### 117TH CONGRESS 2D SESSION

# H. R. 7853

To require the Federal Aviation Administration to provide funding for noise mitigation, and for other purposes.

### IN THE HOUSE OF REPRESENTATIVES

May 19, 2022

Mr. Smith of Washington introduced the following bill; which was referred to the Committee on Transportation and Infrastructure

## A BILL

To require the Federal Aviation Administration to provide funding for noise mitigation, 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 "Aviation-Impacted
- 5 Communities Act".
- 6 SEC. 2. NOISE MITIGATION FOR VERTICAL FENCELINE
- 7 **COMMUNITIES.**
- 8 Notwithstanding any other provision of law, aviation-
- 9 impacted communities that are not currently within the
- 10 65 DNL standard as measured by the Federal Aviation

1	Administration shall be eligible for the Airport Improve-
2	ment Program noise mitigation program funds and for
3	grants under section 7, and shall also be granted status
4	under section 5 to establish community boards to address
5	airport noise in their communities.
6	SEC. 3. NATIONAL ACADEMY OF SCIENCES STUDY, FRAME
7	WORK, AND DIAGNOSTIC TOOL.
8	(a) In General.—The Administrator shall enter
9	into a contract with the National Academy of Sciences to
10	conduct a study that—
11	(1) summarizes the relevant literature and
12	studies done on aviation impacts worldwide;
13	(2) focuses on large hub commercial airports
14	and surrounding communities, including commu-
15	nities currently outside of the 65 DNL contour in—
16	(A) King County, WA;
17	(B) Boston;
18	(C) Chicago;
19	(D) New York City;
20	(E) the Northern California Metroplex;
21	(F) Phoenix;
22	(G) the Southern California Metroplex;
23	(H) the District of Columbia;
24	(I) Atlanta; and

1	(J) any other metropolitan large hub air-
2	port identified by the Administrator.
3	(b) Contents.—The study described in subsection
4	(a) shall examine—
5	(1) the collection and consolidation of quantifi-
6	able, observational, experiential, anecdotal, or other
7	data from—
8	(A) the Federal Aviation Administration;
9	(B) airport operators;
10	(C) valid acoustic instrumentation on the
11	ground;
12	(D) testimonials and other evidence from
13	community members; and
14	(E) organizations in the community;
15	(2) the Day-Night Average Sound Level, using
16	measured data or modeled data (or other noise
17	metrics, as applicable);
18	(3) any other existing or supplemental noise
19	metrics from data collected by noise monitor sta-
20	tions;
21	(4) emissions generated by individual and cu-
22	mulative takeoffs and landings, including emissions
23	that impact the ground level;
24	(5) lateral trajectory and altitude of flight
25	paths as demonstrated by actual and comprehensive

1	radar flight track data in addition to published
2	routes;
3	(6) how aviation impacts communities sur-
4	rounded by multiple airports;
5	(7) how aviation impacts communities with
6	unique geography, including communities situated at
7	higher elevation or near large bodies of water;
8	(8) any other data requested by the impacted
9	community in order to give a comprehensive under-
10	standing of the impacts on such community, includ-
11	ing comparative data for equity analysis;
12	(9) recommendations on actions or mitigation
13	that can be taken to alleviate—
14	(A) concerns raised during community out-
15	reach; and
16	(B) effects that are determined in the
17	study; and
18	(10) any other data or information determined
19	to be relevant by the National Academies in ana-
20	lyzing aviation impacts.
21	(c) Framework and Diagnostic Tool.—
22	(1) In general.—Using findings from the
23	study, the National Academy of Sciences shall pro-
24	vide the FAA with a framework and diagnostic tool
25	for—

1	(A) conducting appropriate community as-
2	sessments upon request of community boards
3	(including as described in section 5(f));
4	(B) measuring the impact on communities
5	of—
6	(i) high frequency of overhead flights;
7	(ii) an increase or change in flight op-
8	erations due to adoption of new flight pro-
9	cedures;
10	(iii) high frequency or an increase in
11	night time aircraft noise; and
12	(iv) decreased dispersion of flight path
13	utilization; and
14	(C) developing a scientifically based strat-
15	egy for evaluating structures subject to in-
16	creases described in subparagraph (A)(ii) that
17	should be eligible for noise mitigation.
18	(2) REQUIREMENT.—In developing the frame-
19	work and diagnostic tool under paragraph (1), the
20	National Academy of Sciences shall—
21	(A) seek appropriate community input and
22	feedback from community boards as well as
23	open community meetings; and
24	(B) ensure, to the extent practicable, that
25	such framework and diagnostic tool is under-

1	standable to, and useable by, the community
2	boards and the general public.
3	SEC. 4. DESIGNATING OF COMMUNITIES.
4	(a) Outreach.—
5	(1) In general.—Not later than 90 days after
6	the date of enactment of this Act, the Administrator
7	shall conduct outreach to State, regional, and local
8	elected officials of aviation-impacted communities to
9	inform them of the opportunity to be a designated
10	community.
11	(2) REQUIREMENTS.—The outreach described
12	in paragraph (1) shall—
13	(A) be conducted in local print and elec-
14	tronic media (including social media, local for-
15	eign language media, ethnic radio, newspapers,
16	and television); and
17	(B) reflect languages regularly encountered
18	in the aviation-impacted community in any
19	signs, materials, and multimedia resources.
20	(b) Request.—The State, regional, or local elected
21	officials (or designee thereof) of an aviation-impacted com-
22	munity may request to be a designated community, and
23	the Administrator shall—
24	(1) recognize such community as a designated
25	community upon request; and

1	(2) acknowledge each community requesting
2	designation on the website of the Federal Aviation
3	Administration.
4	(c) Portions of Community.—The State or local
5	elected officials (or designee thereof) of a designated com-
6	munity, representatives, or a group of representatives cho-
7	sen by a community, shall select the portions or the en-
8	tirety of such community considered aviation-impacted, in-
9	cluding designating the community as a whole should such
10	community so choose.
11	SEC. 5. COMMUNITY BOARDS.
12	(a) In General.—Not later than 6 months after the
13	date on which an aviation-impacted community becomes
14	a designated community pursuant to section 4, such des-
15	ignated community shall—
16	(1) select a community board comprised of indi-
17	viduals that equally represent—
18	(A) State, regional, or local elected officials
19	or city managers (or designees thereof);
20	(B) local airport operators;
21	(C) impacted community residents; and
22	(D) the public health and environment;
23	and
24	(2) in the case where such designated commu-
25	nity decides to maintain an existing group of pri-

1	marily elected local officials that has previously been
2	constituted for purposes of working on aviation-re-
3	lated issues, designate such existing group as a com-
4	munity board pursuant to this section, so long as—
5	(A) affected community members who are
6	not airport employees or elected officials have
7	representation on the board; and
8	(B) health and environmental representa-
9	tives are added as needed.
10	(b) Meetings.—A community board shall meet at
11	times and places chosen by the members of such board.
12	(c) Purposes.—The purpose of a community board
13	is to provide information to airport operators and the Fed-
14	eral Aviation Administration concerning aviation impacts.
15	(d) Collaboration.—The Administrator shall—
16	(1) designate an FAA designee; and
17	(2) ensure that representatives of and, when
18	appropriate and upon request of a community board,
19	relevant experts from the Federal Aviation Adminis-
20	tration participate in meetings of a community
21	board.
22	(e) Community Reports.—
23	(1) In General.—A community board may
24	draft a community report detailing the community's
25	concerns and issues related to aviation impacts.

1 (2) Contents.—A community report may be 2 comprised of, or include, community information, 3 documents, or locally conducted assessments. 4 (f) Community Assessments.— (1) IN GENERAL.—A community board may pe-6 tition the Administrator to conduct a community as-7 sessment, which shall be conducted based on the 8 framework and diagnostic tool established by the 9 National Academy of Sciences under section 3 and 10 the community reports described in subsection (e). 11 (2) LIMITATION.—A community board may pe-12 tition the Administrator to conduct not more than 1 13 community assessment under paragraph (1) every 3 14 vears. 15 Exception.—Notwithstanding paragraph 16 (2), a community board may petition the Adminis-17 trator to conduct an additional community assess-18 ment during the 3-year period described in para-19 graph (2) if— 20 (A) a study described in part 150 of title 21 14, Code of Federal Regulations, is commis-22 sioned by an airport with flight paths that af-23 fect the community represented by the commu-

nity board; or

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- 1 (B) if airport operations increase substan-
- 2 tially above of projected increases.
- 3 (g) Instrumentation.—Upon request of a commu-
- 4 nity board, the Administrator shall provide additional
- 5 noise measurement instrumentation to measure aircraft
- 6 noise.
- 7 (h) COLLABORATION.—The Administrator and each
- 8 community board that petitions for a community assess-
- 9 ment shall collaborate on the scope of such community as-
- 10 sessment.
- 11 (i) REGIONAL ASSESSMENT.—Upon the request and
- 12 approval of not less than 2 community boards located in
- 13 the same region, the FAA may conduct a regional assess-
- 14 ment based on the framework and diagnostic tool estab-
- 15 lished by the National Academy of Sciences under section
- 16 3.
- 17 (j) Accessible Format.—The Administrator shall
- 18 ensure the community assessment is culturally and lin-
- 19 guistically accessible given the needs or requests of the
- 20 community.
- 21 SEC. 6. ACTION PLANS.
- 22 (a) IN GENERAL.—Not later than 6 months after the
- 23 date of completion of a community assessment described
- 24 in section 5(f), the Administrator shall, in collaboration
- 25 with community boards, devise an action plan that seeks

- 1 to alleviate or address the concerns raised in such commu-
- 2 nity reports or such community assessments.
- 3 (b) CONTENT.—An action plan shall—
- (1) include a long-term regional plan that focuses on reducing and minimizing aviation impacts for the designated community or communities, including sound insulation or other noise mitigation infrastructure, air filtration systems, and changes in flight paths or procedures; and
  - (2) require the appropriate district office of the Federal Aviation Administration and air traffic control facility to consider the implementation of changes to flight operations, flight paths, and vertical guidance if the community assessment described in section 5(f) indicates that such changes would decrease the impacts on the designated community, including examining the population density in the communities described in such report and assessment in considering such implementation.
- 20 (c) IMPLEMENTATION.—In implementing the action 21 plan, the Administrator will consider the implementation 22 of changes to flight operations, flight paths, and vertical 23 guidance if the community assessment described in section 24 5(f) indicates that such changes would decrease the im-

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- 1 pacts of flights on a designated community (or commu-
- 2 nities).
- 3 (d) Statement Concerning Certain Changes.—
- 4 If the Administrator determines that changes to oper-
- 5 ations, flight paths, and vertical guidance that a commu-
- 6 nity study indicated would decrease the effects on the des-
- 7 ignated community would not be effective in decreasing
- 8 community impacts, the Administrator shall explain the
- 9 rationale for this determination in the action plan.

### 10 (e) Appeals Process.—

- 11 (1) In general.—The Administrator shall es-
- tablish an appeals process, through which a commu-
- 13 nity board may appeal the determination by the
- 14 Federal Aviation Administration not to implement a
- change under subsection (c) to an independent panel
- 16 comprised equally of independent public health ex-
- perts, environmental experts, and aviation experts.
- 18 (2) Recommendations.—In carrying out para-
- graph (1), the Administrator shall seek rec-
- ommendations from the National Academy of
- 21 Sciences for panel experts described in such para-
- 22 graph.
- 23 (3) REQUIREMENT TO CONVENE.—An inde-
- pendent panel convened pursuant to paragraph (1)
- shall convene not later than 6 months after the re-

1	ceipt of an appeal pursuant to such paragraph and
2	shall respond to such appeal not later than 3 months
3	after the date on which such panel convenes.
4	(f) DISSEMINATION.—The panel described in sub-
5	section (e)(1) shall submit any findings for an appeal de-
6	scribed in such subsection—
7	(1) to the public in a culturally and linguis-
8	tically appropriate fashion given the needs or re-
9	quests of the community at issue;
10	(2) to the offices of the Members of Congress
11	and Senators representing the community at issue;
12	(3) to the relevant committees of the House of
13	Representatives and the Senate; and
14	(4) upon request, to appropriate State, regional,
15	and local elected officials.
16	SEC. 7. MITIGATION FUNDING.
17	(a) In General.—Not later than 180 days after the
18	release of an action plan pursuant to section 3, the Admin-
19	istrator shall make grants for necessary noise mitigation
20	in a designated community for—
21	(1) residences;
22	(2) hospitals;
23	(3) nursing homes and adult or child day care
24	centers;
25	(4) schools;

1	(5) places of worship; and
2	(6) other impacted facilities indicated by a com-
3	munity assessment under section 5(f).
4	(b) STANDARDS.—Using the framework and diag-
5	nostic tool developed by the National Academy of Sciences
6	under section 3, the Administrator shall develop standards
7	to determine which of the structures in designated commu-
8	nities described in subsection (a) are eligible for mitigation
9	funding.
10	(e) MITIGATION DEFINED.—In this section, the term
11	"noise mitigation" means any form of mitigation that re-
12	duces the noise burden for communities, including—
13	(1) sound insulation of structures;
14	(2) construction of noise barriers or acoustic
15	shielding to mitigate ground-level noise; and
16	(3) other mitigation as indicated by a commu-
17	nity assessment under section 5(f) or an action plan
18	under section 6 using the diagnostic tool developed
19	by the National Academy of Sciences under section
20	3.
21	(d) Sound Insulation for Communities Subject
22	TO HIGH FLIGHT FREQUENCY.—
23	(1) In general.—Using the framework and di-
24	agnostic tool developed by the National Academy of
25	Sciences under section 3, in carrying out an action

- plan described in section 6, the Administrator shall develop standards for determining which communities are subject to significant frequency of overhead flights, which shall be eligible for noise mitigation funding.
- 6 (2) Noise mitigation.—In carrying out an ac-7 tion plan described in section 6, the Administrator 8 and airport operators shall provide grants for noise 9 mitigation for aviation-impacted communities that 10 are subjected to a high frequency of flight operations 11 or from the adoption of new flight procedures (as 12 determined by the Administrator through the use of 13 the framework and diagnostic tool developed by the National Academy of Sciences under section 3).
- 14 15 (e) Sound Insulation for Residences Impacted BY SIGNIFICANT NIGHT TIME AIRCRAFT NOISE.—In carrying out an action plan described in section 6, the Admin-17 istrator and airport operators shall provide noise mitiga-18 tion for a neighborhood within a 55 or higher DNL con-19 20 tour (or a community that has quality-assured noise meas-21 urement data that demonstrate 55 DNL impacts occurring outside the model contour of the aviation environ-23 mental design tool of the FAA) in which an airport operator or the Administrator determines, through the use of the framework and diagnostic tool developed by the Na-

- 1 tional Academy of Sciences under section 3, that signifi-
- 2 cant numbers of flight operations are conducted between
- 3 10:00 p.m. and 6:00 a.m.
- 4 SEC. 8. AUTHORIZATION OF APPROPRIATIONS.
- 5 (a) In General.—There is authorized to be appro-
- 6 priated out of the Airport and Airway Trust Fund (estab-
- 7 lished under section 9502 of the Internal Revenue Code
- 8 of 1986) to carry out this Act—
- 9 (1) a total of \$750,000,000 for fiscal years
- 10 2021 through 2030; and
- 11 (2) such sums as necessary, but not to exceed
- 12 0.25 percent of the annual change in uncommitted
- balance of such Trust Fund in a fiscal year, for fis-
- 14 cal years after fiscal year 2030.
- 15 (b) Use of Funds.—Of any amounts appropriated
- 16 for a fiscal year to carry out this Act, the Administrator
- 17 shall use such funds—
- 18 (1) to make grants under section 7;
- 19 (2) in an amount of not more than 5 percent,
- 20 to support FAA expenditures required for the ad-
- 21 ministration this Act; and
- 22 (3) any amounts not expended under paragraph
- 23 (1) or (2), to make grants described in section
- 24 47117(e)(1)(A) of title 49, United States Code.

#### SEC. 9. DEFINITIONS.

2	In	this	Act:

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- 3 (1) ADMINISTRATOR.—The term "Adminis-4 trator" means the Administrator of the Federal 5 Aviation Administration.
- 6 (2) AIRCRAFT OPERATION.—The term "aircraft operation" means a landing or take-off of an aircraft flight.
- 9 (3) AVIATION-IMPACTED COMMUNITY.—The 10 term "aviation-impacted community" means a com-11 munity that is located not greater than 1 mile from 12 any point at which a commercial or cargo jet route 13 is 3,000 feet or less above ground level.
  - (4) COMMERCIAL OR CARGO JET ROUTE.—The term "commercial or cargo jet route" means a route that is departing or arriving at a large hub or metroplex airport, as such terms are defined by the Administrator.
  - (5) COMMUNITY.—The term "community" means any residential neighborhood, locality, municipality, town, or city.
  - (6) Designated community.—The term "designated community" means an aviation-impacted community that has chosen to be designated pursuant to section 4.

1	(7) FAA.—The term "FAA" means the Fed-
2	eral Aviation Administration.
3	(8) FAA DESIGNEE.—The term "FAA Des-
4	ignee" means a community engagement manager or
5	Regional Ombudsman (as described in section 180
6	of the FAA Reauthorization Act of 2018) that—
7	(A) works with each community board;
8	(B) engages in meaningful, solution-driven
9	dialogue with the community board; and
10	(C) serves as the liaison between the FAA
11	and the community board.
12	(9) Impact.—The term "impact" means noise,
13	air pollution emissions, or any other aviation-related
14	impact identified by a community coming from an
15	aircraft and that is affecting a community or its
16	residents.
17	(10) ROUTE.—The term "route" includes both
18	the lateral trajectory and altitude of flight paths as
19	demonstrated by actual and comprehensive radar
20	flight track data in addition to published routes.