118TH CONGRESS 2D SESSION	S.	
------------------------------	----	--

To amend chapter 423 of title 49, United States Code, to provide protections with respect to frequent flyer programs and co-branded credit cards, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. Durbin	introduced	the following	bill; which	was	read	${\rm twice}$	and	referred
	to the Co	\mathbf{m} mittee on $\mathbf{}$						

A BILL

- To amend chapter 423 of title 49, United States Code, to provide protections with respect to frequent flyer programs and co-branded credit cards, 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 "Protect Your Points
 - 5 Act of 2024".

1	SEC. 2. PROTECTIONS RELATING TO FREQUENT FLYER
2	PROGRAMS AND CO-BRANDED CREDIT
3	CARDS.
4	(a) In General.—Chapter 423 of title 49, United
5	States Code, is amended by adding at the end the fol-
6	lowing new section:
7	"SEC. 42309. PROTECTIONS RELATING TO FREQUENT
8	FLYER PROGRAMS AND CO-BRANDED CREDIT
9	CARDS.
10	"(a) Protections Related to Points, Miles,
11	AND OTHER ACCRUED VALUE.—
12	"(1) Value disclosure.—Not later than 90
13	days after the date of enactment of this section,
14	each covered air carrier shall—
15	"(A) prominently display on each page of
16	the website of the air carrier information re-
17	garding the financial value of one point, mile,
18	or other accrued value promised or offered in
19	connection with a frequent flyer program; and
20	"(B) update, in real time, any change to
21	such information.
22	"(2) Expiration of Points.—A covered air
23	carrier shall not place an expiration date on any
24	points, miles, or other accrued value promised or of-
25	fered in connection with a frequent flyer program.
26	"(3) Transfer of Points.—

1	"(A) In general.—A covered air carrier
2	shall—
3	"(i) allow a consumer participating in
4	a frequent flyer program to transfer any
5	amount of points, miles, or other accrued
6	value of the consumer to another partici-
7	pant (chosen by the consumer) of the same
8	frequent flyer program; and
9	"(ii) guarantee that, with respect to
10	any such transfer, the points, miles, or
11	other accrued value remain equal in value
12	once transferred.
13	"(B) Limitations.—A covered air carrier
14	shall not—
15	"(i) limit the number of points, miles,
16	or other accrued value that a consumer
17	may transfer to another participant of the
18	frequent flyer program; or
19	"(ii) impose a fee or other penalty or
20	the consumer in connection with such
21	transfer.
22	"(4) DISPLAY OF AIRFARE VALUE.—Not later
23	than 1 year after the date of enactment of this sec-
24	tion, each covered air carrier shall display on any
25	travel booking page of the website of the air carrier

1	the cost of airfare or other add-on services both in
2	dollar value and in the value of points, miles, or
3	other accrued value promised or offered in connec-
4	tion with a frequent flyer program, in a manner
5	that—
6	"(A) displays both values concurrently; and
7	"(B) does not require a consumer to alter-
8	nate between such values to display both costs.
9	"(5) Airfare and add-on services trans-
10	ACTIONS.—Not later than 1 year after the date of
11	enactment of this section, each covered air carrier
12	shall offer to consumers the ability to purchase air-
13	fare or other add-on services in any combination of
14	dollars and points, miles, or other accrued value
15	promised or offered in connection with a frequent
16	flyer program.
17	"(b) Consumer Notice of Changes to Terms of
18	Service.—
19	"(1) Changes to terms of services.—With
20	respect to the terms of service, contract of carriage,
21	or other customer agreement of any frequent flyer
22	program or airline co-branded credit card of a cov-
23	ered air carrier, the covered air carrier shall not in-
24	clude any provision that reserves the right of the
25	covered air carrier to make changes to the terms of

service, contract of carriage, or other customer agreement without providing to the consumer at least 1 year of notice of any such change.

"(2) Notice to consumers.—A covered air carrier shall not take any action that would allow the covered air carrier to devalue a consumer's accrued points, miles, or other accrued value promised or offered in connection with a frequent flyer program, including any action to decrease the dollar value, eliminate, reduce, suspend, forfeit, invalidate, impose new limits on the access, use, redemption, or validity, or impose new requirements or expense for the redemption or use of any such points, miles, or other accrued value unless the covered air carrier has provided to consumers not fewer than 1 year of notice of any such action.

"(3) COORDINATION WITH CFPB.—In carrying out paragraphs (1) and (2), the Secretary shall coordinate with the Director of the Consumer Financial Protection Bureau, as necessary.

"(c) Definitions.—In this section:

"(1) Add-on services.—The term 'add-on services' means any service that a consumer may add to a flight booking for an additional cost, or may purchase as an in-flight service, including seat-

1 ing options, baggage, beverages, food, early board-2 ing, lounge access, internet or wifi access, or any 3 other service determined appropriate by the Sec-4 retary. "(2) CO-BRANDED CREDIT CARD.—The term 5 6 'co-branded credit card' means a credit card jointly 7 offered by a covered air carrier in partnership with 8 a credit card issuer, with an emphasis on rewarding 9 brand loyalty. "(3) COVERED AIR CARRIER.—The term 'cov-10 11 ered air carrier' means an air carrier conducting 12 passenger operations under part 121 of title 14, 13 Code of Federal Regulations, that offers a frequent 14 flyer program. "(4) Frequent flyer program.—The term 15 16 'frequent flyer program' means a program in which 17 a covered air carrier promises or offers points, miles, 18 or other accrued value for tickets purchased from 19 the covered air carrier. "(5) Secretary.—The term 'Secretary' means 20 21 the Secretary of Transportation.". 22 (b) CLERICAL AMENDMENT.—The analysis for chap-23 ter 423 of title 49, United States Code, is amended by inserting after the item relating to section 42308 the fol-25 lowing:

7

MUR24554 F09 S.L.C.

"42309. Protections relating to frequent flyer programs and co-branded credit cards.".