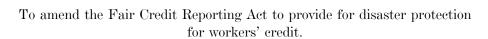
[116H6370]

### [DISCUSSION DRAFT]

**H.R**.

117TH CONGRESS 1ST SESSION



#### IN THE HOUSE OF REPRESENTATIVES

Mr. SHERMAN introduced the following bill; which was referred to the Committee on \_\_\_\_\_

## A BILL

To amend the Fair Credit Reporting Act to provide for disaster protection for workers' credit.

1 Be it enacted by the Senate and House of Representa-

2 tives of the United States of America in Congress assembled,

#### **3** SECTION 1. SHORT TITLE.

4 This Act may be cited as the "Disaster Protection

5 for Workers' Credit Act".

#### 6 SEC. 2. PURPOSE.

7 The purpose of this Act, and the amendments made 8 by this Act, is to protect consumers' credit from negative 9 impacts as a result of financial hardship due to the coronavirus disease (COVID-19) outbreak and future
 major disasters.

# 3 SEC. 3. REPORTING OF INFORMATION DURING MAJOR DIS4 ASTERS.

5 (a) IN GENERAL.—The Fair Credit Reporting Act is6 amended by inserting after section 605B the following:

7 "§ 605C. Reporting of information during major disas-

#### 8 ters

#### 9 "(a) DEFINITIONS.—In this section:

10 "(1) COVID-19 EMERGENCY PERIOD.—The
11 term 'COVID-19 emergency period' means the pe12 riod beginning on the date of enactment of this sec13 tion and ending on the later of—

14 "(A) 120 days after the date of enactment15 of this section; or

"(B) 120 days after the date of termi-16 17 nation by the Federal Emergency Management 18 Administration of the emergency declared on 19 March 13, 2020, by the President under the 20 Robert T. Stafford Disaster Relief and Emer-21 gency Assistance Act (42 U.S.C. 4121 et seq.) 22 relating to the Coronavirus Disease 201923 (COVID-19) pandemic.

24 "(2) COVERED MAJOR DISASTER PERIOD.—The
25 term 'covered major disaster period' means—

"(A) the period beginning on the date on 1 2 which a major disaster is declared by the Presi-3 dent under section 401 of the Robert T. Staf-4 ford Disaster Relief and Emergency Assistance 5 Act (42 U.S.C. 5170), under which assistance 6 is authorized under section 408 of such Act (42 7 U.S.C. 5174), and ending on the date that is 8 120 days after the end of the incident period 9 designated in such declaration; or "(B) the period ending 120 days after the 10 11 date of termination by the Federal Emergency 12 Management Administration of the emergency declared on March 13, 2020, by the President 13 14 under the Robert T. Stafford Disaster Relief 15 and Emergency Assistance Act (42 U.S.C. 4121) 16 et seq.) relating to the Coronavirus Disease 17 2019 (COVID-19) pandemic. 18 "(3) MAJOR DISASTER.—The term 'major dis-19 aster' means a major disaster declared by the Presi-20 dent under section 401 of the Robert T. Stafford

Disaster Relief and Emergency Assistance Act (42
U.S.C. 5170), under which assistance is authorized
under section 408 of such Act (42 U.S.C. 5174).

24 "(b) MORATORIUM ON FURNISHING ADVERSE IN-25 FORMATION DURING COVID-19 EMERGENCY PERIOD.—

No person may furnish any adverse item of information
 (except information related to a felony criminal conviction)
 relating to a consumer that was the result of any action
 or inaction that occurred during the COVID-19 emer gency period.

6 "(c) MORATORIUM ON FURNISHING ADVERSE INFOR-7 MATION DURING COVERED MAJOR DISASTER PERIOD.— 8 No person may furnish any adverse item of information 9 (except information related to a felony criminal conviction) 10 relating to a consumer that was the result of any action or inaction that occurred during a covered major disaster 11 12 period if the consumer is a resident of the affected area covered by a declaration made by the President under sec-13 tion 401 of the Robert T. Stafford Disaster Relief and 14 15 Emergency Assistance Act (42 U.S.C. 5170), under which assistance is authorized under section 408 of such Act (42) 16 U.S.C. 5174). 17

18 "(d) INFORMATION EXCLUDED FROM CONSUMER **REPORTS.**—In addition to the information described in 19 20 section 605(a), no consumer reporting agency may make 21 any consumer report containing an adverse item of infor-22 mation (except information related to a felony criminal 23 conviction) reported relating to a consumer that was the 24 result of any action or inaction that occurred during the COVID-19 emergency period or a covered major disaster 25

period, and as applicable under subsection (f)(3), for 270
 days after the expiration of the applicable period.

3 "(e) SUMMARY OF RIGHTS.—Not later than 60 days
4 after the date of enactment of this subsection, the Bureau
5 shall update the model summary of rights under section
6 609(c)(1) to include a description of the right of a con7 sumer to—

8 "(1) request the deletion of adverse items of in-9 formation under subsection (f); and

10 "(2) request a consumer report or score, with11 out charge to the consumer, under subsection (g).

12 "(f) DELETION OF ADVERSE ITEMS OF INFORMA13 TION RESULTING FROM THE CORONAVIRUS DISEASE
14 (COVID-19) OUTBREAK AND MAJOR DISASTERS.—

15 "(1) REPORTING.—

"(A) IN GENERAL.—Not later than 60 16 17 days after the date of enactment of this sub-18 section, the Bureau shall create a website for 19 consumers to report, under penalty of perjury, 20 of economic hardship result the as a 21 coronavirus disease (COVID-19) outbreak or a 22 major disaster (if the consumer is a resident of 23 the affected area covered by such major dis-24 aster) for the purpose of extending credit report 25 protection for an additional 270 days after the

1	end of the COVID-19 emergency period or cov-
2	ered major disaster period, as applicable.
3	"(B) DOCUMENTATION.—The Bureau
4	shall—
5	"(i) not require any documentation
6	from a consumer to substantiate the eco-
7	nomic hardship; and
8	"(ii) provide notice to the consumer
9	that a report under subparagraph (A) is
10	under penalty of perjury.
11	"(C) Reporting period.—A consumer
12	may report economic hardship under subpara-
13	graph (A) during the COVID–19 emergency pe-
14	riod or a covered major disaster period, as ap-
15	plicable, and for 60 days thereafter.
16	"(2) DATABASE.—The Bureau shall establish
17	and maintain a secure database that—
18	"(A) is accessible to each consumer report-
19	ing agency described in section 603(p) and na-
20	tionwide specialty consumer reporting agency
21	for purposes of fulfilling their duties under
22	paragraph (3) to check and automatically delete
23	any adverse item of information (except infor-
24	mation related to a felony criminal conviction)
25	reported that occurred during the COVID-19

1	emergency period or a covered major disaster
2	period with respect to a consumer; and
3	"(B) contains the information reported
4	under paragraph (1).
5	"(3) Deletion of adverse items of infor-
6	MATION BY NATIONWIDE CONSUMER REPORTING
7	AND NATIONWIDE SPECIALTY CONSUMER REPORT-
8	ING AGENCIES.—
9	"(A) IN GENERAL.—Each consumer re-
10	porting agency described in section 603(p) and
11	each nationwide specialty consumer reporting
12	agency shall, using the information contained in
13	the database established under paragraph $(2)$ ,
14	delete from the file of each consumer named in
15	the database each adverse item of information
16	(except information related to a felony criminal
17	conviction) that was a result of an action or in-
18	action that occurred during the COVID-19
19	emergency period or a covered major disaster
20	period up to 270 days following the end of the
21	such period.
22	"(B) TIMELINE.—Each consumer report-
23	ing agency described in section 603(p) and each
24	nationwide specialty consumer reporting agency
25	shall check the database at least weekly and de-

lete adverse items of information as soon as
 practicable after information that is reported
 under paragraph (1) appears in the database
 established under paragraph (2).

5 "(4) REQUEST FOR DELETION OF ADVERSE
6 ITEMS OF INFORMATION.—

7 "(A) IN GENERAL.—A consumer who has 8 filed a report of economic hardship with the 9 Bureau may submit a request, without charge 10 to the consumer, to a consumer reporting agen-11 cy to delete from the consumer's file an adverse 12 item of information (except information related 13 to a felony criminal conviction) that was a result of an action or inaction that occurred dur-14 15 ing the COVID–19 emergency period or a cov-16 ered major disaster period up to 270 days fol-17 lowing the end of the such period.

"(B) TIMING.—A consumer may submit a request under subparagraph (A), not later than 270-day period described in that subparagraph.
 "(C) REMOVAL AND NOTIFICATION.—Upon

receiving a request under this paragraph to delete an adverse item of information, a consumer reporting agency shall—

18

19

20

21

22

23

	0
1	"(i) delete the adverse item of infor-
2	mation (except information related to a fel-
3	ony criminal conviction) from the con-
4	sumer's file; and
5	"(ii) notify the consumer and the fur-
6	nisher of the adverse item of information
7	of the deletion.
8	"(g) Free Credit Report and Scores.—
9	"(1) IN GENERAL.—During the COVID-19
10	emergency period or a covered major disaster period
11	and ending 12 months after the expiration of the
12	COVID–19 emergency period or covered major dis-
13	aster period, as applicable, each consumer reporting
14	agency as described under 603(p) and nationwide
15	specialty consumer reporting agency shall make all
16	disclosures described under section 609 upon request
17	by a consumer, by mail or online, without charge to
18	the consumer and without limitation as to the num-
19	ber of requests. A consumer reporting agency shall
20	also supply a consumer, upon request and without
21	charge, with a credit score that—
22	"(A) is derived from a credit scoring model
23	that is widely distributed to users by the con-
24	sumer reporting agency for the purpose of any
25	extension of credit or other transaction des-

1	ignated by the consumer who is requesting the
2	credit score; or
3	"(B) is widely distributed to lenders of
4	common consumer loan products and predicts
5	the future credit behavior of the consumer.
6	"(2) TIMING.—A file disclosure or credit score
7	under paragraph (1) shall be provided to the con-
8	sumer not later than—
9	"(A) 7 days after the date on which the re-
10	quest is received if the request is made by mail;
11	and
12	"(B) not later than 15 minutes if the re-
13	quest is made online.
14	"(3) Additional reports.—A file disclosure
15	provided under paragraph $(1)$ shall be in addition to
16	any disclosure requested by the consumer under sec-
17	tion 612(a).
18	"(4) Prohibition.—A consumer reporting
19	agency that receives a request under paragraph $(1)$
20	may not request or require any documentation from
21	the consumer that demonstrates that the consumer
22	was impacted by the coronavirus disease (COVID–
23	19) outbreak or a major disaster (except to verify
24	that the consumer resides in an area covered by the

major disaster) as a condition of receiving the file
 disclosure or score.

3 "(h) POSTING OF RIGHTS.—Not later than 30 days
4 after the date of enactment of this section, each consumer
5 reporting agency shall prominently post and maintain a
6 direct link on the homepage of the public website of the
7 consumer reporting agency information relating to the
8 right of consumers to—

9 "(1) request the deletion of adverse items of in10 formation (except information related to a felony
11 criminal conviction) under subsection (f); and

12 "(2) request consumer file disclosures and
13 scores, without charge to the consumer, under sub14 section (g).

"(i) BAN ON REPORTING MEDICAL DEBT INFORMATION RELATED TO COVID-19 OR A MAJOR DISASTER.—
"(1) FURNISHING BAN.—No person shall furnish adverse information to a consumer reporting
agency related to medical debt if such medical debt
is with respect to medical expenses related to treatments arising from COVID-19 or a major disaster

(whether or not the expenses were incurred during
the COVID-19 emergency period or covered major
disaster period).

1 "(2) CONSUMER REPORT BAN.—No consumer 2 reporting agency may made a consumer report con-3 taining adverse information related to medical debt 4 if such medical debt is with respect to medical ex-5 penses related to treatments arising from COVID-6 19 or a major disaster (whether or not the expenses 7 were incurred during the COVID-19 emergency pe-8 riod or covered major disaster period).

9 "(j) CREDIT SCORING MODELS.—A person that cre-10 ates and implements credit scoring models may not treat 11 the absence, omission, or deletion of any information pur-12 suant to this section as a negative factor or negative value 13 in credit scoring models created or implemented by such 14 person.".

(b) TECHNICAL AND CONFORMING AMENDMENT.—
16 The table of contents for the Fair Credit Reporting Act
17 is amended by inserting after the item relating to section
18 605B the following:

"605C. Reporting of information during major disasters.".

19sec. 4. Limitations on new credit scoring models20DURING THE COVID-19 EMERGENCY AND21MAJOR DISASTERS.

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

24 (1) by adding at the end the following:

# 1 "§ 630. Limitations on new credit scoring models dur 2 ing the COVID-19 emergency and major 3 disasters

4 "With respect to a person that creates and imple-5 ments credit scoring models, such person may not, during the COVID-19 emergency period or a covered major dis-6 7 aster period (as such terms are defined under section 8 605C), create or implement a new credit scoring model 9 (including a revision to an existing scoring model) if the 10 new credit scoring model would identify a significant per-11 centage of consumers as being less creditworthy when 12 compared to the previous credit scoring models created or 13 implemented by such person."; and

14 (2) in the table of contents for such Act, by15 adding at the end the following new item:

"630. Limitations on new credit scoring models during major disasters.".