

119TH CONGRESS  
1ST SESSION

# S. 260

To amend the Bottles and Breastfeeding Equipment Screening Act to require hygienic handling of breast milk and baby formula by security screening personnel of the Transportation Security Administration and personnel of private security companies providing security screening, and for other purposes.

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## IN THE SENATE OF THE UNITED STATES

JANUARY 27, 2025

Ms. DUCKWORTH (for herself, Mr. DAINES, Mr. CRUZ, and Ms. HIRONO) introduced the following bill; which was read twice and referred to the Committee on Commerce, Science, and Transportation

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## A BILL

To amend the Bottles and Breastfeeding Equipment Screening Act to require hygienic handling of breast milk and baby formula by security screening personnel of the Transportation Security Administration and personnel of private security companies providing security screening, 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.**

4 This Act may be cited as the “Bottles and  
5 Breastfeeding Equipment Screening Enhancement Act”.

1 **SEC. 2. HYGIENIC HANDLING OF BREAST MILK AND BABY**  
2 **FORMULA DURING AVIATION SECURITY**  
3 **SCREENING.**

4 The Bottles and Breastfeeding Equipment Screening  
5 Act (Public Law 114–293) is amended by adding at the  
6 end the following new sections:

7 **“SEC. 3. HYGIENIC HANDLING OF BREAST MILK AND BABY**  
8 **FORMULA DURING AVIATION SECURITY**  
9 **SCREENING.**

10 “Not later than 90 days after the date of the enact-  
11 ment of this section and every five years thereafter, if ap-  
12 propriate, the Administrator of the Transportation Secu-  
13 rity Administration shall issue or update, as the case may  
14 be, guidance to minimize the risk for contamination of any  
15 breast milk, baby formula, purified deionized water for in-  
16 fants, and juice (as well as ice packs, freezer packs, frozen  
17 gel packs and other accessories required to cool breast  
18 milk, baby formula, and juice) that is subject to re-screen-  
19 ing or otherwise subject to additional screening. Such  
20 guidance shall—

21 “(1) be developed in consultation with nation-  
22 ally recognized maternal health organizations;

23 “(2) ensure adherence to hygienic standards, as  
24 established by the Administrator, in consultation  
25 with nationally recognized maternal health organiza-  
26 tions;

1           “(3) ensure that, when any such re-screening or  
2           additional screening requires additional testing, such  
3           testing so adheres to such standards, to so minimize  
4           such risk; and

5           “(4) apply to security screening personnel of  
6           the Administration and personnel of private security  
7           companies providing security screening pursuant to  
8           section 44920 of title 49, United States Code.

9   **“SEC. 4. INSPECTOR GENERAL AUDIT.**

10          “Not later than one year after the date of the enact-  
11          ment of this section, the Inspector General of the Depart-  
12          ment of Homeland Security shall submit to the Committee  
13          on Homeland Security of the House of Representatives  
14          and the Committee on Commerce, Science, and Transpor-  
15          tation of the Senate a report containing an audit of com-  
16          pliance with the requirements of sections 2 and 3. Such  
17          audit shall also include information relating to the effect  
18          of various types of screening technologies, including bot-  
19          tled liquid scanners, on the screening of breast milk, baby  
20          formula, purified deionized water for infants, and juice (as  
21          well as ice packs, freezer packs, frozen gel packs and other  
22          accessories required to cool breast milk, baby formula, and  
23          juice) that is subject to re-screening or otherwise subject  
24          to additional screening, and the rate at which such items  
25          are denied entry into the sterile area (as such term is de-

1 fined in section 1540.5 of title 49, Code of Federal Regu-  
2 lations).”.

