To ensure the safety of all users of the transportation system, including pedestrians, bicyclists, transit users, children, older individuals, and individuals with disabilities, as they travel on and across federally funded streets and highways.

IN THE SENATE OF THE UNITED STATES

FEBRUARY 6, 2014

Mr. Begich (for himself and Mr. Schatz) introduced the following bill; which was read twice and referred to the Committee on Environment and Public Works

A BILL

To ensure the safety of all users of the transportation system, including pedestrians, bicyclists, transit users, children, older individuals, and individuals with disabilities, as they travel on and across federally funded streets and highways.

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 Streets Act of
5 2014”.

6 SEC. 2. DEFINITIONS.

7 In this Act:
(1) **COMPLETE STREET.**—The term “complete street” means a roadway that safely accommodates all travelers, particularly public transit users, bicyclists, pedestrians (including individuals of all ages and individuals with mobility, sensory, neurological, or hidden disabilities), motorists and freight vehicles, to enable all travelers to use the roadway safely and efficiently.

(2) **COMPLETE STREETS POLICY; COMPLETE STREETS PRINCIPLE.**—The terms “complete streets policy” and “complete streets principle” mean a transportation law, policy, or principle at the local, State, regional, or Federal level that ensures—

(A) the safe and adequate accommodation, in all phases of project planning and development, of all users of the transportation system, including pedestrians, bicyclists, public transit users, children, older individuals, individuals with disabilities, motorists, and freight vehicles; and

(B) the consideration of the safety and convenience of all users in all phases of project planning and development.

(3) **LOCAL JURISDICTION.**—The term “local jurisdiction” means any unit of local government.
(4) Metropolitan Planning Organization.—The term “metropolitan planning organization” has the meaning given the term in section 134(b) of title 23, United States Code.

(5) Roadway.—The term “roadway” means—

(A) the defined Federal functional classification roadway system; and

(B) each bridge structure providing a connection for such a roadway system.

(6) Secretary.—The term “Secretary” means the Secretary of Transportation.

(7) Senior Manager.—The term “senior manager” means—

(A) the director of a State department of transportation (or a designee);

(B) the director of a metropolitan planning organization (or a designee); and

(C) the director of a regional, county, or city transportation agency that is primarily responsible for planning and approval of transportation projects (or a designee).

(8) Transportation Improvement Program.—The term “transportation improvement program” has the meaning given the term “TIP” in section 134(b) of title 23, United States Code.
SEC. 3. COMPLETE STREETS POLICY.

(a) LAW OR POLICY.—Not later than October 1 of the fiscal year that begins 2 years after the date of enactment of this Act each State and metropolitan planning organization shall have in effect—

(1) in the case of a State—

(A) a law requiring that, beginning on the effective date of the State law, all transportation projects in the State shall accommodate the safety and convenience of all users in accordance with complete streets principles; or

(B) an explicit State department of transportation policy that, beginning on the effective date of the policy, all transportation projects in the State shall accommodate the safety and convenience of all users in accordance with complete streets principles; and

(2) in the case of a metropolitan planning organization, an explicit statement of policy that, beginning on the effective date of the policy, all transportation projects under the jurisdiction of the metropolitan planning organization shall accommodate the safety and convenience of all users in accordance with complete streets principles.

(b) INCLUSIONS.—
(1) IN GENERAL.—A law or policy described in subsection (a) shall—

(A) apply to each federally funded project of each State department of transportation or metropolitan planning organization transportation improvement program;

(B) include a statement that each project under the transportation improvement program makes streets or affected rights-of-way accessible to the expected users of that facility, of all ages and abilities, including pedestrians, bicyclists, transit vehicles and users, freight vehicles, and motorists;

(C) except as provided in paragraph (2), apply to new road construction and road modification projects, including design, planning, construction, reconstruction, rehabilitation, maintenance, and operations, for the entire right-of-way;

(D) indicate that improvements for the safe and convenient travel by pedestrians or bicyclists of all ages and abilities on or across streets shall be fully assessed, considered, and documented as a routine element of pavement resurfacing projects;
(E) delineate a clear procedure by which transportation improvement projects may be exempted from complying with complete streets principles, which shall require—

   (i) approval by the appropriate senior manager, in accordance with subsection (d)(2); and

   (ii) documentation, with supporting data, that indicates the basis for such an exemption;

(F) comply with up-to-date design standards, particularly standards relating to providing access for individuals with disabilities;

(G) require that complete streets principles be applied in due consideration of the urban, suburban, or rural context in which a project is located;

(H) include a list of performance standards with measurable outcomes to ensure that the transportation improvement program adheres to complete streets principles; and

(I) directs agency staff to create an implementation plan.

(2) EXCEPTION.—A law or policy described in subsection (a) shall not apply to a new road con-
struction or modification project for which, as of the
effective date of the law or policy, at least 30 per-
cent of the design phase is completed.

(c) EXEMPTION REQUIREMENTS AND PROCEDURES.—A law or policy described in subsection (a) shall
allow for a project-specific exemption from an applicable complete streets policy if—

(1)(A) an affected roadway prohibits, by law,
use of the roadway by specified users, in which case
a greater effort shall be made to accommodate those specified users elsewhere, including on roadways that cross or otherwise intersect with the affected roadway;

(B) the cost to the exempted project in achieving compliance with the applicable complete streets policy would be excessively disproportionate (as defined in the 2001 Department of Transportation Guidance on Accommodating Bicycle and Pedestrian Travel), as compared to the need or probable use of a particular complete street; or

(C) the existing and planned population, emp-
ployment densities, traffic volumes, or level of tran-
sit service around a particular roadway is so low,
that the expected users of the roadway will not in-
clude pedestrians, public transportation, freight vehicles, or bicyclists; and

(2) the project-specific exemption is approved by—

(A) a senior manager of the metropolitan planning organization that approved the transportation improvement program containing the exempted project;

(B) a senior manager of the relevant State department of transportation; or

(C) in the case of a project for which neither the metropolitan planning organization nor the State department of transportation is the agency with primary transportation planning authority, a senior manager of the regional, county, or city agency responsible for planning and approval of the project.

(d) INTEGRATION.—Each State department of transportation and metropolitan planning organization implementing a complete streets policy shall incorporate complete streets principles into all aspects of the transportation project development, programming, and delivery process, including project planning and identification, scoping procedures, design approvals, design manuals, and performance measures.
(c) Reports.—

(1) In general.—Each State department of transportation shall submit to the Secretary a report describing the implementation by the State of measures to achieve compliance with the requirements of this section, at such time, in such manner, and containing such information as the Secretary may require.

(2) Determination by Secretary.—On receipt of a report under paragraph (1), the Secretary shall determine whether the applicable State has achieved compliance with the requirements of this section.

SEC. 4. CERTIFICATION.

(a) In general.—Not later than 1 year after the enactment of this Act, the Secretary shall establish a method of evaluating compliance by State departments of transportation and metropolitan planning organizations with the requirements of this Act, including a requirement that each State department of transportation and metropolitan planning organization shall submit to the Secretary a report describing—

(1) each complete streets policy adopted by the State department of transportation or metropolitan planning organization;
(2) the means of implementation by the State department of transportation or metropolitan planning organization of the complete streets policy; and

(3) the process for providing an exemption, from the requirements of the complete streets policy of the State department of transportation or metropolitan planning organization.

(b) Report.—Not later than 3 years after the date of enactment of this Act, the Secretary shall submit to Congress a report describing—

(1) the method established under subsection (a);

(2) the status of activities for adoption and implementation by State departments of transportation and metropolitan planning organizations of complete streets policies;

(3) the tools and resources provided by the Secretary to State departments of transportation and metropolitan planning organizations to assist with that adoption and implementation; and

(4) other measures carried out by the Secretary to encourage the adoption of complete streets policies by local jurisdictions.
SEC. 5. ACCESSIBILITY STANDARDS.

(a) Final Standards.—Not later than 1 year after the date of enactment of this Act, the Architectural and Transportation Barriers Compliance Board established by section 502(a)(1) of the Rehabilitation Act of 1973 (29 U.S.C. 792(a)(1)) shall promulgate final standards for accessibility of new construction and alteration of pedestrian facilities for public rights-of-way.

(b) Temporary Standards.—During the period beginning on the date of enactment of this Act and ending on the date on which the Architectural and Transportation Barriers Compliance Board promulgates final standards under subsection (a), a State or metropolitan planning organization shall apply to public rights-of-way—

(1) the standards for accessible transportation facilities contained in section 37.9 of title 49, Code of Federal Regulations (as in effect on the date of enactment of this Act); or

(2) if the standards referred to in paragraph (1) do not address, or are inapplicable to, an affected public right-of-way, the revised draft guidelines for accessible public rights-of-way of the Architectural and Transportation Barriers Compliance Board dated November 23, 2005.
SEC. 6. RESEARCH, TECHNICAL GUIDANCE, AND IMPLEMENTATION ASSISTANCE.

(a) RESEARCH.—

(1) IN GENERAL.—The Secretary shall conduct research regarding complete streets to assist States, metropolitan planning organizations, and local jurisdictions in developing, adopting, and implementing plans, projects, procedures, policies, and training programs that comply with complete streets principles.

(2) PARTICIPATION.—The Secretary shall solicit participation in the research program under paragraph (1) by—

(A) the American Association of State Highway and Transportation Officials;

(B) the Institute of Transportation Engineers;

(C) the American Public Transportation Association;

(D) the American Planning Association;

(E) the National Association of Regional Councils;

(F) the Association of Metropolitan Planning Organizations;

(G) the Insurance Institute for Highway Safety;
(H) the American Society of Landscape Architects;

(I) representatives of transportation safety, disability, motoring, bicycling, walking, transit user, aging, and air quality organizations; and

(J) other affected communities.

(3) REQUIREMENTS.—The research under paragraph (1) shall—

(A) be based on the applicable statement of complete streets research needs of the Transportation Research Board, as described in TR Circular E110; and

(B) seek to develop new areas of inquiry, in addition to that statement.

(b) BENCHMARKS AND GUIDANCE.—

(1) IN GENERAL.—The research conducted under subsection (a) shall be designed to result in the establishment of benchmarks and the provision of practical guidance on methods of effectively implementing complete streets policies and complete streets principles that will accommodate all users along a facility or corridor, including vehicles, pedestrians, bicyclists, and transit users.

(2) FOCUS.—The benchmarks and guidance under paragraph (1) shall—
(A) focus on modifying scoping, design, and construction procedures to more effectively combine particular methods of use into integrated facilities that meet the needs of each method in an appropriate balance; and

(B) indicate the expected operational and safety performance of alternative approaches to facility design.

(e) DATA COLLECTION.—The Secretary shall collaborate with the Bureau of Transportation Statistics, the Federal Transit Administration, and appropriate committees of the Transportation Research Board—

(1) to collect data regarding a baseline non-motorized and transit use survey to be integrated into the National Household Travel Survey; and

(2) to develop a survey tool for use by State departments of transportation in identifying the multimodal capacity of State and local roadways.

(d) TECHNICAL GUIDANCE.—

(1) REPORT.—Not later than 15 months after the date of enactment of this Act, the Secretary shall prepare and make available to all States, metropolitan planning organizations, and local jurisdictions a report that describes the best practices by which transportation agencies throughout the United
States have implemented complete streets principles in accordance with, or in anticipation of, the requirements of this Act.

(2) TOPICS FOR EMPHASIS.—In preparing the report under paragraph (1), the Secretary shall place particular emphasis on the following topics:

(A) Procedures for identifying the needs of users of all ages and abilities of a particular roadway.

(B) Procedures for identifying the types and designs of facilities needed to serve each class of users.

(C) Safety and other benefits provided by the implementation of complete streets principles.

(D) Common barriers to the implementation of complete streets principles.

(E) Procedures for overcoming the most common barriers to the implementation of complete streets principles.

(F) Procedures for identifying the costs associated with the implementation of complete streets principles.
(G) Procedures for maximizing local cooperation in the introduction and implementation of complete streets principles.

(H) Procedures for assessing and modifying the facilities and operational characteristics of existing roadways to improve consistency with complete streets principles.