# H. R. 1

### IN THE SENATE OF THE UNITED STATES

January 9, 2007

Received; read twice and referred to the Committee on Homeland Security and Governmental Affairs

# AN ACT

To provide for the implementation of the recommendations of the National Commission on Terrorist Attacks Upon the United States.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

#### 1 SECTION 1. SHORT TITLE.

- 2 This Act may be cited as the "Implementing the 9/
- 3 11 Commission Recommendations Act of 2007".

#### 4 SEC. 2. TABLE OF CONTENTS.

- 5 The table of contents for this Act is as follows:
  - Sec. 1. Short title.
  - Sec. 2. Table of contents.

### TITLE I—RISK-BASED ALLOCATION OF HOMELAND SECURITY GRANTS

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# TITLE II—ENSURING COMMUNICATIONS INTEROPERABILITY FOR FIRST RESPONDERS

Sec. 201. Improve Communications for Emergency Response Grant Program.

# TITLE III—STRENGTHENING USE OF A UNIFIED INCIDENT COMMAND DURING EMERGENCIES

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- Sec. 402. Aviation security capital fund.
- Sec. 403. Airport checkpoint screening explosive detection.
- Sec. 404. Strengthening explosive detection at airport screening checkpoints.
- Sec. 405. Extension of authorization of aviation security funding.
- Sec. 406. Inspection of cargo carried aboard passenger aircraft.
- Sec. 407. Appeal and redress process for passengers wrongly delayed or prohibited from boarding a flight.
- Sec. 408. Transportation Security Administration personnel management.
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### TITLE V—STRENGTHENING THE SECURITY OF CARGO CONTAINERS

Sec. 501. Requirements relating to entry of containers into the United States.

# TITLE VI—STRENGTHENING EFFORTS TO PREVENT TERRORIST TRAVEL

Subtitle A—Human Smuggling and Trafficking Center Improvements

Sec. 601. Strengthening the capabilities of the Human Smuggling and Trafficking Center. Subtitle B—International Collaboration to Prevent Terrorist Travel

Sec. 611. Report on international collaboration to increase border security, enhance global document security, and exchange terrorist information.

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TITLE VII—IMPROVING INTELLIGENCE AND INFORMATION SHARING WITH LOCAL LAW ENFORCEMENT AND FIRST RESPONDERS

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Grant Program

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Sec. 702. FLEET Grant program.

Subtitle B—Border Intelligence Fusion Center Program

Sec. 711. Findings.

Sec. 712. Establishment of Border Intelligence Fusion Center Program.

Subtitle C—Homeland Security Information Sharing Enhancement

Sec. 721. Short title.

Sec. 722. Homeland Security Advisory System.

Sec. 723. Homeland security information sharing.

Subtitle D—Homeland Security Information Sharing Partnerships

Sec. 731. Short title.

Sec. 732. State, Local, and Regional Information Fusion Center Initiative.

Sec. 733. Homeland Security Information Sharing Fellows Program.

Subtitle E—Homeland Security Intelligence Offices Reorganization

Sec. 741. Departmental reorganization.

Sec. 742. Intelligence components of Department of Homeland Security.

Sec. 743. Office of Infrastructure Protection.

### TITLE VIII—PROTECTING PRIVACY AND CIVIL LIBERTIES WHILE EFFECTIVELY FIGHTING TERRORISM

Subtitle A—Privacy and Civil Liberties Oversight Boards

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Sec. 802. Findings.

Sec. 803. Making the Privacy and Civil Liberties Oversight Board independent.

Sec. 804. Requiring all members of the Privacy and Civil Liberties Oversight Board be confirmed by the Senate.

Sec. 805. Subpoena power for the Privacy and Civil Liberties Oversight Board.

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#### TITLE IX—IMPROVING CRITICAL INFRASTRUCTURE SECURITY

- Sec. 901. Vulnerability assessment and report on critical infrastructure information.
- Sec. 902. National Asset Database and the National At-Risk Database.

### TITLE X—TRANSPORTATION SECURITY PLANNING AND INFORMATION SHARING

- Sec. 1001. Strategic transportation security information sharing.
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- Sec. 1221. Proliferation Security Initiative improvements and authorities.
- Sec. 1222. Authority to provide assistance to cooperative countries.
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- Sec. 1231. Findings; statement of policy.
- Sec. 1232. Authorization of appropriations for the Department of Defense Cooperative Threat Reduction Program.
- Sec. 1233. Authorization of appropriations for the Department of Energy programs to prevent weapons of mass destruction proliferation and terrorism.
  - Subtitle D—Office of the United States Coordinator for the Prevention of Weapons of Mass Destruction Proliferation and Terrorism
- Sec. 1241. Office of the United States Coordinator for the Prevention of Weapons of Mass Destruction Proliferation and Terrorism.
- Sec. 1242. Request for corresponding Russian coordinator.
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- Sec. 1251. Commission on the Prevention of Weapons of Mass Destruction Proliferation and Terrorism.

- Sec. 1252. Purposes.
- Sec. 1253. Composition.
- Sec. 1254. Responsibilities.
- Sec. 1255. Powers.
- Sec. 1256. Nonapplicability of Federal Advisory Committee Act.
- Sec. 1257. Report.
- Sec. 1258. Termination.

### TITLE XIII—NUCLEAR BLACK MARKET COUNTER-TERRORISM ACT

- Sec. 1301. Short title.
- Sec. 1302. Definitions.
- Subtitle A—Sanctions for Transfers of Nuclear Enrichment, Reprocessing, and Weapons Technology, Equipment, and Materials Involving Foreign Persons and Terrorists
- Sec. 1311. Authority to impose sanctions on foreign persons.
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- Sec. 1321. Findings.
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- Sec. 1323. Coordination.
- Sec. 1324. Report.

#### Subtitle C—Rollback of Nuclear Proliferation Networks

- Sec. 1331. Nonproliferation as a condition of United States assistance.
- Sec. 1332. Report on identification of nuclear proliferation network host countries.
- Sec. 1333. Suspension of arms sales licenses and deliveries to nuclear proliferation host countries.

#### TITLE XIV—9/11 COMMISSION INTERNATIONAL IMPLEMENTATION

- Sec. 1401. Short title; table of contents.
- Subtitle A—Quality Educational Opportunities in Arab and Predominantly Muslim Countries.
- Sec. 1411. Findings; Policy.
- Sec. 1412. International Arab and Muslim Youth Opportunity Fund.
- Sec. 1413. Annual report to Congress.
- Sec. 1414. Extension of program to provide grants to American-sponsored schools in Arab and predominantly Muslim Countries to provide scholarships.
- Subtitle B—Democracy and Development in Arab and Predominantly Muslim Countries
- Sec. 1421. Promoting democracy and development in the Middle East, Central Asia, South Asia, and Southeast Asia.
- Sec. 1422. Middle East Foundation.

Subtitle C—Restoring United States Moral Leadership

- Sec. 1431. Advancing United States interests through public diplomacy.
- Sec. 1432. Expansion of United States scholarship, exchange, and library programs in Arab and predominantly Muslim countries.
- Sec. 1433. United States policy toward detainees.

Subtitle D—Strategy for the United States Relationship With Afghanistan, Pakistan, and Saudi Arabia

- Sec. 1441. Afghanistan.
- Sec. 1442. Pakistan.
- Sec. 1443. Saudi Arabia.

### 1 TITLE I—RISK-BASED ALLOCA-

### 2 TION OF HOMELAND SECU-

### 3 RITY GRANTS

- 4 SEC. 101. FIRST RESPONDERS HOMELAND SECURITY FUND-
- 5 ING.
- 6 (a) IN GENERAL.—The Homeland Security Act of
- 7 2002 (Public Law 107–296; 6 U.S.C. 361 et seq.) is
- 8 amended—
- 9 (1) in section 1(b) in the table of contents by
- striking the items relating to the second title XVIII,
- as added by section 501(b)(3) of Public Law 109-
- 12 347, and inserting the following:

#### "TITLE XIX—DOMESTIC NUCLEAR DETECTION OFFICE

- "Sec. 1901. Domestic Nuclear Detection Office.
- "Sec. 1902. Mission of Office.
- "Sec. 1904. Testing authority.
- "Sec. 1905. Relationship to other Department entities and Federal agencies.
- "Sec. 1906. Contracting and grant making authorities.";
- 13 (2) by redesignating the second title XVIII, as
- added by section 501(a) of Public Law 109–347, as
- 15 title XIX;
- 16 (3) in title XIX (as so redesignated)—

1	(A) by redesignating sections 1801
2	through 1806 as sections 1901 through 1906,
3	respectively;
4	(B) in section 1904(a) (6 U.S.C. 594(a)),
5	as so redesignated, by striking "section 1802"
6	and inserting "section 1902"; and
7	(C) in section 1906 (6 U.S.C. 596), as so
8	redesignated, by striking "section 1802(a)"
9	each place it appears and inserting "section
10	1902(a)'';
11	(4) in section 1(b) in the table of contents by
12	adding at the end the following:
	"TITLE XX—FUNDING FOR FIRST RESPONDERS
	"Sec. 2001. Definitions.  "Sec. 2002. Faster and Smarter Funding for First Responders.  "Sec. 2003. Covered grant eligibility and criteria.  "Sec. 2004. Risk-based evaluation and prioritization.  "Sec. 2005. Use of funds and accountability requirements.";
13	and
14	(5) by adding at the end the following:
15	"TITLE XX—FUNDING FOR FIRST
16	RESPONDERS
17	"SEC. 2001. DEFINITIONS.
18	"In this title:
19	"(1) COVERED GRANT.—The term 'covered
20	grant' means any grant to which this title applies
21	under section 2002.

1	"(2) DIRECTLY ELIGIBLE TRIBE.—The term
2	'directly eligible tribe' means any Indian tribe or
3	consortium of Indian tribes that—
4	"(A) meets the criteria for inclusion in the
5	qualified applicant pool for Self-Governance
6	that are set forth in section 402(c) of the In-
7	dian Self-Determination and Education Assist-
8	ance Act (25 U.S.C. 458bb(c));
9	"(B) employs at least 10 full-time per-
10	sonnel in a law enforcement or emergency re-
11	sponse agency with the capacity to respond to
12	calls for law enforcement or emergency services;
13	and
14	"(C)(i) is located on, or within 5 miles of,
15	an international border or waterway;
16	"(ii) is located within 5 miles of a facility
17	designated as high-risk critical infrastructure
18	by the Secretary;
19	"(iii) is located within or contiguous to one
20	of the 50 largest metropolitan statistical areas
21	in the United States; or
22	"(iv) has more than 1,000 square miles of
23	Indian country, as that term is defined in sec-
24	tion 1151 of title 18. United States Code.

- "(3) Elevations in the threat alert LEVEL.—The term 'elevations in the threat alert level' means any designation (including those that are less than national in scope) that raises the homeland security threat level to either the highest or second highest threat level under the Homeland Security Advisory System referred to in section 201(d)(7).
  - "(4) FIRST RESPONDER.—The term 'first responder' shall have the same meaning as the term 'emergency response provider'.
  - "(5) Indian tribe, band, nation, or other organized group or community, including any Alaskan Native village or regional or village corporation as defined in or established pursuant to the Alaskan Native Claims Settlement Act (43 U.S.C. 1601 et seq.), that is recognized as eligible for the special programs and services provided by the United States to Indians because of their status as Indians.

### "(6) Region.—The term 'region' means—

"(A) any geographic area consisting of all or parts of 2 or more contiguous States that have a combined population of at least 1,650,000 or have an area of not less than

1	20,000 square miles, and that, for purposes of
2	an application for a covered grant, is rep-
3	resented by 1 or more governments or govern-
4	mental agencies within such geographic area,
5	and that is established by law or by agreement
6	of 2 or more such governments or governmental
7	agencies in a mutual aid agreement; or
8	"(B) any other combination of contiguous
9	local government units (including such a com-
10	bination established by law or agreement of two
11	or more governments or governmental agencies
12	in a mutual aid agreement) that is formally cer-
13	tified by the Secretary as a region for purposes
14	of this Act with the consent of—
15	"(i) the State or States in which they
16	are located, including a multi-State entity
17	established by a compact between two or
18	more States; and
19	"(ii) the incorporated municipalities,
20	counties, and parishes that they encom-
21	pass.
22	"(7) Terrorism preparedness.—The term
23	'terrorism preparedness' means any activity designed
24	to improve the ability to prevent, prepare for, re-

1	spond to, mitigate against, or recover from threat
2	ened or actual terrorist attacks.
3	"(8) Capabilities.—The term 'capabilities
4	shall have the same meaning that term has under
5	title VIII.
6	"SEC. 2002. FASTER AND SMARTER FUNDING FOR FIRST RE
7	SPONDERS.
8	"(a) COVERED GRANTS.—This title applies to grants
9	provided by the Department to States, urban areas, re-
10	gions, or directly eligible tribes for the primary purpose
11	of improving the ability of first responders to prevent, pre-
12	pare for, respond to, mitigate against, or recover from
13	threatened or actual terrorist attacks, especially those in
14	volving weapons of mass destruction, administered under
15	the following:
16	"(1) State Homeland Security Grant Pro-
17	GRAM.—The State Homeland Security Grant Pro-
18	gram of the Department, or any successor to such
19	grant program.
20	"(2) Urban area security initiative.—The
21	Urban Area Security Initiative of the Department
22	or any successor to such grant program.
23	"(3) Law enforcement terrorism preven-
24	TION PROGRAM —The Law Enforcement Terrorism

- 1 Prevention Program of the Department, or any suc-
- 2 cessor to such grant program.
- 3 "(b) Excluded Programs.—This title does not
- 4 apply to or otherwise affect the following Federal grant
- 5 programs or any grant under such a program:
- 6 "(1) Nondepartment programs.—Any Fed-
- 7 eral grant program that is not administered by the
- 8 Department.
- 9 "(2) Fire grant programs.—The fire grant
- programs authorized by sections 33 and 34 of the
- 11 Federal Fire Prevention and Control Act of 1974
- 12 (15 U.S.C. 2229, 2229a).
- 13 "(3) Emergency management planning
- 14 AND ASSISTANCE ACCOUNT GRANTS.—The Emer-
- 15 gency Management Performance Grant program and
- the Urban Search and Rescue Grants program au-
- thorized by title VI of the Robert T. Stafford Dis-
- 18 aster Relief and Emergency Assistance Act (42
- 19 U.S.C. 5195 et seq.); the Departments of Veterans
- 20 Affairs and Housing and Urban Development, and
- 21 Independent Agencies Appropriations Act, 2000
- 22 (113 Stat. 1047 et seq.); and the Earthquake Haz-
- 23 ards Reduction Act of 1977 (42 U.S.C. 7701 et
- 24 seq.).

#### 1 "SEC. 2003. COVERED GRANT ELIGIBILITY AND CRITERIA.

1	SEC. 2005. COVERED GRAINI ELIGIDILITI AND CRITERIA.
2	"(a) Grant Eligibility.—
3	"(1) State, region, or directly eligible
4	TRIBE.—Any State, region, or directly eligible tribe
5	shall be eligible to apply for a covered grant under
6	the programs referred to in paragraphs (1) and (3)
7	of section 1802(a).
8	"(2) High-threat urban areas.—Any urban
9	area that is determined by the Secretary to be a
10	high-threat urban areas shall be eligible to apply for
11	a covered grant referred to in paragraph (2) of sec-
12	tion 1802(a).
13	"(b) Grant Criteria.—The Secretary shall award
14	covered grants to assist States and local governments in
15	achieving, maintaining, and enhancing the capabilities for
16	terrorism preparedness established by the Secretary.
17	"(c) Submission of State Preparedness Re-
18	PORT.—
19	"(1) Submission required.—The Secretary
20	shall require that any State applying to the Sec-
21	retary for a covered grant must submit State Pre-
22	paredness Report specified in section 652(c) of the
23	Department of Homeland Security Appropriations
24	Act, 2007 (Public Law 109–295).
25	"(2) Consultation.—The State report sub-

mitted under paragraph (1) shall be developed in

- 1 consultation with and subject to appropriate com-2 ment by local governments and first responders 3 within the State.
- 4 "(d) Consistency With State Plans.—
  - "(1) IN GENERAL.—The Secretary shall ensure that each covered grant is used to supplement and support, in a consistent and coordinated manner, the applicable State homeland security report or plan.
    - "(2) APPROVAL OF PLAN BY SECRETARY.—The Secretary may not award any covered grant to a State unless the Secretary has approved the applicable State homeland security plan.
  - "(3) REVISIONS.—A State may revise the applicable State homeland security plan approved by the Secretary under this subsection, subject to approval of the revision by the Secretary.
- 17 "(e) Application for Grant.—
  - "(1) IN GENERAL.—Except as otherwise provided in this subsection, any State, urban area, region, or directly eligible tribe may apply for a covered grant by submitting to the Secretary an application at such time, in such manner, and containing such information as is required under this subsection, or as the Secretary may reasonably require.

- "(2)**DEADLINES** 1 FOR APPLICATIONS 2 AWARDS.—All applications for covered grants must 3 be submitted at such time as the Secretary may rea-4 sonably require for the fiscal year for which they are 5 submitted. The Secretary shall award covered grants 6 pursuant to all approved applications for such fiscal 7 year as soon as practicable, but not later than 8 March 1 of such year.
  - "(3) AVAILABILITY OF FUNDS.—All funds awarded by the Secretary under covered grants in a fiscal year shall be available for obligation through the end of the subsequent fiscal year.
  - "(4) MINIMUM CONTENTS OF APPLICATION.—
    The Secretary shall require that each applicant include in its application, at a minimum—
    - "(A) the purpose for which the applicant seeks covered grant funds and the reasons why the applicant needs the covered grant to meet the capabilities for terrorism preparedness within the State, urban area, region, or directly eligible tribe to which the application pertains;
    - "(B) a description of how, by reference to the applicable State homeland security plan or plans under subsection (c), the allocation of grant funding proposed in the application, in-

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1	cluding, where applicable, the amount not
2	passed through under section 2005(g)(1), would
3	assist in fulfilling the capabilities for terrorism
4	preparedness specified in such plan or plans;
5	"(C) a statement of whether a mutual aid
6	agreement applies to the use of all or any por-
7	tion of the covered grant funds;
8	"(D) if the applicant is a State, a descrip-
9	tion of how the State plans to allocate the cov-
10	ered grant funds to local governments and In-
11	dian tribes;
12	"(E) if the applicant is a region—
13	"(i) a precise geographical description
14	of the region and a specification of all par-
15	ticipating and nonparticipating local gov-
16	ernments within the geographical area
17	comprising that region;
18	"(ii) a specification of what govern-
19	mental entity within the region will admin-
20	ister the expenditure of funds under the
21	covered grant; and
22	"(iii) a designation of a specific indi-
23	vidual to serve as regional liaison;

1	"(F) a capital budget showing how the ap-
2	plicant intends to allocate and expend the cov-
3	ered grant funds;
4	"(G) if the applicant is a directly eligible
5	tribe, a designation of a specific individual to
6	serve as the tribal liaison; and
7	"(H) a statement of how the applicant in-
8	tends to meet the matching requirement, if any,
9	that applies under section $2005(g)(2)$ .
10	"(5) Regional applications.—
11	"(A) RELATIONSHIP TO STATE APPLICA-
12	TIONS.—A regional application—
13	"(i) shall be coordinated with an ap-
14	plication submitted by the State or States
15	of which such region is a part;
16	"(ii) shall supplement and avoid dupli-
17	cation with such State application; and
18	"(iii) shall address the unique regional
19	aspects of such region's terrorism pre-
20	paredness needs beyond those provided for
21	in the application of such State or States.
22	"(B) STATE REVIEW AND SUBMISSION.—
23	To ensure the consistency required under sub-
24	section (d) and the coordination required under
25	subparagraph (A) of this paragraph, an appli-

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cant that is a region must submit its application to each State of which any part is included in the region for review and concurrence prior to the submission of such application to the Secretary. The regional application shall be transmitted to the Secretary through each such State within 30 days of its receipt, unless the Governor of such a State notifies the Secretary, in writing, that such regional application is inconsistent with the State's homeland security plan and provides an explanation of the reasons therefor.

"(C) DISTRIBUTION OF REGIONAL AWARDS.—If the Secretary approves a regional application, then the Secretary shall distribute a regional award to the State or States submitting the applicable regional application under subparagraph (B), and each such State shall, not later than the end of the 45-day period beginning on the date after receiving a regional award, pass through to the region all covered grant funds or resources purchased with such funds, except those funds necessary for the State to carry out its responsibilities with respect to such regional application: Provided,

That in no such case shall the State or States pass through to the region less than 80 percent of the regional award.

"(D) CERTIFICATIONS REGARDING DISTRIBUTION OF GRANT FUNDS TO REGIONS.—
Any State that receives a regional award under subparagraph (C) shall certify to the Secretary, by not later than 30 days after the expiration of the period described in subparagraph (C) with respect to the grant, that the State has made available to the region the required funds and resources in accordance with subparagraph (C).

"(E) DIRECT PAYMENTS TO REGIONS.—If any State fails to pass through a regional award to a region as required by subparagraph (C) within 45 days after receiving such award and does not request or receive an extension of such period under section 2006(h)(2), the region may petition the Secretary to receive directly the portion of the regional award that is required to be passed through to such region under subparagraph (C).

1	"(F) REGIONAL LIAISONS.—A regional li-
2	aison designated under paragraph (4)(E)(iii)
3	shall—
4	"(i) coordinate with Federal, State,
5	local, regional, and private officials within
6	the region concerning terrorism prepared-
7	ness;
8	"(ii) develop a process for receiving
9	input from Federal, State, local, regional,
10	and private sector officials within the re-
11	gion to assist in the development of the re-
12	gional application and to improve the re-
13	gion's access to covered grants; and
14	"(iii) administer, in consultation with
15	State, local, regional, and private officials
16	within the region, covered grants awarded
17	to the region.
18	"(6) Tribal applications.—
19	"(A) Submission to the state or
20	STATES.—To ensure the consistency required
21	under subsection (d), an applicant that is a di-
22	rectly eligible tribe must submit its application
23	to each State within the boundaries of which
24	any part of such tribe is located for direct sub-

1 mission to the Department along with the appli-2 cation of such State or States.

> "(B) Opportunity for state com-Ment.—Before awarding any covered grant to a directly eligible tribe, the Secretary shall provide an opportunity to each State within the boundaries of which any part of such tribe is located to comment to the Secretary on the consistency of the tribe's application with the State's homeland security plan. Any such comments shall be submitted to the Secretary concurrently with the submission of the State and tribal applications.

> "(C) FINAL AUTHORITY.—The Secretary shall have final authority to determine the consistency of any application of a directly eligible tribe with the applicable State homeland security plan or plans, and to approve any application of such tribe. The Secretary shall notify each State within the boundaries of which any part of such tribe is located of the approval of an application by such tribe.

"(D) Tribal liaison.—A tribal liaison designated under paragraph (4)(G) shall—

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"(i) coordinate with Federal, State, local, regional, and private officials concerning terrorism preparedness;  "(ii) develop a process for receiving input from Federal, State, local, regional, and private sector officials to assist in the development of the application of such tribe and to improve the tribe's access to covered grants; and  "(iii) administer, in consultation with State, local, regional, and private officials,
cerning terrorism preparedness;  "(ii) develop a process for receiving input from Federal, State, local, regional, and private sector officials to assist in the development of the application of such tribe and to improve the tribe's access to covered grants; and  "(iii) administer, in consultation with
"(ii) develop a process for receiving input from Federal, State, local, regional, and private sector officials to assist in the development of the application of such tribe and to improve the tribe's access to covered grants; and  "(iii) administer, in consultation with
input from Federal, State, local, regional, and private sector officials to assist in the development of the application of such tribe and to improve the tribe's access to covered grants; and  "(iii) administer, in consultation with
and private sector officials to assist in the development of the application of such tribe and to improve the tribe's access to covered grants; and  "(iii) administer, in consultation with
development of the application of such tribe and to improve the tribe's access to covered grants; and  "(iii) administer, in consultation with
tribe and to improve the tribe's access to covered grants; and  "(iii) administer, in consultation with
covered grants; and  "(iii) administer, in consultation with
"(iii) administer, in consultation with
State local regional and private officials
State, local, regional, and private officials,
covered grants awarded to such tribe.
"(E) Limitation on the number of di-
RECT GRANTS.—The Secretary may make cov-
ered grants directly to not more than 20 di-
rectly eligible tribes per fiscal year.
"(F) Tribes not receiving direct
GRANTS.—An Indian tribe that does not receive
a grant directly under this section is eligible to
receive funds under a covered grant from the
State or States within the boundaries of which
any part of such tribe is located, consistent with
the homeland security plan of the State as de-
scribed in subsection (c). If a State fails to

comply with section 2006(g)(1), the tribe may

request payment under section 2006(h)(3) in the same manner as a local government.

"(7) Equipment standards.—If an applicant for a covered grant proposes to upgrade or purchase, with assistance provided under the grant, new equipment or systems that do not meet or exceed any applicable national voluntary consensus standards established by the Secretary, the applicant shall include in the application an explanation of why such equipment or systems will serve the needs of the applicant better than equipment or systems that meet or exceed such standards.

# 13 "SEC. 2004. RISK-BASED EVALUATION AND PRIORITIZATION.

"(a) Prioritization of Grant Applications.—

"(1) Factors to be considered.—The Secretary shall evaluate and annually prioritize all pending applications for covered grants based upon the degree to which they would, by achieving, maintaining, or enhancing the capabilities of the applicants on a nationwide basis, lessen the threat to, vulnerability of, and consequences for persons (including transient commuting and tourist populations) and critical infrastructure. Such evaluation and prioritization shall be based upon the most cur-

1 rent risk assessment available by the Office of Intel-2 ligence Analysis and the Office of Infrastructure 3 Protection of the threats of terrorism against the 4 United States. In establishing criteria for evaluating 5 and prioritizing applications for covered grants, the 6 Secretary shall coordinate with the National Advi-7 sory Council established under section 508, the Di-8 rector of the Federal Emergency Management Agen-9 cy, the United States Fire Administrator, the Chief 10 Intelligence Officer of the Department, the Assistant 11 Secretary for Infrastructure Protection, and other 12 Department officials as determined by the Secretary. 13 "(2) Critical infrastructure sectors.— 14 The Secretary specifically shall consider threats of 15 terrorism against the following critical infrastructure 16 sectors in all areas of the United States, urban and 17 rural: 18 "(A) Agriculture and food. 19 "(B) Banking and finance. 20 "(C) Chemical industries. 21 "(D) The defense industrial base. 22 "(E) Emergency services. 23 "(F) Energy. "(G) Government facilities. 24 "(H) Postal and shipping. 25

1	"(I) Public health and health care.
2	"(J) Information technology.
3	"(K) Telecommunications.
4	"(L) Transportation systems.
5	"(M) Water.
6	"(N) Dams.
7	"(O) Commercial facilities.
8	"(P) National monuments and icons.
9	The order in which the critical infrastructure sectors
10	are listed in this paragraph shall not be construed
11	as an order of priority for consideration of the im-
12	portance of such sectors.
13	"(3) Types of threat.—The Secretary spe-
14	cifically shall consider the following types of threat
15	to the critical infrastructure sectors described in
16	paragraph (2), and to populations in all areas of the
17	United States, urban and rural:
18	"(A) Biological threats.
19	"(B) Nuclear threats.
20	"(C) Radiological threats.
21	"(D) Incendiary threats.
22	"(E) Chemical threats.
23	"(F) Explosives.
24	"(G) Suicide bombers.
25	"(H) Cyber threats.

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1	"(I) Any other threats based on proximity
2	to specific past acts of terrorism or the known
3	activity of any terrorist group.
4	The order in which the types of threat are listed in
5	this paragraph shall not be construed as an order of
6	priority for consideration of the importance of such
7	threats.
8	"(4) Consideration of additional fac-
9	TORS.—The Secretary shall take into account any
10	other specific threat to a population (including a
11	transient commuting or tourist population) or crit-
12	ical infrastructure sector that the Board has deter-
13	mined to exist. In evaluating the threat to a popu-
14	lation or critical infrastructure sector, the Secretary
15	shall give greater weight to threats of terrorism
16	based upon their specificity and credibility, including
17	any pattern of repetition.
18	"(5) MINIMUM AMOUNTS.—After evaluating
19	and prioritizing grant applications under paragraph
20	(1), the Department shall ensure that, for each fis-
21	cal year—
22	"(A) each of the States, other than the
23	Virgin Islands, American Samoa, Guam, and
24	the Northern Mariana Islands, that has an ap-

proved State homeland security plan receives no

less than 0.25 percent of the funds available for covered grants for that fiscal year for purposes of implementing its homeland security plan;

"(B) each of the States, other than the Virgin Islands, American Samoa, Guam, and the Northern Mariana Islands, that has an approved State homeland security plan and that meets one or both of the additional high-risk qualifying criteria under paragraph (6) receives no less than 0.45 percent of the funds available for covered grants for that fiscal year for purposes of implementing its homeland security plan;

"(C) the Virgin Islands, American Samoa, Guam, and the Northern Mariana Islands each receives no less than 0.08 percent of the funds available for covered grants for that fiscal year for purposes of implementing its approved State plan; and

"(D) directly eligible tribes collectively receive no less than 0.08 percent of the funds available for covered grants for such fiscal year for purposes of addressing the needs identified in the applications of such tribes, consistent with the homeland security plan of each State

1	within the boundaries of which any part of any
2	such tribe is located, except that this clause
3	shall not apply with respect to funds available
4	for a fiscal year if the Secretary receives less
5	than 5 applications for such fiscal year from
6	such tribes or does not approve at least one
7	such application.
8	"(6) Additional High-risk qualifying cri-
9	TERIA.—For purposes of paragraph (5)(B), addi-
10	tional high-risk qualifying criteria consist of—
11	"(A) having a significant international
12	land border; or
13	"(B) adjoining a body of water within
14	North America through which an international
15	boundary line extends.
16	"(b) Effect of Regional Awards on State Min-
17	IMUM.—Any regional award, or portion thereof, provided
18	to a State under section $2003(e)(5)(C)$ shall not be consid-
19	ered in calculating the minimum State award under sub-
20	section (a)(5) of this section.
21	"(c) Relationship to Other Programs.—This
22	section shall be carried out in consultation with the Sec-
23	retary of Health and Human Services. Nothing in this sec-
24	tion affects the scope of authority of the Secretary of

1	Health and Human Services, including such authority
2	under the Public Health Service Act.
3	"SEC. 2005. USE OF FUNDS AND ACCOUNTABILITY RE-
4	QUIREMENTS.
5	"(a) In General.—A covered grant may be used
6	for—
7	"(1) purchasing or upgrading equipment, in-
8	cluding computer hardware and software, to enhance
9	terrorism preparedness;
10	"(2) exercises to strengthen terrorism prepared-
11	ness;
12	"(3) training for prevention (including detec-
13	tion) of, preparedness for, response to, or recovery
14	from attacks involving weapons of mass destruction
15	including training in the use of equipment and com-
16	puter software;
17	"(4) developing or updating State homeland se-
18	curity plans, risk assessments, mutual aid agree-
19	ments, and emergency management plans to enhance
20	terrorism preparedness;
21	"(5) establishing or enhancing mechanisms for
22	sharing terrorism threat information;
23	"(6) systems architecture and engineering, pro-
24	gram planning and management, strategy formula-
25	tion and strategic planning, life-cycle systems de-

1	sign, product and technology evaluation, and proto-
2	type development for terrorism preparedness pur-
3	poses;
4	"(7) additional personnel costs resulting from—
5	"(A) elevations in the threat alert level of
6	the Homeland Security Advisory System by the
7	Secretary, or a similar elevation in threat alert
8	level issued by a State, region, or local govern-
9	ment with the approval of the Secretary;
10	"(B) travel to and participation in exer-
11	cises and training in the use of equipment and
12	on prevention activities;
13	"(C) the temporary replacement of per-
14	sonnel during any period of travel to and par-
15	ticipation in exercises and training in the use of
16	equipment and on prevention activities; and
17	"(D) the hiring of staff to serve as intel-
18	ligence analysts to strengthen information and
19	intelligence sharing capabilities;
20	"(8) the costs of equipment (including software)
21	required to receive, transmit, handle, and store clas-
22	sified information;
23	"(9) protecting critical infrastructure against
24	potential attack by the addition of barriers, fences,
25	gates, and other such devices that are constructed

1 consistent with the requirements of section 6(j)(9) of 2 the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5196(j)(9), except 3 4 that the cost of such measures may not exceed the 5 greater of— "(A) \$1,000,000 per project; or 6 7 "(B) such greater amount as may be ap-8 proved by the Secretary, which may not exceed 9 10 percent of the total amount of the covered 10 grant; 11 "(10) the costs of commercially available inter-12 operable communications equipment (that, where ap-13 plicable, is based on national, voluntary consensus 14 standards) that the Secretary, in consultation with 15 the Assistant Secretary for Emergency Communica-16 tions, deems best suited to facilitate interoperability, 17 coordination, and integration between and among 18 emergency communications systems, and that com-19 plies with prevailing grant guidance of the Depart-20 ment for interoperable communications; "(11) educational curricula development for 21 22 first responders to ensure that they are prepared for 23 terrorist attacks; "(12) training and exercises to assist public ele-24 25 mentary and secondary schools in developing and

1	implementing programs to instruct students regard-
2	ing age-appropriate skills to prevent, prepare for, re-
3	spond to, mitigate against, or recover from an act of
4	terrorism;
5	"(13) paying of administrative expenses directly
6	related to administration of the grant, except that
7	such expenses may not exceed 3 percent of the
8	amount of the grant;
9	"(14) Public safety answering points;
10	"(15) paying for the conduct of any activity
11	permitted under the Law Enforcement Terrorism
12	Prevention Program, or any such successor to such
13	program; and
14	"(16) other appropriate activities as determined
15	by the Secretary.
16	"(b) Prohibited Uses.—Funds provided as a cov-
17	ered grant may not be used—
18	"(1) to supplant State or local funds;
19	"(2) to construct buildings or other physical fa-
20	cilities;
21	"(3) to acquire land; or
22	"(4) for any State or local government cost-
23	sharing contribution.

- 1 "(c) Intelligence Analysts.—An individual hired 2 serve as an intelligence analyst under subsection 3 (a)(7)(D) must meet at least one of the following criteria: "(1) The individual has successfully completed 4 5 training that meets the standards of the Inter-6 national Association of Law Enforcement Intel-7 ligence Analysts to ensure baseline proficiency in in-8 telligence analysis and production. 9 "(2) The individual has previously served in a 10 Federal intelligence agency as an intelligence analyst 11 for at least two years. 12 "(d) Multiple-Purpose Funds.—Nothing in this 13 section shall be construed to preclude State and local governments from using covered grant funds in a manner 14 15 that also enhances first responder preparedness for emergencies and disasters unrelated to acts of terrorism, if 16 17 such use assists such governments in achieving capabilities 18 for terrorism preparedness established by the Secretary. 19 "(e) REIMBURSEMENT OF COSTS.— 20 Paid-on-call or volunteer REIM-
- 20 "(1) Paid-on-call or volunteer reim-21 Bursement.—In addition to the activities described 22 in subsection (a), a covered grant may be used to 23 provide a reasonable stipend to paid-on-call or volun-24 teer first responders who are not otherwise com-25 pensated for travel to or participation in training

- 1 covered by this section. Any such reimbursement
- 2 shall not be considered compensation for purposes of
- 3 rendering such a first responder an employee under
- 4 the Fair Labor Standards Act of 1938 (29 U.S.C.
- 5 201 et seq.).
- 6 "(2) Performance of federal duty.—An
- 7 applicant for a covered grant may petition the Sec-
- 8 retary for the reimbursement of the cost of any ac-
- 9 tivity relating to prevention (including detection) of,
- preparedness for, response to, or recovery from acts
- of terrorism that is a Federal duty and usually per-
- formed by a Federal agency, and that is being per-
- formed by a State or local government (or both)
- under agreement with a Federal agency.
- 15 "(f) Assistance Requirement.—The Secretary
- 16 may not require that equipment paid for, wholly or in part,
- 17 with funds provided as a covered grant be made available
- 18 for responding to emergencies in surrounding States, re-
- 19 gions, and localities, unless the Secretary undertakes to
- 20 pay the costs directly attributable to transporting and op-
- 21 erating such equipment during such response.
- 22 "(g) Flexibility in Unspent Homeland Secu-
- 23 RITY GRANT FUNDS.—Upon request by the recipient of
- 24 a covered grant, the Secretary may authorize the grantee
- 25 to transfer all or part of funds provided as the covered

- 1 grant from uses specified in the grant agreement to other
- 2 uses authorized under this section, if the Secretary deter-
- 3 mines that such transfer is in the interests of homeland
- 4 security.
- 5 "(h) State, Regional, and Tribal Responsibil-
- 6 ITIES.—
- "(1) Pass-through.—The Secretary shall re-7 8 quire a recipient of a covered grant that is a State 9 to obligate or otherwise make available to local gov-10 ernments, first responders, and other local groups, 11 to the extent required under the State homeland se-12 curity plan or plans specified in the application for 13 the grant, not less than 80 percent of the grant 14 funds, resources purchased with the grant funds 15 having a value equal to at least 80 percent of the 16 amount of the grant, or a combination thereof, by 17 not later than the end of the 45-day period begin-18 ning on the date the grant recipient receives the 19 grant funds.
- (2) Cost sharing.—
- 21 "(A) IN GENERAL.—The Federal share of 22 the costs of an activity carried out with a cov-23 ered grant to a State, region, or directly eligible 24 tribe awarded after the 2-year period beginning

on the date of the enactment of this section shall not exceed 75 percent.

- "(B) Interim rule.—The Federal share of the costs of an activity carried out with a covered grant awarded before the end of the 2-year period beginning on the date of the enactment of this section shall be 100 percent.
- "(C) In-kind matching.—Each recipient of a covered grant may meet the matching requirement under subparagraph (A) by making in-kind contributions of goods or services that are directly linked with the purpose for which the grant is made, including, but not limited to, any necessary personnel overtime, contractor services, administrative costs, equipment fuel and maintenance, and rental space.
- "(3) CERTIFICATIONS REGARDING DISTRIBUTION OF GRANT FUNDS TO LOCAL GOVERNMENTS.—
  Any State that receives a covered grant shall certify
  to the Secretary, by not later than 30 days after the
  expiration of the period described in paragraph (1)
  with respect to the grant, that the State has made
  available for expenditure by local governments, first
  responders, and other local groups the required
  amount of grant funds pursuant to paragraph (1).

1	"(4) Quarterly report on homeland secu-
2	RITY SPENDING.—The Federal share described in
3	paragraph (2)(A) may be increased by up to 2 per-
4	cent for any State, region, or directly eligible tribe
5	that, not later than 30 days after the end of each
6	fiscal quarter, submits to the Secretary a report on
7	that fiscal quarter. Each such report must include,
8	for each recipient of a covered grant or a pass-
9	through under paragraph (1)—
10	"(A) the amount obligated to that recipient
11	in that quarter;
12	"(B) the amount expended by that recipi-
13	ent in that quarter; and
14	"(C) a summary description of the items
15	purchased by such recipient with such amount.
16	"(5) Annual report on homeland secu-
17	RITY SPENDING.—Each recipient of a covered grant
18	shall submit an annual report to the Secretary not
19	later than 60 days after the end of each Federal fis-
20	cal year. Each recipient of a covered grant that is
21	a region must simultaneously submit its report to
22	each State of which any part is included in the re-
23	gion. Each recipient of a covered grant that is a di-
24	rectly eligible tribe must simultaneously submit its
25	report to each State within the houndaries of which

1	any part of such tribe is located. Each report must
2	include the following:
3	"(A) The amount, ultimate recipients, and
4	dates of receipt of all funds received under the
5	grant during the previous fiscal year.
6	"(B) The amount and the dates of dis-
7	bursements of all such funds expended in com-
8	pliance with paragraph (1) or pursuant to mu-
9	tual aid agreements or other sharing arrange-
10	ments that apply within the State, region, or di-
11	rectly eligible tribe, as applicable, during the
12	previous fiscal year.
13	"(C) How the funds were utilized by each
14	ultimate recipient or beneficiary during the pre-
15	ceding fiscal year.
16	"(D) The extent to which capabilities iden-
17	tified in the applicable State homeland security
18	plan or plans were achieved, maintained, or en-
19	hanced as the result of the expenditure of grant
20	funds during the preceding fiscal year.
21	"(E) The extent to which capabilities iden-
22	tified in the applicable State homeland security
23	plan or plans remain unmet.
24	"(6) Inclusion of restricted annexes.—A
25	recipient of a covered grant may submit to the Sec-

1	retary an annex to the annual report under para-
2	graph (5) that is subject to appropriate handling re-
3	strictions, if the recipient believes that discussion in
4	the report of unmet needs would reveal sensitive but
5	unclassified information.
6	"(i) Incentives to Efficient Administration of
7	HOMELAND SECURITY GRANTS.—
8	"(1) Penalties for delay in passing
9	THROUGH LOCAL SHARE.—If a recipient of a cov-
10	ered grant that is a State fails to pass through to
11	local governments, first responders, and other local
12	groups funds or resources required by subsection
13	(g)(1) within 45 days after receiving funds under
14	the grant, the Secretary may—
15	"(A) reduce grant payments to the grant
16	recipient from the portion of grant funds that
17	is not required to be passed through under sub-
18	section $(g)(1)$ ;
19	"(B) terminate payment of funds under
20	the grant to the recipient, and transfer the ap-
21	propriate portion of those funds directly to local
22	first responders that were intended to receive
23	funding under that grant; or

1	"(C) impose additional restrictions or bur-
2	dens on the recipient's use of funds under the
3	grant, which may include—
4	"(i) prohibiting use of such funds to
5	pay the grant recipient's grant-related
6	overtime or other expenses;
7	"(ii) requiring the grant recipient to
8	distribute to local government beneficiaries
9	all or a portion of grant funds that are not
10	required to be passed through under sub-
11	section $(g)(1)$ ; or
12	"(iii) for each day that the grant re-
13	cipient fails to pass through funds or re-
14	sources in accordance with subsection
15	(g)(1), reducing grant payments to the
16	grant recipient from the portion of grant
17	funds that is not required to be passed
18	through under subsection $(g)(1)$ , except
19	that the total amount of such reduction
20	may not exceed 20 percent of the total
21	amount of the grant.
22	"(2) Extension of Period.—The Governor of
23	a State may request in writing that the Secretary
24	extend the 45-day period under section
25	2003(e)(5)(E) or paragraph (1) for an additional

1	15-day period. The Secretary may approve such a
2	request, and may extend such period for additional
3	15-day periods, if the Secretary determines that the
4	resulting delay in providing grant funding to the
5	local government entities that will receive funding
6	under the grant will not have a significant detri-
7	mental impact on such entities' terrorism prepared-
8	ness efforts.
9	"(3) Provision of non-local share to
10	LOCAL GOVERNMENT.—
11	"(A) In General.—The Secretary may
12	upon request by a local government pay to the
13	local government a portion of the amount of a
14	covered grant awarded to a State in which the
15	local government is located, if—
16	"(i) the local government will use the
17	amount paid to expedite planned enhance-
18	ments to its terrorism preparedness as de-
19	scribed in any applicable State homeland
20	security plan or plans;
21	"(ii) the State has failed to pass
22	through funds or resources in accordance
23	with subsection $(g)(1)$ ; and
24	"(iii) the local government complies
25	with subparagraphs (B) and (C).

1	"(B) Showing required.—To receive a
2	payment under this paragraph, a local govern-
3	ment must demonstrate that—
4	"(i) it is identified explicitly as an ul-
5	timate recipient or intended beneficiary in
6	the approved grant application;
7	"(ii) it was intended by the grantee to
8	receive a severable portion of the overall
9	grant for a specific purpose that is identi-
10	fied in the grant application;
11	"(iii) it petitioned the grantee for the
12	funds or resources after expiration of the
13	period within which the funds or resources
14	were required to be passed through under
15	subsection $(g)(1)$ ; and
16	"(iv) it did not receive the portion of
17	the overall grant that was earmarked or
18	designated for its use or benefit.
19	"(C) Effect of Payment.—Payment of
20	grant funds to a local government under this
21	paragraph—
22	"(i) shall not affect any payment to
23	another local government under this para-
24	graph; and

1	"(ii) shall not prejudice consideration
2	of a request for payment under this para-
3	graph that is submitted by another local
4	government.
5	"(D) DEADLINE FOR ACTION BY SEC-
6	RETARY.—The Secretary shall approve or dis-
7	approve each request for payment under this
8	paragraph by not later than 15 days after the
9	date the request is received by the Department.
10	"(j) Reports to Congress.—The Secretary shall
11	submit an annual report to Congress by January 31 of
12	each year covering the preceding fiscal year—
13	"(1) describing in detail the amount of Federal
14	funds provided as covered grants that were directed
15	to each State, region, and directly eligible tribe in
16	the preceding fiscal year;
17	"(2) containing information on the use of such
18	grant funds by grantees; and
19	"(3) describing—
20	"(A) the Nation's progress in achieving,
21	maintaining, and enhancing the capabilities es-
22	tablished by the Secretary as a result of the ex-
23	penditure of covered grant funds during the
24	preceding fiscal year; and

1	"(B) an estimate of the amount of expend-
2	itures required to attain across the United
3	States the essential capabilities established by
4	the Secretary.".
5	TITLE II—ENSURING COMMU-
6	NICATIONS INTEROPER-
7	ABILITY FOR FIRST RE-
8	SPONDERS
9	SEC. 201. IMPROVE COMMUNICATIONS FOR EMERGENCY
10	RESPONSE GRANT PROGRAM.
11	(a) Establishment.—Title V of the Homeland Se-
12	curity Act of 2002 (6 U.S.C. 311 et seq.) is amended by
13	adding at the end the following new section:
14	"SEC. 522. IMPROVE COMMUNICATIONS FOR EMERGENCY
15	RESPONSE GRANT PROGRAM.
16	"(a) Establishment.—The Secretary, acting
17	through the Director of the Office of Grants and Training
18	and in coordination with the Director for Emergency Com-
19	munications, shall establish the Improve Communications
20	for Emergency Response Grant Program to make grants
21	to States and regions to carry out initiatives to improve
22	interoperable emergency communications, including initia-
23	tives to achieve solutions to statewide, regional, national,
24	and, where appropriate, international interoperability.

1	"(b) Use of Grant Funds.—A State or region re-
2	ceiving a grant under this section may use the grant for
3	short-term or long-term goals for improving interoperable
4	emergency communications, including interoperability
5	within that State or region, and to assist with—
6	"(1) statewide or regional communications
7	planning;
8	"(2) design and engineering for interoperable
9	emergency communications systems;
10	"(3) procurement and installation of interoper-
11	able emergency communications equipment;
12	"(4) interoperable emergency communications
13	exercises;
14	"(5) modeling and simulation exercises for
15	operational command and control functions;
16	"(6) technical assistance and training for inter-
17	operable emergency communications; and
18	"(7) other activities determined by the Sec-
19	retary to be integral to interoperable emergency
20	communications.
21	"(c) Region Defined.—For the purposes of this
22	section, the term 'region' means any combination of con-
23	tiguous local government units, including such a combina-
24	tion established by law or mutual aid agreement between

1	two or more local governments or governmental agen-
2	cies.".
3	(b) AUTHORIZATION OF APPROPRIATIONS.—There is
4	authorized to be appropriated to the Secretary of Home-
5	land Security for grants under section 522 of the Home-
6	land Security Act of 2002, as added by subsection (a)—
7	(1) such sums as may be necessary for the first
8	fiscal year that begins after the later of—
9	(A) the date on which the Secretary of
10	Homeland Security completes and submits to
11	Congress the National Emergency Communica-
12	tions Plan required under section 1802 of the
13	Homeland Security Act of 2002 (6 U.S.C. 572);
14	(B) the date on which the Secretary of
15	Homeland Security completes and submits to
16	Congress the first baseline interoperability as-
17	sessment required under section 1803 of such
18	Act (6 U.S.C. 573); or
19	(C) the date on which the Secretary of
20	Homeland Security, after consultation with the
21	Director of Emergency Communications, deter-
22	mines and notifies Congress that substantial
23	progress has been made towards the develop-
24	ment and promulgation of voluntary consensus-
25	based interoperable communications standards

1	pursuant to section 1801(c)(11) of such Act (6
2	U.S.C. $571(c)(11)$ ; and
3	(2) such sums as may be necessary for each
4	subsequent fiscal year.
5	(c) Clerical Amendment.—The table of contents
6	in section 1(b) of that Act is amended by inserting after
7	the item relating to section 521 the following:
	"Sec. 522. Improve Communications for Emergency Response Grant Program.".
8	TITLE III—STRENGTHENING USE
9	OF A UNIFIED INCIDENT COM-
10	MAND DURING EMERGENCIES
11	SEC. 301. NATIONAL EXERCISE PROGRAM DESIGN.
12	Section 648(b)(2)(A) of the Department of Home-
13	land Security Appropriations Act, 2007 (Public Law 109–
14	295) is amended by striking clauses (iv) and (v) and in-
15	serting the following:
16	"(iv) designed to provide for system-
17	atic evaluation of readiness and enhance
18	operational understanding of the Incident
19	Command System and relevant mutual aid
20	agreements;
21	"(v) designed to address the unique
22	requirements of populations with special
23	needs; and

1	"(vi) designed to include the prompt
2	development of after-action reports and
3	plans for quickly incorporating lessons
4	learned into future operations; and".
5	SEC. 302. NATIONAL EXERCISE PROGRAM MODEL EXER-
6	CISES.
7	Section 648(b)(2)(B) of the Department of Home-
8	land Security Appropriations Act, 2007 (Public Law 109–
9	295) is amended by striking so much as precedes clause
10	(i) and inserting the following:
11	"(B) shall include a selection of model ex-
12	ercises that State, local, and tribal governments
13	can readily adapt for use, and shall provide as-
14	sistance to State, local, and tribal governments
15	with the design, implementation, and evaluation
16	of exercises, whether a model exercise program
17	or an exercise designed locally, that—".
18	SEC. 303. RESPONSIBILITIES OF REGIONAL ADMINISTRA-
19	TORS OF THE FEDERAL EMERGENCY MAN-
20	AGEMENT AGENCY.
21	Section 507(c)(2) of the Homeland Security Act of
22	2002 (enacted by section 611 of the Department of Home-
23	land Security Appropriations Act, 2007 (Public Law 109–
24	295)) is amended by striking "and" after the semicolon
25	at the end of subparagraph (H), by redesignating subpara-

1	graph (I) as subparagraph (J), and by inserting after sub-
2	paragraph (H) the following:
3	"(I) assisting State, local, or tribal govern-
4	ments, where appropriate, to pre-identify and
5	evaluate suitable sites where a multi-jurisdic-
6	tional unified command system can be quickly
7	established if the need for such a system arises;
8	and".
9	TITLE IV—STRENGTHENING
10	<b>AVIATION SECURITY</b>
11	SEC. 401. INSTALLATION OF IN-LINE BAGGAGE SCREENING
12	EQUIPMENT.
13	Not later than 30 days after the date of enactment
14	of this Act, the Secretary for Homeland Security shall
15	submit to the appropriate congressional committees the
16	cost sharing study described in section 4019(d) of the In-
17	telligence Reform and Terrorism Prevention Act of 2004
18	(118 Stat. 3722), together with the Secretary's analysis
19	of the study, a list of provisions of the study the Secretary
20	intends to implement, and a plan and schedule for imple-
21	mentation of such listed provisions.
22	SEC. 402. AVIATION SECURITY CAPITAL FUND.
23	(a) In General.—Section 44923(h)(1) of title 49,
24	United States Code, is amended in the second sentence
25	by striking "2007" and inserting "2011".

1	(b) Discretionary Grants.—Section 44923(h)(3)
2	of such title is amended by striking "for a fiscal year,
3	\$125,000,000" and inserting ", \$125,000,000 for each of
4	fiscal years 2004, 2005, and 2006 and such sums as may
5	be necessary for each of fiscal years 2007 through 2011".
6	SEC. 403. AIRPORT CHECKPOINT SCREENING EXPLOSIVE
7	DETECTION.
8	Section 44940 of title 49, United States Code, is
9	amended—
10	(1) in subsection (d)(4) by inserting ", other
11	than subsection (i)," before "except to"; and
12	(2) by adding at the end the following:
13	"(i) Checkpoint Screening Security Fund.—
14	"(1) Establishment.—There is established in
15	the Department of Homeland Security a fund to be
16	known as the 'Checkpoint Screening Security Fund'.
17	"(2) Deposits.—In fiscal year 2008, after
18	amounts are made available under section 44923(h),
19	the next \$250,000,000 derived from fees received
20	under subsection (a)(1) shall be available to be de-
21	posited in the Fund.
22	"(3) Fees.—The Secretary of Homeland Secu-
23	rity shall impose the fee authorized by subsection
24	(a)(1) so as to collect at least \$250,000,000 in fiscal
25	year 2008 for deposit into the Fund.

1	"(4) Availability of amounts.—Amounts in
2	the Fund shall be available until expended for the
3	research, development, purchase, deployment, and
4	installation of equipment to improve the ability of
5	security screening personnel at screening check-
6	points to detect explosives.".
7	SEC. 404. STRENGTHENING EXPLOSIVE DETECTION AT AIR-
8	PORT SCREENING CHECKPOINTS.
9	Not later than 7 days after the date of enactment
10	of this Act, the Assistant Secretary for Homeland Security
11	(Transportation Security Administration) shall submit to
12	the appropriate congressional committees the strategic
13	plan described in the section amended by section 4013(a)
14	of the Intelligence Reform and Terrorism Prevention Act
15	of 2004 (118 Stat. 3719).
16	SEC. 405. EXTENSION OF AUTHORIZATION OF AVIATION SE-
17	CURITY FUNDING.
18	Section 48301(a) of title 49, United States Code, is
19	amended by striking "and 2006" and inserting "2006,
20	2007, 2008, 2009, 2010, and 2011".
21	SEC. 406. INSPECTION OF CARGO CARRIED ABOARD PAS-
22	SENGER AIRCRAFT.
23	(a) In General.—Section 44901 of title 49, United
24	States Code, is amended—

1	(1) by redesignating subsections (g) and (h) as
2	subsections (h) and (i), respectively; and
3	(2) by inserting after subsection (f) the fol-
4	lowing:
5	"(g) AIR CARGO ON PASSENGER AIRCRAFT.—
6	"(1) IN GENERAL.—Not later than 3 years
7	after the date of enactment of the Implementing the
8	9/11 Commission Recommendations Act of 2007, the
9	Secretary of Homeland Security shall establish a
10	system to inspect 100 percent of cargo transported
11	on passenger aircraft operated by an air carrier or
12	foreign air carrier in air transportation or intrastate
13	air transportation to ensure the security of all such
14	passenger aircraft carrying cargo.
15	"(2) Minimum standards.—The system re-
16	ferred to in paragraph (1) shall require, at a min-
17	imum, that equipment, technology, procedures, and
18	personnel are used to inspect cargo carried on pas-
19	senger aircraft to provide a level of security equiva-
20	lent to the level of security for the inspection of pas-
21	senger checked baggage as follows:
22	"(A) 35 percent of such cargo is so in-
23	spected by the end of fiscal year 2007.
24	"(B) 65 percent of such cargo is so in-
25	spected by the end of fiscal year 2008.

"(C) 100 percent of such cargo is so in-1 2 spected by the end of fiscal year 2009. 3 "(3) Regulations.— "(A) Interim final rule.—The Sec-4 retary of Homeland Security may issue an in-6 terim final rule as a temporary regulation to 7 implement this subsection without regard to the 8 provisions of chapter 5 of title 5. 9 "(B) Final rule.— "(i) IN GENERAL.—If the Secretary 10 11 issues an interim final rule under subpara-12 graph (A), the Secretary shall issue, not 13 later than one year after the effective date 14 of the interim final rule, a final rule as a 15 permanent regulation to implement this 16 subsection in accordance with the provi-17 sions of chapter 5 of title 5. 18 "(ii) Failure to act.—If the Sec-19 retary does not issue a final rule in accord-20 ance with clause (i) on or before the last day of the 1-year period referred to in 21 22 clause (i), the interim final rule issued 23

under subparagraph (A) shall not be effec-

tive after the last day of such period.

24

1	"(iii) Superceding of interim
2	FINAL RULE.—The final rule issued in ac-
3	cordance with this subparagraph shall su-
4	persede the interim final rule issued under
5	subparagraph (A).
6	"(4) Report.—Not later than 1 year after the
7	date of establishment of the system under paragraph
8	(1), the Secretary shall transmit to Congress a re-
9	port that describes the system.".
10	(b) Assessment of Exemptions.—
11	(1) TSA ASSESSMENT OF EXEMPTIONS.—
12	(A) IN GENERAL.—Not later than 120
13	days after the date of enactment of this Act,
14	the Secretary of Homeland Security shall sub-
15	mit to the appropriate committees of Congress
16	and to the Comptroller General a report regard-
17	ing an assessment of each exemption granted
18	for inspection of air cargo and an analysis to
19	assess the risk of maintaining such exemption.
20	(B) CONTENTS.—The report referred to in
21	subparagraph (A) shall include—
22	(i) the rationale for each exemption;
23	(ii) what percentage of cargo is not
24	screened as a result of each exemption.

1	(iii) the impact of each exemption on
2	aviation security;
3	(iv) the projected impact on the flow
4	of commerce of eliminating each exemp-
5	tion, respectively, should the Secretary
6	choose to take such action; and
7	(v) plans and rationale for maintain-
8	ing, changing, or eliminating each exemp-
9	tion.
10	(2) GAO ASSESSMENT.—Not later than 120
11	days after the date on which the report under para-
12	graph (1) is submitted, the Comptroller General
13	shall review the report and provide to Congress an
14	assessment of the methodology of determinations
15	made by the Secretary for maintaining, changing, or
16	eliminating an exemption.
17	SEC. 407. APPEAL AND REDRESS PROCESS FOR PAS-
18	SENGERS WRONGLY DELAYED OR PROHIB-
19	ITED FROM BOARDING A FLIGHT.
20	(a) In General.—Subtitle C of title IV of the
21	Homeland Security Act of 2002 (6 U.S.C. 231 et. seq.)
22	is amended by adding at the end the following:

1	"SEC. 432. APPEAL AND REDRESS PROCESS FOR PAS-
2	SENGERS WRONGLY DELAYED OR PROHIB-
3	ITED FROM BOARDING A FLIGHT.
4	"(a) In General.—The Secretary shall establish a
5	timely and fair process for individuals who believe they
6	have been delayed or prohibited from boarding a commer-
7	cial aircraft because they were wrongly identified as a
8	threat under the regimes utilized by the Transportation
9	Security Administration, the Bureau of Customs and Bor-
10	der Protection, or any other Department entity.
11	"(b) Office of Appeals and Redress.—
12	"(1) Establishment.—The Secretary shall es-
13	tablish an Office of Appeals and Redress to oversee
14	the process established by the Secretary pursuant to
15	subsection (a).
16	"(2) Records.—The process established by the
17	Secretary pursuant to subsection (a) shall include
18	the establishment of a method by which the Office
19	of Appeals and Redress, under the direction of the
20	Secretary, will be able to maintain a record of air
21	carrier passengers and other individuals who have
22	been misidentified and have corrected erroneous in-
23	formation.
24	"(3) Information.—To prevent repeated
25	delays of a misidentified passenger or other indi-
26	vidual, the Office of Appeals and Redress shall—

"(A) ensure that the records maintained 1 2 under this subsection contain information determined by the Secretary to authenticate the 3 4 identity of such a passenger or individual; and "(B) furnish to the Transportation Secu-6 rity Administration, the Bureau of Customs 7 and Border Protection, or any other appro-8 priate Department entity, upon request, such 9 information as may be necessary to allow such 10 agencies to assist air carriers in improving their 11 administration of the advanced passenger 12 prescreening system and reduce the number of 13 false positives. 14 "(4) Initiation of appeal and redress 15 PROCESS AT AIRPORTS.—The Office of Appeals and 16 Redress shall establish at each airport at which the 17 Department has a significant presence a process to 18 allow air carrier passengers to begin the appeals 19 process established pursuant to subsection (a) at the 20 airport.". 21 (b) CLERICAL AMENDMENT.—The table of contents

in section 1(b) of such Act is amended by inserting after

23 the item relating to section 430 the following:

<sup>&</sup>quot;Sec. 432. Appeal and redress process for passengers wrongly delayed or prohibited from boarding a flight.".

1	SEC. 408. TRANSPORTATION SECURITY ADMINISTRATION
2	PERSONNEL MANAGEMENT.
3	(a) Elimination of Certain Personnel Manage-
4	MENT AUTHORITIES.—Effective 90 days after the date of
5	the enactment of this Act—
6	(1) section 111(d) of the Aviation and Trans-
7	portation Security Act (49 U.S.C. 44935 note) is re-
8	pealed and any authority of the Secretary of Home-
9	land Security derived from such section 111(d) shall
10	terminate;
11	(2) any personnel management system, to the
12	extent established or modified pursuant to such sec-
13	tion 111(d) (including by the Secretary through the
14	exercise of any authority derived from such section
15	111(d)) shall terminate; and
16	(3) the Secretary shall ensure that all TSA em-
17	ployees are subject to the same personnel manage-
18	ment system as described in subsection $(e)(1)$ or
19	(e)(2).
20	(b) Establishment of Certain Uniformity Re-
21	QUIREMENTS.—
22	(1) System under subsection (e)(1).—The
23	Secretary shall, with respect to any personnel man-
24	agement system described in subsection (e)(1), take
25	any measures which may be necessary to provide for

1	the uniform treatment of all TSA employees under
2	such system.
3	(2) System under subsection (e)(1).—Sec-
4	tion 9701(b) of title 5, United States Code, is
5	amended—
6	(A) by striking "and" at the end of para-
7	graph (4);
8	(B) by striking the period at the end of
9	paragraph (5) and inserting "; and"; and
10	(C) by adding at the end the following new
11	paragraph:
12	"(6) provide for the uniform treatment of all
13	TSA employees (as defined in section 408(d) of the
14	Implementing the 9/11 Commission Recommenda-
15	tions Act of 2007).".
16	(3) Effective date.—
17	(A) Provisions relating to a system
18	UNDER SUBSECTION (e)(1).—Any measures
19	necessary to carry out paragraph (1) shall take
20	effect 90 days after the date of the enactment
21	of this Act.
22	(B) Provisions relating to a system
23	UNDER SUBSECTION (e)(2).—Any measures
24	necessary to carry out the amendments made
25	by paragraph (2) shall take effect 90 days after

1	the date of the enactment of this Act or, it
2	later, the commencement date of the system in-
3	volved.
4	(c) Report to Congress.—
5	(1) Report required.—Not later than 6
6	months after the date of the enactment of this Act
7	the Government Accountability Office shall submit
8	to the Committee on Homeland Security of the
9	House of Representatives and the Committee or
10	Homeland Security and Governmental Affairs of the
11	Senate a report on—
12	(A) the pay system that applies with re-
13	spect to TSA employees as of the date of the
14	enactment of this Act; and
15	(B) any changes to such system which
16	would be made under any regulations which
17	have been prescribed under chapter 97 of title
18	5, United States Code.
19	(2) Matters for inclusion.—The report re-
20	quired under paragraph (1) shall include—
21	(A) a brief description of each pay system
22	described in paragraphs (1)(A) and (1)(B), re-
23	spectively.

1	(B) a comparison of the relative advan-
2	tages and disadvantages of each of those pay
3	systems; and
4	(C) such other matters as the Government
5	Accountability Office considers appropriate.
6	(d) TSA EMPLOYEE DEFINED.—In this section, the
7	term "TSA employee" means an individual who holds—
8	(1) any position which was transferred (or the
9	incumbent of which was transferred) from the
10	Transportation Security Administration of the De-
11	partment of Transportation to the Department of
12	Homeland Security by section 403 of the Homeland
13	Security Act of 2002 (6 U.S.C. 203); or
14	(2) any other position within the Department of
15	Homeland Security the duties and responsibilities of
16	which include carrying out one or more of the func-
17	tions that were transferred from the Transportation
18	Security Administration of the Department of
19	Transportation to the Secretary by such section.
20	(e) Personnel Management System De-
21	SCRIBED.—A personnel management system described in
22	this subsection is—
23	(1) any personnel management system, to the
24	extent that it applies with respect to any TSA em-

1	ployees by virtue of section 114(n) of title 49,
2	United States Code; and
3	(2) any human resources management system,
4	established under chapter 97 of title 5, United
5	States Code.
6	SEC. 409. STRATEGIC PLAN TO TEST AND IMPLEMENT AD-
7	VANCED PASSENGER PRESCREENING SYS-
8	TEM.
9	Not later than 90 days after the date of the enact-
10	ment of the Act, the Secretary of Homeland Security shall
11	submit to Congress a plan that—
12	(1) describes the system to be utilized for the
13	Department of Homeland Security to assume the
14	performance of comparing passenger information, as
15	defined by the Assistant Secretary of Homeland Se-
16	curity (Transportation Security Administration), to
17	the automatic selectee and no fly lists, utilizing ap-
18	propriate records in the consolidated and integrated
19	terrorist watchlist maintained by the Federal Gov-
20	ernment;
21	(2) provides a projected timeline for each phase
22	of testing and implementation of the system;
23	(3) explains how the system will be integrated
24	with the prescreening system for passenger on inter-
25	national flights; and

1	(4) describes how the system complies with sec-
2	tion 552a of title 5, United States Code.
3	TITLE V—STRENGTHENING THE
4	SECURITY OF CARGO CON-
5	TAINERS
6	SEC. 501. REQUIREMENTS RELATING TO ENTRY OF CON-
7	TAINERS INTO THE UNITED STATES.
8	(a) Requirements.—Section 70116 of title 46,
9	United States Code, is amended by adding at the end the
10	following new subsection:
11	"(c) Requirements Relating to Entry of Con-
12	TAINERS.—
13	"(1) In general.—A container may enter the
14	United States, either directly or via a foreign port,
15	only if—
16	"(A) the container is scanned with equip-
17	ment that meets the standards established pur-
18	suant to paragraph (2)(A) and a copy of the
19	scan is provided to the Secretary; and
20	"(B) the container is secured with a seal
21	that meets the standards established pursuant
22	to paragraph (2)(B), before the container is
23	loaded on the vessel for shipment to the United
24	States.

1	"(2) Standards for scanning equipment
2	AND SEALS.—
3	"(A) SCANNING EQUIPMENT.—The Sec-
4	retary shall establish standards for scanning
5	equipment required to be used under paragraph
6	(1)(A) to ensure that such equipment uses the
7	best-available technology, including technology
8	to scan a container for radiation and density
9	and, if appropriate, for atomic elements.
10	"(B) Seals.—The Secretary shall estab-
11	lish standards for seals required to be used
12	under paragraph (1)(B) to ensure that such
13	seals use the best-available technology, includ-
14	ing technology to detect any breach into a con-
15	tainer and identify the time of such breach.
16	"(C) REVIEW AND REVISION.—The Sec-
17	retary shall—
18	"(i) review and, if necessary, revise
19	the standards established pursuant to sub-
20	paragraphs (A) and (B) not less than once
21	every two years; and
22	"(ii) ensure that any such revised
23	standards require the use of technology, as
24	soon as such technology becomes available,
25	to—

1	"(I) identify the place of a
2	breach into a container;
3	"(II) notify the Secretary of such
4	breach before the container enters the
5	Exclusive Economic Zone of the
6	United States; and
7	"(III) track the time and location
8	of the container during transit to the
9	United States, including by truck,
10	rail, or vessel.
11	"(D) Definition.—In subparagraph (C),
12	the term 'Exclusive Economic Zone of the
13	United States' has the meaning given the term
14	'Exclusive Economic Zone' in section 2101(10a)
15	of this title.".
16	(b) AUTHORIZATION OF APPROPRIATIONS.—There
17	are authorized to be appropriated to carry out section
18	70116(c) of title 46, United States Code, as added by sub-
19	section (a) of this section, such sums as may be necessary
20	for each of the fiscal years 2008 through 2013.
21	(c) REGULATIONS; APPLICATION.—
22	(1) Regulations.—
23	(A) Interim final rule.—Consistent
24	with the results of and lessons derived from the
25	pilot system implemented under section 231 of

the SAFE Port Act (Public Law 109–347), the Secretary of Homeland Security shall issue an interim final rule as a temporary regulation to implement section 70116(c) of title 46, United States Code, as added by subsection (a) of this section, not later than 180 days after the date of the submission of the report under section 231 of the SAFE Port Act, without regard to the provisions of chapter 5 of title 5, United States Code.

(B) Final rule as a permanent regulation to implement section 70116(c) of title 46, United States Code, as added by subsection (a) of this section, not later than one year after the date of the submission of the report under section 231 of the SAFE Port Act, in accordance with the provisions of chapter 5 of title 5, United States Code. The final rule issued pursuant to that rulemaking may supersede the interim final rule issued pursuant to subparagraph (A).

## (2) Phased-in application.—

(A) IN GENERAL.—The requirements of section 70116(c) of title 46, United States Code, as added by subsection (a) of this section,

1	apply with respect to any container entering the
2	United States, either directly or via a foreign
3	port, beginning on—
4	(i) the end of the 3-year period begin-
5	ning on the date of the enactment of this
6	Act, in the case of a container loaded on
7	a vessel destined for the United States in
8	a country in which more than 75,000
9	twenty-foot equivalent units of containers
10	were loaded on vessels for shipping to the
11	United States in 2005; and
12	(ii) the end of the 5-year period begin-
13	ning on the date of the enactment of this
14	Act, in the case of a container loaded on
15	a vessel destined for the United States in
16	any other country.
17	(B) Extension.—The Secretary may ex-
18	tend by up to one year the period under clause
19	(i) or (ii) of subparagraph (A) for containers
20	loaded in a port, if the Secretary—
21	(i) finds that the scanning equipment
22	required under section 70116(c) of title 46,
23	United States Code, as added by sub-
24	section (a) of this section, is not available

1	for purchase and installation in the port
2	and
3	(ii) at least 60 days prior to issuing
4	such extension, transmits such finding to
5	the appropriate congressional committees.
6	(d) International Cargo Security Stand-
7	ARDS.—The Secretary, in consultation with the Secretary
8	of State, is encouraged to promote and establish inter-
9	national standards for the security of containers moving
10	through the international supply chain with foreign gov-
11	ernments and international organizations, including the
12	International Maritime Organization and the World Cus-
13	toms Organization.
14	(e) International Trade and Other Obliga-
15	TIONS.—In carrying out section 70116(c) of title 46
16	United States Code, as added by subsection (a) of this
17	section, the Secretary shall consult with appropriate Fed-
18	eral departments and agencies and private sector stake-
19	holders to ensure that actions under such section do not
20	violate international trade obligations or other inter-
21	national obligations of the United States.

1	TITLE VI—STRENGTHENING EF-
2	FORTS TO PREVENT TER-
3	RORIST TRAVEL
4	Subtitle A—Human Smuggling and
5	<b>Trafficking Center Improvements</b>
6	SEC. 601. STRENGTHENING THE CAPABILITIES OF THE
7	HUMAN SMUGGLING AND TRAFFICKING CEN-
8	TER.
9	(a) In General.—The Secretary, acting through the
10	Assistant Secretary of Homeland Security for United
11	States Immigration and Customs Enforcement, shall pro-
12	vide to the Human Smuggling and Trafficking Center (in
13	this section referred to as the "Center") the administra-
14	tive support and funding required for its maintenance, in-
15	cluding funding for personnel, leasing of office space, sup-
16	plies, equipment, technology, training, and travel expenses
17	necessary for the Center to carry out its mission.
18	(b) Staffing of the Center.—
19	(1) In General.—Funding provided under
20	subsection (a) shall be used for the hiring of for not
21	fewer than 30 full-time equivalent staff for the Cen-
22	ter, to include the following:
23	(A) One Director.
24	(B) One Deputy Director for Smuggling.
25	(C) One Deputy Director for Trafficking

1	(D) One Deputy Director for Terrorist
2	Travel.
3	(E) Not fewer than 15 intelligence analysts
4	or Special Agents, to include the following:
5	(i) Not fewer than ten such analysts
6	or Agents shall be intelligence analysts or
7	law enforcement agents who shall be de-
8	tailed from entities within the Department
9	of Homeland Security with human smug-
10	gling and trafficking related responsibil-
11	ities, as determined by the Secretary.
12	(ii) Not fewer than one full time pro-
13	fessional staff detailee from each of the
14	United States Coast Guard, United States
15	Immigration and Customs Enforcement,
16	United States Customs and Border Protec-
17	tion, Transportation Security Administra-
18	tion, and the Office of Intelligence and
19	Analysis.
20	(2) Requirements.—Intelligence analysts or
21	Special Agents detailed to the Center under para-
22	graph (1)(E) shall have at least three years experi-
23	ence related to human smuggling or human traf-
24	ficking.

1	(3) Duration of Assignment.—An intel-
2	ligence analyst or Special Agent detailed to the Cen-
3	ter under paragraph (1)(E) shall be detailed for a
4	period of not less than two years.
5	(c) Funding Reimbursement.—In operating the
6	Center, the Secretary of Homeland Security shall act in
7	accordance with all applicable requirements of the Econ-
8	omy Act (31 U.S.C. 1535), and shall seek reimbursement
9	from the Attorney General and the Secretary of State, in
10	such amount or proportion as is appropriate, for costs as-
11	sociated with the participation of the Department of Jus-
12	tice and the Department of State in the operation of the
13	Center.
14	(d) Development of Plan.—The Secretary of
15	Homeland Security shall develop a plan for the Center
16	that—
17	(1) defines the roles and responsibilities of each
18	Department participating in the Center;
19	(2) describes how the Department of Homeland
20	Security shall utilize its resources to ensure that the
21	Center uses intelligence to focus and drive its ef-
22	forts;
23	(3) describes the mechanism for the sharing of
24	information from United States Immigration and

- 1 Customs Enforcement and United States Customs 2 and Border Protection field offices to the Center;
- 4 (4) describes the mechanism for the sharing of 4 homeland security information from the Center to 5 the Office of Intelligence and Analysis, including 6 how such sharing shall be consistent with section 7 1016(b) of the Intelligence Reform and Terrorism 8 Prevention Act of 2004 (Public Law 108–458);
  - (5) establishes reciprocal security clearance status to other participating agencies in the Center in order to ensure full access to necessary databases;
- 12 (6) establishes or consolidates networked sys-13 tems for the Center; and
- 14 (7) ensures that the assignment of personnel to
  15 the Center from agencies of the Department of
  16 Homeland Security is incorporated into the civil
  17 service career path of such personnel.
- 18 (e) Memorandum of Understanding.—The Sec-19 retary of Homeland Security shall execute with the Attor-
- 20 ney General a Memorandum of Understanding in order
- 21 to clarify cooperation and coordination between United
- 22 States Immigration and Customs Enforcement and the
- 23 Federal Bureau of Investigation regarding issues related
- 24 to human smuggling, human trafficking, and terrorist
- 25 travel.

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- 1 (f) COORDINATION WITH THE OFFICE OF INTEL-
- 2 LIGENCE AND ANALYSIS.—The Office of Intelligence and
- 3 Analysis, in coordination with the Center, shall submit to
- 4 Federal, State, local, and tribal law enforcement and other
- 5 relevant agencies periodic reports regarding terrorist
- 6 threats related to human smuggling, human trafficking,
- 7 and terrorist travel.

## 8 Subtitle B—International Collabo-

- 9 ration to Prevent Terrorist
- 10 **Travel**
- 11 SEC. 611. REPORT ON INTERNATIONAL COLLABORATION
- 12 TO INCREASE BORDER SECURITY, ENHANCE
- 13 GLOBAL DOCUMENT SECURITY, AND EX-
- 14 CHANGE TERRORIST INFORMATION.
- 15 (a) Report Required.—Not later than 270 days
- 16 after the date of the enactment of this Act, the Secretary
- 17 of State and the Secretary of Homeland Security, in con-
- 18 junction with the Director of National Intelligence and the
- 19 heads of other appropriate Federal departments and agen-
- 20 cies, shall submit to the appropriate congressional commit-
- 21 tees a report on efforts of the Government of the United
- 22 States to collaborate with international partners and allies
- 23 of the United States to increase border security, enhance
- 24 global document security, and exchange terrorist informa-
- 25 tion.

1	(b) Contents.—The report required by subsection
2	(a) shall outline—
3	(1) all presidential directives, programs, and
4	strategies for carrying out and increasing United
5	States Government efforts described in subsection
6	(a);
7	(2) the goals and objectives of each of these ef-
8	forts;
9	(3) the progress made in each of these efforts;
10	and
11	(4) the projected timelines for each of these ef-
12	forts to become fully functional and effective.
13	(c) Definition.—In this section, the term "appro-
14	priate congressional committees" means—
15	(1) the Committee on Foreign Affairs, the
16	Committee on Homeland Security, the Committee on
17	the Judiciary, and the Permanent Select Committee
18	on Intelligence of the House of Representatives; and
19	(2) the Committee on Foreign Relations, the
20	Committee on Homeland Security and Governmental
21	Affairs, the Committee on the Judiciary, and the Se-
22	lect Committee on Intelligence of the Senate.

1	Subtitle C—Biometric Border
2	<b>Entry and Exit System</b>
3	SEC. 621. SUBMITTAL OF PLAN ON BIOMETRIC ENTRY AND
4	EXIT VERIFICATION SYSTEM IMPLEMENTA-
5	TION.
6	Not later than 7 days after the date of the enactment
7	of this Act, the Secretary for Homeland Security shall
8	submit to the Committee on Homeland Security and the
9	Committee on the Judiciary and the Committee on Home-
10	land Security and Governmental Affairs and the Com-
11	mittee on the Judiciary of the Senate the plan developed
12	by the Secretary under section 7208(c) of the Intelligence
13	Reform and Terrorism Prevention Act of 2004 (8 U.S.C.
14	1365b(c)(2)) to accelerate the full implementation of an
15	automated biometric entry and exit data system.

## TITLE VII—IMPROVING INTEL-

- 2 LIGENCE AND INFORMATION
- 3 SHARING WITH LOCAL LAW
- 4 ENFORCEMENT AND FIRST
- 5 **RESPONDERS**
- 6 Subtitle A-Fusion and Law En-
- 7 forcement Education and
- 8 Teaming (FLEET) Grant Pro-
- 9 **gram**
- 10 **SEC. 701. FINDINGS.**
- 11 Congress finds the following:
- 12 (1) The intelligence component of a State, local,
- or regional fusion center (in this title referred to
- generally as "fusion centers") focuses on the intel-
- ligence process, in which information is collected, in-
- tegrated, evaluated, analyzed, and disseminated. The
- 17 Federal Government and nontraditional sources of
- intelligence information—such as public safety enti-
- ties at the State, local, and tribal levels, and private
- sector organizations—all possess valuable informa-
- 21 tion that when "fused" with law enforcement data
- and properly analyzed at fusion centers can provide
- 23 law enforcement officers with specific and actionable
- 24 intelligence about terrorist and related criminal ac-
- 25 tivity.

- 1 (2) Participation by local and tribal law en-2 forcement officers and intelligence analysts in fusion 3 centers helps secure the homeland by involving such officers and analysts in the intelligence process on a 5 daily basis, by helping them build professional rela-6 tionships across every level and discipline of govern-7 ment and the private sector, and by ensuring that 8 intelligence and other information, including threat 9 assessment, public safety, law enforcement, public 10 health, social service, and public works, is shared 11 throughout and among relevant communities. Such 12 local and tribal participation in fusion centers sup-13 ports the efforts of all law enforcement agencies and 14 departments to anticipate, identify, monitor, and 15 prevent terrorist and related criminal activity.
  - (3) Some local and tribal law enforcement agencies and departments, however, lack resources to participate fully in fusion centers.
  - (4) Needs-based grant funding will maximize the participation of local and tribal law enforcement agencies and departments in fusion centers by reducing the costs associated with detailing officers and intelligence analysts to fusion centers. Consequently, such grant funding will not only promote the development of more effective, resourceful, and

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- 1 situationally aware fusion centers, but will also ad-
- 2 vance the cause of homeland security.
- 3 SEC. 702. FLEET GRANT PROGRAM.
- 4 (a) In General.—Subtitle A of title II of the Home-
- 5 land Security Act of 2002 is further amended by adding
- 6 at the end the following new section:
- 7 "SEC. 203. FLEET GRANT PROGRAM.
- 8 "(a) Implementation Plan and Establish-
- 9 MENT.—
- 10 "(1) Implementation plan.—Not later than
- 11 90 days after the date of the enactment of the Im-
- plementing the 9/11 Commission Recommendations
- 13 Act of 2007, the Secretary shall develop a Fusion
- and Law Enforcement Education and Teaming
- 15 Grant Program (in this section referred to as the
- 16 'FLEET Grant program') implementation plan and
- submit to the appropriate congressional committees
- a copy of such plan. In developing such plan, the
- 19 Secretary shall consult with the Attorney General,
- the Bureau of Justice Assistance, and the Office of
- 21 Community Oriented Policing of the Department of
- Justice and shall encourage the participation of fu-
- sion centers and local and tribal law enforcement
- agencies and departments in the development of
- such plan. Such plan shall include—

1	"(A) a clear articulation of the purposes,
2	goals, and specific objectives for which the pro-
3	gram is being developed;
4	"(B) an identification of program stake-
5	holders and an assessment of their interests in
6	and expectations for the program;
7	"(C) a developed set of quantitative
8	metrics to measure, to the extent possible, pro-
9	gram output; and
10	"(D) a developed set of qualitative instru-
11	ments (e.g., surveys and expert interviews) to
12	assess the extent to which stakeholders believe
13	their needs and expectations are being met by
14	the program.
15	"(2) ESTABLISHMENT.—Not later than 180
16	days after the enactment of the Implementing the 9/
17	11 Commission Recommendations Act of 2007, the
18	Secretary shall implement and carry out a FLEET
19	Grant program under which the Secretary, in con-
20	sultation with the Attorney General, shall make
21	grants to local and tribal law enforcement agencies
22	and departments specified by the Secretary, in con-
23	sultation with the Attorney General, for the pur-

poses described in subsection (b). Subject to sub-

section (g), each such grant shall be made for a twoyear period.

### "(b) USE OF GRANT AMOUNTS.—

- "(1) IN GENERAL.—A grant made to a local or tribal law enforcement agency or department under subsection (a) shall be used to enable such agency or department to detail eligible law enforcement personnel to participate in a fusion center that serves the geographic area in which such agency or department is located, and may be used for the following purposes:
  - "(A) To hire new personnel, or to pay existing personnel, to perform the duties of eligible law enforcement personnel who are detailed to a fusion center during the absence of such detailed personnel.
  - "(B) To provide appropriate training, as determined and required by the Secretary, in consultation with the Attorney General, for eligible law enforcement personnel who are detailed to a fusion center.
  - "(C) To establish communications connectivity between eligible law enforcement personnel who are detailed to a fusion center and the home agency or department of such

- personnel in accordance with all applicable laws and regulations.
- 3 "(2) Mandatory privacy and civil lib-4 ERTIES TRAINING.—All eligible law enforcement per-5 sonnel detailed to a fusion center under the FLEET 6 Grant Program shall undergo appropriate privacy 7 and civil liberties training that is developed, sup-8 ported, or sponsored by the Privacy Officer and the 9 Officer for Civil Rights and Civil Liberties in part-10 nership with the Privacy and Civil Liberties Over-11 sight Board.
  - "(3) LIMITATION.—A local or tribal law enforcement agency or department participating in the FLEET Grant program shall continue to provide a salary and benefits to any eligible law enforcement personnel detailed to a fusion center, in the same amounts and under the same conditions that such agency or department provides a salary and benefits to such personnel when not detailed to a fusion center. None of the funds provided by the FLEET grant program may be used to carry out this paragraph.
  - "(4) ELIGIBLE LAW ENFORCEMENT PER-SONNEL DEFINED.—For purposes of this section, the term 'eligible law enforcement personnel' means

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any local or tribal law enforcement officer or intelligence analyst who meets each eligibility requirement specified by the Secretary. Such eligibility requirements shall include a requirement that the officer or analyst has at least two years of experience as a law enforcement officer or intelligence analyst with the local or tribal law enforcement agency or department selected to participate in the FLEET Grant program.

#### "(c) Applications.—

- "(1) IN GENERAL.—No grant may be made under subsection (a) unless an application for such grant has been submitted to, and approved by, the Secretary, in consultation with the Attorney General. Such an application shall be submitted in such form, manner, and time, and shall contain such information, as the Secretary, in consultation with the Attorney General, may prescribe by regulation or guidelines.
- "(2) Joint applications.—A local or tribal law enforcement agency or department may file a joint grant application to detail eligible law enforcement personnel to a fusion center. Such application shall be—

1	"(A) for a single detailed officer or intel-
2	ligence analyst, who shall be detailed to work at
3	a fusion center on a full-time basis; or
4	"(B) in the case of participating local and
5	tribal law enforcement agencies or departments
6	for which a detail arrangement described in
7	subparagraph (A) is likely to result in hardship
8	due to a staffing shortage (as determined by
9	the Secretary, in consultation with the Attorney
10	General), for several eligible law enforcement
11	personnel from multiple local or tribal law en-
12	forcement agencies or departments in the same
13	geographic area, who shall be detailed to a fu-
14	sion center, each on a part-time basis, as part
15	of a shared detail arrangement, as long as—
16	"(i) any hours worked by a detailed
17	officer or analyst at a fusion center in a
18	shared detail arrangement shall be counted
19	toward the hourly shift obligations of such
20	officer or analyst at his or her local or
21	tribal law enforcement agency or depart-
22	ment; and
23	"(ii) no detailed officer or analyst
24	working at a fusion center in a shared de-
25	tail arrangement shall be required to regu-

1	larly work more hours than the officer or
2	analyst would otherwise work if the officer
3	or analyst was not participating in the
4	shared detail arrangement.
5	"(d) Distribution of Grants.—In considering ap-
6	plications for grants under subsection (a), the Secretary,
7	in consultation with the Attorney General, shall ensure
8	that, to the extent practicable—
9	"(1) entities that receive such grants are rep-
10	resentative of a broad cross-section of local and trib-
11	al law enforcement agencies and departments;
12	"(2) an appropriate geographic distribution of
13	grants is made among urban, suburban, and rural
14	communities; and
15	"(3) such grants are awarded based on consid-
16	eration of any assessments of risk by the Depart-
17	ment of Homeland Security.
18	"(e) Priority.—The Secretary, in consultation with
19	the Attorney General, shall issue regulations regarding the
20	use of a sliding scale based on financial need to ensure
21	that a local or tribal law enforcement agency or depart-
22	ment that is eligible to receive a grant under subsection
23	(a) and that demonstrates to the satisfaction of the Sec-
24	retary, in consultation with the Attorney General, that it
25	is in financial need (as determined by the Secretary, in

- 1 consultation with the Attorney General) receives priority
- 2 in receiving funds under this section.
- 3 "(f) Matching Funds.—
- 4 "(1) IN GENERAL.—Subject to paragraph (2),
- 5 the portion of the costs of a program, project, or ac-
- 6 tivity funded by a grant made to an entity under
- 7 subsection (a) may not exceed 80 percent.
- 8 "(2) Exception.—The Secretary, in consulta-
- 9 tion with the Attorney General, may waive, wholly or
- in part, the requirement under paragraph (1) of a
- 11 non-Federal contribution to the costs of a program,
- project, or activity if the entity receiving the grant
- for such program, project, or activity can dem-
- onstrate to the satisfaction of the Secretary, in con-
- sultation with the Attorney General, that it would be
- a hardship for such entity to satisfy such require-
- ment.
- 18 "(g) Renewal of Grants.—A grant made to a local
- 19 or tribal law enforcement agency or department under
- 20 subsection (a) may be renewed on an annual basis for an
- 21 additional year after the first two-year period during
- 22 which the entity receives its initial grant, if—
- 23 "(1) the entity can demonstrate to the satisfac-
- tion of the Secretary, in consultation with the Attor-
- 25 ney General, significant progress in achieving the

- objectives of the application for the initial grant involved; and
- "(2) such renewal would not prevent another local or tribal law enforcement agency or department that has applied for a grant under subsection (a), has not previously received such a grant, and that would otherwise qualify for such a grant, from receiving such a grant, as determined by the Sec-
- 9 retary, in consultation with the Attorney General.
- 10 "(h) REVOCATION OR SUSPENSION OF FUNDING.—
- 11 If the Secretary, in consultation with the Attorney Gen-
- 12 eral, determines that a grant recipient under this section
- 13 is not in substantial compliance with the terms and re-
- 14 quirements of an approved grant application submitted
- 15 under subsection (c), the Secretary, in consultation with
- 16 the Attorney General, may revoke or suspend funding of
- 17 that grant, in whole or in part. In the case of a revocation
- 18 or suspension of funds under this subsection based on a
- 19 determination of fraud, waste, or abuse, with respect to
- 20 a grant recipient, such grant recipient shall be required
- 21 to refund the grant funds received under subsection (a)
- 22 that are related to such fraud, waste, or abuse, respec-
- 23 tively.
- 24 "(i) Reports.—

- "(1) Reports to Secretary.—Each local or tribal law enforcement agency or department that receives a grant under subsection (a) shall submit to the Secretary and the Attorney General a report for each year such agency or department is a recipient of such grant. Each such report shall include a description and evaluation of each program, project, or activity funded by such grant.
  - "(2) Report to congress.—One year after the date of the implementation of the FLEET grant program, and biannually thereafter, the Secretary, in consultation with the Attorney General, shall submit to the appropriate congressional committees a report describing the implementation and progress of the FLEET Grant Program. Each such report shall include the following:
    - "(A) A list of the local and tribal law enforcement agencies and departments receiving grants.
    - "(B) Information on the grant amounts awarded to each such agency or department.
  - "(C) Information on the programs, projects, and activities for which the grant funds are used.

1	"(D) An evaluation of the effectiveness of
2	the FLEET Grant program with respect to the
3	cause of advancing homeland security, includ-
4	ing—
5	"(i) concrete examples of enhanced in-
6	formation sharing and a description of any
7	preventative law enforcement actions taken
8	based on such information sharing;
9	"(ii) an evaluation of the effectiveness
10	of the detail arrangements with FLEET
11	Grant program grant recipients;
12	"(iii) an evaluation of how the
13	FLEET Grant program benefits the fusion
14	centers;
15	"(iv) a description of how individual
16	law enforcement officers and intelligence
17	analysts detailed to the fusion centers ben-
18	efit from the detail experience; and
19	"(v) an evaluation of how the detail of
20	the law enforcement officers and intel-
21	ligence analysts assists the fusion centers
22	in learning more about criminal or ter-
23	rorist organizations operating within their
24	areas of operation, including a description
25	of any homeland security information re-

quirements that were developed, or any homeland security information gaps that were filled, as a result of the detail arrangement.

"(E) An analysis of any areas of need, with respect to the advancement of homeland security, that could be addressed through additional funding or other legislative action.

9 "(j) Customer Satisfaction Surveys.—The Sec-10 retary, in consultation with the Attorney General, shall create a mechanism for State, local, and tribal law en-11 12 forcement officers and intelligence analysts who participate in the FLEET Grant program to fill out an electronic customer satisfaction survey, on an appropriate periodic 14 15 basis, to assess the effectiveness of the FLEET Grant program with respect to improving information sharing. The 16 results of these voluntary surveys shall be provided electronically to appropriate personnel at the Office of Grants 18 19 and Training of the Department and at the Bureau of 20 Justice Assistance and the Office of Community Oriented 21 Policing of the Department of Justice. The results of these 22 customer satisfaction surveys shall also be included in an appropriate format in the reports described in subsection 24 (i).

1	"(k) Continuation Assessment.—Five years after
2	the date of the implementation of the FLEET Grant pro-
3	gram, the Secretary, in consultation with the Attorney
4	General, shall submit to the appropriate congressional
5	committees a FLEET Grant program continuation assess-
6	ment. Such continuation assessment shall—
7	"(1) recommend whether Congress should con-
8	tinue to authorize and fund the FLEET Grant pro-
9	gram (as authorized under this section or with pro-
10	posed changes), and provide the reasoning for such
11	recommendation; and
12	"(2) if the Secretary recommends the continu-
13	ation of the FLEET Grant program—
14	"(A) recommend any changes to the pro-
15	gram which the Secretary, in consultation with
16	the Attorney General, has identified as nec-
17	essary to improve the program, and the reasons
18	for any such changes;
19	"(B) list and describe legislative priorities
20	for Congress relating to the continuation of the
21	program; and
22	"(C) provide recommendations for the
23	amounts of funding that should be appropriated
24	for the continuation of the program in future

- fiscal years, including justifications for such
- amounts.
- 3 "(1) General Regulatory Authority.—The Sec-
- 4 retary, in consultation with the Attorney General, may
- 5 promulgate regulations and guidelines to carry out this
- 6 section.
- 7 "(m) Definitions.—For the purposes of this sec-
- 8 tion:
- 9 "(1) The term 'local law enforcement agency or
- department' means a local municipal police depart-
- 11 ment or a county sheriff's office in communities
- where there is no police department.
- 13 "(2) The term 'tribal law enforcement agency
- or department' means the police force of an Indian
- tribe (as such term is defined in section 4 of the In-
- dian Self-Determination and Education Assistance
- 17 Act (25 U.S.C. 450b)) established and maintained
- by such a tribe pursuant to the tribe's powers of
- self-government to carry out law enforcement.".
- 20 (b) Definition of Fusion Center.—Section 2 of
- 21 such Act is amended by adding at the end the following
- 22 new paragraph:
- 23 "(17) The terms 'State, local, or regional fusion
- center' and 'fusion center' mean a State intelligence
- center or a regional intelligence center that is the

1	product of a collaborative effort of at least two
2	qualifying agencies that provide resources, expertise
3	or information to such center with the goal of maxi-
4	mizing the ability of such intelligence center and the
5	qualifying agencies participating in such intelligence
6	center to provide and produce homeland security in-
7	formation required to detect, prevent, apprehend
8	and respond to terrorist and criminal activity. For
9	purposes of the preceding sentence, qualifying agen-
10	cies include—
11	"(A) State, local, and tribal law enforce-
12	ment authorities, and homeland and public
13	safety agencies;
14	"(B) State, local, and tribal entities re-
15	sponsible for the protection of public health and
16	infrastructure;
17	"(C) private sector owners of critical infra-
18	structure, as defined in section 1016(e) of the
19	Uniting and Strengthening America by Pro-
20	viding Appropriate Tools Required to Intercept
21	and Obstruct Terrorism (USA PATRIOT ACT)
22	Act of 2001 (42 U.S.C. 5195c(e));
23	"(D) Federal law enforcement and home-
24	land security entities; and

1	"(E) other appropriate entities specified by
2	the Secretary.".
3	(c) Clerical Amendment.—The table of contents
4	in section 1(b) of such Act is amended by inserting after
5	the item relating to section 202 the following:
	"Sec. 203. FLEET Grant Program.".
6	Subtitle B—Border Intelligence
7	<b>Fusion Center Program</b>
8	SEC. 711. FINDINGS.
8 9	SEC. 711. FINDINGS.  Congress finds the following:
9	
9 10	Congress finds the following:
9 10 11	Congress finds the following:  (1) The United States has 216 airports, 143
	Congress finds the following:  (1) The United States has 216 airports, 143 seaports, and 115 official land border crossings that
9 10 11 12	Congress finds the following:  (1) The United States has 216 airports, 143 seaports, and 115 official land border crossings that are official ports of entry. Screening all the people

(2) Department personnel, including personnel from the Bureau of Customs and Border Protection ("CBP") and U.S. Immigration and Customs Enforcement ("ICE"), cannot be everywhere at all times to ensure that terrorists, weapons of mass destruction, and other related contraband are not being smuggled across the border in order to sup-

port attacks against the United States.

ment").

- (3) State, local, and tribal law enforcement per-sonnel are uniquely situated to help secure the bor-der areas in their respective jurisdictions by serving as "force multipliers". To do so, however, law en-forcement officers need access to available border in-telligence developed by the Department. Such access shall help State, local, and tribal law enforcement personnel deploy their resources most effectively to detect and interdict terrorists, weapons of mass de-struction, and related contraband at United States borders.
  - (4) The Department has not yet developed a single, easily accessible, and widely available system to consistently share border intelligence and other information with its State, local, and tribal law enforcement partners. It likewise has failed to establish a process by which State, local, and tribal law enforcement personnel can consistently share with the Department information that they obtain that is relevant to border security.
  - (5) As a result, State, local, and tribal law enforcement personnel serving jurisdictions along the northern and southern borders typically depend upon personal relationships with CBP and ICE personnel in their respective jurisdictions to get the in-

- 1 formation they need. While personal relationships
- 2 have helped in some locales, they have not in others.
- 3 This has led to an inconsistent sharing of border in-
- 4 telligence from jurisdiction to jurisdiction.

- (6) State, local, and regional fusion centers ("fusion centers") may help improve this situation.
- (7) In the wake of the terrorist attacks of September 11, 2001, numerous State, local, and tribal authorities responsible for the protection of the public and critical infrastructure established fusion centers to help prevent terrorist attacks while at the same time preparing to respond to and recover from a terrorist attack should one occur.
- (8) Most border States have some variation of a fusion center.
- (9) In general, while the Federal Government has helped to establish fusion centers through the Department's grants, a substantial percentage of the financial burden to support ongoing fusion center operations is borne by States and localities.
- (10) The Department, and in particular, the Department's Office of Intelligence and Analysis, has undertaken a program through which it sends such office's personnel to fusion centers to establish a Department presence at those centers. In so doing,

selves.

the hope is that such personnel will serve as a point of contact for information being shared at fusion centers by State, local, and tribal law enforcement personnel. Personnel at fusion centers hopefully will also act as a channel for information being shared

by the Department itself.

- (11) Border State, local, and tribal law enforcement officers anticipate that fusion centers will be a critical source of border intelligence from the Department. While the Department's border intelligence products generated in the District of Columbia and disseminated to fusion centers will undoubtedly be helpful, a far richer source of border intelligence will likely come from CBP and ICE personnel working locally in border jurisdictions them-
  - (12) Establishing a CBP and ICE presence at border State fusion centers will help ensure the most consistent, timely, and relevant flow of border intelligence to and from the Department and State, local, and tribal law enforcement in border communities. Border State fusion centers thus could serve as a tool to build upon the personal relationships and information sharing that exists in some, but not all,

1	jurisdictions between CBP, ICE, and State, local,
2	and tribal law enforcement.
3	SEC. 712. ESTABLISHMENT OF BORDER INTELLIGENCE FU-
4	SION CENTER PROGRAM.
5	(a) IN GENERAL.—Subtitle A of title II of the Home-
6	land Security Act of 2002 (6 U.S.C. 121 et seq.) is further
7	amended by adding at the end the following new section:
8	"SEC. 204. BORDER INTELLIGENCE FUSION CENTER PRO-
9	GRAM.
10	"(a) Establishment.—
11	"(1) IN GENERAL.—There is established in the
12	Department the Border Intelligence Fusion Center
13	Program, to be administered by the Under Secretary
14	for Intelligence and Analysis, for the purpose of sta-
15	tioning Bureau of Customs and Border Protection
16	and U.S. Immigration and Customs Enforcement of-
17	ficers or intelligence analysts in the fusion centers of
18	participating border States.
19	"(2) New Hires.—Funding provided under the
20	Border Intelligence Fusion Center Program shall be
21	available to hire new CBP and ICE officers or intel-
22	ligence analysts to replace CBP and ICE officers or
23	intelligence analysts who are stationed at border
24	State fusion centers under this section.
25	"(b) Participation.—

1	"(1) IN GENERAL.—The Secretary may develop
2	qualifying criteria for a border state fusion center's
3	participation in the Border Intelligence Fusion Cen-
4	ter Program.
5	"(2) Criteria.—Such criteria may include the
6	following:
7	"(A) Whether the center focuses on a
8	broad counterterrorism and counter-criminal
9	approach, and whether that broad approach is
10	pervasive through all levels of the organization.
11	"(B) Whether the center has sufficient
12	numbers of adequately trained personnel to
13	support a broad counterterrorism and counter-
14	criminal mission.
15	"(C) Whether the center has access to rel-
16	evant law enforcement, private sector, open
17	source, and national security data, as well as
18	the ability to share and analytically exploit such
19	data for actionable ends in accordance with all
20	applicable laws and regulations.
21	"(D) The entity or entities providing finan-
22	cial support for the center's funding.
23	"(E) Whether the center's leadership is
24	committed to the fusion center's mission, and
25	how the leadership sees the center's role in ter-

1	rorism prevention, mitigation, response, and re-
2	covery.
3	"(c) Assignment.—Wherever possible, not fewer
4	than one CBP officer or intelligence analyst and one ICE
5	officer or intelligence analyst shall be stationed at each
6	participating border State fusion center.
7	"(d) Prerequisite.—
8	"(1) Prior work experience in Area.—To
9	be stationed at a border State fusion center under
10	this section, a CBP or ICE officer shall have served
11	as a CBP or ICE officer in the State in which the
12	fusion center where such officer shall be stationed is
13	located for not less than two years before such as-
14	signment in order to ensure that such officer is fa-
15	miliar with the geography and people living in bor-
16	der communities, as well as the State, local, and
17	tribal law enforcement agencies serving those com-
18	munities.
19	"(2) Intelligence analysis, privacy, and
20	CIVIL LIBERTIES TRAINING.—Before being stationed
21	at a border State fusion center under this section,
22	a CBP or ICE officer shall undergo—
23	"(A) appropriate intelligence analysis
24	training via an intelligence-led policing cur-
25	riculum that is consistent with the standards

1	and recommendations of the National Criminal
2	Intelligence Sharing Plan, the Department of
3	Justice and Department Fusion Center Guide-
4	lines, title 28, part 23, Code of Federal Regula-
5	tions, as well as any other training prescribed
6	by the Under Secretary for Intelligence and
7	Analysis; and

- "(B) appropriate privacy and civil liberties training that is developed, supported, or sponsored by the Privacy Officer and the Officer for Civil Rights and Civil Liberties in partnership with the Privacy and Civil Liberties Oversight Board.
- "(3) Expedited Security Clearance Proc-Essing.—The Under Secretary for Intelligence and Analysis shall ensure that security clearance processing is expedited for each CBP and ICE officer or intelligence analyst stationed at border State fusion centers under this section and shall ensure that such officer or analyst has the appropriate clearance to conduct the work of the Border Intelligence Fusion Center Program.
- "(4) FURTHER QUALIFICATIONS.—Each CBP and ICE officer or intelligence analyst stationed at a border State fusion center under this section shall

satisfy any other qualifications the Under Secretary
 for Intelligence and Analysis may prescribe.

#### "(e) Responsibilities.—

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#### "(1) In General.—

"(A) Creation and dissemination of BORDER INTELLIGENCE PRODUCTS.—CBP and ICE officers and intelligence analysts assigned to border State fusion centers under this section will help State, local, and tribal law enforcement in jurisdictions along the northern and southern borders, and border State fusion center staff, overlay threat and suspicious activity with Federal homeland security information in order to develop a more comprehensive and accurate threat picture. Such CBP and ICE officers and intelligence analysts accordingly shall have as their primary mission the review of border security-relevant information from State, local, and tribal law enforcement sources, and the creation of border intelligence products derived from such information and other bordersecurity relevant information provided by the Department, and the dissemination of such products to border State, local, and tribal law enforcement. CBP and ICE officers or intel-

ligence analysts assigned to border State fusion centers under this section shall also provide such products to the Office of Intelligence and Analysis of the Department for collection and dissemination to other fusion centers in other border States.

"(B) Database access.—In order to fulfill the objectives described in subparagraph (A), CBP and ICE officers and intelligence analysts stationed at border State fusion centers under this section shall have direct access to all relevant databases at their respective agencies.

"(C) Customer satisfaction surveys.—The Secretary shall create a mechanism for State, local, and tribal law enforcement officers who are consumers of the intelligence products described in subparagraph (A) to fill out an electronic customer satisfaction survey whenever they access such a product. The results of these voluntary surveys should be provided electronically to appropriate personnel of the Department. The results of these customer satisfaction surveys should also be included in an appropriate format in the annual status reports described in subsection (h)(2)(A).

1	"(2) Cultivation of relationships.—CBP
2	and ICE officers and intelligence analysts stationed
3	at border State fusion centers under this section
4	shall actively cultivate relationships with State, local,
5	and tribal law enforcement personnel in border com-
6	munities in order to satisfy the mission described in
7	paragraph (1), and shall make similar outreach to
8	Canadian and Mexican law enforcement authorities
9	serving neighboring communities across the northern
10	and southern borders. CBP and ICE officers and in-
11	telligence analysts stationed at border State fusion
12	centers under this section may also serve as a con-
13	duit of border intelligence products from the Depart-
14	ment itself and shall ensure that such products are
15	provided to all appropriate law enforcement agen-
16	cies, departments, and offices in border States.
17	"(f) Rule of Construction.—Nothing in this sec-
18	tion shall be construed to require a border State fusion
19	center to participate in the Border Intelligence Fusion
20	Center Program.
21	"(g) Reports.—
22	"(1) Development of implementation
23	PLAN.—
24	"(A) IN GENERAL.—Not later than 90
25	days after the date of the enactment of the Im-

1	plementing the 9/11 Commission Recommenda-
2	tions Act of 2007, the Secretary shall develop
3	a Border Intelligence Fusion Center Program
4	implementation plan and submit to the appro-
5	priate congressional committees a copy of such
6	plan. In developing such plan, the Secretary
7	shall consult with State, local, and tribal au-
8	thorities responsible for border State fusion
9	centers.
10	"(B) Contents.—The implementation
11	plan should also address the following elements
12	for effective program assessment:
13	"(i) A clear articulation of the pur-
14	poses, goals, and specific objectives for
15	which the program is being developed.
16	"(ii) An identification of program
17	stakeholders and an assessment of their in-
18	terests in and expectations of the program.
19	"(iii) A developed set of quantitative
20	metrics to measure, to the extent possible,
21	program output.
22	"(iv) A developed set of qualitative in-
23	struments (e.g., surveys and expert inter-
24	views) to assess the extent to which stake-

1	holders believe their needs and expecta-
2	tions are being met.
3	"(2) Status reports and continuation as-
4	SESSMENT.—
5	"(A) Status reports.—
6	"(i) In General.—The Secretary
7	shall submit to the appropriate congres-
8	sional committees status reports on the
9	Border Intelligence Fusion Center Pro-
10	gram. The reports shall address the ele-
11	ments described in paragraph (1)(B). The
12	reports shall also include the following:
13	"(I) A description of the training
14	programs in place for CBP and ICE
15	officers and intelligence analysts par-
16	ticipating in the program.
17	"(II) A listing of the border
18	State fusion centers where CBP and
19	ICE officers and intelligence analysts
20	are deployed.
21	"(III) A representative survey of
22	State, local, and tribal law enforce-
23	ment officers serving border jurisdic-
24	tions regarding the specificity and ac-
25	tionable nature of the border intel-

1	ligence provided by CBP and ICE of-
2	ficers at such fusion centers.
3	"(IV) A description of the results
4	of the customer satisfaction surveys
5	submitted by users of the products de-
6	scribed in subsection $(e)(1)$ .
7	"(ii) Deadlines.—Status reports
8	under clause (i) shall be submitted not
9	later than—
10	"(I) one year after the date of
11	the enactment of the Implementing
12	the 9/11 Commission Recommenda-
13	tions Act of 2007; and
14	"(II) three and five years after
15	the date on which the Border Intel-
16	ligence Fusion Center Program is es-
17	tablished.
18	"(B) Continuation assessment.—Not
19	later than the end of the fifth year following the
20	date on which the Border Intelligence Fusion
21	Center Program is established, the Secretary
22	shall submit to the appropriate congressional
23	committees a Border Intelligence Fusion Center
24	Program Continuation Assessment. The con-

1	tinuation assessment shall accomplish the fol-
2	lowing:
3	"(i) Recommend whether the program
4	should continue in its present or some al-
5	tered form or not.
6	"(ii) Provide the reasons for that rec-
7	ommendation.
8	"(iii) If the recommendation is that
9	the program should continue, list and de-
10	scribe legislative priorities for Congress re-
11	garding the continuation of the program,
12	and provide recommended appropriations
13	amounts and justifications for them.
14	"(h) Definition of Border State Fusion Cen-
15	TER.—The term 'border State fusion center' means a fu-
16	sion center located in the State of Washington, Idaho,
17	Montana, North Dakota, Minnesota, Wisconsin, Michigan,
18	Ohio, Pennsylvania, New York, Vermont, New Hampshire,
19	Maine, California, Arizona, New Mexico, or Texas.''.
20	(b) CLERICAL AMENDMENT.—The table of contents
21	in section 1(b) of such Act is amended by inserting after
22	the item relating to section 203 the following:
	"Sec. 204. Border Intelligence Fusion Center Program.".

# **Subtitle C—Homeland Security**

2	<b>Information Sharing Enhancement</b>
3	SEC. 721. SHORT TITLE.
4	This subtitle may be cited as the "Homeland Security
5	Information Sharing Enhancement Act of 2007".
6	SEC. 722. HOMELAND SECURITY ADVISORY SYSTEM.
7	(a) IN GENERAL.—Subtitle A of title II of the Home-
8	land Security Act of 2002 (6 U.S.C. 121 et seq.) is amend-
9	ed by adding at the end the following:
10	"SEC. 205. HOMELAND SECURITY ADVISORY SYSTEM.
11	"(a) Requirement.—The Under Secretary for Intel-
12	ligence and Analysis shall implement a Homeland Security
13	Advisory System in accordance with this section to provide
14	public advisories and alerts regarding threats to homeland
15	security, including national, regional, local, and economic
16	sector advisories and alerts, as appropriate.
17	"(b) REQUIRED ELEMENTS.—The Under Secretary,
18	under the System—
19	"(1) shall include, in each advisory and alert re-
20	garding a threat, information on appropriate protec-
21	tive measures and countermeasures that may be
22	taken in response to the threat;
23	"(2) shall, whenever possible, limit the scope of

each advisory and alert to a specific region, locality, or economic sector believed to be at risk; and

- 1 "(3) shall not, in issuing any advisory or alert,
- 2 use color designations as the exclusive means of
- 3 specifying the homeland security threat conditions
- 4 that are the subject of the advisory or alert.".
- 5 (b) CLERICAL AMENDMENT.—The table of contents
- 6 in section 1(b) of such Act is amended by adding at the
- 7 end of the items relating to subtitle A of title II the fol-
- 8 lowing:

"Sec. 205. Homeland Security Advisory System.".

### 9 SEC. 723. HOMELAND SECURITY INFORMATION SHARING.

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

### 13 "SEC. 206. HOMELAND SECURITY INFORMATION SHARING.

- 14 "(a) Information Sharing Environment.—Con-
- 15 sistent with section 1016 of the National Intelligence Re-
- 16 form and Terrorism Prevention Act of 2004 (6 U.S.C.
- 17 485) and in accordance with all other applicable laws and
- 18 regulations, the Secretary shall integrate and standardize
- 19 the information of the intelligence components of the De-
- 20 partment into a Department information sharing environ-
- 21 ment, to be administered by the Under Secretary for Intel-
- 22 ligence and Analysis.
- 23 "(b) Information Sharing and Knowledge
- 24 Management Officers.—For each intelligence compo-
- 25 nent of the Department, the Secretary shall designate an

- 1 information sharing and knowledge management officer
- 2 who shall report to the Under Secretary for Intelligence
- 3 and Analysis with respect to coordinating the different
- 4 systems used in the Department to gather and disseminate
- 5 homeland security information.
- 6 "(c) State, Local, and Private-Sector Sources
- 7 OF INFORMATION.—
- 8 "(1) Establishment of business proc-
- 9 ESSES.—The Under Secretary for Intelligence and
- Analysis shall establish Department-wide procedures
- for the review and analysis of information gathered
- from State, local, tribal, and private-sector sources
- and, as appropriate, integrate such information into
- the information gathered by the Department and
- other department and agencies of the Federal Gov-
- ernment.
- 17 "(2) FEEDBACK.—The Secretary shall develop
- mechanisms to provide analytical and operational
- 19 feedback to any State, local, tribal, and private-sec-
- tor entities that gather information and provide such
- 21 information to the Secretary.
- 22 "(d) Training and Evaluation of Employees.—
- 23 "(1) Training.—The Under Secretary shall
- provide to employees of the Department opportuni-
- 25 ties for training and education to develop an under-

- 1 standing of the definition of homeland security infor-
- 2 mation, how information available to them as part of
- 3 their duties might qualify as homeland security in-
- 4 formation, and how information available to them is
- 5 relevant to the Office of Intelligence and Analysis.
- 6 "(2) EVALUATIONS.—The Under Secretary
- shall, on an ongoing basis, evaluate how employees
- 8 of the Office of Intelligence and Analysis and the in-
- 9 telligence components of the Department are uti-
- 10 lizing homeland security information and partici-
- pating in the Department information sharing envi-
- ronment.".
- 13 (b) CLERICAL AMENDMENT.—The table of contents
- 14 in section 1(b) of such Act is further amended by adding
- 15 at the end of the items relating to such subtitle the fol-
- 16 lowing:

"Sec. 206. Homeland security information sharing.".

- 17 (c) Establishment of Comprehensive Informa-
- 18 TION TECHNOLOGY NETWORK ARCHITECTURE.—
- 19 (1) 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 new section:

1	"SEC. 207. COMPREHENSIVE INFORMATION TECHNOLOGY
2	NETWORK ARCHITECTURE.
3	"(a) Establishment.—The Secretary, acting
4	through the Chief Intelligence Officer, shall establish a
5	comprehensive information technology network architec-
6	ture for the Office of Intelligence and Analysis.
7	"(b) Network Model.—The comprehensive infor-
8	mation technology network architecture established under
9	subsection (a) shall, to the extent possible, incorporate the
10	approaches, features, and functions of the network pro-
11	posed by the Markle Foundation in reports issued in Octo-
12	ber 2002 and December 2003, known as the System-wide
13	Homeland Security Analysis and Resource Exchange
14	(SHARE) Network.
15	"(c) Comprehensive Information Technology
16	NETWORK ARCHITECTURE DEFINED.—the term 'com-
17	prehensive information technology network architecture'
18	means an integrated framework for evolving or maintain-
19	ing existing information technology and acquiring new in-
20	formation technology to achieve the strategic goals and in-
21	formation resources management goals of the Office of In-
22	telligence and Analysis.".
23	(2) CLERICAL AMENDMENT.—The table of con-
24	tents in section 1(b) of such Act is further amended

1	by adding at the end of the items relating to such
2	subtitle the following:
	"Sec. 207. Comprehensive information technology network architecture.".
3	(3) Reports.—
4	(A) REPORT ON IMPLEMENTATION OF
5	PLAN.—Not later than 360 days after the date
6	of the enactment of this Act, the Secretary of
7	Homeland Security shall submit to the Com-
8	mittee on Homeland Security and Govern-
9	mental Affairs of the Senate and the Committee
10	on Homeland Security of the House of Rep-
11	resentatives a report containing a plan to imple-
12	ment the comprehensive information technology
13	network architecture for the Office of Intel-
14	ligence and Analysis of the Department of
15	Homeland Security required under section 205
16	of the Homeland Security Act of 2002, as
17	added by paragraph (1). Such report shall in-
18	clude the following:
19	(i) Priorities for the development of
20	the comprehensive information technology
21	network architecture and a rationale for
22	such priorities.
23	(ii) An explanation of how the various

components of the comprehensive informa-

1	tion technology network architecture wil
2	work together and interconnect.
3	(iii) A description of the technology
4	challenges that the Office of Intelligence
5	and Analysis will face in implementing the
6	comprehensive information technology net
7	work architecture.
8	(iv) A description of technology op-
9	tions that are available or are in develop-
10	ment that may be incorporated into the
11	comprehensive technology network archi-
12	tecture, the feasibility of incorporating
13	such options, and the advantages and dis-
14	advantages of doing so.
15	(v) An explanation of any security
16	protections to be developed as part of the
17	comprehensive information technology net
18	work architecture.
19	(vi) A description of any safeguards
20	for civil liberties and privacy to be built
21	into the comprehensive information tech-
22	nology network architecture.
23	(vii) An operational best practices
24	plan.

1	(B) Progress report.—Not later than
2	180 days after the date on which the report is
3	submitted under subparagraph (A), the Sec-
4	retary of Homeland Security shall submit to the
5	Committee on Homeland Security and Govern-
6	mental Affairs of the Senate and the Committee
7	on Homeland Security of the House of Rep-
8	resentatives a report on the progress of the Sec-
9	retary in developing the comprehensive informa-
10	tion technology network architecture required
11	under section 205 of the Homeland Security
12	Act of 2002, as added by paragraph (1).
13	(d) Intelligence Component Defined.—Section
14	2 of the Homeland Security Act of 2002 (6 U.S.C. 101)
15	is further amended by adding at the end the following new
16	paragraph:
17	"(18) The term 'intelligence component of the
18	Department' means any directorate, agency, or ele-
19	ment of the Department that gathers, receives, ana-
20	lyzes, produces, or disseminates homeland security
21	information except—
22	"(A) a directorate, agency, or element of
23	the Department that is required to be main-
24	tained as a distinct entity under this Act; or

1	"(B) any personnel security, physical secu-
2	rity, document security, or communications se-
3	curity program within any directorate, agency,
4	or element of the Department.".
5	Subtitle D—Homeland Security
6	<b>Information Sharing Partnerships</b>
7	SEC. 731. SHORT TITLE.
8	This subtitle may be cited as the "Homeland Security
9	Information Sharing Partnerships Act of 2007".
10	SEC. 732. STATE, LOCAL, AND REGIONAL INFORMATION FU-
11	SION CENTER INITIATIVE.
12	(a) IN GENERAL.—Subtitle A of title II of the Home-
13	land Security Act of 2002 (6 U.S.C. 121 et seq.) is further
14	is amended by adding at the end the following:
15	"SEC. 208. STATE, LOCAL, AND REGIONAL FUSION CENTER
16	INITIATIVE.
17	"(a) Establishment.—The Secretary shall estab-
18	lish a State, Local, and Regional Fusion Center Initiative
19	to establish partnerships with State, local, and regional
20	fusion centers.
21	"(b) Duties.—Through the State, Local, and Re-
22	gional Fusion Center Initiative, the Secretary shall—
23	"(1) coordinate with the principal official of
24	each State, local, or regional fusion center and the

1	official designated as the Homeland Security Advisor
2	of the State;
3	"(2) provide Department operational and intel-
4	ligence advice and assistance to State, local, and re-
5	gional fusion centers;
6	"(3) support efforts to include State, local, and
7	regional fusion centers into efforts to establish an
8	information sharing environment (as defined under
9	section 1016(a)(2) of the Intelligence Reform and
10	Terrorism Prevention Act of 2004 (6 U.S.C.
11	485(a)(2))) in accordance with all applicable laws
12	and regulations;
13	"(4) conduct table-top and live training exer-
14	cises to regularly assess the capability of individual
15	and regional networks of State, local, and regional
16	fusion centers to integrate the efforts of such net-
17	works with the efforts of the Department;
18	"(5) coordinate with other relevant Federal en-
19	tities engaged in homeland security-related activities;
20	"(6) provide analytic and reporting advice and
21	assistance to State, local, and regional fusion cen-
22	ters;
23	"(7) review homeland security information
24	gathered by State, local, and regional fusion centers

1	and incorporate relevant information with homeland
2	security information of the Department;
3	"(8) provide management assistance to State,
4	local, and regional fusion centers;
5	"(9) serve as a point of contact to ensure the
6	dissemination of relevant homeland security informa-
7	tion.
8	"(10) facilitate close communication and coordi-
9	nation between State, local, and regional fusion cen-
10	ters and the Department;
11	"(11) provide State, local, and regional fusion
12	centers with expertise on Department resources and
13	operations;
14	"(12) provide training to State, local, and re-
15	gional fusion centers and encourage such fusion cen-
16	ters to participate in terrorist threat-related exer-
17	cises conducted by the Department; and
18	"(13) carry out such other duties as the Sec-
19	retary determines are appropriate.".
20	(b) CLERICAL AMENDMENT.—The table of contents
21	in section 1(b) of such Act is further amended by adding
22	at the end of the items relating to such subtitle the fol-
23	lowing:
	"Sec. 208. State, Local, and Regional Information Fusion Center Initiative.".
24	(c) Reports.—

(1) Concept of operations.—Not later than 90 days after the date of the enactment of this Act and before the State, Local, and Regional Fusion Center Initiative under section 208 of the Homeland Security Act of 2002, as added by subsection (a), has been implemented, the Secretary shall submit to the Committee on Homeland Security and Governmental Affairs of the Senate and the Committee on Homeland Security of the House of Representatives a report that contains a concept of operations for the Initiative, which shall include a privacy and civil liberties impact assessment.

# (2) Privacy and civil liberties.—

(A) Review of concept of operations.—Not later than 180 days after the date on which the report under paragraph (1) is submitted, the Privacy Officer of the Department of Homeland Security and the Officer for Civil Rights and Civil Liberties of the Department of Homeland Security shall review the privacy and civil liberties implications of the Initiative and the concept of operations and report any concerns to the Secretary of Homeland Security and the Under Secretary of Homeland Security for Intelligence and Analysis. The Sec-

retary may not implement the Initiative until
the Privacy Officer and the Officer for Civil
Rights and Civil Liberties have certified that
any privacy or civil liberties concerns have been
addressed.

(B) Review of Privacy Impact.—Under the authority of section 222(5) of the Homeland Security Act of 2002 (6 U.S.C. 142(5)), not later than one year after the date on which the State, Local, and Regional Fusion Center Initiative is implemented, the Privacy Officer of the Department of Homeland Security, in consultation with the Officer for Civil Rights and Civil Liberties of the Department of Homeland Security, shall submit to Congress, the Secretary of Homeland Security, and the Under Secretary of Homeland Security for Intelligence and Analysis a report on the privacy and civil liberties impact of the Initiative.

# 20 SEC. 733. HOMELAND SECURITY INFORMATION SHARING 21 FELLOWS PROGRAM.

22 (a) ESTABLISHMENT OF PROGRAM.—Subtitle A of 23 title II of the Homeland Security Act of 2002 (6 U.S.C. 24 121 et seq.) is further amended by adding at the end the 25 following:

1	"SEC. 209. HOMELAND SECURITY INFORMATION SHARING
2	FELLOWS PROGRAM.
3	"(a) Establishment.—
4	"(1) In General.—The Secretary, acting
5	through the Under Secretary for Intelligence and
6	Analysis, shall establish a fellowship program in ac-
7	cordance with this section for the purpose of—
8	"(A) detailing State, local, and tribal law
9	enforcement officers and intelligence analysts to
10	the Department to participate in the work of
11	the Office of Intelligence and Analysis in order
12	to become familiar with—
13	"(i) the mission and capabilities of the
14	Office of Intelligence and Analysis; and
15	"(ii) the role, programs, products, and
16	personnel of the Office of Intelligence and
17	Analysis; and
18	"(B) promoting information sharing be-
19	tween the Department and State, local, and
20	tribal law enforcement officers and intelligence
21	analysts by stationing such officers and ana-
22	lysts in order to—
23	"(i) serve as a point of contact in the
24	Department to assist in the representation
25	of State, local, and tribal homeland secu-
26	rity information needs;

1	"(ii) identify homeland security infor-
2	mation of interest to State, local, and trib-
3	al law enforcement officers and intelligence
4	analysts; and
5	"(iii) assist Department analysts in
6	preparing and disseminating terrorism-re-
7	lated products that are tailored to State,
8	local, and tribal law enforcement officers
9	and intelligence analysts and designed to
10	thwart terrorist attacks.
11	"(2) Program name.—The program under
12	this section shall be known as the 'Homeland Secu-
13	rity Information Sharing Fellows Program'.
14	"(b) Eligibility.—
15	"(1) In general.—In order to be eligible for
16	selection as an Information Sharing Fellow under
17	the program, an individual must—
18	"(A) have homeland security-related re-
19	sponsibilities or law enforcement-related respon-
20	sibilities;
21	"(B) be eligible for an appropriate national
22	security clearance;
23	"(C) possess a valid need for access to
24	classified information, as determined by the
25	Under Secretary for Intelligence and Analysis;

1	"(D) be an employee of an eligible entity;
2	and
3	"(E) have undergone appropriate privacy
4	and civil liberties training that is developed,
5	supported, or sponsored by the Privacy Officer
6	and the Officer for Civil Rights and Civil Lib-
7	erties in partnership with the Privacy and Civil
8	Liberties Oversight Board.
9	"(2) Eligible entities.—For purposes of this
10	subsection, the term 'eligible entity' means—
11	"(A) a State, local, or regional fusion cen-
12	ter;
13	"(B) a State or local law enforcement or
14	other government entity that serves a major
15	metropolitan area, as determined by the Sec-
16	retary;
17	"(C) a State or local law enforcement or
18	other government entity that serves a suburban
19	or rural area, as determined by the Secretary;
20	"(D) a State or local law enforcement or
21	other government entity with port responsibil-
22	ities, as determined by the Secretary;
23	"(E) a State or local law enforcement or
24	other government entity with border responsibil-
25	ities, as determined by the Secretary;

1	"(F) a State or local law enforcement or
2	other government entity with agricultural re-
3	sponsibilities, as determined by the Secretary;
4	"(G) a tribal law enforcement or other au-
5	thority; or
6	"(H) such other entity as the Secretary de-
7	termines is appropriate.
8	"(c) Optional Participation.—No State, local, or
9	tribal law enforcement or other government entity shall
10	be required to participate in the Homeland Security Infor-
11	mation Sharing Fellows Program.
12	"(d) Procedures for Nomination and Selec-
13	TION.—
14	"(1) IN GENERAL.—The Under Secretary shall
15	establish procedures to provide for the nomination
16	and selection of individuals to participate in the
17	Homeland Security Information Sharing Fellows
18	Program.
19	"(2) Limitations.—The Under Secretary
20	shall—
21	"(A) select law enforcement officers and
22	intelligence analysts representing a broad cross-
23	section of State, local, and tribal agencies; and
24	"(B) ensure that the number of Informa-
25	tion Sharing Fellows selected does not impede

- 1 the activities of the Office of Intelligence and
- 2 Analysis.
- 3 "(e) Length of Service.—Information Sharing
- 4 Fellows shall serve for a reasonable period of time, as de-
- 5 termined by the Under Secretary. Such period of time
- 6 shall be sufficient to advance the information-sharing
- 7 goals of the Under Secretary and encourage participation
- 8 by as many qualified nominees as possible.
- 9 "(f) Condition.—As a condition of selecting an indi-
- 10 vidual as an Information Sharing Fellow under the pro-
- 11 gram, the Under Secretary shall require that the individ-
- 12 ual's employer agree to continue to pay the individual's
- 13 salary and benefits during the period for which the indi-
- 14 vidual is detailed.
- 15 "(g) STIPEND.—During the period for which an indi-
- 16 vidual is detailed under the program, the Under Secretary
- 17 shall, subject to the availability of appropriations provide
- 18 to the individual a stipend to cover the individual's reason-
- 19 able living expenses for that period.
- 20 "(h) SECURITY CLEARANCES.—If an individual se-
- 21 lected for a fellowship under the Information Sharing Fel-
- 22 lows Program does not possess the appropriate security
- 23 clearance, the Under Secretary shall ensure that security
- 24 clearance processing is expedited for such individual and
- 25 shall ensure that each such Information Sharing Fellow

- 1 has obtained the appropriate security clearance prior to
- 2 participation in the Program.".
- 3 (b) CLERICAL AMENDMENT.—The table of contents
- 4 in section 1(b) of such Act is further amended by adding
- 5 at the end of the items relating to such subtitle the fol-
- 6 lowing:

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"Sec. 209. Homeland Security Information Sharing Fellows Program.".

# 7 (c) Reports.—

(1) Concept of operations.—Not later than 90 days after the date of the enactment of this Act and before the implementation of the Homeland Security Information Sharing Fellows Program under section 209 of the Homeland Security Act of 2002, as added by subsection (a), the Secretary shall submit to the Committee on Homeland Security and Governmental Affairs of the Senate and the Committee on Homeland Security of the House of Representatives a report that contains a concept of operations for the Program, which shall include a privacy and civil liberties impact assessment.

# (2) Privacy and civil liberties.—

(A) REVIEW OF CONCEPT OF OPER-ATIONS.—Not later than 180 days after the date on which the report under paragraph (1) is submitted, the Privacy Officer of the Department of Homeland Security and the Officer for

Civil Rights and Civil Liberties of the Department of Homeland Security shall review the privacy and civil liberties implications of the Program and the concept of operations and report any concerns to the Secretary of Homeland Security and the Under Secretary of Homeland Security for Intelligence and Analysis. The Secretary may not implement the Program until the Privacy Officer and the Officer for Civil Rights and Civil Liberties have certified that any privacy or civil liberties concerns have been addressed.

(B) Review of Privacy Impact.—Under the authority of section 222(5) of the Homeland Security Act of 2002 (6 U.S.C. 142(5)), not later than one year after the date on which the Homeland Security Information Sharing Fellows Program is implemented, the Privacy Officer of the Department of Homeland Security, in consultation with the Officer for Civil Rights and Civil Liberties of the Department of Homeland Security, shall submit to Congress, the Secretary of Homeland Security, and the Under Secretary of Homeland Security for In-

1	telligence and Analysis a report on the privacy
2	and civil liberties impact of the Program.
3	Subtitle E—Homeland Security
4	<b>Intelligence Offices Reorganization</b>
5	SEC. 741. DEPARTMENTAL REORGANIZATION.
6	(a) Redesignation of Directorate for Infor-
7	MATION ANALYSIS AND INFRASTRUCTURE PROTEC-
8	TION.—Section 201 of the Homeland Security Act of 2002
9	(6 U.S.C. 121) is amended—
10	(1) in subsection (a)(1)—
11	(A) by striking "a Directorate for Informa-
12	tion Analysis and Infrastructure Protection"
13	and inserting "an Office of Intelligence and
14	Analysis"; and
15	(B) by striking "an Under Secretary for
16	Information Analysis and Infrastructure Pro-
17	tection" and inserting "an Under Secretary for
18	Intelligence and Analysis';
19	(2) by striking subsection (b) and redesignating
20	subsections (c) through (g) as subsections (b)
21	through (f), respectively;
22	(3) in subsection (b), as so redesignated—
23	(A) by striking "and infrastructure protec-
24	tion" before "are carried out" and inserting
25	"and intelligence"; and

1	(B) by striking "the Under Secretary for
2	Information Analysis and Infrastructure Pro-
3	tection" and inserting "the Under Secretary for
4	Intelligence and Analysis";
5	(4) in subsection (c), as so redesignated—
6	(A) by striking "the Under Secretary for
7	Information Analysis and Infrastructure Pro-
8	tection" and inserting "the Under Secretary for
9	Intelligence and Analysis";
10	(B) by striking paragraphs (2), (5), and
11	(6), and redesignating paragraphs (3) through
12	(17) as paragraphs (2) through (14), respec-
13	tively;
14	(C) by redesignating paragraphs (18) and
15	(19) as paragraphs (20) and (21), respectively;
16	(D) in paragraph (2), as so redesignated,
17	by striking "To integrate" and inserting "To
18	participate in the integration of";
19	(E) in paragraph (14), as so redesignated,
20	by inserting "the Assistant Secretary for Infra-
21	structure Protection and" after "coordinate
22	with"; and
23	(F) by inserting after paragraph (14), as
24	redesignated by subparagraph (B), the fol-
25	lowing new paragraphs:

1	"(15) To coordinate and enhance integration
2	among intelligence components of the Department.
3	"(16) To establish intelligence priorities, poli-
4	cies, processes, standards, guidelines, and procedures
5	for the Department.
6	"(17) To establish a structure and process to
7	support the missions and goals of the intelligence
8	components of the Department.
9	"(18) To ensure that, whenever possible—
10	"(A) the Under Secretary for Intelligence
11	and Analysis produces and disseminates reports
12	and analytic products based on open-source in-
13	formation that do not require a national secu-
14	rity classification under applicable law; and
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
19	the Under Secretary for Intelligence and Anal-
20	ysis produces and disseminates in a classified
21	format.
22	"(19) To establish within the Office of Intel-
23	ligence Analysis an Internal Continuity of Oper-
24	ations (COOP) Plan that—

1	"(A) assures that the capability exists to
2	continue uninterrupted operations during a
3	wide range of potential emergencies, including
4	localized acts of nature, accidents, and techno-
5	logical or attack-related emergencies, that is
6	maintained at a high level of readiness and is
7	capable of implementation with and without
8	warning; and
9	"(B) includes plans and procedures gov-
10	erning succession to office within the Office of
11	Intelligence and Analysis, including—
12	"(i) emergency delegations of author-
13	ity (where permissible, and in accordance
14	with applicable law);
15	"(ii) the safekeeping of vital re-
16	sources, facilities, and records;
17	"(iii) the improvisation or emergency
18	acquisition of vital resources necessary for
19	the performance of operations of the Of-
20	fice; and
21	"(iv) the capability to relocate essen-
22	tial personnel and functions to and to sus-
23	tain the performance of the operations of
24	the Office at an alternate work site until
25	normal operations can be resumed.";

1	(5) in subsections (d) and (e), as redesignated
2	by subsection (a)(2), by striking "Directorate" each
3	place it appears and inserting "Office"; and
4	(6) in subsection (f), as redesignated by sub-
5	section (a)(2)—
6	(A) by striking "the Under Secretary for
7	Information Analysis and Infrastructure Pro-
8	tection" and inserting "the Under Secretary for
9	Intelligence and Analysis and the Assistant Sec-
10	retary for Infrastructure Protection"; and
11	(B) by inserting "and section 203" after
12	"under this section".
13	(b) Technical and Conforming Amendments.—
14	(1) HOMELAND SECURITY ACT OF 2002.—The
15	Homeland Security Act of 2002 (6 U.S.C. 101 et
16	seq.) is amended—
17	(A) in section 103(a), by adding at the end
18	the following new paragraph:
19	"(10) An Under Secretary for Intelligence and
20	Analysis.";
21	(B) in section 223, by striking "Under
22	Secretary for Information Analysis and Infra-
23	structure Protection" and inserting "Under
24	Secretary for Intelligence and Analysis, in co-

1	operation with the Assistant Secretary for In-
2	frastructure Protection";
3	(C) in section 224, by striking "Under
4	Secretary for Information Analysis and Infra-
5	structure Protection" and inserting "Assistant
6	Secretary for Infrastructure Protection"; and
7	(D) in section 302(3), by striking "Under
8	Secretary for Information Analysis and Infra-
9	structure Protection" and inserting "Under
10	Secretary for Intelligence and Analysis and the
11	Assistant Secretary for Infrastructure Protec-
12	tion".
13	(2) Headings.—
14	(A) Section 201.—The heading for sec-
15	tion 201 of such Act is amended to read as fol-
16	lows:
17	"SEC. 201. OFFICE OF INTELLIGENCE AND ANALYSIS.".
18	(B) Section 201(a).—The heading for
19	subsection (a) of section 201 of such Act is
20	amended to read as follows:
21	"(a) Under Secretary of Homeland Security
22	FOR INTELLIGENCE AND ANALYSIS.—".
23	(C) Section 201(b).—The heading for
24	subsection (b) of section 201 of such Act, as re-

1	designated by subsection (a)(2), is amended to
2	read as follows:
3	"(b) Discharge of Intelligence and Anal-
4	YSIS.—".
5	(3) NATIONAL SECURITY ACT OF 1947.—Section
6	106(b)(2)(I) of the National Security Act of 1947
7	(50 U.S.C. 403–6) is amended to read as follows:
8	"(I) The Under Secretary for Intelligence
9	and Analysis of the Department of Homeland
10	Security.".
11	(4) Intelligence reform and terrorism
12	PREVENTION ACT OF 2004.—Section 7306(a)(1) of
13	the Intelligence Reform and Terrorism Prevention
14	Act of 2004 (Public Law 108–458; 118 Stat. 3848)
15	is amended by striking "Under Secretary for Infor-
16	mation Analysis and Infrastructure Protection" and
17	inserting "Under Secretary for Intelligence and
18	Analysis".
19	SEC. 742. INTELLIGENCE COMPONENTS OF DEPARTMENT
20	OF HOMELAND SECURITY.
21	(a) RESPONSIBILITIES.—Subtitle A of title II of the
22	Homeland Security Act of 2002 (6 U.S.C. 201 et seq.)
23	is further amended by adding at the end the following new
24	section:

# 1 "SEC. 210. INTELLIGENCE COMPONENTS.

2	"(a) Responsibilities.—Subject to the direction
3	and control of the Secretary, the responsibilities of the
4	head of each intelligence component of the Department
5	are as follows:
6	"(1) To ensure that duties related to the acqui-
7	sition, analysis, and dissemination of homeland secu-
8	rity information are carried out effectively and effi-
9	ciently in support of the Under Secretary for Intel-
10	ligence and Analysis.
11	"(2) To support and implement the goals estab-
12	lished in cooperation with the Under Secretary for
13	Intelligence and Analysis.
14	"(3) To incorporate the input of the Under Sec-
15	retary for Intelligence and Analysis with respect to
16	performance appraisals, bonus or award rec-
17	ommendations, pay adjustments, and other forms of
18	commendation.
19	"(4) To coordinate with the Under Secretary
20	for Intelligence and Analysis in the recruitment and
21	selection of intelligence officials of the intelligence
22	component.
23	"(5) To advise and coordinate with the Under
24	Secretary for Intelligence and Analysis on any plan
25	to reorganize or restructure the intelligence compo-

- nent that would, if implemented, result in realignments of intelligence functions.
- "(6) To ensure that employees of the intelligence component have knowledge of and comply with the programs and policies established by the Under Secretary for Intelligence and Analysis and other appropriate officials of the Department and that such employees comply with all applicable laws and regulations.
- 10 "(7) To perform such other duties relating to 11 such responsibilities as the Secretary may provide.
- 12 "(b) Training of Employees.—The Secretary
- 13 shall provide training and guidance for employees, offi-
- 14 cials, and senior executives of the intelligence components
- 15 of the Department to develop knowledge of laws, regula-
- 16 tions, operations, policies, procedures, and programs that
- 17 are related to the functions of the Department relating
- 18 to the handling, analysis, dissemination, and acquisition
- 19 of homeland security information.".
- 20 (b) Clerical Amendment.—The table of contents
- 21 in section 1(b) of such Act is further amended by adding
- 22 at the end of the items relating to such subtitle the fol-
- 23 lowing:

<sup>&</sup>quot;Sec. 210. Intelligence components.".

### 1 SEC. 743. OFFICE OF INFRASTRUCTURE PROTECTION.

- 2 (a) Establishment.—Subtitle A of title II of the
- 3 Homeland Security Act of 2002 (6 U.S.C. 201 et seq.)
- 4 is further amended by adding at the end the following new
- 5 section:

### 6 "SEC. 210A. OFFICE OF INFRASTRUCTURE PROTECTION.

- 7 "(a) Assistant Secretary for Infrastructure
- 8 Protection.—
- 9 "(1) IN GENERAL.—There shall be in the De-
- 10 partment an Office of Infrastructure Protection
- 11 headed by an Assistant Secretary for Infrastructure
- 12 Protection.
- 13 "(2) Responsibilities.—The Assistant Sec-
- 14 retary shall assist the Secretary in discharging the
- responsibilities assigned by the Secretary.
- 16 "(b) Discharge of Infrastructure Protec-
- 17 TION.—The Secretary shall ensure that the responsibilities
- 18 of the Department regarding infrastructure protection are
- 19 carried out through the Assistant Secretary for Infrastruc-
- 20 ture Protection.
- 21 "(c) Responsibilities of Assistant Sec-
- 22 RETARY.—Subject to the direction and control of the Sec-
- 23 retary, the responsibilities of the Assistant Secretary for
- 24 Infrastructure Protection shall be as follows:
- 25 "(1) To carry out comprehensive assessments of
- the vulnerabilities of the key resources and critical

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infrastructure of the United States, including the performance of risk assessments to determine the risks posed by particular types of terrorist attacks within the United States (including an assessment of the probability of success of such attacks and the feasibility and potential efficacy of various countermeasures to such attacks).

- "(2) To participate in the integration of relevant information, analyses, and vulnerability assessments (whether such information, analyses, or assessments are provided or produced by the Department or others) in order to identify priorities for protective and support measures by the Department, other agencies of the Federal Government, State and local government agencies and authorities, the private sector, and other entities.
- "(3) To develop a comprehensive national plan for securing the key resources and critical infrastructure of the United States, including power production, generation, and distribution systems, information technology and telecommunications systems (including satellites), electronic financial and property record storage and transmission systems, emergency preparedness communications systems, and

- the physical and technological assets that support such systems.
- "(4) To recommend measures necessary to protect the key resources and critical infrastructure of the United States in coordination with other agencies of the Federal Government and in cooperation with State and local government agencies and authorities, the private sector, and other entities.
  - "(5) To coordinate with the Under Secretary for Intelligence and Analysis and elements of the intelligence community and with Federal, State, and local law enforcement agencies, and the private sector, as appropriate.
  - "(6) To perform such other duties as assigned by the Secretary under this Act.
- 16 "(d) Staff.—

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- "(1) IN GENERAL.—The Secretary shall provide the Office with a staff having appropriate expertise and experience to assist the Assistant Secretary in discharging responsibilities under this section.
- 21 "(2) Private Sector Staff.—Staff under 22 this subsection may include staff from the private 23 sector.

1	"(3) Security Clearances.—Staff under this
2	subsection shall possess security clearances appro-
3	priate for their work under this section.
4	"(e) Detail of Personnel.—
5	"(1) In general.—In order to assist the Of-
6	fice in discharging responsibilities under this section,
7	personnel of other Federal agencies may be detailed
8	to the Department for the performance of analytic
9	functions and related duties.
10	"(2) Cooperative agreements.—The Sec-
11	retary and the head of the agency concerned may
12	enter into cooperative agreements for the purpose of
13	detailing personnel under this subsection.
14	"(3) Basis.—The detail of personnel under this
15	subsection may be on a reimbursable or non-reim-
16	bursable basis.".
17	(b) CLERICAL AMENDMENT.—The table of contents
18	in section 1(b) of such Act is further amended by adding
19	at the end of the items relating to such subtitle the fol-

"Sec. 210A. Office of Infrastructure Protection.".

20 lowing:

# 141 1 TITLE VIII—PROTECTING PRI2 VACY AND CIVIL LIBERTIES 3 WHILE EFFECTIVELY FIGHT4 ING TERRORISM 5 Subtitle A—Privacy and Civil

- 7 SEC. 801. SHORT TITLE.
- 8 This subtitle may be cited as the "Protection of Civil

**Liberties Oversight Boards** 

9 Liberties Act".

- 10 SEC. 802. FINDINGS.
- 11 Congress finds the following:
- 12 (1) On July 22, 2004 the National Commission 13 on Terrorist Attacks Upon the United States issued 14 a report that included 41 specific recommendations 15 to help prevent future terrorist attacks, including de-
- tails of a global strategy and government reorganiza-
- tion necessary to implement that strategy.
- 18 (2) One of the recommendations focused on the 19 protections of civil liberties. Specifically the following
- recommendation was made: "At this time of in-
- 21 creased and consolidated government authority,
- there should be a board within the executive branch
- to oversee adherence to the guidelines we rec-
- ommend and the commitment the government makes
- to defend our civil liberties.".

1	(3) The report also states that "the choice be-
2	tween security and liberty is a false choice, as noth-
3	ing is more likely to endanger America's liberties
4	than the success of a terrorist attack at home. Our
5	History has shown that the insecurity threatens lib-
6	erty at home. Yet if our liberties are curtailed, we
7	lose the values that we are struggling to defend.".
8	(4) On December 17, 2004, Public Law 108–
9	458, the National Intelligence Reform Act, was
10	signed into law. This law created a civil liberties
11	board that does not have the authority necessary to
12	protect civil liberties.
13	SEC. 803. MAKING THE PRIVACY AND CIVIL LIBERTIES
14	OVERSIGHT BOARD INDEPENDENT.
	Section 1061(b) of the Intelligence Reform and Ter-
15	become root(b) of the intelligence retorm and ref-
15 16	rorism Prevention Act of 2004 (5 U.S.C. 601 note) is
16 17	rorism Prevention Act of 2004 (5 U.S.C. 601 note) is
16 17	rorism Prevention Act of 2004 (5 U.S.C. 601 note) is amended by striking "within the Executive Office of the
16 17 18	rorism Prevention Act of 2004 (5 U.S.C. 601 note) is amended by striking "within the Executive Office of the President" and inserting "as an independent agency with-
16 17 18 19	rorism Prevention Act of 2004 (5 U.S.C. 601 note) is amended by striking "within the Executive Office of the President" and inserting "as an independent agency within the Executive branch".
16 17 18 19 20	rorism Prevention Act of 2004 (5 U.S.C. 601 note) is amended by striking "within the Executive Office of the President" and inserting "as an independent agency within the Executive branch".  SEC. 804. REQUIRING ALL MEMBERS OF THE PRIVACY AND
116 117 118 119 220 221	rorism Prevention Act of 2004 (5 U.S.C. 601 note) is amended by striking "within the Executive Office of the President" and inserting "as an independent agency within the Executive branch".  SEC. 804. REQUIRING ALL MEMBERS OF THE PRIVACY AND CIVIL LIBERTIES OVERSIGHT BOARD BE CON-
16 17 18 19 20 21 22	rorism Prevention Act of 2004 (5 U.S.C. 601 note) is amended by striking "within the Executive Office of the President" and inserting "as an independent agency within the Executive branch".  SEC. 804. REQUIRING ALL MEMBERS OF THE PRIVACY AND CIVIL LIBERTIES OVERSIGHT BOARD BE CONFIRMED BY THE SENATE.

"(e) Membership.—

"(1) MEMBERS.—The Board shall be composed of a full-time chairman and 4 additional members, who shall be appointed by the President by no later than 6 months after the date of the enactment of the Protection of Civil Liberties Act, by and with the advice and consent of the Senate, which shall move expeditiously following each nomination.

"(2) QUALIFICATIONS.—Members of the Board shall be selected solely on the basis of their professional qualifications, achievements, public stature, expertise in civil liberties and privacy, and relevant experience, and without regard to political affiliation, but in no event shall more than 3 members of the Board be members of the same political party. The President shall, before appointing an individual who is not a member of the same political party as the President consult with the leadership of that party, if any, in the Senate and House of Representatives.

"(3) Incompatible office.—An individual appointed to the Board may not, while serving on the Board, be an elected official, officer, or employee of the Federal Government, other than in the capacity as a member of the Board.

1	"(4) Term.—Each member of the Board shall
2	serve a term of six years, except that—
3	"(A) a member appointed to a term of of-
4	fice after the commencement of such term may
5	serve under such appointment only for the re-
6	mainder of such term;
7	"(B) upon the expiration of the term of of-
8	fice of a member, the member shall continue to
9	serve until the member's successor has been ap-
10	pointed and qualified, except that no member
11	may serve under this subparagraph—
12	"(i) for more than 60 days when Con-
13	gress is in session unless a nomination to
14	fill the vacancy shall have been submitted
15	to the Senate; or
16	"(ii) after the adjournment sine die of
17	the session of the Senate in which such
18	nomination is submitted; and
19	"(C) the members initially appointed under
20	this subsection shall serve terms of two, three,
21	four, five, and six years, respectively, from the
22	effective date of this Act, with the term of each
23	such member to be designated by the President.
24	"(5) QUORUM AND MEETINGS.—The Board
25	shall meet upon the call of the chairman or a major-

1	ity of its members. Three members of the Board
2	shall constitute a quorum.".
3	SEC. 805. SUBPOENA POWER FOR THE PRIVACY AND CIVIL
4	LIBERTIES OVERSIGHT BOARD.
5	Section 1061(d) of the Intelligence Reform and Ter-
6	rorism Prevention Act of 2004 (5 U.S.C. 601 note) is
7	amended—
8	(1) so that subparagraph (D) of paragraph (1)
9	reads as follows:
10	"(D) require, by subpoena issued at the di-
11	rection of a majority of the members of the
12	Board, persons (other than departments, agen-
13	cies, and elements of the executive branch) to
14	produce any relevant information, documents,
15	reports, answers, records, accounts, papers, and
16	other documentary or testimonial evidence.";
17	and
18	(2) so that paragraph (2) reads as follows:
19	"(2) Enforcement of Subpoena.—In the
20	case of contumacy or failure to obey a subpoena
21	issued under paragraph (1)(D), the United States
22	district court for the judicial district in which the
23	subpoenaed person resides, is served, or may be
24	found may issue an order requiring such person to
25	produce the evidence required by such subpoena.".

## $1\;$ Sec. 806. Reporting requirements.

2	(a) Duties of Board.—Paragraph (4) of section
3	1061(c) of the Intelligence Reform and Terrorism Preven-
4	tion Act of 2004 (5 U.S.C. 601 note) is amended to read
5	as follows:
6	"(4) Reports.—
7	"(A) Receipt, review, and submis-
8	SION.—
9	"(i) In general.—The Board shall—
10	"(I) receive and review reports
11	from privacy officers and civil liberties
12	officers described in section 212; and
13	"(II) periodically submit, not less
14	than semiannually, reports to the ap-
15	propriate congressional committees,
16	including the Committees on the Judi-
17	ciary of the Senate and the House of
18	Representatives, the Committee on
19	Homeland Security and Governmental
20	Affairs of the Senate, the Committee
21	on Oversight and Government Reform
22	of the House of Representatives, the
23	Select Committee on Intelligence of
24	the Senate, and the Permanent Select
25	Committee on Intelligence of the
26	House of Representatives, the Com-

1	mittee on Homeland Security of the
2	House of Representatives, and to the
3	President.
4	Such reports shall be in unclassified form
5	to the greatest extent possible, with a clas-
6	sified annex where necessary.
7	"(ii) Contents.—Not less than 2 re-
8	ports the Board submits each year under
9	clause (i)(II) shall include—
10	"(I) a description of the major
11	activities of the Board during the pre-
12	ceding period;
13	"(II) information on the findings,
14	conclusions, and recommendations of
15	the Board resulting from its advice
16	and oversight functions under sub-
17	section (e);
18	"(III) the minority views on any
19	findings, conclusions, and rec-
20	ommendations of the Board resulting
21	from its advice and oversight func-
22	tions under subsection (e); and
23	"(IV) each proposal reviewed by
24	the Board under subsection $(c)(1)$
25	that the Board advised against imple-

1	menting, but that notwithstanding
2	such advice, was implemented.
3	"(B) Informing the public.—The
4	Board shall—
5	"(i) make its reports, including its re-
6	ports to Congress, available to the public
7	to the greatest extent that is consistent
8	with the protection of classified informa-
9	tion and applicable law; and
10	"(ii) hold public hearings and other-
11	wise inform the public of its activities, as
12	appropriate and in a manner consistent
13	with the protection of classified informa-
14	tion and applicable law.".
15	(b) Privacy and Civil Liberties Officers.—
16	(1) Designation of Officers.—Section 1062
17	of the Intelligence Reform and Terrorism Prevention
18	Act of 2004 (118 Stat. 3688) is amended to read as
19	follows:
20	"SEC. 1062. PRIVACY AND CIVIL LIBERTIES OFFICERS.
21	"(a) Designation and Functions.—The Attorney
22	General, the Secretary of Defense, the Secretary of State,
23	the Secretary of the Treasury, the Secretary of Health and
24	Human Services, the Secretary of Homeland Security, the
25	National Intelligence Director, the Director of the Central

- 1 Intelligence Agency, any other entity within the intel-
- 2 ligence community (as defined in section 3 of the National
- 3 Security Act of 1947 (50 U.S.C. 401a)), and the head of
- 4 any other department, agency, or element of the executive
- 5 branch designated by the Privacy and Civil Liberties Over-
- 6 sight Board to be appropriate for coverage under this sec-
- 7 tion shall designate not less than 1 senior officer to—
- 8 "(1) assist the head of such department, agen-
- 9 cy, or element and other officials of such depart-
- ment, agency, or element in appropriately consid-
- ering privacy and civil liberties concerns when such
- officials are proposing, developing, or implementing
- laws, regulations, policies, procedures, or guidelines
- related to efforts to protect the Nation against ter-
- 15 rorism;
- 16 "(2) periodically investigate and review depart-
- ment, agency, or element actions, policies, proce-
- dures, guidelines, and related laws and their imple-
- mentation to ensure that such department, agency,
- or element is adequately considering privacy and
- 21 civil liberties in its actions;
- "(3) ensure that such department, agency, or
- element has adequate procedures to receive, inves-
- 24 tigate, respond to, and redress complaints from indi-

1	viduals who allege such department, agency, or ele-
2	ment has violated their privacy or civil liberties; and
3	"(4) in providing advice on proposals to retain
4	or enhance a particular governmental power the offi-
5	cer shall consider whether such department, agency,
6	or element has established—
7	"(A) that the power actually enhances se-
8	curity and the need for the power is balanced
9	with the need to protect privacy and civil lib-
10	erties;
11	"(B) that there is adequate supervision of
12	the use by such department, agency, or element
13	of the power to ensure protection of privacy and
14	civil liberties; and
15	"(C) that there are adequate guidelines
16	and oversight to properly confine its use.
17	"(b) Exception to Designation Authority.—
18	"(1) Privacy officers.—In any department,
19	agency, or element referred to in subsection (a) or
20	designated by the Board, which has a statutorily
21	created privacy officer, such officer shall perform the
22	functions specified in subsection (a) with respect to
23	privacy.
24	"(2) Civil liberties officers.—In any de-
25	partment, agency, or element referred to in sub-

1	section (a) or designated by the Board, which has a
2	statutorily created civil liberties officer, such officer
3	shall perform the functions specified in subsection
4	(a) with respect to civil liberties.
5	"(c) Supervision and Coordination.—Each pri-
6	vacy officer or civil liberties officer described in subsection
7	(a) or (b) shall—
8	"(1) report directly to the head of the depart-
9	ment, agency, or element concerned; and
10	"(2) coordinate their activities with the Inspec-
11	tor General of such department, agency, or element
12	to avoid duplication of effort.
13	"(d) AGENCY COOPERATION.—The head of each de-
14	partment, agency, or element shall ensure that each pri-
15	vacy officer and civil liberties officer—
16	"(1) has the information, material, and re-
17	sources necessary to fulfill the functions of such offi-
18	cer;
19	"(2) is advised of proposed policy changes;
20	"(3) is consulted by decisionmakers; and
21	"(4) is given access to material and personnel
22	the officer determines to be necessary to carry out

24 "(e) Reprisal for Making Complaint.—No ac-25 tion constituting a reprisal, or threat of reprisal, for mak-

the functions of such officer.

- ing a complaint or for disclosing information to a privacy officer or civil liberties officer described in subsection (a) or (b), or to the Privacy and Civil Liberties Oversight 3 4 Board, that indicates a possible violation of privacy protections or civil liberties in the administration of the programs and operations of the Federal Government relating 6 to efforts to protect the Nation from terrorism shall be 8 taken by any Federal employee in a position to take such action, unless the complaint was made or the information 10 was disclosed with the knowledge that it was false or with willful disregard for its truth or falsity. 12 "(f) Periodic Reports.— 13 "(1) In General.—The privacy officers and
- 14 civil liberties officers of each department, agency, or 15 element referred to or described in subsection (a) or 16 (b) shall periodically, but not less than quarterly, 17

submit a report on the activities of such officers—

"(A)(i) to the appropriate congressional committees, including the Committees on the Judiciary of the Senate and the House of Representatives, the Committee on Homeland Security and Governmental Affairs of the Senate, the Committee on Oversight and Government Reform of the House of Representatives, the Select Committee on Intelligence of the Senate,

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1	and the Permanent Select Committee on Intel-
2	ligence of the House of Representatives;
3	"(ii) to the head of such department, agen-
4	cy, or element; and
5	"(iii) to the Privacy and Civil Liberties
6	Oversight Board; and
7	"(B) which shall be in unclassified form to
8	the greatest extent possible, with a classified
9	annex where necessary.
10	"(2) Contents.—Each report submitted under
11	paragraph (1) shall include information on the dis-
12	charge of each of the functions of the officer con-
13	cerned, including—
14	"(A) information on the number and types
15	of reviews undertaken;
16	"(B) the type of advice provided and the
17	response given to such advice;
18	"(C) the number and nature of the com-
19	plaints received by the department, agency, or
20	element concerned for alleged violations; and
21	"(D) a summary of the disposition of such
22	complaints, the reviews and inquiries conducted,
23	and the impact of the activities of such officer.
24	"(g) Informing the Public.—Each privacy officer
25	and civil liberties officer shall—

1	"(1) make the reports of such officer, including
2	reports to Congress, available to the public to the
3	greatest extent that is consistent with the protection
4	of classified information and applicable law; and
5	"(2) otherwise inform the public of the activi-
6	ties of such officer, as appropriate and in a manner
7	consistent with the protection of classified informa-
8	tion and applicable law.
9	"(h) Savings Clause.—Nothing in this section shall
10	be construed to limit or otherwise supplant any other au-
11	thorities or responsibilities provided by law to privacy offi-
12	cers or civil liberties officers.
13	"(i) Protections for Human Research Sub-
14	JECTS.—The Secretary of Homeland Security shall ensure
15	that the Department of Homeland Security complies with
16	the protections for human research subjects, as described
17	in part 46 of title 45, Code of Federal Regulations, or
18	in equivalent regulations as promulgated by such Sec-

21 (2) CLERICAL AMENDMENT.—The table of con-22 tents in section 1(b) of such Act is amended by 23 striking the item relating to section 1062 and insert-

19 retary, with respect to research that is conducted or sup-

ing the following:

20 ported by such Department.".

<sup>&</sup>quot;Sec. 1062. Privacy and civil liberties officers.".

## Subtitle B—Enhancement of 1 **Privacy Officer Authorities** 2 3 SEC. 811. SHORT TITLE. This subtitle may be cited as the "Privacy Officer 4 With Enhanced Rights Act of 2007" or the "POWER 5 6 Act". 7 SEC. 812. AUTHORITIES OF THE PRIVACY OFFICER OF THE 8 DEPARTMENT OF HOMELAND SECURITY. 9 Section 222 of the Homeland Security Act of 2002 10 (6 U.S.C. 142) is amended— 11 (1) by inserting before the first sentence the 12 following: "(a) APPOINTMENT AND RESPONSIBIL-13 ITIES.—"; and 14 (2) by adding at the end the following: "(b) Authority to Investigate.— 15 "(1) IN GENERAL.—The senior official ap-16 17 pointed under this section is specifically author-18 ized— 19 "(A) to have access to all records, reports, 20 audits. reviews, documents, papers, rec-21 ommendations, and other materials available to 22 the Department that relate to programs and op-23 erations with respect to which the senior official 24 has responsibilities under this section;

1	"(B) to make such investigations and re-
2	ports relating to the administration of the pro-
3	grams and operations of the Department as
4	are, in the senior official's judgment, necessary
5	or desirable;
6	"(C) to require by subpoena the produc-
7	tion, by persons other than Federal agencies, of
8	all information, documents, reports, answers,
9	records, accounts, papers, and other data and
10	documentary evidence necessary to performance
11	of the functions of the senior official under this
12	section;
13	"(D) to administer to or take from any
14	person an oath, affirmation, or affidavit, when-
15	ever necessary to performance of the functions
16	of the senior official under this section; and
17	"(E) to take any other action that may be
18	taken by the Inspector General of the Depart-
19	ment, as necessary to require employees of the
20	Department to produce documents and answer
21	questions relevant to performance of the func-
22	tions of the senior official under this section.
23	"(2) Enforcement of subpoenas.—Any sub-
24	poena issued under paragraph (1)(C) shall, in the
25	case of contumacy or refusal to obey, be enforceable

1	by order of any appropriate United States district
2	court.
3	"(3) Effect of Oaths, etc.—Any oath, affir-
4	mation, or affidavit administered or taken under
5	paragraph (1)(D) by or before an employee of the
6	Privacy Office designated for that purpose by the
7	senior official appointed under subsection (a) shall
8	have the same force and effect as if administered or
9	taken by or before an officer having a seal of office.
10	"(c) Term of Office.—The term of appointment of
11	a senior official under subsection (a) shall be 5 years.
12	"(d) Reports to Congress.—The senior official
13	appointed under subsection (a) shall submit reports di-
14	rectly to Congress regarding performance of the respon-
15	sibilities of the senior official under this section, without
16	any prior comment or amendment by the Secretary, Dep-
17	uty Secretary, or any other officer or employee of the De-
18	partment or the Office of Management and Budget.".
19	TITLE IX—IMPROVING CRITICAL
20	INFRASTRUCTURE SECURITY
21	SEC. 901. VULNERABILITY ASSESSMENT AND REPORT ON
22	CRITICAL INFRASTRUCTURE INFORMATION.
23	(a) In General.—Subtitle B of title II of the Home-
24	land Security Act of 2002 is amended by adding at the
25	end the following new section:

## 1 "SEC. 216. ANNUAL CRITICAL INFRASTRUCTURE VULNER-

1	SEC. 210. MANORE CHITTORE INTERSTITUTE VOENER
2	ABILITY ASSESSMENT AND REPORT.
3	"(a) Vulnerability Assessment Required.—Ex-
4	cept where a vulnerability assessment is required under
5	another provision of law, for each fiscal year, the Sec-
6	retary, acting through the Assistant Secretary for Infra-
7	structure Protection pursuant to the responsibilities under
8	section 210A, shall prepare a vulnerability assessment of
9	the critical infrastructure information available to the Sec-
10	retary with respect to that fiscal year. Each vulnerability
11	assessment shall contain any actions or countermeasures
12	proposed or recommended by the Secretary to address se-
13	curity concerns covered in the assessment. The informa-
14	tion in each such assessment shall be set forth separately
15	for each critical infrastructure sector, including the critical
16	infrastructure sectors named in Homeland Security Presi-
17	dential Directive-7, as in effect on January 1, 2006.
18	"(b) Annual Report to Congress.—
19	"(1) Report required.—Not later than six
20	months after the last day of a fiscal year, the Sec-
21	retary shall submit to the Committee on Homeland
22	Security of the House of Representatives and the
23	Committee on Homeland Security and Governmental
24	Affairs of the Senate a report containing a summary
25	and review of the vulnerability assessments prepared

by the Secretary under subsection (a) for that fiscal

1	year and the two preceding fiscal years. The infor-
2	mation in the report shall be set forth separately for
3	each of the critical infrastructure sectors described
4	in subsection (a).
5	"(2) Contents of Report.—The Secretary
6	shall include in the report required under paragraph
7	(1)—
8	"(A) for each critical infrastructure sector
9	covered by the report, a summary comparison
10	describing any changes between the vulner-
11	ability assessment for the fiscal year covered by
12	the report and the vulnerability assessment for
13	the preceding fiscal year;
14	"(B) the explanation and comments of the
15	Secretary with respect to the greatest risks to
16	critical infrastructure for each such sector; and
17	"(C) the recommendations of the Secretary
18	for mitigating such risks.
19	"(3) Classified annex.—The report required
20	under paragraph (1) may contain a classified
21	annex.".
22	(b) Technical Amendment.—Section 212(3) of
23	such Act (6 U.S.C. 131(3)) is amended—

1	(1) by inserting "relating to" after "the secu-
2	rity of critical infrastructure or protected systems";
3	and
4	(2) in subparagraph (A), by inserting "the"
5	after "(A)".
6	(c) Clerical Amendment.—The table of contents
7	in section 1(b) of such Act is amended by inserting after
8	the item relating to section 215 the following new item:
	$\hbox{``Sec. 216. Annual critical infrastructure vulnerability assessment and report.''}.$
9	SEC. 902. NATIONAL ASSET DATABASE AND THE NATIONAL
10	AT-RISK DATABASE.
11	(a) In General.—Subtitle A of title II of the Home-
12	land Security Act of 2002 is amended by adding at the
13	end the following new sections:
	end the following new sections:  "SEC. 210C. NATIONAL ASSET DATABASE AND NATIONAL
14	
14 15	"SEC. 210C. NATIONAL ASSET DATABASE AND NATIONAL
14 15 16	"SEC. 210C. NATIONAL ASSET DATABASE AND NATIONAL AT-RISK DATABASE.
14 15 16 17	"SEC. 210C. NATIONAL ASSET DATABASE AND NATIONAL AT-RISK DATABASE.  "(a) ESTABLISHMENT.—
14 15 16 17	"SEC. 210C. NATIONAL ASSET DATABASE AND NATIONAL AT-RISK DATABASE.  "(a) ESTABLISHMENT.—  "(1) NATIONAL ASSET DATABASE.—The Sec-
14 15 16 17 18	"SEC. 210C. NATIONAL ASSET DATABASE AND NATIONAL AT-RISK DATABASE.  "(a) ESTABLISHMENT.—  "(1) NATIONAL ASSET DATABASE.—The Secretary shall establish and maintain a national data-
14 15 16 17 18 19 20	"SEC. 210C. NATIONAL ASSET DATABASE AND NATIONAL AT-RISK DATABASE.  "(a) ESTABLISHMENT.—  "(1) NATIONAL ASSET DATABASE.—The Secretary shall establish and maintain a national database of nationwide critical infrastructure assets to
14 15 16 17 18 19 20	"SEC. 210C. NATIONAL ASSET DATABASE AND NATIONAL AT-RISK DATABASE.  "(a) ESTABLISHMENT.—  "(1) NATIONAL ASSET DATABASE.—The Secretary shall establish and maintain a national database of nationwide critical infrastructure assets to identify and prioritize critical infrastructure and key
14 15 16 17 18 19 20 21	"SEC. 210C. NATIONAL ASSET DATABASE AND NATIONAL AT-RISK DATABASE.  "(a) ESTABLISHMENT.—  "(1) NATIONAL ASSET DATABASE.—The Secretary shall establish and maintain a national database of nationwide critical infrastructure assets to identify and prioritize critical infrastructure and key resources and to protect them from terrorist attack.
13 14 15 16 17 18 19 20 21 22 23 24	"SEC. 210C. NATIONAL ASSET DATABASE AND NATIONAL AT-RISK DATABASE.  "(a) ESTABLISHMENT.—  "(1) NATIONAL ASSET DATABASE.—The Secretary shall establish and maintain a national database of nationwide critical infrastructure assets to identify and prioritize critical infrastructure and key resources and to protect them from terrorist attack. The database shall be known as the 'National Asset

1	Database, a database containing a list of the infra-
2	structure the Secretary determines is most at risk,
3	to be known as the 'National At-Risk Database'.
4	"(3) National asset database consor-
5	TIUM.—
6	"(A) Establishment.—The Secretary
7	shall establish a consortium to be known as the
8	'National Asset Database Consortium'. The
9	Consortium shall advise the Secretary on the
10	best way to identify, generate, organize, and
11	maintain the databases described in paragraphs
12	(1) and (2) and shall be made up of at least
13	two but not more than four national labora-
14	tories and the heads of such other Federal
15	agencies as the Secretary deems appropriate.
16	"(B) Administration and consulta-
17	TION.—The Secretary shall—
18	"(i) select as members of the National
19	Asset Database Consortium national lab-
20	oratories or Federal agencies that have
21	demonstrated experience working with and
22	identifying critical infrastructure;
23	"(ii) enter into contracts, as nec-
24	essary, with the members of the National

1	Asset Database Consortium to perform the
2	tasks required under this section; and
3	"(iii) solicit and receive comments
4	from the National Asset Database Consor-
5	tium on—
6	"(I) the appropriateness of the
7	protection and risk methodologies in
8	the National Infrastructure Protection
9	Plan or other nationwide infrastruc-
10	ture protection plan issued by the De-
11	partment; and
12	"(II) alternative means to define
13	risk and identify specific criteria to
14	prioritize the most at-risk infrastruc-
15	ture or key resources.
16	"(b) USE OF DATABASE.—The Secretary shall use
17	the database established under subsection (a)—
18	"(1) in the development, coordination, integra-
19	tion, and implementation of plans and programs, in-
20	cluding to identify, catalog, prioritize, and protect
21	critical infrastructure and key resources in accord-
22	ance with Homeland Security Presidential Directive
23	number 7, and in cooperation with all levels of gov-
24	ernment and private sector entities that the Sec-
25	retary considers appropriate; and

1	"(2) in providing any covered grant to assist in
2	preventing, reducing, mitigating, or responding to
3	terrorist attack.
4	"(c) Maintenance of Database.—
5	"(1) In General.—The Secretary shall main-
6	tain and annually update the database, including
7	by—
8	"(A) annually defining and systematically
9	examining assets in the database that are de-
10	scribed incorrectly or that do not meet national
11	assets guidelines used by the Secretary to deter-
12	mine which assets should remain in the Na-
13	tional Asset Database and the National At-Risk
14	Database;
15	"(B) annually providing a list to the States
16	of assets referred to in subparagraph (A) for
17	review before finalizing the decision of which
18	assets to include in the National Asset Data-
19	base and the National At-Risk Database;
20	"(C) reviewing the guidelines to the States
21	to ensure consistency and uniformity for inclu-
22	sion and how the Department intends to use
23	that data;
24	"(D) meeting annually with the States to
25	provide guidance and clarification of the guide-

1	lines to promote consistency and uniformity in
2	submissions;
3	"(E) utilizing on an ongoing basis the Na-
4	tional Asset Database and other expert panels
5	established by the Department to review and re-
6	fine the National Asset Database and the Na-
7	tional At-Risk Database; and
8	"(F) utilizing the Department's National
9	Infrastructure Simulation and Analysis Center
10	for the National Asset Database taxonomy and
11	asset information in the National Asset Data-
12	base and facilitating the future exchange of in-
13	formation between the National Asset Database
14	and such center.
15	"(2) Organization of information in data-
16	BASE.—The Secretary shall—
17	"(A) remove from the National Asset
18	Database or the National At-Risk Database any
19	asset that the Secretary determines to be un-
20	verifiable and as not meeting national asset
21	guidelines set forth by the Secretary in requests
22	for information from States; and
23	"(B) classify assets in the database accord-
24	ing to the 17 sectors listed in National Infra-
25	structure Protection Plan developed pursuant to

1	Homeland Security Presidential Directive 7, to
2	ensure that the assets in the National Asset
3	Database and the National At-Risk Database
4	can be categorized by State and locality, region-
5	ally, and in such a manner as is effective for
6	grants and other purposes.
7	"(3) Milestones and Guidelines.—The Sec-
8	retary shall—
9	"(A) identify and evaluate key milestones
10	for the National Asset Database and the Na-
11	tional At-Risk Database, including methods to
12	integrate private sector assets and tasks that
13	must be completed to eventually allocate home-
14	land security grant programs based on the in-
15	formation contained in the database; and
16	"(B) issue guidelines for—
17	"(i) States to submit uniform infor-
18	mation for possible inclusion in the Na-
19	tional Asset Database or the National At-
20	Risk Database; and
21	"(ii) review of such submissions by
22	the Department.
23	"(d) Reports.—
24	"(1) In General.—Not later than March 1 of
25	each year, the Secretary shall submit to the Com-

1	mittee on Homeland Security of the House of Rep-
2	resentatives and the Committee on Homeland Secu-
3	rity and Governmental Affairs of the Senate a report
4	on the critical infrastructure included in the Na-
5	tional Asset Database that is most at risk to ter-
6	rorism.
7	"(2) Contents.—Each report shall include the
8	following:
9	"(A) The name, location, and sector classi-
10	fication of assets in the National Asset Data-
11	base that have been identified or deemed crit-
12	ical infrastructure that is most at risk to ter-
13	rorism.
14	"(B) Changes made in such database re-
15	garding such critical infrastructure made dur-
16	ing the period covered by the report regard-
17	ing—
18	"(i) defining and identifying critical
19	infrastructure; and
20	"(ii) compiling a usable database.
21	"(C) The extent to which the database has
22	been used as a tool for allocating funds to pre-
23	vent, reduce, mitigate, and respond to terrorist
24	attacks.

1	"(3) Classified information.—The Sec-
2	retary shall provide to the members of the commit-
3	tees to which the report required under this sub-
4	section is required to be submitted under paragraph
5	(1) a classified briefing on the contents of such re-
6	port. The Secretary shall also submit with each re-
7	port a classified annex containing information re-
8	quired to be submitted under this section that can-
9	not be made public.
10	"(e) COVERED GRANT DEFINED.—In this section,
11	the term 'covered grant' means any grant provided by the
12	Department under any of the following:
13	"(1) The Urban Area Security Initiative.
14	"(2) The Buffer Zone Protection Program.
15	"(3) Any other grant program administered by
16	the Department, as determined appropriate by the
17	Secretary.
18	"(4) Any successor to a program referred to in
19	this paragraph.".
20	(b) Deadlines for Implementation and Notifi-
21	CATION OF CONGRESS.—
22	(1) Deadline for recommendations.—Not
23	later than 60 days after the date of the enactment
24	of this Act, the Secretary of Homeland Security
25	shall secure recommendations on how to identify.

- 1 generate, organize, and maintain the list of assets in
- 2 the databases from the consortium of national lab-
- oratories, as required under section 210C(a)(2) of
- 4 the Homeland Security Act of 2002, as added by
- 5 subsection (a).
- 6 (2) Deadline for first report regarding
- 7 USE OF THE NATIONAL ASSET DATABASE.—Notwith-
- 8 standing the date specified under section 210C(d) of
- 9 the Homeland Security Act of 2002, as added by
- subsection (a), the Secretary of Homeland Security
- shall submit the first report required under that sec-
- tion not later than 180 days after the date of the
- enactment of this Act.
- 14 (c) CLERICAL AMENDMENT.—The table of contents
- 15 in section 1(b) of such Act is further amended by inserting
- 16 after the item relating to section 210 the following:
  - "Sec. 210C. National Asset Database and National At-Risk Database.".
- 17 (d) Submittal of Certain Reports.—Each report
- 18 that is authorized or required by this Act (or the amend-
- 19 ments made by this Act) to be prepared by the Secretary
- 20 of Homeland Security and that concerns a matter of the
- 21 type carried out under an program under the jurisdiction
- 22 of the Committee on Energy and Commerce of the House
- 23 of Representatives shall be submitted to the Committee
- 24 on Energy and Commerce of the House of Representa-

1	tives, in addition to the other congressional committees in-
2	volved.
3	TITLE X—TRANSPORTATION SE-
4	CURITY PLANNING AND IN-
5	FORMATION SHARING
6	SEC. 1001. STRATEGIC TRANSPORTATION SECURITY INFOR-
7	MATION SHARING.
8	Section 114 of title 49, United States Code, is
9	amended by adding at the end the following:
10	"(u) Strategic Information Sharing.—
11	"(1) Establishment of Plan.—The Sec-
12	retary of Homeland Security shall establish a Stra-
13	tegic Transportation Security Information Sharing
14	Plan.
15	"(2) Purpose of Plan.—The plan shall en-
16	sure the robust development of tactical and strategic
17	intelligence products for disseminating to public and
18	private stakeholders security information relating to
19	threats to and vulnerabilities of transportation
20	modes, including aviation, bridge and tunnel, com-
21	muter rail and ferry, highway, maritime, pipeline,
22	rail, mass transit, and over-the-road bus transpor-
23	tation.
24	"(3) Content of Plan.—The plan shall in-
25	clude—

1	"(A) a description of how intelligence ana-
2	lysts in the Transportation Security Adminis-
3	tration are coordinating their activities with
4	other intelligence analysts in the Department of
5	Homeland Security and other Federal, State,
6	and local agencies;
7	"(B) reasonable deadlines for completing
8	any organizational changes within the Depart-
9	ment of Homeland Security required to accom-
10	modate implementation of the plan; and
11	"(C) a description of resource needs for
12	fulfilling the plan.
13	"(4) Reports to congress.—
14	"(A) In general.—Not later than 180
15	days after the date of enactment of this sub-
16	section, the Secretary shall submit to the appro-
17	priate congressional committees a report con-
18	taining the plan.
19	"(B) Updates.—
20	"(i) CERTIFICATION OF FULL IMPLE-
21	MENTATION.—After achieving full imple-
22	mentation of the plan, the Secretary shall
23	submit to the appropriate congressional
24	committees a written certification of such
25	implementation.

1	"(ii) Updates on implementa-
2	TION.—Not later than 90 days after the
3	date of submission of a report under sub-
4	paragraph (A), and every 90 days there-
5	after until the date of submission of a
6	written certification under clause (i), the
7	Secretary shall submit to the appropriate
8	congressional committees a report con-
9	taining an update on implementation of
10	the plan.
11	"(C) ANNUAL REPORT.—Following the
12	date of submission of a written certification
13	under subparagraph (B)(i), the Secretary shall
14	submit to the appropriate congressional com-
15	mittees an annual report on the following:
16	"(i) The number of transportation in-
17	telligence reports disseminated under the
18	plan and a brief description of each report.
19	"(ii) The security classification of
20	each report.
21	"(iii) The number of public and pri-
22	vate stakeholders who were provided with
23	each report.
24	"(5) Survey.—The Secretary shall conduct an
25	annual survey of the satisfaction of each of the re-

1	cipients of transportation intelligence reports dis-
2	seminated under the plan, and include the results of
3	the survey as part of the annual report to be sub-
4	mitted under paragraph (4)(C).
5	"(6) Security Clearances.—The Secretary
6	shall ensure that public and private stakeholders
7	have the security clearances needed to receive classi-
8	fied information if information contained in trans-
9	portation intelligence reports cannot be disseminated
10	in an unclassified format.
11	"(7) Classification of material.—To the
12	greatest extent possible, the Secretary shall provide
13	public and private stakeholders with specific and ac-
14	tionable information in an unclassified format.
15	"(8) Definitions.—In this subsection, the fol-
16	lowing definitions apply:
17	"(A) Appropriate congressional com-
18	MITTEES.—The term 'appropriate congressional
19	committees' has the meaning given that term in
20	subsection (t).
21	"(B) Plan.—The term 'plan' means the
22	Strategic Transportation Security Information
23	Sharing Plan established under paragraph (1).
24	"(C) Public and private stake-
25	HOLDERS.—The term 'public and private stake-

1	holders' means Federal, State, and local agen-
2	cies, tribal governments, and appropriate pri-
3	vate entities, including nonprofit employee labor
4	organizations.".
5	SEC. 1002. TRANSPORTATION SECURITY STRATEGIC PLAN-
6	NING.
7	(a) In General.—Section 114(t)(1)(B) of title 49,
8	United States Code, is amended to read as follows:
9	"(B) transportation modal security plans
10	addressing risks, threats, and vulnerabilities for
11	aviation, bridge and tunnel, commuter rail and
12	ferry, highway, maritime, pipeline, rail, mass
13	transit, over-the-road bus, and other public
14	transportation infrastructure assets.".
15	(b) Role of Secretary of Transportation.—
16	Section 114(t)(2) of such title is amended by inserting be-
17	fore the period at the end the following: "and in carrying
18	out all other responsibilities set forth in this subsection".
19	(c) Contents of National Strategy for Trans-
20	PORTATION SECURITY.—Section 114(t)(3) of such title is
21	amended—
22	(1) in subparagraph (B) by inserting ", based
23	on vulnerability assessments conducted by the De-
24	partment of Homeland Security," after "risk-based
25	priorities";

1	(2) in subparagraph (D)—
2	(A) by striking "and local" and inserting
3	", local, and tribal"; and
4	(B) by striking "private sector cooperation
5	and participation" and inserting "cooperation
6	and participation by private sector entities, in-
7	cluding nonprofit employee labor organiza-
8	tions,";
9	(3) in subparagraph (E)—
10	(A) by striking "response" and inserting
11	"prevention, response,"; and
12	(B) by inserting "and outside of" before
13	"the United States"; and
14	(4) in subparagraph (F) by adding at the end
15	the following: "Research and development projects
16	initiated by the Department of Homeland Security
17	shall be based on such prioritization.".
18	(d) Periodic Progress Report.—Section
19	114(t)(4)(C) is amended—
20	(1) in clause (i) by inserting before the period
21	at the end the following: ", including the transpor-
22	tation modal security plans";
23	(2) by striking clause (ii) and inserting the fol-
24	lowing:

1	"(ii) Content.—Each progress re-
2	port submitted under this subparagraph
3	shall include, at a minimum, the following:
4	"(I) Recommendations for im-
5	proving and implementing the Na-
6	tional Strategy for Transportation Se-
7	curity and the transportation modal
8	security plans that the Secretary, in
9	consultation with the Secretary of
10	Transportation, considers appropriate.
11	"(II) An accounting of all grants
12	for transportation security, including
13	grants for research and development,
14	distributed by the Department of
15	Homeland Security in the previous
16	year and a description of how the
17	grants accomplished the goals of the
18	National Strategy for Transportation
19	Security.
20	"(III) An accounting of all funds
21	(other than grants referred in sub-
22	clause (II)) expended by the Depart-
23	ment of Homeland Security on trans-
24	portation security.

1	"(IV) Information on the number
2	of employees of the Department of
3	Homeland Security, by agency, work-
4	ing on transportation security issues.
5	The listing shall be divided by trans-
6	portation mode, including aviation,
7	bridge and tunnel, commuter rail and
8	ferry, highway, maritime, pipeline,
9	rail, mass transit, over-the-road bus,
10	and other public transportation
11	modes. The listing shall include infor-
12	mation, by transportation mode, on
13	the number of contractors hired by
14	the Department of Homeland Security
15	to work on transportation-related se-
16	curity.
17	"(V) Information on the turnover
18	in the previous year among employees
19	of the Department of Homeland Secu-
20	rity working on transportation secu-
21	rity issues. Specifically, the report
22	shall provide information on the num-
23	ber of employees who have left the
24	Department, their agency, the area in

which they worked, and the amount of

1	time that they worked for the Depart-
2	ment.
3	"(iii) Written explanation of
4	TRANSPORTATION SECURITY ACTIVITIES
5	NOT DELINEATED IN THE NATIONAL
6	STRATEGY FOR TRANSPORTATION SECU-
7	RITY.—Before carrying out a transpor-
8	tation security activity that is not clearly
9	delineated in the National Strategy for
10	Transportation Security, the Secretary
11	shall submit to appropriate congressional
12	committees a written explanation of the ac-
13	tivity, including the amount of funds to be
14	expended for the activity.".
15	(e) Appropriate Congressional Committees De-
16	FINED.—Section 114(t)(4)(E) of such title is amended by
17	striking "Select".
18	(f) Priority Status.—Section 114(t)(5)(B) of such
19	title is amended—
20	(1) by striking "and" at the end of clause (iii);
21	(2) by redesignating clause (iv) as clause (v);
22	and
23	(3) by inserting after clause (iii) the following:

1	"(iv) the transportation sector specific
2	plan required under Homeland Security
3	Presidential Directive 7; and".
4	(g) Coordination; Plan Distribution.—Section
5	114(t) of such title is amended by adding at the end the
6	following:
7	"(6) Coordination.—In carrying out the re-
8	sponsibilities set forth in this section, the Secretary
9	of Homeland Security, working with the Secretary of
10	Transportation, shall consult with Federal, State,
11	and local agencies, tribal governments, private sector
12	entities (including nonprofit employee labor organi-
13	zations), institutions of higher learning, and other
14	appropriate entities.
15	"(7) Plan distribution.—The Secretary of
16	Homeland Security shall provide an unclassified
17	version of the National Strategy for Transportation
18	Security to Federal, State, and local agencies, tribal
19	governments, private sector entities (including non-
20	profit employee labor organizations), institutions of
21	higher learning, and other appropriate entities.".

1	TITLE XI—PRIVATE SECTOR
2	<b>PREPAREDNESS</b>
3	SEC. 1101. PARTICIPATION OF PRIVATE SECTOR ORGANIZA-
4	TIONS IN EMERGENCY PREPAREDNESS AND
5	RESPONSE ACTIVITIES.
6	(a) Establishment of Preparedness Pro-
7	GRAM.—Section 519 of the Homeland Security Act of
8	2002 (6 U.S.C. 318) is amended—
9	(1) by striking the section heading and insert-
10	ing the following:
11	"SEC. 519. PARTICIPATION OF PRIVATE SECTOR ORGANIZA-
12	TIONS IN EMERGENCY PREPAREDNESS AND
13	RESPONSE ACTIVITIES.";
14	(2) by inserting "(a) USE OF PRIVATE SECTOR
15	Networks in Emergency Response.—" before
16	"To the maximum"; and
17	(3) by adding at the end the following:
18	"(b) Private Sector Emergency Preparedness
19	Program.—
20	"(1) Preparedness program.—Not later
21	than 90 days after the date of enactment of this
22	subsection, the Secretary shall develop and imple-
23	ment a program to enhance private sector prepared-
24	ness for acts of terrorism and other emergencies and

1	disasters through the promotion of the use of vol-
2	untary consensus standards.
3	"(2) Program elements.—In carrying out
4	the program, the Secretary shall develop guidance
5	and identify best practices to assist or foster action
6	by the private sector in—
7	"(A) identifying hazards and assessing
8	risks and impacts;
9	"(B) mitigating the impacts of a wide vari-
10	ety of hazards, including weapons of mass de-
11	struction;
12	"(C) managing necessary emergency pre-
13	paredness and response resources;
14	"(D) developing mutual aid agreements;
15	"(E) developing and maintaining emer-
16	gency preparedness and response plans, as well
17	as associated operational procedures;
18	"(F) developing and conducting training
19	and exercises to support and evaluate emer-
20	gency preparedness and response plans and
21	operational procedures;
22	"(G) developing and conducting training
23	programs for security guards to implement
24	emergency preparedness and response plans
25	and operations procedures; and

"(H) developing procedures to respond to external requests for information from the media and the public.

## "(3) STANDARDS.—

"(A) IN GENERAL.—The Secretary shall support the development of, promulgate, and regularly update as necessary national voluntary consensus standards for private sector emergency preparedness that will enable private sector organizations to achieve optimal levels of emergency preparedness as soon as practicable. Such standards shall include the National Fire Protection Association 1600 Standard on Disaster/Emergency Management and Business Continuity Programs.

"(B) Consultation.—The Secretary shall carry out paragraph (1) in consultation with the Assistant Secretary for Infrastructure Protection, the Assistant Secretary for Cyber Security and Communications, the Under Secretary for Science and Technology, the Director of the Federal Emergency Management Agency, and the Special Assistant to the Secretary for the Private Sector.

1	"(4) COORDINATION.—The Secretary shall co-
2	ordinate the program with, and utilize to the max-
3	imum extent practicable—
4	"(A) the voluntary standards for disaster
5	and emergency management and business con-
6	tinuity programs accredited by the American
7	National Standards Institute and developed by
8	the National Fire Protection Association; and
9	"(B) any existing private sector emergency
10	preparedness guidance or best practices devel-
11	oped by private sector industry associations or
12	other organizations.".
13	(b) Conforming Amendment.—The table of con-
14	tents contained in section 1(b) of such Act is amended
15	by striking the item relating to section 519 and inserting
16	the following:
	"Sec. 519. Participation of private sector organizations in emergency preparedness and response activities.".
17	TITLE XII—PREVENTING WEAP-
18	ONS OF MASS DESTRUCTION
19	PROLIFERATION AND TER-
20	RORISM
21	SEC. 1201. FINDINGS.
22	(a) Findings of the 9/11 Commission.—Congress
23	finds that the 9/11 Commission made the following deter-
24	minations:

- 1 (1) The United States Government has made 2 insufficient progress, and receives a grade "D", on 3 efforts to prevent weapons of mass destruction 4 (WMD) proliferation and terrorism.
  - (2) The Cooperative Threat Reduction (CTR) program has made significant accomplishments, but much remains to be done to secure weapons-grade nuclear materials. The size of the problem still dwarfs the policy response. Nuclear materials in the former Soviet Union still lack effective security protection, and sites throughout the world contain enough highly-enriched uranium to fashion a nuclear device but lack even basic security features.
  - (3) Preventing the proliferation of WMD and acquisition of such weapons by terrorists warrants a maximum effort, by strengthening counter-proliferation efforts, expanding the Proliferation Security Initiative (PSI), and supporting the Cooperative Threat Reduction (CTR) Program.
  - (4) Preventing terrorists from gaining access to WMD must be an urgent national security priority because of the threat such access poses to the American people. The President should develop a comprehensive plan to dramatically accelerate the timetable for securing all nuclear weapons-usable mate-

1	rial around the world and request the necessary re-
2	sources to complete this task. The President should
3	publicly state this goal and ensure its fulfillment.
4	(5) Congress should provide the resources need-
5	ed to secure vulnerable materials as quickly as pos-
6	sible.
7	(b) Recommendations of 9/11 Commission.—
8	Congress further finds that the 9/11 Commission has
9	made the following recommendations:
10	(1) Strengthen "counter-proliferation"
11	EFFORTS.—The United States should work with the
12	international community to develop laws and ar
13	international legal regime with universal jurisdiction
14	to enable any state in the world to capture, interdict
15	and prosecute smugglers of nuclear material.
16	(2) Expand the proliferation security
17	INITIATIVE.—In carrying out the Proliferation Secu-
18	rity Initiative (PSI), the United States should—
19	(A) use intelligence and planning resources
20	of the North Atlantic Treaty Organization
21	(NATO) alliance;
22	(B) make participation open to non-NATC
23	countries; and
24	(C) encourage Russia and the People's Re-
25	public of China to participate.

1	(3) Support the cooperative threat re-
2	DUCTION PROGRAM.—The United States should ex-
3	pand, improve, increase resources for, and otherwise
4	fully support the Cooperative Threat Reduction
5	(CTR) program.
6	SEC. 1202. DEFINITIONS.
7	In this title:
8	(1) The terms "prevention of weapons of mass
9	destruction proliferation and terrorism" and "pre-
10	vention of WMD proliferation and terrorism" in-
11	clude activities under—
12	(A) the programs specified in section
13	1501(b) of the National Defense Authorization
14	Act for Fiscal Year 1997 (Public Law 104–201;
15	110 Stat. 2731; 50 U.S.C. 2362 note);
16	(B) the programs for which appropriations
17	are authorized by section 3101(a)(2) of the Bob
18	Stump National Defense Authorization Act for
19	Fiscal Year 2003 (Public Law 107–314; 116
20	Stat. 2458);
21	(C) programs authorized by section 504 of
22	the Freedom for Russia and Emerging Eur-
23	asian Democracies and Open Markets Support
24	Act of 1992 (the FREEDOM Support Act) (22
25	U.S.C. 5854) and programs authorized by sec-

1	tion 1412 of the Former Soviet Union Demili-
2	tarization Act of 1992 (22 U.S.C. 5902); and
3	(D) a program of any agency of the Fed-
4	eral Government having a purpose similar to
5	that of any of the programs identified in sub-
6	paragraphs (A) through (C), as designated by
7	the United States Coordinator for the Preven-
8	tion of Weapons of Mass Destruction Prolifera-
9	tion and Terrorism and the head of the agency.
10	(2) The terms "weapons of mass destruction"
11	and "WMD" mean chemical, biological, and nuclear
12	weapons, and chemical, biological, and nuclear mate-
13	rials that can be used in the manufacture of such
14	weapons.
15	(3) The term "items of proliferation concern"
16	means equipment or other materials that could be
17	used to develop WMD or for activities involving

WMD.

1	Subtitle A-Repeal and Modifica-
2	tion of Limitations on Assist-
3	ance for Prevention of WMD
4	<b>Proliferation and Terrorism</b>
5	SEC. 1211. REPEAL AND MODIFICATION OF LIMITATIONS
6	ON ASSISTANCE FOR PREVENTION OF WEAP-
7	ONS OF MASS DESTRUCTION PROLIFERATION
8	AND TERRORISM.
9	Consistent with the recommendations of the $9/11$
10	Commission, Congress repeals or modifies the limitations
11	on assistance for prevention of weapons of mass destruc-
12	tion (WMD) proliferation and terrorism as follows:
13	(1) SOVIET NUCLEAR THREAT REDUCTION ACT
14	OF 1991.—Section 211(b) of the Soviet Nuclear
15	Threat Reduction Act of 1991 (title II of Public
16	Law 102–228; 22 U.S.C. 2551 note) is repealed.
17	(2) Cooperative threat reduction act of
18	1993.—Section 1203(d) of the Cooperative Threat
19	Reduction Act of 1993 (title XII of Public Law
20	103–160; 22 U.S.C. 5952(d)) is repealed.
21	(3) Russian Chemical Weapons Destruc-
22	TION FACILITIES.—Section 1305 of the National De-
23	fense Authorization Act for Fiscal Year 2000 (Pub-
24	lic Law 106–65; 22 U.S.C. 5952 note) is repealed.

1	(4) Authority to use cooperative threat
2	REDUCTION FUNDS OUTSIDE THE FORMER SOVIET
3	UNION—MODIFICATION OF CERTIFICATION RE-
4	QUIREMENT; REPEAL OF FUNDING LIMITATION;
5	CONGRESSIONAL NOTICE REQUIREMENT.—Section
6	1308 of the National Defense Authorization Act for
7	Fiscal Year 2004 (Public Law 108–136; 22 U.S.C.
8	5963) is amended—
9	(A) in subsection (a)—
10	(i) by striking "the President may"
11	and inserting "the Secretary of Defense
12	may''; and
13	(ii) by striking "if the President" and
14	inserting "if the Secretary of Defense, with
15	the concurrence of the Secretary of
16	State,";
17	(B) by striking subsection (c);
18	(C) in subsection $(d)(1)$ —
19	(i) by striking "The President may
20	not" and inserting "The Secretary of De-
21	fense may not"; and
22	(ii) by striking "until the President"
23	and inserting "until the Secretary of De-
24	fense'';
25	(D) in subsection $(d)(2)$ —

1	(i) by striking "Not later than 10
2	days after" and inserting "Not later than
3	15 days prior to";
4	(ii) by striking "the President shall"
5	and inserting "the Secretary of Defense
6	shall''; and
7	(iii) by striking "Congress" and in-
8	serting "the Committee on Armed Services
9	and the Committee on Foreign Affairs of
10	the House of Representatives and the
11	Committee on Armed Services and Com-
12	mittee on Foreign Relations of the Sen-
13	ate"; and
14	(E) in subsection (d) by adding at the end
15	the following:
16	"(3) In the case of a situation that threatens human
17	life or safety or where a delay would severely undermine
18	the national security of the United States, notification
19	under paragraph (2) shall be made not later than 10 days
20	after obligating funds under the authority in subsection
21	(a) for a project or activity.".
22	(5) Authority to use international nu-
23	CLEAR MATERIALS PROTECTION AND COOPERATION
24	PROGRAM FUNDS OUTSIDE THE FORMER SOVIET
25	UNION—MODIFICATION OF CERTIFICATION RE-

1	QUIREMENT; REPEAL OF FUNDING LIMITATION;
2	CONGRESSIONAL NOTICE REQUIREMENT.—Section
3	3124 of the National Defense Authorization Act for
4	Fiscal Year 2004 (Public Law 108–136; 117 Stat.
5	1747) is amended—
6	(A) in subsection (a)—
7	(i) by striking "the President may"
8	and inserting "the Secretary of Energy
9	may"; and
10	(ii) by striking "if the President" and
11	inserting "if the Secretary of Energy, with
12	the concurrence of the Secretary of
13	State,";
14	(B) by striking subsection (c);
15	(C) in subsection $(d)(1)$ —
16	(i) by striking "The President may
17	not" and inserting "The Secretary of En-
18	ergy may not"; and
19	(ii) by striking "until the President"
20	and inserting "until the Secretary of En-
21	ergy'';
22	(D) in subsection $(d)(2)$ —
23	(i) by striking "Not later than 10
24	days after" and inserting "Not later than
25	15 days prior to";

1	(ii) by striking "the President shall"
2	and inserting "the Secretary of Energy
3	shall''; and
4	(iii) by striking "Congress" and in-
5	serting "the Committee on Armed Services
6	and the Committee on Foreign Affairs of
7	the House of Representatives and the
8	Committee on Armed Services and Com-
9	mittee on Foreign Relations of the Sen-
10	ate"; and
11	(E) in subsection (d) by adding at the end
12	the following:
13	"(3) In the case of a situation that threatens human
14	life or safety or where a delay would severely undermine
15	the national security of the United States, notification
16	under paragraph (2) shall be made not later than 10 days
17	after obligating funds under the authority in subsection
18	(a) for a project or activity.".
19	Subtitle B—Proliferation Security
20	Initiative
21	SEC. 1221. PROLIFERATION SECURITY INITIATIVE IM-
22	PROVEMENTS AND AUTHORITIES.
23	(a) Sense of Congress.—It is the sense of Con-
24	gress, consistent with the 9/11 Commission's rec-
25	ommendations, that the President should strive to expand

1	and strengthen the Proliferation Security Initiative (PSI)
2	announced by the President on May 31, 2003, with a par-
3	ticular emphasis on the following:
4	(1) Issuing a presidential directive to the rel-
5	evant government agencies and departments that es-
6	tablishes a defined annual budget and clear authori-
7	ties, and provides other necessary resources and
8	structures to achieve more efficient and effective
9	performance of United States PSI-related activities.
10	(2) Working with the United Nations Security
11	Council to develop a resolution to authorize the PSI
12	under international law.
13	(3) Increasing PSI cooperation with non-NATO
14	partners.
15	(4) Implementing the recommendations of the
16	Government Accountability Office (GAO) in the Sep-
17	tember 2006 report titled "Better Controls Needed
18	to Plan and Manage Proliferation Security Initiative
19	Activities" (GAO-06-937C), including the following:
20	(A) The Department of Defense and the
21	Department of State should establish clear PSI
22	roles and responsibilities, policies and proce-
23	dures, interagency communication mechanisms,
24	documentation requirements, and indicators to

 $measure\ program\ results.$ 

1	(B) The Department of Defense and the
2	Department of State should develop a strategy
3	to work with PSI-participating countries to re-
4	solve issues that are impediments to conducting
5	successful PSI interdictions.
6	(5) Expanding and formalizing the PSI into a
7	multilateral regime to increase coordination, co-
8	operation, and compliance among its participating
9	states in interdiction activities.
10	(b) Budget Submission.—The Secretary of State
11	and the Secretary of Defense shall submit a defined budg-
12	et for the PSI, beginning with the budget submissions for
13	their respective departments for fiscal year 2009.
14	(c) Implementation Report.—Not later than 180
15	days after the date of the enactment of this Act, the Presi-
16	dent shall transmit to the Committee on Armed Services
17	and the Committee on Foreign Affairs of the House of
18	Representatives and the Committee on Armed Services
19	and the Committee on Foreign Relations of the Senate
20	a report on the implementation of this section. The report
21	shall include—
22	(1) the steps taken to implement the rec-
23	ommendations described in paragraph (4) of sub-
24	section (a); and

1	(2) the progress made toward implementing the
2	matters described in paragraphs (1), (2), (3), and
3	(5) of subsection (a).
4	(d) GAO ANNUAL REPORT.—The Government Ac-
5	countability Office shall submit to Congress, beginning in
6	fiscal year 2007, an annual report with its assessment of
7	the progress and effectiveness of the PSI, which shall in-
8	clude an assessment of the measures referred to in sub-
9	section (a).
10	SEC. 1222. AUTHORITY TO PROVIDE ASSISTANCE TO COOP
11	ERATIVE COUNTRIES.
12	(a) In General.—The President is authorized to
13	provide, on such terms as the President considers appro-
14	priate, assistance under subsection (b) to any country that
15	cooperates with the United States and with other coun-
16	tries allied with the United States to prevent the transport
	tites united with the control of prevent the transport
17	
	and transshipment of items of proliferation concern in its
18	and transshipment of items of proliferation concern in its national territory or airspace or in vessels under its contro
18 19	and transshipment of items of proliferation concern in its national territory or airspace or in vessels under its contro or registry.
18 19 20	and transshipment of items of proliferation concern in its national territory or airspace or in vessels under its control or registry.  (b) Types of Assistance.—The assistance authors.

$1 \qquad (2)$	Assistance	under	chapters	4	(22)	U.S.C.
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- 2 2346 et seq.) and 5 (22 U.S.C. 2347 et seq.) of part
- 3 II of the Foreign Assistance Act of 1961.
- 4 (3) Drawdown of defense excess defense articles
- 5 and services under section 516 of the Foreign As-
- 6 sistance Act of 1961 (22 U.S.C. 2321j).
- 7 (c) Congressional Notification.—Assistance au-
- 8 thorized under this section may not be provided until at
- 9 least 30 days after the date on which the President has
- 10 provided notice thereof to the Committee on Armed Serv-
- 11 ices, the Committee on Foreign Affairs, and the Com-
- 12 mittee on Appropriations of the House of Representatives
- 13 and the Committee on Armed Services, the Committee on
- 14 Foreign Relations, and the Committee on Appropriations
- 15 of the Senate, in accordance with the procedures applica-
- 16 ble to reprogramming notifications under section 634A(a)
- 17 of the Foreign Assistance Act of 1961 (22 U.S.C. 2394-
- 18 1(a)), and has certified to such committees that such as-
- 19 sistance will be used in accordance with the requirement
- 20 of subsection (e) of this section.
- 21 (d) LIMITATION.—Assistance may be provided to a
- 22 country under section (a) in no more than three fiscal
- 23 years.
- 24 (e) USE OF ASSISTANCE.—Assistance provided under
- 25 this section shall be used to enhance the capability of the

- 1 recipient country to prevent the transport and trans-
- 2 shipment of items of proliferation concern in its national
- 3 territory or airspace, or in vessels under its control or reg-
- 4 istry, including through the development of a legal frame-
- 5 work in that country, consistent with any international
- 6 laws or legal authorities governing the PSI, to enhance
- 7 such capability by criminalizing proliferation, enacting
- 8 strict export controls, and securing sensitive materials
- 9 within its borders, and to enhance the ability of the recipi-
- 10 ent country to cooperate in operations conducted with
- 11 other participating countries.
- 12 (f) Limitation on Ship or Aircraft Transfers
- 13 TO UNCOOPERATIVE COUNTRIES.—Notwithstanding any
- 14 other provision of law, the United States may not transfer
- 15 any excess defense article that is a vessel or an aircraft
- 16 to a country that has not agreed that it will support and
- 17 assist efforts by the United States to interdict items of
- 18 proliferation concern until thirty days after the date on
- 19 which the President has provided notice of the proposed
- 20 transfer to the appropriate congressional committees in
- 21 accordance with the procedures applicable to reprogram-
- 22 ming notifications under section 634A(a) of the Foreign
- 23 Assistance Act of 1961 (22 U.S.C. 2394-1(a)), in addition
- 24 to any other requirement of law.

# Subtitle C—Assistance to Accel-

- 2 erate Programs to Prevent
- 3 Weapons of Mass Destruction
- 4 Proliferation and Terrorism
- 5 SEC. 1231. FINDINGS; STATEMENT OF POLICY.
- 6 (a) FINDINGS.—Congress is aware that certain
- 7 United States threat reduction and nonproliferation pro-
- 8 grams have in past years encountered obstacles to timely
- 9 obligating and executing the full amount of appropriated
- 10 funds, and that certain United States threat reduction and
- 11 nonproliferation programs currently encounter such obsta-
- 12 cles and therefore maintain unobligated and uncosted bal-
- 13 ances. Such obstacles include lack of effective policy guid-
- 14 ance, limits on program scope, practical inefficiencies, lack
- 15 of cooperation with other countries, and lack of effective
- 16 leadership to overcome such obstacles.
- 17 (b) STATEMENT OF POLICY.—It shall be the policy
- 18 of the United States, consistent with the 9/11 Commis-
- 19 sion's recommendations, to eliminate the obstacles de-
- 20 scribed in subsection (a) with concrete measures, such as
- 21 those described in this title, to accelerate and strengthen
- 22 progress on preventing weapons of mass destruction
- 23 (WMD) proliferation and terrorism. Such measures de-
- 24 scribed in this title include the removal and modification
- 25 of statutory limits to executing funds, the expansion and

1	strengthening of the PSI, the establishment of the Office
2	of the United States Coordinator for the Prevention of
3	Weapons of Mass Destruction Proliferation and Terrorism
4	under subtitle D, and the establishment of the Commis-
5	sion on the Prevention of Weapons of Mass Destruction
6	Proliferation and Terrorism under subtitle E. As a result,
7	Congress intends that any funds authorized to be appro-
8	priated to programs for preventing WMD proliferation
9	and terrorism under this section will be executed in a time-
10	ly manner.
11	SEC. 1232. AUTHORIZATION OF APPROPRIATIONS FOR THE
12	DEPARTMENT OF DEFENSE COOPERATIVE
12 13	DEPARTMENT OF DEFENSE COOPERATIVE THREAT REDUCTION PROGRAM.
13	THREAT REDUCTION PROGRAM.
13 14	THREAT REDUCTION PROGRAM.  (a) FISCAL YEAR 2007.—In addition to any other
13 14 15 16	THREAT REDUCTION PROGRAM.  (a) FISCAL YEAR 2007.—In addition to any other amounts authorized to be appropriated, there are author-
13 14 15 16 17	THREAT REDUCTION PROGRAM.  (a) FISCAL YEAR 2007.—In addition to any other amounts authorized to be appropriated, there are authorized to be appropriated to the Department of Defense Co-
13 14 15 16 17	THREAT REDUCTION PROGRAM.  (a) FISCAL YEAR 2007.—In addition to any other amounts authorized to be appropriated, there are authorized to be appropriated to the Department of Defense Cooperative Threat Reduction Program such sums as may
13 14 15 16 17	THREAT REDUCTION PROGRAM.  (a) FISCAL YEAR 2007.—In addition to any other amounts authorized to be appropriated, there are authorized to be appropriated to the Department of Defense Cooperative Threat Reduction Program such sums as may be necessary for fiscal year 2007 for the following pur-
13 14 15 16 17 18	THREAT REDUCTION PROGRAM.  (a) FISCAL YEAR 2007.—In addition to any other amounts authorized to be appropriated, there are authorized to be appropriated to the Department of Defense Cooperative Threat Reduction Program such sums as may be necessary for fiscal year 2007 for the following purposes:
13 14 15 16 17 18 19 20	THREAT REDUCTION PROGRAM.  (a) FISCAL YEAR 2007.—In addition to any other amounts authorized to be appropriated, there are authorized to be appropriated to the Department of Defense Cooperative Threat Reduction Program such sums as may be necessary for fiscal year 2007 for the following purposes:  (1) Biological weapons proliferation prevention.

of all CTR activities.

1	(b) Future Years.—It is the sense of Congress that
2	in fiscal year 2008 and future fiscal years, the President
3	should accelerate and expand funding for Cooperative
4	Threat Reduction programs administered by the Depart-
5	ment of Defense and such efforts should include, begin-
6	ning upon enactment of this Act, encouraging additional
7	commitments by the Russian Federation and other part-
8	ner nations, as recommended by the 9/11 Commission.
9	SEC. 1233. AUTHORIZATION OF APPROPRIATIONS FOR THE
10	DEPARTMENT OF ENERGY PROGRAMS TO
11	PREVENT WEAPONS OF MASS DESTRUCTION
12	PROLIFERATION AND TERRORISM.
13	In addition to any other amounts authorized to be
14	appropriated, there are authorized to be appropriated to
15	the Department of Energy National Nuclear Security Ad-
16	ministration such sums as may be necessary for fiscal year
17	2007 for programs to prevent weapons of mass destruction
18	(WMD) proliferation and terrorism, to be used as follows:
19	(1) To accelerate, expand, and strengthen the
20	Global Threat Reduction Initiative (GTRI), with a
21	particular emphasis on—
22	(A) the Russian research reactor fuel re-
23	turn program;
24	(B) international radiological threat reduc-
	(D) international radiological timeat reduc

1	(C) emerging threats and gap material;
2	and
3	(D) development of quick response and
4	short-term capabilities to secure and remove
5	WMD materials throughout the world.
6	(2) To accelerate, expand, and strengthen the
7	Nonproliferation and International Security (NIS)
8	program, with a particular emphasis on—
9	(A) global security and engagement, and
10	cooperation with the People's Republic of
11	China, India, and other states;
12	(B) activities to address emerging pro-
13	liferation concerns in North Korea, Iran, and
14	elsewhere;
15	(C) participation in negotiations regarding
16	North Korea's nuclear programs;
17	(D) inter-agency participation in the Pro-
18	liferation Security Initiative (PSI);
19	(E) technical and other assistance to the
20	International Atomic Energy Agency (IAEA) to
21	support efforts to increase the IAEA's capacity
22	to secure vulnerable WMD materials worldwide
23	and prevent WMD proliferation and terrorism;
24	(F) efforts to increase United States abil-
25	ity to help states around the world place the

1	"effective controls" on WMD and related mate-
2	rials and technology mandated by United Na-
3	tions Security Council Resolution 1540 (2004);
4	(G) cooperation on international safe-
5	guards and export controls in South Asia, the
6	Middle East, and other regions;
7	(H) efforts to strengthen United States
8	commitments to international regimes and
9	agreements; and
10	(I) establishment of a contingency fund for
11	opportunities to prevent WMD proliferation and
12	terrorism that arise.
13	(3) To accelerate, expand, and strengthen the
14	International Materials Protection, Control and Ac-
15	counting (MPC&A) program, with a particular em-
16	phasis on—
17	(A) implementation of physical protection
18	and material control and accounting upgrades
19	at sites;
20	(B) national programs and sustainability
21	activities in Russia;
22	(C) material consolidation and conversion
23	(including significant acceleration of the down-
24	blending of highly-enriched uranium to low-en-
25	riched uranium, the removal of highly-enriched

1	uranium from facilities, and international par-
2	ticipation in these efforts);
3	(D) efforts to strengthen cooperation with
4	Russia;
5	(E) implementation of Second Line of De-
6	fense Megaports agreements;
7	(F) implementation of Department of En-
8	ergy actions under the Security and Account-
9	ability for Every Port Act of 2006 (also known
10	as the SAFE Port Act; Public Law 109–347);
11	and
12	(G) promoting and facilitating worldwide
13	the promulgation of best practices for security
14	of weapons usable and other nuclear materials.
15	(4) To accelerate, expand, and strengthen the
16	Research and Development program, with a par-
17	ticular emphasis on—
18	(A) improvement of United States govern-
19	ment capability for both short and long-term,
20	and innovative, research and development that
21	addresses emerging WMD proliferation and ter-
22	rorism concerns and will maintain United
23	States technological advantage, including the
24	capacity to detect nuclear material origin, ura-

1	nium enrichment, and plutonium reprocessing;
2	and
3	(B) efforts to significantly expand the sci-
4	entific research and development skills and re-
5	sources available to the Department of Energy's
6	programs to prevent WMD proliferation and
7	terrorism.
8	Subtitle D-Office of the United
9	States Coordinator for the Pre-
10	vention of Weapons of Mass De-
11	struction Proliferation and Ter-
12	rorism
13	SEC. 1241. OFFICE OF THE UNITED STATES COORDINATOR
14	FOR THE PREVENTION OF WEAPONS OF MASS
15	DESTRUCTION PROLIFERATION AND TER-
16	RORISM.
17	(a) Establishment.—There is established within
18	the Executive Office of the President an office to be known
19	as the "Office of the United States Coordinator for the
20	Prevention of Weapons of Mass Destruction Proliferation
21	and Terrorism" (in this subtitle referred to as the "Of-
22	fice").
23	(b) Officers.—
24	(1) United States Coordinator.—The head
25	of the Office shall be the United States Coordinator

1	of the Office (in this subtitle referred to as the "Co-
2	ordinator").
3	(2) Deputy united states coordinator.—
4	There shall be a Deputy United States Coordinator
5	of the Office (in this subtitle referred to as the
6	"Deputy Coordinator"), who shall—
7	(A) assist the Coordinator in carrying out
8	the responsibilities of the Coordinator under
9	this subtitle; and
10	(B) serve as Acting Coordinator in the ab-
11	sence of the Coordinator and during any va-
12	cancy in the office of Coordinator.
13	(3) APPOINTMENT.—The Coordinator and Dep-
14	uty Coordinator shall be appointed by the President,
15	by and with the advice and consent of the Senate,
16	and shall be responsible on a full-time basis for the
17	duties and responsibilities described in this section.
18	(4) Limitation.—No person shall serve as Co-
19	ordinator or Deputy Coordinator while serving in
20	any other position in the Federal Government.
21	(c) Duties.—The responsibilities of the Coordinator
22	shall include the following:
23	(1) Serving as the advisor to the President on
24	all matters relating to the prevention of weapons of

1	mass destruction (WMD) proliferation and ter-
2	rorism.
3	(2) Formulating a comprehensive and well-co-
4	ordinated United States strategy and policies for
5	preventing WMD proliferation and terrorism, includ-
6	ing—
7	(A) measurable milestones and targets to
8	which departments and agencies can be held ac-
9	countable;
10	(B) identification of gaps, duplication, and
11	other inefficiencies in existing activities, initia-
12	tives, and programs and the steps necessary to
13	overcome these obstacles;
14	(C) plans for preserving the nuclear secu-
15	rity investment the United States has made in
16	Russia, the former Soviet Union, and other
17	countries;
18	(D) prioritized plans to accelerate
19	strengthen, and expand the scope of existing
20	initiatives and programs, which include identi-
21	fication of vulnerable sites and material and the
22	corresponding actions necessary to eliminate
23	such vulnerabilities;
24	(E) new and innovative initiatives and pro-
25	orams to address emerging challenges and

strengthen United States capabilities, including programs to attract and retain top scientists and engineers and strengthen the capabilities of United States national laboratories;

(F) plans to coordinate United States activities, initiatives, and programs relating to the prevention of WMD proliferation and terrorism, including those of the Department of Energy, Department of Defense, Department of State, and Department of Homeland Security, and including the Proliferation Security Initiative, the G-8 Global Partnership Against the Spread of Weapons and Materials of Mass Destruction, United Nations Security Council Resolution 1540, and the Global Initiative to Combat Nuclear Terrorism;

(G) plans to strengthen United States commitments to international regimes and significantly improve cooperation with other countries relating to the prevention of WMD proliferation and terrorism, with particular emphasis on work with the international community to develop laws and an international legal regime with universal jurisdiction to enable any state in the world to interdict and prosecute smug-

1	glers of WMD material, as recommended by the
2	9/11 Commission; and
3	(H) identification of actions necessary to
4	implement the recommendations of the Com-
5	mission on the Prevention of Weapons of Mass
6	Destruction Proliferation and Terrorism estab-
7	lished under subtitle E of this title.
8	(3) Leading inter-agency coordination of United
9	States efforts to implement the strategy and policies
10	described in this section.
11	(4) Conducting oversight and evaluation of ac-
12	celerated and strengthened implementation of initia-
13	tives and programs to prevent WMD proliferation
14	and terrorism by relevant government departments
15	and agencies.
16	(5) Overseeing the development of a comprehen-
17	sive and coordinated budget for programs and initia-
18	tives to prevent WMD proliferation and terrorism
19	ensuring that such budget adequately reflects the
20	priority of the challenges and is effectively executed
21	and carrying out other appropriate budgetary au-
22	thorities.
23	(d) Staff.—The Coordinator may appoint and ter-
24	minate such personnel as may be necessary to enable the
25	Coordinator to perform his or her duties.

- 1 (e) Consultation With Commission.—The Office
- 2 and the Coordinator shall regularly consult with and strive
- 3 to implement the recommendations of the Commission on
- 4 the Prevention of Weapons of Mass Destruction Prolifera-
- 5 tion and Terrorism, established under subtitle E of this
- 6 title.
- 7 (f) Annual Report on Strategic Plan.—For fis-
- 8 cal year 2009 and each fiscal year thereafter, the Coordi-
- 9 nator shall submit to Congress, at the same time as the
- 10 submission of the budget for that fiscal year under title
- 11 31, United States Code, a report on the strategy and poli-
- 12 cies developed pursuant to subsection (c)(2), together with
- 13 any recommendations of the Coordinator for legislative
- 14 changes that the Coordinator considers appropriate with
- 15 respect to such strategy and policies and their implemen-
- 16 tation or the Office of the Coordinator.
- 17 SEC. 1242. REQUEST FOR CORRESPONDING RUSSIAN COOR-
- 18 **DINATOR.**
- 19 It is the sense of the Congress that, as soon as prac-
- 20 tical, the President should personally request the Presi-
- 21 dent of the Russian Federation to designate an official of
- 22 the Russian Federation having authorities and responsibil-
- 23 ities for preventing weapons of mass destruction (WMD)
- 24 proliferation and terrorism commensurate with those of
- 25 the Coordinator, and with whom the Coordinator should

1	coordinate planning and implementation of activities in
2	the Russian Federation having the purpose of preventing
3	WMD proliferation and terrorism.
4	Subtitle E—Commission on the
5	Prevention of Weapons of Mass
6	Destruction Proliferation and
7	Terrorism
8	SEC. 1251. COMMISSION ON THE PREVENTION OF WEAPONS
9	OF MASS DESTRUCTION PROLIFERATION
10	AND TERRORISM.
11	There is established the Commission on the Preven-
12	tion of Weapons of Mass Destruction Proliferation and
13	Terrorism (in this subtitle referred to as the "Commis-
14	sion").
15	SEC. 1252. PURPOSES.
16	(a) In General.—The purposes of the Commission
17	are to—
18	(1) assess current activities, initiatives, and
19	programs to prevent WMD proliferation and ter-
20	rorism; and
21	(2) provide a clear and comprehensive strategy
22	and concrete recommendations for such activities,
23	initiatives, and programs.
24	(b) In Particular.—The Commission shall give
25	particular attention to activities, initiatives, and programs

- to secure all nuclear weapons-usable material around the world and to significantly accelerate, expand, and 3 strengthen, on an urgent basis, United States and inter-4 national efforts to prevent, stop, and counter the spread 5 of nuclear weapons capabilities and related equipment, material, and technology to terrorists and states of con-7 cern. 8 SEC. 1253. COMPOSITION. 9 (a) Members.—The Commission shall be composed 10 of 9 members, of whom— 11 (1) 3 members shall be appointed by the Presi-12 dent; 13 (2) 2 members shall be appointed by the major-14 ity leader of the Senate; 15 (3) 1 member shall be appointed by the minor-16 ity leader of the Senate; 17 (4) 2 members shall be appointed by the Speak-18 er of the House of Representatives; and 19 (5) 1 member shall be appointed by the minor-20 ity leader of the House of Representatives. 21 (b) Co-Chairmen.—The Commission shall have two 22 co-chairmen designated from among the members of the

(1) 1 shall be designated by the President; and

Commission. Of the co-chairmen—

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1	(2) 1 shall be designated jointly by the majority
2	leader of the Senate and the Speaker of the House
3	of Representatives.
4	(c) DEADLINE FOR APPOINTMENT.—All members of
5	the Commission shall be appointed within 90 days of the
6	date of the enactment of this Act.
7	(d) Initial Meeting.—The Commission shall meet
8	and begin the operations of the Commission as soon as
9	practicable.
10	(e) Quorum; Vacancies.—After its initial meeting,
11	the Commission shall meet upon the call of the co-chair-
12	men or a majority of its members. Six members of the
13	Commission shall constitute a quorum. Any vacancy in the
14	Commission shall not affect its powers, but shall be filled
15	in the same manner in which the original appointment was
16	made.
17	SEC. 1254. RESPONSIBILITIES.
18	(a) In General.—The Commission shall address—
19	(1) the roles, missions, and structure of all rel-
20	evant government departments, agencies, and other
21	actors, including the Office of the United States Co-
22	ordinator for the Prevention of Weapons of Mass
23	Destruction Proliferation and Terrorism established
24	under subtitle D of this title;
25	(2) inter-agency coordination;

1	(3) United States commitments to international
2	regimes and cooperation with other countries; and

- 4 (4) the threat of weapons of mass destruction 4 proliferation and terrorism to the United States and 5 its interests and allies, including the threat posed by 6 black-market networks, and the effectiveness of the 7 responses by the United States and the international 8 community to such threats.
- 9 (b) Follow-on Baker-Cutler Report.—The
  10 Commission shall also reassess, and where necessary up11 date and expand on, the conclusions and recommendations
  12 of the report titled "A Report Card on the Department
  13 of Energy's Nonproliferation Programs with Russia" of
  14 January 2001 (also known as the "Baker-Cutler Report")
  15 and implementation of such recommendations.

### 16 SEC. 1255. POWERS.

17 (a) Hearings and Evidence.—The Commission or, 18 on the authority of the Commission, any subcommittee or 19 member thereof, may, for the purpose of carrying out this 20 subtitle, hold such hearings and sit and act at such times 21 and places, take such testimony, receive such evidence, 22 and administer such oaths as the Commission or such des-23 ignate subcommittee or designated member may deter-24 mine advisable.

- 1 (b) Contracting.—The Commission may, to such 2 extent and in such amounts as are provided in appropria-3 tions Acts, enter into contracts to enable the Commission to discharge its duties under this subtitle.
- 5 (c) Information From Federal Agencies.—
- 6 (1) In General.—The Commission is author-7 ized to secure directly from any executive depart-8 ment, bureau, agency, board, commission, office, 9 independent establishment, or instrumentality of the 10 Government, information, suggestions, estimates, and statistics for the purposes of this subtitle. Each 12 department, bureau, agency, board, commission, of-13 fice, independent establishment, or instrumentality 14 shall, to the extent authorized by law, furnish such 15 information, suggestions, estimates, and statistics di-16 rectly to the Commission, upon request made by the 17 co-chairmen, the chairman of any subcommittee cre-18 ated by a majority of the Commission, or any mem-19 ber designated by a majority of the Commission.
  - (2) Receipt, handling, storage, and dis-SEMINATION.—Information shall only be received, handled, stored, and disseminated by members of the Commission and its staff consistent with all applicable statutes, regulations, and Executive orders.
- 25 (d) Assistance From Federal Agencies.—

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1	(1) General services administration.—
2	The Administrator of General Services shall provide
3	to the Commission on a reimbursable basis adminis-
4	trative support and other services for the perform-
5	ance of the Commission's functions.
6	(2) Other departments and agencies.—In
7	addition to the assistance prescribed in paragraph
8	(1), departments and agencies of the United States
9	may provide to the Commission such services, funds
10	facilities, staff, and other support services as they
11	may determine advisable and as may be authorized
12	by law.
13	(e) GIFTS.—The Commission may accept, use, and
14	dispose of gifts or donations of services or property.
15	(f) Postal Services.—The Commission may use
16	the United States mails in the same manner and under
17	the same conditions as departments and agencies of the
18	United States.
19	CEC 1074 NONARRIGARILIEN OF PERENAL ARVICORY
	SEC. 1256. NONAPPLICABILITY OF FEDERAL ADVISORY
20	COMMITTEE ACT.
<ul><li>20</li><li>21</li></ul>	
21	COMMITTEE ACT.
21	committee act.  (a) In General.—The Federal Advisory Committee

1	(1) hold public hearings and meetings to the ex
2	tent appropriate; and

- 3 (2) release public versions of the report required under section 1257.
- 5 (c) Public Hearings.—Any public hearings of the
- 6 Commission shall be conducted in a manner consistent
- 7 with the protection of information provided to or developed
- 8 for or by the Commission as required by any applicable
- 9 statute, regulation, or Executive order.

#### 10 SEC. 1257. REPORT.

- Not later than 180 days after the appointment of the
- 12 Commission, the Commission shall submit to the Presi-
- 13 dent and Congress a final report containing such findings,
- 14 conclusions, and recommendations for corrective measures
- 15 as have been agreed to by a majority of Commission mem-
- 16 bers.

#### 17 SEC. 1258, TERMINATION.

- 18 (a) IN GENERAL.—The Commission, and all the au-
- 19 thorities of this subtitle, shall terminate 60 days after the
- 20 date on which the final report is submitted under section
- 21 1257.
- 22 (b) Administrative Activities Before Termi-
- 23 NATION.—The Commission may use the 60-day period re-
- 24 ferred to in subsection (a) for the purpose of concluding
- 25 its activities, including providing testimony to committees

1	of Congress concerning its report and disseminating the
2	final report.
3	TITLE XIII—NUCLEAR BLACK
4	MARKET COUNTER-TER-
5	RORISM ACT
6	SEC. 1301. SHORT TITLE.
7	This title may be cited as the "Nuclear Black Market
8	Counter-Terrorism Act of 2007".
9	SEC. 1302. DEFINITIONS.
10	In this title:
11	(1) Appropriate congressional commit-
12	TEES.—The term "appropriate congressional com-
13	mittees" means the Committee on Foreign Affairs,
14	the Committee on Armed Services, the Permanent
15	Select Committee on Intelligence, and the Com-
16	mittee on Appropriations of the House of Represent-
17	atives, and the Committee on Foreign Relations, the
18	Committee on Armed Services, the Select Committee
19	on Intelligence, and the Committee on Appropria-
20	tions of the Senate.
21	(2) Foreign person.—The term "foreign per-
22	son''—
23	(A) means any person who is not a citizen
24	or national of the United States or lawfully ad-
25	mitted to the United States for permanent resi-

1	dence under the Immigration and Nationality
2	Act;
3	(B) includes any foreign corporation, inter-
4	national organization, or foreign government;
5	and
6	(C) includes, for purposes of subsections
7	(a) and (b) of section 1311, successors, assigns,
8	subsidiaries, and subunits of the person de-
9	scribed in subparagraph (A) or (B) (as the case
10	may be), and other business organizations or
11	associations in which that person may be
12	deemed to have a controlling interest.
13	(3) Person.—The term "person"—
14	(A) means a natural person as well as a
15	corporation, business association, partnership,
16	society, trust, any other nongovernmental enti-
17	ty, organization, or group, and any govern-
18	mental entity, or subsidiary, subunit, or parent
19	entity thereof, and any successor of any such
20	entity; and
21	(B) in the case of a country where it may
22	be impossible to identify a specific governmental
23	entity referred to in subparagraph (A), means
24	all activities of that government relating to the

1	development or production of any nuclear
2	equipment or technology.
3	(4) United states foreign assistance.—
4	The term "United States foreign assistance" means
5	assistance under the foreign operations, export fi-
6	nancing, and related programs appropriations Act
7	for a fiscal year, and assistance under the Foreign
8	Assistance Act of 1961.
9	<b>Subtitle A—Sanctions for Transfers</b>
10	of Nuclear Enrichment, Reproc-
11	essing, and Weapons Tech-
12	nology, Equipment, and Mate-
13	rials Involving Foreign Persons
14	and Terrorists
15	SEC. 1311. AUTHORITY TO IMPOSE SANCTIONS ON FOREIGN
1.	
16	PERSONS.
16 17	PERSONS.  (a) DETERMINATION OF NUCLEAR ACTIVITIES BY
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17	(a) Determination of Nuclear Activities by
17 18	(a) Determination of Nuclear Activities by Foreign Persons.—
17 18 19	(a) Determination of Nuclear Activities by Foreign Persons.—  (1) Determination.—Notwithstanding any
17 18 19 20	(a) Determination of Nuclear Activities by Foreign Persons.—  (1) Determination.—Notwithstanding any other provision of law, the President shall impose
17 18 19 20 21	(a) Determination of Nuclear Activities by Foreign Persons.—  (1) Determination.—Notwithstanding any other provision of law, the President shall impose the sanctions described in subsection (b) whenever

1	(A) nuclear enrichment or reprocessing
2	equipment, materials, or technology to any non-
3	nuclear-weapon state (as defined in section
4	102(c) of the Arms Export Control Act) that—
5	(i) does not possess functioning nu-
6	clear enrichment or reprocessing plants as
7	of January 1, 2004; and
8	(ii)(I) does not have in force an addi-
9	tional protocol with the International
10	Atomic Energy Agency for the application
11	of safeguards (as derived from IAEA docu-
12	ment INFCIRC/540 and related correc-
13	tions and additions); or
14	(II) is developing, manufacturing, or
15	acquiring a nuclear explosive device; or
16	(B) any nuclear explosive device, or design
17	information or component, equipment, mate-
18	rials, or other items or technology that—
19	(i) is designated for national export
20	controls under the Nuclear Supplier Group
21	Guidelines for the Export of Nuclear Mate-
22	rial, Equipment and Technology (published
23	by the International Atomic Energy Agen-
24	cy as IAEA document INFCIRC/254/Rev.
25	6/Part 1 and subsequent revisions) and the

1	Guidelines for Transfers of Nuclear-Re-
2	lated Dual-Use Equipment, Materials,
3	Software and Related Technology (pub-
4	lished as IAEA document INFCIRC/254/
5	Rev. 5/ Part 2 and subsequent revisions);
6	and
7	(ii) contributes to the development,
8	manufacture, or acquisition of a nuclear
9	explosive device by—
10	(I) a non-nuclear weapon state;
11	or
12	(II) a foreign person.
13	(2) Definition.—For purposes of paragraph
14	(1), the term "participated" means sold, transferred,
15	brokered, financed, assisted, delivered, or otherwise
16	provided or received, and includes any conspiracy or
17	attempt to engage in any of such activities, as well
18	as facilitating such activities by any other person.
19	(b) Sanctions.—The sanctions referred to in sub-
20	section (a) that are to be imposed on a foreign person are
21	the following:
22	(1) No assistance may be provided to the for-
23	eign person under the Foreign Assistance Act of
24	1961, and the foreign person may not participate in
25	any assistance program of the United States Gov-

- ernment. Any such assistance being provided to the foreign person, and any participation in such assistance program by the foreign person, on the date on which the sanction under this paragraph is imposed shall be terminated as of such date.
  - (2) The United States Government may not export to the foreign person, or grant a license or other approval to export to or import from the foreign person of, any defense articles, defense services, or design or construction services under the Foreign Assistance Act of 1961 or the Arms Export Control Act. Any contract to export such articles or services, or license or approval to export or import, under either such Act, that is in effect on the date on which the sanction under this paragraph is imposed shall be terminated as of such date.
  - (3) Licenses or any other approval may not be issued for the export to the foreign person of any goods or technology subject to the jurisdiction of the Export Administration Regulations under chapter VII of title 15, Code of Federal Regulations (or successor regulations), other than food and other agricultural commodities, medicines and medical equipment. Any such license or approval that is in effect on the on the date on which the sanction under this

- paragraph is imposed, shall be terminated as of such
  date.
- 3 (4) No department or agency of the United States Government may procure, or enter into any 5 contract for the procurement of, any goods or serv-6 ices from the foreign person. The Secretary of the 7 Treasury shall prohibit the importation into the 8 United States of goods, technology, or services pro-9 duced or provided by the foreign person, other than 10 information or informational materials within the 11 meaning of section 203(b)(3) of the International 12 Emergency Economic Powers Act U.S.C. (50)13 1702(b)(3).
- (c) Period Sanctions in Effect.—The sanctions referred to in subsection (b) should be imposed for not less than two years, but may be imposed for longer periods. The President may suspend after one year any sanction imposed pursuant to this section 15 days after submitting to the appropriate congressional committees a report explaining—
- 21 (1) the reasons for suspending the sanction;
- 22 (2) how the purposes of this title and United 23 States national security are furthered by such sus-24 pension; and

1	(3) what measures the United States will take
2	or is taking to ensure that the foreign person will
3	not engage in similar activities in the future.
4	(d) WAIVER AUTHORITY.—The President may waive
5	the imposition of any sanction under subsection (b) if the
6	President certifies to the appropriate congressional com-
7	mittees that the waiver—
8	(1) is important to the national security inter-
9	ests of the United States; and
10	(2) would further the purposes of this title.
11	SEC. 1312. PRESIDENTIAL NOTIFICATION ON ACTIVITIES
12	OF FOREIGN PERSONS.
13	(a) Reports to Congress.—Not later than 180
14	days after the date of enactment of this Act, and not later
15	than January 31 of each year thereafter, the President
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17	shall submit to the appropriate congressional committees
1 /	shall submit to the appropriate congressional committees a report detailing any activity by any foreign person de-
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	a report detailing any activity by any foreign person de-
18	a report detailing any activity by any foreign person described in section 1311. This report shall also include a
18 19	a report detailing any activity by any foreign person described in section 1311. This report shall also include a description of any sanctions that have been imposed and
18 19 20	a report detailing any activity by any foreign person described in section 1311. This report shall also include a description of any sanctions that have been imposed and their duration.
18 19 20 21	a report detailing any activity by any foreign person described in section 1311. This report shall also include a description of any sanctions that have been imposed and their duration.  (b) Publication.—When the President imposes

25 ing such sanctions to the appropriate congressional com-

1	mittees under subsection (a), the identity of each sanc-
2	tioned foreign person, the period for which sanctions will
3	be in effect, and the reasons for the sanctions.

## 4 Subtitle B—Further Actions

## 5 Against Corporations Associated

# 6 With Sanctioned Foreign Per-

#### 7 **sons**

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- 8 SEC. 1321. FINDINGS.
- 9 The Congress finds the following:
  - (1) Foreign persons and corporations engaging in nuclear black-market activities are motivated by reasons of commercial gain and profit.
    - (2) Sanctions targeted solely against the business interests of the sanctioned person or business concern may be unsuccessful in halting these proliferation activities, as the sanctions may be seen merely as the cost of doing business, especially if the business interests of the parent or subsidiary corporate entities are unaffected by the sanctions.
    - (3) Such narrow targeting of sanctions creates the incentive to create shell and "carve-out" corporate entities to perform the proliferation activities and attract sanctions, leaving all other aspects of the larger corporation unaffected.

- 1 (4) To dissuade corporations from allowing 2 their associated commercial entities or persons from 3 engaging in proliferation black-market activities, 4 they must also be made to suffer financial loss and 5 commercial disadvantage, and parent and subsidiary 6 commercial enterprises must be held responsible for 7 the proliferation activities of their associated enti-8 ties.
  - (5) If a corporation perceives that the United States Government will do everything possible to make its commercial activity difficult around the world, then that corporation has a powerful commercial incentive to prevent any further proliferation activity by its associated entities.
    - (6) Therefore, the United States Government should seek to increase the risk of commercial loss for associated corporate entities for the proliferation actions of their subsidiaries.

# 19 SEC. 1322. CAMPAIGN BY UNITED STATES GOVERNMENT

officials.

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- The President shall instruct all agencies of the United States Government to make every effort in their
- 23 interactions with foreign government and business officials
- 24 to persuade foreign governments and relevant corporations
- 25 not to engage in any business transaction with a foreign

- 1 person sanctioned under section 1311, including any enti-
- 2 ty that is a parent or subsidiary of the sanctioned foreign
- 3 person, for the duration of the sanctions.
- 4 SEC. 1323. COORDINATION.
- 5 The Secretary of State shall coordinate the actions
- 6 of the United States Government under section 1322.
- 7 **SEC. 1324. REPORT.**
- 8 Not later than one year after the date of the enact-
- 9 ment of this Act and annually thereafter, the Secretary
- 10 of State shall report to the appropriate congressional com-
- 11 mittees on the actions taken by the United States to carry
- 12 out section 1322.

### 13 Subtitle C—Rollback of Nuclear

### 14 **Proliferation Networks**

- 15 SEC. 1331. NONPROLIFERATION AS A CONDITION OF
- 16 UNITED STATES ASSISTANCE.
- 17 United States foreign assistance should only be pro-
- 18 vided to countries that—
- 19 (1) are not cooperating with any non-nuclear-
- weapon state or any foreign group or individual who
- 21 may be engaged in, planning, or assisting any inter-
- 22 national terrorist group in the development of a nu-
- clear explosive device or its means of delivery and
- are taking all necessary measures to prevent their
- 25 nationals and other persons and entities subject to

1	their jurisdiction from participating in such coopera-
2	tion; and
3	(2) are fully and completely cooperating with
4	the United States in its efforts to eliminate nuclear
5	black-market networks or activities.
6	SEC. 1332. REPORT ON IDENTIFICATION OF NUCLEAR PRO-
7	LIFERATION NETWORK HOST COUNTRIES.
8	(a) Report.—
9	(1) In general.—Not later than 90 days after
10	the date of the enactment of this Act and annually
11	thereafter, the President shall submit a report to the
12	appropriate congressional committees that—
13	(A) identifies any country in which manu-
14	facturing, brokering, shipment, transshipment,
15	or other activity occurred in connection with the
16	transactions of the nuclear proliferation net-
17	work that supplied Libya, Iran, North Korea,
18	and possibly other countries or entities; and
19	(B) identifies any country in which manu-
20	facturing, brokering, shipment, transshipment,
21	or other activity occurred for the purpose of
22	supplying nuclear technology, equipment, or
23	material to another country or foreign person
24	that could, in the President's judgment, con-
25	tribute to the development, manufacture, or ac-

1	quisition, of a nuclear explosive device by a
2	country or foreign person of concern to the
3	United States

- (2) Additional information.—The report under paragraph (1) shall also include a description of the extent to which each country described in the report is, in the opinion of the President, fully cooperating with the United States in its efforts to eliminate the nuclear proliferation network described in paragraph (1)(A) or stopping the activities described in paragraph (1)(B). The President shall base the determination regarding a country's cooperation with the United States in part on the degree to which the country has satisfied United States requests for assistance and information, including whether the United States has asked and been granted direct investigatory access to key persons involved in the nuclear proliferation network described in paragraph (1)(A) or the activities described in paragraph (1)(B).
- (b) Classification.—Reports under this sectionshall be unclassified to the maximum extent possible.

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1	SEC. 1333. SUSPENSION OF ARMS SALES LICENSES AND DE-
2	LIVERIES TO NUCLEAR PROLIFERATION
3	HOST COUNTRIES.
4	(a) Suspension.—Upon submission of the report
5	and any additional information under section 1332 to the
6	appropriate congressional committees, the President shall
7	suspend all licenses issued under the Arms Export Control
8	Act, and shall prohibit any licenses to be issued under that
9	Act, for exports to, or imports from, any country described
10	in the report, unless the President certifies to the appro-
11	priate congressional committees that such country—
12	(1)(A) has fully investigated or is fully inves-
13	tigating the activities of any person or entity within
14	its territory that has participated in the nuclear pro-
15	liferation network described in section 1332(a)(1)(A)
16	or the activities described in section 1332(a)(1)(B);
17	and
18	(B) has taken or is taking effective steps to
19	permanently halt similar illicit nuclear proliferation
20	activities;
21	(2) has been or is fully cooperating with the
22	United States and other appropriate international
23	organizations in investigating and eliminating the
24	nuclear proliferation network, any successor net-
25	works operating within its territory, or other illicit
26	nuclear proliferation activities; and

1	(3) has enacted or is enacting new laws, pro-
2	mulgated decrees or regulations, or established prac-
3	tices designed to prevent future such activities from
4	occurring within its territory.
5	(b) WAIVER.—The President may waive the require-
6	ments of subsection (a) in a fiscal year if—
7	(1) the President has certified to the appro-
8	priate congressional committees that the waiver is
9	important to the national security of the United
10	States; and
11	(2) at least 5 days have elapsed since making
12	the certification under paragraph (1).
13	TITLE XIV—9/11 COMMISSION
14	INTERNATIONAL IMPLEMEN-
14 15	
	INTERNATIONAL IMPLEMEN-
15	INTERNATIONAL IMPLEMEN- TATION
15 16 17	INTERNATIONAL IMPLEMENTATION  SEC. 1401. SHORT TITLE; TABLE OF CONTENTS.
15 16 17 18	INTERNATIONAL IMPLEMENTATION  SEC. 1401. SHORT TITLE; TABLE OF CONTENTS.  This title may be cited as the "9/11 Commission
15 16 17 18	INTERNATIONAL IMPLEMENTATION  SEC. 1401. SHORT TITLE; TABLE OF CONTENTS.  This title may be cited as the "9/11 Commission International Implementation Act of 2007".  Subtitle A—Quality Educational
15 16 17 18 19	INTERNATIONAL IMPLEMENTATION  SEC. 1401. SHORT TITLE; TABLE OF CONTENTS.  This title may be cited as the "9/11 Commission International Implementation Act of 2007".  Subtitle A—Quality Educational Opportunities in Arab and Pre-
15 16 17 18 19 20 21	INTERNATIONAL IMPLEMENTATION  SEC. 1401. SHORT TITLE; TABLE OF CONTENTS.  This title may be cited as the "9/11 Commission International Implementation Act of 2007".  Subtitle A—Quality Educational Opportunities in Arab and Pre-
15 16 17 18 19 20 21	INTERNATIONAL IMPLEMENTATION  SEC. 1401. SHORT TITLE; TABLE OF CONTENTS.  This title may be cited as the "9/11 Commission International Implementation Act of 2007".  Subtitle A—Quality Educational Opportunities in Arab and Predominantly Muslim Countries.  SEC. 1411. FINDINGS; POLICY.

- 1 (1) The report of the National Commission on 2 Terrorist Attacks Upon the United States stated 3 that "[e]ducation that teaches tolerance, the dignity 4 and value of each individual, and respect for dif-5 ferent beliefs is a key element in any global strategy 6 to eliminate Islamic terrorism".
  - (2) The report of the National Commission on Terrorist Attacks Upon the United States concluded that ensuring educational opportunity is essential to the efforts of the United States to defeat global terrorism and recommended that the United States Government "should offer to join with other nations in generously supporting [spending funds] ... directly on building and operating primary and secondary schools in those Muslim states that commit to sensibly investing financial resources in public education".
  - (3) While Congress endorsed such a program in the Intelligence Reform and Terrorism Prevention Act of 2004 (Public Law 108–458), such a program has not been established.
  - (b) Policy.—It is the policy of the United States—
  - (1) to work toward the goal of dramatically increasing the availability of modern basic education through public schools in Arab and predominantly

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1	Muslim countries, which will reduce the influence of
2	radical madrassas and other institutions that pro-
3	mote religious extremism;
4	(2) to join with other countries in generously
5	supporting the International Arab and Muslim
6	Youth Opportunity Fund authorized under section
7	7114 of the Intelligence Reform and Terrorism Pre-
8	vention Act of 2004, as amended by section 1412 of
9	this Act, with the goal of building and operating
10	public primary and secondary schools in Arab and
11	predominantly Muslim countries that commit to sen-
12	sibly investing the resources of such countries in
13	modern public education;
14	(3) to offer additional incentives to increase the
15	availability of modern basic education in Arab and
16	predominantly Muslim countries; and
17	(4) to work to prevent financing of educational

 $20\,\,$  sec. 1412. International arab and muslim youth op-

institutions that support radical Islamic fundamen-

21 **PORTUNITY FUND.** 

talism.

- Section 7114 of the Intelligence Reform and Ter-
- 23 rorism Prevention Act of 2004 (22 U.S.C. 2228) is
- 24 amended to read as follows:

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### 1 "SEC. 7114. INTERNATIONAL ARAB AND MUSLIM YOUTH OP-

2	PORTUNITY FUND.
3	"(a) FINDINGS.—Congress finds the following:
4	"(1) The United Nation's 2003 Arab Human
5	Development Report states that the quantitative ex-
6	pansion of Arab education remains incomplete. The
7	report asserts that high rates of illiteracy, especially
8	among women, persist. Children continue to be de-
9	nied their basic right to elementary education. High-
10	er education is characterized by decreasing enroll-
11	ment rates compared to developed countries, and
12	public expenditures on education has declined since
13	1985.
14	"(2) The UN report cities the decline in quality
15	as the most significant challenge in the educational
16	arena in Arab countries.
17	"(3) Researchers argue that curricula taught in
18	Arab countries seem to encourage submission, obedi-
19	ence, subordination, and compliance, rather than
20	free critical thinking.
21	"(4) Despite major efforts to improve pre-
22	school education in some Arab countries, the quality
23	of education provided in kindergartens in the region
24	does not fulfill the requirements for advancing and
25	developing children's capabilities in order to help so-

cialize a creative and innovative generation.

- "(5) Many factors in Arab countries adversely
  affect teachers' capabilities, such as low salaries
  (which force educators in to take on other jobs that
  consume their energy and decrease the time they can
  devote to caring for their students), lack of facilities,
  poorly designed curricula, indifferent quality of
  teacher training, and overcrowded classes.
  - "(6) Educational attainments in Arab and non-Arab Muslim countries—from literacy rates to mathematical and science achievements—are well below global standards.
  - "(7) It is estimated that there are 65,000,000 illiterate adult Arabs, and two-thirds of them are women.
  - "(8) Educational enrollment for Arab countries rose from 31,000,000 children in 1980 to approximately 56,000,000 children in 1995. Yet despite this increase, 10,000,000 children between the ages of 6 and 15 are currently not in school.
  - "(9) In the Middle East, roughly 10,000,000 children still do not go to school.
  - "(10) Even though women's access to education has tripled in Arab countries since 1970, gender disparities still persist. Illiteracy in Arab countries affects women disproportionately. Women make up

two-thirds of illiterate adults, with most living in
rural areas.

"(11) The publication of books and other reading materials in Arab countries faces many major challenges, including the small number of readers due to high rates of illiteracy in some such countries and the weak purchasing power of the Arab reader. The limited readership in Arab countries is reflected in the small number of books published in such countries, which does not exceed 1.1 percent of world production, although Arabs constitute five percent of the world population.

"(12) The nexus between health and education in Arab countries is very strong. Gains in women's education accounted for an estimated 43 percent reduction in child malnutrition between 1970 and 1995. Educated mothers are more likely to better space births, to have adequate prenatal care, and to immunize their children.

"(13) Many educational systems in Arab and non-Arab Muslim countries widen the gap between rich and poor: while rich students attend excellent private schools, poor children receive grossly inadequate schooling.

1	"(b) Purpose.—The purpose of this section is to
2	strengthen the public educational systems in Arab and
3	predominantly Muslim countries by—
4	"(1) authorizing the establishment of an Inter-
5	national Arab and Muslim Youth Educational Fund
6	through which the United States dedicates re-
7	sources, either through a separate fund or through
8	an international organization, to assist those coun-
9	tries that commit to education reform; and
10	"(2) providing resources for the Fund to help
11	strengthen the public educational systems in those
12	countries.
13	"(c) Establishment of Fund.—
14	"(1) Authority.—The President is authorized
15	to establish an International Arab and Muslim
16	Youth Opportunity Fund.
17	"(2) LOCATION.—The Fund may be estab-
18	lished—
19	"(A) as a separate fund in the Treasury;
20	or
21	"(B) through an international organization
22	or international financial institution, such as
23	the United Nations Educational, Science and
24	Cultural Organization, the United Nations De-

1	velopment Program, or the International Bank
2	for Reconstruction and Development.
3	"(3) Transfers and receipts.—The head of
4	any department, agency, or instrumentality of the
5	United States Government may transfer any amount
6	to the Fund, and the Fund may receive funds from
7	private enterprises, foreign countries, or other enti-
8	ties.
9	"(4) ACTIVITIES OF THE FUND.—The Fund
10	shall support programs described in this paragraph
11	to improve the education environment in Arab and
12	predominantly Muslim countries.
13	"(A) Assistance to enhance modern
14	EDUCATIONAL PROGRAMS.—
15	"(i) The establishment in Arab and
16	predominantly Muslim countries of a pro-
17	gram of reform to create a modern edu-
18	cation curriculum in the public educational
19	systems in such countries.
20	"(ii) The establishment or moderniza-
21	tion of educational materials to advance a
22	modern educational curriculum in such
23	systems.
24	"(iii) Teaching English to adults and
25	children.

1	"(iv) The establishment in Arab and
2	predominantly Muslim countries of pro-
3	grams that enhance accountability, trans-
4	parency, and interaction on education pol-
5	icy in such countries between the national
6	government and the regional and local gov-
7	ernments through improved information
8	sharing and monitoring.
9	"(v) The establishment in Arab and
10	predominantly Muslim countries of pro-
11	grams to assist in the formulation of ad-
12	ministration and planning strategies for all
13	levels of government in such countries, in-
14	cluding national, regional, and local gov-
15	ernments.
16	"(vi) The enhancement in Arab and
17	predominantly Muslim countries of com-
18	munity, family, and student participation
19	in the formulation and implementation of
20	education strategies and programs in such
21	countries.
22	"(B) Assistance for training and ex-
23	CHANGE PROGRAMS FOR TEACHERS, ADMINIS-
24	TRATORS, AND STUDENTS.—

1	"(i) The establishment of training
2	programs for teachers and educational ad-
3	ministrators to enhance skills, including
4	the establishment of regional centers to
5	train individuals who can transfer such
6	skills upon return to their countries.
7	"(ii) The establishment of exchange
8	programs for teachers and administrators
9	in Arab and predominantly Muslim coun-
10	tries and with other countries to stimulate
11	additional ideas and reform throughout the
12	world, including teacher training exchange
13	programs focused on primary school teach-
14	ers in such countries.
15	"(iii) The establishment of exchange
16	programs for primary and secondary stu-
17	dents in Muslim and Arab countries and
18	with other countries to foster under-
19	standing and tolerance and to stimulate
20	long-standing relationships.
21	"(C) Assistance targeting primary
22	AND SECONDARY STUDENTS.—
23	"(i) The establishment in Arab and
24	predominantly Muslim countries of after-
25	school programs, civic education programs,

1	and education programs focusing on life
2	skills, such as inter-personal skills and so-
3	cial relations and skills for healthy living,
4	such as nutrition and physical fitness.
5	"(ii) The establishment in Arab and
6	predominantly Muslim countries of pro-
7	grams to improve the proficiency of pri-
8	mary and secondary students in informa-
9	tion technology skills.
10	"(D) Assistance for Development of
11	YOUTH PROFESSIONALS.—
12	"(i) The establishment of programs in
13	Arab and predominantly Muslim countries
14	to improve vocational training in trades to
15	help strengthen participation of Muslims
16	and Arabs in the economic development of
17	their countries.
18	"(ii) The establishment of programs
19	in Arab and predominantly Muslim coun-
20	tries that target older Muslim and Arab
21	youths not in school in such areas as en-
22	trepreneurial skills, accounting, micro-fi-
23	nance activities, work training, financial
24	literacy, and information technology.
25	"(E) OTHER TYPES OF ASSISTANCE.—

1	"(i) The translation of foreign books,
2	newspapers, reference guides, and other
3	reading materials into local languages.
4	"(ii) The construction and equipping
5	of modern community and university li-
6	braries.
7	"(5) Authorization of appropriations.—
8	"(A) IN GENERAL.—There is authorized to
9	be appropriated to the President to carry out
10	this section such sums as may be necessary for
11	fiscal years 2008, 2009, and 2010.
12	"(B) AVAILABILITY.—Amounts appro-
13	priated pursuant to the authorization of appro-
14	priations under subsection (a) are authorized to
15	remain available until expended.
16	"(C) Additional funds.—Amounts au-
17	thorized to be appropriated under subsection
18	(a) shall be in addition to amounts otherwise
19	available for such purposes.
20	"(6) Report to congress.—Not later than
21	180 days after the date of the enactment of this sec-
22	tion and annually thereafter, the President shall
23	submit to the appropriate congressional committees
24	a report on United States efforts to assist in the im-
25	provement of educational opportunities for Arab and

predominantly Muslim children and youths, including the progress made toward establishing the International Arab and Muslim Youth Opportunity Fund.

"(7) APPROPRIATE CONGRESSIONAL COMMITTEES DEFINED.—In this subsection, the term 'appropriate congressional committees' means the Committee on Foreign Affairs and the Committee on Appropriations of the House of Representatives and the Committee on Appropriations of the Senate.".

#### 1 SEC. 1413. ANNUAL REPORT TO CONGRESS.

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- 12 (a) IN GENERAL.—Not later than June 1 of each 13 year, the Secretary of State shall submit to the appro14 priate congressional committees a report on the efforts of 15 Arab and predominantly Muslim countries to increase the 16 availability of modern basic education and to close edu17 cational institutions that promote religious extremism and 18 terrorism.
- 19 (b) CONTENTS.—Each report shall include—
- 20 (1) a list of Arab and predominantly Muslim 21 countries that are making serious and sustained ef-22 forts to improve the availability of modern basic edu-23 cation and to close educational institutions that pro-24 mote religious extremism and terrorism;

- 1 (2) a list of such countries that are making ef-2 forts to improve the availability of modern basic edu-3 cation and to close educational institutions that pro-4 mote religious extremism and terrorism, but such ef-5 forts are not serious and sustained;
  - (3) a list of such countries that are not making efforts to improve the availability of modern basic education and to close educational institutions that promote religious extremism and terrorism; and
  - (4) an assessment for each country specified in each of paragraphs (1), (2), and (3) of the role of United States assistance with respect to the efforts made or not made to improve the availability of modern basic education and close educational institutions that promote religious extremism and terrorism.
- 17 (c) APPROPRIATE CONGRESSIONAL COMMITTEES DE-18 FINED.—In this section, the term "appropriate congres-19 sional committees" means the Committee on Foreign Af-20 fairs and the Committee on Appropriations of the House 21 of Representatives and the Committee on Foreign Rela-22 tions and the Committee on Appropriations of the Senate.

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1	SEC. 1414. EXTENSION OF PROGRAM TO PROVIDE GRANTS
2	TO AMERICAN-SPONSORED SCHOOLS IN
3	ARAB AND PREDOMINANTLY MUSLIM COUN-
4	TRIES TO PROVIDE SCHOLARSHIPS.
5	(a) FINDINGS.—Congress finds the following:
6	(1) Section 7113 of the Intelligence Reform and
7	Terrorism Prevention Act of 2004 (Pub. Law 108–
8	458) authorized the establishment of a pilot pro-
9	gram to provide grants to American-sponsored
10	schools in Arab and predominantly Muslim countries
11	so that such schools could provide scholarships to
12	young people from lower-income and middle-income
13	families in such countries to attend such schools,
14	where they could improve their English and be ex-
15	posed to a modern education.
16	(2) Since the date of the enactment of that sec-
17	tion, the Middle East Partnership Initiative has pur-
18	sued implementation of that program.
19	(b) Extension of Program.—
20	(1) IN GENERAL.—Section 7113 of the Intel-
21	ligence Reform and Terrorism Prevention Act of
22	2004 is amended—
23	(A) in the section heading—
24	(i) by striking "PILOT"; and
25	(ii) by inserting "ARAB AND" before
26	"PREDOMINANTLY MUSLIM";

1	(B) in subsection $(a)(2)$ , by inserting
2	"Arab and" before "predominantly Muslim";
3	(C) in subsection (b), in the matter pre-
4	ceding paragraph (1), by inserting "Arab and"
5	before "predominantly Muslim";
6	(D) in subsection (c)—
7	(i) in the subsection heading, by strik-
8	ing "Pilot";
9	(ii) by striking "pilot"; and
10	(iii) by striking "countries with pre-
11	dominantly Muslim populations" and in-
12	serting "Arab and predominantly Muslim
13	countries";
14	(E) in subsection (d), by striking "pilot"
15	each place it appears;
16	(F) in subsection (f)—
17	(i) by striking "pilot"; and
18	(ii) by inserting "an Arab or" before
19	"a predominantly Muslim country";
20	(G) in subsection (g), in the first sen-
21	tence—
22	(i) by inserting "and April 15, 2008,"
23	after "April 15, 2006,"; and
24	(ii) by striking "pilot"; and
25	(H) in subsection (h)—

1	(i) by striking "2005 and 2006" in-
2	serting "2007 and 2008"; and
3	(ii) by striking "pilot".
4	(2) Conforming amendment.—Section 1(b)
5	of such Act is amended, in the table of contents, by
6	striking the item relating to section 7113 and insert-
7	ing after section 7112 the following new item:
	"7113. Program to provide grants to American-sponsored schools in Arab and predominantly Muslim countries to provide scholarships.".
8	Subtitle B—Democracy and Devel-
9	opment in Arab and Predomi-
10	nantly Muslim Countries
11	SEC. 1421. PROMOTING DEMOCRACY AND DEVELOPMENT
12	IN THE MIDDLE EAST, CENTRAL ASIA, SOUTH
13	ASIA, AND SOUTHEAST ASIA.
14	(a) FINDINGS.—Congress finds the following:
15	(1) Al-Qaeda and affiliated groups have estab-
16	lished a terrorist network with linkages throughout
17	the Middle East, Central Asia, South Asia, and
18	Southeast Asia.
19	(2) While political repression and lack of eco-
20	nomic development do not justify terrorism, in-
21	creased political freedoms, poverty reduction, and
22	broad-based economic growth can contribute to an
23	environment that undercuts tendencies and condi-

- tions that facilitate the rise of terrorist organizations.
- 3 (3) It is in the national security interests of the 4 United States to promote democracy, the rule of law, 5 good governance, sustainable development, a vig-6 orous civil society, political freedom, protection of 7 minorities, independent media, women's rights, pri-8 vate sector growth, and open economic systems in 9 the countries of the Middle East, Central Asia, 10 South Asia, and Southeast Asia.
- 11 (b) Policy.—It is the policy of the United States 12 to—
  - (1) promote over the long-term, seizing opportunities whenever possible in the short term, democracy, the rule of law, good governance, sustainable development, a vigorous civil society, political freedom, protection of minorities, independent media, women's rights, private sector growth, and open economic systems in the countries of the Middle East, Central Asia, South Asia, and Southeast Asia;
    - (2) provide assistance and resources to individuals and organizations in the countries of the Middle East, Central Asia, South Asia, and Southeast Asia that are committed to promoting such objectives and

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1	to design strategies in conjunction with such individ-
2	uals and organizations; and

- 3 (3) work with other countries and international
- 4 organizations to increase the resources devoted to
- 5 promoting such objectives.
- 6 (c) Strategy.—Not later than 180 days after the
- 7 date of the enactment of this Act, the Secretary of State
- 8 shall submit to appropriate congressional committees a re-
- 9 port with a country-by-country five year strategy to pro-
- 10 mote the policy of the United States described in sub-
- 11 section (b). Such report shall contain an estimate of the
- 12 funds necessary to implement such a strategy.
- 13 (d) Appropriate Congressional Committees
- 14 Defined.—In this section, the term "appropriate con-
- 15 gressional committees" means the Committee on Foreign
- 16 Affairs and the Committee on Appropriations of the
- 17 House of Representatives and the Committee on Foreign
- 18 Relations and the Committee on Appropriations of the
- 19 Senate.
- 20 SEC. 1422. MIDDLE EAST FOUNDATION.
- 21 (a) Purposes.—The purposes of this section are to
- 22 support, through the provision of grants, technical assist-
- 23 ance, training, and other programs, in the countries of the
- 24 Middle East, the expansion of—
- 25 (1) civil society;

1	(2) opportunities for political participation for
2	all citizens;
3	(3) protections for internationally recognized
4	human rights, including the rights of women;
5	(4) educational system reforms;
6	(5) independent media;
7	(6) policies that promote economic opportunities
8	for citizens;
9	(7) the rule of law; and
10	(8) democratic processes of government.
11	(b) MIDDLE EAST FOUNDATION.—
12	(1) Designation.—The Secretary of State is
13	authorized to designate an appropriate private, non-
14	profit organization that is organized or incorporated
15	under the laws of the United States or of a State
16	as the Middle East Foundation (referred to in this
17	section as the "Foundation").
18	(2) Funding.—
19	(A) AUTHORITY.—The Secretary of State
20	is authorized to provide funding to the Founda-
21	tion through the Middle East Partnership Ini-
22	tiative of the Department of State. The Foun-
23	dation shall use amounts provided under this
24	paragraph to carry out the purposes specified in
25	subsection (a), including through making grants

- and providing other assistance to entities to carry out programs for such purposes.
  - (B) Funding from other sources.—In determining the amount of funding to provide to the Foundation, the Secretary of State shall take into consideration the amount of funds that the Foundation has received from sources other than the United States Government.
    - (3) Notification to congressional committees.—The Secretary of State shall notify the Committee on Foreign Affairs and the Committee on Appropriations of the House of Representatives and the Committee on Foreign Relations and the Committee on Appropriations of the Senate prior to designating an appropriate organization as the Foundation.

#### (c) Grants for Projects.—

(1) FOUNDATION TO MAKE GRANTS.—The Secretary of State shall enter into an agreement with the Foundation that requires the Foundation to use the funds provided under subsection (b)(2) to make grants to persons or entities (other than governments or government entities) located in the Middle East or working with local partners based in the Middle East to carry out projects that support the purposes specified in subsection (a).

- 1 (2) CENTER FOR PUBLIC POLICY.—Under the 2 agreement described in paragraph (1), the Founda-3 tion may make a grant to an institution of higher education located in the Middle East to create a cen-5 ter for public policy for the purpose of permitting 6 scholars and professionals from the countries of the 7 Middle East and from other countries, including the 8 United States, to carry out research, training pro-9 grams, and other activities to inform public policy-10 making in the Middle East and to promote broad 11 economic, social, and political reform for the people 12 of the Middle East.
  - (3) APPLICATIONS FOR GRANTS.—An entity seeking a grant from the Foundation under this section shall submit an application to the head of the Foundation at such time, in such manner, and containing such information as the head of the Foundation may reasonably require.
- (d) PRIVATE CHARACTER OF THE FOUNDATION.—Nothing in this section shall be construed to—
- 21 (1) make the Foundation an agency or estab-22 lishment of the United States Government, or to 23 make the officers or employees of the Foundation of-24 ficers or employees of the United States for purposes 25 of title 5, United States Code; or

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1	(2) to impose any restriction on the Founda-
2	tion's acceptance of funds from private and public
3	sources in support of its activities consistent with
4	the purposes specified in subsection (a).

- 5 (e) Limitation on Payments to Foundation
- 6 Personnel.—No part of the funds provided to the Foun-
- 7 dation under this section shall inure to the benefit of any
- 8 officer or employee of the Foundation, except as salary
- 9 or reasonable compensation for services.
- 10 (f) RETENTION OF INTEREST.—The Foundation may
- 11 hold funds provided under this section in interest-bearing
- 12 accounts prior to the disbursement of such funds to carry
- 13 out the purposes specified in subsection (a), and, only to
- 14 the extent and in the amounts provided for in advance
- 15 in appropriations Acts, may retain for use for such pur-
- 16 poses any interest earned without returning such interest
- 17 to the Treasury of the United States.
- 18 (g) Financial Accountability.—
- 19 (1) Independent private audits of the
- 20 FOUNDATION.—The accounts of the Foundation
- shall be audited annually in accordance with gen-
- erally accepted auditing standards by independent
- 23 certified public accountants or independent licensed
- 24 public accountants certified or licensed by a regu-
- 25 latory authority of a State or other political subdivi-

1	sion of the United States. The report of the inde-
2	pendent audit shall be included in the annual report
3	required by subsection (h).
4	(2) GAO AUDITS.—The financial transactions
5	undertaken pursuant to this section by the Founda-
6	tion may be audited by the Government Account-
7	ability Office in accordance with such principles and
8	procedures and under such rules and regulations as
9	may be prescribed by the Comptroller General of the
10	United States.
11	(3) Audits of grant recipients—
12	(A) IN GENERAL.—A recipient of a grant
13	from the Foundation shall agree to permit an
14	audit of the books and records of such recipient
15	related to the use of the grant funds.
16	(B) Recordkeeping.—Such recipient
17	shall maintain appropriate books and records to
18	facilitate an audit referred to in subparagraph
19	(A), including—
20	(i) separate accounts with respect to
21	the grant funds;
22	(ii) records that fully disclose the use
23	of the grant funds;

1	(iii) records describing the total cost
2	of any project carried out using grant
3	funds; and
4	(iv) the amount and nature of any
5	funds received from other sources that
6	were combined with the grant funds to
7	carry out a project.
8	(h) Annual Reports.—Not later than January 31,
9	2008, and annually thereafter, the Foundation shall sub-
10	mit to the appropriate congressional committees and make
11	available to the public a report that includes, for the fiscal
12	year prior to the fiscal year in which the report is sub-
13	mitted, a comprehensive and detailed description of—
14	(1) the operations and activities of the Founda-
15	tion that were carried out using funds provided
16	under this section;
17	(2) grants made by the Foundation to other en-
18	tities with funds provided under this section;
19	(3) other activities of the Foundation to further
20	the purposes specified in subsection (a); and
21	(4) the financial condition of the Foundation.
22	(i) Definitions.—In this section:
23	(1) Appropriate congressional commit-
24	TEES.—The term "appropriate congressional com-
25	mittees" means the Committee on Foreign Affairs

- 1 and the Committee on Appropriations of the House
- 2 of Representatives and the Committee on Foreign
- 3 Relations and the Committee on Appropriations of
- 4 the Senate.
- 5 (2) MIDDLE EAST.—The term "Middle East"
- 6 means Algeria, Bahrain, Egypt, Iran, Iraq, Jordan,
- 7 Kuwait, Lebanon, Libya, Morocco, Oman, Qatar,
- 8 Saudi Arabia, Syria, Tunisia, United Arab Emirates,
- 9 West Bank and Gaza, and Yemen.
- 10 (j) Expiration of Authority.—The authority pro-
- 11 vided under this section shall expire on September 30,
- 12 2017.
- 13 (k) Repeal.—Section 534(k) of Public Law 109–
- 14 102 is repealed.

# 15 Subtitle C—Restoring United

### 16 States Moral Leadership

- 17 SEC. 1431. ADVANCING UNITED STATES INTERESTS
- 18 THROUGH PUBLIC DIPLOMACY.
- 19 (a) FINDING.—Congress finds that the report of the
- 20 National Commission on Terrorist Attacks Upon the
- 21 United States stated that, "Recognizing that Arab and
- 22 Muslim audiences rely on satellite television and radio, the
- 23 government has begun some promising initiatives in tele-
- 24 vision and radio broadcasting to the Arab world, Iran, and
- 25 Afghanistan. These efforts are beginning to reach large

- audiences. The Broadcasting Board of Governors has
- 2 asked for much larger resources. It should get them.".
- 3 (b) Sense of Congress.—It is the sense of Con-
- 4 gress that—

- 5 (1) The United States needs to improve its 6 communication of information and ideas to people in 7 foreign countries, particularly in countries with sig-8 nificant Muslim populations.
- 9 (2) Public diplomacy should reaffirm the para-10 mount commitment of the United States to democratic principles, including preserving the civil lib-12 erties of all the people of the United States, includ-13 ing Muslim-Americans.
- 14 (3) A significant expansion of United States 15 international broadcasting would provide a cost-ef-16 fective means of improving communication with 17 countries with significant Muslim populations by 18 providing news, information, and analysis, as well as 19 cultural programming, through both radio and tele-20 vision broadcasts.
- 21 (c) Special Authority for Surge Capacity.—
- 22 The United States International Broadcasting Act of 1994
- 23 (22 U.S.C. 6201 et seq.) is amended by adding at the end
- the following new section:

#### 1 "SEC. 316. SPECIAL AUTHORITY FOR SURGE CAPACITY.

2	"(a) Emergency Authority.—
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- "(1) In General.—Whenever the President determines it to be important to the national interests of the United States and so certifies to the appropriate congressional committees, the President, on such terms and conditions as the President may determine, is authorized to direct any department, agency, or other governmental entity of the United States to furnish the Broadcasting Board of Governors with the assistance of such department, agency, or entity based outside the United States as may be necessary to provide international broadcasting activities of the United States with a surge capacity to support United States foreign policy objectives during a crisis abroad.
- "(2) Supersedes existing law.—The authority of paragraph (1) shall supersede any other provision of law.
- "(3) SURGE CAPACITY DEFINED.—In this subsection, the term 'surge capacity' means the financial and technical resources necessary to carry out broadcasting activities in a geographical area during a crisis abroad.
- 25 "(b) Authorization of Appropriations.—

- "(1) IN GENERAL.—There are authorized to be appropriated to the President such sums as may be necessary for the President to carry out this section, except that no such amount may be appropriated which, when added to amounts previously appropriated for such purpose but not yet obligated, would cause such amounts to exceed \$25,000,000.
  - "(2) AVAILABILITY OF FUNDS.—Amounts appropriated pursuant to the authorization of appropriations in this subsection are authorized to remain available until expended.
- 12 "(3) Designation of Appropriations.—
  13 Amounts appropriated pursuant to the authorization
  14 of appropriations in this subsection may be referred
  15 to as the 'United States International Broadcasting
  16 Surge Capacity Fund'.
- 17 "(c) Report.—The annual report submitted to the
- 18 President and Congress by the Broadcasting Board of
- 19 Governors under section 305(a)(9) shall provide a detailed
- 20 description of any activities carried out under this section.
- 21 "(d) Authorization of Appropriations for
- 22 United States International Broadcasting Activi-
- 23 TIES.—

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- 24 "(1) IN GENERAL.—In addition to amounts
- otherwise available for such purposes, there are au-

- 1 thorized to be appropriated such sums as may be 2 necessary to carry out United States Government broadcasting activities under this Act, including 3 broadcasting capital improvements, the United 5 States Information and Educational Exchange Act 6 of 1948 (22 U.S.C. 1431 et seq.), and the Foreign 7 Affairs Reform and Restructuring Act of 1998 (as 8 enacted in division G of the Omnibus Consolidated 9 and Emergency Supplemental Appropriations Act, 10 1999; Public Law 105–277), and to carry out other
- "(2) AVAILABILITY OF FUNDS.—Amounts appropriated pursuant to the authorization of appropriations in this section are authorized to remain available until expended.".

authorities in law consistent with such purposes.

- 16 SEC. 1432. EXPANSION OF UNITED STATES SCHOLARSHIP,
- 17 EXCHANGE, AND LIBRARY PROGRAMS IN
- 18 ARAB AND PREDOMINANTLY MUSLIM COUN-
- TRIES.

- 20 (a) Report; Certification.—Not later than 30
- 21 days after the date of the enactment of this Act and every
- 22 180 days thereafter, the Secretary of State shall submit
- 23 to the appropriate congressional committees a report on
- 24 the recommendations of the National Commission on Ter-
- 25 rorist Attacks Upon the United States and the policy goals

1	described in section 7112 of the Intelligence Reform and
2	Terrorism Prevention Act of 2004 (Public Law 108–458)
3	for expanding United States scholarship, exchange, and
4	library programs in Arab and predominantly Muslim coun-
5	tries. Such report shall include—
6	(1) a certification by the Secretary of State
7	that such recommendations have been implemented
8	and such policy goals have been achieved; or
9	(2) if the Secretary of State is unable to make
10	the certification described in paragraph (1), a de-
11	scription of—
12	(A) the steps taken to implement such rec-
13	ommendations and achieve such policy goals;
14	(B) when the Secretary of State expects
15	such recommendations to be implemented and
16	such policy goals to be achieved; and
17	(C) any allocation of resources or other ac-
18	tions by Congress the Secretary of State con-
19	siders necessary to implement such rec-
20	ommendations and achieve such policy goals.
21	(b) TERMINATION OF DUTY TO REPORT.—The duty
22	to submit a report under subsection (a) shall terminate
23	when the Secretary of State submits a certification pursu-
24	ant to paragraph (1) of such subsection.

1	(c) GAO REVIEW OF CERTIFICATION.—If the Sec-
2	retary of State submits a certification pursuant to sub-
3	section (a)(1), not later than 30 days after the submission
4	of such certification, the Comptroller General of the
5	United States shall submit to the appropriate congres-
6	sional committees a report on whether the recommenda-
7	tions referred to in subsection (a) have been implemented
8	and whether the policy goals described in section 7112 of
9	the Intelligence Reform and Terrorism Prevention Act of
10	2004 have been achieved.
11	(d) Definition.—In this section, the term "appro-
12	priate congressional committees" means—
13	(1) the Committee on Foreign Affairs and the
14	Committee on Oversight and Government Reform of
15	the House of Representatives; and
16	(2) the Committee on Foreign Relations and
17	the Committee on Homeland Security and Govern-
18	mental Affairs of the Senate.
19	SEC. 1433. UNITED STATES POLICY TOWARD DETAINEES.
20	(a) FINDINGS.—Congress finds the following:
21	(1) The National Commission on Terrorist At-
22	tacks Upon the United States (commonly referred to
23	as the "9/11 Commission") declared that the United
24	States "should work with friends to develop mutu-
25	ally agreed-on principles for the detention and hu-

- mane treatment of captured international terrorists
  who are not being held under a particular country's
  criminal laws" and recommended that the United
  States engage our allies "to develop a common coalition approach toward the detention and humane
  treatment of captured terrorists", drawing from
  Common Article 3 of the Geneva Conventions.
  - (2) Congress has passed several provisions of law that have changed United States standards relating to United States detainees, but such provisions have not been part of a common coalition approach in this regard.
  - (3) A number of investigations remain ongoing by countries who are close United States allies in the war on terrorism regarding the conduct of officials, employees, and agents of the United States and of other countries related to conduct regarding detainees.
- 19 (b) Report; Certification.—Not later than 90 days after the date of the enactment of this Act and every 180 days thereafter, the Secretary of State, in consultation with the Attorney General and the Secretary of Defense, shall submit to the relevant congressional committees a report on any progress towards implementing the

recommendations of the 9/11 Commission for engaging

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1	United States allies to develop a common coalition ap-
2	proach, in compliance with Common Article 3 of the Gene-
3	va Conventions, toward the detention and humane treat-
4	ment of individuals detained during Operation Iraqi Free-
5	dom, Operation Enduring Freedom, or in connection with
6	United States counterterrorist operations. Such report
7	shall include—
8	(1) a certification by the Secretary of State
9	that such recommendations have been implemented
10	and such policy goals have been achieved; or
11	(2) if the Secretary of State is unable to make
12	the certification described in paragraph (1), a de-
13	scription of—
14	(A) the steps taken to implement such rec-
15	ommendations and achieve such policy goals;
16	(B) when the Secretary of State expects
17	such recommendations to be implemented and
18	such policy goals to be achieved; and
19	(C) any allocation of resources or other ac-
20	tions by Congress that the Secretary of State
21	considers necessary to implement such rec-
22	ommendations and achieve such policy goals.
23	(c) TERMINATION OF DUTY TO REPORT.—The duty
24	to submit a report under subsection (a) shall terminate

- 1 when the Secretary of State submits a certification pursu-
- 2 ant to subsection (a)(1).
- 3 (d) GAO REVIEW OF CERTIFICATION.—If the Sec-
- 4 retary of State submits a certification pursuant to sub-
- 5 section (a)(1), not later than 30 days after the submission
- 6 of such certification, the Comptroller General shall submit
- 7 to the relevant congressional committees a report on
- 8 whether the recommendations described in subsection (a)
- 9 have been implemented and whether the policy goals de-
- 10 scribed in such subsection have been achieved.
- 11 (e) Definition.—In this section, the term "relevant
- 12 congressional committees" means—
- 13 (1) with respect to the House of Representa-
- tives, the Committee on Foreign Affairs, the Com-
- mittee on Armed Services, the Committee on Over-
- sight and Government Reform, the Committee on
- the Judiciary, and the Permanent Select Committee
- on Intelligence; and
- 19 (2) with respect to the Senate, the Committee
- on Foreign Relations, the Committee on Armed
- 21 Services, the Committee on Homeland Security and
- Governmental Affairs, the Committee on the Judici-
- ary, and the Select Committee on Intelligence.

## Subtitle D—Strategy for the United

- 2 States Relationship With Af-
- 3 ghanistan, Pakistan, and Saudi
- 4 Arabia
- 5 SEC. 1441. AFGHANISTAN.
- 6 (a) STATEMENTS OF POLICY.—The following shall be 7 the policies of the United States:
- 8 (1) The United States shall vigorously support 9 the Government of Afghanistan as it continues on 10 its path toward a broad-based, pluralistic, multi-eth-11 nic, gender-sensitive, and fully representative govern-12 ment in Afghanistan and shall maintain its long-13 term commitment to the people of Afghanistan by 14 increased assistance and the continued deployment 15 of United States troops in Afghanistan as long as 16 the Government of Afghanistan supports such 17 United States involvement.
  - (2) In order to reduce the ability of the Taliban and Al-Qaeda to finance their operations through the opium trade, the President shall engage aggressively with the Government of Afghanistan and our NATO partners, and in consultation with Congress, to assess the success of the Afghan counternarcotics strategy in existence as of December 2006 and to explore all additional options for addressing the nar-

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- 1 cotics crisis in Afghanistan, including possible
- 2 changes in rules of engagement for NATO and Coa-
- 3 lition forces for participation in actions against nar-
- 4 cotics trafficking and kingpins.
- 5 (b) STATEMENT OF CONGRESS.—Congress strongly
- 6 urges that the Afghanistan Freedom Support Act of 2002
- 7 be reauthorized and updated to take into account new de-
- 8 velopments in Afghanistan and in the region so as to dem-
- 9 onstrate the continued support by the United States for
- 10 the people and Government of Afghanistan.
- 11 (c) Emergency Increase in Policing Oper-
- 12 ATIONS.—
- 13 (1) IN GENERAL.—The President shall make
- every effort, on an emergency basis, to dramatically
- increase the numbers of United States and inter-
- 16 national police trainers, mentors, and police per-
- sonnel operating in conjunction with Afghanistan
- civil security forces and shall increase efforts to as-
- sist the Government of Afghanistan in addressing
- the corruption crisis that is threatening to under-
- 21 mine Afghanistan's future.
- 22 (2) Report.—Not later than 180 days after
- the date of the enactment of this Act and every six
- 24 months thereafter until September 31, 2010, the
- 25 President shall submit to the Committee on Foreign

1	Affairs and the Committee on Appropriations of the
2	House of Representatives and the Committee on
3	Foreign Relations and the Committee on Appropria-
4	tions of the Senate a report on United States efforts
5	to fulfill the requirements of this subsection.
6	(d) Emergency Energy Assistance.—
7	(1) FINDING.—Congress finds that short-term
8	shortages of energy may destabilize the Government
9	of Afghanistan and undermine the ability of Presi-
10	dent Karzai to carry out critically needed reforms.
11	(2) AUTHORIZATION OF ASSISTANCE.—The
12	President is authorized to provide assistance for the
13	acquisition of emergency energy resources, including
14	diesel fuel, to secure the delivery of electricity to
15	Kabul, Afghanistan, and other major Afghan prov-
16	inces and cities.
17	(3) Authorization of appropriations.—
18	There are authorized to be appropriated to the
19	President to carry out paragraph (2) such sums as
20	may be necessary for each of fiscal years 2008 and
21	2009.
22	SEC. 1442. PAKISTAN.
23	(a) FINDINGS.—Congress finds the following:
24	(1) Since September 11, 2001, the Government
25	of Pakistan has been an important partner in help-

1	ing the United States remove the Taliban regime in
2	Afghanistan and combating international terrorism
3	in the frontier provinces of Pakistan.
4	(2) There remain a number of critical issues
5	that threaten to disrupt the relationship between the
6	United States and Pakistan, undermine inter-
7	national security, and destabilize Pakistan, includ-
8	ing—
9	(A) curbing the proliferation of nuclear
10	weapons technology;
11	(B) combating poverty and corruption;
12	(C) building effective government institu-
13	tions, especially secular public schools;
14	(D) promoting democracy and the rule of
15	law, particularly at the national level;
16	(E) addressing the continued presence of
17	Taliban and other violent extremist forces
18	throughout the country;
19	(F) maintaining the authority of the Gov-
20	ernment of Pakistan in all parts of its national
21	territory;
22	(G) securing the borders of Pakistan to
23	prevent the movement of militants and terror-
24	ists into other countries and territories, and

1	(H) effectively dealing with Islamic extre-
2	mism.
3	(b) Statements of Policy.—The following shall be
4	the policies of the United States:
5	(1) To work with the Government of Pakistan
6	to combat international terrorism, especially in the
7	frontier provinces of Pakistan, and to end the use of
8	Pakistan as a safe haven for forces associated with
9	the Taliban.
10	(2) To establish a long-term strategic partner-
11	ship with the Government of Pakistan to address the
12	issues described in subparagraphs (A) through (H)
13	of subsection $(a)(2)$ .
14	(3) To dramatically increase funding for pro-
15	grams of the United States Agency for International
16	Development and the Department of State that as-
17	sist the Government of Pakistan in addressing such
18	issues, if the Government of Pakistan demonstrates
19	a commitment to building a moderate, democratic
20	state, including significant steps towards free and
21	fair parliamentary elections in 2007.
22	(4) To work with the international community
23	to secure additional financial and political support to
24	effectively implement the policies set forth in this

subsection and help to resolve the dispute between

- the Government of Pakistan and the Government of
   India over the disputed territory of Kashmir.
  - (c) Strategy Relating to Pakistan.—

- (1) Requirement for report on strategy.—Not later than 90 days after the date of the enactment of this Act, the President shall submit to the appropriate congressional committees a report, in classified form if necessary, that describes the long-term strategy of the United States to engage with the Government of Pakistan to address the issues described in subparagraphs (A) through (F) of subsection (a)(2) and carry out the policies described in subsection (b) in order accomplish the goal of building a moderate, democratic Pakistan.
  - (2) APPROPRIATE CONGRESSIONAL COMMITTEES DEFINED.—In this subsection the term "appropriate congressional committees" means the Committee on Foreign Affairs and the Committee on Appropriations of the House of Representatives and the Committee on Appropriations of the Senate.
- 22 (d) Limitation on United States Security As-
- 23 SISTANCE TO PAKISTAN.—
- 24 (1) Limitation.—

1	(A) In General.—For fiscal years 2008
2	and 2009, United States assistance under chap-
3	ter 2 of part II of the Foreign Assistance Act
4	of 1961 (22 U.S.C. 2311 et seq.) or section 23
5	of the Arms Export Control Act (22 U.S.C.
6	2763) may not be provided to, and a license for
7	any item controlled under the Arms Export
8	Control Act (22 U.S.C. 2751 et seq.) may not
9	be approved for, Pakistan until 15 days after
10	the date on which President determines and
11	certifies to the appropriate congressional com-
12	mittees that the Government of Pakistan is
13	making all possible efforts to prevent the
14	Taliban from operating in areas under its sov-
15	ereign control, including in the cities of Quetta
16	and Chaman and in the Northwest Frontier
17	Province and the Federally Administered Tribal
18	Areas.

- (B) FORM.—The certification required by subparagraph (A) shall be transmitted in unclassified form, but may contain a classified annex.
- (2) WAIVER.—The President may waive the limitation on assistance under paragraph (1) for a fiscal year if the President determines and certifies

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- to the appropriate congressional committees that it is important to the national security interest of the United States to do so.
  - (3) Sunset.—The limitation on assistance under paragraph (1) shall cease to be effective beginning on the date on which the President determines and certifies to the appropriate congressional committees that the Taliban, or any related successor organization, has ceased to exist as an organization capable of conducting military, insurgent, or terrorist activities in Afghanistan from Pakistan.
  - (4) APPROPRIATE CONGRESSIONAL COMMITTEES DEFINED.—In this subsection, the term "appropriate congressional committees" means the Committee on Foreign Affairs and the Committee on Appropriations of the House of Representatives and the Committee on Appropriations of the Senate.

### (e) Nuclear Proliferation.—

(1) FINDING.—Congress finds that Pakistan's maintenance of a network for the proliferation of nuclear and missile technologies would be inconsistent with Pakistan being considered an ally of the United States.

1	(2) Sense of congress.—It is the sense of
2	Congress that the national security interest of the
3	United States will best be served if the United
4	States develops and implements a long-term strategy
5	to improve the United States relationship with Paki-
6	stan and works with the Government of Pakistan to
7	stop nuclear proliferation.
8	(f) Authorization of Appropriations.—
9	(1) In general.—There are authorized to be
10	appropriated to the President for providing assist-
11	ance for Pakistan for fiscal year 2008—
12	(A) for "Development Assistance", such
13	sums as may be necessary to carry out the pro-
14	visions of sections 103, 105, and 106 of the
15	Foreign Assistance Act of 1961 (22 U.S.C.
16	2151a, 2151c, and 2151d,);
17	(B) for the "Child Survival and Health
18	Programs Fund", such sums as may be nec-
19	essary to carry out the provisions of sections
20	104 of the Foreign Assistance Act of 1961 (22
21	U.S.C. 2151b);
22	(C) for the "Economic Support Fund",
23	such sums as may be necessary to carry out the
24	provisions of chapter 4 of part II of the Foreign

1	Assistance Act of 1961 (22 U.S.C. 2346 et
2	seq.);
3	(D) for "International Narcotics Control
4	and Law Enforcement", such sums as may be
5	necessary to carry out the provisions of chapter
6	8 of part I of the Foreign Assistance Act of
7	1961 (22 U.S.C. 2291 et seq.);
8	(E) for "Nonproliferation, Anti-Terrorism,
9	Demining and Related Programs", such sums
10	as may be necessary;
11	(F) for "International Military Education
12	and Training", such sums as may be necessary
13	to carry out the provisions of chapter 5 of part
14	II of the Foreign Assistance Act of 1961 (22
15	U.S.C. 2347 et seq.); and
16	(G) for "Foreign Military Financing Pro-
17	gram", such sums as may be necessary to carry
18	out the provisions of section 23 of the Arms
19	Export Control Act (22 U.S.C. 2763).
20	(2) Other funds.—Amounts authorized to be
21	appropriated under this subsection are in addition to
22	amounts otherwise available for such purposes.
23	(g) Extension of Waivers.—
24	(1) AMENDMENTS.—The Act entitled "An Act
25	to authorize the President to exercise waivers of for-

1	eign assistance restrictions with respect to Pakistan
2	through September 30, 2003, and for other pur-
3	poses", approved October 27, 2001 (Public Law
4	107–57; 115 Stat. 403), is amended—
5	(A) in section 1(b)—
6	(i) in the heading, to read as follows:
7	"(b) FISCAL YEARS 2007 AND 2008.—"; and
8	(ii) in paragraph (1), by striking "any
9	provision" and all that follows through
10	"that prohibits" and inserting "any provi-
11	sion of the foreign operations, export fi-
12	nancing, and related programs appropria-
13	tions Act for fiscal year 2007 or 2008 (or
14	any other appropriations Act) that pro-
15	hibits";
16	(B) in section 3(2), by striking "Such pro-
17	vision" and all that follows through "as are"
18	and inserting "Such provision of the annual
19	foreign operations, export financing, and related
20	programs appropriations Act for fiscal years
21	2002 through 2008 (or any other appropria-
22	tions Act) as are"; and
23	(C) in section 6, by striking "the provi-
24	sions" and all that follows and inserting "the

- provisions of this Act shall terminate on October 1, 2008.".
  - (2) Effective date.—The amendments made by paragraph (1) take effect on October 1, 2006.
- (3) Sense of congress.—It is the sense of 6 Congress that determinations to provide extensions 7 of waivers of foreign assistance prohibitions with re-8 spect to Pakistan pursuant to Public Law 107–57 9 for fiscal years after the fiscal years specified in the 10 amendments made by paragraph (1) to Public Law 11 107-57 should be informed by the pace of demo-12 cratic reform, extension of the rule of law, and the 13 conduct of the parliamentary elections currently 14 scheduled for 2007 in Pakistan.

#### 15 SEC. 1443. SAUDI ARABIA.

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- 16 (a) FINDINGS.—Congress finds the following:
  - (1) The Kingdom of Saudi Arabia has an uneven record in the fight against terrorism, especially with respect to terrorist financing, support for radical madrassas, and a lack of political outlets for its citizens, that poses a threat to the security of the United States, the international community, and the Kingdom of Saudi Arabia itself.
  - (2) The United States has a national security interest in working with the Government of Saudi

- 1 Arabia to combat international terrorists who oper-
- 2 ate within Saudi Arabia or who operate outside
- 3 Saudi Arabia with the support of citizens of Saudi
- 4 Arabia.
- 5 (b) Sense of Congress.—It is the sense of Con-
- 6 gress that, in order to more effectively combat terrorism,
- 7 the Government of Saudi Arabia must undertake and con-
- 8 tinue a number of political and economic reforms, includ-
- 9 ing increasing anti-terrorism operations conducted by law
- 10 enforcement agencies, providing more political rights to its
- 11 citizens, increasing the rights of women, engaging in com-
- 12 prehensive educational reform, enhancing monitoring of
- 13 charitable organizations, promulgating and enforcing do-
- 14 mestic laws, and regulation on terrorist financing.
- 15 (c) Statements of Policy.—The following shall be
- 16 the policies of the United States:
- 17 (1) To engage with the Government of Saudi
- 18 Arabia to openly confront the issue of terrorism, as
- well as other problematic issues, such as the lack of
- 20 political freedoms, with the goal of restructuring the
- 21 relationship on terms that leaders of both countries
- 22 can publicly support.
- 23 (2) To enhance counterterrorism cooperation
- with the Government of Saudi Arabia, if the political

1	leaders of such government are committed to making
2	a serious, sustained effort to combat terrorism.
3	(3) To support the efforts of the Government of
4	Saudi Arabia to make political, economic, and social
5	reforms throughout the country.
6	(d) Strategy Relating to Saudi Arabia.—
7	(1) REQUIREMENT FOR REPORT ON STRAT-
8	EGY.—Not later than 90 days after the date of the
9	enactment of this Act, the President shall submit to
10	the appropriate congressional committees a report,
11	in classified form if necessary, that describes the
12	progress on the Strategic Dialogue (established by
13	President George W. Bush and Crown Prince (now
14	King) Abdullah in April 2005) between the United
15	States and Saudi Arabia, including the progress
16	made in such Dialogue toward implementing the
17	long-term strategy of the United States to—
18	(A) engage with the Government of Saudi
19	Arabia to facilitate political, economic, and so-
20	cial reforms that will enhance the ability of the
21	Government of Saudi Arabia to combat inter-
22	national terrorism; and
23	(B) work with the Government of Saudi

Arabia to combat terrorism, including through

1	effective prevention of the financing of ter-
2	rorism by Saudi institutions and citizens.
3	(2) Appropriate congressional commit-
4	TEES DEFINED.—In this subsection the term "ap-
5	propriate congressional committees" means the
6	Committee on Foreign Affairs and the Committee on
7	Appropriations of the House of Representatives and
8	the Committee on Foreign Relations and the Com-
9	mittee on Appropriations of the Senate.
	Passed the House of Representatives January 9,
	2007.
	Attest: KAREN L. HAAS,
	Clerk.