118th CONGRESS 1st Session

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To require rental car companies to allow customers to terminate a rental car agreement if they would otherwise be forced to rent an electric motor vehicle against their wishes.

IN THE SENATE OF THE UNITED STATES

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

A BILL

- To require rental car companies to allow customers to terminate a rental car agreement if they would otherwise be forced to rent an electric motor vehicle against their wishes.
 - 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 "Requiring EV Notifica-
- 5 tion and Transparency Act of 2024" or the "RENT Act
- 6 of 2024".

1SEC. 2. REQUIREMENTS FOR RENTAL CAR COMPANIES2PERTAINING TO ELECTRIC MOTOR VEHI-3CLES.

4 (a) CUSTOMER CHOICE.—A rental car company shall
5 only provide a customer with an electric motor vehicle pur6 suant to a rental agreement between the rental car com7 pany and the customer if the customer opts in to renting
8 an electric motor vehicle.

9 (b) REQUIREMENTS TO PROVIDE NOTICE AND OP-10 PORTUNITY TO TERMINATE RENTAL AGREEMENT.—

11 (1) NOTICE.—A rental car company shall notify 12 a customer not later than 12 hours before the cus-13 tomer is scheduled to pick up a motor vehicle pursu-14 ant to a rental agreement between the customer and 15 the rental car company that the rental car company 16 believes that it is more likely than not that the only 17 motor vehicles available to rent are electric motor ve-18 hicles if—

19 (A) the customer enters into such rental
20 agreement at a time earlier than 24 hours be21 fore the customer is scheduled to pick up a
22 motor vehicle; and

23 (B) the customer did not opt in to renting24 an electric motor vehicle.

25 (2) OPPORTUNITY TO TERMINATE RENTAL
26 AGREEMENT; WAIVER OF FEES OR PENALTIES.—A

1	rental car company shall allow a customer to termi-
2	nate a rental agreement and may not subject the
3	customer to any fees or penalties associated with
4	terminating a rental agreement if the customer did
5	not opt in to renting an electric motor vehicle and—
6	(A) the customer receives a notice de-
7	scribed in paragraph (1); or
8	(B) there are only electric motor vehicles
9	available when the customer arrives to pick up
10	a motor vehicle.
11	(c) Enforcement by the Commission.—
12	(1) UNFAIR OR DECEPTIVE ACT OR PRAC-
13	TICES.—A violation of this Act or a regulation pro-
14	mulgated under this Act shall be treated as an un-
15	fair or deceptive act or practice in violation of a rule
16	promulgated under section $18(a)(1)(B)$ of the Fed-
17	eral Trade Commission Act (15 U.S.C.
18	57a(a)(1)(B)).
19	(2) Privileges and immunities.—Any rental
20	car company that violates this Act or a regulation
21	promulgated under this Act shall be subject to the
22	penalties and entitled to the privileges and immuni-
23	ties provided in the Federal Trade Commission Act
24	(15 U.S.C. 41 et seq.).

1 (3) AUTHORITY PRESERVED.—Nothing in this 2 Act shall be construed to limit or expand the author-3 ity of the Commission under any other provision of 4 law. 5 (4) RULEMAKING.—Not later than 90 days 6 after the enactment of this Act, the Commission 7 shall promulgate in accordance with section 553 of 8 title 5, United States Code, such rules as may be 9 necessary to carry out this Act. 10 (5) EFFECT ON STATE LAW.—Nothing in this 11 Act shall preclude the application of the law of any 12 State that requires rental car companies to disclose 13 more information to customers regarding renting an 14 electric motor vehicle. 15 (d) ENFORCEMENT BY INDIVIDUALS.— (1) IN GENERAL.—Any individual who has been 16 17 harmed by a violation of this Act by a rental car 18 company may bring a civil action against such com-19 pany in a Federal court of competent jurisdiction. 20 (2) RELIEF.—In a civil action brought under 21 paragraph (1) in which the plaintiff prevails, the

court may award the plaintiff—

23 (A) an amount equal to the sum of any24 damages sustained for each violation;

1	(B) reasonable attorney fees and litigation
2	costs.
3	(e) DEFINITIONS.—In this Act:
4	(1) AIRPORT.—The term "airport" has the
5	meaning given that term in section 40102 of title
6	49, United States Code.
7	(2) COMMISSION.—The term "Commission"
8	means the Federal Trade Commission.
9	(3) ELECTRIC MOTOR VEHICLE.—The term
10	"electric motor vehicle" means a motor vehicle de-
11	signed to operate exclusively on electricity stored in
12	a rechargeable battery, multiple batteries, or a bat-
13	tery pack.
14	(4) MOTOR VEHICLE.—The term "motor vehi-
15	cle" means any vehicle which is manufactured pri-
16	marily for use on public streets, roads, and highways
17	(not including a vehicle operated exclusively on a rail
18	or rails) and which has at least 4 wheels.
19	(5) RENTAL CAR COMPANY.—The term "rental
20	car company''—
21	(A) means any person engaged in the busi-
22	ness of renting motor vehicles of any type
23	that—
24	(i) operates in 2 or more States;

1	(ii) operates on or within 5 miles of
2	an airport; and
3	(iii) used for rental purposes a motor
4	vehicle fleet of 1,000 or more motor vehi-
5	cles, on average, during the most recent
6	calendar year; and
7	(B) includes any entity that is a subsidiary
8	of a person described in subparagraph (A).