118th CONGRESS 2d Session

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To direct the Secretary of Transportation to promulgate a Federal motor vehicle safety standard to reduce the incidence of child injury and death occurring during low-speed incidents involving motor vehicles, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. BLUMENTHAL introduced the following bill; which was read twice and referred to the Committee on _____

A BILL

- To direct the Secretary of Transportation to promulgate a Federal motor vehicle safety standard to reduce the incidence of child injury and death occurring during lowspeed incidents involving motor vehicles, 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 "Standards To Prevent
5 Frontovers Act of 2024" or the "STOP Frontovers Act
6 of 2024".

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1 SEC. 2. DEFINITIONS.

2 In this Act:

3 (1) BACKOVER.—The term "backover" means a
4 low-speed incident where a non-occupant of a motor
5 vehicle is struck by the motor vehicle moving in re6 verse.

7 (2) MOTOR VEHICLE.—The term "motor vehi8 cle" has the meaning given the term in section
9 30102(a) of title 49, United States Code.

10 (3) PERCEPTION ZONE.—The term "perception
11 zone" means the area surrounding a motor vehicle
12 within which accurate object detection is necessary
13 to ensure safety.

14 (4) SECRETARY.—The term "Secretary" means15 the Secretary of Transportation.

16 SEC. 3. RULEMAKING TO MINIMIZE SAFETY RISKS.

(a) IN GENERAL.—Not later than 1 year after the
date of enactment of this Act, the Secretary shall initiate
a rulemaking to promulgate a Federal motor vehicle safety
standard under section 30111 of title 49, United States
Code, establishing performance requirements that reduce
death and injury resulting from frontovers and other lowspeed incidents.

24 (b) Requirements and Considerations.—

(1) Scope.—The performance requirements of
the motor vehicle safety standard described in sub-
section (a) shall—
(A) minimize safety risks of frontovers and
other low-speed incidents;
(B) establish a perception zone; and
(C) require—
(i) at a minimum, the detection of, in
the perception zone of the motor vehicle—
(I) a motor vehicle;
(II) a pedestrian, including tod-
dlers and small children;
(III) a bicyclist;
(IV) a vulnerable road user (as
defined in section 148(a) of title 23,
United States Code);
(V) a wheelchair or assistive de-
vice user;
(VI) a micromobility or motor-
cycle rider; and
(VII) any other individual, equip-
ment, vehicle, or animal, as deter-
mined by the Secretary;
(ii) a driver notification system that
enables the driver of the motor vehicle to

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1	effectively respond to objects described in
2	subclauses (I) through (VII) of clause (i)
3	to prevent and reduce the severity of
4	frontovers and other low-speed incidents;
5	(iii) an active intervention system that
6	enables the motor vehicle to effectively re-
7	spond to objects described in subclauses (I)
8	through (VII) of clause (i) to prevent and
9	reduce the severity of frontovers and other
10	low-speed incidents; and
11	(iv) a distinct auditory and visual
12	alert, which may be combined with a
13	haptic alert, any time the driver notifica-
14	tion system described under clause (ii) or
15	the active intervention system described
16	under clause (iii) engages in a way that
17	warrants a driver or motor vehicle re-
18	sponse.
19	(2) DEFINITION.—The motor vehicle safety
20	standard described in subsection (a) shall define
21	"frontover".
22	(c) TIMELINE.—
23	(1) IN GENERAL.—Not later than 1 year after
24	the date on which the rulemaking is initiated under
25	subsection (a), the Secretary shall promulgate the

1	final motor vehicle safety standard described in that
2	subsection.
3	(2) Full compliance.—Not later than 3
4	years after the date on which the final motor vehicle
5	safety standard is promulgated under paragraph (1),
6	the Secretary shall require full compliance with that
7	final motor vehicle safety standard.
8	(3) Phase-in period.—
9	(A) IN GENERAL.—The Secretary may es-
10	tablish a phase-in period for compliance with
11	the motor vehicle safety standard promulgated
12	under paragraph (1).
13	(B) REQUIREMENT.—A phase-in period es-
14	tablished under subparagraph (A) shall only be
15	for a period of time that allows for full compli-
16	ance with the motor vehicle safety standard in
17	accordance with paragraph (2).
18	(C) Phase-in priorities.—
19	(i) IN GENERAL.—In establishing a
20	phase-in period under subparagraph (A),
21	the Secretary shall consider whether to re-
22	quire the phase-in according to different
23	types of motor vehicles based on data dem-
24	onstrating the frequency by which various
25	types of motor vehicles have been involved

1	in frontovers and other low-speed incidents
2	resulting in injury or death.
3	(ii) REGULATIONS REQUIRED.—If the
4	Secretary determines under clause (i) that
5	any type of motor vehicle should be given
6	priority for the phase-in period established
7	under subparagraph (A), the Secretary
8	shall promulgate regulations that specify—
9	(I) the 1 or more types of motor
10	vehicles that shall be phased-in first;
11	and
12	(II) the percentages by which
13	those motor vehicles shall be phased-
14	in.
15	(d) Reports to Congress.—Not later than 2 years
16	after the date of enactment of this Act, and every 90 days
17	thereafter, if the final motor vehicle safety standard de-
18	scribed in subsection (a) has not been promulgated in ac-
19	cordance with the requirements of this section, the Sec-
20	retary shall submit to Congress a report on—
21	(1) the reasons for the delay in promulgating
22	that motor vehicle safety standard; and
23	(2) the steps being taken by the Secretary—
24	(A) to address those reasons; and

(B) to promulgate that motor vehicle safe ty standard.

3 SEC. 4. UPDATES TO THE NON-TRAFFIC SURVEILLANCE 4 SYSTEM.

5 (a) IN GENERAL.—Not later than 30 days after the 6 date of enactment of this Act, the Secretary shall include 7 an element for a frontover and an element for a backover 8 in the data maintained, and the summary reports pub-9 lished from that data, under the Non-Traffic Surveillance 10 (NTS) System of the National Highway Traffic Safety 11 Administration.

12 (b) OTHER REPORTING CONSIDERATIONS.—In addi-13 tion to the requirement under subsection (a), the Sec-14 retary may consider other mechanisms to help inform re-15 porting relating to frontovers and backovers, including 16 changes to State crash report data requirements or other 17 reporting systems.

18 (c) NOTIFICATION TO CONGRESS.—The Secretary
19 shall notify Congress on completion of the requirement
20 under subsection (a).