

Infrastructure Investment and Jobs	Vehicle Safety Provisions	INVEST in America Act (House bill)
Act (Senate bill)		,
Cars (Sec. 24208): Requires proven crash avoidance technology in new cars (forward collision warning (FCW), automatic emergency braking (AEB), lane departure warning (LDW), lane keeping assist (LKA)). Needed: Require the technology to detect and respond to pedestrians, bicyclists and other vulnerable roads users (VRUs), add a date certain for rulemaking and compliance. Trucks (Sec. 23010): -Two years after enactment to issue final rule for AEB on large trucks -One year after enactment to issue federal motor carrier safety regulations (FMCSR) to require drivers to use AEB when operating truck -Two years after enactment to complete research on medium trucks -Two years after report on research determine on whether to proceed with rulemaking on medium trucks Needed: Include requirement for class 3 – 6 trucks instead of study, add compliance date.	Crash Avoidance Technology	Cars (Sec. 10103): Requires proven crash avoidance technology in new cars (FCW/AEB, LDW, BSW, Rear cross traffic warning/Rear AEB) - Two years to issue final rule - Compliance date within two years of final rule - Technology must detect and respond to pedestrians, bicyclists and other VRUs Trucks (Sec. 4404): -One year after enactment to issue a final rule for AEB on large trucks -Two years to compliance date -Two years to complete research on small and medium sized trucks (Class 3-6) -90 days after research completed send report to Congress on findings including determination on rulemaking Needed: Include requirement for class 3 – 6 trucks instead of study.
Requires reminder/alert technology for rear designated seating positions, two years to final rule, two years after final rule to compliance. (Sec. 24222) Needed: A requirement for technology to detect unattended children (who may have entered independently or been left intentionally or unintentionally) and expand to cover entire passenger compartment.	Hot Cars Prevention Technology	Requires detection and alert technology in the passenger compartment. Two years to final rule, two years after final rule to compliance. (Sec. 10101)
Requires research within three years of enactment. Possibility of rulemaking for driver monitoring systems to prevent automation complacency and curb leading crash causes including distracted, impaired and drowsy driving. (Sec. 24209) Adds new grant opportunity for states that ban distracted viewing and improves transparency in the grant determination	Distracted Driving: Driver Monitoring Technology and Changes to Grants	Requires research, and then a final rule for driver monitoring systems within four years of enactment. Compliance date two years after final rule. (Sec. 10103) Adds new grant opportunity for states that ban distracted viewing and improves transparency in the grant determination process in addition to other changes. (Sec. 3007)

	T	T
process in addition to other changes. (Sec. 24105)		
Needed: Requirement for rulemaking and		
compliance by a date certain. (Sec. 24209)		
Requires passive impaired driving	Passive Impaired Driving	Final rule within three years, compliance
prevention technology (three years to final	Prevention Technology	within three years of final rule for passive
rule, within three years of final rule to		impaired driving prevention technology on
compliance, potential three additional		new cars. Option for up to three additional
years at the discretion of the Secretary),		years delay for final rule by Secretary.
and to provide a report to Congress if a		(Sec. 10105).
final rule isn't issued within ten years of		Needed: Language tying technology
enactment. The report provision could		operation to .08% BAC rather than state
cause a delay in implementation. (Sec.		limits must be changed.
24220)		
Needed: Ten-year report must be		
removed. Changes to definition that tie it		
to .08% blood alcohol concentration		
(BAC), as opposed to state legal limits,		
must be made. Requires a rulemaking for lane departure	Additional Advanced Crash	Requires research, and then a final rule for
warning and lane keeping assist in Sec.	Avoidance Technologies	lane keeping assist, automatic collision
24208 but does not include other safety	Avoidance recimologies	notification and intelligent speed
technology or identify a compliance date.		assistance technology within four years of
Needed: Compliance date, research and		enactment. Compliance date two years
rulemaking for safety technology.		after enactment. (Sec. 10103)
Two years after enactment to issue an	Seat Back Standard Update	Two years to issue final rule updating seat
advanced notice of proposed rulemaking	·	back standard, two years after final rule to
(ANPRM), no requirement for rulemaking,		compliance. (Sec. 10109)
but if a rule is issued, compliance is two		
years after the final rule, to prevent seat		
back failures and the resulting fatalities		
and injuries, often sustained by children		
properly restrained in the backseat. (Sec.		
24204)		
Needed: Add a requirement for the seat		
back standard to be updated.	Hoodlaws Improvements	Two years to final rule undating headlemn
Directs a final rule updating headlamp standard and permitting adaptive	Headlamp Improvements	Two years to final rule updating headlamp standard (compliance two years after final
headlamps within two years. (Sec. 24212)		rule). Two years to new performance
Needed: A compliance date.		standard for adaptive headlamps
		(compliance one year after rule). (Sec.
		10103)
Two years to issue notice of review and	Hood and Bumper Upgrades	Requires hood and bumper standard
comment and report on potential hood		upgrades to better protect VRUs.
and bumper standard upgrades to better		Rulemaking within two years. Compliance
protect bicyclists, pedestrians and other		within two years of rulemaking. (Sec.
VRUs, crash avoidance tech		10111)
considerations. (Sec. 24214)		
Needed: A date certain for rulemaking		
and compliance.		
Keyless ignition section to prevent carbon	Keyless Ignition Issues	Rulemaking for automatic shutoff and
monoxide poisoning (two years to final		rollaway prevention systems. Two years to
rule, one year after rulemaking to		final rule, two years after final rule for
compliance unless Secretary finds good	<u> </u>	compliance. (Sec. 10102)

	T	T
cause for delay), and a study on the		
rollaway issue. (Sec. 24205)		
Needed: A requirement to address		
rollaway incidents with rulemaking.		
Update not comprehensive nor does it address safety of VRUs. One year to notice on including crash avoidance tech. 18 months to plan for implementing crash avoidance tech rating system. One year to notice on providing info on VRU safety. 18 months to plan for implementing VRU rating system. One year to roadmap/updates to Roadmap every four years or less. (Sec. 24213) Needed: Require a comprehensive update of NCAP and ensure that it adequately addresses the safety of vulnerable road users VRUs by a date certain.	Updates to New Car Assessment Program (NCAP)	Comprehensive update: includes new tests, procedures and ratings for crash avoidance technology and for VRUs including for performance of the tech in detecting and responding to VRUs; Updates crashworthiness testing to include elderly, children, VRUs; Directs research and then ratings for post crash safety and advanced technologies; to receive the new 5-star rating, the safety tech must be standard in model. Within one year, initial updates, VRU safety updates and new and updated 5-star ratings to be implemented. Final rule within two years updating test procedures and injury criteria. Three years to new tests including for female, children and elderly passengers/all seating positions, child passenger safety seats and with VRUs. (Sec. 10104)
Requires an update to the rear guard	Underride Protections	Requires rear underride guard standard to
standard to meet to meet the Insurance		be updated to meet the IIHS crash
Institute for Highway Safety (IIHS) crash		protocols and be subject to annual
protocols, and research on side underride		inspection. Requires research on side
guards. Establishes advisory committee on		underride guards. Establishes advisory
underride protection. (Sec. 23011)		committee on underride protection. (Sec.
Needed: Require side and front underride		4405)
guards.		Needed: Require side and front underride
		guards.
Need to Remove:	Teen Truckers	N/A
- Sec. 23022: Permits teen and young		
drivers under age 21 to drive in		
interstate commerce through a 3 -		
year pilot apprentice program that		
permits 3,000 participants at a time,		
over 25,000 per year.		
Need to Remove:	Hours of Service (HOS)/	Requires DOT to conduct a comprehensive
- Sec. 23018: HOS exemption for	Electronic Logging Devices	review of the impacts of current HOS
livestock haulers within 150 air miles	(ELDs)	rules, including exemptions and changes
of destination (law already allows		to rules made by 2020 final rule. Directs
HOS exemption for 150 air miles from		DOT to revise the agency's guidance for
source).		personal conveyance, to establish specific
- <u>Sec. 23017</u> : Requires DOT to analyze		mileage or time limits on the use of this
cost and effectiveness of electronic		exception (Sec. 4306).
logging devices (ELDs) which have		Directs DOT to issue rule to establish
already been shown to reduce driver		screening criteria for obstructive sleep
violations of HOS rules, as well as		apnea in commercial motor vehicle (CMV)
processes used by FMCSA to review		drivers (Sec. 4308).
logs and allows carriers to challenge		Allows data from ELDs to be used by DOT
violations relating to an ELD.		for transportation research (Sec. 4311).
	<u> </u>	

N. I. B.		1 21/2
Need to Remove:	Truck Size and Weight Limits	N/A
- <u>Secs. 11514 and 11515</u> : Permit		
overweight trucks which		
disproportionately damage		
infrastructure and threaten public		
safety. Federal limits on the weight		
and size of CMVs are intended to		
protect truck drivers, the traveling		
public, and America's roads, bridges		
and other infrastructure components.		
Needed: Provision needed to direct	Motor Carrier Oversight	Requires DOT to revise the methodology
improvements to oversight of unsafe		used to identify and prioritize motor
motor carriers by making all crash data		carriers for safety interventions under
available for public review and making		Compliance, Safety, Accountability (CSA)
carrier fitness ratings accurate.		program. Requires the Secretary to make
carrier neress ratings accurate.		safety data publicly available upon revision
		of the methodology. Requires the
		Secretary to publish regulations to revise
		, ,
		the process for issuing safety fitness
		determinations (SFD) for motor carriers no
		later than one year after implementing the
		new CSA methodology. (Sec. 4202)
Reviews laws and technologies related to	School Bus Safety	Directs DOT to review the costs and
school bus safety. Two years to a report on		benefits of requiring lap/shoulder belts in
issues. (Sec. 24110)		large school buses and to consider
Needed: Improvements for school bus		requiring seat belts in newly manufactured
safety including requirements for seat		school buses. Requires new school buses
belts, fire suppression and crash		to be equipped with AEB and electronic
avoidance technologies, and to curb		stability control (ESC) systems. Directs
school bus driver fatigue.		DOT to conduct research and testing on
		fire prevention and mitigation standards
		for large school buses and consider issuing
		updated standards (Sec. 4401).
		Needed: Require final rule by date certain
		for seat belts.
- Requires DOT to conduct research on	Limousine Safety	- Requires drivers of limousines to hold
federal motor vehicle safety standards	Improvements	a CDL
(FMVSS) for side impact protection,	,	- Occupant protection: two years to
roof crush resistance, and air bag		final rule/one year to compliance –
systems within four years of		seat belt/standards for seats/retrofit
enactment and rulemaking within two		study.
years of completion of research, and		- Crashworthiness: within four years,
issue rule requiring limousines to be		Sec. completes research on side
equipped with safety belts within two		impact protection, roof crush
years of enactment.		resistance and air bags (two years to
Requires DOT to conduct research on		rulemaking after research).
evacuation and rulemaking within two		- Limo evacuation: Two years to
years of completion of research.		research/three years to standard
- Requires consumer information on		- EDRs final rule within two years of
most recent inspection. (Sec. 23015)		enactment. (Sec. 10106)