118TH CONGRESS 2D Session



To stop the shipment of illicit synthetic drugs via transportation networks in the United States, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Ms. CANTWELL (for herself, Ms. BALDWIN, Ms. ROSEN, Mr. TESTER, and Mr. LUJÁN) introduced the following bill; which was read twice and referred to the Committee on ______

A BILL

- To stop the shipment of illicit synthetic drugs via transportation networks in the United States, 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 "Stop Smuggling Illicit Synthetic Drugs on U.S. Trans-
- 6 portation Networks Act of 2024".
- 7 (b) TABLE OF CONTENTS.—The table of contents for
- 8 this Act is as follows:

Sec. 1. Short title; table of contents.

Sec. 2. Sense of Congress.

- Sec. 3. Rule of construction.
- Sec. 4. Definitions.

TITLE I—USE OF CANINES AND NON-INTRUSIVE ADVANCED TECHNOLOGY TO DISRUPT INTERSTATE TRANSPORTATION OF ILLICIT SYNTHETIC DRUGS

- Sec. 101. Definitions.
- Sec. 102. Development of comprehensive national strategy to prevent illicit synthetic drug smuggling through United States transportation systems to protect transportation security and interstate commerce.
- Sec. 103. Development of strategy to accelerate research and development of non-intrusive, advanced inspection technologies to detect illicit synthetic drugs.
- Sec. 104. Expanded non-intrusive inspections at ports of entry.
- Sec. 105. Civil cargo inspection program.
- Sec. 106. Land-based transportation inspection programs.
- Sec. 107. NHTSA public service announcement campaign.
- Sec. 108. Maritime transportation inspection program.
- Sec. 109. Grant program for use of non-intrusive and other advanced technology and canines for State, local, territorial, and Tribal law enforcement agencies for civil cargo and land transportation.
- Sec. 110. Additional requirements for canines used in inspection programs.
- Sec. 111. Annual briefing.
- Sec. 112. Limitations and protections.
- Sec. 113. Requirements for inspection program participation and receipt of grant awards.
- Sec. 114. Duration.
- Sec. 115. Rules of construction.
- TITLE II—ADDITIONAL MEASURES TO COMBAT ILLICIT SYN-THETIC DRUG TRAFFICKING ON UNITED STATES TRANSPOR-TATION SYSTEMS
- Sec. 201. Transportation Security Administration.
- Sec. 202. Strategy and plan for Coast Guard interdiction of illicit synthetic drugs in the maritime environment.
- Sec. 203. Pilot program on improving crime scene investigations and death investigations involving illicit synthetic drugs.
- Sec. 204. Authorization and expansion of Rapid Drug Analysis and Research program.
- Sec. 205. Emerging drugs pilot program.
- Sec. 206. National Science Foundation pilot program to combat illicit synthetic drugs.
- Sec. 207. Public-private task force.

1 SEC. 2. SENSE OF CONGRESS.

2 It is the sense of Congress that—

1	(1) fentanyl and other illicit synthetic drugs
2	pose a threat to the national security of the United
3	States;
4	(2) drug traffickers exploit the United States
5	transportation network to smuggle such drugs into,
6	out of, and through the United States;
7	(3) this exploitation—
8	(A) undermines transportation security;
9	and
10	(B) could result in significant disruptions
11	to interstate commerce;
12	(4) this Act relies on existing agency authorities
13	and does not establish a new national screening
14	framework distinct from any such framework in ex-
15	istence as of the date of the enactment of this Act;
16	and
17	(5) State, local, Tribal, and territorial law en-
18	forcement agencies need additional resources to ac-
19	quire advanced technologies and canines to conduct
20	non-intrusive inspections for illicit synthetic drugs.
21	SEC. 3. RULE OF CONSTRUCTION.
22	Nothing is this Act shall be construed to modify any
23	Federal law or regulation pertaining to searches for and
24	seizures of illicit synthetic drugs as applied to State, local,
25	Tribal, and territorial law enforcement.

1 SEC. 4. DEFINITIONS.

2 In this Act:

3 (1) ILLICIT.—The term "illicit" means, with re4 spect to synthetic drugs, transporting, manufac5 turing, possessing, distributing, dispensing, pur6 chasing, selling, importing, or exporting in violation
7 of Federal law.

8 (2) SYNTHETIC DRUGS.—The term "synthetic 9 drugs" means fentanyl, fentanyl analogues, fentanyl-10 related substances, methamphetamine, xylazine, and 11 other controlled substances (as that term is defined 12 in section 102 of the Controlled Substances Act (21 13 U.S.C. 802)) and controlled substance analogues 14 that are produced by means of chemical synthesis.

TITLE I-USE OF CANINES AND 15 NON-INTRUSIVE **ADVANCED** 16 TO TECHNOLOGY DISRUPT 17 **INTERSTATE TRANSPOR-**18 **TATION** ILLICIT SYN-OF 19 THETIC DRUGS 20

21 SEC. 101. DEFINITIONS.

22 In this title:

(1) ADMINISTRATOR.—The term "Administrator" means the Administrator of the Transportation Security Administration.

1	(2) AMTRAK.—The term "Amtrak" means the
2	National Railroad Passenger Corporation.
3	(3) Appropriate congressional commit-
4	TEES.—The term "appropriate congressional com-
5	mittees" means—
6	(A) the Committee on Commerce, Science,
7	and Transportation of the Senate;
8	(B) the Committee on Homeland Security
9	and Governmental Affairs of the Senate;
10	(C) the Committee on the Judiciary of the
11	Senate;
12	(D) the Committee on Homeland Security
13	of the House of Representatives;
14	(E) the Committee on Transportation and
15	Infrastructure of the House of Representatives;
16	and
17	(F) the Committee on the Judiciary of the
18	House of Representatives.
19	(4) CARGO; CIVIL AIRCRAFT.—The terms
20	"cargo" and "civil aircraft" have the meanings given
21	those terms in section 40102 of title 49, United
22	States Code.
23	(5) COVERED LAW.—The term "covered law"
24	means—

1	(A) the Controlled Substances Act (21
2	U.S.C. 801 et seq.);
3	(B) the Controlled Substances Import and
4	Export Act (21 U.S.C. 951 et seq.); and
5	(C) any other Federal, State, local, or
6	Tribal law relating to controlled substances, in-
7	cluding the possession, distribution, sale, detec-
8	tion, interdiction, import, or export of controlled
9	substances.
10	(6) INDIAN TRIBE.—The term "Indian Tribe"
11	has the meaning given that term in section 4 of the
12	Indian Self-Determination and Education Assistance
13	Act (25 U.S.C. 5304).
14	(7) LOCAL GOVERNMENT; STATE.—The terms
15	"local government" and "State" have the meanings
16	given those terms in section 2 of the Homeland Se-
17	curity Act of 2002 (6 U.S.C. 101).
18	(8) RAILROAD.—The term "railroad" has the
19	meaning given that term in section 20102 of title
20	49, United States Code.

1 SEC. 102. DEVELOPMENT OF COMPREHENSIVE NATIONAL 2 STRATEGY TO PREVENT ILLICIT SYNTHETIC 3 DRUG **SMUGGLING** THROUGH UNITED 4 STATES TRANSPORTATION SYSTEMS TO PRO-5 TECT **TRANSPORTATION SECURITY** AND 6 **INTERSTATE COMMERCE.** 7 The Director of the Office of National Drug Control 8 Policy, in consultation and coordination with the Secretary 9 of Transportation, the Secretary of Homeland Security, 10 the Attorney General, and representatives of the private 11 sector and unions representing transportation workers, 12 shall— 13 (1) develop a comprehensive national strategy 14 that----15 (A) prevents the smuggling of illicit syn-16 thetic drugs through United States transpor-17 tation systems; 18 (B) protects transportation security; 19 (C) prevents disruptions to interstate com-20 merce; and 21 (D) does not unduly delay or interfere with

22 the free flow of goods and services in interstate 23 commerce or the movement of people; and 24 (2) not later than 2 years after the date of the 25 enactment of this Act, submit a report to the appro-26 priate congressional committees describing the imBUR24970 HH8

1	plementation of the strategy developed pursuant to
2	paragraph (1).
3	SEC. 103. DEVELOPMENT OF STRATEGY TO ACCELERATE
4	RESEARCH AND DEVELOPMENT OF NON-IN-
5	TRUSIVE, ADVANCED INSPECTION TECH-
6	NOLOGIES TO DETECT ILLICIT SYNTHETIC
7	DRUGS.
8	(a) Defined Term.—In this section, the term "ap-
9	propriate congressional committees" means—
10	(1) the Committee on Commerce, Science, and
11	Transportation of the Senate;
12	(2) the Committee on Homeland Security and
13	Governmental Affairs of the Senate;
14	(3) the Committee on Finance of the Senate;
15	(4) the Committee on the Judiciary of the Sen-
16	ate;
17	(5) the Committee on Energy and Commerce of
18	the House of Representatives;
19	(6) the Committee on Homeland Security of the
20	House of Representatives;
21	(7) the Committee on Financial Services of the
22	House of Representatives; and
23	(8) the Committee on the Judiciary of the
24	House of Representatives.

1 (b) IN GENERAL.—The Director of the Office of 2 Science and Technology Policy and the Director of the Of-3 fice of National Drug Control Policy, in consultation and 4 coordination with the Director of the National Science 5 Foundation, the Secretary of Commerce (acting through the Director of the National Institute of Standards and 6 7 Technology), the Secretary of Energy, the Secretary of 8 Homeland Security, the Administrator of the Transpor-9 tation Security Administration, and the Attorney General, 10 shall—

(1) (1) develop a joint strategy to accelerate research and development and deployment of non-intrusive, advanced inspection technologies and other advanced inspection technologies to detect illicit synthetic drugs, such as artificial intelligence and quantum hybrid computing and integration of multiple data sources; and

18 (2) not later than 2 years after the date of the
19 enactment of this Act, submit a report on such
20 strategy to the appropriate congressional commit21 tees.

22 SEC. 104. EXPANDED NON-INTRUSIVE INSPECTIONS AT 23 PORTS OF ENTRY.

(a) INSPECTION OF ALL VEHICLES AND TRAINS AT25 LAND PORTS OF ENTRY.—Beginning not later than 5

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years after the date of the enactment of this Act, the Com missioner for U.S. Customs and Border Protection shall
 carry out non-intrusive inspections of each motor vehicle
 and train entering the United States through a land port
 of entry to detect illicit synthetic drugs, including fentanyl
 and its analogs.

7 (b) INSPECTIONS OF CIVIL AIR CARGO.—Beginning 8 not later than 5 years after the date of the enactment of 9 this Act, the Commissioner for U.S. Customs and Border 10 Protection shall carry out non-intrusive inspections of at 11 least 50 percent of all cargo transported on civil aircraft 12 entering the United States through an international air-13 port to detect illicit synthetic drugs, including fentanyl 14 and its analogs. Such inspections shall increase by 10 per-15 cent per year until 100 percent of cargo transported on civil aircraft entering the United States through an inter-16 17 national airport is inspected.

18 (c) INSPECTIONS OF MARITIME CARGO.—Beginning 19 not later than 5 years after the date of the enactment of 20 this Act, the Commissioner for U.S. Customs and Border 21 Protection, in coordination with the Commissioner of the 22 United State Coast Guard, shall carry out non-intrusive inspections of at least 50 percent of all cargo transported 23 24 on marine vessels entering the United States through an 25 international seaport to detect illicit synthetic drugs, in-

1	cluding fentanyl and its analogs. Such inspections shall
2	increase by 10 percent per year until 100 percent of cargo
3	transported on marine vessels entering the United States
4	through an international seaport is inspected.
5	(d) Guidelines for Inspections and Subse-
6	QUENT ACTIVITIES.—The Commissioner for U.S. Cus-
7	toms and Border Protection shall—
8	(1) develop guidelines—
9	(A) establishing the criteria for initiating
10	an inspection, search, seizure, or other activity
11	required under this section;
12	(B) describing how such activities should
13	be carried out; and
14	(C) specifying where such activities may be
15	conducted; and
16	(2) develop and implement a plan to ensure in-
17	spections, searches, seizures, and other activities re-
18	quired under this section—
19	(A) are lawful and comply with the Fourth
20	Amendment to the Constitution of the United
21	States and other federally protected rights;
22	(B) do not unduly prolong delays to goods
23	and persons traveling in interstate commerce;
24	(C) are not performed with discriminatory
25	intent or purpose;

1	(D) are carried out in a standardized man-
2	ner and in accordance with the guidelines devel-
3	oped pursuant to paragraph (1); and
4	(E) do not unreasonably interfere with or
5	compromise other lawful inspections,
6	screenings, and business operations.
7	(e) FUNDING.—The activities required under this
8	section shall be funded through the Department of the
9	Treasury Forfeiture Fund established under section 9705
10	of title 31, United States Code.
11	SEC. 105. CIVIL CARGO INSPECTION PROGRAM.
12	(a) Civil Cargo Inspection Program.—
13	(1) ESTABLISHMENT.—The Administrator shall
14	establish a program for—
15	(A) detecting illicit synthetic drugs trans-
16	ported in and through the United States using
17	cargo transported by civil aircraft outside ports
18	of entry; and
19	(B) aiding in the enforcement of covered
20	laws relating to such transportation.
21	(2) MANNER OF DETECTION.—The detection of
22	illicit synthetic drugs described in paragraph $(1)(A)$
23	shall be carried out through random, non-intrusive
24	inspections of cargo transported by civil aircraft uti-

1	lizing prevailing and emerging technologies and ca-
2	nines.
3	(b) INTERAGENCY COORDINATION.—The Adminis-
4	trator shall carry out the program established pursuant
5	to subsection (a) in coordination with—
6	(1) the Attorney General;
7	(2) the Secretary of Homeland Security;
8	(3) the Executive Associate Director of Home-
9	land Security Investigations;
10	(4) the Secretary of Transportation;
11	(5) the Postmaster General;
12	(6) the Chief Postal Inspector of the Postal In-
13	spection Service; and
14	(7) any other Federal agency the Administrator
15	deems appropriate.
16	(c) INSPECTIONS.—Any Federal, State, Tribal, terri-
17	torial, or local law enforcement officer designated by the
18	Administrator may conduct inspections as part of the pro-
19	gram established pursuant to subsection (a), in coordina-
20	tion with the Secretary of Homeland Security and the At-
21	torney General.
22	(d) CONSULTATION.—In establishing the program
23	pursuant to subsection (a), the Administrator shall consult
24	with relevant labor organizations representing employees

25 to identify procedures for inspecting and interdicting

cargo in a manner that limits impacts to interstate trans portation and airport operations.

3 (e) TRAINING FOR PROGRAM PARTICIPANTS.—

4 (1) IN GENERAL.—The Administrator, in con-5 sultation with the Secretary of Homeland Security 6 and the United States Attorney General, shall de-7 velop training materials and conduct training based 8 on such materials for all State, local, territorial, and 9 Tribal law enforcement agencies participating in the 10 program established pursuant to subsection (a) to 11 ensure inspections are carried out effectively, safely, 12 lawfully, and in a standardized manner.

13 (2) CONTENT OF TRAINING MATERIALS.—The
14 training developed and conducted pursuant to para15 graph (1) shall include—

16 (A) an overview of the purpose of the pro-17 gram required under subsection (a);

(B) information and exercises relating to
preventing occupational exposure to illicit synthetic drugs and the use of personal protective
equipment;

(C) the contents of the relevant guidelinesand plan established pursuant to section 112;

24 (D) procedures for lawfully conducting25 non-intrusive inspections; and

1	(E) live exercises to simulate inspections.
2	(3) REQUIREMENTS.—State, local, territorial,
3	and Tribal law enforcement agencies participating in
4	the program established pursuant to subsection (a)
5	shall complete such training before carrying out any
6	inspections authorized under this section.
7	SEC. 106. LAND-BASED TRANSPORTATION INSPECTION
8	PROGRAMS.
9	(a) RAIL INSPECTION PROGRAM.—
10	(1) ESTABLISHMENT.—The Administrator shall
11	establish a program for—
12	(A) detecting illicit synthetic drugs trans-
13	ported in and through United States by pas-
14	senger rail and freight rail networks outside
15	ports of entry; and
16	(B) aiding in the enforcement of covered
17	laws relating to such transportation.
18	(2) MANNER OF DETECTION.—The detection of
19	illicit synthetic drugs described in paragraph (1)
20	shall be carried out through random, non-intrusive
21	inspections of intercity passenger rail and freight
22	rail networks utilizing prevailing and emerging tech-
23	nologies and canines.

1	(3) INTERAGENCY COORDINATION.—The Ad-
2	ministrator shall carry out the program established
3	pursuant to paragraph (1)—
4	(A) in coordination with the Attorney Gen-
5	eral; and
6	(B) in consultation with—
7	(i) the Secretary of Homeland Secu-
8	rity;
9	(ii) the Executive Associate Director
10	of Homeland Security Investigations;
11	(iii) the Secretary of Transportation;
12	(iv) the Administrator of the Federal
13	Railroad Administration;
14	(v) the Chief Executive Officer of Am-
15	trak;
16	(vi) the head of railroad police as de-
17	termined by the railroad for all Class I
18	railroads.
19	(vii) the Postmaster General;
20	(viii) the Chief Postal Inspector of the
21	Postal Inspection Service; and
22	(ix) any other Federal agency the Ad-
23	ministrator deems appropriate.
24	(4) INSPECTIONS.—Any Federal, State, Tribal,
25	territorial, or local law enforcement officer des-

ignated by the Administrator may conduct inspections as part of the program established pursuant to
paragraph (1), in coordination with the Secretary of
Homeland Security and the Attorney General. Any
inspections conducted as part of such program along
railroad property shall be done in coordination with
the railroad that owns such property.

8 (5) PASSENGER RAIL.—In establishing the pro-9 gram for passenger rail pursuant to paragraph (1), 10 the Attorney General and the Chief Executive Offi-11 cer of Amtrak shall consult with Indian tribes and 12 coordinate with State, local, and Tribal law enforce-13 ment agencies to resolve program implementation 14 and enforcement of Federal drug trafficking laws 15 pursuant to the program, including—

16 (A) implementation and enforcement in In17 dian Country and rural areas with limited jail
18 space or detention capabilities;

19(B) the need for ongoing cooperation and20coordination with Tribal law enforcement agen-21cies; and

(C) additional Federal resources, including
additional Federal law enforcement presence, in
Indian country and rural areas.

1	(6) APPLICATION.— The pilot program for pas-
2	senger rail shall consider the unique public safety
3	needs of passenger rail routes in rural areas and in
4	Indian country.
5	(b) Commercial Trucking Inspection Pro-
6	GRAM.—
7	(1) ESTABLISHMENT.—The Administrator shall
8	establish a program for—
9	(A) detecting illicit synthetic drugs trans-
10	ported in and through the interior United
11	States by commercial motor vehicles; and
12	(B) aiding in the enforcement of covered
13	laws relating to such transportation.
14	(2) MANNER OF DETECTION.—The detection of
15	illicit synthetic drugs described in paragraph (1)
16	shall be carried out through random, non-intrusive
17	inspections of cargo transported by commercial
18	motor vehicles utilizing prevailing and emerging
19	technologies and canines.
20	(3) INTERAGENCY COORDINATION.—The Ad-
21	ministrator shall carry out the program established
22	pursuant to paragraph (1)—
23	(A) in coordination with the Attorney Gen-
24	eral; and
25	(B) in consultation with—

1	(i) the Secretary of Homeland Secu-
2	rity;
3	(ii) the Executive Associate Director
4	of Homeland Security Investigations;
5	(iii) the Secretary of Transportation;
6	(iv) the Administrator of the Federal
7	Motor Carrier Safety Administration;
8	(v) the Postmaster General;
9	(vi) the Chief Postal Inspector of the
10	Postal Inspection Service; and
11	(vii) any other Federal agency the Ad-
12	ministrator deems appropriate.
13	(4) INSPECTIONS.—Any Federal, State, Tribal,
14	territorial, or local law enforcement officer des-
15	ignated by the Administrator may conduct inspec-
16	tions as part of the program established pursuant to
17	paragraph (1), in coordination with the Secretary of
18	Homeland Security and the Attorney General.
19	(5) LIMITATION.—Any technologies or canines
20	deployed to detect illicit synthetic drugs in cargo
21	transported by commercial motor vehicles—
22	(A) may only be deployed at weigh sta-
23	tions;
24	(B) may not be deployed in a manner that
25	would enable the scanning, monitoring, or other

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1	detection or recording of vehicles used by the
2	traveling public in an area not within the
3	boundaries of a weigh station; and
4	(C) may not unduly prolong delays to
5	goods and persons traveling in interstate com-
6	merce or unreasonably interfere with other in-
7	spections and lawful commercial operations.
8	(c) CONSULTATION.—
9	(1) IN GENERAL.—In establishing the program
10	pursuant to subsection (b), the Administrator shall
11	consult with relevant commercial motor carriers, rail
12	labor organizations representing the employees of
13	commercial motor carriers and rail carriers, and op-
14	erators of land ports described in paragraph (2) to
15	identify procedures for inspecting and interdicting
16	cargo in a manner that limits impacts to interstate
17	transportation and rail operations.
18	(2) LAND PORTS DESCRIBED.—A land port de-
19	scribed in this paragraph is—
20	(A) a land port of entry on the border of
21	the United States through which commercial
22	freight is moved by rail;
23	(B) a multimodal port or other inland land
24	port, including a dry port or intermodal ter-

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1	minal, at which commercial freight is loaded,
2	unloaded, or moved by rail; or
3	(C) any other freight rail terminal.
4	(d) TRAINING FOR PROGRAM PARTICIPANTS.—
5	(1) IN GENERAL.—The Administrator shall de-
6	velop training materials and conduct training based
7	on such materials for all Federal, State, local, terri-
8	torial, and Tribal law enforcement agencies partici-
9	pating in a program established pursuant to this
10	section to ensure inspections are carried out effec-
11	tively, safely, lawfully, and in a standardized man-
12	ner.
13	(2) CONTENT OF TRAINING MATERIALS.—The
14	training required under paragraph (1) shall in-
15	clude—
16	(A) an overview of the purpose of the pro-
17	gram;
18	(B) information and exercises relating to
19	preventing occupational exposure to illicit syn-
20	thetic drugs and the use of personal protective
21	equipment;
22	(C) the contents of the relevant guidelines
23	and plan established pursuant to section 112;
24	(D) procedures for lawfully conducting
25	non-intrusive inspections; and

1 (E) live exercises to simulate inspections. 2 (3) REQUIREMENTS.—Federal, State, local, ter-3 ritorial, and Tribal law enforcement agencies partici-4 pating in a program established pursuant to this 5 section shall complete such training before carrying 6 out any inspections authorized under this section. 7 SEC. 107. NHTSA PUBLIC SERVICE ANNOUNCEMENT CAM-8 PAIGN. 9 The Administrator of the National Highway Traffic

10 Safety Administrator of the National Highway Hame
10 Safety Administration, in coordination with the Adver11 tising Council, shall develop and implement a national
12 public service announcement campaign relating to the
13 dangers of driving under the influence of fentanyl,
14 fentanyl analogues, and other illicit synthetic opioids.

15 SEC. 108. MARITIME TRANSPORTATION INSPECTION PRO-16 GRAM.

(a) ESTABLISHMENT.—The Administrator, in coordination with the Administrator of the Drug Enforcement
Administration, the Director of the Federal Bureau of Investigation, and the Commandant of the Coast Guard,
shall establish a program for—

(1) detecting illicit synthetic drugs outside portsof entry; and

24 (2) aiding in the enforcement of covered laws25 by utilizing prevailing and emerging technologies

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1 and canines to conduct random, non-intrusive in-2 spections of cargo transported by maritime vessels. 3 (b) CONDUCT OF INSPECTIONS.—Inspections conducted under the program established pursuant to sub-4 5 section (a) may be performed by Federal, State, local, territorial, or Tribal law enforcement agencies designated by 6 7 the Administrator, in coordination with the Secretary of 8 Homeland Security and the Attorney General.

9 (c) CONSULTATION.—In establishing the program re-10 quired under subsection (a), the Administrator shall con-11 sult with relevant labor organizations representing em-12 ployees to identify procedures for inspecting and inter-13 dicting cargo in a manner that limits impacts to interstate 14 transportation and port operations.

15 (d) TRAINING FOR PROGRAM PARTICIPANTS.—

16 (1) IN GENERAL.—The Administrator shall de-17 velop training materials and conduct training based 18 on such materials for all Federal, State, local, terri-19 torial, and Tribal law enforcement agencies partici-20 pating in the program required under subsection (a) 21 to ensure inspections conducted under that program 22 are carried out effectively, safely, lawfully, and in a 23 standardized manner.

24 (2) ELEMENTS.—Training required under para25 graph (1) shall include—

1	(A) an overview of the purpose of the pro-
2	gram required under subsection (a);
3	(B) information and exercises relating to
4	preventing occupational exposure to illicit syn-
5	thetic drugs, including the use of personal pro-
6	tective equipment;
7	(C) the contents of guidelines and plans
8	established pursuant to section 112 that are
9	relevant to carrying out the program;
10	(D) procedures for lawfully conducting
11	non-intrusive inspections; and
12	(E) live exercises to simulate inspections.
13	(3) COMPLETION OF TRAINING.—Federal,
14	State, local, territorial, and Tribal law enforcement
15	agencies participating in the program required under
16	subsection (a) shall complete the training required
17	under paragraph (1) before carrying out any inspec-
18	tions under such program.
19	SEC. 109. GRANT PROGRAM FOR USE OF NON-INTRUSIVE
20	AND OTHER ADVANCED TECHNOLOGY AND
21	CANINES FOR STATE, LOCAL, TERRITORIAL,
22	AND TRIBAL LAW ENFORCEMENT AGENCIES
23	FOR CIVIL CARGO AND LAND TRANSPOR-
24	TATION.
25	(a) Grant Program.—

1	(1) IN GENERAL.—The Secretary of Homeland
2	Security may award grants to States, local govern-
3	ments, and Indian Tribes, including State, local, ter-
4	ritorial, and Tribal law enforcement agencies, if the
5	Secretary determines the recipients of such grants
6	would—
7	(A) further the objectives of the programs
8	described in sections 105, 106, and 108; and
9	(B) carry out the activities described in
10	paragraph (2).
11	(2) USE OF FUNDS.—A grant awarded pursu-
12	ant to paragraph (1) shall be used—
13	(A) to acquire and conduct training with
14	respect to technology to detect illicit synthetic
15	drugs;
16	(B) to acquire and train canines to detect
17	illicit synthetic drugs;
18	(C) to acquire canine handlers and provide
19	the care for canines described in section 110;
20	and
21	(D) to pay overtime compensation and
22	other investigative expenses incurred by law en-
23	forcement agencies in conducting inspections
24	associated with an inspection program estab-
25	lished under this title.

1 (b) APPLICATION.—

(1) IN GENERAL.—A law enforcement agency of
a State, local government, or Indian Tribe or territorial law enforcement agency seeking a grant under
this section shall submit an application at such time,
in such manner, and accompanied by such information as the Secretary may require.

8 (2) REQUIREMENT.—The Secretary of Home-9 land Security shall require a law enforcement agency 10 of a State, territory, local government, or Indian 11 Tribe seeking a grant under this section to include 12 in the application for such grant information that 13 demonstrates the willingness and ability of the law 14 enforcement agency to conduct activities authorized 15 under this title in accordance with—

16 (A) the relevant guidelines and plan estab-17 lished pursuant to section 112; and

18 (B) the Fourth Amendment to the Con-19 stitution of the United States.

20 (c) CONSULTATION REQUIRED.—The Secretary of
21 Homeland Security shall consult with State and local gov22 ernments and Indian Tribes in developing the grant pro23 gram established pursuant to this section.

SEC. 110. ADDITIONAL REQUIREMENTS FOR CANINES USED IN INSPECTION PROGRAMS.

3 (a) TRANSPORTATION SECURITY ADMINISTRATION
4 PROGRAM.—The Administrator, in coordination with the
5 Administrator of the Animal and Plant Health Inspection
6 Service, shall—

7 (1) ensure that any canines used in an inspec8 tion program or a grant program established pursu9 ant to section [105 or 106] receive safety training
10 and are certified for synthetic drug detection; and

(2) require the head of each relevant Federal,
State, local, territorial, or Tribal law enforcement
agency to provide testing equipment, naloxone, and
other protective measures for any canines used in
such an inspection program or grant program.

(b) U.S. CUSTOMS AND BORDER PROTECTION PROGRAM.—The Commissioner for U.S. Customs and Border
Protection, in coordination with the Administrator of the
Animal and Plant Health Inspection Service of the Department of Agriculture, shall—

(1) ensure that any canines used in an inspection program or a grant program established pursuant to section [108] receive safety training and are
certified for synthetic drug detection; and

25 (2) require the head of each relevant Federal,
26 State, local, territorial, or Tribal law enforcement

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agency to provide testing equipment, naloxone, and
 other protective measures for any canines used in
 such an inspection program or grant program.

4 SEC. 111. ANNUAL BRIEFING.

5 The head of each relevant Federal agency shall annu-6 ally brief the appropriate congressional committees re-7 garding the status and effectiveness of each program es-8 tablished pursuant to this title for which such head is re-9 sponsible.

10 SEC. 112. LIMITATIONS AND PROTECTIONS.

(a) PLAN.— The head of each Federal agency responsible for overseeing or conducting activities authorized
under this title shall—

14 (1) develop guidelines that—

15 (A) establish the criteria for initiating an
16 inspection, search, seizure, or other activity car17 ried out under this title;

(B) describe how such activities should becarried out; and

20 (C) specify where such activities may be21 conducted;

(2) develop and implement a plan to ensure inspections, searches, seizures and other activities carried out under this title—

1	(A) are lawful and comply with the Fourth
2	Amendment to the Constitution of the United
3	States and other federally protected rights;
4	(B) do not unduly prolong delays to goods
5	and persons traveling in interstate commerce;
6	(C) are not performed with discriminatory
7	intent or purpose;
8	(D) are carried out in a standardized man-
9	ner and in accordance with the guidelines estab-
10	lished pursuant to paragraph (1);
11	(E) utilize law enforcement resources effi-
12	ciently and are not duplicative by considering
13	and coordinating with—
14	(i) existing Federal inspection pro-
15	grams such as the Customs Trade Part-
16	nership Against Terrorism program of
17	U.S. Customs and Border Protection and
18	the Certified Cargo Screening Program of
19	the Transportation Security Administra-
20	tion; and
21	(ii) Federal known shipper and con-
22	signor programs; and
23	(F) do not unreasonably interfere with or
24	compromise other lawful inspections,
25	screenings, and business operations; and

1	(3) conduct outreach and engagement with local
2	private sector stakeholders, including civil society or-
3	ganizations, before finalizing such plan.
4	(b) Publication.—
5	(1) IN GENERAL.—The head of each Federal
6	agency required to develop a plan under subsection
7	(a) shall publish such plan on a publicly available
8	website of the agency before initiating an inspection
9	program under this title.
10	(2) FORM.—In publishing a plan under para-
11	graph (1), the head of the relevant Federal agency
12	shall redact any sensitive law enforcement informa-
13	tion.
13 14	tion. (c) REVIEW.—The Office of the Inspector General of
14	(c) REVIEW.—The Office of the Inspector General of
14 15	(c) REVIEW.—The Office of the Inspector General of the Department of Homeland Security shall—
14 15 16	 (c) REVIEW.—The Office of the Inspector General of the Department of Homeland Security shall— (1) for each plan required under subsection (a),
14 15 16 17	 (c) REVIEW.—The Office of the Inspector General of the Department of Homeland Security shall— (1) for each plan required under subsection (a), conduct a review of the plan and submit to the ap-
14 15 16 17 18	 (c) REVIEW.—The Office of the Inspector General of the Department of Homeland Security shall— (1) for each plan required under subsection (a), conduct a review of the plan and submit to the appropriate congressional committees a report, includ-
14 15 16 17 18 19	 (c) REVIEW.—The Office of the Inspector General of the Department of Homeland Security shall— (1) for each plan required under subsection (a), conduct a review of the plan and submit to the appropriate congressional committees a report, including any recommendations for improving the plan,
 14 15 16 17 18 19 20 	 (c) REVIEW.—The Office of the Inspector General of the Department of Homeland Security shall— for each plan required under subsection (a), conduct a review of the plan and submit to the appropriate congressional committees a report, including any recommendations for improving the plan, not later than 1 year after the development of the
 14 15 16 17 18 19 20 21 	 (c) REVIEW.—The Office of the Inspector General of the Department of Homeland Security shall— (1) for each plan required under subsection (a), conduct a review of the plan and submit to the appropriate congressional committees a report, including any recommendations for improving the plan, not later than 1 year after the development of the plan; and

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created under subsection (a) not later than 1 year
 after the completion of the inspection program.

3 (d) NOTIFICATION.—If the head of a Federal agency 4 responsible for overseeing or conducting activities author-5 ized under this title determines that such agency cannot carry out an activity under this title without violating the 6 7 Fourth Amendment to the Constitution of the United 8 States, the head of the Federal agency shall notify the 9 appropriate congressional committees of such determina-10 tion as soon as possible.

11 SEC. 113. REQUIREMENTS FOR INSPECTION PROGRAM PAR-

12TICIPATION AND RECEIPT OF GRANT13AWARDS.

14 (a) ELIGIBILITY.—A State, local government, or In-15 dian Tribe, including a State, local, territorial, or Tribal law enforcement agency, may not participate in an inspec-16 17 tion program or receive a grant award under this title unless such participant or grantee demonstrates, to the satis-18 19 faction of the head of the Federal agency responsible for 20 administering the relevant inspection program or grant 21 award, a willingness and ability to conduct activities au-22 thorized under this title in accordance with—

(1) the relevant guidelines and plan developedpursuant to section 112; and

- (2) the Fourth Amendment to the Constitution
 of the United States.
- 3 (b) TERMINATION.—The head of the Federal agency 4 responsible for administering the relevant inspection pro-5 gram or grant award under this title may terminate the 6 participation of an entity in the inspection program or re-7 scind the grant award if the entity fails to comply with 8 the plan developed pursuant to section 112.

9 SEC. 114. DURATION.

Each inspection program established pursuant to thistitle shall terminate on the date that is 7 years after theestablishment of such inspection program.

13 SEC. 115. RULES OF CONSTRUCTION.

(a) AUTHORITIES.—Nothing in this title may be construed to expand the authorities of any Federal agency
to conduct activities internationally.

(b) PARTICIPATION IN INSPECTION PROGRAM.—The
participation of a State, local government, or Indian
Tribe, including a State, local, territorial, or Tribal law
enforcement agency, in any inspection program authorized
by this title—

- 22 (1) shall be voluntary; and
- (2) may not be contingent on the enforcement
 of Federal laws, other than the laws established by
 this Act and any related regulations.

TITLE **MEAS-II—ADDITIONAL** 1 TO **COMBAT ILLICIT** URES 2 **SYNTHETIC** DRUG **TRAF-**3 FICKING ON UNITED STATES 4 TRANSPORTATION SYSTEMS 5

6 SEC. 201. TRANSPORTATION SECURITY ADMINISTRATION.

7 Section 7135(c) of the James M. Inhofe National De8 fense Authorization Act for Fiscal Year 2023 (Public Law
9 117–263; 6 U.S.C. 216 note) is amended to read as fol10 lows:

11 "(c) APPLICABILITY TO OTHER COMPONENTS.—The 12 Administrator of the Transportation Security Administra-13 tion shall provide training, personal protective equipment, 14 and containment devices to officers, agents, other per-15 sonnel, and canines of each component of the Transportation Security Administration that is at risk of potential 16 17 illicit synthetic drug exposure in the course of their duties.". 18

19 SEC. 202. STRATEGY AND PLAN FOR COAST GUARD INTER20 DICTION OF ILLICIT SYNTHETIC DRUGS IN
21 THE MARITIME ENVIRONMENT.

(a) STRATEGY.—Not later than 1 year after the date
of the enactment of this Act, the Commandant of the
Coast Guard (referred to in this section as the "Commandant") shall develop a strategy for coordinating,

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prioritizing, and providing the necessary resources for
 maritime interdictions of illicit synthetic drugs, including
 the interdiction of current and potential future maritime
 vectors under the jurisdiction of the Coast Guard that are
 or may be used for trafficking of illicit synthetic drugs.

6 (b) ACTION PLAN.—

7 (1) IN GENERAL.—The Commandant shall de8 velop an action plan for the implementation of the
9 strategy developed pursuant to subsection (a) that
10 identifies and describes the workforce, capital assets,
11 and other resources necessary to carry out such
12 strategy.

13 (2) Report.—

14 (A) IN GENERAL.—Not later than 18 15 months after the date of the enactment of this 16 Act, the Commandant shall submit a report on 17 the action plan developed pursuant to para-18 graph (1) to the Committee on Commerce, 19 Science, and Transportation of the Senate and 20 the Committee on Transportation and Infra-21 structure of the House of Representatives.

(B) FORM.—The report required under
subparagraph (A) shall be submitted in unclassified form, but may include a classified annex.

1SEC. 203. PILOT PROGRAM ON IMPROVING CRIME SCENE2INVESTIGATIONS AND DEATH INVESTIGA-3TIONS INVOLVING ILLICIT SYNTHETIC4DRUGS.

5 (a) PILOT PROGRAM REQUIRED.—The Secretary of Commerce, acting through the Director of the National 6 7 Institute of Standards and Technology and subject to the 8 availability of appropriations, shall carry out a pilot pro-9 gram to assess the feasibility and effectiveness of imple-10 menting emerging technologies and training to improve 11 State and local government crime scene investigations that 12 involve illicit synthetic drugs.

(b) DEVELOPMENT OF PROTOCOLS AND TOOLS.—
The pilot program required under subsection (a) may include the development of protocols and tools—

16 (1) to prevent accidental exposure to illicit syn17 thetic drugs to crime scene technicians, medical ex18 aminers, and coroners; and

19 (2) to increase the accessibility of detection 20 technology and rapid toxicology for screening and 21 triage for State, local, territorial, and Tribal crime 22 scene technicians, medical examiners, and coroners. 23 (c) SENSE OF CONGRESS ON COMPATIBILITY.—It is the sense of Congress that protocols and tools developed 24 25 pursuant to subsection (b) should be compatible with the prevailing analytical methodologies utilized by law enforce-26

ment and forensic experts and accepted in judicial set tings.

3 SEC. 204. AUTHORIZATION AND EXPANSION OF RAPID 4 DRUG ANALYSIS AND RESEARCH PROGRAM.

5 (a) AUTHORIZATION OF PROGRAM.—Subject to the availability of appropriations, the Director of the National 6 7 Institute of Standards and Technology (referred to in this 8 section as the "NIST Director") may continue to carry 9 out its Rapid Drug Analysis and Research program (re-10 ferred to in this section as the "RaDAR program") that was in effect on the day before the date of the enactment 11 of this Act. 12

13 (b) EXPANSION OF PROGRAM.—

(1) AUTHORITY.—Subject to the availability of
appropriations, the NIST Director may expand the
RaDAR program, including by increasing the number of NIST personnel assigned to the program or
increasing the amount expended by the program.

(2) GEOGRAPHIC LOCATIONS.—Not later than 3
years after the date of the enactment of this Act, the
NIST Director shall ensure that the RaDAR program is carried out in coordination with local law
enforcement or public health entities in at least 1 location in each of the States of the United States, the

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District of Columbia, and the Commonwealth of
 Puerto Rico.

3 (c) LABORATORIES.—

(1) STANDARDS REQUIRED.—In carrying out 4 5 the RaDAR program, the NIST Director, in con-6 sultation and coordination with private sector and 7 academic laboratories and publicly funded forensic 8 science service providers, medical examiners, toxi-9 cologists, and coroners, shall establish standards to 10 enable laboratories to participate in the RaDAR pro-11 gram.

(2) ACCREDITATION AUTHORIZED.—The Director may coordinate accreditation of competent laboratories as being in compliance with the standards
established pursuant to paragraph (1).

16 (3) COORDINATION, CONSULTATION, OR COL17 LABORATION REQUIRED.—In carrying out the
18 RaDAR program, the NIST Director shall coordi19 nate, consult, or collaborate with—

20 (A) private sector and academic labora21 tories that may be eligible for accreditation
22 under paragraph (2); and

23 (B) publicly funded forensic science service
24 providers, medical examiners, toxicologists, and
25 coroners.

1	(4) Contracts authorized.—In carrying out
2	the program authorized by subsection (a), the NIST
3	Director may enter into such agreements with lab-
4	oratories accredited pursuant to paragraph (2) as
5	the Director considers appropriate.
6	(d) Report to Congress.—
7	(1) DEFINED TERM.—In this subsection, the
8	term "appropriate congressional committees"
9	means—
10	(A) the Committee on Commerce, Science,
11	and Transportation of the Senate; and
12	(B) the Committee on Science, Space, and
13	Technology of the House of Representatives.
14	(2) IN GENERAL.—Not later than 18 months
15	after the date of the enactment of this Act, the
16	NIST Director shall submit a report to the appro-
17	priate congressional committees that describes—
18	(A) the actions taken by the NIST Direc-
19	tor to expand the RaDAR program; and
20	(B) the NIST Director's plans for further
21	expansion of the RaDAR program.
22	SEC. 205. EMERGING DRUGS PILOT PROGRAM.
23	The Director of the National Institute of Standards
24	and Technology shall carry out, in coordination with the
25	Attorney General and the Director of the Center for Dis-

ease Control, a pilot program to develop a Regional Net work of Strategic Emerging Drug Laboratories
 (SEDLs)—

4 (1) to provide real-time information relating to
5 emerging trends in illicit drug use and drug traf6 ficking to State, local, Federal, Tribal, and terri7 torial governments, medical facilities, law enforce8 ment agencies, and forensic laboratories;

9 (2) to develop novel validated analytical meth-10 ods; and

(3) to publish quarterly and annual trend reports to law enforcement and public health agencies
and research institutes.

14 SEC. 206. NATIONAL SCIENCE FOUNDATION PILOT PRO-15GRAM TO COMBAT ILLICIT SYNTHETIC16DRUGS.

17 (a) AUTHORIZATION OF PILOT PROGRAM.—The Di-18 rector of the National Science Foundation shall carry out 19 a pilot program to support and strengthen collaborations 20 across disciplines and academia, industry, and nonprofit 21 organizations to stimulate activity and fill gaps in re-22 search, innovation, and capacity building in the design, de-23 velopment, and deployment of technologies and social 24 science approaches to combat illicit synthetic drugs.

1	(b) REPORT.—Not later than 18 months after the
2	date of the enactment of this Act, the Director of the Na-
3	tional Science Foundation shall submit a report on the
4	pilot program carried out pursuant to subsection (a) to—
5	(1) the Committee on Commerce, Science, and
6	Transportation of the Senate;
7	(2) the Committee on Homeland Security and
8	Governmental Affairs of the Senate;
9	(3) the Committee on Finance of the Senate;
10	(4) the Committee on the Judiciary of the Sen-
11	ate;
12	(5) the Committee on Health, Education,
13	Labor, and Pensions of the Senate;
14	(6) the Committee on Energy and Commerce of
15	the House of Representatives;
16	(7) the Committee on Homeland Security of the
17	House of Representatives;
18	(8) the Committee on Financial Services of the
19	House of Representatives; and
20	(9) the Committee on the Judiciary of the
21	House of Representatives.
22	SEC. 207. PUBLIC-PRIVATE TASK FORCE.
23	(a) ESTABLISHMENT.—The Director of the Office of
24	National Drug Control Policy (referred to in this section

1	as the "Director") shall establish a public-private task
2	force for the purpose of—
3	(1) enhancing engagement with private sector;
4	(2) improving cooperation and information and
5	data sharing among Federal, State, local and pri-
6	vate-sector entities;
7	(3) establishing working groups, each of which
8	shall consist of not fewer than 5 private sector rep-
9	resentatives, on—
10	(A) transportation, including airports and
11	air cargo, rail and rail cargo, trucking, and
12	maritime ports and maritime cargo;
13	(B) shipping, including international and
14	interstate freight forwarding, mailing, and other
15	logistics;
16	(C) technology, including social media and
17	e-commerce websites;
18	(D) financial industry, including banking,
19	payment applications, and money remittance
20	and transfer companies; and
21	(E) forensic services, including publicly
22	funded forensic services, medical examiners,
23	toxicologists, and coroners;

(4) preventing the movement of illicit synthetic
 drugs in the United States transportation network;
 and

4 (5) reducing the exposure and access of the 5 people of the United States to illicit synthetic drugs. 6 (b) MEMBERSHIP.—The public-private task force es-7 tablished pursuant to subsection (a) shall be composed of 8 an appropriate number of representatives from Federal, 9 State, local, territorial, and Tribal law enforcement and 10 other agencies, including the Department of Transpor-11 tation, the Department of Commerce, the Department of 12 Homeland Security, the Department of Justice, the De-13 partment of the Treasury, the Department of Health and Human Services, and the United States Postal Service. 14 15 (c) COORDINATION.—The Director shall coordinate with members of the public law enforcement agencies rep-16 17 resented on the task force established pursuant to subsection (a), including representatives of the entities listed 18 19 under subsection (b), to improve sharing of intelligence 20 and data relating to the exploitation of the United States 21 transportation network to transport illicit synthetic drugs.

(d) REPORT.—Not later than 2 years after the date
of the enactment of this Act, the Director shall submit
a report describing the activities of the task force established pursuant to subsection (a) to—

1	(1) the Committee on Commerce, Science, and
2	Transportation of the Senate;
3	(2) the Committee on Homeland Security and
4	Governmental Affairs of the Senate;
5	(3) the Committee on Finance of the Senate;
6	(4) the Committee on the Judiciary of the Sen-
7	ate;
8	(5) the Committee on Health, Education,
9	Labor, and Pensions of the Senate;
10	(6) the Committee on Banking, Housing, and
11	Urban Affairs of the Senate;
12	(7) the Committee on Energy and Commerce of
13	the House of Representatives;
14	(8) the Committee on Homeland Security of the
15	House of Representatives;
16	(9) the Committee on Financial Services of the
17	House of Representatives;
18	(10) the Committee on Ways and Means of the
19	House of Representatives; and
20	(11) the Committee on the Judiciary of the
21	House of Representatives.