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1ST SESSION

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To require covered entities to issue a short-form terms of service summary statement, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

MARCH 10, 2025

Mrs. TRAHAN introduced the following bill; which was referred to the Committee on Energy and Commerce

A BILL

To require covered entities to issue a short-form terms of service summary statement, 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 “Terms-of-service La-
5 beling, Design, and Readability Act” or the “TLDR Act”.

6 SEC. 2. STANDARD TERMS OF SERVICE SUMMARY STATE-

7 MENT.

8 (a) DEADLINE FOR TERMS OF SERVICE SUMMARY
9 STATEMENT.—Not later than 360 days after the date of
10 the enactment of this Act, the Commission shall issue a

1 rule in accordance with section 553 of title 5, United
2 States Code, with regard to a covered entity that publishes
3 or has published a terms of service—

4 (1) that requires the covered entity to include
5 a truthful and non-misleading short-form terms of
6 service summary statement on the website of the en-
7 tity;

8 (2) that requires the covered entity to include
9 a truthful and non-misleading graphic data flow dia-
10 gram on the website of the entity; and

11 (3) that requires the covered entity to display
12 the full terms of service of the entity in an inter-
13 active data format.

14 (b) NO NEW CONTRACTUAL OBLIGATION.—The re-
15 quirement to include a summary statement described in
16 subsection (a)(1) does not create any new contractual obli-
17 gation.

18 (c) REQUIREMENTS FOR SHORT-FORM TERMS OF
19 SERVICE SUMMARY STATEMENT.—

20 (1) IN GENERAL.—The short-form terms of
21 service summary statement described in subsection
22 (a)(1)—

23 (A) shall be accessible to individuals with
24 low levels of literacy and individuals with dis-
25 abilities, be machine readable, and include ta-

1 bles, graphic icons, hyperlinks, or other means
2 as the Commission may require; and

3 (B) may be presented differently depend-
4 ing on the interface or type of device on which
5 the statement is being accessed by the user.

6 (2) LOCATION OF SUMMARY STATEMENT AND
7 GRAPHIC DATA FLOW DIAGRAM.—The summary
8 statement described in subsection (a)(1) shall be
9 placed at the top of the permanent terms of service
10 page of the covered entity, and the graphic data flow
11 diagram described in subsection (a)(2) shall be lo-
12 cated immediately below such summary statement.

13 (3) CONTENTS OF SUMMARY STATEMENT.—The
14 summary statement described in subsection (a)(1)
15 shall include the following:

16 (A) The categories of sensitive information
17 that the covered entity processes.

18 (B) The sensitive information that is re-
19 quired for the basic functioning of the service
20 and what sensitive information is needed for ad-
21 ditional features and future feature develop-
22 ment.

23 (C) A summary of the legal liabilities of a
24 user and any rights transferred from the user
25 to the covered entity, such as mandatory arbit-

1 tration, class action waiver, any licensing or
2 sale by the covered entity of the content of the
3 user, and any waiver of moral rights.

4 (D) Historical versions of the terms of
5 service and change logs.

6 (E) If the covered entity provides user de-
7 letion services, directions for how the user can
8 delete sensitive information or discontinue the
9 use of sensitive information.

10 (F) A list of data breaches from the pre-
11 vious 3 years reported to consumers under ex-
12 isting Federal and State laws.

13 (G) The effort required by a user to read
14 the entire terms of service text, such as through
15 the total word count and approximate time to
16 read the statement.

17 (H) Any other information the Commission
18 determines to be necessary if that information
19 is included in the terms of service by the cov-
20 ered entity.

21 (4) ADDITIONAL INFORMATION REQUIRED BY
22 THE COMMISSION.—In the rule issued under sub-
23 section (a), the Commission shall include a list of
24 other information the Commission determines to be
25 necessary under paragraph (3)(H).

1 (d) GUIDANCE ON GRAPHIC DATA FLOW DIA-
2 GRAMS.—Not later than 360 days after the date of the
3 enactment of this Act, the Commission shall publish guide-
4 lines on how a covered entity can graphically display how
5 the sensitive information of a user is shared with a sub-
6 sidiary or corporate affiliate of such entity and how such
7 sensitive information is shared with third parties.

8 (e) INTERACTIVE DATA FORMAT TERMS OF SERV-
9 ICE.—Not later than 360 days after the date of the enact-
10 ment of this Act, the Commission shall issue a rule in ac-
11 cordance with section 553 of title 5, United States Code,
12 that requires a covered entity to tag portions of the terms
13 of services of the entity according to an interactive data
14 format.

15 (f) ENFORCEMENT.—

16 (1) ENFORCEMENT BY THE COMMISSION.—

17 (A) UNFAIR OR DECEPTIVE ACTS OR PRAC-
18 TICES.—A violation of this Act or a regulation
19 promulgated under this Act shall be treated as
20 a violation of a rule defining an unfair or de-
21 ceptive act or practice under section
22 18(a)(1)(B) of the Federal Trade Commission
23 Act (15 U.S.C. 57a(a)(1)(B)).

24 (B) POWERS OF THE COMMISSION.—

(i) IN GENERAL.—The Commission shall enforce this section and the regulations promulgated under this section in the same manner, by the same means, and with the same jurisdiction, powers, and duties as though all applicable terms and provisions of the Federal Trade Commission Act (15 U.S.C. 41 et seq.) were incorporated into and made a part of this section.

(ii) PRIVILEGES AND IMMUNITIES.—Any person who violates this section or a regulation promulgated under this section shall be subject to the penalties and entitled to the privileges and immunities provided in the Federal Trade Commission Act.

(iii) AUTHORITY PERSEVERED.—

Nothing in this section shall be construed to limit the authority of the Commission under any other provision of law.

(2) ENFORCEMENT BY STATES.—

(A) IN GENERAL.—In any case in which the attorney general of a State has reason to believe that an interest of at least 1,000 resi-

dents of that State has been or is threatened or adversely affected by the engagement of any person in a practice that violates this section or a regulation promulgated under this section, the attorney general of the State, as parens patriae, may bring a civil action on behalf of the residents of the State in a district court of the United States of appropriate jurisdiction—

- (i) to enjoin that practice;
 - (ii) to enforce compliance with this
ion;
 - (iii) to obtain damages, restitution, or
r compensation on behalf of such resi-
s; and
 - (iv) to obtain such other relief as the
t may consider to be appropriate.

(B) RIGHTS OF THE COMMISSION.—

- (i) NOTICE TO THE COMMISSION.—

(I) IN GENERAL.—Except as provided in subparagraph (III), the attorney general of a State shall notify the Commission in writing that the attorney general intends to bring a civil action under subparagraph (A) before initiating the civil action.

(II) CONTENTS.—The notification required by subclause (I) with respect to a civil action shall include a copy of the complaint to be filed to initiate the civil action.

(III) EXEMPTION.—If it is not feasible for the attorney general of a State to provide the notification required by subparagraph (I) before initiating a civil action under subparagraph (A), the attorney general shall notify the Commission immediately upon instituting the civil action.

(ii) INTERVENTION BY THE COMMISSION.—The Commission may—

(I) intervene in any civil action brought by the attorney general of a State under subparagraph (A); and

(II) upon intervening—

(aa) be heard on all matters arising in the civil action; and

(bb) file petitions for appeal.

(C) CONSTRUCTION.—Nothing in this paragraph may be construed to prevent an attorney general of a State from exercising the

1 powers conferred on the attorney general by the
2 laws of that State to—

- 3 (i) conduct investigations;
4 (ii) administer oaths or affirmations;
5 or
6 (iii) compel the attendance of wit-
7 nesses or the production of documentary
8 and other evidence.

9 (D) ACTIONS BY THE COMMISSION.—In
10 any case in which an action is instituted by or
11 on behalf of the Commission for a violation of
12 this section or a regulation promulgated under
13 this section, a State may not, during the pend-
14 ency of that action, institute a separate action
15 under subparagraph (A) against any defendant
16 named in the complaint in the action instituted
17 by or on behalf of the Commission for that vio-
18 lation.

19 (E) VENUE; SERVICE OF PROCESS.—

20 (i) VENUE.—Any action brought
21 under subparagraph (A) may be brought
22 in—

23 (I) the district court of the
24 United States that meets applicable
25 requirements relating to venue under

1 section 1391 of title 28, United States
2 Code; or

9 (I) is an inhabitant; or

(II) may be found.

11 (g) DEFINITIONS.—In this section:

16 (A) means any person that operates a
17 website located on the internet or an online
18 service that is operated for commercial pur-
19 poses; and

20 (B) does not include a small business con-
21 cern (as defined in section 3 of the Small Busi-
22 ness Act (15 U.S.C. 632)).

(3) DISABILITY.—The term “disability” has the meaning given the term in section 3 of the Ameri-

1 cans with Disabilities Act of 1990 (42 U.S.C.
2 12102).

3 (4) INTERACTIVE DATA FORMAT.—The term
4 “interactive data format” means an electronic data
5 format in which pieces of information are identified
6 using an interactive data standard, such as eXten-
7 sible Markup Language (commonly known as
8 “XML”), that is a standardized list of electronic
9 tags that mark the information described in sub-
10 section (c)(3) within the terms of service of a cov-
11 ered entity.

12 (5) MORAL RIGHTS.—The term “moral rights”
13 means the rights conferred by section 106A(a) of
14 title 17, United States Code.

15 (6) PROCESS.—The term “process” means any
16 operation or set of operations performed on sensitive
17 information, including collection, analysis, organiza-
18 tion, structuring, retaining, using, or otherwise han-
19 dling sensitive information.

20 (7) SENSITIVE INFORMATION.—The term “sen-
21 sitive information” means any of the following:

- 22 (A) Health information.
- 23 (B) Biometric information.
- 24 (C) Precise geolocation information.
- 25 (D) Social security number.

(E) Information concerning the race, color, religion, national origin, sex, age, or disability of an individual.

(F) The content and parties to a communication.

(G) Audio and video recordings captured through a consumer device.

(H) Financial information, including a bank account number, credit card number, debit card number, or insurance policy number.

11 (I) Online browsing history, which means
12 information revealing online activities over time
13 or across websites or online services not owned
14 or operated by the covered entity.

19 (9) THIRD PARTY.—The term “third party”
20 means, with respect to a covered entity, a person—

23 (B) that is not—

24 (i) the covered entity;

- 1 (ii) a subsidiary or corporate affiliate
2 of the covered entity; or
3 (iii) a service provider of the covered
4 entity.

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