118th CONGRESS 2d Session

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To amend title 18, United States Code to require accountability in deferred prosecution agreements, and for other purposes.

IN THE SENATE OF THE UNITED STATES

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

A BILL

- To amend title 18, United States Code to require accountability in deferred prosecution agreements, 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 "Hold Corporate Crimi-

5 nals Accountable Act of 2024".

6 SEC. 2. ACCOUNTABILITY IN DEFERRED PROSECUTION 7 AGREEMENTS.

8 Section 3161(h)(2) of title 18, United States Code,

9 is amended—

1	(1) by striking "Any" and inserting "(A) Any";
2	and
3	(2) by adding at the end the following:
4	"(B)(i) If the defendant described in subpara-
5	graph (A) is a person other than an individual, the
6	court may not approve an agreement described in
7	that subparagraph unless the court determines that
8	the agreement is in the public interest.
9	"(ii) In determining whether to approve an
10	agreement under clause (i), the court shall consider
11	the following factors:
12	"(I) The reasonableness of punitive meas-
13	ures, including financial penalties.
14	"(II) Compliance terms or safeguards
15	within the agreement.
16	"(III) Effective independent monitoring of
17	agreement terms to ensure compliance by the
18	defendant.
19	"(IV) Cooperation of the defendant with
20	law enforcement, including identifying culpable
21	individuals related to the conduct at issue.
22	"(V) The underlying goals of the sub-
23	stantive law violation and whether the agree-
24	ments contains terms unreleated to those goals.

1	"(VI) Collateral consequences related to
2	the agreement.
3	"(VII) The impact of the offense on the
4	public, including victims of the offense.
5	"(VIII) The effects of the agreement on
6	the regulatory scheme.
7	"(IX) The effects of the agreement on ap-
8	plicable statutes of limitations and other time-
9	related interests.
10	"(X) The appropriateness of any restitu-
11	tion.
12	"(XI) The adequacy and specificity of pub-
13	lic admissions regarding the conduct at issue.
14	"(XII) Prior criminal investigations and
15	prosecutions of the defendant.
16	"(XIII) Any other compelling reasons to
17	affirm or reject the agreement.".
18	SEC. 3. EMPIRICALLY BASED COMPLIANCE MONITORING.
19	(a) IN GENERAL.—Any person other than an indi-
20	vidual who is placed on probation or enters into a deferred
21	prosecution agreement that contains a condition of compli-
22	ance monitoring shall employ independent monitoring that
23	uses objective and methodologically sound metrics.
24	(b) REPORT.—Not later than 1 year after the date
25	of enactment of this Act, the Attorney General shall pub-

lish a report on efforts by the Department of Justice to
 identify guidelines and increase the use of compliance
 monitoring described in subsection (a) through criminal
 prosecutions.

5 SEC. 4. TRANSPARENCY REQUIREMENTS ON FEDERAL 6 AGENCIES TO ENTER INTO DEFERRED PROS7 ECUTION AGREEMENTS.

8 (a) REQUIREMENTS FOR SETTLEMENT AGREE-9 MENTS.—

10 (1) IN GENERAL.—Chapter 3 of title 5, United
11 States Code, is amended by adding at the end the
12 following:

13 "§ 307. Information regarding settlement agreements

14 "(a) DEFINITION.—In this section, the term 'covered 15 settlement agreement' means a settlement agreement (in-16 cluding deferred prosecution agreements and nonprosecu-17 tion agreements) that is entered into by an Executive 18 agency that—

19 "(1) relates to an alleged violation of Federal20 civil or criminal law;

21 "(2) involves an agreement to defer prosecution
22 or withhold prosecution of the alleged violation; and
23 "(3) requires the payment of a total of not less
24 than \$1,000,000 by 1 or more non-Federal persons.
25 "(b) INFORMATION TO BE POSTED ONLINE.—

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1	"(1) REQUIREMENT.—
2	"(A) IN GENERAL.—Subject to subpara-
3	graph (B), the head of each Executive agency
4	shall make publicly available in a searchable
5	format in a prominent location on the website
6	of the Executive agency—
7	"(i) a list of each covered settlement
8	agreement entered into by the Executive
9	agency, which shall include, for each cov-
10	ered settlement agreement—
11	"(I) the date on which the par-
12	ties entered into the covered settle-
13	ment agreement;
14	"(II) the names of the parties
15	that settled claims under the covered
16	settlement agreement;
17	"(III) a description of the claims
18	each party settled under the covered
19	settlement agreement;
20	"(IV) the amount each party set-
21	tling a claim under the covered settle-
22	ment agreement is obligated to pay
23	under the settlement agreement;

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1	"(V) the total amount the set-
2	tling parties are obligated to pay
3	under the settlement agreement;
4	"(VI) for each settling party—
5	"(aa) the amount, if any,
6	the settling party is obligated to
7	pay that is expressly specified
8	under the covered settlement
9	agreement as a civil or criminal
10	penalty or fine; and
11	"(bb) the amount, if any,
12	that is expressly specified under
13	the covered settlement agreement
14	as not deductible for purposes of
15	the Internal Revenue Code of
16	1986; and
17	"(VII) a description of where
18	amounts collected under the covered
19	settlement agreement will be depos-
20	ited, including, if applicable, the de-
21	posit of such amounts in an account
22	available for use for 1 or more pro-
23	grams of the Federal Government;
24	and

1	"(ii) a copy of each covered settlement
2	agreement entered into by the Executive
3	agency.
4	"(B) Confidentiality provisions.—The
5	requirement to disclose information or a copy of
6	a covered settlement agreement under subpara-
7	graph (A) shall apply to the extent that the in-
8	formation or copy (or portion thereof) is not
9	subject to a confidentiality provision that pro-
10	hibits disclosure of the information or copy (or
11	portion thereof).
12	"(2) PERIOD.—The head of each Executive
13	agency shall ensure that—
13 14	agency shall ensure that— "(A) information regarding a covered set-
14	"(A) information regarding a covered set-
14 15	"(A) information regarding a covered set- tlement agreement is publicly available on the
14 15 16	"(A) information regarding a covered set- tlement agreement is publicly available on the list described in paragraph (1)(A)(i) for a pe-
14 15 16 17	"(A) information regarding a covered set- tlement agreement is publicly available on the list described in paragraph (1)(A)(i) for a pe- riod of not less than 5 years, beginning on the
14 15 16 17 18	"(A) information regarding a covered set- tlement agreement is publicly available on the list described in paragraph (1)(A)(i) for a pe- riod of not less than 5 years, beginning on the date of the covered settlement agreement; and
14 15 16 17 18 19	 "(A) information regarding a covered set- tlement agreement is publicly available on the list described in paragraph (1)(A)(i) for a pe- riod of not less than 5 years, beginning on the date of the covered settlement agreement; and "(B) a copy of a covered settlement agree-
14 15 16 17 18 19 20	 "(A) information regarding a covered set- tlement agreement is publicly available on the list described in paragraph (1)(A)(i) for a pe- riod of not less than 5 years, beginning on the date of the covered settlement agreement; and "(B) a copy of a covered settlement agree- ment made available under paragraph (1)(A)(ii)
 14 15 16 17 18 19 20 21 	 "(A) information regarding a covered set- tlement agreement is publicly available on the list described in paragraph (1)(A)(i) for a pe- riod of not less than 5 years, beginning on the date of the covered settlement agreement; and "(B) a copy of a covered settlement agree- ment made available under paragraph (1)(A)(ii) is publicly available—

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1 "(ii) for a covered settlement agreement under which a non-Federal person is 2 3 required to pay not less than \$50,000,000, 4 for a period of not less than 10 years, be-5 ginning on the date of the covered settle-6 ment agreement. 7 "(c) PUBLIC STATEMENT.—If the head of an Execu-8 tive agency determines that a confidentiality provision in

a covered settlement agreement, or the sealing of a covered
settlement agreement, is required to protect the public interest of the United States, the head of the Executive
agency shall issue a public statement stating why such action is required to protect the public interest of the United
States, which shall explain—

"(1) what interests confidentiality protects; and
"(2) why the interests protected by confidentiality outweigh the public's interest in knowing
about the conduct of the Federal Government and
the expenditure of Federal resources.

20 "(d) REQUIREMENTS FOR WRITTEN PUBLIC STATE21 MENTS.—Any written public statement issued by an Exec22 utive agency that refers to an amount to be paid by a
23 non-Federal person under a covered settlement agreement
24 shall—

1	"(1) specify which portion, if any, of the
2	amount to be paid under the covered settlement
3	agreement by a non-Federal person—
4	"(A) is expressly specified under the cov-
5	ered settlement agreement as a civil or criminal
6	penalty or fine to be paid for a violation of Fed-
7	eral law; or
8	"(B) is expressly specified under the cov-
9	ered settlement agreement as not deductible for
10	purposes of the Internal Revenue Code of 1986;
11	"(2) if no portion of the amount to be paid
12	under the covered settlement agreement by a non-
13	Federal person is expressly specified under the cov-
14	ered settlement agreement as a civil or criminal pen-
15	alty or fine, include a statement specifying that is
16	the case; and
17	"(3) describe in detail—
18	"(A) any actions the non-Federal person
19	shall take under the covered settlement agree-
20	ment in lieu of payment to the Federal Govern-
21	ment or a State or local government; and
22	"(B) any payments or compensation the
23	non-Federal person shall make to other non-
24	Federal persons under the covered settlement
25	agreement.

1 "(e) CONFIDENTIALITY.—The requirement to dis-2 close information under subsection (d) shall apply to the 3 extent that the information to be disclosed (or portion 4 thereof) is not subject to a confidentiality provision that 5 prohibits disclosure of the information (or portion there-6 of).

7 "(f) Reporting.—

8 "(1) IN GENERAL.—Not later than January 31 9 of each year, the head of an Executive agency that 10 entered into a covered settlement agreement during 11 the previous calendar year shall submit to each com-12 mittee of Congress with jurisdiction over the activi-13 ties of the Executive agency a report indicating—

- 14 "(A) how many covered settlement agree15 ments the Executive agency entered into during
 16 that previous calendar year;
- 17 "(B) how many covered settlement agree18 ments the Executive agency entered into during
 19 that previous calendar year that had any terms
 20 or conditions that are required to be kept con21 fidential;

22 "(C) how many covered settlement agree23 ments the Executive agency entered into during
24 that previous calendar year for which all terms

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1	and conditions are required to be kept confiden-
2	tial;
3	"(D) the total amount of attorney fees,
4	costs, and expenses paid to non-Federal persons
5	under settlement agreements (including consent
6	decrees) of the Executive agency during that
7	previous calendar year; and
8	"(E) the number of settlement agreements
9	(including consent decrees) between the Execu-
10	tive agency and non-Federal persons that in-
11	volve regulatory action or regulatory changes

- volve regulatory action or regulatory changes,
 including the promulgation of new rules, during
 that previous calendar year.
- "(2) AVAILABILITY OF REPORTS.—The head of
 an Executive agency that is required to submit a report under paragraph (1) shall make the report publicly available in a searchable format in a prominent
 location on the Web site of the Executive agency.".
- 19 (2) TECHNICAL AND CONFORMING AMEND20 MENT.—The table of sections for chapter 3 of title
 21 5, United States Code, is amended by adding at the
 22 end the following:

"307. Information regarding settlement agreements.".

(b) REVIEW OF CONFIDENTIALITY OF SETTLEMENT
AGREEMENTS.—Not later than 6 months after the date
of enactment of this Act, the Comptroller General of the

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United States shall submit to Congress a report regarding 1 how Executive agencies (as defined under section 105 of 2 3 title 5, United States Code) determine whether the terms 4 of a settlement agreement or the existence of a settlement 5 agreement will be treated as confidential, which shall include recommendations, if any, for legislative or adminis-6 7 trative action to increase the transparency of Government 8 settlements while continuing to protect the legitimate in-9 terests that confidentiality provisions serve.

10sec. 5. extension of statute of limitations for cer-11tain crimes.

12 Section 3282 of title 18, United States Code, is13 amended by adding at the end the following:

14 "(c) FINANCIAL INSTITUTIONS.—Except as other-15 wise expressly provided by law, no person other than an individual shall be prosecuted, tried, or punished for any 16 17 offense involving a financial institution, corporation, or a 18 subsidiary of a financial institution or corporation unless the indictment is found or the information is instituted 19 20 within 10 years next after such offense shall have been 21 committed.".

22 SEC. 6. INVESTIGATION OF FULLY CULPABLE INDIVIDUALS.

23 Section 3553(e) of title 18, United States Code, is
24 amended—

1	(1) by striking "Upon" and inserting the fol-
2	lowing:
3	"(1) IN GENERAL.—Upon"; and
4	(2) by adding at the end the following:
5	"(2) Providing Assistance.—Any person
6	other than an individual seeking a sentence below a
7	level established by statute as a minimum sentence
8	under this subsection shall provide assistance to the
9	Government in identifying and fully investigating
10	employees or former employees involved in the of-
11	fense.".