115TH CONGRESS 2D SESSION

H. R. 4561

AN ACT

To provide for third party testing of transportation security screening technology, 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,

1 SECTION 1. SHORT TITLE.

- This Act may be cited as the "Security Assessment
- 3 Feasibility for Equipment Testing and Evaluation of Ca-
- 4 pabilities for our Homeland Act" or the "SAFE TECH
- 5 Act".

6 SEC. 2. DEFINITIONS.

- 7 In this Act:
- 8 (1) ADMINISTRATION.—The term "Administra-
- 9 tion" means the Transportation Security Adminis-
- tration.
- 11 (2) ADMINISTRATOR.—The term "Adminis-
- trator" means the Administrator of the Transpor-
- tation Security Administration.
- 14 SEC. 3. THIRD PARTY TESTING OF SECURITY SCREENING
- 15 TECHNOLOGY.
- 16 (a) IN GENERAL.—Not later than 1 year after the
- 17 date of the enactment of this Act, the Administrator, in
- 18 consultation with the Under Secretary for Science and
- 19 Technology of the Department of Homeland Security,
- 20 shall develop a program to enable a vendor of transpor-
- 21 tation security screening technology to obtain testing, in-
- 22 cluding as an alternative to the Administration's testing
- 23 process under paragraph (9) of section 114(f) of title 49,
- 24 United States Code, by an appropriate third party, as de-
- 25 termined by the Administrator, in consultation with the

1 Under Secretary, of such technology before procurement2 or development of such technology.

(b) Detection Testing.—

- (1) IN GENERAL.—The third party testing program authorized under subsection (a) shall include detection testing to evaluate the performance of a security screening technology relating to the probability of detection, the probability of false alarm, and other indicators that such technology is able to meet the Administration's mission needs for detection of—
- (A) explosives; and
- (B) prohibited items.

(2) Coordination with final processes.—

To the extent practicable, and without compromising the integrity of the Administration's testing process under paragraph (9) of section 114(f) of title 49, United States Code, or the Department of Homeland Security's oversight of such testing process, or increasing costs to the Administration, the Administrator shall coordinate the third party detection testing under paragraph (1) with any associated subsequent final Department of Homeland Security testing.

1	(3) International partnerships.—To the					
2	extent practicable and permissible under law, and in					
3	accordance with national security interests of the					
4	United States, the Administrator shall—					
5	(A) share with appropriate international					
6	partners detection testing information and					
7	standards; and					
8	(B) coordinate with such appropriate inter-					
9	national partners to align such testing informa-					
10	tion and standards to maximize the capability					
11	to detect explosives and other threats.					
12	(c) Alternative Testing Factors.—Third party					
13	testing under subsection (a) may include as an alternative,					
14	at the discretion of the Administrator, the testing at the					
15	TSA Systems Integration Facility of the Administration,					
16	including testing for—					
17	(1) health and safety factors;					
18	(2) operator interface;					
19	(3) human factors;					
20	(4) environmental factors;					
21	(5) throughput;					
22	(6) reliability, maintainability, and availability					
23	factors; and					
24	(7) interoperability.					

1	(d) Testing Framework.—The Administrator, in
2	consultation with the Under Secretary for Science and
3	Technology of the Department of Homeland Security,
4	shall—
5	(1) establish a framework for the third party
6	testing under this section to determine if the secu-
7	rity screening technology that is the subject of such
8	testing satisfies the Administration's requirements
9	before such technology may enter or re-enter, as ap-
10	plicable, operational testing at an airport or other
11	transportation facility; and
12	(2) use phased implementation to allow the Ad-
13	ministration and the third party concerned to estab-
14	lish best practices.
15	(e) Prioritization of Third Party Testing.—
16	The Administrator may prioritize, when appropriate, the
17	field testing of security screening technology and equip-
18	ment by third parties.
19	(f) Eligible Entities.—
20	(1) United States ownership.—An entity
21	providing third party testing under the program de-
22	veloped pursuant to subsection (a) shall be owned
23	and controlled by a citizen of the United States.
24	(2) WAIVER.—The Administrator may waive

the requirement specified in paragraph (1) with re-

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- 1 spect to an entity that is a United States subsidiary 2 of a parent company that has implemented a foreign 3 ownership, control, or influence mitigation plan that has been approved by the Defense Security Service of the Department of Defense prior to seeking to en-5 6 gage in third party testing. The Administrator has 7 complete discretion to reject any proposal from a 8 company to provide testing under subsection (a) that 9 requires a waiver under this paragraph.
- 10 (3) CONFLICTS OF INTEREST.—The Adminis11 trator shall ensure, to the extent possible, that an
 12 entity providing third party testing under this sec13 tion does not have a contractual, business, or other
 14 pecuniary interest (exclusive of any such testing)
 15 in—
- 16 (A) the security screening technology sub-17 ject to such testing; or the
- 18 (B) vendor of such technology.

19 SEC. 4. RECIPROCAL RECOGNITION OF SECURITY STAND-

- 20 ARDS.
- 21 (a) IN GENERAL.—The Administrator, in coordina-
- 22 tion with the European Civil Aviation Conference, shall
- 23 continue development of a validation process for the recip-
- 24 rocal recognition of security validation processes for rec-

- 1 ognition of security screening technologies or certification
- 2 authorities for deployment.
- 3 (b) Requirement.—The validation process under
- 4 subsection (a) shall ensure that the certification process
- 5 of each participating international security partner or rec-
- 6 ognized certification authority complies with Administra-
- 7 tion standards.

8 SEC. 5. GAO REVIEW.

- 9 Not later than 2 years after the date of the enact-
- 10 ment of this Act, the Comptroller General of the United
- 11 States shall submit to the Committee on Homeland Secu-
- 12 rity of the House of Representatives and the Committee
- 13 on Commerce, Science, and Transportation of the Senate
- 14 a study on the third party testing program developed
- 15 under this Act. Such study shall include a review of the
- 16 following:
- 17 (1) Any efficiencies or gains in effectiveness
- achieved in the Administration's operations as a re-
- sult of such program.
- 20 (2) The degree to which the Administration
- 21 conducts timely and regular oversight of entities en-
- gaged in such testing.
- 23 (3) The effect of such program on the fol-
- lowing:

1	(A) The introduction of innovative detec-						
2	tion technologies into security screening oper-						
3	ations.						
4	(B) The availability of testing for tech-						
5	nologies developed by small to medium sized						
6	businesses.						
7	(C) Any vulnerabilities associated with						
8	such program including with respect to the fol-						
9	lowing:						
10	(i) National security.						
11	(ii) Conflicts of interest between enti-						
12	ties carrying out such testing and entities						
13	with such technologies to be tested.						
14	(iii) Waste, fraud, and abuse.						
	Passed the House of Representatives January 9, 2018.						

Attest:

Clerk.

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