

119TH CONGRESS  
1ST SESSION

# H. R. 3349

To amend the Animal Health Protection Act with respect to the importation of live dogs, and for other purposes.

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## IN THE HOUSE OF REPRESENTATIVES

MAY 13, 2025

Mr. JOHNSON of South Dakota (for himself, Mr. DAVIS of North Carolina, Mr. CRAWFORD, Mr. PANETTA, Mr. ROUZER, Mr. WITTMAN, and Ms. MCCOLLUM) introduced the following bill; which was referred to the Committee on Agriculture

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## A BILL

To amend the Animal Health Protection Act with respect to the importation of live dogs, 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 “Healthy Dog Importa-  
5       tion Act”.

6       **SEC. 2. IMPORTATION OF LIVE DOGS.**

7       (a) IN GENERAL.—The Animal Health Protection  
8       Act (7 U.S.C. 8301 et seq.) is amended by inserting after  
9       section 10404 (7 U.S.C. 8303) the following:

1   **“SEC. 10404A. IMPORTATION OF LIVE DOGS.**

2       “(a) DEFINITIONS.—In this section:

3           “(1) COMPENSATION.—The term ‘compensa-  
4           tion’ means any act, consideration, or thing of value  
5           received by a person directly, including cash or  
6           noncash benefits, cost-avoidance, obtaining positive  
7           or avoiding negative publicity, an exchange of serv-  
8           ices, or maintaining a license issued under any local,  
9           State, or Federal Government authority.

10          “(2) IMPORTER.—The term ‘importer’ means  
11           any person who transports or causes the transpor-  
12           tation of a dog into the United States from a foreign  
13           country.

14          “(3) IMPORT TRANSPORTER.—The term ‘import  
15           transporter’ means any person or entity that—

16            “(A) receives an imported dog from any  
17            importer, dealer, research facility, exhibitor, op-  
18            erator of an auction sale, or department, agen-  
19            cy, or instrumentality of the United States or  
20            of any State or local government; and

21            “(B) receives compensation for moving  
22            such dog in commerce.

23          “(4) TRANSFER.—The term ‘transfer’ means a  
24            change of ownership or control of an imported dog  
25            to another person, including by sale, adoption, ex-  
26            change, or donation.

1       “(b) REQUIREMENTS.—

2           “(1) IN GENERAL.—Except as provided in para-  
3           graph (2), no person shall import a dog into the  
4           United States unless prior to transport to the  
5           United States, the Secretary receives electronic doc-  
6           umentation necessary, as determined by the Sec-  
7           retary, to demonstrate that the dog—

8              “(A) is in good health;

9              “(B) has received all necessary vaccina-  
10             tions and internal and external parasite treat-  
11             ment, and demonstrated negative test results,  
12             as required by the Secretary and evidenced by  
13             a certificate that—

14               “(i) is issued by a licensed veteri-  
15             narian accredited by a competent veteri-  
16             nary authority recognized by the Secretary;  
17             and

18               “(ii) is endorsed by that authority in  
19             a manner representing that the veteri-  
20             narian issuing the certificate was author-  
21             ized to do so;

22               “(C) is officially identified by a permanent  
23             method approved by the Secretary; and

24               “(D) in the case that the dog is intended  
25             for transfer—

1                     “(i) is at least 6 months old; and  
2                     “(ii) is accompanied by an import per-  
3                         mit issued by the Secretary under this Act.

4                 “(2) EXCEPTIONS.—The Secretary, by regula-  
5                 tion, shall provide an exception to any requirement  
6                 under this Act in any case in which a dog is im-  
7                 ported for purposes of transfer—

8                     “(A) as a personal pet of United States or-  
9                         igin returning to the United States;

10                  “(B) as a United States military working  
11                 dog or contracted working dog supporting a  
12                 military mission or tasking;

13                  “(C) for research purposes;

14                  “(D) for veterinary treatment which is  
15                 paid for by the importer, subject to the condi-  
16                 tion that the dog—

17                     “(i) is taken directly to a veterinary  
18                 facility for treatment with appropriate  
19                 quarantine until the dog meets the criteria  
20                 described in paragraph (1); and

21                     “(ii) is then exported to its country of  
22                 origin; or

23                  “(E) in the case of a dog that is less than  
24                 6 months old, for lawful importation into the  
25                 State of Hawaii from the British Isles, Aus-

1           tralia, Guam, or New Zealand in compliance  
2           with the regulations of the State of Hawaii and  
3           the other requirements of this section, if the  
4           dog is not transported out of the State of Ha-  
5           waii for transfer at less than 6 months of age.

6         “(c) IMPLEMENTATION AND REGULATIONS.—Not  
7           later than 18 months after the date of enactment of the  
8           Healthy Dog Importation Act, the Secretary of Agri-  
9           culture, in consultation with the Secretary of Health and  
10          Human Services, the Secretary of Commerce, the Sec-  
11          retary of Homeland Security, and the Secretary of Trans-  
12          portation, shall promulgate such regulations as the Sec-  
13          retary of Agriculture determines necessary to implement  
14          and enforce this section, including regulations—

15           “(1) to facilitate electronic submission and  
16           interagency sharing of all documentation required  
17           prior to the importation of a dog into the United  
18           States under subsection (b)(1);

19           “(2) to establish any necessary post-arrival  
20           verification processes for imported dogs;

21           “(3) to ensure the denial of entry into the  
22           United States of any dog attempted to be imported  
23           into the United States in violation of subsection  
24           (b)(1);

1           “(4) to provide that each importer, import  
2 transporter, intermediate handler, or carrier receiving  
3 a certificate of veterinary inspection required  
4 under this section shall submit a copy of the certifi-  
5 cate to the Secretary, who shall, upon receipt, record  
6 and maintain the information in a centralized data-  
7 base and, upon request by a State veterinarian,  
8 share the information with such State veterinarian  
9 within 3 days;

10          “(5) to require the Secretary of Agriculture to  
11 annually report aggregated data submitted under  
12 paragraph (4), including information on country of  
13 origin and purpose of import; and

14          “(6) to determine and establish such fees for  
15 the verification of documentation and issuance of  
16 permits required under subsection (b)(1) as may be  
17 necessary to fund the implementation and enforce-  
18 ment of this section.

19          “(d) RULE OF CONSTRUCTION.—Nothing in sub-  
20 section (c)(6) shall be construed as limiting the availability  
21 of funding made available under section 10417 to carry  
22 out this section.

23          “(e) ENFORCEMENT.—

1                 “(1) AUTHORITY.—The Secretary shall have  
2                 the authority granted under section 10414 to en-  
3                 force this section.

4                 “(2) PENALTIES.—An importer or import  
5                 transporter that fails to comply with this section  
6                 shall—

7                         “(A) be subject to penalties under section  
8                 10414; and

9                         “(B) provide, as the Secretary may deter-  
10                 mine, at the expense of the importer or import  
11                 transporter, for—

12                         “(i) the care (including appropriate  
13                 veterinary care), forfeiture, quarantine,  
14                 and removal from the United States of  
15                 each applicable dog; and

16                         “(ii) the return of each applicable dog  
17                 to its place of export, with due care for the  
18                 welfare of each applicable dog.”.

19                 (b) TRANSITION PERIOD.—

20                         (1) IN GENERAL.—During the transition pe-  
21                 riod, regulations promulgated under section 18 of  
22                 the Animal Welfare Act (7 U.S.C. 2148) (as in ef-  
23                 fect on the day before the date of enactment of this  
24                 Act) relating to the importation of live dogs shall  
25                 continue to apply to the extent that such regulations

1 do not conflict with section 10404A of the Animal  
2 Health Protection Act (as inserted by subsection  
3 (a)).

4 (2) TRANSITION PERIOD DEFINED.—In this  
5 subsection, the term “transition period” means the  
6 period beginning on the date of enactment of this  
7 Act and ending on the date on which final regula-  
8 tions are promulgated under such section 10404A.

9 (c) CONFORMING AMENDMENT.—Section 18 of the  
10 Animal Welfare Act (7 U.S.C. 2148) is repealed.

