116TH CONGRESS 1ST SESSION S.

To amend title 23, United States Code, to compel States to require illuminated signs and other measures on ride-hailing vehicles, to require transportation network companies to implement an electronic access system on ride-hailing vehicles, to prohibit the sale of such signs, and for other purposes.

IN THE SENATE OF THE UNITED STATES

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

A BILL

To amend title 23, United States Code, to compel States to require illuminated signs and other measures on ride-hailing vehicles, to require transportation network companies to implement an electronic access system on ride-hailing vehicles, to prohibit the sale of such signs, 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.
- This Act may be cited as "Sami's Law".

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	Ω	DEFINITIONS

2	In this Act, the terms "machine-readable code or
3	image", "personal mobile device", "QR code", "TNC driv-
4	er", "TNC platform", "TNC vehicle", "trade dress", and
5	"transportation network company" have the meanings
6	given those terms in section 171(a) of title 23, United
7	States Code.
8	SEC. 3. SANCTIONS FOR STATES WITHOUT TRANSPOR-
9	TATION NETWORK COMPANY VEHICLE IDEN-
10	TIFICATION LAWS.
11	(a) In General.—Chapter 1 of title 23, United
12	States Code, is amended by adding at the end the fol-
13	lowing:
14	"§ 171. Sanctions for States without transportation
15	network company vehicle identification
16	laws
17	"(a) Definitions.—In this section:
18	"(1) Machine-readable code or image.—
19	The term 'machine-readable code or image' means a
20	machine-readable optical label that—
21	"(A) is unique to each TNC driver and the
22	vehicle of the TNC driver; and
23	"(B) can be scanned using a special scan-
24	ner or a personal mobile device with a built-in
25	camera.

1	"(2) Personal mobile device.—The term
2	'personal mobile device' means any mobile device
3	that an individual uses to connect to a TNC plat-
4	form.
5	"(3) QR CODE.—The term 'QR code' means a
6	machine-readable code or image that—
7	"(A) is also known as a quick response
8	code; and
9	"(B) consists of a matrix or 2-dimensional
10	barcode.
11	"(4) TNC DRIVER.—The term 'TNC driver'
12	means an individual who is employed or contracted
13	by a transportation network company to provide
14	transportation services to the public through a TNC
15	platform.
16	"(5) TNC PLATFORM.—The term 'TNC plat-
17	form' means an online-enabled application or digital
18	network used to connect passengers with drivers
19	using vehicles for the purpose of providing pre-
20	arranged transportation services for compensation.
21	"(6) TNC VEHICLE.—The term 'TNC vehicle'
22	means a vehicle of a TNC driver that the TNC driv-
23	er uses to provide TNC services (also known as a
24	ride-hailing vehicle).

1	"(7) Trade dress.—The term 'trade dress
2	means anything designed or used to promote or sig-
3	nify a transportation network company or a vehicle
4	used to provide transportation services to the public
5	such as the logo of the company, and includes the
6	color, shape, size, or any other feature that makes
7	the presentation of the service distinctive.
8	"(8) Transportation Network Company.—
9	The term 'transportation network company' means ϵ
10	company that uses an online-enabled application
11	platform or digital network to connect passengers
12	with drivers using personal, noncommercial vehicles
13	of the drivers to provide transportation services.
14	"(b) Withholding of Funds for Noncompli-
15	ANCE.—
16	"(1) FIRST FISCAL YEAR.—On October 1 of
17	second full fiscal year beginning after the date of en-
18	actment of this section, the Secretary shall withhold
19	1 percent of the amount required to be apportioned
20	to a State under each of paragraphs (1) and (2) of
21	section 104(b) for that fiscal year if the State is not
22	in compliance with subsection (c) on that date.
23	"(2) Subsequent fiscal years.—On October
24	1 of the third full fiscal year beginning after the
25	date of enactment of this section, and each October

1	1 thereafter, the Secretary shall withhold 2.5 per-
2	cent of the amount required to be apportioned to a
3	State under each of paragraphs (1) and (2) of sec-
4	tion 104(b) for that fiscal year if the State is not
5	in compliance with subsection (c) on that date.
6	"(3) Effect of withholding of funds.—
7	No funds withheld under this section from an appor-
8	tionment to a State shall be available to that State.
9	"(c) Requirements.—A State shall be in compli-
10	ance with this subsection if the State has in effect the
11	following laws with respect to transportation network com-
12	panies operating in that State:
13	"(1) Front and rear license plates.—A
14	law requiring that each TNC vehicle display a State-
15	issued license plate on both the front and rear of the
16	vehicle.
17	"(2) Inspection and signage require-
18	MENTS.—A law requiring TNC drivers to present
19	TNC vehicles for inspection by not later than 180
20	days after the date of enactment of that law, or, in
21	the case of a State that already has in effect a law
22	that meets the requirements of this paragraph, not
23	later than 180 days after the date of enactment of
24	this section, and annually thereafter, including each
25	of the following:

1	"(A) A provision requiring each TNC driv-
2	er to affix a sticker with a machine-readable
3	code or image, provided to that driver pursuant
4	to section 4(b)(2) of Sami's Law, on each win-
5	dow of the vehicle of the TNC driver adjacent
6	to where passengers may sit.
7	"(B) A provision that prohibits a TNC
8	driver from providing TNC services if the TNC
9	vehicle does not pass the inspection.
10	"(C) A provision that requires periodic
11	safety inspections of the TNC vehicle performed
12	at intervals of not less frequently than once
13	each year.
14	"(D) A provision that requires, at all times
15	when the TNC driver is active on the TNC
16	platform or providing any TNC service, each
17	TNC vehicle to display a consistent and distinc-
18	tive signage or emblem that—
19	"(i) is recognized as a trade dress for
20	the transportation network company;
21	"(ii) is readable during daylight hours
22	at a distance of 50 feet;
23	"(iii) includes an illuminated trans-
24	portation network company sign that dis-
25	plays the proprietary trademark or logo of

1	the company that is patently visible so as
2	to be seen in darkness; and
3	"(iv) may be magnetic or removable in
4	nature.
5	"(3) Unlawful display.—A law providing
6	that an individual who is not a TNC driver may be
7	charged with a misdemeanor for displaying the illu-
8	minated sign described in paragraph (2)(D)(iii) on
9	any vehicle with the intent to impersonate a TNC
10	driver operating a TNC vehicle.".
11	(b) Clerical Amendment.—The analysis for chap-
12	ter 1 of title 23, United States Code, is amended by add-
13	ing at the end the following:
	"171. Sanctions for States without transportation network company vehicle identification laws".
14	SEC. 4. ACCESS AND OTHER REQUIREMENTS FOR TRANS-
15	PORTATION NETWORK COMPANY VEHICLES
16	AND TRANSPORTATION NETWORK COMPA-
17	NIES.
18	(a) In General.—Not later than 180 days after the
19	date of enactment of this Act, each transportation network
20	company shall—
21	(1) establish and implement a system that re-
22	quires—
23	(A) each individual who uses the TNC
24	platform of a transportation network company

1	to verify the identity of the TNC driver as-
2	signed to the individual via the TNC platform
3	for the trip; and
4	(B) that TNC driver to confirm the iden-
5	tity of the individual prior to the beginning of
6	a trip.
7	(b) Inclusions.—A system under subsection (a)
8	shall include—
9	(1) a machine-readable code or image that is
10	unique to each TNC driver and the vehicle of the
11	TNC driver, such as a QR code or a successor tech-
12	nology, that can be scanned by the individual hailing
13	the driver, using a personal mobile device with a
14	built-in camera;
15	(2) forward-facing window stickers containing
16	the machine-readable code or image described in
17	paragraph (1) that shall be provided to each TNC
18	driver;
19	(3) the ability, via the TNC platform of the
20	transportation network company—
21	(A) to provide to each individual who is as-
22	signed a TNC driver the unique machine-read-
23	able code or image of that driver; and
24	(B) to provide a means by which that indi-
25	vidual may scan the machine-readable code or

1	image displayed on the window sticker of the
2	TNC vehicle, using the TNC platform on the
3	personal mobile device of the individual, to con-
4	firm the identity of the TNC driver who is as-
5	signed to the individual prior to entering the ve-
6	hicle; and
7	(4) policies or procedures that—
8	(A) restrict each TNC driver from com-
9	mencing a trip until the individual who has re-
10	quested the trip successfully verifies the identity
11	of the TNC driver by scanning the machine-
12	readable code or image;
13	(B) prohibit a TNC driver from providing
14	TNC services if the TNC vehicle or TNC driver
15	is not in compliance with this section;
16	(C) require a periodic safety inspection of
17	the TNC vehicle performed at intervals of not
18	less frequently than once each year; and
19	(D) require each TNC vehicle, at all times
20	when the TNC driver is active on the TNC
21	platform or providing any TNC service, to dis-
22	play a consistent and distinctive signage or em-
23	blem that—
24	(i) is recognized as a trade dress for
25	the transportation network company;

1	(ii) is readable during daylight hours
2	at a distance of 50 feet;
3	(iii) includes an illuminated transpor-
4	tation network company sign displaying
5	the proprietary trademark or logo of the
6	company that is patently visible so as to be
7	seen in darkness; and
8	(iv) may be magnetic or removable in
9	nature.
10	(c) Signage Policy.—Not later than 180 days after
11	the date of enactment of this Act, each transportation net-
12	work company shall implement a policy to require that any
13	illuminated signage described in section $171(c)(2)(D)(iii)$
14	of title 23, United States Code, be returned to the trans-
15	portation network company when a TNC driver ceases to
16	be employed or contracted by the company.
17	SEC. 5. PROHIBITION ON SALE OF TRANSPORTATION NET-
18	WORK COMPANY SIGNAGE.
19	It shall be unlawful for any person to sell or offer
20	for sale any illuminated sign described in section
21	171(c)(2)(D)(iii) of title 23, United States Code.
22	SEC. 6. UNFAIR OR DECEPTIVE ACT OR PRACTICE.
2223	SEC. 6. UNFAIR OR DECEPTIVE ACT OR PRACTICE. (a) IN GENERAL.—A violation of section 4 or section
23	

1	18(a)(1)(B) of the Federal Trade Commission Act (15
2	U.S.C. $57a(a)(1)(B)$).
3	(b) Powers of Federal Trade Commission.—
4	(1) In General.—The Federal Trade Commis-
5	sion shall enforce sections 4 and 5 in the same man-
6	ner, by the same means, and with the same jurisdic-
7	tion, powers, and duties as though all applicable
8	terms and provisions of the Federal Trade Commis-
9	sion Act (15 U.S.C. 41 et seq.) were incorporated
10	into and made a part of such sections.
11	(2) Privileges and immunities.—Any person
12	who violates section 4 or section 5 shall be subject
13	to the penalties and entitled to the privileges and
14	immunities provided in the Federal Trade Commis-
15	sion Act (15 U.S.C. 41 et seq.).
16	SEC. 7. GAO STUDY ON THE INCIDENCE OF ASSAULT AND
17	ABUSE OF TRANSPORTATION NETWORK COM-
18	PANY PASSENGERS AND DRIVERS.
19	The Comptroller General of the United States shall—
20	(1) conduct a study on the incidence of assault
21	and abuse perpetrated on drivers by passengers
22	using TNC vehicles, and on passengers by drivers of
23	TNC vehicles, including an examination of—

1	(A) incidences in which individuals who are
2	not TNC drivers attempt to pose as TNC driv-
3	ers;
4	(B) incidences of passengers who hailed a
5	ride through a TNC platform entering the
6	wrong vehicle, whether or not the vehicle was a
7	TNC vehicle;
8	(C) efforts by transportation network com-
9	panies, States, and local governments to imple-
10	ment additional safety measures, practices, and
11	requirements, and the efficacy of those meas-
12	ures, practices, and requirements; and
13	(D) the nature and specifics of any back-
14	ground checks conducted by transportation net-
15	work companies on potential TNC drivers, in-
16	cluding any State laws that may require such
17	background checks; and
18	(2) submit to Congress a report on the results
19	of the study under paragraph (1) by not later than
20	1 year after the date of enactment of this Act.