117TH CONGRESS 1ST SESSION	S.	
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To amend the Homeland Security Act of 2002 to establish the Cyber Incident Review Office in the Cybersecurity and Infrastructure Security Agency of the Department of Homeland Security, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. Peters (for himself and Mr. Portman) 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 establish the Cyber Incident Review Office in the Cybersecurity and Infrastructure Security Agency of the Department of Homeland Security, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,
 - 3 SECTION 1. SHORT TITLE.
 - 4 This Act may be cited as the "Cyber Incident Report-
 - 5 ing Act of 2021".
 - 6 SEC. 2. DEFINITIONS.
 - 7 In this Act:

1	(1) COVERED CYBER INCIDENT; COVERED ENTI-
2	TY; CYBER INCIDENT.—The terms "covered cyber
3	incident", "covered entity", and "cyber incident"
4	have the meanings given those terms in section 2230
5	of the Homeland Security Act of 2002, as added by
6	section 3(b) of this Act.
7	(2) Cyber attack; ransom payment
8	RANSOMWARE ATTACK.—The terms "cyber attack"
9	"ransom payment", and "ransomware attack" have
10	the meanings given those terms in section 2201 or
11	the Homeland Security Act of 2002 (6 U.S.C. 651)
12	as amended by section 3(a) of this Act.
13	(3) DIRECTOR.—The term "Director" means
14	the Director of the Cybersecurity and Infrastructure
15	Security Agency.
16	(4) Information system; security vulner
17	ABILITY.—The terms "information system" and "se
18	curity vulnerability" have the meanings given those
19	terms in section 102 of the Cybersecurity Act of
20	2015 (6 U.S.C. 1501).
21	SEC. 3. CYBER INCIDENT REPORTING.
22	(a) Definitions.—
23	(1) In General.—Section 2201 of the Home
24	land Security Act of 2002 (6 U.S.C. 651) is amend
25	ed —

1	(A) by redesignating paragraphs (1) , (2) ,
2	(3), (4) , (5) , and (6) as paragraphs (2) , (4) ,
3	(5), (7), (10), and (11), respectively;
4	(B) by inserting before paragraph (2), as
5	so redesignated, the following:
6	"(1) CLOUD SERVICE PROVIDER.—The term
7	'cloud service provider' means an entity offering
8	products or services related to cloud computing, as
9	defined by the National Institutes of Standards and
10	Technology in NIST Special Publication 800–145
11	and any amendatory or superseding document relat-
12	ing thereto.";
13	(C) by inserting after paragraph (2), as so
14	redesignated, the following:
15	"(3) Cyber attack.—The term 'cyber attack'
16	means the use of unauthorized or malicious code on
17	an information system, or the use of another digital
18	mechanism such as a denial of service attack, to in-
19	terrupt or disrupt the operations of an information
20	system or compromise the confidentiality, avail-
21	ability, or integrity of electronic data stored on,
22	processed by, or transiting an information system.";
23	(D) by inserting after paragraph (5), as so
24	redesignated, the following:

1	"(6) Managed service provider.—The term
2	'managed service provider' means an entity that de-
3	livers services, such as network, application, infra-
4	structure, or security services, via ongoing and reg-
5	ular support and active administration on the prem-
6	ises of a customer, in the data center of the entity
7	(such as hosting), or in a third party data center.";
8	(E) by inserting after paragraph (7), as so
9	redesignated, the following:
10	"(8) RANSOM PAYMENT.—The term 'ransom
11	payment' means the transmission of any money or
12	other property or asset, including virtual currency,
13	or any portion thereof, which has at any time been
14	delivered as ransom in connection with a
15	ransomware attack.
16	"(9) RANSOMWARE ATTACK.—The term
17	'ransomware attack'—
18	"(A) means a cyber attack that includes
19	the threat of use of unauthorized or malicious
20	code on an information system, or the threat of
21	use of another digital mechanism such as a de-
22	nial of service attack, to interrupt or disrupt
23	the operations of an information system or com-
24	promise the confidentiality, availability, or in-
25	tegrity of electronic data stored on, processed

1	by, or transiting an information system to ex-
2	tort a demand for a ransom payment; and
3	"(B) does not include any such event
4	where the demand for payment is made by a
5	Federal Government entity, good-faith security
6	research, or in response to an invitation by the
7	owner or operator of the information system for
8	third parties to identify vulnerabilities in the in-
9	formation system."; and
10	(F) by adding at the end the following:
11	"(13) Supply Chain Compromise.—The term
12	'supply chain compromise' means a cyber attack that
13	allows an adversary to utilize implants or other
14	vulnerabilities inserted prior to installation in order
15	to infiltrate data, or manipulate information tech-
16	nology hardware, software, operating systems, pe-
17	ripherals (such as information technology products),
18	or services at any point during the life cycle.
19	"(14) Virtual currency.—The term 'virtual
20	currency' means the digital representation of value
21	that functions as a medium of exchange, a unit of
22	account, or a store of value.
23	"(15) VIRTUAL CURRENCY ADDRESS.—The
24	term 'virtual currency address' means a unique pub-

1	lic cryptographic key identifying the location to
2	which a virtual currency payment can be made.".
3	(2) Conforming Amendment.—Section
4	9002(A)(7) of the William M. (Mac) Thornberry Na-
5	tional Defense Authorization Act for Fiscal Year
6	2021 (6 U.S.C. 652a(a)(7)) is amended to read as
7	follows:
8	"(7) Sector risk management agency.—
9	The term 'Sector Risk Management Agency' has the
10	meaning given the term in section 2201 of the
11	Homeland Security Act of 2002 (6 U.S.C. 651).".
12	(b) Cyber Incident Reporting.—Title XXII of
13	the Homeland Security Act of 2002 (6 U.S.C. 651 et seq.)
14	is amended by adding at the end the following:
15	"Subtitle C—Cyber Incident
16	Reporting
17	"SEC. 2230. DEFINITIONS.
18	"(a) In General.—Except as provided in subsection
19	(b), the definitions under section 2201 shall apply to this
20	
	subtitle.
21	subtitle. "(b) Additional Definitions.—In this subtitle:
21	"(b) Additional Definitions.—In this subtitle:

1	berry National Defense Authorization Act for Fiscal
2	Year 2021 (6 U.S.C. $1500(c)(1)(H)$).
3	"(2) COVERED CYBER INCIDENT.—The term
4	'covered cyber incident' means a substantial cyber
5	incident experienced by a covered entity that satis-
6	fies the definition and criteria established by the Di-
7	rector in the interim final rule and final rule issued
8	pursuant to section 2232.
9	"(3) COVERED ENTITY.—The term 'covered en-
10	tity' means an entity that owns or operates critical
11	infrastructure that satisfies the definition estab-
12	lished by the Director in the interim final rule and
13	final rule issued pursuant to section 2232.
14	"(4) Cyber incident.—The term 'cyber inci-
15	dent' has the meaning given the term 'incident' in
16	section 2209(a).
17	"(5) Cyber threat.—The term 'cyber
18	threat'—
19	"(A) has the meaning given the term 'cy-
20	bersecurity threat' in section 102 of the Cyber-
21	security Act of 2015 (6 U.S.C. 1501)); and
22	"(B) does not include any activity related
23	to good faith security research, including par-
24	ticipation in a bug-bounty program or a vulner-
25	ability disclosure program.

1	(6) CYBER THREAT INDICATOR; CYBERSECU-
2	RITY PURPOSE; DEFENSIVE MEASURE; FEDERAL EN-
3	TITY; INFORMATION SYSTEM; SECURITY CONTROL;
4	SECURITY VULNERABILITY.—The terms 'cyber
5	threat indicator', 'cybersecurity purpose', 'defensive
6	measure', 'Federal entity', 'information system', 'se-
7	curity control', and 'security vulnerability' have the
8	meanings given those terms in section 102 of the
9	Cybersecurity Act of 2015 (6 U.S.C. 1501).
10	"(7) SMALL BUSINESS.—The term 'small busi-
11	ness'—
12	"(A) means a business with fewer than 50
13	employees (determined on a full-time equivalent
14	basis); and
15	"(B) does not include—
16	"(i) a business that is a covered enti-
17	ty; or
18	"(ii) a business that holds a govern-
19	ment contract, unless that contractor is a
20	party only to—
21	"(I) a service contract to provide
22	housekeeping or custodial services; or
23	"(II) a contract to provide prod-
24	ucts or services unrelated to informa-
25	tion technology that is below the

1	micro-purchase threshold, as defined
2	in section 2.101 of title 48, Code of
3	Federal Regulations, or any successor
4	regulation.
5	"SEC. 2231. CYBER INCIDENT REVIEW OFFICE.
6	"(a) Cyber Incident Review Office.—There is
7	established in the Agency a Cyber Incident Review Office
8	(in this section referred to as the 'Office') to receive, ag-
9	gregate, and analyze reports related to covered cyber inci-
10	dents submitted by covered entities in furtherance of the
11	activities specified in subsection (c) of this section and sec-
12	tions 2202(e), 2203, and 2209(c) and any other author-
13	ized activity of the Director to enhance the situational
14	awareness of cyber threats across critical infrastructure
15	sectors.
16	"(b) Activities.—The Office shall, in furtherance of
17	the activities specified in sections 2202(e), 2203, and
18	2209(c)—
19	"(1) receive, aggregate, analyze, and secure,
20	consistent with the requirements under the Cyberse-
21	curity Information Sharing Act of 2015 (6 U.S.C.
22	1501 et seq.) reports from covered entities related to
23	a covered cyber incident to assess the effectiveness
24	of security controls and identify tactics, techniques,

1	and procedures adversaries use to overcome those
2	controls;
3	"(2) receive, aggregate, analyze, and secure re-
4	ports related to ransom payments to identify tactics,
5	techniques, and procedures, including identifying
6	and tracking ransom payments utilizing virtual cur-
7	rencies, adversaries use to perpetuate ransomware
8	attacks and facilitate ransom payments;
9	"(3) leverage information gathered about cyber-
10	security incidents to—
11	"(A) enhance the quality and effectiveness
12	of information sharing and coordination efforts
13	with appropriate entities, including agencies,
14	sector coordinating councils, information shar-
15	ing and analysis organizations, technology pro-
16	viders, cybersecurity and incident response
17	firms, and security researchers; and
18	"(B) provide appropriate entities, including
19	agencies, sector coordinating councils, informa-
20	tion sharing and analysis organizations, tech-
21	nology providers, cybersecurity and incident re-
22	sponse firms, and security researchers, with
23	timely, actionable, and anonymized reports of
24	cyber attack campaigns and trends, including,
25	to the maximum extent practicable, related con-

1	textual information, cyber threat indicators, and
2	defensive measures;
3	"(4) establish mechanisms to receive feedback
4	from stakeholders on how the Agency can most ef-
5	fectively receive covered cyber incident reports, ran-
6	som payment reports, and other voluntarily provided
7	information;
8	"(5) facilitate the timely sharing, on a vol-
9	untary basis, between relevant critical infrastructure
10	owners and operators of information relating to cov-
11	ered cyber incidents and ransom payments, particu-
12	larly with respect to ongoing cyber threats or secu-
13	rity vulnerabilities and identify and disseminate
14	ways to prevent or mitigate similar incidents in the
15	future;
16	"(6) for a covered cyber incident, including a
17	ransomware attack, that also satisfies the definition
18	of a substantial cyber incident, or is part of a group
19	of related cyber incidents that together satisfy such
20	definition, conduct a review of the details sur-
21	rounding the covered cyber incident or group of
22	those incidents and identify and disseminate ways to
23	prevent or mitigate similar incidents in the future
24	"(7) with respect to covered cyber incident re-
25	ports under subsection (c) involving an ongoing

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cyber threat or security vulnerability, immediately review those reports for cyber threat indicators that can be anonymized and disseminated, with defensive measures, to appropriate stakeholders, in coordination with other divisions within the Agency, as appropriate; "(8) publish quarterly unclassified, public reports that may be based on the unclassified information contained in the reports required under subsection (c); "(9) proactively identify opportunities and perform analyses, consistent with the protections in section 2235, to leverage and utilize data on ransom attacks to support law enforcement operations to identify, track, and seize ransom payments utilizing virtual currencies, to the greatest extent practicable; "(10) proactively identify opportunities, consistent with the protections in section 2235, to leverage and utilize data on cyber incidents in a manner that enables and strengthens cybersecurity research carried out by academic institutions and other private sector organizations, to the greatest extent practicable; "(11) on a not less frequently than annual basis, analyze public disclosures made pursuant to

1 parts 229 and 249 of title 17, Code of Federal Reg-2 ulations, or any subsequent document submitted to 3 the Securities and Exchange Commission by entities 4 experiencing cyber incidents and compare such dis-5 closures to reports received by the Office; and 6 "(12) in accordance with section 2235, not later 7 than 24 hours after receiving a covered cyber inci-8 dent report or ransom payment report, share the re-9 ported information with appropriate Sector Risk 10 Management Agencies and other appropriate agen-11 cies as determined by the Director of Office Manage-12 ment and Budget, in consultation with the Director 13 and the National Cyber Director. 14 "(c) Periodic Reporting.—Not later than 60 days 15 after the effective date of the interim final rule required under section 2232(b)(1), and on the first day of each 16 17 month thereafter, the Director, in consultation with the Attorney General and the Director of National Intel-18 19 ligence, shall submit to the National Cyber Director, the 20 majority leader of the Senate, the minority leader of the 21 Senate, the Speaker of the House of Representatives, the 22 minority leader of the House of Representatives, the Com-23 mittee on Homeland Security and Governmental Affairs of the Senate, and the Committee on Homeland Security of the House of Representatives a report that character-

1	izes the cyber threat facing Federal agencies and covered
2	entities, including applicable intelligence and law enforce-
3	ment information, covered cyber incidents, and
4	ransomware attacks, as of the date of the report, which
5	shall—
6	"(1) include the total number of reports sub-
7	mitted under sections 2232 and 2233 during the
8	preceding month, including a breakdown of required
9	and voluntary reports;
10	"(2) include any identified trends in covered
11	cyber incidents and ransomware attacks over the
12	course of the preceding month and as compared to
13	previous reports, including any trends related to the
14	information collected in the reports submitted under
15	sections 2232 and 2233, including—
16	"(A) the infrastructure, tactics, and tech-
17	niques malicious cyber actors commonly use;
18	and
19	"(B) intelligence gaps that have, or cur-
20	rently are, impeding the ability to counter cov-
21	ered cyber incidents and ransomware threats;
22	"(3) include a summary of the known uses of
23	the information in reports submitted under sections
24	2232 and 2233; and

1	"(4) be unclassified, but may include a classi-
2	fied annex.
3	"(d) Organization.—The Director may organize
4	the Office within the Agency as the Director deems appro-
5	priate, including harmonizing the functions of the Office
6	with other authorized activities.
7	"SEC. 2232. REQUIRED REPORTING OF CERTAIN CYBER IN-
8	CIDENTS.
9	"(a) In General.—
10	"(1) COVERED CYBER INCIDENT REPORTS.—A
11	covered entity shall report a covered cyber incident
12	to the Director not later than 72 hours after the
13	covered entity reasonably believes that a covered
14	cyber incident has occurred.
15	"(2) Ransom payment reports.—An entity,
16	including a covered entity and except for an indi-
17	vidual or a small business, that makes a ransom
18	payment as the result of a ransomware attack
19	against the entity shall report the payment to the
20	Director not later than 24 hours after the ransom
21	payment has been made.
22	"(3) Supplemental reports.—A covered en-
23	tity shall promptly submit to the Director an update
24	or supplement to a previously submitted covered
25	cyber incident report if new or different information

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becomes available or if the covered entity makes a ransom payment after submitting a covered cyber incident report required under paragraph (1).

"(4) Preservation of information.—Any entity subject to requirements of paragraph (1), (2), or (3) shall preserve data relevant to the covered cyber incident or ransom payment in accordance with procedures established in the interim final rule and final rule issued pursuant to subsection (b).

"(5) Exceptions.—

"(A) Reporting of Covered Cyber incident includes a ransom payment such that the reporting requirements under paragraphs (1) and (2) apply, the covered entity may submit a single report to satisfy the requirements of both paragraphs in accordance with procedures established in the interim final rule and final rule issued pursuant to subsection (b).

"(B) Substantially similar reported information.—The requirements under paragraphs (1), (2), and (3) shall not apply to an entity required by law, regulation, or contract to report substantially similar information to

1 another Federal agency within a substantially 2 similar timeframe. 3 "(6) Manner, Timing, and form of re-PORTS.—Reports made under paragraphs (1), (2), 4 5 and (3) shall be made in the manner and form, and 6 within the time period in the case of reports made 7 under paragraph (3), prescribed according to the in-8 terim final rule and final rule issued pursuant to 9 subsection (b). 10 "(7) EFFECTIVE DATE.—Paragraphs (1)11 through (4) shall take effect on the dates prescribed 12 in the interim final rule and the final rule issued 13 pursuant to subsection (b), except that the require-14 ments of paragraph (1) through (4) shall not be ef-15 fective for a period for more than 18 months after 16 the effective date of the interim final rule if the Di-17 rector has not issued a final rule pursuant to sub-18 section (b)(2). 19 "(b) Rulemaking.— 20 "(1) Interim final rule.—Not later than 21 270 days after the date of enactment of this section, 22 and after a 60-day consultative period, followed by 23 a 90-day comment period with appropriate stake-24 holders, the Director, in consultation with Sector 25 Risk Management Agencies and the heads of other

Federal agencies, shall publish in the Federal Reg-
ister an interim final rule to implement subsection
(a).
"(2) Final Rule.—Not later than 1 year after
publication of the interim final rule under paragraph
(1), the Director shall publish a final rule to imple-
ment subsection (a).
"(3) Subsequent rulemakings.—Any rule to
implement subsection (a) issued after publication of
the final rule under paragraph (2), including a rule
to amend or revise the final rule issued under para-
graph (2), shall comply with the requirements under
chapter 5 of title 5, United States Code, including
the issuance of a notice of proposed rulemaking
under section 553 of such title.
"(c) Elements.—The interim final rule and final
rule issued pursuant to subsection (b) shall be composed
of the following elements:
"(1) A clear description of the types of entities
that constitute covered entities, based on—
"(A) the consequences that disruption to
or compromise of such an entity could cause to
national security, economic security, or public
health and safety;

1	"(B) the likelihood that such an entity
2	may be targeted by a malicious cyber actor, in-
3	cluding a foreign country; and
4	"(C) the extent to which damage, disrup-
5	tion, or unauthorized access to such an entity,
6	including the accessing of sensitive cybersecu-
7	rity vulnerability information or penetration
8	testing tools or techniques, will likely enable the
9	disruption of the reliable operation of critical
10	infrastructure.
11	"(2) A clear description of the types of substan-
12	tial cyber incidents that constitute covered cyber in-
13	cidents, which shall—
14	"(A) at a minimum, require the occurrence
15	of—
16	"(i) the unauthorized access to an in-
17	formation system or network with a sub-
18	stantial loss of confidentiality, integrity, or
19	availability of such information system or
20	network, or a serious impact on the safety
21	and resiliency of operational systems and
22	processes;
23	"(ii) a disruption of business or indus-
24	trial operations due to a cyber incident; or

1	"(iii) an occurrence described in
2	clause (i) or (ii) due to loss of service fa-
3	cilitated through, or caused by, a com-
4	promise of a cloud service provider, man-
5	aged service provider, or other third-party
6	data hosting provider or by a supply chain
7	compromise;
8	"(B) consider—
9	"(i) the sophistication or novelty of
10	the tactics used to perpetrate such an inci-
11	dent, as well as the type, volume, and sen-
12	sitivity of the data at issue;
13	"(ii) the number of individuals di-
14	rectly or indirectly affected or potentially
15	affected by such an incident; and
16	"(iii) potential impacts on industrial
17	control systems, such as supervisory con-
18	trol and data acquisition systems, distrib-
19	uted control systems, and programmable
20	logic controllers; and
21	"(C) exclude—
22	"(i) any event where the cyber inci-
23	dent is perpetuated by a United States
24	Government entity, good-faith security re-
25	search, or in response to an invitation by

1	the owner or operator of the information
2	system for third parties to find
3	vulnerabilities in the information system,
4	such as a through a vulnerability disclo-
5	sure program or the use of authorized pen-
6	etration testing services; and
7	"(ii) the threat of disruption as extor-
8	tion, as described in section 2201(8)(B).
9	"(3) A requirement that, if a covered cyber inci-
10	dent or a ransom payment occurs following an ex-
11	empted threat described in paragraph (2)(C)(ii), the
12	entity shall comply with the requirements in this
13	subtitle in reporting the covered cyber incident or
14	ransom payment.
15	"(4) A clear description of the specific required
16	contents of a report pursuant to subsection $(a)(1)$,
17	which shall include the following information, to the
18	extent applicable and available, with respect to a
19	covered cyber incident:
20	"(A) A description of the covered cyber in-
21	cident, including—
22	"(i) identification and a description of
23	the function of the affected information
24	systems, networks, or devices that were, or

1	are reasonably believed to have been, af-
2	fected by such incident;
3	"(ii) a description of the unauthorized
4	access with substantial loss of confiden-
5	tiality, integrity, or availability of the af-
6	fected information system or network or
7	disruption of business or industrial oper-
8	ations;
9	"(iii) the estimated date range of such
10	incident; and
11	"(iv) the impact to the operations of
12	the covered entity.
13	"(B) Where applicable, a description of the
14	vulnerabilities, tactics, techniques, and proce-
15	dures used to perpetuate the covered cyber inci-
16	dent.
17	"(C) Where applicable, any identifying or
18	contact information related to each actor rea-
19	sonably believed to be responsible for such inci-
20	dent.
21	"(D) Where applicable, identification of
22	the category or categories of information that
23	was, or is reasonably believed to have been
24	accessed or acquired by an unauthorized per-
25	son.

1	"(E) The name and, if applicable, taxpayer
2	identification number or other unique identifier
3	of the entity impacted by the covered cyber inci-
4	dent.
5	"(F) Contact information, such as tele-
6	phone number or electronic mail address, that
7	the Office may use to contact the covered entity
8	or an authorized agent of such covered entity,
9	or, where applicable, the service provider of
10	such covered entity acting with the express per-
11	mission, and at the direction, of the covered en-
12	tity to assist with compliance with the require-
13	ments of this subtitle.
14	"(5) A clear description of the specific required
15	contents of a report pursuant to subsection (a)(2),
16	which shall be the following information, to the ex-
17	tent applicable and available, with respect to a ran-
18	som payment:
19	"(A) A description of the ransomware at-
20	tack, including the estimated date range of the
21	attack.
22	"(B) Where applicable, a description of the
23	vulnerabilities, tactics, techniques, and proce-
24	dures used to perpetuate the ransomware at-
25	tack.

1	(C) Where applicable, any identifying or
2	contact information related to the actor or ac-
3	tors reasonably believed to be responsible for
4	the ransomware attack.
5	"(D) The name and, if applicable, taxpayer
6	identification number or other unique identifier
7	of the entity that made the ransom payment.
8	"(E) Contact information, such as tele-
9	phone number or electronic mail address, that
10	the Office may use to contact the entity that
11	made the ransom payment or an authorized
12	agent of such covered entity, or, where applica-
13	ble, the service provider of such covered entity
14	acting with the express permission, and at the
15	direction of, that entity to assist with compli-
16	ance with the requirements of this subtitle.
17	"(F) The date of the ransom payment.
18	"(G) The ransom payment demand, includ-
19	ing the type of virtual currency or other com-
20	modity requested, if applicable.
21	"(H) The ransom payment instructions
22	including information regarding where to send
23	the payment, such as the virtual currency ad-
24	dress or physical address the funds were re-
25	quested to be sent to, if applicable.

1	"(I) The amount of the ransom payment.
2	"(J) A summary of the due diligence re-
3	view required under subsection (e).
4	"(6) A clear description of the types of data re-
5	quired to be preserved pursuant to subsection (a)(4)
6	and the period of time for which the data is required
7	to be preserved.
8	"(7) Deadlines for submitting reports to the Di-
9	rector required under subsection (a)(3), which
10	shall—
11	"(A) be established by the Director in con-
12	sultation with the Council;
13	"(B) consider any existing regulatory re-
14	porting requirements similar in scope, purpose,
15	and timing to the reporting requirements to
16	which such a covered entity may also be sub-
17	ject, and make efforts to harmonize the timing
18	and contents of any such reports to the max-
19	imum extent practicable; and
20	"(C) balance the need for situational
21	awareness with the ability of the covered entity
22	to conduct incident response and investigations.
23	"(8) Procedures for—
24	"(A) entities to submit reports required by
25	paragraphs (1), (2), and (3) of subsection (a),

1	which shall include, at a minimum, a concise
2	user-friendly web-based form;
3	"(B) the Office to carry out the enforce-
4	ment provisions of section 2233, including with
5	respect to the issuance of subpoenas and other
6	aspects of noncompliance;
7	"(C) implementing the exceptions provided
8	in subparagraphs (A), (B), and (D) of sub-
9	section (a)(5); and
10	"(D) anonymizing and safeguarding infor-
11	mation received and disclosed through covered
12	cyber incident reports and ransom payment re-
13	ports that is known to be personal information
14	of a specific individual or information that iden-
15	tifies a specific individual that is not directly re-
16	lated to a cybersecurity threat.
17	"(d) Third Party Report Submission and Ran-
18	SOM PAYMENT.—
19	"(1) Report Submission.—An entity, includ-
20	ing a covered entity, that is required to submit a
21	covered cyber incident report or a ransom payment
22	report may use a third party, such as an incident re-
23	sponse company, insurance provider, service pro-
24	vider, information sharing and analysis organization

or law firm, to submit the required report under subsection (a).

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- "(2) RANSOM PAYMENT.—If an entity impacted by a ransomware attack uses a third party to make a ransom payment, the third party shall not be required to submit a ransom payment report for itself under subsection (a)(2).
- "(3) DUTY TO REPORT.—Third-party reporting under this subparagraph does not relieve a covered entity or an entity that makes a ransom payment from the duty to comply with the requirements for covered cyber incident report or ransom payment report submission.
- "(4) RESPONSIBILITY TO ADVISE.—Any third party used by an entity that knowingly makes a ransom payment on behalf of an entity impacted by a ransomware attack shall advise the impacted entity of the responsibilities of the impacted entity regarding a due diligence review under subsection (e) and reporting ransom payments under this section.
- "(e) DUE DILIGENCE REVIEW.—Before the date on which a covered entity, or an entity that would be required to submit a ransom payment report under this section if that entity makes a ransom payment, makes a ransom payment relating to a ransomware attack, the covered en-

tity or entity shall conduct a due diligence review of alternatives to making the ransom payment, including an analysis of whether the covered entity or entity can recover 3 from the ransomware attack through other means. 5 "(f) Outreach to Covered Entities.— "(1) IN GENERAL.—The Director shall conduct 6 7 an outreach and education campaign to inform likely covered entities, entities that offer or advertise as a 8 9 service to customers to make or facilitate ransom 10 behalf of entities impacted payments on 11 ransomware attacks, potential ransomware attack 12 victims, and other appropriate entities of the requirements of paragraphs (1), (2), and (3) of sub-13 14 section (a). 15 "(2) Elements.—The outreach and education 16 campaign under paragraph (1) shall include the fol-17 lowing: 18 "(A) An overview of the interim final rule 19 and final rule issued pursuant to subsection (b). 20 "(B) An overview of mechanisms to submit 21 to the Office covered cyber incident reports and 22 information relating to the disclosure, retention, 23 and use of incident reports under this section. "(C) An overview of the protections af-24 25 forded to covered entities for complying with

1	the requirements under paragraphs (1) , (2) ,
2	and (3) of subsection (a).
3	"(D) An overview of the steps taken under
4	section 2234 when a covered entity is not in
5	compliance with the reporting requirements
6	under subsection (a).
7	"(E) Specific outreach to cybersecurity
8	vendors, incident response providers, cybersecu-
9	rity insurance entities, and other entities that
10	may support covered entities or ransomware at-
11	tack victims.
12	"(F) An overview of the privacy and civil
13	liberties requirements in this subtitle.
14	"(3) Coordination.—In conducting the out-
15	reach and education campaign required under para-
16	graph (1), the Director may coordinate with—
17	"(A) the Critical Infrastructure Partner-
18	ship Advisory Council established under section
19	871;
20	"(B) information sharing and analysis or-
21	ganizations;
22	"(C) trade associations;
23	"(D) information sharing and analysis cen-
24	ters;
25	"(E) sector coordinating councils; and

1	"(F) any other entity as determined appro-
2	priate by the Director.
3	"(g) Evaluation of Standards.—
4	"(1) In general.—Before issuing the final
5	rule pursuant to subsection (b)(2), the Director shall
6	review the data collected by the Office, and in con-
7	sultation with other appropriate entities, assess the
8	effectiveness of the rule with respect to—
9	"(A) the number of reports received;
10	"(B) the utility of the reports received;
11	"(C) the number of supplemental reports
12	required to be submitted; and
13	"(D) any other factor determined appro-
14	priate by the Director.
15	"(2) Submission to congress.—The Director
16	shall submit to the Committee on Homeland Secu-
17	rity and Governmental Affairs of the Senate and the
18	Committee on Homeland Security of the House of
19	Representatives the results of the evaluation de-
20	scribed in paragraph (1) and may thereafter, in ac-
21	cordance with the requirements under subsection
22	(b), publish in the Federal Register a final rule im-
23	plementing this section.
24	"(h) Organization of Reports.—Notwithstanding
25	chapter 35 of title 44, United States Code (commonly

- 1 known as the 'Paperwork Reduction Act'), the Director
- 2 may reorganize and reformat the means by which covered
- 3 cyber incident reports, ransom payment reports, and any
- 4 other voluntarily offered information is submitted to the
- 5 Office.
- 6 "SEC. 2233. VOLUNTARY REPORTING OF OTHER CYBER IN-
- 7 CIDENTS.
- 8 "(a) IN GENERAL.—Entities may voluntarily report
- 9 incidents or ransom payments to the Director that are not
- 10 required under paragraph (1), (2), or (3) of section
- 11 2232(a), but may enhance the situational awareness of
- 12 cyber threats.
- 13 "(b) Voluntary Provision of Additional Infor-
- 14 MATION IN REQUIRED REPORTS.—Entities may volun-
- 15 tarily include in reports required under paragraph (1), (2),
- 16 or (3) of section 2232(a) information that is not required
- 17 to be included, but may enhance the situational awareness
- 18 of cyber threats.
- 19 "(c) Application of Protections.—The protec-
- 20 tions under section 2235 applicable to covered cyber inci-
- 21 dent reports shall apply in the same manner and to the
- 22 same extent to reports and information submitted under
- 23 subsections (a) and (b).

1 "SEC. 2234. NONCOMPLIANCE WITH REQUIRED REPORTING.

2 "(a) Purpose.—In the event that an entity that is

3 required to submit a report under section 2232(a) fails

4 to comply with the requirement to report, the Director

5 may obtain information about the incident or ransom pay-

6 ment by engaging the entity directly to request informa-

7 tion about the incident or ransom payment, and if the Di-

8 rector is unable to obtain information through such en-

9 gagement, by issuing a subpoena to the entity, pursuant

10 to subsection (c), to gather information sufficient to deter-

11 mine whether a covered cyber incident or ransom payment

12 has occurred, and, if so, whether additional action is war-

13 ranted pursuant to subsection (d).

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14 "(b) Initial Request for Information.—

to believe, whether through public reporting or otherinformation in the possession of the Federal Govern-

"(1) In general.—If the Director has reason

ment, including through analysis performed pursu-

ant to paragraph (1) or (2) of section 2231(b), that

an entity has experienced a covered cyber incident or

21 made a ransom payment but failed to report such

incident or payment to the Office within 72 hours in

accordance to section 2232(a), the Director shall re-

24 quest additional information from the entity to con-

firm whether or not a covered cyber incident or ran-

som payment has occurred.

1	(2) TREATMENT.—Information provided to the
2	Office in response to a request under paragraph (1)
3	shall be treated as if it was submitted through the
4	reporting procedures established in section 2232.
5	"(c) Authority to Issue Subpoenas and
6	Debar.—
7	"(1) IN GENERAL.—If, after the date that is 72
8	hours from the date on which the Director made the
9	request for information in subsection (b), the Direc-
10	tor has received no response from the entity from
11	which such information was requested, or received
12	an inadequate response, the Director may issue to
13	such entity a subpoena to compel disclosure of infor-
14	mation the Director deems necessary to determine
15	whether a covered cyber incident or ransom payment
16	has occurred.
17	"(2) CIVIL ACTION.—
18	"(A) In general.—If an entity fails to
19	comply with a subpoena, the Director may refer
20	the matter to the Attorney General to bring a
21	civil action in a district court of the United
22	States to enforce such subpoena.
23	"(B) Venue.—An action under this para-
24	graph may be brought in the judicial district in

1	which the entity against which the action is
2	brought resides, is found, or does business.
3	"(C) Contempt of Court.—A court may
4	punish a failure to comply with a subpoena
5	issued under this subsection as a contempt of
6	court .
7	"(3) Non-delegation.—The authority of the
8	Director to issue a subpoena under this subsection
9	may not be delegated.
10	"(4) Debarment of Federal Contrac-
11	TORS.—If a covered entity with a Federal Govern-
12	ment contract, grant, or cooperative agreement fails
13	to comply with a subpoena issued under this sub-
14	section—
15	"(A) the Director may refer the matter to
16	the Administrator of General Services; and
17	"(B) upon receiving a referral from the Di-
18	rector, the Administrator of General Services
19	may impose additional available penalties, in-
20	cluding suspension or debarment.
21	"(d) Provision of Certain Information to At-
22	TORNEY GENERAL.—
23	"(1) In General.—Notwithstanding section
24	2235(a) and subsection (b)(2) of this section, if the
25	Director determines, based on the information pro-

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vided in response to the subpoena issued pursuant to subsection (c), that the facts relating to the covered cyber incident or ransom payment at issue may constitute grounds for a regulatory enforcement action or criminal prosecution, the Director may provide that information to the Attorney General or the appropriate regulator, who may use that information for a regulatory enforcement action or criminal prosecution.

"(2) APPLICATION TO CERTAIN ENTITIES AND THIRD PARTIES.—A covered cyber incident or ransom payment report submitted to the Office by an entity that makes a ransom payment or third party under section 2232 shall not be used by any Federal, State, Tribal, or local government to investigate or take another law enforcement action against the entity that makes a ransom payment or third party.

"(3) Rule of construction.—Nothing in this subtitle shall be construed to provide an entity that submits a covered cyber incident report or ransom payment report under section 2232 any immunity from law enforcement action for making a ransom payment otherwise prohibited by law.

1	"(e) Considerations.—When determining whether
2	to exercise the authorities provided under this section, the
3	Director shall take into consideration—
4	"(1) the size and complexity of the entity;
5	"(2) the complexity in determining if a covered
6	cyber incident has occurred;
7	"(3) prior interaction with the Agency or
8	awareness of the entity of the policies and proce-
9	dures of the Agency for reporting covered cyber inci-
10	dents and ransom payments; and
11	"(4) for non-covered entities required to submit
12	a ransom payment report, the ability of the entity to
13	perform a due diligence review pursuant to section
14	2232(e).
15	"(f) Exclusions.—This section shall not apply to a
16	State, local, Tribal, or territorial government entity.
17	"(g) Report to Congress.—The Director shall
18	submit to Congress an annual report on the number of
19	times the Director—
20	"(1) issued an initial request for information
21	pursuant to subsection (b);
22	"(2) issued a subpoena pursuant to subsection
23	(e);
24	"(3) brought a civil action pursuant to sub-
25	section $(e)(2)$; or

1	"(4) conducted additional actions pursuant to
2	subsection (d).
3	"SEC. 2235. INFORMATION SHARED WITH OR PROVIDED TO
4	THE FEDERAL GOVERNMENT.
5	"(a) Disclosure, Retention, and Use.—
6	"(1) Authorized activities.—Information
7	provided to the Office or Agency pursuant to section
8	2232 may be disclosed to, retained by, and used by,
9	consistent with otherwise applicable provisions of
10	Federal law, any Federal agency or department,
11	component, officer, employee, or agent of the Fed-
12	eral Government solely for—
13	"(A) a cybersecurity purpose;
14	"(B) the purpose of identifying—
15	"(i) a cyber threat, including the
16	source of the cyber threat; or
17	"(ii) a security vulnerability;
18	"(C) the purpose of responding to, or oth-
19	erwise preventing or mitigating, a specific
20	threat of death, a specific threat of serious bod-
21	ily harm, or a specific threat of serious eco-
22	nomic harm, including a terrorist act or a use
23	of a weapon of mass destruction;
24	"(D) the purpose of responding to, inves-
25	tigating, prosecuting, or otherwise preventing or

1	mitigating, a serious threat to a minor, includ-
2	ing sexual exploitation and threats to physical
3	safety; or
4	"(E) the purpose of preventing, inves-
5	tigating, disrupting, or prosecuting an offense
6	arising out of a covered cyber incident or any
7	of the offenses listed in section $105(d)(5)(A)(v)$
8	of the Cybersecurity Act of 2015 (6 U.S.C.
9	1504(d)(5)(A)(v).
10	"(2) Agency actions after receipt.—
11	"(A) Rapid, confidential sharing of
12	CYBER THREAT INDICATORS.—Upon receiving a
13	covered cyber incident or ransom payment re-
14	port submitted pursuant to this section, the Of-
15	fice shall immediately review the report to de-
16	termine whether the incident that is the subject
17	of the report is connected to an ongoing cyber
18	threat or security vulnerability and where appli-
19	cable, use such report to identify, develop, and
20	rapidly disseminate to appropriate stakeholders
21	actionable, anonymized cyber threat indicators
22	and defensive measures.
23	"(B) STANDARDS FOR SHARING SECURITY
24	VULNERABILITIES.—With respect to informa-
25	tion in a covered cyber incident or ransom pay-

1 ment report regarding a security vulnerability 2 referred to in paragraph (1)(B)(ii), the Director 3 shall develop principles that govern the timing 4 and manner in which information relating to se-5 curity vulnerabilities may be shared, consistent 6 with common industry best practices 7 United States and international standards. "(3) Privacy and civil liberties.—Informa-8 9 tion contained in covered cyber incident and ransom 10 payment reports submitted to the Office pursuant to 11 section 2232 shall be retained, used, and dissemi-12 nated, where permissible and appropriate, by the 13 Federal Government in accordance with processes to 14 be developed for the protection of personal informa-15 tion adopted pursuant to section 105 of the Cyberse-16 curity Act of 2015 (6 U.S.C. 1504) and in a manner 17 that protects from unauthorized use or disclosure 18 any information that may contain— "(A) personal information of a specific in-19 20 dividual; or 21 "(B) information that identifies a specific individual that is not directly related to a cyber-22 23 security threat. "(4) DIGITAL SECURITY.—The Office shall en-24 25 sure that reports submitted to the Office pursuant

to section 2232, and any information contained in those reports, are collected, stored, and protected at a minimum in accordance with the requirements for moderate impact Federal information systems, as described in Federal Information Processing Standards Publication 199, or any successor document. "(5) Prohibition on use of information in

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- REGULATORY ACTIONS.—A Federal, State, local, or Tribal government shall not use information about a covered cyber incident or ransom payment obtained solely through reporting directly to the Office in accordance with this subtitle to regulate, including through an enforcement action, the lawful activities of any non-Federal entity.
- "(b) No Waiver of Privilege or Protection.—

 16 The submission of a report under section 2232 to the Of
 17 fice shall not constitute a waiver of any applicable privilege

 18 or protection provided by law, including trade secret pro
 19 tection and attorney-client privilege.
- "(c) EXEMPTION FROM DISCLOSURE.—Information 21 contained in a report submitted to the Office under section 22 2232 shall be exempt from disclosure under section 23 552(b)(3)(B) of title 5, United States Code (commonly 24 known as the 'Freedom of Information Act') and any

1 State, Tribal, or local provision of law requiring disclosure

2 of information or records.

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- 3 "(d) Ex Parte Communications.—The submission
- 4 of a report to the Agency under section 2232 shall not
- 5 be subject to a rule of any Federal agency or department
- 6 or any judicial doctrine regarding ex parte communica-
- 7 tions with a decision making official.
- 8 "(e) Liability Protections.—
 - "(1) IN GENERAL.—No cause of action shall lie or be maintained in any court by any person or entity and any such action shall be promptly dismissed for the submission of a report pursuant to section 2232(a) that is submitted in conformance with this subtitle and the rules promulgated under section 2232(b), except that this subsection shall not apply with regard to an action by the Federal Government pursuant to section 2234(c)(2).
 - "(2) Scope.—The liability protections provided in subsection (e) shall only apply to or affect litigation that is solely based on the submission of a covered cyber incident report or ransom payment report to the Office, and nothing in this subtitle shall create a defense to a discovery request, or otherwise limit or affect the discovery of information from a

- 1 cause of action authorized under any Federal, State,
- 2 local, or Tribal law.
- 3 "(f) Sharing With Federal and Non-Federal
- 4 Entities.—The Agency shall anonymize the victim who
- 5 reported the information when making information pro-
- 6 vided in reports received under section 2232 available to
- 7 critical infrastructure owners and operators and the gen-
- 8 eral public.
- 9 "(g) Proprietary Information.—Information
- 10 contained in a report submitted to the Agency under sec-
- 11 tion 2232 shall be considered the commercial, financial,
- 12 and proprietary information of the covered entity when so
- 13 designated by the covered entity.".
- 14 (c) Technical and Conforming Amendment.—
- 15 The table of contents in section 1(b) of the Homeland Se-
- 16 curity Act of 2002 (Public Law 107–296; 116 Stat. 2135)
- 17 is amended by inserting after the items relating to subtitle
- 18 B of title XXII the following:

"Subtitle C—Cyber Incident Reporting

19 SEC. 4. FEDERAL SHARING OF INCIDENT REPORTS.

- 20 (a) Cyber Incident Reporting Sharing.—Not-
- 21 withstanding any other provision of law or regulation, any
- 22 Federal agency that receives a report from an entity of

[&]quot;Sec. 2230. Definitions.

[&]quot;Sec. 2231. Cyber Incident Review Office.

[&]quot;Sec. 2232. Required reporting of certain cyber incidents.

[&]quot;Sec. 2233. Voluntary reporting of other cyber incidents.

[&]quot;Sec. 2234. Noncompliance with required reporting.

[&]quot;Sec. 2235. Information shared with or provided to the Federal Government.".

a cyber attack, including a ransomware attack, shall provide all such information to the Director of the Cybersecurity Infrastructure Security Agency not later than 24 4 hours after receiving the report, unless a shorter period 5 is required by an agreement made between the Cyber Incident Review Office established under section 2231 of the 6 Homeland Security Act of 2002, as added by section 3(b) 8 of this Act, and another Federal entity. 9 (b) Creation of Council.—Section 1752(c)(1) of 10 the William M. (Mac) Thornberry National Defense Authorization Act for Fiscal Year 2021U.S.C. 11 (6 12 1500(c)(1)) is amended— 13 (1) in subparagraph (G), by striking "and" at 14 the end; 15 (2) by redesignating subparagraph (H) as sub-16 paragraph (I); and 17 (3) by inserting after subparagraph (G) the fol-18 lowing: 19 "(H) lead an intergovernmental Cyber In-20

"(H) lead an intergovernmental Cyber Incident Reporting Council, in coordination with the Director of the Office of Management and Budget and the Director of the Cybersecurity and Infrastructure Security Agency and in consultation with Sector Risk Management Agencies (as defined in section 2201 of the Home-

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1	land Security Act of 2002 (6 U.S.C. 651)) and
2	other appropriate Federal agencies, to coordi-
3	nate, deconflict, and harmonize Federal incident
4	reporting requirements, including those issued
5	through regulations, for covered entities (as de-
6	fined in section 2230 of such Act) and entities
7	that make a ransom payment (as defined in
8	such section 2201 (6 U.S.C. 651)); and".
9	(c) Harmonizing Reporting Requirements.—
10	The National Cyber Director shall, in consultation with
11	the Director, the Cyber Incident Reporting Council de-
12	scribed in section 1752(c)(1)(H) of the William M. (Mac)
13	Thornberry National Defense Authorization Act for Fiscal
14	Year 2021 (6 U.S.C. 1500(c)(1)(H)), and the Director of
15	the Office of Management and Budget, to the maximum
16	extent practicable—
17	(1) review existing regulatory requirements, in-
18	cluding the information required in such reports, to
19	report cyber incidents and ensure that any such re-
20	porting requirements and procedures avoid con-
21	flicting, duplicative, or burdensome requirements;
22	and
23	(2) coordinate with the Director and regulatory
24	authorities that receive reports relating to cyber inci-
25	dents to identify opportunities to streamline report-

1	ing processes, and where feasible, facilitate inter-
2	agency agreements between such authorities to per-
3	mit the sharing of such reports, consistent with ap-
4	plicable law and policy, without impacting the ability
5	of such agencies to gain timely situational awareness
6	of a covered cyber incident or ransom payment.
7	SEC. 5. RANSOMWARE VULNERABILITY WARNING PILOT
8	PROGRAM.
9	(a) Program.—Not less than 90 days after the date
10	of enactment of this Act, the Director shall establish a
11	ransomware vulnerability warning program to leverage ex-
12	isting authorities and technology to specifically develop
13	processes and procedures, and to dedicate resources, to
14	identifying information systems that contain security
15	vulnerabilities associated with common ransomware at-
16	tacks, and to notify the owners of those vulnerable systems
17	of their security vulnerability.
18	(b) Identification of Vulnerable Systems.—
19	The pilot program established under subsection (a) shall—
20	(1) identify the most common security
21	vulnerabilities utilized in ransomware attacks and
22	mitigation techniques; and
23	(2) utilize existing authorities to identify Fed-
24	eral and other relevant information systems that

contain the security vulnerabilities identified in paragraph (1).

(c) Entity Notification.—

- (1) IDENTIFICATION.—If the Director is able to identify the entity at risk that owns or operates a vulnerable information system identified in subsection (b), the Director may notify the owner of the information system.
- (2) No identification.—if the Director is not able to identify the entity at risk that owns or operates a vulnerable information system identified in subsection (b), the Director may utilize the subpoena authority pursuant to section 2209 of the Homeland Security Act of 2002 (6 U.S.C. 659) to identify and notify the entity at risk pursuant to the procedures within that section.
- (3) REQUIRED INFORMATION.—A notification made under paragraph (1) shall include information on the identified security vulnerability and mitigation techniques.
- 21 (d) PRIORITIZATION OF NOTIFICATIONS.—To the ex-22 tent practical, the Director shall prioritize covered entities 23 for identification and notification activities under the pilot 24 program established under this section.

47 1 (e) Limitation on Procedures.—No procedure, notification, or other authorities utilized in the execution 2 3 of the pilot program established under subsection (a) shall 4 require an owner or operator of a vulnerable information 5 system to take any action as a result of a notice of a security vulnerability made pursuant to subsection (c). 6 7 (f) Rule of Construction.—Nothing in this sec-8 tion shall be construed to provide additional authorities to the Director to identify vulnerabilities or vulnerable sys-10 tems. SEC. 6. RANSOMWARE THREAT MITIGATION ACTIVITIES. 12 (a) Joint Ransomware Task Force.— 13 (1) In General.—Not later than 180 days 14 after the date of enactment of this section, the National Cyber Director shall establish and chair the 15 16 Joint Ransomware Task Force to coordinate an on-17 going, nationwide campaign against ransomware at-18 tacks, and identify and pursue opportunities for 19 international cooperation. 20 Composition.—The Joint Ransomware 21 Task Force shall consist of participants from Fed-22 eral agencies, as determined appropriate by the Na-23 tional Cyber Director in consultation with the Sec-

retary of Homeland Security.

1	(3) RESPONSIBILITIES.—The Joint
2	Ransomware Task Force, utilizing only existing au-
3	thorities of each participating agency, shall coordi-
4	nate across the Federal government the following ac-
5	tivities:
6	(A) Prioritization of intelligence-driven op-
7	erations to disrupt specific ransomware actors.
8	(B) Consult with relevant private sector,
9	State, local, Tribal, and territorial governments
10	and international stakeholders to identify needs
11	and establish mechanisms for providing input
12	into the Task Force.
13	(C) Identifying, in consultation with rel-
14	evant entities, a list of highest threat
15	ransomware entities updated on an ongoing
16	basis, in order to facilitate—
17	(i) prioritization for Federal action by
18	appropriate Federal agencies; and
19	(ii) identify metrics for success of said
20	actions.
21	(D) Disrupting ransomware criminal ac-
22	tors, associated infrastructure, and their fi-
23	nances.
24	(E) Facilitating coordination and collabo-
25	ration between Federal entities and relevant en-

1	titing including the private sector to improve
	tities, including the private sector, to improve
2	Federal actions against ransomware threats.
3	(F) Collection, sharing, and analysis of
4	ransomware trends to inform Federal actions.
5	(G) Creation of after-action reports and
6	other lessons learned from Federal actions that
7	identify successes and failures to improve sub-
8	sequent actions.
9	(H) Any other activities determined appro-
10	priate by the task force to mitigate the threat
11	of ransomware attacks against Federal and
12	non-Federal entities.
13	(b) Clarifying Private-sector Lawful Defen-
14	SIVE MEASURES.—Not later than 180 days after the date
15	of enactment of this Act, the National Cyber Director, in
16	coordination with the Secretary of Homeland Security and
17	the Attorney General, shall submit to the Committee on
18	Homeland Security and Governmental Affairs and the
19	Committee on the Judiciary of the Senate and the Com-
20	mittee on Homeland Security, the Committee on the Judi-
21	ciary, and the Committee on Oversight and Reform of the
22	House of Representatives a report that describes defensive
23	measures that private-sector actors can take when coun-
24	tering ransomware attacks and what laws need to be clari-
25	fied to enable that action.

- 1 (c) Rule of Construction.—Nothing in this sec-
- 2 tion shall be construed as providing any additional author-
- 3 ity to any Federal agency.

4 SEC. 7. CONGRESSIONAL REPORTING.

- 5 (a) Report on Stakeholder Engagement.—Not
- 6 later than 30 days after the date on which the Director
- 7 issues the interim final rule under section 2232(b)(1) of
- 8 the Homeland Security Act of 2002, as added by section
- 9 3(b) of this Act, the Director shall submit to the Com-
- 10 mittee on Homeland Security and Government Affairs of
- 11 the Senate and the Committee on Homeland Security of
- 12 the House of Representatives a report that describes how
- 13 the Director engaged stakeholders in the development of
- 14 the interim final rule.
- 15 (b) Report on Opportunities to Strengthen
- 16 Security Research.—Not later than 1 year after the
- 17 date of enactment of this Act, the Director shall submit
- 18 to the Committee on Homeland Security and Government
- 19 Affairs of the Senate and the Committee on Homeland
- 20 Security of the House of Representatives a report describ-
- 21 ing how the Cyber Incident Review Office has carried out
- 22 activities under section 2231(b)(9) of the Homeland Secu-
- 23 rity Act of 2002, as added by section 3(b) of this Act,
- 24 by proactively identifying opportunities to use cyber inci-

- 1 dent data to inform and enabling cybersecurity research
- 2 within the academic and private sector.
- 3 (c) Report on Ransomware Vulnerability
- 4 Warning Pilot Program.—Not later than 1 year after
- 5 the date of enactment of this Act, and annually thereafter
- 6 for the duration of the pilot program established under
- 7 section 5, the Director shall submit to the Committee on
- 8 Homeland Security and Governmental Affairs of the Sen-
- 9 ate and the Committee on Homeland Security of the
- 10 House of Representatives a report, which may include a
- 11 classified annex, on the effectiveness of the pilot program,
- 12 which shall include a discussion of the following:
- 13 (1) The effectiveness of the notifications under
- section 5(c) to mitigate security vulnerabilities and
- the threat of ransomware.
- 16 (2) The identification of most common
- vulnerabilities utilized in ransomware.
- 18 (3) The number of notifications issued during
- the preceding year.
- 20 (4) To the extent practicable, the number of
- vulnerable devices or systems mitigated under this
- 22 pilot by the Agency during the preceding year.
- 23 (d) Report on Harmonization of Reporting
- 24 Regulations.—Not later than 180 days after the date
- 25 on which the National Cyber Director convenes the Coun-

- 1 cil described in section 1752(c)(1)(H) of the William M.
- 2 (Mac) Thornberry National Defense Authorization Act for
- 3 Fiscal Year 2021 (6 U.S.C. 1500(c)(1)(H)), the National
- 4 Cyber Director shall submit to the appropriate congres-
- 5 sional committees a report that includes—
- 6 (1) a list of duplicative Federal cyber incident
- 7 reporting requirements on covered entities and enti-
- 8 ties that make a ransom payment;
- 9 (2) any actions the National Cyber Director in-
- tends to take to harmonize the duplicative reporting
- 11 requirements; and
- 12 (3) any proposed legislative changes necessary
- to address the duplicative reporting.
- 14 (e) GAO REPORT.—Not later than 2 years after the
- 15 date of enactment of this Act, the Comptroller General
- 16 of the United States shall submit to the Committee on
- 17 Homeland Security and Governmental Affairs of the Sen-
- 18 ate and the Committee on Homeland Security of the
- 19 House of Representatives a report on the implementation
- 20 of this Act and the amendments made by this Act.