

AMENDMENT TO H.R.

OFFERED BY M .

Page 2, after line 21, insert the following:

1 (c) DECEPTIVE URL'S.—

2 (1) DISCLOSURE OF SECONDARY SALE RE-
3 QUIRED.—Beginning 90 days after the date of the
4 enactment of this Act, it shall be unlawful for a sec-
5 ondary market ticket issuer to fail to provide a clear
6 and conspicuous statement, before a visitor creates
7 an account with the secondary ticket sales market-
8 place or selects a ticket, that the issuer is engaged
9 in the secondary sale of tickets and is not affiliated
10 or endorsed by a venue, team, or artist, as the case
11 may be, unless the issuer has the express written
12 consent of the venue, team, or artist, as applicable.

13 (2) UNAUTHORIZED USE OF NAME BY SEC-
14 ONDARY MARKET TICKET ISSUER PROHIBITED.—Be-
15 ginning 90 days after the date of the enactment of
16 this Act, it shall be unlawful for a secondary market
17 ticket issuer to use a domain name, or any sub-
18 domain thereof, in the URL of the issuer that con-
19 tains—

1 (A) the name of a specific team, league, or
2 venue where concerts, sports, or other live en-
3 tertainment events are held, unless authorized
4 by the owner of the name;

5 (B) the name of the exhibition or perform-
6 ance or of another event described in subpara-
7 graph (A), including the name of a person,
8 team, performance, group, or entity scheduled
9 to perform at any such venue or event, unless
10 authorized by the owner of the name;

11 (C) any trademark not owned by the sec-
12 ondary market ticket issuer, including any
13 trademark owned by an authorized agent or
14 partner of the venue or event identified in sub-
15 paragraphs (A) and (B); or

16 (D) any name substantially similar to
17 those described in subparagraphs (A) and (B),
18 including any misspelling of any name described
19 in those subparagraphs.

Page 2, line 22, strike “(c)” and insert “(d)”.

Page 3, line 23, strike “(d)” and insert “(e)”.

