..... (Original Signature of Member)

118TH CONGRESS 1ST SESSION



To protect consumers from unfair and deceptive acts and practices in connection with primary and secondary ticket sales, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. PASCRELL introduced the following bill; which was referred to the Committee on

A BILL

- To protect consumers from unfair and deceptive acts and practices in connection with primary and secondary ticket sales, 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.

This Act may be cited as the "Better Oversight of
Stub Sales and Strengthening Well Informed and Fair
Transactions for Audiences of Concert Ticketing Act of
2023" or the "BOSS and SWIFT ACT of 2023".

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1 SEC. 2. DEFINITIONS.

2 In this Act:

3 (1) ANCILLARY CHARGES.—The term "ancillary
4 charges"—

5 (A) means any fee that must be paid in 6 order to secure a ticket from a primary ticket 7 seller or secondary ticket sales marketplace, in-8 cluding a service fee, convenience charge, deliv-9 ery and logistics fee, and any other mandatory 10 charge; and

11 (B) does not include taxes.

12 (2) BASE PRICE.—The term "base price"
13 means the price charged for a ticket other than any
14 ancillary charge and tax.

15 (3) BOX OFFICE.—The term "box office"
16 means a physical location where tickets are offered
17 for primary sale.

18 (4) BUNDLED SERIES TICKETS.—The term
19 "bundled series tickets" means a package of tickets
20 for multiple events that are part of the same enter21 tainment series.

(5) COMMISSION.—The term "Commission"
means the Federal Trade Commission.

24 (6) DOMAIN NAME.—The term "domain name"
25 means a globally unique, hierarchical reference to an
26 Internet host or service, which is assigned through

centralized Internet naming authorities, and which is
 comprised of a series of character strings separated
 by periods, with the right most string specifying the
 top of the hierarchy.

5 (7) PRIMARY SALE.—The term "primary sale"
6 means, with regards to a ticket, the initial sale of a
7 ticket.

8 (8) PRIMARY TICKET SELLER.—The term "pri-9 mary ticket seller" means an owner or operator of 10 a venue or a sports team, a manager or provider of 11 an event, or a provider of ticketing services (or an 12 agent of such owner, operator, manager, or provider) 13 that engages in the primary sale of tickets for an 14 event.

(9) PURCHASER.—The term "purchaser"
means any person who purchases a ticket from a
primary ticket seller or a secondary ticket seller, or
on a secondary ticket sales marketplace.

(10) RESALE; SECONDARY SALE.—The terms
"resale" or "secondary sale" means, with regards to
a ticket, any sale of a ticket that is not a primary
sale.

23 (11) SECONDARY TICKET SALES MARKET24 PLACE.—The term "secondary ticket sales market25 place" means a business, including a primary ticket

1 seller, that operates or provides a website, software 2 application for a mobile device, or any other digital 3 platform, whose purpose is to resell or facilitate the 4 resale of tickets to purchasers.

(12) SECONDARY TICKET SELLER.—The term 5 "secondary ticket seller" means an individual, group 6 7 of individuals, or company, including a primary tick-8 et seller, who engages in the resale or secondary sale 9 of tickets.

10 TICKET.—The term "ticket" means a (13)11 printed, electronic, or other type of evidence of the 12 right for admission to a sporting event, theater, mu-13 sical performance, or place of public amusement of 14 any kind, including bundled series tickets.

15 (14) TOTAL COST OF THE TICKET.—The term "total cost of the ticket" means the base price of the 16 17 ticket and any ancillary charge.

18 (15) URL.—The term "URL" means the uni-19 form resource locator for an internet website.

20 SEC. 3. TRANSPARENCY OF MARKETING, DISTRIBUTION, 21

AND PRICING BY TICKET SELLERS.

22 A primary ticket seller, secondary ticket seller, and 23 secondary ticket sales marketplace shall do the following:

1	(1) Disclose clearly and conspicuously the total
2	cost of the ticket, from the first time a ticket price
3	is displayed and anytime thereafter.
4	(2) Provide the purchaser before purchase an
5	option to view the base price of the ticket with any
6	ancillary charge and tax itemized.
7	(3) Display the total cost of the ticket in any
8	price quote and advertisement that includes the tick-
9	et price.
10	(4) Not change the total cost of the ticket dur-
11	ing the purchase process unless there is a clear and
12	conspicuous notice that the total cost of the ticket
13	has changed.
14	(5) If a ticket is not delivered (except for a case
15	in which there is nondelivery due to a cause beyond
16	reasonable control of the seller, including a natural
17	disaster, civil disturbance, or otherwise unforeseeable
18	impediment) provide the purchaser, at the option of
19	the purchaser, at minimum—
20	(A) a full refund for the total cost of the
21	ticket and any tax; or
22	(B) subject to availability, a replacement
23	ticket in a comparable or upgraded location.

1 (6) Disclose clearly and conspicuously whether 2 any given ticket is being offered as a primary sale 3 or secondary sale. 4 (7) Disclose clearly and conspicuously the guar-5 antee or refund policy, including whether any ancil-6 lary charge and tax will be refunded to the pur-7 chaser, before the completion of the sale of a ticket. 8 (8) Prohibit the design, modification, or manip-9 ulation of a user interface with the purpose or sub-

stantial effect of obscuring, subverting, or impairinguser autonomy, decision making, or choice.

12 (9) Not knowingly sell a ticket for the same13 seat to more than one person.

(10) Report to the Federal Trade Commission
any actual or constructive knowledge of activity that
may be in violation of the BOTS Act of 2016 (15)
U.S.C. 45c; Public Law 114–274).

18 SEC. 4. PRIMARY TICKET SELLER REQUIREMENTS.

19 A primary ticket seller shall do the following:

(1) Disclose clearly and conspicuously on the
website of the seller and at the box office of the
venue where the event will be held, the total number
and total cost of tickets that will be offered for sale
to the general public by the seller not less than 7

1	days before the date on which tickets are made
2	available for primary sale.
3	(2) Not restrict or hinder the ability of a pur-
4	chaser who has purchased a ticket from a primary
5	ticket seller from—
6	(A) reselling any such ticket independently
7	of the primary ticket seller or any secondary
8	ticket sales marketplace owned or affiliated
9	with the primary ticket seller; and
10	(B) reselling such ticket on the secondary
11	ticket sales marketplace the purchaser chooses.
12	(3) Not require a minimum or maximum price
13	for the resale of any ticket purchased from a pri-
14	mary ticket seller.
15	(4) Not sanction or deny a purchaser admission
16	to an event, deny rights to bundled series tickets or
17	the renewal thereof, or otherwise discriminate
18	against a purchaser on the basis that the purchaser
19	resold a ticket, gifted a ticket, or purchased a resold
20	ticket.
21	SEC. 5. SECONDARY TICKET SELLERS AND SECONDARY
22	TICKET SALES MARKETPLACES REQUIRE-
23	MENTS.
24	A secondary ticket seller or secondary ticket sales
25	marketplace shall comply with the following requirements:

1	(1) If a secondary ticket seller does not control
2	the ticket at the time the ticket is offered for sale—
3	(A) the secondary ticket seller shall provide
4	a clear and conspicuous statement on the initial
5	ticket listing that the secondary ticket seller
6	does not control the ticket and cannot guar-
7	antee that the seller will be able to obtain the
8	ticket; and
9	(B) the secondary ticket sales marketplace
10	shall implement and maintain a mechanism on
11	the platform of the marketplace to clearly and
12	conspicuously display the statement required in
13	subparagraph (A).
14	(2) A secondary ticket sales marketplace shall
15	provide a clear and conspicuous explanation of how
16	to obtain a refund of the total cost of the ticket and
17	any tax if the purchaser receives a ticket that does
18	not match the description of the ticket provided by
19	the secondary ticket seller.
20	(3) A secondary ticket sales marketplace shall
21	disclose clearly and conspicuously to a purchaser
22	when the secondary ticket sales marketplace is also
23	the primary ticket seller for a venue, team, or artist
24	associated with the event.

1	(4) A secondary ticket sales marketplace shall
2	disclose clearly and conspicuously upon offering a
3	ticket for resale—
4	(A) the delivery method, and the delivery
5	timing; and
6	(B) the precise section and row of the seat
7	or space to which the ticket would entitle the
8	bearer, or, if information about the precise sec-
9	tion and row of the seat or space is not avail-
10	able, descriptive information about the location
11	of the seat or space, such as a description of a
12	section or other area within the venue where
13	the seat or space is located.
14	(5) A secondary ticket sales marketplace—
15	(A) shall provide a clear and conspicuous
16	statement, before a visitor creates an account
17	with the secondary ticket sales marketplace or

selects a ticket, that the marketplace is engaged

in the secondary sale of tickets and is not affili-

ated or endorsed by a venue, team, or artist, as

the case may be, unless the marketplace has the

express written consent of the venue, team, or

artist, as applicable; and

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1	(B) shall not use a domain name, or any
2	subdomain thereof, in the URL of the market-
3	place that contains—
4	(i) the name of a specific team,
5	league, or venue where concerts, sports, or
6	other live entertainment events are held,
7	unless authorized by the owner of the
8	name;
9	(ii) the name of the exhibition or per-
10	formance or of another event described in
11	clause (i), including the name of a person,
12	team, performance, group, or entity sched-
13	uled to perform at any such venue or
14	event, unless authorized by the owner of
15	the name;
16	(iii) any trademark not owned by the
17	secondary ticket sales marketplace, includ-
18	ing any trademark owned by an authorized
19	agent or partner of the venue or event
20	identified in clauses (i) and (ii); or
21	(iv) any name substantially similar to
22	those described in clauses (i) and (ii), in-
23	cluding any misspelling of any name de-
24	scribed in those clauses.

1	(6) Shall not permit the unauthorized sec-
2	ondary sale of a ticket by an individual employee of
3	any venue, primary ticket seller, team, artist, pro-
4	moter, secondary ticket sales marketplace, or box of-
5	fice, that is directly involved in hosting, promoting,
6	performing in, or selling tickets if such secondary
7	sale—
8	(A) is for a higher total cost than the total
9	cost in the primary sale of the ticket; or
10	(B) is made to any third party and the em-
11	ployee has actual knowledge, or knowledge fair-
12	ly implied on the basis of objective cir-
13	cumstances, that the third party intends to sell
14	the ticket for a higher total cost than the total
15	cost in the primary sale of the ticket.
16	SEC. 6. ENFORCEMENT.
17	(a) Federal Trade Commission.—A violation of
18	sections 3, 4, or 5 of this Act, or any rule prescribed pur-
19	suant to this Act, is enforceable as a violation of a rule
20	defining an unfair or deceptive act or practice prescribed
21	under section $18(a)(1)(B)$ of the Federal Trade Commis-
22	sion Act (15 U.S.C. $57a(a)(1)(B)$). The Federal Trade
23	Commission shall enforce this Act in the same manner,

24 by the same means, and with the same jurisdiction as25 though all applicable terms and provisions of the Federal

Trade Commission Act were incorporated into and made
 a part of this Act. Nothing in this Act shall be construed
 to limit the authority of the Federal Trade Commission
 under any other law.

- 5 (b) STATE ATTORNEYS GENERAL.—
- 6 (1) IN GENERAL.—Except as provided in para-7 graph (6), in any case in which the attorney general 8 of a State has reason to believe that an interest of 9 the residents of that State has been or is threatened 10 or adversely affected by the engagement of any per-11 son in a practice that violates a rule prescribed pur-12 suant to this Act, the State, as parens patriae, may 13 bring a civil action on behalf of the residents of the 14 State in an appropriate district court of the United 15 States or other court of competent jurisdiction to— 16 (A) enjoin that practice; 17 (B) enforce compliance with the rule; 18 (C) obtain civil penalties; 19 (D) obtain damages, restitution, or other 20 compensation on behalf of residents of the 21 State; and 22 (E) obtain such other relief as the court
- 23 may consider to be appropriate.
- 24 (2) NOTICE.—The State shall serve written no25 tice to the Commission of any civil action under

1	paragraph (1) at least 60 days prior to initiating
2	such civil action. The notice shall include a copy of
3	the complaint to be filed to initiate such civil action,
4	except that if it is not feasible for the State to pro-
5	vide such prior notice, the State shall provide notice
6	immediately upon instituting such civil action.
7	(3) INTERVENTION BY FTC.—Upon receiving
8	the notice required by paragraph (2), the Commis-
9	sion may intervene in such civil action and upon in-
10	tervening
11	(A) be heard on all matters arising in such
12	civil action;
13	(B) remove the action to the appropriate
14	United States district court; and
15	(C) file petitions for appeal of a decision in
16	such civil action.
17	(4) SAVINGS CLAUSE.—Nothing in this sub-
18	section shall prevent the attorney general of a State
19	from exercising the powers conferred on the attorney
20	general by the laws of such State to conduct inves-
21	tigations or to administer oaths or affirmations or to
22	compel the attendance of witnesses or the production
23	of documentary and other evidence. Nothing in this
24	section shall prohibit the attorney general of a State,
25	or other authorized State officer, from proceeding in

1	State or Federal court on the basis of an alleged vio-
2	lation of any civil or criminal statute of that State.
3	(5) VENUE; SERVICE OF PROCESS; JOINDER.—
4	In a civil action brought under paragraph (1)—
5	(A) the venue shall be a judicial district in
6	which the defendant or a related party is found,
7	is an inhabitant, or transacts business, or wher-
8	ever venue is proper under section 1391 of title
9	28, United States Code;
10	(B) process may be served without regard
11	to the territorial limits of the district or of the
12	State in which the civil action is instituted; and
13	(C) a person who participated with a de-
14	fendant or related party in an alleged violation
15	that is being litigated in the civil action may be
16	joined in the civil action without regard to the
17	residence of the person.
18	(6) PREEMPTIVE ACTION BY FTC.—Whenever a
19	civil action or an administrative action has been in-
20	stituted by or on behalf of the Commission for viola-
21	tion of any rule described under paragraph (1), no
22	State may, during the pendency of such action insti-
23	tuted by or on behalf of the Commission, institute
24	a civil action under paragraph (1) against any de-

fendant named in the complaint in such action for
 violation of any rule as alleged in such complaint.

3 (7) AWARD OF COSTS AND FEES.—If a State 4 prevails in any civil action under paragraph (1), the 5 State can recover reasonable costs and attorney fees. 6 (c) PRIVATE RIGHT OF ACTION.—Any person who 7 suffers injury as a result of another person's violation of 8 a rule prescribed pursuant to section 3(1) or 4(2), may 9 bring a civil action against such person in a United States 10 district court and may recover from such person damages for such injury plus \$1,000 for each requirement or prohi-11 12 bition set forth in such sections that such person violated 13 with respect to a ticket sold to the person bringing such 14 action, and reasonable attorneys' fees and costs.

15 SEC. 7. NONPREEMPTION.

16 Nothing in this Act shall affect the authority of any 17 State or local government to establish or continue in effect a provision of law of the State or local government relating 18 19 to the regulation of the resale of tickets to events or the 20 pricing of such tickets for resale, except to the extent that 21 such provision is inconsistent with this Act or a regulation 22 promulgated under this Act, and then only to the extent 23 of the inconsistency. A provision of law of a State or local 24 government is not inconsistent with this Act or a regula-25 tion promulgated under this Act if such provision provides 1 equal or greater protection to purchasers than the protec-

2 tion provided under this Act or such regulation.

3 SEC. 8. FTC STUDY OF TICKET MARKET.

4 (a) EFFECT OF BOTS ACT OF 2016.—Not later than
5 90 days after the date of the enactment of this Act, the
6 Commission shall submit to Congress a report on the ef7 fect of the enforcement actions by the Commission since
8 the date of the enactment of the BOTS Act of 2016 (15)
9 U.S.C. 45c; Public Law 114–274) on the ticket market,
10 including the following:

11 (1) Any enforcement action taken since such12 date.

13 (2) How the Commission collects evidence of14 potential violations of the BOTS Act of 2016.

(3) Any recommendation to improve enforcement of the BOTS Act of 2016, including whether
additional regulations may be needed to encourage
reporting by primary ticket sellers, secondary ticket
sellers, and secondary ticket sales marketplaces of
activity that may be in violation of the BOTS Act
of 2016.

(b) EFFECT OF THIS ACT.—Not later than 2 years
after the date of the enactment of this Act, the Commission shall submit to Congress a report on the effect of
this Act on the ticket market, including the following:

(1) Any enforcement action taken since such
 date.

3 (2) How the Commission collects evidence of4 potential violations of this Act.

5 (3) Any recommendation to improve enforce6 ment of this Act, including whether additional regu7 lations may be needed to encourage reporting of ac8 tivity that may be in violation of this Act.