^{117TH CONGRESS} 2D SESSION H.R. 5706

AN ACT

To protect transportation personnel and passengers from sexual assault and harassment, 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.

2 This Act may be cited as the "Stop Sexual Assault3 and Harassment in Transportation Act".

4 SEC. 2. FORMAL SEXUAL ASSAULT AND HARASSMENT POLI5 CIES ON AIR CARRIERS AND FOREIGN AIR
6 CARRIERS.

7 (a) IN GENERAL.—Chapter 417 of title 49, United
8 States Code, is amended by adding at the end the fol9 lowing:

10 "§41727. Formal sexual assault and harassment poli11 cies

12 "(a) REQUIREMENT.—Not later than 180 days after 13 the date of enactment of this section, each air carrier and 14 foreign air carrier transporting passengers for compensa-15 tion shall issue, in consultation with labor unions rep-16 resenting personnel of the air carrier or foreign air carrier, 17 a formal policy with respect to transportation sexual as-18 sault or harassment incidents.

19 "(b) CONTENTS.—The policy required under sub-20 section (a) shall include—

- 21 "(1) a statement indicating that no transpor22 tation sexual assault or harassment incident is ac23 ceptable under any circumstance;
- 24 "(2) procedures that facilitate the reporting of
 25 a transportation sexual assault or harassment inci26 dent, including—

1	"(A) appropriate public outreach activities;
2	and
3	"(B) confidential phone and internet-based
4	opportunities for reporting;
5	"(3) procedures that personnel should follow
6	upon the reporting of a transportation sexual assault
7	or harassment incident, including actions to protect
8	affected individuals from continued sexual assault or
9	harassment and to notify law enforcement when ap-
10	propriate;
11	"(4) procedures that may limit or prohibit, to
12	the extent practicable, future travel with the air car-
13	rier or foreign air carrier by any passenger who
14	causes a transportation sexual assault or harassment
15	incident; and
16	"(5) training that is required for all appropriate
17	personnel with respect to the policy required under
18	subsection (a), including—
19	"(A) specific training for personnel who
20	may receive reports of transportation sexual as-
21	sault or harassment incidents; and
22	"(B) recognizing and responding to poten-
23	tial human trafficking victims, in the same
24	manner as required under section $44734(a)(4)$.

3

1 "(c) PASSENGER INFORMATION.—An air carrier or 2 foreign air carrier described in subsection (a) shall promi-3 nently display, on the internet website of the air carrier 4 or foreign air carrier and through the use of appropriate 5 signage, a written statement that—

6 "(1) advises passengers and personnel that the
7 carrier has adopted a formal policy with respect to
8 transportation sexual assault or harassment inci9 dents;

"(2) informs passengers and personnel of the
other major components of the carrier's formal policy, including a statement indicating that no transportation sexual assault or harassment incident is
acceptable under any circumstance; and

15 "(3) informs passengers and personnel of the
16 procedure for reporting a transportation sexual as17 sault or harassment incident.

18 "(d) STANDARD OF CARE.—Compliance with the re-19 quirements of this section, and any policy issued there-20 under, shall not determine whether the air carrier or for-21 eign air carrier described in subsection (a) has acted with 22 any requisite standard of care.

23 "(e) DEFINITIONS.—In this section:

"(1) PERSONNEL.—The term 'personnel' means
 an employee or contractor of an air carrier or for eign air carrier.

4 "(2) SEXUAL ASSAULT.—The term 'sexual as5 sault' means the occurrence of an act that con6 stitutes any nonconsensual sexual act proscribed by
7 Federal, tribal, or State law, including when the vic8 tim lacks capacity to consent.

9 "(3) TRANSPORTATION SEXUAL ASSAULT OR 10 HARASSMENT INCIDENT.—The term 'transportation 11 sexual assault or harassment incident' means the oc-12 currence, or reasonably suspected occurrence, of an 13 act that—

14 "(A) constitutes sexual assault or sexual15 harassment; and

16 "(B) is committed—

17 "(i) by a passenger or member of per18 sonnel of an air carrier or foreign air car19 rier against another passenger or member
20 of personnel of an air carrier or foreign air
21 carrier; and
22 "(ii) within an aircraft or in an area

22 (ii) when an anomate of in an area
23 in which passengers are entering or exiting
24 an aircraft.".

(b) CLERICAL AMENDMENT.—The analysis for chap ter 417 of title 49, United States Code, is amended by
 adding at the end the following:

"41727. Formal sexual assault and harassment policies.".

5

4 SEC. 3. FORMAL SEXUAL ASSAULT AND HARASSMENT POLI-

CIES FOR CERTAIN MOTOR CARRIERS.

6 (a) REQUIREMENT.—Not later than 180 days after 7 the date of enactment of this Act, each covered motor car-8 rier shall issue, in consultation with labor unions rep-9 resenting personnel of the covered motor carrier, a formal 10 policy with respect to transportation sexual assault or har-11 assment incidents.

12 (b) CONTENTS.—The policy required under sub-13 section (a) shall include—

14 (1) a statement indicating that no transpor15 tation sexual assault or harassment incident is ac16 ceptable under any circumstance;

17 (2) procedures that facilitate the reporting of a
18 transportation sexual assault or harassment inci19 dent, including—

20 (A) appropriate public outreach activities;21 and

(B) confidential phone and internet-based
opportunities for reporting;

24 (3) procedures that personnel should follow
25 upon the reporting of a transportation sexual assault
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1	or harassment incident, including actions to protect
2	affected individuals from continued sexual assault or
3	harassment and to notify law enforcement when ap-
4	propriate;
5	(4) procedures that may limit, to the extent
6	practicable, future travel with the covered motor car-
7	rier by any passenger who causes a transportation
8	sexual assault or harassment incident; and
9	(5) training that is required for all appropriate
10	personnel with respect to the policy required under
11	subsection (a), including—
12	(A) specific training for personnel who
13	may receive reports of transportation sexual as-
14	sault or harassment incidents; and
15	(B) recognizing and responding to poten-
16	tial human trafficking victims.
17	(c) PASSENGER INFORMATION.—A covered motor
18	carrier shall prominently display, on the internet website
19	of the covered motor carrier and through the use of appro-
20	priate signage, a written statement that—
21	(1) advises passengers that the covered motor
22	carrier has adopted a formal policy with respect to
23	transportation sexual assault or harassment inci-
24	dents;

1 (2) informs passengers and personnel of the 2 other major components of the covered motor car-3 rier's formal policy, including a statement indicating 4 that no transportation sexual assault or harassment 5 incident is acceptable under any circumstance; and 6 (3) informs passengers of the procedure for re-7 porting a transportation sexual assault or harass-8 ment incident. 9 (d) STANDARD OF CARE.—Compliance with the re-10 quirements of this section, and any policy issued there-11 under, shall not determine whether the covered motor car-12 rier has acted with any requisite standard of care. 13 (e) DEFINITIONS.—In this section: 14 (1) PERSONNEL.—The term "personnel" means 15 an employee or contractor of a covered motor carrier. 16 17 COVERED MOTOR CARRIER.—The term (2)18 "covered motor carrier" means a motor carrier of 19 passengers that— 20 (A) conducts regularly scheduled intercity 21 service: and 22 (B) is a Class I carrier (as that term is 23 used in section 369.3(a) of title 49, Code of Federal Regulations). 24

1	(3) SEXUAL ASSAULT.—The term "sexual as-
2	sault" means the occurrence of an act that con-
3	stitutes any nonconsensual sexual act proscribed by
4	Federal, tribal, or State law, including when the vic-
5	tim lacks capacity to consent.
6	(4) TRANSPORTATION SEXUAL ASSAULT OR
7	HARASSMENT INCIDENT.—The term "transportation
8	sexual assault or harassment incident" means the
9	occurrence, or reasonably suspected occurrence, of
10	an act that—
11	(A) constitutes sexual assault or sexual
12	harassment; and
13	(B) is committed—
14	(i) by a passenger or member of per-
15	sonnel of covered motor carrier against an-
16	other passenger or member of personnel of
17	the covered motor carrier; and
18	(ii) within a vehicle of the motor car-
19	rier or in an area in which passengers are
20	entering or exiting such a vehicle.

4 (a) IN GENERAL.—Chapter 241 of title 49, United
5 States Code, is amended by adding at the end the fol6 lowing:

7 "§24104. Formal sexual assault and harassment poli8 cies

9 "(a) REQUIREMENT.—Not later than 180 days after 10 the date of enactment of this section, each covered rail 11 entity shall issue, in consultation with labor unions rep-12 resenting personnel with respect to the covered rail entity, 13 a formal policy with respect to transportation sexual as-14 sault or harassment incidents.

15 "(b) CONTENTS.—The policy required under sub-16 section (a) shall include—

17 "(1) a statement indicating that no transpor18 tation sexual assault or harassment incident is ac19 ceptable under any circumstance;

20 "(2) procedures that facilitate the reporting of
21 a transportation sexual assault or harassment inci22 dent, including—

23 "(A) appropriate public outreach activities;24 and

25 "(B) confidential phone and internet-based
26 opportunities for reporting;

	**
1	"(3) procedures that personnel should follow
2	upon the reporting of a transportation sexual assault
3	or harassment incident, including actions to protect
4	affected individuals from continued sexual assault or
5	harassment and to notify law enforcement when ap-
6	propriate;
7	"(4) procedures that may limit or prohibit, to
8	the extent practicable, future travel with the covered
9	rail entity by any passenger who causes a transpor-
10	tation sexual assault or harassment incident; and
11	"(5) training that is required for all appropriate
12	personnel with respect to the policy required under
13	subsection (a), including—
14	"(A) specific training for personnel who
15	may receive reports of transportation sexual as-
16	sault or harassment incidents; and
17	"(B) recognizing and responding to poten-
18	tial human trafficking victims.
19	"(c) Passenger Information.—A covered rail enti-
20	ty shall prominently display, on the internet website of the
21	entity and through the use of appropriate signage, a writ-
22	ten statement that—
23	((1) advises passengers and personnel that the
24	covered rail entity has adopted a formal policy with

respect to transportation sexual assault or harass ment incidents;

"(2) informs passengers and personnel of the
other major components of the covered rail entity's
formal policy, including a statement indicating that
no transportation sexual assault or harassment incident is acceptable under any circumstance; and

8 "(3) informs passengers and personnel of the
9 procedure for reporting a transportation sexual as10 sault or harassment incident.

"(d) STANDARD OF CARE.—Compliance with the requirements of this section, and any policy issued thereunder, shall not determine whether the covered rail entity
has acted with any requisite standard of care.

15 "(e) DEFINITIONS.—In this section:

16 "(1) COVERED RAIL ENTITY.—The term 'cov17 ered rail entity' means an entity providing commuter
18 rail passenger transportation or intercity rail pas19 senger transportation.

20 "(2) PERSONNEL.—The term 'personnel' means
21 an employee or contractor of a covered rail entity.
22 "(3) SEXUAL ASSAULT.—The term 'sexual as23 sault' means the occurrence of an act that con24 stitutes any nonconsensual sexual act proscribed by

1	Federal, tribal, or State law, including when the vic-
2	tim lacks capacity to consent.
3	"(4) TRANSPORTATION SEXUAL ASSAULT OR
4	HARASSMENT INCIDENT.—The term 'transportation
5	sexual assault or harassment incident' means the oc-
6	currence, or reasonably suspected occurrence, of an
7	act that—
8	"(A) constitutes sexual assault or sexual
9	harassment; and
10	"(B) is committed—
11	"(i) by a passenger or member of per-
12	sonnel of covered rail entity against an-
13	other passenger or member of personnel of
14	the covered rail entity; and
15	"(ii) within a vehicle of the covered
16	rail entity or in an area in which pas-
17	sengers are entering or exiting such a vehi-
18	cle.".
19	(b) Clerical Amendment.—The analysis for chap-
20	ter 241 of title 49, United States Code, is amended by
21	adding at the end the following:
	"24104. Formal sexual assault and harassment policies.".

1

14

3 (a) IN GENERAL.—Chapter 53 of title 49, United States Code, is amended by adding at the end the fol-4 5 lowing:

"§ 5341. Formal sexual assault and harassment poli-6 7 cies

"(a) REQUIREMENT.—Not later than 180 days after 8 9 the date of enactment of this section, each covered transit entity shall issue, in consultation with labor unions rep-10 11 resenting personnel with respect to the covered transit entity, a formal policy with respect to transportation sexual 12 assault or harassment incidents. 13

"(b) CONTENTS.—The policy required under sub-14 section (a) shall include— 15

"(1) a statement indicating that no transpor-16 17 tation sexual assault or harassment incident is ac-18 ceptable under any circumstance;

19 "(2) procedures that facilitate the reporting of 20 a transportation sexual assault or harassment inci-21 dent, including—

22 "(A) appropriate public outreach activities; 23 and

24 "(B) confidential phone and internet-based 25 opportunities for reporting;

1	"(3) procedures that personnel should follow
2	upon the reporting of a transportation sexual assault
3	or harassment incident, including actions to protect
4	affected individuals from continued sexual assault or
5	harassment and to notify law enforcement when ap-
6	propriate;
7	"(4) procedures that may limit, to the extent
8	practicable, future travel with the covered transit en-
9	tity by any passenger who causes a transportation
10	sexual assault or harassment incident; and
11	"(5) training that is required for all appropriate
12	personnel with respect to the policy required under
13	subsection (a), including—
14	"(A) specific training for personnel who
15	may receive reports of transportation sexual as-
16	sault or harassment incidents; and
17	"(B) recognizing and responding to poten-
18	tial human trafficking victims.
19	"(c) PASSENGER INFORMATION.—A covered transit
20	entity shall prominently display, on the internet website
21	of the entity and through the use of appropriate signage,
22	a written statement that—
23	"(1) advises passengers and personnel that the
24	covered transit entity has adopted a formal policy

with respect to transportation sexual assault or har assment incidents;

3 "(2) informs passengers and personnel of the 4 other major components of the covered transit enti-5 ty's formal policy, including a statement indicating 6 that no transportation sexual assault or harassment 7 incident is acceptable under any circumstance; and "(3) informs passengers and personnel of the 8 9 procedure for reporting a transportation sexual as-10 sault or harassment incident.

"(d) STANDARD OF CARE.—Compliance with the requirements of this section, and any policy issued thereunder, shall not determine whether the covered transit entity has acted with any requisite standard of care.

15 "(e) DEFINITIONS.—In this section:

16 "(1) COVERED TRANSIT ENTITY.—The term
17 'covered transit entity' means a State or local gov18 ernmental entity, private nonprofit organization, or
19 Tribe that—

20 "(A) operates a public transportation serv21 ice; and
22 "(B) is a recipient or subrecipient of funds

under this chapter.

"(2) PERSONNEL.—The term 'personnel' means
 an employee or contractor of a covered transit enti ty.

4 "(3) SEXUAL ASSAULT.—The term 'sexual as5 sault' means the occurrence of an act that con6 stitutes any nonconsensual sexual act proscribed by
7 Federal, tribal, or State law, including when the vic8 tim lacks capacity to consent.

9 "(4) TRANSPORTATION SEXUAL ASSAULT OR 10 HARASSMENT INCIDENT.—The term 'transportation 11 sexual assault or harassment incident' means the oc-12 currence, or reasonably suspected occurrence, of an 13 act that—

14 "(A) constitutes sexual assault or sexual15 harassment; and

16 "(B) is committed—

17 "(i) by a passenger or member of per18 sonnel of covered transit entity against an19 other passenger or member of personnel of
20 the covered transit entity; and

21 "(ii) within a vehicle of the covered
22 transit entity or in an area in which pas23 sengers are entering or exiting such a vehi24 cle.".

1	(b) Clerical Amendment.—The analysis for chap-
2	ter 53 of title 49, United States Code, is amended by add-
3	ing at the end the following:
	"5341. Formal sexual assault and harassment policies.".
4	SEC. 6. FORMAL SEXUAL ASSAULT AND HARASSMENT POLI-
5	CIES FOR PASSENGER VESSELS.
6	(a) IN GENERAL.—Section 3507(d) of title 46,
7	United States Code, is amended—
8	(1) in paragraph (4), by striking "and" after
9	the semicolon at the end;
10	(2) in paragraph (5), by striking the period at
11	the end and inserting a semicolon; and
12	(3) by adding at the end the following:
13	((6)(A) issue a formal policy with respect to
14	sexual assault or harassment incidents that in-
15	cludes—
16	"(i) a statement indicating that no sexual
17	assault or harassment incident is acceptable
18	under any circumstance;
19	"(ii) procedures that facilitate the report-
20	ing of a sexual assault or harassment incident,
21	including—
22	"(I) appropriate public outreach ac-
23	tivities; and
24	"(II) confidential phone and internet-
25	based opportunities for reporting;

1	"(iii) procedures that personnel should fol-
2	low upon the reporting of a sexual assault or
3	harassment incident, including actions to pro-
4	tect affected individuals from continued sexual
5	assault or harassment and how to provide the
	-
6	information and access required under para-
7	graph $(5);$
8	"(iv) procedures that may limit or prohibit,
9	to the extent practicable, future travel on the
10	vessel by any passenger who causes a transpor-
11	tation sexual assault or harassment incident;
12	and
13	"(v) training that is required for all appro-
14	priate personnel with respect to the policy re-
15	quired under this paragraph, including—
16	"(I) specific training for personnel
17	who may receive reports of sexual assault
18	or harassment incidents; and
19	"(II) recognizing and responding to
20	potential human trafficking victims; and
21	"(B) prominently display on the internet
22	website of the vessel owner and, through the use of
23	appropriate signage on each vessel, a written state-
24	ment that—

1	"(i) advises passengers and crew members
2	that the vessel owner has adopted a formal pol-
3	icy with respect to sexual assault or harassment
4	incidents;
5	"(ii) informs passengers and personnel of
6	the other major components of the vessel own-
7	er's formal policy, including a statement indi-
8	cating that no transportation sexual assault or
9	harassment incident is acceptable under any
10	circumstance; and
11	"(iii) informs passengers and crew mem-
12	bers of the procedure for reporting a sexual as-
13	sault or harassment incident; and
14	"(7) have a formal policy in effect with respect
15	to sexual assault or harassment incidents.".
16	(b) REPORTING REQUIREMENT.—Section
17	3507(g)(3)(A)(i) of title 46, United States Code, is
18	amended by inserting "including any incident reported
19	under the procedures established under subsection
20	(d)(6)(A) that constitutes a violation of such sections of
21	title 18," after "title 18 applies,".
22	(c) STANDARD OF CARE.—Compliance with the re-

(c) STANDARD OF CARE.—Compliance with the requirements of the amendments made by this section, and
any policy issued thereunder, shall not determine whether

1	the applicable owner of a vessel covered by such amend-
2	ments has acted with any requisite standard of care.
3	(d) DEFINITIONS.—Section 3507(l) of title 46,
4	United States Code, is amended to read as follows:
5	"(l) DEFINITIONS.—
6	"(1) OWNER.—In this section and section
7	3508, the term 'owner' means the owner, charterer,
8	managing operator, master, or other individual in
9	charge of a vessel.
10	"(2) SEXUAL ASSAULT.—The term 'sexual as-
11	sault' means the occurrence of an act that con-
12	stitutes any nonconsensual sexual act proscribed by
13	Federal, tribal, or State law, including when the vic-
14	tim lacks capacity to consent.
15	"(3) SEXUAL ASSAULT OR HARASSMENT INCI-
16	DENT.—The term 'sexual assault or harassment in-
17	cident' means the occurrence, or reasonably sus-
18	pected occurrence, of an act that—
19	"(A) constitutes sexual assault or sexual
20	harassment; and
21	"(B) is committed—
22	"(i) by a passenger of a vessel to
23	which this section applies or a member of
24	the crew of such a vessel against another

1	passenger of such vessel or a member of
2	the crew of such a vessel; and
3	"(ii) within—
4	"(I) such a vessel; or
5	"(II) an area in which passengers
6	are entering or exiting such a vessel.".
7	(e) Implementation.—Not later than 180 days
8	after the date of enactment of this Act, the owner of a
9	vessel to which section 3507 of title 46, United States
10	Code, applies shall issue the formal policy with respect to
11	sexual assault or harassment incidents required by the
12	amendments made by this section.
10	SEC 7 CIVIL DENALTIES EOD INTEDEEDENCE WITH OFD
13	SEC. 7. CIVIL PENALTIES FOR INTERFERENCE WITH CER-
13 14	TAIN TRANSPORTATION PERSONNEL.
14	TAIN TRANSPORTATION PERSONNEL.
14 15	TAIN TRANSPORTATION PERSONNEL. (a) IN GENERAL.—Chapter 805 of title 49, United
14 15 16	TAIN TRANSPORTATION PERSONNEL.(a) IN GENERAL.—Chapter 805 of title 49, UnitedStates Code, is amended by adding at the end the fol-
14 15 16 17	TAIN TRANSPORTATION PERSONNEL. (a) IN GENERAL.—Chapter 805 of title 49, United States Code, is amended by adding at the end the fol- lowing:
14 15 16 17 18	TAIN TRANSPORTATION PERSONNEL. (a) IN GENERAL.—Chapter 805 of title 49, United States Code, is amended by adding at the end the fol- lowing: "§ 80505. Interference with certain transportation
14 15 16 17 18 19	TAIN TRANSPORTATION PERSONNEL. (a) IN GENERAL.—Chapter 805 of title 49, United States Code, is amended by adding at the end the fol- lowing: "§ 80505. Interference with certain transportation personnel
 14 15 16 17 18 19 20 	TAIN TRANSPORTATION PERSONNEL.(a) IN GENERAL.—Chapter 805 of title 49, UnitedStates Code, is amended by adding at the end the fol-lowing:"§ 80505. Interference with certain transportationpersonnel"(a) GENERAL RULE.—An individual who physically
 14 15 16 17 18 19 20 21 	TAIN TRANSPORTATION PERSONNEL.(a) IN GENERAL.—Chapter 805 of title 49, UnitedStates Code, is amended by adding at the end the fol-lowing: *\$80505. Interference with certain transportation personnel"(a) GENERAL RULE.—An individual who physicallyor sexually assaults or threatens to physically or sexually
 14 15 16 17 18 19 20 21 22 	TAIN TRANSPORTATION PERSONNEL.(a) IN GENERAL.—Chapter 805 of title 49, UnitedStates Code, is amended by adding at the end the fol-lowing: **80505. Interference with certain transportationpersonnel"(a) GENERAL RULE.—An individual who physicallyor sexually assaults or threatens to physically or sexuallyassault an employee engaged in the transportation of pas-

ing rolling stock, motorcoaches, and ferries, is liable to the
United States Government for a civil penalty of—
$\hsizemuta{``(1)}$ for calendar years 2021 through 2025, not
more than \$35,000;
$^{\prime\prime}(2)$ for calendar years 2026 through 2030, not
more than \$40,000; and
((3) for calendar year 2031 and thereafter, not
more than \$45,000.
"(b) Compromise and Setoff.—
"(1) Compromise.—The Secretary of Trans-
portation may compromise the amount of a civil pen-
alty imposed under this section.
"(2) Setoff.—The United States Government
may deduct the amount of a civil penalty imposed or
compromised under this section from amounts the
Government owes the person liable for the penalty.
"(c) COVERED ENTITY DEFINED.—In this section,
the term 'covered entity' means an entity that is 1 of the
following:
"(1) A recipient of Federal funds under chapter
53 of this title.
"(2) A motor carrier of passengers that—
"(A) conducts regularly scheduled intercity
service; and

1	"(B) is a Class I carrier (as that term is
2	used in section 369.3(a) of title 49, Code of
3	Federal Regulations).
4	"(3) An entity providing commuter rail pas-
5	senger transportation or intercity rail passenger
6	transportation (as those terms are defined in section
7	24102 of this title).
8	"(4) The owner of a vessel for which section
9	3507 of title 46 applies.
10	"(5) A transportation network company.".
11	(b) Clerical Amendment.—The analysis for chap-
12	ter 805 of title 49, United States Code, is amended by
13	inserting after the item relating to section 80504 the fol-
14	lowing:
14	lowing: "80505. Interference with certain transportation personnel.".
14 15	
	"80505. Interference with certain transportation personnel.".
15 16	"80505. Interference with certain transportation personnel.". (c) GRADUATED FINES FOR INTERFERENCE WITH
15 16	 "80505. Interference with certain transportation personnel.". (c) GRADUATED FINES FOR INTERFERENCE WITH CABIN OR FLIGHT CREW.—Section 46318(a) of title 49,
15 16 17	 "80505. Interference with certain transportation personnel.". (c) GRADUATED FINES FOR INTERFERENCE WITH CABIN OR FLIGHT CREW.—Section 46318(a) of title 49, United States Code, is amended by striking "penalty of
15 16 17 18	 "80505. Interference with certain transportation personnel.". (c) GRADUATED FINES FOR INTERFERENCE WITH CABIN OR FLIGHT CREW.—Section 46318(a) of title 49, United States Code, is amended by striking "penalty of not more than \$35,000." and inserting the following:
15 16 17 18 19	 "80505. Interference with certain transportation personnel.". (c) GRADUATED FINES FOR INTERFERENCE WITH CABIN OR FLIGHT CREW.—Section 46318(a) of title 49, United States Code, is amended by striking "penalty of not more than \$35,000." and inserting the following: "penalty of—
15 16 17 18 19 20	 "80505. Interference with certain transportation personnel.". (c) GRADUATED FINES FOR INTERFERENCE WITH CABIN OR FLIGHT CREW.—Section 46318(a) of title 49, United States Code, is amended by striking "penalty of not more than \$35,000." and inserting the following: "penalty of— "(1) for calendar years 2021 through 2025, not
15 16 17 18 19 20 21	 "80505. Interference with certain transportation personnel.". (c) GRADUATED FINES FOR INTERFERENCE WITH CABIN OR FLIGHT CREW.—Section 46318(a) of title 49, United States Code, is amended by striking "penalty of not more than \$35,000." and inserting the following: "penalty of—
 15 16 17 18 19 20 21 22 	 "80505. Interference with certain transportation personnel.". (c) GRADUATED FINES FOR INTERFERENCE WITH CABIN OR FLIGHT CREW.—Section 46318(a) of title 49, United States Code, is amended by striking "penalty of not more than \$35,000." and inserting the following: "penalty of—
 15 16 17 18 19 20 21 22 23 	 "80505. Interference with certain transportation personnel.". (c) GRADUATED FINES FOR INTERFERENCE WITH CABIN OR FLIGHT CREW.—Section 46318(a) of title 49, United States Code, is amended by striking "penalty of not more than \$35,000." and inserting the following: "penalty of—

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SEC. 8. FORMAL SEXUAL ASSAULT AND HARASSMENT POLI CIES FOR TRANSPORTATION NETWORK COM PANIES AND FOR-HIRE VEHICLE COMPANIES. (a) REQUIREMENT.—Not later than 180 days after

4 (a) REQUREMENT.—Not later than 150 days after
5 the date of enactment of this Act, each transportation net6 work company and for-hire vehicle company shall issue,
7 in consultation with labor unions representing TNC driv8 ers of each such transportation network company or FVC
9 drivers of each for-hire vehicle company, if applicable, a
10 formal policy with respect to transportation sexual assault
11 or harassment incidents.

12 (b) CONTENTS.—The policy required under sub-13 section (a) shall include—

14 (1) a statement indicating that no transpor15 tation sexual assault or harassment incident is ac16 ceptable under any circumstance;

17 (2) procedures that facilitate the reporting of a
18 transportation sexual assault or harassment inci19 dent, including—

20 (A) appropriate public outreach activities;

21 (B) confidential phone and internet-based22 opportunities for reporting; and

23 (C) TNC personnel or FVC personnel
24 trained to receive reports;

25 (3) procedures that TNC personnel or FVC
26 personnel should follow upon the reporting of a
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1	transportation sexual assault or harassment inci-
2	dent, including actions to protect affected individuals
3	from continued sexual assault or harassment and to
4	notify law enforcement when appropriate;
5	(4) procedures that may limit or prohibit, to the
6	extent practicable, future use of the transportation
7	network company platform by any passenger or
8	TNC driver, or future use of the for-hire vehicle
9	company service by any passenger or FVC driver,
10	who causes a transportation sexual assault or har-
11	assment incident; and
12	(5) training that is required for all appropriate
13	personnel with respect to the policy required under
14	subsection (a), including—
15	(A) specific training for such personnel
16	who may receive reports of transportation sex-
17	ual assault or harassment incidents; and
18	(B) recognizing and responding to poten-
19	tial human trafficking victims.
20	(c) PASSENGER INFORMATION.—A transportation
21	network company or for-hire vehicle company shall promi-
22	nently display, on the internet website of the company and
23	through the use of appropriate signage, a written state-
24	ment that—

(1) advises passengers that the transportation
 network company or for-hire vehicle company has
 adopted a formal policy with respect to transpor tation sexual assault or harassment incidents;

(2) informs passengers, TNC drivers, TNC per-5 sonnel, FVC drivers, and FVC personnel of the 6 7 other major components of the transportation net-8 work company's formal policy or the for-hire vehicle 9 company's formal policy, including a statement indi-10 cating that no transportation sexual assault or har-11 assment incident is acceptable under any cir-12 cumstance; and

(3) informs passengers of the procedure for reporting a transportation sexual assault or harassment incident.

(d) STANDARD OF CARE.—Compliance with the requirements of this section, and any policy issued thereunder, shall not determine whether the transportation network company or for-hire vehicle company has acted with
any requisite standard of care.

21 SEC. 9. DATA COLLECTION.

(a) IN GENERAL.—Not later than 1 year after the
date of enactment of this Act, the Secretary of Transportation shall establish a program to annually collect and
maintain data from each covered entity, or, as appro-

1	priate, a State or local entity that provides authorized
2	transportation service, on—
3	(1) the number of transportation sexual assault
4	or harassment incidents reported to the covered enti-
5	ty or State or local entity that provides authorized
6	transportation service, including—
7	(A) the number of incidents committed
8	against passengers; and
9	(B) the number of incidents committed
10	against personnel or, in the case of a transpor-
11	tation network company or for-hire vehicle com-
12	pany, a TNC driver or a FVC driver, respec-
13	tively;
14	(2) the number of transportation sexual assault
15	or harassment incidents reported to law enforcement
16	by personnel of the covered entity or State or local
17	entity that provides authorized transportation serv-
18	ices; and
19	(3) any transportation sexual assault or harass-
20	ment incidents compiled and maintained under sec-
21	tion $3507(g)(4)(A)(i)$ of title 46, United States
22	Code.
23	(b) DATA AVAILABILITY.—Subject to subsection (c),
24	the Secretary shall make available to the public on the
25	primary internet website of the Department of Transpor-

tation the data collected and maintained under subsection
 (a).

3 (c) DATA PROTECTION.—Data made available under
4 subsection (b) shall be made available in a manner that—

5 (1) protects the privacy and confidentiality of
6 individuals involved in a transportation sexual as7 sault or harassment incident;

8 (2) precludes the connection of the data to any
9 individual covered entity or a State or local entity
10 that provides authorized transportation service; and
11 (3) is organized by mode of transportation.

12 (d) PAPERWORK REDUCTION.—Subchapter I of
13 chapter 35 of title 44, United States Code, does not apply
14 to this Act.

15 SEC. 10. CRIMINAL REPORTING PROCESS.

16 The Attorney General, in coordination with the Sec-17 retary of Transportation, shall expand the process required to be established under section 339B of the FAA 18 Reauthorization Act of 2018 (Public Law 115–254) to 19 20 provide for a streamlined process for any individuals in-21 volved in alleged transportation sexual assault or harass-22 ment incidents that constitute a violation of law to report 23 those allegations to law enforcement in a manner that pro-24 tects the privacy and confidentiality of individuals involved 25 in such allegations and through the same primary internet 1 websites as provided under subsection (b) of such section,

2 as determined appropriate by the Attorney General.

3 SEC. 11. INSPECTOR GENERAL REPORT TO CONGRESS.

4 Not later than 18 months after the date of enactment 5 of this Act, and every 2 years thereafter, the inspector 6 general of the Department of Transportation shall assess 7 compliance with the provisions of this Act and the amend-8 ments made by this Act, including the accuracy of the re-9 porting of transportation sexual assault or harassment in-10 cidents by covered entities.

11 SEC. 12. DEFINITION OF SEXUAL HARASSMENT.

(a) IN GENERAL.—Not later than 180 days after the
date of enactment of this Act, the Secretary of Transportation shall develop, and publish in the Federal Register,
a definition of sexual harassment for purposes of the implementation of this Act and the amendments made by
this Act.

(b) CONSULTATION.—In developing the definition
under subsection (a), the Secretary shall consult with, and
consider input from—

- (1) labor unions representing transportation
 workers employed by covered entities; and
- (2) national organizations that specialize in providing services to sexual assault victims.

1 SEC. 13. DEFINITIONS.

2 In this Act:

3	(1) COVERED ENTITY.—The term "covered en-
4	tity" means an entity that is one of the following:
5	(A) An air carrier (as that term is defined
6	in section 40102 of title 49, United States
7	Code) that transports passengers for compensa-
8	tion.
9	(B) A foreign air carrier (as that term is
10	defined in section 40102 of title 49, United
11	States Code) that transports passengers for
12	compensation.
13	(C) A State or local governmental entity,
14	private nonprofit organization, or Tribe that—
15	(i) operates a public transportation
16	service; and
17	(ii) is a recipient or subrecipient of
18	funds under chapter 53 of title 49, United
19	States Code.
20	(D) A motor carrier of passengers that—
21	(i) conducts regularly scheduled inter-
22	city service; and
23	(ii) is a Class I carrier (as that term
24	is used in section 369.3(a) of title 49,
25	Code of Federal Regulations).

1 (E) An entity providing commuter rail pas-2 senger transportation or intercity rail passenger transportation (as those terms are defined in 3 4 section 24102 of title 49, United States Code). (F) The owner of a vessel for which section 5 6 3507 of title 46, United States Code, applies. 7 (G) A transportation network company. 8 (H) A for-hire vehicle company. 9 (2) FOR-HIRE VEHICLE COMPANY.—The term "for-hire vehicle company" means an entity that-10 11 (A) provides passenger transportation in a 12 motor vehicle in exchange for compensation; 13 and 14 (B) is authorized by a State or local gov-15 ernment entity as a taxicab service, limousine 16 service, livery service, black car service, sedan 17 service, chauffeur service, or any other similar 18 category of for-hire transportation service. 19 (3) FVC DRIVER.—The term "FVC driver" 20 means an individual who is employed, contracted by, 21 or otherwise affiliated with a for-hire vehicle com-22 pany to provide transportation services to the public.

ered for-hire vehicle company, other than a FVC
 driver.

3 (5) SEXUAL ASSAULT.—The term "sexual as4 sault" means the occurrence of an act that con5 stitutes any nonconsensual sexual act proscribed by
6 Federal, tribal, or State law, including when the vic7 tim lacks capacity to consent.

8 (6) TNC DRIVER.—The term "TNC driver" 9 means an individual who is employed, contracted by, 10 or otherwise affiliated with a transportation network 11 company to provide transportation services (also 12 known as ride-sharing) to the public.

13 (7) TNC PERSONNEL.—The term "TNC per14 sonnel" means an employee or contractor of a cov15 ered transportation network company, other than a
16 TNC driver.

17 (8) TRANSPORTATION NETWORK COMPANY.—
18 The term "transportation network company"—

(A) means a corporation, partnership, sole
proprietorship, or other entity, that uses a digital network to connect riders to drivers affiliated with the entity in order for the driver to
transport the rider using a vehicle owned,
leased, or otherwise authorized for use by the
driver to a point chosen by the rider; and

1	(B) does not include a shared-expense car-
2	pool or vanpool arrangement that is not in-
3	tended to generate profit for the driver.
4	(9) TRANSPORTATION SEXUAL ASSAULT OR
5	HARASSMENT INCIDENT.—The term "transportation
6	sexual assault or harassment incident" means the
7	occurrence, or reasonably suspected occurrence, of
8	an act that—
9	(A) constitutes sexual assault or sexual
10	harassment; and
11	(B) is committed—
12	(i) by a passenger, personnel, TNC
13	driver, or FVC driver of a covered entity,
14	against a passenger, personnel, TNC driv-
15	er, or FVC driver of the covered entity;
16	and
17	(ii) within—
18	(I) a vehicle of the covered entity
19	that is transporting passengers, in-
20	cluding aircraft, rolling stock,
21	motorcoaches, and ferries; or
22	(II) an area in which passengers
23	are entering or exiting such a vehicle.

1 SEC. 14. DETERMINATION OF BUDGETARY EFFECTS.

2 The budgetary effects of this Act, for the purpose of 3 complying with the Statutory Pay-As-You-Go Act of 2010, 4 shall be determined by reference to the latest statement titled "Budgetary Effects of PAYGO Legislation" for this 5 Act, submitted for printing in the Congressional Record 6 7 by the Chairman of the House Budget Committee, provided that such statement has been submitted prior to the 8 vote on passage. 9

Passed the House of Representatives March 30, 2022.

Attest:

Clerk.

¹¹⁷^{TH CONGRESS} H. R. 5706

AN ACT

To protect transportation personnel and passengers from sexual assault and harassment, and for other purposes.