H. R.

To amend the National Telecommunications and Information Administration Organization Act to establish an interagency national security review process, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

M . introduced the following bill; which was referred to the Committee on

A BILL

To amend the National Telecommunications and Information Administration Organization Act to establish an interagency national security review process, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the “Timely Evaluation of Acquisitions, Mergers, or Transactions with External, Lawful Entities to Clear Owners and Management Act” or the “TEAM TELECOM Act”.

April 11, 2023 (10:34 a.m.)
SEC. 2. ESTABLISHMENT OF INTERAGENCY NATIONAL SECURITY REVIEW PROCESS.

(a) In General.—Part A of the National Telecommunications and Information Administration Organization Act (47 U.S.C. 901 et seq.) is amended by adding at the end the following new section:

“SEC. 106. ESTABLISHMENT OF INTERAGENCY NATIONAL SECURITY REVIEW PROCESS.

“(a) Establishment.—Not later than 180 days after the date of the enactment of this section, the Assistant Secretary, in coordination with the head of each appropriate Federal entity, shall develop and issue procedures for, and establish, an interagency review process (which shall include each appropriate Federal entity) that considers the law enforcement and national security policy implications of the approval of a covered application that may arise from the foreign ownership interests held in the covered applicant that submitted the covered application.

“(b) Applicability.—Any covered application pending before the Commission that was submitted by a covered applicant with more than the threshold foreign ownership limit, after the covered applicant declines an opportunity to remedy the foreign ownership of the covered applicant, is subject to review under the review process established pursuant to subsection (a).

“(c) Process and Procedural Requirements.—
“(1) REFERRAL FOR REVIEW.—

“(A) REQUIREMENT FOR FCC TO REFER COMPLETE APPLICATION.—The Commission shall refer any covered application subject to the review process established pursuant to subsection (a) to the Assistant Secretary promptly after the Commission determines that the covered application, under the rules and regulations of the Commission, is complete.

“(B) REFERRAL OF OTHER REQUESTS.— The Commission may refer for review under the review process established pursuant to subsection (a) any other request for action by the Commission for which the Commission determines review is necessary under such process.

“(2) INTERAGENCY REVIEW DEADLINE; DETERMINATION.—

“(A) IN GENERAL.—Not later than 120 days after the date on which the Assistant Secretary receives a referral from the Commission pursuant to paragraph (1)—

“(i) the review of the covered application or other request under the review process established pursuant to subsection (a) shall be completed;
“(ii) the Assistant Secretary, in coordination with the head of each appropriate Federal entity, shall make a determination—

“(I) to recommend to the Commission that the Commission grant, grant conditioned on mitigation, or deny the application or other request; or

“(II) that the Assistant Secretary cannot make a recommendation with respect to the covered application or other request; and

“(iii) if the Assistant Secretary determines under clause (ii) that the Assistant Secretary cannot make a recommendation with respect to the covered application or other request, the President shall make a determination to recommend to the Commission that the Commission grant, grant conditioned on mitigation, or deny the covered application or other request.

“(B) Extension.—The Assistant Secretary, in coordination with the head of each appropriate Federal entity, may extend the
deadline described in subparagraph (A) an additional 45 days.

“(C) Notification of extension.—If the Assistant Secretary, in coordination with the head of each appropriate Federal entity, extends the deadline pursuant to subparagraph (B), the Assistant Secretary shall notify the covered applicant or other requesting party of the extension.

“(3) Notification of determination.—Not later than 3 days (excepting Saturdays, Sundays, and legal holidays) after the Assistant Secretary or the President (as the case may be) makes a determination under paragraph (2)(A) to recommend that the Commission grant, grant conditioned on mitigation, or deny the application or other request, the Assistant Secretary shall notify the Commission and the covered applicant or other requesting party of the determination.

“(4) Disclosure of status of review.—Not later than 5 days (excepting Saturdays, Sundays, and legal holidays) after receiving an inquiry from a covered applicant or other requesting party for an update with respect to the status of review of the covered application or other request of the covered
applicant or other requesting party that was referred
by the Commission for review under the review proc-

ess established pursuant to subsection (a), the As-
sistant Secretary, in coordination with the head of
each appropriate Federal entity, shall provide, con-
sistent with the protection of classified information
and intelligence sources and methods, a complete
and accurate response to the covered applicant or
other requesting party, the Commission, and the ap-
propriate congressional committees.

“(5) STANDARDIZATION OF INFORMATION RE-
QUIRED.—In the review process established pursuant
to subsection (a), the Assistant Secretary, in coordi-
nation with the head of each appropriate Federal en-
tity, shall establish a list of questions requesting in-
formation from a covered applicant or other request-
ing party that shall be made publicly available and
posted on the internet website of NTIA. Such ques-
tions shall, to the maximum extent possible, be
standardized for any potential covered applicant or
other requesting party.

“(6) DEADLINE FOR PROVISION OF INFOR-
MATION REQUESTED.—Not later than 10 days after the
date on which the Assistant Secretary, in coordi-
nation with the head of each appropriate Federal enti-
ty, requests information from a covered applicant or other requesting party, the covered applicant or other requesting party shall submit to the NTIA complete and accurate responses.

“(d) RULE OF CONSTRUCTION.—Nothing in this section may be construed as limiting, superseding, or preventing the invocation of any privileges or defenses that are otherwise available at law or in equity to protect against the disclosure of information.

“(e) DEFINITIONS.—In this section:

“(1) APPROPRIATE CONGRESSIONAL COMMITTEES.—The term ‘appropriate congressional committees’ means the Committee on Energy and Commerce of the House of Representatives and the Committee on Commerce, Science, and Transportation of the Senate.

“(2) APPROPRIATE FEDERAL ENTITIES.—The term ‘appropriate Federal entities’ means the following:

“(A) The Department of Commerce.

“(B) The Department of Defense.

“(C) The Department of Energy.


“(E) The Department of Justice.
“(F) The Department of the Treasury.

“(G) The Department of State.

“(H) The United States Trade Representative.

“(I) The Federal Bureau of Investigation.

“(J) The Executive Office of the President.

“(3) Classified information.—The term ‘classified information’ means any information or material that has been determined by the Federal Government pursuant to an Executive order, statute, or regulation, to require protection against unauthorized disclosure for reasons of national security.

“(4) Covered applicant.—The term ‘covered applicant’ means an entity seeking approval of a covered application from the Commission.

“(5) Covered application.—The term ‘covered application’ means—

“(A) an application under section 214(a) of the Communications Act of 1934 (47 U.S.C. 214(a)) for authorization to undertake the construction of a new line or of an extension of any line, or to acquire or operate any line, or extension thereof, or to engage in transmission over or by means of such additional or extended line;
“(B) an application under the Act entitled ‘An Act relating to the landing and operation of submarine cables in the United States,’ approved May 27, 1921 (47 U.S.C. 34 et seq.; 42 Stat. 8) for—

“(i) a submarine cable landing license;

or

“(ii) an assignment or transfer of control of a submarine cable landing license;

or

“(C) an application for a new license, or for the transfer, assignment, or disposal of an existing license under section 310(d) of the Communications Act of 1934 (47 U.S.C. 310(d)), that is—

“(i) subject to approval by the Commission under section 310(b)(4) of such Act (47 U.S.C. 310(b)(4)); or

“(ii) eligible, under the rules of the Commission, for forbearance under section 10 of such Act (47 U.S.C. 160) from the application of paragraph (1), (2), or (3) of section 310(b) of such Act (47 U.S.C. 310(b)).
“(6) Threshold Foreign Ownership Limit.—The term ‘threshold foreign ownership limit’ means foreign ownership of, as applicable—

“(A) at least the amount determined by the Commission under section 214(a) of the Communications Act of 1934 (47 U.S.C. 214(a)), in the case of an application described in paragraph (5)(A) of this subsection;

“(B) any amount, in the case of an application described in paragraph (5)(B) of this subsection; or

“(C) at least an amount sufficient for section 310(b) of such Act (47 U.S.C. 310(b)) to apply, in the case of an application described in paragraph (5)(C) of this subsection.”.

(b) Applicability.—This section, and the amendment made by this section, shall apply to any covered application (as such term is defined in section 106 of the National Telecommunications and Information Administration Organization Act, as added by subsection (a)) filed on or after the date on which the review process is established pursuant to such section 106.