117TH CONGRESS 1ST SESSION	S.	
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To prescribe zoning authority with respect to commercial unmanned aircraft systems and to preserve State, local, and Tribal authorities and private property with respect to unmanned aircraft systems, and for other purposes.

IN THE SENATE OF THE UNITED STATES

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

A BILL

- To prescribe zoning authority with respect to commercial unmanned aircraft systems and to preserve State, local, and Tribal authorities and private property with respect to unmanned aircraft systems, 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; TABLE OF CONTENTS.
 - 4 (a) Short Title.—This Act may be cited as the
 - 5 "Drone Integration and Zoning Act".
- 6 (b) Table of Contents.—The table of contents of
- 7 this Act is as follows:

Sec. 1. Short title; table of contents.

- Sec. 2. Definitions.
- Sec. 3. Federal Aviation Administration updates to navigable airspace.
- Sec. 4. Preservation of State, local, and Tribal authorities with respect to civil unmanned aircraft systems.
- Sec. 5. Preservation of local zoning authority for unmanned aircraft take-off and landing zones.
- Sec. 6. Rights to operate.
- Sec. 7. Updates to rules regarding the commercial carriage of property.
- Sec. 8. Designation of certain complex airspace.
- Sec. 9. Improvements to plan for full operational capability of unmanned aircraft systems traffic management.
- Sec. 10. Updates to rules regarding small unmanned aircraft safety standards.
- Sec. 11. Rules of construction.

1 SEC. 2. DEFINITIONS.

- 2 In this Act:
- 3 (1) ADMINISTRATOR.—The term "Adminis-
- 4 trator" means the Administrator of the Federal
- 5 Aviation Administration.
- 6 (2) CIVIL.—The term "civil", with respect to an
- 7 unmanned aircraft system, means that the un-
- 8 manned aircraft is not a public aircraft (as defined
- 9 in section 40102 of title 49, United States Code).
- 10 (3) COMMERCIAL OPERATOR.—The term "com-
- mercial operator" means a person who operates a
- civil unmanned aircraft system for commercial pur-
- poses.
- 14 (4) Immediate reaches of airspace.—The
- term "immediate reaches of airspace" means, with
- respect to the operation of a civil unmanned aircraft
- system, any area within 200 feet above ground level.
- 18 (5) Indian Tribe.—The term "Indian Tribe"
- has the meaning given that term in section 4 of the

1 Indian Self-Determination and Education Assistance 2 Act (25 U.S.C. 5304). 3 (6) LOCAL GOVERNMENT.—The term "local", 4 with respect to a government, means the government 5 of a subdivision of a State. 6 (7) STATE.—The term "State" means each of 7 the 50 States, the District of Columbia, and the ter-8 ritories and possessions of the United States. 9 (8) Tribal Government.—The term "Tribal", 10 with respect to a government, means the governing 11 body of an Indian Tribe. 12 (9) Unmanned Aircraft; unmanned Air-13 CRAFT SYSTEM.—The terms "unmanned aircraft" 14 and "unmanned aircraft system" have the meanings 15 given those terms in section 331 of the FAA Mod-16 ernization and Reform Act of 2012 (Public Law 17 112–95; 49 U.S.C. 40101 note). 18 (10) Unmanned Aircraft take-off and 19 LANDING ZONE.—The term "unmanned aircraft take-off and landing zone" means a structure, area 20 21 of land or water, or other designation for use or in-22 tended to be used for the take-off or landing of civil 23 unmanned aircraft systems operated by a commer-24 cial operator.

1	SEC. 3. FEDERAL AVIATION ADMINISTRATION UPDATES TO
2	NAVIGABLE AIRSPACE.
3	(a) Definition.—Paragraph (32) of section 40102
4	of title 49, United States Code, is amended by adding at
5	the end the following new sentence: "In applying such
6	term to the regulation of civil unmanned aircraft systems,
7	such term shall not include the area within the immediate
8	reaches of airspace (as defined in section 2 of Drone Inte-
9	gration and Zoning Act).".
10	(b) Rulemaking.—
11	(1) In general.—The Administrator shall con-
12	duct a rulemaking proceeding to update the defini-
13	tion of "navigable airspace".
14	(2) Consultation.—In conducting the rule-
15	making proceeding under paragraph (1), the Admin-
16	istrator shall consult with appropriate State, local,
17	or Tribal officials.
18	(c) Designation Requirement.—In conducting
19	the rulemaking proceeding under subsection (b), the Ad-
20	ministrator shall designate the area between 200 feet and
21	400 feet above ground level—
22	(1) for use of civil unmanned aircraft systems
23	under the exclusive authority of the Administrator;
24	and

1	(2) for use by both commercial operators or
2	hobbyists and recreational unmanned aircraft sys-
3	tems, under rules established by the Administrator
4	(d) FINAL RULE.—Not later than 1 year after the
5	date of enactment of this Act, the Administrator shall
6	issue a final rule pursuant to the rulemaking conducted
7	under subsection (b).
8	(e) Rules of Construction.—Nothing in this sec-
9	tion may be construed to—
10	(1) prohibit the Administrator from promul-
11	gating regulations related to the operation of un-
12	manned aircraft systems at more than 400 feet
13	above ground level; or
14	(2) diminish or expand the preemptive effect of
15	the authority of the Federal Aviation Administration
16	with respect to manned aviation.
17	SEC. 4. PRESERVATION OF STATE, LOCAL, AND TRIBAL AU
18	THORITIES WITH RESPECT TO CIVIL UN
19	MANNED AIRCRAFT SYSTEMS.
20	(a) Findings; Sense of Congress.—
21	(1) FINDINGS.—Congress finds the following:
22	(A) Using its constitutional authority to
23	regulate commerce among the States, Congress
24	granted the Federal Government authority over

1	all of the navigable airspace in the United
2	States in order to foster air commerce.
3	(B) While the regulation of the navigable
4	airspace is within the Federal Government's do-
5	main, the Supreme Court recognized in United
6	States v. Causby, 328 U.S. 256 (1946), that
7	the Federal Government's regulatory authority
8	is limited by the property rights possessed by
9	landowners over the exclusive control of the im-
10	mediate reaches of their airspace.
11	(C) As a sovereign government, a State
12	possesses police powers, which include the
13	power to protect the property rights of its citi-
14	zens.
15	(D) The proliferation of low-altitude oper-
16	ations of unmanned aircraft systems has cre-
17	ated a conflict between the responsibility of the
18	Federal Government to regulate the navigable
19	airspace and the inherent sovereign police
20	power possessed by the States to protect the
21	property rights of their citizens.
22	(2) Sense of congress.—It is the sense of
23	Congress that—
24	(A) in order for landowners to have full en-
25	joyment and use of their land, they must have

1	exclusive control of the immediate reaches of
2	airspace over their property;
3	(B) the States possess sovereign police
4	powers, which include the power to regulate
5	land use, protect property rights, and exercise
6	zoning authority; and
7	(C) the Federal Government lacks the au-
8	thority to intrude upon a State's sovereign right
9	to issue reasonable time, manner, and place re-
10	strictions on the operation of unmanned air-
11	craft systems operating within the immediate
12	reaches of airspace.
13	(b) REQUIREMENTS RELATED TO REGULATIONS AND
14	STANDARDS.—
15	(1) In general.—In prescribing regulations or
16	standards related to civil unmanned aircraft sys-
17	tems, the following shall apply:
18	(A) The Administrator shall not authorize
19	the operation of a civil unmanned aircraft in
20	the immediate reaches of airspace above prop-
2021	the immediate reaches of airspace above property without permission of the property owner.
21	erty without permission of the property owner.

1	thorize the operation of a civil unmanned air-
2	craft—
3	(i) within 50 feet of the top of such
4	structure; or
5	(ii) within 200 feet laterally of such
6	structure or inside the property line of
7	such structure's owner, whichever is closer
8	to such structure.
9	(C) The Administrator shall not authorize
10	the physical contact of a civil unmanned air-
11	craft, including such aircraft's take-off or land-
12	ing, with a structure that exceeds 200 feet
13	above ground level without permission of the
14	structure's owner.
15	(D) The Administrator shall ensure that
16	the authority of a State, local, or Tribal govern-
17	ment to issue reasonable restrictions on the
18	time, manner, and place of operation of a civil
19	unmanned aircraft system that is operated
20	below 200 feet above ground level is not pre-
21	empted.
22	(2) Exception.—The limitation on the oper-
23	ation of a civil unmanned aircraft under paragraph
24	(1)(B) shall not apply if—

1	(A) the operator of such aircraft has the
2	permission of the structure's owner;
3	(B) such aircraft is being operated directly
4	within or above an authorized public right of
5	way; or
6	(C) such aircraft is being operated on an
7	authorized commercial route designated under
8	subsection (c).
9	(3) Reasonable restrictions.—For pur-
10	poses of paragraph (1)(D), reasonable restrictions
11	on the time, manner, and place of operation of a
12	civil unmanned aircraft system include the following:
13	(A) Specifying limitations on speed of
14	flight over specified areas.
15	(B) Prohibitions or limitations on oper-
16	ations in the vicinity of schools, parks, road-
17	ways, bridges, moving locations, or other public
18	or private property.
19	(C) Restrictions on operations at certain
20	times of the day or week or on specific occa-
21	sions such as parades or sporting events, in-
22	cluding sporting events that do not remain in
23	one location.

1	(D) Prohibitions on careless or reckless op
2	erations, including operations while the operator
3	is under the influence of alcohol or drugs.
4	(E) Other prohibitions that protect public
5	safety, personal privacy, or property rights, or
6	that manage land use or restrict noise pollution
7	(c) Designation of Authorized Commercial
8	ROUTES.—
9	(1) In general.—For purposes of subsection
10	(b)(2)(C), not later than 18 months after the date
11	of enactment of this Act, the Administrator shall es
12	tablish a process for the designation of routes as au
13	thorized commercial routes. No area within 200 fee
14	above ground level may be included in a designated
15	authorized commercial route.
16	(2) Application.—Under the process estab
17	lished under paragraph (1), applicants shall submi-
18	an application for such a designation in a form and
19	manner determined appropriate by the Adminis
20	trator.
21	(3) Timeframe for decision.—Under the
22	process established under paragraph (1), the Admin
23	istrator shall approve or disapprove a complete ap
24	plication for designation within 90 days of receiving
25	the application.

1	(4) Consultation.—In reviewing an applica-
2	tion for the designation of an area under this sub-
3	section, the Administrator shall consult with and
4	heavily weigh the views of—
5	(A) the applicable State, local, or Tribal
6	government that has jurisdiction over the oper-
7	ation of unmanned aircraft in the area below
8	the area to be designated;
9	(B) owners of structures who would be af-
10	fected by the designation of a route as an au-
11	thorized commercial route; and
12	(C) commercial unmanned aircraft opera-
13	tors.
14	(5) Denial of Application.—If the Adminis-
15	trator denies an application for a designation under
16	this subsection, the Administrator shall provide the
17	applicant with—
18	(A) a detailed description of the reasons
19	for the denial; and
20	(B) recommendations for changes that the
21	applicant can make to correct the deficiencies in
22	their application.
23	(6) APPROVAL OF APPLICATION.—If the Ad-
24	ministrator approves an application for a designation
25	under this subsection, the Administrator shall clearly

1 describe the boundaries of the designated authorized 2 commercial route and any applicable limitations for 3 operations on the route. 4 (7) Delegation.—The Administrator may del-5 egate the authority to designate authorized commer-6 cial routes under this subsection to a State, local, or 7 Tribal government that has entered into an agree-8 ment with the Administrator under section 8 with 9 respect to an area designated as complex airspace. 10 (d) Rules of Construction.—(1) Nothing in this 11 section may be construed to permit a State, local, or Trib-12 al government to issue restrictions, or a combination of restrictions, that would create a significant safety hazard 14 in the navigable airspace, airport operations, air naviga-15 tion facilities, air traffic control systems, or other components of the national airspace system that facilitate the 16 17 safe and efficient operation of civil, commercial, or military aircraft within the United States. 18 19 (2) Nothing in this section may be construed to pro-20 hibit a property owner or the owner of a structure with 21 a height that exceeds 200 feet above ground level from pursuing any available cause of action under State law re-23 lated to unmanned aircraft operations above 200 feet

above ground level.

1	SEC. 5. PRESERVATION OF LOCAL ZONING AUTHORITY FOR
2	UNMANNED AIRCRAFT TAKE-OFF AND LAND-
3	ING ZONES.
4	(a) General Authority.—Subject to the suc-
5	ceeding provisions of this section, nothing in this Act shall
6	limit or affect the authority of a State, local, or Tribal
7	government over decisions regarding the designation,
8	placement, construction, or modification of an unmanned
9	aircraft take-off and landing zone.
10	(b) Nondiscrimination.—The regulation of the
11	designation, placement, construction, or modification of an
12	unmanned aircraft take-off and landing zone by any State,
13	local, or Tribal government may not—
14	(1) unreasonably discriminate among commer-
15	cial operators of unmanned aircraft systems; or
16	(2) prohibit, or have the effect of prohibiting, a
17	commercial operator from operating an unmanned
18	aircraft system.
19	(c) Applications.—
20	(1) Requirement to act.—
21	(A) IN GENERAL.—A State, local, or Trib-
22	al government shall act on any complete appli-
23	cation for authorization to designate, place,
24	construct, or modify an unmanned aircraft
25	take-off and landing zone within 60 days of re-
26	ceiving such application.

1	(B) Denial.—If a State, local, or Tribal
2	government denies an application for the des-
3	ignation, placement, construction, or modifica-
4	tion of an unmanned aircraft take-off and land-
5	ing zone, the State, local, or Tribal government
6	shall, not later than 30 days after denying the
7	application, submit to the commercial operator
8	a written record that details—
9	(i) the findings and substantial evi-
10	dence that serves as the basis for denying
11	the application; and
12	(ii) recommendations for how the
13	commercial operator can address the rea-
14	sons for the application's denial.
15	(2) Fees.—Notwithstanding any other provi-
16	sion of law, a State, local, or Tribal government may
17	charge a fee to consider an application for the des-
18	ignation, placement, construction, or modification of
19	an unmanned aircraft take-off and landing zone, or
20	to use a right-of-way or a facility in a right-of-way
21	owned or managed by the State, local, or Tribal gov-
22	ernment for the designation, placement, construc-
23	tion, or modification of an unmanned aircraft take-
24	off and landing zone, if the fee is—

1	(A) competitively neutral, technologically
2	neutral, and nondiscriminatory; and
3	(B) publicly disclosed.
4	(3) Rule of Construction.—Nothing in this
5	subsection may be construed to prevent any State,
6	local, or Tribal government from imposing any addi-
7	tional limitation or requirement relating to consider-
8	ation by the State, local, or Tribal government of an
9	application for the designation, placement, construc-
10	tion, or modification of an unmanned aircraft take-
11	off and landing zone.
12	(d) Judicial Review.—Any person adversely af-
13	fected by any final action or failure to act by a State, local,
14	or Tribal government that is inconsistent with this section
15	may, within 30 days after the action or failure to act, com-
16	mence an action in any court of competent jurisdiction,
17	which shall hear and decide the action on an expedited
18	basis.
19	(e) Effective Date.—The provisions of this section
20	shall take effect on the day that is 180 days after the
21	final rule under section 3(d) is issued.
22	SEC. 6. RIGHTS TO OPERATE.
23	(a) Prohibition.—
24	(1) In general.—Subject to subsection (b), a
25	State, local, or Tribal government may not adopt,

1	maintain, or enforce any law, rule, or standard that
2	unreasonably or substantially impedes—
3	(A) the ascent or descent of an unmanned
4	aircraft system, operated by a commercial oper-
5	ator, to or from the navigable airspace in the
6	furtherance of a commercial activity; or
7	(B) a civil unmanned aircraft from reach-
8	ing navigable airspace where operations are per-
9	mitted.
10	(2) Unreasonable or substantial impedi-
11	MENT.—For purposes of paragraph (1), an unrea-
12	sonable or substantial impediment with respect to
13	civil unmanned aircraft includes—
14	(A) a complete and total ban on overflights
15	of civil unmanned aircraft over the entirety of
16	airspace within a State, local, or Tribal govern-
17	ment's jurisdiction; and
18	(B) a combination of prohibitions or re-
19	strictions on overflights within airspace under a
20	State, local, or Tribal government's jurisdiction
21	such that it is nearly impossible for civil un-
22	manned aircraft to reach the navigable air-
23	space.

1	(b) Rules of Construction.—Nothing in sub-
2	section (a) may be construed to prohibit a State, local,
3	or Tribal government from—
4	(1) adopting, maintaining, or enforcing laws,
5	rules, or standards that regulate unmanned aircraft
6	systems below 200 feet above ground level; or
7	(2) prescribing emergency procedures for a civil
8	unmanned aircraft system descending into an area
9	200 feet above ground level.
10	SEC. 7. UPDATES TO RULES REGARDING THE COMMERCIAL
11	CARRIAGE OF PROPERTY.
12	(a) Improving Regulations.—Section 44808 of
13	title 49, United States Code, is amended—
14	(1) by redesignating subsection (b)(5) as sub-
15	section (c), and indenting appropriately;
16	(2) by redesignating subparagraphs (A), (B),
17	and (C) of subsection (c), as redesignated by para-
18	graph (1), as paragraphs (1), (2), and (3), respec-
19	tively, and indenting appropriately;
20	(3) by redesignating subsection (b)(6) as sub-
21	section (d), and indenting appropriately; and
22	(4) in subsection (b), as previously amended, by
23	adding at the end the following new paragraphs:

1 "(5) Ensure that the provision of section 41713 2 shall not apply to the carriage of property by opera-3 tors of small unmanned aircraft systems. "(6) Ensure that an operator of a small un-4 5 manned aircraft system is not required to comply 6 with any rules approved under this section if the op-7 erator is operating solely under a State authoriza-8 tion for the intrastate carriage of property for com-9 pensation or hire. 10 "(7) Ensure that the costs necessary to receive 11 such an authorization are minimal so as to protect 12 competition between market participants. 13 "(8) A streamlined application process that only 14 contains requirements minimally necessary for safe 15 operation and substantially outweigh the compliance 16 costs for an applicant.". 17 (b) Clarification Regarding Preemption.—Sec-18 tion 41713(b) of title 49, United States Code, is amended 19 by adding at the end the following new paragraph: 20 "(5) Not Applicable to the Operation of A 21 CIVIL UNMANNED AIRCRAFT SYSTEM.—Paragraphs (1) 22 and (4) shall not apply to the operation of a civil un-23 manned aircraft system.". 24 (c) Exclusion From Definition of Air Car-RIER.—Section 40102(2) of title 49, United States Code,

- 1 is amended by inserting "(but does not include an oper-
- 2 ator of civil unmanned aircraft systems)" before the pe-
- 3 riod at the end.
- 4 (d) State Authorization for the Intrastate
- 5 Carriage of Property.—A State may not be prohibited
- 6 from issuing an authorization (and the Federal Govern-
- 7 ment may not require a Federal authorization) for the car-
- 8 riage of property by a commercial operator of a civil un-
- 9 manned aircraft that is operating in intrastate commerce
- 10 if the civil unmanned aircraft is only authorized by the
- 11 State to operate—
- 12 (1) within the immediate reaches of airspace;
- 13 and
- 14 (2) within the lateral boundaries of the State.

15 SEC. 8. DESIGNATION OF CERTAIN COMPLEX AIRSPACE.

- 16 (a) Process for Designation.—
- 17 (1) IN GENERAL.—Not later than 18 months
- after the date of enactment of this Act, the Sec-
- retary of Transportation shall establish a process
- 20 under which a State, local, or Tribal government
- 21 may submit an application to the Administrator (in
- a form and manner determined appropriate by the
- Administrator) for the designation of an area as an
- area of "complex airspace." Such process shall allow
- for individual or collective designations.

1	(2) TIMEFRAME FOR DECISION.—Under the
2	process established under paragraph (1), the Admin-
3	istrator shall approve or disapprove a complete ap-
4	plication for designation within 90 days of receiving
5	the application.
6	(3) Review of Application.—In reviewing an
7	application for a designation under this section, the
8	Administrator may deny the request if the State,
9	local, or Tribal government does not have—
10	(A) the financial resources to carry out the
11	authority to be granted under the designation;
12	or
13	(B) the technological capabilities necessary
14	to carry out the authority granted to the State
15	under the designation.
16	(4) Denial of Application.—If the Adminis-
17	trator denies an application for a designation under
18	this section, the Administrator shall provide the
19	State, local, or Tribal government with—
20	(A) a detailed description of the reasons
21	for the denial; and
22	(B) recommendations for changes that the
23	State can make to correct the deficiencies in
24	their application.

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(5) APPROVAL OF APPLICATION.—If the Administrator approves an application for a designation under this section, the Administrator shall, upon the request of the State, local, or Tribal government, enter into a written agreement with the State, local, or Tribal government (which may be in the form of a memorandum of understanding) under which the Administrator may assign, and the State, local, or Tribal government may assume, one or more of the responsibilities of the Administrator with respect to the management of civil unmanned aircraft operations within the area that has been so designated.

(b) AGREEMENTS.—

- (1) STATE, LOCAL, OR TRIBAL GOVERNMENT RESPONSIBILITIES UNDER AGREEMENT.—If a State, local, or Tribal government enters into an agreement with the Administrator under subsection (a)(5), the State, local, or Tribal government shall be solely responsible, and solely liable, for carrying out the responsibilities assumed in the agreement until the agreement is terminated.
- (2) TERMINATION BY STATE, LOCAL, OR TRIB-AL GOVERNMENT.—A State, local, or Tribal government may terminate an agreement with the Administrator under subsection (a)(5) if the State, local, or

1	Tribal government provides the Administrator 90
2	days of notice.
3	(3) TERMINATION BY ADMINISTRATOR.—The
4	Administrator may terminate an agreement with a
5	State, local, or Tribal government under subsection
6	(a)(5) if—
7	(A) the Administrator determines that the
8	State, local, or Tribal government is not ade-
9	quately carrying out the responsibilities as-
10	signed under the agreement; and
11	(B) the Administrator provides the State,
12	local, or Tribal government with—
13	(i) written notification of a determina-
14	tion of noncompliance with the responsibil-
15	ities assigned under the agreement; and
16	(ii) a period of not less than 180 days
17	for the State, local, or Tribal government
18	to take such corrective actions as the Ad-
19	ministrator determines necessary to comply
20	with the responsibilities assigned under the
21	agreement.
22	(c) Complex Airspace Defined.—In this section,
23	the term "complex airspace" means an area of airspace
24	that—
25	(1) is at least 200 feet above ground level; and

1	(2) includes one or more structures that have a
2	height that exceeds 200 feet above ground level.
3	SEC. 9. IMPROVEMENTS TO PLAN FOR FULL OPERATIONAL
4	CAPABILITY OF UNMANNED AIRCRAFT SYS-
5	TEMS TRAFFIC MANAGEMENT.
6	Section 376 of the FAA Reauthorization Act of 2018
7	(Public Law 115–254) is amended—
8	(1) in subsection (b), by adding at the end the
9	following new paragraph:
10	"(4) Permit the testing of a State, local, or
11	Tribal government's time, place, and manner restric-
12	tions within the immediate reaches of airspace (as
13	defined in section 2 of the Drone Integration and
14	Zoning Act).";
15	(2) in subsection (c)—
16	(A) in paragraph (2), by striking "industry
17	and government" and inserting "industry, the
18	Federal Government, and State, local, or Tribal
19	governments";
20	(B) in paragraph (3)(G), by striking "and"
21	at the end;
22	(C) in paragraph (4)(C), by striking the
23	period at the end and inserting a semicolon;
24	and

1	(D) by adding at the end the following new
2	paragraphs:
3	"(5) establish a plan for collaboration and co-
4	ordination with a State, local, or Tribal govern-
5	ment's management of unmanned aircraft systems
6	within the immediate reaches of airspace (as defined
7	in section 2 of the Drone Integration and Zoning
8	Act); and
9	"(6) establish a process for the interoperability
10	and sharing of data between Federal Government,
11	State, local, or Tribal government, and private sec-
12	tor UTM services.";
13	(3) in subsection (d)—
14	(A) in paragraph (2)(J), by striking "and"
15	at the end;
16	(B) in paragraph (3), by striking the pe-
17	riod at the end and inserting "; and; and
18	(C) by adding at the end the following new
19	paragraph:
20	"(4) shall consult with State, local, and Tribal
21	governments."; and
22	(4) in subsection (g), by inserting "and State
23	local, and Tribal governments" after "Federal agen-
24	cies''.

1	SEC. 10. UPDATES TO RULES REGARDING SMALL UN-
2	MANNED AIRCRAFT SAFETY STANDARDS.
3	Section 44805 of title 49, United States Code, is
4	amended—
5	(1) in subsection (a)—
6	(A) in paragraph (3), by striking "and" at
7	the end;
8	(B) in paragraph (4), by striking the pe-
9	riod at the end and inserting "; and"; and
10	(C) by adding at the end the following new
11	paragraph:
12	"(5) ensuring that no State is prohibited from
13	requiring additional equipage for a small unmanned
14	aircraft system so long as such small unmanned air-
15	craft system is solely authorized to operate in the
16	immediate reaches of airspace (as defined in section
17	2 of the Drone Integration and Zoning Act) and the
18	lateral boundaries of a State.";
19	(2) in subsection (e), in the matter preceding
20	paragraph (1), by striking "may" and inserting
21	"shall";
22	(3) in subsection (j), by striking "may" and in-
23	serting "shall"; and
24	(4) by adding at the end the following new sub-
25	section:

1	(K) REQUIREMENTS FOR ACCEPTING RISK-BASED
2	Consensus Safety Standards.—
3	"(1) Cost-benefit analysis.—The Adminis-
4	trator shall not accept a risk-based consensus safety
5	standard under subsection (a)(1) unless the Admin-
6	istrator has first conducted a cost-benefit analysis
7	and certified that the benefit of the safety standard
8	substantially outweighs the costs to the manufac-
9	turer and consumer.
10	"(2) Must be essential.—The Administrator
11	shall not accept a risk-based consensus safety stand-
12	ard under subsection (a)(1) unless the Administrator
13	determines that the safety standard is essential for
14	small unmanned aircraft systems to operate safely in
15	the Unmanned Traffic Management (UTM) Sys-
16	tem.".
17	SEC. 11. RULES OF CONSTRUCTION.
18	(a) In General.—Subject to subsection (b), nothing
19	in this Act may be construed to—
20	(1) diminish or expand the preemptive effect of
21	the authority of the Federal Aviation Administration
22	with respect to manned aviation; or
23	(2) affect the civil or criminal jurisdiction of—
24	(A) any Indian Tribe relative to any State
25	or local government; or

1	(B) any State or local government relative
2	to any Indian Tribe.
3	(b) Enforcement Actions.—Nothing in subsection
4	(a) may be construed to limit the authority of the Admin-
5	istrator to pursue enforcement actions against persons op-
6	erating civil unmanned aircraft systems who endanger the
7	safety of the navigable airspace, airport operations, air
8	navigation facilities, air traffic control systems, or other
9	components of the national airspace system that facilitate
10	the safe and efficient operation of civil, commercial, or
11	military aircraft within the United States.