108TH CONGRESS 1ST SESSION

H. R. 107

To amend the Federal Trade Commission Act to provide that the advertising or sale of a mislabeled copy-protected music disc is an unfair method of competition and an unfair and deceptive act or practice, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

January 7, 2003

Mr. Boucher (for himself, Mr. Doolittle, Mr. Bachus, and Mr. Kennedy of Rhode Island) introduced the following bill; which was referred to the Committee on Energy and Commerce, and in addition to the Committee on the Judiciary, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To amend the Federal Trade Commission Act to provide that the advertising or sale of a mislabeled copy-protected music disc is an unfair method of competition and an unfair and deceptive act or practice, 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 "Digital Media Con-
- 5 sumers' Rights Act of 2003".

SEC. 2. FINDINGS.

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_	Congress	THUS	ULIC	TOHO	wille,

- (1) The limited introduction into commerce of "copy-protected compact discs" has caused consumer confusion and placed increased, unwarranted burdens on retailers, consumer electronics manufacturers, and personal computer manufacturers responding to consumer complaints, conditions which will worsen as larger numbers of such discs are introduced into commerce.
 - (2) Recording companies introducing new forms of copy protection should have the freedom to innovate, but should also be responsible for providing adequate notice to consumers about restrictions on the playability and recordability of "copy-protected compact discs".
- 17 (3) The Federal Trade Commission should be 18 empowered and directed to ensure the adequate la-19 beling of prerecorded digital music disc products.

20 SEC. 3. INADEQUATELY LABELED COPY-PROTECTED COM-

- 21 PACT DISCS.
- The Federal Trade Commission Act (15 U.S.C. 41
- 23 et seq.) is amended by inserting after section 24 the fol-
- 24 lowing new section:

1 "SEC. 24A. INADEQUATELY LABELED COPY-PROTECTED 2 COMPACT DISCS. 3 "(a) Definitions.—In this section: 4 "(1) The term 'Commission' means the Federal 5 Trade Commission. 6 "(2) The term 'audio compact disc' means a 7 substrate packaged as a commercial prerecorded 8 audio product, containing a sound recording or re-9 cordings, that conforms to all specifications and re-10 quirements for Red Book Audio and bears a duly li-11 censed and authorized 'Compact disc Digital Audio' 12 logo. 13 "(3) The term 'prerecorded digital music disc 14 product' means a commercial audio product com-15 prised of a substrate in the form of a disc in which 16 is recorded a sound recording or sound recordings 17 generally in accordance with Red Book Audio speci-18 fications but that does not conform to all licensed 19 requirements for Red Book Audio: *Provided*, That a 20 substrate containing a prerecorded sound recording 21 that conforms to the licensing requirements applica-22 ble to a DVD-Audio disc or a Super Audio Compact 23 Disc is not a prerecorded digital music disc product. 24 "(4) The term 'Red Book Audio' means audio data digitized at 44,100 samples per second (44.1 25

kHz) with a range of 65,536 possible values as de-

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1 fined in the 'Compact Disc-Digital Audio System

2 Description' (first published in 1980 by Philips N.V.

and Sony Corporation, as updated from time to

time.

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"(b) Prohibited Acts.—

"(1) The introduction into commerce, sale, offering for sale, or advertising for sale of a prerecorded digital music disc product which is mislabeled or falsely or deceptively advertised or invoiced, within the meaning of this section or any rules or regulations prescribed by the Commission pursuant to subsection (d), is unlawful and shall be deemed an unfair method of competition and an unfair and deceptive act or practice in commerce under section 5(a)(1).

"(2) Prior to the time a prerecorded digital music disc product is sold and delivered to the ultimate consumer, it shall be unlawful to remove or mutilate, or cause or participate in the removal or mutilation of, any label required by this section or any rules or regulations prescribed by the Commission pursuant to subsection (d) to be affixed to such prerecorded digital music disc product. Any person violating this subsection shall be deemed to have engaged in an unfair method of competition and an

1	unfair and deceptive act or practice in commerce
2	under this Act.
3	"(c) Mislabeled Discs.—For purposes of this sec-
4	tion, a prerecorded digital music disc product shall be con-
5	sidered to be mislabeled if it—
6	"(1) bears any logo or marking which, in ac-
7	cordance with common practice, identifies it as an
8	audio compact disc;
9	"(2) fails to bear a label on the packaging in
10	which it is sold at retail in words that are prominent
11	and plainly legible on the front of the packaging
12	that—
13	"(A) it is not an audio compact disc;
14	"(B) it might not play properly in all de-
15	vices capable of playing an audio compact disc
16	and
17	"(C) it might not be recordable on a per-
18	sonal computer or other device capable of re-
19	cording content from an audio compact disc; or
20	"(3) fails to provide the following information
21	on the packaging in which it is sold at retail in
22	words that are prominent and plainly legible—
23	"(A) any minimum recommended software
24	requirements for playback or recordability on a
25	personal computer;

1	"(B) any restrictions on the number of
2	times song files may be downloaded to the hard
3	drive of a personal computer; and
4	"(C) the applicable return policy for con-
5	sumers who find that the prerecorded digital
6	music disc product does not play properly in a
7	device capable of playing an audio compact disc.
8	"(d) Rulemaking.—(1) The Commission may de-
9	velop such rules and regulations as it deems appropriate
10	to prevent the prohibited acts set forth in subsection (b)
11	and to require the proper labeling of prerecorded digital
12	music disc products under subsection (c).
13	"(2)(A) The Commission may develop such additional
14	rules and regulations as it deems necessary to establish
15	appropriate labeling requirements applicable to new audio
16	discs, using new playback formats (including DVD-Audio
17	discs and Super Audio Compact Discs), if the Commission
18	finds, with respect to a particular type of disc, that
19	"(i) the manner in which the discs are displayed
20	at retail, packaged, or marketed results in substan-
21	tial consumer confusion about the playability and re-
22	cordability of such discs;
23	"(ii) the discs are not appropriately labeled with
24	respect to their playability on standard audio com-
25	pact disc playback devices: and

- 1 "(iii)(I) the discs are not recordable on a per-2 sonal computer; or
- 3 "(II) if the discs are recordable, a recording 4 made from such a disc is bound to a particular de-5 vice.
- 6 "(B) To the maximum extent practicable, the Com7 mission shall seek to ensure that any rules and regulations
 8 developed under this paragraph impose labeling require9 ments comparable to the requirements imposed under the
 10 rules and regulations developed under paragraph (1).".

11 SEC. 4. REPORT TO CONGRESS.

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- Not later than 2 years after the date of enactment of this Act, the Federal Trade Commission shall submit to Congress a report detailing the following:
 - (1) The extent to which prerecorded digital music disc products (as defined in section 24A of the Federal Trade Commission Act, as added by section 3 of this Act) have entered the market over the preceding 2 years.
 - (2) The extent to which the Commission has received complaints from consumers about the implementation of return policies for consumers who find that a prerecorded digital music disc product does not play properly in a device capable of playing an

- 1 audio compact disc (as defined in section 24A of such Act).
- 3 (3) The extent to which manufacturers and re-4 tailers have been burdened by consumer returns of 5 devices unable to play prerecorded digital music disc 6 products.
- 7 (4) The number of enforcement actions taken 8 by the Commission pursuant to section 24A of such 9 Act.
- 10 (5) The number of convictions or settlements 11 achieved as a result of enforcement actions taken by 12 the Commission pursuant to section 24A of such 13 Act.
- 14 (6) Any proposed changes to this Act, with re15 spect to prerecorded digital music disc products,
 16 that the Commission believes would enhance enforce17 ment, eliminate consumer confusion, or otherwise
 18 address concerns raised by consumers with the Com19 mission.

20 SEC. 5. FAIR USE AMENDMENTS.

- 21 (a) Scientific Research.—Subsections (a)(2)(A)
- 22 and (b)(1)(A) of section 1201 of title 17, United States
- 23 Code, are each amended by inserting after "title" in sub-
- 24 section (a)(2)(A) and after "thereof" in subsection
- 25 (b)(1)(A) the following: "unless the person is acting solely

- 1 in furtherance of scientific research into technological pro-
- 2 tection measures".

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- 3 (b) Fair Use Restoration.—Section 1201(c) of
- 4 title 17, United States Code, is amended—
- (1) in paragraph (1), by inserting before the period at the end the following: "and it is not a violation of this section to circumvent a technological measure in connection with access to, or the use of, a work if such circumvention does not result in an
 - (2) by adding at the end the following new paragraph:

infringement of the copyright in the work"; and

"(5) It shall not be a violation of this title to manufacture, distribute, or make noninfringing use of a hardware or software product capable of enabling significant noninfringing use of a copyrighted work.".

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