

115TH CONGRESS  
2D SESSION

# H. R. 5192

To authorize the Commissioner of Social Security to provide confirmation of fraud protection data to certain permitted entities, and for other purposes.

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## IN THE HOUSE OF REPRESENTATIVES

MARCH 7, 2018

Mr. CURBELO of Florida (for himself, Mr. MARCHANT, Ms. SINEMA, and Mr. HULTGREN) introduced the following bill; which was referred to the Committee on Ways and Means

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## A BILL

To authorize the Commissioner of Social Security to provide confirmation of fraud protection data to certain permitted entities, 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 “Protecting Children  
5 from Identity Theft Act”.

**6 SEC. 2. REDUCING IDENTITY FRAUD.**

7       (a) PURPOSE.—The purpose of this section is to re-  
8 duce the prevalence of synthetic identity fraud, which  
9 disproportionately affects vulnerable populations, such as

1 minors and recent immigrants, by facilitating the valida-  
2 tion by permitted entities of fraud protection data, pursu-  
3 ant to electronically received consumer consent, through  
4 use of a database maintained by the Commissioner.

5 (b) DEFINITIONS.—In this section:

6 (1) COMMISSIONER.—The term “Commis-  
7 sioner” means the Commissioner of the Social Secu-  
8 rity Administration.

9 (2) FINANCIAL INSTITUTION.—The term “fi-  
10 nancial institution” has the meaning given the term  
11 in section 509 of the Gramm-Leach-Bliley Act (15  
12 U.S.C. 6809).

13 (3) FRAUD PROTECTION DATA.—The term  
14 “fraud protection data” means a combination of the  
15 following information with respect to an individual:

16 (A) The name of the individual (including  
17 the first name and any family forename or sur-  
18 name of the individual).

19 (B) The Social Security number of the in-  
20 dividual.

21 (C) The date of birth (including the  
22 month, day, and year) of the individual.

23 (4) PERMITTED ENTITY.—The term “permitted  
24 entity” means a financial institution or a service

1 provider, subsidiary, affiliate, agent, subcontractor,  
2 or assignee of a financial institution.

3 (c) EFFICIENCY.—

4 (1) RELIANCE ON EXISTING METHODS.—The  
5 Commissioner shall evaluate the feasibility of mak-  
6 ing modifications to any database that is in exist-  
7 ence as of the date of enactment of this Act or a  
8 similar resource such that the database or re-  
9 source—

10 (A) is reasonably designed to effectuate the  
11 purpose of this section; and

12 (B) meets the requirements of subsection  
13 (d).

14 (2) EXECUTION.—The Commissioner shall  
15 make the modifications necessary to any database  
16 that is in existence as of the date of enactment of  
17 this Act or similar resource, or develop a database  
18 or similar resource, to effectuate the requirements  
19 described in paragraph (1).

20 (d) PROTECTION OF VULNERABLE CONSUMERS.—

21 The database or similar resource described in subsection

22 (c) shall—

23 (1) compare fraud protection data provided in  
24 an inquiry by a permitted entity against such infor-  
25 mation maintained by the Commissioner in order to

1       confirm (or not confirm) the validity of the information  
2       provided;

3               (2) be scalable and accommodate reasonably anticipated volumes of verification requests from permitted entities with commercially reasonable uptime and availability; and

7               (3) allow permitted entities to submit—

8                       (A) one or more individual requests electronically for real-time machine-to-machine (or similar functionality) accurate responses; and

11                       (B) multiple requests electronically, such as those provided in a batch format, for accurate electronic responses within a reasonable period of time from submission, not to exceed 24 hours.

16       (e) CERTIFICATION REQUIRED.—Before providing confirmation of fraud protection data to a permitted entity, the Commissioner shall ensure that the Commissioner has a certification from the permitted entity that is dated not more than 2 years before the date on which that confirmation is provided that includes the following declarations:

23                       (1) The entity is a permitted entity.

24                       (2) The entity is in compliance with this section.

1                             (3) The entity is, and will remain, in compli-  
2                             ance with its privacy and data security requirements,  
3                             as described in title V of the Gramm-Leach-Bliley  
4                             Act (15 U.S.C. 6801 et seq.), with respect to infor-  
5                             mation the entity receives from the Commissioner  
6                             pursuant to this section.

7                             (4) The entity will retain sufficient records to  
8                             demonstrate its compliance with its certification and  
9                             this section for a period of not less than 2 years.

10                         (f) CONSUMER CONSENT.—

11                         (1) IN GENERAL.—Notwithstanding any other  
12                         provision of law or regulation, a permitted entity  
13                         may submit a request to the database or similar re-  
14                         source described in subsection (c) only—

15                         (A) pursuant to the written, including elec-  
16                         tronic, consent received by a permitted entity  
17                         from the individual who is the subject of the re-  
18                         quest; and

19                         (B) in connection with a credit transaction  
20                         or any circumstance described in section 604 of  
21                         the Fair Credit Reporting Act (15 U.S.C.  
22                         1681b).

23                         (2) ELECTRONIC CONSENT REQUIREMENTS.—

24                         For a permitted entity to use the consent of an indi-  
25                         vidual received electronically pursuant to paragraph

1       (1)(A), the permitted entity must obtain the individual  
2        's electronic signature, as defined in section 106  
3        of the Electronic Signatures in Global and National  
4        Commerce Act (15 U.S.C. 7006).

5                     (3) EFFECTUATING ELECTRONIC CONSENT.—  
6        No provision of law or requirement, including section  
7        552a of title 5, United States Code, shall prevent  
8        the use of electronic consent for purposes of this  
9        subsection or for use in any other consent based  
10      verification under the discretion of the Commissioner.  
11

12                     (g) COMPLIANCE AND ENFORCEMENT.—

13                         (1) AUDITS AND MONITORING.—

14                             (A) IN GENERAL.—The Commissioner  
15                         may—

16                                     (i) conduct audits and monitoring  
17                                 to—

18   (I) ensure proper use by permitted entities of the database or  
19   similar resource described in subsection (c); and  
20

21   (II) deter fraud and misuse by permitted entities with respect to the database or similar resource described  
22   in subsection (c); and  
23

## 5 (2) ENFORCEMENT.—

**25 (h) RECOVERY OF COSTS.—**

1                   (1) IN GENERAL.—

2                   (A) IN GENERAL.—Amounts obligated to  
3                   carry out this section shall be fully recovered  
4                   from the users of the database or verification  
5                   system by way of advances, reimbursements,  
6                   user fees, or other recoveries as determined by  
7                   the Commissioner. The funds recovered under  
8                   this paragraph shall be deposited as an offset-  
9                   ting collection to the account providing appro-  
10                  priations for the Social Security Administration,  
11                  to be used for the administration of this section  
12                  without fiscal year limitation.

13                  (B) PRICES FIXED BY COMMISSIONER.—  
14                  The Commissioner shall establish the amount to  
15                  be paid by the users under this paragraph, in-  
16                  cluding the costs of any services or work per-  
17                  formed, such as any appropriate upgrades,  
18                  maintenance, and associated direct and indirect  
19                  administrative costs, in support of carrying out  
20                  the purposes described in this section, by reim-  
21                  bursement or in advance as determined by the  
22                  Commissioner. The amount of such prices shall  
23                  be periodically adjusted by the Commissioner to  
24                  ensure that amounts collected are sufficient to

1           fully offset the cost of the administration of this  
2           section.

3           (2) INITIAL DEVELOPMENT.—The Commis-  
4           sioner shall not begin development of a verification  
5           system to carry out this section until the Commis-  
6           sioner determines that amounts equal to at least 50  
7           percent of program start-up costs have been col-  
8           lected under paragraph (1).

9           (3) EXISTING RESOURCES.—The Commissioner  
10          of Social Security may use funds designated for in-  
11          formation technology modernization to carry out this  
12          section.

13          (4) ANNUAL REPORT.—The Commissioner of  
14          Social Security shall annually submit to the Com-  
15          mittee on Ways and Means of the House of Rep-  
16          resentatives and the Committee on Finance of the  
17          Senate a report on the amount of indirect costs to  
18          the Social Security Administration arising as a re-  
19          sult of the implementation of this section.

