

117TH CONGRESS
1ST SESSION

H. R. 4113

To amend the Fair Credit Reporting Act to fix the consumer report dispute process, to ban misleading and unfair consumer reporting practices, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

JUNE 24, 2021

Ms. ADAMS introduced the following bill; which was referred to the Committee on Financial Services

A BILL

To amend the Fair Credit Reporting Act to fix the consumer report dispute process, to ban misleading and unfair consumer reporting practices, 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; TABLE OF CONTENTS.**

4 (a) SHORT TITLE.—This Act may be cited as the
5 “Improving Credit Reporting for All Consumers Act”.

6 (b) TABLE OF CONTENTS.—The table of contents for
7 this Act is as follows:

- Sec. 1. Short title; table of contents.
- Sec. 2. Findings.
- Sec. 3. Effective date.
- Sec. 4. Consumer Bureau rulemaking.

TITLE I—IMPROVEMENTS TO THE DISPUTE PROCESS

- Sec. 101. Dispute procedures and disclosures relating to reinvestigations.
- Sec. 102. Consumer awareness of dispute rights.
- Sec. 103. Maintenance of records by furnishers.
- Sec. 104. Duties of furnishers relating to dispute procedures, notices, and disclosures.
- Sec. 105. Right to appeal disputes relating to reinvestigations and investigations.
- Sec. 106. Revised consumer reports.
- Sec. 107. Indication of dispute by consumers and use of disputed information.
- Sec. 108. Accuracy and completeness report duties for consumer reporting agencies and furnishers.
- Sec. 109. Inclusion of public record data sources in consumer reports.
- Sec. 110. Injunctive relief for victims.

TITLE II—PROHIBITION ON MISLEADING AND UNFAIR
CONSUMER REPORTING PRACTICES

- Sec. 201. Prohibition on automatic renewals for promotional consumer reporting and credit scoring products and services.
- Sec. 202. Prohibition on misleading and deceptive marketing related to the provision of consumer reporting and credit scoring products and services.
- Sec. 203. Prohibition on excessive direct-to-consumer sales.
- Sec. 204. Fair access to consumer reporting and credit scoring disclosures for nonnative English speakers and the visually and hearing impaired.
- Sec. 205. Comparison shopping for loans without harm to credit standing.
- Sec. 206. Nationwide consumer reporting agencies registry.

1 **SEC. 2. FINDINGS.**

2 Congress finds the following:

3 (1) GENERAL FINDINGS.—

4 (A) Consumer reporting agencies
 5 (“CRAs”) are companies that collect, compile,
 6 and provide information about consumers in the
 7 form of consumer reports for certain permis-
 8 sible statutory purposes under the Fair Credit
 9 Reporting Act (15 U.S.C. 1681 et seq.)
 10 (“FCRA”). The three largest CRAs in this
 11 country are Equifax, TransUnion, and
 12 Experian. These CRAs are referred to as na-

1 tionwide CRAs and the reports that they pre-
2 pare are commonly referred to as credit reports.
3 Furnishers, such as creditors, lenders, and debt
4 collection agencies, voluntarily submit informa-
5 tion to CRAs about their accounts such as the
6 total amount for each loan or credit limit for
7 each credit card and the consumer's payment
8 history on these products. Reports also include
9 identifying information about a consumer, such
10 as their birthdate, previous mailing addresses,
11 and current and previous employers.

12 (B) In a December 2012 paper, "Key Di-
13 mensions and Processes in the U.S. Credit Re-
14 porting System: A review for how the nation's
15 largest credit bureaus manage consumer data",
16 the Bureau of Consumer Financial Protection
17 ("Consumer Bureau") noted that the three na-
18 tionwide CRAs maintain credit files on approxi-
19 mately 200 million adults and receive informa-
20 tion from about 10,000 furnishers. On a
21 monthly basis, these furnishers provide infor-
22 mation on over 1.3 billion consumer credit ac-
23 counts or other trade lines.

24 (C) The 10 largest institutions furnishing
25 credit information to each of the nationwide

1 CRAs account for more than half of all ac-
2 counts reflected in consumers' credit files.

3 (D) Consumer reports play an increasingly
4 important role in the lives of American con-
5 sumers. Most creditors, for example, review
6 these reports to make decisions about whether
7 to extend credit to consumers and what terms
8 and conditions to offer them. As such, informa-
9 tion contained in these reports affects whether
10 a person is able to get a private education loan
11 to pay for college costs, to secure a mortgage
12 loan to buy a home, or to obtain a credit card,
13 as well as the terms and conditions under which
14 consumer credit products or services are offered
15 to them.

16 (E) Credit reports are also increasingly
17 used for many noncredit decisions, including by
18 landlords to determine whether to rent an
19 apartment to a prospective tenant and by em-
20 ployers to decide whether to hire potential job
21 applicants or to offer a promotion to existing
22 employees.

23 (F) CRAs have a statutory obligation to
24 verify independently the accuracy and complete-

1 ness of information included on the reports that
2 they provide.

3 (G) The nationwide CRAs have failed to
4 establish and follow reasonable procedures, as
5 required by existing law, to establish the max-
6 imum level of accuracy of information contained
7 on consumer reports. Given the repeated fail-
8 ures of these CRAs to comply with accuracy re-
9 quirements on their own, legislation is intended
10 to provide them with detailed guidance improv-
11 ing the accuracy and completeness of informa-
12 tion contained in consumer reports, including
13 procedures, policies, and practices that these
14 CRAs should already be following to ensure full
15 compliance with their existing obligations.

16 (H) The presence of inaccurate or incom-
17 plete information on these reports can result in
18 substantial financial and emotional harm to
19 consumers. Credit reporting errors can lead to
20 the loss of a new employment opportunity or a
21 denial of a promotion in an existing job, stop
22 someone from being able to access credit on fa-
23 vorable terms, prevent a person from obtaining
24 rental housing, or even trigger mental distress.

1 (I) Current industry practices impose an
2 unfair burden of proof on consumers trying to
3 fix errors on their reports.

4 (J) Consumer reports containing inac-
5 curate or incomplete credit information also un-
6 dermine the ability of creditors and lenders to
7 effectively and accurately underwrite and price
8 credit.

9 (K) Recognizing that credit reporting af-
10 fects the lives of almost all consumers in this
11 country and that the consequences of errors on
12 a consumer report can be catastrophic for a
13 consumer, the Consumer Bureau began accept-
14 ing consumer complaints about credit reporting
15 in October 2012.

16 (L) As of February 2017, the Consumer
17 Bureau has handled approximately 185,717
18 credit reporting complaints, making credit re-
19 porting consistently the third most-complained-
20 about subject matter on which the Consumer
21 Bureau accepts consumer complaints.

22 (M) In the “Monthly Complaint Report
23 Volume 20”, released in February 2017, the
24 Consumer Bureau noted that 76 percent of
25 credit reporting complaints involved incorrect

1 information on reports, with consumers fre-
2 quently expressing their frustrations about the
3 burdensome and time-consuming process to dis-
4 puting items.

5 (N) Other common types of credit report-
6 ing complaints submitted to the Consumer Bu-
7 reau related to the improper use of a report,
8 trouble obtaining a report or credit score,
9 CRAs' investigations, and credit monitoring or
10 identity protection.

11 (O) In the summer 2015 "Supervisory
12 Highlights", the Consumer Bureau noted that
13 one or more of the largest CRAs failed to ade-
14 quately oversee furnishers to ensure that they
15 were adhering to the CRA's vetting policies and
16 to establish proper procedures to verify public
17 record information.

18 (P) According to the fall 2016 "Super-
19 visory Highlights", Consumer Bureau exam-
20 iners determined that one or more debt collec-
21 tors never investigated indirect disputes that
22 lacked detail or were not accompanied by at-
23 tachments with relevant information from the
24 consumer. Examiners also found that notifica-
25 tions sent to consumers about disputes consid-

1 ered frivolous failed to identify for the con-
2 sumers the type of material that they could pro-
3 vide in order for the debt collector to complete
4 the investigation of the disputed item.

5 (Q) A February 2014 Consumer Bureau
6 report titled “Credit Reporting Complaint
7 Snapshot” found that consumers are confused
8 about the extent to which the nationwide CRAs
9 are required to provide them with validation
10 and documentation of a debt that appears on
11 their credit report.

12 (R) As evidence that the current system
13 lacks sufficient market incentives for CRAs to
14 develop more robust procedures to increase the
15 accuracy and completeness of information on
16 credit reports, litigation discovery documented
17 by the National Consumer Law Center
18 (“NCLC”), as part of a January 2009 report
19 titled, “Automated Injustice: How a Mecha-
20 nized Dispute System Frustrates Consumers
21 Seeking to Fix Errors in Their Credit Re-
22 ports”, showed that at least two of the three
23 largest CRAs use quota systems to force em-
24 ployees to process disputes hastily and without
25 the opportunity for conducting meaningful in-

1 vestigations. At least one nationwide CRA only
2 allowed dispute resolution staff five minutes to
3 handle a consumer's call. Furthermore, these
4 CRAs were found to have awarded bonuses for
5 meeting quotas and punished those who didn't
6 meet production numbers with probation.

7 (S) Unlike most other business relation-
8 ships, where consumers can register their satis-
9 faction or unhappiness with a particular credit
10 product or service simply by taking their busi-
11 ness elsewhere, consumers have no say in
12 whether their information is included in the
13 CRAs databases and limited legal remedies to
14 hold the CRAs accountable for inaccuracies or
15 poor service.

16 (T) Accordingly, despite the existing statu-
17 tory mandate for CRAs to follow reasonable
18 procedures to assure the maximum possible ac-
19 curacy of the information whenever they pre-
20 pare consumer reports, numerous studies, the
21 high volume of consumer complaints submitted
22 to the Consumer Bureau about incorrect infor-
23 mation on consumer reports, and supervisory
24 activities by the Consumer Bureau demonstrate

1 that CRAs continue to skirt their obligations
2 under the law.

3 (2) INCORRECT INFORMATION ON CONSUMER
4 REPORTS.—

5 (A) Consumers are entitled to dispute er-
6 rors on their consumer reports with either the
7 CRA, who issued the report, or directly with
8 furnishers, who supplied the account informa-
9 tion to the CRA, and request that mistakes be
10 deleted or removed. Consumers, who believe an
11 investigation has not correctly resolved their
12 dispute, however, have few options, other than
13 requesting that a statement about the dispute
14 be included with their future reports.

15 (B) CRAs have a statutory obligation
16 under the FCRA to perform a reasonable inves-
17 tigation by conducting a substantive and
18 searching inquiry when a consumer disputes an
19 item on their report. In doing so, CRAs must
20 conduct an independent review about the accu-
21 racy of any disputed item and cannot merely
22 rely on a furnisher’s “rubber-stamp”
23 verification of the integrity of the information
24 they have provided to CRAs.

1 (C) The Federal Trade Commission
2 (“FTC”), in a “Report to Congress Under Sec-
3 tion 319 of the Fair and Accurate Credit
4 Transactions Act of 2003” released in Decem-
5 ber 2012, found that 26 percent of survey par-
6 ticipants identified at least one potentially ma-
7 terial error on their consumer reports, and 13
8 percent experienced a change in their credit
9 score once the error was fixed.

10 (D) Consumer Bureau examiners have
11 identified repeated deficiencies with the nation-
12 wide CRAs’ information collection. In the sum-
13 mer 2015 “Supervisory Highlights” released in
14 June 2015, the Consumer Bureau noted contin-
15 ued weaknesses with CRAs’ methods and proc-
16 esses for assuring maximum possible accuracy
17 in their reports. Examiners also found, with
18 certain exceptions, no quality control policies
19 and procedures in place to test consumer re-
20 ports for accuracy.

21 (E) In its “Credit Reporting Complaint
22 Snapshot” released in February 2014, the Con-
23 sumer Bureau found that consumers were un-
24 certain about the depth and validity of the in-
25 vestigations performed about a disputed item.

1 Consumers also expressed frustration that, even
2 though they provided supporting materials that
3 they believed demonstrated the inaccuracy of
4 the information provided by furnishers, errors
5 continued to remain on their reports.

6 (F) In the winter 2015 “Supervisory High-
7 lights” released in March 2015, the Consumer
8 Bureau reported that one or more nationwide
9 CRAs failed to adequately fulfill their dispute-
10 handling obligations, including by not for-
11 warding to furnishers all relevant information
12 found in letters and supporting documents sup-
13 plied by consumers when they submitted dis-
14 putes failing to notify consumers that they had
15 completed investigations, and not providing con-
16 sumers with the results of the CRAs’ reviews
17 about their disputes.

18 (G) Consumer Bureau examiners also
19 noted in the fall 2016 “Supervisory Highlights”
20 released in October 2016 that one or more enti-
21 ties failed to provide adequate guidance and
22 training to staff about how to differentiate
23 FCRA disputes from general customer inquir-
24 ies, complaints, or debt validation requests.
25 Consumer Bureau supervisors also directed one

1 or more entities to develop and implement rea-
2 sonable procedures to ensure that direct and in-
3 direct disputes are appropriately logged, cat-
4 egorized, and resolved.

5 (H) Consumers’ increasing frustration
6 about the difficulties of trying to fix credit re-
7 porting errors, evidenced through the volume of
8 consumer complaints related to errors sub-
9 mitted to the Consumer Bureau, are also
10 echoed in another FTC study issued in January
11 2015. In the “Report to Congress under Sec-
12 tion 319 for the Fair and Accurate Credit
13 Transactions Act of 2003”, the FTC found that
14 nearly 70 percent (84 people) of participants
15 from a previous survey that had filed disputes
16 with CRAs continued to believe that at least
17 some of the disputed information remained in-
18 accurate at the time of the follow-up survey.
19 Despite these views, 50 percent (42 people) of
20 the survey participants decided to just give up
21 trying to fix the errors, with only 45 percent
22 (38 people) of them planning to continue to try
23 to resolve their disputes.

24 (I) The consistently high volume of con-
25 sumer complaints submitted to the Consumer

1 Bureau about credit reporting errors, coupled
2 with the largest CRAs' repeated quality control
3 weaknesses found by Consumer Bureau exam-
4 iners, show that the nationwide CRAs have
5 failed to establish and follow reasonable proce-
6 dures to assure maximum accuracy of informa-
7 tion and to conduct independent investigations
8 of consumers' disputes. These ongoing problems
9 demonstrate the need for legislation to—

10 (i) enhance obligations on furnishers
11 to substantiate information and require
12 furnishers to keep records for the same
13 amount of time that adverse information
14 about these accounts may appear on a per-
15 son's consumer report;

16 (ii) eliminate CRAs' discretion to de-
17 termine the relevancy of materials provided
18 by consumers to support their dispute
19 claims by instead requiring them to pass
20 all material onto furnishers and elimi-
21 nating CRA's discretion to deem some dis-
22 putes frivolous or irrelevant when a con-
23 sumer resubmits a claim that they believe
24 has been inadequately resolved;

1 (iii) enhance educational content on
2 CRAs' websites to improve consumers' un-
3 derstanding of the dispute process and to
4 make it easier for all consumers to initiate
5 claims, including by providing these disclo-
6 sures in other languages besides English;
7 and

8 (iv) create a new consumer right to
9 appeal reviews by CRAs and furnishers of
10 the initial disputes.

11 (3) INJUNCTIVE RELIEF.—

12 (A) Despite the fact that the FCRA cur-
13 rently provides implicit authority for injunctive
14 relief, consumers have been prevented from ex-
15 ercising this right. Legislation explicitly clari-
16 fying this right is intended to underscore con-
17 gressional intent that injunctive relief should be
18 viewed as a remedy available to consumers.

19 (B) Myriad findings by the courts, regu-
20 lators, consumers, and consumer advocates
21 make clear that CRAs have failed to establish
22 adequate standards for the accuracy and com-
23 pleteness of consumer reports, yet the nation-
24 wide CRAs have demonstrated little willingness

1 to voluntarily retool their policies and proce-
2 dures to fix the problems.

3 (C) Providing courts with explicit authority
4 to issue injunctive relief, by telling the CRAs to
5 remedy unlawful practices and procedures,
6 would further CRAs' mandate under the FCRA
7 to assure the maximum possible accuracy and
8 completeness of information contained on credit
9 reports.

10 (D) Absent explicit authority to issue in-
11 junctions, history suggests that the nationwide
12 CRAs are likely to continue conducting business
13 as usual in treating any monetary settlements
14 with individual consumers and fines imposed by
15 State attorneys general and Federal regulators,
16 simply as the "cost of doing business".

17 (4) DECEPTIVE AND MISLEADING MARKETING
18 PRACTICES.—

19 (A) The Consumer Bureau's February
20 2015 report titled "Consumer Voices on Credit
21 Reports and Scores" found that some con-
22 sumers did not obtain a copy of their consumer
23 report due to concerns about security or of
24 being trapped into purchasing unwanted prod-

1 ucts like an additional report or a credit moni-
2 toring service.

3 (B) In January 2017, the Consumer Bu-
4 reau fined TransUnion and Equifax for decep-
5 tively marketing credit scores for purchase by
6 consumers as the same credit scores typically
7 used by lenders to determine creditworthiness
8 and for luring consumers into costly subscrip-
9 tion services that were advertised as “free” or
10 “\$1” that automatically charged recurring fees
11 unless cancelled by consumers. The Consumer
12 Bureau also found that Equifax was illegally
13 advertising its products on webpages that con-
14 sumers accessed through
15 AnnualCreditReport.com before consumers ob-
16 tained their free disclosures. Because of these
17 troubling practices, TransUnion was ordered to
18 pay \$13.9 million in restitution to harmed con-
19 sumers and a civil penalty of \$3 million to the
20 Consumer Bureau. Equifax was ordered to pay
21 more than \$3.7 million to affected consumers
22 as well as a civil money penalty of \$2.5 million
23 to the Consumer Bureau. As part of the con-
24 sent orders, the CRAs are also supposed to
25 change the way that they sell their products to

1 consumers. The CRAs must also obtain con-
2 sumers' express consent before enrolling them
3 into subscription services as well as make it
4 easier for consumers to cancel these programs.

5 (C) The Consumer Bureau fined the other
6 nationwide CRA—Experian—in March 2017
7 for deceiving consumers about the use of credit
8 scores that it marketed and sold to consumers
9 as credit scores that were used by lenders and
10 for illegally advertising its products on web
11 pages that consumers accessed through
12 AnnualCreditReport.com before they obtained
13 their free annual disclosures. Experian was or-
14 dered to pay more than \$3.7 million in restitu-
15 tion to harmed consumers and a civil monetary
16 penalty of \$2.5 million to the Consumer Bu-
17 reau.

18 (D) The Consumer Bureau's January and
19 March 2017 consent orders with the three na-
20 tionwide CRAs show that these CRAs have en-
21 ticed consumers into purchasing products and
22 services that they may not want or need, in
23 some instances by advertising products or serv-
24 ices “free” that automatically converted into an
25 ongoing subscription service at the regular price

1 unless cancelled by the consumer. Although
2 these CRAs must now change their deceptive
3 marketing practices, codifying these duties is an
4 appropriate way to ensure that these companies
5 never revert back to such misleading tactics.

6 (E) Given the ubiquitous use of consumer
7 reports in consumers' lives and the fact that
8 consumers' participation in the credit reporting
9 system is involuntary, CRAs should also
10 prioritize providing consumers with the effective
11 means to safeguard their personal and financial
12 information and improve their credit standing,
13 rather than seeking to exploit consumers' con-
14 cerns and confusion about credit reporting and
15 scoring, to boost their companies' profits.

16 (F) Vulnerable consumers, who have legiti-
17 mate concerns about the security of their per-
18 sonal and financial information, deserve clear,
19 accurate, and transparent information about
20 the credit reporting tools that may be available
21 to them, such as fraud alerts and freezes.

22 **SEC. 3. EFFECTIVE DATE.**

23 The amendments made by this Act shall take effect
24 2 years after the date of the enactment of this Act.

1 **SEC. 4. CONSUMER BUREAU RULEMAKING.**

2 Except as otherwise provided, not later than the end
 3 of the 2-year period beginning on the date of the enact-
 4 ment of this Act, the Bureau of Consumer Financial Pro-
 5 tection shall issue final rules to implement the amend-
 6 ments made by this Act.

7 **TITLE I—IMPROVEMENTS TO**
 8 **THE DISPUTE PROCESS**

9 **SEC. 101. DISPUTE PROCEDURES AND DISCLOSURES RE-**
 10 **LATING TO REINVESTIGATIONS.**

11 (a) IN GENERAL.—Section 611(a) of the Fair Credit
 12 Reporting Act (15 U.S.C. 1681i(a)) is amended to read
 13 as follows:

14 “(a) REINVESTIGATIONS OF DISPUTED INFORMA-
 15 TION BY A CONSUMER REPORTING AGENCY.—

16 “(1) REINVESTIGATIONS REQUIRED.—

17 “(A) IN GENERAL.—Subject to subsection
 18 (f), if the completeness or accuracy of any item
 19 of information contained in a consumer’s file at
 20 a consumer reporting agency is disputed by the
 21 consumer and the consumer notifies the agency
 22 (either directly or indirectly through a reseller
 23 or an authorized third party) of such dispute,
 24 the agency shall, free of charge—

25 “(i) conduct a reasonable reinvestiga-
 26 tion using the process described in para-

graph (3) to determine whether the disputed information is inaccurate, incomplete, or cannot be verified;

“(ii) notify the consumer that a notation described in section 605(e) will be added to the consumer’s file until the re-investigation has been completed and that such notation can be removed at the request of the consumer; and

“(iii) before the end of the 30-day period beginning on the date on which the consumer reporting agency receives the notice of the dispute from the consumer or the reseller—

“(I) record the current status of the disputed information; or

“(II) delete or modify the item in accordance with paragraph (3)(D).

“(B) EXTENSION OF PERIOD TO REINVESTIGATE.—Except as provided in subparagraph (C), the 30-day period described in subparagraph (A) may be extended for period not to exceed 15 days if the consumer reporting agency receives additional information from the consumer or the reseller regarding the dispute

1 after the date on which the consumer reporting
2 agency notified any person who provided any
3 item of information in dispute under paragraph
4 (2)(A).

5 “(C) LIMITATIONS ON EXTENSION OF PE-
6 RIOD TO REINVESTIGATE.—Subparagraph (B)
7 shall not apply to any reinvestigation in which,
8 during the 30-day period described in subpara-
9 graph (A), the disputed information is found to
10 be inaccurate or incomplete, or the consumer
11 reporting agency determines that the disputed
12 information cannot be verified.

13 “(2) PROMPT NOTICE OF DISPUTE TO FUR-
14 NISHER OF INFORMATION; PROVISION OF INFORMA-
15 TION REGARDING DISPUTE PROVIDED BY THE CON-
16 SUMER OR RESELLER.—

17 “(A) IN GENERAL.—Before the end of the
18 period of 5 business days beginning on the date
19 on which a consumer reporting agency receives
20 notice of a dispute from any consumer or re-
21 seller under paragraph (1)(A), the consumer re-
22 porting agency shall provide notification of the
23 dispute to any person who provided any item of
24 information in dispute, at the address and in
25 the manner established with such person. The

1 notice shall include all information, including
2 substantiating documents, regarding the dispute
3 that was submitted to the consumer reporting
4 agency.

5 “(B) PROVISION OF ADDITIONAL INFORMA-
6 TION REGARDING DISPUTE AFTER NOTIFICA-
7 TION TO THE FURNISHER OF INFORMATION.—

8 If a consumer reporting agency receives addi-
9 tional information regarding the dispute from
10 the consumer or reseller after the agency pro-
11 vides the notification described under subpara-
12 graph (A) and before the end of the 30-day pe-
13 riod described in paragraph (1)(A), the con-
14 sumer reporting agency shall, not later than 3
15 business days after receiving such information,
16 provide such information to the person who pro-
17 vided the information in dispute.

18 “(3) REASONABLE STANDARDS FOR CONSUMER
19 REPORTING AGENCIES FOR CONDUCTING REINVES-
20 TIGATIONS AND RESOLVING DISPUTES SUBMITTED
21 BY CONSUMERS.—

22 “(A) IN GENERAL.—In conducting a re-
23 investigation of disputed information, a con-
24 sumer reporting agency shall, at a minimum—

1 “(i) maintain sufficient resources and
2 trained staff, commensurate with the vol-
3 ume and complexity of disputes received or
4 reasonably anticipated to be received, to
5 determine whether the disputed informa-
6 tion is accurate, complete, or can be
7 verified by the person who provided the in-
8 formation;

9 “(ii) ensure that all staff involved at
10 any level of the reinvestigation process, in-
11 cluding any individual with ultimate au-
12 thority over determining whether the dis-
13 puted information is inaccurate, incom-
14 plete, or cannot be verified, are located
15 within the United States;

16 “(iii) verify that the personally identi-
17 fiable information of the consumer submit-
18 ting the dispute matches the personally
19 identifiable information contained in the
20 consumer’s file, and that such information
21 is accurate and complete;

22 “(iv) verify that the consumer report-
23 ing agency has a record of the information
24 being disputed; and

1 “(v) conduct a reasonable review that
2 considers all information, including sub-
3 stantiating documents, provided by the
4 consumer or reseller.

5 “(B) CONSUMER REPORTING.—The con-
6 sumer reporting agency shall not impose any
7 limitation or otherwise impede the ability of a
8 consumer to submit information about the dis-
9 puted item.

10 “(C) INDEPENDENT ANALYSIS.—The re-
11 investigation conducted under subparagraph
12 (A) shall be an independent analysis, separate
13 from any investigation by a reseller or a person
14 who provided the disputed information.

15 “(D) DELETION OR MODIFICATION OF IN-
16 FORMATION CONTAINED IN A CONSUMER
17 FILE.—If the disputed information is found to
18 be inaccurate, incomplete, or cannot be verified,
19 the dispute resolution staff of the consumer re-
20 porting agency shall have the direct authority to
21 delete or modify such information in the con-
22 sumer’s file, as appropriate, during the 30-day
23 period described in paragraph (1)(A), shall
24 promptly notify the consumer of the results of
25 the reinvestigation as described in paragraph

(4), and shall promptly notify any person who provided such information to the consumer reporting agency of the modification or deletion made to the consumer's file.

“(4) NOTICE TO CONSUMER OF RESULTS OF REINVESTIGATION.—

“(A) IN GENERAL.—Not later than 5 business days after the conclusion of a reinvestigation conducted under this subsection, the consumer reporting agency shall provide written notice to the consumer of the results of the reinvestigation by postal mail or, if authorized by the consumer for that purpose, by other means available to the agency.

“(B) CONTENTS OF NOTICE TO CONSUMER OF RESULTS OF REINVESTIGATION.—The notice described in subparagraph (A) shall include—

“(i) a statement that the reinvestigation of the disputed information has been completed;

“(ii) a statement informing the consumer as to whether the disputed information was determined to be inaccurate, incomplete, or unverifiable, including a state-

1 ment of the specific reasons supporting the
2 determination;

3 “(iii) if information in the consumer’s
4 file has been deleted or modified as a re-
5 sult of the reinvestigation—

6 “(I) a copy of the consumer re-
7 port and credit score or educational
8 score (if applicable) that is based
9 upon the consumer’s revised file;

10 “(II) a statement identifying the
11 specific information from the con-
12 sumer’s file that was deleted or modi-
13 fied because such information was de-
14 termined to be inaccurate, incomplete,
15 or unverifiable by the consumer re-
16 porting agency;

17 “(III) a statement that the con-
18 sumer has the right, free of charge, to
19 obtain an additional consumer report
20 and credit score or educational credit
21 score (if applicable) within the 12-
22 month period following the date of the
23 conclusion of the reinvestigation, re-
24 gardless of whether the consumer ob-
25 tained or will obtain a free annual

1 consumer report and credit score or
2 educational score (if applicable) under
3 section 612; and

4 “(IV) a statement that the con-
5 sumer has the right, free of charge, to
6 request under subsection (d) that the
7 consumer reporting agency furnish
8 notifications of the consumer’s revised
9 report;

10 “(iv) a description of the procedure
11 used by the dispute resolution staff of the
12 consumer reporting agency to determine
13 the accuracy or completeness of the infor-
14 mation, including the business name, mail-
15 ing address, telephone number, and Inter-
16 net website address (if available) of any
17 person who provided information who was
18 contacted by the staff in connection with
19 the determination;

20 “(v) a statement that the consumer
21 has the right, free of charge, to add a nar-
22 rative statement to the consumer’s file dis-
23 puting the accuracy or completeness of the
24 information, regardless of the results of
25 the reinvestigation by the agency, and the

1 process for submitting such a narrative
2 pursuant to subsection (b);

3 “(vi) a copy of all information relating
4 to the consumer that was used by the con-
5 sumer reporting agency in carrying out the
6 reinvestigation and relied upon as the basis
7 for the determination about the accuracy
8 and completeness of the disputed informa-
9 tion;

10 “(vii) a statement that a consumer
11 may, free of charge, challenge the results
12 of the reinvestigation by appeal within 120
13 days after the date the notice of the results
14 of the reinvestigation was provided to the
15 consumer and the process for submitting
16 an appeal;

17 “(viii) a statement informing the con-
18 sumer that a notation described in section
19 605(e) will be added to the file of the con-
20 sumer during the period in which the con-
21 sumer appeals the results of a reinvestiga-
22 tion and that such notation can be re-
23 moved at the request of the consumer; and

24 “(ix) any other information, as deter-
25 mined by the Bureau.

1 “(5) REQUIREMENTS RELATING TO REINSER-
2 TION OF PREVIOUSLY DELETED OR MODIFIED MATE-
3 RIAL.—

4 “(A) CERTIFICATION OF NEW DETERMINA-
5 TION THAT ITEM IS ACCURATE OR COM-
6 plete.—A consumer reporting agency may not
7 reinsert into a consumer’s file any information
8 that was previously deleted or modified pursu-
9 ant to paragraph (3)(D), unless the person who
10 provided the information—

11 “(i) requests that the consumer re-
12 porting agency reinsert such information;

13 “(ii) submits a written certification
14 that the information is accurate and com-
15 plete; and

16 “(iii) provides a statement describing
17 the specific reasons why the information
18 should be inserted.

19 “(B) NOTICE TO CONSUMER BEFORE RE-
20 INSERTION CAN OCCUR.—Upon receipt of a re-
21 quest for reinsertion of disputed information
22 under subparagraph (A), the consumer report-
23 ing agency shall, not later than 5 business days
24 before the consumer reporting agency reinserts
25 the information into the consumer’s file, notify

1 the consumer in writing of such request for re-
2 insertion. Such notice shall include—

3 “(i) the business name, mailing ad-
4 dress, telephone number, and Internet
5 website address (if available) of any person
6 who provided information to or contacted
7 the consumer reporting agency in connec-
8 tion with the reinsertion;

9 “(ii) a copy of the information relat-
10 ing to the consumer, the certification that
11 the information is accurate or complete,
12 and the statement of the reasons sup-
13 porting reinsertion provided by the person
14 who provided the information to the con-
15 sumer reporting agency under subpara-
16 graph (A);

17 “(iii) a statement that the consumer
18 may obtain, free of charge and within the
19 12-month period following the date the no-
20 tice under this subparagraph was issued, a
21 consumer report and credit score or edu-
22 cational score (if applicable) from the con-
23 sumer reporting agency that includes the
24 reinserted information, regardless of
25 whether the consumer obtained or will ob-

tain a free annual consumer report and credit score or educational credit score (if applicable) under section 612;

“(iv) a statement that the consumer may appeal the determination that the previously deleted or modified information is accurate or complete and a description of the procedure for the consumer to make such an appeal pursuant to subsection (h); and

“(v) a statement that the consumer has the right to add a narrative statement, free of charge, to the consumer’s file disputing the accuracy or completeness of the disputed information and a description of the process to add such a narrative statement pursuant to subsection (b).

“(6) EXPEDITED DISPUTE RESOLUTION.—If a consumer reporting agency determines that the information provided by the consumer is sufficient to substantiate that the item of information is inaccurate, incomplete, or cannot be verified by the person who furnished such information, and the consumer reporting agency deletes or modifies such information within 3 business days of receiving notice

1 of the dispute, the consumer reporting agency shall
2 be exempt from the requirements of paragraph (4),
3 if the consumer reporting agency provides to the
4 consumer—

5 “(A) prompt notice confirming the deletion
6 or modification of the information from the con-
7 sumer’s file in writing or by other means, if
8 agreed to by the consumer when the informa-
9 tion is disputed;

10 “(B) a statement of the consumer’s right
11 to request that the consumer reporting agency
12 furnish notifications of a revised consumer re-
13 port pursuant to subsection (d);

14 “(C) not later than 5 business days after
15 deleting or modifying the information, a copy of
16 the consumer report and credit score or edu-
17 cational score (if applicable) that is based upon
18 the consumer’s revised file; and

19 “(D) a statement that the consumer may
20 obtain, free of charge and within the 12-month
21 period following the date the notice under this
22 paragraph was sent to the consumer, a con-
23 sumer report and credit score or educational
24 score (if applicable) from the consumer report-
25 ing agency, regardless of whether the consumer

1 obtained or will obtain their free annual con-
2 sumer report and credit score or educational
3 score (if applicable) under section 612.

4 “(7) NO EXCUSE FOR FAILURE TO CONDUCT
5 REINVESTIGATION.—A consumer reporting agency
6 may not refuse to conduct a reinvestigation under
7 this subsection because the agency determines that
8 the dispute was submitted by an authorized third
9 party, unless the agency has clear and convincing
10 evidence that the third party is not authorized to
11 submit the dispute on the consumer’s behalf. If the
12 consumer reporting agency refuses to reinvestigate a
13 dispute for these reasons, it shall provide a clear and
14 conspicuous notice to the consumer explaining the
15 reasons for the refusal and describing the specific in-
16 formation the consumer is required to provide for
17 the agency to conduct the reinvestigation.”.

18 (b) ENSURING CONSUMER REPORTING AGENCIES
19 FURNISH CERTAIN NOTIFICATIONS WITHOUT CHARGE.—
20 Section 611(d) of the Fair Credit Reporting Act (15
21 U.S.C. 1681i(d)) is amended by inserting “and without
22 charge” after “request of the consumer”.

23 (c) INCLUDING SPECIALTY CONSUMER REPORTING
24 AGENCIES IN REPORTS.—

1 (1) IN GENERAL.—Section 611(e) of the Fair
2 Credit Reporting Act (15 U.S.C. 1681i(e)) is
3 amended by inserting “or 603(x)” after “section
4 603(p)” each place such term appears.

5 (2) TECHNICAL AMENDMENT.—Paragraph (1)
6 of such section (15 U.S.C. 1681i(e)(1)) is amended
7 by striking “The Commission” and inserting “The
8 Bureau”.

9 (d) CONFORMING AMENDMENTS.—Such Act is fur-
10 ther amended—

11 (1) in section 605B(c)(2), by striking “section
12 611(a)(5)(B)” and inserting “section 611(a)(5)”;

13 (2) in section 611—

14 (A) in subsection (c), by striking “unless
15 there is reasonable grounds to believe that it is
16 frivolous or irrevelant,”; and

17 (B) in subsection (f)(3)—

18 (i) in subparagraph (A), by striking
19 “paragraph (6), (7), or (8) of subsection
20 (a)” and inserting “paragraph (4) or (5) of
21 subsection (a)”;

22 (ii) in subparagraph (B), by striking
23 “in the manner required under paragraph
24 (8)(A)”;

1 (3) in section 623(b)(1)(B), by striking “rel-
2 evant” before “information”.

3 (e) GLOBAL TECHNICAL CORRECTIONS TO REF-
4 ERENCES TO NATIONWIDE SPECIALTY CONSUMER RE-
5 PORTING AGENCY.—Such Act is further amended—

6 (1) by striking “section 603(w)” and inserting
7 “section 603(x)” each place such term appears; and

8 (2) in section 612(a)(1)(A), by striking “(w)”
9 and inserting “(x)”.

10 **SEC. 102. CONSUMER AWARENESS OF DISPUTE RIGHTS.**

11 Section 611 of the Fair Credit Reporting Act (15
12 U.S.C. 1681i) is amended by adding at the end the fol-
13 lowing new subsection:

14 “(i) INCREASED CONSUMER AWARENESS OF DIS-
15 PUTE RIGHTS.—

16 “(1) IN GENERAL.—Not later than 180 days
17 after the date of enactment of this subsection, each
18 consumer reporting agency described under sub-
19 section (p) or (x) of section 603 shall—

20 “(A) establish an Internet website acces-
21 sible to consumers; and

22 “(B) post on the home page of such
23 website a hyperlink to a separate webpage es-
24 tablished and maintained solely for the purpose
25 of providing information to a consumer about

1 how to dispute an item of information in the
2 consumer report of the consumer.

3 “(2) DISPUTE WEBPAGE REQUIREMENTS.—For
4 a consumer reporting agency described under sub-
5 section (p) or (x) of section 603, the separate dis-
6 pute webpage described in paragraph (1)(B)—

7 “(A) may not include any type or form of
8 marketing, advertising, information, or material
9 associated with any products or services offered
10 or sold to consumers;

11 “(B) shall clearly and conspicuously dis-
12 close a concise statement regarding how to file
13 a dispute through the agency, free of charge, in
14 the manner and format prescribed by the Bu-
15 reau;

16 “(C) shall describe the types of documents
17 that will be used by the agency in resolving the
18 dispute, including the business name and mail-
19 ing address to which a consumer may send such
20 documents;

21 “(D) shall include a clear and concise ex-
22 planation of and the process for using electronic
23 or other means to submit such documents, free
24 of charge, and without any character or data
25 limitation imposed by the agency;

1 “(E) shall include a statement that the
2 consumer may submit information, free of
3 charge, that the consumer believes will assist
4 the consumer reporting agency in determining
5 the results of the reinvestigation of the dispute;

6 “(F) shall clearly and conspicuously dis-
7 close a statement describing the procedure like-
8 ly to be used by the consumer reporting agency
9 in carrying out a reinvestigation to determine
10 the accuracy or completeness of the disputed
11 item of information, including the time period
12 in which the consumer will be notified of the re-
13 sults of the reinvestigation, and a statement
14 that the agency may extend the reinvestigation
15 period by an additional 15 days if the consumer
16 submits additional information after a certain
17 date; and

18 “(G) shall provide translations of all infor-
19 mation on the webpage in each of the 10 most
20 commonly spoken languages, other than
21 English, in the United States, as determined by
22 the Bureau of the Census on an ongoing basis,
23 and in formats accessible to individuals with
24 hearing or vision impairments.”.

1 **SEC. 103. MAINTENANCE OF RECORDS BY FURNISHERS.**

2 Section 623 of the Fair Credit Reporting Act (15
3 U.S.C. 1681s–2) is amended by adding at the end the fol-
4 lowing new subsection:

5 “(f) DUTY OF FURNISHERS TO MAINTAIN RECORDS
6 OF CONSUMERS.—

7 “(1) IN GENERAL.—A person who furnishes in-
8 formation to a consumer reporting agency relating
9 to a consumer who has an account with that person
10 shall maintain all information necessary to substan-
11 tiate the accuracy and completeness of the informa-
12 tion furnished, including any records establishing the
13 liability and terms and conditions under which credit
14 was extended to a consumer and any payment his-
15 tory with respect to such credit.

16 “(2) RETENTION PERIOD.—Records described
17 under paragraph (1) shall be maintained until the
18 information with respect to which the records relate
19 may no longer be included in a consumer report pur-
20 suant to section 605.

21 “(3) TRANSFER OF OWNERSHIP.—If a person
22 providing information to a consumer reporting agen-
23 cy is acquired by another person, or if another per-
24 son acquires the right to repayment connected to
25 such information, the acquiring person shall be sub-
26 ject to the requirements of this subsection with re-

1 spect to such information to the same extent as the
 2 person who initially provided such information to the
 3 consumer reporting agency. The person selling or
 4 transferring the right to repayment shall provide the
 5 information described in paragraph (1) to the trans-
 6 feree or the acquirer.”.

7 **SEC. 104. DUTIES OF FURNISHERS RELATING TO DISPUTE**
 8 **PROCEDURES, NOTICES, AND DISCLOSURES.**

9 (a) DUTY TO PROVIDE ACCURATE AND COMPLETE
 10 INFORMATION.—Section 623(a) of the Fair Credit Re-
 11 porting Act (15 U.S.C. 1681s–2(a)) is amended—

12 (1) in the subsection heading, by inserting
 13 “AND COMPLETE” after “ACCURATE”;

14 (2) in paragraph (1)—

15 (A) by inserting “or incomplete” after “in-
 16 accurate” each place that term appears; and

17 (B) in subparagraph (D), by inserting “or
 18 completeness” after “accuracy”; and

19 (3) in paragraph (8)—

20 (A) in subparagraph (A), by inserting
 21 “and completeness” after “accuracy”; and

22 (B) in subparagraph (D), by inserting “or
 23 completeness” after “accuracy”.

1 (b) NEGATIVE INFORMATION NOTICES TO CON-
2 SUMERS.—Section 623(a)(7) (15 U.S.C. 1681s–2(a)(7))
3 of such Act is amended to read as follows:

4 “(7) DUTY OF FURNISHERS TO INFORM CON-
5 SUMERS ABOUT REPORTING NEGATIVE INFORMA-
6 TION.—

7 “(A) GENERAL NEGATIVE INFORMATION
8 WARNING NOTICE TO ALL CONSUMERS PRIOR
9 TO FURNISHING SUCH INFORMATION.—

10 “(i) IN GENERAL.—Any person that
11 regularly furnishes negative information to
12 a consumer reporting agency described in
13 subsection (p) or (x) of section 603 about
14 activity on any accounts of a consumer
15 held by such person or transactions associ-
16 ated with credit extended to a consumer by
17 such person shall provide a written general
18 negative information warning notice to
19 each such consumer before such person
20 may furnish any negative information re-
21 lating to such a consumer.

22 “(ii) CONTENT.—Such notice shall—

23 “(I) be clear and conspicuous;

1 “(II) describe the types of activi-
2 ties that constitute negative informa-
3 tion;

4 “(III) inform the consumer that
5 the person may report negative infor-
6 mation relating to any such accounts
7 or transactions to a consumer report-
8 ing agency described in subsection (p)
9 or (x) of section 603;

10 “(IV) state that the negative in-
11 formation may appear on a consumer
12 report of the consumer for the periods
13 described in section 605 and that dur-
14 ing such periods, the negative infor-
15 mation may adversely impact the con-
16 sumer’s credit score;

17 “(V) state that in some limited
18 circumstances, the negative informa-
19 tion may result in other adverse ac-
20 tions, including a denial of a new job
21 or a promotion from existing employ-
22 ment; and

23 “(VI) state that the consumer
24 has right to—

1 “(aa) obtain a copy of their
2 consumer report and credit score
3 or educational score (if applica-
4 ble), which in some instances can
5 be obtained free of charge, from
6 any consumer reporting agency
7 to which negative information
8 may be been sent; and

9 “(bb) dispute, free of
10 charge, any errors on a consumer
11 report relating to the consumer.

12 “(iii) TIMING OF NOTICE.—Such per-
13 son shall provide such notice to a consumer
14 not later than 90 days before the date on
15 which the person furnishes negative infor-
16 mation relating to such consumer.

17 “(B) SPECIFIC NEGATIVE INFORMATION
18 NOTICE TO A CONSUMER.—

19 “(i) IN GENERAL.—Any person de-
20 scribed in subparagraph (A) that has fur-
21 nished negative information relating to ac-
22 tivity on any accounts of a consumer held
23 by such person or transactions associated
24 with credit extended to a consumer by such
25 person to a consumer reporting agency de-

scribed in subsection (p) or (x) of section 603 shall send a written notice to each such consumer.

“(ii) CONTENT.—Such notice shall—

“(I) be clear and conspicuous;

“(II) inform the consumer that the person has furnished negative information relating to such accounts or transactions to a consumer reporting agency described in subsection (p) or (x) of section 603;

“(III) identify any consumer reporting agency to which the negative information was furnished, including the name of the agency, mailing address, Internet website address, and toll-free telephone number; and

“(IV) include the statements described in subclauses (IV), (V), and (VI) of subparagraph (A)(ii).

“(iii) TIME OF NOTICE.—Such person shall provide such notice to a consumer not later than 5 business days after the date on which the person furnished negative information relating to such consumer.

1 “(C) NOTICE EFFECTIVE FOR SUBSE-
2 QUENT SUBMISSIONS.—After providing the no-
3 tice described in subparagraph (B), the person
4 may submit additional negative information to
5 a consumer reporting agency described in sub-
6 section (p) or (x) of section 603 without pro-
7 viding additional notice to the consumer, unless
8 another person acquires the right to repayment
9 connected to the additional negative informa-
10 tion. The acquiring person shall be subject to
11 the requirements of this paragraph and shall be
12 required to send consumers the written notices
13 described in this paragraph, if applicable.

14 “(D) NON-TRADITIONAL DATA FUR-
15 NISHERS.—Any person that furnishes negative
16 information to a consumer reporting agency de-
17 scribed in subsection (p) or (x) of section 603
18 relating to any accounts of, or transactions as-
19 sociated with, a consumer by such person in-
20 volving non-traditional data shall be subject to
21 the requirements described in subparagraphs
22 (A), (B), and (C).

23 “(E) MODEL NOTICES.—

24 “(i) DUTY OF BUREAU.—Not later
25 than 6 months after date of the enactment

1 of this paragraph, the Bureau shall issue
2 model forms for the notices described in
3 subparagraphs (A) and (B) that a person
4 may use to comply with the requirements
5 of this paragraph.

6 “(ii) USE OF MODEL NOTICE NOT RE-
7 QUIRED.—No provision of this paragraph
8 may be construed to require a person to
9 use the model notices prescribed by the
10 Bureau.

11 “(iii) COMPLIANCE USING MODEL NO-
12 TICES.—A person shall be deemed to be in
13 compliance with the requirements of sub-
14 paragraph (A)(ii) or (B)(ii) (as applicable)
15 if the person uses the model notice pre-
16 scribed by the Bureau.

17 “(F) ISSUANCE OF GENERAL NEGATIVE
18 WARNING NOTICE WITHOUT SUBMITTING NEGA-
19 TIVE INFORMATION.—No provision of this para-
20 graph may be construed to require a person de-
21 scribed in subparagraph (A) or (D) to furnish
22 negative information about a consumer to a
23 consumer reporting agency described in sub-
24 section (p) or (x) of section 603.

1 “(G) SAFE HARBOR.—A person shall not
 2 be liable for failure to perform the duties re-
 3 quired by this paragraph if the person reason-
 4 ably believes that the person is prohibited, by
 5 law, from contacting the consumer.

6 “(H) EFFECTIVE DATE.—The require-
 7 ments of subparagraphs (A), (B), (C), and (D)
 8 shall not take effect until the date that is 6
 9 months after the date of the issuance of model
 10 forms for notices under subparagraph (E).

11 “(I) DEFINITIONS.—In this paragraph, the
 12 following definitions shall apply:

13 “(i) NEGATIVE INFORMATION.—The
 14 term ‘negative information’ means infor-
 15 mation concerning a consumer’s delin-
 16 quencies, late payments, insolvency, or any
 17 form of default.

18 “(ii) NON-TRADITIONAL DATA.—The
 19 term ‘non-traditional data’ relates to tele-
 20 communications payments, utility pay-
 21 ments, rent payments, remittances, wire
 22 transfers, and such other items as deter-
 23 mined by the Bureau.”.

24 (c) DUTIES OF FURNISHERS AFTER RECEIVING NO-
 25 TICE OF DISPUTE FROM A CONSUMER.—Section

1 623(a)(8)(E) of the Fair Credit Reporting Act (15 U.S.C.
2 1681s-2(a)(8)(E)) is amended to read as follows:

3 “(E) DUTIES OF FURNISHERS AFTER RE-
4 CEIVING NOTICE OF DISPUTE FROM A CON-
5 SUMER.—After receiving a notice of dispute
6 from a consumer pursuant to subparagraph
7 (D), the person that provided the information
8 in dispute to a consumer reporting agency
9 shall—

10 “(i) promptly provide to each con-
11 sumer reporting agency to which the per-
12 son furnished the disputed information the
13 notice of dispute;

14 “(ii) review all information, including
15 any substantiating documents, provided by
16 the consumer about the disputed informa-
17 tion and conduct an investigation, separate
18 from any reinvestigation by a consumer re-
19 porting agency or a reseller conducted with
20 respect to the disputed information;

21 “(iii) before the expiration of the pe-
22 riod under section 611(a)(1) within which
23 a consumer reporting agency would be re-
24 quired to complete its action if the con-
25 sumer had elected to dispute the informa-

tion under that section, complete an investigation of the disputed information pursuant to the standards described in subparagraph (G);

“(iv) notify the consumer, in writing, of the receipt of the dispute that includes—

“(I) a statement about any information additional to the information that the person is required to maintain under subsection (f) that would support the person’s ability to carry out an investigation to resolve the consumer’s dispute; and

“(II) a statement that the consumer reporting agency to which the disputed information was provided will include a notation described in section 605(e) in the consumer’s file until the investigation has been completed, and information about how a consumer may request that such notation is removed by the agency;

“(v) if the investigation determines the disputed information is inaccurate, in-

1 complete, or unverifiable, promptly notify
 2 each consumer reporting agency to which
 3 the person furnished such information in
 4 accordance with paragraph (2); and

5 “(vi) notify the consumer of the re-
 6 sults of the investigation, in writing, in ac-
 7 cordance with subparagraph (H).”.

8 (d) ELIMINATING FURNISHERS’ AUTHORITY TO DIS-
 9 MISS DISPUTES AS FRIVOLOUS OR IRRELEVANT.—Section
 10 623(a)(8) of such Act (15 U.S.C. 1681s–2(a)(8)) is
 11 amended by striking subparagraph (F) and redesignating
 12 subparagraph (G) as subparagraph (F).

13 (e) ADDITIONAL DUTIES.—Section 623(a)(8) of such
 14 Act (15 U.S.C. 1681s–2(a)(8)) is further amended by add-
 15 ing at the end the following new subparagraphs:

16 “(G) REASONABLE STANDARDS FOR FUR-
 17 NISHERS FOR CONDUCTING INVESTIGATIONS
 18 AND RESOLVING DISPUTES SUBMITTED BY CON-
 19 SUMERS.—In any investigation conducted by a
 20 person who furnishes information to a con-
 21 sumer reporting agency of an item of informa-
 22 tion being disputed by a consumer, the person,
 23 at a minimum—

24 “(i) shall maintain sufficient resources
 25 and trained staff, commensurate with the

1 volume and complexity of disputes received
2 or reasonably anticipated to be received, to
3 conduct investigations;

4 “(ii) shall verify that the person has a
5 record of the particular information being
6 disputed, consistent with the requirements
7 of subsection (f);

8 “(iii) shall verify that the personally
9 identifiable information of the consumer
10 submitting the dispute matches the person-
11 ally identifiable information contained on
12 such records;

13 “(iv) shall conduct a reasonable re-
14 view to determine whether the disputed in-
15 formation is accurate, complete, and can
16 be verified that considers all the informa-
17 tion, including any substantiating docu-
18 ments, provided by the consumer about the
19 disputed information;

20 “(v) shall ensure that the investiga-
21 tion is an independent analysis that is sep-
22 arate from any reinvestigation by a con-
23 sumer reporting agency or a reseller con-
24 ducted with respect to the disputed infor-
25 mation; and

1 “(vi) may not impose any limitations
2 or otherwise impede the ability of a con-
3 sumer to submit information, including
4 any substantiating documents, about the
5 disputed information.

6 “(H) CONTENTS OF THE NOTICE TO THE
7 CONSUMER ABOUT THE RESULTS OF THE IN-
8 VESTIGATION BY THE FURNISHER.—The notice
9 of the results of the investigation described in
10 subparagraph (E) shall include—

11 “(i) a statement informing the con-
12 sumer as to whether the disputed informa-
13 tion was determined to be inaccurate, in-
14 complete, or unverifiable;

15 “(ii) a statement of the specific rea-
16 sons supporting the results of the inves-
17 tigation;

18 “(iii) a description of the procedure
19 used by the dispute resolution staff of the
20 person who furnishes information to a con-
21 sumer reporting agency to determine the
22 accuracy or completeness of the informa-
23 tion, including the business name, mailing
24 address, telephone number, and Internet
25 website address (if available) of any person

1 who was contacted by the staff in connec-
2 tion with the determination;

3 “(iv) a copy of all information relating
4 to the consumer that was used in carrying
5 out the investigation and was the basis for
6 any determination about the accuracy or
7 completeness of the disputed information;

8 “(v) a statement that consumer will
9 receive, free of charge, a copy of their con-
10 sumer report and credit score or edu-
11 cational credit score (if applicable), from
12 any consumer reporting agency to which
13 the disputed information had been pro-
14 vided, regardless of whether the consumer
15 obtained or will obtain a free consumer re-
16 port and credit score or educational credit
17 score (if applicable) in the 12-month period
18 preceding receipt of the notice described in
19 this subparagraph pursuant to section
20 612(a)(1);

21 “(vi) if the disputed information was
22 found to be inaccurate, incomplete, or un-
23 verifiable, a statement that the consumer
24 report of the consumer shall be revised to

1 reflect the change to the consumer's file as
2 a result of the investigation;

3 “(vii) a statement that the consumer
4 has the right to appeal the results of the
5 investigation under paragraph (10), free of
6 charge, within 120 days after the date of
7 the notice of the results of the investiga-
8 tion was provided to the consumer and the
9 process for submitting an appeal;

10 “(viii) a statement that the consumer
11 may add a narrative statement, free of
12 charge, to the consumer's file held by the
13 consumer reporting agency to which the in-
14 formation has been furnished disputing the
15 accuracy or completeness of the informa-
16 tion, regardless of the results of the inves-
17 tigation by the person, and the process for
18 contacting any agency that received the
19 consumer's information from the person to
20 submit a narrative statement;

21 “(ix) a statement informing the con-
22 sumer that a notation described in section
23 605(e) will be added to the consumer's file
24 during the period in which the consumer
25 appeals the results of an investigation and

1 that such notation can be removed at the
2 request of the consumer; and

3 “(x) a statement that the consumer
4 has the right to request a copy of their
5 consumer report and credit score or edu-
6 cational credit score (if applicable), free of
7 charge, within the 12-month period fol-
8 lowing the date of the conclusion of the in-
9 vestigation from any consumer reporting
10 agency in which the disputed information
11 had been provided, regardless of whether
12 the consumer obtained or will obtain a free
13 annual consumer report and credit score or
14 educational credit score (if applicable)
15 under this subparagraph or section
16 612(a)(1).”.

17 (f) CONFORMING AMENDMENT.—Section

18 615(a)(4)(B) is amended—

19 (1) by striking “, under section 611, with a
20 consumer reporting agency”; and

21 (2) by striking “furnished by the agency” and
22 inserting “to a consumer reporting agency under
23 section 611 or to a person who furnished informa-
24 tion to an agency under section 623”.

1 **SEC. 105. RIGHT TO APPEAL DISPUTES RELATING TO RE-**
 2 **INVESTIGATIONS AND INVESTIGATIONS.**

3 (a) APPEALS OF REINVESTIGATIONS CONDUCTED BY
 4 A CONSUMER REPORTING AGENCY.—Section 611 of the
 5 Fair Credit Reporting Act (15 U.S.C. 1681i) is amend-
 6 ed—

7 (1) in subsection (b), by inserting “or if the
 8 consumer is unsatisfied with the results of an appeal
 9 conducted under subsection (h),” after “resolve the
 10 dispute,”; and

11 (2) by inserting after subsection (h) (as added
 12 by section 102) the following new subsection:

13 “(i) CONSUMER RIGHT TO APPEAL RESULTS OF A
 14 CONSUMER REPORTING AGENCY REINVESTIGATION.—

15 “(1) IN GENERAL.—Within 120 days after the
 16 date of receipt of the results of a reinvestigation
 17 conducted under subsection (a), a consumer (or au-
 18 thorized third party) may, free of charge, appeal the
 19 results of such reinvestigation by submitting a notice
 20 of appeal to the consumer reporting agency.

21 “(2) NOTICE OF APPEAL.—

22 “(A) REQUIREMENTS.—A notice of appeal
 23 described in paragraph (1) may be submitted in
 24 writing, or through a toll-free telephone number
 25 or other electronic means established by the
 26 consumer reporting agency (including on the

1 Internet website described in subsection (g)),
2 and—

3 “(i) shall identify the information con-
4 tained in the consumer’s file that is the
5 subject of the appeal;

6 “(ii) shall describe the specific reasons
7 for submitting the notice of appeal; and

8 “(iii) may provide any information the
9 consumer believes is relevant to substan-
10 tiate the validity of the dispute.

11 “(B) CONSUMER REPORTING AGENCY NO-
12 TICE TO CONSUMER.—Upon receipt of such no-
13 tice of appeal, the consumer reporting agency
14 shall promptly provide to the consumer a state-
15 ment confirming the receipt of the consumer’s
16 notice of appeal that shall include—

17 “(i) an approximate date on which the
18 consumer’s appeal review will be com-
19 pleted;

20 “(ii) the process and procedures by
21 which such review will be conducted; and

22 “(iii) an employee reference number
23 or other employee identifier for each of the
24 specific individuals designated by the con-
25 sumer reporting agency who, upon the re-

1 quest of the consumer, may discuss the
2 substance and status of the appeal.

3 “(3) CONSUMER REPORTING AGENCY REQUIRE-
4 MENTS UPON RECEIPT OF NOTICE OF APPEAL.—

5 “(A) IN GENERAL.—Not later than 20
6 days after receiving a notice of appeal, the con-
7 sumer reporting agency shall review the appeal.
8 If the consumer reporting agency determines
9 the information is inaccurate, incomplete, or
10 cannot be verified, the consumer reporting
11 agency shall delete or modify the item of infor-
12 mation being disputed by the consumer from
13 the file of the consumer before the end of the
14 20-day period beginning on the date on which
15 the consumer reporting agency receives a notice
16 of an appeal from the consumer.

17 “(B) NOTICE OF APPEAL TO FURNISHER;
18 INFORMATION REGARDING DISPUTE PROVIDED
19 BY THE CONSUMER.—

20 “(i) IN GENERAL.—Before the end of
21 the period of 3 business days beginning on
22 the date on which a consumer reporting
23 agency receives a notice of appeal, the con-
24 sumer reporting agency shall provide no-
25 tice of the appeal, including all information

1 relating to the specific appeal that the con-
2 sumer reporting agency has received from
3 the consumer, to any person who provided
4 any information in dispute.

5 “(ii) PROVISION OF ADDITIONAL IN-
6 FORMATION REGARDING THE DISPUTE.—If
7 the consumer reporting agency receives ad-
8 ditional information from the consumer
9 after the agency provides the notice re-
10 quired under clause (i) and before the end
11 of the 20-day period described in subpara-
12 graph (A), the consumer reporting agency
13 shall, not later than 3 business days after
14 receiving such information, provide such
15 information to any person who provided
16 the information in dispute and shall have
17 an additional 10 business days to complete
18 the appeal review.

19 “(C) MINIMUM STANDARDS FOR APPEALS
20 EMPLOYEES.—

21 “(i) DESIGNATION.—Upon receipt of
22 a notice of appeal under paragraph (1), a
23 consumer reporting agency shall designate
24 one or more specific employees who—

1 “(I) shall be assigned an em-
2 ployee reference number or other em-
3 ployee identifier that can be used by
4 the consumer to discuss the appeal
5 with the specific individuals handling
6 the appeal;

7 “(II) shall have direct authority
8 to resolve the dispute that is the sub-
9 ject of the notice of appeal from the
10 review stage to its completion;

11 “(III) shall meet minimum train-
12 ing and ongoing certification require-
13 ments at regular intervals, as estab-
14 lished by the Bureau;

15 “(IV) shall be located within the
16 United States;

17 “(V) may not have been involved
18 in the reinvestigation conducted or
19 terminated pursuant to subsection (a);
20 and

21 “(VI) may not be subject to any
22 requirements linking incentives, in-
23 cluding promotion, to the number of
24 appeals processed within a certain
25 time period.

1 “(ii) REQUIREMENTS.—Such employ-
2 ees shall conduct a robust review of the ap-
3 peal and make a determination regarding
4 the accuracy and completeness of the dis-
5 puted information by—

6 “(I) conducting an independent
7 analysis, separate from any investiga-
8 tion by a reseller or person who pro-
9 vided the disputed information, and
10 separate from any prior reinvestiga-
11 tion conducted by the consumer re-
12 porting agency of the disputed infor-
13 mation;

14 “(II) verifying that the personally
15 identifiable information of the con-
16 sumer submitting the dispute matches
17 the personally identifiable information
18 contained on the consumer’s file;

19 “(III) analyzing the notice of ap-
20 peal and all information, including
21 any substantiating documents, pro-
22 vided by the consumer with the notice
23 of appeal;

24 “(IV) evaluating the validity of
25 any information submitted by any

1 person that was used by the consumer
2 reporting agency in the reinvestigation
3 of the initial dispute;

4 “(V) verifying that the consumer
5 reporting agency has a record of the
6 information being disputed; and

7 “(VI) applying any additional
8 factors or investigative processes, as
9 specified by the Bureau.

10 “(D) NOTICE OF APPEAL RESULTS.—Not
11 later than 5 days after the end of the 20-day
12 period described under subparagraph (A) (or
13 the 10-day extension period, as applicable) the
14 consumer reporting agency shall provide the
15 consumer with written notice of the results of
16 the appeal by postal mail or, if requested by the
17 consumer, by other means. The contents of
18 such notice shall include—

19 “(i) a statement that the appeal is
20 completed and the date on which it was
21 completed, the results of the appeal, and
22 the specific reasons supporting the results
23 of the appeal;

1 “(ii) a copy of all information relating
2 to the consumer that was used as a basis
3 for deciding the results of the appeal;

4 “(iii) a consumer report that is based
5 upon the consumer’s file as that file may
6 have been revised as a result of the appeal;

7 “(iv) a description of the procedure
8 used to determine the accuracy and com-
9 pleteness of the information, including the
10 business name, telephone number, mailing
11 address, and Internet website address (if
12 applicable) of any person who provided in-
13 formation that was contacted in connection
14 with such information, if reasonably avail-
15 able;

16 “(v) information describing that the
17 consumer may submit a statement, without
18 charge, disputing the accuracy or com-
19 pleteness of information in the consumer’s
20 file that was the subject of an appeal
21 under this subsection by submitting a
22 statement directly to each consumer re-
23 porting agency that received the informa-
24 tion;

1 “(vi) a description of the consumer’s
2 rights pursuant to subsection (d) (relating
3 to furnishing notifications to certain users
4 of consumer reports); and

5 “(vii) any other information, as deter-
6 mined by the Bureau.

7 “(E) NO EXCUSE FOR FAILURE TO CON-
8 DUCT APPEAL.—A consumer reporting agency
9 may not refuse to conduct a review of an appeal
10 under this subsection because the agency deter-
11 mines that the notice of appeal was submitted
12 by an authorized third party, unless the agency
13 has clear and convincing evidence that the third
14 party is not authorized to submit the notice of
15 appeal on the consumer’s behalf. If the con-
16 sumer reporting agency refuses to conduct a re-
17 view of the appeal for these reasons, it shall
18 provide a clear and conspicuous written notice
19 to the consumer explaining the reasons for the
20 refusal and describing any information the con-
21 sumer is required to provide for the agency to
22 conduct a review of the appeal.”.

23 (b) APPEALS OF INVESTIGATIONS CONDUCTED BY
24 FURNISHERS OF INFORMATION.—Section 623(a) of the
25 Fair Credit Reporting Act (15 U.S.C. 1681s–2(a)) is

1 amended by adding at the end the following new para-
2 graph:

3 “(10) DUTY OF FURNISHERS OF INFORMATION
4 UPON NOTICE OF APPEAL OF INVESTIGATION.—

5 “(A) IN GENERAL.—Within 120 days of
6 the date of receipt of the results of an inves-
7 tigation conducted under paragraph (8)(E), a
8 consumer may, free of charge, appeal such re-
9 sults by submitting a notice of appeal to the
10 person who provided the information in the dis-
11 pute to a consumer reporting agency (hereafter
12 in this paragraph referred to as the ‘furnisher’).

13 “(B) NOTICE OF APPEAL.—A notice of ap-
14 peal described in subparagraph (A) may be sub-
15 mitted in writing, through a toll-free telephone
16 number, or by other electronic means estab-
17 lished by the furnisher, and—

18 “(i) shall identify the information con-
19 tained in the consumer’s file that is the
20 subject of the appeal;

21 “(ii) shall describe the specific reasons
22 for submitting the notice of appeal; and

23 “(iii) may include any information, in-
24 cluding substantiating documents, the con-
25 sumer believes is relevant to the appeal.

1 “(C) FURNISHER ACTIONS.—Upon receipt
2 of such notice of appeal, the furnisher shall—

3 “(i) before the end of the period of 3
4 business days beginning on the date on
5 which the furnisher receives the notice of
6 appeal, notify each consumer reporting
7 agency to which the person furnished such
8 information a statement identifying the
9 items of information that a consumer is
10 appealing; and

11 “(ii) notify the consumer confirming
12 the receipt of the consumer’s notice of ap-
13 peal, including an approximate date when
14 the consumer’s appeal will be completed,
15 the process and procedures by which a re-
16 view of the appeal will be conducted, and
17 the specific individual designated by the
18 consumer reporting agency who, upon the
19 request of the consumer, may discuss the
20 substance and status of the appeal.

21 “(D) FURNISHER REQUIREMENTS UPON
22 RECEIPT OF NOTICE OF APPEAL.—Not later
23 than 20 days after receiving a notice of appeal,
24 the furnisher shall determine whether the item
25 of information being disputed by the consumer

1 is inaccurate, incomplete, or cannot be verified,
2 and shall notify the consumer reporting agency
3 of the determination. If the furnisher cannot
4 verify the accuracy or completeness of the dis-
5 puted information, the furnisher shall, before
6 the end of the 20-day period beginning on the
7 date on which the furnisher receives notice of
8 an appeal from the consumer, submit instruc-
9 tions to the consumer reporting agency that the
10 item of information being disputed by the con-
11 sumer should be deleted from the file of the
12 consumer.

13 “(E) MINIMUM STANDARDS FOR APPEALS
14 EMPLOYEES.—Upon receipt of a notice of ap-
15 peal under subparagraph (A), a furnisher shall
16 designate one or more specific employees who—

17 “(i) shall be assigned an employee ref-
18 erence number or other employee identifier
19 that can be used by the consumer to dis-
20 cuss the appeal with the specific individ-
21 uals handling the appeal;

22 “(ii) shall have direct authority to re-
23 solve the dispute that is the subject of the
24 notice of appeal on behalf of the furnisher
25 from the review stage to its completion;

1 “(iii) shall meet minimum training
2 and ongoing certification requirements at
3 regular intervals, as established by the Bu-
4 reau;

5 “(iv) may not have been involved in
6 an investigation conducted pursuant to
7 paragraph (8); and

8 “(v) may not be subject to any re-
9 quirements linking incentives, including
10 promotion, to the number of appeals proc-
11 essed within a certain time period.

12 “(F) REQUIREMENTS FOR APPEALS PROC-
13 ESS.—Such employees shall conduct a robust
14 review of the appeal and make a determination
15 regarding the accuracy and completeness of the
16 disputed information by—

17 “(i) conducting an independent anal-
18 ysis, separate from any reinvestigation by
19 a reseller or consumer reporting agency, of
20 the disputed information;

21 “(ii) verifying that the personally
22 identifiable information related to the dis-
23 pute is accurate and complete;

24 “(iii) analyzing the notice of appeal
25 and all information, including substan-

1 tiating documents, provided by the con-
2 sumer with the notice of appeal;

3 “(iv) evaluating the validity of any in-
4 formation submitted by any person that
5 was used by the furnisher in the initial in-
6 vestigation into the dispute;

7 “(v) verifying that the information
8 being disputed relates to the consumer in
9 whose file the information is located;

10 “(vi) verifying that the furnisher has
11 a record of the information being disputed;
12 and

13 “(vii) applying any additional factors
14 or investigative processes, as specified by
15 the Bureau.

16 “(G) EXTENSION OF REVIEW PERIOD.—If
17 a consumer submits additional information re-
18 lated to the appeal after the period of 3 busi-
19 ness days described in subparagraph (C)(i) and
20 before the end of the 20-day period described in
21 subparagraph (D), the furnisher shall have an
22 additional 10 business days to complete the re-
23 view of the appeal.

24 “(H) NOTICE OF APPEAL RESULTS.—Not
25 later than 5 days after the end of the 20-day

1 period described in subparagraph (D) (or the
2 10 business day extension described under sub-
3 paragraph (G), as applicable) the furnisher
4 shall provide the consumer with written notice
5 of the results of the appeal by mail or, if re-
6 quested by the consumer, by other means. The
7 contents of such notice shall include—

8 “(i) a statement that the appeal is
9 completed and the date on which it was
10 completed, the results of the appeal, and
11 the specific reasons supporting the results
12 of the appeal;

13 “(ii) a copy of all information relating
14 to the consumer that was used as a basis
15 for deciding the results of the appeal;

16 “(iii) if the appeal results in any
17 change to the consumer report, a notifica-
18 tion that the consumer shall receive a copy,
19 free of charge, of a revised consumer re-
20 port (based upon the consumer’s file as
21 that file was changed as a result of the ap-
22 peal) and a credit score or educational
23 credit score (if applicable) from each con-
24 sumer reporting agency that had been fur-
25 nished incorrect information;

1 “(iv) a description of the procedure
2 used to determine the accuracy and com-
3 pleteness of the information, including the
4 business name, telephone number, mailing
5 address, and Internet website address (if
6 applicable), of any person who provided in-
7 formation that was contacted in connection
8 with such information, if reasonably avail-
9 able;

10 “(v) information describing that the
11 consumer may submit a statement, without
12 charge, disputing the accuracy or com-
13 pleteness of information in the consumer’s
14 file that was the subject of an appeal
15 under this paragraph by submitting a
16 statement directly to each consumer re-
17 porting agency that received the informa-
18 tion; and

19 “(vi) a notification that the consumer
20 may request the furnisher to submit to
21 each consumer reporting agency the con-
22 sumer’s request to furnish notifications
23 pursuant to section 611(d) (relating to fur-
24 nishing notifications to certain users of
25 consumer reports).”.

1 (c) TECHNICAL AMENDMENT.—Section 623(a)(8)(A)
 2 of the Fair Credit Reporting Act (15 U.S.C. 1681s–
 3 2(a)(8)(A)) is amended by striking “reinvestigate” and in-
 4 serting “investigate”.

5 (d) CONFORMING AMENDMENTS.—Section 609 of the
 6 Fair Credit Reporting Act (15 U.S.C. 1681g) is amend-
 7 ed—

8 (1) in subsection (c)—

9 (A) by striking “Commission” and insert-
 10 ing “Bureau” each place that term appears;

11 (B) in the subsection heading, by striking
 12 “RIGHTS TO OBTAIN AND DISPUTE INFORMA-
 13 TION IN CONSUMER REPORTS AND TO OBTAIN
 14 CREDIT SCORES” and inserting “KEY CON-
 15 SUMER REPORTING RIGHTS”; and

16 (C) in paragraph (1)—

17 (i) in the heading, by striking “COM-
 18 MISSION” and inserting “BUREAU”;

19 (ii) in subparagraph (B)—

20 (I) in clause (ii), by striking “a
 21 consumer report without charge under
 22 section 612” and inserting “consumer
 23 reports and credit scores or edu-
 24 cational credit scores (as applicable)

1 without charge under subsections (f),
2 (g), (i), or (j) or section 612”;

3 (II) in clause (iii), by inserting
4 “or section 623” after “section 611”;

5 (III) by striking clauses (iv) and
6 (vi);

7 (IV) by inserting after clause (iii)
8 the following new clause:

9 “(iv) the right of a consumer to ap-
10 peal a determination of a reinvestigation
11 conducted by a consumer reporting agency
12 under section 611(h) or an investigation
13 conducted by a furnisher of information
14 under section 623(a)(10);”;

15 (V) by adding at the end the fol-
16 lowing new clause:

17 “(vi) the method and circumstances
18 under which consumers can obtain a 1-
19 year fraud alert, 7-year fraud alert, active
20 duty alert, or security freeze as described
21 in section 605A through a consumer re-
22 porting agency described under section
23 603(p).”;

1 (iii) in subparagraph (C) (as amended
 2 by subparagraph (A)) by inserting “and
 3 the Commission” after “Bureau”; and

4 (iv) by adding at the end the following
 5 new subparagraph:

6 “(D) PUBLICATION OF SUMMARY
 7 RIGHTS.—A consumer reporting agency de-
 8 scribed under subsection (p) or (x) of section
 9 603 shall display in a clear and conspicuous
 10 manner, including on the Internet website of
 11 the consumer reporting agency, the summary of
 12 rights prepared by the Bureau under this para-
 13 graph.”; and

14 (2) in subsection (d), by inserting “Bureau and
 15 the” before “Commission”.

16 **SEC. 106. REVISED CONSUMER REPORTS.**

17 Section 611 of the Fair Credit Reporting Act (15
 18 U.S.C. 1681i), as amended by section 105(a)(2), is further
 19 amended by adding at the end the following new sub-
 20 section:

21 “(j) REQUIREMENT TO SEND REVISED CONSUMER
 22 REPORT TO CONSUMER.—Upon receiving a notice de-
 23 scribed in section 623(a)(8)(E)(iv), each consumer report-
 24 ing agency shall send to the consumer a revised consumer
 25 report and credit score or education credit score (if appli-

1 cable) based upon the consumer's file as that file was
2 changed as a result of the investigation.”.

3 **SEC. 107. INDICATION OF DISPUTE BY CONSUMERS AND**
4 **USE OF DISPUTED INFORMATION.**

5 Section 605(f) of the Fair Credit Reporting Act (15
6 U.S.C. 1681c(f)) is amended to read as follows:

7 “(f) INDICATION OF DISPUTE.—

8 “(1) IN GENERAL.—A consumer reporting
9 agency shall include in any consumer report based
10 on the consumer's file a notation identifying any
11 item of information that is currently in dispute by
12 the consumer if—

13 “(A) a consumer disputes the completeness
14 or accuracy of any item of information con-
15 tained in a consumer's file pursuant to section
16 611(a)(1);

17 “(B) a consumer files with a consumer re-
18 porting agency an appeal of a reinvestigation
19 pursuant to section 611(i); or

20 “(C) the consumer reporting agency is no-
21 tified by a person that furnished any items of
22 information that are currently in dispute by the
23 consumer that—

24 “(i) a consumer disputes the com-
25 pleteness or accuracy of any information

1 furnished by a person to any consumer re-
2 porting agency pursuant to paragraph (3)
3 or (8) of section 623(a); or

4 “(ii) a consumer submits a notice of
5 appeal under section 623(a)(10).

6 “(2) OPT OUT.—A consumer may submit a re-
7 quest to a consumer reporting agency or a person
8 who furnished the information in dispute, as applica-
9 ble, to have the notation described in paragraph (1)
10 omitted from the consumer report. Upon receipt of
11 such a request—

12 “(A) by a consumer reporting agency, such
13 agency shall remove the notation within 1 busi-
14 ness day; and

15 “(B) by a person who furnished the infor-
16 mation in dispute, such person shall submit
17 such request to each consumer reporting agency
18 to which the person furnished such information
19 within 1 business day and such agency shall re-
20 move the notation within 1 business day of re-
21 ceipt of such request.”.

1 **SEC. 108. ACCURACY AND COMPLETENESS REPORT DUTIES**
2 **FOR CONSUMER REPORTING AGENCIES AND**
3 **FURNISHERS.**

4 Section 607(b) of the Fair Credit Reporting Act (15
5 U.S.C. 1681e) is amended to read as follows:

6 “(b) ACCURACY AND COMPLETENESS OF REPORT.—

7 “(1) IN GENERAL.—In preparing a consumer
8 report, a consumer reporting agency shall maintain
9 reasonable procedures to ensure maximum possible
10 accuracy and completeness of the information con-
11 cerning the individual to whom the consumer report
12 relates.

13 “(2) BUREAU RULE TO ASSURE MAXIMUM POS-
14 SIBLE ACCURACY AND COMPLETENESS WITH CREDIT
15 REPORTING PRACTICES.—

16 “(A) RULE.—Not later than 18 months
17 after the date of enactment of this subsection,
18 the Bureau shall issue a final rule establishing
19 the procedures described in paragraph (1).

20 “(B) REQUIREMENTS.—In formulating the
21 rule required under subparagraph (A), the Bu-
22 reau shall—

23 “(i) develop standards for matching
24 the personally identifiable information in-
25 cluded in the consumer’s file with the per-
26 sonally identifiable information furnished

1 by the person who provided the informa-
2 tion to the consumer reporting agency
3 (hereafter in this subsection referred to as
4 the ‘furnisher’), including the full name of
5 a consumer, the date of birth of a con-
6 sumer, the full social security number of a
7 consumer, and any other information that
8 the Bureau determines would aid in assur-
9 ing maximum possible accuracy and com-
10 pleteness of such consumer reports;

11 “(ii) establish processes for a con-
12 sumer reporting agency to monitor the in-
13 tegrity of the data provided by furnishers
14 and the compliance of furnishers with the
15 requirements of this title;

16 “(iii) establish processes for a con-
17 sumer reporting agency to regularly rec-
18 oncile data relating to accounts in collec-
19 tion, including those that have not been
20 paid in full, by specifying the cir-
21 cumstances under which the consumer re-
22 porting agency shall remove or suppress
23 negative or adverse information from a
24 consumer’s file that has not been updated
25 by a furnisher who is also a debt collector

1 (as defined in section 803 of the Fair Debt
2 Collection Practices Act) within the time
3 period established by the Bureau;

4 “(iv) establish procedures to require
5 each consumer reporting agency to review
6 and monitor the quality of information re-
7 ceived from any source, including informa-
8 tion from public records, by regularly and
9 on an ongoing basis comparing the infor-
10 mation received to the information avail-
11 able from the original source and ensuring
12 that the information received is the most
13 current information;

14 “(v) develop standards and procedures
15 for consumer reporting agencies to identify
16 furnishers that repeatedly fail to provide
17 accurate and complete information, to take
18 corrective action against such furnishers,
19 and to reject information submitted by
20 such furnishers;

21 “(vi) develop standards and proce-
22 dures for consumer reporting agencies to
23 adopt regarding collection of public record
24 data, including standards and procedures
25 to consider the ultimate data source, how

1 the public record information is filed and
2 its availability and accessibility, and wheth-
3 er information relating to the satisfaction
4 of judgments or other updates to the pub-
5 lic record are available on a reasonably
6 timely basis from a particular source; and

7 “(vii) establish any other factors, pro-
8 cedures, or processes determined by the
9 Bureau to be necessary to assist consumer
10 reporting agencies in achieving maximum
11 possible accuracy and completeness of the
12 information in consumer reports.

13 “(3) CORRECTIVE ACTION FOR FURNISHERS
14 THAT REPEATEDLY FURNISH INACCURATE OR IN-
15 COMPLETE INFORMATION.—Upon identifying a fur-
16 nisher that repeatedly fails to furnish accurate, com-
17 plete, or verifiable information to consumer report-
18 ing agencies, the Bureau shall—

19 “(A) ensure the prompt removal of any ad-
20 verse information relating to a consumer’s ac-
21 counts submitted by such furnisher; and

22 “(B) take corrective action, which may in-
23 clude—

24 “(i) mandatory revised training and
25 training materials for the staff of the fur-

1 nisher regarding the furnishing of accurate
 2 and complete information;

3 “(ii) sharing industry best practices
 4 and procedures regarding accuracy and
 5 completeness; or

6 “(iii) temporarily prohibiting a fur-
 7 nisher from providing information to a
 8 consumer reporting agency.”.

9 **SEC. 109. INCLUSION OF PUBLIC RECORD DATA SOURCES**
 10 **IN CONSUMER REPORTS.**

11 Section 605(d) of the Fair Credit Reporting Act (15
 12 U.S.C. 1681e(d)) is amended by adding at the end the
 13 following:

14 “(3) PUBLIC RECORD DATA SOURCE.—Any con-
 15 sumer reporting agency that furnishes a consumer
 16 report that contains public record data shall also in-
 17 clude in such report the source from which that data
 18 was obtained, including the particular court, if any,
 19 and the date that the data was initially reported or
 20 publicized.”.

21 **SEC. 110. INJUNCTIVE RELIEF FOR VICTIMS.**

22 (a) IN GENERAL.—The Fair Credit Reporting Act
 23 (15 U.S.C. 1681 et seq.) is amended—

24 (1) in section 616—

1 (A) in subsection (a), by amending the
2 subsection heading to read as follows: “DAM-
3 AGES”;

4 (B) by redesignating subsections (c) and
5 (d) as subsections (d) and (e), respectively; and

6 (C) by inserting after subsection (b) the
7 following new subsection:

8 “(c) INJUNCTIVE RELIEF.—In addition to any other
9 remedy set forth in this section, a court may award injunc-
10 tive relief to require compliance with the requirements im-
11 posed under this title with respect to any consumer. In
12 the event of any successful action for injunctive relief
13 under this subsection, the court may award to the pre-
14 vailing party costs and reasonable attorney fees (as deter-
15 mined by the court) incurred during the action by such
16 party.”; and

17 (2) in section 617—

18 (A) in subsection (a), by amending the
19 subsection heading to read as follows: “DAM-
20 AGES”;

21 (B) by redesignating subsection (b) as sub-
22 section (c); and

23 (C) by inserting after subsection (a) the
24 following new subsection:

1 “(b) INJUNCTIVE RELIEF.—In addition to any other
2 remedy set forth in this section, a court may award injunc-
3 tive relief to require compliance with the requirements im-
4 posed under this title with respect to any consumer. In
5 the event of any successful action for injunctive relief
6 under this subsection, the court may award to the pre-
7 vailing party costs and reasonable attorney fees (as deter-
8 mined by the court) incurred during the action by such
9 party.”.

10 (b) ENFORCEMENT BY FEDERAL TRADE COMMIS-
11 SION.—Section 621(a)(2)(A) of the Fair Credit Reporting
12 Act (15 U.S.C. 1681s(a)(2)(A)) is amended—

13 (1) by amending the subparagraph heading to
14 read as follows: “NEGLIGENT, WILLFUL, OR KNOW-
15 ING VIOLATIONS”; and

16 (2) by inserting “negligent, willful, or” before
17 “knowing”.

1 **TITLE II—PROHIBITION ON MIS-**
2 **LEADING AND UNFAIR CON-**
3 **SUMER REPORTING PRAC-**
4 **TICES**

5 **SEC. 201. PROHIBITION ON AUTOMATIC RENEWALS FOR**
6 **PROMOTIONAL CONSUMER REPORTING AND**
7 **CREDIT SCORING PRODUCTS AND SERVICES.**

8 The Fair Credit Reporting Act (15 U.S.C. 1681 et
9 seq.) is amended—

10 (1) by adding at the end the following new sec-
11 tion:

12 **“§ 630. Promotional periods**

13 “(a) **TERMINATION NOTICE.**—With respect to any
14 product or service related to a consumer report or a credit
15 score that is provided to a consumer under promotional
16 terms, the seller or provider of such product or service
17 shall provide clear and conspicuous notice to the consumer
18 within a reasonable period of time before the promotional
19 period ends.

20 “(b) **OPT-IN.**—With respect to any such product or
21 service, the seller or provider may not continue to sell or
22 provide such product or service to the consumer after the
23 end of the promotional period unless the consumer specifi-
24 cally agrees at the end of the promotional period to con-
25 tinue receiving the product or service.”; and

1 (2) in the table of contents for such Act, by in-
 2 serting after the item relating to section 629 the fol-
 3 lowing new item:

“630. Promotional periods.”.

4 **SEC. 202. PROHIBITION ON MISLEADING AND DECEPTIVE**
 5 **MARKETING RELATED TO THE PROVISION OF**
 6 **CONSUMER REPORTING AND CREDIT SCOR-**
 7 **ING PRODUCTS AND SERVICES.**

8 Section 609 of the Fair Credit Reporting Act (15
 9 U.S.C. 1681g) is amended—

10 (1) in subsection (a)—

11 (A) in paragraph (1)—

12 (i) by striking “request, except” and
 13 all that follows through “consumer to
 14 whom” and inserting “request, unless the
 15 consumer to whom”;

16 (ii) by striking “disclosure; and” and
 17 inserting “disclosure.”; and

18 (iii) by striking subparagraph (B);
 19 and

20 (B) in paragraph (6), by inserting “or edu-
 21 cational credit score (if applicable) under sub-
 22 section (f) or section 612” before the period at
 23 the end; and

24 (2) by adding at the end the following new sub-
 25 section:

1 “(h) DISCLOSURES ON PRODUCTS AND SERVICES.—
 2 The Bureau, in consultation with the Federal Trade Com-
 3 mission, shall issue regulations within 18 months of the
 4 date of the enactment of this subsection requiring each
 5 consumer reporting agency and reseller to clearly and con-
 6 spicuously disclose all material terms and conditions, in-
 7 cluding any fee and pricing information associated with
 8 any products or services offered, advertised, marketed, or
 9 sold to consumers by the agency or reseller. Such disclo-
 10 sures shall be made in all forms of communication to con-
 11 sumers and displayed prominently on the agency or re-
 12 seller’s website and all other locations where products or
 13 services are offered, advertised, marketed, or sold to con-
 14 sumers.”.

15 **SEC. 203. PROHIBITION ON EXCESSIVE DIRECT-TO-CON-**
 16 **SUMER SALES.**

17 The Fair Credit Reporting Act (15 U.S.C. 1681 et
 18 seq.), as amended by section 201, is further amended—

19 (1) by adding at the end the following new sec-
 20 tion:

21 **“§ 631. Fair and reasonable fees for products and**
 22 **services**

23 “The Bureau may, with respect to any product or
 24 service offered by a consumer reporting agency to a con-
 25 sumer, set a fair and reasonable maximum fee that may

1 be charged for such product or service, except where such
 2 maximum fee is otherwise provided under this title.”; and

3 (2) in the table of contents for such Act, as
 4 amended by section 201, by adding at the end the
 5 following new item:

“631. Fair and reasonable fees for products and services.”.

6 **SEC. 204. FAIR ACCESS TO CONSUMER REPORTING AND**
 7 **CREDIT SCORING DISCLOSURES FOR NON-**
 8 **NATIVE ENGLISH SPEAKERS AND THE VIS-**
 9 **UALLY AND HEARING IMPAIRED.**

10 The Fair Credit Reporting Act (15 U.S.C. 1681 et
 11 seq.), as amended by section 203, is further amended—

12 (1) by adding at the end the following new sec-
 13 tion:

14 **“§ 632. Fair access to information for nonnative**
 15 **English speakers and the visually and**
 16 **hearing impaired**

17 “(a) IN GENERAL.—Not later than 180 days after
 18 the date of the enactment of this section, the Bureau shall
 19 issue a rule to require consumer reporting agencies and
 20 persons who furnish information to consumer reporting
 21 agencies under this title, to the maximum extent reason-
 22 ably practicable—

23 “(1) to provide any information, disclosures, or
 24 other communication with consumers—

1 “(A) in each of the 10 most commonly spo-
2 ken languages, other than English, in the
3 United States, as determined by the Bureau of
4 the Census on an ongoing basis; and

5 “(B) in formats accessible to individuals
6 with hearing or vision impairments; and

7 “(2) to ensure that—

8 “(A) customer service representatives, in-
9 cluding employees assigned to handle disputes
10 or appeals under sections 611 and 623, who are
11 available to assist consumers are highly familiar
12 with the requirements of this title;

13 “(B) such representatives are available
14 during regular business hours and outside of
15 regular business hours, including evenings and
16 weekends; and

17 “(C) at least one among such representa-
18 tives is fluent in each of the 10 most commonly
19 spoken languages, other than English, in the
20 United States, as determined by the Bureau of
21 the Census on an ongoing basis.

22 “(b) BUREAU CONSULTATION.—The Bureau shall
23 consult with advocates for civil rights, consumer groups,
24 community groups, and organizations that serve tradition-

1 ally underserved communities and populations in issuing
 2 the rule described in subsection (a).”; and

3 (2) in the table of contents for such Act, as
 4 amended by section 203, by adding at the end the
 5 following new item:

“632. Fair access to information for nonnative English speakers and the visually
 and hearing impaired.”.

6 **SEC. 205. COMPARISON SHOPPING FOR LOANS WITHOUT**
 7 **HARM TO CREDIT STANDING.**

8 Section 605 of the Fair Credit Reporting Act (15
 9 U.S.C. 1681c) is amended by adding at the end the fol-
 10 lowing new subsection:

11 “(i) ENCOURAGING CONSUMERS TO COMPARISON
 12 SHOP FOR LOANS BY TREATING GROUPED ENQUIRIES OF
 13 THE SAME TYPE WITHIN A REASONABLE PERIOD AS A
 14 SINGLE ENQUIRY.—

15 “(1) IN GENERAL.—With respect to multiple
 16 enquiries of the same type made to a consumer re-
 17 porting agency for a consumer report or credit score
 18 with respect to a consumer, any credit scoring model
 19 shall treat such enquiries as a single enquiry if the
 20 enquiries are made within a 120-day period.

21 “(2) DEFINITION OF ENQUIRIES OF THE SAME
 22 TYPE.—With respect to multiple enquiries made to
 23 a consumer reporting agency for a consumer report
 24 or credit score with respect to a consumer, such

1 enquiries are ‘of the same type’ if the consumer re-
2 porting agency has reason to believe that the
3 enquiries are all made for the purpose of deter-
4 mining the consumer’s creditworthiness for an exten-
5 sion of credit described in one of the following:

6 “(A) Any loan primarily for personal, fam-
7 ily, or household use that is secured by a mort-
8 gage, deed of trust, or other equivalent consen-
9 sual security interest on a dwelling (as defined
10 in section 103(w) of the Truth in Lending Act),
11 including a loan in which the proceeds will be
12 used for—

13 “(i) a manufactured home (as defined
14 in section 603 of the Housing and Commu-
15 nity Development Act of 1974 (42 U.S.C.
16 5402));

17 “(ii) any installment sales contract,
18 land contract, or contract for deed on a
19 residential property; or

20 “(iii) a reverse mortgage transaction
21 (as defined in section 103 of the Truth in
22 Lending Act).

23 “(B) A motor vehicle loan or lease (as de-
24 scribed in section 609(j)).

25 “(C) A private education loan.

1 “(D) Any other consumer financial product
2 or service, as determined by the Bureau.”.

3 **SEC. 206. NATIONWIDE CONSUMER REPORTING AGENCIES**
4 **REGISTRY.**

5 The Fair Credit Reporting Act (15 U.S.C. 1681 et
6 seq.), as amended by section 204, is further amended—

7 (1) by adding at the end the following new sec-
8 tion:

9 **“§ 633. Nationwide consumer reporting agencies reg-**
10 **istry**

11 “(a) IN GENERAL.—Not later than 1 year after the
12 date of enactment of this section, the Bureau shall estab-
13 lish and maintain a publicly accessible registry of con-
14 sumer reporting agencies described in subsection (p) or
15 (x) of section 603 (and any other agencies the Bureau de-
16 termines provide similar services to such consumer report-
17 ing agencies) that includes current contact information of
18 each such agency, including the Internet website address
19 of the Internet website described under section 611(h),
20 and information on how consumers can obtain their con-
21 sumer report, credit scores, or educational credit scores
22 (as applicable) by toll-free telephone, postal mail, or elec-
23 tronic means.

24 “(b) REGISTRY REQUIREMENTS.—The registry de-
25 scribed in subsection (a) shall—

1 “(1) identify the largest agencies and the mar-
2 kets and demographics covered by such agencies;
3 and

4 “(2) disclose, with respect to each agency,
5 whether the agency is subject to the supervisory au-
6 thority of the Bureau under this title.

7 “(c) INFORMATION UPDATES.—Each agency de-
8 scribed under subsection (a) shall submit to the Bureau
9 contact information for the registry, including any updates
10 to such information. The Bureau shall—

11 “(1) independently verify information submitted
12 by each agency; and

13 “(2) update the registry not less frequently
14 than annually.”; and

15 (2) in the table of contents for such Act, as
16 amended by section 204, by adding at the end the
17 following new item:

“633. Nationwide consumer reporting agencies registry.”.

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