Public Law 114–293
114th Congress

An Act

To direct the Administrator of the Transportation Security Administration to notify air carriers and security screening personnel of the Transportation Security Administration of such Administration’s guidelines regarding permitting baby formula, breast milk, purified deionized water, and juice on airplanes, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the “Bottles and Breastfeeding Equipment Screening Act”.

SEC. 2. TSA SECURITY SCREENING GUIDELINES FOR BABY FORMULA, BREAST MILK, PURIFIED DEIONIZED WATER FOR INFANTS, AND JUICE ON AIRPLANES; TRAINING ON SPECIAL PROCEDURES.

Not later than 90 days after the date of the enactment of this Act, the Administrator of the Transportation Security Administration shall—

(1) notify air carriers and security screening personnel of the Transportation Security Administration and personnel of private security companies providing security screening pursuant to section 44920 of title 49, United States Code, of such Administration’s guidelines regarding permitting baby formula, breast milk, purified deionized water for infants, and juice on airplanes under the Administration’s guidelines known as the 3–1–1 Liquids Rule Exemption; and

(2) in training procedures for security screening personnel of the Administration and private security companies providing security screening pursuant to section 44920 of title 49, United States Code, include training on special screening procedures.

Approved December 16, 2016.

LEGISLATIVE HISTORY—H.R. 5065:
HOUSE REPORTS: No. 114–775 (Comm. on Homeland Security).
CONGRESSIONAL RECORD, Vol. 162 (2016):
Sept. 27, considered and passed House.
Dec. 9, considered and passed Senate.