 of title 28, United States
12	Code; or
13	(II) another court of competent
14	jurisdiction.
15	(ii) Service of Process.—In an ac-
16	tion brought under subparagraph (A),
17	process may be served in any district in
18	which—
19	(I) the defendant is an inhab-
20	itant, may be found, or transacts
21	business; or
22	(II) venue is proper under section
23	1391 of title 28, United States Code.
24	(F) ACTIONS BY OTHER STATE OFFI-
25	CIALS.—

1	(i) In general.—In addition to civi
2	actions brought by an attorney general
3	under subparagraph (A), any other officer
4	of a State who is authorized by the State
5	to do so may bring a civil action under
6	subparagraph (A), subject to the same re-
7	quirements and limitations that apply
8	under this paragraph to civil actions
9	brought by attorneys general.
10	(ii) Savings Provision.—Nothing in
11	this paragraph may be construed to pro-
12	hibit an authorized official of a State from
13	initiating or continuing any proceeding in
14	a court of the State for a violation of any
15	civil or criminal law of the State.
16	(3) Affirmative Defense.—In any action
17	pursuant to paragraph (1) or (2), an intermediary
18	or third-party online seller may assert an affirmative
19	defense if such intermediary or third-party online
20	seller—
21	(A) established procedures to receive up-to-
22	date price information from hotels or short-
23	term rentals, or agents acting on behalf of a

hotel or short-term rental;

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- 1 (B) relied in good faith on information 2 provided to the intermediary or third-party on-3 line seller by a hotel or short-term rental, or 4 agent acting on behalf of such hotel or short-5 term rental, and such information was inac-6 curate at the time it was provided to the inter-7 mediary or third-party online seller; and
 - (C) took prompt action to remove or correct any false or inaccurate information about the total services price after receiving notice that such information was false or inaccurate.

(c) Preemption.—

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(1) In general.—A State, or political subdivision of a State, may not maintain, enforce, prescribe, or continue in effect any law, rule, regulation, requirement, standard, or other provision having the force and effect of law of the State, or political subdivision of the State, that prohibits a covered entity from advertising, displaying, marketing, or otherwise offering, or otherwise affects the manner in which a covered entity may advertise, display, market, or otherwise offer, for sale in interstate commerce, including through a direct offering, third-party distribution, or metasearch referral, a price of a reservation for a covered service, and that requires fee

1	disclosure, unless such provision requires the total
2	services price to include each service fee in accord-
3	ance with subsection $(a)(1)$.
4	(2) Rule of construction.—This section
5	may not be construed to—
6	(A) preempt any law of a State or political
7	subdivision of a State relating to contracts or
8	torts; or
9	(B) preempt any law of a State or political
10	subdivision of a State to the extent that such
11	law relates to an act of fraud, unauthorized ac-
12	cess to personal information, or notification of
13	unauthorized access to personal information.
14	(d) Definitions.—In this Act:
15	(1) Base services price.—The term "base
16	services price''—
17	(A) means, with respect to the covered
18	services provided by a hotel or short-term rent-
19	al, the price in order to obtain the covered serv-
20	ices of the hotel or short-term rental; and
21	(B) does not include—
22	(i) any service fee;
23	(ii) any taxes or fees imposed by a
24	government or quasi-government entity;

1	(iii) assessment fees of a government-
2	created special district or program; or
3	(iv) any charges or fees for an op-
4	tional product or service associated with
5	the covered services that may be selected
6	by a purchaser of covered services.
7	(2) Commission.—The term "Commission"
8	means the Federal Trade Commission.
9	(3) COVERED ENTITY.—The term "covered en-
10	tity" means a person, partnership, or corporation
11	with respect to whom the Commission has jurisdic-
12	tion under section 5(a)(2) of the Federal Trade
13	Commission Act (15 U.S.C. 45(a)(2)), including—
14	(A) a hotel or short-term rental;
15	(B) a third-party online seller; or
16	(C) an intermediary.
17	(4) Covered services.—The term "covered
18	services''—
19	(A) means the temporary provision of a
20	room, building, or other lodging facility; and
21	(B) does not include the provision of a
22	meeting room, banquet services, or catering
23	services.
24	(5) Hotel.—The term "hotel" means an es-
25	tablishment that is—

1	(A) primarily engaged in providing a cov-
2	ered service to the general public; and
3	(B) promoted, advertised, or marketed in
4	interstate commerce or for which such estab-
5	lishment's services are sold in interstate com-
6	merce.
7	(6) Intermediary.—The term "intermediary"
8	means an entity that operates either as a business-
9	to-business platform, consumer-facing platform, or
10	both, that displays, including through direct offer-
11	ings, third-party distribution, or metasearch referral,
12	a price for covered services or price comparison tools
13	for consumers seeking covered services.
14	(7) OPTIONAL PRODUCT OR SERVICE.—The
15	term "optional product or service" means a product
16	or service that an individual does not need to pur-
17	chase to use or obtain covered services.
18	(8) Service fee.—The term "service fee"—
19	(A) means a charge imposed by a covered
20	entity that must be paid in order to obtain cov-
21	ered services; and
22	(B) does not include—
23	(i) any taxes or fees imposed by a
24	government or quasi-government entity;

1	(ii) any assessment fees of a govern-
2	ment-created special district or program;
3	or
4	(iii) any charges or fees for an op-
5	tional product or service associated with
6	the covered services that may be selected
7	by a purchaser of covered services.
8	(9) Short-term rental.—The term "short-
9	term rental" means a property, including a single-
10	family dwelling or a unit in a condominium, coopera-
11	tive, or time-share, that provides covered services
12	(either with respect to the entire property or a part
13	of the property) to the general public—
14	(A) in exchange for a fee;
15	(B) for periods shorter than 30 consecutive
16	days; and
17	(C) is promoted, advertised, or marketed in
18	interstate commerce or for which such prop-
19	erty's services are sold in interstate commerce.
20	(10) State.—The term "State" means each of
21	the 50 States, the District of Columbia, and any ter-
22	ritory or possession of the United States.
23	(11) Third-party online seller.—The term
24	"third-party online seller" means any person other
25	than a hotel or short-term rental that sells covered

1	services or offers for sale covered services with re-
2	spect to a hotel or short-term rental in a transaction
3	facilitated on the internet.
4	(12) Total services price.—The term "total
5	services"—
6	(A) means, with respect to covered serv-
7	ices, the total cost of the covered services, in-
8	cluding the base services price and any service
9	fees; and
10	(B) does not include—
11	(i) any taxes or fees imposed by a
12	government or quasi-government entity;
13	(ii) any assessment fees of a govern-
14	ment-created special district or program;
15	or
16	(iii) any charges or fees for an op-
17	tional product or service associated with
18	the covered services that may be selected
19	by a purchaser of covered services.
20	(e) Effective Date.—The prohibition under sub-
21	section (a) shall take effect 450 days after the date of
22	the enactment of this Act and shall apply to advertise-

- 1 ments, displays, marketing, and offers of covered services
- 2 of a covered entity made on or after such date.

Passed the House of Representatives April 28, 2025. Attest:

Clerk.

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