Union Calendar No. 40 H.R. 1817

109TH CONGRESS 1ST SESSION

[Report No. 109-71, Parts I, II and III]

To authorize appropriations for fiscal year 2006 for the Department of Homeland Security, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

April 26, 2005

Mr. Cox introduced the following bill; which was referred to the Committee on Homeland Security

MAY 3, 2005

Reported with an amendment and referred to the Committees on Energy and Commerce, Government Reform, the Judiciary, Science, Transportation and Infrastructure, and Ways and Means, for a period ending not later than May 13, 2005, for consideration of such provisions of the bill and amendment as fall within the jurisdiction of those committees pursuant to clause 1, rule X; referred to the Permanent Select Committee on Intelligence for a period ending not later than May 13, 2005, for consideration of such provisions of the bill and amendment as fall within the jurisdiction of that committee pursuant to clause 11(b) of rule X

[Strike out all after the enacting clause and insert the part printed in italic]

Reported from the Committee on Energy and Commerce, with an amendment

[Strike out all after the enacting clause and the part printed in italic, and insert the part printed in boldface roman]

May 13, 2005

Reported from the Committee on the Judiciary, with an amendment

[Strike out all after the enacting clause and the part printed in italic, and insert the part printed in boldface italic]

May 13, 2005

The Committees on Government Reform, Science, Transportation and Infrastructure, Ways and Means, and the Permanent Select Committee on Intelligence discharged; committed to the Committee of the Whole House on the State of the Union and ordered to be printed [For text of introduced bill, see copy of bill as introduced on April 26, 2005]

A BILL

To authorize appropriations for fiscal year 2006 for the Department of Homeland Security, 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 "Department of Home-

5 land Security Authorization Act for Fiscal Year 2006".

6 SEC. 2. TABLE OF CONTENTS.

7 The table of contents for this Act is as follows:

Sec. 1. Short title. Sec. 2. Table of contents.

TITLE I-AUTHORIZATION OF APPROPRIATIONS

- Sec. 101. Department of Homeland Security.
- Sec. 102. Border patrol agents.
- Sec. 103. Departmental management and operations.
- Sec. 104. Critical infrastructure grants.
- Sec. 105. Research and development.
- Sec. 106. Border and transportation security.
- Sec. 107. State and local terrorism preparedness.
- Sec. 108. Authorization of appropriations for training of State and local personnel in border States performing immigration functions.

TITLE II—TERRORISM PREVENTION, INFORMATION SHARING, AND RISK ASSESSMENT

Subtitle A—Terrorism Prevention

Sec. 201. Terrorism Prevention Plan and related budget submission. Sec. 202. Consolidated background check process.

Subtitle B—Homeland Security Information Sharing and Analysis Enhancement

Sec. 211. Short title.

Sec. 212. Provision of terrorism-related information to private sector officials.

- Sec. 213. Analytic expertise on the threats from biological agents and nuclear weapons.
- Sec. 214. Alternative analysis of homeland security information.
- Sec. 215. Assignment of information analysis and infrastructure protection functions.
- Sec. 216. Authority for disseminating homeland security information.
- Sec. 217. 9/11 Memorial Homeland Security Fellows Program.
- Sec. 218. Access to nuclear terrorism-related information.
- Sec. 219. Access of Assistant Secretary for Information Analysis to terrorism information.
- Sec. 220. Administration of the Homeland Security Information Network.
- Sec. 221. IAIP personnel recruitment.
- Sec. 222. Information collection requirements and priorities.
- Sec. 223. Homeland Security Advisory System.
- Sec. 224. Use of open-source information.
- Sec. 225. Full and efficient use of open-source information.

TITLE III-DOMESTIC PREPAREDNESS AND PROTECTION

Subtitle A—Preparedness and Protection

- Sec. 301. National terrorism exercise program.
- Sec. 302. Technology development and transfer.
- Sec. 303. Review of antiterrorism acquisitions.
- Sec. 304. Center of Excellence for Border Security.
- Sec. 305. Requirements relating to the Container Security Initiative (CSI).
- Sec. 306. Security of maritime cargo containers.
- Sec. 307. Security plan for general aviation at Ronald Reagan Washington National Airport.
- Sec. 308. Interoperable communications assistance.
- Sec. 309. Report to Congress on implementation of recommendations regarding protection of agriculture.

Subtitle B—Department of Homeland Security Cybersecurity Enhancement

- Sec. 311. Short title.
- Sec. 312. Assistant Secretary for Cybersecurity.
- Sec. 313. Cybersecurity defined.
- Sec. 314. Cybersecurity training programs and equipment.
- Sec. 315. Information security requirements and OMB responsibilities not affected.

Subtitle C—Security of public transportation systems

Sec. 321. Security best practices.

Sec. 322. Public awareness.

Subtitle D—Critical infrastructure prioritization

- Sec. 331. Critical infrastructure.
- Sec. 332. Security review.
- Sec. 333. Implementation report.
- Sec. 334. Protection of information.

TITLE IV-MISCELLANEOUS

Sec. 401. Border security and enforcement coordination and operations. Sec. 402. GAO report to Congress.

- Sec. 404. Plan to reduce wait times.
- Sec. 405. Denial of transportation security card.
- Sec. 406. Transfer of existing Customs Patrol Officers unit and establishment of new CPO units in the Bureau of Immigration and Customs Enforcement.

1**TITLE I—AUTHORIZATION OF**2**APPROPRIATIONS**

3 SEC. 101. DEPARTMENT OF HOMELAND SECURITY.

4 There is authorized to be appropriated to the Secretary
5 of Homeland Security for the necessary expenses of the De6 partment of Homeland Security for fiscal year 2006,
7 \$34,152,143,000.

8 SEC. 102. BORDER PATROL AGENTS.

9 Of the amount authorized under section 101, there is 10 authorized to be appropriated for fiscal year 2006 for bor-11 der security and control between ports of entry, including 12 for the hiring of 2,000 border patrol agents in addition to 13 the number employed on the date of enactment of this Act, 14 and related training and support costs, \$1,916,427,000.

15 SEC. 103. DEPARTMENTAL MANAGEMENT AND OPERATIONS.

16 Of the amount authorized under section 101, there is 17 authorized to be appropriated for fiscal year 2006 for de-18 partmental management and operations, \$634,687,000, of 19 which—

20 (1) \$44,895,000 is authorized for the Department
 21 of Homeland Security Regions Initiative:

1	(2) \$4,459,000 is authorized for Operation Inte-
2	gration Staff; and
3	(3) \$56,278,000 is authorized for Office of Secu-
4	rity initiatives.
5	SEC. 104. CRITICAL INFRASTRUCTURE GRANTS.
6	Of the amount authorized under section 101, there is
7	authorized to be appropriated for fiscal year 2006 for
8	grants and other assistance to improve critical infrastruc-
9	<i>ture protection, \$500,000,000.</i>
10	SEC. 105. RESEARCH AND DEVELOPMENT.
11	Of the amount authorized under section 101, there are
12	authorized to be appropriated for fiscal year 2006—
13	(1) \$76,573,000 to support chemical counter-
14	measure development activities of the Directorate of
15	Science and Technology;
16	(2) \$197,314,000 to support a nuclear detection
17	office and related activities of such directorate;
18	(3) \$10,000,000 for research and development of
19	technologies capable of countering threats posed by
20	man-portable air defense systems, including location-
21	based technologies and noncommercial aircraft-based
22	technologies; and
23	(4) \$10,600,000 for the activities of such direc-
24	$torate\ conducted\ pursuant\ to\ subtitle\ G\ of\ title\ VIII$

1	of the Homeland Security Act of 2002 (6 U.S.C. 441
2	$et \ seq.).$
3	SEC. 106. BORDER AND TRANSPORTATION SECURITY.
4	Of the amount authorized under section 101, there are
5	authorized to be appropriated for fiscal year 2006—
6	(1) \$826,913,000 for expenses related to Screen-
7	ing Coordination and Operations of the Directorate of
8	Border and Transportation Security;
9	(2) \$100,000,000 for weapons of mass destruc-
10	tion detection technology of such directorate; and
11	(3) \$133,800,000 for the Container Security Ini-
12	tiative of such directorate.
13	SEC. 107. STATE AND LOCAL TERRORISM PREPAREDNESS.
13 14	SEC. 107. STATE AND LOCAL TERRORISM PREPAREDNESS. Of the amount authorized under section 101, there is
14	Of the amount authorized under section 101, there is
14 15	Of the amount authorized under section 101, there is authorized to be appropriated for fiscal year 2006—
14 15 16	Of the amount authorized under section 101, there is authorized to be appropriated for fiscal year 2006— (1) \$40,500,000 for the activities of the Office for
14 15 16 17	Of the amount authorized under section 101, there is authorized to be appropriated for fiscal year 2006— (1) \$40,500,000 for the activities of the Office for Interoperability and Compatibility within the Diree-
14 15 16 17 18	Of the amount authorized under section 101, there is authorized to be appropriated for fiscal year 2006— (1) \$40,500,000 for the activities of the Office for Interoperability and Compatibility within the Direc- torate of Science and Technology pursuant to section
14 15 16 17 18 19	Of the amount authorized under section 101, there is authorized to be appropriated for fiscal year 2006— (1) \$40,500,000 for the activities of the Office for Interoperability and Compatibility within the Direc- torate of Science and Technology pursuant to section 7303 of the Intelligence Reform and Terrorism Pre-
14 15 16 17 18 19 20	Of the amount authorized under section 101, there is authorized to be appropriated for fiscal year 2006— (1) \$40,500,000 for the activities of the Office for Interoperability and Compatibility within the Direc- torate of Science and Technology pursuant to section 7303 of the Intelligence Reform and Terrorism Pre- vention Act of 2004 (6 U.S.C 194); and
14 15 16 17 18 19 20 21	Of the amount authorized under section 101, there is authorized to be appropriated for fiscal year 2006— (1) \$40,500,000 for the activities of the Office for Interoperability and Compatibility within the Direc- torate of Science and Technology pursuant to section 7303 of the Intelligence Reform and Terrorism Pre- vention Act of 2004 (6 U.S.C 194); and (2) \$1,000,000,000 for discretionary grants for

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 1 SEC. 108. AUTHORIZATION OF APPROPRIATIONS FOR

 2
 TRAINING OF STATE AND LOCAL PERSONNEL

 3
 IN BORDER STATES PERFORMING IMMIGRA

 4
 TION FUNCTIONS.

5 (a) IN GENERAL.—To carry out subsection (b), subject to such limitations as may be provided in Acts making ap-6 7 propriations for Management and Administration for U.S. 8 Immigration and Customs Enforcement, there are author-9 ized to be appropriated from such amounts \$40,000,000 for fiscal year 2006, to remain available until September 30, 10 2007, for the purpose of enhancing the integrity of the bor-11 der security system of the United States against the threat 12 13 of terrorism.

(b) USE OF FUNDS.—From amounts made available
under subsection (a), the Secretary of Homeland Security
may reimburse a State or political subdivision described
in subsection (c) for the expenses described in subsection (d).
(c) ELIGIBLE RECIPIENTS.—A State, or a political
subdivision of a State, is eligible for reimbursement under
subsection (b) if the State or political subdivision—

21 (1) contains a location that is 30 miles or less
22 from a border or coastline of the United States;

23 (2) has entered into a written agreement de24 seribed in section 287(g) of the Immigration and Na25 tionality Act (8 U.S.C. 1357(g)) under which certain
26 officers or employees of the State or subdivision may
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2 *migration officer; and*

1

3 (3) desires such officers or employees to receive
4 training from the Department of Homeland Security
5 in relation to such functions.

6 (d) EXPENSES. The expenses described in this sub7 section are actual and necessary expenses incurred by the
8 State or political subdivision in order to permit the train9 ing described in subsection (c)(3) to take place, including
10 expenses such as the following:

11 (1) Costs of travel and transportation to loca-12 tions where training is provided, including mileage 13 and related allowances for the use of a privately 14 owned automobile.

15 (2) Subsistence consisting of lodging, meals, and 16 other necessary expenses for the personal sustenance 17 and comfort of a person required to travel away from 18 the person's regular post of duty in order to partici-19 pate in the training.

20 (3) A per diem allowance paid instead of actual
21 expenses for subsistence and fees or tips to porters and
22 stewards.

23 (4) Costs of securing temporary replacements for
 24 personnel traveling to, and participating in, the
 25 training.

THTLE H—TERRORISM PREVEN TION, INFORMATION SHAR ING, AND RISK ASSESSMENT Subtitle A—Terrorism Prevention SEC. 201. TERRORISM PREVENTION PLAN AND RELATED

BUDGET SUBMISSION.

6

7 (a) Department of Homeland Security Ter-8 rorism Prevention Plan.—

9 (1) REQUIREMENTS.—Not later than 1 year 10 after the date of enactment of the Act, and on a req-11 ular basis thereafter, the Secretary of Homeland Secu-12 rity shall prepare and submit to the Committee on 13 Homeland Security of the House of Representatives 14 and the Committee on Homeland Security and Gov-15 ernmental Affairs of the Senate a Department of 16 Homeland Security Terrorism Prevention Plan. The 17 Plan shall be a comprehensive and integrated plan 18 that includes the goals, objectives, milestones, and key initiatives of the Department of Homeland Security 19 20 to prevent acts of terrorism on the United States, in-21 cluding its territories and interests.

22 (2) CONTENTS.—The Secretary shall include in
23 the Plan the following elements:

24 (A) Identification and prioritization of
 25 groups and subgroups that pose the most signifi-

1	cant threat of committing acts of terrorism on
2	the United States and its interests.
3	(B) Identification of the most significant
4	current, evolving, and long-term terrorist threats
5	to the United States and its interests, including
6	an evaluation of—
7	(i) the materials that may be used to
8	carry out a potential attack;
9	(ii) the methods that may be used to
10	carry out a potential attack; and
11	(iii) the outcome the perpetrators of
12	acts of terrorism aim to achieve.
13	(C) A prioritization of the threats identified
14	under subparagraph (B), based on an assessment
15	of probability and consequence of such attacks.
16	(D) A description of processes and proce-
17	dures that the Secretary shall establish to insti-
18	tutionalize close coordination between the De-
19	partment of Homeland Security and the Na-
20	tional Counter Terrorism Center and other ap-
21	propriate United States intelligence agencies.
22	(E) The policies and procedures the Sec-
23	retary shall establish to ensure the Department
24	gathers real-time information from the National
25	Counter Terrorism Center; disseminates this in-

1	formation throughout the Department, as appro-
2	priate; utilizes this information to support the
3	Department's counterterrorism responsibilities;
4	integrates the Department's information collec-
5	tion and analysis functions; and disseminates
6	this information to its operational units, as ap-
7	propriate.
8	(F) A description of the specific actions the
9	Secretary shall take to identify threats of ter-
10	rorism on the United States and its interests,
11	and to coordinate activities within the Depart-
12	ment to prevent acts of terrorism, with special
13	emphasis on prevention of terrorist access to and
14	use of weapons of mass destruction.
15	(G) A description of initiatives the Sec-
16	retary shall take to share critical terrorism pre-
17	vention information with, and provide terrorism
18	prevention support to, State and local govern-
19	ments and the private sector.
20	(H) A timeline, with goals and milestones,
21	for implementing the Homeland Security Infor-
22	mation Network, the Homeland Security Secure
23	Data Network, and other departmental informa-
24	tion initiatives to prevent acts of terrorism on
25	the United States and its interests, including in-

1	tegration of these initiatives in the operations of
2	the Homeland Security Operations Center.
3	(I) Such other terrorism prevention-related
4	elements as the Secretary considers appropriate.
5	(3) Consultation.—In formulating the Plan
6	the Secretary shall consult with—
7	(A) the Director of National Intelligence;
8	(B) the Director of the National Counter
9	Terrorism Center;
10	(C) the Attorney General;
11	(D) the Director of the Federal Bureau of
12	Investigation;
13	(E) the Secretary of Defense;
14	(F) the Secretary of State;
15	(G) the Secretary of Energy;
16	(H) the Secretary of the Treasury; and
17	(1) the heads of other Federal agencies and
18	State, county, and local law enforcement agen-
19	cies as the Secretary considers appropriate.
20	(4) CLASSIFICATION.—The Secretary shall pre-
21	pare the Plan in both classified and nonclassified
22	forms.
23	(b) Annual Crosscutting Analysis of Proposed
24	Funding for Department of Homeland Security
25	Programs.—

1	(1) Requirement to submit analysis.—The
2	Secretary of Homeland Security shall submit to the
3	Congress, concurrently with the submission of the
4	President's budget for each fiscal year, a detailed,
5	crosscutting analysis of the budget proposed for the
6	Department of Homeland Security, by budget func-
7	tion, by agency, and by initiative area, identifying
8	the requested amounts of gross and net appropria-
9	tions or obligational authority and outlays for pro-
10	grams and activities of the Department for each of the
11	following mission areas:
12	(A) To prevent terrorist attacks within the
13	United States.
14	(B) To reduce the vulnerability of the
15	United States to terrorism.
16	(C) To minimize the damage, and assist in
17	the recovery, from terrorist attacks that do occur
18	within the United States.
19	(D) To carry out all functions of the agen-
20	eies and subdivisions within the Department
21	that are not related directly to homeland secu-
22	rity.
23	(2) Funding analysis of multipurpose func-
24	TIONS.—The analysis required under paragraph (1)
25	for functions that are both related directly and not re-

lated directly to homeland security shall include a de-
tailed allocation of funding for each specific mission
area within those functions, including an allocation
of funding among mission support functions, such as
agency overhead, capital assets, and human capital.
(3) Included terrorism prevention activi-
TIES.—The analysis required under paragraph (1)(A)
shall include the following activities (among others) of
the Department:
(A) Collection and effective use of intel-
ligence and law enforcement operations that
screen for and target individuals who plan or in-
tend to carry out acts of terrorism.
(B) Investigative, intelligence, and law en-
forcement operations that identify and disrupt
plans for acts of terrorism or reduce the ability
of groups or individuals to commit acts of ter-
rorism.
(C) Investigative activities and intelligence
operations to detect and prevent the introduction
of weapons of mass destruction into the United
States.
(D) Initiatives to detect potential, or the
early stages of actual, biological, chemical, radio-
logical, or nuclear attacks.

1	(E) Screening individuals against terrorist
2	watch lists.
3	(F) Screening cargo to identify and seg-
4	regate high-risk shipments.
5	(G) Specific utilization of information shar-
6	ing and intelligence, both horizontally (within
7	the Federal Government) and vertically (among
8	Federal, State, and local governments), to detect
9	or prevent acts of terrorism.
10	(H) Initiatives, including law enforcement
11	and intelligence operations, to preempt, disrupt,
12	and deter acts of terrorism overseas intended to
13	strike the United States.
13 14	strike the United States. (I) Investments in technology, research and
-	
14	(I) Investments in technology, research and
14 15	(I) Investments in technology, research and development, training, and communications sys-
14 15 16	(I) Investments in technology, research and development, training, and communications sys- tems that are designed to improve the perform-
14 15 16 17	(I) Investments in technology, research and development, training, and communications sys- tems that are designed to improve the perform- ance of the Department and its agencies with re-
14 15 16 17 18	(I) Investments in technology, research and development, training, and communications sys- tems that are designed to improve the perform- ance of the Department and its agencies with re- spect to each of the activities listed in subpara-
14 15 16 17 18 19	(I) Investments in technology, research and development, training, and communications sys- tems that are designed to improve the perform- ance of the Department and its agencies with re- spect to each of the activities listed in subpara- graphs (A) through (H).
 14 15 16 17 18 19 20 	(I) Investments in technology, research and development, training, and communications sys- tems that are designed to improve the perform- ance of the Department and its agencies with re- spect to each of the activities listed in subpara- graphs (A) through (H). (4) SEPARATE DISPLAYS FOR MANDATORY AND
 14 15 16 17 18 19 20 21 	(1) Investments in technology, research and development, training, and communications sys- tems that are designed to improve the perform- ance of the Department and its agencies with re- spect to each of the activities listed in subpara- graphs (A) through (H). (4) SEPARATE DISPLAYS FOR MANDATORY AND DISCRETIONARY AMOUNTS.—Each analysis under

2 (a) REQUIREMENT. The Secretary shall establish a
3 single process for conducting the security screening and
4 background checks on individuals participating in any vol5 untary or mandatory departmental credentialing or reg6 istered traveler program.

7 (b) INCLUDED PROGRAMS.—The process established
8 under subsection (a) shall be sufficient to meet the security
9 requirements of all applicable Departmental programs, in10 cluding—

(1) the Transportation Worker Identification
 Credential;

13 (2) the Hazmat Endorsement Credential;

14 (3) the Free and Secure Trade program;

15 (4) the NEXUS and SENTRI border crossing
16 programs;

17 (5) the Registered Traveler program of the
18 Transportation Security Administration; and

(6) any other similar program or credential con sidered appropriate for inclusion by the Secretary.

21 (c) FEATURES OF PROCESS.—The process established
22 under subsection (a) shall include the following:

23 (1) A single submission of security screening in 24 formation, including personal data and biometric in 25 formation as appropriate, necessary to meet the secu-

rity requirements of all applicable departmental pro- grams.

3 (2) An ability to submit such security screening 4 information at any location or through any process 5 approved by the Secretary with respect to any of the 6 applicable departmental programs. 7 (3) Acceptance by the Department of a security 8 elearance issued by a Federal agency, to the extent 9 that the security clearance process of the agency satisfies requirements that are at least as stringent as 10 11 those of the applicable departmental programs under 12 this section. 13 (4) Standards and procedures for protecting in-

13 (4) Standards and procedures for protecting in14 dividual privacy, confidentiality, record retention,
15 and addressing other concerns relating to information
16 security.

17 (d) DEADLINES.—The Secretary of Homeland Secu18 rity shall—

19(1) submit a description of the process developed20under subsection (a) to the Committee on Homeland21Security of the House of Representatives and the22Committee on Homeland Security and Governmental23Affairs of the Senate by not later than 6 months after24the date of the enactment of this Act; and

4 (e) RELATIONSHIP TO OTHER LAWS.—(1) Nothing in
5 this section affects any statutory requirement relating to the
6 operation of the programs described in subsection (b).

7 (2) Nothing in this section affects any statutory re8 quirement relating to title HI of the Intelligence Reform
9 and Terrorism Prevention Act of 2004 (50 U.S.C. 435b et
10 seq.).

Subtitle B—Homeland Security In formation Sharing and Analysis Enhancement

14 SEC. 211. SHORT TITLE.

19

15 This subtitle may be eited as the "Homeland Security
16 Information Sharing and Analysis Enhancement Act of
17 2005".

18 SEC. 212. PROVISION OF TERRORISM-RELATED INFORMA-

TION TO PRIVATE SECTOR OFFICIALS.

20 Section 201(d) of the Homeland Security Act of 2002
21 (6 U.S.C. 121(d)) is amended by adding at the end the fol22 lowing:

23 <u>"(20)</u> To require, in consultation with the Assist 24 ant Secretary for Infrastructure Protection, the cre 25 ation and routine dissemination of analytic reports

1	and products designed to provide timely and accurate
2	information that has specific relevance to each of the
3	Nation's critical infrastructure sectors (as identified
4	in the national infrastructure protection plan issued
5	under paragraph (5)), to private sector officials in
6	each such sector who are responsible for protecting in-
7	stitutions within that sector from potential acts of
8	terrorism and for mitigating the potential con-
9	sequences of any such act.".
10	SEC. 213. ANALYTIC EXPERTISE ON THE THREATS FROM BI-
11	OLOGICAL AGENTS AND NUCLEAR WEAPONS.
12	Section 201(d) of the Homeland Security Act of 2002
13	(6 U.S.C. 121(d)) is further amended by adding at the end
14	the following:
15	
15	"(21) To ensure sufficient analytic expertise
15 16	"(21) To ensure sufficient analytic expertise within the Office of Information Analysis to create
-	
16	within the Office of Information Analysis to create
16 17	within the Office of Information Analysis to create and disseminate, on an ongoing basis, products based
16 17 18	within the Office of Information Analysis to create and disseminate, on an ongoing basis, products based on the analysis of homeland security information, as
16 17 18 19	within the Office of Information Analysis to create and disseminate, on an ongoing basis, products based on the analysis of homeland security information, as defined in section 892(f)(1), with specific reference to
16 17 18 19 20	within the Office of Information Analysis to create and disseminate, on an ongoing basis, products based on the analysis of homeland security information, as defined in section $892(f)(1)$, with specific reference to the threat of terrorism involving the use of nuclear

3 (a) REQUIREMENT.—Subtitle A of title H of the Home4 land Security Act of 2002 (6 U.S.C. 121 et seq.) is amended
5 by adding at the end the following:

6 **"SEC. 203. ALTERNATIVE ANALYSIS OF HOMELAND SECU-**7 **BITY INFORMATION.**

8 "The Secretary shall establish a process and assign an 9 individual or entity the responsibility to ensure that, as appropriate, elements of the Department conduct alternative 10 11 analysis (commonly referred to as 'red-team analysis') of homeland security information, as that term is defined in 12 section 892(f)(1), that relates to potential acts of terrorism 13 involving the use of nuclear weapons or biological agents 14 to inflict mass casualties or other catastrophic consequences 15 on the population or territory of the United States.". 16

17 (b) CLERICAL AMENDMENT.—The table of contents in
18 section 1(b) of such Act is amended by inserting after the
19 item relating to section 202 the following:

"See. 203. Alternative analysis of homeland security information.".

20 SEC. 215. ASSIGNMENT OF INFORMATION ANALYSIS AND IN-

21 FRASTRUCTURE PROTECTION FUNCTIONS.

22 Section 201(b) of the Homeland Security Act of 2002
23 (6 U.S.C. 121(b)) is amended by adding at the end the fol24 lowing:

1	"(4) Assignment of specific functions.—The
2	Under Secretary for Information Analysis and Infra-
3	structure Protection—
4	"(A) shall assign to the Assistant Secretary
5	for Information Analysis the responsibility for
6	performing the functions described in para-
7	graphs (1), (4), (7) through (14), (16), and (18)
8	of subsection (d);
9	"(B) shall assign to the Assistant Secretary
10	for Infrastructure Protection the responsibility
11	for performing the functions described in para-
12	graphs (2), (5), and (6) of subsection (d);
13	"(C) shall ensure that the Assistant Sec-
14	retary for Information Analysis and the Assist-
15	ant Secretary for Infrastructure Protection both
16	perform the functions described in paragraphs
17	(3), (15), (17), and (19) of subsection (d);
18	"(D) may assign to each such Assistant Sec-
19	retary such other dutics relating to such respon-
20	sibilities as the Under Secretary may provide;
21	${(E)}$ shall direct each such Assistant Sec-
22	retary to coordinate with Federal, State, and
23	local law enforcement agencies, and with tribal
24	and private sector entities, as appropriate; and

1	$\frac{\mathcal{C}(F)}{\mathcal{C}(F)}$ shall direct the Assistant Secretary for
2	Information Analysis to coordinate with ele-
3	ments of the intelligence community, as appro-
4	priate.".
5	SEC. 216. AUTHORITY FOR DISSEMINATING HOMELAND SE-
6	CURITY INFORMATION.
7	(a) In General.—Title I of the Homeland Security
8	Act of 2002 (6 U.S.C. 111 et seq.) is amended by adding
9	at the end the following:
10	"SEC. 104. AUTHORITY FOR DISSEMINATING HOMELAND SE-
11	CURITY INFORMATION.
12	"(a) PRIMARY AUTHORITY.—Except as provided in
13	subsection (b), the Secretary shall be the executive branch
14	official responsible for disseminating homeland security in-
15	formation to State and local government and tribal officials
16	and the private sector.
17	"(b) Prior Approval Required. No Federal offi-
18	cial may disseminate any homeland security information,
19	as defined in section 892(f)(1), to State, local, tribal, or
20	private sector officials without the Secretary's prior ap-
21	proval, except—
22	"(1) in exigent circumstances under which it is
23	essential that the information be communicated im-
24	mediately; or

1	"(2) when such information is issued to State,
2	local, or tribal law enforcement officials for the pur-
3	pose of assisting them in any aspect of the adminis-
4	tration of criminal justice.".
5	(b) CLERICAL AMENDMENT.—The table of contents in
6	section 1(b) of such Act is amended by inserting after the
7	item relating to section 103 the following:
	"Sec. 104. Authority for disseminating homeland security information.".
8	SEC. 217. 9/11 MEMORIAL HOMELAND SECURITY FELLOWS
9	PROGRAM.
10	(a) Establishment of Program.—Subtitle A of title
11	H of the Homeland Security Act of 2002 (6 U.S.C. 121
12	et seq.) is further amended by adding at the end the fol-
13	<i>lowing:</i>
14	"SEC. 204. 9/11 MEMORIAL HOMELAND SECURITY FELLOWS
15	PROGRAM.
16	"(a) Establishment.—
17	"(1) In GENERAL.—The Secretary shall establish
18	
10	a fellowship program in accordance with this section
19	a fellowship program in accordance with this section for the purpose of bringing State, local, tribal, and
19 20	
	for the purpose of bringing State, local, tribal, and
20	for the purpose of bringing State, local, tribal, and private sector officials to participate in the work of
20 21	for the purpose of bringing State, local, tribal, and private sector officials to participate in the work of the Homeland Security Operations Center in order to

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1	"(B) the role, programs, products, and per-
2	sonnel of the Office of Information Analysis, the
3	Office of Infrastructure Protection, and other ele-
4	ments of the Department responsible for the inte-
5	gration, analysis, and dissemination of home-
6	land security information, as defined in section
7	$\frac{892(f)(1)}{(1)}$
8	"(2) Program NAME.—The program under this
9	section shall be known as the 9/11 Memorial Home-
10	land Security Fellows Program.
11	"(b) ELIGIBILITY.—In order to be eligible for selection
12	as a fellow under the program, an individual must—
13	"(1) have homeland security-related responsibil-
14	ities; and
15	"(2) possess an appropriate national security
16	clearance.
17	"(c) Limitations.—The Secretary—
18	$\frac{(1)}{(1)}$ may conduct up to 4 iterations of the pro-
19	gram each year, each of which shall be 90 days in du-
20	ration; and
21	$\frac{2}{2}$ shall ensure that the number of fellows se-
22	lected for each iteration does not impede the activities
23	of the Center.
24	"(d) CONDITION.—As a condition of selecting an indi-
25	vidual as a fellow under the program, the Secretary shall

require that the individual's employer agree to continue to
 pay the individual's salary and benefits during the period
 of the fellowship.

4 "(e) STIPEND.—During the period of the fellowship of
5 an individual under the program, the Secretary shall, sub6 ject to the availability of appropriations—

7 <u>"(1) provide to the individual a stipend to cover</u>
8 the individual's reasonable living expenses during the
9 period of the fellowship; and

10 <u>"(2) reimburse the individual for round-trip,</u>
11 economy fare travel to and from the individual's
12 place of residence twice each month.".

13 (b) CLERICAL AMENDMENT.—The table of contents in
14 section 1(b) of such Act is further amended by adding at
15 the end of the items relating to such subtitle the following: "Sec. 204. 9/11 Memorial Homeland Security Fellows Program.".

16 SEC. 218. ACCESS TO NUCLEAR TERRORISM-RELATED IN 17 FORMATION.

18 Section 201(d) of the Homeland Security Act of 2002
19 (6 U.S.C. 121(d)) is further amended by adding at the end
20 the following:

21 <u>"(22)</u> To ensure that

22 "(A) the Assistant Secretary for Informa23 tion Analysis receives promptly and without re24 quest all information obtained by any compo25 nent of the Department if that information re-

1	lates, directly or indirectly, to a threat of ter-
2	rorism involving the potential use of nuclear
3	weapons;
4	"(B) such information is—
5	$\frac{(i)}{(i)}$ integrated and analyzed com-
6	prehensively; and
7	"(ii) disseminated in a timely manner,
8	including to appropriately cleared State,
9	local, tribal, and private sector officials;
10	and
11	$\frac{\ }{\ }$ (C) such information is used to determine
12	what requests the Department should submit for
13	collection of additional information relating to
14	that threat.".
15	SEC. 219. ACCESS OF ASSISTANT SECRETARY FOR INFOR-
	SEC. 219. ACCESS OF ASSISTANT SECRETART FOR INFOR-
16	MATION ANALYSIS TO TERRORISM INFORMA-
16 17	
	MATION ANALYSIS TO TERRORISM INFORMA-
17	MATION ANALYSIS TO TERRORISM INFORMA- TION.
17 18	MATION ANALYSIS TO TERRORISM INFORMA- TION. Section 201(d) of the Homeland Security Act of 2002
17 18 19	MATION ANALYSIS TO TERRORISM INFORMA- TION. Section 201(d) of the Homeland Security Act of 2002 (6 U.S.C. 121(d)) is further amended by adding at the end
17 18 19 20	MATION ANALYSIS TO TERRORISM INFORMA- TION. Section 201(d) of the Homeland Security Act of 2002 (6 U.S.C. 121(d)) is further amended by adding at the end the following:
17 18 19 20 21	MATION ANALYSIS TO TERRORISM INFORMA- TION. Section 201(d) of the Homeland Security Act of 2002 (6 U.S.C. 121(d)) is further amended by adding at the end the following: "(23) To ensure that the Assistant Secretary for
 17 18 19 20 21 22 	MATION ANALYSIS TO TERRORISM INFORMA- TION. Section 201(d) of the Homeland Security Act of 2002 (6 U.S.C. 121(d)) is further amended by adding at the end the following: "(23) To ensure that the Assistant Secretary for Information Analysis—

1	any component of the Department, including all
2	homeland security information (as that term is
3	defined in section 892(f)(1)); and
4	"(B) to the extent technologically feasible
5	has direct access to all databases of any compo-
6	nent of the Department that may contain such
7	information.".
8	SEC. 220. ADMINISTRATION OF THE HOMELAND SECURITY
9	INFORMATION NETWORK.
10	Section 201(d) of the Homeland Security Act of 2002
11	(6 U.S.C. 121(d)) is further amended by adding at the end
12	the following:
13	"(24) To administer the homeland security infor-
14	mation network, including—
15	$\frac{(A)}{(A)}$ exercising primary responsibility for
16	establishing a secure nationwide real-time home-
17	land security information sharing network for
18	Federal, State, and local government agencies
19	and authorities, tribal officials, the private sec-
20	tor, and other governmental and private entities
21	involved in receiving, analyzing, and distrib-
22	uting information related to threats to homeland
23	security;
24	$\frac{(B)}{(B)}$ ensuring that the information sharing
25	systems, developed in connection with the net-

27

1	work established under subparagraph (A), are
2	utilized and are compatible with, to the greatest
3	extent practicable, Federal, State, and local gov-
4	ernment, tribal, and private sector antiterrorism
5	systems and protocols that have been or are being
6	developed; and
7	$\frac{"(C)}{(C)}$ ensuring, to the greatest extent pos-
8	sible, that the homeland security information
9	network and information systems are integrated
10	and interoperable with existing private sector
11	technologies.".
12	SEC. 221. IAIP PERSONNEL RECRUITMENT.
13	(a) In General.—Chapter 97 of title 5, United States
14	Code, is amended by adding after section 9701 the fol-
15	<i>lowing:</i>
16	<u> "§9702. Recruitment bonuses</u>

17 "(a) IN GENERAL.—Notwithstanding any provision of 18 chapter 57, the Secretary of Homeland Security, acting 19 through the Under Secretary for Information Analysis and 20 Infrastructure Protection, may pay a bonus to an indi-21 vidual in order to recruit such individual for a position 22 that is primarily responsible for discharging the analytic 23 responsibilities specified in section 201(d) of the Homeland 24 Security Act of 2002 (6 U.S.C. 121(d)) and that—

	_ •
1	"(1) is within the Directorate for Information
2	Analysis and Infrastructure Protection; and
3	"(2) would be difficult to fill in the absence of
4	such a bonus.
5	In determining which individuals are to receive bonuses
6	under this section, appropriate consideration shall be given
7	to the Directorate's critical need for linguists.
8	"(b) Bonus Amount, Form, Etc.—
9	"(1) In General.—The amount of a bonus
10	under this section shall be determined under regula-
11	tions of the Secretary of Homeland Security, but may
12	not exceed 50 percent of the annual rate of basic pay
13	of the position involved.
14	"(2) Form of payment. A bonus under this
15	section shall be paid in the form of a lump-sum pay-
16	ment and shall not be considered to be part of basic
17	pay.
18	"(3) Computation rule.—For purposes of
19	paragraph (1), the annual rate of basic pay of a posi-
20	tion does not include any comparability payment
21	under section 5304 or any similar authority.
22	"(c) Service Agreements.—Payment of a bonus
23	under this section shall be contingent upon the employee
24	entering into a written service agreement with the Depart-
25	ment of Homeland Security. The agreement shall include—

1	"(1) the period of service the individual shall be
2	required to complete in return for the bonus; and
3	$\frac{(2)}{(2)}$ the conditions under which the agreement
4	may be terminated before the agreed-upon service pe-
5	riod has been completed, and the effect of any such
6	termination.
7	"(d) ELIGIBILITY.—A bonus under this section may
8	not be paid to recruit an individual for—
9	$\frac{(1)}{(1)}$ a position to which an individual is ap-
10	pointed by the President, by and with the advice and
11	consent of the Senate;
12	"(2) a position in the Senior Executive Service
13	as a noncareer appointee (as defined under section
14	3132(a)); or
15	$\frac{(3)}{(3)}$ a position which has been excepted from the
16	competitive service by reason of its confidential, pol-
17	icy-determining, policy-making, or policy-advocating
18	character.
19	"(e) Termination.—The authority to pay bonuses
20	under this section shall terminate on September 30, 2008.
21	"§9703. Reemployed annuitants
22	"(a) In General.—If an annuitant receiving an an-
23	nuity from the Civil Service Retirement and Disability
24	Fund becomes employed in a position within the Direc-
25	torate for Information Analysis and Infrastructure Protec-

tion of the Department of Homeland Security, the annu itant's annuity shall continue. An annuitant so reemployed
 shall not be considered an employee for the purposes of
 chapter 83 or 84.

5 "(b) TERMINATION.—The exclusion pursuant to this 6 section of the Directorate for Information Analysis and In-7 frastructure Protection from the reemployed annuitant pro-8 visions of chapters 83 and 84 shall terminate 3 years after 9 the date of the enactment of this section, unless extended 10 by the Secretary of Homeland Security. Any such extension 11 shall be for a period of 1 year and shall be renewable.

12 "(c) ANNUITANT DEFINED.—For purposes of this sec13 tion, the term 'annuitant' has the meaning given such term
14 under section 8331 or 8401, whichever is appropriate.

15 "§9704. Regulations

16 *"The Secretary of Homeland Security, in consultation*17 with the Director of the Office of Personnel Management,
18 may prescribe any regulations necessary to carry out sec19 tion 9702 or 9703.".

20 (b) CLERICAL AMENDMENT.—The analysis for chapter
21 97 of title 5, United States Code, is amended by adding
22 after the item relating to section 9701 the following:

"9702: Recruitment bonuses: "9703: Reemployed annuitants: "9704: Regulations.". 1 SEC. 222. INFORMATION COLLECTION REQUIREMENTS AND

1	
2	PRIORITIES.
3	(a) In General.—Section 102 of the Homeland Secu-
4	rity Act of 2002 (6 U.S.C. 112) is amended—
5	(1) by redesignating subsections (e), (f), and (g),
6	as subsections (f), (g), and (h), respectively; and
7	(2) by inserting after subsection (d) the following
8	new subsection (c):
9	"(e) Participation in Foreign Collection Re-
10	Quirements and Management Processes.—The Sec-
11	retary shall be a member of any Federal Government inter-
12	agency board, established by Executive order or any other
13	binding interagency directive, that is responsible for estab-
14	lishing foreign collection information requirements and pri-
15	orities for estimative analysis.".
16	(b) Homeland Security Information Require-
17	ments Board.—
18	(1) IN GENERAL.—Title I of such Act (6 U.S.C.
19	111 et seq.) is further amended by adding at the end
20	the following new section:
21	"SEC. 105. HOMELAND SECURITY INFORMATION REQUIRE-
22	MENTS BOARD.
23	"(a) Establishment of Board.—There is estab-
24	lished an interagency Homeland Security Information Re-
25	quirements Board (hereinafter in this section referred to as
26	the 'Information Requirements Board').
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1	"(b) Membership.—The following officials are mem-
2	bers of the Information Requirements Board:
3	"(1) The Secretary of Homeland Security, who
4	shall serve as the Chairman of the Information Re-
5	quirements Board.
6	"(2) The Attorney General.
7	"(3) The Secretary of Commerce.
8	"(4) The Secretary of the Treasury.
9	"(5) The Secretary of Defense.
10	"(6) The Secretary of Energy.
11	"(7) The Secretary of State.
12	"(8) The Secretary of the Interior.
13	"(9) The Director of National Intelligence.
14	"(10) The Director of the Federal Bureau of In-
15	vestigation.
16	"(11) The Director of the National
17	Counterterrorism Center.
18	"(12) The Chief Privacy Officer of the Depart-
19	ment of Homeland Security.
20	"(c) FUNCTIONS.—
21	"(1) Oversight of homeland security re-
22	QUIREMENTS.—The Information Requirements Board
23	shall oversee the process for establishing homeland se-
24	curity requirements and collection management for
25	all terrorism-related information and all other home-

1	land security information (as defined in section
2	892(f)(1)) collected within the United States.
3	"(2) Determination of collection prior-
4	HTIES.—The Information Requirements Board shall—
5	$\frac{(A)}{(A)}$ determine the domestic information
6	collection requirements for information relevant
7	to the homeland security mission; and
8	$\frac{\cdots}{(B)}$ prioritize the collection and use of
9	such information.
10	"(3) Coordination of collection require-
11	MENTS AND MANAGEMENT ACTIVITIES.
12	"(A) Coordination with counterpart
13	AGENCIES.—The Chairman shall ensure that the
14	Information Requirements Board carries out its
15	activities in a manner that is fully coordinated
16	with the Board's counterpart entities.
17	"(B) PARTICIPATION OF COUNTERPART EN-
18	TITIES.—The Chairman and the Director of Na-
19	tional Intelligence shall ensure that each counter-
20	part entity—
21	"(i) has at least one representative on
22	the Information Requirement Board and on
23	every subcomponent of the Board; and
24	"(ii) meets jointly with the Informa-
25	tion Requirements Board (and, as appro-

1	priate, with any subcomponent of the
2	Board) as often as the Chairman and the
3	Director of National Intelligence determine
4	appropriate.
5	"(C) Counterpart entity defined.—In
6	this section, the term 'counterpart entity' means
7	an entity of the Federal Government that is re-
8	sponsible for foreign intelligence collection re-
9	quirements and management.
10	"(d) Meetings.—
11	"(1) In General.—The Information Require-
12	ments Board shall meet regularly at such times and
13	places as its Chairman may direct.
14	"(2) Invited representatives.—The Chair-
15	man may invite representatives of Federal agencies
16	not specified in subsection (b) to attend meetings of
17	the Information Requirements Board.".
18	(2) Clerical Amendment.—The table of con-
19	tents in section 1(b) of such Act is further amended
20	by inserting after the item relating to section 104 the
21	following new item:
	"Sec. 105. Homeland Security Information Requirements Board.".
22	SEC. 223. HOMELAND SECURITY ADVISORY SYSTEM.
23	(a) In General.—Subtitle A of title H of the Home-
24	land Security Act of 2002 is further amended—

(1) in section 201(d)(7) (6 U.S.C. 121(d)(7)) by 1 2 inserting "under section 205" after "System"; and 3 (2) by adding at the end the following: "SEC. 205. HOMELAND SECURITY ADVISORY SYSTEM. 4 5 "(a) REQUIREMENT.—The Under Secretary for Information Analysis and Infrastructure Protection shall imple-6 7 ment a Homeland Security Advisory System in accordance 8 with this section to provide public advisories and alerts re-9 garding threats to homeland security, including national, 10 regional, local, and economic sector advisories and alerts, 11 as appropriate. 12 "(b) REQUIRED ELEMENTS.—The Under Secretary. under the System— 13 14 "(1) shall include, in each advisory and alert regarding a threat, information on appropriate protec-15 16 tive measures and countermeasures that may be taken 17 *in response to the threat*; "(2) shall, whenever possible, limit the scope of 18 19 each advisory and alert to a specific region, locality, 20 or economic sector believed to be at risk; and 21 "(3) shall not, in issuing any advisory or alert, 22 use color designations as the exclusive means of speci-23 fying the homeland security threat conditions that are 24 the subject of the advisory or alert.".

1 (b) CLERICAL AMENDMENT.—The table of contents in section 1(b) of such Act is further amended by adding at 2 the end of the items relating to subtitle A of title H the 3 4 following: "Sec. 205. Homeland Security Advisory System.". 5 SEC. 224. USE OF OPEN-SOURCE INFORMATION. 6 Section 201(d) of the Homeland Security Act of 2002 7 (6 U.S.C. 121(d)) is further amended by adding at the end 8 the following: 9 "(25) To ensure that, whenever possible-10 "(A) the Assistant Secretary for Informa-11 tion Analysis produces and disseminates reports 12 and analytic products based on open-source information that do not require a national security 13 classification under applicable law; and 14 15 "(B) such unclassified open-source reports 16 are produced and disseminated contempora-17 neously with reports or analytic products con-18 cerning the same or similar information that the 19 Assistant Secretary for Information Analysis 20 produces and disseminates in a classified for-

mat.".

21

3 (a) REQUIREMENT.—Subtitle A of title H of the Home4 land Security Act of 2002 (6 U.S.C. 121 et seq.) is further
5 amended by adding at the end the following:

6 **"SEC. 206. FULL AND EFFICIENT USE OF OPEN-SOURCE IN-**7 **FORMATION.**

"The Under Secretary shall ensure that, in meeting their analytic responsibilities under section 201(d) and in formulating requirements for collection of additional infor-mation, the Assistant Secretary for Information Analysis and the Assistant Secretary for Infrastructure Protection make full and efficient use of open-source information wher-ever possible.".

15 (b) CLERICAL AMENDMENT.—The table of contents in
16 section 1(b) of such Act is further amended by inserting

17 after the item relating to section 205 the following: "See. 206. Full and efficient use of open-source information.".

PRE-TITLE HI_DOMESTIC 18 **PAREDNESS** AND PROTEC-19 TION 20 Subtitle A—Preparedness and 21 **Protection** 22 23 SEC. 301. NATIONAL TERRORISM EXERCISE PROGRAM. 24 (a) IN GENERAL.—Section 430(c) of the Homeland Security Act of 2002 (6 U.S.C. 238) is amended by striking 25

"and" after the semicolon at the end of paragraph (8), by
 striking the period at the end of paragraph (9) and insert ing "; and", and by adding at the end the following:

4 "(10) designing, developing, performing, and 5 evaluating exercises at the national, State, territorial, 6 regional, local, and tribal levels of government that 7 incorporate government officials, emergency response 8 providers, public safety agencies, the private sector, 9 international governments and organizations, and 10 other appropriate entities to test the Nation's capa-11 bility to prevent, prepare for, respond to, and recover 12 from threatened or actual acts of terrorism.".

13 (b) NATIONAL TERRORISM EXERCISE PROGRAM.

14(1) ESTABLISHMENT OF PROGRAM.—Title VIII15of the Homeland Security Act of 2002 (Public Law16107–296) is amended by adding at the end the fol-17lowing new subtitle:

18 **"Subtitle J—Terrorism**

19 **Preparedness Exercises**

20 "SEC. 899A. NATIONAL TERRORISM EXERCISE PROGRAM.

21 "(a) IN GENERAL. The Secretary, through the Office
22 for Domestic Preparedness, shall establish a National Ter23 rorism Exercise Program for the purpose of testing and
24 evaluating the Nation's capabilities to prevent, prepare for,

1 respond to, and recover from threatened or actual acts of

2	terrorism that—
3	"(1) enhances coordination for terrorism pre-
4	paredness between all levels of government, emergency
5	response providers, international governments and or-
6	ganizations, and the private sector;
7	$\frac{(2)}{is}$ is
8	<u>"(A)</u> multidisciplinary in nature, includ-
9	ing, as appropriate, information analysis and
10	cybersecurity components;
11	$\frac{(B)}{(B)}$ as realistic as practicable and based
12	on current risk assessments, including credible
13	threats, vulnerabilities, and consequences;
14	$\frac{(C)}{C}$ carried out with the minimum degree
15	of notice to involved parties regarding the timing
16	and details of such exercises, consistent with safe-
17	ty considerations;
18	$\frac{(D)}{(D)}$ evaluated against performance meas-
19	ures and followed by corrective action to solve
20	identified deficiencies; and
21	$\frac{(E)}{(E)}$ assessed to learn best practices, which
22	shall be shared with appropriate Federal, State,
23	territorial, regional, local, and tribal personnel,
24	authorities, and training institutions for emer-
25	gency response providers; and

1	"(3) assists State, territorial, local, and tribal
2	governments with the design, implementation, and
3	evaluation of exercises that—
4	$\frac{\mathcal{C}(A)}{\mathcal{C}(A)}$ conform to the requirements of para-
5	graph (2); and
6	$\frac{(B)}{(B)}$ are consistent with any applicable
7	State homeland security strategy or plan.
8	"(b) NATIONAL LEVEL EXERCISES.—The Secretary,
9	through the National Terrorism Exercise Program, shall
10	perform on a periodic basis national terrorism prepared-
11	ness exercises for the purposes of—
12	"(1) involving top officials from Federal, State,
13	territorial, local, tribal, and international govern-
14	ments, as the Secretary considers appropriate;
15	$\frac{2}{2}$ testing and evaluating the Nation's capa-
16	bility to detect, disrupt, and prevent threatened or ac-
17	tual catastrophic acts of terrorism, especially those
18	involving weapons of mass destruction; and
19	"(3) testing and evaluating the Nation's readi-
20	ness to respond to and recover from catastrophic acts
21	of terrorism, especially those involving weapons of
22	mass destruction.
23	"(c) Consultation With First Responders.—In
24	implementing the responsibilities described in subsections
25	(a) and (b), the Secretary shall consult with a geographic

(including urban and rural) and substantive cross section
 of governmental and nongovernmental first responder dis ciplines, including as appropriate—

4 <u>"(1) Federal, State, and local first responder</u>
5 training institutions;

6 <u>"(2) representatives of emergency response pro-</u>
7 viders; and

8 "(3) State and local officials with an expertise
9 in terrorism preparedness.".

10 (2) CLERICAL AMENDMENT.—The table of con-11 tents in section 1(b) of such Act is amended by add-12 ing at the end of the items relating to title VIII the 13 following:

"Subtitle J—Terrorism Preparedness Exercises

<u>"Sec. 899a. National terrorism exercise program.".</u>

14 (c) TOPOFF PREVENTION EXERCISE.—No later than 15 one year after the date of enactment of this Act, the Sec-16 retary of Homeland Security shall design and earry out 17 a national terrorism prevention exercise for the purposes 18 of—

19 (1) involving top officials from Federal, State,
20 territorial, local, tribal, and international govern21 ments; and

22 (2) testing and evaluating the Nation's capa23 bility to detect, disrupt, and prevent threatened or ac-

1	tual catastrophic acts of terrorism, especially those
2	involving weapons of mass destruction.
3	SEC. 302. TECHNOLOGY DEVELOPMENT AND TRANSFER.
4	(a) Establishment of Technology Clearing-
5	HOUSE.—Not later than 90 days after the date of enactment
6	of this Act, the Secretary shall complete the establishment
7	of the Technology Clearinghouse under section 313 of the
8	Homeland Security Act of 2002.
9	(b) Transfer Program.—Section 313 of the Home-
10	land Security Act of 2002 (6 U.S.C. 193) is amended—
11	(1) by adding at the end of subsection (b) the fol-
12	lowing new paragraph:
13	"(6) The establishment of a homeland security
14	technology transfer program to facilitate the identi-
15	fication, modification, and commercialization of tech-
16	nology and equipment for use by Federal, State, and
17	local governmental agencies, emergency response pro-
18	viders, and the private sector to prevent, prepare for,
19	or respond to acts of terrorism.";
20	(2) by redesignating subsection (c) as subsection
21	(d); and
22	(3) by inserting after subsection (b) the following
23	new subsection:
24	"(c) Technology Transfer Program.—In devel-
25	oping the program described in subsection (b)(6), the Sec-

retary, acting through the Under Secretary for Science and 1 2 Technology, shall—

3 "(1) in consultation with the other Under Secretaries of the Department and the Director of the Of-4 5 fice for Domestic Preparedness, on an ongoing basis— 6 "(A) conduct surveys and reviews of avail-7 able appropriate technologies that have been, or 8 are in the process of being developed, tested, eval-9 uated, or demonstrated by the Department, other Federal agencies, or the private sector or foreign 10 11 governments and international organizations 12 and that may be useful in assisting Federal, 13 State, and local governmental agencies, emer-14 gency response providers, or the private sector to 15 prevent, prepare for, or respond to acts of ter-16 rorism; 17 "(B) conduct or support research, develop-

18 ment, tests, and evaluations, as appropriate of 19 technologies identified under subparagraph (A), 20 including any necessary modifications to such technologies for antiterrorism use:

22 "(C) communicate to Federal, State, and 23 local governmental agencies, emergency response 24 providers, or the private sector the availability of 25 such technologies for antiterrorism use, as well as

21

1	the technology's specifications, satisfaction of ap-
2	propriate standards, and the appropriate grants
3	available from the Department to purchase such
4	technologies;
5	"(D) coordinate the selection and adminis-
6	tration of all technology transfer activities of the
7	Science and Technology Directorate, including
8	projects and grants awarded to the private sector
9	and academia; and
10	$\frac{((E))}{(E)}$ identify priorities based on current
11	risk assessments within the Department of
12	Homeland Security for identifying, researching,
13	developing, testing, evaluating, modifying, and
14	fielding existing technologies for antiterrorism
15	purposes;
16	$\frac{(2)}{(2)}$ in support of the activities described in
17	paragraph (1)—
18	"(A) consult with Federal, State, and local
19	emergency response providers;
20	$\frac{(B)}{(B)}$ consult with government agencies and
21	nationally recognized standards development or-
22	ganizations as appropriate;
23	$\frac{\ }{\ }$ (C) enter into agreements and coordinate
24	with other Federal agencies, foreign governments,
25	and national and international organizations as

1	the Secretary determines appropriate, in order to
2	maximize the effectiveness of such technologies or
3	to facilitate commercialization of such tech-
4	nologies; and
5	$\frac{(D)}{(D)}$ consult with existing technology trans-
6	fer programs and Federal and State training
7	centers that research, develop, test, evaluate, and
8	transfer military and other technologies for use
9	by emergency response providers; and
10	"(3) establish a working group in coordination
11	with the Secretary of Defense to advise and assist the
12	technology elearinghouse in the identification of mili-
13	tary technologies that are in the process of being de-
14	veloped, or are developed, by the Department of De-
15	fense or the private sector, which may include—
16	${(A)}$ representatives from the Department of
17	Defense or retired military officers;
18	"(B) nongovernmental organizations or pri-
19	vate companies that are engaged in the research,
20	development, testing, or evaluation of related
21	technologies or that have demonstrated prior ex-
22	perience and success in searching for and identi-
23	fying technologies for Federal agencies;
24	"(C) Federal, State, and local emergency re-
25	sponse providers; and

1"(D) to the extent the Secretary considers2appropriate, other organizations, other interested3Federal, State, and local agencies, and other in-4terested persons.".

5 (e) REPORT.—Not later than 1 year after the date of enactment of this Act, the Under Secretary for Science and 6 7 Technology shall transmit to the Congress a description of 8 the progress the Department has made in implementing the 9 provisions of section 313 of the Homeland Security Act of 2002, as amended by this Act, including a description of 10 the process used to review unsolicited proposals received as 11 described in subsection (b)(3) of such section. 12

13 (d) SAVINGS CLAUSE.—Nothing in this section (in-14 eluding the amendments made by this section) shall be con-15 strued to alter or diminish the effect of the limitation on 16 the authority of the Secretary of Homeland Security under 17 section 302(4) of the Homeland Security Act of 2002 (6 18 U.S.C. 182(4)) with respect to human health-related re-19 search and development activities.

20 SEC. 303. REVIEW OF ANTITERRORISM ACQUISITIONS.

(a) STUDY.—The Secretary of Homeland Security
 shall conduct a study of all Department of Homeland Secu rity procurements, including ongoing procurements and an ticipated procurements, to—

1	(1) identify those that involve any product,
2	equipment, service (including support services), de-
3	vice, or technology (including information technology)
4	that is being designed, developed, modified, or pro-
5	cured for the specific purpose of preventing, detecting,
6	identifying, or deterring acts of terrorism or limiting
7	the harm such acts might otherwise cause; and
8	(2) assess whether such product, equipment, serv-
9	ice (including support services), device, or technology
10	is an appropriate candidate for the litigation and
11	$risk management \ protections \ of \ subtitle \ G \ of \ title \ VIII$
12	of the Homeland Security Act of 2002.
13	(b) Summary and Classification Report.—Not
14	later than 180 days after the date of enactment of this Act,
15	the Secretary shall transmit to the Congress a report—
16	(1) describing each product, equipment, service
17	(including support services), device, and technology
18	identified under subsection (a) that the Secretary be-
19	lieves would be an appropriate candidate for the liti-
20	$gation \ and \ risk \ management \ protections \ of \ subtitle \ G$
21	of title VIII of the Homeland Security Act of 2002;
22	(2) listing each such product, equipment, service
23	(including support services), device, and technology in
24	order of priority for deployment in accordance with
25	current terrorism risk assessment information; and

1 (3) setting forth specific actions taken, or to be 2 taken, to encourage or require persons or entities that 3 sell or otherwise provide such products, equipment, 4 services (including support services), devices, and 5 technologies to apply for the litigation and risk man-6 agement protections of subtitle G of title VIII of the 7 Homeland Security Act of 2002, and to ensure 8 prioritization of the Department's review of such products, equipment, services, devices, and tech-9 nologies under such Act in accordance with the 10 11 prioritization set forth in paragraph (2) of this sub-12 section.

13 SEC. 304. CENTER OF EXCELLENCE FOR BORDER SECURITY.

14 The Secretary of Homeland Security shall establish a 15 university-based Center for Excellence for Border Security following the merit-review processes and procedures that 16 have been established for selecting University Programs 17 Centers of Excellence. The Center shall prioritize its activi-18 ties on the basis of risk to address the most significant 19 threats, vulnerabilities, and consequences posed by the Na-20 21 tion's borders and border control systems, including the con-22 duct of research, the examination of existing and emerging 23 border security technology and systems, and the provision 24 of education, technical, and analytical assistance for the

Department of Homeland Security to effectively secure the
 Nation's borders.

3 SEC. 305. REQUIREMENTS RELATING TO THE CONTAINER 4 SECURITY INITIATIVE (CSI).

5 (a) Risk Assessment and Designation of New
6 Foreign Seaports.

7 (1) RISK ASSESSMENT.—The Secretary of Home-8 land Security shall conduct a risk assessment of each 9 foreign seaport that the Secretary is considering des-10 ignating as a port under the Container Security Ini-11 tiative (CSI) on or after the date of the enactment of 12 this Act. Each such assessment shall evaluate the level 13 of risk for the potential compromise of cargo con-14 tainers by terrorists or terrorist weapons.

15 (2) DESIGNATION.—The Secretary is authorized 16 to designate a foreign scaport as a port under CSI on 17 or after the date of the enactment of this Act only if 18 the Secretary determines, based on a risk assessment 19 under paragraph (1) and a cost-benefit analysis, that 20 the benefits of designating such port outweigh the cost 21 of expanding the program to such port.

22 (b) DEPLOYMENT OF INSPECTION EQUIPMENT TO NEW
 23 CSI PORTS.—

24 (1) DEPLOYMENT. The Secretary is authorized
 25 to assist in the loaning of nonintrusive inspection

equipment for cargo containers, on a nonreimbursable
 basis, at each CSI port designated under subsection
 (a)(2) and provide training for personnel at the CSI
 port to operate the nonintrusive inspection equip ment.

6 (2) Additional requirements.—The Secretary 7 shall establish technical capability requirements and 8 standard operating procedures for nonintrusive in-9 spection equipment described in paragraph (1) and 10 shall require each CSI port to agree to operate such 11 equipment in accordance with such requirements and 12 procedures as a condition for receiving the equipment 13 and training under such paragraph.

14 (c) DEPLOYMENT OF PERSONNEL TO NEW CSI PORTS;
15 REEVALUATION OF PERSONNEL AT ALL CSI PORTS.—

16 (1) DEPLOYMENT.—The Secretary shall deploy 17 Department of Homeland Security personnel to each 18 CSI port designated under subsection (a)(1) with re-19 spect to which the Secretary determines that the de-20 ployment is necessary to successfully implement the 21 requirements of CSI at the port.

22 (2) REEVALUATION.—The Secretary shall peri 23 odically review relevant risk assessment information
 24 with respect to all CSI ports at which Department of
 25 Homeland Security personnel are deployed to assess

1 whether or not continued deployment of such per-2 sonnel, in whole or in part, is necessary to successfully implement the requirements of CSI at the port. 3 4 (d) INSPECTION AND SCREENING AT UNITED STATES 5 PORTS OF ENTRY.—Cargo containers arriving at a United States port of entry from a CSI port shall undergo the same 6 7 level of inspection and screening for potential compromise 8 by terrorists or terrorist weapons as cargo containers arriv-9 ing at a United States port of entry from a foreign seaport 10 that is not participating in CSI unless the containers were initially inspected at the CSI port at the request of CSI 11 personnel and such personnel verify and electronically 12 13 record that the inspection indicates that the containers have not been compromised by terrorists or terrorist weapons. 14

15 (c) DEFINITION.—In this section, the term "Container 16 Security Initiative" or "CSI" means the program carried 17 out by the Department of Homeland Security under which 18 the Department enters into agreements with foreign sea-19 ports to—

20 (1) establish security criteria to identify high21 risk maritime cargo containers bound for the United
22 States based on advance information; and

23 (2) screen or inspect such maritime cargo con 24 tainers for potential compromise by terrorists or ter-

rorist weapons prior to shipment to the United
 States.

3 SEC. 306. SECURITY OF MARITIME CARGO CONTAINERS.

4 (a) REGULATIONS.

5 (1) IN GENERAL.—Not later than 180 days after
6 the date of the enactment of this Act, the Secretary of
7 Homeland Security shall issue regulations for the security of maritime cargo containers moving within
9 the intermodal transportation system in accordance
10 with the requirements of paragraph (2).

11 **Requirements.**—The regulations issued (2)12 pursuant to paragraph (1) shall be in accordance 13 with recommendations of the Maritime Transportation Security Act Subcommittee of the Advisory 14 15 Committee on Commercial Operations of the Depart-16 ment of Homeland Security, including recommenda-17 tions relating to obligation to seal, recording of seal 18 changes, modal changes, seal placement, ocean carrier 19 seal verification, and addressing seal anomalies.

(b) INTERNATIONAL AGREEMENTS.—The Secretary
21 shall seek to enter into agreements with foreign countries
22 and international organizations to establish standards for
23 the security of maritime cargo containers moving within
24 the intermodal transportation system that, to the maximum

extent practicable, meet the requirements of subsection
 (a)(2).

3 (c) Container Targeting Strategy.

4 (1) STRATEGY.—The Secretary shall develop a 5 strategy to improve the ability of the Department of 6 Homeland Security to use information contained in 7 shipping bills of lading to identify and provide addi-8 tional review of anomalies in such bills of lading. The 9 strategy shall include a method of contacting shippers 10 in a timely fashion to verify or explain any anoma-11 lies in shipping bills of lading.

12 (2) REPORT.—Not later than 90 days after the 13 date of the enactment of this Act, the Secretary shall 14 submit to the appropriate congressional committees a 15 report on the implementation of this subsection, in-16 eluding information on any data searching tech-17 nologies that will be used to implement the strategy. 18 (d) CONTAINER SECURITY DEMONSTRATION PRO-19 GRAM.

20 (1) PROGRAM.—The Secretary is authorized to
21 establish and earry out a demonstration program that
22 integrates nonintrusive inspection equipment, includ23 ing radiation detection equipment and gamma ray
24 inspection equipment, at an appropriate United
25 States scaport, as determined by the Secretary.

1	(2) Requirement.—The demonstration pro-
2	gram shall also evaluate automatic identification
3	methods for containers and vehicles and a data shar-
4	ing network capable of transmitting inspection data
5	between ports and appropriate entities within the De-
6	partment of Homeland Security.
7	(3) Report.—Upon completion of the dem-
8	onstration program, the Secretary shall submit to the
9	appropriate congressional committees a report on the
10	implementation of this subsection.
11	(e) Consolidation of Container Security Pro-
12	GRAMS.—The Secretary shall consolidate all programs of
13	the Department of Homeland Security relating to the secu-
14	rity of maritime cargo containers, including the demonstra-
15	tion program established pursuant to subsection (d), to
16	achieve enhanced coordination and efficiency.
17	SEC. 307. SECURITY PLAN FOR GENERAL AVIATION AT RON-
18	ALD REAGAN WASHINGTON NATIONAL AIR-
19	PORT.
20	Not later than 180 days after the date of enactment
21	of this Act, the Secretary of Homeland Security shall imple-
22	ment section 823(a) of the Vision 100—Century of Aviation
23	Reauthorization Act (49 U.S.C. 41718 note; 117 Stat.
24	0505)
	2595).

1	SEC. 308. INTEROPERABLE COMMUNICATIONS ASSISTANCE.
2	(a) FINDINGS.—The Congress finds the following:
3	(1) The 9/11 Commission determined that the in-
4	ability of first responders to communicate effectively
5	on September 11, 2001 was a critical obstacle to an
6	effective multi-jurisdictional response.
7	(2) Many jurisdictions across the country still
8	experience difficulties communicating that may con-
9	tribute to confusion, delays, or added risks when re-
10	sponding to an emergency.
11	(3) During fiscal year 2004, the Office for Do-
12	mestic Preparedness awarded over \$834,000,000 for
13	2,912 projects through Department of Homeland Se-
14	curity grant programs for the purposes of improving
15	communications interoperability.
16	(4) Interoperable communications systems are
17	most effective when designed to comprehensively ad-
18	dress, on a regional basis, the communications of all
19	types of public safety agencies, first responder dis-
20	ciplines, and State and local government facilities.
21	(5) Achieving communications interoperability is
22	complex due to the extensive training, system modi-
23	fications, and agreements among the different juris-
24	dictions that are necessary to implement effective
25	communications systems.

1 (6) The Congress authorized the Department of 2 Homeland Security to create an Office for Interoper-3 ability and Compatibility in the Intelligence Reform 4 and Terrorism Prevention Act of 2004 to, among 5 other things, establish a comprehensive national ap-6 proach, coordinate federal activities, accelerate the 7 adoption of standards, and encourage research and 8 development to achieve interoperable communications 9 for first responders.

10 (7) The Office for Interoperability and Compat-11 *ibility includes the* SAFECOM Program that serves 12 as the umbrella program within the Federal govern-13 ment to improve public safety communications inter-14 operability, and has developed the RAPIDCOM pro-15 gram, the Statewide Communications Interoperability 16 Planning Methodology, and a Statement of Require-17 ments to provide technical, planning, and purchasing 18 assistance for Federal departments and agencies, 19 State and local governments, and first responders.

(b) SENSE OF CONGRESS.—It is the sense of the Congress that the Department of Homeland Security should implement as expeditiously as possible the initiatives assigned
to the Office for Interoperability and Compatibility under
section 7303 of the Intelligence Reform and Terrorism Pre-

vention Act of 2004 (6 U.S.C. 194), including specifically
 the following:

3 (1) Establishing a comprehensive national ap4 proach to achieving public safety interoperable com5 munications.

6 (2) Issuing letters of intent to commit future 7 funds for jurisdictions through existing homeland se-8 curity grant programs to applicants as appropriate 9 to encourage long-term investments that may signifi-10 cantly improve communications interoperability.

(3) Providing technical assistance to additional
 urban and other high-risk areas to support the estab lishment of consistent, secure, and effective interoper able communications capabilities.

15 (4) Completing the report to the Congress on the 16 Department's plans for accelerating the development 17 of national voluntary consensus standards for public 18 safety interoperable communications, a schedule of 19 milestones for such development, and achievements of 20 such development, by no later than 30 days after the 21 date of enactment of this Act.

I	SEC. 309. REPORT TO CONGRESS ON IMPLEMENTATION OF
2	RECOMMENDATIONS REGARDING PROTEC
3	TION OF AGRICULTURE.

4 The Secretary of Homeland Security shall report to 5 the Committee on Homeland Security of the House of Representatives and the Committee on Homeland Security and 6 7 Governmental Affairs of the Senate by no later than 120 days after the date of the enactment of this Act regarding 8 how the Department of Homeland Security will implement 9 the applicable recommendations from the Government Ac-10 countability Office report entitled "Homeland Security: 11 Much is Being Done to Protect Agriculture from a Terrorist 12 Attack, but Important Challenges Remain" (GAO-05-214). 13

14 Subtitle B—Department of Home 15 land Security Cybersecurity En 16 hancement

17 **SEC. 311. SHORT TITLE.**

18 This subtitle may be cited as the "Department of
19 Homeland Security Cybersecurity Enhancement Act of
20 2005".

21 SEC. 312. ASSISTANT SECRETARY FOR CYBERSECURITY.

22 (a) IN GENERAL.—Subtitle A of title H of the Home23 land Security Act of 2002 (6 U.S.C. 121 et seq.) is further

24 *amended by adding at the end the following:*

1 "SEC. 207. ASSISTANT SECRETARY FOR CYBERSECURITY.

2 "(a) IN GENERAL.—There shall be in the Directorate
3 for Information Analysis and Infrastructure Protection a
4 National Cybersecurity Office headed by an Assistant Sec5 retary for Cybersecurity (in this section referred to as the
6 'Assistant Secretary'), who shall assist the Secretary in pro7 moting cybersecurity for the Nation.

8 "(b) GENERAL AUTHORITY.—The Assistant Secretary, 9 subject to the direction and control of the Secretary, shall 10 have primary authority within the Department for all 11 cybersecurity-related critical infrastructure protection pro-12 grams of the Department, including with respect to policy 13 formulation and program management.

14 "(c) RESPONSIBILITIES.—The responsibilities of the
15 Assistant Secretary shall include the following:

16 <u>"(1)</u> To establish and manage

17 *"(A) a national cybersecurity response sys-*18 *tem that includes the ability to—*

19"(i) analyze the effect of cybersecurity20threat information on national critical in-21frastructure; and

22"(ii) aid in the detection and warning23of attacks on, and in the restoration of,24cybersecurity infrastructure in the after-25math of such attacks;

1	$\frac{\cdots}{(B)}$ a national cybersecurity threat and
2	vulnerability reduction program that identifies
3	cybersecurity vulnerabilities that would have a
4	national effect on critical infrastructure, per-
5	forms vulnerability assessments on information
6	technologies, and coordinates the mitigation of
7	such vulnerabilities;
8	<u>"(C)</u> a national cybersecurity awareness
9	and training program that promotes
10	cybersecurity awareness among the public and
11	the private sectors and promotes cybersecurity
12	training and education programs;
13	"(D) a government cybersecurity program
14	to coordinate and consult with Federal, State,
15	and local governments to enhance their
16	cybersecurity programs; and
17	$\frac{((E)}{(E)}$ a national security and international
18	cybersecurity cooperation program to help foster
19	Federal efforts to enhance international
20	eybersecurity awareness and cooperation.
21	"(2) To coordinate with the private sector on the
22	program under paragraph (1) as appropriate, and to
23	promote cybersecurity information sharing, vulner-
24	ability assessment, and threat warning regarding
25	critical infrastructure.

1	${}$ (3) To coordinate with other directorates and
2	offices within the Department on the cybersecurity as-
3	pects of their missions.
4	"(4) To coordinate with the Under Secretary for
5	Emergency Preparedness and Response to ensure that
6	the National Response Plan developed pursuant to
7	section 502(6) of the Homeland Security Act of 2002
8	(6 U.S.C. 312(6)) includes appropriate measures for
9	the recovery of the cybersecurity elements of critical
10	<i>infrastructure</i> .
11	"(5) To develop processes for information shar-
12	ing with the private sector, consistent with section
13	214, that—
15	214, mai-
13	"(A) promote voluntary cybersecurity best
14	<u>"(A) promote voluntary cybersecurity best</u>
14 15	<u>"(A)</u> promote voluntary cybersecurity best practices, standards, and benchmarks that are
14 15 16	"(A) promote voluntary cybersecurity best practices, standards, and benchmarks that are responsive to rapid technology changes and to
14 15 16 17	"(A) promote voluntary cybersecurity best practices, standards, and benchmarks that are responsive to rapid technology changes and to the security needs of critical infrastructure; and
14 15 16 17 18	"(A) promote voluntary cybersecurity best practices, standards, and benchmarks that are responsive to rapid technology changes and to the security needs of critical infrastructure; and "(B) consider roles of Federal, State, local,
14 15 16 17 18 19	"(A) promote voluntary cybersecurity best practices, standards, and benchmarks that are responsive to rapid technology changes and to the security needs of critical infrastructure; and "(B) consider roles of Federal, State, local, and foreign governments and the private sector,
14 15 16 17 18 19 20	"(A) promote voluntary cybersecurity best practices, standards, and benchmarks that are responsive to rapid technology changes and to the security needs of critical infrastructure; and "(B) consider roles of Federal, State, local, and foreign governments and the private sector, including the insurance industry and auditors.
14 15 16 17 18 19 20 21	"(A) promote voluntary cybersecurity best practices, standards, and benchmarks that are responsive to rapid technology changes and to the security needs of critical infrastructure; and "(B) consider roles of Federal, State, local, and foreign governments and the private sector, including the insurance industry and auditors. "(6) To coordinate with the Chief Information
14 15 16 17 18 19 20 21 22	"(A) promote voluntary cybersecurity best practices, standards, and benchmarks that are responsive to rapid technology changes and to the security needs of critical infrastructure; and "(B) consider roles of Federal, State, local, and foreign governments and the private sector, including the insurance industry and auditors. "(6) To coordinate with the Chief Information Officer of the Department in establishing a secure in-

1	"(7) To consult with the Electronic Crimes Task
2	Force of the United States Secret Service on private
3	sector outreach and information activities.
4	"(8) To consult with the Office for Domestic Pre-
5	paredness to ensure that realistic cybersecurity see-
6	narios are incorporated into tabletop and recovery ex-
7	ercises.
8	"(9) To consult and coordinate, as appropriate,
9	with other Federal agencies on cybersecurity-related
10	programs, policies, and operations.
11	$\frac{(10)}{10}$ To consult and coordinate within the De-
12	partment and, where appropriate, with other relevant
13	Federal agencies, on security of digital control sys-
14	tems, such as Supervisory Control and Data Acquisi-
15	tion (SCADA) systems.
16	"(d) Authority Over the National Communica-
17	TIONS SYSTEM.—The Assistant Secretary shall have pri-
18	mary authority within the Department over the National
19	Communications System.".
20	(b) Clerical Amendment.—The table of contents in
21	section 1(b) of such Act is amended by adding at the end
22	of the items relating to subtitle A of title H the following:
	"Sec. 207. Assistant Secretary for Cybersecurity.".
23	SEC. 313. CYBERSECURITY DEFINED.
24	Section 2 of the Homeland Security Act of 2002 (6
25	U.S.C. 101) is amended by adding at the end the following:

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1	"(17)(A) The term 'cybersecurity' means the pre-
2	vention of damage to, the protection of, and the res-
3	toration of computers, electronic communications sys-
4	tems, electronic communication services, wire commu-
5	nication, and electronic communication, including in-
6	formation contained therein, to ensure its avail-
7	ability, integrity, authentication, confidentiality, and
8	nonrepudiation.
9	"(B) In this paragraph—
10	"(i) each of the terms 'damage' and 'com-
11	puter' has the meaning that term has in section
12	1030 of title 18, United States Code; and
13	"(ii) each of the terms 'electronic commu-
14	nications system', 'electronic communication
15	service', 'wire communication', and 'electronic
16	communication' has the meaning that term has
17	in section 2510 of title 18, United States Code.".
18	SEC. 314. CYBERSECURITY TRAINING PROGRAMS AND
19	EQUIPMENT.
20	(a) In General.—The Secretary of Homeland Secu-
21	rity, acting through the Assistant Secretary for
22	Cybersecurity, may establish, in conjunction with the Na-
23	tional Science Foundation, a program to award grants to
24	institutions of higher education (and consortia thereof)
25	<i>for</i> —

	(1)	the	establis i	hment	01	expansion expans	ən of
eyb	ersecu:	rity pr	o fessiona	ł develo	pment	program	ls;
	(2) ;	the est	ablishme	nt or e	xpansi	ion of a	ssociate
degree programs in cybersecurity; and							
	(3) ŧ	the pur	chase of	equipm	ient to	• provide	train-
		г	· , c	• • •	C	• •	רר

ing in cybersecurity for either professional development programs or degree programs.

8 (b) Roles.

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9 (1) DEPARTMENT OF HOMELAND SECURITY. 10 The Secretary, acting through the Assistant Secretary 11 for Cybersecurity and in consultation with the Direc-12 tor of the National Science Foundation, shall establish 13 the goals for the program established under this section and the criteria for awarding grants under the 14 15 program.

16 (2) NATIONAL SCIENCE FOUNDATION.—The Di-17 rector of the National Science Foundation shall oper-18 ate the program established under this section con-19 sistent with the goals and criteria established under 20 paragraph (1), including soliciting applicants, re-21 viewing applications, and making and administering 22 grant awards. The Director may consult with the As-23 sistant Secretary for Cybersecurity in selecting awardees. 24

00
(3) FUNDING.—The Secretary shall transfer to
the National Science Foundation the funds necessary
to carry out this section.
(e) Grant Awards.—
(1) PEER REVIEW.—All grant awards under this
section shall be made on a competitive, merit-reviewed
basis.
(2) Focus.—In making grant awards under this
section, the Director shall, to the extent practicable,
ensure geographic diversity and the participation of
women and underrepresented minorities.
(3) Preference. In making grant awards
under this section, the Director shall give preference
to applications submitted by consortia of institutions
to encourage as many students and professionals as
possible to benefit from this program.
(d) Authorization of Appropriations.—Of the
amount authorized under section 101, there is authorized
to be appropriated to the Secretary for carrying out this
section \$3,700,000 for fiscal year 2006.
(e) DEFINITIONS.—In this section, the term "institu-
tion of higher education" has the meaning given that term
in section 101(a) of the Higher Education Act of 1965 (20
$U.S.C. \ 1001(a)).$

OMB RESPONSIBILITIES NOT AFFECTED. (a) IN GENERAL.—This subtitle does not affect— (1) any information security requirement under any other Federal law; or
(1) any information security requirement under
any other Federal law; or
(2) the responsibilities of the Director of the Of-
fice of Management and Budget under any other Fed-
eral law.
(b) LAWS INCLUDED.—The laws referred to in sub-
section (a) include the following:
(1) Chapter 35 of title 44, United States Code,
popularly known as the Paperwork Reduction Act.
(2) The Clinger-Cohen Act of 1996 (divisions D
and E of Public Law 104–106), including the provi-
sions of law enacted by amendments made by that
Act.
(3) The Federal Information Security Manage-
ment Act of 2002 (title HI of Public Law 107-347),
including the provisions of law enacted by amend-
ments made by that Act.
Subtitle C—Security of Public
Transportation Systems
SEC. 321. SECURITY BEST PRACTICES.
Not later than 120 days after the date of enactment
of this Act, the Secretary of Homeland Security shall de-
velop, disseminate to appropriate owners, operators, and

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providers of public transportation systems, public transpor-1 tation employees and employee representatives, and Fed-2 eral, State, and local officials, and transmit to Congress, 3 4 a report containing best practices for the security of public transportation systems. In developing best practices, the 5 6 Secretary shall be responsible for consulting with and col-7 lecting input from owners, operators, and providers of pub-8 *lie transportation systems, public transportation employee* 9 representatives, first responders, industry associations, private sector experts, academic experts, and appropriate Fed-10 11 eral, State, and local officials.

12 SEC. 322. PUBLIC AWARENESS.

Not later than 90 days after the date of enactment of 13 this Act, the Secretary of Homeland Security shall develop 14 15 a national plan for public outreach and awareness. Such plan shall be designed to increase awareness of measures 16 that the general public, public transportation passengers, 17 18 and public transportation employees can take to increase 19 public transportation system security. Such plan shall also provide outreach to owners, operators, providers, and em-20 21 ployees of public transportation systems to improve their 22 awareness of available technologies, ongoing research and 23 development efforts, and available Federal funding sources 24 to improve public transportation security. Not later than 9 months after the date of enactment of this Act, the Sec-25

retary shall implement the plan developed under this sec tion.

3 Subtitle D—Critical Infrastructure 4 Prioritization

5 SEC. 331. CRITICAL INFRASTRUCTURE.

6 (a) COMPLETION OF PRIORITIZATION. Not later than 7 90 days after the date of the enactment of this Act, the Sec-8 retary of Homeland Security shall complete the 9 prioritization of the Nation's critical infrastructure accord-10 ing to all of the following criteria:

11 (1) The threat of terrorist attack, based on threat 12 information received and analyzed by the Office of 13 Information Analysis of the Department regarding 14 the intentions and capabilities of terrorist groups and 15 other potential threats to the Nation's critical infra-16 structure.

17 (2) The likelihood that an attack would cause the
18 destruction or significant disruption of such infra19 structure.

20 (3) The likelihood that an attack would result in
21 substantial numbers of deaths and serious bodily in22 juries, a substantial adverse impact on the national
23 economy, or a substantial adverse impact on national
24 security.

(b) COOPERATION.—Such prioritization shall be devel oped in cooperation with other relevant Federal agencies,
 State, local, and tribal governments, and the private sector,
 as appropriate.

5 SEC. 332. SECURITY REVIEW.

6 (a) REQUIREMENT. Not later than 9 months after the
7 date of the enactment of this Act, the Secretary, in coordina8 tion with other relevant Federal agencies, State, local, and
9 tribal governments, and the private sector, as appropriate,
10 shall—

(1) review existing Federal, State, local, tribal,
 and private sector plans for securing the critical in frastructure included in the prioritization developed
 under section 331;

(2) recommend changes to existing plans for se curing such infrastructure, as the Secretary deter mines necessary; and

18 (3) coordinate and contribute to protective efforts
19 of other Federal, State, local, and tribal agencies and
20 the private sector, as appropriate, as directed in
21 Homeland Security Presidential Directive 7.

22 (b) CONTENTS OF PLANS.—The recommendations
23 made under subsection (a)(2) shall include—

1 (1) necessary protective measures to secure such 2 infrastructure, including milestones and timeframes 3 for implementation; and 4 (2) to the extent practicable, performance metrics 5 to evaluate the benefits to both national security and the Nation's economy from the implementation of 6 7 such protective measures. 8 SEC. 333. IMPLEMENTATION REPORT. 9 (a) IN GENERAL.—Not later than 15 months after the date of the enactment of this Act, the Secretary shall submit 10 a report to the Committee on Homeland Security of the 11 House of Representatives and the Committee on Homeland 12 Security and Governmental Affairs of the Senate on the im-13 plementation of section 332. Such report shall detail— 14 15 (1) the Secretary's review and coordination of se-16 curity plans under section 332; and 17 (2) the Secretary's oversight of the execution and 18 effectiveness of such plans. (b) UPDATE.—Not later than 1 year after the submis-19 sion of the report under subsection (a), the Secretary shall 20 21 provide an update of such report to the congressional com-22 *mittees described in subsection (a).*

1	SEC. 334. PROTECTION OF INFORMATION.
2	Information that is generated, compiled, or dissemi-
3	nated by the Department of Homeland Security in carrying
4	out this section—
5	(1) is exempt from disclosure under section 552
6	of title 5, United States Code; and
7	(2) shall not, if provided by the Department to
8	a State or local government or government agency—
9	(A) be made available pursuant to any
10	State or local law requiring disclosure of infor-
11	mation or records;
12	(B) otherwise be disclosed or distributed to
13	any person by such State or local government or
14	government agency without the written consent
15	of the Secretary; or
16	(C) be used other than for the purpose of
17	protecting critical infrastructure or protected
18	systems, or in furtherance of an investigation or
19	the prosecution of a criminal act.
20	TITLE IV—MISCELLANEOUS
21	SEC. 401. BORDER SECURITY AND ENFORCEMENT COORDI-
22	NATION AND OPERATIONS.
23	(a) FINDINGS.—The Congress makes the following
24	findings:
25	(1) In creating the Department of Homeland Se-
26	curity, the Congress sought to enhance the Nation's
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capabilities to prevent, protect against, and respond

-	
2	to terrorist acts by consolidating existing Federal
3	agencies with homeland security functions into a sin-
4	gle new Department, and by realigning the missions
5	of those legacy agencies to more directly support our
6	national homeland security efforts.
7	(2) As part of this massive government reorga-
8	nization, section 442 of the Homeland Security Act of
9	2002 (Public Law 107–273) established a Bureau of
10	Border Security and transferred into it all of the
11	functions, programs, personnel, assets, and liabilities
12	pertaining to the following programs: the Border Pa-
13	trol; alien detention and removal; immigration-re-
14	lated intelligence, investigations, and enforcement ac-
15	tivities; and immigration inspections at ports of
16	entry.
17	(3) Title IV of the Homeland Security Act of
18	2002 (Public Law 107–273) also transferred to the
19	new Department the United States Customs Service,
20	as a distinct entity within the new Department, to
21	further the Department's border integrity mission.
22	(4) Utilizing its reorganization authority pro-
23	vided in the Homeland Security Act of 2002, the
24	President submitted a reorganization plan for the De-
25	partment on January 30, 2003.

1(5) This plan merged the customs and immigra-2tion border inspection and patrol functions, along3with agricultural inspections functions, into a new4entity called United States Customs and Border Pro-5tection.

6 (6) The plan also combined the customs and im-7 migration enforcement agents, as well as the Office of 8 Detention and Removal Operations, the Office of Fed-9 eral Protective Service, the Office of Federal Air Mar-10 shal Service, and the Office of Intelligence, into an-11 other new entity called United States Immigration 12 and Customs Enforcement.

13 (7) The President's January 30, 2003, reorga-14 nization plan did not explain the reasons for sepa-15 rating immigration inspection and border patrol 16 functions from other immigration-related enforcement 17 activities, which was contrary to the single Bureau of 18 Border Security as prescribed by the Congress in the 19 section 441 of the Homeland Security Act of 2002.

20 (8) Two years after this structure has been in ef21 fect, questions remain about whether the Department
22 has organized itself properly, and is managing its
23 customs and immigration enforcement and border se24 curity resources in the most efficient, sensible, and ef25 fective manner.

1	(9) The current structure has resulted in less co-
2	operation and information sharing between these two
3	critical functions than is desirable, and has caused
4	operational and administrative difficulties that are
5	hampering efforts to secure our borders and ensure the
6	integrity of our border control system.
7	(10) United States Immigration and Customs
8	Enforcement has faced major budgetary challenges
9	that are, in part, attributable to the inexact division
10	of resources upon the separation of immigration func-
11	tions. These budget shortfalls have forced United
12	States Immigration and Customs Enforcement to im-
13	pose hiring freezes and to release aliens that otherwise
14	should be detained.
15	(11) The current structure also has resulted in
16	unnecessary overlap and duplication between United
17	States Immigration and Customs Enforcement and
18	United States Customs and Border Protection, both
19	in the field and at the headquarters level. There are
20	intelligence, legislative affairs, public affairs, and
21	international affairs offices in both agencies.
22	(12) Border security and customs and immigra-
23	tion enforcement should be one seamless mission.
24	(b) Report.—

1	(1) In GENERAL.—Not later than 30 days after
2	the date of the enactment of this Act, the Secretary of
3	Homeland Security shall review and evaluate the cur-
4	rent organizational structure of the Department of
5	Homeland Security established by the President's
6	January 30, 2003, reorganization plan and submit a
7	report of findings and recommendations to the Con-
8	gress.
9	(2) Contents of report.—The report shall in-
10	clude—
11	(A) a description of the rationale for, and
12	any benefits of, the current organizational divi-
13	sion of United States Immigration and Customs
14	Enforcement and United States Customs and
15	Border Protection, with respect to the Depart-
16	ment's immigration and customs missions;
17	(B) a description of the organization, mis-
18	sions, operations, and policies of United States
19	Customs and Border Protection and United
20	States Immigration and Customs Enforcement,
21	and areas of unnecessary overlap or operational
22	gaps among and between these missions;
23	(C) an analysis of alternative organiza-
24	tional structures that could provide a more effec-

1	tive way to deliver maximum efficiencies and
2	mission success;
3	(D) a description of the current role of the
4	Directorate of Border and Transportation Secu-
5	rity with respect to providing adequate direction
6	and oversight of the two agencies, and whether
7	this management structure is still necessary;
8	(E) an analysis of whether the Federal Air
9	Marshals and the Federal Protective Service are
10	properly located within the Department within
11	United States Immigration and Customs En-
12	<i>forcement;</i>
13	(F) the proper placement and functions of
14	a specialized investigative and patrol unit oper-
15	ating at the southwest border on the Tohono
16	O'odham Nation, known as the Shadow Wolves;
17	(G) the potential costs of reorganization, in-
18	cluding financial, programmatic, and other
19	costs, to the Department; and
20	(H) recommendations for correcting the
21	operational and administrative problems that
22	have been caused by the division of United States
23	Customs and Border Protection and United
24	States Immigration and Customs Enforcement,
25	including any appropriate reorganization plans.

1 SEC. 402. GAO REPORT TO CONGRESS.

2	Not later than 6 months after the date of the enactment
3	of this Act, the Comptroller General of the United States
4	shall submit to the Congress a report that sets forth—
5	(1) an assessment of the effectiveness of the orga-
6	nizational and management structure of the Depart-
7	ment of Homeland Security in meeting the Depart-
8	ment's missions; and
9	(2) recommendations to facilitate and improve
10	the organization and management of the Department
11	to best meet those missions.
12	SEC. 403. PLAN FOR ESTABLISHING CONSOLIDATED AND
13	COLOCATED REGIONAL OFFICES.
14	Not later than 60 days after the date of the engetment
14	Not later than 60 days after the date of the enactment
14	of this Act, the Secretary of Homeland Security shall de-
15	of this Act, the Secretary of Homeland Security shall de-
15 16	of this Act, the Secretary of Homeland Security shall de- velop and submit to the Congress a plan for establishing
15 16 17	of this Act, the Secretary of Homeland Security shall de- velop and submit to the Congress a plan for establishing consolidated and colocated regional offices for the Depart-
15 16 17 18	of this Act, the Secretary of Homeland Security shall de- velop and submit to the Congress a plan for establishing consolidated and colocated regional offices for the Depart- ment of Homeland Security in accordance with section 706
15 16 17 18 19	of this Act, the Secretary of Homeland Security shall de- velop and submit to the Congress a plan for establishing consolidated and colocated regional offices for the Depart- ment of Homeland Security in accordance with section 706 of the Homeland Security Act of 2002 (6 U.S.C. 346).
15 16 17 18 19 20	of this Act, the Secretary of Homeland Security shall de- velop and submit to the Congress a plan for establishing consolidated and colocated regional offices for the Depart- ment of Homeland Security in accordance with section 706 of the Homeland Security Act of 2002 (6 U.S.C. 346). SEC. 404. PLAN TO REDUCE WAIT TIMES.
 15 16 17 18 19 20 21 	of this Act, the Secretary of Homeland Security shall de- velop and submit to the Congress a plan for establishing consolidated and colocated regional offices for the Depart- ment of Homeland Security in accordance with section 706 of the Homeland Security Act of 2002 (6 U.S.C. 346). SEC. 404. PLAN TO REDUCE WAIT TIMES. Not later than 180 days after the date of enactment
 15 16 17 18 19 20 21 22 22 	of this Act, the Secretary of Homeland Security shall de- velop and submit to the Congress a plan for establishing consolidated and colocated regional offices for the Depart- ment of Homeland Security in accordance with section 706 of the Homeland Security Act of 2002 (6 U.S.C. 346). SEC. 404. PLAN TO REDUCE WAIT TIMES. Not later than 180 days after the date of enactment of this Act, the Secretary of Homeland Security shall de-
 15 16 17 18 19 20 21 22 23 	of this Act, the Secretary of Homeland Security shall de- velop and submit to the Congress a plan for establishing consolidated and colocated regional offices for the Depart- ment of Homeland Security in accordance with section 706 of the Homeland Security Act of 2002 (6 U.S.C. 346). SEC. 101. PLAN TO REDUCE WAIT TIMES. Not later than 180 days after the date of enactment of this Act, the Secretary of Homeland Security shall de- velop a plan—

1	ports so that average peak waiting periods at such
2	checkpoints do not exceed 20 minutes; and
3	(2) to ensure that there are no significant dis-
4	parities in immigration and customs processing times
5	among airports that serve as international gateways.
6	SEC. 405. DENIAL OF TRANSPORTATION SECURITY CARD.
7	Section 70105(c) of title 46, United States Code, is
8	amended—
9	(1) in paragraph (3) by inserting before the pe-
10	riod "before an administrative law judge"; and
11	(2) by adding at the end the following:
12	$\frac{(5)}{(5)}$ In making a determination under paragraph
13	(1)(D), the Secretary shall not consider a felony conviction
14	if—
15	$\frac{(A)}{(A)}$ that felony occurred more than 7 years
16	prior to the date of the Secretary's determination;
17	and
18	$\frac{(B)}{(B)}$ the felony was not related to terrorism (as
19	that term is defined in section 2 of the Homeland Se-
20	curity Act of 2002 (6 U.S.C. 101)).".

 1
 SEC. 406. TRANSFER OF EXISTING CUSTOMS PATROL OFFI

 2
 CERS UNIT AND ESTABLISHMENT OF NEW

 3
 CPO UNITS IN THE BUREAU OF IMMIGRATION

 4
 AND CUSTOMS ENFORCEMENT.

5 (a) TRANSFER OF EXISTING UNIT.—Not later than 180 days after the date of the enactment of this Act, the 6 7 Secretary of Homeland Security shall transfer to the Bu-8 reau of Immigration and Customs Enforcement all func-9 tions (including the personnel, assets, and obligations held by or available in connection with such functions) of the 10 Customs Patrol Officers unit of the Bureau of Customs and 11 Border Protection operating on the Tohono O'odham In-12 dian reservation (commonly known as the 'Shadow Wolves' 13 14 unit).

(b) ESTABLISHMENT OF NEW UNITS.—The Secretary
is authorized to establish within the Bureau of Immigration
and Customs Enforcement additional units of Customs Patrol Officers in accordance with this section.

19 (c) DUTIES.—The Secretary is authorized to establish
20 within the Bureau of Immigration and Customs Enforce21 ment additional units of Customs Patrol Officers in accord22 ance with this section.

23 (d) BASIC PAY FOR JOURNEYMAN OFFICERS.—The
24 rate of basic pay for a journeyman Customs Patrol Officer
25 in a unit described in this section shall be not less than
26 the rate of basic pay for GS-13 of the General Schedule.
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1 (e) SUPERVISORS.—Each unit described under this 2 section shall be supervised by a Chief Customs Patrol Offi-

3 cer, who shall have the same rank as a resident agent-in-

- 4 charge of the Office of Investigations.
- 5 SECTION 1. SHORT TITLE.
- 6 This Act may be cited as the "Department
- 7 of Homeland Security Authorization Act for

8 Fiscal Year 2006".

9 SEC. 2. TABLE OF CONTENTS.

10 The table of contents for this Act is as fol-

- 11 **lows:**
 - Sec. 1. Short title.
 - Sec. 2. Table of contents.

TITLE I—AUTHORIZATION OF APPROPRIATIONS

- Sec. 101. Department of Homeland Security.
- Sec. 102. Border patrol agents.
- Sec. 103. Departmental management and operations.
- Sec. 104. Critical infrastructure grants.
- Sec. 105. Research and development.
- Sec. 106. Border and transportation security.
- Sec. 107. State and local terrorism preparedness.
- Sec. 108. Authorization of appropriations for training of State and local personnel in border States performing immigration functions.
- Sec. 109. Metropolitan medical response system.

TITLE II—TERRORISM PREVENTION, INFORMATION SHARING, AND RISK ASSESSMENT

Subtitle A—Terrorism Prevention

- Sec. 201. Terrorism Prevention Plan and related budget submission.
- Sec. 202. Consolidated background check process.

Subtitle B—Homeland Security Information Sharing and Analysis Enhancement

- Sec. 211. Short title.
- Sec. 212. Provision of terrorism-related information to private sector officials.

- Sec. 213. Analytic expertise on the threats from biological agents and nuclear weapons.
- Sec. 214. Alternative analysis of homeland security information.
- Sec. 215. Assignment of information analysis and infrastructure protection functions.
- Sec. 216. Authority for disseminating homeland security information.
- Sec. 217. 9/11 Memorial Homeland Security Fellows Program.
- Sec. 218. Access to nuclear terrorism-related information.
- Sec. 219. Access of Assistant Secretary for Information Analysis to terrorism information.
- Sec. 220. Administration of the Homeland Security Information Network.
- Sec. 221. IAIP personnel recruitment.
- Sec. 222. Information collection requirements and priorities.
- Sec. 223. Homeland Security Advisory System.
- Sec. 224. Use of open-source information.
- Sec. 225. Full and efficient use of open-source information.

TITLE III—DOMESTIC PREPAREDNESS AND PROTECTION

Subtitle A-Preparedness and Protection

- Sec. 301. National terrorism exercise program.
- Sec. 302. Technology development and transfer.
- Sec. 303. Review of antiterrorism acquisitions.
- Sec. 304. Center of Excellence for Border Security.
- Sec. 305. Requirements relating to the Container Security Initiative (CSI).
- Sec. 306. Security of maritime cargo containers.
- Sec. 307. Security plan for general aviation at Ronald Reagan Washington National Airport.
- Sec. 308. Interoperable communications assistance.
- Sec. 309. Report to Congress on implementation of recommendations regarding protection of agriculture.

Subtitle B—Department of Homeland Security Cybersecurity Enhancement

- Sec. 311. Short title.
- Sec. 312. Assistant secretary for cybersecurity.
- Sec. 313. Cybersecurity defined.
- Sec. 314. Cybersecurity training programs and equipment.

Subtitle C-Security of public transportation systems

- Sec. 321. Security best practices.
- Sec. 322. Public awareness.

Subtitle D—Critical infrastructure prioritization

- Sec. 331. Critical infrastructure.
- Sec. 332. Security review.
- Sec. 333. Implementation report.
- Sec. 334. Protection of information.

TITLE IV-MISCELLANEOUS

- Sec. 401. Border security and enforcement coordination and operations.
- Sec. 402. GAO report to Congress.
- Sec. 403. Plan for establishing consolidated and colocated regional offices.
- Sec. 404. Plan to reduce wait times.
- Sec. 405. Denial of transportation security card.
- Sec. 406. Transfer of existing Customs Patrol Officers unit and establishment of new CPO units in the Bureau of Immigration and Customs Enforcement.

1**TITLE I—AUTHORIZATION OF**2**APPROPRIATIONS**

3 SEC. 101. DEPARTMENT OF HOMELAND SECURITY.

4 There is authorized to be appropriated to 5 the Secretary of Homeland Security for the 6 necessary expenses of the Department of 7 Homeland Security for fiscal year 2006, 8 \$34,152,143,000.

9 SEC. 102. BORDER PATROL AGENTS.

Of the amount authorized under section 10 101, there is authorized to be appropriated for 12 fiscal year 2006 for border security and con-13 trol between ports of entry, including for the 14 hiring of 2,000 border patrol agents in addi-15 tion to the number employed on the date of 16 enactment of this Act, and related training 17 and support costs, \$1,916,427,000. ATIONS.

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3 Of the amount authorized under section 101, there is authorized to be appropriated for 4 fiscal year 2006 for departmental manage-5 ment and operations, \$634,687,000, of which-6 (1) \$44,895,000 is authorized for the 7 Department of Homeland Security Re-8 9 gions Initiative; (2) \$4,459,000 is authorized for Oper-10 11 ation Integration Staff; and (3) \$56,278,000 is authorized for Office 12 of Security initiatives. 13 SEC. 104. CRITICAL INFRASTRUCTURE GRANTS. 14 Of the amount authorized under section 15 101, there is authorized to be appropriated for 16 fiscal year 2006 for grants and other assist-17 ance to improve critical infrastructure pro-18 19 tection, \$500,000,000. SEC. 105. RESEARCH AND DEVELOPMENT. 20 Of the amount authorized under section 21 22 101, there are authorized to be appropriated

23 for fiscal year 2006—

24 (1) \$76,573,000 to support chemical
25 countermeasure development activities of

3 (2) \$197,314,000 to support a nuclear
4 detection office and related activities of
5 such directorate;

6 (3) \$10,000,000 for research and devel-7 opment of technologies capable of coun-8 tering threats posed by man-portable air 9 defense systems, including location-based 10 technologies and noncommercial aircraft-11 based technologies; and

(4) \$10,600,000 for the activities of
such directorate conducted pursuant to
subtitle G of title VIII of the Homeland
Security Act of 2002 (6 U.S.C. 441 et seq.).
SEC. 106. BORDER AND TRANSPORTATION SECURITY.

Of the amount authorized under section
101, there are authorized to be appropriated
19 for fiscal year 2006—

20 (1) \$826,913,000 for expenses related
21 to Screening Coordination and Oper22 ations of the Directorate of Border and
23 Transportation Security;

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(2) \$100,000,000 for weapons of mass
 destruction detection technology of such
 directorate; and

4 (3) \$133,800,000 for the Container Se5 curity Initiative of such directorate.

6 SEC. 107. STATE AND LOCAL TERRORISM PREPAREDNESS.

Of the amount authorized under section
101, there is authorized to be appropriated for
fiscal year 2006—

(1) \$40,500,000 for the activities of the 10 Office for Interoperability and Compat-11 ibility within the Directorate of Science 12 and Technology pursuant to section 7303 13 of the Intelligence Reform and Terrorism 14 Prevention Act of 2004 (6 U.S.C 194); and 15 \$1,000,000,000 for discretionary **(2)** 16 17 for high-threat, high-density grants 18 urban areas awarded by the Office of 19 State and Local Government Coordina-20 tion and Preparedness.

 1
 SEC. 108. AUTHORIZATION OF APPROPRIATIONS FOR

 2
 TRAINING OF STATE AND LOCAL PERSONNEL

 3
 IN BORDER STATES PERFORMING IMMIGRA

 4
 TION FUNCTIONS.

5 (a) IN GENERAL.—To carry out subsection (b), subject to such limitations as may be pro-6 vided in Acts making appropriations for Man-7 agement and Administration for U.S. Immi-8 gration and Customs Enforcement, there are 9 authorized to be appropriated from such 10 amounts \$40,000,000 for fiscal year 2006, to re-11 12 main available until September 30, 2007, for 13 the purpose of enhancing the integrity of the 14 border security system of the United States against the threat of terrorism. 15

(b) USE OF FUNDS.—From amounts made
available under subsection (a), the Secretary
of Homeland Security may reimburse a State
or political subdivision described in subsection (c) for the expenses described in subsection (d).

(c) ELIGIBLE RECIPIENTS.—A State, or a political subdivision of a State, is eligible for reimbursement under subsection (b) if the State
or political subdivision—

(1) contains a location that is 30 miles
 or less from a border or coastline of the
 United States;

4 (2) has entered into a written agree5 ment described in section 287(g) of the
6 Immigration and Nationality Act (8 U.S.C.
7 1357(g)) under which certain officers or
8 employees of the State or subdivision
9 may be authorized to perform certain
10 functions of an immigration officer; and

(3) desires such officers or employees
to receive training from the Department
of Homeland Security in relation to such
functions.

15 (d) EXPENSES.—The expenses described in 16 this subsection are actual and necessary ex-17 penses incurred by the State or political sub-18 division in order to permit the training de-19 scribed in subsection (c)(3) to take place, in-20 cluding expenses such as the following:

(1) Costs of travel and transportation
to locations where training is provided,
including mileage and related allowances
for the use of a privately owned automobile.

1	(2) Subsistence consisting of lodging,
2	meals, and other necessary expenses for
3	the personal sustenance and comfort of a
4	person required to travel away from the
5	person's regular post of duty in order to
6	participate in the training.
7	(3) A per diem allowance paid instead
8	of actual expenses for subsistence and
9	fees or tips to porters and stewards.
10	(4) Costs of securing temporary re-
11	placements for personnel traveling to,
12	and participating in, the training.
13	SEC. 109. METROPOLITAN MEDICAL RESPONSE SYSTEM.
14	Of the amount authorized under section
15	101, there is authorized to be appropriated
16	\$75,000,000 for fiscal year 2006 for the Metro-
17	politan Medical Response System.
18	TITLE II—TERRORISM PREVEN-
19	TION, INFORMATION SHAR-
20	ING, AND RISK ASSESSMENT
21	Subtitle A—Terrorism Prevention
22	SEC. 201. TERRORISM PREVENTION PLAN AND RELATED
23	BUDGET SUBMISSION.
24	(a) DEPARTMENT OF HOMELAND SECURITY
25	TERRORISM PREVENTION PLAN.—

(1) REQUIREMENTS.—Not later than 1
year after the date of enactment of the
Act, and on a regular basis thereafter, the
Secretary of Homeland Security shall
prepare and submit to the Committee on
Homeland Security of the House of Representatives and the Committee on Homeland
Security and Governmental Affairs
of the Senate a Department of Homeland
Security Terrorism Prevention Plan. The
Plan shall be a comprehensive and integrated plan that includes the goals, objectives, milestones, and key initiatives of

the Department of Homeland Security to
prevent acts of terrorism on the United
States, including its territories and interests.

(2) CONTENTS.—The Secretary shall in-clude in the Plan the following elements: Identification **(A)** and prioritization of groups and subgroups that pose the most significant threat of committing acts of terrorism on the United States and its interests.

	~ -
1	(B) Identification of the most sig-
2	nificant current, evolving, and long-
3	term terrorist threats to the United
4	States and its interests, including an
5	evaluation of—
6	(i) the materials that may be
7	used to carry out a potential at-
8	tack;
9	(ii) the methods that may be
10	used to carry out a potential at-
11	tack; and
12	(iii) the outcome the perpetra-
13	tors of acts of terrorism aim to
14	achieve.
15	(C) A prioritization of the threats
16	identified under subparagraph (B),
17	based on an assessment of probability
18	and consequence of such attacks.
19	(D) A description of processes and
20	procedures that the Secretary shall
21	establish to institutionalize close co-
22	ordination between the Department
23	of Homeland Security and the Na-
24	tional Counter Terrorism Center and

other appropriate United States intelligence agencies.

(E) The policies and procedures 3 the Secretary shall establish to en-4 sure the Department gathers real-5 time information from the National 6 Counter Terrorism Center; dissemi-7 nates this information throughout the 8 Department, as appropriate; utilizes 9 this information to support the De-10 partment's counterterrorism respon-11 12 sibilities; integrates the Department's information collection and analysis 13 functions: and disseminates this in-14 formation to its operational units, as 15 appropriate. 16

(F) A description of the specific 17 18 actions the Secretary shall take to identify threats of terrorism on the 19 20 United States and its interests, and to coordinate activities within the De-21 22 partment to prevent acts of terrorism, with special emphasis on prevention 23 of terrorist access to and use of weap-24 ons of mass destruction. 25

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(G) A description of initiatives the Secretary shall take to share critical terrorism prevention information with, and provide terrorism prevention support to, State and local governments and the private sector.

(H) A timeline, with goals and 7 implementing 8 milestones, for the Homeland Security Information Net-9 work, the Homeland Security Secure 10 Data Network, and other depart-11 mental information initiatives to pre-12 vent acts of terrorism on the United 13 14 States and its interests, including integration of these initiatives in the 15 operations of the Homeland Security 16 17 **Operations Center.**

18 (I) Such other terrorism preven19 tion-related elements as the Secretary
20 considers appropriate.

21 (3) CONSULTATION.—In formulating the
22 Plan the Secretary shall consult with—
23 (A) the Director of National Intel-

24 ligence;

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1	(B) the Director of the National
2	Counter Terrorism Center;
3	(C) the Attorney General;
4	(D) the Director of the Federal
5	Bureau of Investigation;
6	(E) the Secretary of Defense;
7	(F) the Secretary of State;
8	(G) the Secretary of Energy;
9	(H) the Secretary of the Treasury;
10	and
11	(I) the heads of other Federal
12	agencies and State, county, and local
13	law enforcement agencies as the Sec-
14	retary considers appropriate.
15	(4) CLASSIFICATION.—The Secretary
16	shall prepare the Plan in both classified
17	and nonclassified forms.
18	(b) ANNUAL CROSSCUTTING ANALYSIS OF
19	PROPOSED FUNDING FOR DEPARTMENT OF HOME-
20	LAND SECURITY PROGRAMS.—
21	(1) REQUIREMENT TO SUBMIT ANAL-
22	YSIS. —The Secretary of Homeland Secu-
23	rity shall submit to the Congress, concur-
24	rently with the submission of the Presi-
25	dent's budget for each fiscal year, a de-

1	tailed, crosscutting analysis of the budget
2	proposed for the Department of Home-
3	land Security, by budget function, by
4	agency, and by initiative area, identifying
5	the requested amounts of gross and net
6	appropriations or obligational authority
7	and outlays for programs and activities
8	of the Department for each of the fol-
9	lowing mission areas:
10	(A) To prevent terrorist attacks
11	within the United States.
12	(B) To reduce the vulnerability of
13	the United States to terrorism.
14	(C) To minimize the damage, and
15	assist in the recovery, from terrorist
16	attacks that do occur within the
17	United States.
18	(D) To carry out all functions of
19	the agencies and subdivisions within
20	the Department that are not related
21	directly to homeland security.
22	(2) FUNDING ANALYSIS OF MULTIPUR-
23	POSE FUNCTIONS.—The analysis required
24	under paragraph (1) for functions that
25	are both related directly and not related

1	directly to homeland security shall in-
2	clude a detailed allocation of funding for
3	each specific mission area within those
4	functions, including an allocation of
5	funding among mission support func-
6	tions, such as agency overhead, capital
7	assets, and human capital.
8	(3) INCLUDED TERRORISM PREVENTION
9	ACTIVITIES.—The analysis required under
10	paragraph (1)(A) shall include the fol-
11	lowing activities (among others) of the
12	Department:
13	(A) Collection and effective use of
14	intelligence and law enforcement op-
15	erations that screen for and target in-
16	dividuals who plan or intend to carry
17	out acts of terrorism.
18	(B) Investigative, intelligence,
19	and law enforcement operations that
20	identify and disrupt plans for acts of
21	terrorism or reduce the ability of
22	groups or individuals to commit acts
23	of terrorism.
24	(C) Investigative activities and in-
25	telligence operations to detect and

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1	prevent the introduction of weapons
2	of mass destruction into the United
3	States.
4	(D) Initiatives to detect potential,
5	or the early stages of actual, biologi-
6	cal, chemical, radiological, or nuclear
7	attacks.
8	(E) Screening individuals against
9	terrorist watch lists.
10	(F) Screening cargo to identify
11	and segregate high-risk shipments.
12	(G) Specific utilization of infor-
13	mation sharing and intelligence, both
14	horizontally (within the Federal Gov-
15	ernment) and vertically (among Fed-
16	eral, State, and local governments), to
17	detect or prevent acts of terrorism.
18	(H) Initiatives, including law en-
19	forcement and intelligence oper-
20	ations, to preempt, disrupt, and deter
21	acts of terrorism overseas intended to
22	strike the United States.
23	(I) Investments in technology, re-
24	search and development, training,
25	and communications systems that are

1designed to improve the performance2of the Department and its agencies3with respect to each of the activities4listed in subparagraphs (A) through5(H).

6 (4) SEPARATE DISPLAYS FOR MANDATORY 7 AND DISCRETIONARY AMOUNTS.—Each anal-8 ysis under paragraph (1) shall include 9 separate displays for proposed manda-10 tory appropriations and proposed discre-11 tionary appropriations.

12 SEC. 202. CONSOLIDATED BACKGROUND CHECK PROCESS.

(a) REQUIREMENT.—The Secretary shall establish a single process for conducting the security screening and background checks on
individuals participating in any voluntary or
mandatory departmental credentialing or
registered traveler program.

(b) INCLUDED PROGRAMS.—The process established under subsection (a) shall be sufficient to meet the security requirements of all
applicable Departmental programs, including—

24 (1) the Transportation Worker Identi25 fication Credential;

1 (2) the Hazmat Endorsement Creden-2 tial: (3) the Free and Secure Trade pro-3 4 gram; (4) the NEXUS and SENTRI border 5 6 crossing programs; (5) the Registered Traveler program 7 8 of the Transportation Security Administration: and 9 10 (6) any other similar program or credential considered appropriate for inclu-11 12 sion by the Secretary. (c) FEATURES OF PROCESS.—The process es-13 tablished under subsection (a) shall include 14 the following: 15 (1) A single submission of security 16 17 screening information, including per-18 sonal data and biometric information as 19 appropriate, necessary to meet the secu-20 rity requirements of all applicable de-21 partmental programs. (2) An ability to submit such security 22 screening information at any location or 23

Secretary with respect to any of the ap plicable departmental programs.

3 (3) Acceptance by the Department of 4 a security clearance issued by a Federal 5 agency, to the extent that the security 6 clearance process of the agency satisfies 7 requirements that are at least as strin-8 gent as those of the applicable depart-9 mental programs under this section.

(4) Standards and procedures for protecting individual privacy, confidentiality, record retention, and addressing
other concerns relating to information security.

15 (d) DEADLINES.—The Secretary of Home16 land Security shall—

17 (1) submit a description of the proc-18 ess developed under subsection (a) to the Committee on Homeland Security of the 19 20 House of Representatives and the Committee on Homeland Security and Gov-21 22 ernmental Affairs of the Senate by not later than 6 months after the date of the 23 enactment of this Act: and 24

(2) begin implementing such process
 by not later than 12 months after the
 date of the enactment of this Act.

4 (e) RELATIONSHIP TO OTHER LAWS.—(1)
5 Nothing in this section affects any statutory
6 requirement relating to the operation of the
7 programs described in subsection (b).

8 (2) Nothing in this section affects any stat-9 utory requirement relating to title III of the 10 Intelligence Reform and Terrorism Preven-11 tion Act of 2004 (50 U.S.C. 435b et seq.).

12 Subtitle B—Homeland Security In 13 formation Sharing and Analysis
 14 Enhancement

15 SEC. 211. SHORT TITLE.

16 This subtitle may be cited as the "Home-17 land Security Information Sharing and Anal-18 ysis Enhancement Act of 2005".

19SEC. 212. PROVISION OF TERRORISM-RELATED INFORMA-20TION TO PRIVATE SECTOR OFFICIALS.

Section 201(d) of the Homeland Security
Act of 2002 (6 U.S.C. 121(d)) is amended by
adding at the end the following:

24 "(20) To require, in consultation with
25 the Assistant Secretary for Infrastructure

Protection, the creation and routine dis-1 semination of analytic reports and prod-2 ucts designed to provide timely and accu-3 rate information that has specific rel-4 evance to each of the Nation's critical in-5 frastructure sectors (as identified in the 6 national infrastructure protection plan 7 issued under paragraph (5)), to private 8 sector officials in each such sector who 9 are responsible for protecting institu-10 tions within that sector from potential 11 12 acts of terrorism and for mitigating the potential consequences of any such act.". 13 14 SEC. 213. ANALYTIC EXPERTISE ON THE THREATS FROM BI-

15 OLOGICAL AGENTS AND NUCLEAR WEAPONS.
16 Section 201(d) of the Homeland Security
17 Act of 2002 (6 U.S.C. 121(d)) is further amend18 ed by adding at the end the following:

19 "(21) To ensure sufficient analytic ex-20 pertise within the Office of Information 21 Analysis to create and disseminate, on an 22 ongoing basis, products based on the 23 analysis of homeland security informa-24 tion, as defined in section 892(f)(1), with 25 specific reference to the threat of terrorism involving the use of nuclear weap ons and biological agents to inflict mass
 casualties or other catastrophic con sequences on the population or territory
 of the United States.".

6 SEC. 214. ALTERNATIVE ANALYSIS OF HOMELAND SECU7 RITY INFORMATION.

8 (a) REQUIREMENT.—Subtitle A of title II of
9 the Homeland Security Act of 2002 (6 U.S.C.
10 121 et seq.) is amended by adding at the end
11 the following:

12 "SEC. 203. ALTERNATIVE ANALYSIS OF HOMELAND SECU13 RITY INFORMATION.

14 "The Secretary shall establish a process 15 and assign an individual or entity the respon-16 sibility to ensure that, as appropriate, ele-17 ments of the Department conduct alternative 18 analysis (commonly referred to as 'red-team 19 analysis') of homeland security information, 20 as that term is defined in section 892(f)(1), 21 that relates to potential acts of terrorism in-22 volving the use of nuclear weapons or biologi-23 cal agents to inflict mass casualties or other 24 catastrophic consequences on the population 25 or territory of the United States.".

1	(b) CLERICAL AMENDMENT.—The table of
2	contents in section 1(b) of such Act is amend-
3	ed by inserting after the item relating to sec-
4	tion 202 the following:
	"Sec. 203. Alternative analysis of homeland security informa- tion.".
5	SEC. 215. ASSIGNMENT OF INFORMATION ANALYSIS AND
6	INFRASTRUCTURE PROTECTION FUNCTIONS.
7	Section 201(b) of the Homeland Security
8	Act of 2002 (6 U.S.C. 121(b)) is amended by
9	adding at the end the following:
10	"(4) ASSIGNMENT OF SPECIFIC FUNC-
11	TIONS.—The Under Secretary for Informa-
12	tion Analysis and Infrastructure Protec-
13	tion—
14	"(A) shall assign to the Assistant
15	Secretary for Information Analysis
16	the responsibility for performing the
17	functions described in paragraphs (1),
18	(4), (7) through (14), (16), and (18) of
19	subsection (d);
20	"(B) shall assign to the Assistant
21	Secretary for Infrastructure Protec-
22	tion the responsibility for performing
23	the functions described in para-

1

2

graphs (2), (5), and (6) of subsection (d);

"(C) shall ensure that the Assistant Secretary for Information Analysis and the Assistant Secretary for
Infrastructure Protection both perform the functions described in paragraphs (3), (15), (17), and (19) of subsection (d);

"(D) may assign to each such Assistant Secretary such other duties
relating to such responsibilities as
the Under Secretary may provide;

"(E) shall direct each such Assistant Secretary to coordinate with Federal, State, and local law enforcement
agencies, and with tribal and private
sector entities, as appropriate; and

"(F) shall direct the Assistant Secretary for Information Analysis to coordinate with elements of the intelligence community, as appropriate.".

1 SEC. 216. AUTHORITY FOR DISSEMINATING HOMELAND SE-

2 **CURITY INFORMATION.**

3 (a) IN GENERAL.—Title I of the Homeland
4 Security Act of 2002 (6 U.S.C. 111 et seq.) is
5 amended by adding at the end the following:
6 "SEC. 104. AUTHORITY FOR DISSEMINATING HOMELAND SE7 CURITY INFORMATION.

8 "(a) PRIMARY AUTHORITY.—Except as pro-9 vided in subsection (b), the Secretary shall be 10 the executive branch official responsible for 11 disseminating homeland security information 12 to State and local government and tribal offi-13 cials and the private sector.

14 "(b) PRIOR APPROVAL REQUIRED.—No Fed-15 eral official may disseminate any homeland 16 security information, as defined in section 17 892(f)(1), to State, local, tribal, or private sec-18 tor officials without the Secretary's prior ap-19 proval, except—

20 "(1) in exigent circumstances under
21 which it is essential that the information
22 be communicated immediately; or

23 "(2) when such information is issued
24 to State, local, or tribal law enforcement
25 officials for the purpose of assisting them

1	in any aspect of the administration of
2	criminal justice.".
3	(b) CLERICAL AMENDMENT.—The table of
4	contents in section 1(b) of such Act is amend-
5	ed by inserting after the item relating to sec-
6	tion 103 the following:
	"Sec. 104. Authority for disseminating homeland security infor- mation.".
7	SEC. 217. 9/11 MEMORIAL HOMELAND SECURITY FELLOWS
8	PROGRAM.
9	(a) ESTABLISHMENT OF PROGRAM.—Subtitle
10	A of title II of the Homeland Security Act of
11	2002 (6 U.S.C. 121 et seq.) is further amended
12	by adding at the end the following:
13	"SEC. 204. 9/11 MEMORIAL HOMELAND SECURITY FELLOWS
14	PROGRAM.
15	"(a) ESTABLISHMENT.—
16	"(1) IN GENERAL.—The Secretary shall
17	establish a fellowship program in accord-
18	ance with this section for the purpose of
19	bringing State, local, tribal, and private
20	sector officials to participate in the work
21	of the Homeland Security Operations
22	Center in order to become familiar with—
23	"(A) the mission and capabilities
24	of that Center; and

1 "(B) the role, programs, products, and personnel of the Office of Infor-2 mation Analysis, the Office of Infra-3 structure Protection, and other ele-4 ments of the Department responsible 5 for the integration, analysis, and dis-6 7 semination of homeland security indefined in 8 formation. as section 9 892(f)(1). "(2) **PROGRAM NAME.**—The program 10 under this section shall be known as the 11 9/11 Memorial Homeland Security Fel-12 13 lows Program. "(b) ELIGIBILITY.—In order to be eligible 14 for selection as a fellow under the program, 15 an individual must— 16 "(1) have homeland security-related 17 18 responsibilities; and "(2) possess an appropriate national 19 20 security clearance. "(c) LIMITATIONS.—The Secretary— 21 22 "(1) may conduct up to 4 iterations of the program each year, each of which 23 shall be 90 days in duration; and 24

"(2) shall ensure that the number of
 fellows selected for each iteration does
 not impede the activities of the Center.

4 "(d) CONDITION.—As a condition of select-5 ing an individual as a fellow under the pro-6 gram, the Secretary shall require that the in-7 dividual's employer agree to continue to pay 8 the individual's salary and benefits during 9 the period of the fellowship.

"(e) STIPEND.—During the period of the
fellowship of an individual under the program, the Secretary shall, subject to the availability of appropriations—

"(1) provide to the individual a stipend to cover the individual's reasonable
living expenses during the period of the
fellowship; and

18 "(2) reimburse the individual for
19 round-trip, economy fare travel to and
20 from the individual's place of residence
21 twice each month.".

(b) CLERICAL AMENDMENT.—The table of
contents in section 1(b) of such Act is further
amended by adding at the end of the items relating to such subtitle the following:

	"Sec. 204. 9/11 Memorial Homeland Security Fellows Pro- gram.".
1	SEC. 218. ACCESS TO NUCLEAR TERRORISM-RELATED IN-
2	FORMATION.
3	Section 201(d) of the Homeland Security
4	Act of 2002 (6 U.S.C. 121(d)) is further amend-
5	ed by adding at the end the following:
6	"(22) To ensure that—
7	"(A) the Assistant Secretary for
8	Information Analysis receives
9	promptly and without request all in-
10	formation obtained by any compo-
11	nent of the Department if that infor-
12	mation relates, directly or indirectly,
13	to a threat of terrorism involving the
14	potential use of nuclear weapons;
15	"(B) such information is—
16	"(i) integrated and analyzed
17	comprehensively; and
18	"(ii) disseminated in a timely
19	manner, including to appro-
20	priately cleared State, local, trib-
21	al, and private sector officials;
22	and
23	"(C) such information is used to
24	determine what requests the Depart-

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1	ment should submit for collection of
2	additional information relating to
3	that threat.".
4 s	EC. 219. ACCESS OF ASSISTANT SECRETARY FOR INFOR-
5	MATION ANALYSIS TO TERRORISM INFORMA-
6	TION.
7	Section 201(d) of the Homeland Security
8 A	Act of 2002 (6 U.S.C. 121(d)) is further amend-
9 e	ed by adding at the end the following:
10	"(23) To ensure that the Assistant Sec-
11	retary for Information Analysis—
12	"(A) is routinely and without re-
13	quest given prompt access to all ter-
14	rorism-related information collected
15	by or otherwise in the possession of
16	any component of the Department, in-
17	cluding all homeland security infor-
18	mation (as that term is defined in sec-
19	tion 892(f)(1)); and
20	"(B) to the extent technologically
21	feasible has direct access to all data-
22	bases of any component of the De-
23	partment that may contain such in-
24	formation.".

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3 Section 201(d) of the Homeland Security
4 Act of 2002 (6 U.S.C. 121(d)) is further amend5 ed by adding at the end the following:

6 "(24) To administer the homeland se7 curity information network, including—

"(A) exercising primary responsi-8 9 bility for establishing a secure nationwide real-time homeland security 10 information sharing network for Fed-11 12 eral, State, and local government agencies and authorities, tribal offi-13 cials, the private sector, and other 14 governmental and private entities in-15 volved in receiving, analyzing, and 16 distributing information related to 17 18 threats to homeland security:

"(B) ensuring that the informa-19 20 tion sharing systems, developed in 21 connection with the network estab-22 lished under subparagraph (A), are utilized and are compatible with, to 23 24 the greatest extent practicable, Federal, State, and local government, 25 26 tribal. and private sector

1	antiterrorism systems and protocols
2	that have been or are being devel-
3	oped; and
4	"(C) ensuring, to the greatest ex-
5	tent possible, that the homeland secu-
6	rity information network and infor-
7	mation systems are integrated and
8	interoperable with existing private
9	sector technologies.".
10	SEC. 221. IAIP PERSONNEL RECRUITMENT.
11	(a) IN GENERAL.—Chapter 97 of title 5,
12	United States Code, is amended by adding
13	after section 9701 the following:
14	"§ 9702. Recruitment bonuses
15	"(a) IN GENERAL.—Notwithstanding any
16	provision of chapter 57, the Secretary of
17	Homeland Security, acting through the Under
18	Secretary for Information Analysis and Infra-
19	structure Protection, may pay a bonus to an
20	individual in order to recruit such individual
21	for a position that is primarily responsible for
22	discharging the analytic responsibilities spec-
23	ified in section 201(d) of the Homeland Secu-
24	with Act of 2002 (GIIS C 121(d)) and that

24 rity Act of 2002 (6 U.S.C. 121(d)) and that—

"(1) is within the Directorate for In formation Analysis and Infrastructure
 Protection; and

4 "(2) would be difficult to fill in the ab5 sence of such a bonus.

6 In determining which individuals are to re7 ceive bonuses under this section, appropriate
8 consideration shall be given to the Direc9 torate's critical need for linguists.

10 "(b) BONUS AMOUNT, FORM, ETC.—

"(1) IN GENERAL.—The amount of a
bonus under this section shall be determined under regulations of the Secretary
of Homeland Security, but may not exceed 50 percent of the annual rate of
basic pay of the position involved.

17 "(2) FORM OF PAYMENT.—A bonus
18 under this section shall be paid in the
19 form of a lump-sum payment and shall
20 not be considered to be part of basic pay.

21 "(3) COMPUTATION RULE.—For pur22 poses of paragraph (1), the annual rate of
23 basic pay of a position does not include
24 any comparability payment under section
25 5304 or any similar authority.

1 "(c) SERVICE AGREEMENTS.—Payment of a 2 bonus under this section shall be contingent 3 upon the employee entering into a written 4 service agreement with the Department of 5 Homeland Security. The agreement shall in-6 clude—

7 "(1) the period of service the indi8 vidual shall be required to complete in
9 return for the bonus; and

"(2) the conditions under which the
agreement may be terminated before the
agreed-upon service period has been
completed, and the effect of any such termination.

15 "(d) ELIGIBILITY.—A bonus under this sec16 tion may not be paid to recruit an individual
17 for—

18 "(1) a position to which an individual
19 is appointed by the President, by and
20 with the advice and consent of the Sen21 ate;

22 "(2) a position in the Senior Executive
23 Service as a noncareer appointee (as de24 fined under section 3132(a)); or

"(3) a position which has been ex cepted from the competitive service by
 reason of its confidential, policy-deter mining, policy-making, or policy-advo cating character.

6 "(e) TERMINATION.—The authority to pay
7 bonuses under this section shall terminate on
8 September 30, 2008.

9 "§ 9703. Reemployed annuitants

10 "(a) IN GENERAL.—If an annuitant receiv-11 ing an annuity from the Civil Service Retire-12 ment and Disability Fund becomes employed 13 in a position within the Directorate for Infor-14 mation Analysis and Infrastructure Protec-15 tion of the Department of Homeland Security, 16 the annuitant's annuity shall continue. An an-17 nuitant so reemployed shall not be considered 18 an employee for the purposes of chapter 83 or 19 84.

20 "(b) TERMINATION.—The exclusion pursu-21 ant to this section of the Directorate for Infor-22 mation Analysis and Infrastructure Protec-23 tion from the reemployed annuitant provi-24 sions of chapters 83 and 84 shall terminate 3 25 years after the date of the enactment of this section, unless extended by the Secretary of
 Homeland Security. Any such extension shall
 be for a period of 1 year and shall be renew able.

5 "(c) ANNUITANT DEFINED.—For purposes of 6 this section, the term 'annuitant' has the 7 meaning given such term under section 8331 8 or 8401, whichever is appropriate.

9 "§ 9704. Regulations

10 "The Secretary of Homeland Security, in
11 consultation with the Director of the Office of
12 Personnel Management, may prescribe any
13 regulations necessary to carry out section
14 9702 or 9703.".

(b) CLERICAL AMENDMENT.—The analysis
for chapter 97 of title 5, United States Code,
is amended by adding after the item relating
to section 9701 the following:

"9702. Recruitment bonuses. "9703. Reemployed annuitants. "9704. Regulations.".

SEC. 222. INFORMATION COLLECTION REQUIREMENTS AND
 PRIORITIES.
 (a) IN GENERAL.—Section 102 of the Home land Security Act of 2002 (6 U.S.C. 112) is
 amended—

(1) by redesignating subsections (e), 1 (f), and (g), as subsections (f), (g), and (h), 2 respectively; and 3 (2) by inserting after subsection (d) 4 5 the following new subsection (e): "(e) PARTICIPATION IN FOREIGN COLLECTION 6 7 **REQUIREMENTS AND MANAGEMENT PROCESSES.**— The Secretary shall be a member of any Fed-8 eral Government interagency board, estab-9 10 lished by Executive order or any other binding interagency directive, that is responsible 11 12 for establishing foreign collection information requirements and priorities for esti-13 14 mative analysis.". (b) HOMELAND SECURITY INFORMATION RE-15 QUIREMENTS BOARD.— 16 17 (1) IN GENERAL.—Title I of such Act (6 18 U.S.C. 111 et seq.) is further amended by 19 adding at the end the following new sec-20 tion: 21 **"SEC. 105. HOMELAND SECURITY INFORMATION REQUIRE-**

22 MENTS BOARD.

23 "(a) ESTABLISHMENT OF BOARD.—There is
24 established an interagency Homeland Secu25 rity Information Requirements Board (herein-

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1	after in this section referred to as the 'Infor-
2	mation Requirements Board').
3	"(b) MEMBERSHIP.—The following officials
4	are members of the Information Require-
5	ments Board:
6	"(1) The Secretary of Homeland Secu-
7	rity, who shall serve as the Chairman of
8	the Information Requirements Board.
9	"(2) The Attorney General.
10	"(3) The Secretary of Commerce.
11	"(4) The Secretary of the Treasury.
12	"(5) The Secretary of Defense.
13	"(6) The Secretary of Energy.
14	"(7) The Secretary of State.
15	"(8) The Secretary of the Interior.
16	"(9) The Director of National Intel-
17	ligence.
18	"(10) The Director of the Federal Bu-
19	reau of Investigation.
20	"(11) The Director of the National
21	Counterterrorism Center.
22	"(12) The Chief Privacy Officer of the
23	Department of Homeland Security.
24	"(c) FUNCTIONS.—

1	"(1) OVERSIGHT OF HOMELAND SECURITY
2	REQUIREMENTS.—The Information Re-
3	quirements Board shall oversee the proc-
4	ess for establishing homeland security re-
5	quirements and collection management
6	for all terrorism-related information and
7	all other homeland security information
8	(as defined in section 892(f)(1)) collected
9	within the United States.
10	"(2) D ETERMINATION OF COLLECTION
11	PRIORITIES.—The Information Require-
12	ments Board shall—
13	"(A) determine the domestic infor-
14	mation collection requirements for
15	information relevant to the homeland
16	security mission; and
17	"(B) prioritize the collection and
18	use of such information.
19	"(3) COORDINATION OF COLLECTION RE-
20	QUIREMENTS AND MANAGEMENT ACTIVI-
21	TIES.—
22	"(A) COORDINATION WITH COUNTER-
23	PART AGENCIES.—The Chairman shall
24	ensure that the Information Require-
25	ments Board carries out its activities

1	in a manner that is fully coordinated
2	with the Board's counterpart entities.
3	"(B) PARTICIPATION OF COUNTER-
4	PART ENTITIES.—The Chairman and
5	the Director of National Intelligence
6	shall ensure that each counterpart
7	entity—
8	"(i) has at least one represent-
9	ative on the Information Require-
10	ment Board and on every sub-
11	component of the Board; and
12	"(ii) meets jointly with the In-
13	formation Requirements Board
14	(and, as appropriate, with any
15	subcomponent of the Board) as
16	often as the Chairman and the Di-
17	rector of National Intelligence de-
18	termine appropriate.
19	"(C) COUNTERPART ENTITY DE-
20	FINED.—In this section, the term
21	'counterpart entity' means an entity
22	of the Federal Government that is re-
23	sponsible for foreign intelligence col-
24	lection requirements and manage-
25	ment.

"(d) MEETINGS.—

1	(\mathbf{u}) MEETINGS.—
2	"(1) IN GENERAL.—The Information Re-
3	quirements Board shall meet regularly at
4	such times and places as its Chairman
5	may direct.
6	"(2) INVITED REPRESENTATIVES.—The
7	Chairman may invite representatives of
8	Federal agencies not specified in sub-
9	section (b) to attend meetings of the In-
10	formation Requirements Board.".
11	(2) CLERICAL AMENDMENT.—The table
12	of contents in section 1(b) of such Act is
13	further amended by inserting after the
14	item relating to section 104 the following
15	new item:
	"Sec. 105. Homeland Security Information Requirements Board.".
16	SEC. 223. HOMELAND SECURITY ADVISORY SYSTEM.
17	(a) IN GENERAL.—Subtitle A of title II of
18	the Homeland Security Act of 2002 is further
19	amended—
20	(1) in section 201(d)(7) (6 U.S.C.
21	121(d)(7)) by inserting "under section
22	205" after "System"; and
23	(2) by adding at the end the fol-
24	lowing:

1 "SEC. 205. HOMELAND SECURITY ADVISORY SYSTEM.

2 "(a) REQUIREMENT.—The Under Secretary 3 for Information Analysis and Infrastructure 4 **Protection shall implement a Homeland Secu-**5 rity Advisory System in accordance with this 6 section to provide public advisories and alerts regarding threats to homeland security, in-7 cluding national, regional, local, and eco-8 nomic sector advisories and alerts, as appro-9 10 priate.

11 "(b) REQUIRED ELEMENTS.—The Under Sec12 retary, under the System—

"(1) shall include, in each advisory
and alert regarding a threat, information
on appropriate protective measures and
countermeasures that may be taken in response to the threat;

18 "(2) shall, whenever possible, limit
19 the scope of each advisory and alert to a
20 specific region, locality, or economic sec21 tor believed to be at risk; and

"(3) shall not, in issuing any advisory
or alert, use color designations as the exclusive means of specifying the homeland
security threat conditions that are the
subject of the advisory or alert.".

1	(b) Clerical Amendment.—The table of
2	contents in section 1(b) of such Act is further
3	amended by adding at the end of the items re-
4	lating to subtitle A of title II the following:
	"Sec. 205. Homeland Security Advisory System.".
5	SEC. 224. USE OF OPEN-SOURCE INFORMATION.
6	Section 201(d) of the Homeland Security
7	Act of 2002 (6 U.S.C. 121(d)) is further amend-
8	ed by adding at the end the following:
9	"(25) To ensure that, whenever pos-
10	sible—
11	"(A) the Assistant Secretary for
12	Information Analysis produces and
13	disseminates reports and analytic
14	products based on open-source infor-
15	mation that do not require a national
16	security classification under applica-
17	ble law; and
18	"(B) such unclassified open-
19	source reports are produced and dis-
20	seminated contemporaneously with
21	reports or analytic products con-
22	cerning the same or similar informa-
23	tion that the Assistant Secretary for
24	Information Analysis produces and
25	disseminates in a classified format.".

1SEC. 225. FULL AND EFFICIENT USE OF OPEN-SOURCE IN-2FORMATION.

3 (a) REQUIREMENT.—Subtitle A of title II of
4 the Homeland Security Act of 2002 (6 U.S.C.
5 121 et seq.) is further amended by adding at
6 the end the following:

7 "SEC. 206. FULL AND EFFICIENT USE OF OPEN-SOURCE IN8 FORMATION.

"The Under Secretary shall ensure that, in meeting their analytic responsibilities under section 201(d) and in formulating require ments for collection of additional informa-**tion, the Assistant Secretary for Information Analysis and the Assistant Secretary for In**-**frastructure Protection make full and effi**-**cient use of open-source information wher**-**ever possible."**.

18 **(b)** CLERICAL AMENDMENT.—The table of 19 contents in section 1(b) of such Act is further 20 amended by inserting after the item relating 21 to section 205 the following:

"Sec. 206. Full and efficient use of open-source information.".

1**TITLEIII—DOMESTICPRE-**2**PAREDNESSANDPROTEC-**3**TION**

4 Subtitle A—Preparedness and 5 Protection

6 SEC. 301. NATIONAL TERRORISM EXERCISE PROGRAM.

7 (a) IN GENERAL.—Section 430(c) of the 8 Homeland Security Act of 2002 (6 U.S.C. 238) 9 is amended by striking "and" after the semi-10 colon at the end of paragraph (8), by striking 11 the period at the end of paragraph (9) and in-12 serting "; and", and by adding at the end the 13 following:

"(10) 14 designing, developing, performing, and evaluating exercises at the 15 national, State, territorial, regional, local, 16 17 and tribal levels of government that incorporate government officials, 18 emer-19 gency response providers, public safety agencies, the private sector, international 20 21 governments and organizations, and 22 other appropriate entities to test the Nation's capability to prevent, prepare for, 23 24 respond to, and recover from threatened or actual acts of terrorism.". 25

1 (b) NATIONAL TERRORISM EXERCISE PRO-2 GRAM.—

3 (1) ESTABLISHMENT OF PROGRAM.—Title
4 VIII of the Homeland Security Act of 2002
5 (Public Law 107-296) is amended by add6 ing at the end the following new subtitle:
7 "Subtitle J—Terrorism
8 Preparedness Exercises

9 "SEC. 899a. NATIONAL TERRORISM EXERCISE PROGRAM.

10 "(a) IN GENERAL.—The Secretary, through 11 the Office for Domestic Preparedness, shall 12 establish a National Terrorism Exercise Pro-13 gram for the purpose of testing and evalu-14 ating the Nation's capabilities to prevent, pre-15 pare for, respond to, and recover from threat-16 ened or actual acts of terrorism that—

"(1) enhances coordination for terrorism preparedness between all levels of
government, emergency response providers, international governments and organizations, and the private sector;

22 "(2) is—

23 "(A) multidisciplinary in nature,
24 including, as appropriate, informa-

1	tion analysis and cybersecurity com-
2	ponents;
3	"(B) as realistic as practicable
4	and based on current risk assess-
5	ments, including credible threats,
6	vulnerabilities, and consequences;
7	"(C) carried out with the min-
8	imum degree of notice to involved
9	parties regarding the timing and de-
10	tails of such exercises, consistent
11	with safety considerations;
12	"(D) evaluated against perform-
13	ance measures and followed by cor-
14	rective action to solve identified defi-
15	ciencies; and
15	ciencies, and
16	"(E) assessed to learn best prac-
17	tices, which shall be shared with ap-
18	propriate Federal, State, territorial,
19	regional, local, and tribal personnel,
20	authorities, and training institutions
21	for emergency response providers;
22	and
23	"(3) assists State, territorial, local,
24	and tribal governments with the design,

1	implementation, and evaluation of exer-
2	cises that—
3	"(A) conform to the requirements
4	of paragraph (2); and
5	"(B) are consistent with any appli-
6	cable State homeland security strat-
7	egy or plan.
8	"(b) NATIONAL LEVEL EXERCISES.—The Sec-
9	retary, through the National Terrorism Exer-
10	cise Program, shall perform on a periodic
11	basis national terrorism preparedness exer-
12	cises for the purposes of—
13	"(1) involving top officials from Fed-
14	eral, State, territorial, local, tribal, and
15	international governments, as the Sec-
16	retary considers appropriate;
17	"(2) testing and evaluating the Na-
18	tion's capability to detect, disrupt, and
19	prevent threatened or actual cata-
20	strophic acts of terrorism, especially
21	those involving weapons of mass destruc-
22	tion; and
23	"(3) testing and evaluating the Na-
24	tion's readiness to respond to and re-

25 cover from catastrophic acts of terrorism,

especially those involving weapons of
 mass destruction.

3 "(c) CONSULTATION WITH FIRST RESPOND-4 ERS.—In implementing the responsibilities de-5 scribed in subsections (a) and (b), the Sec-6 retary shall consult with a geographic (in-7 cluding urban and rural) and substantive 8 cross section of governmental and nongovern-9 mental first responder disciplines, including 10 as appropriate—

11 "(1) Federal, State, and local first re12 sponder training institutions;

13 "(2) representatives of emergency re14 sponse providers; and

15 "(3) State and local officials with an
16 expertise in terrorism preparedness.".

17 (2) CLERICAL AMENDMENT.—The table
18 of contents in section 1(b) of such Act is
19 amended by adding at the end of the
20 items relating to title VIII the following:

"Subtitle J—Terrorism Preparedness Exercises "Sec. 899a. National terrorism exercise program.".

(c) TOPOFF PREVENTION EXERCISE.—No
later than one year after the date of enactment of this Act, the Secretary of Homeland

Security shall design and carry out a national
 terrorism prevention exercise for the pur poses of—

4 (1) involving top officials from Fed5 eral, State, territorial, local, tribal, and
6 international governments; and

7 (2) testing and evaluating the Na8 tion's capability to detect, disrupt, and
9 prevent threatened or actual cata10 strophic acts of terrorism, especially
11 those involving weapons of mass destruc12 tion.

13 SEC. 302. TECHNOLOGY DEVELOPMENT AND TRANSFER.

(a) ESTABLISHMENT OF TECHNOLOGY CLEARINGHOUSE.—Not later than 90 days after the
date of enactment of this Act, the Secretary
shall complete the establishment of the Technology Clearinghouse under section 313 of the
Homeland Security Act of 2002.

20 (b) TRANSFER PROGRAM.—Section 313 of
21 the Homeland Security Act of 2002 (6 U.S.C.
22 193) is amended—

23 (1) by adding at the end of subsection24 (b) the following new paragraph:

"(6) The establishment of a homeland 1 2 security technology transfer program to 3 facilitate the identification, modification, and commercialization of technology and 4 5 equipment for use by Federal, State, and local governmental agencies, emergency 6 response providers, and the private sec-7 tor to prevent, prepare for, or respond to 8 acts of terrorism.": 9 (2) by redesignating subsection (c) as 10 subsection (d); and 11 (3) by inserting after subsection (b) 12 the following new subsection: 13 14 "(c) TECHNOLOGY TRANSFER PROGRAM.—In developing the program described in sub-15 section (b)(6), the Secretary, acting through 16 the Under Secretary for Science and Tech-17 18 nology, shall— 19 "(1) in consultation with the other 20 **Under Secretaries of the Department and** the Director of the Office for Domestic 21 22 Preparedness, on an ongoing basis— "(A) conduct surveys and reviews 23

of available appropriate technologies
that have been, or are in the process

of being developed, tested, evaluated, 1 or demonstrated by the Department, 2 other Federal agencies, or the private 3 sector or foreign governments and 4 international organizations and that 5 may be useful in assisting Federal, 6 State, and local governmental agen-7 cies, emergency response providers, 8 or the private sector to prevent, pre-9 10 pare for, or respond to acts of ter-11 rorism;

"(B) conduct or support research,
development, tests, and evaluations,
as appropriate of technologies identified under subparagraph (A), including any necessary modifications to
such technologies for antiterrorism
use;

19 "(C) communicate to Federal. State, and local governmental agen-20 cies, emergency response providers, 21 or the private sector the availability 22 of such technologies for antiterrorism 23 24 use, as well as the technology's specifications, satisfaction of appropriate 25

1	standards, and the appropriate
2	grants available from the Department
3	to purchase such technologies;
4	"(D) coordinate the selection and
5	administration of all technology
6	transfer activities of the Science and
7	Technology Directorate, including
8	projects and grants awarded to the
9	private sector and academia; and
10	"(E) identify priorities based on
11	current risk assessments within the
12	Department of Homeland Security for
13	identifying, researching, developing,
14	testing, evaluating, modifying, and
15	fielding existing technologies for
16	antiterrorism purposes;
17	"(2) in support of the activities de-
18	scribed in paragraph (1)—
19	"(A) consult with Federal, State,
20	and local emergency response pro-
21	viders;
22	"(B) consult with government
23	agencies and nationally recognized
24	standards development organizations
25	as appropriate;

"(C) enter into agreements and 1 coordinate with other Federal agen-2 cies, foreign governments, and na-3 tional and international organiza-4 tions as the Secretary determines ap-5 propriate, in order to maximize the 6 7 effectiveness of such technologies or facilitate commercialization 8 to of such technologies; and 9

10 "(D) consult with existing tech-11 nology transfer programs and Fed-12 eral and State training centers that 13 research, develop, test, evaluate, and 14 transfer military and other tech-15 nologies for use by emergency re-16 sponse providers; and

"(3) establish a working group in co-17 18 ordination with the Secretary of Defense to advise and assist the technology clear-19 20 inghouse in the identification of military technologies that are in the process of 21 22 being developed, or are developed, by the Department of Defense or the private sec-23 tor, which may include— 24

 "(A) representatives from the Department of Defense or retired military officers;

"(B) nongovernmental organiza-4 tions or private companies that are 5 engaged in the research, develop-6 7 ment, testing, or evaluation of related have 8 technologies or that demonstrated prior experience and suc-9 cess in searching for and identifying 10 technologies for Federal agencies; 11

12 "(C) Federal, State, and local
13 emergency response providers; and

"(D) to the extent the Secretary
considers appropriate, other organizations, other interested Federal,
State, and local agencies, and other
interested persons.".

19 (c) REPORT.—Not later than 1 year after 20 the date of enactment of this Act, the Under 21 Secretary for Science and Technology shall 22 transmit to the Committees on Homeland Se-23 curity and Energy and Commerce of the 24 House of Representatives and the Committees 25 on Homeland Security and Governmental Af1 fairs and Commerce, Science, and Transpor-2 tation of the Senate a description of the 3 progress the Department has made in imple-4 menting the provisions of section 313 of the 5 Homeland Security Act of 2002, as amended 6 by this Act, including a description of the 7 process used to review unsolicited proposals 8 received as described in subsection (b)(3) of 9 such section.

10 (d) SAVINGS CLAUSE.—Nothing in this sec-11 tion (including the amendments made by this 12 section) shall be construed to alter or dimin-13 ish the effect of the limitation on the author-14 ity of the Secretary of Homeland Security 15 under section 302(4) of the Homeland Security 16 Act of 2002 (6 U.S.C. 182(4)) with respect to 17 human health-related research and develop-18 ment activities.

19 SEC. 303. REVIEW OF ANTITERRORISM ACQUISITIONS.

(a) STUDY.—The Secretary of Homeland
Security shall conduct a study of all Department of Homeland Security procurements, including ongoing procurements and anticipated procurements, to—

(1) identify those that involve any 1 product, equipment, service (including 2 support services), device, or technology 3 (including information technology) that 4 is being designed, developed, modified, or 5 procured for the specific purpose of pre-6 7 venting, detecting, identifying, or deterring acts of terrorism or limiting the 8 harm such acts might otherwise cause; 9 and 10

11 **(2)** assess whether such product, equipment, service (including support 12 services), device, or technology is an ap-13 propriate candidate for the litigation and 14 risk management protections of subtitle 15 G of title VIII of the Homeland Security 16 17 Act of 2002.

(b) SUMMARY AND CLASSIFICATION REPORT.—Not later than 180 days after the date
of enactment of this Act, the Secretary shall
transmit to the Congress a report—

(1) describing each product, equipment, service (including support services), device, and technology identified
under subsection (a) that the Secretary

believes would be an appropriate can didate for the litigation and risk manage ment protections of subtitle G of title VIII
 of the Homeland Security Act of 2002;

5 (2) listing each such product, equip-6 ment, service (including support serv-7 ices), device, and technology in order of 8 priority for deployment in accordance 9 with current terrorism risk assessment 10 information; and

setting forth specific actions 11 (3) 12 taken, or to be taken, to encourage or require persons or entities that sell or oth-13 erwise provide such products, equipment, 14 services (including support services), de-15 vices, and technologies to apply for the 16 17 litigation and risk management protections of subtitle G of title VIII of the 18 19 Homeland Security Act of 2002, and to ensure prioritization of the Department's 20 review of such products, equipment, serv-21 ices, devices, and technologies under 22 in accordance 23 such Act with the 24 prioritization set forth in paragraph (2) of this subsection. 25

1SEC. 304. CENTER OF EXCELLENCE FOR BORDER SECU-2RITY.

3 The Secretary of Homeland Security shall establish a university-based Center for Excel-4 5 lence for Border Security following the merit-6 review processes and procedures that have been established for selecting University Pro-7 grams Centers of Excellence. The Center shall 8 prioritize its activities on the basis of risk to 9 address significant 10 the most threats. vulnerabilities, and consequences posed by 11 12 the Nation's borders and border control sys-13 tems, including the conduct of research, the 14 examination of existing and emerging border 15 security technology and systems, and the pro-16 vision of education, technical, and analytical assistance for the Department of Homeland 17 Security to effectively secure the Nation's bor-18 19 ders.

20 SEC. 305. REQUIREMENTS RELATING TO THE CONTAINER 21 SECURITY INITIATIVE (CSI).

22 (a) RISK ASSESSMENT AND DESIGNATION OF
23 New Foreign Seaports.—

(1) RISK ASSESSMENT.—The Secretary
 of Homeland Security shall conduct a
 risk assessment of each foreign seaport
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1 that the Secretary is considering designating as a port under the Container Se-2 3 curity Initiative (CSI) on or after the date of the enactment of this Act. Each such 4 5 assessment shall evaluate the level of risk for the potential compromise of cargo 6 7 containers by terrorists or terrorist 8 weapons.

(2) **DESIGNATION.**—The Secretary is 9 10 authorized to designate a foreign seaport as a port under CSI on or after the date 11 of the enactment of this Act only if the 12 Secretary determines, based on a risk as-13 sessment under paragraph (1) and a cost-14 benefit analysis, that the benefits of des-15 ignating such port outweigh the cost of 16 17 expanding the program to such port.

18 (b) DEPLOYMENT OF INSPECTION EQUIPMENT
19 TO NEW CSI PORTS.—

(1) DEPLOYMENT.—The Secretary is authorized to assist in the loaning of nonintrusive inspection equipment for cargo
containers, on a nonreimbursable basis,
at each CSI port designated under subsection (a)(2) and provide training for

personnel at the CSI port to operate the
 nonintrusive inspection equipment.

(2) ADDITIONAL REQUIREMENTS.—The 3 Secretary shall establish technical capa-4 bility requirements and standard oper-5 ating procedures for nonintrusive inspec-6 tion equipment described in paragraph 7 (1) and shall require each CSI port to 8 agree to operate such equipment in ac-9 cordance with such requirements and 10 11 procedures as a condition for receiving 12 the equipment and training under such paragraph. 13

14 (c) DEPLOYMENT OF PERSONNEL TO NEW CSI
15 PORTS; REEVALUATION OF PERSONNEL AT ALL
16 CSI PORTS.—

17 (1) **DEPLOYMENT.**—The Secretary shall 18 deploy Department of Homeland Security personnel to each CSI port designated 19 20 under subsection (a)(1) with respect to which the Secretary determines that the 21 22 deployment is necessary to successfully implement the requirements of CSI at the 23 24 port.

(2) REEVALUATION.—The 1 Secretary shall periodically review relevant risk as-2 sessment information with respect to all 3 CSI ports at which Department of Home-4 land Security personnel are deployed to 5 assess whether or not continued deploy-6 7 ment of such personnel, in whole or in part, is necessary to successfully imple-8 9 ment the requirements of CSI at the port. (d) INSPECTION AND SCREENING AT UNITED 10 11 STATES PORTS OF ENTRY.—Cargo containers arriving at a United States port of entry from 12 a CSI port shall undergo the same level of in-13 14 spection and screening for potential com-15 promise by terrorists or terrorist weapons as 16 cargo containers arriving at a United States 17 port of entry from a foreign seaport that is 18 not participating in CSI unless the containers 19 were initially inspected at the CSI port at the 20 request of CSI personnel and such personnel 21 verify and electronically record that the in-22 spection indicates that the containers have 23 not been compromised by terrorists or ter-24 rorist weapons.

1 (e) DEFINITION.—In this section, the term 2 "Container Security Initiative" or "CSI" 3 means the program carried out by the Depart-4 ment of Homeland Security under which the 5 Department enters into agreements with for-6 eign seaports to—

7 (1) establish security criteria to iden8 tify high-risk maritime cargo containers
9 bound for the United States based on ad10 vance information; and

(2) screen or inspect such maritime
cargo containers for potential compromise by terrorists or terrorist weapons prior to shipment to the United
States.

16 SEC. 306. SECURITY OF MARITIME CARGO CONTAINERS.

17 (a) **R**EGULATIONS.—

18 (1) IN GENERAL.—Not later than 180 19 days after the date of the enactment of 20 this Act, the Secretary of Homeland Secu-21 rity shall issue regulations for the secu-22 rity of maritime cargo containers moving within the intermodal transportation sys-23 24 tem in accordance with the requirements of paragraph (2). 25

(2) **REQUIREMENTS.**—The regulations 1 2 issued pursuant to paragraph (1) shall be in accordance with recommendations of 3 the Maritime Transportation Security Act 4 Subcommittee of the Advisory Committee 5 on Commercial Operations of the Depart-6 7 ment of Homeland Security, including recommendations relating to obligation 8 to seal, recording of seal changes, modal 9 changes, seal placement, ocean carrier 10 seal verification, and addressing seal 11 anomalies. 12

13 (b) INTERNATIONAL AGREEMENTS.—The Sec-14 retary shall seek to enter into agreements 15 with foreign countries and international orga-16 nizations to establish standards for the secu-17 rity of maritime cargo containers moving 18 within the intermodal transportation system 19 that, to the maximum extent practicable, meet 20 the requirements of subsection (a)(2).

21 (c) CONTAINER TARGETING STRATEGY.—

(1) STRATEGY.—The Secretary shall develop a strategy to improve the ability of
the Department of Homeland Security to
use information contained in shipping

bills of lading to identify and provide additional review of anomalies in such bills
of lading. The strategy shall include a
method of contacting shippers in a timely
fashion to verify or explain any anomalies in shipping bills of lading.

7 (2) REPORT.—Not later than 90 days after the date of the enactment of this 8 Act, the Secretary shall submit to the 9 Committees on Homeland Security and 10 Energy and Commerce of the House of 11 Representatives and the Committees on 12 Homeland Security and Governmental Af-13 fairs and Commerce, Science, and Trans-14 portation of the Senate a report on the 15 implementation of this subsection, in-16 17 cluding information on any data search-18 ing technologies that will be used to im-19 plement the strategy.

20 (d) CONTAINER SECURITY DEMONSTRATION
21 PROGRAM.—

(1) PROGRAM.—The Secretary is authorized to establish and carry out a
demonstration program that integrates
nonintrusive inspection equipment, in-

cluding radiation detection equipment
 and gamma ray inspection equipment, at
 an appropriate United States seaport, as
 determined by the Secretary.

(2) **REQUIREMENT.**—The demonstration 5 program shall also evaluate automatic 6 7 identification methods for containers and vehicles and a data sharing network ca-8 pable of transmitting inspection data be-9 tween ports and appropriate entities 10 11 within the Department of Homeland Security. 12

(3) REPORT.—Upon completion of the 13 demonstration program, the Secretary 14 shall submit to the Committees on Home-15 land Security and Energy and Commerce 16 of the House of Representatives and the 17 18 **Committees on Homeland Security and** Governmental Affairs and Commerce, 19 20 Science, and Transportation of the Senate a report on the implementation of 21 22 this subsection.

23 (e) CONSOLIDATION OF CONTAINER SECURITY
24 PROGRAMS.—The Secretary shall consolidate
25 all programs of the Department of Homeland

Security relating to the security of maritime
 cargo containers, including the demonstra tion program established pursuant to sub section (d), to achieve enhanced coordination
 and efficiency.

6 SEC. 307. SECURITY PLAN FOR GENERAL AVIATION AT
7 RONALD REAGAN WASHINGTON NATIONAL
8 AIRPORT.

9 Not later than 180 days after the date of
10 enactment of this Act, the Secretary of Home11 land Security shall implement section 823(a)
12 of the Vision 100—Century of Aviation Reau13 thorization Act (49 U.S.C. 41718 note; 117 Stat.
14 2595).

15 SEC. 308. INTEROPERABLE COMMUNICATIONS ASSIST-16ANCE.

17 (a) FINDINGS.—The Congress finds the fol-18 lowing:

19 (1) The 9/11 Commission determined
20 that the inability of first responders to
21 communicate effectively on September
22 11, 2001 was a critical obstacle to an ef23 fective multi-jurisdictional response.

24 (2) Many jurisdictions across the
25 country still experience difficulties com-

municating that may contribute to confu sion, delays, or added risks when re sponding to an emergency.

4 (3) During fiscal year 2004, the Office
5 for Domestic Preparedness awarded over
6 \$834,000,000 for 2,912 projects through
7 Department of Homeland Security grant
8 programs for the purposes of improving
9 communications interoperability.

(4) 10 Interoperable communications systems are most effective when designed 11 to comprehensively address, on a re-12 gional basis, the communications of all 13 types of public safety agencies, first re-14 sponder disciplines, and State and local 15 government facilities. 16

17 (5) Achieving communications inter18 operability is complex due to the exten19 sive training, system modifications, and
20 agreements among the different jurisdic21 tions that are necessary to implement ef22 fective communications systems.

23 (6) The Congress authorized the De24 partment of Homeland Security to create
25 an Office for Interoperability and Com-

patibility in the Intelligence Reform and 1 2 Terrorism Prevention Act of 2004 to, among other things, establish a com-3 prehensive national approach, coordinate 4 5 federal activities, accelerate the adoption of standards, and encourage research 6 and development to achieve interoper-7 able communications for first responders. 8 (7) The Office for Interoperability and 9 **Compatibility includes the SAFECOM** 10 11 Program that serves as the umbrella program within the Federal government to 12 improve public safety communications 13 interoperability, and has developed the 14 **RAPIDCOM** program, the Statewide Com-15 munications Interoperability Planning 16 Methodology, and a Statement of Re-17 18 quirements to provide technical, plan-19 ning, and purchasing assistance for Fed-20 eral departments and agencies, State and 21 local governments, and first responders. 22 (b) SENSE OF CONGRESS.—It is the sense of the Congress that the Department of Home-23

25 tiously as possible the initiatives assigned to

24 land Security should implement as expedi-

the Office for Interoperability and Compat ibility under section 7303 of the Intelligence
 Reform and Terrorism Prevention Act of 2004
 (6 U.S.C. 194), including specifically the fol lowing:

6 (1) Establishing a comprehensive na7 tional approach to achieving public safe8 ty interoperable communications.

9 (2) Issuing letters of intent to commit 10 future funds for jurisdictions through ex-11 isting homeland security grant programs 12 to applicants as appropriate to encourage 13 long-term investments that may signifi-14 cantly improve communications inter-15 operability.

(3) Providing technical assistance to
additional urban and other high-risk
areas to support the establishment of
consistent, secure, and effective interoperable communications capabilities.

(4) Completing the report to the Congress on the Department's plans for accelerating the development of national voluntary consensus standards for public
safety interoperable communications, a

schedule of milestones for such develop ment, and achievements of such develop ment, by no later than 30 days after the
 date of enactment of this Act.

5 SEC. 309. REPORT TO CONGRESS ON IMPLEMENTATION OF
6 RECOMMENDATIONS REGARDING PROTEC7 TION OF AGRICULTURE.

8 The Secretary of Homeland Security shall report to the Committee on Homeland Secu-9 10 rity of the House of Representatives and the Committee on Homeland Security and Gov-11 12 ernmental Affairs of the Senate by no later than 120 days after the date of the enactment 13 of this Act regarding how the Department of 14 Homeland Security will implement the appli-15 16 cable recommendations from the Government Accountability Office report entitled "Home-17 18 land Security: Much is Being Done to Protect 19 Agriculture from a Terrorist Attack, but Im-20 portant Challenges Remain" (GAO-05-214).

Subtitle B—Department of Home land Security Cybersecurity En hancement

4 SEC. 311. SHORT TITLE.

5 This subtitle may be cited as the "Depart6 ment of Homeland Security Cybersecurity En7 hancement Act of 2005".

8 SEC. 312. ASSISTANT SECRETARY FOR CYBERSECURITY.

9 (a) ESTABLISHMENT.—Section 201(b) of the
10 Homeland Security Act of 2002 (6 U.S.C.
11 121(b)) is amended—

12 (1) by redesignating paragraph (3) as
13 paragraph (4); and

14 (2) by inserting after paragraph (2)
15 the following new paragraph:

16 "(3) ASSISTANT SECRETARY FOR
17 CYBERSECURITY.—There shall be in the De18 partment an Assistant Secretary for
19 Cybersecurity, who shall be appointed by
20 the President."; and

21	(3) in paragraph (4) , as redesignated
22	by subparagraph (A) of this paragraph—
23	(A) by striking "Analysis and the"
24	and inserting "Analysis, the" and

1(B) by striking "Protection shall"2and inserting "Protection, and the As-3sistant Secretary for Cybersecurity4shall".

5 (b) RESPONSIBILITIES.—The Under Sec-6 retary of Information Analysis and Infrastruc-7 ture Protection shall assign to the Assistant 8 Secretary for Cybersecurity responsibility 9 for—

(1) the National Cyber Security Division and the National Communications
System within the Department of Homeland Security;

(2) the cybersecurity-related aspects
of paragraphs (2), (3), (5), (6), (15), and
(17) of subsection (d) of section 201 of the
Homeland Security Act of 2002; and

18 (3) such other duties as the Under
19 Secretary may provide pursuant to sec20 tion 201 of such Act.

(c) COORDINATION.—The Assistant Secretary of Cybersecurity shall coordinate all
activities under this subtitle with other Federal agencies, including the Department of
Commerce, the Department of Energy, the De-

partment of Transportation, the Federal Com munications Commission, the Nuclear Regu latory Commission, the Federal Energy Regu latory Commission, the Environmental Pro tection Agency, the Federal Trade Commis sion, and the National Telecommunications
 and Information Administration.

8 SEC. 313. CYBERSECURITY DEFINED.

9 For the purposes of this subtitle, the term 10 "cybersecurity" means the protection and res-11 toration of networked electronic equipment 12 and facilities, including hardware and soft-13 ware and the information contained therein, 14 from intrusion, interference, and incapacita-15 tion.

16 SEC. 314. CYBERSECURITY TRAINING PROGRAMS AND17EQUIPMENT.

(a) IN GENERAL.—The Secretary of Homeland Security, acting through the Assistant
Secretary for Cybersecurity, may establish, in
conjunction with the National Science Foundation, a program to award grants to institutions of higher education (and consortia
thereof) for—

1	(1) the establishment or expansion of
2	cybersecurity professional development
3	programs;
4	(2) the establishment or expansion of
5	associate degree programs in
6	cybersecurity; and
7	(3) the purchase of equipment to pro-
8	vide training in cybersecurity for either
9	professional development programs or
10	degree programs.
11	(b) ROLES.—
12	(1) DEPARTMENT OF HOMELAND SECU-
13	RITY.—The Secretary, acting through the
14	Assistant Secretary for Cybersecurity
15	and in consultation with the Director of
16	the National Science Foundation, shall
17	establish the goals for the program estab-
18	lished under this section and the criteria
19	for awarding grants under the program.
20	(2) NATIONAL SCIENCE FOUNDATION
21	The Director of the National Science
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е Foundation shall operate the program es-tablished under this section consistent with the goals and criteria established under paragraph (1), including soliciting

applicants, reviewing applications, and 1 making and administering grant awards. 2 3 The Director may consult with the Assistant Secretary for Cybersecurity in select-4 5 ing awardees. FUNDING.—The Secretary 6 (3) shall 7 transfer to the National Science Founda-8 tion the funds necessary to carry out this section. 9 (c) GRANT AWARDS.— 10 (1) PEER REVIEW.—All grant awards 11

under this section shall be made on a
 competitive, merit-reviewed basis.

14 (2) FOCUS.—In making grant awards
15 under this section, the Director shall, to
16 the extent practicable, ensure geographic
17 diversity and the participation of women
18 and underrepresented minorities.

(3) PREFERENCE.—In making grant
awards under this section, the Director
shall give preference to applications submitted by consortia of institutions to encourage as many students and professionals as possible to benefit from this
program.

1 (d) AUTHORIZATION OF APPROPRIATIONS.— 2 Of the amount authorized under section 101, 3 there is authorized to be appropriated to the 4 Secretary for carrying out this section 5 \$3,700,000 for fiscal year 2006.

6 (e) DEFINITIONS.—In this section, the term 7 "institution of higher education" has the 8 meaning given that term in section 101(a) of 9 the Higher Education Act of 1965 (20 U.S.C. 10 1001(a)).

Subtitle C—Security of Public Transportation Systems

13 SEC. 321. SECURITY BEST PRACTICES.

Not later than 120 days after the date of enactment of this Act, the Secretary of Homeland Security shall develop, disseminate to appropriate owners, operators, and providers of public transportation systems, public transportation employees and employee representatives, and Federal, State, and local officials, and transmit to Congress, a report containing best practices for the security of public transportation systems. In developing best practices, the Secretary shall be responsible for consulting with and collecting input from owners, operators, and providers of pub lic transportation systems, public transpor tation employee representatives, first re sponders, industry associations, private sec tor experts, academic experts, and appro priate Federal, State, and local officials.

7 SEC. 322. PUBLIC AWARENESS.

Not later than 90 days after the date of en-8 actment of this Act, the Secretary of Home-9 10 land Security shall develop a national plan for 11 public outreach and awareness. Such plan 12 shall be designed to increase awareness of 13 measures that the general public, public 14 transportation passengers, and public trans-15 portation employees can take to increase pub-16 lic transportation system security. Such plan 17 shall also provide outreach to owners, opera-18 tors, providers, and employees of public 19 transportation systems to improve their 20 awareness of available technologies, ongoing 21 research and development efforts, and avail-22 able Federal funding sources to improve pub-23 lic transportation security. Not later than 9 24 months after the date of enactment of this

Act, the Secretary shall implement the plan
 developed under this section.

3 Subtitle D—Critical Infrastructure 4 Prioritization

5 SEC. 331. CRITICAL INFRASTRUCTURE.

6 (a) COMPLETION OF PRIORITIZATION.—Not 7 later than 90 days after the date of the enact-8 ment of this Act, the Secretary of Homeland 9 Security shall complete the prioritization of 10 the Nation's critical infrastructure according 11 to all of the following criteria:

(1) The threat of terrorist attack,
based on threat information received and
analyzed by the Office of Information
Analysis of the Department regarding the
intentions and capabilities of terrorist
groups and other potential threats to the
Nation's critical infrastructure.

(2) The likelihood that an attack
would cause the destruction or significant disruption of such infrastructure.

(3) The likelihood that an attack
would result in substantial numbers of
deaths and serious bodily injuries, a substantial adverse impact on the national

economy, or a substantial adverse impact
 on national security.

3 **(b) COOPERATION.**—Such prioritization shall be developed in cooperation with other 4 relevant Federal agencies, State, local, and 5 tribal governments, and the private sector, as 6 7 appropriate. The Secretary shall coordinate the prioritization under this section with 8 other Federal agencies, including the Depart-9 10 ment of Commerce, the Department of En-11 ergy, the Department of Transportation, the 12 Federal Communications Commission, the 13 Nuclear Regulatory Commission, the Federal 14 Energy Regulatory Commission, the Environ-15 mental Protection Agency, the Federal Trade 16 Commission, and the National Telecommuni-17 cations and Information Administration.

18 SEC. 332. SECURITY REVIEW.

(a) REQUIREMENT.—Not later than 9
months after the date of the enactment of this
Act, the Secretary, in coordination with other
relevant Federal agencies, State, local, and
tribal governments, and the private sector, as
appropriate, shall—

1	(1) review existing Federal, State,
2	local, tribal, and private sector plans for
3	securing the critical infrastructure in-
4	cluded in the prioritization developed
5	under section 331;
6	(2) recommend changes to existing
7	plans for securing such infrastructure, as
8	the Secretary determines necessary; and
9	(3) coordinate and contribute to pro-
10	tective efforts of other Federal, State,
11	local, and tribal agencies and the private
12	sector, as appropriate, as directed in
13	Homeland Security Presidential Directive
14	7.
15	(b) CONTENTS OF PLANS.—The rec-
16	ommendations made under subsection (a)(2)
17	shall include—
18	(1) necessary protective measures to
19	secure such infrastructure, including
20	milestones and timeframes for implemen-
21	tation; and
22	(2) to the extent practicable, perform-
23	ance metrics to evaluate the benefits to
24	both national security and the Nation's

economy from the implementation of
 such protective measures.

3 (c) COORDINATION.—The Secretary shall coordinate the security review and rec-4 ommendations required by subsection (a) 5 with other Federal agencies, including the 6 7 Department of Commerce, the Department of Energy, the Department of Transportation, 8 the Federal Communications Commission, the 9 10 Nuclear Regulatory Commission, the Federal 11 Energy Regulatory Commission, the Environ-12 mental Protection Agency, the Federal Trade Commission, and the National Telecommuni-13 14 cations and Information Administration.

15 SEC. 333. IMPLEMENTATION REPORT.

(a) IN GENERAL.—Not later than 15 months
after the date of the enactment of this Act, the
Secretary shall submit a report to the Committees on Homeland Security and Energy
and Commerce of the House of Representatives and the Committees on Homeland Security and Governmental Affairs and Commerce, Science, and Transportation of the
Senate on the implementation of section 332.
Such report shall detail—

(1) the Secretary's review and coordi nation of security plans under section
 332; and

4 (2) the Secretary's oversight of the 5 execution and effectiveness of such plans. 6 (b) UPDATE.—Not later than 1 year after 7 the submission of the report under subsection 8 (a), the Secretary, following the coordination 9 required by section 332(c), shall provide an 10 update of such report to the congressional 11 committees described in subsection (a).

12 SEC. 334. PROTECTION OF INFORMATION.

Information that is generated, compiled,
or disseminated by the Department of Homeland Security in carrying out this section—

16 (1) is exempt from disclosure under
17 section 552 of title 5, United States Code;
18 and

19 (2) shall not, if provided by the De20 partment to a State or local government
21 or government agency—

22 (A) be made available pursuant to
23 any State or local law requiring dis24 closure of information or records;

1	(B) otherwise be disclosed or dis-
2	tributed to any person by such State
3	or local government or government
4	agency without the written consent of
5	the Secretary; or
6	(C) be used other than for the
7	purpose of protecting critical infra-
8	structure or protected systems, or in
9	furtherance of an investigation or the
10	prosecution of a criminal act.
11	TITLE IV—MISCELLANEOUS
12	SEC. 401. BORDER SECURITY AND ENFORCEMENT COORDI-
13	NATION AND OPERATIONS.
14	(a) FINDINGS.—The Congress makes the
15	following findings:
16	(1) In creating the Department of
17	Homeland Security, the Congress sought
18	to enhance the Nation's capabilities to
19	prevent, protect against, and respond to
20	terrorist acts by consolidating existing
21	Federal agencies with homeland security
22	functions into a single new Department,
23	and by realigning the missions of those
24	legacy agencies to more directly support
25	our national homeland security efforts.

1 (2) As part of this massive govern-2 ment reorganization, section 442 of the 3 Homeland Security Act of 2002 (Public Law 107-273) established a Bureau of 4 5 Border Security and transferred into it all of the functions, programs, personnel, 6 assets, and liabilities pertaining to the 7 following programs: the Border Patrol; 8 alien detention and removal; immigra-9 tion-related intelligence, investigations, 10 and enforcement activities; and immigra-11 12 tion inspections at ports of entry.

(3) Title IV of the Homeland Security
Act of 2002 (Public Law 107–273) also
transferred to the new Department the
United States Customs Service, as a distinct entity within the new Department,
to further the Department's border integrity mission.

(4) Utilizing its reorganization authority provided in the Homeland Security Act of 2002, the President submitted
a reorganization plan for the Department
on January 30, 2003.

1 (5) This plan merged the customs and 2 immigration border inspection and patrol 3 functions, along with agricultural inspec-4 tions functions, into a new entity called 5 United States Customs and Border Pro-6 tection.

(6) The plan also combined the cus-7 immigration 8 toms and enforcement agents, as well as the Office of Detention 9 and Removal Operations, the Office of 10 Federal Protective Service, the Office of 11 Federal Air Marshal Service, and the Of-12 fice of Intelligence, into another new en-13 tity called United States Immigration and 14 **Customs Enforcement.** 15

(7) The President's January 30, 2003, 16 reorganization plan did not explain the 17 18 reasons for separating immigration inspection and border patrol functions 19 20 from other immigration-related enforcement activities, which was contrary to 21 22 the single Bureau of Border Security as prescribed by the Congress in the section 23 441 of the Homeland Security Act of 2002. 24

1 (8) Two years after this structure has 2 been in effect, questions remain about 3 whether the Department has organized 4 itself properly, and is managing its cus-5 toms and immigration enforcement and 6 border security resources in the most ef-7 ficient, sensible, and effective manner.

(9) The current structure has resulted 8 in less cooperation and information shar-9 ing between these two critical functions 10 than is desirable, and has caused oper-11 ational and administrative difficulties 12 that are hampering efforts to secure our 13 borders and ensure the integrity of our 14 border control system. 15

(10) United States Immigration and 16 17 Customs Enforcement has faced major 18 budgetary challenges that are, in part, at-19 tributable to the inexact division of resources upon the separation of immigra-20 tion functions. These budget shortfalls 21 22 have forced United States Immigration and Customs Enforcement to impose hir-23 ing freezes and to release aliens that oth-24 25 erwise should be detained.

1 (11) The current structure also has 2 resulted in unnecessary overlap and du-3 plication between United States Immigration and Customs Enforcement 4 and United States Customs and Border Pro-5 tection, both in the field and at the head-6 7 quarters level. There are intelligence, legislative affairs, public affairs, and inter-8 national affairs offices in both agencies. 9

10 (12) Border security and customs and
11 immigration enforcement should be one
12 seamless mission.

13 **(b) REPORT.**—

(1) IN GENERAL.—Not later than 30 14 days after the date of the enactment of 15 this Act, the Secretary of Homeland Secu-16 17 rity shall review and evaluate the current 18 organizational structure of the Department of Homeland Security established 19 20 by the President's January 30, 2003, reorganization plan and submit a report of 21 22 findings and recommendations to the 23 Congress.

24 (2) CONTENTS OF REPORT.—The report
25 shall include—

1	(A) a description of the rationale
2	for, and any benefits of, the current
3	organizational division of United
4	States Immigration and Customs En-
5	forcement and United States Customs
6	and Border Protection, with respect
7	to the Department's immigration and
8	customs missions;
9	(B) a description of the organiza-
10	tion, missions, operations, and poli-
11	cies of United States Customs and
12	Border Protection and United States
13	Immigration and Customs Enforce-
14	ment, and areas of unnecessary over-
15	lap or operational gaps among and
16	between these missions;
17	(C) an analysis of alternative or-
18	ganizational structures that could
19	provide a more effective way to de-
20	liver maximum efficiencies and mis-
21	sion success;
22	(D) a description of the current
23	role of the Directorate of Border and
24	Transportation Security with respect
25	to providing adequate direction and

1	oversight of the two agencies, and
2	whether this management structure
3	is still necessary;
4	(E) an analysis of whether the
5	Federal Air Marshals and the Federal
6	Protective Service are properly lo-
7	cated within the Department within
8	United States Immigration and Cus-
9	toms Enforcement;
10	(F) the proper placement and
11	functions of a specialized investiga-
12	tive and patrol unit operating at the
13	southwest border on the Tohono
14	O'odham Nation, known as the Shad-
15	ow Wolves;
16	(G) the potential costs of reorga-
17	nization, including financial, pro-
18	grammatic, and other costs, to the De-
19	partment; and
20	(H) recommendations for cor-
21	recting the operational and adminis-
22	trative problems that have been
23	caused by the division of United
24	States Customs and Border Protec-
25	tion and United States Immigration

and Customs Enforcement, including
 any appropriate reorganization plans.
 SEC. 402. GAO REPORTS TO CONGRESS.

(a) IN GENERAL.— Not later than 6 months
after the date of the enactment of this Act, the
Comptroller General of the United States
shall submit to the Congress a report that sets
forth—

9 (1) an assessment of the effectiveness
10 of the organizational and management
11 structure of the Department of Homeland
12 Security in meeting the Department's
13 missions; and

14 (2) recommendations to facilitate and
15 improve the organization and manage16 ment of the Department to best meet
17 those missions.

18 (b) CYBERSECURITY ASSESSMENT.—Not later 19 than 6 months after the date of enactment of 20 this Act, the Comptroller General shall submit 21 a report to the Committees on Homeland Se-22 curity and Energy and Commerce of the 23 House of Representatives and the Committees 24 on Homeland Security and Governmental Af-25 fairs and Commerce, Science, and Transportation of the Senate that sets forth an assess ment of the effectiveness of the efforts of the
 Assistant Secretary for Cybersecurity to ful fill the statutory responsibilities of that office.
 SEC. 403. PLAN FOR ESTABLISHING CONSOLIDATED AND
 COLOCATED REGIONAL OFFICES.

Not later than 60 days after the date of the
enactment of this Act, the Secretary of Homeland Security shall develop and submit to the
Congress a plan for establishing consolidated
and colocated regional offices for the Department of Homeland Security in accordance
with section 706 of the Homeland Security Act
of 2002 (6 U.S.C. 346).

15 SEC. 404. PLAN TO REDUCE WAIT TIMES.

Not later than 180 days after the date of
enactment of this Act, the Secretary of Homeland Security shall develop a plan—

(1) to improve the operational efficiency of security screening checkpoints
at commercial service airports so that average peak waiting periods at such
checkpoints do not exceed 20 minutes;
and

1 (2) to ensure that there are no signifi-2 cant disparities in immigration and cus-3 toms processing times among airports that serve as international gateways. 4 5 SEC. 405. DENIAL OF TRANSPORTATION SECURITY CARD. Section 70105(c) of title 46, United States 6 Code, is amended— 7 (1) in paragraph (3) by inserting be-8 fore the period "before an administrative 9 law judge"; and 10 (2) by adding at the end the fol-11 12 lowing: "(5) In making a determination under 13 paragraph (1)(D), the Secretary shall not con-14 sider a felony conviction if— 15 "(A) that felony occurred more than 7 16 17 years prior to the date of the Secretary's 18 determination; and "(B) the felony was not related to ter-19 20 rorism (as that term is defined in section 2 of the Homeland Security Act of 2002 (6 21

22 **U.S.C. 101**)).".

SEC. 406. TRANSFER OF EXISTING CUSTOMS PATROL OFFI CERS UNIT AND ESTABLISHMENT OF NEW
 CPO UNITS IN THE BUREAU OF IMMIGRATION
 AND CUSTOMS ENFORCEMENT.

5 (a) TRANSFER OF EXISTING UNIT.—Not later than 180 days after the date of the enactment 6 of this Act, the Secretary of Homeland Secu-7 rity shall transfer to the Bureau of Immigra-8 tion and Customs Enforcement all functions 9 (including the personnel, assets, and obliga-10 tions held by or available in connection with 11 12 such functions) of the Customs Patrol Officers 13 unit of the Bureau of Customs and Border 14 Protection operating on the Tohono O'odham Indian reservation (commonly known as the 15 'Shadow Wolves' unit). 16

17 (b) ESTABLISHMENT OF NEW UNITS.—The 18 Secretary is authorized to establish within 19 the Bureau of Immigration and Customs En-20 forcement additional units of Customs Patrol 21 Officers in accordance with this section.

(c) DUTIES.—The Secretary is authorized
to establish within the Bureau of Immigration
and Customs Enforcement additional units of
Customs Patrol Officers in accordance with
this section.

(d) BASIC PAY FOR JOURNEYMAN OFFI-1 CERS.—The rate of basic pay for a journeyman 2 **Customs Patrol Officer in a unit described in** 3 this section shall be not less than the rate of 4 basic pay for GS-13 of the General Schedule. 5 (e) SUPERVISORS.—Each unit described 6 under this section shall be supervised by a 7 8 Chief Customs Patrol Officer, who shall have the same rank as a resident agent-in-charge of 9 10 the Office of Investigations.

11 SEC. 407. AUTHORITY AND RESPONSIBILITY OF OTHER
12 FEDERAL AGENCIES.

13 Nothing in this Act shall diminish or otherwise affect the authority or responsibility 14 under statute, regulation, or Executive order 15 16 of other Federal agencies than the Depart-17 ment of Homeland Security, including the De-18 partment of Commerce, the Department of Energy, the Department of Transportation, 19 20 the Federal Communications Commission, the 21 Nuclear Regulatory Commission, the Federal 22 Energy Regulatory Commission, the Environ-23 mental Protection Agency, the Federal Trade 24 Commission, and the National Telecommuni-25 cations and Information Administration.

- 1 SECTION 1. SHORT TITLE.
- 2 This Act may be cited as the "Department
- 3 of Homeland Security Authorization Act for

4 Fiscal Year 2006".

5 SEC. 2. TABLE OF CONTENTS.

6 The table of contents for this Act is as fol-

7 *lows*:

- Sec. 1. Short title.
- Sec. 2. Table of contents.
- Sec. 3. Definitions.

TITLE I—AUTHORIZATION OF APPROPRIATIONS

- Sec. 101. Department of Homeland Security.
- Sec. 102. Immigration resources.
- Sec. 103. Departmental management and operations.
- Sec. 104. Critical infrastructure grants.
- Sec. 105. Research and development.
- Sec. 106. Border and transportation security.
- Sec. 107. State and local terrorism preparedness.

TITLE II—TERRORISM PREVENTION, INFORMATION SHARING, AND RISK ASSESSMENT

Subtitle A—Terrorism Prevention

- Sec. 201. Terrorism Prevention Plan and related budget submission.
- Sec. 202. Consolidated background check process.

Subtitle B—Homeland Security Information Sharing and Analysis Enhancement

- Sec. 211. Short title.
- Sec. 212. Provision of terrorism-related information to private sector officials.
- Sec. 213. Analytic expertise on the threats from biological agents and nuclear weapons.
- Sec. 214. Alternative analysis of homeland security information.
- Sec. 215. Assignment of information analysis and infrastructure protection functions.
- Sec. 216. Authority for disseminating homeland security information.
- Sec. 217. 9/11 Memorial Homeland Security Fellows Program.
- Sec. 218. Access to nuclear terrorism-related information.
- Sec. 219. Access of Assistant Secretary for Information Analysis to terrorism information.
- Sec. 220. Administration of the Homeland Security Information Network.

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- Sec. 221. IAIP personnel recruitment.
- Sec. 222. Homeland Security Advisory System.
- Sec. 223. Use of open-source information.
- Sec. 224. Full and efficient use of open-source information.

TITLE III—DOMESTIC PREPAREDNESS AND PROTECTION

Subtitle A—Preparedness and Protection

- Sec. 301. National terrorism exercise program.
- Sec. 302. Technology development and transfer.
- Sec. 303. Review of antiterrorism acquisitions.
- Sec. 304. Center of Excellence for Border Security.
- Sec. 305. Requirements relating to the Container Security Initiative (CSI).
- Sec. 306. Security of maritime cargo containers.
- Sec. 307. Security plan for general aviation at Ronald Reagan Washington National Airport.
- Sec. 308. Interoperable communications assistance.
- Sec. 309. Report to Congress on implementation of recommendations regarding protection of agriculture.

Subtitle B—Department of Homeland Security Cybersecurity Enhancement

- Sec. 311. Short title.
- Sec. 312. Assistant Secretary for Cybersecurity.
- Sec. 313. Cybersecurity defined.
- Sec. 314. Cybersecurity training programs and equipment.
- Sec. 315. Information security requirements and OMB responsibilities not affected.

Subtitle C—Security of public transportation systems

- Sec. 321. Security best practices.
- Sec. 322. Public awareness.

Subtitle D—Critical infrastructure prioritization

- Sec. 331. Critical infrastructure.
- Sec. 332. Security review.
- Sec. 333. Implementation report.
- Sec. 334. Protection of information.

TITLE IV-MISCELLANEOUS

- Sec. 401. Border security and enforcement coordination and operations.
- Sec. 402. GAO report to Congress.
- Sec. 403. Plan for establishing consolidated and colocated regional offices.
- Sec. 404. Plan to reduce wait times.
- Sec. 405. Denial of transportation security card.
- Sec. 406. Transfer of existing Customs Patrol Officers unit and establishment of new CPO units in the U.S. Immigration and Customs Enforcement.
- Sec. 407. Data collection on use of immigration consultants.

1 SEC. 3. DEFINITIONS.

For purposes of this Act, the terms "prevent terrorist attacks" and "terrorism prevention" are intended to encompass securing our borders, securing our critical infrastructure, disseminating homeland security information to Federal, State, and local government agencies, and preparing first responders for a terprorist attack.

10 TITLE I—AUTHORIZATION OF 11 APPROPRIATIONS

12 SEC. 101. DEPARTMENT OF HOMELAND SECURITY.

13 There is authorized to be appropriated to 14 the Secretary of Homeland Security for the 15 necessary expenses of the Department of Home-16 land Security for fiscal year 2006, 17 \$34,152,143,000.

18 SEC. 102. IMMIGRATION RESOURCES.

(a) Of the amount authorized under sec-20 tion 101, there is authorized to be appro-21 priated for fiscal year 2006 for border security 22 and control between ports of entry, including 23 for the hiring of 2,000 border patrol agents in 24 addition to the number employed on the date 25 of enactment of this Act, and related training 26 and support costs, \$1,916,427,000. 1 (b) Of the amount authorized under sec-2 tion 101, there is authorized to be appro-3 priated for fiscal year 2006 for the U.S. Immi-4 gration and Customs Enforcement Legal Pro-5 gram sufficient sums for the hiring of an addi-6 tional 300 attorneys in addition to the number 7 employed on the date of this Act, and related 8 training and support costs.

9 (c) Of the amount authorized under sec-10 tion 101, there is authorized to be appro-11 priated for fiscal year 2006 for U.S. Citizen-12 ship and Immigration Services sufficient sums 13 for the hiring of an additional 300 adjudica-14 tors to carry out the functions stated in section 15 451(b) of the Homeland Security Act of 2002 in 16 addition to the number employed on the date 17 of this Act, and related training and support 18 costs.

19 SEC. 103. DEPARTMENTAL MANAGEMENT AND OPERATIONS.

20 Of the amount authorized under section 21 101, there is authorized to be appropriated for 22 fiscal year 2006 for departmental management 23 and operations, \$634,687,000, of which—

(1) \$44,895,000 is authorized for the 1 2 Department of Homeland Security Regions Initiative: 3 (2) \$4,459,000 is authorized for Oper-4 ation Integration Staff; and 5 (3) \$56,278,000 is authorized for Office 6 of Security initiatives. 7 8 SEC. 104. CRITICAL INFRASTRUCTURE GRANTS. 9 Of the amount authorized under section 10 101, there is authorized to be appropriated for 11 fiscal year 2006 for grants and other assist-12 ance to improve critical infrastructure protec-13 tion, \$500,000,000. 14 SEC. 105. RESEARCH AND DEVELOPMENT. Of the amount authorized under section 15 16 101, there are authorized to be appropriated 17 for fiscal year 2006-18 (1) \$76,573,000 to support chemical 19 countermeasure development activities of 20 the Directorate of Science and Tech-

21 *nology;*

(2) \$197,314,000 to support a nuclear
detection office and related activities of
such directorate;

1	(3) \$10,000,000 for research and devel-
2	opment of technologies capable of coun-
3	tering threats posed by man-portable air
4	defense systems, including location-based
5	technologies and noncommercial aircraft-
6	based technologies; and
7	(4) \$10,600,000 for the activities of
8	such directorate conducted pursuant to
9	subtitle G of title VIII of the Homeland Se-
10	curity Act of 2002 (6 U.S.C. 441 et seq.).
11	SEC. 106. BORDER AND TRANSPORTATION SECURITY.
12	Of the amount authorized under section
13	101, there are authorized to be appropriated
14	for fiscal year 2006—
15	(1) \$826,913,000 for expenses related to
16	Screening Coordination and Operations
17	of the Directorate of Border and Trans-
18	portation Security;
19	(2) \$100,000,000 for weapons of mass
20	destruction detection technology of such
21	directorate; and
22	(3) \$133,800,000 for the Container Se-
23	curity Initiative of such directorate.

1 SEC. 107. STATE AND LOCAL TERRORISM PREPAREDNESS.

2 (a) FISCAL YEAR 2006.—Of the amount au3 thorized under section 101, there is authorized
4 to be appropriated for fiscal year 2006—

5 (1) \$40,500,000 for the activities of the 6 Office for Interoperability and Compat-7 ibility within the Directorate of Science 8 and Technology pursuant to section 7303 9 of the Intelligence Reform and Terrorism 10 Prevention Act of 2004 (6 U.S.C 194);

(2) \$1,000,000,000 for discretionary
grants for high-threat, high-density urban
areas awarded by the Office of State and
Local Government Coordination and Preparedness; and

(3) subsequent to the completion of a 16 feasibility study by the Federal Govern-17 ment finding conclusively the need for a 18 19 regional homeland security center which 20 enhances coordination for terrorism preparedness between all levels of govern-21 22 ment, sufficient sums as may be necessary for the development of a center for train-23 ing for Federal, State, and local law en-24 forcement officials with an expertise in 25 terrorism preparedness. 26

1 (b) Use of Grants for "Terrorism 2 Cops".—

3	(1) IN GENERAL.—Notwithstanding any
4	other provision of law, a covered grant
5	may be used to pay the salaries of law en-
6	forcement officers hired exclusively for
7	terrorism and homeland security matters.
8	(2) COVERED GRANT.—In this sub-
9	section, the term "covered grant" applies
10	to—
11	(A) the State Homeland Security
12	Grant Program of the Department, or
13	any successor to such grant program;
14	(B) the Urban Area Security Ini-
15	tiative of the Department, or any suc-
16	cessor to such grant program; and
17	(C) the Law Enforcement Ter-
18	rorism Prevention Program of the De-
19	partment, or any successor to such
20	grant program.

1	TITLE II—TERRORISM PREVEN-
2	TION, INFORMATION SHAR-
3	ING, AND RISK ASSESSMENT
4	Subtitle A—Terrorism Prevention
5	SEC. 201. TERRORISM PREVENTION PLAN AND RELATED
6	BUDGET SUBMISSION.
7	(a) Department of Homeland Security
8	TERRORISM PREVENTION PLAN.—
9	(1) REQUIREMENTS.—Not later than 1
10	year after the date of enactment of the
11	Act, and on a regular basis thereafter, the
12	Secretary of Homeland Security shall pre-
13	pare and submit to the Committee on
14	Homeland Security and the Committee on
15	the Judiciary of the House of Representa-
16	tives and the Committee on Homeland Se-
17	curity and Governmental Affairs and the
18	Committee on the Judiciary of the Senate
19	a Department of Homeland Security Ter-
20	rorism Prevention Plan. The Plan shall be
21	a comprehensive and integrated plan that
22	includes the goals, objectives, milestones,
23	and key initiatives of the Department of
24	Homeland Security to prevent acts of ter-

1	rorism on the United States, including its
2	territories and interests.
3	(2) CONTENTS.—The Secretary shall in-
4	clude in the Plan the following elements:
5	(A) Identification of the
6	vulnerabilities in relation to current,
7	evolving, and long-term terrorist
8	threats to the United States and its in-
9	terests, including an evaluation of—
10	(i) the materials that may be
11	used to carry out a potential at-
12	tack;
13	(ii) the methods that may be
14	used to carry out a potential at-
15	tack; and
16	(iii) the outcome the perpetra-
17	tors of acts of terrorism aim to
18	achieve.
19	(B) A prioritization of the threats
20	identified under subparagraph (B),
21	based on an assessment of probability
22	and consequence of such attacks.
23	(C) A description of processes and
24	procedures that the Secretary shall es-
25	tablish to institutionalize close co-

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ordination between the Department of Homeland Security and the National Counter Terrorism Center and other appropriate United States intelligence agencies.

6 (D) The policies and procedures 7 the Secretary shall establish to ensure the Department disseminates this in-8 formation received from the National 9 Counter Terrorism Center throughout 10 the Department, as appropriate; uti-11 12 lizes this information to support the Department's mission to reduce vul-13 nerability to terrorism; integrates the 14 **Department's information collection** 15 and analysis functions; and dissemi-16 17 nates this information to its oper-18 ational units, as appropriate.

19(E) A description of the specific20actions the Secretary shall take to21identify vulnerabilities to terrorist at-22tacks of the United States and its in-23terests, and to coordinate activities24within the Department to prevent acts

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of terrorism, with special emphasis on weapons of mass destruction.

(F) A description of initiatives the Secretary shall take to share homeland security information with, and provide homeland security support to, State and local governments and the private sector.

(G) A timeline, with goals and 9 10 milestones. for implementing the Homeland Security Information Net-11 work, the Homeland Security Secure 12 Data Network, and other depart-13 mental information initiatives to pre-14 vent acts of terrorism on the United 15 States and its interests, including in-16 17 tegration of these initiatives in the op-18 erations of the Homeland Security Op-19 erations Center.

20 (H) Such other elements as the
21 Secretary considers appropriate con22 sistent with this plan.

23 (3) CONSULTATION.—In formulating the
24 Plan to reduce the vulnerability of the

United States to terrorist attacks, the Sec-
retary shall consult with—
(A) the Director of National Intel-
ligence;
(B) the Director of the National
Counter Terrorism Center;
(C) the Attorney General;
(D) the Director of the Federal Bu-
reau of Investigation;
(E) the Secretary of Defense;
(F) the Secretary of State;
(G) the Secretary of Energy;
(H) the Secretary of the Treasury;
and
(I) the heads of other Federal
agencies and State, county, and local
law enforcement agencies as the Sec-
retary considers appropriate.
(4) CLASSIFICATION.—The Secretary
shall prepare the Plan in both classified
and nonclassified forms.
(b) ANNUAL CROSSCUTTING ANALYSIS OF
PROPOSED FUNDING FOR DEPARTMENT OF HOME-
LAND SECURITY PROGRAMS.—

1	(1) REQUIREMENT TO SUBMIT ANAL-
2	YSIS.—The Secretary of Homeland Security
3	shall submit to the Congress, concurrently
4	with the submission of the President's
5	budget for each fiscal year, a detailed,
6	crosscutting analysis of the budget pro-
7	posed for the Department of Homeland Se-
8	curity, by budget function, by agency, and
9	by initiative area, identifying the re-
10	quested amounts of gross and net appro-
11	priations or obligational authority and
12	outlays for programs and activities of the
13	Department for each of the following mis-
14	sion areas:
15	(A) To prevent terrorist attacks
16	within the United States.
17	(B) To reduce the vulnerability of
18	the United States to terrorism.
19	(C) To minimize the damage, and
20	assist in the recovery, from terrorist
21	attacks that do occur within the
22	United States.
23	(D) To carry out all functions of
24	the agencies and subdivisions within

1	the Department that are not related
2	directly to homeland security.
3	(2) Funding analysis of multipurpose
4	FUNCTIONS.—The analysis required under
5	paragraph (1) for functions that are both
6	related directly and not related directly to
7	homeland security shall include a de-
8	tailed allocation of funding for each spe-
9	cific mission area within those functions,
10	including an allocation of funding among
11	mission support functions, such as agency
12	overhead, capital assets, and human cap-
13	ital.
14	(3) INCLUDED TERRORISM PREVENTION
15	ACTIVITIES.—The analysis required under
16	paragraph (1)(A) shall include the fol-
17	lowing activities (among others) of the De-
18	partment:
19	(A) Intelligence and law enforce-
20	ment operations that screen for indi-
21	viduals who plan or intend to carry
22	out acts of terrorism.
23	(B) Intelligence and law enforce-
24	ment operations that identify and re-

1	spond to vulnerabilities of the United
2	States to terrorism.
3	(C) Operations to detect and pre-
4	vent terrorist attacks within the
5	United States, including the introduc-
6	tion of weapons of mass destruction
7	into the United States.
8	(D) Initiatives to detect potential,
9	or the early stages of actual, biologi-
10	cal, chemical, radiological, or nuclear
11	attacks.
12	(E) Screening individuals against
13	terrorist watch lists.
14	(F) Screening cargo to identify
15	and segregate high-risk shipments.
16	(G) Utilization by the Department
17	of Homeland Security of information
18	and intelligence received from other
19	Federal agencies, and foreign, State,
20	local, tribal and private sector offi-
21	cials, to detect or prevent acts of ter-
22	rorism.
23	(H) Dissemination by the Depart-
24	ment of Homeland Security of infor-
25	mation to other Federal agencies, and

State, local, tribal and private sector officials.

(I) Investments in technology, re-3 search and development, training, 4 and communications systems that are 5 6 designed to improve the performance of the Department and its agencies 7 with respect to each of the activities 8 listed in subparagraphs (A) through 9 10 **(H)**.

(4) SEPARATE DISPLAYS FOR MANDATORY
AND DISCRETIONARY AMOUNTS.—Each analysis under paragraph (1) shall include
separate displays for proposed mandatory
appropriations and proposed discretionary appropriations.

17 SEC. 202. CONSOLIDATED BACKGROUND CHECK PROCESS.

18 (a) REQUIREMENT.—The Secretary shall 19 consult with the Attorney General, to establish 20 a single process for conducting the security 21 screening and background checks on individ-22 uals participating in any voluntary or manda-23 tory departmental credentialing or registered 24 traveler program.

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1	(b) INCLUDED PROGRAMS.—The process es-
2	tablished under subsection (a) shall be suffi-
3	cient to meet the security requirements of all
4	applicable Departmental programs, includ-
5	ing—
6	(1) the Transportation Worker Identi-
7	fication Credential;
8	(2) the Hazmat Endorsement Creden-
9	tial;
10	(3) the Free and Secure Trade pro-
11	gram;
12	(4) the NEXUS and SENTRI border
13	crossing programs;
14	(5) the Registered Traveler program of
15	the Transportation Security Administra-
16	tion; and
17	(6) any other similar program or cre-
18	dential considered appropriate for inclu-
19	sion by the Secretary.
20	(c) FEATURES OF PROCESS.—The process es-
21	tablished under subsection (a) shall include
22	the following:
23	(1) A single submission of security
24	screening information, including personal
25	data and biometric information as appro-

priate, necessary to meet the security re quirements of all applicable depart mental programs.

4 (2) An ability to submit such security
5 screening information at any location or
6 through any process approved by the Sec7 retary with respect to any of the applica8 ble departmental programs.

9 (3) Acceptance by the Department of a 10 security clearance issued by a Federal 11 agency, to the extent that the security 12 clearance process of the agency satisfies 13 requirements that are at least as strin-14 gent as those of the applicable depart-15 mental programs under this section.

(4) Standards and procedures for protecting individual privacy, confidentiality, record retention, and addressing
other concerns relating to information security.

21 (d) DEADLINES.—The Secretary of Home22 land Security shall—

23 (1) submit a description of the process
24 developed under subsection (a) to the
25 Committee on Homeland Security of the

House of Representatives and the Com mittee on Homeland Security and Govern mental Affairs of the Senate by not later
 than 6 months after the date of the enact ment of this Act; and

6 (2) begin implementing such process
7 by not later than 12 months after the date
8 of the enactment of this Act.

9 (e) RELATIONSHIP TO OTHER LAWS.—(1) 10 Nothing in this section affects any statutory 11 requirement relating to the operation of the 12 programs described in subsection (b).

(2) Nothing in this section affects any statutory requirement relating to title III of the Intelligence Reform and Terrorism Prevention
Act of 2004 (50 U.S.C. 435b et seq.).

17 Subtitle B—Homeland Security In-

18 formation Sharing and Analysis

19 **Enhancement**

20 SEC. 211. SHORT TITLE.

This subtitle may be cited as the "Homeland Security Information Sharing and Analysis Enhancement Act of 2005".

1SEC. 212. PROVISION OF TERRORISM-RELATED INFORMA-2TION TO PRIVATE SECTOR OFFICIALS.

3 Section 201(d) of the Homeland Security
4 Act of 2002 (6 U.S.C. 121(d)) is amended by
5 adding at the end the following:

6 "(20) To require, in consultation with the Assistant Secretary for Infrastructure 7 8 Protection, the creation and routine dis-9 semination of analytic reports and products designed to provide timely and accu-10 11 rate information that has specific rel-12 evance to each of the Nation's critical infrastructure sectors (as identified in the 13 national infrastructure protection plan 14 issued under paragraph (5)), to private 15 sector officials in each such sector who 16 are responsible for protecting institutions 17 within that sector from potential acts of 18 19 terrorism and for mitigating the potential 20 consequences of any such act.".

21 SEC. 213. ANALYTIC EXPERTISE ON THE THREATS FROM BI 22 OLOGICAL AGENTS AND NUCLEAR WEAPONS.
 23 Section 201(d) of the Homeland Security
 24 Act of 2002 (6 U.S.C. 121(d)) is further amend 25 ed by adding at the end the following:

"(21) To ensure sufficient analytic ex-1 pertise within the Office of Information 2 Analysis to create and disseminate, on an 3 ongoing basis, products based on the 4 analysis of homeland security informa-5 tion, as defined in section 892(f)(1), with 6 specific reference to the threat of ter-7 rorism involving the use of nuclear weap-8 ons and biological agents to inflict mass 9 casualties or other catastrophic con-10 11 sequences on the population or territory of the United States.". 12 13 SEC. 214. ALTERNATIVE ANALYSIS OF HOMELAND SECU-14 **RITY INFORMATION.**

(a) REQUIREMENT.—Subtitle A of title II of
the Homeland Security Act of 2002 (6 U.S.C.
17 121 et seq.) is amended by adding at the end
the following:

19"SEC. 203. ALTERNATIVE ANALYSIS OF HOMELAND SECU-20RITY INFORMATION.

21 *"The Secretary shall establish a process* 22 and assign an individual or entity the respon-23 sibility to ensure that, as appropriate, ele-24 ments of the Department conduct alternative 25 analysis (commonly referred to as 'red-team analysis') of homeland security information,
 as that term is defined in section 892(f)(1),
 that relates to potential acts of terrorism in volving the use of nuclear weapons or biologi cal agents to inflict mass casualties or other
 catastrophic consequences on the population
 or territory of the United States.".
 (b) CLERICAL AMENDMENT.—The table of
 contents in section 1(b) of such Act is amended
 by inserting after the item relating to section

11 202 the following:

"Sec. 203. Alternative analysis of homeland security information.".

12 SEC. 215. ASSIGNMENT OF INFORMATION ANALYSIS AND IN 13 FRASTRUCTURE PROTECTION FUNCTIONS.

Section 201(b) of the Homeland Security
Act of 2002 (6 U.S.C. 121(b)) is amended by
adding at the end the following:

17 "(4) ASSIGNMENT OF SPECIFIC FUNC18 TIONS.—The Under Secretary for Informa19 tion Analysis and Infrastructure Protec20 tion—

21	"(A) shall assign to the Assistant
22	Secretary for Information Analysis the
23	responsibility for performing the func-
24	tions described in paragraphs (1), (4),

1	(7) through (14), (16), and (18) of sub-
2	section (d);
3	"(B) shall assign to the Assistant
4	Secretary for Infrastructure Protec-
5	tion the responsibility for performing
6	the functions described in paragraphs
7	(2), (5), and (6) of subsection (d);
8	"(C) shall ensure that the Assist-
9	ant Secretary for Information Anal-
10	ysis and the Assistant Secretary for
11	Infrastructure Protection both per-
12	form the functions described in para-
13	graphs (3), (15), (17), and (19) of sub-
14	section (d);
15	"(D) may assign to each such As-
16	sistant Secretary such other duties re-
17	lating to such responsibilities as the
18	Under Secretary may provide;
19	"(E) shall direct each such Assist-
20	ant Secretary to coordinate with Fed-
21	eral, State, and local law enforcement
22	agencies, and with tribal and private
23	sector entities, as appropriate; and
24	"(F) shall direct the Assistant Sec-
25	retary for Information Analysis to co-

ordinate with elements of the intel-1 2 ligence community, as appropriate.". 3 SEC. 216. AUTHORITY FOR DISSEMINATING HOMELAND SE-4 **CURITY INFORMATION.** 5 (a) IN GENERAL.—Title I of the Homeland Security Act of 2002 (6 U.S.C. 111 et seq.) is 6 7 amended by adding at the end the following: 8 "SEC. 104. AUTHORITY FOR DISSEMINATING HOMELAND SE-9 **CURITY INFORMATION.** 10 "The Secretary shall be the principal executive branch official responsible for dissemi-11 12 *nating homeland security information to State* 13 and local government and tribal officials and 14 the private sector. ". (b) CLERICAL AMENDMENT.—The table of 15 16 contents in section 1(b) of such Act is amended 17 by inserting after the item relating to section 18 103 the following: "Sec. 104. Authority for disseminating homeland security information.". 19 SEC. 217. 9/11 MEMORIAL HOMELAND SECURITY FELLOWS 20 PROGRAM. (a) ESTABLISHMENT OF PROGRAM.—Subtitle 21 22 A of title II of the Homeland Security Act of 23 2002 (6 U.S.C. 121 et seq.) is further amended 24 by adding at the end the following:

1 "SEC. 204. 9/11 MEMORIAL HOMELAND SECURITY FELLOWS

2 **PROGRAM**.

3 "(a) ESTABLISHMENT.—

4 "(1) IN GENERAL.—The Secretary shall 5 establish a fellowship program in accord-6 ance with this section for the purpose of 7 bringing State, local, tribal, and private sector officials to participate in the work 8 of the Homeland Security Operations Cen-9 ter in order to become familiar with— 10 "(A) the mission and capabilities 11 12 of that Center; and "(B) the role, programs, products, 13 and personnel of the Office of Infor-14 mation Analysis, the Office of Infra-15 structure Protection, and other ele-16 ments of the Department responsible 17 18 for the integration, analysis, and dissemination of homeland security in-19 20 formation, as defined in section 21 892(f)(1).

22 "(2) PROGRAM NAME.—The program
23 under this section shall be known as the
24 9/11 Memorial Homeland Security Fellows
25 Program.

1	"(b) ELIGIBILITY.—In order to be eligible for
2	selection as a fellow under the program, an in-
3	dividual must—
4	"(1) have homeland security-related
5	responsibilities; and
6	"(2) possess an appropriate national
7	security clearance.
8	"(c) LIMITATIONS.—The Secretary—
9	"(1) may conduct up to 4 iterations of
10	the program each year, each of which
11	shall be 90 days in duration; and
12	"(2) shall ensure that the number of
13	fellows selected for each iteration does not
14	impede the activities of the Center.
15	"(d) CONDITION.—As a condition of select-
16	ing an individual as a fellow under the pro-
17	gram, the Secretary shall require that the in-
18	dividual's employer agree to continue to pay
19	the individual's salary and benefits during the
20	period of the fellowship.
21	"(e) STIPEND.—During the period of the fel-
22	lowship of an individual under the program,
23	the Secretary shall, subject to the availability

24 of appropriations—

1	"(1) provide to the individual a sti-
2	pend to cover the individual's reasonable
3	living expenses during the period of the
4	fellowship; and
5	"(2) reimburse the individual for
6	round-trip, economy fare travel to and
7	from the individual's place of residence
8	twice each month.".
9	(b) CLERICAL AMENDMENT.—The table of
10	contents in section 1(b) of such Act is further
11	amended by adding at the end of the items re-
12	lating to such subtitle the following:
	"Sec. 204. 9/11 Memorial Homeland Security Fellows Program.".
13	SEC. 218. ACCESS TO NUCLEAR TERRORISM-RELATED IN-
14	FORMATION.
15	Section 201(d) of the Homeland Security
16	Act of 2002 (6 U.S.C. 121(d)) is further amend-
17	ed by adding at the end the following:
18	"(22) To ensure that—
19	"(A) the Assistant Secretary for In-
20	formation Analysis receives promptly
21	and without request all information
22	obtained by any component of the De-
23	partment if that information relates,
24	directly or indirectly, to a threat of

1	terrorism involving the potential use
2	of nuclear weapons;
3	"(B) such information is—
4	"(i) integrated and analyzed
5	comprehensively; and
6	"(ii) disseminated in a timely
7	manner, including to appro-
8	priately cleared Federal, State,
9	local, tribal, and private sector of-
10	ficials; and
11	"(C) such information is used to
12	determine what requests the Depart-
13	ment should submit for collection of
14	additional information relating to
15	that threat.".
16	SEC. 219. ACCESS OF ASSISTANT SECRETARY FOR INFOR-
17	MATION ANALYSIS TO TERRORISM INFORMA-
18	TION.
19	Section 201(d) of the Homeland Security
20	Act of 2002 (6 U.S.C. 121(d)) is further amend-
21	ed by adding at the end the following:
22	"(23) To ensure that the Assistant Sec-
23	retary for Information Analysis—
24	"(A) is routinely and without re-
25	quest given prompt access to all ter-

1	rorism-related information collected
2	by or otherwise in the possession of
3	any component of the Department, in-
4	cluding all homeland security infor-
5	mation (as that term is defined in sec-
6	tion 892(f)(1)); and
7	"(B) to the extent technologically
8	feasible has direct access to all data-
9	bases of any component of the Depart-
10	ment that may contain such informa-
11	tion.".
12	SEC. 220. ADMINISTRATION OF THE HOMELAND SECURITY
13	INFORMATION NETWORK.
14	Section 201(d) of the Homeland Security
15	Act of 2002 (6 U.S.C. 121(d)) is further amend-
16	ed by adding at the end the following:
17	"(24) To administer the homeland se-
18	curity information network, including—
19	"(A) exercising primary responsi-
20	bility for establishing a secure nation-
21	wide real-time homeland security in-
22	formation sharing network for Fed-
23	eral, State, and local government
24	agencies and authorities, tribal offi-
25	cials, the private sector, and other

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governmental and private entities involved in receiving, analyzing, and distributing information related to threats to homeland security;

"(B) ensuring that the information 5 sharing systems, developed in connec-6 7 tion with the network established under subparagraph (A), are utilized 8 and are compatible with, to the great-9 est extent practicable, Federal, State, 10 and local government, tribal, and pri-11 12 vate sector antiterrorism systems and protocols that have been or are being 13 developed; and 14

"(C) ensuring, to the greatest extent possible, that the homeland security information network and information systems are integrated and
interoperable with existing private
sector technologies.".

21 SEC. 221. IAIP PERSONNEL RECRUITMENT.

(a) IN GENERAL.—Chapter 97 of title 5,
United States Code, is amended by adding
after section 9701 the following:

1 "§ 9702. Recruitment bonuses

2 "(a) IN GENERAL.—Notwithstanding any 3 provision of chapter 57, the Secretary of Home-4 land Security, acting through the Under Sec-5 retary for Information Analysis and Infra-6 structure Protection, may pay a bonus to an in-7 dividual in order to recruit such individual 8 for a position that is primarily responsible for 9 discharging the analytic responsibilities speci-10 fied in section 201(d) of the Homeland Security 11 Act of 2002 (6 U.S.C. 121(d)) and that—

12 "(1) is within the Directorate for In13 formation Analysis and Infrastructure
14 Protection; and

15 "(2) would be difficult to fill in the ab16 sence of such a bonus.

17 In determining which individuals are to re18 ceive bonuses under this section, appropriate
19 consideration shall be given to the Direc20 torate's critical need for linguists.

21 "(b) BONUS AMOUNT, FORM, ETC.—

22 "(1) IN GENERAL.—The amount of a
23 bonus under this section shall be deter24 mined under regulations of the Secretary
25 of Homeland Security, but may not exceed

50 percent of the annual rate of basic pay
 of the position involved.

3 "(2) FORM OF PAYMENT.—A bonus under this section shall be paid in the 4 form of a lump-sum payment and shall 5 not be considered to be part of basic pay. 6 7 "(3) COMPUTATION RULE.—For purposes of paragraph (1), the annual rate of basic 8 pay of a position does not include any 9 comparability payment under section 5304 10 or any similar authority. 11

12 "(c) SERVICE AGREEMENTS.—Payment of a 13 bonus under this section shall be contingent 14 upon the employee entering into a written serv-15 ice agreement with the Department of Home-16 land Security. The agreement shall include— 17 "(1) the period of service the indi-18 vidual shall be required to complete in re-19 turn for the bonus; and

20 "(2) the conditions under which the
21 agreement may be terminated before the
22 agreed-upon service period has been com23 pleted, and the effect of any such termi24 nation.

1	"(d) ELIGIBILITY.—A bonus under this sec-
2	tion may not be paid to recruit an individual
3	for—
4	"(1) a position to which an individual
5	is appointed by the President, by and with
6	the advice and consent of the Senate;
7	"(2) a position in the Senior Executive
8	Service as a noncareer appointee (as de-
9	fined under section 3132(a)); or
10	"(3) a position which has been ex-
11	cepted from the competitive service by rea-
12	son of its confidential, policy-determining,
13	policy-making, or policy-advocating char-
14	acter.
15	"(e) TERMINATION.—The authority to pay
16	bonuses under this section shall terminate on
17	September 30, 2008.
18	"§9703. Reemployed annuitants
19	"(a) IN GENERAL.—If an annuitant receiv-
20	ing an annuity from the Civil Service Retire-
21	ment and Disability Fund becomes employed
22	in a position within the Directorate for Infor-
23	mation Analysis and Infrastructure Protection
24	of the Department of Homeland Security, the
25	annuitant's annuity shall continue. An annu-

itant so reemployed shall not be considered an
 employee for the purposes of chapter 83 or 84.
 "(b) TERMINATION.—The exclusion pursu ant to this section of the Directorate for Infor mation Analysis and Infrastructure Protection
 from the reemployed annuitant provisions of
 chapters 83 and 84 shall terminate 3 years
 after the date of the enactment of this section,
 unless extended by the Secretary of Homeland
 Security. Any such extension shall be for a pe riod of 1 year and shall be renewable.

12 "(c) ANNUITANT DEFINED.—For purposes of 13 this section, the term 'annuitant' has the 14 meaning given such term under section 8331 15 or 8401, whichever is appropriate.

16 "§9704. Regulations

17 *"The Secretary of Homeland Security, in* 18 consultation with the Director of the Office of 19 Personnel Management, may prescribe any 20 regulations necessary to carry out section 9702 21 or 9703.".

(b) CLERICAL AMENDMENT.—The analysis
for chapter 97 of title 5, United States Code, is
amended by adding after the item relating to
section 9701 the following:
"9702. Recruitment bonuses.

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"9703. Reemployed annuitants. "9704. Regulations.".

1 SEC. 222. HOMELAND SECURITY ADVISORY SYSTEM.

2 (a) IN GENERAL.—Subtitle A of title II of the
3 Homeland Security Act of 2002 is further
4 amended—

5 (1) in section 201(d)(7) (6 U.S.C.
6 121(d)(7)) by inserting "under section 205"
7 after "System"; and

8 (2) by adding at the end the following:
9 "SEC. 205. HOMELAND SECURITY ADVISORY SYSTEM.

10 "(a) REQUIREMENT.—The Under Secretary 11 for Information Analysis and Infrastructure 12 Protection shall implement a Homeland Secu-13 rity Advisory System in accordance with this 14 section to provide public advisories and alerts 15 regarding threats to homeland security, in-16 cluding national, regional, local, and eco-17 nomic sector advisories and alerts, as appro-18 priate.

19 "(b) REQUIRED ELEMENTS.—The Under Sec20 retary, under the System—

21 "(1) shall include, in each advisory
22 and alert regarding a threat, information
23 on appropriate protective measures and

1	countermeasures that may be taken in re-
2	sponse to the threat;
3	"(2) shall, whenever possible, limit the
4	scope of each advisory and alert to a spe-
5	cific region, locality, or economic sector
6	believed to be at risk; and
7	"(3) shall not, in issuing any advisory
8	or alert, use color designations as the ex-
9	clusive means of specifying the homeland
10	security threat conditions that are the
11	subject of the advisory or alert.".
12	(b) Clerical Amendment.—The table of
13	contents in section 1(b) of such Act is further
14	amended by adding at the end of the items re-
15	lating to subtitle A of title II the following:
	"Sec. 205. Homeland Security Advisory System.".
16	SEC. 223. USE OF OPEN-SOURCE INFORMATION.
17	Section 201(d) of the Homeland Security
18	Act of 2002 (6 U.S.C. 121(d)) is further amend-
19	ed by adding at the end the following:
20	"(25) To ensure that, whenever pos-
21	sible—
22	"(A) the Assistant Secretary for In-
23	formation Analysis produces and dis-
24	seminates reports and analytic prod-
25	ucts based on open-source information

1	that do not require a national secu-
2	rity classification under applicable
3	law; and
4	"(B) such unclassified open-source
5	reports are produced and dissemi-
6	nated contemporaneously with reports
7	or analytic products concerning the
8	same or similar information that the
9	Assistant Secretary for Information
10	Analysis produces and disseminates
11	in a classified format.".
12	SEC. 224. FULL AND EFFICIENT USE OF OPEN-SOURCE IN-
13	FORMATION.
14	(a) Requirement.—Subtitle A of title II of
15	the Homeland Security Act of 2002 (6 U.S.C.
16	121 et seq.) is further amended by adding at
17	the end the following:
18	"SEC. 206. FULL AND EFFICIENT USE OF OPEN-SOURCE IN-
19	FORMATION.
20	"The Under Secretary shall ensure that, in
21	meeting their analytic responsibilities under
22	section 201(d) and in formulating require-
23	ments for collection of additional information,
24	the Assistant Secretary for Information Anal-
25	ysis and the Assistant Secretary for Infrastruc-

3 (b) CLERICAL AMENDMENT.—The table of 4 contents in section 1(b) of such Act is further 5 amended by inserting after the item relating 6 to section 205 the following: "Sec. 206. Full and efficient use of open-source information.". TITLE III—DOMESTIC PRE-7 PAREDNESS **PROTEC-**AND 8 TION 9 Subtitle A—Preparedness and 10 Protection 11 12 SEC. 301. NATIONAL TERRORISM EXERCISE PROGRAM. (a) IN GENERAL.—Section 430(c) of the 13 14 Homeland Security Act of 2002 (6 U.S.C. 15 238(c)) is amended by striking "and" after the 16 semicolon at the end of paragraph (8), by 17 striking the period at the end of paragraph (9) 18 and inserting "; and", and by adding at the 19 end the following: 20 *"(10)* designing, developing, performing, and evaluating exercises at the 21 22 national. State, territorial, regional, 23 local, and tribal levels of government that incorporate government officials, emer-24 25 gency response providers, public safety

1 ture Protection make full and efficient use of

2 open-source information wherever possible.".

agencies, the private sector, international
governments and organizations, and
other appropriate entities to test the Na-
tion's capability to prevent, prepare for,
respond to, and recover from threatened
or actual acts of terrorism.".
(b) NATIONAL TERRORISM EXERCISE PRO-
GRAM.—
(1) ESTABLISHMENT OF PROGRAM.—Title
VIII of the Homeland Security Act of 2002
(Public Law 107–296) is amended by add-
ing at the end the following new subtitle:
"Subtitle J—Terrorism
Preparedness Exercises
"SEC. 899a. NATIONAL TERRORISM EXERCISE PROGRAM.
"(a) IN GENERAL.—The Secretary, through
the Office for Domestic Preparedness, shall es-
tablish a National Terrorism Exercise Pro-
gram for the purpose of testing and evaluating
the Nation's capabilities to prevent, prepare
for, respond to, and recover from threatened or
actual acts of terrorism that—
"(1) enhances coordination for ter-
rorism preparedness between all levels of
government, emergency response pro-

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viders, international governments and or-
ganizations, and the private sector;
"(2) is—
"(A) multidisciplinary in nature,
including, as appropriate, informa-
tion analysis and cybersecurity com-
ponents;
"(B) as realistic as practicable
and based on current risk assess-
ments, including credible threats,
vulnerabilities, and consequences;
"(C) carried out with the min-
imum degree of notice to involved par-
ties regarding the timing and details
of such exercises, consistent with safe-
ty considerations;
"(D) evaluated against perform-
ance measures and followed by correc-
tive action to solve identified defi-
ciencies; and
"(E) assessed to learn best prac-
tices, which shall be shared with ap-
propriate Federal, State, territorial,
regional, local, and tribal personnel,

1	authorities, and training institutions
2	for emergency response providers; and
3	"(3) assists State, territorial, local,
4	and tribal governments with the design,
5	implementation, and evaluation of exer-
6	cises that—
7	"(A) conform to the requirements
8	of paragraph (2); and
9	"(B) are consistent with any appli-
10	cable State homeland security strat-
11	egy or plan.
12	"(b) NATIONAL LEVEL EXERCISES.—The Sec-
13	retary, in concurrence with the Attorney Gen-
14	eral and the National Director of Intelligence,
15	through the National Terrorism Exercise Pro-
16	gram, shall perform on a periodic basis na-
17	tional terrorism preparedness exercises for the
18	purposes of—
19	"(1) involving top officials from Fed-
20	eral, State, territorial, local, tribal, and
21	international governments;
22	"(2) testing and evaluating the Na-
23	tion's capability to detect, disrupt, and
24	prevent threatened or actual catastrophic

1	acts of terrorism, especially those involv-
2	ing weapons of mass destruction; and
3	"(3) testing and evaluating the Na-
4	tion's readiness to respond to and recover
5	from catastrophic acts of terrorism, espe-
6	cially those involving weapons of mass de-
7	struction.
8	"(c) CONSULTATION WITH FIRST RESPOND-
9	ERS.—In implementing the responsibilities de-
10	scribed in subsections (a) and (b), the Sec-
11	retary shall consult with a geographic (includ-
10	ing unhan and mural) and substanting areas

12 ing urban and rural) and substantive cross
13 section of governmental and nongovernmental
14 first responder disciplines, including as ap15 propriate—

16 "(1) Federal, State, and local first re17 sponder training institutions;

18 "(2) representatives of emergency re19 sponse providers; and

20 "(3) State and local officials with an
21 expertise in terrorism preparedness.".

(2) CLERICAL AMENDMENT.—The table
of contents in section 1(b) of such Act is
amended by adding at the end of the items
relating to title VIII the following:

"Subtitle J—Terrorism Preparedness Exercises "Sec. 899a. National terrorism exercise program.".

1 (c) TOPOFF PREVENTION EXERCISE.—No 2 later than one year after the date of enactment 3 of this Act, the Secretary of Homeland Security 4 in concurrence with the Attorney General and 5 the National Director of Intelligence shall de-6 sign and carry out a national terrorism pre-7 vention exercise for the purposes of—

8 (1) involving top officials from Fed-9 eral, State, territorial, local, tribal, and 10 international governments; and

(2) testing and evaluating the Nation's capability to detect, disrupt, and
prevent threatened or actual catastrophic
acts of terrorism, especially those involving weapons of mass destruction.

16 SEC. 302. TECHNOLOGY DEVELOPMENT AND TRANSFER.

17 (a) ESTABLISHMENT OF TECHNOLOGY CLEAR-18 INGHOUSE.—Not later than 90 days after the 19 date of enactment of this Act, the Secretary 20 shall complete the establishment of the Tech-21 nology Clearinghouse under section 313 of the 22 Homeland Security Act of 2002. (b) TRANSFER PROGRAM.—Section 313 of the
 Homeland Security Act of 2002 (6 U.S.C. 193)
 is amended—

4 (1) by adding at the end of subsection
5 (b) the following new paragraph:

"(6) The establishment of a homeland 6 security technology transfer program to 7 facilitate the identification, modification, 8 and commercialization of technology and 9 equipment for use by Federal, State, and 10 11 local governmental agencies, emergency 12 response providers, and the private sector to prevent, prepare for, or respond to acts 13 of terrorism."; 14

15 (2) by redesignating subsection (c) as
16 subsection (d); and

17 (3) by inserting after subsection (b)
18 the following new subsection:

19 "(c) TECHNOLOGY TRANSFER PROGRAM.—In 20 developing the program described in sub-21 section (b)(6), the Secretary, acting through 22 the Under Secretary for Science and Tech-23 nology, shall—

24 "(1) in consultation with the other
25 Under Secretaries of the Department and

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the Director of the Office for Domestic 2 Preparedness, on an ongoing basis—

3 "(A) conduct surveys and reviews of available appropriate technologies 4 that have been, or are in the process 5 of being developed, tested, evaluated, 6 or demonstrated by the Department, 7 other Federal agencies, or the private 8 sector or foreign governments and 9 international organizations and that 10 may be useful in assisting Federal, 11 12 State, and local governmental agencies, emergency response providers, or 13 the private sector to prevent, prepare 14 for, or respond to acts of terrorism: 15

"(B) conduct or support research, 16 17 development, tests, and evaluations, 18 as appropriate of technologies identified under subparagraph (A), includ-19 ing any necessary modifications to 20 such technologies for antiterrorism 21 22 use;

"(C) communicate 23 to Federal. State, and local governmental agen-24 cies, emergency response providers, or 25

1	the private sector the availability of
2	such technologies for antiterrorism
3	use, as well as the technology's speci-
4	fications, satisfaction of appropriate
5	standards, and the appropriate
6	grants available from the Department
7	to purchase such technologies;
8	"(D) coordinate the selection and

9 administration of all technology 10 transfer activities of the Science and 11 Technology Directorate, including 12 projects and grants awarded to the 13 private sector and academia; and

14 "(E) identify priorities based on
15 current risk assessments within the
16 Department of Homeland Security for
17 identifying, researching, developing,
18 testing, evaluating, modifying, and
19 fielding existing technologies for
20 antiterrorism purposes;

21 "(2) in support of the activities de22 scribed in paragraph (1)—

23 "(A) consult with Federal, State,
24 and local emergency response pro25 viders;

"(B) consult with government agencies and nationally recognized standards development organizations as appropriate;

5 "(C) enter into agreements and coordinate with other Federal agencies. 6 7 foreign governments, and national and international organizations as 8 the Secretary determines appropriate, 9 in order to maximize the effectiveness 10 of such technologies or to facilitate 11 *commercialization* tech-12 of such nologies: and 13

"(D) consult with existing technology transfer programs and Federal
and State training centers that research, develop, test, evaluate, and
transfer military and other technologies for use by emergency response
providers; and

21 "(3) establish a working group in co-22 ordination with the Secretary of Defense 23 to advise and assist the technology clear-24 inghouse in the identification of military 25 technologies that are in the process of

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1	being developed, or are developed, by the
2	Department of Defense or the private sec-
3	tor, which may include—
4	"(A) representatives from the De-
5	partment of Defense or retired mili-
6	tary officers;
7	"(B) nongovernmental organiza-
8	tions or private companies that are
9	engaged in the research, development,
10	testing, or evaluation of related tech-
11	nologies or that have demonstrated
12	prior experience and success in
13	searching for and identifying tech-
14	nologies for Federal agencies;
15	"(C) Federal, State, and local
16	emergency response providers; and
17	"(D) to the extent the Secretary
18	considers appropriate, other organiza-
19	tions, other interested Federal, State,
20	and local agencies, and other inter-
21	ested persons.".
22	(c) REPORT.—Not later than 1 year after
23	the date of enactment of this Act, the Under
24	Secretary for Science and Technology shall

25 transmit to the Congress a description of the

progress the Department has made in imple menting the provisions of section 313 of the
 Homeland Security Act of 2002, as amended by
 this Act, including a description of the process
 used to review unsolicited proposals received
 as described in subsection (b)(3) of such sec tion.

8 (d) SAVINGS CLAUSE.—Nothing in this sec-9 tion (including the amendments made by this 10 section) shall be construed to alter or diminish 11 the effect of the limitation on the authority of 12 the Secretary of Homeland Security under sec-13 tion 302(4) of the Homeland Security Act of 14 2002 (6 U.S.C. 182(4)) with respect to human 15 health-related research and development ac-16 tivities.

17 SEC. 303. REVIEW OF ANTITERRORISM ACQUISITIONS.

(a) STUDY.—The Secretary of Homeland Security shall conduct a study of all Department
of Homeland Security procurements, including
ongoing procurements and anticipated procurements, to—

(1) identify those that involve any
product, equipment, service (including
support services), device, or technology

(including information technology) that is
 being designed, developed, modified, or
 procured for the specific purpose of pre venting, detecting, identifying, or deter ring acts of terrorism or limiting the
 harm such acts might otherwise cause;
 and

whether such 8 (2) assess product, equipment, service (including support 9 services), device, or technology is an ap-10 propriate candidate for the litigation and 11 12 risk management protections of subtitle G of title VIII of the Homeland Security Act 13 14 of 2002.

15 (b) SUMMARY AND CLASSIFICATION RE-16 PORT.—Not later than 180 days after the date 17 of enactment of this Act, the Secretary shall 18 transmit to the Congress a report—

(1) describing each product, equipment, service (including support services),
device, and technology identified under
subsection (a) that the Secretary believes
would be an appropriate candidate for
the litigation and risk management pro-

tections of subtitle G of title VIII of the
 Homeland Security Act of 2002;

3 (2) listing each such product, equip-4 ment, service (including support services), 5 device, and technology in order of priority 6 for deployment in accordance with cur-7 rent terrorism risk assessment informa-8 tion; and

(3) setting forth specific actions taken, 9 or to be taken, to encourage or require 10 persons or entities that sell or otherwise 11 provide such products, equipment, serv-12 ices (including support services), devices, 13 and technologies to apply for the litiga-14 tion and risk management protections of 15 subtitle G of title VIII of the Homeland Se-16 17 curity Act of 2002, and to ensure 18 prioritization of the Department's review 19 of such products, equipment, services, de-20 vices, and technologies under such Act in accordance with the prioritization set 21 22 forth in paragraph (2) of this subsection. 23 SEC. 304. CENTER OF EXCELLENCE FOR BORDER SECURITY. The Secretary of Homeland Security shall 24 25 establish a university-based Center for Excel-

1 lence for Border Security following the merit-2 review processes and procedures that have 3 been established for selecting University Pro-4 grams Centers of Excellence. The Center shall 5 prioritize its activities on the basis of risk to 6 address the most significant threats. 7 vulnerabilities, and consequences posed by the 8 Nation's borders and border control systems, 9 including the conduct of research, the exam-10 ination of existing and emerging border secu-11 rity technology and systems, and the provision 12 of education, technical, and analytical assist-13 ance for the Department of Homeland Security 14 to effectively secure the Nation's borders.

15 SEC. 305. REQUIREMENTS RELATING TO THE CONTAINER
16 SECURITY INITIATIVE (CSI).

17 (a) RISK ASSESSMENT AND DESIGNATION OF
18 New Foreign Seaports.—

(1) RISK ASSESSMENT.—The Secretary
of Homeland Security shall conduct a risk
assessment of each foreign seaport that
the Secretary is considering designating
as a port under the Container Security
Initiative (CSI) on or after the date of the
enactment of this Act. Each such assess-

1	ment shall evaluate the level of risk for
2	the potential compromise of cargo con-
3	tainers by terrorists or terrorist weapons.
4	(2) DESIGNATION.—The Secretary is au-
5	thorized to designate a foreign seaport as
6	a port under CSI on or after the date of
7	the enactment of this Act only if the Sec-
8	retary determines, based on a risk assess-
9	ment under paragraph (1) and a cost-ben-
10	efit analysis, that the benefits of desig-
11	nating such port outweigh the cost of ex-
12	panding the program to such port.
13	(b) Deployment of Inspection Equipment
14	to New CSI Ports.—
15	(1) DEDI OVICENTE The Secretary is an

15 (1) DEPLOYMENT.—The Secretary is authorized to assist in the loaning of non-16 intrusive inspection equipment for cargo 17 18 containers, on a nonreimbursable basis, at each CSI port designated under sub-19 section (a)(2) and provide training for 20 personnel at the CSI port to operate the 21 nonintrusive inspection equipment. 22

23 (2) ADDITIONAL REQUIREMENTS.—The
 24 Secretary shall establish technical capa 25 bility requirements and standard oper-

ating procedures for nonintrusive inspec-1 2 tion equipment described in paragraph (1) and shall require each CSI port to 3 agree to operate such equipment in ac-4 cordance with such requirements and pro-5 6 cedures as a condition for receiving the equipment and training under such para-7 8 graph.

9 (c) DEPLOYMENT OF PERSONNEL TO NEW CSI
10 PORTS; REEVALUATION OF PERSONNEL AT ALL
11 CSI PORTS.—

(1) **DEPLOYMENT.**—The Secretary shall 12 deploy Department of Homeland Security 13 personnel to each CSI port designated 14 under subsection (a)(1) with respect to 15 which the Secretary determines that the 16 17 deployment is necessary to successfully 18 implement the requirements of CSI at the 19 port.

20 (2) REEVALUATION.—The Secretary
21 shall periodically review relevant risk as22 sessment information with respect to all
23 CSI ports at which Department of Home24 land Security personnel are deployed to
25 assess whether or not continued deploy-

ment of such personnel, in whole or in 1 part, is necessary to successfully imple-2 ment the requirements of CSI at the port. 3 (d) INSPECTION AND SCREENING AT UNITED 4 STATES PORTS OF ENTRY.—Cargo containers ar-5 6 riving at a United States port of entry from a 7 CSI port shall undergo the same level of in-8 spection and screening for potential com-9 promise by terrorists or terrorist weapons as 10 cargo containers arriving at a United States 11 port of entry from a foreign seaport that is not 12 participating in CSI unless the containers 13 were initially inspected at the CSI port at the 14 request of CSI personnel and such personnel 15 verify and electronically record that the in-16 spection indicates that the containers have not 17 been compromised by terrorists or terrorist 18 weapons.

(e) DEFINITION.—In this section, the term
"Container Security Initiative" or "CSI"
means the program carried out by the Department of Homeland Security under which the
Department enters into agreements with foreign seaports to—

1	(1) establish security criteria to iden-
2	tify high-risk maritime cargo containers
3	bound for the United States based on ad-
4	vance information; and
5	(2) screen or inspect such maritime
6	cargo containers for potential compromise
7	by terrorists or terrorist weapons prior to
8	shipment to the United States.
9	SEC. 306. SECURITY OF MARITIME CARGO CONTAINERS.
10	(a) REGULATIONS.—
11	(1) IN GENERAL.—Not later than 180
12	days after the date of the enactment of
13	this Act, the Secretary of Homeland Secu-
14	rity shall issue regulations for the secu-
15	rity of maritime cargo containers moving
16	within the intermodal transportation sys-
17	tem in accordance with the requirements
18	of paragraph (2).
19	(2) REQUIREMENTS.—The regulations
20	issued pursuant to paragraph (1) shall be
21	in accordance with recommendations of
22	the Maritime Transportation Security Act
23	Subcommittee of the Advisory Committee
24	on Commercial Operations of the Depart-
25	ment of Homeland Security, including rec-

ommendations relating to obligation to
 seal, recording of seal changes, modal
 changes, seal placement, ocean carrier
 seal verification, and addressing seal
 anomalies.

6 **(b)** INTERNATIONAL AGREEMENTS.—The Sec-7 retary shall seek to enter into agreements with 8 foreign countries and international organiza-9 tions to establish standards for the security of 10 maritime cargo containers moving within the 11 intermodal transportation system that, to the 12 maximum extent practicable, meet the require-13 ments of subsection (a)(2).

14 (c) CONTAINER TARGETING STRATEGY.—

(1) STRATEGY.—The Secretary shall de-15 velop a strategy to improve the ability of 16 17 the Department of Homeland Security to 18 use information contained in shipping 19 bills of lading to identify and provide additional review of anomalies in such bills 20 of lading. The strategy shall include a 21 22 method of contacting shippers in a timely fashion to verify or explain any anomalies 23 in shipping bills of lading. 24

1 (2) REPORT.—Not later than 90 days 2 after the date of the enactment of this Act, the Secretary shall submit to the appro-3 priate congressional committees a report 4 on the implementation of this subsection, 5 information on data 6 including any 7 searching technologies that will be used 8 to implement the strategy.

9 (d) CONTAINER SECURITY DEMONSTRATION 10 PROGRAM.—

(1) PROGRAM.—The Secretary is au-11 thorized to establish and carry out a dem-12 onstration program that integrates non-13 intrusive inspection equipment, including 14 radiation detection 15 equipment and gamma ray inspection equipment, at an 16 17 appropriate United States seaport, as de-18 termined by the Secretary.

19 (2) REQUIREMENT.—The demonstration 20 program shall also evaluate automatic 21 identification methods for containers and 22 vehicles and a data sharing network ca-23 pable of transmitting inspection data be-24 tween ports and appropriate entities with-25 in the Department of Homeland Security. 1 (3) REPORT.—Upon completion of the 2 demonstration program, the Secretary 3 shall submit to the appropriate congres-4 sional committees a report on the imple-5 mentation of this subsection.

6 (e) CONSOLIDATION OF CONTAINER SECURITY 7 PROGRAMS.—The Secretary shall consolidate 8 all programs of the Department of Homeland 9 Security relating to the security of maritime 10 cargo containers, including the demonstration 11 program established pursuant to subsection 12 (d), to achieve enhanced coordination and effi-13 ciency.

14SEC. 307. SECURITY PLAN FOR GENERAL AVIATION AT RON-15ALD REAGAN WASHINGTON NATIONAL AIR-

16 **PORT**.

Not later than 180 days after the date of
enactment of this Act, the Secretary of Homeland Security shall implement section 823(a)
of the Vision 100—Century of Aviation Reauthorization Act (49 U.S.C. 41718 note; 117 Stat.
2595).

23 SEC. 308. INTEROPERABLE COMMUNICATIONS ASSISTANCE.
24 (a) FINDINGS.—The Congress finds the fol25 lowing:

(1) The 9/11 Commission determined 1 2 that the inability of first responders to communicate effectively on September 11, 3 2001 was a critical obstacle to an effective 4 5 multi-jurisdictional response. 6 (2) Many jurisdictions across the country still experience difficulties com-7 municating that may contribute to confu-8 sion, delays, or added risks when respond-9 10 ing to an emergency.

(3) During fiscal year 2004, the Office
for Domestic Preparedness awarded over
\$834,000,000 for 2,912 projects through Department of Homeland Security grant programs for the purposes of improving communications interoperability.

(4) Interoperable communications systems are most effective when designed to
comprehensively address, on a regional
basis, the communications of all types of
public safety agencies, first responder disciplines, and State and local government
facilities.

24 (5) Achieving communications inter25 operability is complex due to the extensive

training, system modifications, and agree ments among the different jurisdictions
 that are necessary to implement effective
 communications systems.

(6) The Congress authorized the De-5 partment of Homeland Security to create 6 an Office for Interoperability and Com-7 patibility in the Intelligence Reform and 8 Terrorism Prevention Act of 2004 to, 9 10 among other things, establish a com-11 prehensive national approach, coordinate 12 federal activities, accelerate the adoption of standards, and encourage research and 13 development to achieve interoperable com-14 munications for first responders. 15

(7) The Office for Interoperability and 16 Compatibility includes the SAFECOM Pro-17 18 gram that serves as the umbrella program 19 within the Federal government to improve public safety communications interoper-20 ability, and has developed the RAPIDCOM 21 22 program, the Statewide Communications Interoperability Planning Methodology, 23 and a Statement of Requirements to pro-24 25 vide technical, planning, and purchasing

assistance for Federal departments and
 agencies, State and local governments,
 and first responders.

4 (b) SENSE OF CONGRESS.—It is the sense of 5 the Congress that the Department of Home-6 land Security should implement as expedi-7 tiously as possible the initiatives assigned to 8 the Office for Interoperability and Compat-9 ibility under section 7303 of the Intelligence 10 Reform and Terrorism Prevention Act of 2004 11 (6 U.S.C. 194), including specifically the fol-12 lowing:

(1) Establishing a comprehensive national approach to achieving public safety
interoperable communications.

(2) Issuing letters of intent to commit
future funds for jurisdictions through existing homeland security grant programs
to applicants as appropriate to encourage
long-term investments that may significantly improve communications interoperability.

23 (3) Providing technical assistance to
24 additional urban and other high-risk
25 areas to support the establishment of con-

sistent, secure, and effective interoperable
 communications capabilities.

(4) Completing the report to the Con-3 gress on the Department's plans for accel-4 erating the development of national vol-5 6 untary consensus standards for public safety interoperable communications, a 7 schedule of milestones for such develop-8 ment, and achievements of such develop-9 ment, by no later than 30 days after the 10 11 date of enactment of this Act.

12SEC. 309. REPORT TO CONGRESS ON IMPLEMENTATION OF13RECOMMENDATIONS REGARDING PROTEC-14TION OF AGRICULTURE.

15 The Secretary of Homeland Security shall 16 report to the Committee on Homeland Security 17 and the Committee on the Judiciary of the 18 House of Representatives and the Committee 19 on Homeland Security and Governmental Af-20 fairs and the Committee on the Judiciary of 21 the Senate by no later than 120 days after the 22 date of the enactment of this Act regarding 23 how the Department of Homeland Security 24 will implement the applicable recommenda-25 tions from the Government Accountability Of2 is Being Done to Protect Agriculture from a

3 Terrorist Attack, but Important Challenges
4 Remain" (GAO-05-214).

5 Subtitle B—Department of Home-6 land Security Cybersecurity En-

7 *hancement*

8 SEC. 311. SHORT TITLE.

9 This subtitle may be cited as the "Depart-10 ment of Homeland Security Cybersecurity En-11 hancement Act of 2005".

12 SEC. 312. ASSISTANT SECRETARY FOR CYBERSECURITY.

(a) IN GENERAL.—Subtitle A of title II of the
Homeland Security Act of 2002 (6 U.S.C. 121 et
seq.) is further amended by adding at the end
the following:

17 "SEC. 207. ASSISTANT SECRETARY FOR CYBERSECURITY.

18 "(a) IN GENERAL.—There shall be in the Di-19 rectorate for Information Analysis and Infra-20 structure Protection a National Cybersecurity 21 Office headed by an Assistant Secretary for 22 Cybersecurity (in this section referred to as the 23 'Assistant Secretary'), who shall assist the Sec-24 retary in promoting cybersecurity for the Na-25 tion. 1 "(b) GENERAL AUTHORITY.—The Assistant 2 Secretary, subject to the direction and control 3 of the Secretary, shall have primary authority 4 within the Department for all cybersecurity-re-5 lated critical infrastructure protection pro-6 grams of the Department, including with re-7 spect to policy formulation and program man-8 agement.

9 "(c) RESPONSIBILITIES.—The responsibil-10 ities of the Assistant Secretary shall include 11 the following:

12 "(1) To establish and manage—
13 "(A) a national cybersecurity re14 sponse system that includes the ability
15 to—

16 "(i) analyze the effect of
17 cybersecurity threat information
18 on national critical infrastruc19 ture; and

20 "(ii) aid in the detection and
21 warning of attacks on, and in the
22 restoration of, cybersecurity infra23 structure in the aftermath of such
24 attacks;

1	"(B) a national cybersecurity
2	threat and vulnerability reduction
3	program that identifies cybersecurity
4	vulnerabilities that would have a na-
5	tional effect on critical infrastructure,
6	performs vulnerability assessments on
7	information technologies, and coordi-
8	nates the mitigation of such
9	vulnerabilities;
10	"(C) a national cybersecurity
11	awareness and training program that
12	promotes cybersecurity awareness
13	among the public and the private sec-
14	tors and promotes cybersecurity train-
15	ing and education programs;
16	"(D) a government cybersecurity
17	program to coordinate and consult
18	with Federal, State, and local govern-
19	ments to enhance their cybersecurity
20	programs; and
21	"(E) a national security and inter-
22	national cybersecurity cooperation
23	program to help foster Federal efforts

cybersecurity awareness and coopera tion.

3 "(2) To coordinate with the private 4 sector on the program under paragraph 5 (1) as appropriate, and to promote 6 cybersecurity information sharing, vulner-7 ability assessment, and threat warning re-8 garding critical infrastructure.

9 **"(3)** To coordinate with other direc-10 torates and offices within the Department 11 on the cybersecurity aspects of their mis-12 sions.

"(4) To coordinate with the Under Sec-13 14 retary for Emergency Preparedness and Response to ensure that the National Re-15 sponse Plan developed pursuant to section 16 17 502(6) of the Homeland Security Act of 2002 (6 U.S.C. 312(6)) includes appro-18 19 priate measures for the recovery of the cybersecurity elements of critical infra-20 21 structure.

22 "(5) To develop processes for informa23 tion sharing with the private sector, con24 sistent with section 214, that—

1	"(A) promote voluntary
2	cybersecurity best practices, stand-
3	ards, and benchmarks that are re-
4	sponsive to rapid technology changes
5	and to the security needs of critical
6	infrastructure; and
7	"(B) consider roles of Federal,
8	State, local, and foreign governments
9	and the private sector, including the
10	insurance industry and auditors.
11	"(6) To coordinate with the Chief In-
12	formation Officer of the Department in es-
13	tablishing a secure information sharing
14	architecture and information sharing
15	processes, including with respect to the
16	Department's operation centers.
17	"(7) To consult with the Electronic
18	Crimes Task Force of the United States
19	Secret Service on private sector outreach
20	and information activities.
21	"(8) To consult with the Office for Do-
22	mestic Preparedness to ensure that real-
23	istic cybersecurity scenarios are incor-
24	porated into tabletop and recovery exer-
25	cises.

1

2

3

"(9) To consult and coordinate, as ap-

propriate, with other Federal agencies on

cybersecurity-related programs, policies, and operations. 4 "(10) To consult and coordinate with-5 6 in the Department and, where appro-7 priate, with other relevant Federal agen-8 cies, on security of digital control systems, such as Supervisory Control and Data Ac-9 10 quisition (SCADA) systems. "(d) AUTHORITY OVER THE NATIONAL COM-11 12 MUNICATIONS SYSTEM.—The Assistant Secretary 13 shall have primary authority within the De-14 partment over the National Communications 15 System.". (b) CLERICAL AMENDMENT.—The table of 16 17 contents in section 1(b) of such Act is amended 18 by adding at the end of the items relating to 19 subtitle A of title II the following: "Sec. 207. Assistant Secretary for Cybersecurity.". 20 SEC. 313. CYBERSECURITY DEFINED. 21 Section 2 of the Homeland Security Act of 22 2002 (6 U.S.C. 101) is amended by adding at 23 the end the following: "(17)(A) The 'cybersecurity' 24 term 25 means the prevention of damage to, the •HR 1817 RH

1	protection of, and the restoration of com-
2	puters, electronic communications sys-
3	tems, electronic communication services,
4	wire communication, and electronic com-
5	munication, including information con-
6	tained therein, to ensure its availability,
7	integrity, authentication, confidentiality,
8	and nonrepudiation.
9	"(B) In this paragraph—
10	"(i) each of the terms 'damage'
11	and 'computer' has the meaning that
12	term has in section 1030 of title 18,
13	United States Code; and
14	"(ii) each of the terms 'electronic
15	communications system', 'electronic
16	communication service', 'wire commu-
17	nication', and 'electronic communica-
18	tion' has the meaning that term has
19	in section 2510 of title 18, United
20	States Code.".
21	SEC. 314. CYBERSECURITY TRAINING PROGRAMS AND
22	EQUIPMENT.
23	(a) IN GENERAL.—The Secretary of Home-
24	land Security, acting through the Assistant
25	Secretary for Cybersecurity, may establish, in

conjunction with the National Science Foun dation, a program to award grants to institu tions of higher education (and consortia there of) for—

5 (1) the establishment or expansion of
6 cybersecurity professional development
7 programs;

8 (2) the establishment or expansion of 9 associate degree programs in 10 cybersecurity; and

(3) the purchase of equipment to provide training in cybersecurity for either
professional development programs or degree programs.

15 (b) ROLES.—

16 (1) DEPARTMENT OF HOMELAND SECU-17 RITY.—The Secretary, acting through the 18 Assistant Secretary for Cybersecurity and 19 in consultation with the Director of the 20 National Science Foundation, shall estab-21 lish the goals for the program established 22 under this section and the criteria for awarding grants under the program. 23

24 (2) NATIONAL SCIENCE FOUNDATION.—
25 The Director of the National Science

1	Foundation shall operate the program es-
2	tablished under this section consistent
3	with the goals and criteria established
4	under paragraph (1), including soliciting
5	applicants, reviewing applications, and
6	making and administering grant awards.
7	The Director may consult with the Assist-
8	ant Secretary for Cybersecurity in select-
9	ing awardees.
10	(3) FUNDING.—The Secretary shall
11	transfer to the National Science Founda-
12	tion the funds necessary to carry out this
13	section.
14	(c) GRANT AWARDS.—
15	(1) PEER REVIEW.—All grant awards
16	under this section shall be made on a
17	competitive, merit-reviewed basis.
18	(2) FOCUS.—In making grant awards
19	under this section, the Director shall, to
20	the extent practicable, ensure geographic
21	diversity and the participation of women
22	and underrepresented minorities.
23	(3) PREFERENCE.—In making grant
24	awards under this section, the Director
25	shall give preference to applications sub-

mitted by consortia of institutions to en courage as many students and profes sionals as possible to benefit from this
 program.

5 (d) AUTHORIZATION OF APPROPRIATIONS.— 6 Of the amount authorized under section 101, 7 there is authorized to be appropriated to the 8 Secretary for carrying out this section 9 \$3,700,000 for fiscal year 2006.

10 (e) DEFINITIONS.—In this section, the term 11 "institution of higher education" has the 12 meaning given that term in section 101(a) of 13 the Higher Education Act of 1965 (20 U.S.C. 14 1001(a)).

15SEC. 315. INFORMATION SECURITY REQUIREMENTS AND16OMB RESPONSIBILITIES NOT AFFECTED.

17 (a) IN GENERAL.—This subtitle does not af18 fect—

19 (1) any information security require20 ment under any other Federal law; or

(2) the responsibilities of the Director
of the Office of Management and Budget
under any other Federal law.

24 (b) LAWS INCLUDED.—The laws referred to
25 in subsection (a) include the following:

1	(1) Chapter 35 of title 44, United
2	States Code, popularly known as the Pa-
3	perwork Reduction Act.
4	(2) The Clinger-Cohen Act of 1996 (di-
5	visions D and E of Public Law 104–106),
6	including the provisions of law enacted by
7	amendments made by that Act.
8	(3) The Federal Information Security
9	Management Act of 2002 (title III of Pub-
10	lic Law 107–347), including the provisions
11	of law enacted by amendments made by
12	that Act.
13	Subtitle C—Security of Public
14	Transportation Systems

15 SEC. 321. SECURITY BEST PRACTICES.

Not later than 120 days after the date of enactment of this Act, the Secretary of Homeland Security shall develop, disseminate to appropriate owners, operators, and providers of public transportation systems, public transportation employees and employee representatives, and Federal, State, and local officials, and transmit to Congress, a report containing best practices for the security of public transportation systems. In developing best practices, the Secretary shall be responsible for
 consulting with and collecting input from
 owners, operators, and providers of public
 transportation systems, public transportation
 employee representatives, first responders, in dustry associations, private sector experts,
 academic experts, and appropriate Federal,
 State, and local officials.

9 SEC. 322. PUBLIC AWARENESS.

Not later than 90 days after the date of en-10 actment of this Act, the Secretary of Homeland 11 12 Security shall develop a national plan for pub-13 lic outreach and awareness. Such plan shall 14 be designed to increase awareness of measures 15 that the general public, public transportation 16 passengers, and public transportation employ-17 ees can take to increase public transportation 18 system security. Such plan shall also provide 19 outreach to owners, operators, providers, and 20 employees of public transportation systems to 21 improve their awareness of available tech-22 nologies, ongoing research and development 23 efforts, and available Federal funding sources 24 to improve public transportation security. Not 25 later than 9 months after the date of enact-

ment of this Act, the Secretary shall implement the plan developed under this section. Subtitle D—Critical Infrastructure Prioritization

5 SEC. 331. CRITICAL INFRASTRUCTURE.

6 (a) COMPLETION OF PRIORITIZATION.—Not 7 later than 90 days after the date of the enact-8 ment of this Act, the Secretary of Homeland Se-9 curity, in concurrence with the Attorney Gen-10 eral and the National Director of Intelligence 11 shall complete the prioritization of the Na-12 tion's critical infrastructure according to all 13 of the following criteria:

(1) The threat of terrorist attack,
based on threat information received and
analyzed by the Office of Information
Analysis of the Department regarding the
intentions and capabilities of terrorist
groups and other potential threats to the
Nation's critical infrastructure.

(2) The likelihood that an attack
would cause the destruction or significant
disruption of such infrastructure.

24 (3) The likelihood that an attack
25 would result in substantial numbers of

deaths and serious bodily injuries, a sub stantial adverse impact on the national
 economy, or a substantial adverse impact
 on national security.

5 (b) COOPERATION.—Such prioritization 6 shall be developed in cooperation with other 7 relevant Federal agencies, State, local, and 8 tribal governments, and the private sector, as 9 appropriate.

10 SEC. 332. SECURITY REVIEW.

11 (a) REQUIREMENT.—Not later than 9 12 months after the date of the enactment of this 13 Act, the Secretary, in coordination with other 14 relevant Federal agencies, State, local, and 15 tribal governments, and the private sector, as 16 appropriate, shall—

(1) review existing Federal, State,
local, tribal, and private sector plans for
securing the critical infrastructure included in the prioritization developed
under section 331;

(2) recommend changes to existing
plans for securing such infrastructure, as
the Secretary determines necessary; and

(3) coordinate and contribute to pro tective efforts of other Federal, State,
 local, and tribal agencies and the private
 sector, as appropriate, as directed in
 Homeland Security Presidential Directive
 7.

7 (b) CONTENTS OF PLANS.—The rec8 ommendations made under subsection (a)(2)
9 shall include—

(1) necessary protective measures to
secure such infrastructure, including
milestones and timeframes for implementation; and

14 (2) to the extent practicable, perform15 ance metrics to evaluate the benefits to
16 both national security and the Nation's
17 economy from the implementation of such
18 protective measures.

19 SEC. 333. IMPLEMENTATION REPORT.

(a) IN GENERAL.—Not later than 15 months
after the date of the enactment of this Act, the
Secretary shall submit a report to the Committee on Homeland Security and the Committee on the Judiciary of the House of Representatives and the Committee on Homeland

Security and Governmental Affairs and the
 Committee on the Judiciary of the Senate on
 the implementation of section 332. Such report
 shall detail—

5 (1) the Secretary's review and coordi6 nation of security plans under section 332;
7 and

8 (2) the Secretary's oversight of the exe9 cution and effectiveness of such plans.

10 (b) UPDATE.—Not later than 1 year after 11 the submission of the report under subsection 12 (a), the Secretary shall provide an update of 13 such report to the congressional committees 14 described in subsection (a).

15 SEC. 334. PROTECTION OF INFORMATION.

Information that is generated, compiled,
or disseminated by the Department of Homeland Security in carrying out this section—

19 (1) is exempt from disclosure under
20 section 552 of title 5, United States Code;
21 and

(2) shall not, if provided by the Department to a State or local government
or government agency—

1	(A) be made available pursuant to
2	any State or local law requiring dis-
3	closure of information or records;
4	(B) otherwise be disclosed or dis-
5	tributed to any person by such State
6	or local government or government
7	agency without the written consent of
8	the Secretary; or
9	(C) be used other than for the pur-
10	pose of protecting critical infrastruc-
11	ture or protected systems, or in fur-
12	therance of an investigation or the
13	prosecution of a criminal act.
14	TITLE IV—MISCELLANEOUS
15	SEC. 401. BORDER SECURITY AND ENFORCEMENT COORDI-
16	NATION AND OPERATIONS.
17	(a) FINDINGS.—The Congress makes the fol-
18	lowing findings:
19	(1) In creating the Department of
20	Homeland Security, the Congress sought
21	to enhance the Nation's capabilities to
22	prevent, protect against, and respond to
23	terrorist acts by consolidating existing
24	Federal agencies with homeland security
25	functions into a single new Department,

and by realigning the missions of those
legacy agencies to more directly support
our national homeland security efforts.
(2) As part of this massive government
reorganization, section 442 of the Home-
land Security Act of 2002 (Public Law

7 107–273) established a Bureau of Border Security and transferred into it all of the 8 functions, programs, personnel, assets, 9 and liabilities pertaining to the following 10 programs: the Border Patrol; alien deten-11 tion and removal; immigration-related in-12 telligence, investigations, and enforce-13 14 ment activities; and immigration inspections at ports of entry. 15

16 (3) Title IV of the Homeland Security 17 Act of 2002 (Public Law 107–273) also 18 transferred to the new Department the 19 United States Customs Service, as a dis-20 tinct entity within the new Department, to 21 further the Department's border integrity 22 mission.

23 (4) Utilizing its reorganization au24 thority provided in the Homeland Security
25 Act of 2002, the President submitted a re-

organization plan for the Department on
 January 30, 2003.

3 (5) This plan merged the customs and 4 immigration border inspection and patrol 5 functions, along with agricultural inspec-6 tions functions, into a new entity called 7 the Bureau of Customs and Border Protec-8 tion.

(6) The plan also combined the cus-9 10 toms and immigration enforcement agents, as well as the Office of Detention 11 and Removal Operations, the Office of 12 Federal Protective Service, the Office of 13 Federal Air Marshal Service, and the Of-14 fice of Intelligence, into another new enti-15 ty called U.S. Immigration and Customs 16 17 Enforcement.

18 (7) The President's January 30, 2003, 19 reorganization plan did not explain the reasons for separating immigration in-20 spection and border patrol functions from 21 22 other immigration-related enforcement functions, or to combine immigration-re-23 lated enforcement functions with customs 24 and other functions, contrary to the de-25

1	sign of the Bureau of Border Security as
2	prescribed by the Congress in section 442
3	of the Homeland Security Act of 2002.
4	(8) Two years after this structure has
5	been in effect, questions remain about
6	whether the Department has organized
7	itself properly, and is managing its cus-
8	toms and immigration enforcement and
9	border security resources in the most effi-
10	cient, sensible, and effective manner.
11	(9) U.S. Immigration and Customs En-
12	forcement has faced major budgetary
13	challenges that are, in part, attributable
14	to the inexact division of resources upon
15	the separation of immigration functions.
16	These budget shortfalls have forced U.S.
17	Immigration and Customs Enforcement to
18	impose hiring freezes and to release
19	aliens that otherwise should be detained.
20	(b) REPORT.—
21	(1) IN GENERAL.—Not later than 30
22	days after the date of the enactment of
23	this Act, the Secretary of Homeland Secu-

rity shall review and evaluate the current 24 organizational structure of the Depart-25

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1	ment of Homeland Security established by
2	the President's January 30, 2003, reorga-
3	nization plan and submit a report of find-
4	ings and recommendations to the Con-
5	gress.
6	(2) CONTENTS OF REPORT.—The report
7	shall include—
8	(A) a description of the rationale
9	for, and any benefits of, the current
10	organizational division of U.S. Immi-
11	gration and Customs Enforcement
12	and the Bureau of Customs and Bor-
13	der Protection, with respect to the De-
14	partment's immigration and customs
15	missions;
16	(B) a description of the organiza-
17	tion, missions, operations, and poli-
18	cies of the Bureau of Customs and
19	Border Protection and U.S. Immigra-
20	tion and Customs Enforcement, and
21	areas of unnecessary overlap or oper-
22	ational gaps among and between
23	these missions;
24	(C) a description of the rationale
25	for, and any benefits of, the current

organizational combination of immi-

gration-related enforcement functions

3	with customs and other functions;
4	(D) an analysis of alternative or-
5	ganizational structures that could
6	provide a more effective way to deliver
7	maximum efficiencies and mission
8	success;
9	(E) a description of the current
10	role of the Directorate of Border and
11	Transportation Security with respect
12	to providing adequate direction and
13	oversight of the two agencies, and
14	whether this management structure is
15	still necessary;
16	(F) an analysis of whether the
17	Federal Air Marshals and the Federal
18	Protective Service are properly lo-
19	cated within the Department within
20	U.S. Immigration and Customs En-
21	forcement;
22	(G) the proper placement and
23	functions of a specialized investiga-
24	tive and patrol unit operating at the
25	southwest border on the Tohono

1	O'odham Nation, known as the Shad-
2	ow Wolves;
3	(H) the potential costs of reorga-
4	nization, including financial, pro-
5	grammatic, and other costs, to the De-
6	partment; and
7	(I) recommendations for cor-
8	recting the operational and adminis-
9	trative problems that have been
10	caused by the division of the Bureau
11	of Customs and Border Protection and
12	U.S. Immigration and Customs En-
13	forcement and by the combination of
14	immigration-related enforcement
15	functions with customs and other
16	functions in both entities, including
17	any appropriate reorganization plans.
18	SEC. 402. GAO REPORT TO CONGRESS.
19	Not later than 6 months after the date of
20	the enactment of this Act, the Comptroller Gen-
21	eral of the United States shall submit to the

22 Congress a report that sets forth—

(1) an assessment of the effectiveness
of the organizational and management
structure of the Department of Homeland

Security in meeting the Department's mis-1 sions; and 2 (2) recommendations to facilitate and 3 improve the organization and manage-4 5 ment of the Department to best meet those missions. 6 7 SEC. 403. PLAN FOR ESTABLISHING CONSOLIDATED AND 8 **COLOCATED REGIONAL OFFICES.** 9 Not later than 60 days after the date of the 10 enactment of this Act, the Secretary of Homeland Security shall develop and submit to the 11 12 Congress a plan for establishing consolidated 13 and colocated regional offices for the Depart-14 ment of Homeland Security in accordance 15 with section 706 of the Homeland Security Act 16 of 2002 (6 U.S.C. 346).

17 SEC. 404. PLAN TO REDUCE WAIT TIMES.

Not later than 180 days after the date of
enactment of this Act, the Secretary of Homeland Security shall develop a plan—

(1) to improve the operational efficiency of security screening checkpoints at
commercial service airports so that average peak waiting periods at such checkpoints do not exceed 20 minutes; and

1	(2) to ensure that there are no signifi-
2	cant disparities in immigration and cus-
3	toms processing times among airports
4	that serve as international gateways.
5	SEC. 405. DENIAL OF TRANSPORTATION SECURITY CARD.
6	Section 70105(c) of title 46, United States
7	Code, is amended—
8	(1) in paragraph (3) by inserting be-
9	fore the period "before an administrative
10	law judge"; and
11	(2) by adding at the end the following:
12	"(5) In making a determination under
13	paragraph (1)(D) that an individual poses a
14	terrorism security risk, the Secretary shall not
15	consider, as the sole reason, a felony convic-
16	tion if—
17	"(A) that felony occurred more than 7
18	years prior to the date of the Secretary's
19	determination; and
20	"(B) the felony was not an offense that
21	is a violation of a provision specified in
22	subparagraph (B) of section 2332b(g)(5) of
23	<i>title 18.".</i>

1SEC. 406. TRANSFER OF EXISTING CUSTOMS PATROL OFFI-2CERS UNIT AND ESTABLISHMENT OF NEW3CPO UNITS IN THE U.S. IMMIGRATION AND4CUSTOMS ENFORCEMENT.

5 (a) TRANSFER OF EXISTING UNIT.—Not later than 180 days after the date of the enactment 6 of this Act, the Secretary of Homeland Security 7 shall transfer to the U.S. Immigration and 8 Customs Enforcement all functions (including 9 10 the personnel, assets, and obligations held by 11 or available in connection with such func-12 tions) of the Customs Patrol Officers unit of 13 the Bureau of Customs and Border Protection 14 operating on the Tohono O'odham Indian res-15 ervation (commonly known as the "Shadow Wolves" unit). 16

(b) ESTABLISHMENT OF NEW UNITS.—The
Secretary is authorized to establish within the
U.S. Immigration and Customs Enforcement
additional units of Customs Patrol Officers in
accordance with this section.

(c) DUTIES.—The Secretary is authorized to
establish within the U.S. Immigration and
Customs Enforcement additional units of Customs Patrol Officers in accordance with this
section.

(d) BASIC PAY FOR JOURNEYMAN OFFICERS.—
 The rate of basic pay for a journeyman Cus toms Patrol Officer in a unit described in this
 section shall be not less than the rate of basic
 pay for GS-13 of the General Schedule.

6 (e) SUPERVISORS.—Each unit described 7 under this section shall be supervised by a 8 Chief Customs Patrol Officer, who shall have 9 the same rank as a resident agent-in-charge of 10 the Office of Investigations.

11 SEC. 407. DATA COLLECTION ON USE OF IMMIGRATION
12 CONSULTANTS.

13 The Secretary of Homeland Security shall 14 establish procedures to record information on 15 applications for an immigration benefit sub-16 mitted by an alien with respect to which—

17 (1) the alien states that the alien used
18 the services of an immigration consultant;
19 or

(2) a Department employee or official
investigating facts alleged in the application, or adjudicating the application, suspects that the alien used the services of an
immigration consultant.

Union Calendar No. 40

¹⁰⁹TH CONGRESS H. R. 1817

[Report No. 109–71, Parts I, II, and III]

A BILL

To authorize appropriations for fiscal year 2006 for the Department of Homeland Security, and for other purposes.

MAY 13, 2005

Reported from the Committee on Energy and Commerce, with an amendment

Reported from the Committee on the Judiciary, with an amendment

The Committees on Government Reform, Science, Transportation and Infrastructure, Ways and Means, and the Permanent Select Committee on Intelligence discharged; committed to the Committee or the Whole House on the State of the Union and ordered to be printed