117TH CONGRESS 2D Session



To promote competition and reduce consumer switching costs in the provision of online communications services.

IN THE SENATE OF THE UNITED STATES

Mr. WARNER (for himself, Mr. BLUMENTHAL, Mr. GRAHAM, Mr. HAWLEY, and Ms. KLOBUCHAR) introduced the following bill; which was read twice and referred to the Committee on ______

A BILL

To promote competition and reduce consumer switching costs in the provision of online communications services.

- 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 "Augmenting Compat-
- 5 ibility and Competition by Enabling Service Switching Act

6 of 2022" or the "ACCESS Act of 2022".

7 SEC. 2. DEFINITIONS.

- 8 In this Act:
- 9 (1) COMMISSION.—The term "Commission"
- 10 means the Federal Trade Commission.

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1 (2) COMMUNICATIONS PROVIDER.—The term 2 "communications provider" means a consumer-fac-3 ing communications and information services pro-4 vider.

5 (3) COMPETING COMMUNICATIONS PROVIDER.—
6 The term "competing communications provider",
7 with respect to a large communications platform
8 provider, means another communications provider
9 offering, or planning to offer, similar products or
10 services to consumers.

(4) COMPETING COMMUNICATIONS SERVICE.—
The term "competing communications service", with
respect to a large communications platform, means
a similar product or service provided by a competing
communications provider.

16 (5) CUSTODIAL THIRD-PARTY AGENT.—The 17 term "custodial third-party agent" means an entity 18 that is duly authorized by a user to interact with a 19 large communications platform provider on that 20 user's behalf to manage the user's online inter-21 actions, content, and account settings.

(6) INTEROPERABILITY INTERFACE.—The term
"interoperability interface" means an electronic
interface maintained by a large communications
platform for purposes of achieving interoperability.

1	(7) LARGE COMMUNICATIONS PLATFORM.—The
2	term "large communications platform" means a
3	product or service provided by a communications
4	provider that—
5	(A) generates income, directly or indirectly,
6	from the collection, processing, sale, or sharing
7	of user data; and
8	(B) has more than 100,000,000 monthly
9	active users in the United States.
10	(8) LARGE COMMUNICATIONS PLATFORM PRO-
11	VIDER.—The term "large communications platform
12	provider" means a communications provider that
13	provides, manages, or controls a large communica-
14	tions platform.
15	(9) USER DATA.—
16	(A) IN GENERAL.—The term "user data"
17	means information that is—
18	(i) collected directly by a communica-
19	tions provider; and
20	(ii) linked, or reasonably linkable, to a
21	specific person.
22	(B) EXCLUSION.—The term "user data"
23	does not include information that is rendered
24	unusable, unreadable, de-identified, or
25	anonymized.

1 SEC. 3. PORTABILITY.

2 (a) GENERAL DUTY OF LARGE COMMUNICATIONS 3 PLATFORM PROVIDERS.—A large communications platform provider shall, for each large communications plat-4 5 form it operates, maintain a set of transparent, thirdparty-accessible interfaces (including application program-6 7 ming interfaces) to initiate the secure transfer of user data 8 to a user, or to a competing communications provider act-9 ing at the direction of a user, in a structured, commonly 10 used, and machine-readable format.

(b) GENERAL DUTY OF COMPETING COMMUNICATIONS PROVIDERS.—A competing communications provider that receives ported user data from a large communications platform provider shall reasonably secure any
user data it acquires.

16 (c) EXEMPTION FOR CERTAIN SERVICES.—The obli-17 gations under this section shall not apply to a product or 18 service by which a large communications platform provider 19 does not generate any income or other compensation, di-20 rectly or indirectly, from collecting, using, or sharing user 21 data.

22 SEC. 4. INTEROPERABILITY.

(a) GENERAL DUTY OF LARGE COMMUNICATIONS
PLATFORM PROVIDERS.—A large communications platform provider shall, for each large communications platform it operates, maintain a set of transparent, third-

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party-accessible interfaces (including application program ming interfaces) to facilitate and maintain technically
 compatible, interoperable communications with a user of
 a competing communications provider.

5 (b) GENERAL DUTY OF COMPETING COMMUNICA6 TIONS PROVIDERS.—A competing communications pro7 vider that accesses an interoperability interface of a large
8 communications platform provider shall reasonably secure
9 any user data it acquires, processes, or transmits.

10 (c) INTEROPERABILITY OBLIGATIONS FOR LARGE
11 COMMUNICATIONS PLATFORM PROVIDERS.—

(1) IN GENERAL.—In order to achieve interoperability under subsection (a), a large communications platform provider shall fulfill the duties under
paragraphs (2) through (6) of this subsection.

16 (2) NON-DISCRIMINATION.—

17 (A) IN GENERAL.—A large communica18 tions platform provider shall facilitate and
19 maintain interoperability with competing com20 munications services for each of its large com21 munications platforms through an interoper22 ability interface, based on fair, reasonable, and
23 nondiscriminatory terms.

24 (B) REASONABLE THRESHOLDS, ACCESS
25 STANDARDS, AND FEES.—

1	(i) In general.—A large commu-
2	nications platform provider may establish
3	reasonable thresholds related to the fre-
4	quency, nature, and volume of requests by
5	a competing communications provider to
6	access resources maintained by the large
7	communications platform provider, beyond
8	which the large communications platform
9	provider may assess a reasonable fee for
10	such access.
11	(ii) USAGE EXPECTATIONS.—A large
12	communications platform provider may es-
13	tablish fair, reasonable, and nondiscrim-
14	inatory usage expectations to govern access
15	by competing communications providers,
16	including fees or penalties for providers
17	that exceed those usage expectations.
18	(iii) Limitation on fees and usage
19	EXPECTATIONS.—Any fees, penalties, or
20	usage expectations assessed under clauses
21	(i) and (ii) shall be reasonably proportional
22	to the cost, complexity, and risk to the
23	large communications platform provider of
24	providing such access.

1 (iv) NOTICE.—A large communica-
2 tions platform provider shall provide public
3 notice of any fees, penalties, or usage ex-
4 pectations that may be established under
5 clauses (i) and (ii), including reasonable
6 advance notice of any changes.
7 (v) Security and privacy stand-
8 ARDS.—A large communications platform
9 provider shall, consistent with industry
10 best practices, set privacy and security
standards for access by competing commu-
nications services to the extent reasonably
13 necessary to address a threat to the large
4 communications platform or user data, and
5 shall report any suspected violations of
6 those standards to the Commission.
(C) PROHIBITED CHANGES TO INTER-
8 FACES.—A change to an interoperability inter-
face or terms of use made with the purpose, or
20 substantial effect, of unreasonably denying ac-
cess or undermining interoperability for com-
22 peting communications services shall be consid-
ered a violation of the duty under subparagraph
24 (A) to facilitate and maintain interoperability

1	based on fair, reasonable, and nondiscrim-
2	inatory terms.
3	(3) FUNCTIONAL EQUIVALENCE.—A large com-
4	munications platform provider that maintains inter-
5	operability between its own large communications
6	platform and other products, services, or affiliated
7	offerings of such provider shall offer a functionally
8	equivalent version of that interface to competing
9	communications services.
10	(4) INTERFACE INFORMATION.—
11	(A) IN GENERAL.—Not later than 120
12	days after the date of enactment of this Act, a
13	large communications platform provider shall
14	disclose to competing communications providers
15	complete and accurate documentation describ-
16	ing access to the interoperability interface re-
17	quired under this section.
18	(B) CONTENTS.—The documentation re-
19	quired under subparagraph (A)—
20	(i) is limited to interface documenta-
21	tion necessary to achieve development and
22	operation of interoperable products and
23	services; and

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(ii) does not require the disclosure of
 the source code of a large communications
 platform.

4 (5) NOTICE OF CHANGES.—A large communica-5 tions platform provider shall provide reasonable ad-6 vance notice to a competing communications pro-7 vider, which may be provided through public notice, 8 of any change to an interoperability interface main-9 tained by the large communications platform pro-10 vider that will affect the interoperability of a com-11 peting communications service.

12 (6)NON-COMMERCIALIZATION BY A LARGE 13 COMMUNICATIONS PLATFORM PROVIDER.—A large 14 communications platform provider may not collect, 15 use, or share user data obtained from a competing 16 communications service through the interoperability 17 interface except for the purposes of safeguarding the 18 privacy and security of such information or main-19 taining interoperability of services.

(d) NON-COMMERCIALIZATION BY A COMPETING
COMMUNICATIONS PROVIDER.—A competing communications provider that accesses an interoperability interface
may not collect, use, or share user data obtained from a
large communications platform provider through the interoperability interface except for the purposes of safe-

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guarding the privacy and security of such information or
 maintaining interoperability of services.

3 (e) EXEMPTION FOR CERTAIN SERVICES.—The obli-4 gations under this section shall not apply to a product or 5 service by which a large communications platform provider 6 does not generate any income or other compensation, di-7 rectly or indirectly, from collecting, using, or sharing user 8 data.

9 SEC. 5. DELEGATABILITY.

10 (a) GENERAL DUTY OF LARGE COMMUNICATIONS 11 PLATFORM PROVIDERS.—A large communications plat-12 form provider shall maintain a set of transparent third-13 party-accessible interfaces by which a user may delegate 14 a custodial third-party agent to manage the user's online 15 interactions, content, and account settings on a large com-16 munications platform on the same terms as a user.

17 (b) AUTHENTICATION.—Not later than 180 days 18 after the date of enactment of this Act, the Commission 19 shall establish rules and procedures to facilitate a custo-20 dial third-party agent's ability to obtain access pursuant 21 to subsection (a) in a way that ensures that a request for 22 access on behalf of a user is a verifiable request.

23 (c) REGISTRATION WITH THE COMMISSION.—A cus24 todial third-party agent shall register with the Commission

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1 as a condition of, and prior to, accessing an interface de-2 scribed in subsection (a).

3 (d) DEREGISTRATION BY THE COMMISSION.—The 4 Commission shall establish rules and procedures to 5 deregister a custodial third-party agent that the Commis-6 sion determines has violated the duties established in this 7 section.

8 (e) REVOCATION OF ACCESS RIGHTS.—A large com9 munications platform provider may revoke or deny access
10 for any custodial third-party agent that—

11 (1) fails to register with the Commission; or

12 (2) repeatedly facilitates fraudulent or mali-13 cious activity.

14 (f) DUTIES OF A CUSTODIAL THIRD-PARTY15 AGENT.—A custodial third-party agent—

16 (1) shall reasonably safeguard the privacy and
17 security of user data provided to it by a user, or
18 accessed on a user's behalf;

19 (2) shall not access or manage a user's online
20 interactions, content, or account settings in any way
21 that—

22 (A) will benefit the custodial third-party23 agent to the detriment of the user;

24 (B) will result in any reasonably foresee-25 able harm to the user; or

(C) is inconsistent with the directions or
 reasonable expectations of the user; and

3 (3) shall not collect, use, or share any user data
4 provided to it by a user, or accessed on a user's be5 half, for the commercial benefit of the custodial
6 third-party agent.

7 (g) FEES.—A custodial third-party agent may charge
8 users a fee for the provision of the products or services
9 described in subsection (a).

(h) EXTENT OF ACCESS RIGHTS.—Nothing in this
section shall be construed to confer greater rights of access for a custodial third-party agent to a large communications platform than are accessible to a user.

14 SEC. 6. IMPLEMENTATION AND ENFORCEMENT.

(a) REGULATIONS.—Not later than 1 year after the
date of enactment of this Act, the Commission shall promulgate regulations to implement section 4(c)(2)(B)(v)
and subsections (b), (c), and (d) of section 5.

(b) AUTHENTICATION.—Not later than 180 days
after the date of enactment of this Act, the Commission,
in consultation with relevant industry stakeholders, shall
establish rules and procedures to facilitate the verification
of the validity of requests from users and competing communications providers to obtain user data under sections
3(a) and 4(a).

(c) TECHNICAL STANDARDS.—Not later than 180
 days after the date of enactment of this Act, the Director
 of the National Institute of Standards and Technology
 shall develop and publish model technical standards by
 which to make interoperable popular classes of commu nications or information services, including—

7 (1) online messaging;

8 (2) multimedia sharing; and

9 (3) social networking.

(d) COMPLIANCE ASSESSMENT.—The Commission
shall regularly assess compliance by large communications
platform providers with the provisions of this Act.

(e) COMPLAINTS.—The Commission shall establish
procedures under which a user, a large communications
platform provider, a competing communications provider,
and a custodial third-party agent may file a complaint alleging that a large communications platform provider, a
competing communication provider, or a custodial thirdparty agent has violated this Act.

20 (f) Enforcement.—

(1) UNFAIR OR DECEPTIVE ACTS OR PRACTICES.—A violation of this Act, or regulations enacted pursuant to this Act, shall be treated as a violation of a rule defining an unfair or deceptive act
or practice prescribed under section 18(a)(1)(B) of

1	the Federal Trade Commission Act (15 U.S.C.
2	57a(a)(1)(B)).
3	(2) Powers of commission.—
4	(A) IN GENERAL.—Except as provided in
5	subparagraph (C), the Commission shall enforce
6	this Act in the same manner, by the same
7	means, and with the same jurisdiction, powers,
8	and duties as though all applicable terms and
9	provisions of the Federal Trade Commission
10	Act (15 U.S.C. 41 et seq.) were incorporated
11	into and made a part of this Act.
12	(B) PRIVILEGES AND IMMUNITIES.—Ex-
13	cept as provided in subparagraph (C), any per-
14	son who violates section 3 shall be subject to
15	the penalties and entitled to the privileges and
16	immunities provided in the Federal Trade Com-
17	mission Act (15 U.S.C. 41 et seq.).
18	(C) Nonprofit organizations and com-
19	MON CARRIERS.—Notwithstanding section 4 or
20	5(a)(2) of the Federal Trade Commission Act
21	(15 U.S.C. 44, 45(a)(2)) or any jurisdictional
22	limitation of the Commission, the Commission
23	shall also enforce this Act, in the same manner
24	provided in subparagraphs (A) and (B) of this
25	paragraph, with respect to common carriers

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1	subject to the Communications Act of 1934 (47)
2	U.S.C. 151 et seq.).
3	(D) FINES.—In assessing any fine for a
4	violation of this Act, the Commission shall con-
5	sider each individual user affected by a violation
6	of this Act as an individual violation.
7	(g) Reliance on Open Standards.—Any large
8	communications platform provider that establishes and
9	maintains interoperability through an open standard es-
10	tablished under subsection (c) shall be entitled to a rebut-
11	table presumption of providing access on fair, reasonable,
12	and nondiscriminatory terms.
13	(h) PREEMPTION.—The provisions of this Act shall
14	preempt any State law only to the extent that such State
15	law is inconsistent with the provisions of this Act.
16	(i) EFFECTIVE DATE.—This Act shall take effect on
17	the date on which the Commission promulgates regula-
18	tions under subsection (a).
19	SEC. 7. RELATION TO OTHER LAWS.
20	Nothing in this Act shall be construed to modify,
21	limit, or supersede the operation of any privacy or security
22	provision in—
23	(1) section 552a of title 5, United States Code
24	(commonly known as the "Privacy Act of 1974");

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1	(2) the Right to Financial Privacy Act of 1978
2	(12 U.S.C. 3401 et seq.);
3	(3) the Fair Credit Reporting Act (15 U.S.C.
4	1681 et seq.);
5	(4) the Fair Debt Collection Practices Act (15
6	U.S.C. 1692 et seq.);
7	(5) the Children's Online Privacy Protection
8	Act of 1998 (15 U.S.C. 6501 et seq.);
9	(6) title V of the Gramm-Leach-Bliley Act (15
10	U.S.C. 6801 et seq.);
11	(7) chapters 119, 123, and 206 of title 18,
12	United States Code;
13	(8) section 444 of the General Education Provi-
14	sions Act (20 U.S.C. 1232g) (commonly referred to
15	as the "Family Educational Rights and Privacy Act
16	of 1974'');
17	(9) section 445 of the General Education Provi-
18	sions Act (20 U.S.C. 1232h);
19	(10) the Privacy Protection Act of 1980 (42)
20	U.S.C. 2000aa et seq.);
21	(11) the regulations promulgated under section
22	264(c) of the Health Insurance Portability and Ac-
23	countability Act of 1996 (42 U.S.C. 1320d–2 note),
24	as those regulations relate to—

1	(A) a person described in section 1172(a)
2	of the Social Security Act (42 U.S.C. 1320d-
3	1(a)); or
4	(B) transactions referred to in section
5	1173(a)(1) of the Social Security Act (42)
6	U.S.C. 1320d–2(a)(1));
7	(12) the Communications Assistance for Law
8	Enforcement Act (47 U.S.C. 1001 et seq.);
9	(13) sections 222 and 227 of the Communica-
10	tions Act of 1934 (47 U.S.C. 222, 227); or
11	(14) any other privacy or security provision of
12	Federal law.