117th CONGRESS 2D Session S.
To authorize Counter-UAS activities on and off commercial service airport property, and for other purposes.
IN THE SENATE OF THE UNITED STATES
introduced the following bill; which was read twice and referred to the Committee on
A BILL To authorize Counter-UAS activities on and off commercial service airport property, 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 "Stopping Harmful In-
5 cidents to Enforce Lawful Drone Use Act" or the
6 "SHIELD U Act".
7 SEC. 2. DEFINITIONS.
8 In this Act:
9 (1) COMMERCIAL SERVICE AIRPORT.—The term

"commercial service airport" has the meaning given

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1	that term in paragraph (7) of section 47102 of title
2	49, United States Code, and includes the area of
3	navigable airspace necessary to ensure safety in the
4	takeoff and landing of aircraft at the airport.
5	(2) COVERED AIR CARRIER.—The term "cov-
6	ered air carrier" means an air carrier or a foreign
7	air carrier as those terms are defined in section
8	40102 of title 49, United States Code.
9	(3) COUNTER-UAS ACTIVITIES.—The term
10	"Counter-UAS activities" means the following:
11	(A) Detecting, identifying, monitoring, and
12	tracking an unmanned aircraft or unmanned
13	aircraft system, without prior consent, including
14	by means of intercept or other access of a wire
15	communication, an oral communication, or an
16	electronic communication used to control the
17	unmanned aircraft or unmanned aircraft sys-
18	tem.
19	(B) Warning an operator of an unmanned
20	aircraft or unmanned aircraft system, including
21	by passive or active, and direct or indirect phys-
22	ical, electronic, radio, and electromagnetic
23	means.
24	(C) Disrupting control of an unmanned
25	aircraft or unmanned aircraft system, without

1	prior consent, including by disabling the un-
2	manned aircraft or unmanned aircraft system
3	by intercepting, interfering, or causing inter-
4	ference with wire, oral, electronic, or radio com-
5	munications used to control the unmanned air-
6	craft or unmanned aircraft system.
7	(D) Seizing or exercising control of an un-
8	manned aircraft or unmanned aircraft system.
9	(E) Seizing or otherwise confiscating an
10	unmanned aircraft or unmanned aircraft sys-
11	tem.
12	(F) Using reasonable force to disable,
13	damage, or destroy an unmanned aircraft or
14	unmanned aircraft system.
15	(4) Navigable Airspace.—The term "navi-
16	gable airspace" has the meaning given that term in
17	paragraph (32) of section 40102 of title 49, United
18	States Code.
19	(5) Non-kinetic equipment.—The term
20	"non-kinetic equipment" means equipment that is
21	used to—
22	(A) intercept or otherwise access a wire
23	communication, an oral communication, an elec-
24	tronic communication, or a radio communica-

1	tion used to control an unmanned aircraft or	
2	unmanned aircraft system; and	
3	(B) disrupt control of the unmanned air	
4	craft or unmanned aircraft system, without	
5	prior consent, including by disabling the un-	
6	manned aircraft or unmanned aircraft system	
7	by intercepting, interfering, or causing inter-	
8	ference with wire, oral, electronic, or radio com-	
9	munications that are used to control the un-	
10	manned aircraft or unmanned aircraft system.	
11	(6) Threats posed by an unmanned air-	
12	CRAFT OR UNMANNED AIRCRAFT SYSTEM.—Th	
13	term "threats posed by an unmanned aircraft or un-	
14	manned aircraft system" means an unauthorized ac-	
15	tivity of an unmanned aircraft or unmanned aircraft	
16	system that is reasonably believed to—	
17	(A) create the potential for bodily harm to	
18	or loss of human life of, a person within prop	
19	erty under the jurisdiction of—	
20	(i) a commercial service airport; or	
21	(ii) a State or locality; or	
22	(B) have the potential to cause severe eco-	
23	nomic damage to—	
24	(i) property of a commercial service	
25	airport; or	

1	(ii) property under the jurisdiction of	
2	a State or locality.	
3	(7) Unmanned Aircraft, unmanned Air-	
4	CRAFT SYSTEM.—The terms "unmanned aircraft"	
5	and "unmanned aircraft system" have the meanings	
6	given those terms in section 44801 of title 49,	
7	United States Code.	
8	SEC. 3. COUNTER-UAS ACTIVITIES ON COMMERCIAL SERV	
9	ICE AIRPORT PROPERTY.	
10	(a) Counter-UAS Activities.—	
11	(1) IN GENERAL.—Notwithstanding any other	
12	provision of law and subject to paragraph (3), with	
13	respect to a commercial service airport, the following	
14	departments and agencies may, in a manner con-	
15	sistent with the Fourth Amendment to the Constitu-	
16	tion of the United States, carry out Counter-UAS	
17	activities for purposes of detecting, identifying, and	
18	mitigating the threats posed by an unmanned air-	
19	craft or unmanned aircraft system to the safety o	
20	security of the airport:	
21	(A) The Department of Homeland Secu-	
22	rity.	
23	(B) The State and local law enforcement	
24	agencies in the State in which the airport is lo-	
25	cated.	

1 (C) The law enforcement agency of the air-2 port. 3 Testing authority.—Subject to para-4 graphs (3) and (4), the Secretary of Homeland Se-5 curity, the heads of the State or local law enforce-6 ment agencies of the State in which a commercial 7 service airport is located, or the law enforcement 8 agency of the commercial service airport, may re-9 search, test, provide training on, and evaluate any 10 equipment, including any electronic equipment, to 11 determine the capability and utility of the equipment 12 to carry out Counter-UAS activities to detect, iden-13 tify, and mitigate the threats posed by an unmanned 14 aircraft or unmanned aircraft system to the safety 15 or security of the airport. 16 (3) AIRPORT OPERATOR CONSENT REQUIRED.— 17 Activities permitted under paragraph (1) or (2) shall 18 only be carried out with the consent of, in consulta-19 tion with, and with the participation of, the airport 20 operator. 21 (4) Consultation requirement for test-22 ING OF NON-KINETIC EQUIPMENT.—Any testing of 23 non-kinetic equipment carried out under the author-24 ity of this subsection shall be done in consultation 25 with the Federal Communications Commission and

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the National Telecommunications and InformationAdministration.

(b) Non-kinetic Equipment.—

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(1) IN GENERAL.—Before adopting any standard operating procedures within a tactical response plan for use of non-kinetic equipment to carry out a Counter-UAS activity under the authority of this section, the Secretary of Homeland Security and the heads of the State, local, or airport law enforcement agencies of the State in which a commercial service airport is located, shall do the following:

(A) Consult with the Federal Communications Commission and the National Telecommunications and Information Administration about the use of non-kinetic equipment to carry out a Counter-UAS activity consistent with the tactical response plan updates required under subsection (c).

(B) Jointly, with the Federal Communications Commission and the National Telecommunications and Information Administration, create a process for an authorized designee of the commercial service airport to, consistent with procedures outlined in the tactical response plan (as updated under subsection

1	(c)), notify the Commission when non-kinetic	
2	equipment has been used to carry out a	
3	Counter-UAS activity.	
4	(2) FCC AND NTIA DUTIES.—The Federal	
5	Communications Commission and the National Tele-	
6	communications and Information Administration	
7	shall—	
8	(A) not later than 30 days after the date	
9	of enactment of this Act, assign to an office of	
10	the Commission and to an office of the Admin-	
11	istration, respectively, responsibility for car-	
12	rying out the consultation regarding the use of	
13	non-kinetic equipment to carry out Counter-	
14	UAS activities required by paragraph (1)(A)	
15	and the consultation regarding the testing of	
16	non-kinetic equipment required by subsection	
17	(a)(4); and	
18	(B) not later than 180 days after the re-	
19	sponsibility described in subparagraph (A) is	
20	assigned to each such office—	
21	(i) publicly designate an office of the	
22	Commission and an office of the Adminis-	
23	tration, respectively, to receive the notifica-	
24	tions from commercial service airports re-	
25	quired under paragraph (1)(B); and	

1	(ii) make publicly available the proc-
2	ess for the Commission and the Adminis-
3	tration to carry out any follow up consulta-
4	tion, if necessary.
5	(3) Nonduplication.—To the greatest extent
6	practicable, the Federal Communications Commis-
7	sion and the National Telecommunications and In-
8	formation Administration shall coordinate with re-
9	spect to the consultations, process creation, follow
10	up consultations, and other requirements of this sub-
11	section and subsection (a)(4) so as to minimize du-
12	plication of requirements, efforts, and expenditures.
13	(c) Tactical Response Plan Updates.—
14	(1) Task force.—Not later than 2 years after
15	the date of enactment of this Act, the airport direc-
16	tor of each commercial service airport shall convene
17	a task force for purposes of establishing or modi-
18	fying the emergency action preparedness plan for
19	the airport to include a tactical response plan for the
20	detection, identification, and mitigation of threats
21	posed by an unmanned aircraft or unmanned air-
22	craft system.
23	(2) REQUIRED COORDINATION.—Each task
24	force convened under paragraph (1) shall coordinate
25	the establishing or modifying of the airport's emer-

1	gency action preparedness plan with representatives
2	of the following:
3	(A) The Department of Transportation.
4	(B) The Federal Aviation Administration.
5	(C) The Department of Homeland Secu-
6	rity.
7	(D) The State and local law enforcement
8	agencies in the State in which the airport is lo-
9	cated.
10	(E) The law enforcement agency of the air-
11	port.
12	(F) The covered air carriers operating at
13	the airport.
14	(G) Representatives of general aviation op-
15	erators at the airport.
16	(H) Representatives of providers of tele-
17	communications and broadband service with a
18	service area that covers the airport property or
19	the navigable airspace necessary to ensure safe-
20	ty in the takeoff and landing of aircraft at such
21	airport.
22	(3) Duties.—As part of the inclusion of a tac-
23	tical response plan in the emergency action pre-
24	paredness plan for a commercial service airport

1	each task force convened under paragraph (1) shall
2	do the following:
3	(A) Create and define the various threat
4	levels posed by an unmanned aircraft or un-
5	manned aircraft system to the airport.
6	(B) Create the standard operating proce-
7	dures for responding to each threat level de-
8	fined under subparagraph (A) that include a re-
9	quirement to minimize collateral damage.
10	(C) Define and assign to each entity speci-
11	fied in paragraph (2), the role and responsibil-
12	ities of the entity in carrying out the standard
13	operating procedures for responding to a speci-
14	fied threat posed by an unmanned aircraft or
15	unmanned aircraft system to the airport.
16	(D) Designate the applicable State and
17	local law enforcement agencies, or the law en-
18	forcement agency of the airport, in coordination
19	with the Department of Homeland Security, as
20	the first responders to any specified threat
21	posed by an unmanned aircraft or unmanned
22	aircraft system to the airport.
23	(E) Narrowly tailor the use of non-kinetic
24	counter-UAS equipment (if applicable under the
25	standard operating procedures) to only tem-

1	porary activities necessary to mitigate an imme-
2	diate threat posed by an unmanned aircraft or
3	unmanned aircraft system to the airport.
4	(F) Incorporate any existing Federal guid-
5	ance for updating airport emergency plans for
6	responding to unauthorized unmanned aircraft
7	system operations into 1 tactical response plan
8	for addressing threats posed by an unmanned
9	aircraft or unmanned aircraft system.
10	(4) Rule of Construction.—Nothing in this
11	subsection shall be construed to require multiple tac-
12	tical response plans or emergency action prepared-
13	ness plans for addressing the threats posed by an
14	unmanned aircraft, an unmanned aircraft system, or
15	unauthorized unmanned aircraft system operations.
16	(d) Airport Improvement Program Eligi-
17	BILITY.—Notwithstanding section 47102 of title 49,
18	United States Code, the definition of the term "airport
19	development" under that section shall include the pur-
20	chase of equipment necessary to carry out Counter-UAS
21	activities at commercial service airports.
22	(e) Best Practices.—
23	(1) IN GENERAL.—Not later than 1 year after
24	the date of enactment of this Act, the Administrator
25	of the Federal Aviation Administration and the Ad-

1	ministrator of the Transportation Security Adminis-
2	tration acting jointly and in collaboration with air-
3	port directors of commercial service airports, shall—
4	(A) publish guidance regarding best prac-
5	tices for use of Counter-UAS Activities at com-
6	mercial service airports; and
7	(B) make such guidance available to the
8	airport director for each commercial service air-
9	port in the United States.
10	(2) Annual updates.—The guidance issued
11	under this subsection shall be annually updated to
12	incorporate the most recent results and conclusions
13	regarding best practices for the use of Counter-UAS
14	activities at commercial service airports.
15	SEC. 4. COUNTER-UAS ACTIVITIES OFF COMMERCIAL SERV-
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10	ICE AIRPORT PROPERTY.
17	ICE AIRPORT PROPERTY. (a) IN GENERAL.—Notwithstanding any other provi-
17	(a) In General.—Notwithstanding any other provi-
17 18	(a) IN GENERAL.—Notwithstanding any other provision of law, with respect to a State, the State and local
17 18 19	(a) IN GENERAL.—Notwithstanding any other provision of law, with respect to a State, the State and local law enforcement agencies in the State may, in a manner
17 18 19 20	(a) IN GENERAL.—Notwithstanding any other provision of law, with respect to a State, the State and local law enforcement agencies in the State may, in a manner consistent with the Fourth Amendment to the Constitu-
17 18 19 20 21	(a) IN GENERAL.—Notwithstanding any other provision of law, with respect to a State, the State and local law enforcement agencies in the State may, in a manner consistent with the Fourth Amendment to the Constitution of the United States, carry out Counter-UAS activi-
117 118 119 220 221 222	(a) IN GENERAL.—Notwithstanding any other provision of law, with respect to a State, the State and local law enforcement agencies in the State may, in a manner consistent with the Fourth Amendment to the Constitution of the United States, carry out Counter-UAS activities for purposes of detecting, identifying, and mitigating

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(b) Testing Auth	ORITY.—

(1) In General.—

(A) STATES AND LOCALITIES.—Subject to paragraphs (2) and (3), any State or locality of a State may establish testing areas for purposes of researching, testing, providing training on, and evaluating of any equipment, including any electronic equipment, to determine the capability and utility of the equipment to carry out Counter-UAS activities to detect, identify, and mitigate the threats posed by an unmanned aircraft or unmanned aircraft system within the jurisdiction of the State or locality.

(B) Private Sector entities.—Subject to paragraphs (2) and (3), any private sector entity may establish testing areas for purposes of researching, testing, providing training on, and evaluating of any equipment, including any electronic equipment, to determine the capability and utility of the equipment to carry out Counter-UAS activities to detect, identify, and mitigate the threats posed by an unmanned aircraft or unmanned aircraft system, so long as such activities are carried out in accordance with applicable State and local laws.

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(2) FAA COOPERATION.—The Federal Aviation Administration shall cooperate with any action by a State, a locality of a State, or a private sector entity to designate airspace to be used for testing under paragraph (1) unless the State, locality, or entity designates an area of airspace that would create a significant safety hazard to airport operations, air navigation facilities, air traffic control systems, or other components of the national airspace system that facilitate the safe and efficient operation of manned civil, commercial, or military aircraft within the United States.

(3) Consultation requirement for testing of non-kinetic equipment carried out under the authority of this subsection shall be done in consultation with the Federal Communications Commission and the National Telecommunications and Information Administration.

(c) Non-kinetic Equipment.—

(1) IN GENERAL.—Before adopting any standard operating procedures for using any non-kinetic equipment to carry out a Counter-UAS activity under the authority of this section, a State or local law enforcement agency shall do the following:

1	(A) Consult with the Federal Communica-
2	tions Commission and the National Tele-
3	communications and Information Administra-
4	tion about the use of non-kinetic equipment to
5	carry out a Counter-UAS activity and the
6	standard operating procedures that the State or
7	local law enforcement agency will follow for use
8	of such equipment.
9	(B) Jointly, with the Federal Communica-
10	tions Commission and the National Tele-
11	communications and Information Administra-
12	tion create a process for an authorized designee
13	of the State or local law enforcement agency to
14	notify the Commission when non-kinetic equip-
15	ment has been used to carry out a Counter-
16	UAS activity.
17	(2) FCC AND NTIA DUTIES.—The Federal
18	Communications Commission shall—
19	(A) not later than 30 days after the date
20	of enactment of this Act, assign to an office of
21	the Commission and to an office of the Admin-
22	istration, respectively, responsibility for car-
23	rying out the consultation regarding the use of
24	non-kinetic equipment to carry out Counter-
25	UAS activities required under paragraph (1)(A)

1	and the consultation regarding the testing of
2	non-kinetic equipment required by subsection
3	(b) (3) ; and
4	(B) not later than 180 days after the re-
5	sponsibility described in subparagraph (A) is
6	assigned to each such office—
7	(i) publicly designate an office of the
8	Commission and an office of the Adminis-
9	tration, respectively, to receive the notifica-
10	tions from State or local law enforcement
11	agencies required under paragraph (1)(B);
12	and
13	(ii) make publicly available the proc-
14	ess for the Commission and the Adminis-
15	tration to carry out any follow up consulta-
16	tion, if necessary.
17	(3) Nonduplication.—To the greatest extent
18	practicable, the Federal Communications Commis-
19	sion and the National Telecommunications and In-
20	formation Administration shall coordinate with re-
21	spect to the consultations, process creation, follow
22	up consultations, and other requirements of this sub-
23	section and subsection (a)(4) so as to minimize du-
24	plication of requirements, efforts, and expenditures.

1	(d) Coordination With the FAA.—Section 376 of
2	the FAA Reauthorization Act of 2018 (49 U.S.C. 44802
3	note) is amended—
4	(1) in subsection (b), by adding at the end the
5	following:
6	"(4) Permit a process for an applicable State or
7	local law enforcement agency to notify and coordi-
8	nate with the Federal Aviation Administration on
9	actions being taken by the State or local law en-
10	forcement agency to exercise the Counter-UAS ac-
11	tivities authority established under section 4(a) of
12	the SHIELD U Act."; and
13	(2) in subsection (c)—
14	(A) in paragraph (3)(G), by striking "and"
15	after the semicolon;
16	(B) in paragraph (4), by striking the pe-
17	riod at the end and inserting "; and"; and
18	(C) by adding at the end the following:
19	"(5) establish a process that allows for collabo-
20	ration and coordination between the Federal Avia-
21	tion Administration and the law enforcement of a
22	State or local government with respect to the use of
23	the Counter-UAS activities authority established
24	under section 4(a) of the SHIELD U Act.".
25	(e) Interim Notification Plan.—

1	(1) In general.—Not later than 1 year after
2	the date of enactment of this Act, the Administrator
3	of the Federal Aviation Administration shall estab-
4	lish a process under which—
5	(A) the law enforcement agency of a State
6	or local government may notify the Adminis-
7	trator of an active threat posed by an un-
8	manned aircraft or unmanned aircraft system
9	within the jurisdiction of the State or local law
10	enforcement agency and the intent of the agen-
11	cy to facilitate Counter-UAS activities;
12	(B) the Administrator, based on notice
13	made pursuant to subparagraph (A), shall issue
14	immediate warnings to operators of both
15	manned and unmanned aircraft operating with-
16	in the area of airspace where the law enforce-
17	ment agency's Counter-UAS activities are tak-
18	ing place; and
19	(C) the Administrator and the State and
20	local law enforcement agency notify UAS opera-
21	tors and manned operators in the area that an
22	area of airspace is clear once the State and
23	local law enforcement have concluded the
24	Counter-UAS activities to mitigate the threat.

1	(2) Sunset.—The process established under
2	paragraph (1) shall terminate on the date on which
3	the unmanned aircraft systems traffic management
4	system required under section 376 of the FAA Re-
5	authorization Act of 2018 (49 U.S.C. 44802 note)
6	is fully implemented.
7	SEC. 5. AUTHORITY TO ENTER INTO CONTRACTS TO PRO-
8	TECT FACILITIES FROM UNMANNED AIR
9	CRAFT.
10	(a) Authority.—The following Federal departments
11	are authorized to enter into contracts to carry out the fol-
12	lowing authorities:
13	(1) The Department of Defense for the purpose
14	of carrying out activities under section 130i of title
15	10, United States Code.
16	(2) The Department of Homeland Security for
17	the purpose of carrying out activities under section
18	210G of the Homeland Security Act of 2002 (6
19	U.S.C. 124n).
20	(3) The Department of Justice for the purpose
21	of carrying out activities under section 210G of the
22	Homeland Security Act of 2002 (6 U.S.C. 124n).
23	(4) The Department of Energy for the purpose
24	of carrying out activities under section 4510 of the
25	Atomic Energy Defense Act (50 U.S.C. 2661).

1	(b) Federal Acquisition Regulation.—Not later
2	than 180 days after the date of the enactment of this Act
3	the Federal Acquisition Regulatory Council shall amend
4	the Federal Acquisition Regulation to implement the au-
5	thority provided under subsection (a).
6	(c) Annual Publication of Recommended Ven-
7	DORS AND EQUIPMENT.—
8	(1) IN GENERAL.—Not later than 1 year after
9	the date of enactment of this Act, and annually
10	thereafter, the Director of the Office of Management
11	and Budget, in consultation with the Secretary of
12	Defense, the Secretary of Homeland Security, the
13	Attorney General, the Secretary of Energy, the Sec-
14	retary of Transportation, and the heads of such
15	other federal departments or agencies as determined
16	appropriate by the Director of the Office of Manage-
17	ment and Budget, shall publish and make available
18	to State and local governments the following:
19	(A) A list of vendors that are eligible
20	under the Federal Acquisition Regulation to
21	enter into contracts with the Federal Govern-
22	ment to carry out Counter-UAS activities.
23	(B) A list of Counter-UAS equipment that
24	is recommended by the Federal Government to
25	carry out Counter-UAS activities.

1	(2) Annual risk assessment.—The Director
2	of the Office of Management and Budget, in con-
3	sultation with the heads of the applicable federal de-
4	partments and agencies, shall review and reassess
5	the vendors and equipment specified on the lists re-
6	quired to be published and made available under
7	paragraph (1) based on a risk assessment that is
8	jointly considered by the applicable agencies as part
9	of each annual update of such lists.
10	SEC. 6. FEDERAL LAW ENFORCEMENT TRAINING.
11	Section 884(c) of the Homeland Security Act of 2002
12	(6 U.S.C. 464(c)) is amended—
13	(1) in paragraph (9), by striking "and" at the
14	end;
15	(2) by redesignating paragraph (10) as para-
16	graph (11); and
17	(3) by inserting after paragraph (9) the fol-
18	lowing:
19	"(10) develop and implement homeland security
20	and law enforcement training curricula related to
21	the use of Counter-UAS activities (as defined in sec-
22	tion 2 of the SHIELD U Act) to protect against a
23	threat from an unmanned aircraft or unmanned air-
24	craft system (as such terms are defined in section
25	210G), which shall—

1	"(A) include—
2	"(i) training on the use of both ki-
3	netic and non-kinetic equipment;
4	"(ii) training on the tactics used to
5	detect, identify, and mitigate a threat from
6	an unmanned aircraft or unmanned air-
7	craft system; and
8	"(iii) such other curricula or training
9	the Director believes necessary; and
10	"(B) be made available to Federal, State
11	local, Tribal, and territorial law enforcement
12	and security agencies and private sector secu-
13	rity agencies; and".
14	SEC. 7. AUTHORIZED USE OF JAMMING TECHNOLOGY.
15	Title III of the Communications Act of 1934 (47
16	U.S.C. 301 et seq.) is amended—
17	(1) in section 301 (47 U.S.C. 301)—
18	(A) by striking "It is" and inserting the
19	following:
20	"(a) In General.—It is"; and
21	(B) by adding at the end the following:
22	"(b) Exception for an Unmanned Aircraft and
23	Unmanned Aircraft System.—
24	"(1) Definitions.—In this subsection—

1	"(A) the term 'covered equipment' means
2	equipment that is used to—
3	"(i) intercept or otherwise access a
4	wire communication, an oral communica-
5	tion, an electronic communication, or a
6	radio communication used to control an
7	unmanned aircraft or unmanned aircraft
8	system; and
9	"(ii) disrupt control of an unmanned
10	aircraft or unmanned aircraft system
11	without prior consent, including by dis-
12	abling the unmanned aircraft or unmanned
13	aircraft system by intercepting, interfering
14	or causing interference with wire, oral
15	electronic, or radio communications that
16	are used to control the unmanned aircraft
17	or unmanned aircraft system; and
18	"(B) the terms 'unmanned aircraft' and
19	'unmanned aircraft system' have the meanings
20	given those terms in section 44801 of title 49
21	United States Code.
22	"(2) Exception.—Subsection (a) shall not
23	apply with respect to actions taken by State or local
24	law enforcement or the law enforcement agency of a
25	commercial service airport using covered equipment

1	in consultation with the Commission to detect, iden-
2	tify, or mitigate a threat posed by an unmanned air-
3	craft or unmanned aircraft system.";
4	(2) in section 302 (47 U.S.C. 302a), by adding
5	at the end the following:
6	"(g) Exception for an Unmanned Aircraft and
7	Unmanned Aircraft System.—
8	"(1) Definitions.—In this subsection, the
9	terms 'covered equipment', 'unmanned aircraft', and
10	'unmanned aircraft system' have the meanings given
11	those terms in section 301.
12	"(2) Exception.—The provisions of this sec-
13	tion shall not apply with respect to actions taken by
14	State or local law enforcement or the law enforce-
15	ment agency of a commercial service airport using
16	covered equipment in consultation with the Commis-
17	sion to detect, identify, or mitigate a threat posed by
18	an unmanned aircraft or unmanned aircraft sys-
19	tem."; and
20	(3) in section 333 (47 U.S.C. 333)—
21	(A) by striking "No person" and inserting
22	the following:
23	"(a) In General.—No person"; and
24	(B) by adding at the end the following:

1 "(b) Exception for an Unmanned Aircraft and 2 Unmanned Aircraft System.— 3 "(1) Definitions.—In this subsection, the 4 terms 'covered equipment', 'unmanned aircraft', and 5 'unmanned aircraft system' have the meanings given 6 those terms in section 301(b). 7 "(2) Exception.—Subsection (a) shall not 8 apply with respect to actions taken by State or local 9 law enforcement or the law enforcement agency of a 10 commercial service airport using covered equipment 11 in consultation with the Commission to detect, iden-12 tify, or mitigate a threat posed by an unmanned air-13 craft or unmanned aircraft system.". 14 SEC. 8. NO ABROGATION OF TRADITIONAL POLICE POW-15 ERS. 16 Nothing in this Act or the amendments made by this Act shall be construed to abrogate the inherent authority 18 of a State government or subdivision thereof from using their traditional police powers, including (but not limited 19 to) the authority to counter an imminent threat to public 21 health or safety.