[114H3384]

(Original Signature of Member)

115TH CONGRESS 1ST Session



To reestablish the Office of Noise Abatement and Control in the Environmental Protection Agency, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Ms. MENG introduced the following bill; which was referred to the Committee on _____

A BILL

- To reestablish the Office of Noise Abatement and Control in the Environmental Protection Agency, 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 "Quiet Communities5 Act of 2017".

6 SEC. 2. FINDINGS.

7 Congress finds that:

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(1) Approximately 28,000,000 Americans are
 afflicted with some hearing loss and it has been estimated that 10,000,000 of these impairments are at
 least partially attributable to damage from exposure
 to noise.

6 (2) For millions of Americans, noise from air-7 craft, vehicular traffic, and a variety of other 8 sources is a constant source of torment. Millions of 9 Americans are exposed to noise levels that can lead 10 to sleep loss, psychological and physiological damage, 11 and work disruption.

(3) Chronic exposure to noise has been linked
to increased risk of cardiovascular disorders, learning deficits in children, stress, and diminished quality of life.

16 (4) Excessive noise leading to sleep deprivation
17 and task interruptions can result in untold costs on
18 society in diminished worker productivity.

(5) Pursuant to authorities granted under the
Clean Air Act of 1970, the Noise Control Act of
1972, and the Quiet Communities Act of 1978, the
Environmental Protection Agency established an Office of Noise Abatement and Control. Its responsibilities included promulgating noise emission standards, requiring product labeling, facilitating the de-

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velopment of low emission products, coordinating
 Federal noise reduction programs, assisting State
 and local abatement efforts, and promoting noise
 education and research. However, funding for the
 Office of Noise Abatement and Control was termi nated in 1982 and no funds have been provided
 since.

8 the Environmental Protection (6)Because 9 Agency remains legally responsible for enforcing reg-10 ulations issued under the Noise Control Act of 1972 11 even though funding for these activities were termi-12 nated, and because the Noise Control Act of 1972 13 prohibits State and local governments from regu-14 lating noise sources in many situations, noise abate-15 ment programs across the country lie dormant.

16 (7) As population growth and air and vehicular 17 traffic continue to increase, noise pollution is likely 18 to become an even greater problem in the future. 19 The health and welfare of our citizens demands that 20 the Environmental Protection Agency, the lead Fed-21 eral agency for the protection of public health and 22 welfare, once again assume a role in combating noise 23 pollution.

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1SEC. 3. REESTABLISHMENT OF OFFICE OF NOISE ABATE-2MENT AND CONTROL.

3 (a) REESTABLISHMENT.—The Administrator of the
4 Environmental Protection Agency shall reestablish within
5 the Environmental Protection Agency an Office of Noise
6 Abatement and Control.

7 (b) DUTIES.—The responsibilities of the Office in-8 elude the following:

9 (1) To promote the development of effective
10 State and local noise control programs by providing
11 States with technical assistance and grants to de12 velop the programs, including the purchase of equip13 ment for local communities.

14 (2) To carry out a national noise control re15 search program to assess the impacts of noise from
16 varied noise sources on mental and physical health.

17 (3) To carry out a national noise environmental
18 assessment program to identify trends in noise expo19 sure and response, ambient levels, and compliance
20 data and to determine the effectiveness of noise
21 abatement actions, including actions for areas
22 around major transportation facilities (such as high23 ways, railroad facilities, and airports).

(4) To develop and disseminate information and
educational materials to the public on the mental
and physical effects of noise and the most effective

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means for noise control through the use of materials
 for school curricula, volunteer organizations, radio
 and television programs, publications, and other
 means.

5 (5) To develop educational and training mate-6 rials and programs, including national and regional 7 workshops, to support State and local noise abate-8 ment and control programs.

9 (6) To establish regional technical assistance
10 centers which use the capabilities of university and
11 private organizations to assist State and local noise
12 control programs.

13 (7) To undertake an assessment of the effec-14 tiveness of the Noise Control Act of 1972.

(c) PREFERRED APPROACHES.—In carrying out its
duties under this section, the Office shall emphasize noise
abatement approaches that rely on local and State activities, market incentives, and coordination with other public
and private agencies.

20 (d) Study.—

(1) IN GENERAL.—Using funds made available
to the Office, the Administrator shall carry out a
study of airport noise. The Administrator shall carry
out the study by entering into contracts or other
agreements with independent scientists with exper-

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tise in noise measurements, noise effects, and noise
 abatement techniques to conduct the study.

3 (2) CONTENTS.—The study shall examine the
4 selection of noise measurement methodologies by the
5 Federal Aviation Administration, the threshold of
6 noise at which health impacts are felt, and the effec7 tiveness of noise abatement programs at airports
8 around the Nation.

9 (3) REPORT.—Not later than 24 months after 10 the date of enactment of this Act, the Administrator 11 shall transmit to Congress a report on the results of 12 the study, together with specific recommendations 13 on new measures that can be implemented to miti-14 gate the impact of aircraft noise on surrounding 15 communities.

16 SEC. 4. GRANTS UNDER QUIET COMMUNITIES PROGRAM.

17 Section 14(c)(1) of the Noise Control Act of 1972
18 (42 U.S.C. 4913(c)(1)) is amended—

(1) by striking "and" at the end of subpara-graph (C); and

21 (2) by adding at the end the following:

22 "(E) establishing and implementing train23 ing programs on use of noise abatement equip24 ment; and

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1"(F) implementing noise abatement2plans;".

3 SEC. 5. AUTHORIZATION OF APPROPRIATIONS.

4 There is authorized to be appropriated for each of
5 fiscal years 2018 through 2022 \$21,000,000 for activities
6 of the Office of Noise Abatement and Control reestab7 lished under section 3.