

118TH CONGRESS  
1ST SESSION

# H. R. 1807

To direct the Securities and Exchange Commission to promulgate rules with respect to the electronic delivery of certain required disclosures, and for other purposes.

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## IN THE HOUSE OF REPRESENTATIVES

MARCH 27, 2023

Mr. HUIZENGA (for himself, Mr. AUCHINCLOSS, Mr. STEIL, and Mr. NICKEL) introduced the following bill; which was referred to the Committee on Financial Services

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# A BILL

To direct the Securities and Exchange Commission to promulgate rules with respect to the electronic delivery of certain required disclosures, and for other purposes.

1       *Be it enacted by the Senate and House of Representa-  
2 tives of the United States of America in Congress assembled,*

**3 SECTION 1. SHORT TITLE.**

4       This Act may be cited as the “Improving Disclosure  
5 for Investors Act of 2023”.

**6 SEC. 2. ELECTRONIC DELIVERY.**

7       (a) PROMULGATION OF RULES.—Not later than 180  
8 days after the date of the enactment of this section, the  
9 Securities and Exchange Commission shall propose and,

1 not later than 1 year after the date of the enactment of  
2 this section, the Commission shall finalize, rules, regula-  
3 tions, amendments, or interpretations, as appropriate, to  
4 allow a covered entity to satisfy the entity's obligation to  
5 deliver regulatory documents required under the securities  
6 laws to investors using electronic delivery.

7 (b) REQUIRED PROVISIONS.—Rules, regulations,  
8 amendments, or interpretations the Commission promul-  
9 gates pursuant to subsection (a) shall:

10 (1) With respect to investors that do not receive  
11 all regulatory documents by electronic delivery, pro-  
12 vide for—

13 (A) delivery of an initial communication in  
14 paper form regarding electronic delivery;

15 (B) a transition period not to exceed 180  
16 days until such regulatory documents are deliv-  
17 ered to such investors by electronic delivery;  
18 and

19 (C) during a period not to exceed 2 years  
20 following the transition period set forth in sub-  
21 paragraph (B), delivery of an annual notice in  
22 paper form solely reminding such investors of  
23 the ability to opt out of electronic delivery at  
24 any time and receive paper versions of regu-  
25 latory documents.

1                         (2) Set forth requirements for the content of  
2                         the initial communication described in paragraph  
3                         (1)(A).

4                         (3) Set forth requirements for the timing of de-  
5                         livery of a notice of website availability of regulatory  
6                         documents and the content of the appropriate notice  
7                         described in subsection (h)(3)(B).

8                         (4) Provide a mechanism for investors to opt  
9                         out of electronic delivery at any time and receive  
10                         paper versions of regulatory documents.

11                         (5) Require measures reasonably designed to  
12                         identify and remediate failed electronic deliveries of  
13                         regulatory documents.

14                         (6) Set forth minimum requirements regarding  
15                         readability and retainability for regulatory docu-  
16                         ments that are delivered electronically.

17                         (7) For covered entities other than brokers,  
18                         dealers, investment advisers registered with the  
19                         Commission, and investment companies, require  
20                         measures reasonably designed to ensure the con-  
21                         fidentiality of personal information in regulatory  
22                         documents that are delivered to investors electroni-  
23                         cally.

24                         (c) EXEMPTION FROM CERTAIN REQUIREMENTS.—  
25                         Section 101(c) of the Electronic Signatures in Global and

1 National Commerce Act (15 U.S.C. 7001(c)) shall not  
2 apply with respect to a regulatory document delivered in  
3 accordance with this section.

4 (d) RULE OF CONSTRUCTION.—Nothing in this sec-  
5 tion shall be construed as altering the substance or timing  
6 of any regulatory document obligation under the securities  
7 laws or regulations of a self-regulatory organization.

8 (e) TREATMENT OF REVISIONS NOT COMPLETED IN  
9 A TIMELY MANNER.—If the Commission fails to finalize  
10 the rules, regulations, amendments, or interpretations re-  
11 quired under subsection (a) before the date specified in  
12 such subsection—

13 (1) a covered entity may deliver regulatory doc-  
14 uments using electronic delivery in accordance with  
15 subsections (b) through (d); and

16 (2) such electronic delivery shall be deemed to  
17 satisfy the obligation of the covered entity to deliver  
18 regulatory documents required under the securities  
19 laws.

20 (f) OTHER ACTION.—

21 (1) REVIEW OF RULES.—The Commission  
22 shall—

23 (A) within 180 days of the date of enact-  
24 ment of this Act, conduct a review of the rules  
25 and regulations of the Commission to determine

1           whether any such rules or regulations require  
2           delivery of written documents to investors; and

3               (B) within 1 year of the date of enactment  
4           of this Act, promulgate amendments to such  
5           rules or regulations to provide that any require-  
6           ment to deliver a regulatory document “in writ-  
7           ing” may be satisfied by electronic delivery.

8               (2) ACTIONS BY SELF-REGULATORY ORGANIZA-  
9           TIONS.—Each self-regulatory organization shall  
10          adopt rules and regulations, or amend the rules and  
11          regulations of the self-regulatory organization, con-  
12          sistent with this Act and consistent with rules, regu-  
13          lations, amendments, or interpretations finalized by  
14          the Commission pursuant to subsection (a).

15               (3) RULE OF APPLICATION.—This subsection  
16          shall not apply to a rule or regulation issued pursu-  
17          ant to a Federal statute if that Federal statute spe-  
18          cifically requires delivery of written documents to in-  
19          vestors.

20               (g) DEFINITIONS.—In this section:

21                 (1) COMMISSION.—The term “Commission”  
22          means the Securities and Exchange Commission.

23                 (2) COVERED ENTITY.—The term “covered en-  
24          tity” means—

(F) a registered investment adviser (as defined in section 202(a)(11) of the Investment Advisers Act of 1940) (15 U.S.C. 80b-1);

(G) a registered transfer agent (as defined in section 3(a)(25) of the Securities Exchange Act of 1934) (15 U.S.C. 78c(a)); or

(H) a registered funding portal (as defined in section 3(a)(80) of the Securities Exchange Act of 1934) (15 U.S.C. 78c(a)).

(4) REGULATORY DOCUMENTS.—The term “regulatory documents” includes—

(A) prospectuses meeting the requirements  
of section 10(a) of the Securities Act of 1933  
(15 U.S.C. 77j);

(B) summary prospectuses meeting the requirements of—

(i) section 230.498 of title 17, Code of

## Federal Regulations; or

(ii) section 230.498A of title 17, Code

## of Federal Regulations;

(C) statements of additional information,

as described under section 270.30e-3(h)(3) of title 17, Code of Federal Regulations;

(D) annual and semi-annual reports to investors meeting the requirements of section 30(e) of the Investment Company Act of 1940 (15 U.S.C. 80a-29(e));

(E) notices meeting the requirements under section 270.19a-1 of title 17, Code of Federal Regulations;

(F) confirmations and account statements meeting the requirements under section 240.10b-10 of title 17, Code of Federal Regulations;

(G) proxy statements meeting the requirements under section 240.14a-3 of title 17, Code of Federal Regulations;

(H) privacy notices meeting the requirements of Regulation S-P under subpart A of

1           part 248 of title 17, Code of Federal Regula-  
2           tions;

3           (I) affiliate marketing notices meeting the  
4           requirements of Regulation S-AM under sub-  
5           part B of part 248 of title 17, Code of Federal  
6           Regulations; and

7           (J) all other regulatory documents re-  
8           quired to be delivered by covered entities to in-  
9           vestors under the securities laws and the rules  
10          and regulations of the Commission and the self-  
11          regulatory organizations.

12          (5) SECURITIES LAWS.—The term “securities  
13          laws” has the meaning given the term in section  
14          3(a) of the Securities Exchange Act of 1934 (15  
15          U.S.C. 78c(a)).

16          (6) SELF-REGULATORY ORGANIZATION.—The  
17          term “self-regulatory organization” means—

18           (A) a self-regulatory organization, as de-  
19           fined in section 2(a)(26) of the Securities Ex-  
20           change Act of 1934 (15 U.S.C. 78c(a)); and

21           (B) the Municipal Securities Rulemaking  
22           Board.

23          (7) WEBSITE.—The term “website” means an  
24          internet website or other digital, internet, or elec-  
25          tronic-based information repository, such as a mobile

- 1 application, to which an investor of a covered entity
- 2 has been provided reasonable access.

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