118TH CONGRESS	4
2D Session	

poses.

To promote United States leadership in technical standards by directing the National Institute of Standards and Technology and the Department of State to take certain actions to encourage and enable United States participation in developing standards and specifications for artificial intelligence and other critical and emerging technologies, and for other pur-

## IN THE SENATE OF THE UNITED STATES

Mr. Warner (for himself and Mrs. Blackburn) introduced the following bill; which was read twice and referred to the Committee on

## A BILL

To promote United States leadership in technical standards by directing the National Institute of Standards and Technology and the Department of State to take certain actions to encourage and enable United States participation in developing standards and specifications for artificial intelligence and other critical and emerging technologies, 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,

4		
		SHORT TITLE
	SHALLININ	SHUBEL LILLE.

- 2 This Act may be cited as the "Promoting United
- 3 States Leadership in Standards Act of 2024".
- 4 SEC. 2. DEFINITIONS.
- 5 In this Act:
- 6 (1) ARTIFICIAL INTELLIGENCE AND OTHER 7 CRITICAL AND EMERGING TECHNOLOGIES.—The 8 term "artificial intelligence and other critical and emerging technologies" means a subset of artificial 9 10 intelligence and other critical and emerging tech-11 nologies included in the list of such technologies 12 identified and maintained by the National Science 13 and Technology Council of the Office of Science and 14 Technology Policy as the Director considers appro-15
- 16 (2) DIRECTOR.—The term "Director" means 17 the Director of the National Institute of Standards 18 and Technology.

priate for purposes of this Act.

- 19 SEC. 3. UNITED STATES PARTICIPATION IN ORGANIZA-
- 20 TIONS DEVELOPING STANDARDS AND SPECI-
- 21 FICATIONS FOR ARTIFICIAL INTELLIGENCE
- 22 AND OTHER CRITICAL AND EMERGING TECH-
- 23 NOLOGIES.
- 24 (a) Briefing Required.—
- (1) IN GENERAL.—Not later than 1 year after 25 26 the date of the enactment of this Act, the Director

1	shall provide to Congress a briefing to assist in the
2	evaluation and identification of opportunities for
3	Federal Government participation in the develop-
4	ment of technical standards for artificial intelligence
5	and other critical and emerging technologies.
6	(2) Elements.—The briefing provided pursu-
7	ant to paragraph (1) shall include the following:
8	(A) An overview of standards activities re-
9	lating to artificial intelligence and other critical
10	and emerging technologies and information
11	about the following:
12	(i) Key technical standards that are
13	the subject of ongoing activity.
14	(ii) Key standards bodies hosting
15	these activities.
16	(iii) Any Federal agency that is par-
17	ticipating in these activities.
18	(B) An analysis identifying where partici-
19	pation by United States industry and Federal
20	agencies in standards activities in artificial in-
21	telligence and other critical and emerging tech-
22	nologies would be facilitated or enhanced by
23	conducting prestandardization and standards
24	coordination meetings with stakeholders and
25	standards meetings hosted in the United States.

1	(C) Recommendations for effectively in-
2	forming United States industry and Federal
3	agencies on ongoing standardization activities
4	with the objective of increasing participation of
5	such industry and agencies in such activities.
6	(3) Federal agency notice require-
7	MENT.—
8	(A) In General.—Using the mechanism
9	established pursuant to subparagraph (B), each
10	head of a Federal agency shall transmit to the
11	Director notice of the participation of their re-
12	spective Federal agency in a standards activity
13	relating to artificial intelligence and other crit-
14	ical and emerging technologies.
15	(B) Mechanism.—The Director shall, in
16	coordination with the Director of the Office of
17	Management and Budget, develop a mechanism
18	for reporting participation by Federal agencies
19	in standards activities.
20	(b) Web Portal.—
21	(1) In general.—In order to inform United
22	States industry and Federal agencies about existing
23	and ongoing international efforts to develop tech-
24	nical standards for artificial intelligence and other
25	critical and emerging technologies and opportunities

1	for participation in such efforts, the Director shall
2	establish an accessible web portal to help such indus-
3	try and agencies navigate and participate in such ef-
4	forts.
5	(2) Contents.—The web portal established
6	pursuant to paragraph (1) shall include regularly
7	updated lists of the following:
8	(A) International efforts described in para-
9	graph (1) and information on opportunities for
10	participation in such efforts.
11	(B) Information on accessing standards,
12	both in development and published, for artificial
13	intelligence and other critical and emerging
14	technologies.
15	(3) Administration.—The Director may inter
16	into such cooperative agreements with such non-
17	governmental organizations as the Director considers
18	appropriate to establish the web portal required by
19	paragraph (1).
20	SEC. 4. PILOT PROGRAM TO SUPPORT STANDARDS MEET-
21	INGS FOR ARTIFICIAL INTELLIGENCE AND
22	OTHER CRITICAL AND EMERGING TECH-
23	NOLOGIES IN THE UNITED STATES.
24	(a) Pilot Program Required.—

1	(1) In General.—Not later than 180 days
2	after the date of the enactment of this Act, and sub-
3	ject to the availability of appropriated funds, the Di-
4	rector shall, in coordination with the heads of such
5	other Federal agencies as the Director considers ap-
6	propriate, establish a pilot program on supporting
7	standards meetings for artificial intelligence and
8	other critical and emerging technologies in the
9	United States by—
10	(A) conducting prestandardization and
11	standards coordination meetings with stake-
12	holders; and
13	(B) awarding grants to eligible entities de-
14	scribed in subsection (b) hosting meetings of or-
15	ganizations described in paragraph (1) of such
16	subsection to support the hosting of such meet-
17	ings in the United States.
18	(2) Administration.—The Director may carry
19	out the pilot program required by paragraph (1) by
20	entering into such cooperative agreements with such
21	nongovernmental organizations as the Director con-
22	siders appropriate to establish and administer the
23	pilot program.
24	(b) ELIGIBLE ENTITIES.—For purposes of the pilot
25	program required by subsection (a), an eligible entity is—

1	(1) an organization that is developing standards
2	and specifications for artificial intelligence and other
3	critical and emerging technologies for at least 1
4	technical standard that affects the interests of 1 or
5	more Federal agencies; or
6	(2) an entity that hosts an organization de-
7	scribed in paragraph (1).
8	(c) Grants.—
9	(1) In general.—In carrying out the pilot
10	program required by subsection (a), the Director
11	shall award grants to eligible entities to host meet-
12	ings as described in such subsection.
13	(2) Use of funds.—An eligible entity receiv-
14	ing a grant under this subsection to host a meeting
15	in the United States may use the amount of the
16	grant for such costs as the Director considers rea-
17	sonable for hosting the meeting in the United
18	States, but not more than fifty percent of antici-
19	pated cost of hosting the meeting and not more than
20	a maximum amount that the Director shall establish
21	for purposes of this subsection. Such costs may in-
22	clude the following:
23	(A) Costs related to the preparation and
24	planning of meetings described in subsection
25	(a).

1	(B) Meeting venue-related expenses.
2	(C) Such other costs that may support the
3	eligible entity in conducting a standards meet-
4	ing in the United States.
5	(3) Considerations.—In deciding whether to
6	award a grant under this subsection to an eligible
7	entity to host a meeting, the Director may consider
8	the extent to which the eligible entity—
9	(A) is or hosts an organization that admin-
10	isters technical standards activity in artificial
11	intelligence and other critical and emerging
12	technologies that involves United States-based
13	participants, including participants from Fed-
14	eral agencies of the United States;
15	(B) has a demonstrable history of partici-
16	pating in or hosting successful meetings; and
17	(C) has a stable or growing participant
18	base.
19	(d) Guidance.—
20	(1) In general.—The Director shall develop
21	and periodically update guidance for the pilot pro-
22	gram carried out under this section.
23	(2) Elements.—The guidance developed and
24	updated pursuant to paragraph (1) shall cover the
25	following:

1	(A) Eligibility for grants awarded under
2	the pilot program.
3	(B) How grants are awarded under sub-
4	section (c).
5	(C) The duration and amounts of grants
6	awarded under subsection (c).
7	(D) The merit review process for the pilot
8	program.
9	(E) Priority areas for technical standards
10	activity.
11	(F) Means for recipients of grants under
12	the pilot program to report expenses relating to
13	costs described in subsection (c)(2)(D).
14	(G) Such additional matters as the Direc-
15	tor determines appropriate for purposes of the
16	pilot program.
17	(e) Briefings for Congress.—
18	(1) IN GENERAL.—During the third year of the
19	pilot program carried out under this section and in
20	each subsequent year of the pilot program, the Di-
21	rector shall provide Congress with a briefing on the
22	pilot program.
23	(2) Elements.—Each briefing provided pursu-
24	ant to paragraph (1) shall include the following:

1	(A) An assessment of the effectiveness of
2	the pilot program with respect to improving the
3	hosting of standards meetings in the United
4	States.
5	(B) Identification of the recipients of
6	grants under the pilot program.
7	(C) The geographic distribution of
8	attendees at meetings supported with grants
9	under the pilot program.
10	(D) A summary of the expenses for which
11	the amounts of grants awarded under the pilot
12	program were used.
13	(f) Recommendations for Permanent Imple-
14	MENTATION.—If, before the date that is 3 years after the
15	date of the enactment of this Act, the Director determines
16	that conducting prestandardization and standards coordi-
17	nation meetings with stakeholders or awarding grants as
18	described in subsection (a) is feasible and advisable, the
19	Director shall, not later than 3 years after the date of
20	the enactment of this Act—
21	(1) develop recommendations for such legisla-
22	tive or administrative action as the Director con-
23	siders appropriate to establish a permanent imple-
24	mentation of the pilot program; and

1	(2) submit to Congress the recommendations
2	developed pursuant to paragraph (1).
3	(g) AUTHORIZATION OF APPROPRIATIONS.—There is
4	authorized to be appropriated to carry out this section
5	\$10,000,000 for the period of fiscal years 2024 through

6 2028.