118TH CONGRESS 1ST SESSION	S.	
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To prohibit the use of exploitative and deceptive practices by large online operators and to promote transparency and consumer choice in the use of behavioral research by such providers.

IN THE SENATE OF THE UNITED STATES

Mr.	WARNER (fo	or hi	mself, Mr	s. F	ISCHER	, Ms.	. Klo	BUCHA	AR, a	nd Mr.	THU	NE)
	introduced	the	following	bill;	which	was	read	${\rm twice}$	and	referre	d to	the
	Committee	on _										

A BILL

- To prohibit the use of exploitative and deceptive practices by large online operators and to promote transparency and consumer choice in the use of behavioral research by such providers.
 - 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 "Deceptive Experiences
 - 5 To Online Users Reduction Act" or the "DETOUR Act".
 - 6 SEC. 2. DEFINITIONS.
 - 7 In this Act:

1	(1) Affirmative express consent.—The
2	term "affirmative express consent"—
3	(A) means an affirmative act by a user
4	that—
5	(i) clearly communicates the user's
6	authorization for a specific act or practice
7	for which the user's consent is sought to
8	proceed;
9	(ii) is freely taken by the user; and
10	(iii) is taken after the user is in-
11	formed about the act or practice for which
12	consent is sought, including through the
13	presentation to the user of a clear and con-
14	spicuous description of the act or practice;
15	and
16	(B) does not include—
17	(i) the consent of a child or teen; or
18	(ii) the consent to a provision con-
19	tained in a general contract or service
20	agreement.
21	(2) Aggregated data.—The term "aggre-
22	gated data" means data that have been combined or
23	collected together in summary or other form such
24	that the data is not linked or reasonably linkable to
25	any individual.

1	(3) Auto-play.—The term "auto-play" means
2	the automatic playing of content selected by a per-
3	sonalized recommendation system for a user.
4	(4) CHILD.—The term "child" has the meaning
5	given such term in section 1302 of the Children's
6	Online Privacy Protection Act of 1998 (15 U.S.C.
7	6501).
8	(5) Commission.—The term "Commission"
9	means the Federal Trade Commission.
10	(6) Compulsive usage.—The term "compul-
11	sive usage" means any response stimulated by exter-
12	nal factors that causes an individual to engage in re-
13	petitive behavior causing psychological distress, loss
14	of control, anxiety, depression, or harmful stress re-
15	sponses.
16	(7) COVERED RESEARCH.—The term "covered
17	research" means behavioral or psychological experi-
18	mentation or research, including through human ex-
19	perimentation, of overt or observable user actions on
20	online platforms, including interactions between and
21	among individuals and the activities of social groups,
22	that involves interventions that are designed by the
23	experimenter or researcher to alter or manipulate

the emotions of users.

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1	(8) De-identified data.—The term "de-iden-
2	tified data" means information that—
3	(A) does not identify and is not linked or
4	reasonably linkable to a distinct individual or a
5	device, regardless of whether the information is
6	aggregated; and
7	(B) does not contain any persistent identi-
8	fier or other information that could readily be
9	used to reidentify, or link the information to,
10	the individual to whom, or the device to which,
11	the identifier or information pertains.
12	(9) Independent review board.—The term
13	"independent review board" means a board, com-
14	mittee, or other group that —
15	(A) serves to—
16	(i) protect the autonomy and privacy
17	of users;
18	(ii) prevent exploitative and manipula-
19	tive acts or practices;
20	(iii) promote transparent principles of
21	user interface and user experience design;
22	(iv) promote research in keeping with
23	best practices of covered research; and

1	(v) continually evaluate industry prac-
2	tices and issue guidance consistent with
3	the objectives of this Act; and
4	(B) is formally designated by a large on-
5	line operator to review, to approve the initiation
6	of, and to conduct ongoing periodic reviews of
7	any covered research by, or at the direction or
8	discretion of, a large online operator, involving
9	human subjects.
10	(10) Large online operator.—The term
11	"large online operator" means any person that—
12	(A) provides an online service that has
13	more than 100,000,000 authenticated users of
14	an online service in any 30-day period; and
15	(B) is subject to the jurisdiction of the
16	Commission under the Federal Trade Commission
17	sion Act (15 U.S.C. 41 et seq.).
18	(11) Online service.—The term "online serv-
19	ice" means a website or a service, other than ar
20	internet access service, that is made available to the
21	public over the internet, including a social network
22	a search engine, or an email service.
23	(12) Publicly available information.—
24	The term "publicly available information" means
25	any information that a large online operator has a

1	reasonable basis to believe has been lawfully made
2	available to the general public from—
3	(A) Federal, State, or local government
4	records;
5	(B) widely distributed media, including—
6	(i) information from a telephone book
7	or online directory;
8	(ii) television, internet, or radio con-
9	tent or programming; or
10	(iii) a website or online service made
11	available to all members of the public, for
12	free or for a fee, including where all mem-
13	bers of the public, for free or for a fee, can
14	log in to the website or online service;
15	(C) a disclosure to the general public that
16	is required to be made by Federal, State, or
17	local law; or
18	(D) the visual observation of the physical
19	presence of an individual or a device in a public
20	place, not including data collected by a device
21	in the possession of the individual.
22	(13) Teen.—The term "teen" means an indi-
23	vidual over the age of 12 and under the age of 17.
24	(14) USER.—The term "user" means any indi-
25	vidual who engages with an online service.

1	(15) User autonomy.—The term "user auton-
2	omy" means the technical ability of a user to inter-
3	act with a user interface of an online service in a
4	manner that aligns with personal intent.
5	(16) USER DATA.—The term "user data"—
6	(A) means any information that identifies
7	or is linked or reasonably linkable to an indi-
8	vidual or a device that is linked or reasonably
9	linkable to an individual, whether directly sub-
10	mitted to the large online operator by the user
11	or derived from the observed activity of the user
12	by the large online operator; and
13	(B) does not include—
14	(i) aggregated data;
15	(ii) de-identified data; or
16	(iii) publicly available information, or
17	inferences derived solely based on publicly
18	available information.
19	(17) User experience.—The term "user ex-
20	perience" means how a user interacts with an online
21	service.
22	(18) User interface.—The term "user inter-
23	face" means the point at which a user interacts with
24	a system, device, or process of an online service.

1	SEC. 3. UNFAIR AND DECEPTIVE ACTS AND PRACTICES RE-
2	LATING TO THE MANIPULATION OF USER
3	INTERFACES.
4	(a) Conduct Prohibited.—It shall be unlawful for
5	any large online operator—
6	(1) to design, modify, or manipulate a user
7	interface on an online service with the purpose or
8	substantial effect of obscuring, subverting, or im-
9	pairing user autonomy, decision making, or choice to
10	obtain consent or user data;
11	(2) to subdivide or segment consumers of online
12	services into groups for the purposes of covered re-
13	search, except with the affirmative express consent
14	of each user involved; or
15	(3) to design, modify, or manipulate a user
16	interface on an online service, or portion of a user
17	interface or online service, that is directed to a child
18	or teen with the purpose or substantial effect of
19	causing, increasing, or encouraging compulsive
20	usage, including using video auto-play functions ini-
21	tiated without the consent of a user.
22	(b) Duties of Large Online Operators.—Any
23	large online operator that engages in any form of covered
24	research based on the activity or data of the users of the
25	large online operator shall do each of the following:

1	(1) Disclose to its users on a routine basis, but
2	not less than once each 90 days, the general purpose
3	of any such covered research to each user whose
4	user data is or was subject to or included in any cov-
5	ered research during the previous 90-day period.
6	(2) Disclose to the public on a routine basis,
7	but not less than once each 90 days, any covered re-
8	search with the purposes of promoting engagement
9	or product conversion being currently undertaken, or
10	concluded since the prior disclosure.
11	(3) Present the disclosures described in para-
12	graphs (1) and (2) in a manner that is—
13	(A) clear, conspicuous, context-appropriate,
14	and easily accessible; and
15	(B) not deceptively obscured.
16	(4)(A) Subject to subparagraph (B), remove
17	and delete all user data obtained from affected users
18	in the course of covered research if the large online
19	operator—
20	(i) determines (or determines that it has
21	reason to believe) that the affirmative express
22	consent required under this section from such
23	users was not acquired; and

1	(ii) is unable to obtain within 2 business
2	days of such determination the affirmative ex-
3	press consent required under this section.
4	(B) If unable to remove and delete user data
5	pursuant to subparagraph (A), discontinue the cov-
6	ered research.
7	(5)(A) Establish a process by which a user may
8	choose to opt out of covered research at a later date
9	from when the user previously provided affirmative
10	express consent for such research.
11	(B) Subject to subparagraph (A), following the
12	decision of a user to opt out, stop collecting, proc-
13	essing, or transferring any data from such user for
14	the purposes of the covered research.
15	(6) Establish an independent review board that
16	shall—
17	(A) develop, on a continuing basis and
18	using the resources developed under section 4,
19	guidance and rules for the development of user
20	interface and user experience design of the
21	large online operator that are consistent with
22	the requirements of subsection (a) of this sec-
23	tion; and
24	(B) review and have authority to approve,
25	require modification in, or disapprove all cov-

1	ered research conducted on users or on the
2	basis of user activity or data consistent with
3	subsection $(a)(2)$.
4	(7) Ensure that any independent review board
5	established under paragraph (6) registers with the
6	Commission, including providing to the Commis-
7	sion—
8	(A) the names and resumes of every mem-
9	ber of the independent review board;
10	(B) the composition and reporting struc-
11	ture of the independent review board to the
12	management of the large online operator;
13	(C) the process by which the independent
14	review board is to be notified of covered re-
15	search or modifications of covered research,
16	along with the processes by which the inde-
17	pendent review board is capable of vetoing or
18	amending such research;
19	(D) any compensation provided to mem-
20	bers of the independent review board; and
21	(E) any conflict of interest that might
22	exist concerning the participation of an indi-
23	vidual on the independent review board.

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1	SEC. 4. NATIONAL INSTITUTE OF STANDARDS AND TECH
2	NOLOGY RESOURCES.
3	(a) In General.—Not later than 540 days after the
4	date of the enactment of this Act, the Director of the Na
5	tional Institute of Standards and Technology shall, acting
6	through the Information Technology Laboratory of the
7	National Institute of Standards and Technology, conduc
8	research to develop and disseminate consensus-based re
9	sources consistent with subsection (b) that provide rec
10	ommendations for user interface and user experience de
11	sign that support user autonomy, choice, and decision
12	making in providing user consent for online services.
13	(b) CONTENT OF RESOURCES.—The resources devel
14	oped under subsection (a) shall—
15	(1) involve methodology for usability testing to
16	identify usability problems by collecting quantitative
17	and qualitative data to determine the ability of users
18	to navigate options to achieve the specified goals of
19	user autonomy, choice, and decision making in user
20	interface and user experience design;
21	(2) include examples or demonstrations of user
22	interface design that may restrict the user auton
23	omy, choice, or decision making of a user; and
24	(3) include methodology to evaluate the ability
25	to identify default settings that impair user auton

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omy.

1 SEC. 5. ENFORCEMENT BY THE COMMISSION.

- 2 (a) Unfair or Deceptive Acts or Practices.—
- 3 A violation of section 3 or a regulation promulgated under
- 4 this Act shall be treated as a violation of a rule defining
- 5 an unfair or deceptive act or practice under section
- 6 18(a)(1)(B) of the Federal Trade Commission Act (15
- 7 U.S.C. 57a(a)(1)(B)).
- 8 (b) Powers of the Commission.—
- 9 (1) IN GENERAL.—The Commission shall en-
- force section 3 and the regulations promulgated
- 11 under this Act 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 Act.
- 17 (2) Privileges and immunities.—Any person
- who violates section 3 or a regulation promulgated
- under this Act shall be subject to the penalties and
- entitled to the privileges and immunities provided in
- the Federal Trade Commission Act (15 U.S.C. 41 et
- 22 seq.).
- 23 (3) AUTHORITY PRESERVED.—Nothing in this
- Act shall be construed to limit or expand the author-
- 25 ity of the Commission under any other provision of
- 26 law.

1	(4) REGULATIONS.—Not later than 2 years
2	after the date of enactment of this Act, the Commis-
3	sion shall promulgate regulations under section 553
4	of title 5, United States Code, that—
5	(A) establish rules for the registration, for-
6	mation, and oversight of independent review
7	boards, including standards that ensure effec-
8	tive independence of such boards from improper
9	or undue influence by a large online operator;
10	and
11	(B) using the resources produced by the
12	Director of the National Institute of Standards
13	and Technology under section 4 as guidance,
14	define conduct that does not have the purpose
15	or substantial effect of—
16	(i) obscuring, subverting, or impairing
17	user autonomy, decision making, or choice;
18	or
19	(ii) causing, increasing, or encour-
20	aging compulsive usage for a child or teen,
21	such as—
22	(I) de minimis user interface
23	changes derived from testing con-
24	sumer preferences where such changes
25	of design elements are not done solely

1	to obtain affirmative express consent
2	or user data;
3	(II) algorithms or data outputs
4	outside the control of a large online
5	operator or the affiliates of such oper-
6	ator; and
7	(III) establishing default settings
8	that provide enhanced privacy protec-
9	tion to users or otherwise enhance the
10	autonomy and decision-making ability
11	of such users.
12	(5) Safe Harbor.—The Commission may not
13	bring an enforcement action under this Act against
14	any large online operator that relied in good faith on
15	the definitions developed under paragraph (4)(B).