Amendment in the Nature of a Substitute to H. Res. 286 Offered by Mr. Comer of Kentucky

Strike all after the resolving clause and insert the following:

1 That not later than 14 days after the adoption of this 2 resolution, the President is requested to transmit, to the 3 extent that such documents are in the possession of the 4 President, to the House of Representatives, in a complete 5 and unredacted form, a copy of any document, record, re-6 port, memorandum, correspondence, or other communica-7 tion that refers or relates to the following:

8 (1) Any artificial intelligence (AI) technology 9 newly deployed or used at a Federal agency, by or 10 at the direction of Elon Musk or an individual asso-11 ciated with the United States DOGE Service or 12 DOGE, from January 20, 2025, to present, includ-13 ing any associated System of Records Notice, Pri-14 vacy Impact Assessment, or Authorization to Oper-15 ate.

16 (2) The Federal data and sources of Federal
17 data fed into such AI technology, including any ref18 erence as to whether such data contains the sen-

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1	sitive, personally identifiable information of Amer-
2	ican citizens.
3	(3) All individuals involved in both the policy
4	decisions and technical planning associated with the
5	feeding of sensitive Federal data to AI technology
6	from January 20, 2025, to present, including—
7	(A) individuals involved in plans to use AI
8	technology to cut payments—
9	(i) to Americans; or
10	(ii) associated with programs for
11	Americans; and
12	(B) individuals involved in plans to collect
13	and feed government contract data through AI
14	software, including any concerns raised or steps
15	taken to mitigate Elon Musk's related conflicts
16	of interest.
17	(4) Any concerns raised by Federal workers
18	that such actions by the Trump Administration vio-
19	lated the Privacy Act and the security of Americans'
20	private information.
21	(5) Any concerns raised by Federal workers
22	that such actions by the Trump Administration vio-
23	lated the Advancing American AI Act by failing to
24	publicly disclose current and planned AI use cases to
25	ensure transparency for the American people.

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1	(6) Any lists of Federal expenditures, pro-
2	grams, or personnel identified by AI software for
3	freezes or cuts.
4	(7) Any analyses undertaken by any individual
5	to determine which of such AI-identified expendi-
6	tures, programs, or personnel to freeze or cut.
7	(8) Any communication or correspondence re-
8	garding—
9	(A) the legality of such freezes or cuts;
10	(B) the harms to the American people of
11	such freezes or cuts; and
12	(C) whether employees of DOGE or their
13	associates believe that legality or harm to the
14	American people are important considerations
15	in their actions.
16	(9) All individuals who managed or accessed
17	Federal data in the process of feeding it through AI
18	technology, including whether such individuals were
19	Federal workers at the time of their data manage-
20	ment or access and, if so—
21	(A) under what authority they were hired;
22	and
23	(B) what background investigation and
24	clearance processes they underwent as part of
25	the hiring process.

(10) All records, logs, code, certificates, and
 configurations for all Federal IT assets, databases,
 or repositories accessed by employees of DOGE in
 training or deploying new AI software.

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