117TH CONGRESS 2D SESSION

S. 2322

AN ACT

To require a pilot program on the participation of non-asset-based third-party logistics providers in the Customs-Trade Partnership Against Terrorism.

- 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 "Customs Trade Part-						
3	nership Against Terrorism Pilot Program Act of 2021"						
4	or the "CTPAT Pilot Program Act of 2021".						
5	SEC. 2. DEFINITIONS.						
6	In this Act:						
7	(1) Appropriate congressional commit-						
8	TEES.—The term "appropriate congressional com-						
9	mittees" means—						
10	(A) the Committee on Homeland Security						
11	and Governmental Affairs and the Committee						
12	on Finance of the Senate; and						
13	(B) the Committee on Homeland Security						
14	and the Committee on Ways and Means of the						
15	House of Representatives.						
16	(2) CTPAT.—The term "CTPAT" means the						
17	Customs Trade Partnership Against Terrorism es-						
18	tablished under subtitle B of title II of the Security						
19	and Accountability for Every Port Act (6 U.S.C.						
20	961 et seq.).						
21	SEC. 3. PILOT PROGRAM ON PARTICIPATION OF THIRD-						
22	PARTY LOGISTICS PROVIDERS IN CTPAT.						
23	(a) Establishment.—						
24	(1) IN GENERAL.—The Secretary of Homeland						
25	Security shall carry out a pilot program to assess						
26	whether allowing entities described in subsection (b)						

1	to participate in CTPAT would enhance port secu-					
2	rity, combat terrorism, prevent supply chain security					
3	breaches, or otherwise meet the goals of CTPAT.					
4	(2) Federal register notice.—Not later					
5	than one year after the date of the enactment of this					
6	Act, the Secretary shall publish in the Federal Reg					
7	ister a notice specifying the requirements for the					
8	pilot program required by paragraph (1).					
9	(b) Entities Described.—An entity described in					
10	this subsection is—					
11	(1) a non-asset-based third-party logistics pro-					
12	vider that—					
13	(A) arranges international transportation					
14	of freight and is licensed by the Department of					
15	Transportation; and					
16	(B) meets such other requirements as the					
17	Secretary specifies in the Federal Register no-					
18	tice required by subsection (a)(2); or					
19	(2) an asset-based third-party logistics provider					
20	that—					
21	(A) facilitates cross border activity and is					
22	licensed or bonded by the Federal Maritime					
23	Commission, the Transportation Security Ad-					
24	ministration, U.S. Customs and Border Protec-					
25	tion, or the Department of Transportation;					

1	(B) manages and executes logistics services					
2	using its own warehousing assets and resource					
3	on behalf of its customers; and					
4	(C) meets such other requirements as the					
5	Secretary specifies in the Federal Register no					
6	tice required by subsection (a)(2).					
7	(c) REQUIREMENTS.—In carrying out the pilot pro					
8	gram required by subsection (a)(1), the Secretary shall—					
9	(1) ensure that—					
10	(A) not more than 10 entities described in					
11	paragraph (1) of subsection (b) participate i					
12	the pilot program; and					
13	(B) not more than 10 entities described in					
14	paragraph (2) of that subsection participate in					
15	the program;					
16	(2) provide for the participation of those enti-					
17	ties on a voluntary basis;					
18	(3) continue the program for a period of not					
19	less than one year after the date on which the Sec-					
20	retary publishes the Federal Register notice required					
21	by subsection (a)(2); and					
22	(4) terminate the pilot program not more than					
23	5 years after that date.					
24	(d) Report Required.—Not later than 180 days					
25	after the termination of the pilot program under sub-					

1	section (c)(4), the Secretary shall submit to the appro-						
2	priate congressional committees a report on the finding						
3	of, and any recommendations arising from, the pilot pro						
4	gram concerning the participation in CTPAT of entities						
5	described in subsection (b), including an assessment of						
6	participation by those entities.						
7	SEC. 4. REPORT ON EFFECTIVENESS OF CTPAT.						
8	(a) In General.—Not later than one year after the						
9	date of the enactment of this Act, the Comptroller Gener						
10	of the United States shall submit to the appropriate con						
11	gressional committees a report assessing the effectiveness						
12	of CTPAT.						
13	(b) Elements.—The report required by subsection						
14	(a) shall include the following:						
15	(1) An analysis of—						
16	(A) security incidents in the cargo supply						
17	chain during the 5-year period preceding sub-						
18	mission of the report that involved criminal ac-						
19	tivity, including drug trafficking, human smug-						
20	gling, commercial fraud, or terrorist activity						
21	and						
22	(B) whether those incidents involved par-						
23	ticipants in CTPAT or entities not participating						
24	in CTPAT.						

1	(2) An analysis of causes for the suspension or					
2	removal of entities from participating in CTPAT					
3	a result of security incidents during that 5-year pe					
4	riod.					
5	(3) An analysis of the number of active CTPA'					
6	participants involved in one or more security inci					
7	dents while maintaining their status as participant					
8	(4) Recommendations to the Commissioner of					
9	U.S. Customs and Border Protection for improve					
10	ments to CTPAT to improve prevention of security					
11	incidents in the cargo supply chain involving partici					
12	pants in CTPAT.					
	Passed the Senate May 26, 2022.					
	Attest:					

Secretary.

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