

119TH CONGRESS
2^D SESSION

H. R. 7525

To authorize counter-unmanned aircraft system authorities for State, local, territorial, and Tribal law enforcement, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

FEBRUARY 12, 2026

Mr. BURLISON introduced the following bill; which was referred to the Committee on Transportation and Infrastructure, and in addition to the Committee on the Judiciary, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To authorize counter-unmanned aircraft system authorities for State, local, territorial, and Tribal law enforcement, 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 “Counter Drone State
5 and Local Defender Act”.

1 **SEC. 2. FAA COUNTER-UAS ACTIVITIES.**

2 (a) IN GENERAL.—Chapter 448 of title 49, United
3 States Code, is amended by adding at the end the fol-
4 lowing:

5 **“§ 44815. State, Local, and Tribal law enforcement**
6 **counter drone programs**

7 “(a) AUTHORITY.—

8 “(1) IN GENERAL.—The Administrator of the
9 Federal Aviation Administration may take such ac-
10 tions as described in paragraph (2) that are nec-
11 essary to—

12 “(A) detect or mitigate a credible threat
13 that an operation of an unmanned aircraft or
14 an unmanned aircraft system poses to the safe
15 and efficient operation of the national airspace
16 system; or

17 “(B) test or evaluate the potential adverse
18 impacts or interference of a counter-UAS detec-
19 tion or mitigation system, equipment, or tech-
20 nology on or with safe airport operations, air-
21 craft navigation, air traffic services, or the safe
22 and efficient operation of the national airspace
23 system, or in conjunction with State, local, ter-
24 ritorial, or Tribal law enforcement activities.

1 “(2) AUTHORIZED ACTIONS.—In carrying out
2 paragraph (1), the Administrator may take the fol-
3 lowing actions:

4 “(A) Detect, identify, monitor, and track
5 an unmanned aircraft system or unmanned air-
6 craft, without prior consent from the operator
7 of such system or aircraft, including by means
8 of intercept or other access of a wire, oral, or
9 electronic communication used to control the
10 unmanned aircraft system or unmanned air-
11 craft.

12 “(B) Contact or warn the operator of an
13 unmanned aircraft system of a potential
14 counter-UAS action authorized under this sub-
15 section.

16 “(C) Seize, exercise control of, or otherwise
17 confiscate an unmanned aircraft system or un-
18 manned aircraft.

19 “(D) Disrupt control of, disable, damage,
20 or destroy an unmanned aircraft or unmanned
21 aircraft system, in coordination with any Fed-
22 eral, State, local, Tribal, or territorial law en-
23 forcement agencies, including by means of
24 intercept or other access of a wire, oral, or elec-

1 tronic communication used to control the un-
2 manned aircraft or unmanned aircraft system.

3 “(E) Administer the authorities for State,
4 local, Tribal, or territorial law enforcement
5 agencies set forth herein.

6 “(b) APPLICABILITY OF OTHER LAWS.—

7 “(1) IN GENERAL.—Section 46502 of this title
8 or sections 32, 1030, and 1367 and chapters 119
9 and 206 of title 18 shall not apply to activities au-
10 thorized by the Administrator pursuant to this sec-
11 tion.

12 “(2) PRIVACY PROTECTION.—In implementing
13 the requirements of this section, the Administrator
14 shall ensure that—

15 “(A) the interception or acquisition of, or
16 access to, or maintenance or use of, commu-
17 nications to or from an unmanned aircraft sys-
18 tem under this section is conducted in a man-
19 ner consistent with the First and Fourth
20 Amendments to the Constitution of the United
21 States and applicable provisions of Federal law;

22 “(B) communications to or from an un-
23 manned aircraft system are intercepted or ac-
24 quired only to the extent necessary to support
25 an action as described under subsection (a)(2);

1 “(C) records of such communications are
2 disposed of immediately following herein au-
3 thorized activity to mitigate a credible threat,
4 unless the Administrator determines that main-
5 tenance of such records—

6 “(i) is necessary to investigate or
7 prosecute a violation of law;

8 “(ii) would directly support the De-
9 partment of Defense, a Federal law en-
10 forcement agency, or the enforcement ac-
11 tivities of a regulatory agency of the Fed-
12 eral Government in connection with a
13 criminal or civil investigation of, or any
14 regulatory, statutory, or other enforcement
15 action relating to, an action described in
16 subsection (a)(2);

17 “(iii) is to or from the Administrator
18 in the course of a security or protection
19 operation of either agency or a joint oper-
20 ation of such agencies; or

21 “(iv) is otherwise required by law; and

22 “(D) to the extent necessary, the Adminis-
23 trator is authorized to share threat information,
24 which shall not include communications de-
25 scribed in this subsection, with State, local, ter-

1 ritorial, or Tribal law enforcement agencies in
2 the course of a security or protection oper-
3 ation.”.

4 (b) CLERICAL AMENDMENT.—The analysis for chap-
5 ter 448 of title 49, United States Code, is amended by
6 adding at the end the following:

“44815. Counter-UAS activities.”.

7 **SEC. 3. PILOT PROGRAMS AND PERMANENT AUTHORIZA-**
8 **TION FOR STATE, LOCAL, TRIBAL, AND TER-**
9 **RITORIAL LAW ENFORCEMENT.**

10 (a) GENERAL AUTHORITY.—

11 (1) ESTABLISHMENT.—The Administrator of
12 the Federal Aviation Administration, shall establish
13 pilot programs to assess the efficacy of approved
14 counter-UAS mitigation systems at covered facilities
15 or assets and determine the appropriate policies,
16 procedures, and protocols necessary to allow State,
17 local, Tribal, and territorial law enforcement agen-
18 cies to acquire, deploy, and operate approved
19 counter-UAS mitigation systems and mitigate unau-
20 thorized UAS operations.

21 (2) RULEMAKING AND GUIDANCE.—Upon ter-
22 mination of the pilot program established under sub-
23 section (b), the Administrator, shall—

24 (A) promulgate appropriate policies, proce-
25 dures, protocols, and regulations necessary to

1 permanently authorize State, local, Tribal, and
2 territorial law enforcement agencies to acquire,
3 deploy, and operate approved counter-UAS
4 mitigation systems and mitigate unauthorized
5 UAS operations to protect a covered facility or
6 asset; and

7 (B) incorporate findings from the pilot
8 program established under subsection (c)(1) in
9 such appropriate policies, procedures, protocols,
10 and regulations.

11 (b) GENERAL PILOT PROGRAM FOR STATE, LOCAL,
12 TRIBAL, AND TERRITORIAL LAW ENFORCEMENT.—

13 (1) ESTABLISHMENT.—

14 (A) IN GENERAL.—The Administrator
15 shall establish a pilot program under which the
16 Administrator may designate and authorize
17 State, local, Tribal, or territorial law enforce-
18 ment agencies to engage in the activities au-
19 thorized under paragraph (4) under the direct
20 oversight of the Federal Aviation Administra-
21 tion.

22 (B) COORDINATION.—In designating a law
23 enforcement agency under subparagraph (A),
24 the Administrator shall consult with the respec-
25 tive chief executive officer of such agency.

1 (2) DESIGNATION PROCESS.—

2 (A) NUMBER OF AGENCIES AND DURA-
3 TION.—

4 (i) IN GENERAL.—On and after the
5 date that is 60 days after the date of en-
6 actment of this Act, the Administrator
7 shall, upon written request by an agency
8 described in paragraph (1), designate not
9 more than 1,000 State, local, Tribal, and
10 territorial law enforcement agencies for
11 participation in the first year of the pilot
12 program established under such paragraph,
13 and shall designate not more than 3,000
14 additional such agencies the subsequent
15 year.

16 (ii) LIMITATION.—Not more than
17 4,000 agencies may be designated during
18 the 3-year period of the pilot program es-
19 tablished under paragraph (1).

20 (B) REVOCATION.—The Administrator
21 may revoke a designation made under subpara-
22 graph (A) for good cause.

23 (3) TERMINATION.—

24 (A) DESIGNATION.—The authority to des-
25 ignate an agency for inclusion in the pilot pro-

1 gram established under paragraph (1) shall ter-
2 minate 3 years after the date that is 60 days
3 after the date of enactment of this Act.

4 (B) AUTHORITY OF AGENCIES.—The au-
5 thority of an agency designated under the pilot
6 program established under paragraph (1) to ex-
7 ercise any of the authorities described in para-
8 graph (4) shall terminate not later than 3 years
9 after the date that is 60 days after the date of
10 enactment of this Act or upon revocation pursu-
11 ant to paragraph (2)(B).

12 (4) ACTIVITIES AUTHORIZED.—Notwith-
13 standing section 46502 of title 49, United States
14 Code, or sections 32, 1030, 1367, and chapters 119
15 and 206 of title 18, United States Code, any State,
16 local, Tribal, or territorial law enforcement agency
17 designated pursuant to paragraph (2) may authorize
18 personnel employed by such law enforcement agency
19 with assigned duties that include the safety, secu-
20 rity, or protection of people or covered facilities or
21 assets to use counter-UAS mitigation systems that
22 have been approved pursuant to paragraph (6)(A),
23 to take such actions that are necessary to detect,
24 identify, monitor, track, or mitigate a credible threat
25 (as defined by the Administrator) that an unmanned

1 aircraft system or unmanned aircraft poses to the
2 safety or security of a covered facility or asset.

3 (5) NOTIFICATION.—Not later than 1 year
4 after the date on which the first law enforcement
5 agency is designated pursuant to paragraph (2), and
6 every 6 months thereafter for the duration of the
7 pilot program established under paragraph (1), the
8 Administrator shall inform the specified committees
9 of Congress in writing of the use by any State, local,
10 Tribal, or territorial law enforcement agency of any
11 authority granted pursuant to this subsection, in-
12 cluding a description of any privacy or civil liberties
13 complaints known to the Administrator in connec-
14 tion with the use of such authority by such agency.

15 (6) APPROVAL OF EQUIPMENT AND TRAINING
16 CRITERIA.—The Administrator shall consult with the
17 Chairman of the Federal Communications Commis-
18 sion and the Assistant Secretary of Commerce for
19 Communications and Information of the National
20 Telecommunications and Information Administration
21 to—

22 (A) approve counter-UAS mitigation sys-
23 tems, equipment, or technology for use by a law
24 enforcement agency pursuant to this subsection;
25 and

1 (B) establish criteria for training of law
2 enforcement agencies to use such systems to
3 take actions authorized pursuant to paragraph
4 (4).

5 (7) RESTRICTIONS.—A law enforcement agency
6 exercising an authority granted under this sub-
7 section—

8 (A) may only use equipment approved by
9 the Administrator pursuant to paragraph
10 (6)(A);

11 (B) shall, prior to exercising such author-
12 ity, issue a written policy certifying compliance
13 with the privacy protections described in section
14 44815(b)(2) of title 49, United States Code (as
15 added by this Act);

16 (C) shall ensure that all personnel under-
17 taking any actions described in paragraph (4)
18 are properly trained in accordance with the cri-
19 teria established pursuant to paragraph (6)(B);
20 and

21 (D) shall comply with any additional guid-
22 ance relating to compliance with this subsection
23 issued by the Administrator.

24 (8) USE OF FUNDS.—Notwithstanding any
25 other provision of law, any State, local, Tribal, and

1 territorial law enforcement agency designated pursu-
2 ant to paragraph (2) may apply for funding from ex-
3 isting law enforcement focused grant programs in
4 order to support the acquisition, deployment, train-
5 ing, and operation of a counter-UAS mitigation sys-
6 tem, equipment, or technology approved pursuant to
7 paragraph (6)(A).

8 (9) APPLICATION.—

9 (A) IN GENERAL.—Not later than 60 days
10 after the date of enactment of this Act, the Ad-
11 ministrator, in consultation with the head of
12 any Federal agency the Administrator deter-
13 mines appropriate, shall establish an application
14 process for participation in the pilot program
15 established under this subsection.

16 (B) REQUIREMENTS.—The application de-
17 scribed in subparagraph (A) shall contain—

18 (i) an explanation of how the appli-
19 cant intends to use approved counter-UAS
20 mitigation system, equipment, or tech-
21 nology to mitigate potential credible
22 threats posed by unmanned aircraft sys-
23 tems;

24 (ii) a plan for the acquisition, deploy-
25 ment, and operation of such counter-UAS

1 mitigation system, equipment, or tech-
2 nology, that shall—

3 (I) be subject to the approval of
4 the Administrator; and

5 (II) include—

6 (aa) a description of the cov-
7 ered facility or asset at which the
8 counter-UAS mitigation system,
9 equipment, or technology will be
10 primarily deployed and operated;
11 and

12 (bb) a description of the
13 time periods and dates during
14 which the counter-UAS mitiga-
15 tion system, equipment, or tech-
16 nology will primarily be operated;

17 (iii) a list of proposed covered facili-
18 ties or assets within the applicant’s juris-
19 diction developed in coordination with the
20 chief executive of such jurisdiction;

21 (iv) proof of training programs and
22 operational protocols for the operation of
23 counter-UAS mitigation system, equip-
24 ment, or technology;

1 (v) a certification by the chief execu-
2 tive of the jurisdiction in which the appli-
3 cant operates and the applicant's chief law
4 enforcement officer that all uses of the au-
5 thority described in paragraph (4) shall be
6 reported not later than 180 days after
7 such use to the Administrator or in accord-
8 ance with the procedures promulgated by
9 the Administrator; and

10 (vi) any other application requirement
11 the Administrator determine to be appro-
12 priate.

13 (10) PILOT PROGRAM FUNDING.—There is au-
14 thorized to be used from any existing grant pro-
15 grams for law enforcement, anti-terrorism, counter-
16 unmanned aircraft security, and transportation secu-
17 rity in the Department of Transportation and, upon
18 approval from any other Federal agency or depart-
19 ment administering such similar appropriated ac-
20 counts, such sums for any fiscal years as the Sec-
21 retary determines appropriate to carry out the pilot
22 program established under this subsection.

23 (c) SPECIAL 2026 FIFA WORLD CUP PILOT PRO-
24 GRAM FOR STATE, LOCAL, TRIBAL, AND TERRITORIAL
25 LAW ENFORCEMENT.—

1 (1) IN GENERAL.—The Administrator shall, es-
2 tablish a pilot program under which the Adminis-
3 trator may designate 1 or more State, local, Tribal,
4 or territorial law enforcement agencies in and
5 around each of the American metropolitan cities
6 hosting tournament matches for the 2026
7 Fédération Internationale de Football Association
8 World Cup (in this subsection referred to as the
9 “FIFA World Cup”) to engage in the activities de-
10 scribed in paragraph (4) under the direct oversight
11 of the Federal Aviation Administration.

12 (2) DESIGNATION PROCESS.—

13 (A) COORDINATION WITH CHIEF EXECU-
14 TIVE OF HOST CITY.—

15 (i) IN GENERAL.—Immediately after
16 the date of enactment of this Act, the Sec-
17 retary shall coordinate with the chief ex-
18 ecutives of the jurisdictions that will host
19 a 2026 FIFA World Cup tournament
20 match to designate one or more State,
21 local, Tribal, or territorial law enforcement
22 agencies in and around such jurisdiction
23 for participation in the pilot program es-
24 tablished under paragraph (1).

1 (ii) LIMITATION.—Not more than 40
2 agencies may be designated at any time
3 during the duration of the pilot program
4 established under paragraph (1).

5 (B) REVOCATION.—The Administrator
6 may revoke a designation made under subpara-
7 graph (A) for good cause.

8 (3) TERMINATION.—

9 (A) DESIGNATION.—The authority to des-
10 ignate an agency for inclusion in the pilot pro-
11 gram established under paragraph (1) shall ter-
12minate on September 30, 2026.

13 (B) AUTHORITY OF AGENCIES.—The au-
14 thority of an agency designated under the pilot
15 program established under paragraph (1) to ex-
16 ercise any of the authorities described in para-
17 graph (4) shall be in effect during the period
18 beginning on March 1, 2026, and ending on
19 September 30, 2026, or on the date on which
20 a designation is revoked or upon revocation
21 pursuant to paragraph (2)(B).

22 (4) ACTIVITIES AUTHORIZED.—Notwith-
23 standing section 46502 of title 49, United States
24 Code, or sections 32, 1030, 1367, and chapters 119
25 and 206 of title 18, United States Code, any State,

1 local, Tribal, or territorial law enforcement agency
2 designated pursuant to paragraph (2) may authorize
3 personnel employed by such law enforcement agency
4 with assigned duties that include the safety, secu-
5 rity, or protection of people or covered facilities or
6 assets to use counter-UAS mitigation systems ap-
7 proved pursuant to paragraph (6)(A) to take such
8 actions that are necessary to detect, identify, mon-
9 itor, track, or mitigate a credible threat (as defined
10 by the Administrator that an unmanned aircraft sys-
11 tem or unmanned aircraft poses to the safety or se-
12 curity of a covered facility or asset).

13 (5) NOTIFICATION.—Not later than 6 months
14 after the termination date described in paragraph
15 (3), the Administrator shall inform the specified
16 committees of Congress in writing of the use by any
17 State, local, Tribal, or territorial law enforcement
18 agency of any authority granted pursuant to para-
19 graph (2), including a description of any privacy or
20 civil liberties complaints known to the Administrator
21 in connection with the use of such authority by such
22 agency.

23 (6) APPROVAL OF EQUIPMENT AND TRAINING
24 CRITERIA.—The Administrator shall consult with the
25 Chairman of the Federal Communications Commis-

1 sion and the Assistant Secretary of Commerce for
2 Communications and Information of the National
3 Telecommunications and Information Administration
4 to—

5 (A) approve counter-UAS mitigation sys-
6 tems, equipment, or technology for use by a law
7 enforcement agency pursuant to this subsection;
8 and

9 (B) establish criteria for training of law
10 enforcement agencies to use such systems to
11 take actions authorized pursuant to paragraph
12 (4).

13 (7) RESTRICTIONS.—A law enforcement agency
14 exercising an authority granted under this sub-
15 section—

16 (A) may only use equipment approved by
17 the Administrator pursuant to paragraph
18 (6)(A);

19 (B) shall, prior to exercising such author-
20 ity, issue a written policy certifying compliance
21 with the privacy protections described in section
22 44815(b)(2) of title 49, United States Code (as
23 added by this Act);

24 (C) shall ensure that all personnel under-
25 taking any actions described in paragraph (4)

1 are properly trained in accordance with the cri-
2 teria established pursuant to paragraph (6)(B);
3 and

4 (D) shall comply with any additional guid-
5 ance relating to compliance with this subsection
6 issued by the Administrator.

7 (8) USE OF FUNDS.—Any State, local, Tribal,
8 and territorial law enforcement agency designated
9 pursuant to paragraph (2) may apply for funding to
10 support the acquisition, deployment, training, and
11 operation of an approved counter-UAS mitigation
12 system, equipment, or technology from the Adminis-
13 trator.

14 (9) APPLICATION.—

15 (A) IN GENERAL.—Not later than 15 days
16 after the date of enactment of this Act, the Ad-
17 ministrator, in consultation with the head of
18 any Federal agency the Administrator deter-
19 mines appropriate, shall establish an application
20 process for participation in the pilot program
21 established under this subsection.

22 (B) REQUIREMENTS.—The application de-
23 scribed in subparagraph (A) shall contain—

24 (i) an explanation of how the appli-
25 cant intends to use approved counter-UAS

1 mitigation system, equipment, or tech-
2 nology to mitigate potential credible
3 threats posed by unmanned aircraft sys-
4 tems to the 2026 FIFA World Cup tour-
5 nament match and surrounding festivities
6 hosted by their jurisdiction;

7 (ii) a plan for the acquisition, deploy-
8 ment, and operation of such counter-UAS
9 mitigation system, equipment, or tech-
10 nology, that shall—

11 (I) be subject to the approval of
12 the Administrator; and

13 (II) include—

14 (aa) a description of the cov-
15 ered facility or asset related to
16 the 2026 FIFA World Cup at
17 which the counter-UAS mitiga-
18 tion system, equipment, or tech-
19 nology will be primarily deployed
20 and operated; and

21 (bb) a description of the
22 time periods and dates during
23 which the counter-UAS mitiga-
24 tion system, equipment, or tech-
25 nology will primarily be operated;

1 (iii) a list of proposed covered facili-
2 ties or assets related to the 2026 FIFA
3 World Cup within the applicant's jurisdic-
4 tion developed in coordination with the
5 chief executive of such jurisdiction;

6 (iv) proof of training programs and
7 operational protocols for the operation of
8 counter-UAS mitigation system, equip-
9 ment, or technology;

10 (v) a certification by the chief execu-
11 tive of the jurisdiction in which the appli-
12 cant operates and the applicant's chief law
13 enforcement officer that all uses of the au-
14 thority described in paragraph (4) shall be
15 related to the 2026 FIFA World Cup and
16 reported not later than 30 days after such
17 use to the Administrator or in accordance
18 with the procedures promulgated by the
19 Secretary; and

20 (vi) any other requirements the Ad-
21 ministrator determines to be appropriate.

22 (10) PILOT PROGRAM FUNDING.—There is au-
23 thorized to be used from any existing grant pro-
24 grams for the 2026 FIFA World Cup or law en-
25 forcement, anti-terrorism, counter-unmanned air-

1 craft security, and transportation security in the De-
2 partment of Transportation and, upon approval from
3 any other Federal agency or department admin-
4 istering such similar appropriated accounts, such
5 sums for any fiscal years as the Secretary deter-
6 mines appropriate to carry out the pilot program es-
7 tablished under paragraph (1).

8 (d) PERMANENT AUTHORIZATION.—

9 (1) IN GENERAL.—Notwithstanding section
10 46502 of title 49, United States Code, or sections
11 32, 1030, 1367, and chapters 119 and 206 of title
12 18, United States Code, on and after the termi-
13 nation date described in subsection (b)(3), any
14 State, local, Tribal, or territorial law enforcement
15 agency properly registered with the Administrator
16 may authorize personnel employed by that law en-
17 forcement agency with assigned duties that include
18 the safety, security, or protection of people or cov-
19 ered facilities or assets to use counter-UAS mitiga-
20 tion systems approved pursuant to paragraph (6) of
21 subsection (b) or (c) to take such actions that are
22 necessary to detect, identify, monitor, track, or miti-
23 gate a credible threat (as defined by the Adminis-
24 trator) that an unmanned aircraft system or un-

1 manned aircraft poses to the safety or security of a
2 covered facility or asset.

3 (2) REGISTRATION REQUIREMENTS.—The reg-
4 istration required under paragraph (1) shall con-
5 tain—

6 (A) an explanation of how the registrant
7 intends to use approved counter-UAS mitiga-
8 tion system, equipment, or technology to miti-
9 gate potential credible threats posed to un-
10 manned aircraft systems; and

11 (B) a plan for the acquisition, deployment,
12 and operation of such counter-UAS mitigation
13 system, equipment, or technology, that—

14 (i) is subject to the approval of the
15 Administrator;

16 (ii) includes a description of the cov-
17 ered facilities or assets at which the
18 counter-UAS mitigation system, equip-
19 ment, or technology will be deployed and
20 operated;

21 (iii) includes a description of the time
22 periods and dates during which the
23 counter-UAS mitigation system, equip-
24 ment, or technology will primarily be oper-
25 ated;

1 (iv) contains a certification by the
2 chief executive of the jurisdiction in which
3 the registrant operates that—

4 (I) sets forth a list of all covered
5 facilities or assets within the chief ex-
6 ecutive’s jurisdiction; and

7 (II) all uses of the authority des-
8 igned under subsection (d)(1) shall
9 be promptly reported in accordance
10 with the procedures promulgated by
11 the Administrator;

12 (v) contains proof of training pro-
13 grams and operational protocols for the op-
14 eration of counter-UAS mitigation system,
15 equipment, or technology; and

16 (vi) any other requirements the Ad-
17 ministrator determine to be appropriate.

18 (e) DEFINITIONS.—

19 (1) APPLICATION OF TERMS.—Unless otherwise
20 specified, the terms in section 44801 of title 49,
21 United States Code, shall apply to this section.

22 (2) TERMS.—In this section:

23 (A) COVERED FACILITIES OR ASSETS.—

24 The term “covered facility or asset” means
25 any facility or asset in the United States that

1 is identified as high-risk and a potential target
2 for unlawful unmanned aircraft or unmanned
3 aircraft system activity by the chief executive of
4 the jurisdiction in which a designated State,
5 local, Tribal, or territorial law enforcement
6 agency operates after review and approval by
7 the Administrator.

8 (B) SPECIFIED COMMITTEES OF CON-
9 GRESS.—The term “specified committees of
10 Congress” means the Committee on Transpor-
11 tation and Infrastructure and the Committee on
12 Commerce, Science, and Transportation of the
13 Senate.

14 (C) STATE.—The term “State” means a
15 State, the District of Columbia, and a territory
16 or possession of the United States.

○