DIGITAL CONSUMER PROTECTION COMMISSION ACT OF 2023

The digital revolution provided new opportunities for promoting social interaction, starting businesses, and democratizing information. But digital advancement has a dark side. Today, a tiny number of Big Tech companies generate most of the world’s Internet traffic and effectively regulate Americans’ digital lives. Big Tech companies have far too much power — over our economy, our society, and our democracy. Tech monopolies suppress competition by buying up rivals, preferencing their own products, and charging hefty commissions to other businesses. To get ever more users and data, social media companies manipulate users to drive them to addiction. They target kids with content on self-harm, eating disorders, and bullying. And they leave consumers in the dark about how their data is collected or used, and fall prey to massive data leaks that leave us vulnerable to criminal activity, foreign interference, and disinformation.

It’s time for meaningful, structural change to rein in Big Tech. The Warren-Graham Digital Consumer Protection Commission Act would create a new commission to regulate online platforms and data processors. The bill would:

- Create an independent, bipartisan regulator charged with policing the biggest tech platforms, like Facebook, Google, and Amazon, to promote competition, protect Americans’ privacy, and prevent harm online.
- Empower the commission, along with the Federal Trade Commission and Department of Justice, to enforce violations of the law. Monopoly platforms would risk losing their license to operate if they repeatedly violate the law.
- **Competition.**
  - Ban abuses of dominance committed by Big Tech firms such as self-preferencing, tying arrangements, predispute arbitration agreements and class-action waivers, noncompete agreements, and no-poach agreements.
  - Authorize prospective and retrospective review of Big Tech mergers.
  - Prohibit conflicts of interest like Amazon’s owning its marketplace and competing on that platform.
- **Transparency.** Require publication of clear terms of service and content-moderation practices.
- **Privacy.**
  - Guarantee users the right to access their personal data and to know when their personal data is collected and processed.
  - Establish duties of loyalty, care, and mitigation of harms, including discrimination, for all data processors.
  - Limit targeted advertising based on users’ personal data.
- **National Security.**
  - Require dominant platforms to be owned by U.S. citizens or have a U.S. subsidiary.
  - Limit data processing in restricted countries and require platforms to identify bots.

The Digital Competition Protection Commission Act is endorsed by Accountable Tech, the American Economic Liberties Project, the Center for American Progress, Color of Change, Common Sense Media, the Open Markets Institute, and Public Citizen.