..... (Original Signature of Member)

113TH CONGRESS 1ST SESSION



To require a study and report by the Comptroller General regarding the restart provision of the Hours of Service Rules for Commercial Truck Drivers, and for other purposes.

# IN THE HOUSE OF REPRESENTATIVES

Mr. HANNA introduced the following bill; which was referred to the Committee on \_\_\_\_\_

# A BILL

- To require a study and report by the Comptroller General regarding the restart provision of the Hours of Service Rules for Commercial Truck Drivers, 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 "True Understanding5 of the Economy and Safety Act" or the "TRUE Safety6 Act".

## 1 SEC. 2. FINDINGS.

2	Congress	finds	that—
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3	(1) the trucking industry is the backbone of the
4	Nation's economy, with nearly 7 million Americans
5	working in trucking-related jobs, including more
6	than 3 million commercial truck drivers;
7	(2) 80 percent of all communities in the United
8	States depend solely on trucks to deliver and supply
9	their essential every-day commodities;
10	(3) Federal regulations governing the hours of

service for commercial truck drivers must be based
on full and fair scientific research, analysis, and
operational testing;

(4) the restart rule that became effective on
July 1, 2013, was based mainly on a one-month
sleep study conducted in a laboratory setting;

17 (5) the new restart rule will cost the trucking
18 industry up to \$376,000,000 annually, reducing pro19 ductivity, impacting driver pay, and increasing the
20 cost to deliver goods, and

(6) the restart rule should not have become effective prior to completion of the thorough operational study required by section 32301 of the Moving Ahead for Progress in the 21st Century Act or
MAP-21 (Public Law 112–141; 126 Stat.786).

#### 1 SEC. 3. GAO ASSESSMENTS.

2 (a) Assessment of Methodology for Map-21
3 Restart Study.—

4 (1) IN GENERAL.—After completion of the field 5 study and submission of the report regarding such 6 study by the Administrator of the Federal Motor 7 Carrier Safety Administration, required by section 8 32301 of MAP-21, the Comptroller General shall 9 conduct an assessment of the methodology followed 10 by the Secretary of Transportation in carrying out 11 the efficacy of the restart rule published on Decem-12 ber 27, 2011. 13 (2) PURPOSE.—The purpose of the assessment 14 shall be to assess whether or the extent to which the 15 methodology meets the requirement of MAP-21 16 that— 17 (A) the data collected is representative of 18 the drivers subject to the restart rule; 19 (B) the methodology is statistically valid; 20 and 21 (C) the study followed the plan for the 22 "Scheduling and Fatigue Recovery Project" de-23 veloped by the Federal Motor Carrier Safety 24 Administration. 25 (b) Assessment of Regulatory Impact Anal-26 YSIS.—

1	(1) IN GENERAL.—The Comptroller General
2	shall conduct an assessment of the Regulatory Im-
3	pact Analysis that accompanied the final rule pub-
4	lished by the Department of Transportation in the
5	Federal Register on December 27, 2011, entitled
6	"Hours of Service of Drivers" (76 Fed. Reg.
7	81134).
8	(2) PURPOSE.—The purpose of the GAO as-
9	sessment shall be—
10	(A) to conduct an analysis of the method-
11	ology and data used by the Federal Motor Car-
12	rier Safety Administration in its Regulatory Im-
13	pact Analysis;
14	(B) to evaluate the validity and representa-
15	tiveness of the driver data used to evaluate the
16	operational and economic impacts of the new
17	34-hour restart rule applicable to operators of
18	commercial motor vehicles;
19	(C) to conduct an analysis of the data and
20	methodology used to develop the proposed safe-
21	ty and health benefits of the new 34-hour re-
22	start rule applicable to operators of commercial
23	motor vehicles;
24	(D) to review the safety, health, cost, and
25	operational implications of the restart rule, and

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the potential impact of a greater number of commercial motor vehicles on major roads during "morning commutes" as a result of the restart rule; and

5 (E) review the research used in developing 6 and justifying the new restart rule, particularly 7 as it relates to the use of a laboratory test to 8 justify the rule rather than an operational test 9 in the field.

10 (c) REPORTS.—Not later than 1 year after the date 11 of enactment of this Act, the Comptroller General shall 12 submit a final report to the appropriate committees of 13 Congress on the assessments required under subsections 14 (a) and (b), including any recommendations.

### 15 SEC. 4. DELAY IN APPLICATION OF RULE.

(a) DELAY IN APPLICATION OF RULE.—Effective as
of the date of enactment of this Act, the restart rule published by the Department of Transportation in the Federal
Register on December 27, 2011, shall have no force or
effect until 6 months after the study report required by
this Act has been submitted to Congress.

(b) APPLICATION OF PREVIOUS RULE PROVISION.—
For the period specified under subsection (a), the 34-hour
restart rule issued on April 28, 2003, (68 Fed. Reg.
22456) shall be in effect.

(c) DECEMBER 2011 RULE.—The Secretary shall not
 apply the rule described in subsection (a) if the conclu sions of the operational study completed pursuant to
 MAP-21 do not support or concur with the conclusions
 of the laboratory study on which the rule was based.