112TH CONGRESS 2D SESSION	S.	
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To improve the ability of consumers to control their digital data usage, promote Internet use, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. Wyden introduced the following bill; which was read twice and referred to the Committee on _____

A BILL

To improve the ability of consumers to control their digital data usage, promote Internet use, 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 "Data Cap Integrity
- 5 Act of 2012".
- 6 SEC. 2. TRUTH-IN-LABELING REQUIREMENTS.
- 7 It is the sense of Congress that the Federal Commu-
- 8 nications Commission should continue its work to ensure
- 9 that consumers of Internet services are clearly and con-

1	sistently provided information that describes the services
2	they are purchasing, including—
3	(1) the cost of the services they are purchasing;
4	(2) the a rate of the upload and download speed
5	that the consumer is paying for;
6	(3) service limits the Internet service provider
7	establishes for purposes of network management, in-
8	cluding bandwidth throttling or rate limiting;
9	(4) contract term; and
10	(5) legal and privacy policies.
11	SEC. 3. MANAGING BROADBAND CONGESTION.
12	(a) Definitions.—In this section—
13	(1) the term "Commission" means the Federal
14	Communications Commission;
15	(2) the term "covered Internet service provider"
16	means an Internet service provider that imposes a
17	data cap on consumers of the provider; and
18	(3) the term "data cap" means—
19	(A) a limit on the amount of bits a con-
20	sumer of an Internet service provider may
21	download or upload during a period of time
22	specified by the Internet service provider; or
23	(B) a fee-based structure with the purpose
24	of limiting the bits a consumer of an Internet
25	service provider may download or upload during

1	a period of time specified by the Internet serv-
2	ice provider.
3	(b) Certification of Internet Service Pro-
4	VIDERS.—
5	(1) In general.—An Internet service provider
6	may not impose a data cap on the consumers of the
7	provider unless the provider is certified by the Com-
8	mission under paragraph (2).
9	(2) Certification by commission.—
10	(A) ACCURACY IN MEASUREMENT.—
11	(i) In General.—The Commission
12	shall consult with the National Institute of
13	Standards and Technology and other ex-
14	perts, including those in the private sector,
15	to establish standards to which an Internet
16	service provider shall adhere in order to ac-
17	curately measure household data usage of
18	consumers of the provider and such stand-
19	ards must apply to the—
20	(I) hardware devices used in
21	homes of consumers and throughout
22	the network of the Internet service
23	provider to measure data usage; and
24	(II) the mechanism, including
25	firmware and software, used by the

1	Internet service provider to measure
2	data usage.
3	(ii) Public comment.—Prior to fi-
4	nalizing the standards required under
5	clause (i), the Commission shall allow for,
6	and take into consideration, public com-
7	ment on proposed standards.
8	(B) SMART DATA CAPS INSTEAD OF DUMB
9	ONES.—The Commission shall evaluate a data
10	cap proposed by an Internet service provider to
11	determine whether the data cap functions to
12	reasonably limit network congestion in a man-
13	ner that does not unnecessarily discourage use
14	of the Internet.
15	(C) CERTIFICATION.—The Commission
16	shall provide certification to an Internet service
17	provider, if the Commission determines that—
18	(i) the Internet service provider is ac-
19	curately measuring household data usage
20	consistent with the standards established
21	under subparagraph (A); and
22	(ii) the data cap proposed by the
23	Internet service provider functions to rea-
24	sonably limit network congestion without
25	unnecessarily restricting Internet use.

1	(c) DISCRIMINATION OF CONTENT.—A covered Inter-
2	net service provider may not, for purposes of measuring
3	data usage or otherwise, provide preferential treatment of
4	data that is based on the source or the content of the data.
5	(d) Consumer Control of Data Usage.—
6	(1) IN GENERAL.—A covered Internet service
7	provider shall, upon the first day of Internet service
8	provided to a consumer, identify commercially avail-
9	able tools that allow the consumer to—
10	(A) monitor, in real time to the extent fea-
11	sible, the amount of bits that the consumer has
12	uploaded or downloaded, and the relationship
13	such information has to the terms of the data
14	cap of the Internet service provider; and
15	(B) control uploads and downloads on all
16	wireline and wireless devices that have access to
17	the Internet service network of the consumer.
18	(2) Provision of tools.—If any of the tools
19	described in paragraph (1) are not commercially
20	available, the Internet service provider shall provide
21	such tools to the consumer on the first day that
22	Internet service is provided to the consumer.
23	(e) Enforcement.—
24	(1) In General.—The Commission shall—

1	(A) establish a procedure to enable individ-
2	uals to file a complaint with the Commission re-
3	lating to an Internet service provider and
4	whether the provider is accurately measuring
5	data use in relation to a data cap; and
6	(B) promptly investigate any complaint
7	filed in accordance with the procedure estab-
8	lished under subparagraph (A).
9	(2) Authority to impose civil penalty.—
10	(A) In General.—The Commission may
11	impose a civil penalty on an Internet service
12	provider that inaccurately measures data use in
13	relation to a data cap that is inconsistent with
14	the standards established under subsection
15	(b)(2)(A).
16	(B) ESTABLISHMENT OF FUND.—There is
17	established in the Treasury of the United
18	States a fund to be known as the "Data Cap
19	Integrity Fund" (referred to in this paragraph
20	as the "Fund").
21	(C) Deposits.—Notwithstanding section
22	3302 of title 31, United States Code, or any
23	other law regarding the crediting of money re-
24	ceived for the Government, there shall be depos-

1	ited in the Fund any civil penalty collected by
2	the Commission under subparagraph (A).
3	(D) EXPENDITURES FROM FUND.—
4	Amounts in the Fund shall be available to the
5	Commission to make payments to any indi-
6	vidual who has filed a complaint in accordance
7	with the procedure established under paragraph
8	(1)(A) in order to make the individual finan-
9	cially whole as a result of an inaccurate meas-
10	urement of data use by an Internet service pro-
11	vider.
12	(E) Excess amounts.—Effective on Sep-
13	tember 30, 2013 and each year thereafter, all
14	unobligated balances in excess of \$5,000,000
15	shall be transferred to the General Fund of the
16	Treasury for the purpose of deficit reduction.
17	(f) REGULATIONS.—Not later than 1 year after the
18	date of enactment of this Act, the Commission shall pro-
19	mulgate regulations to implement this section.