114th CONGRESS 2d Session

- **S**.____
- To amend the Homeland Security Act of 2002 to reform, streamline, and make improvements to the Department of Homeland Security and support the Department's efforts to implement better policy, planning, management, and performance, and for other purposes.

IN THE SENATE OF THE UNITED STATES

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

A BILL

- To amend the Homeland Security Act of 2002 to reform, streamline, and make improvements to the Department of Homeland Security and support the Department's efforts to implement better policy, planning, management, and performance, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

4 (a) SHORT TITLE.—This Act may be cited as the

5 "DHS Accountability Act of 2016".

- 6 (b) TABLE OF CONTENTS.—The table of contents for
- 7 this Act is as follows:

- Sec. 1. Short title; table of contents.
- Sec. 2. Definitions.

TITLE I—DEPARTMENT MANAGEMENT AND COORDINATION

- Sec. 101. Management and execution.
- Sec. 102. Department coordination.
- Sec. 103. National Operations Center.
- Sec. 104. Homeland Security Advisory Council.
- Sec. 105. Strategy, policy, and plans.
- Sec. 106. Authorization of the Office for Partnerships Against Violent Extremism of the Department of Homeland Security.

TITLE II—DEPARTMENT ACCOUNTABILITY, EFFICIENCY, AND WORKFORCE REFORMS

- Sec. 201. Duplication review.
- Sec. 202. Information technology strategic plan.
- Sec. 203. Software licensing.
- Sec. 204. Workforce strategy.
- Sec. 205. Whistleblower protections.
- Sec. 206. Cost savings and efficiency reviews.
- Sec. 207. Abolishment of certain offices.

TITLE III—DEPARTMENT TRANSPARENCY AND ASSESSMENTS

- Sec. 301. Homeland security statistics and metrics.
- Sec. 302. Annual homeland security assessment.
- Sec. 303. Department transparency.
- Sec. 304. Transparency in research and development.
- Sec. 305. Reporting on National Bio and Agro-Defense Facility.
- Sec. 306. Inspector General oversight of suspension and debarment.
- Sec. 307. Future Years Homeland Security Program.
- Sec. 308. Quadrennial homeland security review.
- Sec. 309. Reporting reduction.
- Sec. 310. Additional definitions.

1 SEC. 2. DEFINITIONS.

2 In this Act:

3	(1) Congressional Homeland Security
4	COMMITTEES.—The term "congressional homeland
5	security committees" means—
6	(A) the Committee on Homeland Security
7	and Governmental Affairs of the Senate;
8	(B) the Committee on Homeland Security
9	of the House of Representatives;

1	(C) the Homeland Security Subcommittee
2	of the Committee on Appropriations of the Sen-
3	ate; and
4	(D) the Homeland Security Subcommittee
5	of the Committee on Appropriations of the
6	House of Representatives.
7	(2) DEPARTMENT.—The term "Department"
8	means the Department of Homeland Security.
9	(3) Secretary.—The term "Secretary" means
10	the Secretary of Homeland Security.
11	TITLE I-DEPARTMENT MAN-
12	AGEMENT AND COORDINA-
12 13	AGEMENT AND COORDINA- TION
13	TION
13 14	TION SEC. 101. MANAGEMENT AND EXECUTION.
13 14 15	TION SEC. 101. MANAGEMENT AND EXECUTION. (a) IN GENERAL.—Section 103 of the Homeland Se-
13 14 15 16	TION SEC. 101. MANAGEMENT AND EXECUTION. (a) IN GENERAL.—Section 103 of the Homeland Se- curity Act of 2002 (6 U.S.C. 113) is amended—
13 14 15 16 17	TION SEC. 101. MANAGEMENT AND EXECUTION. (a) IN GENERAL.—Section 103 of the Homeland Se- curity Act of 2002 (6 U.S.C. 113) is amended— (1) in subsection (a)(1)—
 13 14 15 16 17 18 	TION SEC. 101. MANAGEMENT AND EXECUTION. (a) IN GENERAL.—Section 103 of the Homeland Se- curity Act of 2002 (6 U.S.C. 113) is amended— (1) in subsection (a)(1)— (A) by striking subparagraph (F) and in-
 13 14 15 16 17 18 19 	TION SEC. 101. MANAGEMENT AND EXECUTION. (a) IN GENERAL.—Section 103 of the Homeland Se- curity Act of 2002 (6 U.S.C. 113) is amended— (1) in subsection (a)(1)— (A) by striking subparagraph (F) and in- serting the following:
 13 14 15 16 17 18 19 20 	TION SEC. 101. MANAGEMENT AND EXECUTION. (a) IN GENERAL.—Section 103 of the Homeland Se- curity Act of 2002 (6 U.S.C. 113) is amended— (1) in subsection (a)(1)— (A) by striking subparagraph (F) and in- serting the following: "(F) An Under Secretary for Management, who
 13 14 15 16 17 18 19 20 21 	TION SEC. 101. MANAGEMENT AND EXECUTION. (a) IN GENERAL.—Section 103 of the Homeland Se- curity Act of 2002 (6 U.S.C. 113) is amended— (1) in subsection (a)(1)— (A) by striking subparagraph (F) and in- serting the following: "(F) An Under Secretary for Management, who shall be first assistant to the Deputy Secretary of

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1	"(K) An Under Secretary for Strategy, Policy,
2	and Plans."; and
3	(2) by adding at the end the following:
4	"(g) VACANCIES.—
5	"(1) ABSENCE, DISABILITY, OR VACANCY OF
6	SECRETARY OR DEPUTY SECRETARY.—Notwith-
7	standing section 3345 of title 5, United States Code,
8	the Under Secretary for Management shall serve as
9	the Acting Secretary if by reason of absence, dis-
10	ability, or vacancy in office, neither the Secretary
11	nor Deputy Secretary is available to exercise the du-
12	ties of the Office of the Secretary.
13	"(2) Further order of succession.—Not-
14	withstanding section 3345 of title 5, United States
15	Code, the Secretary may designate such other offi-
16	cers of the Department in further order of succes-
17	sion to serve as Acting Secretary.
18	"(3) NOTIFICATION OF VACANCIES.—The Sec-
19	retary shall notify the Committee on Homeland Se-
20	curity and Governmental Affairs of the Senate and
21	the Committee on Homeland Security of the House
22	of Representatives of any vacancies that require no-
23	tification under sections 3345 through 3349d of title
24	5, United States Code (commonly known as the
25	'Federal Vacancies Reform Act of 1998').".

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1	(b) IN GENERAL.—Section 701 of the Homeland Se-
2	curity Act of 2002 (6 U.S.C. 341) is amended—
3	(1) in subsection (a)—
4	(A) by striking paragraph (9) and insert-
5	ing the following:
6	"(9) The management integration and trans-
7	formation within each functional management dis-
8	cipline of the Department, including information
9	technology, financial management, acquisition man-
10	agement, and human capital management, to ensure
11	an efficient and orderly consolidation of functions
12	and personnel in the Department, including—
13	"(A) the development of centralized data
14	sources and connectivity of information systems
15	to the greatest extent practicable to enhance
16	program visibility, transparency, and oper-
17	ational effectiveness and coordination;
18	"(B) the development of standardized and
19	automated management information to manage
20	and oversee programs and make informed deci-
21	sions to improve the efficiency of the Depart-
22	ment;
23	"(C) the development of effective program
24	management and regular oversight mechanisms,
25	including clear roles and processes for program

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1	governance, sharing of best practices, and ac-
2	cess to timely, reliable, and evaluated data on
3	all acquisitions and investments; and
4	"(D) the overall supervision, including the
5	conduct of internal audits and management
6	analyses, of the programs and activities of the
7	Department, including establishment of over-
8	sight procedures to ensure a full and effective
9	review of the efforts by components of the De-
10	partment to implement policies and procedures
11	of the Department for management integration
12	and transformation.";
13	(B) by redesignating paragraphs (10) and
14	(11) as paragraphs (12) and (13) , respectively;
15	and
16	(C) by inserting after paragraph (9) the
17	following:
18	((10) The development of a transition and suc-
19	cession plan, before December 1 of each year in
20	which a Presidential election is held, to guide the
21	transition of Department functions to a new Presi-
22	dential administration, and making such plan avail-
23	able to the next Secretary and Under Secretary for
24	Management and to the congressional homeland se-
25	curity committees.

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1 "(11) Reporting to the Government Account-2 ability Office every 6 months to demonstrate meas-3 urable, sustainable progress made in implementing 4 the corrective action plans of the Department to ad-5 dress the designation of the management functions 6 of the Department on the bi-annual high risk list of 7 the Government Accountability Office, until the 8 Comptroller General of the United States submits to 9 the appropriate congressional committees written no-10 tification of removal of the high-risk designation."; 11 (2) by striking subsection (b) and inserting the 12 following:

13 "(b) WAIVERS FOR CONDUCTING BUSINESS WITH SUSPENDED OR DEBARRED CONTRACTORS.—Not later 14 15 than 5 days after the date on which the Chief Procurement Officer or Chief Financial Officer of the Department 16 17 issues a waiver of the requirement that an agency not en-18 gage in business with a contractor or other recipient of 19 funds listed as a party suspended or debarred from receiv-20 ing contracts, grants, or other types of Federal assistance 21 in the System for Award Management maintained by the 22 General Services Administration, or any successor thereto, 23 the Under Secretary for Management shall submit to the 24 congressional homeland security committees and the In-25 spector General of the Department notice of the waiver

and an explanation of the finding by the Under Secretary
 that a compelling reason exists for the waiver.";

3 (3) by redesignating subsection (d) as sub4 section (e); and

5 (4) by inserting after subsection (c) the fol-6 lowing:

7 "(d) System for Award Management Consulta-8 TION.—The Under Secretary for Management shall re-9 quire that all Department contracting and grant officials 10 consult the System for Award Management (or successor system) as maintained by the General Services Adminis-11 12 tration prior to awarding a contract or grant or entering 13 into other transactions to ascertain whether the selected contractor is excluded from receiving Federal contracts, 14 15 certain subcontracts, and certain types of Federal financial and non-financial assistance and benefits.". 16

17 SEC. 102. DEPARTMENT COORDINATION.

18 (a) IN GENERAL.—Title VII of the Homeland Secu19 rity Act of 2002 (6 U.S.C. 341 et seq.) is amended by
20 adding at the end the following:

21 "SEC. 708. DEPARTMENT COORDINATION.

22 "(a) DEFINITIONS.—In this section—

23 "(1) the term 'joint duty training program'
24 means the training program established under sub25 section (e)(9)(A);

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"(2) the term 'joint requirement' means a con-1 2 dition or capability of a Joint Task Force, or of mul-3 tiple operating components of the Department, that 4 is required to be met or possessed by a system, 5 product, service, result, or component to satisfy a 6 contract, standard, specification, or other formally 7 imposed document; "(3) the term 'Joint Task Force' means a Joint 8 9 Task Force established under subsection (e) when 10 the scope, complexity, or other factors of the crisis 11 or issue require capabilities of 2 or more components 12 of the Department operating under the guidance of 13 a single Director; and "(4) the term 'situational awareness' means 14 15 knowledge and unified understanding of unlawful 16 cross-border activity, including— "(A) threats and trends concerning illicit 17 18 trafficking and unlawful crossings; 19 "(B) the ability to forecast future shifts in 20 such threats and trends; "(C) the ability to evaluate such threats 21 22 and trends at a level sufficient to create action-23 able plans; and "(D) the operational capability to conduct 24 25 continuous and integrated surveillance of the

1	air, land, and maritime borders of the United
2	States.
3	"(b) Department Leadership Councils.—
4	"(1) ESTABLISHMENT.—The Secretary may es-
5	tablish such Department leadership councils as the
6	Secretary determines necessary to ensure coordina-
7	tion among leadership in the Department.
8	"(2) FUNCTION.—Department leadership coun-
9	cils shall—
10	"(A) serve as coordinating forums;
11	"(B) advise the Secretary and Deputy Sec-
12	retary on Department strategy, operations, and
13	guidance; and
14	"(C) consider and report on such other
15	matters as the Secretary or Deputy Secretary
16	may direct.
17	"(3) Chairperson; membership.—
18	"(A) CHAIRPERSON.—The Secretary or a
19	designee may serve as chairperson of a Depart-
20	ment leadership council.
21	"(B) Membership.—The Secretary shall
22	determine the membership of a Department
23	leadership council.
24	"(4) Relationship to other forums.—The
25	Secretary or Deputy Secretary may delegate the au-

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thority to direct the implementation of any decision
or guidance resulting from the action of a Depart-
ment leadership council to any office, component, co-
ordinator, or other senior official of the Department.
"(c) Joint Requirements Council.—
"(1) ESTABLISHMENT.—There is established
within the Department a Joint Requirements Coun-
cil.
"(2) MISSION.—In addition to other matters
assigned to it by the Secretary and Deputy Sec-
retary, the Joint Requirements Council shall—
"(A) identify, assess, and validate joint re-
quirements (including existing systems and as-
sociated capability gaps) to meet mission needs
of the Department;
"(B) ensure that appropriate efficiencies
are made among life-cycle cost, schedule, and
performance objectives, and procurement quan-
tity objectives, in the establishment and ap-
proval of joint requirements; and
"(C) make prioritized capability rec-
ommendations for the joint requirements ap-
proved under subparagraph (A) to the Sec-
retary, the Deputy Secretary, or the chair-
person of a Department leadership council des-

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1	ignated by the Secretary to review decisions of
2	the Joint Requirements Council.
3	"(3) CHAIR.—The Secretary shall appoint a
4	chairperson of the Joint Requirements Council, for
5	a term of not more than 2 years, from among senior
6	officials from components of the Department or
7	other senior officials as designated by the Secretary.
8	"(4) Composition.—The Joint Requirements
9	Council shall be composed of senior officials rep-
10	resenting components of the Department and other
11	senior officials as designated by the Secretary.
12	"(5) Relationship to future years home-
13	LAND SECURITY PROGRAM.—The Secretary shall en-
14	sure that the Future Years Homeland Security Pro-
15	gram required under section 874 is consistent with
16	the recommendations of the Joint Requirements
17	Council under paragraph $(2)(C)$ of this subsection,
18	as affirmed by the Secretary, the Deputy Secretary,
19	or the chairperson of a Department leadership coun-
20	cil designated by the Secretary under that para-
21	graph.
22	"(d) Joint Operational Plans.—
23	"(1) PLANNING AND GUIDANCE.—The Sec-
24	retary may direct the development of Joint Oper-

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1	ational Plans for the Department and issue planning
2	guidance for such development.
3	"(2) COORDINATION.—The Secretary shall en-
4	sure coordination between requirements derived from
5	Joint Operational Plans and the Future Years
6	Homeland Security Program required under section
7	874.
8	"(3) LIMITATION.—Nothing in this subsection
9	shall be construed to affect the national emergency
10	management authorities and responsibilities of the
11	Administrator of the Federal Emergency Manage-
12	ment Agency under title V.
13	"(e) Joint Task Forces.—
14	"(1) ESTABLISHMENT.—The Secretary may es-
15	tablish and operate Departmental Joint Task Forces
16	to conduct joint operations using personnel and ca-
17	pabilities of the Department.
18	"(2) Joint task force directors.—
19	"(A) DIRECTOR.—Each Joint Task Force
20	shall be headed by a Director appointed by the
21	Secretary for a term of not more than 2 years,
22	who shall be a senior official of the Depart-
23	ment.
24	"(B) EXTENSION.—The Secretary may ex-
25	tend the appointment of a Director of a Joint

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1	Task Force for not more than 2 years if the
2	Secretary determines that such an extension is
3	in the best interest of the Department.
4	"(3) Joint task force deputy directors.—
5	For each Joint Task Force, the Secretary shall ap-
6	point a Deputy Director who shall be an official of
7	a different component or office than the Director of
8	the Joint Task Force.
9	"(4) Responsibilities.—The Director of a
10	Joint Task Force, subject to the oversight, direction,
11	and guidance of the Secretary, shall—
12	"(A) maintain situational awareness within
13	the areas of responsibility of the Joint Task
14	Force, as determined by the Secretary;
15	"(B) provide operational plans and re-
16	quirements for standard operating procedures
17	and contingency operations;
18	"(C) plan and execute joint task force ac-
19	tivities within the areas of responsibility of the
20	Joint Task Force, as determined by the Sec-
21	retary;
22	"(D) set and accomplish strategic objec-
23	tives through integrated operational planning
24	and execution;

1	"(E) exercise operational direction over
2	personnel and equipment from components and
3	offices of the Department allocated to the Joint
4	Task Force to accomplish the objectives of the
5	Joint Task Force;
6	"(F) establish operational and investigative
7	priorities within the operating areas of the
8	Joint Task Force;
9	"(G) coordinate with foreign governments
10	and other Federal, State, and local agencies, as
11	appropriate, to carry out the mission of the
12	Joint Task Force; and
13	"(H) carry out other duties and powers the
14	Secretary determines appropriate.
15	"(5) Personnel and resources.—
16	"(A) IN GENERAL.—The Secretary may,
17	upon request of the Director of a Joint Task
18	Force, and giving appropriate consideration of
19	risk to the other primary missions of the De-
20	partment, allocate on a temporary basis per-
21	sonnel and equipment of components and of-
22	fices of the Department to a Joint Task Force.
23	"(B) Cost Neutrality.—A Joint Task
24	Force may not require more personnel, equip-
25	ment, or resources than would be required by

1	components of the Department in the absence
2	of the Joint Task Force.
3	"(C) LOCATION OF OPERATIONS.—In es-
4	tablishing a location of operations for a Joint
5	Task Force, the Secretary shall, to the extent
6	practicable, use existing facilities that integrate
7	efforts of components of the Department and
8	State, local, tribal, or territorial law enforce-
9	ment or military entities.
10	"(6) Component resource authority.—As
11	directed by the Secretary—
12	"(A) each Director of a Joint Task Force
13	shall be provided sufficient resources from rel-
14	evant components and offices of the Depart-
15	ment and the authority necessary to carry out
16	the missions and responsibilities required under
17	this section;
18	"(B) the resources referred to in subpara-
19	graph (A) shall be under the operational au-
20	thority, direction, and control of the Director of
21	the Joint Task Force to which the resources are
22	assigned; and
23	"(C) the personnel and equipment of each
24	Joint Task Force shall remain under the ad-

1	ministrative direction of the executive agent for
2	the Joint Task Force.
3	"(7) JOINT TASK FORCE STAFF.—Each Joint
4	Task Force shall have a staff, composed of officials
5	from relevant components, to assist the Director in
6	carrying out the mission and responsibilities of the
7	Joint Task Force.
8	"(8) ESTABLISHMENT OF PERFORMANCE
9	METRICS.—The Secretary shall—
10	"(A) establish outcome-based and other
11	appropriate performance metrics to evaluate the
12	effectiveness of each Joint Task Force;
13	"(B) not later than 120 days after the
14	date of enactment of this section, submit the
15	metrics established under subparagraph (A) to
16	the Committee on Homeland Security and Gov-
17	ernmental Affairs of the Senate and the Com-
18	mittee on Homeland Security of the House of
19	Representatives; and
20	"(C) not later than January 31 of each
21	year beginning in 2017, submit to each com-
22	mittee described in subparagraph (B) a report
23	that contains the evaluation described in sub-
24	paragraph (A).
25	"(9) Joint duty training program.—

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1	"(A) IN GENERAL.—The Secretary shall—
2	"(i) establish a joint duty training
3	program in the Department for the pur-
4	poses of—
5	"(I) enhancing coordination with-
6	in the Department; and
7	"(II) promoting workforce profes-
8	sional development; and
9	"(ii) tailor the joint duty training pro-
10	gram to improve joint operations as part of
11	the Joint Task Forces.
12	"(B) ELEMENTS.—The joint duty training
13	program established under subparagraph (A)
14	shall address, at a minimum, the following top-
15	ics:
16	"(i) National security strategy.
17	"(ii) Strategic and contingency plan-
18	ning.
19	"(iii) Command and control of oper-
20	ations under joint command.
21	"(iv) International engagement.
22	"(v) The homeland security enter-
23	prise.
24	"(vi) Interagency collaboration.
25	"(vii) Leadership.

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1	"(viii) Specific subject matter relevant
2	to the Joint Task Force to which the joint
3	duty training program is assigned.
4	"(C) TRAINING REQUIRED.—
5	"(i) Directors and deputy direc-
6	TORS.—Except as provided in clauses (iii)
7	and (iv), an individual shall complete the
8	joint duty training program before being
9	appointed Director or Deputy Director of a
10	Joint Task Force.
11	"(ii) JOINT TASK FORCE STAFF.—
12	Each official serving on the staff of a Joint
13	Task Force shall complete the joint duty
14	training program within the first year of
15	assignment to the Joint Task Force.
16	"(iii) Exception.—Clause (i) shall
17	not apply to the first Director or Deputy
18	Director appointed to a Joint Task Force
19	on or after the date of enactment of this
20	section.
21	"(iv) WAIVER.—The Secretary may
22	waive clause (i) if the Secretary determines
23	that such a waiver is in the interest of
24	homeland security.

1	"(10) Establishing joint task forces.—
2	Subject to paragraph (13), the Secretary may estab-
3	lish Joint Task Forces for the purposes of—
4	"(A) coordinating and directing operations
5	along the land and maritime borders of the
6	United States;
7	"(B) cybersecurity; and
8	"(C) preventing, preparing for, and re-
9	sponding to other homeland security matters, as
10	determined by the Secretary.
11	"(11) NOTIFICATION OF JOINT TASK FORCE
12	FORMATION.—
13	"(A) IN GENERAL.—Not later than 90
14	days before establishing a Joint Task Force
15	under this subsection, the Secretary shall sub-
16	mit a notification to the Committee on Home-
17	land Security and Governmental Affairs of the
18	Senate and the Committee on Homeland Secu-
19	rity of the House of Representatives.
20	"(B) WAIVER AUTHORITY.—The Secretary
21	may waive the requirement under subparagraph
22	(A) in the event of an emergency circumstance
23	that imminently threatens the protection of
24	human life or the protection of property.
25	"(12) Review.—

1	"(A) IN GENERAL.—The Inspector General
2	of the Department shall conduct a review of the
3	Joint Task Forces established under this sub-
4	section.
5	"(B) CONTENTS.—The review required
6	under subparagraph (A) shall include—
7	"(i) an assessment of the effectiveness
8	of the structure of each Joint Task Force;
9	and
10	"(ii) recommendations for enhance-
11	ments to that structure to strengthen the
12	effectiveness of the Joint Task Force.
13	"(C) SUBMISSION.—The Inspector General
14	of the Department shall submit to the Com-
15	mittee on Homeland Security and Govern-
16	mental Affairs of the Senate and the Committee
17	on Homeland Security of the House of Rep-
18	resentatives—
19	"(i) an initial report that contains the
20	evaluation described in subparagraph (A)
21	by not later than January 31, 2018; and
22	"(ii) a second report that contains the
23	evaluation described in subparagraph (A)
24	by not later than January 31, 2021.
25	"(13) Limitation on joint task forces.—

1	"(A) IN GENERAL.—The Secretary may
2	not establish a Joint Task Force for any major
3	disaster or emergency declared under the Rob-
4	ert T. Stafford Disaster Relief and Emergency
5	Assistance Act (42 U.S.C. 5121 et seq.) or an
6	incident for which the Federal Emergency Man-
7	agement Agency has primary responsibility for
8	management of the response under title V of
9	this Act, including section $504(a)(3)(A)$, unless
10	the responsibilities of the Joint Task Force—
11	"(i) do not include operational func-
12	tions related to incident management, in-
13	cluding coordination of operations; and
14	"(ii) are consistent with the require-
15	ments of paragraphs (3) and $(4)(A)$ of sec-
16	tion 503(c) and section 509(c) of this Act
17	and section 302 of the Robert T. Stafford
18	Disaster Relief and Emergency Assistance
19	Act (42 U.S.C. 5143).
20	"(B) Responsibilities and functions
21	NOT REDUCED.—Nothing in this section shall
22	be construed to reduce the responsibilities or
23	functions of the Federal Emergency Manage-
24	ment Agency or the Administrator thereof
25	under title V of this Act and any other provi-

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1	sion of law, including the diversion of any asset,
2	function, or mission from the Federal Emer-
3	gency Management Agency or the Adminis-
4	trator thereof pursuant to section 506.
5	"(f) Joint Duty Assignment Program.—The Sec-
6	retary may establish a joint duty assignment program
7	within the Department for the purposes of enhancing co-
8	ordination in the Department and promoting workforce

9 professional development.".

(b) TECHNICAL AND CONFORMING AMENDMENT.—
The table of contents in section 1(b) of the Homeland Security Act of 2002 (Public Law 107–296; 116 Stat. 2135),
as amended by this Act, is amended by inserting after the

14 item relating to section 707 the following:"Sec. 708. Department coordination.".

15 SEC. 103. NATIONAL OPERATIONS CENTER.

16 Section 515 of the Homeland Security Act of 200217 (6 U.S.C. 321d) is amended—

18 (1) in subsection (a)—

19 (A) by striking "emergency managers and
20 decision makers" and inserting "emergency
21 managers, decision makers, and other appro22 priate officials"; and

23 (B) by inserting "and steady-state activ24 ity" before the period at the end;

25 (2) in subsection (b) -

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1	(A) in paragraph (1)—
2	(i) by striking "and tribal govern-
3	ments" and inserting "tribal, and terri-
4	torial governments, the private sector, and
5	international partners"; and
6	(ii) by striking "in the event of" and
7	inserting "for events, threats, and inci-
8	dents involving";
9	(B) in paragraph (2), by striking the pe-
10	riod at the end and inserting "; and"; and
11	(C) by adding at the end the following:
12	"(3) enter into agreements with other Federal
13	operations centers and other homeland security part-
14	ners, as appropriate, to facilitate the sharing of in-
15	formation.";
16	(3) by redesignating subsection (c) as sub-
17	section (d); and
18	(4) by inserting after subsection (b) the fol-
19	lowing:
20	"(c) Reporting Requirements.—Each Federal
21	agency shall provide the National Operations Center with
22	timely information—
23	"(1) relating to events, threats, and incidents
24	involving a natural disaster, act of terrorism, or
25	other man-made disaster;

1	"(2) concerning the status and potential vulner-
2	ability of the critical infrastructure and key re-
3	sources of the United States;
4	"(3) relevant to the mission of the Department
5	of Homeland Security; or
6	"(4) as may be requested by the Secretary
7	under section 202."; and
8	(5) in subsection (d), as so redesignated—
9	(A) in the subsection heading, by striking
10	"FIRE SERVICE" and inserting "EMERGENCY
11	Responder";
12	(B) by striking paragraph (1) and insert-
13	ing the following:
14	"(1) Establishment of positions.—The
15	Secretary shall establish a position, on a rotating
16	basis, for a representative of State and local emer-
17	gency responders at the National Operations Center
18	established under subsection (b) to ensure the effec-
19	tive sharing of information between the Federal Gov-
20	ernment and State and local emergency response
21	services.";
22	(C) by striking paragraph (2) ; and
23	(D) by redesignating paragraph (3) as
24	paragraph (2).

1	SEC. 104. HOMELAND SECURITY ADVISORY COUNCIL.
2	(a) IN GENERAL.—Section 102(b) of the Homeland
3	Security Act of 2002 (6 U.S.C. 112(b)) is amended—
4	(1) in paragraph (2), by striking "and" at the
5	end;
6	(2) in paragraph (3), by striking the period at
7	the end and inserting "; and"; and
8	(3) by adding at the end the following:
9	"(4) shall establish a Homeland Security Advi-
10	sory Council to provide advice and recommendations
11	on homeland security and homeland security-related
12	matters.".
13	SEC. 105. STRATEGY, POLICY, AND PLANS.
14	(a) IN GENERAL.—Title VII of the Homeland Secu-
15	rity Act of 2002 (6 U.S.C. 341 et seq.), as amended by
16	this Act, is amended by adding at the end the following:
17	"SEC. 709. OFFICE OF STRATEGY, POLICY, AND PLANS.
18	"(a) IN GENERAL.—There is established in the De-
19	partment an Office of Strategy, Policy, and Plans.
20	"(b) HEAD OF OFFICE.—The Office of Strategy, Pol-
21	icy, and Plans shall be headed by an Under Secretary for
22	Strategy, Policy, and Plans, who shall serve as the prin-
23	cipal policy advisor to the Secretary and be appointed by
24	the President, by and with the advice and consent of the
25	Senate.

27"(c) FUNCTIONS.—The Office of Strategy, Policy, 1 2 and Plans shall— 3 "(1) lead, conduct, and coordinate Department-4 wide policy development and implementation and 5 strategic planning; 6 "(2) develop and coordinate policies to promote 7 and ensure quality, consistency, and integration for 8 the programs, offices, and activities across the De-9 partment; 10 "(3) develop and coordinate strategic plans and 11 long-term goals of the Department with risk-based 12 analysis and planning to improve operational mission 13 effectiveness, including leading and conducting the 14 quadrennial homeland security review under section 15 707; "(4) manage Department leadership councils 16 17 and provide analytics and support to such councils; 18 "(5) manage international coordination and en-19 gagement for the Department; "(6) review and incorporate, as appropriate, ex-20

21 ternal stakeholder feedback into Department policy; 22 and

"(7) carry out such other responsibilities as the 23 Secretary determines appropriate. 24

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"(d) 1 COORDINATION BY DEPARTMENT Compo-NENTS.—To ensure consistency with the policy priorities 2 of the Department, the head of each component of the 3 4 Department shall coordinate with the Office of Strategy, Policy, and Plans in establishing or modifying policies or 5 strategic planning guidance. 6 7 "(e) Homeland Security Statistics and Joint 8 ANALYSIS.— 9 "(1) HOMELAND SECURITY STATISTICS.—The 10 Under Secretary for Strategy, Policy, and Plans 11 shall-12 "(A) establish standards of reliability and 13 validity for statistical data collected and ana-14 lyzed by the Department; 15 "(B) be provided with statistical data 16 maintained by the Department regarding the 17 operations of the Department; 18 "(C) conduct or oversee analysis and re-19 porting of such data by the Department as re-20 quired by law or directed by the Secretary; and 21 "(D) ensure the accuracy of metrics and 22 statistical data provided to Congress. 23 "(2) TRANSFER OF RESPONSIBILITIES.—There 24 shall be transferred to the Under Secretary for 25 Strategy, Policy, and Plans the maintenance of all

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1	immigration statistical information of U.S. Customs
2	and Border Protection and U.S. Citizenship and Im-
3	migration Services, which shall include information
4	and statistics of the type contained in the publica-
5	tion entitled 'Yearbook of Immigration Statistics'
6	prepared by the Office of Immigration Statistics, in-
7	cluding region-by-region statistics on the aggregate
8	number of applications and petitions filed by an
9	alien (or filed on behalf of an alien) and denied, and
10	the reasons for such denials, disaggregated by cat-
11	egory of denial and application or petition type.".
12	(b) Technical and Conforming Amendment.—
13	The table of contents in section 1(b) of the Homeland Se-
14	curity Act of 2002 (Public Law 107–296; 116 Stat. 2135),
15	as amended by this Act, is amended by inserting after the
16	item relating to section 708 the following:
	"Sec. 709. Office of Strategy, Policy, and Plans.".
17	SEC. 106. AUTHORIZATION OF THE OFFICE FOR PARTNER-
18	SHIPS AGAINST VIOLENT EXTREMISM OF THE
19	DEPARTMENT OF HOMELAND SECURITY.
20	(a) IN GENERAL.—The Homeland Security Act of
21	2002 (6 U.S.C. 101 et seq.) is amended—
22	(1) by inserting after section 801 the following:
23	"SEC. 802. OFFICE FOR PARTNERSHIPS AGAINST VIOLENT
24	EXTREMISM.
25	"(a) DEFINITIONS.—In this section:

1 "(1) ADMINISTRATOR.—The term 'Adminis-2 trator' means the Administrator of the Federal 3 **Emergency Management Agency.** "(2) Assistant secretary.—The term 'As-4 5 sistant Secretary' means the Assistant Secretary for 6 Partnerships Against Violent Extremism designated 7 under subsection (c). "(3) Countering violent extremism.—The 8 9 term 'countering violent extremism' means proactive 10 actions to counter recruitment, and relevant 11 radicalization, and mobilization to violence and to 12 address the immediate factors that lead to violent 13 extremism and radicalization. 14 "(4) Domestic terrorism; international 15 TERRORISM.—The terms 'domestic terrorism' and 'international terrorism' have the meanings given 16 17 those terms in section 2331 of title 18, United 18 States Code. 19 **(**(5) RADICALIZATION.—The term 20 'radicalization' means the process by which an indi-21 vidual chooses to facilitate or commit domestic ter-22 rorism or international terrorism. "(6) VIOLENT EXTREMISM.—The term 'violent 23 24 extremism' means international or domestic ter-25 rorism.

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1 "(b) ESTABLISHMENT.—There is in the Department 2 an Office for Partnerships Against Violent Extremism. 3 "(c) HEAD OF OFFICE.—The Office for Partnerships 4 Against Violent Extremism shall be headed by an Assist-5 ant Secretary for Partnerships Against Violent Extre-6 mism, who shall be designated by the Secretary and report 7 directly to the Secretary. 8 "(d) DEPUTY ASSISTANT SECRETARY; ASSIGNMENT OF PERSONNEL.—The Secretary shall— 9 10 "(1) designate a career Deputy Assistant Sec-11 retary for Partnerships Against Violent Extremism; 12 and 13 "(2) assign or hire, as appropriate, permanent 14 staff to the Office for Partnerships Against Violent 15 Extremism. "(e) Responsibilities.— 16 17 "(1) IN GENERAL.—The Assistant Secretary 18 shall be responsible for the following: 19 "(A) Leading the efforts of the Depart-20 ment to counter violent extremism across all the 21 components and offices of the Department that 22 conduct strategic and supportive efforts to 23 counter violent extremism. Such efforts shall in-24 clude the following:

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1	"(i) Partnering with communities to
2	address vulnerabilities that can be ex-
3	ploited by violent extremists in the United
4	States and explore potential remedies for
5	Government and non-government institu-
6	tions.
7	"(ii) Working with civil society groups
8	and communities to counter violent extrem-
9	ist propaganda, messaging, or recruitment.
10	"(iii) In coordination with the Office
11	for Civil Rights and Civil Liberties of the
12	Department, managing the outreach and
13	engagement efforts of the Department di-
14	rected toward communities at risk for
15	radicalization and recruitment for violent
16	extremist activities.
17	"(iv) Ensuring relevant information,
18	research, and products inform efforts to
19	counter violent extremism.
20	"(v) Developing and maintaining De-
21	partment-wide strategy, plans, policies, and
22	programs to counter violent extremism.
23	Such plans shall, at a minimum, address
24	each of the following:

"(I) The Department's plan to
leverage new and existing Internet
and other technologies and social
media platforms to improve non-gov-
ernment efforts to counter violent ex-
tremism, as well as the best practices
and lessons learned from other Fed-
eral, State, local, tribal, territorial,
and foreign partners engaged in simi-
lar counter-messaging efforts.
"(II) The Department's coun-
tering violent extremism-related en-
tering violent extremism-related en- gagement efforts.
gagement efforts.
gagement efforts. "(III) The use of cooperative
gagement efforts. (III) The use of cooperative agreements with State, local, tribal,
gagement efforts. (III) The use of cooperative agreements with State, local, tribal, territorial, and other Federal depart-
gagement efforts. "(III) The use of cooperative agreements with State, local, tribal, territorial, and other Federal depart- ments and agencies responsible for ef-
gagement efforts. "(III) The use of cooperative agreements with State, local, tribal, territorial, and other Federal depart- ments and agencies responsible for ef- forts relating to countering violent ex-
gagement efforts. "(III) The use of cooperative agreements with State, local, tribal, territorial, and other Federal depart- ments and agencies responsible for ef- forts relating to countering violent ex- tremism.
gagement efforts. "(III) The use of cooperative agreements with State, local, tribal, territorial, and other Federal depart- ments and agencies responsible for ef- forts relating to countering violent ex- tremism. "(vi) Coordinating with the Office for
gagement efforts. (III) The use of cooperative agreements with State, local, tribal, territorial, and other Federal depart- ments and agencies responsible for ef- forts relating to countering violent ex- tremism. (vi) Coordinating with the Office for Civil Rights and Civil Liberties of the De-

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civil rights, and civil liberties of all persons.

"(vii) In coordination with the Under 3 4 Secretary for Science and Technology and 5 in consultation with the Under Secretary 6 for Intelligence and Analysis, identifying 7 and recommending new empirical research 8 and analysis requirements to ensure the 9 dissemination of information and methods 10 for Federal, State, local, tribal, and terri-11 torial countering violent extremism practi-12 tioners, officials, law enforcement per-13 sonnel, and non-governmental partners to 14 utilize such research and analysis.

15 "(viii) Assessing the methods used by 16 violent extremists to disseminate propa-17 ganda and messaging to communities at 18 risk for recruitment by violent extremists. 19 "(B) Developing a digital engagement 20 strategy that expands the outreach efforts of the Department to counter violent extremist 21 22 messaging by—

23 "(i) exploring ways to utilize relevant
24 Internet and other technologies and social
25 media platforms; and

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1	"(ii) maximizing other resources avail-
2	able to the Department.
3	"(C) Serving as the primary representative
4	of the Department in coordinating countering
5	violent extremism efforts with other Federal de-
6	partments and agencies and non-governmental
7	organizations.
8	"(D) Serving as the primary Department-
9	level representative in coordinating with the De-
10	partment of State on international countering
11	violent extremism issues.
12	"(E) In coordination with the Adminis-
13	trator, providing guidance regarding the use of
14	grants made to State, local, and tribal govern-
15	ments under sections 2003 and 2004 under the
16	allowable uses guidelines related to countering
17	violent extremism.
18	"(F) Developing a plan to expand philan-
19	thropic support for domestic efforts related to
20	countering violent extremism, including by iden-
21	tifying viable community projects and needs for
22	possible philanthropic support.
23	"(2) Communities at RISK.—For purposes of
24	this subsection, the term 'communities at risk' shall
25	not include a community that is determined to be at

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risk solely on the basis of race, religious affiliation,
 or ethnicity.

3 "(f) STRATEGY TO COUNTER VIOLENT EXTREMISM
4 IN THE UNITED STATES.—

"(1) STRATEGY.—Not later than 90 days after 5 6 the date of enactment of this section, the Secretary 7 shall submit to the Committee on Homeland Secu-8 rity and Governmental Affairs of the Senate, the 9 Committee on the Judiciary of the Senate, the Com-10 mittee on Homeland Security of the House of Rep-11 resentatives, and the Committee on the Judiciary of 12 the House of Representatives a comprehensive De-13 partment strategy to counter violent extremism in 14 the United States.

15 "(2) CONTENTS OF STRATEGY.—The strategy
16 required under paragraph (1) shall, at a minimum,
17 address each of the following:

"(A) The Department's digital engagement
effort, including a plan to leverage new and existing Internet, digital, and other technologies
and social media platforms to counter violent
extremism, as well as the best practices and lessons learned from other Federal, State, local,
tribal, territorial, nongovernmental, and foreign

1	partners engaged in similar counter-messaging
2	activities.
3	"(B) The Department's countering violent
4	extremism-related engagement and outreach ac-
5	tivities.
6	"(C) The use of cooperative agreements
7	with State, local, tribal, territorial, and other
8	Federal departments and agencies responsible
9	for activities relating to countering violent ex-
10	tremism.
11	"(D) Ensuring all activities related to
12	countering violent extremism adhere to relevant
13	Department and applicable Department of Jus-
14	tice guidance regarding privacy, civil rights, and
15	civil liberties, including safeguards against dis-
16	crimination.
17	"(E) The development of qualitative and
18	quantitative outcome-based metrics to evaluate
19	the Department's programs and policies to
20	counter violent extremism.
21	"(F) An analysis of the homeland security
22	risk posed by violent extremism based on the
23	threat environment and empirical data assess-
24	ing terrorist activities and incidents, and violent

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1	extremist propaganda, messaging, or recruit-
2	ment.
3	"(G) Information on the Department's
4	near-term, mid-term, and long-term risk-based
5	goals for countering violent extremism, reflect-
6	ing the risk analysis conducted under subpara-
7	graph (F).
8	"(3) Strategic considerations.—In draft-
9	ing the strategy required under paragraph (1), the
10	Secretary shall consider including the following:
11	"(A) Departmental efforts to undertake re-
12	search to improve the Department's under-
13	standing of the risk of violent extremism and to
14	identify ways to improve countering violent ex-
15	tremism activities and programs, including out-
16	reach, training, and information sharing pro-
17	grams.
18	"(B) The Department's nondiscrimination
19	policies as they relate to countering violent ex-
20	tremism.
21	"(C) Departmental efforts to help promote
22	community engagement and partnerships to
23	counter violent extremism in furtherance of the
24	strategy.

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"(D) Departmental efforts to help increase
support for programs and initiatives to counter
violent extremism of other Federal, State, local,
tribal, territorial, nongovernmental, and foreign
partners that are in furtherance of the strategy,
and which adhere to all relevant constitutional,
legal, and privacy protections.

8 "(E) Departmental efforts to disseminate 9 to local law enforcement agencies and the gen-10 eral public information on resources, such as 11 training guidance, workshop reports, and the 12 violent extremist threat, through multiple plat-13 forms, including the development of a dedicated 14 webpage, and information regarding the effec-15 tiveness of those efforts.

"(F) Departmental efforts to use cooperative agreements with State, local, tribal, territorial, and other Federal departments and
agencies responsible for efforts relating to countering violent extremism, and information regarding the effectiveness of those efforts.

22 "(G) Information on oversight mechanisms
23 and protections to ensure that activities and
24 programs undertaken pursuant to the strategy

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1	adhere to all relevant constitutional, legal, and
2	privacy protections.
3	"(H) Departmental efforts to conduct
4	oversight of all countering violent extremism
5	training and training materials and other re-
6	sources developed or funded by the Department.
7	"(I) Departmental efforts to foster trans-
8	parency by making, to the extent practicable,
9	all regulations, guidance, documents, policies,
10	and training materials publicly available, includ-
11	ing through any webpage developed under sub-
12	paragraph (E).
13	"(4) Strategic implementation plan.—
14	"(A) IN GENERAL.—Not later than 90
15	days after the date on which the Secretary sub-
16	mits the strategy required under paragraph (1) ,
17	the Secretary shall submit to the Committee on
18	Homeland Security and Governmental Affairs
19	of the Senate, the Committee on the Judiciary
20	of the Senate, the Committee on Homeland Se-
21	curity of the House of Representatives, and the
22	Committee on the Judiciary of the House of
23	Representatives an implementation plan for
24	each of the components and offices of the De-

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partment with responsibilities under the strat egy.

3 "(B) CONTENTS.—The implementation 4 plan required under subparagraph (A) shall in-5 clude an integrated master schedule and cost 6 estimate for activities and programs contained 7 in the implementation plan, with specificity on 8 how each such activity and program aligns with 9 near-term, mid-term, and long-term goals speci-10 fied in the strategy required under paragraph 11 (1).

"(g) ANNUAL REPORT.—Not later than April 1,
2017, and annually thereafter, the Assistant Secretary
shall submit to Congress an annual report on the Office
for Partnerships Against Violent Extremism, which shall
include the following:

17 "(1) A description of the status of the pro18 grams and policies of the Department for countering
19 violent extremism in the United States.

20 "(2) A description of the efforts of the Office
21 for Partnerships Against Violent Extremism to co22 operate with and provide assistance to other Federal
23 departments and agencies.

24 "(3) Qualitative and quantitative metrics for25 evaluating the success of such programs and policies

1	and the steps taken to evaluate the success of such
2	programs and policies.
3	"(4) An accounting of—
4	"(A) grants and cooperative agreements
5	awarded by the Department to counter violent
6	extremism; and
7	"(B) all training specifically aimed at
8	countering violent extremism sponsored by the
9	Department.
10	"(5) An analysis of how the Department's ac-
11	tivities to counter violent extremism correspond and
12	adapt to the threat environment.
13	"(6) A summary of how civil rights and civil
14	liberties are protected in the Department's activities
15	to counter violent extremism.
16	"(7) An evaluation of the use of section 2003
17	and section 2004 grants and cooperative agreements
18	awarded to support efforts of local communities in
19	the United States to counter violent extremism, in-
20	cluding information on the effectiveness of such
21	grants and cooperative agreements in countering vio-
22	lent extremism.
23	"(8) A description of how the Office for Part-
24	nerships Against Violent Extremism incorporated
25	lessons learned from the countering violent extre-

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mism programs and policies of foreign, State, local,
 tribal, and territorial governments and stakeholder
 communities.

4 "(h) ANNUAL REVIEW.—Not later than 1 year after
5 the date of enactment of this section, and every year there6 after, the Office for Civil Rights and Civil Liberties of the
7 Department shall—

8 "(1) conduct a review of the Office for Partner-9 ships Against Violent Extremism activities to ensure 10 that all of the activities of the Office related to coun-11 tering violent extremism respect the privacy, civil 12 rights, and civil liberties of all persons; and

"(2) make publicly available on the website of
the Department a report containing the results of
the review conducted under paragraph (1)."; and

16 (2) in section 2008(b)(1)—

17 (A) in subparagraph (A), by striking "or"18 at the end;

(B) in subparagraph (B), by striking theperiod at the end and inserting "; or"; and

(C) by adding at the end the following:
"(C) to support any organization or group
which has knowingly or recklessly funded domestic terrorism or international terrorism (as
those terms are defined in section 2331 of title

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1	18, United States Code) or organization or
2	group known to engage in or recruit to such ac-
3	tivities, as determined by the Assistant Sec-
4	retary for Partnerships Against Violent Extre-
5	mism in consultation with the Administrator
6	and the heads of other appropriate Federal de-
7	partments and agencies.".
8	(b) Technical and Conforming Amendment.—
9	The table of contents in section 1(b) of the Homeland Se-
10	curity Act of 2002 (Public Law 107–296; 116 Stat. 2135),
11	as amended by this Act, is amended by inserting after the
12	item relating to section 801 the following:
	"Sec. 802. Office for Partnerships Against Violent Extremism.".
13	(c) SUNSET.—Effective on the date that is 7 years
14	after the date of enactment of this Act—
15	(1) section 802 of the Homeland Security Act
16	of 2002, as added by subsection (a), is repealed; and
17	(2) the table of contents in section 1(b) of the
18	Homeland Security Act of 2002 (Public Law 107–
19	296; 116 Stat. 2135) is amended by striking the
20	item relating to section 802.
21	TITLE II-DEPARTMENT AC-
22	COUNTABILITY, EFFICIENCY,
23	AND WORKFORCE REFORMS
24	SEC. 201. DUPLICATION REVIEW.

25 (a) IN GENERAL.—The Secretary shall—

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(1) not later than 1 year after the date of en actment of this Act, complete a review of the inter national affairs offices, functions, and responsibil ities of the Department to identify and eliminate
 areas of unnecessary duplication; and

6 (2) not later than 30 days after the date on
7 which the Secretary completes the review under sub8 paragraph (A), provide the results of the review to
9 the congressional homeland security committees.

10 (b) EXCLUSION.—This subsection shall not apply to 11 international activities related to the protective mission of 12 the United States Secret Service, or to the Coast Guard 13 when operating under the direct authority of the Secretary 14 of Defense or the Secretary of the Navy.

15 SEC. 202. INFORMATION TECHNOLOGY STRATEGIC PLAN.

(a) IN GENERAL.—Section 703 of the Homeland Security Act of 2002 (6 U.S.C. 343) is amended by adding
at the end the following:

"(c) STRATEGIC PLANS.—Consistent with the timing
set forth in section 306(a) of title 5, United States Code,
and the requirements under section 3506 of title 44,
United States Code, the Chief Information Officer shall
develop, make public, and submit to the congressional
homeland security committees an information technology
strategic plan, which shall include how—

1	"(1) information technology will be leveraged to
2	meet the priority goals and strategic objectives of
3	the Department;
4	"(2) the budget of the Department aligns with
5	priorities specified in the information technology
6	strategic plan;
7	"(3) unnecessary duplicative, legacy, and out-
8	dated information technology within and across the
9	Department will be identified and eliminated;
10	"(4) the Chief Information Officer will coordi-
11	nate with components of the Department to ensure
12	that information technology policies are effectively
13	and efficiently implemented across the Department;
14	"(5) a list of information technology projects,
15	including completion dates, will be made available to
16	the public and Congress;
17	"(6) the Chief Information Officer will inform
18	Congress of high risk projects and cybersecurity
19	risks; and
20	"(7) the Chief Information Officer plans to
21	maximize the use and purchase of commercial off-
22	the-shelf information technology products and serv-
23	ices.".

1 SEC. 203. SOFTWARE LICENSING.

2 (a) IN GENERAL.—Section 703 of the Homeland Se3 curity Act of 2002 (6 U.S.C. 343), as amended by section
4 202 of this Act, is amended by adding at the end the fol5 lowing:

6 "(d) Software Licensing.—

"(1) IN GENERAL.—Not later than 180 days
after the date of enactment of this subsection, and
every 2 years thereafter, the Chief Information Officer, in consultation with Chief Information Officers
of components of the Department, shall—

"(A) conduct a Department-wide inventory
of all existing software licenses held by the Department, including utilized and unutilized licenses;

16 "(B) assess the needs of the Department
17 for software licenses for the subsequent 2 fiscal
18 years;

"(C) assess the actions that could be carried out by the Department to achieve the
greatest possible economies of scale and cost
savings in the procurement of software licenses;

23 "(D) determine how the use of techno24 logical advancements will impact the needs for
25 software licenses for the subsequent 2 fiscal
26 years;

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1	((E) establish plans and estimated costs
2	for eliminating unutilized software licenses for
3	the subsequent 2 fiscal years; and
4	"(F) consult with the Federal Chief Infor-
5	mation Officer to identify best practices in the
6	Federal government for purchasing and main-
7	taining software licenses.
8	"(2) Excess software licensing.—
9	"(A) PLAN TO REDUCE SOFTWARE LI-
10	CENSES.—If the Chief Information Officer de-
11	termines through the inventory conducted under
12	paragraph (1)(A) that the number of software
13	licenses held by the Department exceed the
14	needs of the Department as assessed under
15	paragraph $(1)(B)$, the Secretary, not later than
16	90 days after the date on which the inventory
17	is completed, shall establish a plan for bringing
18	the number of such software licenses into bal-
19	ance with such needs of the Department.
20	"(B) PROHIBITION ON PROCUREMENT OF
21	EXCESS SOFTWARE LICENSES.—
22	"(i) IN GENERAL.—Except as pro-
23	vided in clause (ii), upon completion of a
24	plan established under paragraph $(1)(A)$,
25	no additional budgetary resources may be

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1	obligated for the procurement of additional
2	software licenses of the same types until
3	such time as the needs of the Department
4	equals or exceeds the number of used and
5	unused licenses held by the Department.
6	"(ii) Exception.—The Chief Infor-
7	mation Officer may authorize the purchase
8	of additional licenses and amend the num-
9	ber of needed licenses as necessary.
10	"(3) SUBMISSION TO CONGRESS.—The Chief
11	Information Officer shall submit to the Committee
12	on Homeland Security and Governmental Affairs of
13	the Senate and the Committee on Homeland Secu-
14	rity of the House of Representatives a copy of each
15	inventory conducted under paragraph (1)(A), each
16	plan established under paragraph (2)(A), and each
17	exception exercised under paragraph (2)(B)(ii).".
18	(b) GAO REVIEW.—Not later than 1 year after the
19	date on which the results of the first inventory are sub-
20	mitted to Congress under subsection 703(d) of the Home-
21	land Security Act of 2002, as added by subsection (a),
22	the Comptroller General of the United States shall assess
23	whether the Department complied with the requirements
24	under paragraphs (1) and (2)(A) of such section $703(d)$

and provide the results of the review to the congressional 1 homeland security committees. 2 3 SEC. 204. WORKFORCE STRATEGY. 4 (a) IN GENERAL.—Section 704 of the Homeland Se-5 curity Act of 2002 (6 U.S.C. 343) is amended— 6 (1) by striking "The Chief Human Capital Offi-7 cer" and inserting the following: 8 "(a) IN GENERAL.—The Chief Human Capital Offi-9 cer"; and 10 (2) by adding at the end the following: 11 "(b) Component Strategies.— 12 "(1) IN GENERAL.—Each component of the De-13 partment shall, in coordination with the Chief 14 Human Capital Officer of the Department, develop 15 a 5-year workforce strategy for the component that 16 will support the goals, objectives, and performance 17 measures of the Department for determining the 18 proper balance of Federal employees and private 19 labor resources. 20 STRATEGY REQUIREMENTS.—In devel-(2)21 oping the strategy required under paragraph (1), 22 each component shall consider the effect on human 23 resources associated with creating additional Federal

24 full-time equivalent positions, converting private con-

1	tractors to Federal employees, or relying on the pri-
2	vate sector for goods and services, including—
3	"(A) hiring projections, including occupa-
4	tion and grade level, as well as corresponding
5	salaries, benefits, and hiring or retention bo-
6	nuses;
7	"(B) the identification of critical skills re-
8	quirements over the 5-year period, any current
9	or anticipated deficiency in critical skills re-
10	quired at the Department, and the training or
11	other measures required to address those defi-
12	ciencies in skills;
13	"(C) recruitment of qualified candidates
14	and retention of qualified employees;
15	"(D) supervisory and management require-
16	ments;
17	"(E) travel and related personnel support
18	costs;
19	"(F) the anticipated cost and impact on
20	mission performance associated with replacing
21	Federal personnel due to their retirement or
22	other attrition; and
23	"(G) other appropriate factors.
24	"(c) ANNUAL SUBMISSION.—Not later than 90 days
25	after the date on which the Secretary submits the annual

1	budget justification for the Department, the Secretary
2	shall submit to the congressional homeland security com-
3	mittees a report that includes a table, delineated by com-
4	ponent with actual and enacted amounts, including—
5	"(1) information on the progress within the De-
6	partment of fulfilling the workforce strategies devel-
7	oped under subsection (b); and
8	((2) the number of on-board staffing for Fed-
9	eral employees from the prior fiscal year;
10	((3) the total contract hours submitted by each
11	prime contractor as part of the service contract in-
12	ventory required under section 743 of the Financial
13	Services and General Government Appropriations
14	Act, 2010 (division C of Public Law 111-117; 31
15	U.S.C. 501 note) with respect to—
16	"(A) support service contracts;
17	"(B) federally funded research and devel-
18	opment center contracts; and
19	"(C) science, engineering, technical, and
20	administrative contracts; and
21	"(4) the number of full-time equivalent per-
22	sonnel identified under the Intergovernmental Per-
23	sonnel Act of 1970 (42 U.S.C. 4701 et seq.).".

SEC. 205. WHISTLEBLOWER PROTECTIONS.
(a) IN GENERAL.—Section 883 of the Homeland Se-
curity Act of 2002 (6 U.S.C. 463) is amended to read
as follows:
"SEC. 883. WHISTLEBLOWER PROTECTIONS.
"(a) DEFINITIONS.—In this section—
"(1) the term 'new employee' means an indi-
vidual—
"(A) appointed to a position as an em-
ployee of the Department on or after the date
of enactment of the DHS Accountability Act of
2016; and
"(B) who has not previously served as an
employee of the Department;
"(2) the term 'prohibited personnel action'
means taking or failing to take an action in violation
of paragraph (8) or (9) of section $2302(b)$ of title
5, Untied States Code, against an employee of the
Department;
"(3) the term 'supervisor' means a supervisor,
as defined under section 7103(a) of title 5, United
States Code, who is employed by the Department;
and
"(4) the term 'whistleblower protections' means
the protections against and remedies for a prohibited
personnel practice described in paragraph (8) or

1	subparagraph (A)(i), (B), (C), or (D) of paragraph
2	(9) of section 2302(b) of title 5, United States Code.
3	"(b) Adverse Actions.—
4	"(1) Proposed adverse actions.—In accord-
5	ance with paragraph (2), the Secretary shall propose
6	against a supervisor whom the Secretary, an admin-
7	istrative law judge, the Merit Systems Protection
8	Board, the Office of Special Counsel, an adjudi-
9	cating body provided under a union contract, a Fed-
10	eral judge, or the Inspector General of the Depart-
11	ment determines committed a prohibited personnel
12	action the following adverse actions:
13	"(A) With respect to the first prohibited
14	personnel action, an adverse action that is not
15	less than a 12-day suspension.
16	"(B) With respect to the second prohibited
17	personnel action, removal.
18	"(2) Procedures.—
19	"(A) NOTICE.—A supervisor against whom
20	an adverse action under paragraph (1) is pro-
21	posed is entitled to written notice.
22	"(B) ANSWER AND EVIDENCE.—
23	"(i) IN GENERAL.—A supervisor who
24	is notified under subparagraph (A) that
25	the supervisor is the subject of a proposed

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1	adverse action under paragraph (1) is enti-
2	tled to 14 days following such notification
3	to answer and furnish evidence in support
4	of the answer.
5	"(ii) NO EVIDENCE.—After the end of
6	the 14-day period described in clause (i), if
7	a supervisor does not furnish evidence as
8	described in clause (i) or if the Secretary
9	determines that such evidence is not suffi-
10	cient to reverse the proposed adverse ac-
11	tion, the Secretary shall carry out the ad-
12	verse action.
13	"(C) Scope of procedures.—Para-
14	graphs (1) and (2) of subsection (b) and sub-
15	section (c) of section 7513 of title 5, United
16	States Code, and paragraphs (1) and (2) of
17	subsection (b) and subsection (c) of section
18	7543 of title 5, United States Code, shall not
19	apply with respect to an adverse action carried
20	out under this subsection.
21	"(3) LIMITATION ON OTHER ADVERSE AC-
22	TIONS.—With respect to a prohibited personnel ac-
23	tion, if the Secretary carries out an adverse action
24	against a supervisor under another provision of law,
25	the Secretary may carry out an additional adverse

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1	action under this subsection based on the same pro-
2	hibited personnel action.
3	"(c) TRAINING FOR SUPERVISORS.—In consultation
4	with the Special Counsel and the Inspector General of the
5	Department, the Secretary shall provide training regard-
6	ing how to respond to complaints alleging a violation of
7	whistleblower protections available to employees of the De-
8	partment—
9	"(1) to employees appointed to supervisory po-
10	sitions in the Department who have not previously
11	served as a supervisor; and
12	((2) on an annual basis, to all employees of the
13	Department serving in a supervisory position.
14	"(d) Information on Whistleblower Protec-
15	TIONS.—
16	"(1) RESPONSIBILITIES OF SECRETARY.—The
17	Secretary shall be responsible for—
18	"(A) the prevention of prohibited personnel
19	practices;
20	"(B) the compliance with and enforcement
21	of applicable civil service laws, rules, and regu-
22	lations and other aspects of personnel manage-
23	ment; and
24	"(C) ensuring (in consultation with the
25	Special Counsel and the Inspector General of

1	the Department) that employees of the Depart-
2	ment are informed of the rights and remedies
3	available to them under chapters 12 and 23 of
4	title 5, United States Code, including—
5	"(i) information regarding whistle-
6	blower protections available to new employ-
7	ees during the probationary period;
8	"(ii) the role of the Office of Special
9	Counsel and the Merit Systems Protection
10	Board with regard to whistleblower protec-
11	tions; and
12	"(iii) how to make a lawful disclosure
13	of information that is specifically required
14	by law or Executive order to be kept classi-
15	fied in the interest of national defense or
16	the conduct of foreign affairs to the Spe-
17	cial Counsel, the Inspector General of the
18	Department, Congress, or other Depart-
19	ment employee designated to receive such
20	disclosures.
21	"(2) TIMING.—The Secretary shall ensure that
22	the information required to be provided under para-
23	graph (1) is provided to each new employee of the
24	Department not later than 6 months after the date
25	the new employee is appointed.

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"(3) INFORMATION ONLINE.—The Secretary
 shall make available information regarding whistle blower protections applicable to employees of the De partment on the public website of the Department,
 and on any online portal that is made available only
 to employees of the Department.

"(4) DELEGEES.—Any employee to whom the
Secretary delegates authority for personnel management, or for any aspect thereof, shall, within the
limits of the scope of the delegation, be responsible
for the activities described in paragraph (1).

"(e) RULES OF CONSTRUCTION.—Nothing in this
section shall be construed to exempt the Department from
requirements applicable with respect to executive agencies—

"(1) to provide equal employment protection for
employees of the Department (including pursuant to
section 2302(b)(1) of title 5, United States Code,
and the Notification and Federal Employee Antidiscrimination and Retaliation Act of 2002 (5
U.S.C. 2301 note)); or

"(2) to provide whistleblower protections for
employees of the Department (including pursuant to
paragraphs (8) and (9) of section 2302(b) of title 5,
United States Code, and the Notification and Fed-

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eral Employee Antidiscrimination and Retaliation
 Act of 2002 (5 U.S.C. 2301 note)).".

3 (b) TECHNICAL AND CONFORMING AMENDMENT.—
4 The table of contents in section 1(b) of the Homeland Se5 curity Act of 2002 (Public Law 107–296; 116 Stat. 2135),
6 as amended by this Act, is amended by striking the item
7 relating to section 883 and inserting the following:
"Sec. 883. Whistleblower protections.".

8 SEC. 206. COST SAVINGS AND EFFICIENCY REVIEWS.

9 Not later than 2 years after the date of enactment of this Act, the Secretary, acting through the Under Sec-10 11 retary for Management, shall submit to the congressional 12 homeland security committees a report, which may include 13 a classified or other appropriately controlled annex con-14 taining any information required to be submitted under 15 this section that is restricted from public disclosure in accordance with Federal law, including information that is 16 17 not publicly releasable, that—

(1) provides a detailed accounting of the management and administrative expenditures and activities of each component of the Department and identifies potential cost savings, avoidances, and efficiencies for those expenditures and activities;

23 (2) examines major physical assets of the De-24 partment, as defined by the Secretary;

(3) reviews the size, experience level, and geo graphic distribution of the operational personnel of
 the Department; and

4 (4) makes recommendations for adjustments in
5 the management and administration of the Depart6 ment that would reduce deficiencies in the capabili7 ties of the Department, reduce costs, and enhance
8 efficiencies.

9 SEC. 207. ABOLISHMENT OF CERTAIN OFFICES.

10 (a) ABOLISHMENT OF THE DIRECTOR OF SHARED
11 SERVICES.—The position of Director of Shared Services
12 in the Department is abolished.

13 (b) Abolishment of the Office of the Direc-14 TOR OF COUNTERNARCOTICS ENFORCEMENT.—

(1) ABOLISHMENT.—The Office of the Director
of Counternarcotics Enforcement in the Department
is abolished.

18 (2) TECHNICAL AND CONFORMING AMEND19 MENT.—Section 843(b)(1)(B) of the Homeland Se20 curity Act of 2002 (6 U.S.C. 413(b)(1)(B)) is
21 amended by striking "by—" and all that follows
22 through the end and inserting "by the Secretary;
23 and".

TITLE III—DEPARTMENT TRANS PARENCY AND ASSESSMENTS

3 SEC. 301. HOMELAND SECURITY STATISTICS AND METRICS.

4 (a) IN GENERAL.—Section 701 of the Homeland Se5 curity Act of 2002 (6 U.S.C. 341) is amended by striking
6 subsection (b) and inserting the following:

7 "(b) Homeland Security Statistics and Joint8 Analysis.—

9 "(1) HOMELAND SECURITY STATISTICS.—The
10 Under Secretary for Management shall—

11 "(A) establish standards of reliability and
12 validity for statistical data collected and ana13 lyzed by the Department;

14 "(B) be provided with statistical data
15 maintained by the Department regarding the
16 operations of the Department;

"(C) conduct or oversee analysis and reporting of such data by the Department as required by law or directed by the Secretary; and
"(D) ensure the accuracy of metrics and
statistical data provided to Congress.

"(2) TRANSFER OF RESPONSIBILITIES.—There
shall be transferred to the Under Secretary for Management the maintenance of all immigration statistical information of U.S. Customs and Border Pro-

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1 tection and U.S. Citizenship and Immigration Serv-2 ices, which shall include information and statistics of 3 the type contained in the publication entitled 'Year-4 book of Immigration Statistics' prepared by the Of-5 fice of Immigration Statistics, including region-by-6 region statistics on the aggregate number of applica-7 tions and petitions filed by an alien (or filed on be-8 half of an alien) and denied, and the reasons for 9 such denials, disaggregated by category of denial 10 and application or petition type.". 11 (b) IMMIGRATION FUNCTIONS.—Section 478(a) of the Homeland Security Act of 2002 (6 U.S.C. 298(a)) is 12 13 amended-

14 (1) in paragraph (1), by striking "to the Com-15 mittees on the Judiciary and Government Reform of 16 the House of Representatives, and to the Commit-17 tees on the Judiciary and Government Affairs of the 18 Senate," and inserting "the Committee on the Judi-19 ciary of the Senate, the Committee on the Judiciary 20 of the House of Representatives, and the congres-21 sional homeland security committees"; and

(2) in paragraph (2), by adding at the end thefollowing:

24 "(I) The number of persons known to have
25 overstayed the terms of their visa, by visa type.

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"(J) An estimated percentage of persons
believed to have overstayed their visa, by visa
type.
"(K) A description of immigration enforce-
ment actions.".
(c) Border Security Metrics.—
(1) DEFINITIONS.—In this subsection:
(A) APPROPRIATE CONGRESSIONAL COM-
MITTEES.—The term "appropriate congres-
sional committees" means—
(i) the Committee on Homeland Secu-
rity and Governmental Affairs of the Sen-
ate;
(ii) the Committee on Homeland Se-
curity of the House of Representatives;
(iii) the Committee on the Judiciary
of the Senate; and
(iv) the Committee on the Judiciary of
the House of Representatives.
(B) Consequence delivery system.—
The term "Consequence Delivery System"
means the series of consequences applied by the
Border Patrol to persons unlawfully entering
the United States to prevent unlawful border
crossing recidivism.

1	(C) GOT AWAY.—The term "got away"
2	means an unlawful border crosser who—
3	(i) is directly or indirectly observed
4	making an unlawful entry into the United
5	States; and
6	(ii) is not a turn back and is not ap-
7	prehended.
8	(D) KNOWN MIGRANT FLOW.—The term
9	"known migrant flow" means the sum of the
10	number of undocumented migrants—
11	(i) interdicted at sea;
12	(ii) identified at sea, but not inter-
13	dicted;
14	(iii) that successfully entered the
15	United States through the maritime bor-
16	der; or
17	(iv) not described in clause (i), (ii), or
18	(iii), which were otherwise reported, with a
19	significant degree of certainty, as having
20	entered, or attempted to enter, the United
21	States through the maritime border.
22	(E) MAJOR VIOLATOR.—The term "major
23	violator" means a person or entity that has en-
24	gaged in serious criminal activities at any land,
25	air, or sea port of entry, including—

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1	(i) possession of illicit drugs;
2	(ii) smuggling of prohibited products;
3	(iii) human smuggling;
4	(iv) weapons possession;
5	(v) use of fraudulent United States
6	documents; or
7	(vi) other offenses that are serious
8	enough to result in arrest.
9	(F) SITUATIONAL AWARENESS.—The term
10	"situational awareness" means knowledge and
11	unified understanding of current unlawful
12	cross-border activity, including—
13	(i) threats and trends concerning il-
14	licit trafficking and unlawful crossings;
15	(ii) the ability to forecast future shifts
16	in such threats and trends;
17	(iii) the ability to evaluate such
18	threats and trends at a level sufficient to
19	create actionable plans; and
20	(iv) the operational capability to con-
21	duct persistent and integrated surveillance
22	of the international borders of the United
23	States.
24	(G) TRANSIT ZONE.—The term "transit
25	zone" means the sea corridors of the western

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1	Atlantic Ocean, the Gulf of Mexico, the Carib-
2	bean Sea, and the eastern Pacific Ocean
3	through which undocumented migrants and il-
4	licit drugs transit, either directly or indirectly,
5	to the United States.
6	(H) TURN BACK.—The term "turn back"
7	means an unlawful border crosser who, after
8	making an unlawful entry into the United
9	States, promptly returns to the country from
10	which such crosser entered.
11	(I) UNLAWFUL BORDER CROSSING EFFEC-
12	TIVENESS RATE.—The term "unlawful border
13	crossing effectiveness rate" means the percent-
14	age that results from dividing—
15	(i) the number of apprehensions and
16	turn backs; and
17	(ii) the number of apprehensions, esti-
18	mated unlawful entries, turn backs, and
19	got aways.
20	(J) UNLAWFUL ENTRY.—The term "un-
21	lawful entry" means an unlawful border crosser
22	who enters the United States and is not appre-
23	hended by a border security component of the
24	Department.

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1	(2) Metrics for securing the border be-
2	TWEEN PORTS OF ENTRY.—
3	(A) IN GENERAL.—Not later than 120
4	days after the date of enactment of this Act,
5	the Secretary shall develop metrics, informed by
6	situational awareness, to measure the effective-
7	ness of security between ports of entry. The
8	Secretary shall annually implement the metrics
9	developed under this subsection, which shall in-
10	clude—
11	(i) estimates, using alternative meth-
12	odologies, including recidivism data, survey
13	data, known-flow data, and technologically
14	measured data, of—
15	(I) total attempted unlawful bor-
16	der crossings;
17	(II) the rate of apprehension of
18	attempted unlawful border crossers;
19	and
20	(III) the number of unlawful en-
21	tries;
22	(ii) a situational awareness achieve-
23	ment metric, which measures situational
24	awareness achieved in each Border Patrol
25	sector;

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1	(iii) an unlawful border crossing effec-
2	tiveness rate;
3	(iv) a probability of detection, which
4	compares the estimated total unlawful bor-
5	der crossing attempts not detected by the
6	Border Patrol to the unlawful border
7	crossing effectiveness rate, as informed by
8	clause (i);
9	(v) an illicit drugs seizure rate for
10	drugs seized by the Border Patrol, which
11	compares the ratio of the amount and type
12	of illicit drugs seized by the Border Patrol
13	in any fiscal year to the average of the
14	amount and type of illicit drugs seized by
15	the Border Patrol in the immediately pre-
16	ceding 5 fiscal years;
17	(vi) a weight-to-frequency rate, which
18	compares the average weight of marijuana
19	seized per seizure by the Border Patrol in
20	any fiscal year to such weight-to-frequency
21	rate for the immediately preceding 5 fiscal
22	years;
23	(vii) estimates of the impact of the
24	Consequence Delivery System on the rate

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1	of recidivism of unlawful border crossers
2	over multiple fiscal years; and
3	(viii) an examination of each con-
4	sequence referred to in clause (vii), includ-
5	ing—
6	(I) voluntary return;
7	(II) warrant of arrest or notice to
8	appear;
9	(III) expedited removal;
10	(IV) reinstatement of removal;
11	(V) alien transfer exit program;
12	(VI) Operation Streamline;
13	(VII) standard prosecution; and
14	(VIII) Operation Against Smug-
15	glers Initiative on Safety and Secu-
16	rity.
17	(B) METRICS CONSULTATION.—In devel-
18	oping the metrics required under subparagraph
19	(A), the Secretary shall—
20	(i) consult with the appropriate com-
21	ponents of the Department; and
22	(ii) as appropriate, work with other
23	agencies, including the Office of Refugee
24	Resettlement of the Department of Health
25	and Human Services and the Executive Of-

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1	fice for Immigration Review of the Depart-
2	ment of Justice, to ensure that authori-
3	tative data sources are utilized.
4	(C) MANNER OF COLLECTION.—The data
5	used by the Secretary shall be collected and re-
6	ported in a consistent and standardized manner
7	across all Border Patrol sectors, informed by
8	situational awareness.
9	(3) Metrics for securing the border at
10	PORTS OF ENTRY.—
11	(A) IN GENERAL.—Not later than 120
12	days after the date of enactment of this Act,
13	the Secretary shall develop metrics, informed by
14	situational awareness, to measure the effective-
15	ness of security at ports of entry. The Secretary
16	shall annually implement the metrics developed
17	under this subsection, which shall include—
18	(i) estimates, using alternative meth-
19	odologies, including survey data and ran-
20	domized secondary screening data, of—
21	(I) total attempted inadmissible
22	border crossings;
23	(II) the rate of apprehension of
24	attempted inadmissible border cross-
25	ings; and

1	(III) the number of unlawful en-
2	tries;
3	(ii) the amount and type of illicit
4	drugs seized by the Office of Field Oper-
5	ations of U.S. Customs and Border Protec-
6	tion at United States land, air, and sea
7	ports during the previous fiscal year;
8	(iii) an illicit drugs seizure rate for
9	drugs seized by the Office of Field Oper-
10	ations, which compares the ratio of the
11	amount and type of illicit drugs seized by
12	the Office of Field Operations in any fiscal
13	year to the average of the amount and type
14	of illicit drugs seized by the Office of Field
15	Operations in the immediately preceding 5
16	fiscal years;
17	(iv) in consultation with the Office of
18	National Drug Control Policy and the
19	United States Southern Command, a co-
20	caine seizure effectiveness rate, which is
21	the percentage resulting from dividing—
22	(I) the amount of cocaine seized
23	by the Office of Field Operations; and

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1	(II) the total estimated cocaine
2	flow rate at ports of entry along the
3	land border;
4	(v) the number of infractions related
5	to travelers and cargo committed by major
6	violators who are apprehended by the Of-
7	fice of Field Operations at ports of entry,
8	and the estimated number of such infrac-
9	tions committed by major violators who are
10	not apprehended;
11	(vi) a measurement of how border se-
12	curity operations affect crossing times, in-
13	cluding—
14	(I) a wait time ratio that com-
15	pares the average wait times to total
16	commercial and private vehicular traf-
17	fic volumes at each port of entry;
18	(II) an infrastructure capacity
19	utilization rate that measures traffic
20	volume against the physical and staff-
21	ing capacity at each port of entry;
22	(III) a secondary examination
23	rate that measures the frequency of
24	secondary examinations at each port
25	of entry; and

1	(IV) an enforcement rate that
2	measures the effectiveness of sec-
3	ondary examinations at detecting
4	major violators; and
5	(vii) a cargo scanning rate that in-
6	cludes—
7	(I) a comparison of the number
8	of high-risk cargo containers scanned
9	by the Office of Field Operations at
10	each United States seaport during the
11	fiscal year to the total number of
12	high-risk cargo containers entering
13	the United States at each seaport
14	during the previous fiscal year;
15	(II) the percentage of all cargo
16	that is considered "high-risk" cargo;
17	and
18	(III) the percentage of high-risk
19	cargo scanned—
20	(aa) upon arrival at a
21	United States seaport before en-
22	tering United States commerce;
23	and

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1	(bb) before being laden on a
2	vessel destined for the United
3	States.
4	(B) METRICS CONSULTATION.—In devel-
5	oping the metrics required under subparagraph
6	(A), the Secretary shall—
7	(i) consult with the appropriate com-
8	ponents of the Department; and
9	(ii) as appropriate, work with other
10	agencies, including the Office of Refugee
11	Resettlement of the Department of Health
12	and Human Services and the Executive Of-
13	fice for Immigration Review of the Depart-
14	ment of Justice, to ensure that authori-
15	tative data sources are utilized.
16	(C) MANNER OF COLLECTION.—The data
17	used by the Secretary shall be collected and re-
18	ported in a consistent and standardized manner
19	across all field offices, informed by situational
20	awareness.
21	(4) Metrics for securing the maritime
22	BORDER.—
23	(A) IN GENERAL.—Not later than 120
24	days after the date of enactment of this Act,
25	the Secretary shall develop metrics, informed by

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1	situational awareness, to measure the effective-
2	ness of security in the maritime environment.
3	The Secretary shall annually implement the
4	metrics developed under this subsection, which
5	shall include—
6	(i) situational awareness achieved in
7	the maritime environment;
8	(ii) an undocumented migrant inter-
9	diction rate, which compares the migrants
10	interdicted at sea to the total known mi-
11	grant flow;
12	(iii) an illicit drugs removal rate, for
13	drugs removed inside and outside of a
14	transit zone, which compares the amount
15	and type of illicit drugs removed, including
16	drugs abandoned at sea, by the Depart-
17	ment's maritime security components in
18	any fiscal year to the average of the
19	amount and type of illicit drugs removed
20	by the Department's maritime components
21	for the immediately preceding 5 fiscal
22	years;
23	(iv) in consultation with the Office of
24	National Drug Control Policy and the
25	United States Southern Command, a co-

1	caine removal effectiveness rate, for co-
2	caine removed inside a transit zone and
3	outside a transit zone; which compares the
4	amount of cocaine removed by the Depart-
5	ment's maritime security components by
6	the total documented cocaine flow rate, as
7	contained in Federal drug databases;
8	(v) a response rate, which compares
9	the ability of the maritime security compo-
10	nents of the Department to respond to and
11	resolve known maritime threats, whether
12	inside and outside a transit zone, by plac-
13	ing assets on-scene, to the total number of
14	events with respect to which the Depart-
15	ment has known threat information; and
16	(vi) an intergovernmental response
17	rate, which compares the ability of the
18	maritime security components of the De-
19	partment or other United States Govern-
20	ment entities to respond to and resolve ac-
21	tionable maritime threats, whether inside
22	or outside the Western Hemisphere transit
23	zone, by targeting maritime threats in
24	order to detect them, and of those threats

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1	detected, the total number of maritime
2	threats interdicted or disrupted.
3	(B) METRICS CONSULTATION.—In devel-
4	oping the metrics required under subparagraph
5	(A), the Secretary shall—
6	(i) consult with the appropriate com-
7	ponents of the Department; and
8	(ii) as appropriate, work with other
9	agencies, including the Drug Enforcement
10	Agency, the Department of Defense, and
11	the Department of Justice, to ensure that
12	authoritative data sources are utilized.
13	(C) MANNER OF COLLECTION.—The data
14	used by the Secretary shall be collected and re-
15	ported in a consistent and standardized man-
16	ner, informed by situational awareness.
17	(5) AIR AND MARINE SECURITY METRICS IN
18	THE LAND DOMAIN.—
19	(A) IN GENERAL.—Not later than 120
20	days after the date of enactment of this Act,
21	the Secretary shall develop metrics, informed by
22	situational awareness, to measure the effective-
23	ness of the aviation assets and operations of the
24	Office of Air and Marine of U.S. Customs and
25	Border Enforcement. The Secretary shall annu-

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1	ally implement the metrics developed under this
2	subsection, which shall include—
3	(i) an effectiveness rate, which com-
4	pares Office of Air and Marine flight hours
5	requirements to the number of flight hours
6	flown by such Office;
7	(ii) a funded flight hour effectiveness
8	rate, which compares the number of fund-
9	ed flight hours appropriated to the Office
10	of Air and Marine to the number of actual
11	flight hours flown by such Office;
12	(iii) a readiness rate, which compares
13	the number of aviation missions flown by
14	the Office of Air and Marine to the num-
15	ber of aviation missions cancelled by such
16	Office due to maintenance, operations, or
17	other causes;
18	(iv) the number of missions cancelled
19	by such Office due to weather compared to
20	the total planned missions;
21	(v) the number of subjects detected by
22	the Office of Air and Marine through the
23	use of unmanned aerial systems and
24	manned aircrafts;

1	(vi) the number of apprehensions as-
2	sisted by the Office of Air and Marine
3	through the use of unmanned aerial sys-
4	tems and manned aircrafts;
5	(vii) the number and quantity of illicit
6	drug seizures assisted by the Office of Air
7	and Marine through the use of unmanned
8	aerial systems and manned aircrafts; and
9	(viii) the number of times that usable
10	intelligence related to border security was
11	obtained through the use of unmanned aer-
12	ial systems and manned aircraft.
13	(B) METRICS CONSULTATION.—In devel-
14	oping the metrics required under subparagraph
15	(A), the Secretary shall—
16	(i) consult with the appropriate com-
17	ponents of the Department; and
18	(ii) as appropriate, work with other
19	agencies, including the Department of Jus-
20	tice, to ensure that authoritative data
21	sources are utilized.
22	(C) MANNER OF COLLECTION.—The data
23	used by the Secretary shall be collected and re-
24	ported in a consistent and standardized man-
25	ner, informed by situational awareness.

1	(d) DATA TRANSPARENCY.—The Secretary shall—
2	(1) in accordance with applicable privacy laws,
3	make data related to apprehensions, inadmissible
4	aliens, drug seizures, and other enforcement actions
5	available to the public, academic research, and law
6	enforcement communities; and
7	(2) provide the Office of Immigration Statistics
8	of the Department with unfettered access to the
9	data described in paragraph (1).
10	(e) Evaluation by the Government Account-
11	ABILITY OFFICE AND THE SECRETARY OF HOMELAND
12	SECURITY.—
13	(1) Metrics report.—
14	(A) MANDATORY DISCLOSURES.—The Sec-
15	retary shall submit an annual report containing
16	the metrics required under paragraphs (2)
17	through (5) of subsection (c) and the data and
18	methodology used to develop such metrics to—
19	(i) the appropriate congressional com-
20	
	mittees; and
21	(ii) the Comptroller General of the
21 22	
	(ii) the Comptroller General of the
22	(ii) the Comptroller General of the United States.

1	verification, may submit the annual report de-
2	scribed in subparagraph (A) to—
3	(i) the National Center for Border Se-
4	curity and Immigration;
5	(ii) the head of a national laboratory
6	within the Department laboratory network
7	with prior expertise in border security; and
8	(C) a Federally Funded Research and De-
9	velopment Center sponsored by the Depart-
10	ment.
11	(2) GAO REPORT.—Not later than 270 days
12	after receiving the first report under paragraph
13	(1)(A), and biennially thereafter for the following 10
14	years, the Comptroller General of the United States,
15	shall submit a report to the appropriate congres-
16	sional committees that—
17	(A) analyzes the suitability and statistical
18	validity of the data and methodology contained
19	in such report; and
20	(B) includes recommendations to Congress
21	on—
22	(i) the feasibility of other suitable
23	metrics that may be used to measure the
24	effectiveness of border security; and

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1	(ii) improvements that need to be
2	made to the metrics being used to measure
3	the effectiveness of border security.
4	(3) STATE OF THE BORDER REPORT.—Not
5	later than 60 days after the end of each fiscal year
6	through fiscal year 2025, the Secretary shall submit
7	a "State of the Border" report to the appropriate
8	congressional committees that—
9	(A) provides trends for each metric under
10	paragraphs (2) through (5) of subsection (c) for
11	the last 10 years, to the extent possible;
12	(B) provides selected analysis into related
13	aspects of illegal flow rates, including legal
14	flows and stock estimation techniques; and
15	(C) includes any other information that the
16	Secretary determines appropriate.
17	(4) Metrics update.—
18	(A) IN GENERAL.—After submitting the
19	final report to the Comptroller General under
20	paragraph (1), the Secretary may reevaluate
21	and update any of the metrics required under
22	paragraphs (2) through (5) of subsection (c) to
23	ensure that such metrics—
24	(i) meet the Department's perform-
25	ance management needs; and

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1	(ii) are suitable to measure the effec-
2	tiveness of border security.
3	(B) Congressional notification.—Not
4	later than 30 days before updating the metrics
5	under subparagraph (A), the Secretary shall no-
6	tify the appropriate congressional committees of
7	such updates.
8	SEC. 302. ANNUAL HOMELAND SECURITY ASSESSMENT.
9	(a) IN GENERAL.—Title II of the Homeland Security
10	Act of 2002 (6 U.S.C. 121 et seq.) is amended by adding
11	at the end the following:
12	"SEC. 210G. ANNUAL HOMELAND SECURITY ASSESSMENT.
13	"(a) Department Annual Assessment.—
14	"(1) IN GENERAL.—Not later than March 31 of
15	each year beginning in the year after the date of en-
16	actment of this section, and each year thereafter for
17	7 years, the Under Secretary for Intelligence and
18	Analysis shall prepare and submit to the congres-
19	sional homeland security committees a report assess-
20	ing the current threats to homeland security and ca-
21	pability gaps in homeland security defenses to ad-
22	dress such threats.
23	"(2) Form of report.—In carrying out para-
24	graph (1), the Under Secretary for Intelligence and

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Analysis shall submit an unclassified report, and as
 necessary, a classified annex.

3 "(b) Office of Inspector General Annual As-4 SESSMENT.—Not later than 90 days after the date on 5 which a report required under subsection (a) is submitted to the congressional homeland security committees, the In-6 7 spector General of the Department shall prepare and sub-8 mit to the congressional homeland security committees a 9 report, which shall include an assessment of the capability 10 gaps in homeland security defenses and recommendations 11 for actions to mitigate those gaps.

12 "(c) MITIGATION PLAN.—Not later than 90 days 13 after the date on which a report required under subsection 14 (b) is submitted to the congressional homeland security 15 committees, the Secretary shall submit to the congres-16 sional homeland security committees a plan to mitigate the 17 threats to homeland security and vulnerabilities in home-18 land security defenses identified in those reports.".

(b) TECHNICAL AND CONFORMING AMENDMENT.—
The table of contents in section 1(b) of the Homeland Security Act of 2002 (Public Law 107–296; 116 Stat. 2135),
as amended by this Act, is amended by inserting after the
item relating to section 210F the following:

"Sec. 210G. Annual homeland security assessment.".

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1 SEC. 303. DEPARTMENT TRANSPARENCY.

2 (a) FEASIBILITY STUDY.—The Administrator of the 3 Federal Emergency Management Agency shall initiate a study to determine the feasibility of gathering data and 4 5 providing information to Congress on the use of Federal grant awards, for expenditures of more than \$5,000, by 6 7 entities that receive a Federal grant award under the 8 Urban Area Security Initiative and the State Homeland Security Grant Program under sections 2003 and 2004 9 of the Homeland Security Act of 2002 (6 U.S.C. 604 and 10 11 605), respectively.

(b) REPORT.—Not later than 1 year after the date
of enactment of this Act, the Administrator of the Federal
Emergency Management Agency shall submit to the congressional homeland security committee a report on the
results of the study required under subsection (a).

17SEC. 304. TRANSPARENCY IN RESEARCH AND DEVELOP-18MENT.

(a) IN GENERAL.—Title III of the Homeland Security Act of 2002 (6 U.S.C. 181 et seq.) is amended by
adding at the end the following:

22 "SEC. 319. TRANSPARENCY IN RESEARCH AND DEVELOP23 MENT.

24 "(a) REQUIREMENT TO PUBLICLY LIST UNCLASSI25 FIED RESEARCH & DEVELOPMENT PROGRAMS.—

1	"(1) IN GENERAL.—Except as provided in para-
2	graph (2), the Secretary shall maintain a detailed
3	list, accessible on the website of the Department,
4	of—
5	"(A) each research and development
6	project that is not classified, and all appro-
7	priate details for each such project;
8	"(B) each task order for a Federally
9	Funded Research and Development Center not
10	associated with a research and development
11	project; and
12	"(C) each task order for a University-
13	based center of excellence not associated with a
14	research and development project.
15	"(2) Exceptions.—
16	"(A) Operational security.—The Sec-
17	retary, or a designee of the Secretary with the
18	rank of Assistant Secretary or above, may ex-
19	clude a project from the list required under
20	paragraph (1) if the Secretary or such designee
21	provides to the appropriate congressional com-
22	mittees—
23	"(i) the information that would other-
24	wise be required to be publicly posted
25	under paragraph (1); and

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1	"(ii) a written certification that—
2	"(I) the information that would
3	otherwise be required to be publicly
4	posted under paragraph (1) is con-
5	trolled unclassified information, the
6	public dissemination of which would
7	jeopardize operational security; and
8	"(II) the publicly posted list
9	under paragraph (1) includes as much
10	information about the program as is
11	feasible without jeopardizing oper-
12	ational security.
13	"(B) Completed projects.—Paragraph
14	(1) shall not apply to a project completed or
15	otherwise terminated before the date of enact-
16	ment of this section.
17	"(3) DEADLINE AND UPDATES.—The list re-
18	quired under paragraph (1) shall be—
19	"(A) made publicly accessible on the
20	website of the Department not later than 1 year
21	after the date of enactment of this section; and
22	"(B) updated as frequently as possible, but
23	not less frequently than once per quarter.
24	"(b) Requirement to Report to Congress on
25	CLASSIFIED PROJECTS.—Not later than January 1, 2017,

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and annually thereafter, the Secretary shall submit to the
 appropriate congressional committees a report that lists
 each ongoing classified project at the Department, includ ing all appropriate details of each such project.

5 "(c) INDICATORS OF SUCCESS OF TRANSITIONED6 PROJECTS.—

"(1) IN GENERAL.—For each project that has
been transitioned from research and development to
practice, the Under Secretary of Science and Technology shall develop and track indicators to demonstrate the uptake of the technology or project
among customers or end-users.

"(2) REQUIREMENT.—To the fullest extent possible, the tracking of a project required under paragraph (1) shall continue for the 3-year period beginning on the date on which the project was
transitioned from research and development to practice.

19 "(3) INDICATORS.—The indicators developed
20 and tracked under this subsection shall be included
21 in the list required under subsection (a).

22 "(d) DEFINITIONS.—In this section:

23 "(1) ALL APPROPRIATE DETAILS.—The term
24 'all appropriate details' means—

1	"(A) the name of the project, including
2	both classified and unclassified names if appli-
3	cable;
4	"(B) the name of the component carrying
5	out the project;
6	"(C) an abstract or summary of the
7	project;
8	"(D) funding levels for the project;
9	"(E) project duration or timeline;
10	"(F) the name of each contractor, grantee,
11	or cooperative agreement partner involved in
12	the project;
13	"(G) expected objectives and milestones for
14	the project; and
15	"(H) to the maximum extent practicable,
16	relevant literature and patents that are associ-
17	ated with the project.
18	"(2) Appropriate congressional commit-
19	TEES.—The term 'appropriate congressional com-
20	mittees' means—
21	"(A) the Committee on Homeland Security
22	and Governmental Affairs of the Senate;
23	"(B) the Committee on Homeland Security
24	of the House of Representatives; and

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1	"(C) the Committee on Oversight and Gov-
2	ernment Reform of House of Representatives.
3	"(3) CLASSIFIED.—The term 'classified' means
4	anything containing—
5	"(A) classified national security informa-
6	tion as defined in section 6.1 of Executive
7	Order 13526 (50 U.S.C. 3161 note) or any suc-
8	cessor order;
9	"(B) Restricted Data or data that was for-
10	merly Restricted Data, as defined in section
11	11y. of the Atomic Energy Act of 1954 (42)
12	U.S.C. 2014(y));
13	"(C) material classified at the Sensitive
14	Compartmented Information (SCI) level as de-
15	fined in section 309 of the Intelligence Author-
16	ization Act for Fiscal Year 2001 (50 U.S.C.
17	3345); or
18	"(D) information relating to a special ac-
19	cess program, as defined in section 6.1 of Exec-
20	utive Order 13526 (50 U.S.C. 3161 note) or
21	any successor order.
22	"(4) Controlled unclassified informa-
23	TION.—The term 'controlled unclassified informa-
24	tion' means information described as 'Controlled Un-

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1	classified Information' under Executive Order 13556
2	(50 U.S.C. 3501 note) or any successor order.
3	"(5) PROJECT.—The term 'project' means a re-
4	search or development project, program, or activity
5	administered by the Department, whether ongoing,
6	completed, or otherwise terminated.".
7	(b) Technical and Conforming Amendment.—
8	The table of contents in section 1(b) of the Homeland Se-
9	curity Act of 2002 (Public Law 107–296; 116 Stat. 2135)
10	is amended by inserting after the item relating to section
11	318 the following:
	"Sec. 319. Transparency in research and development.".
	Sec. 515. Transparency in research and development.
12	SEC. 305. REPORTING ON NATIONAL BIO AND AGRO-DE-
12 13	
	SEC. 305. REPORTING ON NATIONAL BIO AND AGRO-DE-
13	SEC. 305. REPORTING ON NATIONAL BIO AND AGRO-DE- FENSE FACILITY.
13 14 15	 SEC. 305. REPORTING ON NATIONAL BIO AND AGRO-DE- FENSE FACILITY. (a) IN GENERAL.—Section 310 of the Homeland Se-
13 14 15	 SEC. 305. REPORTING ON NATIONAL BIO AND AGRO-DE- FENSE FACILITY. (a) IN GENERAL.—Section 310 of the Homeland Se- curity Act of 2002 (6 U.S.C. 190) is amended by adding
13 14 15 16	 SEC. 305. REPORTING ON NATIONAL BIO AND AGRO-DE- FENSE FACILITY. (a) IN GENERAL.—Section 310 of the Homeland Se- curity Act of 2002 (6 U.S.C. 190) is amended by adding at the end the following:
 13 14 15 16 17 	 SEC. 305. REPORTING ON NATIONAL BIO AND AGRO-DE- FENSE FACILITY. (a) IN GENERAL.—Section 310 of the Homeland Se- curity Act of 2002 (6 U.S.C. 190) is amended by adding at the end the following: "(e) SUCCESSOR FACILITY.—The National Bio and
 13 14 15 16 17 18 	 SEC. 305. REPORTING ON NATIONAL BIO AND AGRO-DE- FENSE FACILITY. (a) IN GENERAL.—Section 310 of the Homeland Se- curity Act of 2002 (6 U.S.C. 190) is amended by adding at the end the following: "(e) SUCCESSOR FACILITY.—The National Bio and Agro-Defense Facility, the planned successor facility to
 13 14 15 16 17 18 19 	 SEC. 305. REPORTING ON NATIONAL BIO AND AGRO-DE- FENSE FACILITY. (a) IN GENERAL.—Section 310 of the Homeland Security Act of 2002 (6 U.S.C. 190) is amended by adding at the end the following: "(e) SUCCESSOR FACILITY.—The National Bio and Agro-Defense Facility, the planned successor facility to the Plum Island Animal Disease Center as of the date of
 13 14 15 16 17 18 19 20 	 SEC. 305. REPORTING ON NATIONAL BIO AND AGRO-DE- FENSE FACILITY. (a) IN GENERAL.—Section 310 of the Homeland Se- curity Act of 2002 (6 U.S.C. 190) is amended by adding at the end the following: "(e) SUCCESSOR FACILITY.—The National Bio and Agro-Defense Facility, the planned successor facility to the Plum Island Animal Disease Center as of the date of enactment of this subsection, shall be subject to the re-
 13 14 15 16 17 18 19 20 21 	 SEC. 305. REPORTING ON NATIONAL BIO AND AGRO-DE- FENSE FACILITY. (a) IN GENERAL.—Section 310 of the Homeland Se- curity Act of 2002 (6 U.S.C. 190) is amended by adding at the end the following: "(e) SUCCESSOR FACILITY.—The National Bio and Agro-Defense Facility, the planned successor facility to the Plum Island Animal Disease Center as of the date of enactment of this subsection, shall be subject to the re- quirements under subsections (b), (c), and (d) in the same

24 "(f) Construction of the National Bio and25 Agro-Defense Facility.—

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1	"(1) REPORT REQUIRED.—Not later than Sep-
2	tember 30, 2016, and not less frequently than twice
3	each year thereafter, the Secretary of Homeland Se-
4	curity and the Secretary of Agriculture shall submit
5	to the congressional homeland security committees a
6	report on the National Bio and Agro-Defense Facil-
7	ity that includes—
8	"(A) a review of the status of the construc-
9	tion of the National Bio and Agro-Defense Fa-
10	cility, including—
11	"(i) current cost and schedule esti-
12	mates;
13	"(ii) any revisions to previous esti-
14	mates described in clause (i); and
15	"(iii) total obligations to date;
16	"(B) a description of activities carried out
17	to prepare for the transfer of research to the
18	facility and the activation of that research; and
19	"(C) a description of activities that have
20	occurred to decommission the Plum Island Ani-
21	mal Disease Center.
22	"(2) SUNSET.—The reporting requirement
23	under paragraph (1) shall terminate on the date
24	that is 1 year after the date on which the Secretary
25	of Homeland Security certifies to the congressional

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homeland security committees that construction of
 the National Bio and Agro-Defense Facility has
 been completed.".

4 (b) REVIEW.—Not later than 1 year after the date 5 of enactment of this Act, the Comptroller General of the 6 United States shall initiate a review of and submit to Con-7 gress a report on the construction and future planning of 8 the National Bio and Agro-Defense Facility, which shall 9 include—

10 (1) the extent to which cost and schedule esti11 mates for the project conform to capital planning
12 leading practices as determined by the Comptroller
13 General;

(2) the extent to which the project's planning,
budgeting, acquisition, and proposed management in
use conform to capital planning leading practices as
determined by the Comptroller General; and

(3) the extent to which disposal of the Plum Island Animal Disease Center conforms to capital
planning leading practices as determined by the
Comptroller General.

1	SEC. 306. INSPECTOR GENERAL OVERSIGHT OF SUSPEN-
2	SION AND DEBARMENT.
3	Not later than 3 years after the date of enactment
4	of this Act, the Inspector General of the Department
5	shall—
6	(1) audit the award of grants and procurement
7	contracts to identify—
8	(A) instances in which a grant or contract
9	was improperly awarded to a suspended or
10	debarred entity; and
11	(B) whether corrective actions were taken
12	following such instances to prevent recurrence;
13	and
14	(2) review the suspension and debarment pro-
15	gram throughout the Department to assess wheth-
16	er—
17	(A) suspension and debarment criteria are
18	consistently applied throughout the Depart-
19	ment; and
20	(B) disparities exist in the application of
21	the criteria, particularly with respect to busi-
22	ness size and category.
23	SEC. 307. FUTURE YEARS HOMELAND SECURITY PROGRAM.
24	(a) IN GENERAL.—Section 874 of the Homeland Se-
25	curity Act of 2002 (6 U.S.C. 454) is amended—

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(1) in the section heading, by striking "YEAR"
 and inserting "YEARS";

3 (2) by striking subsection (a) and inserting the4 following:

5 "(a) IN GENERAL.—Not later than 60 days after the date on which the budget of the President is submitted 6 7 to Congress under section 1105(a) of title 31, United 8 States Code, the Secretary shall submit to the Committee 9 on Homeland Security and Governmental Affairs of the 10 Senate and the Committee on Homeland Security of the House of Representatives (referred to in this section as 11 12 the 'appropriate committees') a Future Years Homeland 13 Security Program that covers the fiscal year for which the budget is submitted and the 4 succeeding fiscal years."; 14 15 and

16 (3) by striking subsection (c) and inserting the17 following:

18 "(c) PROJECTION OF ACQUISITION ESTIMATES.—On
19 and after February 1, 2018, each Future Years Homeland
20 Security Program shall project—

"(1) acquisition estimates for the fiscal year for
which the budget is submitted and the 4 succeeding
fiscal years, with specified estimates for each fiscal
year, for all major acquisitions by the Department
and each component of the Department; and

"(2) estimated annual deployment schedules for
 all physical asset major acquisitions over the 5-fis cal-year period described in paragraph (1) and the
 full operating capability for all information tech nology major acquisitions.

6 "(d) SENSITIVE AND CLASSIFIED INFORMATION.— 7 The Secretary may include with each Future Years Home-8 land Security Program a classified or other appropriately 9 controlled document containing any information required 10 to be submitted under this section that is restricted from 11 public disclosure in accordance with Federal law or any 12 Executive Order.

"(e) AVAILABILITY OF INFORMATION TO THE PUBLIC.—The Secretary shall make available to the public in
electronic form the information required to be submitted
to the appropriate committees under this section, other
than information described in subsection (d).".

(b) TECHNICAL AND CONFORMING AMENDMENT.—
The table of contents in section 1(b) of the Homeland Security Act of 2002 (Public Law 107–296; 116 Stat. 2135),

21 as amended by this Act, is amended by striking the item

22 relating to section 874 and inserting the following:"Sec. 874. Future Years Homeland Security Program.".

23 (c) EFFECTIVE DATE.—The amendments made by
24 subsection (a) shall apply with respect to each fiscal year
25 beginning after the date of enactment of this Act.

1	SEC. 308. QUADRENNIAL HOMELAND SECURITY REVIEW.
2	(a) IN GENERAL.—Section 707 of the Homeland Se-
3	curity Act of 2002 (6 U.S.C. 347) is amended—
4	(1) in subsection (b)—
5	(A) in paragraph (5), by striking "and" at
6	the end;
7	(B) in paragraph (6), by striking the pe-
8	riod and inserting "; and"; and
9	(C) by adding at the end the following:
10	((7) review available capabilities and capacities
11	across the homeland security enterprise and identify
12	redundant, wasteful, or unnecessary capabilities and
13	capacities from which resources can be redirected to
14	better support other existing capabilities and capac-
15	ities."; and
16	(2) in subsection (c)—
17	(A) by striking paragraph (1) and insert-
18	ing the following:
19	"(1) IN GENERAL.—Not later than 60 days
20	after the date on which the budget of the President
21	is submitted to Congress under section 1105 of title
22	31, United States Code, for the fiscal year after the
23	fiscal year in which a quadrennial homeland security
24	review is conducted under subsection $(a)(1)$, the Sec-
25	retary shall submit to Congress a report on the
26	quadrennial homeland security review."; and

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1	(B) in paragraph (2)—
2	(i) in subparagraph (H), by striking
3	"and" at the end;
4	(ii) by redesignating subparagraph (I)
5	as subparagraph (L); and
6	(iii) by inserting after subparagraph
7	(H) the following:
8	"(I) a description of how the conclusions
9	under the quadrennial homeland security review
10	will inform efforts to develop capabilities and
11	build capacity of States, local governments, In-
12	dian tribes, territories, and private entities, and
13	of individuals, families, and communities;
14	"(J) proposed changes to the authorities,
15	organization, governance structure, or business
16	processes (including acquisition processes) of
17	the Department in order to better fulfil respon-
18	sibilities of the Department;
19	"(K) if appropriate, a classified or other
20	appropriately controlled document containing
21	any information required to be submitted under
22	this paragraph that is restricted from public
23	disclosure in accordance with Federal law, in-
24	cluding information that is not publicly releas-
25	able; and".

1 SEC. 309. REPORTING REDUCTION.

2 (a) OFFICE OF COUNTERNARCOTICS ANNUAL BUDG3 ET REVIEW AND EVALUATION OF COUNTERNARCOTICS
4 ACTIVITIES REPORT.—Section 878 of the Homeland Se5 curity Act of 2002 (6 U.S.C. 458) is amended by striking
6 subsection (f).

7 (b) OFFICE OF COUNTERNARCOTICS SEIZURE RE8 PORT.—Section 705(a) of the Office of National Drug
9 Control Policy Reauthorization Act of 1998 (21 U.S.C.
10 1704(a)) is amended by striking paragraph (3).

(c) ANNUAL REPORT ON ACTIVITIES OF THE NATIONAL NUCLEAR DETECTION OFFICE.—Section
1902(a)(13) of the Homeland Security Act of 2002 (6
U.S.C. 592(a)(13)) is amended by striking "an annual"
and inserting "a biennial".

(d) JOINT ANNUAL INTERAGENCY REVIEW OF GLOBAL NUCLEAR DETECTION ARCHITECTURE.—Section 1907
of the Homeland Security Act of 2002 (6 U.S.C. 596a)
is amended—

20 (1) in subsection (a)—

21 (A) in the subsection heading, by striking
22 "ANNUAL" and inserting "BIENNIAL";

23 (B) in paragraph (1)—

24 (i) in the matter preceding subpara25 graph (A), by striking "once each year—

1	" and inserting "once every other year—";
2	and
3	(ii) in subparagraph (C)—
4	(I) in clause (i), by striking "the
5	previous year" and inserting "the pre-
6	vious 2 years"; and
7	(II) in clause (iii), by striking
8	"the previous year." and inserting
9	"the previous 2 years."; and
10	(C) in paragraph (2), by striking "once
11	each year," and inserting "once every other
12	year,"; and
13	(2) in subsection (b)—
14	(A) in the subsection heading, by striking
15	"ANNUAL" and inserting "BIENNIAL";
16	(B) in paragraph (1), by striking "of each
17	year," and inserting "of every other year,"; and
18	(C) in paragraph (2), by striking "annual"
19	and inserting "biennial".
20	SEC. 310. ADDITIONAL DEFINITIONS.
21	Section 2 of the Homeland Security Act of 2002 (6
22	U.S.C. 101) is amended—
23	(1) by redesignating paragraphs (13) through
24	(18) as paragraphs (17) through (22) , respectively;

1	(2) by redesignating paragraphs (9) through
2	(12) as paragraphs (12) through (15) , respectively
3	(3) by redesignating paragraphs (4) through
4	(8) as paragraphs (6) through (10) , respectively;
5	(4) by redesignating paragraphs (1) , (2) , and
6	(3) as paragraphs (2), (3), and (4), respectively;
7	(5) by inserting before paragraph (1) the fol-
8	lowing:
9	"(1) The term 'acquisition' has the meaning
10	given the term in section 131 of title 41, United
11	States Code.";
12	(6) in paragraph (3), as so redesignated—
13	(A) by inserting "(A)" after "(3)"; and
14	(B) by adding at the end the following:
15	"(B) The term 'congressional homeland security
16	committees' means—
17	"(i) the Committee on Homeland Security
18	and Governmental Affairs of the Senate;
19	"(ii) the Committee on Homeland Security
20	of the House of Representatives;
21	"(iii) the Homeland Security Sub-
22	committee of the Committee on Appropriations
23	of the Senate; and

"(iv) the Homeland Security Subcommittee of the Committee on Appropriations of the
of the Committee on Appropriations of the
of the committee on Appropriations of the
House of Representatives.";
(7) by inserting after paragraph (4), as so re-
designated, the following:
"(5) The term 'best practices', with respect to
acquisition, means a knowledge-based approach to
capability development that includes—
"(A) identifying and validating needs;
"(B) assessing alternatives to select the
most appropriate solution;
"(C) clearly establishing well-defined re-
quirements;
"(D) developing realistic cost assessments
and schedules;
"(E) planning stable funding that matches
resources to requirements;
"(F) demonstrating technology, design,
and manufacturing maturity;
"(G) using milestones and exit criteria or
specific accomplishments that demonstrate
progress;
"(H) adopting and executing standardized
processes with known success across programs;

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1	"(I) establishing an adequate workforce
2	that is qualified and sufficient to perform nec-
3	essary functions; and
4	"(J) integrating capabilities into the mis-
5	sion and business operations of the Depart-
6	ment.";
7	(8) by inserting after paragraph (10) , as so re-
8	designated, the following:
9	"(11) The term 'homeland security enterprise'
10	means all relevant governmental and nongovern-
11	mental entities involved in homeland security, in-
12	cluding Federal, State, local, tribal, and territorial
13	government officials, private sector representatives,
14	academics, and other policy experts."; and
15	(9) by inserting after paragraph (15) , as so re-
16	designated, the following:
17	"(16) The term 'management integration and
18	transformation'—
19	"(A) means the development of consistent
20	and consolidated functions for information tech-
21	nology, financial management, acquisition man-
22	agement, logistics and material resource man-
23	agement, asset security, and human capital
24	management; and

"(B) includes governing processes and pro cedures, management systems, personnel activi ties, budget and resource planning, training,
 real estate management, and provision of secu rity, as they relate to functions cited in sub paragraph (A).".