

119TH CONGRESS  
1ST SESSION

# H. R. 2110

To establish a process for survivors to request the termination or disabling of connected vehicle services that abusers misuse, and for other purposes.

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## IN THE HOUSE OF REPRESENTATIVES

MARCH 14, 2025

Mrs. DINGELL (for herself, Mr. CRENSHAW, Mr. MIN, Mr. THANEDAR, Ms. ROSS, Ms. TLAIB, Ms. SALINAS, Mr. JOHNSON of Georgia, Ms. TITUS, Mr. GOTTHEIMER, Ms. MOORE of Wisconsin, Ms. SEWELL, Ms. NORTON, and Ms. STEVENS) introduced the following bill; which was referred to the Committee on Energy and Commerce

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## A BILL

To establish a process for survivors to request the termination or disabling of connected vehicle services that abusers misuse, 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 “Safe Vehicle Access  
5 for Survivors Act”.

6 **SEC. 2. DEFINITIONS.**

7       In this Act:

1                     (1) ABUSER.—The term “abuser” means an in-  
2                     dividual identified by a survivor, pursuant to section  
3                     4, who has committed or allegedly committed a cov-  
4                     ered act against a survivor making a connected vehi-  
5                     cle services request.

6                     (2) ACCOUNT HOLDER.—The term “account  
7                     holder” means an individual who is—

- 8                         (A) a party to a contract with a covered  
9                     provider that involves a connected vehicle serv-  
10                     ice; or  
11                         (B) a subscriber, customer, or registered  
12                     user of a connected vehicle service.

13                     (3) CONNECTED VEHICLE SERVICE.—The term  
14                     “connected vehicle service” means any capability  
15                     provided by or on behalf of a motor vehicle manufac-  
16                     turer or affiliate that enables a person to remotely  
17                     obtain data from or send commands to a covered ve-  
18                     hicle, which may be accomplished through a software  
19                     application that is designed to be operated on a mo-  
20                     bile device or computer.

21                     (4) CONNECTED VEHICLE SERVICE REQUEST.—  
22                     The term “connected vehicle service request” means  
23                     a request by a survivor to terminate or disable an  
24                     abuser’s access to a connected vehicle service.

25                     (5) COVERED ACT.—

1                             (A) IN GENERAL.—The term “covered act”  
2                             means conduct that constitutes—

3                                 (i) a crime described in section  
4                                 40002(a) of the Violence Against Women  
5                                 Act of 1994 (34 U.S.C. 12291(a)), includ-  
6                                 ing domestic violence, dating violence, sex-  
7                                 ual assault, stalking, and sex trafficking;

8                                 (ii) an act or practice described in  
9                                 paragraph (11) or (12) of section 103 of  
10                                 the Trafficking Victims Protection Act of  
11                                 2000 (22 U.S.C. 7102) (relating to severe  
12                                 forms of trafficking in persons and sex  
13                                 trafficking, respectively); or

14                                 (iii) an act under State law, Tribal  
15                                 law, or the Uniform Code of Military Jus-  
16                                 tice that is similar to an offense described  
17                                 in clause (i) or (ii).

18                             (B) CONVICTION NOT REQUIRED.—Noth-  
19                                 ing in paragraph (1) shall be construed to re-  
20                                 quire a criminal conviction or any other deter-  
21                                 mination of a court in order for conduct to con-  
22                                 stitute a covered act.

23                             (6) COVERED CONNECTED VEHICLE SERVICE  
24                                 ACCOUNT.—The term “covered connected vehicle  
25                                 services account” means an account or other means

1 by which a person enrolls in or obtains access to a  
2 connected vehicle service.

3 (7) COVERED PROVIDER.—The term “covered  
4 provider” means a motor vehicle manufacturer, affil-  
5 iate, or an entity acting on behalf of the motor vehi-  
6 cle manufacturer that provides a connected vehicle  
7 service.

8 (8) COVERED VEHICLE.—The term “covered ve-  
9 hicle” means a motor vehicle that is the subject of  
10 a connected vehicle request and identified by a sur-  
11 vivor pursuant to section 4.

12 (9) EMERGENCY SITUATION.—The term “emer-  
13 gency situation” means a situation that if allowed to  
14 continue poses an imminent threat of serious bodily  
15 harm or death to an individual.

16 (10) IN-VEHICLE INTERFACE.—The term “in-  
17 vehicle interface” means a feature or mechanism in-  
18 stalled in a vehicle that allows a person within the  
19 vehicle to terminate or disconnect connected vehicle  
20 services.

21 (11) SURVIVOR.—The term “survivor” means  
22 an individual who is not less than 18 years old and  
23 against whom a covered act has been committed or  
24 allegedly committed.

1                             (12) AFFILIATE.—The term “affiliate” means  
2                             any company that controls, is controlled by, or is  
3                             under common control with another company.

4 **SEC. 3. PROTECTION OF SURVIVORS.**

5                             (a) IN GENERAL.—Notwithstanding an abuser being  
6                             an account holder, not later than 2 business days after  
7                             receiving a connected vehicle service request from a sur-  
8                             vivor pursuant to section 4, a covered provider shall take  
9                             1 or more of the following actions—

10                                 (1) terminate or disable a covered connected ve-  
11                             hicle service account associated with an abuser iden-  
12                             tified in the connected vehicle service request pursu-  
13                             ant to section 4;

14                                 (2) terminate or disable a covered connected ve-  
15                             hicle service account associated with the covered ve-  
16                             hicle, including by resetting or deleting any data or  
17                             wireless connection with respect to the covered vehi-  
18                             cle, and provide instructions to the survivor on how  
19                             to re-establish a connected vehicle service account  
20                             that does not include access by the abuser;

21                                 (3) terminate or disable covered connected vehi-  
22                             cle services for the covered vehicle, including by re-  
23                             setting or deleting any data or wireless connection  
24                             with respect to the covered vehicle, and provide in-

1       structions to the survivor on how to re-establish con-  
2       nected vehicle services; or

3                 (4) if the vehicle has an in-vehicle interface,  
4       provide information to the survivor about the avail-  
5       ability of the in-vehicle interface and how to termi-  
6       nate or disable connected vehicle services using the  
7       in-vehicle interface.

8                 (b) ACCESS TO ACCOUNT DATA.—If a covered pro-  
9       vider takes action under subsection (a) in response to a  
10      connected vehicle service request, the covered provider  
11      shall deny a request from the abuser to obtain any data  
12      connected to the connected vehicle service maintained by  
13      the covered provider that was generated after the abuser's  
14      access to the connected vehicle services was terminated or  
15      disabled following a connected vehicle service request.

16                 (c) LIMITATIONS ON PENALTIES, FEES, AND OTHER  
17      REQUIREMENTS.—A covered provider may not make any  
18      action undertaken pursuant to subsection (a) contingent  
19      on any requirement other than the requirements under  
20      section 4, including—

21                         (1) payment of a fee, penalty, or other charge;  
22                         (2) maintaining or extending the term of a con-  
23       nected vehicle service account;  
24                         (3) approval of the change by the account hold-  
25       er, if the account holder is not the survivor; or

1                             (4) an increase in the rate charged for the con-  
2 nected vehicle service.

3                             (d) NOTICE TO SURVIVOR.—

4                             (1) IN GENERAL.—If a covered provider intends  
5 to provide any formal notice to the abuser regarding  
6 any action undertaken pursuant to subsection (a),  
7 the covered provider shall notify the survivor of the  
8 date on which the covered provider intends to give  
9 such notice to the abuser.

10                            (2) TIMING.—A covered provider shall take rea-  
11 sonable steps to provide any formal notice to an  
12 abuser pursuant to paragraph (1)—

13                            (A) no less than 3 days after the survivor  
14 has been notified; and

15                            (B) only after the abuser's access to the  
16 connected vehicle service has been terminated  
17 or disabled.

18                            (3) MANNER OF CONTACT.—When completing a  
19 connected vehicle service request, a covered provider  
20 shall allow the survivor to elect the manner in which  
21 the covered provider may—

22                            (A) contact the survivor in response to the  
23 request, if necessary; or

1                         (B) notify the survivor of the inability of  
2                         the covered provider to complete the connected  
3                         vehicle service request.

4                         (e) TECHNICAL INFEASIBILITY.—

5                         (1) IN GENERAL.—The requirement to effec-  
6                         tuate the requested action in subsection (a) shall not  
7                         apply to a covered provider if the covered provider  
8                         cannot operationally or technically effectuate the re-  
9                         quest.

10                         (2) NOTIFICATION.—If a covered provider can-  
11                         not operationally or technically effectuate the re-  
12                         quest as described in paragraph (1), the covered pro-  
13                         vider shall—

14                         (A) promptly notify the survivor who sub-  
15                         mitted the connected vehicle service request of  
16                         that infeasibility; and

17                         (B) provide the survivor with information  
18                         about whether the operational or technical in-  
19                         feasibility can be remedied and, if so, any steps  
20                         the survivor can take to assist in remedying  
21                         such infeasibility.

22                         **SEC. 4. CONNECTED VEHICLE SERVICE REQUESTS.**

23                         (a) IN GENERAL.—When making a connected vehicle  
24                         service request under this Act, the survivor shall provide—

1                         (1) the vehicle identification number of the cov-  
2                         ered vehicle;

3                         (2) the name of the abuser subject to the con-  
4                         nected vehicle service request; and

5                         (3) either—

6                             (A) proof of sole ownership of the covered  
7                         vehicle; or

8                             (B) in the case of a vehicle that is not sole-  
9                         ly owned by the survivor—

10                             (i) proof of exclusive legal possession  
11                         of the vehicle, which may take the form of  
12                         a court order awarding possession of the  
13                         vehicle to the survivor; or

14                             (ii) in the case of a vehicle that is  
15                         owned in whole or in part by the abuser,  
16                         a dissolution decree, temporary order, or  
17                         domestic violence restraining order naming  
18                         the abuser if the decree or order grants  
19                         possession of the covered vehicle to the  
20                         survivor or restricts the abuser's use of a  
21                         connected vehicle service against the sur-  
22                         vivor.

23                         (b) CONFIDENTIAL AND SECURE TREATMENT OF  
24                         PERSONAL INFORMATION.—

1                     (1) IN GENERAL.—A covered provider and any  
2                     officer, director, employee, vendor, or agent thereof  
3                     shall treat any information submitted by a survivor  
4                     under subsection (a) as confidential and securely  
5                     dispose of the information not later than 90 days  
6                     after receiving the information.

7                     (2) PROHIBITION ON SHARING.—A covered pro-  
8                     vider is prohibited from sharing information sub-  
9                     mitted by a survivor under subsection (a) with any  
10                   third party without the affirmative consent of the  
11                   survivor unless such sharing is required to effectuate  
12                   a connected vehicle service request under subsection  
13                   (a).

14                   (3) INFORMATION PROVIDED BY SURVIVOR.—A  
15                   covered provider shall not require a survivor to pro-  
16                   vide any information other than what is required in  
17                   subdivision (a) to establish the ability to terminate  
18                   an abuser's access to connected vehicle services.

19                   (4) RULE OF CONSTRUCTION.—

20                   (A) IN GENERAL.—Nothing in paragraph  
21                   (1) shall be construed to prohibit a covered pro-  
22                   vider from maintaining, for longer than the pe-  
23                   riod specified in that paragraph, a record that  
24                   verifies that a survivor fulfilled the conditions of

1           a connected vehicle service request under sub-  
2           section (a).

3           (B) DATA MINIMIZATION.—The data main-  
4           tained under subparagraph (A) shall be limited  
5           to that which is reasonably necessary and pro-  
6           portionate to verify that a survivor fulfilled the  
7           conditions of a connected vehicle service re-  
8           quest.

9           (c) MINIMUM OBLIGATIONS.—The requirements in  
10          this Act shall not prohibit or prevent a covered provider  
11          from terminating or disabling an abuser's access to con-  
12          nected vehicle services in emergency situations after re-  
13          ceiving a connected vehicle service request.

14          (d) CHANGES IN OWNERSHIP OR POSSESSION.—The  
15          survivor shall take reasonable steps to notify the covered  
16          provider of any change in ownership or possession from  
17          what was provided under subsection (a) when the con-  
18          nected vehicle service request was made that materially  
19          impacts the need for action taken by the covered provider  
20          under subsection 3(a).

21 **SEC. 5. CONSUMER NOTICES.**

22          (a) IN GENERAL.—To enhance transparency and  
23          communication, a covered provider shall make information  
24          about how survivors can safely make connected vehicle

1 service requests on a publicly available, user-friendly  
2 website maintained by a covered provider, including—

3                     (1) CONFIRMATION EMAIL.—Upon submission  
4                     of a connected vehicle service request, the covered  
5                     provider shall automatically send a confirmation  
6                     email to the survivor, acknowledging the receipt of  
7                     the connected vehicle service request. This email  
8                     shall contain a reference number for the request and  
9                     an outline of the subsequent steps in the process.

10                  (2) ACTION OR RESOLUTION ALERT.—Upon  
11                  completion of review of the request, the survivor  
12                  shall be informed of the action taken, including the  
13                  termination of access to the connected vehicle service  
14                  or if additional information is needed. This alert  
15                  shall clearly state any relevant details or further ac-  
16                  tions required from the survivor.

17                  (3) EXPLANATION AND ASSISTANCE.—In the  
18                  event of a connected vehicle service request's ap-  
19                  proval, the covered provider shall provide the sur-  
20                  vivor with a clear explanation and guidance on how  
21                  to create their own app account, if necessary, to en-  
22                  sure that the survivor can maintain control over the  
23                  connected vehicle service once the person's access to  
24                  the service has been terminated.

1                             (4) OPT-OUT MEASURES.—In the event that an  
2                             abuser still has access to a survivor’s email account,  
3                             the covered provider shall provide the option to “opt-  
4                             out” of receiving notices regarding the connected ve-  
5                             hicle service request process, and to the best of their  
6                             ability, provide alternative options for the survivor to  
7                             maintain a record of the request process.

8                             **SEC. 6. LIABILITY PROTECTION.**

9                             A covered provider and any officer, director, em-  
10                             ployee, vendor, or agent thereof shall not be subject to  
11                             liability for any claims deriving from an action taken or  
12                             omission made with respect to compliance with this Act.

13                             **SEC. 7. EFFECTIVE DATE.**

14                             A covered provider—

15                             (1) may comply with this Act beginning on the  
16                             date of enactment; and  
17                             (2) shall comply with this Act no later than 180  
18                             days after the date of enactment.

19                             **SEC. 8. EFFECT ON OTHER LAWS.**

20                             No state or political subdivision of a State may adopt,  
21                             maintain, enforce, prescribe, or continue in effect any law,  
22                             regulation, rule, standard, requirement, or other provision  
23                             having the force and effect of law of any State, or political  
24                             subdivision of a State, covered by or related to the provi-

1 sions of this Act, or a rule, regulation or requirement pro-  
2 mulgated under this Act.

3 **SEC. 9. RULEMAKING.**

4 (a) RULEMAKING PROCEEDING REQUIRED.—Not  
5 later than 180 days after the date of enactment of this  
6 Act, the Federal Communications Commission, in con-  
7 sultation with the National Highway Traffic Safety Ad-  
8 ministration, shall issue a notice of proposed rulemaking  
9 to prescribe how covered providers address connected vehi-  
10 cle service requests and covered acts in accordance with  
11 this Act, including, but not limited to—

12 (1) implementation of a reporting and notifica-  
13 tion process that swiftly revokes or disables an abus-  
14 er's access to a survivor's data and takes into ac-  
15 count—

16 (A) the heightened risk to a survivor for  
17 abuse and retaliation upon reporting,

18 (B) the need for confidentiality in the re-  
19 porting process,

20 (C) the ability to remove sensitive data  
21 that has already been stored in the connected  
22 vehicle service, and

23 (D) the ability of an abuser to utilize other  
24 methods, such as a service request, to access a  
25 survivors' data.

1                         (2) methods, as the Federal Communications  
2                         Commission deems reasonable, to notify account  
3                         holders of connected vehicle services of—

4                             (A) the options available to enhance safety  
5                         and privacy of their experience with the service,  
6                         and

7                             (B) who can access their data and to what  
8                         extent they can control that access.

9                         (b) REGULATIONS.—Not later than 2 years after the  
10                         date of enactment of this Act, the Federal Communica-  
11                         tions Commission, in consultation with the National High-  
12                         way Traffic Safety Administration, shall conclude the rule-  
13                         making proceeding initiated under subsection (a) and shall  
14                         prescribe regulations to implement the provisions regard-  
15                         ing how covered providers address connected vehicle serv-  
16                         ice requests and covered acts in accordance with this Act.

