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[Report No. 115-187]

To support the development of highly automated vehicle safety technologies, and for other purposes.

IN THE SENATE OF THE UNITED STATES

September 28, 2017

Mr. Thune (for himself, Mr. Peters, Mr. Blunt, and Ms. Stabenow) introduced the following bill; which was read twice and referred to the Committee on Commerce, Science, and Transportation

November 28, 2017

Reported by Mr. THUNE, with an amendment

[Strike out all after the enacting clause and insert the part printed in italic]

A BILL

To support the development of highly automated vehicle safety technologies, 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; TABLE OF CONTENTS.
- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "American Vision for Safer Transportation through Ad-

- 1 vancement of Revolutionary Technologies Act" or the "AV
- 2 START Act".
- 3 (b) Table of Contents of contents of
- 4 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Definitions.
 - Sec. 3. Relationship to other laws.
 - See. 4. Expedited resolution of highly automated vehicles conflicts with standards.
 - See. 5. Highly automated vehicles testing.
 - Sec. 6. Highly automated vehicles exemptions.
 - Sec. 7. Inoperative controls.
 - Sec. 8. Levels of driving automation.
 - Sec. 9. Safety evaluation report.
 - Sec. 10. Highly Automated Vehicles Technical Safety Committee.
 - See. 11. Highly automated vehicles rulemaking.
 - Sec. 12. Consumer education.
 - See. 13. Traffic safety and law enforcement.
 - Sec. 14. Cybersecurity.
 - Sec. 15. Savings provision.

5 SEC. 2. DEFINITIONS.

- 6 (a) In General.—In this Act:
- 7 (1) AUTOMATED DRIVING SYSTEM; DEDICATED
- 8 HIGHLY AUTOMATED VEHICLE; HIGHLY AUTOMATED
- 9 VEHICLE; MANUFACTURER; MOTOR VEHICLE; MOTOR
- 10 <u>VEHICLE EQUIPMENT.—The terms "automated driv-</u>
- ing system", "dedicated highly automated vehicle",
- 12 "highly automated vehicle", "manufacturer", "motor
- 13 vehicle", and "motor vehicle equipment" have the
- meanings given such terms in section 30102 of title
- 15 49, United States Code, as amended by subsection
- 16 (b).
- 17 (2) NHTSA.—The term "NHTSA" means the
- 18 National Highway Traffic Safety Administration.

1	(3) Secretary.—The term "Secretary" means
2	the Secretary of Transportation.
3	(b) Motor Vehicle Safety Chapter.—Section
4	30102(a) of title 49, United States Code, is amended—
5	(1) by redesignating paragraphs (5) through
6	(13) as paragraphs (8) through (16) respectively;
7	(2) by redesignating paragraphs (3) and (4) as
8	paragraphs (5) and (6), respectively;
9	(3) by redesignating paragraphs (1) and (2) as
10	paragraphs (2) and (3), respectively;
11	(4) by inserting before paragraph (2), as redes-
12	ignated, the following:
13	"(1) AUTOMATED DRIVING SYSTEM.—In de-
14	scribing a Level 3, 4, or 5 automated driving system
15	(as defined by SAE International standard J3016,
16	published on September 30, 2016, or subsequently
17	adopted by the Secretary), the term 'automated driv-
18	ing system' means the hardware and software that
19	is collectively capable of performing the entire dy-
20	namic driving task on a sustained basis, regardless
21	of whether the system is limited to a specific oper-
22	ational design domain.";
23	(5) by inserting after paragraph (3), as redesig-
24	nated, the following:

1	"(4) DEDICATED HIGHLY AUTOMATED VEHI-
2	CLE.—The term 'dedicated highly automated vehicle'
3	means a highly automated vehicle designed to be op-
4	erated exclusively (as defined by the SAE Inter-
5	national standard J3016, published on September
6	30, 2016) by a Level 4 or 5 automated driving sys-
7	tem (as defined by the SAE International standard
8	J3016, published on September 30, 2016, or subse-
9	quently adopted by the Secretary) for all trips."; and
10	(6) by inserting after paragraph (6), as redesig-
11	nated, the following:
12	"(7) HIGHLY AUTOMATED VEHICLE.—The term
13	'highly automated vehicle' means a motor vehicle
14	with a gross vehicle weight of 10,000 pounds or less
15	that is equipped with a Level 3, 4, or 5 automated
16	driving system (as defined by SAE International
17	standard J3016, published on September 30, 2016,
18	or subsequently adopted by the Secretary).".
19	SEC. 3. RELATIONSHIP TO OTHER LAWS.
20	(a) In General.—Section 30103 of title 49, United
21	States Code, is amended—
22	(1) in subsection (b), to read as follows:
23	"(b) PREEMPTION.—
24	"(1) HIGHLY AUTOMATED VEHICLES.—No
25	State or political subdivision of a State may main-

tain, enforce, prescribe, or continue in effect any law or regulation regarding the design, construction, or performance of highly automated vehicles, automated driving systems, or components of automated driving systems unless such law or regulation is identical to a standard prescribed under this chapter.

"(2) MOTOR VEHICLE STANDARD.—When a motor vehicle safety standard is in effect under this chapter, a State or political subdivision of a State may prescribe or continue in effect a standard applicable to the same aspect of performance of a motor vehicle or motor vehicle equipment only if the standard is identical to the standard prescribed under this chapter.

"(3) Rules of construction.—

"(A) In GENERAL.—Nothing in this subsection may be construed to prohibit a State or
a political subdivision of a State from maintaining, enforcing, prescribing, or continuing in effect any law or regulation regarding registration, licensing, driving education and training,
insurance, law enforcement, crash investigations, safety and emissions inspections, congestion management of vehicles on the street with-

in a State or political subdivision of a State, or traffic unless the law or regulation is an unreasonable restriction on the design, construction, or performance of highly automated vehicles, automated driving systems, or components of automated driving systems.

"(B) Motor vehicle dealers.—Nothing in this subsection may be construed to prohibit a State or political subdivision of a State from maintaining, enforcing, prescribing, or continuing in effect any law or regulation regarding the sale, distribution, repair, or service of highly automated vehicles, automated driving systems, or components of automated driving systems by a dealer, manufacturer, or distributor.

"(C) Conformity with federal Law.—
Nothing in this subsection shall be construed to preempt, restrict, or limit a State or political subdivision of a State from acting in accordance with any other Federal law.

"(4) HIGHER PERFORMANCE REQUIREMENT.—
However, the United States Government, a State, or a political subdivision of a State may prescribe a standard for a motor vehicle, motor vehicle equip-

1 ment, highly automated vehicle, or automated driv-2 ing system obtained for its own use that imposes a 3 higher performance requirement than that required 4 by the otherwise applicable standard under this 5 chapter. 6 "(5) STATE ENFORCEMENT.—A State may en-7 force a standard that is identical to a standard pre-8 seribed under this chapter."; and 9 (2) in subsection (e), to read as follows: "(e) COMMON LAW LIABILITY.— 10 11 "(1) IN GENERAL.—Compliance with a motor 12 vehicle safety standard prescribed under this chapter 13 does not exempt a person from liability at common 14 law. 15 "(2) Rule of construction.—Nothing in this section shall be construed to preempt common 16 17 law claims.". 18 (b) LICENSING.—Notwithstanding section 30103 of title 49, United States Code, as amended by subsection (a), a State may not issue a motor vehicle operator's license for the operation or use of a dedicated highly auto-21 mated vehicle in a manner that discriminates on the basis of disability (as defined in section 3 of the Americans with Disabilities Act of 1990 (42 U.S.C. 12102)).

SEC. 4. EXPEDITED RESOLUTION OF HIGHLY AUTOMATED

2 VEHICLES CONFLICTS WITH STANDARDS. 3 (a) DEFINITIONS.—In this section: 4 (1) DIRECTOR.—The term "Director" means 5 the Director of the John A. Volpe National Trans-6 portation Systems Center of the Department of 7 Transportation. 8 (2) Dynamic Driving Task.—The term "dy-9 namic driving task" has the meaning given the term 10 by SAE International standard J3016, published on 11 September 30, 2016. 12 (3) SAFETY STANDARD.—The term "safety standard" means a Federal motor vehicle safety 13 14 standard prescribed under chapter 301 of title 49, 15 United States Code. 16 (b) REFERENCES TO HUMAN DRIVERS.—Not later than 180 days after the date of the enactment of this Act, the Director or other designated entity, after consultation 18 with stakeholders, shall prepare and submit to the Secretary a report that identifies each provision, requirement, specification, or procedure in a safety standard with a ref-22 erence to features of the equipment that— 23 (1) are necessary only for the performance of 24 the dynamic driving task by a human driver;

1	(2) specify a location or reference point within
2	a vehicle by reference to the position of a human
3	driver; or
4	(3) serve a purpose of providing information to,
5	or receiving input from, a human driver engaged in
6	performing the dynamic driving task.
7	(e) Substitution of Conforming References to
8	Automated Systems.—
9	(1) In GENERAL.—In each provision of the re-
10	port prepared under subsection (b) identifying the
11	text of a regulation from a safety standard, a test
12	procedure, or a method for determining compliance
13	with a safety standard, the Director or designated
14	entity shall include—
15	(A) an alternative reference to an auto-
16	mated system that is suitable for assessing,
17	through an objective test procedure, the compli-
18	ance of a dedicated highly automated vehicle, or
19	of a highly automated vehicle operating in auto-
20	mated mode, with the safety standard; or
21	(B) a determination that—
22	(i) the relevant regulatory text applies
23	to features of the motor vehicle equipment
24	that are only necessary for the perform-

1	ance of a dynamic driving task by a human
2	driver; and
3	(ii) no alternative reference to an
4	automated system is practicable.
5	(2) Conditions.—In carrying out paragraph
6	(1), the Director or designated entity—
7	(A) shall ensure that all requirements re-
8	main objective and practicable;
9	(B) may not modify the purpose of any
10	safety standard; and
11	(C) may specify different references for—
12	(i) dedicated highly automated vehi-
13	eles that are intended for human occu-
14	pancy; and
15	(ii) dedicated highly automated vehi-
16	eles that are not designed, intended, or
17	marketed for human occupancy.
18	(d) Rulemaking.—
19	(1) Commencement.—Not later than 90 days
20	after the date on which the Director or designated
21	entity submits the report under subsection (b), the
22	Secretary shall commence a rulemaking proceeding
23	to incorporate the report by reference into the rel-
24	evant safety standards, except as provided in para-
25	graph (3).

- 1 (2) Final rule.—Not later than 1 year after
 2 the Director or other entity submits the report
 3 under subsection (b), the Secretary shall issue a
 4 final rule to incorporate the report by reference into
 5 the relevant safety standards, except as provided in
 6 paragraph (3).
 - (3) ALTERNATIVE TEXT.—If the Secretary determines that one or more of the revisions to a regulation contained in the report submitted under subsection (b) is not objective, is not practicable, or does not meet the need for motor vehicle safety, the Secretary shall incorporate alternative regulatory text.
 - (4) Incorporation by Reference.—If the Secretary does not complete the rulemaking proceeding under this subsection within 1 year after the submission of the report under subsection (b), the revisions to regulations contained in such report shall be incorporated by reference into the relevant safety standards.
- 22 (e) SAVINGS PROVISION.—Nothing in this section 22 may be construed to prohibit the Secretary from maintain-23 ing different test procedures for highly automated vehicles 24 that retain the capability to be operated by a human driver

1	when such vehicles are not operating in an automated
2	mode.
3	SEC. 5. HIGHLY AUTOMATED VEHICLES TESTING.
4	Section 30112(b) of title 49, United States Code, is
5	amended—
6	(1) in paragraph (9), by striking "or" at the
7	end;
8	(2) in paragraph (10)—
9	(A) in the matter preceding subparagraph
10	(A), by inserting "(except for a highly auto-
11	mated vehicle)" after "the introduction of a
12	motor vehicle"; and
13	(B) in subparagraph (C), by striking the
14	period at the end and inserting "; or"; and
15	(3) by adding at the end the following:
16	"(11) the introduction of a motor vehicle into
17	interstate commerce solely for the purposes of test-
18	ing, evaluation, or demonstration of a highly auto-
19	mated vehicle or automated driving system if—
20	"(A) the testing, evaluation, or demonstra-
21	tion of the vehicle is only conducted by employ-
22	ees, agents, or fleet management contractors of
23	the manufacturer of the highly automated vehi-
24	ele, the automated driving system, or any com-
25	ponent thereof;

1	"(B) such manufacturer agrees not to sell,
2	lease, or offer for sale or lease, the vehicle or
3	system at the conclusion of the testing, evalua-
4	tion, or demonstration; and
5	"(C) such manufacturer has submitted ap-
6	propriate manufacturer identification informa-
7	tion that is similar to information submitted by
8	manufacturers subject to a Federal motor vehi-
9	ele safety standard under part 566 of title 49,
10	Code of Federal Regulations, before the com-
11	mencement of such testing or evaluation.".
12	SEC. 6. HIGHLY AUTOMATED VEHICLES EXEMPTIONS.
13	(a) In General.—Section 30113 of title 49, United
14	States Code, is amended—
15	(1) in subsection (a)—
16	(A) by striking "this section," and insert-
17	ing the following: "this section—
17 18	ing the following: "this section—"(1) the term";
18	"(1) the term";
18 19	"(1) the term"; (B) by striking the period at the end and
18 19 20	"(1) the term"; (B) by striking the period at the end and inserting "; and"; and
18 19 20 21	"(1) the term"; (B) by striking the period at the end and inserting "; and"; and (C) by adding at the end the following:

1	of whether an exemption has already been granted
2	for a similar feature on another model or models.";
3	(2) in subsection (b)—
4	(A) by amending paragraph (2) to read as
5	follows:
6	"(2) The Secretary may begin a proceeding under
7	this subsection when a manufacturer applies for an exemp-
8	tion or a renewal of an exemption. The Secretary shall
9	publish notice of the application and provide an oppor-
10	tunity to comment. An application for an exemption or
11	for a renewal of an exemption shall be filed at a time and
12	in the way, and contain such information, this section and
13	the Secretary require. The Secretary shall grant or deny
14	an exemption for a highly automated vehicle not later than
15	180 days after receiving an application for such exemption
16	from a manufacturer."; and
17	(B) in paragraph (3)(B)(iv), by inserting
18	"or introducing or delivering into interstate
19	<pre>commerce" after "selling";</pre>
20	(3) in subsection (d)—
21	(A) by inserting "(1)" after "ELIGI-
22	BILITY.—"; and
23	(B) by striking the second sentence and in-
24	serting the following:

1	"(2) A manufacturer is eligible for an exemp-
2	tion under clause (ii), (iii), or (iv) of subsection
3	(b)(3)(B) only if the Secretary determines that—
4	"(A) the exemption is for not more than
5	2,500 vehicles to be sold in the United States
6	in any 12-month period; or
7	"(B) the vehicle is a highly automated ve-
8	hicle; and
9	"(i) during the 12-month period be-
10	ginning on the date of the enactment of
11	the AV START Act, the exemption is for
12	not more than 50,000 vehicles to be sold
13	or introduced into interstate commerce in
14	the United States;
15	"(ii) during the 12-month period im-
16	mediately following the period described in
17	elause (i), the exemption is for not more
18	than 75,000 vehicles to be sold or intro-
19	duced into interstate commerce in the
20	United States; and
21	"(iii) during any 12-month period fol-
22	lowing the period described in clause (ii),
23	the exemption is for not more than
24	100,000 vehicles to be sold or introduced

1	into interstate commerce in the United
2	States.
3	"(C) A manufacturer of a highly auto-
4	mated vehicle may petition the Secretary to ex-
5	pand the exemption under paragraph (2)(B) to
6	more than 100,000 vehicles in any 12-month
7	period after the exemption has been in place for
8	5 years."; and
9	(4) in subsection (e), by inserting ", unless the
10	vehicle is a highly automated vehicle" before the pe-
11	riod at the end.
12	(b) Sunset.—A manufacturer's eligibility for an ex-
13	emption from a provision, clause, sentence, or paragraph
14	in a motor vehicle safety standard under section
15	30113(d)(2)(B) of title 49, United States Code, as amend-
16	ed by subsection (a), shall end on the date on which a
17	standard (except for a standard promulgated under sec-
18	tion 4 of this Act) that amends the provision, clause, sen-
19	tence, or paragraph from which an exemption is sought
20	takes effect, with due consideration for any lead time spec-
21	ified for compliance.
22	SEC. 7. INOPERATIVE CONTROLS.
23	Section 30122(b) of title 49, United States Code, is
24	amended—

1	(1) by inserting "(1)" before "A manufac-
2	turer"; and
3	(2) by adding at the end the following:
4	"(2) The prohibition under paragraph (1) shall not
5	apply to a manufacturer that intentionally allows a device
6	or element of design installed on or in a motor vehicle or
7	item of equipment in compliance with an applicable motor
8	vehicle safety standard to be temporarily disabled during
9	the time that an automated driving system is performing
10	the entire dynamic driving task.".
11	SEC. 8. LEVELS OF DRIVING AUTOMATION.
12	(a) Use of SAE International's Taxonomy and
13	DEFINITIONS.—The Secretary shall use the taxonomy and
14	definitions for automated driving systems set forth in SAE
15	International standard J3016, published on September
16	30, 2016, for the various levels of automation for motor
17	vehicles.
18	(b) REVIEW.—
19	(1) In General.—The Secretary—
20	(A) shall review the taxonomy and defini-
21	tions for automated driving systems set forth by
22	SAE International to ensure that such tax-
23	onomy and definitions are clear and objective;
24	and

1	(B) may provide feedback to SAE Inter-
2	national for potential updates.
3	(2) Use of revised standard.—
4	(A) DETERMINATION.—Not later than 120
5	days after SAE International revises the stand-
6	ard referred to in subsection (a), the Secretary,
7	after publishing notice of the revision in the
8	Federal Register, shall determine whether to
9	adopt the revised standard to identify the var-
10	ious levels of automation for motor vehicles.
11	(B) Effect of Decision NOT TO ADOPT
12	THE REVISED STANDARD.—If the Secretary de-
13	cides not to adopt the revised standard—
14	(i) the Secretary shall notify SAE
15	International of the Secretary's decision;
16	and
17	(ii) the definitions referred to in sub-
18	section (a) shall remain in effect.
19	SEC. 9. SAFETY EVALUATION REPORT.
20	(a) In General.—Subchapter I of chapter 301 of
21	title 49, United States Code, is amended by adding at the
22	end the following:
23	"§ 30107. Highly automated vehicles safety evaluation
24	report
25	"(a) In General.—

1	"(1) Requirement.—Each manufacturer in-
2	troducing a new highly automated vehicle or auto-
3	mated driving system into interstate commerce shall
4	provide a safety evaluation report, in accordance
5	with this section, that describes how the manufac-
6	turer is addressing the safety of such vehicle or sys-
7	tem.
8	"(2) Submission.—Each manufacturer de-
9	scribed in paragraph (1) shall—
10	"(A) submit a report to the Secretary—
11	"(i) upon testing a highly automated
12	vehicle or automated driving system; and
13	"(ii) not later than 90 days before
14	selling, offering for sale, or otherwise com-
15	mercializing a highly automated vehicle or
16	automated driving system; and
17	"(B) annually submit, until the vehicle or
18	system is no longer being sold, offered for sale,
19	or otherwise introduced into interstate com-
20	merce by the manufacturer or until the system
21	is no longer being incorporated into new motor
22	vehicles by the manufacturer, an updated report
23	to the Secretary that—

1	"(i) may disclose that no significant
2	changes were made to the vehicle or sys-
3	tem; and
4	"(ii) shall provide aggregate results of
5	any significant safety deviation from ex-
6	pected performance disclosed in the pre-
7	vious report.
8	"(3) Review.—The Secretary—
9	"(A) shall review each report submitted
10	under paragraph (2); and
11	"(B) may require that the manufacturer
12	submit additional or clarifying information.
13	"(4) Limitation.—The Secretary may not con-
14	dition the manufacture, testing, sale, offer for sale,
15	or introduction into interstate commerce of a highly
16	automated vehicle or automated driving system
17	based on a review of a safety evaluation report or
18	additional information submitted under this section.
19	"(b) SAFETY EVALUATION REPORT SUBJECT
20	Areas.—Each report submitted by a manufacturer under
21	subsection (a) shall describe how the manufacturer is ad-
22	dressing, through a documented assessment, testing, and
23	validation process, each of the subject areas described in
24	paragraphs (1) through (9).

1	"(1) System safety.—The avoidance of un-
2	reasonable risks to safety, including—
3	"(A) assurance that systems, including
4	hardware and software, perform intended func-
5	tions;
6	"(B) the mitigation of unreasonable risks
7	to safety caused by a malfunction of the auto-
8	mated driving system; and
9	"(C) sense of objects, motorcyclists,
10	bicyclists, pedestrians, and animals in or cross-
11	ing the path of travel through the automated
12	driving system.
13	"(2) DATA RECORDING.—The collection by the
14	vehicle of automated driving system performance in-
15	formation and incident and crash data—
16	"(A) to record the occurrence of malfune-
17	tions, disengagements, degradations, or failures;
18	"(B) to aid in the analysis of the cause of
19	any issues described in subparagraph (A);
20	"(C) to enable efforts to work with other
21	entities to address data recording and sharing
22	and
23	"(D) with respect to event data recorder
24	information, that complies with the collection

1	and sharing requirements under the FAST Act
2	(Public Law 114–94).
3	"(3) Cybersecurity.—The minimization of
4	eybersecurity risks to safety and the exchange of in-
5	formation about any vulnerabilities discovered from
6	field incidents, internal testing, or external security
7	research.
8	"(4) Human-machine interface.—
9	"(A) The methods of informing the human
10	driver or operator about whether the automated
11	driving system is functioning properly.
12	"(B) For a Level 3 vehicle, the methods to
13	address driver reengagement.
14	"(C) The use of a human-machine inter-
15	face by people with disabilities through visual,
16	auditory, or haptic displays, or other methods.
17	"(5) Crashworthness.—Practicable protec-
18	tion for all occupants given any planned seating po-
19	sitions or interior configurations.
20	"(6) Capabilities.—The capabilities and limi-
21	tations of the highly automated vehicle or automated
22	driving system.
23	"(7) Post-crash behavior.—The post-crash
24	behavior of the highly automated vehicle or auto-

mated driving system if sensors or critical systems are damaged in a crash.

"(8) ACCOUNT FOR APPLICABLE LAWS.—The account of applicable traffic laws and rules of the road, based on operational design domain, in the development of a highly automated vehicle or automated driving system.

"(9) AUTOMATION FUNCTION.—

"(A) The expected operational design domain in which the highly automated vehicle or automated driving system is designed to operate, including any roadway and infrastructure assets required for the operation of the highly automated vehicle or automated driving system, such as roadside equipment, pavement markings, signage, and traffic signals, and how it will respond if that operational design domain unexpectedly changes.

"(B) The automated driving system's expected object and event detection and response capabilities, including behavioral competencies and crash avoidance capability.

"(C) The ability of the highly automated vehicle or automated driving system to transi-

1	tion to a minimal risk condition when a mal-
2	function is encountered.
3	"(D) The performance of the vehicle
4	through the manufacturer's development and
5	implementation of tests, including simulation,
6	test track, and on-road testing.
7	"(c) CERTIFICATION OF INAPPLICABLE CAT-
8	EGORIES.—A manufacturer that is solely testing a vehicle
9	or system may certify that one or more of the eategories
10	set forth in subsection (b) do not apply.
11	"(d) Publicly Available.—The Secretary shall
12	make any report submitted by a manufacturer under this
13	section publicly available as soon as practicable, except the
14	Secretary may not make publicly available any information
15	relating to a trade secret or confidential business informa-
16	tion, or which is privileged. The manufacturer may submit
17	information related to a trade secret or confidential busi-
18	ness information separately from the report.
19	"(e) Official Signature.—Each report submitted
20	by an entity under this section shall be reviewed by a sen-
21	ior official of the entity who—
22	"(1) is knowledgeable about the information
23	contained in the report; and

1	"(2) shall certify that, based on the official's
2	knowledge, the report does not contain any untrue
3	statement of a material fact.
4	"(f) TERMINATION OF OBLIGATION TO DISCLOSE IN-
5	FORMATION.—
6	"(1) In General.—A manufacturer's obliga-
7	tion to provide information on a specific category
8	under subsection (b) shall end on the effective date
9	of a motor vehicle safety standard applicable to the
10	same aspect of vehicle or system performance as is
11	covered by the eategory, with due consideration for
12	any lead time specified for compliance.
13	"(2) EFFECT OF NEW STANDARD.—In adopting
14	any standard applicable to highly automated vehicle
15	performance, the Secretary shall—
16	"(A) identify the eategory under subsection
17	(b) to which the standard relates, if any; and
18	"(B) specify what information is no longer
19	required to be included in the report as a result
20	of the new standard.
21	"(g) Rule of Construction.—
22	"(1) Submissions.—A manufacturer may sub-
23	mit a safety evaluation report for vehicles introduced
24	into interstate commerce before the date of the en-
25	actment of the AV START Act

1	"(2) SAVINGS PROVISIONS.—Nothing in this
2	section may be construed to amend, limit the au-
3	thority, or prohibit the use of the information in-
4	cluded in the report under chapter 301 of title 49,
5	United States Code.".
6	(b) CLERICAL AMENDMENT.—The analysis for chap-
7	ter 301 of title 49, United States Code, is amended by
8	inserting after the item relating to section 30106 the fol-
9	lowing:
	"30107. Highly automated vehicles safety evaluation report.".
10	(e) EFFECTIVE DATE.—The amendments made by
11	this section shall take effect on the date that is 90 days
12	after the date of the enactment of this Act.
13	SEC. 10. HIGHLY AUTOMATED VEHICLES TECHNICAL COM-
13 14	SEC. 10. HIGHLY AUTOMATED VEHICLES TECHNICAL COM- MITTEE.
14	MITTEE.
14 15 16	MITTEE. (a) ESTABLISHMENT.—Not later than 180 days after
14 15 16	(a) ESTABLISHMENT.—Not later than 180 days after the date of the enactment of this Act, the Secretary shall establish a Highly Automated Vehicles Technical Com-
14 15 16 17	(a) Establishment.—Not later than 180 days after the date of the enactment of this Act, the Secretary shall establish a Highly Automated Vehicles Technical Com-
14 15 16 17 18	(a) ESTABLISHMENT.—Not later than 180 days after the date of the enactment of this Act, the Secretary shall establish a Highly Automated Vehicles Technical Committee (referred to in this section as the "Committee")
14 15 16 17 18	(a) ESTABLISHMENT.—Not later than 180 days after the date of the enactment of this Act, the Secretary shall establish a Highly Automated Vehicles Technical Committee (referred to in this section as the "Committee") to provide a forum for stakeholders to discuss, prioritize,
14 15 16 17 18 19 20	(a) ESTABLISHMENT.—Not later than 180 days after the date of the enactment of this Act, the Secretary shall establish a Highly Automated Vehicles Technical Committee (referred to in this section as the "Committee") to provide a forum for stakeholders to discuss, prioritize, and make technical recommendations for highly auto-
14 15 16 17 18 19 20 21	(a) ESTABLISHMENT.—Not later than 180 days after the date of the enactment of this Act, the Secretary shall establish a Highly Automated Vehicles Technical Committee (referred to in this section as the "Committee") to provide a forum for stakeholders to discuss, prioritize, and make technical recommendations for highly automated vehicle and automated driving system safety.
14 15 16 17 18 19 20 21	(a) Establishment.—Not later than 180 days after the date of the enactment of this Act, the Secretary shall establish a Highly Automated Vehicles Technical Committee (referred to in this section as the "Committee") to provide a forum for stakeholders to discuss, prioritize, and make technical recommendations for highly automated vehicle and automated driving system safety. (b) Membership.—

1	(i) are specially qualified to serve on
2	the Committee because of their technical
3	knowledge of automated driving systems,
4	vehicle-to-vehicle infrastructure systems, or
5	the impact of such systems on Federal
6	motor vehicle safety standards; and
7	(ii) shall include representatives of
8	SAE International, automated vehicle
9	proving grounds designated by the Depart-
10	ment of Transportation, highly automated
11	vehicle and automated driving system man-
12	ufacturers, safety organizations, State and
13	local government agencies, and other orga-
14	nizations directly or indirectly impacted by
15	NHTSA regulations; and
16	(B) may appoint new members to the
17	Committee at any time.
18	(2) Compensation.—Members of the Com-
19	mittee shall serve without compensation.
20	(3) CHAIRPERSON.—The Secretary, or the Sec-
21	retary's designee, shall act as Chairperson of the
22	Committee, but will not have voting rights, except to
23	break a tie.
24	(e) Duties.—

1	(1) RECOMMENDATIONS.—The Committee shall
2	provide consensus-based recommendations to the
3	Secretary on rulemaking, policy, and guidance re-
4	garding highly automated vehicle safety, including—
5	(A) the identification and creation of per-
6	formance standards; and
7	(B) the harmonization of national highly
8	automated vehicle safety standards with inter-
9	national standards.
10	(2) Scope.—The Committee shall study issues
11	relating to highly automated vehicles, including—
12	(A) system safety;
13	(B) automated steering and braking;
14	(C) crashworthiness for vehicles with un-
15	conventional seating positions or vehicles not in-
16	tended for human occupancy;
17	(D) event data recording and data access
18	and sharing;
19	(E) accessibility for people with physical,
20	sensory, or other disabilities, including for those
21	who rely on mobility devices;
22	(F) potential conflicts with existing Fed-
23	eral motor vehicle safety standards; and
24	(G) any other issue the Secretary considers
25	appropriate.

1	(3) SUPPORT.—The NHTSA Office of Rule-
2	making and the NHTSA Office of Vehicle Safety
3	Research shall provide support services to the Com-
4	mittee.
5	(4) MEETINGS.—The Committee shall meet not
6	less frequently than 4 times per year. Committee
7	meetings shall be open to the public, except in cir-
8	cumstances in which a meeting is likely to discuss—
9	(A) internal personnel rules and practices
10	of the NHTSA;
11	(B) matters specifically exempted from dis-
12	closure by statute;
13	(C) trade secrets or confidential or privi-
14	leged business information;
15	(D) matters involving criminal accusation
16	or official censure;
17	(E) information of a personal nature that,
18	if disclosed, would constitute an unwarranted
19	invasion of personal privacy; or
20	(F) investigatory records that might inter-
21	fere with enforcement proceedings.
22	(5) Working Groups.—
23	(A) In General.—The Committee may
24	establish temporary working groups, as nec-
25	essary, to address specific issues. Each working

group shall include at least 1 member who represents a manufacturer of highly automated vehicles or automated driving systems and other individuals who are subject matter experts on the issue before the working group.

(B) DISABILITY ACCESS.—The Committee shall establish a working group to develop voluntary best practices regarding highly automated vehicle accessibility for people with physical, sensory, or other disabilities, including for those who rely on mobility devices. Such best practices shall address the physical accessibility of highly automated vehicles and human-machine interface accessibility through visual, auditory, or haptic displays or other methods. The working group shall include representatives from national organizations representing individuals with disabilities.

19 (d) Recommendations for Highly Automated 20 Vehicles.—

(1) In GENERAL. On a periodic basis, the Committee shall release recommendations on voluntary standards regarding highly automated vehicle safety.

- 1 (2) WORK PLAN.—Not later than 180 days
 2 after the Committee is established under subsection
 3 (a), the Committee shall submit a work plan to the
 4 Secretary for earrying out this section.
- 5 (3) REPORT.—Not later than 5 years after the
 6 date of the enactment of this Act, the Committee
 7 shall submit a report containing recommendations of
 8 consensus-based, feasible, and objective standards to
 9 the Secretary for potential rulemaking governing
 10 highly automated vehicles that meet the need for
 11 motor vehicle safety.
- 12 (e) Consultation and Publication of Re-13 ports.—
 - (1) IN GENERAL.—The Secretary shall consult with the Committee, as appropriate, on highly automated vehicle safety matters, including the development and implementation of relevant policies, programs, and rulemaking.
 - (2) RECOMMENDED AGENDA.—The Secretary shall regularly provide recommendations to the Committee regarding the agenda of the Committee and areas in which Committee activity would benefit and complement Department of Transportation efforts.

1	(3) Reports.—The Secretary shall make any
2	report or recommendation developed under this see
3	tion publicly available.
4	(f) FACA.—The Committee shall not be subject to
5	the requirements under the Federal Advisory Committee
6	Act (5 U.S.C. App.).
7	(g) TERMINATION.—The Committee shall terminate
8	upon the submission of the final report required under
9	subsection (d)(3) unless the Secretary determines that the
10	Committee should continue.
11	SEC. 11. HIGHLY AUTOMATED VEHICLES RULEMAKING.
12	(a) In General.—The Secretary shall review and
13	seek public comment on the recommendations for stand
14	ards made by the Highly Automated Vehicles Technica
15	Committee under section $10(d)(3)$.
16	(b) Determination.—Not later than 1 year after
17	the receipt of the recommendations referred to in sub
18	section (a), the Secretary shall—
19	(1) make a determination whether to approve
20	one or more of the recommendations, based on ar
21	identified need for motor vehicle safety; and
22	(2) begin a rulemaking proceeding on the rec
23	ommendations approved pursuant to paragraph (1)
24	on the safety of highly automated vehicles.

(e) Rule of Construction.—Nothing in this sec-1 tion may be construed to restrict the authority of the Secretary under section 30111 of title 49, United States Code. Any Federal motor vehicle safety standard adopted pursuant to this section shall meet the requirements under 6 such section 30111. SEC. 12. CONSUMER EDUCATION. 8 (a) ESTABLISHMENT.—Not later than 180 days after the date of the enactment of this Act, the Secretary shall 10 establish a working group on responsible education efforts for advanced driver assist systems and automated driving 12 systems. 13 (b) DUTIES.—The working group established under 14 subsection (a) shall— 15 (1) identify recommended education and re-16 sponsible marketing strategies that may be volun-17 tarily employed by industry to inform consumers, ve-18 hicle owners and operators, and other stakeholders 19 about advanced driver assistance systems and auto-20 mated driving systems as they become available or 21 are soon to be introduced into interstate commerce; 22 and 23 (2) submit a report containing the findings and 24 recommendations of the working group to Congress

and making such report available to the public.

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1	(e) Considerations.—The working group shall con-
2	sider topics pertaining to—
3	(1) intent, capabilities, and limitations of ad-
4	vanced driver assistance systems and automated
5	driving systems;
6	(2) engagement and disengagement methods,
7	including methods to address driver engagement in
8	lower levels of automation;
9	(3) human-machine interfaces;
10	(4) emergency fallback scenarios;
11	(5) operational boundary responsibilities;
12	(6) response in the event of a crash or system
13	failure;
14	(7) potential mechanisms that could change
15	function behavior in service; and
16	(8) consistent nomenclature and taxonomy for
17	safety features and systems.
18	(d) Membership.—
19	(1) In General.—The Secretary shall appoint,
20	as members of the working group, individuals with
21	expertise in automated driving systems and driver
22	assistance systems, including—
23	(A) representatives of—
24	(i) motor vehicle manufacturers:

1	(ii) manufacturers of automated driv-
2	ing systems and driver assistance systems
3	(including components);
4	(iii) motor vehicle dealers;
5	(iv) motor vehicle owners and opera-
6	tors, including fleet managers, vehicle rent-
7	al companies, and transportation network
8	companies;
9	(v) consumers or consumer advocacy
10	groups;
11	(vi) automated vehicle proving
12	grounds designated by the Department of
13	Transportation;
14	(vii) public health organizations;
15	(viii) marketing professionals;
16	(ix) entities with national experience
17	in consumer education; and
18	(x) enabling technology companies;
19	and
20	(B) any other members the Secretary con-
21	siders appropriate.
22	(2) Compensation.—Members of the working
23	group shall serve without compensation.
24	(3) Consultation.—The Secretary shall con-
25	sult with the Federal Trade Commission about the

1	recommendations of the working group, as appro-
2	priate.
3	(e) TERMINATION.—The working group established
4	under this section shall terminate on the date that is 2
5	years after the date of the enactment of this Act.
6	SEC. 13. TRAFFIC SAFETY AND LAW ENFORCEMENT.
7	(a) Research.—The Secretary, in coordination with
8	State and local transportation and highway safety entities,
9	State and local law enforcement entities, and other rel-
10	evant parties, shall research the traffic safety implications
11	of highly automated vehicles, including—
12	(1) the intersection of conventional and highly
13	automated vehicles; and
14	(2) law enforcement impacts, including—
15	(A) enforcing applicable laws;
16	(B) identifying whether a vehicle was in
17	automated mode at the time of a crash;
18	(C) lawfully accessing event data informa-
19	tion; and
20	(D) determining how a highly automated
21	vehicle should respond to law enforcement.
22	(b) COORDINATION OF SAFETY.—The Secretary, in
23	coordination with State, local, and law enforcement agen-
24	cies, may develop a process for State and local entities
25	to provide information, on a voluntary basis, to the Sec-

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1	retary to assist the Department of Transportation in iden-
2	tifying defects related to motor vehicle safety of highly
3	automated vehicles.
4	(e) Crash Data.—Not later than 3 years after the
5	date of the enactment of this Act, the Secretary shall re-
6	vise the erash investigation data collection system to in-
7	elude the collection of crash report data elements that dis-
8	tinguish whether the vehicle involved in a crash is a highly
9	automated vehicle, including the level of automation and
10	whether the vehicle was in automated mode at the time
11	of a crash.
12	SEC. 14. CYBERSECURITY.
13	(a) In General.—Subchapter I of chapter 301 of
14	title 49, United States Code, as amended by section 9,
15	is further amended by adding at the end the following:
16	"§ 30108. Cybersecurity risks to the safety of highly
17	automated vehicles
18	"(a) Definitions.—In this section:
19	"(1) Cybersecurity incident.—The term
20	'eybersecurity incident' has the meaning given the

23 "(2) CYBERSECURITY RISK.—The term 'cyber-24 security risk' has the meaning given the term in sec-

Security Act of 2002 (6 U.S.C. 148(a)).

term 'incident' in section 227(a) of the Homeland

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1	tion 227(a) of the Homeland Security Act of 2002
2	(6 U.S.C. 148(a)).
3	"(3) Cybersecurity vulnerability.—The
4	term 'eybersecurity vulnerability' has the meaning
5	given the term 'security vulnerability' in section 102
6	of the Cybersecurity Information Sharing Act of
7	2015 (6 U.S.C. 1501).
8	"(b) Cybersecurity Plan.—
9	"(1) In General. Each manufacturer of a
10	highly automated vehicle or automated driving sys-
11	tem shall develop, maintain, and execute a written
12	plan for identifying and reducing cybersecurity risks
13	to the motor vehicle safety of such vehicles and sys-
14	tems.
15	"(2) REQUIREMENTS.—The plan required
16	under paragraph (1) shall include a process for—
17	"(A) the risk-based prioritized identifica-
18	tion and protection of safety-critical vehicle con-
19	trol systems and the broader transportation
20	ecosystem, as applicable;
21	"(B) the efficient detection and response
22	to potential vehicle cybersecurity incidents in
23	the field;
24	"(C) facilitating expeditious recovery from
25	incidents as they occur;

"(D) the institutionalization of methods
for the accelerated adoption of lessons learned
across industry through voluntary exchange of
information pertaining to cybersecurity incidents, threats, and vulnerabilities, including the
consideration of a coordinated cybersecurity
vulnerability disclosure policy or other related
practices for collaboration with third-party cybersecurity researchers;

"(E) the identification of the point of contact of the manufacturer with responsibility for the management of cybersecurity;

"(F) the use of segmentation and isolation techniques in vehicle architecture design, as appropriate; and

"(G) supporting voluntary efforts by industry and standards-setting organizations to develop and identify consistent standards and guidelines relating to vehicle cybersecurity, consistent, and to the extent appropriate, with the cybersecurity risk management activities described in section 2(e) of the National Institute of Standards and Technology Act (15 U.S.C. 272(e)).

1 "(3) Inspection.—The Secretary may inspect 2 any cybersecurity plan developed by a manufacturer 3 under this subsection to enable the Secretary to de-4 eide whether the manufacturer has complied, or is 5 complying, with this chapter or a regulation pre-6 scribed or order issued pursuant to this chapter. 7 "(4) PROTECTIONS FOR DISCLOSURE.—The 8 Secretary may, by notice and comment rulemaking, 9 establish a requirement that manufacturers subject 10 to subsection (b) develop a summary of its plan that 11 is suitable for public disclosure, as appropriate. 12 COORDINATED Vulner-"(e) CYBERSECURITY ABILITY DISCLOSURE.—The Secretary may work cooperatively with manufacturers of highly automated vehicles 14 15 and automated driving systems to incentivize manufacturers to voluntarily adopt a coordinated vulnerability disclo-16 sure policy and practice in which a security researcher pri-17 vately discloses information related to a discovered vulner-18 ability to a manufacturer and allows the manufacturer time to confirm and remediate the vulnerability— 21 "(1) so that manufacturers build relationships 22 with security researchers to mitigate cybersecurity 23 risks; and 24 "(2) to discover and mitigate cybersecurity

vulnerabilities in highly automated vehicles or auto-

- 1 mated driving systems that present a risk to motor
- 2 vehicle safety (as defined in section 30102 of title
- 3 49, United States Code).
- 4 "(d) Coordination.—All Federal agencies under-
- 5 taking research on cybersecurity risks associated with
- 6 highly automated vehicles shall coordinate with the Sec-
- 7 retary on their findings.".
- 8 (b) CLERICAL AMENDMENT.—The analysis for chap-
- 9 ter 301 of title 49, United States Code, is amended by
- 10 inserting after the item relating to section 30107, as
- 11 added by section 9, the following:
 - "30108. Cybersecurity risks to the safety of highly automated vehicles.".
- 12 (e) EFFECTIVE DATE.—The amendments made by
- 13 this section shall take effect on the date that is 18 months
- 14 after the date of the enactment of this Act.
- 15 SEC. 15. SAVINGS PROVISION.
- Nothing in this Act may be construed to alter any
- 17 existing authority under subtitle VI of title 49, United
- 18 States Code, relating to motor vehicles with a gross vehicle
- 19 weight of 10,001 pounds or more.
- 20 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 21 (a) Short Title.—This Act may be cited as the
- 22 "American Vision for Safer Transportation through Ad-
- 23 vancement of Revolutionary Technologies Act" or the "AV
- 24 START Act".

1 (b) Table of Contents of this

2 Act is as follows:

- Sec. 1. Short title; table of contents.
- Sec. 2. Definitions.
- Sec. 3. Relationship to other laws.
- Sec. 4. Expedited resolution of highly automated vehicles conflicts with standards.
- Sec. 5. Highly automated vehicles testing.
- Sec. 6. Highly automated vehicles exemptions.
- Sec. 7. Inoperative controls.
- Sec. 8. Levels of driving automation.
- Sec. 9. Safety evaluation report.
- Sec. 10. Highly Automated Vehicles Technical Committee.
- Sec. 11. Highly automated vehicles rulemaking.
- Sec. 12. Consumer education.
- Sec. 13. Traffic safety and law enforcement.
- Sec. 14. Cybersecurity.
- Sec. 15. HAV Data Access Advisory Committee.
- Sec. 16. Cybersecurity consumer education information.
- Sec. 17. Provision of cybersecurity resource information.
- Sec. 18. Highly automated vehicle study.
- Sec. 19. Study on encouraging manufacturing in the United States of automated driving equipment and intelligent transportation solutions.
- Sec. 20. Privacy protections for users of motor vehicles.
- Sec. 21. Child safety.
- Sec. 22. Savings provision.

3 SEC. 2. DEFINITIONS.

- 4 (a) In General.—In this Act:
- 5 (1) Automated driving system; dedicated
- 6 HIGHLY AUTOMATED VEHICLE; HIGHLY AUTOMATED
- 7 VEHICLE; MANUFACTURER; MOTOR VEHICLE; MOTOR
- 8 Vehicle equipment.—The terms "automated driv-
- 9 ing system", "dedicated highly automated vehicle",
- 10 "highly automated vehicle", "manufacturer", "motor
- 11 vehicle", and "motor vehicle equipment" have the
- meanings given such terms in section 30102 of title
- 13 49, United States Code, as amended by subsection (b).

1	(2) NHTSA.—The term "NHTSA" means the
2	National Highway Traffic Safety Administration.
3	(3) Secretary.—The term "Secretary" means
4	the Secretary of Transportation.
5	(b) Motor Vehicle Safety Chapter.—Section
6	30102(a) of title 49, United States Code, is amended—
7	(1) by redesignating paragraphs (5) through (13)
8	as paragraphs (8) through (16) respectively;
9	(2) by redesignating paragraphs (3) and (4) as
10	paragraphs (5) and (6), respectively;
11	(3) by redesignating paragraphs (1) and (2) as
12	paragraphs (2) and (3), respectively;
13	(4) by inserting before paragraph (2), as redesig-
14	nated, the following:
15	"(1) Automated driving system.—In describ-
16	ing a Level 3, 4, or 5 automated driving system (as
17	defined by SAE International standard J3016, pub-
18	lished on September 30, 2016, or subsequently adopt-
19	ed by the Secretary), the term 'automated driving sys-
20	tem' means the hardware and software that is collec-
21	tively capable of performing the entire dynamic driv-
22	ing task on a sustained basis, regardless of whether
23	the system is limited to a specific operational design
24	domain ":

1	(5) by inserting after paragraph (3), as redesign
2	nated, the following:
3	"(4) Dedicated highly automated vehi-
4	CLE.—The term 'dedicated highly automated vehicle
5	means a highly automated vehicle designed to be oper-
6	ated exclusively (as defined by the SAE Internationa
7	standard J3016, published on September 30, 2016) by
8	a Level 4 or 5 automated driving system (as defined
9	by the SAE International standard J3016, published
10	on September 30, 2016, or subsequently adopted by
11	the Secretary) for all trips."; and
12	(6) by inserting after paragraph (6), as redesign
13	nated, the following:
14	"(7) Highly automated vehicle.—The term
15	'highly automated vehicle' means a motor vehicle with
16	a gross vehicle weight of 10,000 pounds or less tha
17	is equipped with a Level 3, 4, or 5 automated driving
18	system (as defined by SAE International standard
19	J3016, published on September 30, 2016, or subse
20	quently adopted by the Secretary).".
21	SEC. 3. RELATIONSHIP TO OTHER LAWS.
22	(a) Vehicle Preemption.—Section 30103(b) of title
23	49, United States Code, is amended by adding at the end
24	the following:
25	"(3) Highly automated vehicles.—

- 1 "(A) No State or political subdivision of a 2 State may adopt, maintain, or enforce any law, 3 rule, or standard regulating the design, construc-4 tion, or performance of a highly automated vehi-5 cle or automated driving system with respect to 6 any of the safety evaluation report subject areas 7 described in section 30107(b).
 - "(B) This paragraph shall cease to have effect with respect to any particular subject matter area on the effective date of a standard applicable to the same aspect of vehicle performance as identified in section 30107(f).
 - "(C) Nothing in this paragraph may be construed to prohibit a State or political sub-division of a State from maintaining, enforcing, prescribing, or continuing in effect any law or regulation regarding the sale, distribution, repair, or service of highly automated vehicles, automated driving systems, or components of automated driving systems by a dealer, manufacturer, or distributor."
- (b) Liability.—Section 30103(e) of title 49, United
 States Code, is amended to read as follows:
- 24 "(e) State Law Liability.—

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1	"(1) Compliance with a motor vehicle safety
2	standard prescribed under this chapter does not ex-
3	empt a person from liability at common law.
4	"(2) Subject to subsection (b)(3)(A), nothing in
5	subsection (b)(3) shall exempt a person from liability
6	at common law or under a State statute authorizing
7	a civil remedy for damages or other monetary relief.".
8	(c) Licensing.—A State may not issue a motor vehi-
9	cle operator's license for the operation or use of a dedicated
10	highly automated vehicle in a manner that discriminates
11	on the basis of disability (as defined in section 3 of the
12	Americans with Disabilities Act of 1990 (42 U.S.C.
13	12102)).
14	SEC. 4. EXPEDITED RESOLUTION OF HIGHLY AUTOMATED
15	VEHICLES CONFLICTS WITH STANDARDS.
16	(a) Definitions.—In this section:
17	(1) Director.—The term "Director" means the
18	Director of the John A. Volpe National Transpor-
19	tation Systems Center of the Department of Transpor-
20	tation.
21	(2) Dynamic driving task.—The term "dy-
22	namic driving task" has the meaning given the term
23	by SAE International standard J3016, published on
24	September 30, 2016.

1	(3) SAFETY STANDARD.—The term "safety stand-
2	ard" means a Federal motor vehicle safety standard
3	prescribed under chapter 301 of title 49, United
4	States Code.
5	(b) References to Human Drivers.—Not later
6	than 180 days after the date of the enactment of this Act,
7	the Director or other designated entity, after consultation
8	with stakeholders, shall prepare and submit to the Secretary
9	a report that identifies each provision, requirement, speci-
10	fication, or procedure in a safety standard with a reference
11	to features of the equipment that—
12	(1) are necessary only for the performance of the
13	dynamic driving task by a human driver;
14	(2) specify a location or reference point within
15	a vehicle by reference to the position of a human driv-
16	er; or
17	(3) serve a purpose of providing information to,
18	or receiving input from, a human driver engaged in
19	performing the dynamic driving task.
20	(c) Substitution of Conforming References to
21	Automated Systems.—
22	(1) In General.—In each provision of the re-
23	port prepared under subsection (b) identifying the
24	text of a regulation from a safety standard, a test
25	procedure, or a method for determining compliance

1	with a safety standard, the Director or designated en-
2	tity shall include—
3	(A) an alternative reference to an auto-
4	mated system that is suitable for assessing,
5	through an objective test procedure, the compli-
6	ance of a dedicated highly automated vehicle, or
7	of a highly automated vehicle operating in auto-
8	mated mode, with the safety standard; or
9	(B) a determination that—
10	(i) the relevant regulatory text applies
11	to features of the motor vehicle equipment
12	that are only necessary for the performance
13	of a dynamic driving task by a human
14	driver; and
15	(ii) no alternative reference to an auto-
16	mated system is practicable.
17	(2) Conditions.—In carrying out paragraph
18	(1), the Director or designated entity—
19	(A) shall ensure that all requirements re-
20	main objective and practicable;
21	(B) may not modify the purpose of any
22	safety standard; and
23	(C) may specify different references for—

1	(i) dedicated highly automated vehicles
2	that are intended for human occupancy;
3	and
4	(ii) dedicated highly automated vehi-
5	cles that are not designed, intended, or mar-
6	keted for human occupancy.
7	(d) Rulemaking.—
8	(1) Commencement.—Not later than 90 days
9	after the date on which the Director or designated en-
10	tity submits the report under subsection (b), the Sec-
11	retary shall commence a rulemaking proceeding to in-
12	corporate the report by reference into the relevant
13	safety standards, except as provided in paragraph
14	(3).
15	(2) Final Rule.—Not later than 1 year after
16	the Director or other entity submits the report under
17	subsection (b), the Secretary shall issue a final rule
18	to incorporate the report by reference into the relevant
19	safety standards, except as provided in paragraph
20	(3).
21	(3) Alternative text.—If the Secretary deter-
22	mines that one or more of the revisions to a regula-
23	tion contained in the report submitted under sub-
24	section (b) is not objective, is not practicable, or does

1	not meet the need for motor vehicle safety, the Sec-
2	retary shall incorporate alternative regulatory text.
3	(4) Incorporation by reference.—If the Sec-
4	retary does not complete the rulemaking proceeding
5	under this subsection within 1 year after the submis-
6	sion of the report under subsection (b), the revisions
7	to regulations contained in such report shall be incor-
8	porated by reference into the relevant safety stand-
9	ards.
10	(e) Savings Provision.—Nothing in this section may
11	be construed to prohibit the Secretary from maintaining
12	different test procedures for highly automated vehicles that
13	retain the capability to be operated by a human driver
14	when such vehicles are not operating in an automated
15	mode.
16	SEC. 5. HIGHLY AUTOMATED VEHICLES TESTING.
17	Section 30112(b) of title 49, United States Code, is
18	amended—
19	(1) in paragraph (9), by striking "or" at the
20	end;
21	(2) in paragraph (10)—
22	(A) in the matter preceding subparagraph
23	(A), by inserting "(except for a highly automated
24	vehicle)" after "the introduction of a motor vehi-
25	cle": and

1	(B) in subparagraph (C), by striking the
2	period at the end and inserting "; or"; and
3	(3) by adding at the end the following:
4	"(11) the introduction of a motor vehicle into
5	interstate commerce solely for the purposes of testing,
6	evaluation, or demonstration of a highly automated
7	vehicle or automated driving system if—
8	"(A) the testing, evaluation, or demonstra-
9	tion of the vehicle is only conducted by employ-
10	ees, agents, or fleet management contractors of
11	the manufacturer of the highly automated vehi-
12	cle, the automated driving system, or any compo-
13	nent thereof;
14	"(B) such manufacturer agrees not to sell,
15	lease, or offer for sale or lease, the vehicle or sys-
16	tem at the conclusion of the testing, evaluation,
17	or demonstration; and
18	"(C) such manufacturer has submitted ap-
19	propriate manufacturer identification informa-
20	tion that is similar to information submitted by
21	manufacturers subject to a Federal motor vehicle
22	safety standard under part 566 of title 49, Code
23	of Federal Regulations, before the commencement
24	of such testing or evaluation.".

1 SEC. 6. HIGHLY AUTOMATED VEHICLES EXEMPTIONS.

2	(a) In General.—Section 30113 of title 49, United
3	States Code, is amended—
4	(1) in subsection (a)—
5	(A) by striking "this section," and inserting
6	the following: "this section—
7	"(1) the term";
8	(B) by striking the period at the end and
9	inserting "; and"; and
10	(C) by adding at the end the following:
11	"(2) the term 'new motor vehicle safety feature'
12	includes any feature that enables a highly automated
13	vehicle or an automated driving system, regardless of
14	whether an exemption has already been granted for a
15	similar feature on another model or models.";
16	(2) in subsection (b)—
17	(A) by amending paragraph (2) to read as
18	follows:
19	"(2) The Secretary may begin a proceeding under this
20	subsection when a manufacturer applies for an exemption
21	or a renewal of an exemption. The Secretary shall publish
22	notice of the application and provide an opportunity to
23	comment. An application for an exemption or for a renewal
24	of an exemption shall be filed at a time and in the way,
25	and contain such information, this section and the Sec-
26	retary require. The Secretary shall grant or deny an exemp-

1	tion for a highly automated vehicle not later than 180 days
2	after receiving an application for such exemption from a
3	manufacturer. Before granting a renewal of an exemption
4	or otherwise increasing the number of highly automated ve-
5	hicles of a manufacturer that may be sold or introduced
6	under a previously granted exemption, the Secretary shall
7	evaluate the previous exemption and make a safety equiva-
8	lence finding consistent with paragraph (3)."; and
9	(B) in paragraph $(3)(B)(iv)$, by inserting
10	"or introducing or delivering into interstate
11	commerce" after "selling";
12	(3) in subsection (d)—
13	(A) by inserting "(1)" after "Eligi-
14	BILITY.—"; and
15	(B) by striking the second sentence and in-
16	serting the following:
17	"(2) A manufacturer is eligible for an exemption
18	under clause (ii), (iii), or (iv) of subsection (b)(3)(B)
19	only if the Secretary determines that—
20	"(A) the exemption is for not more than
21	2,500 vehicles to be sold in the United States in
22	any 12-month period; or
23	"(B) the vehicle is a highly automated vehi-
24	cle; and

1	"(i) during the 12-month period begin-
2	$ning\ on\ the\ date\ of\ the\ enactment\ of\ the\ AV$
3	START Act, the exemption is for not more
4	than 15,000 vehicles to be sold or introduced
5	into interstate commerce in the United
6	States;
7	"(ii) during the 12-month period im-
8	mediately following the period described in
9	clause (i), the exemption is for not more
10	than 40,000 vehicles to be sold or introduced
11	into interstate commerce in the United
12	States; and
13	"(iii) during any 12-month period fol-
14	lowing the period described in clause (ii),
15	the exemption is for not more than 80,000
16	vehicles to be sold or introduced into inter-
17	state commerce in the United States.
18	"(C) A manufacturer of a highly automated
19	vehicle may petition the Secretary to expand the
20	exemption under paragraph (2)(B) to more than
21	80,000 vehicles in any-12 month period after the
22	exemption has been in place for 4 years."; and
23	(4) in subsection (e), by inserting ", unless the
24	vehicle is a highly automated vehicle" before the pe-
25	riod at the end

- 1 (b) Sunset.—A manufacturer's eligibility for an ex-
- 2 emption from a provision, clause, sentence, or paragraph
- 3 in a motor vehicle safety standard under section
- 4 30113(d)(2)(B) of title 49, United States Code, as amended
- 5 by subsection (a), shall end on the earlier of the date that
- 6 is 10 years after the date of the enactment of this Act or
- 7 the date on which a standard (except for a standard pro-
- 8 mulgated under section 4 of this Act) that amends the provi-
- 9 sion, clause, sentence, or paragraph from which an exemp-
- 10 tion is sought takes effect, with due consideration for any
- 11 lead time specified for compliance.
- 12 SEC. 7. INOPERATIVE CONTROLS.
- 13 Section 30122(b) of title 49, United States Code, is
- 14 amended—
- 15 (1) by inserting "(1)" before "A manufacturer";
- 16 *and*
- 17 (2) by adding at the end the following:
- 18 "(2) The prohibition under paragraph (1) shall not
- 19 apply to a manufacturer that intentionally causes a steer-
- 20 ing wheel, brake or accelerator pedals, a gear shift, or other
- 21 feature or element of design related to the performance of
- 22 the dynamic driving task by a human operator in compli-
- 23 ance with an applicable motor vehicle safety standard to
- 24 be temporarily disabled during the time that an automated

1	driving system is performing the entire dynamic driving
2	task.".
3	SEC. 8. LEVELS OF DRIVING AUTOMATION.
4	(a) Use of SAE International's Taxonomy and
5	Definitions.—The Secretary shall use the taxonomy and
6	definitions for automated driving systems set forth in SAE
7	International standard J3016, published on September 30,
8	2016, for the various levels of automation for motor vehicles.
9	(b) Review.—
10	(1) In General.—The Secretary—
11	(A) shall review the taxonomy and defini-
12	tions for automated driving systems set forth by
13	SAE International to ensure that such taxonomy
14	and definitions are clear and objective; and
15	(B) may provide feedback to SAE Inter-
16	national for potential updates.
17	(2) Use of revised standard.—
18	(A) Determination.—Not later than 120
19	days after SAE International revises the stand-
20	ard referred to in subsection (a), the Secretary,
21	after publishing notice of the revision in the Fed-
22	eral Register, shall determine whether to adopt
23	the revised standard to identify the various levels
24	of automation for motor vehicles.

1	(B) Effect of decision not to adopt
2	THE REVISED STANDARD.—If the Secretary de-
3	cides not to adopt the revised standard—
4	(i) the Secretary shall notify SAE
5	International of the Secretary's decision;
6	and
7	(ii) the definitions referred to in sub-
8	section (a) shall remain in effect.
9	SEC. 9. SAFETY EVALUATION REPORT.
10	(a) In General.—Subchapter I of chapter 301 of title
11	49, United States Code, is amended by adding at the end
12	the following:
13	"§30107. Highly automated vehicles safety evaluation
	\$30107. Highly automated vehicles safety evaluation report
13 14 15	
14	report
14 15	report "(a) In General.—
14 15 16	report "(a) In General.— "(1) Requirement.—Each manufacturer intro-
14 15 16 17	report "(a) In General.— "(1) Requirement.—Each manufacturer introducing a new highly automated vehicle or automated
14 15 16 17	report "(a) In General.— "(1) Requirement.—Each manufacturer introducing a new highly automated vehicle or automated driving system into interstate commerce shall provide
14 15 16 17 18	report "(a) In General.— "(1) Requirement.—Each manufacturer introducing a new highly automated vehicle or automated driving system into interstate commerce shall provide a safety evaluation report, in accordance with this
14 15 16 17 18 19 20	report "(a) In General.— "(1) Requirement.—Each manufacturer introducing a new highly automated vehicle or automated driving system into interstate commerce shall provide a safety evaluation report, in accordance with this section, that describes how the manufacturer is ad-
14 15 16 17 18 19 20 21	report "(a) In General.— "(1) Requirement.—Each manufacturer introducing a new highly automated vehicle or automated driving system into interstate commerce shall provide a safety evaluation report, in accordance with this section, that describes how the manufacturer is addressing the safety of such vehicle or system.

1	"(i) upon testing a highly automated
2	vehicle or automated driving system; and
3	"(ii) not later than 90 days before sell-
4	ing, offering for sale, or otherwise commer-
5	cializing a highly automated vehicle or
6	automated driving system; and
7	"(B) annually submit, until the vehicle or
8	system is no longer being sold, offered for sale, or
9	otherwise introduced into interstate commerce by
10	the manufacturer or until the system is no longer
11	being incorporated into new motor vehicles by
12	the manufacturer, an updated report to the Sec-
13	retary that—
14	"(i) may disclose that no significant
15	changes were made to the vehicle or system;
16	and
17	"(ii) shall provide aggregate results of
18	any significant safety deviation from ex-
19	pected performance disclosed in the previous
20	report and aggregate results comparing the
21	safety level of the vehicle or system with a
22	vehicle that is not highly automated and is
23	driven by a human driver.
24	"(3) Review.—The Secretary—

1	"(A) shall review each report submitted
2	under paragraph (2); and
3	"(B) may require that the manufacturer
4	submit additional or clarifying information.
5	"(4) Limitation.—The Secretary may not con-
6	dition the manufacture, testing, sale, offer for sale, or
7	introduction into interstate commerce of a highly
8	automated vehicle or automated driving system based
9	on a review of a safety evaluation report or addi-
10	tional information submitted under this section.
11	"(b) Safety Evaluation Report Subject
12	Areas.—Each report submitted by a manufacturer under
13	subsection (a) shall describe how the manufacturer is ad-
14	dressing, through a documented assessment, testing, and
15	validation process, each of the subject areas described in
16	paragraphs (1) through (9).
17	"(1) System safety.—The avoidance of unrea-
18	sonable risks to safety, including—
19	"(A) assurance that systems, including
20	hardware and software, perform intended func-
21	tions;
22	"(B) the mitigation of unreasonable risks to
23	safety caused by a malfunction of the automated
24	driving system, including any component there-
25	in; and

1	"(C) sense of objects, motorcyclists,
2	bicyclists, pedestrians, and animals in or cross-
3	ing the path of travel through the automated
4	driving system.
5	"(2) Data recording.—The collection by the
6	vehicle of automated driving system performance in-
7	formation and incident and crash data—
8	"(A) to record the occurrence of malfunc-
9	tions, disengagements, degradations, or failures;
10	"(B) to aid in the analysis of the cause of
11	any issues described in subparagraph (A);
12	"(C) to enable efforts to work with other en-
13	tities to address data recording and sharing; and
14	"(D) with respect to event data recorder in-
15	formation, that complies with the collection and
16	sharing requirements under the FAST Act (Pub-
17	lic Law 114–94).
18	"(3) Cybersecurity.—The minimization of cy-
19	bersecurity risks to safety, including evaluation of ele-
20	ments of the supply chain to identify and address cy-
21	bersecurity vulnerabilities, and the exchange of infor-
22	mation about any vulnerabilities discovered from field
23	incidents, internal testing, or external security re-
24	search, and mechanisms for alerting the human driv-
25	er or operator about cyber vulnerabilities.

1	"(4) Human-machine interface.—
2	"(A) The methods of informing the human
3	driver or operator about whether the automated
4	driving system is functioning properly.
5	"(B) For a Level 3 vehicle, the methods to
6	address driver reengagement.
7	"(C) The use of a human-machine interface
8	by people with disabilities through visual, audi-
9	tory, or haptic displays, or other methods.
10	"(5) Crashworthiness.—Practicable protec-
11	tion for all occupants given any planned seating posi-
12	tions or interior configurations.
13	"(6) Capabilities.—The capabilities and limi-
14	tations of the highly automated vehicle or automated
15	driving system, including its expected SAE level.
16	"(7) Post-crash behavior.—The post-crash be-
17	havior of the highly automated vehicle or automated
18	driving system if sensors or critical systems are dam-
19	aged in a crash.
20	"(8) Account for applicable laws.—The ac-
21	count of applicable traffic laws and rules of the road,
22	based on operational design domain, in the develop-
23	ment of a highly automated vehicle or automated
24	driving system.
25	"(9) Automation function.—

- "(A) The expected operational design do-1 2 main in which the highly automated vehicle or automated driving system is designed to operate, 3 4 including any roadway and infrastructure assets 5 required for the operation of the highly auto-6 mated vehicle or automated driving system, such 7 as roadside equipment, pavement markings, 8 signage, and traffic signals, and how it will re-9 spond if that operational design domain unex-10 pectedly changes.
 - "(B) The automated driving system's expected object and event detection and response capabilities, including behavioral competencies and crash avoidance capability.
 - "(C) The ability of the highly automated vehicle or automated driving system to transition to a minimal risk condition when a malfunction is encountered.
 - "(D) The performance of the vehicle through the manufacturer's development and implementation of tests, including simulation, test track, and on-road testing.
- 23 "(c) CERTIFICATION OF INAPPLICABLE CAT-24 EGORIES.—A manufacturer that is solely testing a vehicle

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1	or system may certify that one or more of the categories
2	set forth in subsection (b) do not apply.
3	$``(d)\ Publicly\ Available.$ —The Secretary shall make
4	any report submitted by a manufacturer under this section
5	publicly available not later than 60 days after receipt, ex-
6	cept the Secretary may not make publicly available any
7	information relating to a trade secret or confidential busi-
8	ness information, or which is privileged. The manufacturer
9	may submit information related to a trade secret or con-
10	fidential business information separately from the report.
11	"(e) Official Signature.—Each report submitted by
12	an entity under this section shall be reviewed by a senior
13	official of the entity who—
14	"(1) is knowledgeable about the information con-
15	tained in the report; and
16	"(2) shall certify that, based on the official's
17	knowledge, the report does not contain any untrue
18	statement of a material fact.
19	"(f) Termination of Obligation to Disclose In-
20	FORMATION.—
21	"(1) In General.—A manufacturer's obligation
22	to provide information on a specific category under
23	subsection (b) shall end on the effective date of a
24	motor vehicle safety standard applicable to the same
25	aspect of vehicle or system performance as is covered

1	by the category, with due consideration for any lead
2	time specified for compliance.
3	"(2) Effect of New Standard.—In adopting
4	any standard applicable to highly automated vehicle
5	performance, the Secretary shall—
6	"(A) identify the category under subsection
7	(b) to which the standard relates, if any; and
8	"(B) specify what information is no longer
9	required to be included in the report as a result
10	of the new standard.
11	"(g) Rule of Construction.—
12	"(1) Submissions.—A manufacturer may sub-
13	mit a safety evaluation report for vehicles introduced
14	into interstate commerce before the date of the enact-
15	ment of the AV START Act.
16	"(2) Savings provisions.—Nothing in this sec-
17	tion may be construed to amend, limit the authority,
18	or prohibit the use of the information included in the
19	report under this chapter.
20	"(3) Nothing in this section may be construed to
21	affect discovery, subpoena, other court order, or any
22	other judicial process otherwise allowed under appli-
23	cable Federal or State law.".

1	(b) Clerical Amendment.—The analysis for chapter
2	301 of title 49, United States Code, is amended by inserting
3	after the item relating to section 30106 the following:
	"30107. Highly automated vehicles safety evaluation report.".
4	(c) Effective Date.—The amendments made by this
5	section shall take effect on the date that is 90 days after
6	the date of the enactment of this Act.
7	(d) False or Misleading Reports.—Section
8	30165(a)(4) of title 49, United States Code, is amended by
9	inserting "or under the certification process established pur-
10	suant to section 30107(e)" after "30166(o)".
11	SEC. 10. HIGHLY AUTOMATED VEHICLES TECHNICAL COM-
12	MITTEE.
13	(a) Establishment.—Not later than 180 days after
14	the date of the enactment of this Act, the Secretary shall
14 15	the date of the enactment of this Act, the Secretary shall establish a Highly Automated Vehicles Technical Committee
15 16	establish a Highly Automated Vehicles Technical Committee
15 16	establish a Highly Automated Vehicles Technical Committee (referred to in this section as the "Committee") to provide
15 16 17	establish a Highly Automated Vehicles Technical Committee (referred to in this section as the "Committee") to provide a forum for stakeholders to discuss, prioritize, and make
15 16 17 18	establish a Highly Automated Vehicles Technical Committee (referred to in this section as the "Committee") to provide a forum for stakeholders to discuss, prioritize, and make technical recommendations for highly automated vehicle
15 16 17 18 19	establish a Highly Automated Vehicles Technical Committee (referred to in this section as the "Committee") to provide a forum for stakeholders to discuss, prioritize, and make technical recommendations for highly automated vehicle and automated driving system safety.
15 16 17 18 19 20	establish a Highly Automated Vehicles Technical Committee (referred to in this section as the "Committee") to provide a forum for stakeholders to discuss, prioritize, and make technical recommendations for highly automated vehicle and automated driving system safety. (b) Membership.—
15 16 17 18 19 20 21	establish a Highly Automated Vehicles Technical Committee (referred to in this section as the "Committee") to provide a forum for stakeholders to discuss, prioritize, and make technical recommendations for highly automated vehicle and automated driving system safety. (b) Membership.— (1) Voting members.—The Secretary—
15 16 17 18 19 20 21 22	establish a Highly Automated Vehicles Technical Committee (referred to in this section as the "Committee") to provide a forum for stakeholders to discuss, prioritize, and make technical recommendations for highly automated vehicle and automated driving system safety. (b) Membership.— (1) Voting members.—The Secretary— (A) shall appoint 15 voting members to the

1	knowledge of automated driving systems, ve-
2	hicle-to-vehicle infrastructure systems, or the
3	impact of such systems on Federal motor ve-
4	hicle safety standards; and
5	(ii) shall include at least 1 representa-
6	tive of SAE International, automated vehi-
7	cle proving grounds designated by the De-
8	partment of Transportation, highly auto-
9	mated vehicle and automated driving sys-
10	tem manufacturers, safety organizations,
11	State and local government agencies, and
12	other organizations directly or indirectly
13	impacted by NHTSA regulations; and
14	(B) may appoint new members to the Com-
15	mittee at any time.
16	(2) Compensation.—Members of the Committee
17	shall serve without compensation.
18	(3) Chairperson.—The Secretary, or the Sec-
19	retary's designee, shall act as Chairperson of the Com-
20	mittee, but will not have voting rights, except to break
21	a tie.
22	(c) Duties.—
23	(1) RECOMMENDATIONS.—The Committee shall
24	provide consensus-based recommendations to the Sec-

1	retary on rulemaking, policy, and guidance regarding
2	highly automated vehicle safety, including—
3	(A) the identification and creation of per-
4	formance standards; and
5	(B) the harmonization of national highly
6	automated vehicle safety standards with inter-
7	national standards.
8	(2) Scope.—The Committee shall study issues
9	relating to highly automated vehicles, including—
10	(A) system safety;
11	(B) automated steering and braking;
12	(C) crashworthiness for vehicles with uncon-
13	ventional seating positions or vehicles not in-
14	tended for human occupancy;
15	(D) event data recording;
16	(E) vehicle communication with roadway
17	and infrastructure assets, including pavement
18	markings, signage, and traffic signals;
19	(F) accessibility for people with physical,
20	sensory, or other disabilities, including for those
21	who rely on mobility devices;
22	(G) potential conflicts with existing Federal
23	motor vehicle safety standards; and

1	(H) any other issue the Secretary considers
2	appropriate, including safeguards against mis-
3	use.
4	(3) Support.—The NHTSA Office of Rule-
5	making and the NHTSA Office of Vehicle Safety Re-
6	search shall provide support services to the Com-
7	mittee.
8	(4) Meetings.—The Committee shall meet not
9	less frequently than 4 times per year. Committee
10	meetings shall be open to the public, except in cir-
11	cumstances in which a meeting is likely to discuss—
12	(A) internal personnel rules and practices
13	of the NHTSA;
14	(B) matters specifically exempted from dis-
15	closure by statute;
16	(C) trade secrets or confidential or privi-
17	leged business information;
18	(D) matters involving criminal accusation
19	or official censure;
20	(E) information of a personal nature that,
21	if disclosed, would constitute an unwarranted in-
22	vasion of personal privacy; or
23	(F) investigatory records that might inter-
24	fere with enforcement proceedings.
25	(5) Working groups.—

- (A) In General.—The Committee may establish temporary working groups, as necessary, to address specific issues. Each working group shall include at least 1 member who represents a manufacturer of highly automated vehicles or automated driving systems and other individuals who are subject matter experts on the issue before the working group.
 - (B) Disability and limited mobility access.—The Committee shall establish a working group to develop voluntary best practices regarding highly automated vehicle accessibility for people with physical, sensory, or other disabilities, including for those who rely on mobility devices. Such best practices shall address the physical accessibility of highly automated vehicles and human-machine interface accessibility through visual, auditory, or haptic displays or other methods. The working group shall include representatives from national organizations representing individuals with disabilities and older adults.
- 23 (d) Recommendations for Highly Automated Ve-24 hicles.—

- 1 (1) In General.—On a periodic basis, the Com-2 mittee shall release recommendations on voluntary 3 standards regarding highly automated vehicle safety.
 - (2) WORK PLAN.—Not later than 180 days after the Committee is established under subsection (a), the Committee shall submit a work plan to the Secretary for carrying out this section.
 - (3) REPORT.—Not later than 5 years after the date of the enactment of this Act, the Committee shall submit a report containing recommendations of consensus-based, feasible, and objective standards to the Secretary for potential rulemaking governing highly automated vehicles that meet the need for motor vehicle safety.

(e) Consultation and Publication of Reports.—

- (1) In General.—The Secretary shall consult with the Committee, as appropriate, on highly automated vehicle safety matters, including the development and implementation of relevant policies, programs, and rulemaking.
- (2) RECOMMENDED AGENDA.—The Secretary shall regularly provide recommendations to the Committee regarding the agenda of the Committee and areas in which Committee activity would benefit and complement Department of Transportation efforts.

1	(3) Reports.—The Secretary shall make any re-
2	port or recommendation developed under this section
3	publicly available.
4	(f) FACA.—The Committee shall not be subject to the
5	requirements under the Federal Advisory Committee Act (5
6	$U.S.C.\ App.$).
7	(g) Termination.—The Committee shall terminate
8	upon the submission of the final report required under sub-
9	section (d)(3) unless the Secretary determines that the Com-
10	mittee should continue.
11	SEC. 11. HIGHLY AUTOMATED VEHICLES RULEMAKING.
12	(a) In General.—The Secretary shall review and seek
13	public comment on the recommendations for standards
14	made by the Highly Automated Vehicles Technical Com-
15	$mittee\ under\ section\ 10(d)(3).$
16	(b) Determination.—Not later than 1 year after the
17	receipt of the recommendations referred to in subsection (a),
18	the Secretary shall—
19	(1) make a determination whether to approve
20	one or more of the recommendations, based on an
21	identified need for motor vehicle safety; and
22	(2) begin a rulemaking proceeding on the rec-
23	ommendations approved pursuant to paragraph (1)
24	on the safety of highly automated vehicles.

1	(c) Rule of Construction.—Nothing in this section
2	may be construed to restrict the authority of the Secretary
3	under section 30111 of title 49, United States Code. Any
4	Federal motor vehicle safety standard adopted pursuant to
5	this section shall meet the requirements under such section
6	30111.
7	SEC. 12. CONSUMER EDUCATION.
8	(a) Establishment.—Not later than 180 days after
9	the date of the enactment of this Act, the Secretary shall
10	establish a working group on responsible education efforts
11	for advanced driver assist systems and automated driving
12	systems.
13	(b) Duties.—The working group established under
14	subsection (a) shall—
15	(1) identify recommended education and respon
16	sible marketing strategies and programs that may be
17	voluntarily employed by industry to inform con
18	sumers, vehicle owners and operators, and other stake
19	holders about advanced driver assistance systems and
20	automated driving systems as they become available
21	or are soon to be introduced into interstate commerce
22	(2) identify recommended education and respon
23	sible marketing strategies that may be voluntarily
24	employed by industry to inform consumers on the

comparative safety of highly automated vehicle and

1	non-highly automated vehicles driven by human with
2	respect to crashes, fatalities, and other injuries (if
3	known); and
4	(3) submit a report containing the findings and
5	recommendations of the working group to Congress
6	and making such report available to the public.
7	(c) Considerations.—The working group shall con-
8	sider topics pertaining to—
9	(1) intent, capabilities, and limitations of ad-
10	vanced driver assistance systems and automated driv-
11	ing systems;
12	(2) engagement and disengagement methods, in-
13	cluding methods to address driver engagement in
14	lower levels of automation;
15	(3) human-machine interfaces;
16	(4) emergency fallback scenarios;
17	(5) operational boundary responsibilities;
18	(6) response in the event of a crash or system
19	failure;
20	(7) potential mechanisms that could change
21	function behavior in service;
22	(8) consistent nomenclature and taxonomy for
23	safety features and systems; and

1	(9) disclosure of automated driving system prac-
2	tices pertaining to consumer data collection, privacy,
3	and data ownership.
4	(d) Membership.—
5	(1) In general.—The Secretary shall appoint,
6	as members of the working group, individuals with
7	expertise in automated driving systems and driver as-
8	sistance systems, including—
9	(A) representatives of—
10	(i) motor vehicle manufacturers;
11	(ii) manufacturers of automated driv-
12	ing systems and driver assistance systems
13	$(including\ components);$
14	(iii) motor vehicle dealers;
15	(iv) motor vehicle owners and opera-
16	tors, including fleet managers, vehicle rental
17	companies, and transportation network
18	companies;
19	(v) consumers or consumer advocacy
20	groups;
21	(vi) automated vehicle proving grounds
22	designated by the Department of Transpor-
23	tation;
24	(vii) public health organizations;
25	(viii) marketing professionals;

1	(ix) entities with national experience
2	in consumer education, including drivers'
3	education;
4	(x) safety organizations;
5	(xi) enabling technology companies;
6	and
7	(xii) national cross disability organi-
8	zations and national organizations rep-
9	resenting older adults; and
10	(B) any other members the Secretary con-
11	siders appropriate.
12	(2) Compensation.—Members of the working
13	group shall serve without compensation.
14	(3) Consultation.—The Secretary shall consult
15	with the Federal Trade Commission about the rec-
16	ommendations of the working group, as appropriate.
17	(e) Termination.—The working group established
18	under this section shall terminate on the date that is 2 years
19	after the date of the enactment of this Act.
20	(f) Rulemaking on Point of Sale Information.—
21	Not later than 3 years after the date of enactment of this
22	Act, the Secretary shall promulgate a rule to require clear
23	and concise information about the capabilities and limita-
24	tions of a highly automated vehicle or an automated driving

1	system to be provided to a consumer at the point of sale
2	and in the vehicle owner's manual.
3	SEC. 13. TRAFFIC SAFETY AND LAW ENFORCEMENT.
4	(a) Research.—The Secretary, in coordination with
5	State and local transportation and highway safety entities,
6	State and local law enforcement entities, and other relevant
7	parties, shall research the traffic safety implications of
8	highly automated vehicles, including—
9	(1) the intersection of conventional and highly
10	automated vehicles; and
11	(2) law enforcement impacts, including—
12	(A) enforcing applicable laws;
13	(B) identifying whether a vehicle was in
14	automated mode at the time of a crash;
15	(C) lawfully accessing event data informa-
16	tion; and
17	(D) determining how a highly automated
18	vehicle should respond to law enforcement.
19	(b) Coordination of Safety.—The Secretary, in co-
20	ordination with State, local, and law enforcement agencies,
21	may develop a process for State and local entities to provide
22	information, on a voluntary basis, to the Secretary to assist
23	the Department of Transportation in identifying defects re-
24	lated to motor vehicle safety of highly automated vehicles.

1	(c) Crash Data.—Not later than 3 years after the
2	date of the enactment of this Act, the Secretary shall revise
3	the crash investigation data collection system to include the
4	collection of crash report data elements that distinguish
5	whether the vehicle involved in a crash is a highly auto-
6	mated vehicle, including the level of automation and wheth-
7	er the vehicle was in automated mode at the time of a crash.
8	SEC. 14. CYBERSECURITY.
9	(a) In General.—Subchapter I of chapter 301 of title
10	49, United States Code, as amended by section 9, is further
11	amended by adding at the end the following:
12	"§30108. Cybersecurity risks to the safety of highly
10	automated vehicles
13	automatea ventcies
13	"(a) Definitions.—In this section:
14	"(a) Definitions.—In this section:
14 15	"(a) Definitions.—In this section: "(1) Cybersecurity incident.—The term 'cy-
14 15 16	"(a) Definitions.—In this section: "(1) Cybersecurity incident' has the meaning given the term
14 15 16 17	"(a) Definitions.—In this section: "(1) Cybersecurity incident' instance the meaning given the term 'cybersecurity incident' has the meaning given the term 'incident' in section 227(a) of the Homeland Security
14 15 16 17	"(a) Definitions.—In this section: "(1) Cybersecurity incident' incident' has the meaning given the term 'cybersecurity incident' has the meaning given the term 'incident' in section 227(a) of the Homeland Security Act of 2002 (6 U.S.C. 148(a)).
114 115 116 117 118	"(a) Definitions.—In this section: "(1) Cybersecurity incident' incident' has the meaning given the term 'cybersecurity incident' has the meaning given the term 'incident' in section 227(a) of the Homeland Security Act of 2002 (6 U.S.C. 148(a)). "(2) Cybersecurity risk.—The term 'cyberse-
14 15 16 17 18 19 20	"(a) Definitions.—In this section: "(1) Cybersecurity incident' has the meaning given the term 'cybersecurity incident' has the meaning given the term 'incident' in section 227(a) of the Homeland Security Act of 2002 (6 U.S.C. 148(a)). "(2) Cybersecurity risk.—The term 'cybersecurity risk' has the meaning given the term in section
14 15 16 17 18 19 20 21	"(a) Definitions.—In this section: "(1) Cybersecurity incident' has the meaning given the term 'cybersecurity incident' has the meaning given the term 'incident' in section 227(a) of the Homeland Security Act of 2002 (6 U.S.C. 148(a)). "(2) Cybersecurity risk.—The term 'cybersecurity risk' has the meaning given the term in section 227(a) of the Homeland Security Act of 2002 (6
14 15 16 17 18 19 20 21	"(a) Definitions.—In this section: "(1) Cybersecurity incident' has the meaning given the term 'cybersecurity incident' has the meaning given the term 'incident' in section 227(a) of the Homeland Security Act of 2002 (6 U.S.C. 148(a)). "(2) Cybersecurity risk.—The term 'cybersecurity risk' has the meaning given the term in section 227(a) of the Homeland Security Act of 2002 (6 U.S.C. 148(a)).

1	of the Cybersecurity Information Sharing Act of 2015
2	(6 U.S.C. 1501).
3	"(b) Cybersecurity Plan.—
4	"(1) In general.—Each manufacturer of a
5	highly automated vehicle or automated driving system
6	shall develop, maintain, and execute a written plan
7	for identifying and reducing cybersecurity risks to the
8	motor vehicle safety of such vehicles and systems.
9	"(2) Requirements.—The plan required under
10	paragraph (1) shall include a process for—
11	"(A) the risk-based prioritized identification
12	and protection of safety-critical vehicle control
13	systems and the broader transportation eco-
14	system, as applicable;
15	"(B) the efficient detection and response to
16	potential vehicle cybersecurity incidents in the
17	field;
18	"(C) facilitating expeditious recovery from
19	incidents as they occur;
20	"(D) the institutionalization of methods for
21	the accelerated adoption of lessons learned across
22	industry through voluntary exchange of informa-
23	tion pertaining to cybersecurity incidents,
24	threats, and vulnerabilities, including the consid-
25	eration of a coordinated cybersecurity vulner-

1	ability disclosure policy or other related prac-
2	tices for collaboration with third-party cyberse-
3	curity researchers;
4	"(E) the identification of the point of con-
5	tact of the manufacturer with responsibility for
6	the management of cybersecurity;
7	"(F) the evaluation of elements of the sup-
8	ply chain to identify and address cybersecurity
9	vulnerabilities;
10	"(G) the use of segmentation and isolation
11	techniques in vehicle architecture design, as ap-
12	propriate;
13	"(H) employee training on the implementa-
14	tion of and compliance with the requirements
15	under this paragraph; and
16	"(I) supporting voluntary efforts by indus-
17	try and standards-setting organizations to de-
18	velop and identify consistent standards and
19	guidelines relating to vehicle cybersecurity, con-
20	sistent, and to the extent appropriate, with the
21	cybersecurity risk management activities de-
22	scribed in section 2(e) of the National Institute
23	of Standards and Technology Act (15 U.S.C.
24	272(e)).

- 1 "(3) INSPECTION.—The Secretary may inspect
 2 any cybersecurity plan developed by a manufacturer
 3 under this subsection to enable the Secretary to decide
 4 whether the manufacturer has complied, or is complying, with this chapter or a regulation prescribed or
 6 order issued pursuant to this chapter.
- 7 "(4) PROTECTIONS FOR DISCLOSURE.—Each
 8 manufacturer required to develop, maintain, and exe9 cute a plan under paragraph (1) shall develop a sum10 mary of the plan that is suitable for public disclosure
 11 and disclose such summary to the public.
- 12 "(c) Coordinated Cybersecurity Vulnerability DISCLOSURE.—The Secretary may work cooperatively with 13 manufacturers of highly automated vehicles and automated 14 15 driving systems to incentivize manufacturers to voluntarily adopt a coordinated vulnerability disclosure policy and 16 practice in which a security researcher privately discloses information related to a discovered vulnerability to a man-18 19 ufacturer and allows the manufacturer time to confirm and 20 remediate the vulnerability—
- "(1) so that manufacturers build relationships
 with security researchers to mitigate cybersecurity
 risks; and
- 24 "(2) to discover and mitigate cybersecurity 25 vulnerabilities in highly automated vehicles or auto-

1	mated	drivina	systems	that	present	a	risk	to	motor
-		0.000.09	0,90000	0.0000	p. 000.00	CU		00	

- 2 vehicle safety (as defined in section 30102 of title 49,
- 3 United States Code).
- 4 "(d) Coordination.—All Federal agencies under-
- 5 taking research on cybersecurity risks associated with high-
- 6 ly automated vehicles shall coordinate with the Secretary
- 7 on their findings.".
- 8 (b) Clerical Amendment.—The analysis for chapter
- 9 301 of title 49, United States Code, is amended by inserting
- 10 after the item relating to section 30107, as added by section
- 11 9, the following:

"30108. Cybersecurity risks to the safety of highly automated vehicles.".

- 12 (c) Effective Date.—The amendments made by this
- 13 section shall take effect on the date that is 18 months after
- 14 the date of the enactment of this Act.
- 15 SEC. 15. HAV DATA ACCESS ADVISORY COMMITTEE.
- 16 (a) Short Title.—This section may be cited as the
- 17 "HAV Data Access Advisory Committee Act".
- 18 (b) DEFINITIONS.—In this section:
- 19 (1) Committee.—The term "Committee" means
- 20 the HAV Data Access Advisory Committee established
- 21 pursuant to subsection (d)(1).
- 22 (2) HAV.—The term "HAV" means highly auto-
- 23 mated vehicle.
- 24 (c) Federal Regulation of HAV Data Access.—

- (1) Temporary rulemaking restriction.—No department or administrative agency of the Federal Government may promulgate any regulation with respect to the ownership of, control of, or access to, information or data stored by, or generated by, a highly automated vehicle or automated driving system before the report required under section (d)(4) is submitted to Congress.
 - (2) SAVINGS PROVISIONS.—Nothing in this subsection may be construed to prevent the Federal Government from carrying out its responsibilities under the Driver Privacy Act of 2015 (49 U.S.C. 30101 note).

(d) HAV Data Access Advisory Committee.—

(1) ESTABLISHMENT.—Not later than 180 days after the date of the enactment of this Act, the Secretary shall establish the HAV Data Access Advisory Committee to provide a forum for stakeholders to discuss and make policy recommendations to Congress with respect to the ownership of, control of, or access to, information or data that vehicles collect, generate, record, or store in an electronic form that is retrieved from a highly automated vehicle or automated driving system.

(2) Membership.—

1	(A) Voting members.—The Committee
2	shall be composed of the following voting mem-
3	bers:
4	(i) The Secretary or the Secretary's
5	designee.
6	(ii) The Chairman of the Federal
7	Trade Commission or the Chairman's des-
8	ignee.
9	(iii) A representative of State govern-
10	ments.
11	(iv) A representative of local govern-
12	ments.
13	(v) A representative of metropolitan
14	planning organizations.
15	(vi) A representative of transit agen-
16	cies.
17	(vii) A representative of law enforce-
18	ment.
19	(viii) A representative of HAV manu-
20	facturers.
21	(ix) A representative of HAV equip-
22	ment manufacturers.
23	(x) A representative of HAV dealers.

1	(xi) A representative of aftermarket
2	parts manufacturers, distributors, and re-
3	tailers.
4	(xii) A representative of independent
5	vehicle repairers.
6	(xiii) A representative of consumer
7	safety advocates with privacy expertise.
8	(xiv) A representative of consumer
9	safety advocates with safety expertise.
10	(xv) A representative of property and
11	casualty insurers.
12	(xvi) A representative of long-term
13	motor vehicle fleet leasing and management
14	companies or professionals.
15	(xvii) A representative of short-term
16	motor vehicle fleet management or rental
17	companies.
18	(xviii) A representative of mobility on
19	demand companies.
20	(xix) A representative of motor coach
21	and tour bus owners.
22	(B) Non-voting members.—The Secretary
23	may allow additional interested stakeholders to
24	attend and participate in the activities of the
25	Committee as non-votina members.

1 (3) MEETINGS.—The Committee shall meet not 2 less frequently than 4 times per year.

(4) Report.—

(A) In General.—Not later than 2 years after the Committee is established pursuant to paragraph (1), the Committee shall submit a report to the Committee on Commerce, Science, and Transportation of the Senate and the Committee on Energy and Commerce of the House of Representatives that contains recommendations, supported by at least 2/3 of all voting members. Such report shall include recommendations regarding the ownership of, control of, or access to, information or data that vehicles collect, generate, record, or store in an electronic form that is retrieved from a highly automated vehicle or automated driving system, and may include minority views, if applicable.

(B) Considerations.—When making any policy recommendations, the Committee shall give appropriate consideration to motor vehicle safety, intellectual property protections, compliance with requirements under the Motor Vehicle Safety Act, customer privacy, cybersecurity, confidential business information related to the me-

1	chanical or computer systems of such vehicles,
2	public safety, and transportation planning. Rec-
3	ommendations should address—
4	(i) an owner's or registered user's per-
5	$sonally\ identifiable\ information;$
6	(ii) vehicle-generated data; and
7	(iii) vehicle interface capability.
8	(5) Compensation.—Members of the Committee
9	shall serve without compensation.
10	(6) Support.—The Office of Rulemaking of the
11	National Highway Traffic Safety Administration and
12	the Bureau of Consumer Protection of the Federal
13	Trade Commission shall provide support services to
14	$the\ Committee.$
15	(7) Termination.—The Committee shall termi-
16	nate upon the submission of the report required under
17	paragraph (4).
18	(e) GAO STUDY ON REMOVAL OF PERSONAL DATA
19	From Vehicle Information Systems.—
20	(1) STUDY.—
21	(A) In general.—The Comptroller General
22	of the United States shall conduct a study of the
23	technologies currently available to remove data
24	that may be personally identifiable or attrib-
25	utable to an individual from used motor vehicles

1	upon their sale to a new owner or from leased
2	or rented vehicles at the completion of the lease
3	or rental contract.
4	(B) Uniform data removal approach.—
5	The study conducted under subparagraph (A)
6	shall assess the feasibility of adopting a uniform
7	and simple approach across vehicle brands for
8	the removal of data described in subparagraph
9	(A) when a vehicle is sold or a lease or rental
10	ends.
11	(C) Consultation.—In conducting the
12	study under subparagraph (A), the Comptroller
13	General shall consult with—
14	(i) vehicle manufacturers;
15	$(ii)\ consumer\ groups;$
16	(iii) vehicle dealers, including rep-
17	resentatives of the vehicle leasing and vehi-
18	cle rental industry; and
19	(iv) other stakeholders.
20	(2) Report.—Not later than 1 year after the
21	date of the enactment of this Act, the Comptroller
22	General of the United States shall submit a report to
23	the Committee on Commerce, Science, and Transpor-
24	tation of the Senate and the Committee on Energy
25	and Commerce of the House of Representatives that

1	contains the result of the study conducted under sub-			
2	section (a), including recommendations regarding—			
3	(A) the feasibility of adopting a uniform			
4	data removal approach; and			
5	(B) legislative action that the Comptroller			
6	General may consider prudent and practicable			
7	for facilitating the consistent removal of data de			
8	scribed in subparagraph (A).			
9	SEC. 16. CYBERSECURITY CONSUMER EDUCATION INFOR-			
10	MATION.			
11	(a) In General.—Not later than 1 year after the date			
12	of the enactment of this Act, the Secretary shall—			
13	(1) develop educational cybersecurity resources to			
14	assist consumers in maintaining awareness of and			
15	minimizing potential motor vehicle cybersecurity			
16	risks; and			
17	(2) ensure that the resources developed under			
18	paragraph (1) are available to and readily accessible			
19	by the public on the website of the National Highway			
20	Traffic Safety Administration.			
21	(b) Periodic Updates.—The Secretary shall periodi-			
22	cally update the resources developed under subsection (a).			
23	(c) Consultation.—In developing the resources under			
24	subsection (a), the Secretary shall consult with motor vehi-			
25	cle industry representatives, safety organizations, security			

1	researchers, the National institute of Standards and Tech-					
2	nology, and State and local government agencies that are					
3	directly or indirectly affected by this Act.					
4	SEC. 17. PROVISION OF CYBERSECURITY RESOURCE INFOR-					
5	MATION.					
6	Manufacturers of motor vehicles shall include informa-					
7	tion directing consumers to the cybersecurity resources de-					
8	veloped by the Secretary under section 16 in motor vehicle					
9	owners' manuals or on the manufacturer's website that is					
10	publicly available and accessible to consumers.					
11	SEC. 18. HIGHLY AUTOMATED VEHICLE STUDY.					
12	(a) In General.—Not later than 60 days after the					
13	date of enactment of this Act, the Secretary shall initiate					
14	a study on the existing and future impacts of highly auto-					
15	mated vehicles to transportation infrastructure, mobility,					
16	the environment, and fuel consumption, including impacts					
17	on—					
18	(1) the Interstate System (as defined in section					
19	101(a) of title 23, United States Code);					
20	(2) urban areas;					
21	(3) rural areas;					
22	(4) transit systems;					
23	(5) corridors with heavy traffic congestion;					
24	(6) energy consumption and dependence;					

1	(7) the connection between automated driving
2	systems and fuel consumption and emissions;
3	(8) transportation systems optimization;
4	(9) the role of vehicle-to-vehicle and vehicle-to-in-
5	frastructure communications in transportation energy
6	use;
7	(10) vehicle drivetrain selection and perform-
8	ance;
9	(11) congestion, crash avoidance, and emissions
10	implications for States and localities; and
11	(12) any other areas or issues that the Secretary
12	determines to be appropriate.
13	(b) Contents of Study.—The study under subsection
14	(a) shall include specific recommendations regarding the
15	impacts of highly automated vehicles on—
16	(1) existing transportation system capacity;
17	(2) vehicle miles traveled;
18	(3) vehicle emissions;
19	(4) public transit and multimodal use;
20	(5) energy consumption and dependence; and
21	(6) land use.
22	(c) Considerations.—In carrying out the study, the
23	Secretary shall—

1	(1) determine the need for any policy changes re-
2	quired by Federal agencies and legislative changes to
3	be considered by Congress; and
4	(2) include a discussion of—
5	(A) the impacts that highly automated vehi-
6	cles will place on existing transportation infra-
7	structure, including signage and markings, traf-
8	fic lights, and highway capacity and design;
9	(B) the implications of shared fleet and al-
10	ternative vehicle ownership models;
11	(C) the impact on commercial and private
12	$traffic\ flows;$
13	(D) infrastructure improvement needs that
14	may be necessary to accommodate highly auto-
15	mated vehicles, including potential energy needs;
16	(E) the impact of highly automated vehicles
17	on the environment, energy needs, congestion,
18	and vehicle miles traveled; and
19	(F) the impact of highly automated vehicles
20	on mobility and public transit use in urban,
21	suburban, and rural areas, including pedestrian
22	and bicycle transportation modes.
23	(d) Coordination.—In carrying out the study, the
24	Secretary shall consider and incorporate relevant current
25	and ongoing research of the Department of Transportation.

1	(e) Consultation.—In carrying out the study, the
2	Secretary shall convene and consult with a panel of na-
3	tional experts, including—
4	(1) operators and users of the Interstate System
5	(as defined in section 101(a) of title 23, United States
6	Code), including private sector stakeholders;
7	(2) States;
8	(3) metropolitan planning organizations;
9	(4) the motor carrier industry;
10	(5) representatives of public transportation agen-
11	cies or organizations;
12	(6) highway safety and academic groups;
13	(7) nonprofit entities with experience in energy
14	security and transportation policy;
15	(8) National Laboratories (as defined in section
16	2 of the Energy Policy Act of 2005 (42 U.S.C.
17	15801));
18	(9) environmental stakeholders; and
19	(10) highly automated vehicle producers, manu-
20	facturers, and technology developers.
21	(f) Report.—Not later than 18 months after the date
22	on which the study under subsection (a) is initiated, the
23	Secretary shall submit to Congress a report on the results
24	of the studu

1	(g) FACA.—The Federal Advisory Committee Act (5
2	U.S.C. App.) shall not apply to the panel convened in ac-
3	cordance with subsection (e).
4	SEC. 19. STUDY ON ENCOURAGING MANUFACTURING IN
5	THE UNITED STATES OF AUTOMATED DRIV-
6	ING EQUIPMENT AND INTELLIGENT TRANS-
7	PORTATION SOLUTIONS.
8	(a) In General.—The Secretary shall conduct a
9	study on ways to encourage manufacturing in the United
10	States of automated driving equipment, intelligent trans-
11	portation solutions, and other equipment, including hard-
12	ware and processors.
13	(b) Recommendations.—In conducting the study re-
14	quired by subsection (a), the Secretary shall develop rec-
15	ommendations for methods to incentivize manufacturing in
16	the United States of automated driving equipment, intel-
17	ligent transportation solutions, and other equipment, in-
18	cluding hardware and processors, including through the use
19	of grant programs and other funding sources.
20	SEC. 20. PRIVACY PROTECTIONS FOR USERS OF MOTOR VE-
21	HICLES.
22	(a) Motor Vehicle Privacy Database.—Beginning
23	not later than 1 year after the date of enactment of this

 $24\ \textit{Act, the Administrator of NHTSA shall} \underline{\hspace{1cm}}$

1	(1) create a publicly accessible and easily search-
2	able online database that contains the information de-
3	scribed in subsection (c); and
4	(2) place a link to the database described in
5	paragraph (1) on the home page of NHTSA's website.
6	(b) Contents.—The database described in subsection
7	(b)(1) shall contain—
8	(1) a description of the information, including
9	personally identifiable information, that will be col-
10	lected about individuals during the operation of
11	motor vehicles;
12	(2) an explanation of how the information re-
13	ferred to in paragraph (1), and the conclusions drawn
14	from such information, will be used, disclosed, and
15	otherwise handled, including—
16	(A) how the collection or retention of such
17	information that is unrelated to the operation of
18	the motor vehicle use will be minimized;
19	(B) the period during which such informa-
20	tion will be retained; and
21	(C) when and how such information, in-
22	cluding information no longer relevant to the
23	specified use, will be destroyed;
24	(3) steps that will be used to protect against the
25	unauthorized disclosure of any personally identifiable

1	information, such as the use of encryption methods			
2	and other security features; and			
3	(4) the privacy policies of manufacturers of			
4	motor vehicles, including whether consumers will have			
5	the right to stop the collection, use, distribution, or			
6	sale of their personally identifiable information.			
7	SEC. 21. CHILD SAFETY.			
8	(a) Amendment.—			
9	(1) In General.—Chapter 323 of title 49,			
10	United States Code, is amended by adding after sec-			
11	tion 32304A the following:			
12	"§ 32304B. Child safety			
13	"(a) Definitions.—In this section:			
14	"(1) Passenger motor vehicle.—The term			
15	'passenger motor vehicle' has the meaning given that			
16	term in section 32101.			
17	"(2) Rear designated seating position.—			
18	The term 'rear designated seating position' means			
19	designated seating positions that are rearward of the			
20	front seat.			
21	"(3) Secretary.—The term 'Secretary' means			
22	the Secretary of Transportation.			
23	"(b) Rulemaking.—Not later than 2 years after the			
24	date of the enactment of the American Vision for Safer			
25	Transportation through Advancement of Revolutionary			

- 1 Technologies Act, the Secretary shall issue a final rule re-
- 2 quiring all new passenger motor vehicles weighing less than
- 3 10,000 pounds gross vehicle weight to be equipped with a
- 4 system to alert the operator to check rear designated seating
- 5 positions after the vehicle engine or motor is deactivated
- 6 by the operator.
- 7 "(c) Means.—The alert required under subsection
- 8 (b)—
- 9 "(1) shall include a distinct auditory and visual
- 10 alert, which may be combined with a haptic alert;
- 11 *and*
- 12 "(2) shall be activated when the vehicle motor is
- 13 deactivated by the operator.
- 14 "(d) Add-on Child Restraint Systems.—In
- 15 issuing the final rule required by subsection (b), the Sec-
- 16 retary shall consider additional technologies that work with
- 17 add-on child restraint systems that achieve the same pur-
- 18 pose of alerting the driver in addition to the vehicle-based
- 19 system.
- 20 "(e) Phase-in.—The rule issued pursuant to sub-
- 21 section (b) shall require full compliance with the rule begin-
- 22 ning on September 1st of the first calendar year that begins
- 23 more than 30 months after the date on which the final rule
- 24 is issued.".

1	(2) Clerical amendment.—The analysis for					
2	chapter 323 of title 49, United States Code, is amend-					
3	ed by striking the item relating to section 323042					
4	and inserting the following:					
	"32304A. Consumer tire information and standards." "32304B. Child safety.".					
5	(b) Awareness of Children in Motor Vehi-					
6	CLES.—Section 402 of title 23, United States Code, is					
7	amended by inserting after subsection (k) the following:					
8	"(l) Unattended Passengers.—					
9	"(1) In general.—Each State may use a por-					
10	tion of the amounts it receives under this section to					
11	carry out a program to educate the public on the risks					
12	of leaving a child or unattended passenger in a vehi-					
13	cle after the vehicle motor is deactivated by the oper-					
14	ator.					
15	"(2) Program placement.—A State does not					
16	need to carry out the program described in paragraph					
17	(1) through the State transportation or highway safe-					
18	ty office.".					
19	(c) Study and Report.—					
20	(1) Independent study.—					
21	(A) AGREEMENT.—					
22	(i) In General.—The Secretary shall					
23	enter into an agreement or a contract with					
24	an independent third-party that does not					

have any financial or contractual ties with passenger motor vehicle manufacturers or technology companies producing child reminder alert systems to perform the services under this paragraph.

(ii) TIMING.—The Secretary shall enter into the agreement or contract described in clause (i) not later than the date that the Secretary determines is the latest date by which completion of the services under this paragraph will allow the Secretary enough time to prepare and submit the study required under paragraph (2) in accordance with such paragraph.

(B) Independent study.—

(i) In General.—Under an agreement between the Secretary and an independent third-party under this paragraph, the independent third-party shall carry out a study on retrofitting existing passenger motor vehicles, and add-on child restraint systems, with technology to address the problem of children left in rear designated seating positions of motor vehicles after the motor vehicles

1	cles have been deactivated by the operator of
2	the vehicle.
3	(ii) Elements.—In carrying out the
4	study required under clause (i), the inde-
5	pendent third-party shall—
6	(I) survey and evaluate a variety
7	of methods used by current and emerg-
8	ing aftermarket technology or products,
9	including add-on child restraint sys-
10	tems, to solve the problem of children
11	being left in a rear designated seating
12	position after the vehicle motor is de-
13	activated by the operator;
14	(II) make recommendations for
15	manufacturers of such technology or
16	products to undergo a functional safety
17	performance to ensure that the prod-
18	ucts, including add-on child restraint
19	systems, perform as designed by the
20	manufacturer under a variety of real
21	world conditions; and
22	(III) provide recommendations for
23	consumers on how to select such tech-
24	nology or products in order to retrofit

1	existing vehicles and for add-on child
2	restraint systems.
3	(2) Report.—During the 180-day period begin-
4	ning on the date on which the Secretary issues the
5	final rule required under section $32304B(b)$ of title
6	49, United States Code, as added by subsection (a)(1),
7	the Secretary shall submit the results of the study car-
8	ried out under paragraph (1) to the Committee on
9	Commerce, Science, and Transportation of the Senate
10	and the Committee on Energy and Commerce of the
11	House of Representatives.
12	SEC. 22. SAVINGS PROVISION.
13	Nothing in this Act may be construed to alter any ex-
14	isting authority under subtitle VI of title 49, United States
15	Code, relating to motor vehicles with a gross vehicle weight
16	of 10,001 pounds or more.

Calendar No. 268

115TH CONGRESS S. 1885
IST SESSION [Report No. 115–187]

A BILL

To support the development of highly automated vehicle safety technologies, and for other purposes.

Reported with an amendment NOVEMBER 28, 2017