115TH CONGRESS 1ST SESSION

To require the Federal Trade Commission to develop cybersecurity resources for consumer education and awareness regarding the purchase and use of devices that are part of the Internet of Things, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. WICKER (for himself and Ms. HASSAN) introduced the following bill; which was read twice and referred to the Committee on

A BILL

- To require the Federal Trade Commission to develop cybersecurity resources for consumer education and awareness regarding the purchase and use of devices that are part of the Internet of Things, 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 "Internet of Things
5 Consumer Tips to Improve Personal Security Act of
6 2017" or the "IOT Consumer TIPS Act of 2017".

7 SEC. 2. FINDINGS.

8 Congress finds the following:

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1 (1) The term "Internet of Things" refers to de-2 vices, applications, and physical objects that are 3 Internet-enabled, networked, or connected. 4 (2) The devices that are part of the Internet of 5 Things are equipped with sensors or developed with 6 automated functionalities that allow them to collect, 7 send, or receive data, and perform according to con-8 sumer preferences that enhance productivity, effi-9 ciency, and convenience. 10 (3) The rapid adoption of the Internet of 11 Things among consumers and businesses is driven 12 by the wide range of economic and societal benefits 13 that are generated by such devices across almost 14 every industry and sector. 15 (4) Consumer trust in the security of the Inter-

net of Things is paramount to the leadership and
competitiveness of the United States in the global
digital economy.

(5) It is the policy of the United States to encourage innovation in the development and use of
the Internet of Things and empower consumers to
be responsible digital citizens and manage the security of their devices in collaboration with manufacturers, sellers, and service providers.

S.L.C.

1	SEC. 3. FEDERAL EDUCATIONAL CYBERSECURITY RE-
2	SOURCES FOR CONSUMERS REGARDING DE-
3	VICES THAT ARE PART OF THE INTERNET OF
4	THINGS.
5	(a) DEFINITIONS.—In this section—
6	(1) COVERED DEVICE.—The term "covered de-
7	vice''—
8	(A) includes devices, applications, and
9	physical objects that are—
10	(i) part of the Internet of Things; and
11	(ii) marketed and sold primarily to
12	consumers; and
13	(B) does not include—
14	(i) devices that are marketed and sold
15	for use primarily in industrial, business, or
16	enterprise settings; or
17	(ii) smartphones, tablets, personal
18	computers, or devices leased to consumers
19	by multichannel video programming dis-
20	tributors.
21	(2) Cybersecurity threat.—The term "cy-
22	bersecurity threat" has the meaning given to the
23	term in section 102 of the Cybersecurity Information
24	Sharing Act of 2015 (6 U.S.C. 1501).
25	(3) Security vulnerability.—The term "se-
26	curity vulnerability" has the meaning given to the

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term in section 102 of the Cybersecurity Information
 Sharing Act of 2015 (6 U.S.C. 1501).

3 (b) DEVELOPMENT OF EDUCATIONAL CYBERSECU-4 RITY RESOURCES.—Not later than 1 year after the date 5 of enactment of this Act, the Federal Trade Commission shall, in coordination with the National Institute of Stand-6 7 ards and Technology and relevant private sector stake-8 holders and experts, develop voluntary educational cyber-9 security resources for consumers relating to the practices 10 of consumers with respect to the protection and use of covered devices, including citing evidence of consumer atti-11 12 tudes and expectations.

(c) ELEMENTS.—The voluntary resources developed
under subsection (b) shall be technology-neutral and include guidance, best practices, and advice for consumers
to protect against, mitigate, and recover from cybersecurity threats or security vulnerabilities, where technically
feasible, including—

19 (1) the scope of possible security support from20 a vendor post-purchase;

21 (2) how to initiate or set up a covered device
22 for use;

23 (3) the use of passwords, available security
24 tools and settings, appropriate physical controls, and
25 avoidance of steps that can defeat security;

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1	(4) updates to the software of a covered device
2	during operation or use if applicable;
3	(5) the recovery of compromised devices;
4	(6) end of life considerations such as resetting,
5	deleting, or modifying data collected or retained by
6	a covered device when it is no longer in use or ex-
7	pected to be used by the consumer;
8	(7) security services, tools, or platforms for con-
9	nected devices that may help consumers manage
10	connected devices; and
11	(8) varying security considerations depending
12	on factors, including the type of device and setting
13	of use.
14	(d) AVAILABILITY AND PUBLICATION.—The Federal
15	Trade Commission shall ensure that the resources devel-
16	oped under subsection (b) are available to and readily ac-
17	cessible by the public on the Internet website of the Fed-
18	eral Trade Commission.
19	(e) PERIODIC UPDATES.—The Federal Trade Com-
20	mission shall review, and, as necessary update the re-
21	sources developed under subsection (b), in collaboration
22	with industry stakeholders, to address changes in cyberse-
23	curity threats or security vulnerabilities and other tech-
24	nology developments or challenges.

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(f) VOLUNTARY USE.—The resources developed
 under subsection (b) shall be for voluntary use by con sumers.

4 (g) TREATMENT.—No guidelines, best practices, or 5 advice issued by the Federal Trade Commission with respect to the resources developed under subsection (b) shall 6 7 confer any right on any person, State, or locality, nor shall 8 operate to bind the Federal Trade Commission or any per-9 son to the approach recommended in such guidance, best 10 practice, or advice. The Federal Trade Commission may not base an enforcement action on, or execute a consent 11 12 order based on, any failure to promote or use such guid-13 ance, or any practice used for covered device functionality that is alleged to be inconsistent with any guidance, best 14 15 practice, or advice included in the resources developed under subsection (b), unless the practice allegedly violates 16 17 another provision of law. Nothing in this Act is intended 18 to limit the ability of the Federal Trade Commission to 19 enforce section 5 of the Federal Trade Commission Act (15 U.S.C. 45). 20