117TH CONGRESS 1ST SESSION

H. R. 508

To amend title 23, United States Code, to include a special rule for the dedication of funds under the highway safety improvement program for certain vulnerable users, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

January 28, 2021

Ms. Brownley (for herself and Mr. Espaillat) introduced the following bill; which was referred to the Committee on Transportation and Infrastructure

A BILL

To amend title 23, United States Code, to include a special rule for the dedication of funds under the highway safety improvement program for certain vulnerable users, 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 "Safe And Friendly for
- 5 the Environment Streets Act" or the "SAFE Streets Act".
- 6 SEC. 2. HIGHWAY SAFETY IMPROVEMENT PROGRAM.
- 7 Section 148 of title 23, United States Code, is
- 8 amended—

1	(1) in subsection (a)—
2	(A) in paragraph (4)(B)(xiii) by inserting
3	", including the development of a vulnerable
4	road user safety assessment under section 1601
5	of the SAFE Streets Act" after "safety plan-
6	ning";
7	(B) in paragraph (11)—
8	(i) by redesignating subparagraphs
9	(G) through (I) as subparagraphs (H)
10	through (J); and
11	(ii) by inserting after subparagraph
12	(F) the following:
13	"(G) includes a vulnerable road user safety
14	assessment described under paragraph (16);";
15	and
16	(C) by adding at the end the following:
17	"(13) Vulnerable road user.—The term
18	'vulnerable road user' means a nonmotorist—
19	"(A) with a fatality analysis reporting sys-
20	tem person attribute code that is included in
21	the definition of the term 'number of non-mo-
22	torized fatalities' in section 490.205 of title 23,
23	Code of Federal Regulations (or successor regu-
24	lation); or

1	"(B) described in the term 'number of
2	non-motorized serious injuries' in such section.
3	"(14) Vulnerable road user safety as-
4	SESSMENT.—The term 'vulnerable road user safety
5	assessment' means an assessment of the safety per-
6	formance of the State or a metropolitan planning or-
7	ganization within the State with respect to vulner-
8	able road users and the plan of the State or metro-
9	politan planning organization to improve the safety
10	of vulnerable road users described in subsection
11	(1).";
12	(2) in subsection (e)—
13	(A) in paragraph (1) by striking " $(a)(11)$ "
14	and inserting "(a)(13)"; and
15	(B) in paragraph (2)(A)(vi) by inserting ",
16	consistent with the vulnerable road user safety
17	assessment" after "nonmotorized crashes";
18	(3) in subsection $(d)(1)(B)$ —
19	(A) in clause (iv) by inserting "and serious
20	injury" after "fatality";
21	(B) in clause (vii) by striking "; and" and
22	inserting a semicolon;
23	(C) by redesignating clause (viii) as clause
24	(ix); and

1	(D) by inserting after clause (vii) the fol-
2	lowing:
3	"(viii) the findings of a vulnerable
4	road user safety assessment of the State;
5	and";
6	(4) in subsection (g) by adding at the end the
7	following:
8	"(3) Vulnerable road user safety.—
9	"(A) IN GENERAL.—Beginning on the date
10	of enactment of the SAFE Streets Act, if a
11	State determines that the number of vulnerable
12	road user fatalities and serious injuries per cap-
13	ita in such State over the most recent 2-year
14	period for which data are available exceeds the
15	median number of such fatalities and serious
16	injuries per capita among all States, that State
17	shall be required to obligate over the 2 fiscal
18	years following the fiscal year in which such de-
19	termination is made an amount that is not less
20	than 75 percent of the amount set aside in such
21	State under section 133(h)(1) for fiscal year
22	2020, less any amounts obligated by a metro-
23	politan planning organization in the State as
24	required by subparagraph (D), for—
25	"(i) in the first fiscal year—

1	"(I) performing the vulnerable
2	user safety assessment as prescribed
3	by subsection (l);
4	"(II) providing matching funds
5	for transportation alternatives safety
6	project as identified in section
7	133(h)(7)(B); and
8	"(III) projects eligible under sec-
9	tion $133(h)(3)(A)$, (B), (C), or (I);
10	and
11	"(ii) in each fiscal year thereafter, the
12	program of projects identified in subsection
13	(1)(2)(C).
14	"(B) Source of funds.—Any amounts
15	obligated under subparagraph (A) shall be from
16	amounts described in section 133(d)(1)(B) or
17	104(b)(3).
18	"(C) Annual determination.—The de-
19	termination described under subparagraph (A)
20	shall be made on an annual basis.
21	"(D) Metropolitan planning area
22	WITH EXCESSIVE FATALITIES AND SERIOUS IN-
23	JURIES PER CAPITA.—
24	"(i) Annual determination.—Be-
25	ginning on the date of enactment of the

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SAFE Streets Act, a metropolitan planning organization representing an urbanized area with a population greater than 200,000 shall annually determine the number of vulnerable user road fatalities and serious injuries per capita in such area over the most recent 2-year period.

"(ii) REQUIREMENT TO OBLIGATE FUNDS.—If such a metropolitan planning area organization determines that the number of vulnerable user road fatalities and serious injuries per capita in such area over the most recent 2-year period for which data are available exceeds the median number of such fatalities and serious injuries among all urbanized areas with a population of over 200,000, then there shall be obligated over the 2 fiscal years following the fiscal year in which such determination is made an amount that is not less than 75 percent of the amount set aside for that urbanized area under section 133(h)(2) for fiscal year 2020 for projects identified in the program of projects described in subsection (1)(7)(C).

1	"(E) Source of funds.—
2	"(i) Metropolitan planning orga-
3	NIZATION IN STATE REQUIRED TO OBLI-
4	GATE FUNDS.—For a metropolitan plan-
5	ning organization in a State required to
6	obligate funds to vulnerable user safety
7	under subparagraph (A), the State shall be
8	required to obligate from such amounts re-
9	quired to be obligated for vulnerable road
10	user safety under subparagraph (B) for
11	projects described in subsection (l)(7).
12	"(ii) Other metropolitan plan-
13	NING ORGANIZATIONS.—For a metropoli-
14	tan planning organization that is not lo-
15	cated within a State required to obligate
16	funds to vulnerable user safety under sub-
17	paragraph (A), the State shall be required
18	to obligate from amounts apportioned
19	under section 104(b)(3) for projects de-
20	scribed in subsection (1)(7)."; and
21	(5) by adding at the end the following:
22	"(l) Vulnerable Road User Safety Assess-
23	MENT.—
24	"(1) In general.—Not later than 1 year after
25	date of enactment of the SAFE Streets Act. each

1	State shall create a vulnerable road user safety as-
2	sessment.
3	"(2) Contents.—A vulnerable road user safety
4	assessment required under paragraph (1) shall in-
5	clude—
6	"(A) a description of the location within
7	the State of each vulnerable road user fatality
8	and serious injury and the design speed of the
9	roadway at any such location;
10	"(B) a description of any corridors identi-
11	fied by a State, in coordination with local gov-
12	ernments, metropolitan planning organizations,
13	and regional transportation planning organiza-
14	tions that pose a high risk of a vulnerable road
15	user fatality or serious injury and the design
16	speeds of such corridors;
17	"(C) a program of projects or strategies to
18	reduce safety risks to vulnerable road users in
19	corridors identified under subparagraph (B), in
20	coordination with local governments, metropoli-
21	tan planning organizations, and regional trans-
22	portation planning organizations that represent
23	a high-risk area identified under subparagraph

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(B); and

1	"(D) include a list of projects within the
2	State that primarily address the safety of vul-
3	nerable road users that—
4	"(i) have been completed during the 2
5	most recent fiscal years prior to date of
6	the publication of the vulnerable road user
7	safety assessment, including the amount of
8	funding that has been dedicated to those
9	projects, described in total amounts and as
10	a percentage of total capital expenditures;
11	and
12	"(ii) are planned to be completed dur-
13	ing the 2 fiscal years following the date of
14	the publication of the vulnerable road user
15	assessment, including the amount of fund-
16	ing that the State plans to be dedicated to
17	those projects, described in total amounts
18	and as a percentage of total capital ex-
19	penditures.
20	"(3) Analysis.—In creating a vulnerable road
21	user safety assessment under this subsection, a
22	State shall assess the last 5 years of available data.
23	"(4) REQUIREMENTS.—In creating a vulnerable
24	road user safety assessment under this subsection, a
25	State shall—

1	"(A) take into consideration a safe system
2	approach; and
3	"(B) coordinate with local governments,
4	metropolitan planning organizations, and re-
5	gional transportation planning organizations
6	that represent a high-risk area identified under
7	paragraph (2)(B).
8	"(5) UPDATE.—A State shall update a vulner-
9	able road user safety assessment on the same sched-
10	ule as the State updates the State strategic highway
11	safety plan.
12	"(6) Transportation system access.—The
13	program of projects developed under paragraph
14	(2)(C) may not degrade transportation system ac-
15	cess for vulnerable road users.
16	"(7) Metropolitan planning area assess-
17	MENTS.—A metropolitan planning organization that
18	represents an urbanized area with a population
19	greater than 200,000 shall complete a vulnerable
20	user safety assessment based on the most recent 5
21	years of available data, unless an assessment was
22	completed in the previous 5 years, including—
23	"(A) a description of the location within
24	the urbanized area of each vulnerable road user

1	fatality and serious injury and the design speed
2	of the roadway at any such location;
3	"(B) a description of any corridors that
4	represent a high-risk area identified under
5	paragraph (2)(B) that pose a high risk of a vul-
6	nerable road user fatality or serious injury and
7	the design speeds of such corridors; and
8	"(C) a program of projects or strategies to
9	reduce safety risks to vulnerable road users in
10	corridors identified under subparagraph (B).".

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