(Original Signature of Member)

117TH CONGRESS 1ST SESSION



To amend the Homeland Security Act of 2002 to make certain reforms to the Department of Homeland Security, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. THOMPSON of Mississippi introduced the following bill; which was referred to the Committee on _____

A BILL

- To amend the Homeland Security Act of 2002 to make certain reforms to 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; TABLE OF CONTENTS.

- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Department of Homeland Security Reform Act of 2021"
- 6 or the "DHS Reform Act of 2021".
- 7 (b) TABLE OF CONTENTS.—The table of contents for
- 8 this Act is as follows:

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

TITLE I—LEADERSHIP REFORMS

- Sec. 101. Headquarters operations.
- Sec. 102. Associate Secretary; succession reforms; Assistant Secretaries and other officers.
- Sec. 103. Enhanced integration.

TITLE I—INTELLIGENCE AND ANALYSIS REFORMS

- Sec. 201. Enhanced departmental oversight of certain intelligence matters.
- Sec. 202. Department of Homeland Security support for the national network of fusion centers.
- Sec. 203. Domestic terrorism analytic unit.
- Sec. 204. Report relating to foreign white supremacist extremist organizations.

TITLE II—OFFICERS, OFFICES, AND POLICIES

Subtitle A—Officers, Integration, and Policymaking

- Sec. 301. Chief Privacy Officer.
- Sec. 302. Under Secretary for Management.
- Sec. 303. Chief Financial Officer.
- Sec. 304. Chief Information Officer.
- Sec. 305. Chief Human Capital Officer.
- Sec. 306. Officer for Civil Rights and Civil Liberties.
- Sec. 307. Quadrennial homeland security review.
- Sec. 308. Office of Strategy, Policy, and Plans.
- Sec. 309. Office of Partnership and Engagement.
- Sec. 310. Chief Procurement Officer.
- Sec. 311. Chief Security Officer.
- Sec. 312. School Security Coordinating Council.
- Sec. 313. Office of Program Accountability and Risk Management.
- Sec. 314. Children's technical expert.
- Sec. 315. Abolishment of Office for State and Local Government Coordination.
- Sec. 316. Biometric enterprise management.
- Sec. 317. Counterterrorism and targeted violence strategy.
- Sec. 318. Activities related to children report.

Subtitle B—Law Enforcement Reforms

- Sec. 321. De-escalation, use of force, and body-worn camera policy.
- Sec. 322. Department of Homeland Security component insignia required.
- Sec. 323. Report relating to compliance with mandatory Department-wide reporting policy directive.
- Sec. 324. De-escalation training and continuing education to promote officer safety and professionalism.
- Sec. 325. Less lethal force tactics assessment.
- Sec. 326. Best practices to reduce incidents of excessive or unauthorized force.
- Sec. 327. Safeguarding firearms and sensitive assets.
- Sec. 328. Reporting on basic training programs of the Department of Homeland Security.

Subtitle C—Workforce Engagement and Development Reforms

Sec. 331. Employee Engagement Steering Committee and action plan.

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- Sec. 332. Annual employee award program.
- Sec. 333. Acquisition workforce.
- Sec. 334. Acquisition professional career program.
- Sec. 335. Department of Homeland Security rotation program.
- Sec. 336. Cyber talent management system reporting.
- Sec. 337. Independent investigation of disciplinary outcomes.

TITLE III—ACQUISITION REFORMS

- Sec. 401. Definitions.
- Sec. 402. Acquisition authorities for technical support offices.
- Sec. 403. Acquisition documentation.
- Sec. 404. Acquisition review board.
- Sec. 405. Congressional notification for major acquisition programs.
- Sec. 406. Acquisition reports.
- Sec. 407. Modification of reorganization authority of the Secretary.
- Sec. 408. Abolishment of Office of International Affairs.
- Sec. 409. Joint Requirements Council.
- Sec. 410. Mentor-protégé program.
- Sec. 411. Fitness information transparency.
- Sec. 412. Requirements to buy certain items related to national security interests according to certain criteria.
- Sec. 413. Prohibition on operation or procurement of foreign-made unmanned aircraft systems.
- Sec. 414. Historically black colleges and universities (HBCUS) homeland security partnerships.

TITLE IV—OTHER REFORMS

Subtitle A—Frontline Operational Reforms

- Sec. 501. Limitations relating to secretarial authorities associated with the protection of public property.
- Sec. 502. Requests relating to Department of Homeland Security personnel or equipment.

Subtitle B—Accountability and Integrity Reforms and Miscellaneous Matters

- Sec. 511. Privacy, civil rights, and civil liberties coordination required.
- Sec. 512. Office of Public Affairs.
- Sec. 513. Department-wide social media policy.
- Sec. 514. Propaganda prohibited.
- Sec. 515. Office of Inspector General.
- Sec. 516. Limits on expenses for a swearing-in ceremony.
- Sec. 517. Conflict of interest awareness and reporting.
- Sec. 518. Suspension and debarment program.
- Sec. 519. Countering Weapons of Mass Destruction Office.
- Sec. 520. Annual catalog on Department of Homeland Security training, publications, programs, and services for State and local law enforcement and annual reporting requirements.

1 SEC. 2. DEFINITIONS.

2 In this Act:

1	(1) Assets.—The term "assets" has the mean-
2	ing given the term in section $2(3)$ of the Homeland
3	Security Act of 2002 (6 U.S.C. 101(3)).
4	(2) COMMISSIONER.—The term "Commis-
5	sioner" means the Commissioner of U.S. Customs
6	and Border Protection.
7	(3) Comptroller general.—The term
8	"Comptroller General" means the Comptroller Gen-
9	eral of the United States.
10	(4) DEPARTMENT.—The term "Department"
11	means the Department of Homeland Security.
12	(5) FUNCTIONS.—The term "functions" has the
13	meaning given the term in section $2(9)$ of the Home-
14	land Security Act of 2002 (6 U.S.C. 101(9)).
15	(6) HISTORICALLY BLACK COLLEGE OR UNI-
16	VERSITY.—The term "historically Black college or
17	university" has the meaning given the term "part B
18	institution" in section 322 of the Higher Education
19	Act of 1965 (20 U.S.C. 1061).
20	(7) LOST.—The term "lost" includes loss by
21	theft.
22	(8) MINORITY-SERVING INSTITUTION.—The
23	term "minority-serving institution" means an insti-
24	tution of higher education described in section

1 371(a) of the Higher Education Act of 1965 (20 2 U.S.C. 2 1067q(a)). 3 (9) PERSONNEL.—The term "personnel" has 4 the meaning given the term in section 2(15) of the 5 Homeland Security Act of 2002 (6 U.S.C. 101(15)). 6 (10) PUBLIC-FACING MATERIALS.—The term "public-facing materials" means any written, audio, 7 8 or video materials used to inform the public, includ-9 ing press releases, speeches, talking points, fact 10 sheets, testimony, letters, reports, billboards, and so-

11 cial media.

12 (11) SECRETARY.—The term "Secretary"
13 means the Secretary of Homeland Security.

14 (12) SENSITIVE ASSETS.—The term "sensitive 15 assets" has the meaning given such term in section 701 of the Homeland Security Act of 2002 (6 16 17 U.S.C. 341), as amended by section 222 of this Act. (13) TARGETED VIOLENCE.—The term "tar-18 geted violence" means any incident of violence in 19 20 which an attacker selected a particular target in 21 order to inflict mass injury or death without a clear-22 ly discernible political or ideological motivation be-23 yond mass injury or death.

1 TITLE I—LEADERSHIP REFORMS

2	SEC. 101. HEADQUARTERS OPERATIONS.
3	(a) IN GENERAL.—Section 102 of the Homeland Se-
4	curity Act of 2002 (6 U.S.C. 112) is amended—
5	(1) in subsection (b)—
6	(A) in paragraph (2), by striking "and" at
7	the end;
8	(B) in paragraph (3), by striking the pe-
9	riod at the end and inserting a semicolon; and
10	(C) by adding at the end the following new
11	paragraphs:
12	"(4) shall establish a Homeland Security Advi-
13	sory Council that—
14	"(A) includes—
15	"(i) not more than 40 representatives
16	with expertise or experience with respect to
17	homeland security; and
18	"(ii) not fewer than two representa-
19	tives with expertise or experience with re-
20	spect to protecting privacy and civil rights;
21	and
22	"(B) provide advice and recommendations
23	on homeland security-related matters, including
24	advice with respect to the preparation of the
25	Quadrennial Homeland Security Review; and

1	"(5) shall provide to the Committee on Home-
2	land Security of the House of Representatives and
3	the Committee on Homeland Security and Govern-
4	mental Affairs of the Senate an annual report that
5	includes—
6	"(A) a list of each member of the Home-
7	land Security Advisory Council and the sub-
8	committee assignments of each such member;
9	"(B) a summary of all recommendations
10	made by the Homeland Security Advisory Coun-
11	cil, including any subcommittees; and
12	"(C) a description of any action the De-
13	partment took in response to such recommenda-
14	tions.";
15	(2) in subsection (c), in the matter preceding
16	paragraph (1), by striking "through the Office of
17	State and Local Coordination (established under sec-
18	tion 801)" and inserting "through the Office of
19	Partnership and Engagement";
20	(3) by striking subsection (f);
21	(4) by redesignating subsection (g) as sub-
22	section (f); and
23	(5) by adding at the end the following new sub-
24	sections:

1	"(g) Conflicts of Interest.—No member of the
2	Homeland Security Advisory Council established pursuant
3	to subsection (b)(4) may participate in developing any ad-
4	vice or recommendation regarding any matter which di-
5	rectly benefits such member or pertains specifically to any
6	firm or organization with which such member has been
7	associated at any time during the immediately preceding
8	three years.
9	"(h) HEADQUARTERS.—
10	"(1) IN GENERAL.—There is in the Department
11	a Headquarters.
12	"(2) Components.—The Headquarters shall
13	include each of the following:
14	"(A) The Office of the Secretary, which
15	shall include—
16	"(i) the Deputy Secretary;
17	"(ii) the Associate Secretary;
18	"(iii) the Chief of Staff; and
19	"(iv) the Executive Secretary.
20	"(B) The Management Directorate, includ-
21	ing the Office of the Chief Financial Officer,
22	Federal Protective Service, and Office of Bio-
23	metric Identity Management.
24	"(C) The Science and Technology Direc-
25	torate.

1	"(D) The Office of Strategy, Policy, and
2	Plans.
3	"(E) The Office of the General Counsel.
4	"(F) The Office of the Chief Privacy and
5	FOIA Officer.
6	"(G) The Office for Civil Rights and Civil
7	Liberties.
8	"(H) The Office of Operations Coordina-
9	tion.
10	"(I) The Office of Intelligence and Anal-
11	ysis.
12	"(J) The Office of Legislative Affairs.
13	"(K) The Office of Public Affairs.
14	"(L) The Office of the Inspector General.
15	"(M) The Office of the Citizenship and
16	Immigration Services Ombudsman.
17	"(N) The Countering Weapons of Mass
18	Destruction Office.
19	"(O) The Office of Partnership and En-
20	gagement.
21	"(P) The Ombudsman for Border and Im-
22	migration Enforcement Related Concerns.".
23	(b) CONFLICTS OF INTEREST POLICY.—Not later
24	than 90 days after the date of the enactment of this Act,
25	the Secretary, acting through the Under Secretary for

Strategy, Policy, and Plans of the Department, shall issue 1 2 a written policy to members of the Homeland Security Ad-3 visory Committee regarding the conflicts of interests re-4 quirement set forth in subsection (g) of section 102 of the 5 Homeland Security Act of 2002, as added by this section. 6 (c) TRANSFER OF FUNCTIONS AND ASSETS.—The functions authorized to be performed by the Special As-7 8 sistant to the Secretary (referred to in subsection (f) of 9 section 102 of the Homeland Security Act of 2002) on 10 the day before the date of the enactment of this Act, and the assets and personnel associated with such functions, 11 12 are transferred to the Assistant Secretary for Partnership 13 and Engagement under section 711 of the Homeland Se-14 curity Act of 2002, as added by section 309 of this Act. 15 SEC. 102. ASSOCIATE SECRETARY; SUCCESSION REFORMS; 16 ASSISTANT SECRETARIES AND OTHER OFFI-17 CERS. 18 Section 103 of the Homeland Security Act of 2002 19 (6 U.S.C. 113) is amended— 20 (1) in subsection (a)— 21 (A) in the subsection heading, by inserting 22 "; Assistant Secretaries and Other Offi-CERS" after "UNDER SECRETARIES"; 23 24 (B) in paragraph (1)—

1	(i) by redesignating subparagraphs
2	(B) through (K) as (C) through (L), re-
3	spectively;
4	(ii) by inserting after subparagraph
5	(A) the following new subparagraph:
6	"(B) An Associate Secretary of Homeland
7	Security, who shall be the second assistant of
8	the Secretary for purposes of subchapter III of
9	chapter 33 of title 5, United States Code, and
10	shall exercise the duties of the Secretary with
11	respect to U. S. Customs and Border Protec-
12	tion, U.S. Immigration and Customs Enforce-
13	ment, the United States Secret Service, and the
14	Federal Protective Service, and, in consultation
15	with the Deputy Secretary, the law enforcement
16	activities of other Department components.";
17	and
18	(iii) in subparagraph (J), as so redes-
19	ignated, by striking "Not more than 12
20	Assistant Secretaries." and inserting "The
21	Administrator of the Transportation Secu-
22	rity Administration.";";
23	(C) by amending paragraph (2) to read as
24	follows:

1	"(2) Appointments.—The following Assistant
2	Secretaries shall be appointed by the President or
3	the Secretary, as the case may be, without the ad-
4	vice and consent of the Senate:
5	"(A) Presidential appointments.—The
6	Department shall have the following positions
7	appointed by the President:
8	"(i) The Assistant Secretary for Pub-
9	lic Affairs.
10	"(ii) The Assistant Secretary for Leg-
11	islative Affairs.
12	"(iii) The Assistant Secretary for the
13	Countering Weapons of Mass Destruction
14	Office.
15	"(iv) The Chief Medical Officer.
16	"(B) Secretarial appointments.—The
17	Secretary shall appoint an Assistant Secretary
18	for Partnership and Engagement and, within
19	the Office of Strategy, Policy, and Plans, an
20	Assistant Secretary for International Affairs
21	and not more than five additional Assistant
22	Secretaries with divided responsibility for the
23	following areas:

1	"(i) Counterterrorism, threat preven-
2	tion, and screening and vetting, including
3	biometrics.
4	"(ii) Border security and immigration.
5	"(iii) Cybersecurity and infrastructure
6	security.
7	"(iv) Law enforcement.
8	"(v) Trade and economic security.";
9	and
10	(D) by adding at the end the following new
11	paragraphs:
12	"(3) Limitation on establishment of as-
13	SISTANT SECRETARY POSITIONS.—No Assistant Sec-
14	retary position may be established in addition to the
15	positions provided for by this section unless such po-
16	sition is authorized by a statute enacted after the
17	date of the enactment of this paragraph.
18	"(4) UNDER SECRETARY FOR MANAGEMENT.—
19	The Under Secretary for Management shall serve a
20	five-year term.";
21	(2) in subsection (g)—
22	(A) in paragraph (1), by striking "or va-
23	cancy in office, neither the Secretary nor Dep-
24	uty Secretary is" and inserting "vacancy in of-

1	fice, or if the Secretary, Deputy Secretary, or
2	Associate Secretary are not"; and
3	(B) by amending paragraph (2) to read as
4	follows:
5	"(2) Further order of succession.—Not-
6	withstanding chapter 33 of title 5, United States
7	Code, the Secretary may designate such other offi-
8	cial of the Department—
9	"(A) in further order of succession, to
10	serve as Acting Secretary, in a manner that re-
11	quires such official to have served in the De-
12	partment for at least 90 days prior to such des-
13	ignation in either the position of the head of a
14	component or in another position by and with
15	the advice and consent of the Senate, or in the
16	event that an official meeting this criteria is not
17	available, in a manner that requires such offi-
18	cial to have served for at least 90 days prior to
19	such designation in the Senior Executive Serv-
20	ice within the Department; and
21	"(B) to serve as the acting head of a com-
22	ponent, in the event that the head of a compo-
23	nent vacates the position, in a manner that re-
24	quires such official to have served for at least

90 days prior to such designation in the Senior
 Executive Service."; and

3 (3) by adding at the end the following new sub-4 sections:

5 "(h) INTRA-DEPARTMENTAL DISPUTES.—On behalf 6 of the Secretary, the Deputy Secretary shall have author-7 ity to resolve any intra-departmental disputes that may 8 arise between two or more components where one compo-9 nent is under the purview of the Associate Secretary. The 10 Associate Secretary may appeal a resolution issued by the 11 Deputy Secretary to the Secretary.

12 "(i) Assistant Secretary for Legislative Af-13 fairs.—

14 "(1) IN GENERAL.—The Assistant Secretary for
15 Legislative Affairs shall—

16 "(A) serve as the primary liaison to Con-17 gress; and

18 "(B) maintain one internal reporting
19 structure for engaging with authorizing and ap20 propriating congressional committees.

21 "(2) LIMITATION ON DEPUTY ASSISTANT SEC22 RETARY FOR LEGISLATIVE AFFAIRS POSITIONS.—
23 There shall be within the Office of Legislative Af24 fairs at the Department not more than two, Deputy

- 1 Assistant Secretary for Legislative Affairs positions,
- 2 one for each chamber of Congress.
- 3 "(j) Department Reports.—

4 "(1) IN GENERAL.—Notwithstanding any other 5 provision of law, any report that the Department or 6 a component of the Department is required to sub-7 mit to the Committee on Appropriations of the 8 House of Representatives or the Committee on Ap-9 propriations of the Senate under any provision of 10 law shall be submitted concurrently to the Com-11 mittee on Homeland Security of the House of Rep-12 resentatives and the Committee on Homeland Secu-13 rity and Governmental Affairs of the Senate.

"(2) APPLICABILITY.—Paragraph (1) shall
apply with respect to any report described in such
paragraph that is submitted on or after the date of
the enactment of this subsection.

18 "(3) NOTICE.—The Secretary shall notify, in
19 writing, the chairmen and ranking members of the
20 authorizing and appropriating congressional commit21 tees of jurisdiction regarding policy memoranda,
22 management directives, and reprogramming notifica23 tions issued by the Department.".

24 SEC. 103. ENHANCED INTEGRATION.

25 (a) INTEGRATION INITIATIVE.—

1 (1) IN GENERAL.—Not later than 90 days after 2 the date of the enactment of this Act, the Under 3 Secretary for Management of the Department, in co-4 ordination with the heads of components of the De-5 partment, shall establish an initiative to identify op-6 portunities to enhance integration of management 7 and operational functions across the components and 8 offices of the Department.

9 (2) SUBMISSION OF INFORMATION.—The Under 10 Secretary for Management shall submit to the Sec-11 retary information relating to opportunities identi-12 fied pursuant to paragraph (1) before implementa-13 tion of activities intended to leverage such opportu-14 nities.

15 (b) REPORTS.—

16 (1) INITIATIVE REPORT.—

17 (A) IN GENERAL.—Not later than one year 18 after the date of the enactment of this Act and 19 annually thereafter through 2025, the Secretary 20 shall submit to the Committee on Homeland 21 Security of the House of Representatives and 22 the Committee on Homeland Security and Gov-23 ernmental Affairs of the Senate a report relat-24 ing to the initiative established pursuant to sub-25 section (a).

1	(B) ELEMENTS.—Each report required
2	under subparagraph (A) shall include informa-
3	tion relating to each opportunity identified by
4	the Secretary pursuant to subsection $(a)(1)$ that
5	includes—
6	(i) the goal of each such opportunity;
7	(ii) the estimated timeline for imple-
8	mentation of each such opportunity; and
9	(iii) estimated costs or cost avoidances
10	associated with the implementation of each
11	such opportunity.
12	(2) INTEGRATION REPORT.—Not later than one
13	year after the date of the enactment of this Act and
14	annually thereafter through 2025, the Secretary
15	shall submit to the Committee on Homeland Secu-
16	rity of the House of Representatives and the Com-
17	mittee on Homeland Security and Governmental Af-
18	fairs of the Senate a report that includes—
19	(A) information relating to plans to ad-
20	dress any unresolved management challenges
21	identified by the Comptroller General in the
22	most recent biennial High-Risk List or suc-
23	cessor report;
24	(B) information relating to any joint task
25	forces in operation or planned to be established

1 pursuant to section 708 of the Homeland Secu-2 rity Act of 2002 (6 U.S.C. 348), including the 3 level of participation by offices and components 4 of the Department in each such joint task force; 5 (C) a list of common capability gaps or 6 mission needs among offices and components of 7 the Department identified by the Joint Require-8 ments Council established pursuant to section 9 890D of the Homeland Security Act of 2002, 10 as added by this Act; 11 (D) information relating to any proposed 12 changes with respect to the organization of the 13 Department that would be subject to section 14 872 of the Homeland Security Act of 2002 (6 15 U.S.C. 452), including specific information re-16 lating to the purpose and expected benefits of

such changes; and 18 (E) any other information relevant to the 19 efforts of the Secretary to enhance integration 20 of management and operational

functions 21 across the components and offices of the De-22 partment.

1	TITLE I—INTELLIGENCE AND
2	ANALYSIS REFORMS
3	SEC. 201. ENHANCED DEPARTMENTAL OVERSIGHT OF CER-
4	TAIN INTELLIGENCE MATTERS.
5	Paragraph (9) of section 201(d) of the Homeland Se-
6	curity Act of 2002 (6 U.S.C. 121(d)) is amended—
7	(1) in subparagraph (A), by striking "and"
8	after the semicolon;
9	(2) in subparagraph (B), by striking the period
10	at the end and inserting "; and"; and
11	(3) by adding at the end the following new sub-
12	paragraph:
13	"(C) any intelligence information under
14	this Act is, to the extent practicable, shared, re-
15	tained, and disseminated consistent with the
16	protection of privacy rights, civil rights, and
17	civil liberties, as determined, respectively, by
18	the Chief Privacy Officer and the Officer for
19	Civil Rights and Civil Liberties.".
20	SEC. 202. DEPARTMENT OF HOMELAND SECURITY SUP-
21	PORT FOR THE NATIONAL NETWORK OF FU-
22	SION CENTERS.
23	Section 210A of the Homeland Security Act of 2002
24	(6 U.S.C. 124h) is amended—

(1) in subsection (b)(1), by inserting ", includ ing such advice and assistance relating to privacy,
 civil rights, and civil liberties training," after "advice
 and assistance";

5 (2) in subsection (c), by adding at the end the6 following new paragraph:

7 "(7) PRIVACY, CIVIL RIGHTS, AND CIVIL LIB-8 ERTIES ADVISORS.—The Chief Privacy Officer of the 9 Department and the Officer for Civil Rights and 10 Civil Liberties of the Department, in coordination 11 with the Under Secretary for Intelligence and Anal-12 ysis shall, to the extent practicable, assign personnel to assist the fusion centers that participate in the 13 14 State, Local, and Regional Fusion Center Initiative, 15 including employees of such fusion centers who are 16 responsible for privacy, civil rights, and civil liberties 17 efforts within such fusion centers.";

18 (3) by redesignating subsections (k) and (l) as19 subsections (n) and (o), respectively; and

20 (4) by inserting after subsection (j) the fol-21 lowing new subsections:

22 "(k) Self-Assessment.—

23 "(1) IN GENERAL.—

24 "(A) DISSEMINATION.—Not later than one
25 year after the date of the enactment of this

1	subsection, the Secretary shall disseminate to
2	each fusion center participating in the State,
3	Local, and Regional Fusion Center Initiative
4	and receiving a grant from the Department,
5	guidance with respect to—
6	"(i) conducting a self-assessment re-
7	lating to adherence to privacy, civil rights,
8	and civil liberties protections and polices;
9	and
10	"(ii) applicable training relating to
11	such protections and policies.
12	"(B) RETURN.—Not later than August 31,
13	2022, and annually thereafter, such fusion cen-
14	ters shall submit to the Secretary the self-as-
15	sessments required under clause (i) of subpara-
16	graph (A).
17	"(2) INSPECTOR GENERAL REVIEW.—
18	"(A) SUBMISSION OF SELF-ASSESS-
19	MENTS.—Not later than September 30, 2022,
20	and annually thereafter, the Under Secretary
21	for Intelligence and Analysis shall submit to the
22	Inspector General of the Department the self-
23	assessments submitted to the Under Secretary
24	pursuant to paragraph (1)(B).

"(B) REVIEW.—Not later than 90 days
 after the receipt of the self-assessments re quired under subparagraph (A) and annually
 thereafter, the Inspector General shall—

5 "(i) review a representative sampling, 6 as determined by the Inspector General, of 7 the policies, practices, and performance 8 with respect to privacy, civil rights, and 9 civil liberties of the fusion centers partici-10 pating in the State, Local, and Regional 11 Fusion Center Initiative to determine the 12 adherence to privacy, civil rights, and civil 13 liberties polices, including training of such 14 centers; and

"(ii) annually rotate the fusion centers subject to such sampling and review
diverse fusion centers with respect to the
metropolitan areas, States, or regions in
which such fusion centers operate.

20 "(1) COMPTROLLER GENERAL.—Beginning on the 21 date that is one year after the date of the enactment of 22 this subsection and triennially thereafter, the Comptroller 23 General of the United States shall submit to the Com-24 mittee on Homeland Security of the House of Representa-25 tives and the Committee on Homeland Security and Gov-

1	ernmental Affairs of the Senate a review of the use of
2	emerging technologies, including facial recognition, artifi-
3	cial intelligence, and machine learning, by fusion centers
4	participating in the State, Local, and Regional Fusion
5	Center Initiative, and the effects of such technologies on
6	the privacy, civil rights, and civil liberties of the American
7	public. Each such review shall evaluate not fewer than—
8	((1) three such fusion centers that serve high-
9	risk urban areas (as such term is defined in section
10	2003); and
11	"(2) two State fusion centers.".
12	SEC. 203. DOMESTIC TERRORISM ANALYTIC UNIT.
13	(a) IN GENERAL.—Subtitle A of title II of the Home-
14	land Security Act of 2002 (6 U.S.C. 121 et seq.) is amend-
15	ed by adding at the end the following new section:
16	"SEC. 211. ANALYTIC UNIT TO DEVELOP INTELLIGENCE
17	PRODUCTS RELATING TO DOMESTIC TER-
18	RORISM.
19	"(a) ESTABLISHMENT.—There is established within
20	the Office of Intelligence and Analysis of the Department
21	an analytic unit (in this section to be referred to as the
22	'analytic unit') to serve as a focal point within the Depart-
23	ment for intelligence and analysis of domestic terrorism
24	threats.
25	"(b) DEDGONNEL

25 "(b) Personnel.—

1	"(1) Composition.—The analytic unit shall
2	be—
3	"(A) headed by a Director appointed by
4	the Under Secretary; and
5	"(B) composed of—
6	"(i) not fewer than five full-time
7	equivalent staff members; and
8	"(ii) any additional staff detailed from
9	Federal agencies.
10	"(2) TRAINING REQUIREMENTS.—Each member
11	of the analytic unit shall complete—
12	"(A) annual training relating to intel-
13	ligence, analysis, and information sharing prac-
14	tices (as such practices relate to open source in-
15	formation);
16	"(B) annual privacy and civil liberties
17	training that is developed, supported, or spon-
18	sored by the Privacy Officer of the Department
19	appointed under section 222 and the Officer for
20	Civil Rights and Civil Liberties of the Depart-
21	ment, in consultation with the Privacy and Civil
22	Liberties Oversight Board established under
23	section 1061 of the Intelligence Reform and
24	Terrorism Prevention Act of 2004 (42 U.S.C.
25	2000ee); and

1	"(C) such other training prescribed by the
2	Under Secretary.
3	"(c) Responsibilities.—The responsibilities of the
4	analytic unit shall include:
5	"(1) Producing—
6	"(A) in classified and unclassified formats,
7	and
8	"(B) by integrating open source informa-
9	tion in a manner consistent with the privacy
10	and civil liberties training provided pursuant to
11	subsection $(b)(2)(B)$,
12	intelligence products relating to domestic terrorism
13	threats.
14	((2) Disseminating such products and con-
15	ducting briefings relating to such products for—
16	"(A) Federal, State, Tribal, territorial, and
17	local agencies;
18	"(B) State, local, and regional fusion cen-
19	ters; and
20	"(C) private sector stakeholders, as appro-
21	priate.
22	"(3) Improving understanding within the De-
23	partment and among the entities receiving dissemi-
24	nated products and briefings pursuant to paragraph
25	(2) with respect to—

1	"(A) the degree to which threats identified
2	in such products may have a nexus to foreign
3	terrorist organizations, transnational criminal
4	organizations, foreign countries, or other for-
5	eign non-state actors engaged in malign foreign
6	influence campaigns; and
7	"(B) trend analysis relating to—
8	"(i) whether such threats are identi-
9	fied in the physical domain or cyberspace;
10	and
11	"(ii) the degree to which such threats
12	may impact or reinforce each other; and
13	"(C) information relating to any relations
14	between such threats and targeted violence.
15	"(d) BRIEFINGS.—Not later than 180 days after the
16	date of the enactment of this section and biannually there-
17	after through 2026, the Under Secretary shall provide to
18	the appropriate congressional committees a briefing relat-
19	ing to the implementation of this section.
20	"(e) Reports.—
21	"(1) IN GENERAL.—Not later than one year
22	after the date of the enactment of this section and
23	annually thereafter through 2026, the Under Sec-
24	retary shall submit to the appropriate congressional
25	committees a report relating to the annual operation

1	of the analytic unit. Each such report shall include
2	the following:
3	"(A) A summary of each product produced
4	or disseminated pursuant to paragraphs (1) or
5	(2), respectively, of subsection (c).
6	"(B) Information relating to each briefing
7	pursuant to subsection (c)(2), including—
8	"(i) the number of such briefings con-
9	ducted;
10	"(ii) a summary of each such briefing;
11	and
12	"(iii) the name of the entity specified
13	in such subsection that received such a
14	briefing.
15	"(C) Information relating to personnel
16	within the analytic unit, including—
17	"(i) the number of full-time equivalent
18	staff and personnel detailed from Federal
19	agencies;
20	"(ii) any memoranda of under-
21	standing to facilitate the detailing of such
22	personnel from other Federal agencies; and
23	"(iii) information relating to activities
24	to attract and retain a diverse workforce
25	within the analytic unit.

1	"(D) Information relating to—
2	"(i) the provision of training pursuant
3	to subsection $(b)(2)$; and
4	"(ii) activities carried out pursuant to
5	subsection $(c)(3)$.
6	"(2) GAO REPORT.—Not later than one year
7	after the date on which the initial report required
8	under subsection $(e)(1)$ is submitted to the appro-
9	priate congressional committees and annually there-
10	after through 2026, the Comptroller General of the
11	United States shall submit to the appropriate con-
12	gressional committees a review of the implementa-
13	tion of this section that includes an evaluation of
14	such report for the corresponding year.
15	"(f) DEFINITIONS.—In this section:
16	"(1) Appropriate congressional commit-
17	TEES.—The term 'appropriate congressional com-
18	mittees' means—
19	"(A) the Committee on Homeland Secu-
20	rity, the Committee on the Judiciary, and the
21	Permanent Select Committee on Intelligence of
22	the House of Representatives; and
23	"(B) the Committee on Homeland Security
24	and Governmental Affairs, the Committee on

1	the Judiciary, and the Select Committee on In-
2	telligence of the Senate.
3	"(2) CYBERSPACE.—The term 'cyberspace'
4	means the interdependent network of information
5	technology infrastructures, that includes the inter-

6 net, telecommunications networks, computer sys7 tems, and embedded processors and controllers.

8 "(3) DOMESTIC TERRORISM.—The term 'do9 mestic terrorism' has the meaning given the term in
10 section 2331(5) of title 18, United States Code.

11 "(4) FOREIGN TERRORIST ORGANIZATION.—
12 The term 'foreign terrorist organization' means an
13 organization designated pursuant to section 219 of
14 the Immigration and Nationality Act (8 U.S.C.
15 1189).

16 "(5) FUSION CENTER.—The term 'fusion cen17 ter' has the meaning given the term in section
18 210A(k)(1).

19 "(6) INFORMATION TECHNOLOGY.—The term
20 "information technology" has the meaning given the
21 term in section 11101 of title 40, United States
22 Code.

23 "(7) MALIGN FOREIGN INFLUENCE CAM24 PAIGNS.—The term 'malign foreign influence cam25 paigns' means the coordinated application of state

diplomatic, informational, military, economic, busi ness, corruption, educational, or other capability by
 foreign state actors or foreign non-state actors to
 the United States to affect elections in the United
 States.

6 "(8) PERSONALLY IDENTIFIABLE INFORMA-7 TION.—The term 'personally identifiable informa-8 tion' means any information about an individual elic-9 ited, collected, stored, or maintained by an agency, 10 including the following:

"(A) Any information that can be used to
distinguish or trace the identity of an individual, such as a name, a social security number, a date and place of birth, a mother's maiden name, or biometric records.

"(B) Any other information that is linked
or linkable to an individual, such as medical,
educational, financial, or employment information.

"(9) TARGETED VIOLENCE.—The term 'targeted violence' means any incident of violence in
which an attacker selected a particular target in
order to inflict mass injury or death without a clearly discernible political or ideological motivation beyond mass injury or death.

"(10) UNDER SECRETARY.—The term 'Under
 Secretary' means the Under Secretary for Intel ligence and Analysis of the Department.".

4 (b) RULE OF CONSTRUCTION.—Nothing in this sec5 tion or the amendments made by this section may be con6 strued to—

7 (1) confer any additional authority, including
8 law enforcement and surveillance authority, beyond
9 that which is authorized under existing law to the
10 Under Secretary for Intelligence and Analysis; or

(2) abrogate, diminish, or weaken the provisions
of any Federal or State law that prevents or protects
against the unauthorized collection or release of personal records or personally identifiable information
(as such term is defined in section 211(f)(8) of the
Homeland Security Act of 2002, as added by this
section).

(c) CLERICAL AMENDMENT.—The table of contents
in section 1(b) of the Homeland Security Act of 2002 is
amended by inserting after the item relating to section
21 210G the following new item:

"Sec. 211. Domestic terrorism analytic unit.".

22 SEC. 204. REPORT RELATING TO FOREIGN WHITE SU-

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PREMACIST EXTREMIST ORGANIZATIONS.

(a) REPORT.—Not later than 180 days after the dateof the enactment of this Act, the Chair of the Counter

Threats Advisory Board, established pursuant to section
 210F(a) of the Homeland Security Act of 2002 (6 U.S.C.
 124m-1(a)), shall submit to the appropriate congressional
 committees a report relating to current efforts with re spect to combating violence by foreign white supremacist
 extremist organizations—

- 7 (1) inside the United States; and
- 8 (2) against individuals and interests of the9 United States abroad.

10 (b) FORM.—The report required under subsection (a)
11 shall be submitted in unclassified form, but may include
12 a classified annex.

13 (c) DEFINITIONS.—In this section:

14 (1) APPROPRIATE CONGRESSIONAL COMMIT15 TEES.—The term "appropriate congressional com16 mittees" means—

- 17 (A) the Committee on Homeland Security18 of the House of Representatives; and
- (B) the Committee on Homeland Securityand Governmental Affairs of the Senate.

(2) FOREIGN WHITE SUPREMACIST EXTREMIST
ORGANIZATION.—The term "foreign white supremacist extremist organization" means an organization
based outside of the United States that seeks, in
whole or in part, through unlawful acts of force or

1	violence, to further the belief in the intellectual and
2	moral superiority of the white race over other races.
3	TITLE II—OFFICERS, OFFICES,
4	AND POLICIES
5	Subtitle A—Officers, Integration,
6	and Policymaking
7	SEC. 301. CHIEF PRIVACY OFFICER.
8	Section 222 of the Homeland Security Act of 2002
9	(6 U.S.C. 142) is amended—
10	(1) in subsection (a)—
11	(A) in the matter preceding paragraph
12	(1)—
13	(i) by inserting "to be the Chief Pri-
14	vacy Officer of the Department" after "in
15	the Department"; and
16	(ii) by striking "to the Secretary, to
17	assume" and inserting "to the Secretary.
18	Such official shall have";
19	(B) in paragraph $(5)(B)$, by striking
20	"and" at the end;
21	(C) by striking paragraph (6); and
22	(D) by inserting after paragraph (5) the
23	following new paragraphs:

1 "(6) developing guidance to assist components 2 and offices of the Department in developing privacy 3 policies and practices; "(7) establishing a process to ensure compo-4 5 nents and offices of the Department are in compli-6 ance with Federal, regulatory, statutory, and De-7 partment privacy requirements, mandates, directives, 8 and policies; 9 "(8) working with the Chief Information Officer 10 of the Department to identify methods for managing 11 the records, management policies, and procedures of 12 the Department; 13 "(9) working with components and offices of 14 the Department to ensure information sharing ac-15 tivities incorporate privacy protection procedures; 16 "(10) serving as the Chief FOIA Officer of the 17 Department for purposes of subsection (j) of section 18 552 of title 5, United States Code (popularly known 19 as the 'Freedom of Information Act'), to manage

20 and process requests related to such section;

21 "(11) developing guidance on procedures to be
22 followed by individuals making requests for informa23 tion under section 552 of title 5, United States
24 Code;

1	((12)) overseeing in the Department the man-
2	agement and processing of requests for information
3	under section 552 of title 5, United States Code;
4	((13)) providing component heads with input on
5	the management of their respective FOIA offices, in-
6	cluding recruiting and hiring component FOIA offi-
7	cers, budget formulation, and organizational place-
8	ment within each such component;
9	"(14) issuing guidance to relevant components
10	and offices of the Department to ensure compliance
11	with unified disclosure, processing, and training poli-
12	cies in accordance with section 552 of title 5, United
13	States Code;
14	"(15) identifying and eliminating unnecessary
15	and duplicative actions taken by the Department
16	with respect to processing requests for information
17	under section 552 of title 5, United States Code;
18	"(16) preparing an annual report to Congress
19	that includes—
20	"(A) a description of the activities of the
21	Department that affect privacy during the fiscal
22	year covered by each such report, including
23	complaints of privacy violations, implementation
24	of section 552a of title 5, United States Code

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(popularly known as the 'Privacy Act of 1974'), internal controls, and other matters; and

3 "(B) the number of new technology pro-4 grams implemented in the Department during 5 the fiscal year covered by each such report, the 6 number of such programs that the Chief Pri-7 vacy Officer has evaluated to ensure that pri-8 vacy protections are considered and imple-9 mented, the number of such programs that ef-10 fectively implemented privacy protections into 11 new technology programs, and an explanation 12 of why any new programs did not effectively im-13 plement privacy protections;

14 "(17) coordinate with the Under Secretary for
15 Intelligence and Analysis to—

"(A) ensure that any information under
this Act is, to the extent practicable, shared, retained, and disseminated in a manner consistent with the protection of privacy rights;
and

21 "(B) provide to intelligence personnel
22 training relating to privacy rights, regulations,
23 and information practices as specified in section
24 552a of title 5, United States Code, and other
25 relevant laws, focusing on personnel who have—

1	"(i) the authority to disseminate in-
2	formation analyzed by the Department
3	pursuant to paragraph (6) of section
4	201(d); or
5	"(ii) the responsibility to review infor-
6	mation to be disseminated pursuant to
7	such paragraph; and
8	"(18) carrying out other responsibilities as the
9	Secretary determines appropriate."; and
10	(2) by adding at the end the following new sub-
11	sections:
12	"(f) Reassignment of Functions.—Notwith-
13	standing subsection $(a)(10)$, the Secretary may reassign
14	the functions related to managing and processing requests
15	for information under section 552 of title 5, United States
16	Code, to another official within the Department, con-
17	sistent with the requirements of such section.
18	"(g) PRIVACY WORKING GROUP.—
19	"(1) IN GENERAL.—The Chief Privacy Officer,
20	or, if the Secretary determines appropriate, an indi-
21	vidual designated by the Secretary as the Chief
22	FOIA Officer, shall establish and serve as the Chair
23	of a working group comprised of personnel from
24	across the Department who are involved in executing
25	disclosure policies and processes relating to the ad-

1	ministration of section 552 of title 5, United States
2	Code, in furtherance of improving the compliance of
3	the Department with such section 552.
4	"(2) PURPOSE.—The working group established
5	in accordance with paragraph (1) shall be a forum—
6	"(A) for the sharing of information and
7	best practices; and
8	"(B) to develop solutions to challenges re-
9	lating to disclosure policies and processes, re-
10	ferred to in such paragraph, encountered within
11	components and offices of the Department.
12	"(3) RESPONSIBILITIES.—Members of the
13	working group shall meet not less than once every
14	quarter to advise the Chair on matters concerning
15	disclosure policies and processes relating to the ad-
16	ministration of section 552 of title 5, United States
17	Code, including the following matters:
18	"(A) The development of guidance for uni-
19	form disclosure policies and processes, in ac-
20	cordance with paragraph (14) of subsection (a).
21	"(B) Ways to reduce unnecessary
22	redundancies that may undermine the respon-
23	sive and efficient processing of requests for in-
24	formation under such section 552.".

1	40 SEC. 302. UNDER SECRETARY FOR MANAGEMENT.
2	Section 701 of the Homeland Security Act of 2002
3	(6 U.S.C. 341) is amended—
4	(1) in subsection (a)—
5	(A) in paragraph (2), by inserting "and ac-
6	quisition management" after "Procurement";
7	and
8	(B) in paragraph (6), by inserting "(in-
9	cluding firearms and other sensitive assets)"
10	after "equipment";
11	(2) by redesignating subsection (d), the first
12	subsection (e) (relating to the system for award
13	management consultation), and the second sub-
14	section (e) (relating to the definition of interoperable
15	communications) as subsections (e), (f), and (g), re-
16	spectively;
17	(3) by inserting after subsection (c) the fol-
18	lowing new subsection:
19	"(d) Acquisition and Related Responsibil-
20	ITIES.—
21	"(1) IN GENERAL.—Notwithstanding section
22	1702(a) of title 41, United States Code, the Under
23	Secretary for Management shall be Chief Acquisition
24	Officer of the Department. As Chief Acquisition Of-
25	ficer, the Under Secretary shall have the authorities
26	and perform the functions specified in section

1	1702(b) of such title, and perform all other func-
2	tions and responsibilities delegated by the Secretary
3	or described in this subsection.
4	"(2) Functions and responsibilities.—In
5	addition to the authorities and functions specified in
6	section 1702(b) of title 41, United States Code, the
7	functions and responsibilities of the Under Secretary
8	for Management related to acquisition (as such term
9	is defined in section 830) shall include the following:
10	"(A) Advising the Secretary with respect
11	to acquisition management activities, includ-
12	ing—
13	"(i) accounting for risks of failure to
14	achieve cost, schedule, or performance pa-
15	rameters; and
16	"(ii) ensuring the Department
17	achieves its mission through the adoption
18	of widely accepted program management
19	best practices (as such term is defined in
20	section 830) and standards.
21	"(B) Leading the Acquisition Review
22	Board established pursuant to section 838.
23	"(C) Synchronizing interagency coordina-
24	tion relating to acquisition programs and acqui-
25	sition management efforts of the Department.

1	"(D) Exercising the acquisition decision
2	authority (as such term is defined in section
3	830) to approve, pause, modify (including the
4	rescission of approvals of program milestones),
5	or cancel major acquisition programs (as such
6	term is defined in section 830), unless the
7	Under Secretary delegates such authority to a
8	Component Acquisition Executive (as such term
9	is defined in section 830) pursuant to para-
10	graph (3).
11	"(E) Providing additional scrutiny and
12	oversight for an acquisition that is not a major
13	acquisition if—
14	"(i) the acquisition is for a program
15	that is important to the strategic and per-
16	formance plans of the Department;
17	"(ii) the acquisition is for a program
18	with significant program or policy implica-
19	tions; and
20	"(iii) the Secretary determines that
21	such scrutiny and oversight for the acquisi-
22	tion is proper and necessary.
23	"(F) Establishing policies for managing
24	acquisitions across the Department that pro-

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mote best practices (as such term is defined in section 830).

"(G) Ensuring each major acquisition pro-3 4 gram has a Department-approved acquisition 5 program baseline (as such term is defined in 6 section 830), pursuant to the acquisition man-7 agement policy of the Department, that is 8 traceable to the life-cycle cost estimate of the 9 program, integrated master schedule, and oper-10 ational requirements.

"(H) Assisting the heads of components
and Component Acquisition Executives in efforts to comply with Federal law, the Federal
Acquisition Regulation, and Department acquisition management directives.

"(I) Ensuring contracts, grants, and financial assistance are provided only to individuals
and organizations that are not suspended or
debarred.

20 "(J) Distributing guidance throughout the
21 Department to ensure that contractors involved
22 in acquisitions, including contractors that ac23 cess the information systems and technologies
24 of the Department, adhere to relevant Depart25 ment policies related to physical and informa-

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tion security as identified by the Under Secretary for Management.

3 "(K) Overseeing the Component Acquisi4 tion Executive organizational structure to en5 sure Component Acquisition Executives have
6 sufficient capabilities and comply with Depart7 ment acquisition policies.

8 "(L) Developing and managing a profes-9 sional acquisition workforce to ensure the goods 10 and services acquired by the Department meet 11 the needs of the mission and are at the best 12 value for the expenditure of public resources.

13 "(3) DELEGATION OF CERTAIN ACQUISITION 14 DECISION AUTHORITY.—The Under Secretary for 15 Management may delegate acquisition decision au-16 thority, in writing, to the relevant Component Acqui-17 sition Executive for a major capital asset, service, or 18 hybrid acquisition program that has a life-cycle cost 19 estimate of at least \$300,000,000 but not more than 20 \$1,000,000,000, based on fiscal year 2021 constant 21 dollars, if-

22 "(A) the component has in place policies,
23 processes, and procedures that are consistent
24 with the acquisition policy of the Department;

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"(B) the Component Acquisition Executive
 has an adequate staff of experienced employees
 with applicable program management training;
 and
 "(C) each major acquisition program con-

"(C) each major acquisition program concerned has a Department-approved acquisition program baseline and it is meeting agreed-upon cost, schedule, and performance thresholds.

9 "(4) RELATIONSHIP TO UNDER SECRETARY
10 FOR SCIENCE AND TECHNOLOGY.—The Under Sec11 retary for Management and the Under Secretary for
12 Science and Technology shall coordinate in matters
13 related to Department-wide acquisitions."; and

14 (4) by amending subsection (f), as so redesig-15 nated, to read as follows:

16 "(f) SENSITIVE ASSETS DEFINED.—In this section,
17 the term 'sensitive assets' means any asset, regardless of
18 value—

19 "(1) that the Department issues to a Depart-20 ment employee; and

21 "(2) that either the Under Secretary for Management or a head of a component determines such
23 asset requires special control and accounting.".

1 SEC. 303. CHIEF FINANCIAL OFFICER.

2 Section 702 of the Homeland Security Act of 2002
3 (6 U.S.C. 342) is amended—

4 (1) by redesignating subsections (b) and (c) as
5 subsections (c) and (d), respectively; and

6 (2) by inserting after subsection (a) the fol-7 lowing new subsection:

8 "(b) RESPONSIBILITIES.—In carrying out the re-9 sponsibilities, authorities, and functions specified in sec-10 tion 902 of title 31, United States Code, the Chief Finan-11 cial Officer shall—

12 "(1) oversee Department budget formulation13 and execution;

14 "(2) provide guidance with respect to perform15 ance-based budgeting practices for the Department;
16 "(3) develop cost-estimating practices for the
17 Department, including policies relating to cost-esti-

18 mating and approval of life-cycle cost estimates;

"(4) coordinate with the Office of Strategy,
Policy, and Plans to ensure the development of the
budget for the Department is compatible with the
long-term strategic plans, priorities, and policies of
the Secretary;

24 "(5) develop and manage the financial manage-25 ment policy of the Department, including effective

1	internal controls with respect to financial reporting
2	systems and processes;
3	"(6) provide guidance relating to financial sys-
4	tem modernization efforts throughout the Depart-
5	ment;
6	((7) develop and lead the efforts of the Depart-
7	ment with respect to financial oversight, including
8	identifying ways to streamline and standardize busi-
9	ness processes;
10	"(8) oversee the costs of acquisition programs
11	and related activities to ensure—
12	"(A) that actual and planned costs are in
13	accordance with budget estimates; or
14	"(B) adequate funding throughout the life-
15	cycle of such programs and activities;
16	"(9) implement, by fiscal year 2022, a Depart-
17	ment-wide common accounting structure;
18	"(10) track, approve (where appropriate), over-
19	see, and make public information relating to expend-
20	itures by components and offices of the Department
21	for conferences, as appropriate, including by requir-
22	ing each component and office to—
23	"(A) submit to the Inspector General of
24	the Department, the Committee on Homeland
25	Security of the House of Representatives, and

1	the Committee on Homeland Security and Gov-
2	ernmental Affairs of the Senate a report relat-
3	ing to the expenditures by such component or
4	office for each conference hosted or attended by
5	Department employees for which the total ex-
6	penditures exceeded $$50,000$, based on fiscal
7	year 2021 constant dollars, not later than 15
8	days after the day on which the conference
9	ends; and
10	"(B) with respect to such expenditures,
11	provide—
12	"(i) the information described in sub-
13	sections (a), (b), and (c) of section 739 of
14	title VII of division E of the Consolidated
15	and Further Continuing Appropriations
16	Act, 2015 (Public Law 113–235); and
17	"(ii) documentation of such expendi-
18	tures; and
19	"(11) submit to the Committee on Homeland
20	Security of the House of Representatives and the
21	Committee on Homeland Security and Governmental
22	Affairs of the Senate any report delivered to any
23	other committee of the House of Representatives or
24	Senate relating to the financial functions of the De-
25	partment.".

1 SEC. 304. CHIEF INFORMATION OFFICER.

2 (a) IN GENERAL.—Section 703 of the Homeland Se3 curity Act of 2002 (6 U.S.C. 343) is amended—

4	(1) in subsection (a), by adding at the end the
5	following new sentence: "In addition to the functions
6	under section 3506(a)(2) of title 44, United States
7	Code, the Chief Information Officer shall perform
8	the functions set forth in this section and such other
9	functions as may be assigned by the Secretary.";

10 (2) by redesignating subsection (b) as sub-11 section (f);

12 (3) by inserting after subsection (a) the fol-13 lowing new subsections:

14 "(b) RESPONSIBILITIES.—The Chief Information Of-15 ficer shall—

16 "(1) serve as the lead technical authority for in-17 formation technology programs of the Department;

"(2) advise and assist the Secretary, heads of
the components of the Department, and other senior
officials in carrying out the responsibilities of the
Department with respect to information technology
for all activities relating to the budget, programs, security, and operations;

24 "(3) to the extent delegated by the Secretary,
25 exercise authority over Department information
26 technology management and establish the informa-

1	tion technology priorities, policies, processes, stand-
2	ards, guidelines, and procedures of the Department
3	to ensure interoperability and standardization of in-
4	formation technology;
5	"(4) establish criteria for—
6	"(A) identifying mission critical and mis-
7	sion essential information systems of the De-
8	partment;
9	"(B) maintaining a consolidated inventory
10	of such systems; and
11	"(C) developing and maintaining contin-
12	gency plans for responding to a disruption in
13	the operation of any of such systems;
14	"(5) maintain the security, visibility, reliability,
15	integrity, and availability of data and information
16	technology of the Department;
17	"(6) in consultation with the Chief Procure-
18	ment Officer of the Department, establish and im-
19	plement policies and procedures to identify and man-
20	age vulnerabilities in the supply chain relating to the
21	purchase of information technology;
22	"(7) review contracts and interagency agree-
23	ments associated with major information technology

that have had cost, schedule, or performance chal lenges in the past;

3 "(8) assess the risk of all major information
4 technology investments and publicly report the risk
5 rating to the Office of Management and Budget; and
6 "(9) carry out any other responsibilities dele7 gated by the Secretary consistent with an effective
8 information system management function.

9 "(c) INFORMATION TECHNOLOGY STRATEGIC 10 Plan.—

"(1) STRATEGIC PLAN.—Not later than October
1, 2023, and every five years thereafter, the Chief
Information Officer, in coordination with the Chief
Financial Officer, shall submit to the appropriate
congressional committees a successor information
technology strategic plan.

17 "(2) ELEMENTS.—The strategic plan required
18 under paragraph (1) shall include the following:

"(A) An analysis to determine if the budget of the Department aligns with priorities specified in the information technology strategic
plan required under paragraph (1).
"(B) Information relating to—
"(i) the information technology priorities of the Department;

1	"(ii) whether such priorities were
2	funded by the Department; and
3	"(iii) if such priorities were not so
4	funded, the reasons relating thereto.
5	"(C) Information relating to the Depart-
6	ment identifying and addressing skills gaps
7	needed to implement the information technology
8	strategic plan.
9	"(D) Information relating to the identifica-
10	tion of duplicate information technology within
11	the components of the Department and the re-
12	moval of such technology.
13	"(d) Acquisition Responsibilities.—In addition
14	to the responsibilities specified in section 11315 of title
15	40, United States Code, the Chief Information Officer, in
16	consultation with the Under Secretary for Management,
17	shall—
18	((1) oversee the management of the Homeland
19	Security Enterprise Architecture;
20	((2) ensure that before each acquisition deci-
21	sion event (as such term is defined in section 830),
22	information technology aspects of acquisition pro-
23	grams comply with any departmental information
24	technology management requirements, security pro-

1	tocols, and the Homeland Security Enterprise Archi-
2	tecture; and
3	"(3) provide recommendations relating to infor-
4	mation technology programs and developing informa-
5	tion technology acquisitions strategic guidance to the
6	Acquisition Review Board of the Department.
7	"(e) Appropriate Congressional Committees
8	DEFINED.—In this section, the term 'appropriate congres-
9	sional committees' means—
10	"(1) the Committee on Homeland Security and
11	the Committee on Appropriations of the House of
12	Representatives; and
13	"(2) the Committee on Homeland Security and
14	Governmental Affairs and the Committee on Appro-
15	priations of the Senate."; and
16	(4) by adding at the end the following new sub-
17	section:
18	"(g) Chief Data Officer.—
19	"(1) IN GENERAL.—The Secretary, in consulta-
20	tion with the Chief Information Officer, shall des-
21	ignate a career appointee of the Department as the
22	Chief Data Officer of the Department.
23	"(2) QUALIFICATIONS.—The Chief Data Officer
24	shall possess training and experience with respect to
25	management, governance, generation, collection, pro-

1	tection, analysis, use, and sharing of data, including
2	the protection and de-identification of personally
3	identifiable information.
4	"(3) FUNCTIONS.—The Chief Data Officer, in
5	addition to carrying out the functions set forth in
6	section 3520 of title 44, United States Code, shall
7	be responsible for the following:
8	"(A) Ensuring the Department conforms
9	with data management best practices recog-
10	nized across the private sector and the Federal
11	Government.
12	"(B) Coordinating the organization and in-
13	tegration of data across the Department for im-
14	proved interoperability, analysis, and decision-
15	making.
16	"(C) Reviewing the impact of the infra-
17	structure of the Department regarding data in-
18	tegrity and interoperability.
19	"(D) Coordinating the release of data for
20	public use following appropriate privacy reviews
21	within the Department, as coordinated with the
22	Chief Privacy Officer of the Department.
23	"(E) Promoting innovation in the use of
24	data by the Department to improve Department
25	management and operations.

1	"(F) Coordinating the storage of Depart-
2	ment records in accordance with the General
3	Records Schedules of the National Archives and
4	Records Administration.
5	"(G) Publishing guidance for revising
6	record schedule proposals, including guidelines
7	for keeping a written record of justification for
8	such revisions.
9	"(H) Overseeing, in consultation with the
10	Chief Privacy Officer, as appropriate, the com-
11	pliance of the Department with respect to—
12	"(i) issuing guidelines ensuring the
13	quality, objectivity, utility, and integrity of
14	information, including statistical informa-
15	tion;
16	"(ii) establishing administrative mech-
17	anisms that allow affected persons to seek
18	and obtain correction of information main-
19	tained and disseminated by relevant com-
20	ponents of the Department that does not
21	comply with the guidelines of the Depart-
22	ment; and
23	"(iii) reporting to the Director of the
24	Office of Management and Budget the
25	number and nature of complaints received

by relevant components of the Department
 relating to the accuracy of information dis seminated and the handling of such com plaints by such components.
 "(I) Coordinating with appropriate officials

of the Department, including the Chief Privacy
Officer, component privacy officers, component
Chief Data Officers, and program managers,
regarding the use of data within their respective
components and under their authorities.

"(J) Serving as the liaison to the Office of
Management and Budget and other Federal
agencies with respect to using existing Department data for statistical purposes.

15 "(4) COMPONENT CHIEF DATA OFFICERS.—The 16 heads of each operational component of the Depart-17 ment, in consultation with the Chief Data Officer of 18 the Department and the Chief Information Officer 19 of such component, shall designate a career ap-20 pointee from each such component as the Chief Data 21 Officer of such component. Each such component 22 Chief Data Officer shall—

23 "(A) possesses the qualifications described
24 in paragraph (2); and

"(B) coordinate with and assist the Chief
 Data Officer of the Department in the imple mentation of the functions specified in subpara graphs (A) through (F) of paragraph (3) for
 their respective component.

6 "(5) REPORTS.—Not later than 180 days after 7 the date of the enactment of this subsection and an-8 nually thereafter, the Secretary shall submit to the 9 Committee on Homeland Security of the House of 10 Representatives and the Committee on Homeland 11 Security and Governmental Affairs of the Senate a 12 report relating to the implementation of this sub-13 section and any concerns regarding such implemen-14 tation.

15 "(6) DEFINITION.—In this subsection, the term
16 'career appointee' has the meaning given such term
17 in section 3132 of title 5, United States Code.".

18 (b) Software Licensing.—

19 (1) Report.—

20 (A) IN GENERAL.—Not later than 180
21 days after the date of the enactment of this Act
22 and every two years thereafter until 2025, the
23 Chief Information Officer of the Department, in
24 consultation with Department component chief
25 information officers, shall submit to the Sec-

1	notone the Committee on Hemeland Committee of
1	retary, the Committee on Homeland Security of
2	the House of Representatives, and the Com-
3	mittee on Homeland Security and Govern-
4	mental Affairs of the Senate a report relating
5	to the software licenses of the Department.
6	(B) ELEMENTS.—The report required
7	under subparagraph (A) shall include—
8	(i) a Department-wide inventory of all
9	existing software licenses held by the De-
10	partment;
11	(ii) an assessment of—
12	(I) the needs of the Department
13	and the components of the Depart-
14	ment with respect to software licenses
15	for the subsequent two fiscal years;
16	(II) how the Department can
17	achieve the greatest possible econo-
18	mies of scale and cost savings in the
19	procurement of software licenses; and
20	(III) how the use of shared
21	cloud-computing services will impact
22	the needs for software licenses for the
23	subsequent two fiscal years; and

(iii) plans for eliminating unutilized
 software licenses for the subsequent two
 fiscal years.

4 (2) Plan to reduce software licenses.— 5 Not later than 90 days after the date on which the 6 report required under paragraph (1) is submitted, if 7 the Chief Information Officer of the Department de-8 termines the number of software licenses held by the 9 Department and the components of the Department 10 exceed the needs of the Department pursuant to the 11 findings of such report, the Secretary shall establish 12 a plan for reducing the number of such software li-13 censes to meet the needs of the Department.

(3) COMPTROLLER GENERAL REVIEW.—Not
later than December 30, 2023, the Comptroller General shall report on the extent to which the Chief Information Officer of the Department has fulfilled all
requirements established by this section and the
amendments made by this section.

(4) COMPLETION OF FIRST DEFINITION OF CAPABILITIES.—Not later than one year after the date
of the enactment of this Act, the Chief Information
Officer of the Department shall complete the first
information technology strategic plan required under
subsection (c) of section 701 of the Homeland Secu-

1	rity Act of 2002, as added by subsection (a) of this
2	section.
3	SEC. 305. CHIEF HUMAN CAPITAL OFFICER.
4	Section 704 of the Homeland Security Act of 2002
5	(6 U.S.C. 344) is amended—
6	(1) in subsection (b)—
7	(A) in paragraph (1)—
8	(i) by inserting ", including with re-
9	spect to leadership development and em-
10	ployee engagement," after "policies";
11	(ii) by striking "and in line" and in-
12	serting ", in line"; and
13	(iii) by inserting "and informed by
14	best practices within the Federal Govern-
15	ment and the private sector," after "prior-
16	ities,";
17	(B) in paragraph (2), by striking "develop
18	performance measures to provide a basis for
19	monitoring and evaluating" and inserting
20	"evaluate, on an ongoing basis,";
21	(C) in paragraph (3), by inserting "that,
22	to the extent practicable, are informed by em-
23	ployee feedback" after "policies";
24	(D) in paragraph (4), by inserting "includ-
25	ing internship, leadership development, and em-

2

ployee engagement programs," before "in coordination";

3 (E) in paragraph (5), by inserting before the semicolon at the end the following: "that is 4 5 informed by an assessment, carried out by the 6 Chief Human Capital Officer, of the learning 7 and developmental needs of employees in super-8 visory and non-supervisory roles across the De-9 partment and appropriate workforce planning 10 initiatives";

(F) by redesignating paragraphs (9) and
(10) as paragraphs (12) and (13), respectively;
(G) by inserting after paragraph (8) the
following new paragraphs:

"(9) maintain a catalogue of available internship and employee development opportunities, including the Homeland Security Rotation Program
pursuant to section 844, departmental leadership development programs, interagency development programs, and other rotational programs;

"(10) ensure that employee discipline and adverse action programs comply with the requirements
of all pertinent laws, rules, regulations, and Federal
guidance, and ensure due process for employees;

1	"(11) analyze each Department or Government-
2	wide Federal workforce satisfaction or morale survey
3	within 90 days of the publication of any such survey
4	and submit to the Secretary such analysis and, as
5	appropriate, any recommendations to improve work-
6	force satisfaction or morale within the Depart-
7	ment;";
8	(H) in paragraph (12), as so redesignated,
9	by striking "and" after the semicolon at the
10	end;
11	(I) in paragraph (13), as so redesignated,
12	by striking the period at the end and inserting
13	"; and"; and
14	(J) by adding at the end the following new
15	paragraph:
16	"(14) oversee the consolidation, integration,
17	and modernization of the human capital information
18	technology infrastructure of the Department, includ-
19	ing systems to manage employee and contractor
20	training records and employee performance
21	records.";
22	(2) by redesignating subsections (d) and (e) as
23	subsections (f) and (g), respectively;
24	(3) by inserting after subsection (c) the fol-
25	lowing new subsections:

"(d) CHIEF LEARNING AND ENGAGEMENT OFFI CER.—The Chief Human Capital Officer may designate
 an employee of the Department to serve as a Chief Learn ing and Engagement Officer to assist the Chief Human
 Capital Officer in carrying out this section.
 "(e) INTERNSHIP PROGRAMS.—

7 "(1) IN GENERAL.—In carrying out the respon-8 sibilities identified in subsections (b)(4) and (b)(9), 9 the Chief Human Capital Officer shall, in coordina-10 tion with all the components of the Department— 11 "(A) regularly review the catalogue of in-12 ternships to— 13 "(i) ensure each purpose, structure, 14 and eligibility requirements of the program 15 align with Department and component 16 workforce strategies; and 17 "(ii) eliminate unnecessary or duplica-18 tive programs; 19 "(B) maintain data relating to the number 20 of participants, including attrition and gradua-21 tion rates, for each internship program by each 22 fiscal year;

23 "(C) identify opportunities and processes
24 to hire internship participants that satisfac-

9

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1	torily complete program requirements to perma-
2	nent positions;
3	"(D) track the hiring rates of internship
4	participants to permanent positions within the
5	Department or components by program; and
6	"(E) share lessons learned and opportuni-
7	ties for improving the management and admin-

istration of internship programs within the Department and components of the Department.

10 "(2) DEFINITIONS.—In this subsection, the 11 term 'internship' means any program that provides 12 temporary employment or work experience to partici-13 pants, including current students and recent grad-14 uates."; and

(4) in subsection (f), as so redesignated—
(A) by redesignating paragraphs (2), (3),
and (4) as paragraphs (3), (4), and (5), respectively; and

19 (B) by inserting after paragraph (1) the20 following new paragraph:

21 "(2) information relating to—

22 "(A) employee development opportunities
23 catalogued pursuant to subsection (b)(9) and
24 any available data with respect to participation

rates, attrition rates, retention, and employee
 satisfaction;

3 "(B) the progress of Department-wide
4 strategic workforce planning efforts as deter5 mined pursuant to subsection (b)(2);

6 "(C) the activities of the Employee En-7 gagement Steering Committee established pur-8 suant to section 721, including the number of 9 meetings, types of materials developed and dis-10 tributed, and recommendations to the Sec-11 retary; and

"(D) the implementation status of any cybersecurity-focused personnel systems used to
recruit, retain, and manage mission critical cybersecurity talent authorized pursuant to the
authority of the Secretary;".

17 SEC. 306. OFFICER FOR CIVIL RIGHTS AND CIVIL LIB-18 ERTIES.

(a) IN GENERAL.—Section 705 of the Homeland Security Act of 2002 (6 U.S.C. 345) is amended—

21 (1) in the section heading, by striking "ESTAB22 LISHMENT OF"; and

23 (2) by striking subsections (a) and (b) and in-24 serting the following new subsections:

"(a) IN GENERAL.—There is established within the
 Department an Office for Civil Rights and Civil Liberties.
 The head of such Office is the Officer for Civil Rights
 and Civil Liberties, who shall report directly to the Sec retary.

6 "(b) RESPONSIBILITIES.—The Officer for Civil
7 Rights and Civil Liberties shall carry out the following re8 sponsibilities:

9 "(1) Oversee compliance with constitutional, 10 statutory, regulatory, policy, and other requirements 11 relating to the civil rights and civil liberties of indi-12 viduals affected by the programs and activities of 13 the Department.

14 "(2) Integrate civil rights and civil liberties pro15 tections into all programs and activities of the De16 partment.

17 "(3) Conduct civil rights and civil liberties im18 pact assessments, as appropriate, including prior to
19 the implementation of new Department regulations,
20 initiatives, programs, or policies.

21 "(4) Conduct periodic reviews of policies, proce22 dures, and activities of the Department relating to
23 civil rights and civil liberties.

24 "(5) Provide policy advice, recommendations,25 and other technical assistance relating to civil rights

and civil liberties to the Secretary and to heads of
 components, directorates, and offices and other per sonnel within the Department.

4 "(6) Review, assess, and investigate complaints,
5 including complaints filed by members of the public,
6 and information indicating possible abuses of civil
7 rights or civil liberties at the Department, unless the
8 Inspector General of the Department determines
9 that any such complaint should be investigated by
10 the Inspector General.

11 "(7) Initiate reviews, investigations, and assess-12 ments of the administration of the programs and ac-13 tivities by the Department relating to civil rights 14 and civil liberties, as the Officer determines nec-15 essary.

16 "(8) Coordinate with the Privacy Officer to en17 sure that—

18 "(A) programs, policies, and procedures in19 volving civil rights, civil liberties, and privacy
20 considerations are addressed in an integrated
21 and comprehensive manner; and

22 "(B) Congress receives appropriate reports
23 regarding such programs, policies, and proce24 dures.

1	"(9) Lead the equal employment opportunity
2	programs of the Department, including complaint
3	management and adjudication, workforce diversity,
4	and promotion of the merit system principles.
5	"(10) Make publicly available through acces-
6	sible communications channels, including the website
7	of the Department—
8	"(A) information on the responsibilities
9	and functions of, and how to contact, the Of-
10	fice;
11	"(B) summary of reports of investigations
12	that result in final recommendations that are
13	issued by the Officer upon completion of inves-
14	tigations carried out pursuant to paragraph (6);
15	and
16	"(C) summaries of impact assessments
17	issued by the Officer and carried out pursuant
18	to paragraph (3) or (7).
19	"(11) Engage with individuals and communities
20	whose civil rights and civil liberties may be affected
21	by programs and activities of the Department, in-
22	cluding by informing such individuals and commu-
23	nities about report and redress processes and advis-
24	ing the Secretary and heads of components, direc-
25	torates, offices, and other personnel within the De-

1	partment of concerns raised by such individuals and
2	communities.
3	"(c) Coordination With Inspector General.—
4	"(1) AUTHORITY TO INVESTIGATE POSSIBLE
5	ABUSES.—The Officer for Civil Rights and Civil Lib-
6	erties may investigate any matter referred to in
7	paragraph (6) or (7) of subsection (b) after fulfilling
8	the coordination requirements under paragraph (2)
9	with respect to such matter.
10	"(2) Coordination requirements.—
11	"(A) Referral of matters to inspec-
12	TOR GENERAL.—Before initiating any investiga-
13	tion described under paragraph (1), the Officer
14	for Civil Rights and Civil Liberties shall refer
15	the matter and all related complaints to the In-
16	spector General of the Department.
17	"(B) INSPECTOR GENERAL RESPONSIBIL-
18	ITIES.—
19	"(i) Determination and notifica-
20	TION.—Not later than five business days
21	after the receipt of a matter referred under
22	subparagraph (A), the Inspector General
23	shall—
24	"(I) make a determination re-
25	garding whether the Inspector Gen-

eral intends to initiate an audit or in- vestigation of the matter referred
under subparagraph (A); and
"(II) notify the Officer of such
determination.
"(ii) AUDITS AND INVESTIGATIONS.—
If the Inspector General notifies the Offi-
cer for Civil Rights and Civil Liberties that
the Inspector General intends to initiate an
audit or investigation, the Inspector Gen-
eral shall—
"(I) initiate such audit or inves-
tigate by not later than 90 days after
providing such notification; or
"(II) not later than three days
after the end of the 90-day period
specified in subclause (I), notify the
Officer that such audit or investiga-
tion was not initiated.
"(C) Provision of Assistance.—At the
request of the Inspector General, the Officer for
request of the Inspector General, the Officer for

1	eral based on a referral under subparagraph
2	(A).
3	"(D) INVESTIGATION BY OFFICER.—The
4	Officer for Civil Rights and Civil Liberties may
5	investigate a matter referred to the Inspector
6	General under subparagraph (A) only if—
7	"(i) the Inspector General notifies the
8	Officer for Civil Rights and Civil Liberties
9	that the Inspector General does not intend
10	to initiate an audit or investigation relat-
11	ing to that matter; or
12	"(ii) the Inspector General provides
13	notification under subparagraph $(B)(ii)(II)$
14	that an audit or investigation was not initi-
15	ated.
16	"(d) TRANSPARENCY.—
17	"(1) COMPLAINTS.—In the case of a complaint
18	made concerning complaints of abuses of civil rights
19	and civil liberties under paragraph (6) of subsection
20	(b), the Officer for Civil Rights and Civil Liberties
21	shall—
22	"(A) provide to the individual who made
23	the complaint notice of the receipt of such com-
24	plaint within 30 days of receiving such com-
25	plaint; and

1	"(B) inform the complainant of the deter-
2	mination of the Officer regarding the initiation
3	of a review, assessment, or investigation within
4	the Office, a referral to the Inspector General
5	of the Department, or any other action taken.
6	"(2) INVESTIGATIONS.—In the case of an inves-
7	tigation initiated by the Officer pursuant to para-
8	graph (6) or (7) of subsection (b), upon the conclu-
9	sion of the investigation, the Officer shall produce a
10	report on the investigation which—
11	"(A) shall include the findings and rec-
12	ommendations of the Officer;
13	"(B) a summary of which shall be made
14	publicly available;
15	"(C) shall not include any personally iden-
16	tifiable information related to any individual in-
17	volved in such investigation; and
18	"(D) may include a classified appendix, as
19	the Officer determines appropriate.
20	"(3) SUBMITTAL TO HEADS OF OPERATIONAL
21	components.—The Officer shall transmit to the
22	Secretary and the relevant head of each relevant
23	operational component of the Department a copy of
24	each report produced under paragraph (2).

1 "(4) REPORTS TO CONGRESS.—Upon the con-2 clusion of any investigation conducted by the Officer 3 for Civil Rights and Civil Liberties under paragraph 4 (6) or (7) of subsection (b), the Officer shall submit to the Committee on Homeland Security of the 5 6 House of Representatives and the Committee on 7 Homeland Security and Governmental Affairs of the 8 Senate a report on the investigation, which shall be 9 prepared and submitted without any prior comment 10 or amendment by the Secretary, Deputy Secretary, 11 or any other officer or employee of the Department, 12 unless the Officer seeks such comment.

13 "(e) Component Civil Rights and Civil Lib-14 ERTIES OFFICER.—The head of each of the operational 15 components of the Department shall designate a career appointee (as such term is defined in section 3132 of title 16 17 5, United States Code) from such component as the Offi-18 cer for Civil Rights and Civil Liberties of such component. 19 Each such component Officer for Civil Rights and Civil 20Liberties shall coordinate with and provide information to 21 the Officer for Civil Rights and Civil Liberties of the De-22 partment on matters related to civil rights and civil lib-23 erties within each respective component.

24 "(f) ACCESS TO INFORMATION.—The Officer for Civil
25 Rights and Civil Liberties of the Department—

1	"(1) shall have access to all records, reports,
2	audits, reviews, documents, papers, recommenda-
3	tions, and other materials available to the Depart-
4	ment that relate to programs and operations with
5	respect to the responsibilities of the Officer under
6	subsection (b); and
7	"(2) may, to the extent the Officer determines
8	necessary, and subject to the approval of the Sec-
9	retary—
10	"(A) issue a subpoena to require the pro-
11	duction, by any person other than a Federal
12	agency, of all information, documents, reports,
13	answers, records, accounts, papers, and other
14	documentary evidence necessary in the perform-
15	ance of the responsibilities of the Officer under
16	this section; and
17	"(B) administer to or take from any per-
18	son an oath, affirmation, or affidavit, whenever
19	necessary in the performance of the responsibil-
20	ities of the Officer under this section.
21	"(g) ANNUAL REPORT.—Not later than March 31 of
22	each year, the Officer for Civil Rights and Civil Liberties
23	of the Department shall submit directly to the President,
24	the President of the Senate, the Speaker of the House of
25	Representatives, and the appropriate committees and sub-

committees of Congress, a report on the implementation
 of this section during the year preceding the year during
 which the report is submitted. Each such report shall in clude, for the year covered by the report—

5 "(1) any complaints of abuse described under
6 subsection (b)(6) and any actions by the Depart7 ment or a component, directorate, or office of the
8 Department that the Officer identifies as responsive
9 to such complaints;

"(2) a list of Department programs and activities for which civil rights and civil liberties impact
assessments were conducted, or policy advice, recommendations, or other technical assistance was
provided;

"(3) any recommendations issued by the Officer
to the Secretary or the head of a component, directorate, or office, together with information on the
status of the implementation of such recommendations;

"(4) information on the diversity and equal employment opportunity activities of the Department,
including information on complaint management and
adjudication of equal employment opportunity complaints and efforts to ensure compliance throughout

the Department with equal employment opportunity
requirements;
((5) a description of any efforts to engage with
individuals and communities whose civil rights and
civil liberties may be affected by activities carried
out by the Department, including public meetings;
and
"(6) information on total staffing for the Office
of Civil Rights and Civil Liberties, including—
"(A) the number of full-time, part-time
and contract support personnel; and
"(B) information on the number of em-
ployees whose primary responsibilities include
supporting the Officer in carrying out para-
graph (9) of subsection (b).".
(b) REPORTING TO CONGRESS.—Section
1062(f)(1)(A)(i) of the National Security Intelligence Re-
form Act of 2004 (42 U.S.C. 2000ee-1(f)(1)(A)(i)) is
amended by inserting "the Committee on Homeland Secu-
rity of the House of Representatives," after "Affairs of
the Senate,".
(c) Comptroller General Review.—Not later
than 180 days after the date of the enactment of this Act,

25 to the Committee on Homeland Security of the House of

Representatives and the Committee on Homeland Security
 and Governmental Affairs of the Senate a report on sub section (b)(11) of section 705 of the Homeland Security
 Act of 2002 (6 U.S.C. 345), as amended by subsection
 (a).

6 (d) CLERICAL AMENDMENT.—The table of contents
7 in section 1(b) of the Homeland Security Act of 2002, as
8 amended by this Act, is further amended by striking the
9 item relating to section 705 and inserting the following
10 new item:

"Sec. 705. Officer for Civil Rights and Civil Liberties.".

11 SEC. 307. QUADRENNIAL HOMELAND SECURITY REVIEW.

12 (a) IN GENERAL.—Section 707 of the Homeland Se-13 curity Act of 2002 (6 U S C 347) is amonded

13	curity Act of 2002	(0	0.0.0.047) is amended-

(1) in subsection (a)(3)—

15 (A) in subparagraph (B), by striking
16 "and" at the end;

17 (B) by redesignating subparagraph (C) as18 subparagraph (D); and

19 (C) by inserting after subparagraph (B)20 the following new subparagraph:

21 "(C) representatives from appropriate ad22 visory committees established pursuant to sec23 tion 871, the Homeland Security Advisory
24 Council, and the Homeland Security Science
25 and Technology Advisory Committee, or other-

	• •
1	wise established, including the Aviation Security
2	Advisory Committee established pursuant to
3	section 44946 of title 49, United States Code;
4	and";
5	(2) in subsection (b)—
6	(A) in paragraph (2), by inserting before
7	the semicolon at the end the following: "based
8	on the risk assessment required pursuant to
9	subsection (c)(2)(B)";
10	(B) in paragraph (3)—
11	(i) by inserting ", to the extent prac-
12	ticable," after "describe"; and
13	(ii) by striking "budget plan" and in-
14	serting "resources required";
15	(C) in paragraph (4)—
16	(i) by inserting ", to the extent prac-
17	ticable," after "identify";
18	(ii) by striking "budget plan required
19	to provide sufficient resources to success-
20	fully" and inserting "resources required
21	to"; and
22	(iii) by striking the semicolon at the
23	end and inserting ", including any re-
24	sources identified from redundant, waste-
25	ful, or unnecessary capabilities and capac-

1	ities that can be redirected to better sup-
2	port other existing capabilities and capac-
3	ities, as the case may be; and";
4	(D) in paragraph (5), by striking "; and"
5	and inserting a period; and
6	(E) by striking paragraph (6);
7	(3) in subsection (c)—
8	(A) in paragraph (1), by striking—
9	(i) "December 31 of the year" and in-
10	serting "60 days after the date of the sub-
11	mission of the budget of the President";
12	and
13	(ii) "conducted" and inserting "com-
14	pleted".
15	(B) in paragraph (2)—
16	(i) in subparagraph (B), by striking
17	"description of the threats to" and insert-
18	ing "risk assessment of";
19	(ii) in subparagraph (C), by inserting
20	", as required under subsection $(b)(2)$ " be-
21	fore the semicolon at the end;
22	(iii) in subparagraph (D)—
23	(I) by inserting "to the extent
24	practicable," before "a description";
25	and

1	(II) by striking "budget plan"
2	and inserting "resources required";
3	(iv) in subparagraph (F)—
4	(I) by inserting "to the extent
5	practicable," before "a discussion";
6	and
7	(II) by striking "the status of";
8	(v) in subparagraph (G)—
9	(I) by inserting "to the extent
10	practicable," before "a discussion";
11	(II) by striking "the status of";
12	(III) by inserting "and risks" be-
13	fore "to national homeland"; and
14	(IV) by inserting "and" after the
15	semicolon at the end;
16	(vi) by striking subparagraph (H);
17	and
18	(vii) by redesignating subparagraph
19	(I) as subparagraph (H);
20	(C) by redesignating paragraph (3) as
21	paragraph (4); and
22	(D) by inserting after paragraph (2) the
23	following new paragraph:
24	"(3) Documentation.—The Secretary shall
25	retain and, upon request, provide to Congress the

1	following documentation regarding each quadrennial
2	homeland security review:
3	"(A) Records relating to the consultation
4	carried out pursuant to subsection $(a)(3)$, in-
5	cluding—
6	"(i) all written communications, in-
7	cluding communications sent out by the
8	Secretary and feedback submitted to the
9	Secretary through technology, online com-
10	munications tools, in-person discussions,
11	and the interagency process; and
12	"(ii) information relating to whether
13	feedback received by the Secretary in-
14	formed the quadrennial homeland security
15	review.
16	"(B) Information relating to the risk as-
17	sessment required under subsection $(c)(2)(B)$,
18	including-
19	"(i) the type of risk model;
20	"(ii) the information used to generate
21	the risk assessment;
22	"(iii) the sources of information, in-
23	cluding other risk assessments; and
24	"(iv) information relating to—

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1	"(I) assumptions, weighing fac-
2	tors, and subjective judgments; and
3	"(II) the rationale or basis for
4	such assumptions, factors, and judg-
5	ments identified pursuant to sub-
6	clause (I).";
7	(4) by redesignating subsection (d) as sub-
8	section (e); and
9	(5) by inserting after subsection (c) the fol-
10	lowing new subsection:
11	"(d) REVIEW.—Not later than 90 days after the sub-
12	mission of each report required under subsection $(c)(1)$,
13	the Secretary shall submit to the Committee on Homeland
14	Security of the House of Representatives and the Com-
15	mittee on Homeland Security and Governmental Affairs
16	of the Senate a report that includes information relating
17	to the degree to which the findings and recommendations
18	developed in the quadrennial homeland security review
19	covered by each such report were integrated into the ac-
20	quisition strategy and expenditure plans for the Depart-
21	ment.".
22	(b) Effective Date.—The amendments made by
23	this section shall apply with respect to a quadrennial

22 (b) EFFECTIVE DATE.—The amendments made by
23 this section shall apply with respect to a quadrennial
24 homeland security review conducted after December 31,
25 2021.

1 SEC. 308. OFFICE OF STRATEGY, POLICY, AND PLANS.

2 Section 709 of the Homeland Security Act of 2002
3 (6 U.S.C. 349) is amended—

4	(1) in subsection (a), by adding at the end the
5	following: "The Office of Strategy, Policy, and Plans
6	shall include an Assistant Secretary for Inter-
7	national Affairs and no more than five Assistant
8	Secretaries within the Office of Strategy, Policy, and
9	Plans with divided responsibility for the following
10	areas:
11	"(i) Counterterrorism, threat preven-
12	tion, and screening and vetting, including
13	biometrics;
14	"(ii) border security and immigration;
15	"(iii) cybersecurity and infrastructure
16	security;
17	"(iv) law enforcement; and
18	"(v) trade and economic security.";
19	(2) in subsection (c)—
20	(A) in paragraph (1), by inserting ", in-
21	cluding for activities that cross multiple De-
22	partment components" before the semicolon at
23	the end;
24	(B) by redesignating paragraphs (4)

25 through (7) as (5) through (8), respectively;

1	(C) by inserting after paragraph (3) the
2	following new paragraph:
3	"(4) ensure acquisition programs (as such term
4	is defined in section 830) support the quadrennial
5	homeland security review required under section
6	707, the DHS Strategic Plan pursuant to section
7	306 of title 5, United States Code, and other appro-
8	priate successor documents;"; and
9	(D) in such redesignated paragraph (7) , by
10	inserting ", including feedback from organiza-
11	tions representing the needs of children," after
12	"stakeholder feedback";
13	(3) by redesignating subsections (e) through (g)
14	as subsections (f) through (h), respectively; and
15	(4) by inserting after subsection (d) the fol-
16	lowing new subsection:
17	"(e) Assistant Secretary for International
18	AFFAIRS.—The Office of International Affairs shall be led
19	by an Assistant Secretary for International Affairs. The
20	Assistant Secretary shall—

21 "(1) in consultation with other Federal officials
22 responsible for counterterrorism and homeland secu23 rity matters, coordinate international activities with24 in the Department, including activities carried out
25 by components of the Department;

"(2) advise, inform, and assist the Secretary
with respect to the development and implementation
of the international policy priorities of the Department outside of the United States, including strategic priorities for the deployment of assets such as
personnel;

"(3) develop, in consultation with the Under
Secretary for Management, guidance for selecting,
assigning, training, and monitoring overseas deployments of Department personnel, including minimum
standards for pre-deployment training;

12 "(4) maintain awareness regarding the inter-13 national travel of senior officers of the Department 14 and their intent to pursue negotiations with foreign 15 government officials, and review resulting draft 16 agreements;

"(5) coordinate with any departmental official
engaged in negotiations with a representative of a
foreign government relating to an agreement and, as
appropriate, by supporting such official in the negotiation of such agreement; and

22 "(6) perform such other functions as are estab23 lished by law or delegated by the Under Secretary
24 for Strategy, Policy, and Plans.".

1 SEC. 309. OFFICE OF PARTNERSHIP AND ENGAGEMENT.

2 (a) IN GENERAL.—Title VII of the Homeland Secu3 rity Act of 2002 (6 U.S.C. 341 et seq.) is amended by
4 adding at the end the following new section:

5 "SEC. 711. OFFICE OF PARTNERSHIP AND ENGAGEMENT.

6 "(a) IN GENERAL.—There is an Office of Partner7 ship and Engagement in the Department led by the As8 sistant Secretary for Partnership and Engagement.

9 "(b) DUTIES OF THE ASSISTANT SECRETARY.—The
10 Assistant Secretary for Partnership and Engagement
11 shall—

"(1) in consultation with the Office for Civil
Rights and Civil Liberties of the Department, lead
the efforts of the Department to incorporate external
feedback from stakeholders within the Homeland Security Enterprise with respect to policy and strategic
planning efforts;

"(2) modernize the engagement of the Department with respect to stakeholders in the Homeland
Security Enterprise to ensure continuous and collaborative communication and address current and
emerging threats in a manner that—

23 "(A) increases trust between the Depart24 ment and such stakeholders; and

25 "(B) ensures timely information sharing
26 between the Department and such stakeholders;

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1	"(3) carry out the activities specified in section
2	2006(b);
3	"(4) advise the Secretary—
4	"(A) of the effects of policies, regulations,
5	processes, and actions of the Department with
6	respect to the private sector; and
7	"(B) on creating and fostering strategic
8	communication with the private sector to carry
9	out the primary mission of the Department;
10	"(5) strengthen and expand relationships
11	with—
12	"(A) institutions of higher education (as
13	such term is defined in section 101(a) of the
14	Higher Education Act of 1965 (20 U.S.C.
15	1001(a))), including historically Black colleges
16	or universities (which has the meaning given
17	the term 'part B institution' in section 322 of
18	the Higher Education Act of 1965 (20 U.S.C.
19	1061)), and the private sector, including
20	through the Homeland Security Advisory Coun-
21	cil; and
22	"(B) State, local, Tribal, and territorial
23	governments; and
24	((6) perform such other functions as are estab-
25	lished by law or delegated by the Secretary.

"(c) DEPUTY ASSISTANT SECRETARIES.—There
 shall be a Deputy Assistant Secretary for State and Local
 Law Enforcement and a Deputy Assistant Secretary for
 Private Sector Engagement within the Office of Partner ship and Engagement.".

6 (b) TRANSFER OF FUNCTIONS, ASSETS, AND PER-7 SONNEL OF OFFICE FOR STATE AND LOCAL LAW EN-8 FORCEMENT.—The functions authorized to be performed 9 by the Office for State and Local Law Enforcement of 10 the Department (pursuant to section 2006(b) of the Homeland Security Act of 2002 (6 U.S.C. 607(b))) as of 11 12 the day before the date of the enactment of this Act, and 13 the assets and personnel associated with such functions, are transferred to the Office of Partnership and Engage-14 15 ment under section 711 of the Homeland Security Act of 2002, as added by this section. 16

17 (c) ANNUAL REPORT.—

18 (1) IN GENERAL.—Not later than 90 days after 19 the first day of fiscal year 2022 and annually there-20 after through 2027, the Assistant Secretary for 21 Partnership and Engagement of the Department 22 shall submit to the Committee on Homeland Secu-23 rity of the House of Representatives and the Com-24 mittee on Homeland Security and Governmental Af-25 fairs of the Senate a report on the activities of the

1	Office of Partnership and Engagement of the De-
2	partment with respect to a description of all pro-
3	grams, events, activities, and outreach conducted by
4	the sub-offices and campaigns of the Office identi-
5	fied in paragraph (2).
6	(2) ELEMENTS.—Each report required under
7	paragraph (1), for the fiscal year covered by such re-
8	port, shall include information relating to the fol-
9	lowing:
10	(A) Faith Initiatives.
11	(B) The Blue Campaign.
12	(C) The Committee Management Office.
13	(D) The "If You See Something, Say
14	Something®" Public Awareness Campaign.
15	(E) The Loaned Executive Program.
16	(F) The Office of Academic Engagement.
17	(G) The Office of Intergovernmental Af-
18	fairs.
19	(H) The Private Sector Office.
20	(d) Clerical Amendment.—The table of contents
21	in section 1(b) of the Homeland Security Act of 2002, as
22	amended by this Act, is further amended by inserting after
23	the item relating to section 710 the following new item:
	"Sec. 711. Office of Partnership and Engagement.".

1 SEC. 310. CHIEF PROCUREMENT OFFICER.

2 (a) IN GENERAL.—Title VII of the Homeland Secu3 rity Act of 2002 (6 U.S.C. 341 et seq.), as amended by
4 this Act, is further amended by adding at the end the fol5 lowing new section:

6 "SEC. 712. CHIEF PROCUREMENT OFFICER.

7 "(a) IN GENERAL.—There is in the Department a
8 Chief Procurement Officer, who shall report directly to the
9 Under Secretary for Management.

10 "(b) RESPONSIBILITIES.—The Chief Procurement11 Officer shall—

12 "(1) serve as a senior business advisor to agen13 cy officials with respect to procurement-related mat14 ters;

"(2) be the senior procurement executive for
purposes of subsection (c) of section 1702 of title
41, United States Code, and shall perform procurement functions as specified in such subsection;

19 "(3) delegate or retain contracting authority, as20 appropriate;

21 "(4) issue procurement policies and oversee the
22 heads of contracting activity of the Department to
23 ensure compliance with such policies;

24 "(5) serve as the main liaison of the Depart25 ment to industry on procurement-related issues;

"(6) account for the integrity, performance, and
 oversight of Department procurement and con tracting functions;

4 "(7) ensure that procurement contracting strat5 egies and plans are consistent with the intent and
6 direction of the Acquisition Review Board;

7 "(8) oversee a centralized procurement work-8 force certification and training program using, as 9 appropriate, existing best practices and contracting 10 training opportunities from the Federal Government, 11 private sector, or institutions of higher education (as 12 such term is defined in section 101(a) of the Higher 13 Education Act of 1965 (20 U.S.C. 1001(a))), includ-14 ing training relating to identifying actions that war-15 rant referrals for suspension or debarment;

"(9) provide input to the heads of the components of the Department to be included in the performance reviews for the heads of contracting activity within such components;

20 "(10) collect and use data to establish perform21 ance measures with respect to the impact of stra22 tegic sourcing initiatives on the private sector, in23 cluding small businesses;

1 "(11) establish policies and procedures to effec-2 tively identify and manage vulnerabilities in the sup-3 ply chain for all Department purchases; "(12) ensure the awarding of contracts and 4 5 subcontracts complies with section 15(g) of the 6 Small Business Act (15 U.S.C. 644(g)) to maximize 7 opportunities for small business participation in such 8 contracts; 9 "(13) conduct oversight of implementation of 10 administrative agreements to resolve suspension or 11 debarment proceedings; and 12 "(14) carry out any other procurement duties 13 that the Under Secretary for Management may des-14 ignate. 15 "(c) Head of Contracting Activity Defined.— In this section, the term 'head of contracting activity' 16 17 means an official responsible for the establishment, man-18 agement, and oversight of a team of procurement profes-19 sionals properly trained, certified, and warranted to ac-20 complish the acquisition of products and services on behalf 21 of the designated components, offices, and organizations 22 of the Department, and as authorized, other Government 23 entities.". 24 (b) CLERICAL AMENDMENT.—The table of contents in section 1(b) of the Homeland Security Act of 2002, as 25

1 amended by this Act, is further amended by inserting after

2 the item relating to section 711 the following new item: "Sec. 712. Chief Procurement Officer.".

3 SEC. 311. CHIEF SECURITY OFFICER.

4 (a) IN GENERAL.—Title VII of the Homeland Secu5 rity Act of 2002 (6 U.S.C. 341 et seq.), as amended by
6 this Act, is further amended by adding at the end the fol7 lowing new section:

8 "SEC. 713. CHIEF SECURITY OFFICER.

9 "(a) IN GENERAL.—There is in the Department a
10 Chief Security Officer, who shall report directly to the
11 Under Secretary for Management.

12 "(b) RESPONSIBILITIES.—The Chief Security Officer13 shall—

- "(1) develop and implement the security policies, programs, and standards of the Department to
 protect the workforce and information;
- 17 "(2) identify training and provide education to
 18 Department personnel on security-related matters;
 19 and
- 20 "(3) provide support to Department compo21 nents on security-related matters.".

(b) CLERICAL AMENDMENT.—The table of contentsin section 1(b) of the Homeland Security Act of 2002, as

1 amended by this Act, is further amended by inserting after

2 the item relating to section 712 the following new item: "Sec. 713. Chief Security Officer.".

3 SEC. 312. SCHOOL SECURITY COORDINATING COUNCIL.

4 (a) IN GENERAL.—Title VII of the Homeland Secu5 rity Act of 2002 (6 U.S.C. 341 et seq.), as amended by
6 this Act, is further amended by adding at the end the fol7 lowing new section:

8 "SEC. 714. SCHOOL SECURITY COORDINATING COUNCIL.

9 "(a) IN GENERAL.—The Secretary shall establish a
10 council to be known as the 'School Security Coordinating
11 Council' (referred to in this section as the 'Council').

12 "(b) DUTIES.—The Council shall—

"(1) provide advice and recommendations to the
Secretary on matters relating to activities, plans,
and policies to enhance the security of an early
childhood education program, elementary school,
high school, or secondary school with respect to an
act of terrorism or targeted violence; and

"(2) ensure, to the extent practicable, that the
efforts described in paragraph (1) are coordinated
within the Department.

22 "(c) MEMBERSHIP.—

23 "(1) IN GENERAL.—The Council shall be com24 posed of the following:

1	"(A) The Administrator of the Federal
2	Emergency Management Agency.
3	"(B) The Assistant Secretary for Public
4	Affairs.
5	"(C) The Chief Medical Officer.
6	"(D) The Civil Rights and Civil Liberties
7	Officer.
8	"(E) The Director of the Cybersecurity
9	and Infrastructure Security.
10	"(F) The Director of the Secret Service.
11	"(G) The Executive Director of the Office
12	of Academic Engagement.
13	"(H) The Privacy Officer.
14	"(I) The Under Secretary for Strategy,
15	Policy, and Plans.
16	"(J) Any other official of the Department
17	the Secretary determines appropriate.
18	"(2) CHAIRPERSON.—The Secretary shall des-
19	ignate a member of the Council to serve as chair-
20	person of the Council.
21	"(d) Compensation.—
22	"(1) Prohibition on compensation.—Except
23	as provided in paragraph (2), members of the Coun-
24	cil may not receive additional pay, allowances, or
25	benefits by reason of their service on the Council.

"(2) TRAVEL EXPENSES.—Each member shall
 receive travel expenses, including per diem in lieu of
 subsistence, in accordance with applicable provisions
 under subchapter I of chapter 57 of title 5, United
 States Code.

6 "(e) REPORTS.—Not later than 180 days after the 7 date of the enactment of this section and annually there-8 after, the Secretary shall submit to the Committee on 9 Homeland Security of the House of Representatives and the Committee on Homeland Security and Governmental 10 11 Affairs of the Senate a report relating to the activities of 12 the Council during the prior year, including information 13 relating to—

- 14 "(1) the efficacy of such activities; and
- 15 "(2) engagement with stakeholders outside of16 the Federal Government.

17 "(f) DEFINITIONS.—In this section:

18 "(1) EARLY CHILDHOOD EDUCATION PRO19 GRAM.—The term 'early childhood education pro20 gram' has the meaning given the term in section
21 103(8) of the Higher Education Act of 1965 (20
22 U.S.C. 1003(8)).

23 "(2) ELEMENTARY SCHOOL.—The term 'ele24 mentary school' has the meaning given the term in

section 8101(19) of the Elementary and Secondary
 Education Act of 1965 (20 U.S.C. 7801(19)).
 "(3) HIGH SCHOOL.—The term 'high school'

has the meaning given the term in section 8101(28)
of the Elementary and Secondary Education Act of
1965 (20 U.S.C. 7801(28)).

7 "(4) SECONDARY SCHOOL.—The term 'sec8 ondary school' has the meaning given the term in
9 section 8101(45) of the Elementary and Secondary
10 Education Act of 1965 (20 U.S.C. 7801(45)).

11 "(5) TARGETED VIOLENCE.—The term 'tar-12 geted violence' means any incident of violence in 13 which an attacker selected a particular target in 14 order to inflict mass injury or death without a clear-15 ly discernible political or ideological motivation be-16 yond mass injury or death.".

17 (b) CLERICAL AMENDMENT.—The table of contents
18 in section 1(b) of the Homeland Security Act of 2002, as
19 amended by this Act, is further amended by inserting after
20 the item relating to section 713 the following new item: "Sec. 714. School Security Coordinating Council.".

21SEC. 313. OFFICE OF PROGRAM ACCOUNTABILITY AND22RISK MANAGEMENT.

(a) IN GENERAL.—Title VII of the Homeland Security Act of 2002 (6 U.S.C. 341 et seq.), as amended by

1 this Act, is further amended by adding at the end the fol-2 lowing new section:

3 "SEC. 715. OFFICE OF PROGRAM ACCOUNTABILITY AND 4 RISK MANAGEMENT.

5 "(a) ESTABLISHMENT OF OFFICE.—Within the Man6 agement Directorate, there shall be a Program Account7 ability and Risk Management office to—

8 "(1) provide consistent accountability, stand9 ardization, and transparency of acquisition programs
10 of the Department;

11 "(2) serve as the central oversight function for12 the acquisition portfolio of the Department; and

13 "(3) provide review and analysis of Department14 acquisition programs, as appropriate.

15 "(b) EXECUTIVE DIRECTOR.—The Program Ac16 countability and Risk Management office shall be led by
17 an Executive Director who shall report directly to the
18 Under Secretary for Management.

19 "(c) RESPONSIBILITIES OF EXECUTIVE DIRECTOR.—
20 The Executive Director shall carry out the following re21 sponsibilities:

"(1) Monitor the progress of Department major
acquisition programs between acquisition decision
events to identify problems with cost, performance,
or schedule that components of the Department may

1	need to address to prevent cost overruns, perform-
2	ance issues, or schedule delays.
3	"(2) Assist the Under Secretary for Manage-
4	ment in managing the acquisition programs, acquisi-
5	tion workforce, and related activities of the Depart-
6	ment.
7	"(3) Conduct oversight of individual acquisition
8	programs to implement Department acquisition pro-
9	gram policy, procedures, and guidance with priority
10	given to ensuring the data the collected by the Pro-
11	gram Accountability and Risk Management office
12	from components of the Department is accurate and
13	reliable.
14	"(4) Serve as—
15	"(A) the coordinator for the acquisition
16	life-cycle review process; and
17	"(B) the Executive Secretariat for the Ac-
18	quisition Review Board of the Department.
19	"(5) Advise the individuals with acquisition de-
20	cision authority in—
21	"(A) making acquisition decisions con-
22	sistent with all applicable laws; and
23	"(B) establishing clear lines of authority,
24	accountability, and responsibility for acquisition
25	

1	"(6) Assess the results of post-implementation
2	reviews of major acquisition programs.
3	"(7) Identify opportunities to improve perform-
4	ance throughout the acquisition process and across
5	the acquisition portfolio of the Department.
6	"(8) Provide technical support and assistance
7	to Department acquisition programs and acquisition
8	personnel.
9	"(9) Assist, as appropriate, with the prepara-
10	tion of the Future Years Homeland Security Pro-
11	gram.
12	"(10) Prepare and submit the Congressional
13	Acquisition Progress Report for the Department, as
14	required under section 839A.
15	"(11) In coordination with the Component Ac-
16	quisition Executives, maintain the Master Acquisi-
17	tion Oversight List, updated quarterly, that shall
18	serve as an inventory of all major and non-major ac-
19	quisition programs within the Department, including
20	for each such program the—
21	"(A) component sponsoring the acquisition;
22	"(B) name of the acquisition;
23	"(C) acquisition level as determined by the
24	anticipated life-cycle cost (as such term is de-
25	fined in section 830) of the program and other

1	criteria pursuant to the Department-level acqui-
2	sition policy;
3	"(D) acquisition decision authority for the
4	acquisition; and
5	"(E) current acquisition phase.
6	"(d) Responsibilities of Components.—Each
7	head of a component shall—
8	"(1) comply with Federal law, the Federal Ac-
9	quisition Regulation, and Department acquisition
10	management directives established by the Under
11	Secretary for Management;
12	((2) establish an organizational structure for
13	conducting acquisitions within the component, to be
14	managed by a Component Acquisition Executive;
15	"(3) obtain the resources necessary to operate
16	such an organizational structure that are aligned
17	with the number, type, size, and complexity of the
18	acquisition programs of the component; and
19	"(4) oversee sustainment of capabilities de-
20	ployed by major and non-major acquisition programs
21	once all planned deployments are completed until
22	such capabilities are retired or replaced.
23	"(e) Responsibilities of Component Acquisi-
24	TION EXECUTIVES.—Each Component Acquisition Execu-
25	tive shall—

1 "(1) establish and implement policies and guid-2 ance for managing and conducting oversight for 3 major and non-major acquisition programs within 4 the component at issue that comply with Federal 5 law, the Federal Acquisition Regulation, and De-6 partment acquisition management directives estab-7 lished by the Under Secretary for Management; 8 "(2) ensure acquisition documentation is com-

9 plete and demonstrates the knowledge required for 10 successful program execution prior to final approval; 11 "(3) exercise the acquisition decision authority 12 (as such term is defined in section 830) to approve, 13 pause, modify (including the rescission of approvals 14 of program milestones), or cancel non-major acquisi-15 tion programs and major acquisition programs when 16 delegated by the Under Secretary for Management 17 pursuant to section 701(d)(3); and

"(4) review, oversee, and direct activities between acquisition decision events for major acquisition programs within the component for which the
Under Secretary for Management is the acquisition
decision authority.".

(b) CLERICAL AMENDMENT.—The table of contentsin section 1(b) of the Homeland Security Act of 2002, as

1 amended by this Act, is further amended by inserting after

2 the item relating to section 714 the following new item: "Sec. 715. Office of Program Accountability and Risk Management.".

3 SEC. 314. CHILDREN'S TECHNICAL EXPERT.

4 Section 503(b)(2) of the Homeland Security Act of
5 2002 (6 U.S.C. 313(b)(2)) is amended—

6 (1) in subparagraph (G), by striking "and" at7 the end;

8 (2) in subparagraph (H), by striking the period
9 at the end and inserting "; and"; and

10 (3) by adding at the end the following new sub-11 paragraph:

12 "(I) identify and integrate the needs of 13 children into activities to prepare for, protect 14 against, respond to, recover from, and mitigate 15 against the risk of natural disasters, acts of ter-16 rorism, and other manmade disasters, including 17 catastrophic incidents, by appointing a technical 18 expert, who may, as necessary, consult with rel-19 evant outside organizations and experts to co-20 ordinate integration.".

21 SEC. 315. ABOLISHMENT OF OFFICE FOR STATE AND LOCAL

22 6

GOVERNMENT COORDINATION.

The functions authorized to be performed by the Office for State and Local Government Coordination of the
Department on the day before the date of the enactment

of this Act, and the assets and personnel associated with
 such functions, are transferred to the Assistant Secretary
 for Partnership and Engagement of the Department
 under section 711 of the Homeland Security Act of 2002,
 as added by section 309 of this Act.

6 SEC. 316. BIOMETRIC ENTERPRISE MANAGEMENT.

7 (a) IN GENERAL.—Subtitle A of title VIII of the
8 Homeland Security Act of 2002 (6 U.S.C. 801 et seq.)
9 is amended to read as follows:

10 "Subtitle A—Department-wide 11 Policies and Strategies

12 "SEC. 801. BIOMETRIC ENTERPRISE MANAGEMENT.

13 "(a) BIOMETRICS AND IDENTITY MANAGEMENT DE-14 VELOPMENT AND STRATEGY.—

15 "(1) IN GENERAL.—Not later than one year 16 after the date of the enactment of this Act, the Sec-17 retary of Homeland Security, working through the 18 Under Secretary for Strategy, Policy, and Plans of 19 the Department, in coordination with the Privacy 20 Officer of the Department, the Civil Rights and Civil 21 Liberties Officer of the Department, and the appro-22 priate heads of components or offices of the Depart-23 ment, shall develop and disseminate a strategy with 24 respect to biometric technology and identity manage-25 ment enterprise pilot programs and programs.

1	"(2) Strategy.—The strategy required under
2	paragraph (1) shall include guidance and require-
3	ments with respect to—
4	"(A) the front-end collection, use, reten-
5	tion, sharing, and disposal of biometric infor-
6	mation;
7	"(B) privacy protections for individuals
8	whose biometric information is collected, includ-
9	ing through the United States VISIT program
10	or any other such passenger facilitation pro-
11	gram; and
12	"(C) prioritizing voluntary consent, to the
13	extent practicable, for the capture of biometrics
14	from individuals through an opt-in approach
15	rather than an opt-out approach.
16	"(3) PROHIBITION.—Beginning on the date
17	that the strategy required under paragraph (1) is
18	disseminated pursuant to such paragraph, the Sec-
19	retary shall—
20	"(A) assess each biometric technology and
21	identity management enterprise pilot program
22	or program contemplated in such strategy for
23	consistency with such strategy; and
24	"(B) prohibit the head of a component of
25	the Department from initiating or expanding

such a pilot program or program that includes
 biometric technology or identity management
 enterprise without the Secretary first deter mining if such a pilot program or program is
 not consistent with such strategy.

6 "(b) COMPLIANCE WITH STRATEGY.—

7 "(1) PROGRAM REVIEW.—Not later than 180 8 days after the date on which the strategy required 9 under paragraph (1) of subsection (a) is dissemi-10 nated pursuant to paragraph (2) of such subsection, 11 the Under Secretary for Management of the Depart-12 ment shall issue a determination with respect to 13 each biometric technology and identity management 14 enterprise program of the Department regarding 15 whether such pilot program or program complies 16 with such strategy.

"(2) CORRECTIVE ACTION.—If a pilot program
or program described in paragraph (1) is determined
pursuant to such paragraph to not be in compliance
with the strategy required under paragraph (1) of
subsection (a) and disseminated pursuant to paragraph (2) of such subsection, the Under Secretary
for Management of the Department shall—

24 "(A) issue a corrective action plan to en-25 sure such a pilot program or program becomes

1	compliant with such strategy by not later than
2	one year after the date the Under Secretary
3	issues a determination pursuant to paragraph
4	(1) with respect to such a pilot program or pro-
5	gram; and
6	"(B) submit to the appropriate congres-
7	sional committees each such corrective action
8	plan.
9	"(3) Certification of programs.—Not later
10	than two years after the date of the enactment of
11	this section, the Secretary, acting through the Under
12	Secretary for Management of the Department, shall
13	submit to the appropriate congressional committees
14	a report that identifies each biometric technology
15	and identity management pilot program or program
16	of the Department that—
17	"(A) complies with the strategy required
18	under paragraph (1) of subsection (a) and dis-
18 19	under paragraph (1) of subsection (a) and dis- seminated pursuant to paragraph (2) of such
19	seminated pursuant to paragraph (2) of such
19 20	seminated pursuant to paragraph (2) of such subsection; or
19 20 21	seminated pursuant to paragraph (2) of such subsection; or "(B) is suspended or cancelled for non-

1 "(1) IN GENERAL.—Not later than 90 days 2 after completion of the review required under sub-3 section (b) and annually thereafter through fiscal 4 year 2027, shall submit to the appropriate congres-5 sional committees a report with respect to each bio-6 metric technology and identity management pilot program or program of the Department described in 7 8 subsection (b). 9 "(2) ELEMENTS.—Each report required under

paragraph (1) shall include for each biometric technology and identity management pilot program or program in development, in operation, that was suspended, or that was terminated during the year prior to such report information relating to the following:

16 "(A) The identification of the components
17 or offices of the Department, including roles
18 and responsibilities, that carry out each such
19 pilot program or program.

20 "(B) The purpose, including the reason for
21 using biometric technology or identity manage22 ment tools.

23 "(C) An overview of the biometric tech24 nology or identity management tools used to
25 capture, share, or match biometric information.

1	"(D) A timeline of key events, including
2	the actual or planned initiation, completion
3	dates for test activities, and the deployment of
4	biometric technology or identify management
5	tools.
6	((E) The total cost and the sources of
7	funding.
8	"(F) Any existing contracts or agreements.
9	"(G) Any plans relating to the transition
10	or expansion.
11	"(H) Plans relating to rulemaking or pri-
12	vacy impact assessments.
13	"(d) Assessment.—
14	"(1) IN GENERAL.—Not later than one year
15	after the date on which the strategy required under
16	paragraph (1) of subsection (a) is disseminated pur-
17	suant to paragraph (2) of such subsection, the
18	Under Secretary for Science and Technology of the
19	Department shall submit to the appropriate congres-
20	sional committees a report that includes an assess-
21	ment of all biometric technology and identity man-
22	agement pilot programs or programs of the Depart-
23	ment relating to the use of facial recognition or iris
24	scanning.

"(2) ELEMENTS.—The report required under
 paragraph (1) shall include information relating to
 the following:
 "(A) The impact of device specifications

and installation factors, such as camera quality,
lighting, and internet connectivity, of biometric
collection technologies with respect to the ability
of the Department to capture accurate data
across all demographic groups.

10 "(B) Proposed or implemented biometric
11 collection methods to capture accurate data
12 across all demographic groups.

"(C) Information security with respect to
such biometric technology and identity management tools, including lessons learned to improve
resiliency with respect to cybersecurity threats.

17 "(D) Independent testing results of bio18 metric matching algorithms to verify accuracy
19 across all demographic groups.

20 "(3) DEMOGRAPHIC GROUP DESCRIBED.—In
21 this subsection, the term 'demographic group' in22 cludes age, sex, skin tone, and disability status or
23 any combination thereof.

24 "(e) DEFINITION.—In this section:

1	"(1) Appropriate congressional commit-
2	TEES.—The term 'appropriate congressional com-
3	mittees' means—
4	"(A) the Committee on Homeland Security
5	of the House of Representatives; and
6	"(B) the Committee on Homeland Security
7	and Governmental Affairs of the Senate.
8	"(2) BIOMETRIC TECHNOLOGY.—The term 'bio-
9	metric technology' means any device or system used
10	to collect biometric data or information.
11	"(3) IDENTITY MANAGEMENT.—The term 'iden-
12	tity management' means the policies, processes, and
13	procedures used to identify or verify the identity of
14	individuals using biometric, biographic, or other data
15	and information.".
16	(b) CLERICAL AMENDMENT.—The table of contents
17	in section 1(b) of the Homeland Security Act of 2002, as
18	amended by this Act, is further amended by striking the
19	items related to subtitle A of title VIII and inserting the
20	following new items:
	"Subtitle A—Department-wide Policies and Strategies
	"Sec. 801. Biometric enterprise management.".
21	SEC. 317. COUNTERTERRORISM AND TARGETED VIOLENCE
22	STRATEGY.
23	(a) Strategic Framework.—

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1	(1) IN GENERAL.—Not later than 180 days
2	after the date of the enactment of this Act, the Sec-
3	retary, acting through the Under Secretary for
4	Strategy, Policy, and Plans of the Department, shall
5	develop, disseminate, and implement a Department-
6	wide directive to update or replace the strategic
7	framework relating to countering terrorism and tar-
8	geted violence, as issued by the Department in Sep-
9	tember 2019, and associated implementation plans.
10	(2) ELEMENTS.—The strategic framework re-
11	quired under paragraph (1) shall—
12	(A) address the current threat environment
13	for domestic terrorism, international terrorism,
14	targeted violence, and emerging threats, includ-
15	ing violent white supremacist extremism; and
16	(B) specify how the prevention and pre-
17	paredness activities of the Department address
18	such threat environment.
19	(b) REVIEW.—Not later than two years after the date
20	of the implementation of the directive required under sub-
21	section (a), the Under Secretary for Strategy, Policy, and
22	Plans of the Department shall review the effectiveness of
23	such directive relating to the associated strategic frame-
24	work and implementation plans.
25	(c) DEFINITIONS.—In this section:

25 (c) DEFINITIONS.—In this section:

1 (1) TARGETED VIOLENCE.—The term "targeted 2 violence" means any incident of violence in which an 3 attacker selected a particular target in order to in-4 flict mass injury or death without a clearly discern-5 ible political or ideological motivation beyond mass 6 injury or death.

7 (2)VIOLENT WHITE SUPREMACIST EXTRE-8 MISM.—The term "white supremacist extremism" 9 means an ideology that seeks, wholly or in part, 10 through unlawful acts of force or violence, to sup-11 port a belief in the intellectual or moral superiority 12 of the white race over other races.

13 SEC. 318. ACTIVITIES RELATED TO CHILDREN REPORT.

14 (a) IN GENERAL.—Not later than one year after the 15 date of the enactment of this Act and annually thereafter for five years, the Under Secretary for Strategy, Policy, 16 17 and Plans of the Department shall submit to the Committee on Homeland Security and the Committee on 18 19 Transportation and Infrastructure of the House of Rep-20 resentatives and the Committee on Homeland Security 21 and Governmental Affairs of the Senate a report relating 22 to the efforts of the Department with respect to incor-23 porating feedback from organizations representing the 24 needs of children into Department policy in accordance

with section 709(c)(7) of the Homeland Security Act of
 2002, as amended by this Act.

- 3 (b) ELEMENTS.—Each report required under sub-4 section (a) shall include the following:
- 5 (1) The designation of any individual respon6 sible for carrying out section 709(c)(7) of the Home7 land Security Act of 2002, as amended by this Act.
- 8 (2) Any review, formal or informal, of Depart-9 ment policies, programs, or activities to assess the 10 suitability of such policies, programs, or activities 11 for children and where feedback from organizations 12 representing the needs of children should be re-13 viewed and incorporated.
- (3) Any review, change, modification, or promulgation of Department policies, programs, or activities to ensure that such policies, programs, or activities are appropriate for children.
- (4) Coordination with organizations or experts
 outside the Department pursuant to such section
 709(c)(7) conducted to inform any such review,
 change, modification, or promulgation of such policies, programs, or activities.

Subtitle B—Law Enforcement Reforms

3 SEC. 321. DE-ESCALATION, USE OF FORCE, AND BODY4 WORN CAMERA POLICY.

5 (a) IN GENERAL.—Title VII of the Homeland Secu6 rity Act of 2002 (6 U.S.C. 341 et seq.), as amended by
7 this Act, is further amended by adding at the end the fol8 lowing new sections:

9 "SEC. 716. DE-ESCALATION AND USE OF FORCE.

"(a) POLICY.—Not later than 180 days after the date
of the enactment of this section, the Associate Secretary,
acting through the Under Secretary for Management,
shall—

"(1) update the Department-wide policy issued
on September 7, 2018, on the use of force by law
enforcement officers of the Department to ensure
that such officers use only the amount of force—

18 "(A) that is objectively reasonable in con19 sideration of the facts and circumstances at
20 issue to bring incidents under control effec21 tively; and

22 "(B) to ensure the safety of such officers23 and other individuals; and

24 "(2) set forth in a clear and consistent manner25 that de-escalation is preferred.

1	"(b) REQUIREMENTS.—The Department-wide policy
2	updated pursuant to subsection (a) shall—
3	"(1) require law enforcement officers of the De-
4	partment to complete initial and recurrent training
5	in the full range of use of force tactics, including de-
6	escalation;
7	"(2) require the head of each component of the
8	Department with such officers to—
9	"(A) designate an individual, having sub-
10	ject matter expertise relating to the use of force
11	policy, training, and the application of use of
12	force tactics, including de-escalation tactics, to
13	be responsible for ensuring compliance with
14	such updated policy; and
15	"(B) maintain a use of force review council
16	or committee, the members of which shall have
17	subject matter expertise described in subpara-
18	graph (A) to perform internal analysis of use of
19	force incidents to—
20	"(i) inform training and tactics and
21	develop recommendations for improvements
22	to policies and procedures; and
23	"(ii) identify trends and lessons
24	learned to be shared within the component
25	and across the Department;

1	"(3) include recommendations relating to, or re-
2	port deficiencies in, training, policies, or procedures;
3	and
4	"(4) maintain data relating to the use of force
5	within each such component in accordance with sub-
6	section (c).
7	"(c) Reporting.—
8	"(1) IN GENERAL.—The Associate Secretary
9	shall—
10	"(A) issue requirements for the head of
11	each component of the Department to collect
12	and maintain data relating to the use of force
13	within each such component necessary to pub-
14	lish the report required under subparagraph
15	(B);
16	"(B) publish, every six months, a report on
17	the website of the Department that includes—
18	"(i) data relating to each incident
19	during the previous six-month period in
20	which lethal force was used by law enforce-
21	ment officers of the Department that—
22	"(I) is disaggregated by compo-
23	nent; and
24	"(II) describes—

"(aa) specific information on the region or jurisdiction in which each such incident oc- curred; and "(bb) the circumstances sur- rounding each such incident; and "(ii) a specification of whether a De-
which each such incident oc- curred; and "(bb) the circumstances sur- rounding each such incident; and
curred; and "(bb) the circumstances sur- rounding each such incident; and
"(bb) the circumstances sur- rounding each such incident; and
rounding each such incident; and
"(ii) a specification of whether a De-
partment officer or other individual was in-
jured or killed in each such incident;
"(C) in conjunction with the report re-
quired under subparagraph (B), publish a sum-
mary of any reviews with respect to which, dur-
ing the previous six-month period, final action
was taken, including—
"(i) a summary of the findings result-
ing from any such reviews; and
"(ii) any findings relating to whether
the uses of force contemplated by any such
reviews complied with Federal law and De-
partment-wide policy; and
"(D) not later than 24 hours after any
use-of-force incident that results in the hos-
pitalization or death of an officer, agent, or
member of the public, inform the public with
1 / 1

1 "(2) PRIVACY PROTECTION.—Any information 2 published pursuant to this subsection shall be pre-3 sented in a manner that protects individual privacy. "(d) OFFICE OF INSPECTOR GENERAL.—The Inspec-4 5 tor General of the Department shall, on an ongoing basis, 6 review compliance with respect to subsections (a) and (c). 7 "(e) DE-ESCALATION AND USE OF FORCE COUN-8 CIL.— 9 "(1) IN GENERAL.—The Secretary, acting 10 through the Associate Secretary, shall establish and 11 maintain an intra-departmental council, chaired by 12 the Under Secretary for Strategy, Policy, and Plans, 13 at which representatives from the following compo-14 nents and entities may share lessons learned, best 15 practices, and trends regarding de-escalation and use of force policies, training, and oversight: 16 "(A) Federal Law Enforcement Training 17 18 Centers. 19 "(B) The Coast Guard. 20 "(C) The Cybersecurity and Infrastructure 21 Security Agency. 22 "(D) The Federal Emergency Management 23 Agency. 24 "(E) The Office of Civil Rights and Civil Liberties. 25

1	"(F) The Office of the General Counsel.
2	"(G) The Office of the Under Secretary for
3	Management.
4	"(H) The Privacy Office.
5	"(I) The Secret Service.
6	"(J) The Transportation Security Admin-
7	istration.
8	"(K) U.S. Customs and Border Protection.
9	"(L) U.S. Immigration and Customs En-
10	forcement.
11	"(2) FEEDBACK.—The Secretary shall develop
12	a process for the intra-departmental council to re-
13	ceive on an ongoing basis, feedback relating to the
14	sharing of lessons learned, best practices, and trends
15	with respect to de-escalation and use of force from
16	appropriate stakeholders, including labor organiza-
17	tions.
18	"SEC. 717. BODY-WORN CAMERA AND DASHBOARD CAM-
19	ERAS.
20	"(a) STRATEGY.—
21	"(1) IN GENERAL.—Not later than 180 days
22	after the date of the enactment of this section, the
23	Secretary, acting through the Associate Secretary,
24	shall develop and disseminate a Department-wide di-

1	rective requiring by December 31, 2022, the use
2	of—
3	"(A) body-worn cameras by all uniformed
4	law enforcement officers of the Department;
5	and
6	"(B) dashboard cameras for all marked ve-
7	hicles of the Department and associated record-
8	ing protocols.
9	"(2) PRINCIPLES.—The Department-wide direc-
10	tive required under paragraph (1) shall consider
11	principles published by major civil and human rights
12	organizations relating to the use of body-worn cam-
13	eras and dashboard cameras to include the following:
14	"(A) Benchmarks for implementation of
15	the use of body-worn cameras by uniformed law
16	enforcement officers and dashboard cameras for
17	marked vehicles of the Department.
18	"(B) Training requirements, procedures,
19	and best practices for the use of body-worn
20	cameras and dashboard cameras.
21	"(C) Plans to publicize the directive and
22	the requirements set forth in this section to in-
23	form law enforcement officers and other im-
24	pacted individuals are notified of new policies,

1	in particular, those regarding the retention and
2	right to inspect body-worn camera footage.
3	"(3) LIMITED EXCEPTION.—The directive re-
4	quired under paragraph (1) shall not apply—
5	"(A) to any personnel who operate in a lo-
6	cation where the Secretary carries out redun-
7	dant video-monitoring or video-surveillance that
8	is maintained in good working order and that
9	provides video footage of a quality that is the
10	same or better than that which would be cap-
11	tured by a body-worn camera or dashboard
12	camera;
13	"(B) to any vehicle that serves as a mobile
14	command vehicle, and to any personnel therein;
15	"(C) to any vehicle, including any Federal,
16	State, local, or rented vehicle, that the Sec-
17	retary deploys in support of protective oper-
18	ations and to any law enforcement personnel
19	therein while such personnel are engaged in
20	such protective operations; and
21	"(D) in instances with respect to which an
22	immediate threat to the life or safety of a uni-
23	formed law enforcement officer of the Depart-
24	ment makes activating a body-worn camera or
25	dashboard camera impossible or dangerous, ex-

1	cept that in such an instance such officer shall
2	activate any such camera at the first reasonable
3	opportunity to do so.
4	"(b) RETENTION OF FOOTAGE.—
5	"(1) IN GENERAL.—Body camera and dash-
6	board camera video footage shall be retained by the
7	law enforcement agency that employs the law en-
8	forcement officer whose camera captured the foot-
9	age, or an authorized agent thereof, for six months

9 age, or an authorized agent thereof, for six months
10 after the date on which it was recorded, after which
11 time such footage shall be permanently deleted.

12 "(2) ADDITIONAL RETENTION REQUIRE13 MENTS.—Notwithstanding the retention and deletion
14 requirements in paragraph (1)—

"(A) such video footage shall be automatically retained for not less than three years if
the video footage captures an interaction or
event involving—

20 "(ii) an encounter involving a reg21 istered complaint by a subject of the video
22 footage; or

23 "(B) such video footage shall be retained
24 for not less than three years if a longer reten25 tion period is voluntarily requested by—

1	"(i) the uniformed law enforcement
2	officer-
3	"(I) whose body camera recorded
4	the video footage, if that officer rea-
5	sonably asserts the video footage has
6	evidentiary or exculpatory value in an
7	ongoing investigation; or
8	"(II) who is a subject of the
9	video footage, if that officer reason-
10	ably asserts the video footage has evi-
11	dentiary or exculpatory value; or
12	"(ii) any superior officer of a uni-
13	formed law enforcement officer whose body
14	camera recorded the video footage or who
15	is a subject of the video footage, if that su-
16	perior officer reasonably asserts the video
17	footage has evidentiary or exculpatory
18	value;
19	"(iii) any uniformed law enforcement
20	officer, if the video footage is being re-
21	tained solely and exclusively for police
22	training purposes;
23	"(iv) any member of the public who is
24	a subject of the video footage;

1	"(v) any parent or legal guardian of a
2	minor who is a subject of the video foot-
3	age; or
4	"(vi) a spouse of a deceased subject,
5	next of kin, or legally authorized designee.
6	"(3) Right to inspect.—During the retention
7	periods described in paragraphs (1) and (2), the fol-
8	lowing individuals shall have the right to inspect, but
9	not retain or in any matter alter, the body camera
10	footage:
11	"(A) Any individual who is a subject of
12	body camera video footage, and their designated
13	legal counsel.
14	"(B) A parent of a minor subject of body
15	camera video footage, and their designated legal
16	counsel.
17	"(C) The spouse, next of kin, or legally au-
18	thorized designee of a deceased subject of body
19	camera video footage, and their designated legal
20	counsel.
21	"(D) A uniformed law enforcement officer
22	whose body camera recorded the video footage,
23	and their designated legal counsel, subject to
24	the limitations and restrictions in this part.

1 "(E) The superior officer of a uniformed 2 officer whose body camera recorded the video 3 footage, subject to the limitations and restric-4 tions in this part. 5 "(F) Any defense counsel who claims, pur-6 suant to a written affidavit, to have a reason-7 able basis for believing a video may contain evi-8 dence that exculpates a client.

9 "(c) PERIODIC REPORTING.—

10 "(1) IN GENERAL.—Not later than 180 days 11 after the date of the enactment of this section and 12 every 180 days thereafter until the Secretary sub-13 mits the certification described in paragraph (2), the 14 Under Secretary for Management shall submit to 15 the Committee on Homeland Security of the House 16 of Representatives and the Committee on Homeland 17 Security and Governmental Affairs of the Senate a 18 report relating to the progress of the implementation 19 of the Department-wide directive described in sub-20 section (a).

21 "(2) CERTIFICATION.—A certification described
22 in this paragraph is a certification submitted by the
23 Secretary to the Committee on Homeland Security
24 of the House of Representatives and the Committee
25 on Homeland Security and Governmental Affairs of

the Senate that the Department has fully imple mented the directive described in subsection (a).

3 "SEC. 718. PROHIBITED USE OF FORCE.

4 "(a) IN GENERAL.—Beginning on the date that is 90
5 days after the date of the enactment of this section, a law
6 enforcement officer of the Department who intentionally
7 uses a chokehold or carotid hold on an individual—

8 "(1) shall be subject to disciplinary review; and
9 "(2) may be subject to disciplinary action, con10 sistent with chapter 75 of title 5, United States
11 Code, including termination.

12 "(b) EXCEPTION.—The requirement under sub-13 section (a) shall not apply in the case of a law enforcement 14 officer of the Department or a component of the Depart-15 ment if the Secretary or Associate Secretary determine the 16 use of a chokehold or carotid hold on an individual to be 17 objectively reasonable under the circumstances.

18 "(c) DEFINITION.—In this section, the terms 19 'chokehold' and 'carotid hold' mean the application of any 20 pressure to the throat or windpipe, the use of maneuvers 21 that restrict blood or oxygen flow to the brain, or carotid 22 artery restraints that prevent or hinder breathing or re-23 duce intake of air of an individual.".

(b) CLERICAL AMENDMENTS.—The table of contentsin section 1(b) of the Homeland Security Act of 2002, as

- 1 amended by this Act, is further amended by inserting after
- 2 the item relating to section 715 the following new items:

"Sec. 716. De-escalation and use of force.

"Sec. 717. Body-worn camera and dashboard cameras.

"Sec. 718. Prohibited use of force.".

3 SEC. 322. DEPARTMENT OF HOMELAND SECURITY COMPO-

4 **NENT INSIGNIA REQUIRED.**

5 (a) IN GENERAL.—Title VII of the Homeland Secu6 rity Act of 2002 (6 U.S.C. 341 et seq.), as amended by
7 this Act, is further amended by adding at the end the fol8 lowing new section:

9 "SEC. 719. DEPARTMENT COMPONENT INSIGNIA REQUIRED.

10 "(a) IN GENERAL.—All uniformed law enforcement 11 officers of the Department who are required to display or 12 wear the official insignia or uniform (as such term is de-13 fined in section 716(c)(3) of title 18, United States Code) 14 of the Department or component, as the case may be, to perform the duties of such officer shall display or wear 15 such official insignia or uniform in a manner that is visible 16 to others when carrying out such duties, including when 17 deployed to augment State or local law enforcement capa-18 bilities. 19

"(b) EXCEPTION.—The requirement under subsection (a) shall not apply in the case of a law enforcement
officer of the Department or component, as the case may
be, who is engaged in undercover or covert operations.".

 (b) CLERICAL AMENDMENT.—The table of contents
 in section 1(b) of the Homeland Security Act of 2002, as
 amended by this Act, is further amended by inserting after
 the item relating to section 718 the following new item: "Sec. 719. Department component insignia required.".

5 SEC. 323. REPORT RELATING TO COMPLIANCE WITH MAN6 DATORY DEPARTMENT-WIDE REPORTING 7 POLICY DIRECTIVE.

(a) REPORT.—Not later than 180 days after the date 8 9 of the enactment of this Act and annually thereafter, the Associate Secretary of Homeland Security shall submit to 10 the appropriate congressional committees a report on the 11 status of efforts to implement recommendations issued by 12 the Office of the Inspector General of the Department in 13 November 2020 relating to compliance with a Depart-14 15 ment-wide policy directive, issued on January 10, 2017 16 (requiring the reporting of off-duty contact with law enforcement by Department law enforcement personnel and 17 the suspension or revocation of authority to carry a fire-18 19 arm or other weapon under certain circumstances).

20 (b) APPROPRIATE CONGRESSIONAL COMMITTEES
21 DEFINED.—In this section, the term "appropriate con22 gressional committees" means—

23 (1) the Committee on Homeland Security of the24 House of Representatives; and

(2) the Committee on Homeland Security and
 Governmental Affairs of the Senate.

3 SEC. 324. DE-ESCALATION TRAINING AND CONTINUING 4 EDUCATION TO PROMOTE OFFICER SAFETY 5 AND PROFESSIONALISM.

6 (a) IN GENERAL.—Subtitle H of title VIII of the
7 Homeland Security Act of 2002 (6 U.S.C. 451 et seq.)
8 is amended by adding at the end the following new sec9 tions:

10 "SEC. 890B. DE-ESCALATION TRAINING.

11 "(a) DEPARTMENT TRAINING.—Not later than 90 12 days after the issuance of the updated Department-wide 13 policy pursuant to section 717, the Associate Secretary of 14 the Department shall ensure training relating to the use 15 of force provided to law enforcement officers of the De-16 partment appropriately emphasizes de-escalation tactics 17 and techniques.

18 "(b) STATE AND LOCAL LAW ENFORCEMENT TRAIN-19 ING.—The Associate Secretary, acting through the Direc-20 tor of the Federal Law Enforcement Training Center, in 21 consultation with the Deputy Assistant Secretary for State 22 and Local Law Enforcement, shall, to the extent prac-23 ticable, increase the availability of training relating to the 24 use of force, including de-escalation, in the training cur-

riculum made available to State, local, Tribal, and terri torial law enforcement officers.

3 "SEC. 890C. TRAINING AND CONTINUING EDUCATION TO 4 PROMOTE OFFICER SAFETY AND PROFES5 SIONALISM.

6 "(a) IN GENERAL.—The Associate Secretary of the 7 Department shall establish policies and guidelines to en-8 sure that all law enforcement officers of the Department 9 receive training upon on-boarding regarding account-10 ability, standards for professional and ethical conduct.

11 "(b) CURRICULUM.—The training required under12 subsection (a) shall include—

"(1) best practices in community policing, cultural awareness, and carrying out enforcement actions near sensitive locations, responding to grievances, and how to refer complaints to the Immigration Detention Ombudsman;

18 "(2) interaction with vulnerable populations;19 and

20 "(3) standards of professional and ethical con-21 duct.

"(c) CONTINUING EDUCATION.—The Associate Secretary shall require all law enforcement officers of the Department to participate in continuing education, including
relating to—

1 "(1) the protection of the civil, constitutional, 2 human, and privacy rights of individuals; and 3 ((2)) use of force policies. "(d) ADMINISTRATION.—Courses offered as part of 4 continuing education under subsection (c) shall be admin-5 istered in coordination with the Federal Law Enforcement 6 7 Training Centers.". 8 (b) CLERICAL AMENDMENT.—The table of contents 9 in section 1(b) of the Homeland Security Act of 2002, as 10 amended by this Act, is further amended by inserting after the item relating to section 890A the following new items: 11 "Sec. 890B. De-escalation training.

"Sec. 890C. Training and continuing education to promote officer safety and professionalism.".

12 SEC. 325. LESS LETHAL FORCE TACTICS ASSESSMENT.

13 (a) IN GENERAL.—Not later than 120 days after the 14 date of the enactment of this Act, the Associate Secretary of Homeland Security shall enter into a contract with a 15 16 nonprofit research institution with expertise in homeland security, including border security and law enforcement, 17 for such institution to assess the written policies, training, 18 19 and instances of the use of less lethal force tactics utilized 20 by the Department within the past three years.

(b) ELEMENTS.—The assessment required under
subsection (a) shall include information relating to the use
of the following:

1	(1) Oleoresin capsicum spray, irritant dis-
2	pensers, or any other fog for the purposes of crowd
3	control or disbursement.
4	(2) Electronic control weapons that discharge
5	electrical energy.
6	(3) Compressed air launchers, such as com-
7	pressed-air powered, shoulder-fired launchers that
8	deliver less lethal projectiles.
9	(4) Munition launchers that deliver an airburst
10	flash bang effect.
11	(5) Less-lethal specialty impact chemical muni-
12	tions.
13	(6) Controlled tire deflation devices.
14	(7) Long range acoustic devices.
15	(8) Other crowd control and disbursement tac-
16	tics.
17	(c) ASSESSMENT.—Not later than one year after the
18	date of the commencement of the assessment required
19	under subsection (a), the nonprofit research institution de-
20	scribed in such subsection shall submit to the Secretary
21	such assessment.
22	(d) REPORT TO CONGRESS.—Not later than 90 days
23	after the receipt of the assessment pursuant to subsection
24	(c), the Secretary shall submit to the Committee on Home-
25	land Security of the House of Representatives and the

Committee on Homeland Security and Governmental Af fairs of the Senate a report on such assessment and in cluding any feedback by the Secretary relating thereto.

4 SEC. 326. BEST PRACTICES TO REDUCE INCIDENTS OF EX-

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CESSIVE OR UNAUTHORIZED FORCE.

6 (a) IN GENERAL.—The Associate Secretary of Home-7 land Security, acting through the Under Secretary for 8 Science and Technology of the Department, shall research 9 and recommend the adoption of evidence-based practices that, when utilized by law enforcement officers of the De-10 partment, have the potential to reduce incidents of exces-11 12 sive or unauthorized force. Such practices shall be based 13 on research that takes into account the degree to which 14 the following factors potentially contribute to such inci-15 dents:

16 (1) Gaps in training or staffing, including gaps
17 that may contribute to the delayed deployment of
18 backup resources in the field.

19 (2) Unconscious bias regarding race, gender,
20 ethnicity, or national origin or other psychological
21 triggers.

(3) The level of racial, gender, and ethnic diversity within the workforce in which such law enforcement officer serves.

(4) Stress or fatigue, and related underlying
 causes.

3 (b) REPORT.—Not later than one year after com-4 mencing the research described in subsection (a), the Under Secretary for Science and Technology of the De-5 partment shall submit to the Secretary and the Committee 6 7 on Homeland Security of the House of Representatives 8 and the Committee on Homeland Security and Govern-9 mental Affairs of the Senate a report containing findings 10 regarding evidence-based practices described in such sub-11 section.

(c) RESEARCH PARTNERSHIPS.—To carry out subsection (a), the Under Secretary for Science and Technology of the Department shall seek research partnerships
with historically Black colleges or universities and minority-serving institutions and other university-based centers
for homeland security pursuant to section 308(b)(2) of the
Homeland Security Act of 2002 (6 U.S.C. 188(b)(2)).

19 SEC. 327. SAFEGUARDING FIREARMS AND SENSITIVE AS20 SETS.

21 (a) SAFEGUARDING FIREARMS AND SENSITIVE AS22 SETS DIRECTIVE.—

(1) IN GENERAL.—Not later than 120 days
after the date of the enactment of this Act, the
Under Secretary for Management of the Department

1	shall develop and disseminate a Department-wide di-
2	rective for achieving adequate security over firearms
3	and other sensitive assets across the Department.
4	(2) CONTENTS.—The Department-wide direc-
5	tive required under subsection (a) shall, at a min-
6	imum, include the following:
7	(A) Descriptions of what equipment, in ad-
8	dition to firearms, is classified as a sensitive
9	asset for the purpose of carrying out this sec-
10	tion.
11	(B) Requirements for securing Depart-
12	ment-issued firearms and other sensitive assets.
13	(C) A classification system for all cat-
14	egories of Department-issued badges and cor-
15	responding requirements for safeguarding such
16	assets.
17	(D) Reporting requirements for lost fire-
18	arms and other sensitive assets, including
19	timelines for such reporting, to supervisors,
20	local law enforcement, the National Crime In-
21	formation Center of the Federal Bureau of In-
22	vestigation, and Department headquarters.
23	(E) Recordkeeping requirements for lost
24	firearms and other sensitive assets in inventory

systems, including a timeline for recording such
 losses.

3 (3) REVIEW AND UPDATE OF DIRECTIVE.—Not 4 later than one year after the issuance of the direc-5 tive required under subsection (a), the Under Sec-6 retary for Management of the Department shall review and update, as necessary, such directive, includ-7 8 ing adding a requirement relating to recording in 9 the inventory systems maintained by each compo-10 nent of the Department the acceptance or transfer 11 of a firearm or other sensitive asset by such compo-12 nent.

(b) PERSONAL PROPERTY ASSET MANAGEMENT
PROGRAM MANUAL.—Together with the issuance of the
directive required under subsection (a), the Under Secretary for Management of the Department shall disseminate a revised version of the Personal Property Asset
Management Program Manual that includes the following:

19 (1) Requirements for component heads to de20 velop procedures to safeguard firearms and other
21 sensitive assets during on and off-duty time.

(2) Requirements for the issuance of safety
locking devices and policies on the use of such assets, as applicable.

	199
1	(3) Requirements for initial, recurrent, and re-
2	medial training on safeguarding such assets.
3	(4) Examples, with detail, of how to report and
4	record lost sensitive assets across components of the
5	Department, and an enforcement mechanism to en-
6	sure supervisors maintain such records.
7	(5) A requirement that the file maintained on
8	a lost firearm or other sensitive asset contains both
9	the corresponding police report and the Department
10	report detailing the circumstances surrounding such
11	loss, including information on adherence to safe-
12	guarding procedures.
13	(a) COMPONENT RESPONSIBILITIES Heads of com-

13 (c) COMPONENT RESPONSIBILITIES.—Heads of com-14 ponents of the Department shall—

(1) comply with Federal law, Federal regulations, executive branch guidance, and Department
policy, including directives required by this section,
relating to the management and oversight of securing firearms and other sensitive assets;

20 (2) review the need for non-law enforcement21 badges;

(3) require component personnel to—

23 (A) safeguard firearms and other sensitive
24 assets in accordance with the directive required
25 under subsection (a); and

1	(B) adhere to the procedures and timelines
2	for properly reporting to supervisors lost fire-
3	arms and other sensitive assets; and
4	(4) require that lost firearms and other sen-
5	sitive assets are—
6	(A) reported to local law enforcement, the
7	National Crime Information Center of the Fed-
8	eral Bureau of Investigation, and Department
9	headquarters in the timeframe established in
10	such directive; and
11	(B) recorded in inventory systems in the
12	timeframe established by such directive.
13	(d) INSPECTOR GENERAL REVIEW.—Not later than
14	180 days after the date on which the Department-wide
15	directive is issued pursuant to subsection (a), the Inspec-
16	tor General of the Department shall submit to the Com-
17	mittee on Homeland Security of the House of Representa-
18	tives and the Committee on Homeland Security and Gov-
19	ernmental Affairs of the Senate a report relating to the
20	progress and effectiveness of such directive, including an
21	assessment of the adequacy of such directive and the level
22	of compliance among the components of the Department
23	to achieve adequate security of sensitive assets.

1 SEC. 328. REPORTING ON BASIC TRAINING PROGRAMS OF 2 THE DEPARTMENT OF HOMELAND SECURITY. 3

(a) ANNUAL REPORTING.—

4 (1) IN GENERAL.—Not later than 90 days after 5 the date of the enactment of this Act and annually 6 thereafter, the Secretary, acting through the Under 7 Secretary for Management of the Department, shall 8 submit to the Committee on Homeland Security of 9 the House of Representatives and the Committee on 10 Homeland Security and Governmental Affairs of the 11 Senate a report relating to the accreditation status 12 for each basic training program of the Department, 13 including information relating to the following:

14 (A) The date on which each such program achieved initial accreditation, or in the case of 15 16 a program that is not currently accredited, the 17 reasons for not obtaining or maintaining ac-18 creditation, the activities, if any, taken to 19 achieve accreditation, and an anticipated 20 timeline for accreditation of such program.

21 (B) The date each such program most re-22 cently received accreditation or reaccreditation, 23 if applicable.

24 (C) The anticipated accreditation or next 25 reaccreditation date of each such program.

1 (D) The name of the accreditation man-2 ager for each such program.

3 (2) TERMINATION OF REPORTING REQUIRE4 MENT.—Annual reports under paragraph (1) shall
5 terminate when all basic training programs of the
6 Department are accredited.

7 (b) LAPSE IN ACCREDITATION.—

8 (1) IN GENERAL.—If a basic training program 9 of the Department loses accreditation, the head of 10 the relevant component of the Department shall no-11 tify the Under Secretary for Management of the De-12 partment not later than 30 days after such loss.

13 (2) NOTICE TO CONGRESS.—Not later than 60 14 days after receiving a notification pursuant to sub-15 section (a), the Under Secretary for Management of 16 the Department shall notify the Committee on 17 Homeland Security of the House of Representatives 18 and the Committee on Homeland Security and Gov-19 ernmental Affairs of the Senate of the lapse in ac-20 creditation, the reason for such lapse, and the activi-21 ties underway and planned to regain accreditation.

22 (c) DEFINITIONS.—In this section:

23 (1) ACCREDITATION.—The term "accredita24 tion" means the recognition by a board that a basic

1	training program is administered, developed, and de-
2	livered according to an applicable set of standards.
3	(2) Accreditation manager.—The term "ac-
4	creditation manager" means the individual assigned
5	by the component of the Department to manage ac-
6	creditation activities for a basic training program.
7	(3) BASIC TRAINING PROGRAM.—The term
8	"basic training program" means an entry level pro-
9	gram that is transitional to law enforcement service,
10	provides training on critical competencies and re-
11	sponsibilities, and is typically a requirement for ap-
12	pointment to a law enforcement service job or job se-
13	ries.
14	(4) REACCREDITATION.—The term "reaccredi-
15	tation" means the assessment of a basic training
16	program after initial accreditation to ensure the con-
17	tinued compliance with an applicable set of stand-
18	ards.
19	Subtitle C—Workforce Engagement
20	and Development Reforms
21	SEC. 331. EMPLOYEE ENGAGEMENT STEERING COMMITTEE
22	AND ACTION PLAN.
23	(a) IN GENERAL.—Title VII of the Homeland Secu-

1 this Act, is further amended by adding at the end the fol-2 lowing new section:

3 "SEC. 720. EMPLOYEE ENGAGEMENT STEERING COM4 MITTEE AND ACTION PLAN.

5 "(a) STEERING COMMITTEE.—

6 "(1) IN GENERAL.—Not later than 120 days 7 after the date of the enactment of this section, the 8 Secretary shall establish a steering committee to be 9 known as the 'Employee Engagement Steering Com-10 mittee' (referred to in this section as the 'Steering 11 Committee').

12 "(2) DUTIES OF STEERING COMMITTEE.—The
13 Steering Committee shall—

14 "(A) identify factors that have a negative 15 impact on employee engagement, morale, and 16 communications within the Department, such 17 as perceptions about limitations on career pro-18 gression, mobility, or development opportuni-19 ties, collected through employee feedback plat-20 forms, including through annual employee sur-21 veys, questionnaires, and other communications, 22 as appropriate;

23 "(B) identify, develop, and distribute ini24 tiatives and best practices to improve employee
25 engagement, morale, and communications with-

in the Department, including through annual
 employee surveys, questionnaires, and other
 communications, as appropriate;

4 "(C) monitor efforts of each component to
5 address employee engagement, morale, and
6 communications based on employee feedback
7 provided through annual employee surveys,
8 questionnaires, and other communications, as
9 appropriate;

"(D) advise the Secretary on efforts to improve employee engagement, morale, and communications within specific components and
across the Department; and

"(E) conduct regular meetings and report,
not fewer than once per quarter, to the Under
Secretary for Management, the head of each
component, and the Secretary on Departmentwide efforts to improve employee engagement,
morale, and communications.

20 "(3) Membership.—

21 "(A) IN GENERAL.—The Steering Com22 mittee shall be composed of representatives
23 from each operational component of the Depart24 ment, including—

1	"(i) supervisory and non-supervisory
2	field personnel;
3	"(ii) Department Headquarters; and
4	"(iii) employee labor organizations
5	that represent Department employees.
6	"(B) CHAIRPERSON.—The Under Sec-
7	retary for Management of the Department shall
8	be the chairperson of the Steering Committee.
9	"(b) ACTION PLAN; REPORTING.—The Secretary,
10	acting through the Chief Human Capital Officer, shall—
11	((1)) not later than 120 days after the date of
12	the establishment of the Steering Committee, issue
13	a Department-wide employee engagement action
14	plan, reflecting input from the Steering Committee
15	and employee feedback provided through annual em-
16	ployee surveys, questionnaires, and other commu-
17	nications in accordance with subsection $(a)(2)$, to
18	execute strategies to improve employee engagement,
19	morale, and communications within the Department;
20	and
21	"(2) require the head of each component to—
22	"(A) develop and implement a component-
23	specific employee engagement plan to advance
24	the action plan required under paragraph (1)
25	that includes performance measures and objec-

1	tives, is informed by employee feedback pro-
2	vided through annual employee surveys, ques-
3	tionnaires, and other communications, as appro-
4	priate, and sets forth how employees and, where
5	applicable, their labor representatives, are to be
6	integrated in developing programs and initia-
7	tives;
8	"(B) monitor progress on implementation
9	of such action plan; and
10	"(C) provide to the Chief Human Capital
11	Officer and the Steering Committee quarterly
12	reports on actions planned and progress made
13	under this paragraph.
14	"(c) TERMINATION.—This section shall terminate on
15	the date that is five years after the date of the enactment
16	of this section.".
17	(b) Clerical Amendment.—The table of contents
18	in section 1(b) of the Homeland Security Act of 2002, as
19	amended by this Act, is further amended by inserting after
20	the item relating to section 719 the following new item:
	"Sec. 720. Employee engagement.".
21	(c) Submissions to Congress.—
22	(1) DEPARTMENT-WIDE EMPLOYEE ENGAGE-
22 23	(1) DEPARTMENT-WIDE EMPLOYEE ENGAGE- MENT ACTION PLAN.—The Secretary, acting through

1 rity of the House of Representatives and the Com-2 mittee on Homeland Security and Governmental Af-3 fairs of the Senate the Department of Homeland Se-4 curity-wide employee engagement action plan re-5 quired under subsection (b)(1) of section 721 of the 6 Homeland Security Act of 2002 (as added by sub-7 section (a) of this section) not later than 30 days 8 after the issuance of such plan. 9 (2) Component-specific employee engage-10 MENT PLANS.—Each head of a component of the

11 Department shall submit to the Committee on 12 Homeland Security of the House of Representatives and the Committee on Homeland Security and Gov-13 14 ernmental Affairs of the Senate the component-spe-15 cific employee engagement plan of each such compo-16 nent required under subsection (b)(2) of section 721 17 of the Homeland Security Act of 2002 (as added by 18 subsection (a) of this section) not later than 30 days 19 after the issuance of each such plan.

20 SEC. 332. ANNUAL EMPLOYEE AWARD PROGRAM.

(a) IN GENERAL.—Title VII of the Homeland Security Act of 2002 (6 U.S.C. 341 et seq.), as amended by
this Act, is further amended by adding at the end the following new section:

1 "SEC. 721. ANNUAL EMPLOYEE AWARD PROGRAM.

2 "(a) IN GENERAL.—The Secretary may establish 3 within the Department an annual employee award pro-4 gram to recognize significant contributions by employees 5 of the Department to the achievement of the mission of 6 the Department. If such a program is established, the Sec-7 retary shall—

8 "(1) designate categories of awards within such
9 program, each with specific criteria, that recognizes
10 the contributions of non-Senior Executive Service
11 level employees;

12 "(2) publicize within the Department the an13 nual employee award program and the process to
14 nominate an employee for such an award;

"(3) establish an internal review board composed of representatives from components of the Department, including field personnel and Department
Headquarters, and to submit to the Secretary award
recommendations; and

"(4) select recipients for such an award from
the pool of nominees submitted by the internal review board and convene a ceremony at which employees may receive such awards from the Secretary.
"(b) INTERNAL REVIEW BOARD.—The internal review board described in subsection (a)(3) shall, when carrying out its function under such subsection, consult with

representatives from components of the Department and
 Department Headquarters, including—

- 3 "(1) supervisory and non-supervisory personnel;4 and
- 5 "(2) employee labor organizations that rep-6 resent Department employees.

7 "(c) RULE OF CONSTRUCTION.—Nothing in this sec8 tion may be construed to authorize additional funds to—
9 "(1) carry out the requirements of this section;

10 or

11 "(2) require the Secretary to provide monetary
12 bonuses to recipients of an award under this sec13 tion.".

(b) CLERICAL AMENDMENT.—The table of contents
in section 1(b) of the Homeland Security Act of 2002, as
amended by this Act, is further amended by inserting after
the item relating to section 720 the following new item:
"Sec. 721. Annual employee award program.".

18 SEC. 333. ACQUISITION WORKFORCE.

(a) IN GENERAL.—Title VII of the Homeland Security Act of 2002 (6 U.S.C. 341 et seq.) as amended by
this Act, is further amended by adding at the end the following new section:

23 "SEC. 722. ACQUISITION WORKFORCE.

24 "(a) POLICIES.—The Under Secretary for Manage-25 ment shall—

1	((1) establish policies and procedures for the
2	effective management (including accession, edu-
3	cation, training, and career development) of individ-
4	uals serving in the acquisition workforce within the
5	Department; and
6	((2) to the extent practicable, ensure such poli-
7	cies and procedures are implemented uniformly
8	throughout the Department.
9	"(b) DESIGNATION.—
10	"(1) Acquisition career fields.—The
11	Under Secretary for Management shall, for the pur-
12	poses of this section, identify career fields in the De-
13	partment that are related to acquisition. Such career
14	fields shall, at a minimum, include—
15	"(A) program management;
16	"(B) systems planning, development, and
17	engineering;
18	"(C) test and evaluation;
19	"(D) procurement, including contracting;
20	"(E) life-cycle logistics;
21	"(F) information technology;
22	"(G) cybersecurity;
23	"(H) cost estimating and financial man-
24	agement;

1	"(I) production, quality assurance, and
2	manufacturing; and
3	"(J) property management.
4	"(2) CRITICAL POSITIONS.—The Under Sec-
5	retary for Management shall—
6	"(A) within each career field specified in
7	paragraph (1), designate a position as critical if
8	such position requires significant responsibility
9	and the duties of such position are either pri-
10	marily supervisory or managerial; and
11	"(B) require any such position to be filled
12	by a full-time employee of the Department.
13	"(c) Career Paths.—
14	"(1) REQUIREMENTS.—For each acquisition ca-
15	reer field designated under subsection (b), the Under
16	Secretary for Management shall—
17	"(A) establish the education, training, and
18	experience requirements based on the level of
19	complexity of duties carried out in the position;
20	and
21	"(B) identify course work and on-the-job
22	training requirements that demonstrate quali-
23	fications at specified levels in each career field.

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1	"(2) Delegation.—The Under Secretary for
2	Management shall identify a lead office with subject
3	matter expertise for each career field to—
4	"(A) determine the qualification and cer-
5	tification requirements required under para-
6	graph (1) for each specified level;
7	"(B) outline procedures and timeframes
8	for maintaining and renewing certifications;
9	"(C) regularly review certification require-
10	ments to make updates, as needed, relating to
11	advancements in each career field; and
12	"(D) disseminate information on qualifica-
13	tion and certification requirements, including
14	any updates pursuant to subparagraph (C), at
15	least annually.".
16	(b) Clerical Amendment.—The table of contents
17	in section 1(b) of the Homeland Security Act of 2002, as
18	amended by this Act, is further amended by inserting after
19	the item relating to section 721 the following new item:
	"Sec. 722. Acquisition workforce.".
20	(c) Workforce Plan.—Not later than one year
21	after the date of the enactment of this Act, the Under
22	Secretary for Management of the Department shall submit
23	to the appropriate congressional committees and the
24	Comptroller General of the United States an acquisition
25	workforce plan.

(d) CONTENTS.—The workforce plan required under
 subsection (c) shall include—

3 (1) a comparison of the number of needed and
4 actual positions in each career field of the acquisi5 tion workforce of the Department by component and
6 by certification level, including positions filled by
7 contractors;

8 (2) a strategy for addressing any gaps identi-9 fied in the comparison conducted pursuant to para-10 graph (1), including efforts to recruit and train 11 qualified individuals and a cost-benefit analysis of 12 filling positions with contractors or government em-13 ployees; and

(3) any risks or challenges the Department
faces in recruiting, training, or maintaining a qualified acquisition workforce and strategies for mitigating such risks or challenges.

(e) CONSULTATION.—In developing the workforce
plan required under subsection (c), the Under Secretary
for Management of the Department may consult with personnel from the components of the Department, Department Headquarters, field personnel, and individuals from
the Homeland Security Enterprise.

24 (f) REVIEW.—Not later than one year after the date25 the workforce plan is submitted pursuant to subsection

(c), the Comptroller General of the United States shall 1 2 submit to the appropriate congressional committees a re-3 view of such plan, including— 4 (1) an assessment of the reliability of data re-5 ported in such plan; 6 (2) an evaluation of the strategies of the De-7 partment with respect to addressing identified work-8 force gaps, risks, or challenges identified pursuant to 9 such plan; and 10 (3) any other recommendations for improving 11 the acquisition workforce of the Department. 12 APPROPRIATE CONGRESSIONAL COMMITTEES (g) DEFINED.—In this section, the term "appropriate con-13 gressional committees" means-14 15 (1) the Committee on Homeland Security of the 16 House of Representatives; and 17 (2) the Committee on Homeland Security and 18 Governmental Affairs of the Senate. 19 SEC. 334. ACQUISITION PROFESSIONAL CAREER PROGRAM. 20 (a) IN GENERAL.—Title VII of the Homeland Secu-21 rity Act of 2002 (6 U.S.C. 341 et seq.) as amended by 22 this Act, is further amended by adding at the end the fol-23 lowing new section:

1 "SEC. 723. ACQUISITION PROFESSIONAL CAREER PRO-2GRAM.

3 "(a) ESTABLISHMENT.—There is established in the
4 Department an acquisition professional career program
5 (in this section referred to as the 'Program') to develop
6 within the Department.

7 "(b) ADMINISTRATION.—The Under Secretary for8 Management shall administer the Program.

9 "(c) PROGRAM REQUIREMENTS.—The Under Sec10 retary for Management shall carry out the following with
11 respect to the Program:

"(1) Designate the occupational series, grades,
and number of acquisition positions throughout the
Department to be included in the Program and manage centrally such positions.

16 "(2) Establish and publish on the website of the
17 Department eligibility criteria for candidates to par18 ticipate in the Program.

19 "(3) Carry out recruitment efforts to attract20 candidates—

21 "(A) from institutions of higher education,
22 including such institutions with established ac23 quisition specialties and courses of study, his24 torically Black colleges and universities, and
25 Hispanic-serving institutions;

1	"(B) with diverse work experience outside
2	of the Federal Government; or
3	"(C) with military service.
4	"(4) Hire eligible candidates for designated po-
5	sitions under the Program.
6	"(5) Develop a structured program comprised
7	of acquisition training, on-the-job experience, De-
8	partment-wide rotations, mentorship, and other ca-
9	reer development opportunities for participants of
10	the Program.
11	"(6) Provide, beyond required training estab-
12	lished for participants of the Program, additional
13	specialized acquisition training, including small busi-
14	ness contracting and innovative acquisition tech-
15	niques training.
16	"(d) Reports.—
17	"(1) IN GENERAL.—Not later than 180 days
18	after the date of the enactment of this section and
19	annually thereafter for five years, the Secretary shall
20	submit to the Committee on Homeland Security of
21	the House of Representatives and the Committee on
22	Homeland Security and Governmental Affairs of the
23	Senate a report on the Program.
24	"(2) ELEMENTS.—Each such report required
25	under paragraph (1) shall include the following:

1	"(A) Information relating to the number of
2	candidates—
3	"(i) approved for the Program; and
4	"(ii) who commenced participation in
5	the Program, including generalized infor-
6	mation on the background of each such
7	candidate with respect to education and
8	prior work experience, but not including
9	personally identifiable information.
10	"(B) A disaggregated list identifying the
11	number of participants by each type of acquisi-
12	tion position.
13	"(C) A list of Department components and
14	offices that participated in the program and in-
15	formation regarding length of time of each pro-
16	gram participant in each rotation at such com-
17	ponents or offices.
18	"(D) Information related to the attrition
19	rates of the Program and post-Program grad-
20	uation retention data, including a comparison of
21	such data with the previous year.
22	"(E) Information relating to the—
23	"(i) recruiting efforts of the Depart-
24	ment for the Program; and

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1	"(ii) efforts of the Department to pro-
2	mote retention of Program participants.
3	"(e) DEFINITIONS.—In this section:
4	"(1) HISPANIC-SERVING INSTITUTION.—The
5	term 'Hispanic-serving institution' has the meaning
6	given such term in section 502 of the Higher Edu-
7	cation Act of 1965 (20 U.S.C. 1101a).
8	"(2) HISTORICALLY BLACK COLLEGES AND
9	UNIVERSITIES.—The term 'historically Black col-
10	leges and universities' has the meaning given the
11	term 'part B institution' in section 322(2) of Higher
12	Education Act of 1965 (20 U.S.C. 1061(2)).
13	"(3) INSTITUTION OF HIGHER EDUCATION.—
14	The term 'institution of higher education' has the
15	meaning given such term in section 101 of the High-
16	er Education Act of 1965 (20 U.S.C. 1001).".
17	(b) Clerical Amendment.—The table of contents
18	in section 1(b) of the Homeland Security Act of 2002, as
19	amended by this Act, is further amended by inserting after
20	the item relating to section 722 the following new item:
	"Sec. 723. Acquisition professional career program.".
21	SEC. 335. DEPARTMENT OF HOMELAND SECURITY ROTA-
22	TION PROGRAM.
23	(a) Enhancements to the Rotation Program.—
24	Section 844 of the Homeland Security Act of 2002 (6)
25	U.S.C. 414) is amended—

1	(1) in subsection (a)—
2	(A) by striking "(A) ESTABLISHMENT.—";
3	(B) by redesignating paragraphs (1)
4	through (3) as subsections (a) through (c), re-
5	spectively, and adjusting the margins accord-
6	ingly; and
7	(C) by redesignating paragraphs (4) and
8	(5) as subsections (e) and (f), respectively, and
9	adjusting the margins accordingly;
10	(2) in subsection (a), as so redesignated, in the
11	first sentence—
12	(A) by striking "Not later than 180 days
13	after the date of enactment of this section, the"
14	and inserting "The"; and
15	(B) by striking "for employees of the De-
16	partment" and inserting "for certain personnel
17	within the Department";
18	(3) in subsection (b), as so redesignated—
19	(A) by redesignating subparagraphs (A)
20	through (G) as paragraphs (3) through (9), re-
21	spectively, and adjusting the margins accord-
22	ingly;
23	(B) by inserting before paragraph (3), as
24	so redesignated, the following new paragraphs:

1	"(1) seek to foster greater departmental inte-
2	gration and unity of effort;
3	"(2) seek to help enhance the knowledge, skills,
4	and abilities of participating personnel with respect
5	to the programs, policies, and activities of the De-
6	partment;";
7	(C) in paragraph (4), as so redesignated,
8	by striking "middle and senior level employees"
9	and inserting "personnel"; and
10	(D) in paragraph (7), as so redesignated,
11	by inserting "seek to improve morale and reten-
12	tion throughout the Department and" before
13	"invigorate";
14	(4) in subsection (c), as so redesignated—
15	(A) by redesignating subparagraphs (A)
16	and (B) as paragraphs (1) and (2), respectively,
17	and adjusting the margins accordingly; and
18	(B) in paragraph (2), as so redesignated—
19	(i) by striking clause (iii); and
20	(ii) by redesignating clauses (i), (ii),
21	and (iv) through (viii) as subparagraphs
22	(A) through (G), respectively, and adjust-
23	ing the margins accordingly;
24	(5) by inserting after subsection (c), as so re-
25	designated, the following new subsection:

1	"(d) Administrative Matters.—In carrying out
2	the Rotation Program, the Secretary shall—
3	"(1) prior to selecting employees for participa-
4	tion in the Rotation Program, disseminate informa-
5	tion relating to—
6	"(A) how to participate in the Rotation
7	Program;
8	"(B) the qualifications for participation in
9	the Rotation Program, including at least one
10	year of full-time employment within the employ-
11	ing component or office; and
12	"(C) the general provisions of the Rotation
13	Program;
14	"(2) require an employee to be—
15	"(A) nominated by the head of the employ-
16	ing component or office; and
17	"(B) selected by the Secretary, or the des-
18	ignee of the Secretary, on the basis of relative
19	ability, knowledge, and skills;
20	"(3) ensure each employee participating in the
21	Rotation Program to return, within a reasonable pe-
22	riod of time after the end of the period of participa-
23	tion in the Rotation Program, to the position held
24	by the employee, a corresponding position, or a high-
25	er position, in the employing component or office;

1	"(4) require that the rights that would be avail-
2	able to the employee if such employee were detailed
3	from the employing component or office to another
4	Federal agency or office remain available to such
5	employee during the participation of such employee
6	in the Rotation Program; and
7	"(5) require that, during the period of partici-
8	pation by an employee in the Rotation Program, per-
9	formance evaluations for the employee shall be—
10	"(A) conducted by officials in the employ-
11	ing office or component employing with input
12	from the supervisors of the employee at the
13	component or office in which the employee is
14	placed during such period; and
15	"(B) provided the same opportunities with
16	respect to promotions and other recognition for
17	performance in the employing office or compo-
18	nent."; and
19	(6) by adding at the end the following new sub-
20	section:
21	"(g) Intelligence Rotational Assignment Pro-
22	GRAM.—
23	"(1) ESTABLISHMENT.—The Secretary shall es-
24	tablish the Intelligence Rotational Assignment Pro-

1	gram as part of the Rotation Program established
2	under subsection (a).
3	"(2) Administration.—The Chief Human
4	Capital Officer, in coordination with the Chief Intel-
5	ligence Officer, shall administer the Intelligence Ro-
6	tational Assignment Program.
7	"(3) ELIGIBILITY.—The Intelligence Rotational
8	Assignment Program shall be available to—
9	"(A) employees serving in existing analyst
10	positions within the Intelligence Enterprise of
11	the Department; and
12	"(B) other Department employees as de-
13	termined appropriate by the Chief Human Cap-
14	ital Officer and the Chief Intelligence Officer.
15	"(4) COORDINATION.—The responsibilities
16	specified in subsection $(c)(2)$ that apply to the Rota-
17	tion Program under such subsection shall, as appli-
18	cable, also apply to the Intelligence Rotational As-
19	signment Program under this subsection.".
20	(b) REPORT.—Not later than 120 days after the date
21	of the enactment of this Act, the Secretary shall submit
22	to the Committee on Homeland Security and the Perma-
23	nent Select Committee on Intelligence of the House of
24	Representatives and the Committee on Homeland Security
25	and Governmental Affairs and the Select Committee on

Intelligence of the Senate a report including information 1 2 relating to the status of the Homeland Security Rotation Program authorized by section 844 of the Homeland Secu-3 4 rity Act of 2002, as amended by subsection (a) of this 5 section. 6 SEC. 336. CYBER TALENT MANAGEMENT SYSTEM REPORT-7 ING. 8 Section 2208(c) of the Homeland Security Act of 9 2002 (6 U.S.C. 658(c)) is amended— 10 (1) in the matter preceding paragraph (1), by 11 striking "for 4 years"; 12 (2) in paragraph (2)(B), by inserting "com-13 pared against the performance in the prior year" 14 after "progress"; and 15 (3) in paragraph (4)— 16 (A) by redesignating subparagraphs (A), 17 (B), (C), (D), (E), and (F) as paragraphs (B), 18 (C), (D), (E), (F), and (G), respectively; and 19 (B) by inserting the following new sub-20 paragraph: 21 "(A) the total number of qualified posi-

tions to be filled by occupation, grade, andlevel, or pay band;".

1 SEC. 337. INDEPENDENT INVESTIGATION OF DISCIPLINARY

OUTCOMES.

3 (a) INVESTIGATION.—Not later than one year after the date of the enactment of this Act, the Comptroller 4 5 General of the United States shall submit to the Committee on Homeland Security of the House of Representa-6 7 tives and the Committee on Homeland Security and Governmental Affairs of the Senate a report relating to the 8 9 degree to which the application of discipline and adverse actions are administered by the Department in an equi-10 table and consistent manner that results in the same or 11 substantially similar disciplinary outcomes across the De-12 partment for misconduct by a non-supervisory employee 13 14 as compared to supervisor employee who engaged in the same or substantially similar misconduct. 15

16 (b) CONSULTATION.—In carrying out the investiga-17 tion described in subsection (a), the Comptroller General 18 of the United States shall consult with the Employee En-19 gagement Steering Committee established pursuant to sec-20 tion 721 of the Homeland Security Act of 2002 (as added 21 by this Act).

(c) ACTIONS BY UNDER SECRETARY FOR MANAGEMENT.—Not later than 60 days after receiving the report
required under subsection (a), the Under Secretary for
Management of the Department shall—

1	(1) review the findings and recommendations of
2	such investigation and implement a plan, in con-
3	sultation with the Employee Engagement Steering
4	Committee, to correct any relevant deficiencies iden-
5	tified by the Comptroller General of the United
6	States pursuant to such investigation; and
7	(2) direct the Employee Engagement Steering
8	Committee to review such plan to inform activities
9	and action plans of such Committee.
10	TITLE III—ACQUISITION
11	REFORMS
12	SEC. 401. DEFINITIONS.

(a) IN GENERAL.—Title VIII of the Homeland Security Act of 2002 (6 U.S.C. 361 et seq.) is amended by
inserting before section 831 inserting the following new
section:

17 "SEC. 830. DEFINITIONS.

18 "In this subtitle:

19 "(1) ACQUISITION.—The term 'acquisition' has
20 the meaning given such term in section 131 of title
21 41, United States Code.

"(2) ACQUISITION DECISION AUTHORITY.—The
term 'acquisition decision authority' means the authority, held by the Secretary acting through the
Under Secretary for Management to—

1	"(A) ensure compliance with Federal law,
2	the Federal Acquisition Regulation, and De-
3	partment acquisition management directives;
4	"(B) review (including approving, pausing,
5	modifying, or canceling) an acquisition program
6	through the life-cycle of such program;
7	"(C) ensure that acquisition program man-
8	agers have the resources necessary to success-
9	fully execute an approved acquisition program;
10	"(D) ensure appropriate acquisition pro-
11	gram management of cost, schedule, risk, and
12	system performance of the acquisition program
13	at issue, including assessing acquisition pro-
14	gram baseline breaches and directing any cor-
15	rective action for such breaches; and
16	"(E) ensure that acquisition program man-
17	agers, on an ongoing basis, monitor cost, sched-
18	ule, and performance against established base-
19	lines and use tools to assess risks to an acquisi-
20	tion program at all phases of the life-cycle of
21	such program to avoid and mitigate acquisition
22	program baseline breaches.
23	"(3) Acquisition decision event.—The term
24	'acquisition decision event', with respect to an acqui-
25	sition program, means a predetermined point within

the acquisition life-cycle at which the acquisition de cision authority determines whether such acquisition
 program shall proceed to the next acquisition phase.

4 "(4) ACQUISITION DECISION MEMORANDUM.— 5 The term 'acquisition decision memorandum', with 6 respect to an acquisition, means the official docu-7 mented record of decisions, including the rationale 8 for the decisions and any assigned actions for such 9 acquisition, as determined by the person exercising 10 acquisition decision authority for such acquisition.

11 "(5) ACQUISITION PROGRAM.—The term 'acqui-12 sition program' means the process by which the De-13 partment acquires, with any appropriated amounts 14 or fee funding, by contract for purchase or lease, 15 property or services (including construction) that 16 support the missions and goals of the Department.

"(6) ACQUISITION PROGRAM BASELINE.—The
term 'acquisition program baseline', with respect to
an acquisition program, means a summary of the
cost, schedule, and performance parameters, expressed in standard, measurable, quantitative terms,
which must be met in order to accomplish the goals
of such program.

1	"(7) Appropriate congressional commit-
2	TEES.—The term 'appropriate congressional com-
3	mittees' means—
4	"(A) the Committee on Homeland Security
5	and the Committee on Appropriations of the
6	House of Representatives; and
7	"(B) the Committee on Homeland Security
8	and Governmental Affairs and the Committee
9	on Appropriations of the Senate.
10	"(8) BEST PRACTICES.—The term 'best prac-
11	tices', with respect to acquisition, means a knowl-
12	edge-based approach to capability development that
13	includes the following:
14	"(A) Identifying and validating needs.
15	"(B) Assessing alternatives to select the
16	most appropriate solution.
17	"(C) Establishing well-defined require-
18	ments.
19	"(D) Developing realistic cost estimates
20	and schedules that account for the entire life-
21	cycle of an acquisition.
22	"(E) Securing stable funding that matches
23	resources to requirements before initiating de-
24	velopment.

1	"(F) Demonstrating technology, design,
2	and manufacturing maturity before initiating
3	production.
4	"(G) Using milestones and exit criteria or
5	specific accomplishments that demonstrate the
6	attainment of knowledge to support progress.
7	"(H) Regularly assessing and managing
8	risks to achieving requirements and cost and
9	schedule goals.
10	"(I) Adopting and executing standardized
11	processes with known success across programs.
12	"(J) Establishing an adequate workforce
13	that is qualified and sufficient to perform nec-
14	essary functions.
15	"(K) Integrating the capabilities described
16	in subparagraphs (A) through (J) into the De-
17	partment's mission and business operations.
18	"(9) BREACH.—The term 'breach', with respect
19	to a major acquisition program, means a failure to
20	meet any cost, schedule, or performance threshold
21	specified in the most recently approved acquisition
22	program baseline.
23	"(10) Component acquisition executive.—
24	The term 'Component Acquisition Executive' means
25	the senior acquisition official within a component

who is designated in writing by the Under Secretary
 for Management, in consultation with the component
 head.

4 "(11) LIFE-CYCLE COST.—The term 'life-cycle
5 cost' means the total ownership cost of an acquisi6 tion, including all relevant costs related to acquiring,
7 deploying, operating, maintaining, and disposing of
8 the system, project, or product over a specified pe9 riod of time.

10 ((12))MAJOR ACQUISITION PROGRAM.—The 11 term 'major acquisition program' means a Depart-12 ment capital asset, services, or hybrid acquisition 13 program that is estimated by the Secretary to re-14 quire an eventual total expenditure of at least 15 \$300,000,000 (based on fiscal year 2021 constant 16 dollars) over its life-cycle or a program identified by 17 the Chief Acquisition Officer as a program of special 18 interest.

19 "(13) NON-MAJOR ACQUISITION PROGRAM.—
20 The term 'non-major acquisition program' means a
21 Department capital asset, services, or hybrid acquisi22 tion program that is estimated by the Secretary to
23 require an eventual total expenditure of less than
24 \$300,000,000 (based on fiscal year 2021 constant
25 dollars) over its life-cycle.".

"830. Definitions.".

(b) CLERICAL AMENDMENT.—The table of contents
 in section 1(b) of the Homeland Security Act of 2002, as
 amended by this Act, is further amended by inserting be fore the item relating to section 831 the following new
 item:

6 SEC. 402. ACQUISITION AUTHORITIES FOR TECHNICAL SUP7 PORT OFFICES.

8 (a) IN GENERAL.—Subtitle D of title VIII of the
9 Homeland Security Act of 2002 (6 U.S.C. 391 et seq.)
10 is amended by adding at the end the following new section:
11 "SEC. 836. TECHNICAL SUPPORT OFFICES.

12 "(a) Office of Test and Evaluation.—

13 "(1) ESTABLISHMENT OF OFFICE.—Within the
14 Department, there shall be an Office of Test and
15 Evaluation to—

16 "(A) serve as the principal advisor for test
17 and evaluation support across the Department;
18 and

19	"(B) serve as the liaison with—
20	"(i) Federal agencies, foreign, Tribal,
21	State, and local governments;
22	"(ii) the private sector;
23	"(iii) institutions of higher education;
24	and

25 "(iv) other relevant entities.

1	"(2) Responsibilities of director.—The
2	Office of Test and Evaluation shall be led by a Di-
3	rector to oversee the requirements specified in para-
4	graph (1) and to carry out the following responsibil-
5	ities:
6	"(A) Establish and update, as necessary,
7	test and evaluation policies, procedures, and
8	guidance for the Department.
9	"(B) Ensure, in coordination with the
10	Chief Acquisition Officer, Joint Requirements
11	Council, and relevant component heads, that
12	major acquisition programs—
13	"(i) complete reviews of operational
14	requirements to ensure such require-
15	ments—
16	"(I) are informed by threats, in-
17	cluding physical and cybersecurity
18	threats;
19	"(II) are operationally relevant;
20	and
21	"(III) are measurable, testable,
22	and achievable within the constraints
23	of cost and schedule;

1	"(ii) complete independent testing and
2	evaluation of technologies and systems
3	throughout development;
4	"(iii) complete operational testing and
5	evaluation that includes all system compo-
6	nents and incorporates operators into the
7	testing to ensure that systems meet the
8	mission need as intended in the appro-
9	priate operational setting;
10	"(iv) use independent verification and
11	validation of test and evaluation implemen-
12	tation and results, as appropriate; and
13	"(v) document whether such programs
14	meet all operational requirements.
15	"(C) Provide oversight of test and evalua-
16	tion for the major acquisition programs of the
17	Department throughout the acquisition life-
18	cycle by—
19	"(i) approving program test and eval-
20	uation master plans, plans for individual
21	test and evaluation events, and other re-
22	lated documentation, determined appro-
23	priate by the Director;

1	"(ii) approving the independent test
2	and evaluation agent or third party tester
3	selected for each program; and
4	"(iii) providing an independent assess-
5	ment to the acquisition decision authority
6	that assesses a program's progress in
7	meeting operational requirements and
8	operational effectiveness, suitability, and
9	resilience to inform production and deploy-
10	ment decisions.
11	"(D) Determine if testing conducted by
12	other Federal agencies, entities, and institutions
13	of higher education are relevant and sufficient
14	in determining whether systems perform as in-
15	tended.
16	"(3) ANNUAL REPORT.—
17	"(A) IN GENERAL.—Not later than one
18	year after the date of the enactment of this sec-
19	tion and annually thereafter, the Director of the
20	Office of Test and Evaluation shall submit to
21	the Secretary, the Under Secretary for Manage-
22	ment, the component heads, and the appro-
23	priate congressional committees a report relat-
24	ing to the test and evaluation activities of the

1	major acquisition programs of the Department
2	for the previous fiscal year.
3	"(B) ELEMENTS.—Each report required
4	under subparagraph (A) shall include the fol-
5	lowing:
6	"(i) An assessment of—
7	"(I) test and evaluation activities
8	conducted for each major acquisition
9	program in the previous fiscal year,
10	including progress with respect to
11	demonstrating operational require-
12	ments and operational effectiveness,
13	suitability, and resilience for each pro-
14	gram;
15	"(II) any waivers of, and devi-
16	ations from, program test and evalua-
17	tion plans that occurred during the
18	previous fiscal year;
19	"(III) any concerns raised by
20	such waivers or deviations; and
21	"(IV) the actions that have been
22	taken or are planned to be taken to
23	address the concerns; and
24	"(ii) Recommendations with respect to
25	resources, facilities, and levels of funding

1	made available for test and evaluation as
	made available for test and evaluation ac-
2	tivities.
3	"(C) FORM.—Each report required under
4	subparagraph (A) shall be submitted in unclas-
5	sified form, but may include a classified annex.
6	"(e) Office of Systems Engineering and
7	STANDARDS.—
8	"(1) ESTABLISHMENT OF OFFICE.—Within the
9	Department, there shall be an Office of Systems En-
10	gineering and Standards to—
11	"(A) provide systems engineering, stand-
12	ards, and human systems integration support
13	across the Department; and
14	"(B) serve as the liaison, with respect to
15	such engineering, standards, and systems,
16	with—
17	"(i) Federal agencies, foreign, Tribal,
18	State, and local governments;
19	"(ii) the private sector;
20	"(iii) institutions of higher education;
21	and
22	"(iv) other relevant entities.
23	"(2) Responsibilities of director.—The
24	Office of Systems Engineering and Standards shall
25	be led by a Director. The Director shall—

1	"(A) establish and update systems engi-
2	neering, standards, and human systems integra-
3	tion policies, procedures, and guidance for the
4	Department;
5	"(B) ensure, in coordination with relevant
6	component heads, major acquisition programs—
7	"(i) integrate applicable standards
8	into development specifications; and
9	"(ii) complete systems engineering re-
10	views and technical assessments during de-
11	velopment to inform production and de-
12	ployment decisions; and
13	"(C) provide oversight of systems engineer-
14	ing, standards, and human systems integration
15	for the major acquisition programs of the De-
16	partment throughout the acquisition life-cycle
17	by—
18	"(i) approving the systems engineer-
19	ing life-cycle tailoring plans of a program;
20	"(ii) providing independent assess-
21	ments, in coordination with the Office of
22	the Chief Information Officer—
23	"(I) of the technical approach of
24	a program; and

"(II) of any significant changes
 to the technical approach of a pro gram, to inform key acquisition deci sions, such as initiating development;
 and
 "(iii) participating in program sys-

7 tems engineering life-cycle technical re-8 views.

9 "(f) INSTITUTION OF HIGHER EDUCATION DE10 FINED.—In this section, the term 'institution of higher
11 education' has the meaning given the term in section
12 101(a) of the Higher Education Act of 1965 (20 U.S.C.
13 1001(a)).".

14 (b) Report Relating to Federally Funded Re-15 SEARCH AND DEVELOPMENT CENTERS.—Not later than 16 one year after the date of the enactment of this Act and 17 annually thereafter, the Secretary shall submit to the Committee on Homeland Security of the House of Rep-18 19 resentatives and the Committee on Homeland Security 20 and Governmental Affairs of the Senate a report list of 21 ongoing and completed projects by Federally funded re-22 search and development centers within the Department for 23 the previous year.

24 (c) CLERICAL AMENDMENT.—The table of contents25 in section 1(b) of the Homeland Security Act of 2002, as

1 amended by this Act, is further amended by inserting after

2 the item relating to section 835 the following new item: "Sec. 836. Technical Support Offices.".

3 SEC. 403. ACQUISITION DOCUMENTATION.

4 (a) IN GENERAL.—Subtitle D of title VIII of the
5 Homeland Security Act of 2002 (6 U.S.C. 391 et seq.),
6 as amended by this Act, is further amended by adding
7 at the end the following new section:

8 "SEC. 837. ACQUISITION DOCUMENTATION.

9 "(a) IN GENERAL.—For each major acquisition pro10 gram, the Secretary, acting through the Under Secretary
11 for Management, shall require the head of each relevant
12 component or office of the Department to—

- 13 "(1) maintain acquisition documentation that is
 14 complete, accurate, timely, valid, and includes—
- 15 "(A) operational requirements that are
 16 validated consistent with departmental policy;
- 17 "(B) a complete life-cycle cost estimate18 with supporting documentation;
- 19 "(C) verification of such life-cycle cost esti20 mate against independent cost estimates, and
 21 reconciliation of any differences;

22 "(D) a cost-benefit analysis with sup-23 porting documentation;

24 "(E) an integrated master schedule with25 supporting documentation;

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1	"(F) plans for conducting systems engi-
2	neering reviews and test and evaluation activi-
3	ties throughout development to support produc-
4	tion and deployment decisions;
5	"(G) an acquisition plan that outlines the
6	procurement approach, including planned con-
7	tracting vehicles;
8	"(H) a logistics and support plan for oper-
9	ating and maintaining deployed capabilities
10	until such capabilities are disposed of or retired;
11	and
12	((I) an acquisition program baseline that
13	is traceable to the operational requirements of
14	the program required under subparagraphs (A),
15	(B), and (E);
16	((2)) prepare cost estimates and schedules for
17	major acquisition programs pursuant to subpara-
18	graphs (B) and (E) of paragraph (1) in a manner
19	consistent with best practices as identified by the
20	Comptroller General of the United States; and
21	"(3) ensure any revisions to the acquisition doc-
22	umentation maintained pursuant to subsection
23	(a)(1) are reviewed and approved in accordance with
24	departmental policy.

1 "(b) Major Acquisition Program Defined.—In this section, the term 'major acquisition program' means 2 3 a Department capital asset, services, or hybrid acquisition 4 program that is estimated by the Secretary to require an eventual total expenditure of at least \$300 million (based 5 on fiscal year 2021 constant dollars) over its life-cycle or 6 7 a program identified by the Chief Acquisition Officer as 8 a program of special interest.".

9 (b) CLERICAL AMENDMENT.—The table of contents
10 in section 1(b) of the Homeland Security Act of 2002, as
11 amended by this Act, is further amended by adding after
12 the item relating to section 836 the following new item: "Sec. 837. Acquisition Documentation.".

13 SEC. 404. ACQUISITION REVIEW BOARD.

(a) IN GENERAL.—Subtitle D of title VIII of the
Homeland Security Act of 2002 (6 U.S.C. 391 et seq.),
as amended by this Act, is further amended by adding
at the end the following new section:

18 "SEC. 838. ACQUISITION REVIEW BOARD.

19 "(a) IN GENERAL.—The Secretary shall establish an
20 Acquisition Review Board (in this section referred to as
21 the 'Board') to—

"(1) strengthen accountability and uniformity
within the Department acquisition review process;
and

25 "(2) review—

	183
1	"(A) acquisition programs; and
2	"(B) the use of best practices.
3	"(b) Membership.—
4	"(1) MEMBERS.—The Board shall be composed
5	of the following members:
6	"(A) The Chair of the Joint Requirements
7	Council.
8	"(B) The Chief Financial Officer.
9	"(C) The Chief Human Capital Officer.
10	"(D) The Chief Information Officer.
11	"(E) The Chief Procurement Officer.
12	"(F) The Chief Readiness Support Officer.
13	"(G) The Chief Security Officer.
14	"(H) The Director of the Office of Test
15	and Evaluation.
16	"(I) Other relevant senior Department offi-
17	cials, as designated by the Under Secretary for
18	Management.
19	"(2) CHAIR.—The Under Secretary for Man-
20	agement shall serve as chair of the Board.
21	"(c) RESPONSIBILITIES.—The responsibilities of the
22	Board are as follows:
23	"(1) Determine the appropriate acquisition level
24	and acquisition decision authority for new acquisi-
25	tion programs based on the estimated eventual total

1 expenditure to meet the mission need over the life-2 cycle of the acquisition regardless of funding source. 3 "(2) Determine whether a proposed acquisition 4 has met the requirements of key phases of the acqui-5 sition life-cycle framework and is able to proceed to 6 the next phase and eventual full production and de-7 ployment. 8 "(3) Oversee whether the business strategy, re-9 sources, management, and accountability of a pro-10 posed acquisition is executable and aligned with the 11 mission and strategic goals of the Department. 12 "(4) Support the person with acquisition deci-13 sion authority for an acquisition in determining the 14 appropriate direction for such acquisition at key ac-15 quisition decision events. "(5) Conduct systematic reviews of acquisitions 16 17 to ensure that such acquisitions are progressing in 18 compliance with the most recently approved docu-19 ments for their current acquisition phases. 20 "(6) Review the acquisition documents of each 21 major acquisition program, including the acquisition 22 program baseline and documentation reflecting con-23 sideration of tradeoffs among cost, schedule, and 24 performance objectives, to ensure the reliability of 25 underlying data.

1	"(7) Ensure that practices are adopted and im-
2	plemented to require consideration of trade-offs
3	among cost, schedule, and performance objectives as
4	part of the process for developing operational re-
5	quirements for major acquisition programs prior to
6	the initiation of the second acquisition decision
7	event, including—
8	"(A) ensuring Department officials respon-
9	sible for acquisition, performance, budget, and
10	cost estimating functions—
11	"(i) are provided with the appropriate
12	opportunity to develop estimates; and
13	"(ii) raise concerns, where appro-
14	priate, related to cost, schedule, and per-
15	formance before operational requirements
16	are established for capabilities when fea-
17	sible; and
18	"(B) considering possible trade-offs among
19	cost, schedule, and performance objectives for
20	each alternative.
21	"(d) MEETINGS.—The Board shall meet regularly for
22	purposes of ensuring all acquisitions proceed in a timely
23	fashion to achieve mission readiness. The Board shall con-
24	vene at the discretion of the Under Secretary for Manage-
25	ment and at any time—

1	"(1) a new acquisition program is initiated;
2	"(2) a major acquisition program—
3	"(A) requires authorization to proceed
4	from one acquisition decision event to another
5	throughout the acquisition life-cycle;
6	"(B) is in breach; or
7	"(C) requires additional review, as deter-
8	mined by the Under Secretary for Management;
9	or
10	"(3) a non-major acquisition program requires
11	review, as determined by the Under Secretary for
12	Management.
13	"(e) Documentation.—
14	"(1) IN GENERAL.—The chair of the Board
15	shall ensure that all activities and decisions made
16	pursuant to the responsibilities of the Board re-
17	quired under subsection (c) are documented in an
18	acquisition decision memorandum that includes—
19	"(A) a summary of the activity or purpose
20	for convening a meeting;
21	"(B) the decision with respect to activities
22	discussed during such meeting;
23	"(C) the rationale for such a decision, in-
24	cluding justifications for any decision made to
25	allow acquisition programs to deviate from the

1	acquisition management policy of the Depart-
2	ment;
3	"(D) any assigned items for further action;
4	and
5	"(E) the signature of the chair verifying
6	the contents of such memorandum.
7	"(2) Submission of memorandum.—Not later
8	than seven days after the date on which the acquisi-
9	tion decision memorandum is signed by the chair
10	pursuant to paragraph $(1)(E)$, the chair shall submit
11	to the Secretary, the Committee on Homeland Secu-
12	rity of the House of Representatives, and the Com-
13	mittee on Homeland Security and Governmental Af-
14	fairs of the Senate a copy of such memorandum.".
15	(b) CLERICAL AMENDMENT.—The table of contents
16	in section 1(b) of the Homel and Security Act of 2002 (6 $$
17	U.S.C. 101 et seq.), as amended by this Act, is further
18	amended by adding after the item relating to section 837
19	the following new item:
	"Sec. 838. Acquisition Review Board.".
20	SEC. 405. CONGRESSIONAL NOTIFICATION FOR MAJOR AC-
21	QUISITION PROGRAMS.
22	(a) IN GENERAL.—Subtitle D of title VIII of the
23	Homeland Security Act of 2002 (6 U.S.C. 391 et seq.),

24 as amended by this Act, is further amended by adding

25 at the end the following new section:

"SEC. 839. CONGRESSIONAL NOTIFICATION AND OTHER RE QUIREMENTS FOR MAJOR ACQUISITION PRO GRAM BREACH.

4 "(a) NOTIFICATIONS WITHIN DEPARTMENT IN
5 EVENT OF BREACH.—

6 "(1) NOTIFICATION OF BREACH.—If a breach 7 occurs, or is expected to occur, in a major acquisi-8 tion program, the program manager for such pro-9 gram shall notify the Component Acquisition Execu-10 tive for such program, the head of the component 11 concerned, the Executive Director of the Program 12 Accountability and Risk Management office, and the 13 Under Secretary for Management (in this section re-14 ferred to as the 'Under Secretary') in writing not 15 later than 30 days after such breach is identified.

16 "(2) NOTIFICATION TO SECRETARY.—

17 "(A) IN GENERAL.—If such a breach oc-18 curs, or is expected to occur, with respect to a 19 major acquisition program and such breach re-20 sults in an increase greater than 15 percent of 21 a cost threshold, a delay greater than 180 days 22 of a schedule threshold, or a failure to meet any 23 of the performance thresholds specified in the 24 most recently approved acquisition program 25 baseline for such program, the Component Ac-26 quisition Executive for such program shall no-

tify the Secretary in writing not later than five
 days after the Component Acquisition Executive
 for such program is notified of the breach pur suant to subsection (a).

5 "(B) PAUSING ACTIVITIES.—Upon notification to the Secretary under subparagraph 6 7 (A), such program shall pause all activities ex-8 cept those activities necessary to develop the re-9 mediation plan required under subsection (b) 10 until the Under Secretary approves such a plan 11 or provides alternative corrective actions for the 12 program pursuant to subsection (c).

13 "(3) NOTIFICATION TO CONGRESS.—Not later 14 than 30 days after the date on which the Secretary 15 receives a notification under paragraph (2)(A), the 16 Secretary, acting through the Under Secretary, shall 17 submit to the Committee on Homeland Security of 18 the House of Representatives and the Committee on 19 Homeland Security and Governmental Affairs of the 20 Senate such notification.

21 "(b) REMEDIATION PLAN.—

"(1) IN GENERAL.—If a breach occurs, or is expected to occur, in a major acquisition program, the
program manager for such program shall, in coordination with the Component Acquisition Executive for

1	such a program, submit to the head of the compo-
2	nent concerned, the Executive Director of the Pro-
3	gram Accountability and Risk Management office,
4	and the Under Secretary a remediation plan relating
5	to such a breach. Such plan shall be submitted at
6	a date established at the discretion of the Under
7	Secretary.
8	"(2) REMEDIATION PLAN.—The remediation
9	plan required under paragraph (1) shall—
10	"(A) explain the circumstances of the
11	breach at issue;
12	"(B) include a root cause analysis that de-
13	termines the underlying cause of such a breach,
14	including—
15	"(i) unrealistic performance expecta-
16	tions;
17	"(ii) unrealistic baseline estimates for
18	cost or schedule or changes in program re-
19	quirements;
20	"(iii) immature technologies or exces-
21	sive manufacturing or integration risk;
22	"(iv) unanticipated design, engineer-
23	ing, manufacturing, or technology integra-
24	tion issues arising during program per-
25	formance;

1	"(v) changes to the scope of such pro-
2	gram;
3	"(vi) inadequate program funding or
4	changes in planned out-year funding from
5	one 5-year funding plan to the next 5-year
6	funding plan as outlined in the Future
7	Years Homeland Security Program re-
8	quired under section 874;
9	"(vii) legislative, legal, or regulatory
10	changes;
11	"(viii) inadequate program manage-
12	ment personnel, including lack of sufficient
13	number of staff, training, credentials, cer-
14	tifications; or
15	"(ix) inadequate assessment or miti-
16	gation of program risk;
17	"(C) propose corrective action to address
18	the underlying cause or causes of the breach as
19	identified in subparagraph (B);
20	"(D) explain the rationale for why a pro-
21	posed corrective action is recommended com-
22	pared to other options considered; and
23	"(E) identify the estimated impact on pro-
24	gram cost, schedule, and performance goals of
25	implementing the proposed corrective action,

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1	and the extent to which funding from other pro-
2	grams will need to be reduced to cover the cost
3	growth of such program.
4	"(c) REVIEW OF REMEDIATION PLANS.—
5	"(1) IN GENERAL.—Not later than 30 days
6	after the date on which the Under Secretary receives
7	a remediation plan pursuant to subsection $(b)(1)$,
8	the Under Secretary shall review such plan and ei-
9	ther approve such plan or provide an alternative pro-
10	posed corrective action, including cancelling the pro-
11	gram at issue.
12	"(2) Documentation.——
13	"(A) ACQUISITION DECISION MEMO-
14	RANDUM.—The Under Secretary shall docu-
15	ment the review under paragraph (1) in an ac-
16	quisition decision memorandum.
17	"(B) PROGRAM CONTINUATION AP-
18	PROVAL.—If the Under Secretary approves a
19	program pursuant to paragraph (1) for continu-
20	ation, the Under Secretary shall certify in the
21	acquisition decision memorandum required
22	under subparagraph (A) that—
23	"(i) such program is essential to the
24	accomplishment of the mission of the De-
25	partment;

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1	"(ii) there are no alternatives to the
2	capability or asset provided by such pro-
3	gram that will provide equal or greater ca-
4	pability in both a more cost-effective and
5	timely manner;
6	"(iii) the estimated impact on pro-
7	gram cost, schedule, and performance
8	goals of implementing the proposed correc-
9	tive action are reasonable; and
10	"(iv) the management structure for
11	such program is adequate to manage and
12	control cost, schedule, and performance.
13	"(d) SUBMISSION TO CONGRESS.—Not later than 30
14	days after the date on which the Under Secretary com-
15	pletes the review required under subsection (c), the Under
16	Secretary shall submit to the Committee on Homeland Se-
17	curity of the House of Representatives and the Committee
18	on Homeland Security and Governmental Affairs of the
19	Senate a copy of the remediation plan required under sub-
20	section (b) and the acquisition decision memorandum re-
21	quired under subsection (c).".
22	(b) CLERICAL AMENDMENT.—The table of contents
23	in section 1(b) of such Act, as amended by this Act, is

24 further amended by inserting after the item relating to

25 section 838 the following new item:

"Sec. 839. Congressional notification and other requirements for major acquisition program breach.".

1 SEC. 406. ACQUISITION REPORTS.

2 (a) IN GENERAL.—Subtitle D of title VIII of the
3 Homeland Security Act of 2002 (6 U.S.C. 391 et seq.),
4 as amended by this Act, is further amended by adding
5 at the end the following new section:

6 "SEC. 839A. ACQUISITION REPORTS.

7 "(a) Congressional Acquisition Progress Re-8 Port.—

9 "(1) IN GENERAL.—Not later than the day on 10 which the budget of the President is submitted to 11 Congress pursuant to section 1105(a) of title 31, 12 United States Code, the Under Secretary for Man-13 agement shall submit to the appropriate congres-14 sional committees and the Comptroller General of 15 the United States an acquisition report that includes 16 the following:

17 "(A) A listing of programs that have been
18 cancelled, paused, or are in breach pursuant to
19 section 839.

20 "(B) A listing of programs being tracked
21 on the Master Acquisition Oversight List pursu22 ant to section 715(c)(11) that have not yet es23 tablished an initial Department-approved acqui24 sition program baseline.

1 "(C) A listing of established Executive 2 Steering Committees, which provide governance 3 of a program or related set of programs and lower-tiered oversight, and support between ac-4 5 quisition decision events and component re-6 views, including the mission and membership 7 for each. 8 "(D) The information described in para-9 graph (2), if appropriate. 10 "(2) INFORMATION FOR MAJOR ACQUISITION 11 PROGRAMS.—For each major acquisition program 12 tracked on the Master Acquisition Oversight List 13 pursuant to section 715(c)(11) that has at least one 14 Department-approved acquisition program baseline 15 and has not yet fully deployed all planned capabili-16 ties, each report required under paragraph (1) shall 17 include the following: 18 "(A) A narrative describing the purpose of 19 the program, including the capabilities being ac-20 quired and the component sponsoring the acqui-

21 sition.

22 "(B) Information relating to the status of
23 each acquisition program, including—

1	"(i) the current acquisition phase, in-
2	cluding the phase for each subproject, as
3	applicable;
4	"(ii) the date of the last review con-
5	ducted by the Acquisition Review Board;
6	and
7	"(iii) a listing of the required docu-
8	ments that have been completed with ap-
9	proval dates.
10	"(C) A comparison of the cost, schedule,
11	and performance goals between the first De-
12	partment-approved acquisition program base-
13	line, the current Department-approved acquisi-
14	tion program baseline, and the current plan, in-
15	cluding a justification for any changes between
16	the approved goals and current plan.
17	"(D) A description of key test and evalua-
18	tion events, including the dates of when such
19	test and events are planned or have occurred.
20	"(E) An identification of the top five risks
21	associated with the program, including nar-
22	rative descriptions and mitigation actions.
23	"(F) Information relating to the status of
24	the contract associated with the program, in-
25	cluding earned value management data.

1	"(G) Information relating to the total
2	number of increments or units to be acquired,
3	including a schedule outlining the quantity of
4	increments or units to be procured annually
5	until procurement is complete.
6	"(H) Information relating to the funding
7	for the current year and the next five years for
8	each program, including actual or estimated ap-
9	propriations or fees, disaggregated by account.
10	"(3) UPDATES.—Not later than 45 days after
11	the date on which each fiscal quarter ends, the
12	Under Secretary for Management shall submit to
13	the appropriate congressional committees a report
14	relating to the information that is required under
15	paragraphs (1) and (2) that—
16	"(A) has been newly established since the
17	annual report was submitted; or
18	"(B) has received approval for a revised
19	acquisition program baseline.
20	"(b) Comptroller General Reviews.—
21	"(1) Briefing.—Not later than 90 days after
22	the date on which each annual report required under
23	subsection (a) is submitted, the Comptroller General
24	of the United States shall submit to the appropriate
25	congressional committees a brief relating to the con-

1	tents of each such report, including observations
2	with respect to the accuracy of the information pre-
3	sented and any other risks or challenges the Depart-
4	ment faces in managing its acquisition portfolio.
5	"(2) REVIEW.—Not later than three years after
6	submission of the first annual report under sub-
7	section (a), the Comptroller General of the United
8	States shall evaluate and submit to the appropriate
9	congressional committees a report relating to the re-
10	liability of the data used to prepare such reports.
11	"(c) Appropriate Congressional Committees
12	DEFINED.—In this section, the term 'appropriate congres-
13	sional committees' means—
13 14	sional committees' means— "(1) the Committee on Homeland Security and
14	"(1) the Committee on Homeland Security and
14 15	"(1) the Committee on Homeland Security and the Committee on Appropriations of the House of
14 15 16	"(1) the Committee on Homeland Security and the Committee on Appropriations of the House of Representatives; and
14 15 16 17	"(1) the Committee on Homeland Security and the Committee on Appropriations of the House of Representatives; and"(2) the Committee on Homeland Security and
14 15 16 17 18	 "(1) the Committee on Homeland Security and the Committee on Appropriations of the House of Representatives; and "(2) the Committee on Homeland Security and Governmental Affairs and the Committee on Appro-
14 15 16 17 18 19	"(1) the Committee on Homeland Security and the Committee on Appropriations of the House of Representatives; and "(2) the Committee on Homeland Security and Governmental Affairs and the Committee on Appro- priations of the Senate.".
 14 15 16 17 18 19 20 	 "(1) the Committee on Homeland Security and the Committee on Appropriations of the House of Representatives; and "(2) the Committee on Homeland Security and Governmental Affairs and the Committee on Appropriations of the Senate.". (b) CLERICAL AMENDMENT.—The table of contents
 14 15 16 17 18 19 20 21 	 "(1) the Committee on Homeland Security and the Committee on Appropriations of the House of Representatives; and "(2) the Committee on Homeland Security and Governmental Affairs and the Committee on Appropriations of the Senate.". (b) CLERICAL AMENDMENT.—The table of contents in section 1(b) of the Homeland Security Act of 2002, as

1SEC. 407. MODIFICATION OF REORGANIZATION AUTHORITY2OF THE SECRETARY.

3 Section 872(a) of the Homeland Security Act of 2002
4 (6 U.S.C.452(a)) is amended by striking ", but" and all
5 that follows through "rational for the action" and insert6 ing "pursuant to section 1502".

7 SEC. 408. ABOLISHMENT OF OFFICE OF INTERNATIONAL 8 AFFAIRS.

9 (a) IN GENERAL.—The Homeland Security Act of 2002 (6 U.S.C. 459) is amended by striking section 879. 10 11 (b) TRANSFER OF ASSETS AND PERSONNEL.—The functions authorized to be performed by the Office of 12 13 International Affairs as of the day before the date of the enactment of this Act, and the assets and personnel asso-14 ciated with such functions, are transferred to the head of 15 the Office of International Affairs of the Office of Strat-16 17 egy, Policy, and Plans of the Department.

(c) CLERICAL AMENDMENT.—The table of contents
in section 1(b) of the Homeland Security Act of 2002, as
amended by this Act, is further amended by striking the
item relating to section 879.

22 SEC. 409. JOINT REQUIREMENTS COUNCIL.

(a) IN GENERAL.—Subtitle H of title VIII of the
Homeland Security Act of 2002 (6 U.S.C. 451 et seq.),
as amended by this Act, is further amended by adding
at the end the following new section:

1 "SEC. 890D. JOINT REQUIREMENTS COUNCIL.

2 "(a) ESTABLISHMENT.—The Secretary shall estab3 lish a council to be known as the 'Joint Requirements
4 Council' within the Department (referred to in this section
5 as the 'Joint Requirements Council').

6 "(b) RESPONSIBILITIES.—The Joint Requirements7 Council shall—

8 "(1) develop Department-wide policies relating 9 to identifying, validating, and prioritizing capability 10 gaps and requirements that reduce duplication and 11 increase opportunities for efficiencies in meeting 12 mission needs of the Department;

"(2) assess and validate documentation outlining proposed capability gaps and requirements for
all acquisition programs to ensure—

16 "(A) alignment with the strategic goals of17 the Department; and

18 "(B) requirements are operationally rel19 evant, well-defined, measurable, achievable, and
20 cost-informed;

"(3) implement portfolio reviews to identify
common capability gaps or mission needs among offices and components of the Department to harmonize investments and prevent unnecessary overlap
and duplication;

"(4) assist with developing joint requirements
 for any common capability gaps or mission needs
 identified pursuant to paragraph (3);

4 "(5) prioritize new and existing requirements
5 identified pursuant to paragraph (4) to make rec6 ommendations with respect to the annual budget de7 velopment process of the Department to the Sec8 retary, Deputy Secretary, or Associate Secretary;

9 "(6) track any changes to existing require-10 ments, including the reasons for the changes, to 11 identify opportunities to improve the requirements 12 generation process across the Department; and

"(7) provide technical support and assistance to
components, including reviewing component-level
policies for identifying, validating, and prioritizing
capability gaps and requirements to ensure alignment with the Department-wide policies established
under paragraph (2)(A).

19 "(c) Composition.—

20 "(1) CHAIRPERSON.—The Secretary shall appoint a chairperson of the Joint Requirements Council, for a term of not more than four years, from among senior officials from components of the Department or other senior officials as designated by the Secretary.

1	"(2) PARTICIPATION.—The Secretary shall en-
2	sure participation of relevant senior officials rep-
3	resenting components of the Department and other
4	senior officials as designated by the Secretary.
5	"(3) Administration.—The Secretary shall
6	designate a full-time employee of the Department to
7	serve as the executive secretariat of the Council.
8	"(4) Relationship to future years home-
9	LAND SECURITY PROGRAM.—The Secretary shall en-
10	sure that the Future Years Homeland Security Pro-
11	gram required under section 874 is consistent with
12	any recommendations of the Joint Requirements
13	Council required under subsection (b)(5).
14	"(d) ANNUAL REPORT.—
15	"(1) IN GENERAL.—Not later than one year
16	after the date of the enactment of this section and
17	annually thereafter, the chairperson of the Joint Re-
18	quirements Council shall submit to the appropriate
19	congressional committees a report relating to the ac-
20	tivities of the Joint Requirements Council for the
21	previous fiscal year.
22	"(2) ELEMENTS.—Each report required under
23	paragraph (1) shall include a list of documents vali-
24	dated by the Council that identifies—
25	"(A) the type of document validated;

1	"(B) the relevant components	that	sub-
2	mitted such document;		

3 "(C) the document version, if previously
4 validated, and reason for revision; and

5 "(D) the dates of initial submission and6 final validation.

7 "(e) DEFINITION.—In this subsection, the term 'joint
8 requirement' means a condition or need of more than one
9 office or component of the Department that is required
10 to be met or possessed by a system, product, or service
11 to satisfy an operational mission.".

(b) CLERICAL AMENDMENT.—The table of contents
in section 1(b) of the Homeland Security Act of 2002, as
amended by this Act, is further amended by inserting after
the item relating to section 890C the following new item:
"Sec. 890D. Joint Requirements Council.".

16 SEC. 410. MENTOR-PROTÉGÉ PROGRAM.

17 (a) IN GENERAL.—Subtitle H of title VIII of the
18 Homeland Security Act of 2002 (6 U.S.C. 451 et seq.),
19 as amended by this Act, is further amended by adding
20 at the end the following new section:

21 "SEC. 890E. MENTOR-PROTÉGÉ PROGRAM.

"(a) ESTABLISHMENT.—There is established in the
Department a mentor-protégé program (in this section referred to as the 'Program') under which a mentor firm
enters into an agreement with a protégé firm for the pur-

pose of assisting the protégé firm to compete for prime
 contracts and subcontracts of the Department.

- 3 "(b) ELIGIBILITY.—The Secretary shall establish cri-4 teria for mentor firms and protégé firms to be eligible to 5 participate in the Program, including a requirement that 6 a firm is not included on any list maintained by the Fed-7 eral Government of contractors that have been suspended 8 or debarred.
- 9 "(c) PROGRAM APPLICATION AND APPROVAL.—
- APPLICATION.—The Secretary, 10 "(1) acting 11 through the Office of Small and Disadvantaged 12 Business Utilization of the Department, shall estab-13 lish a process for submission of an application joint-14 ly by a mentor firm and the protégé firm selected by 15 the mentor firm. The application shall include each of the following: 16
- 17 "(A) A description of the assistance to be
 18 provided by the mentor firm, including, to the
 19 extent available, the number and a brief de20 scription of each anticipated subcontract to be
 21 awarded to the protégé firm.
- 22 "(B) A schedule with milestones for
 23 achieving the assistance to be provided over the
 24 period of participation in the Program.

"(C) An estimate of the costs to be in curred by the mentor firm for providing assist ance under the Program.

4 "(D) Attestation that Program partici5 pants will submit to the Secretary reports at
6 times specified by the Secretary to assist the
7 Secretary in evaluating the developmental
8 progress of the protégé firm.

9 "(E) Attestations that Program partici-10 pants will inform the Secretary in the event of 11 change in eligibility or voluntary withdrawal 12 from the Program.

"(2) APPROVAL.—Not later than 60 days after
receipt of an application pursuant to paragraph (1),
the head of the Office of Small and Disadvantaged
Business Utilization shall notify applicants of approval or, in the case of disapproval, the process for
resubmitting an application for reconsideration.

"(3) RESCISSION.—The head of the Office of
Small and Disadvantaged Business Utilization may
rescind the approval of an application under this
subsection if it determines that such action is in the
best interest of the Department.

24 "(d) PROGRAM DURATION.—A mentor firm and25 protégé firm approved pursuant to subsection (c) shall

enter into an agreement to participate in the Program for
 a period of not less than 36 months.

- 3 "(e) PROGRAM BENEFITS.—A mentor firm and
 4 protégé firm that enter into an agreement under sub5 section (d) may receive the following Program benefits:
- 6 "(1) With respect to an award of a contract
 7 that requires a subcontracting plan, a mentor firm
 8 may receive evaluation credit for participating in the
 9 Program.
- 10 "(2) With respect to an award of a contract 11 that requires a subcontracting plan, a mentor firm 12 may receive credit for a protégé firm performing as 13 a first tier subcontractor or a subcontractor at any 14 tier in an amount equal to the total dollar value of 15 any subcontracts awarded to such protégé firm.
- 16 "(3) A protégé firm may receive technical, man17 agerial, financial, or any other mutually agreed upon
 18 benefit from a mentor firm, including a subcontract
 19 award.
- 20 "(f) Reports.—

21 "(1) IN GENERAL.—Not later than one year
22 after the date of the enactment of this section and
23 annually thereafter, the head of the Office of Small
24 and Disadvantaged Business Utilization shall submit

1	to the appropriate congressional committees a report
2	on the progress of carrying out this section.
3	"(2) ELEMENTS.—Each report required under
4	paragraph (1) shall include the following:
5	"(A) Identification of each agreement be-
6	tween a mentor firm and a protégé firm entered
7	into under this section, including the number of
8	protégé firm participants that are—
9	"(i) small business concerns;
10	"(ii) small business concerns owned
11	and controlled by veterans;
12	"(iii) small business concerns owned
13	and controlled by service-disabled veterans;
14	"(iv) qualified HUBZone small busi-
15	ness concerns;
16	"(v) small business concerns owned
17	and controlled by socially and economically
18	disadvantaged individuals;
19	"(vi) women-owned small business
20	concerns;
21	"(vii) historically Black colleges and
22	universities; and
23	"(viii) minority institution of higher
24	education.

1	"(B) Identification of contracts within the
2	Department in which a mentor firm serving as
3	the prime contractor provided subcontracts to a
4	protégé firm under the Program.
5	"(C) A description of the type of assist-
6	ance provided by a mentor firm to a protégé
7	firm.
8	"(D) An assessment of—
9	"(i) the increase, if any, in the tech-
10	nical capabilities of each protégé firm; and
11	"(ii) the number and value of prime
12	contract and subcontract awards to
13	protégé firms.
14	"(g) RULE OF CONSTRUCTION.—Nothing in this sec-
15	tion may be construed to limit, diminish, impair, or other-
16	wise affect the authority of the Department to participate
17	in any program carried out by or requiring approval of
18	the Small Business Administration or adopt or follow any
19	regulation or policy that the Administrator of the Small
20	Business Administration may promulgate.
21	"(h) DEFINITIONS.—In this section:
22	"(1) Appropriate congressional commit-
23	TEES.—The term 'appropriate congressional com-
24	mittees' means—

1	"(A) the Committee on Homeland Security
2	and the Committee on Small Business of the
3	House of Representatives; and
4	"(B) the Committee on Homeland Security
5	and Governmental Affairs and the Committee
6	on Small Business and Entrepreneurship of the
7	Senate.
8	"(2) HISTORICALLY BLACK COLLEGE OR UNI-
9	VERSITY.—The term 'historically Black college or
10	university' means any of the historically Black col-
11	leges and universities referred to in section 2323 of
12	title 10, United States Code, as in effect on March
13	1, 2018.
14	"(3) MENTOR FIRM.—The term 'mentor firm'
15	means a for-profit business concern that is not a
16	small business concern that—
17	"(A) has the ability to assist and commits
18	to assisting a protégé to compete for Federal
19	prime contracts and subcontracts; and
20	"(B) satisfies any other requirements im-
21	posed by the Secretary.
22	"(4) Minority institution of higher edu-
23	CATION.—The term 'minority institution of higher
24	education' means an institution of higher education
25	with a student body that reflects the composition

1	specified in section 312(b) of the Higher Education
2	Act of 1965 (20 U.S.C. 1058(b)).
3	"(5) Protégé firm.—The term 'protégé firm'
4	means a small business concern, a historically Black
5	college or university, or a minority institution of
6	higher education that—
7	"(A) is eligible to enter into a prime con-
8	tract or subcontract with the Department; and
9	"(B) satisfies any other requirements im-
10	posed by the Secretary.
11	"(6) Small business concern.—The term
12	'small business concern' has meaning given the term
13	in section 3(a) of the Small Business Act (15 U.S.C.
14	632(a)).
15	"(7) Small business concern owned and
16	CONTROLLED BY SERVICE-DISABLED VETERANS.—
17	The term 'small business concern owned and con-
18	trolled by service-disabled veterans' has the meaning
19	given the term in section $3(q)(2)$ of the Small Busi-
20	ness Act (15 U.S.C. $632(q)(2)$.
21	"(8) Small business concern owned and
22	CONTROLLED BY VETERANS.—The term 'small busi-
23	ness concern owned and controlled by veterans' has
24	the meaning given the term in section $3(q)(3)$ of the
25	Small Business Act (15 U.S.C. $632(q)(3)$.

"(9) SMALL BUSINESS CONCERN OWNED AND
 CONTROLLED BY WOMEN.—The term 'small business
 concern owned and controlled by women' has the
 meaning given the term in section 3(n) of the Small
 Business Act (15 U.S.C. 632(n)).

6 "(10) QUALIFIED HUBZONE SMALL BUSINESS
7 CONCERN.—The term 'qualified HUBZone small
8 business concern' has the meaning given the term in
9 section 3(p) of the Small Business Act (15 U.S.C.
10 632(p)).

11 "(11) Small business concern owned and 12 CONTROLLED BY SOCIALLY AND ECONOMICALLY DIS-13 ADVANTAGED INDIVIDUALS.—The term 'small busi-14 ness concern owned and controlled by socially and 15 economically disadvantaged individuals' has the 16 meaning given such term in section 8(d)(3)(C) of 17 the Small Business Act (15 U.S.C. 637(d)(3)(C)).". 18 (b) CLERICAL AMENDMENT.—The table of contents 19 in section 1(b) of the Homeland Security Act of 2002, as 20 amended by this Act, is further amended by inserting after 21 the item relating to section 890D the following new item: "Sec. 890E. Mentor-protégé program.".

22 SEC. 411. FITNESS INFORMATION TRANSPARENCY.

(a) CONSOLIDATION OF FITNESS STANDARDS.—Not24 later than 180 days after the date of the enactment of

this Act, the Secretary, acting through the Chief Security
 Officer of the Department, shall—

3 (1) coordinate with the heads of components of
4 the Department to review and consolidate all Fed5 eral contractor fitness standards used by the De6 partment and its components in order to issue a uni7 form set of fitness standards that reflect public trust
8 concerns which correspond to each position risk
9 level;

10 (2) require the Department and the heads of its
11 components to use such uniform fitness standards
12 that correspond to the relevant position risk level as
13 the basis for fitness determinations for a contractor
14 employee; and

(3) publish such uniform fitness standards that
correspond to each such position risk level on the
public website of the Department and cause the
same to be printed in the Federal Register.

(b) DEVIATION FROM UNIFORM FITNESS STANDARDS.—The Secretary, acting through the Chief Security
Officer of the Department, may authorize the Department
or a component of the Department to deviate from the
uniform fitness standards issued pursuant to subsection
(a) on a position-by-position basis if—

(1) the Secretary publishes in writing on the
 public website of the Department and causes the
 same to be printed in the Federal Register a certifi cation that contains—

5 (A) a determination that such uniform fit-6 ness standards are not sufficient to protect in-7 formation, systems, or facilities of the Depart-8 ment the unauthorized disclosure of which or 9 unauthorized access to which could reasonably 10 be expected to cause substantial damage to the 11 integrity and efficiency of the Department; and

12 (B) a description of approved additional
13 fitness standards and a list to which positions
14 such deviation applies; or

(2) exigent circumstances created by a presidential declaration of a major disaster issued pursuant to section 401 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42)
U.S.C. 5170) require such deviation to mitigate
staffing shortages for the duration of such declaration.

22 (c) RECIPROCITY.—

(1) IN GENERAL.—The Chief Security Officer
of the Department shall implement a process to ensure fitness determinations made by the Department

are uniformly accepted throughout the Department
 and its components.

3 (2) SUFFICIENCY.—The Secretary, acting
4 through the Chief Security Officer of the Depart5 ment, may, as appropriate, deem a favorably adju6 dicated personnel security investigation sufficient to
7 satisfy a requirement to complete a contractor fit8 ness determination under this section.

9 (d) IMPLEMENTATION OF UNIFORM PROCESS RE-10 GARDING FITNESS ADJUDICATION STATUS UPDATES.— 11 Not later than one year after the date of the enactment 12 of this Act, the Secretary, acting through the Chief Secu-13 rity Officer of the Department and in coordination with 14 heads of the components of the Department, shall imple-15 ment a uniform process to—

(1) provide, not less frequently than monthly,
contractor representatives certified pursuant to subsection (e)(1) access to information regarding the
status of fitness determinations for Department contractor employees relevant to such contractor representatives; and

(2) collect each fiscal quarter data to allow the
Department and its components and contractor representatives to assess average fitness investigation,
adjudication, and determination processing times for

each component of the Department, including infor mation regarding the parameters used to calculate
 each such average.

4 (e) CERTIFICATION.—Before the implementation of
5 the uniform process described in subsection (d), the Sec6 retary, acting through the Chief Security Officer of the
7 Department, shall—

8 (1) certify that each contractor representative 9 receiving information from such process has received 10 information regarding practices relating to the ade-11 quate protection of personally identifiable informa-12 tion and has acknowledged in writing to adhere to 13 such practices; and

(2) consult with the Director of the Office of
Personnel Management to ensure that such process
is consistent with current best practices across the
Federal Government.

18 (f) APPLICABILITY OF SECTION 44936 OF TITLE 49, UNITED STATES CODE.—No authority or policy created 19 20 by or issued pursuant to this section shall apply to employ-21 ees or contractors of an air carrier, foreign air carrier, 22 or airport operator subject to employment investigations 23 pursuant to section 44936 of title 49, United States Code. 24 (g) REPORTS TO CONGRESS.—Not later than 180 days after the publication of uniform fitness standards de-25

1	scribed in subsection (a) and annually thereafter for four
2	years, the Secretary shall submit to the Committee on
3	Homeland Security and the Committee on Oversight and
4	Government Reform of the House of Representatives and
5	the Committee on Homeland Security and Governmental
6	Affairs of the Senate a report that includes—
7	(1) information relating to—
8	(A) the number of deviation requests under
9	subsection (b) made to the Chief Security Offi-
10	cer of the Department, including—
11	(i) the number of deviation requests
12	approved and the corresponding justifica-
13	tion for each such deviation from such fit-
14	ness standards; and
15	(ii) the number of deviation requests
16	denied and the corresponding justification
17	for each such denial;
18	(B) the number and average duration of
19	Federal contractor fitness determinations for
20	each component of the Department; and
21	(C) the use of programs or policies that
22	allow contractors to begin work prior to the
23	completion of a fitness determination;
24	(2) to the extent practicable, information relat-
25	ing to the number of individuals who, during the

1	preceding calendar year, received from the Depart-
2	ment, by reason of an affiliation with or membership
3	in an organization dedicated to terrorism—
4	(A) an unfavorable fitness determination;
5	and
6	(B) a favorable fitness determination;
7	(3) information relating to the degree to which
8	fitness determinations made by the Department and
9	its components or other Federal agencies are recog-
10	nized on a reciprocal basis by the Department and
11	its components pursuant to subsection $(c)(1)$;
12	(4) information relating to the degree to which
13	suitability and fitness determinations for Federal ap-
14	plicants and appointees made by the Department
15	and its components or other Federal agencies are
16	recognized on a reciprocal basis by the Department
17	and its components; and
18	(5) information relating to the degree to which
19	the Secretary, acting through the Chief Security Of-
20	ficer of the Department, uses the authority author-
21	ized under subsection $(c)(2)$.
22	(h) SUITABILITY STATUS UPDATES.—Not later than
23	one year after the date of the enactment of this Act, the
24	Chief Security Officer of the Department, in consultation
25	with the Chief Human Capital Officer of the Department,

shall develop a plan to provide suitability and fitness de termination status updates to Federal applicants and ap pointees in a manner similar to such updates provided to
 contractor representatives pursuant to subsection (d).

5 (i) EXIGENT CIRCUMSTANCES FITNESS DETERMINA-6 TION REVIEW.—The Chief Security Officer of the Depart-7 ment may conduct an immediate review of a fitness deter-8 mination of a contractor employee when such a contractor 9 employee has engaged in violent acts against individuals, 10 property, or public spaces based on the association of such 11 a contractor employee with persons or organizations that 12 advocate, threaten, or use force or violence, or any other illegal or unconstitutional means, in an effort to prevent 13 others from exercising their rights under the Constitution 14 15 or laws of the United States or of any State, based on factors including, at a minimum, race, religion, national 16 17 origin, or disability.

(j) NO ADDITIONAL FUNDS AUTHORIZED.—No additional funds are authorized to be obligated or expended
to carry out this section.

21 (k) DEFINITIONS.—In this section:

(1) CONTRACTOR.—The term "contractor" has
the meaning given such term in section 7101 of title
41, United States Code.

1	(2) CONTRACTS.—The term "contracts" in-
2	cludes—
3	(A) personal services contracts;
4	(B) contracts between any non-Federal en-
5	tity and the Department; and
6	(C) subcontracts between any non-Federal
7	entity and another non-Federal entity to per-
8	form work related to the primary contract with
9	the Department.
10	(3) CONTRACTOR EMPLOYEE.—The term "con-
11	tractor employee'' means an individual who—
12	(A) performs work for, or on behalf of, any
13	Federal agency under a contract;
14	(B) in order to perform the work specified
15	under such contract, will require access to fa-
16	cilities, information, information technology sys-
17	tems, staff, or other assets of the Department;
18	and
19	(C) by the nature of the access or duties
20	of such individual, adversely affect the integrity
21	or efficiency of the Department.
22	(4) Contractor Representative.—The term
23	"contractor representative" means a person em-
24	ployed by a contractor who is designated in writing
25	by an authorized official of a contractor as respon-

sible for managing and communicating with the Department or its components on behalf of such contractor on matters relating to fitness determinations,
and is certified pursuant to subsection (e)(1) regarding the adequate protection of personally identifiable
information.

7 (5) EXCEPTED SERVICE.—The term "excepted
8 service" has the meaning given such term in section
9 2103 of title 5, United States Code.

10 (6) FITNESS.—The term "fitness" means the 11 level of character and conduct necessary for an indi-12 vidual to perform work for, or on behalf of, a Fed-13 eral agency in the excepted service, other than a po-14 sition subject to a suitability determination or as a 15 nonappropriated fund instrumentality employee.

16 (7) FITNESS DETERMINATION.—The term "fitness determination" means a decision by a Federal 17 18 agency that an individual does or does not have the 19 required level of character and conduct necessary to 20 perform work for or on behalf of a Federal agency 21 in the excepted service, other than a position subject 22 to a suitability determination, as a contractor em-23 ployee, or as a nonappropriated fund instrumentality 24 employee.

1 (8)INFORMATION TECHNOLOGY.—The term 2 "information technology" has the meaning given 3 such term in section 11101 of title 40, United States Code. 4 5 (9) PERSONNEL SECURITY INVESTIGATION.— 6 The term "personnel security investigation" has the 7 meaning given such term in subsection (a) of section 8 3001 of the Intelligence Reform and Terrorism Pre-9 vention Act of 2004 (50 U.S.C. 3341). (10) SUITABILITY DETERMINATION.—The term 10 11 "suitability determination" has the meaning given 12 such term in section 731.101 of title 5, Code of Fed-13 eral Regulations. 14 SEC. 412. REQUIREMENTS TO BUY CERTAIN ITEMS RE-15 LATED TO NATIONAL SECURITY INTERESTS 16 ACCORDING TO CERTAIN CRITERIA. 17 (a) IN GENERAL.—Subtitle D of title VIII of the Homeland Security Act of 2002 (6 U.S.C. 391 et seq.), 18 19 as amended by this Act, is further amended by adding at the end the following new section: 20

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1	"SEC. 839B. REQUIREMENTS TO BUY CERTAIN ITEMS RE-
2	LATED TO NATIONAL SECURITY INTERESTS
3	ACCORDING TO CERTAIN CRITERIA.
4	"(a) REQUIREMENT.—The Secretary shall ensure
5	that any procurement of covered items for a frontline
6	operational component satisfies the following criteria:
7	"(1) To the extent practicable, not less than
8	one-third of funds obligated in a specific fiscal year
9	for the procurement of such covered items shall be
10	covered items that are manufactured in, at least in
11	part, the United States by entities that qualify as
12	small business concerns.
13	"(2) Each prime contractor, with respect to the
14	procurement of such covered items shall ensure—
15	"(A) each first-tier subcontractor and end
16	item manufacturer is in compliance with the
17	Federal Acquisition Regulations;
18	"(B) each first-tier subcontractor and end-

item manufacturer is in compliance with a
standard identified by the Secretary as appropriate for quality, such as ISO 9001:2015 of
the International Organization for Standardization; and

24 "(C) the ability of a first-tier subcon25 tractor to fulfill the terms of the contract is
26 verified.

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1	"(3) Each supplier of such a covered item with
2	an insignia (such as any patch, badge, or emblem)
3	and each supplier of such an insignia, if such cov-
4	ered item with such insignia or such insignia, as the
5	case may be, is not produced, applied, or assembled
6	in the United States, shall—
7	"(A) store such covered item with such in-
8	signia or such insignia in a locked area;
9	"(B) report any pilferage or theft of such
10	covered item with such insignia or such insignia
11	occurring at any stage before delivery of such
12	covered item with such insignia or such insig-
13	nia; and
14	"(C) destroy any defective or unusable cov-
15	ered item with insignia or insignia in a manner
16	established by the Secretary, and maintain
17	records, for three years after the creation of
18	such records, of such destruction that include
19	the date of such destruction, a description of
20	the covered item with insignia or insignia de-
21	stroyed, the quantity of the covered item with
22	insignia or insignia destroyed, and the method
23	of destruction.
24	"(b) PRICING.—The Secretary shall ensure that cov-

25 ered items are purchased at a fair and reasonable price,

consistent with the procedures and guidelines specified in
 the Federal Acquisition Regulation.

- 3 "(c) REPORT.—Not later than 180 days after the 4 date of the enactment of this section and annually there-5 after, the Secretary shall submit to the Committee on Homeland Security, the Committee on Oversight and Re-6 7 form, and the Committee on Appropriations of the House 8 of Representatives, and the Committee on Homeland Se-9 curity and Governmental Affairs and the Committee on 10 Appropriations of the Senate a report that includes infor-11 mation relating to the following:
- "(1) Instances in which vendors have failed to
 meet deadlines for delivery of covered items and corrective actions taken by the Department in response
 to such instances.
- 16 "(2) The status of efforts to carry out para-17 graph (1) of subsection (a).
- "(3) A description of how the Department ensures the compliance of each prime contractor with
 the requirements of paragraph (2) of subsection (a)
 and any instances of non-compliance.

"(d) DETERMINATION.—If the Secretary determines
that compliance with paragraph (1) of subsection (a) is
impractical, the Secretary shall, not later than 15 days
after making such determination, submit to the to the

Committee on Homeland Security of the House of Rep resentatives and Committee on Homeland Security and
 Governmental Affairs of the Senate an explanation relat ing to such determination and specifics with respect to the
 percentage of covered items procured by small business
 concerns.

7 "(e) EXCEPTION.—This section shall not apply to the
8 purchase of covered items by the Department to be used
9 by the Department for training purposes.

10 "(f) UNIFORM ALLOWANCE REPORT.—

- 11 "(1) IN GENERAL.—Not later than one year 12 after the date of the enactment of this section, the 13 Secretary shall submit to the appropriate congres-14 sional committees a report relating to the adequacy 15 of uniform allowances provided to employees of De-16 partment frontline operational components.
- 17 "(2) ELEMENTS.—The report required under
 18 paragraph (1) shall—

"(A) be informed by a Department-wide
survey of employees from across the Department who received uniform allowances to identify—

23 "(i) improvements, if any, with re24 spect to uniform allowances; and

1	"(ii) impacts, if any, on the relation-
2	ship between such allowances and employee
3	morale and retention; and
4	"(B) make recommendations with respect
5	to increasing uniform allowances by—
6	"(i) at least 25 percent for first year
7	employees; and
8	"(ii) at least 50 percent for all other
9	employees.
10	"(g) EFFECTIVE DATE.—This section shall apply to
11	a contract entered into by the Department or any of its
12	frontline operational components on the day that is 120
13	days after the date of the enactment of this section.
14	"(h) DEFINITIONS.—In this section:
15	"(1) COVERED ITEM.—The term 'covered item'
16	refers to any of the following with respect to a De-
17	partment frontline operational component:
18	"(A) Body armor components intended to
19	provide ballistic protection for an individual,
20	consisting of—
21	"(i) soft ballistic panels;
22	"(ii) hard ballistic plates;
23	"(iii) concealed armor carriers worn
24	under a uniform; and

1	"(iv) external armor carriers worn
2	over a uniform.
3	"(B) Helmets that provide ballistic protec-
4	tion and other head protection and components.
5	"(C) Protective eyewear.
6	"(D) Rain gear, cold weather gear, other
7	environmental and flame-resistant clothing.
8	"(E) Footwear.
9	"(F) Uniforms.
10	"(G) Bags and packs.
11	"(H) Holsters and tactical pouches.
12	"(I) Patches, insignia, and embellishments.
13	"(J) Respiratory or medical-grade protec-
14	tive masks.
15	"(K) Chemical, biological, radiological, and
16	nuclear protective gear.
17	"(L) Hearing protection equipment.
18	"(M) Any other item or personal protective
19	equipment as determined appropriate by the
20	Secretary.
21	"(2) Department frontline operational
22	COMPONENT.—The term 'Department frontline oper-
23	ational component' refers to any of the following
24	components of the Department:

1	"(A) The Cybersecurity and Infrastructure
2	Security Agency.
3	"(B) The Federal Emergency Management
4	Agency.
5	"(C) The Federal Law Enforcement Train-
6	ing Centers.
7	"(D) The Federal Protective Service.
8	"(E) The Transportation Security Admin-
9	istration.
10	"(F) The United States Secret Service.
11	"(G) U.S. Customs and Border Protection.
12	"(H) U.S. Immigration and Customs En-
13	forcement.
14	"(3) Small business concern.—The term
15	'small business concern' has the meaning given the
16	term in section 3(a) of the Small Business Act (15
17	U.S.C. 632(a)).".
18	(b) Clerical Amendment.—The table of contents
19	in section 1(b) of the Homeland Security Act of 2002, as
20	amended by this Act, is further amended by inserting after
21	the item relating to section 839A the following new item:
	"Sec. 839B. Requirements to buy certain items related to national security in- terests.".

2291 SEC. 413. PROHIBITION ON OPERATION OR PROCUREMENT 2 OF FOREIGN-MADE UNMANNED AIRCRAFT 3 SYSTEMS. 4 (a) IN GENERAL.—The Secretary may not operate, 5 provide financial assistance for, or enter into or renew a contract for the procurement of— 6 7 (1) a covered unmanned aircraft system; or 8 (2) a system manufactured in a covered foreign 9 country or by a covered foreign entity to detect or 10 identify unmanned aircraft systems. 11 (b) WAIVER.—The Secretary may waive the prohibition under subsection (a), on a case by case basis, by certi-12 fying, in writing, to the Committee on Homeland Security 13 14 of the House of Representatives and the Committee on Homeland Security and Governmental Affairs of the Sen-15 ate that such a waiver is required— 16 17 (1) in the national interest of the United 18 States: 19 (2) for counter-unmanned aircraft system sur-20 rogate testing and training; or 21 (3) for intelligence, electronic warfare, or infor-

21 (3) for intengence, electronic warrare, or inter-22 mation warfare operations, testing, analysis, and or 23 training.

24 (c) DEFINITIONS.—In this section:

(1) COVERED FOREIGN ENTITY.—The term
 "covered foreign entity" means an entity located or
 incorporated in a covered foreign country.
 (2) COVERED FOREIGN COUNTRY.—The term
 "covered foreign country" means a country des ignated as a strategic competitor in the "Summary

of the 2018 National Defense Strategy of the United
States of America: Sharpening the American Military's Competitive Edge" issued by the Department
of Defense pursuant to section 113 of title 10,
United States Code.

12 (3) COVERED UNMANNED AIRCRAFT SYSTEM.—
13 The term "covered unmanned aircraft system"
14 means an unmanned aircraft system that—

15 (A) is manufactured in a covered foreign16 country or by a covered foreign entity;

17 (B) uses flight controllers, radios, data
18 transmission devices, cameras, or gimbals man19 ufactured by such a country or such an entity;

20 (C) uses a ground control system or oper21 ating software developed in such a country or
22 by such an entity; or

23 (D) uses network connectivity or data stor24 age located in such a country or administered
25 by such an entity.

(4) UNMANNED AIRCRAFT SYSTEM.—The term
 "unmanned aircraft system" has the meaning given
 such term in section 44801 of title 49, United
 States Code.

5 SEC. 414. HISTORICALLY BLACK COLLEGES AND UNIVER6 SITIES (HBCUS) HOMELAND SECURITY PART7 NERSHIPS.

8 (a) DEPARTMENT-WIDE STRATEGY FOR ENHANCED 9 PARTNERSHIPS WITH HISTORICALLY BLACK COLLEGES 10 AND UNIVERSITIES AND MINORITY-SERVING INSTITU-11 TIONS.—Not later than 90 days after the date of the en-12 actment of this Act, the Secretary, acting through the 13 Under Secretary for Strategy, Policy, and Plans of the De-14 partment, shall—

(1) issue a Department-wide strategy to enhance partnerships with historically Black colleges
and universities and minority-serving institutions
that includes yearly goals, including goals related to
improving recruitment and hiring, research and development, and acquisition opportunities at such institutions, through fiscal year 2026; and

(2) require the head of each component of theDepartment to—

24 (A) not later than 150 days after the date25 of the issuance under paragraph (1) of the De-

1	partment-wide strategy, develop a component-	
2	specific action plan to implement such strategy;	
3	(B) monitor progress on such implementa-	
4	tion; and	
5	(C) not later than one year after the date	
6	6 of such issuance, report to the Secretary re-	
7	7 garding progress on such implementation.	
8	(b) Enhancement of Research and Develop-	
9	MENT PARTNERSHIPS.—The Secretary shall seek to en-	
10	hance partnerships with historically Black colleges and	
11	universities and minority-serving institutions with respect	
12	to administering the research and development activities	
13	of the Department by, among other things—	
14	(1) encouraging the participation of such col-	
15	leges, universities, and institutions in the research,	
16	development, testing, and evaluation programs and	
17	activities of the Department;	
18	(2) facilitating partnerships between such col-	
19	leges, universities, and institutions and private sec-	
20	tor stakeholders, national laboratories, and other	
21	academic institutions in areas important to home-	
22	land security, including cybersecurity, emergency	
23	management, and counterterrorism; and	
24	(3) distributing funds through Science and	
25	\mathbf{T}	

25 Technology Directorate grants, cooperative agree-

ments, and contracts to such colleges, universities,
 and institutions for enhancements in areas impor tant to homeland security, including cybersecurity,
 emergency management, and counterterrorism.

5 (c) CAREER OPPORTUNITIES PARTNERSHIPS.—Not later than 120 days after the date of the enactment of 6 7 this Act, the Secretary, acting through the Chief Human 8 Capitol Officer of the Department, shall make available 9 to historically Black colleges and universities and minority-serving institutions a current list of internship, fellow-10 ship, scholarship, and recruitment opportunities within the 11 12 Department for students and recent graduates of such colleges, universities, and institutions. 13

(d) ACQUISITION PARTNERSHIPS.—Not later than
120 days after the date of the enactment of this Act, the
16 Secretary, acting through the Chief Procurement Officer
17 of the Department, shall—

18 (1) identify how to increase the participation of 19 historically Black colleges and universities and mi-20 nority-serving institutions in Department acquisi-21 tions, including identifying existing opportunities for 22 historically Black colleges and universities and mi-23 nority-serving institutions to participate in the con-24 tracting program of the Small Business Administra-25 tion for minorities; and

1	(2) disseminate to such colleges, universities,
2	and institutions—
3	(A) information identified in accordance
4	with paragraph (1); and
5	(B) current and future opportunities to
6	participate in Department acquisitions.
7	(e) Annual Report.—
8	(1) IN GENERAL.—Not later than one year
9	after enactment of this Act and annually thereafter
10	through 2026, the Secretary shall submit to the
11	Committee on Homeland Security of the House of
12	Representatives and the Committee on Homeland
13	Security and Governmental Affairs of the Senate a
14	report on the efforts of the Department to partner
15	with historically Black colleges and universities and
16	minority-serving institutions to carry out this sec-
17	tion.
18	(2) Reporting requirements.—The annual
19	reports required under subsection (a) shall include
20	the following:
21	(A) A list of awards, including the cor-
22	responding monetary value for each such
23	award, to historically Black colleges and univer-
24	sities and minority-serving institutions,
25	disaggregated by grant, contract, cooperative

1	agreement, and other research development test
2	and evaluation activity, initiative, and program.
3	(B) A description of how the Department
4	is partnering with historically Black colleges
5	and universities and minority-serving institu-
6	tions under the partnerships, programs, and ac-
7	tivities referred to in subsections (b), (c), and
8	(d), and how such partnerships, programs, and
9	activities have helped such colleges, universities,
10	and institutions participate in acquisitions with
11	the Department.
12	(C) A summary of outreach efforts to his-
13	torically Black colleges and universities and mi-
14	nority-serving institutions, and an identification
15	of any Department programs and initiatives in
16	which such colleges, universities, and institu-
17	tions are under-represented among institutions
18	of higher education.
19	(D) A description of the status of efforts
20	made by the Department pursuant to sub-
21	sections (a) through (d), including—
22	(i) for subsection (a), Department-
23	wide goals pursuant to the Department-
24	wide strategy to enhance partnerships with
25	historically Black colleges and universities

1	and minority-serving institutions under
2	such subsection, and the status of efforts
3	to implement action plans throughout the
4	Department to carry out such strategy;
5	and
6	(ii) for subsection (c), participation
7	rates in each internship, fellowship, schol-
8	arship, and recruitment opportunity re-
9	ferred to in such subsection, listed by his-

- torically Black college and university and
 minority-serving institution so participating.
- (E) A list of memoranda of understanding
 entered into by the Department with historically Black colleges and universities and minority-serving institutions and information on the
 parties and scope of each such memorandum of
 understanding.

237TITLE IV—OTHER REFORMS 1 Subtitle A—Frontline Operational 2 **Reforms** 3 4 SEC. 501. LIMITATIONS RELATING TO SECRETARIAL AU-5 THORITIES ASSOCIATED WITH THE PROTEC-6 TION OF PUBLIC PROPERTY. 7 Section 1315 of title 40, United States Code, is 8 amended-9 (1) in subsection (b)(1)— (A) by striking "of the Department of 10 11 Homeland Security, including employees transferred to the Department" and insert "trans-12 13 ferred to the Department"; and (B) by striking "2002," and inserting 14 15 "2002"; 16 (2) in subsection (b)(2)— 17 (A) in the matter preceding subparagraph 18 (A), by striking "While engaged in the perform-19 ance of official duties," and inserting "To the 20 extent necessary to protect the property de-21 scribed in subsection (a) and persons on such 22 property,"; 23 (B) in subparagraph (B) by striking "firearms" and inserting "a firearm"; 24

1	(C) in subparagraph (C) by striking "if the
2	officer or agent has reasonable grounds to be-
3	lieve that the person to be arrested has com-
4	mitted or is committing a felony;" and inserting
5	the following: "if—
6	"(i) the officer or agent has probable
7	cause to believe that the person to be ar-
8	rested has committed, is committing, or is
9	about to commit a felony on or related to
10	property owned or occupied by the Federal
11	Government;
12	"(ii) the arrest—
13	"(I) occurs on the Federal prop-
14	erty or an area in the immediate vi-
15	cinity of the property and does not ex-
16	tend beyond any adjacent sidewalk,
17	public street, or other adjacent areas;
18	"(II) in the case of an agreement
19	under subsection (e), occurs in an
20	area in which arrests are permitted
21	under the parameters established in
22	such agreement; or
23	"(III) is carried out in an area
24	not covered under subclause (I) or
25	(II) only if—

1	"(aa) the officer or agent is
2	in active pursuit of a person who
3	is otherwise subject to arrest
4	under this subparagraph; and
5	"(bb) such person exits the
6	area covered by subclause (I) or
7	(II), as applicable, during such
8	pursuit; and
9	"(iii) there are specific and articulable
10	facts to support a reasonable belief that
11	the person may—
12	"(I) escape before a warrant can
13	be obtained for his or her arrest;
14	"(II) destroy evidence; or
15	"(III) continue the commission of
16	a felony on or related to property
17	owned or occupied by the Federal
18	Government;";
19	(D) in subparagraph (E) by inserting be-
20	fore the semicolon the following: ", except that
21	such investigations and any associated surveil-
22	lance shall be restricted solely to offenses that
23	may have been committed against property
24	owned or occupied by the Federal Government;
25	and"; and

1	(E) by amending subparagraph (F) to read
2	as follows:
3	"(F) carry out such other activities nec-
4	essary to protect the property described in sub-
5	section (a) and persons on such property as the
6	Secretary may prescribe.";
7	(3) in subsection (e)—
8	(A) by striking "the Secretary may enter
9	into agreements" and inserting "the Secretary
10	shall enter into agreements, including memo-
11	randa of understanding,"; and
12	(B) by adding at the end the following new
13	sentence: "Any such agreement, including
14	memoranda of understanding, entered into
15	under this subsection shall include a require-
16	ment that all officers and agents designated
17	under this subsection and subject to such agree-
18	ment wear body cameras while on duty.";
19	(4) by redesignating subsections (f) and (g) as
20	subsections (h) and (i), respectively; and
21	(5) by inserting after subsection (e) the fol-
22	lowing new subsections:
23	"(f) Identification as Federal Officer.—An of-
24	ficer or agent designated under this section shall, while
25	engaged in the performance of official duties, display—

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1	"(1) appropriate insignia identifying the compo-
2	nent of the Department from which such officer or
3	agent has been designated; and
4	((2) the full name of the officer or agent.
5	"(g) LIMITATION ON ARRESTS.—With respect to any
6	arrest carried out under subsection $(b)(2)(C)$, the officer
7	or agent shall—
8	((1) identify himself or herself and the compo-
9	nent of the Department with which such officer or
10	agent is employed;
11	((2)) inform the individual being arrested of the
12	cause for such arrest;
13	"(3) in the case of an arrest carried out pursu-
14	ant to an agreement under subsection (e), notify any
15	State or local government that is party to such
16	agreement of the arrest; and
17	"(4) document the details of the arrest and the
18	cause for such arrest.".
19	SEC. 502. REQUESTS RELATING TO DEPARTMENT OF HOME-
20	LAND SECURITY PERSONNEL OR EQUIP-
21	MENT.
22	(a) IN GENERAL.—Subtitle H of title VIII of the
23	Homeland Security Act of 2002 (6 U.S.C. 451 et seq.),
24	as amended by this Act, is further amended by adding
25	at the end the following new section:

1 "SEC. 890F. REQUESTS RELATING TO PERSONNEL OR2EQUIPMENT.

3 "(a) IN GENERAL.—The Secretary shall provide notification to the Committee on Homeland Security of the 4 5 House of Representatives and the Committee on Homeland Security and Governmental Affairs of the Senate of 6 7 the acceptance of a request by the Secretary to augment 8 local law enforcement capabilities with the deployment of 9 Department personnel, including law enforcement personnel, unmanned aerial system operations, or other 10 equipment within 24 hours of such acceptance. 11

"(b) EXCEPTION.—The notification required under
subsection (a) shall not apply to ongoing or routine joint
operations or assignments authorized under law, including
section 1303 of the Implementing Recommendations of
the 9/11 Commission Act of 2007 (6 U.S.C. 1112).".

17 (b) CLERICAL AMENDMENT.—The table of contents
18 in section 1(b) of the Homeland Security Act of 2002, as
19 amended by this Act, is further amended by inserting after
20 the item relating to section 890E the following new item: "Sec. 890F. Requests relating to personnel or equipment.".

Subtitle B—Accountability and In tegrity Reforms and Miscella neous Matters

4 SEC. 511. PRIVACY, CIVIL RIGHTS, AND CIVIL LIBERTIES
5 COORDINATION REQUIRED.

6 (a) IN GENERAL.—No head of a component or office 7 of the Department may initiate, modify, or expand a pro-8 gram that may substantially impact the privacy, civil 9 rights, or civil liberties of an individual or include the col-10 lection of personally identifiable information.

(b) EXCEPTION.—The prohibition under subsection
(a) shall not apply if the head of the component or office
of the Department at issue coordinates with the Chief Privacy Officer and the Officer for Civil Rights and Civil Liberties of the Department prior to the initiation, modification, or expansion referred to in such subsection.

17 SEC. 512. OFFICE OF PUBLIC AFFAIRS.

18 (a) IN GENERAL.—Not later than 120 days after the 19 date of the enactment of this Act, the Under Secretary 20for Management of the Department, in coordination with 21the Assistant Secretary for Public Affairs of the Depart-22 ment and the General Counsel of the Department, shall— 23 (1) issue a code of conduct for all personnel in-24 volved in the public affairs operations of the Depart-25 ment and require certifications of receipt by such

personnel of such code within 30 days of receipt;
 and

3 (2) publish and disseminate a Department-wide 4 management directive and associated guidelines for 5 internal review of all public-facing materials to maxi-6 mize the quality, objectivity, utility, and integrity of 7 information (including statistical information) that 8 includes information with respect to reviews of such 9 materials by the Office of General Counsel of the 10 Department for— 11 (A) legal sufficiency; and 12 (B) compliance with section 515 of the 13 Consolidated Appropriations Act, 2001 (Public 14 Law 106–554), (otherwise referred to as the 15 "Data Quality Act" or the "Information Qual-16 ity Act") and any other relevant Federal data 17 integrity requirements. 18 (b) REVIEW.—Not later than one year after the date 19 of the enactment of this Act, the Inspector General of the 20 Department shall— 21 (1) submit to the Committee on Homeland Se-22 curity of the House of Representatives and the Com-23 mittee on Homeland Security and Governmental Af-24 fairs of the Senate an audit of the public affairs of-

25 fices throughout the Department that reviews com-

pliance with the requirements specified in subsection
 (a); and

3 (2) issue, as appropriate, recommendations to
4 the Department to improve the quality, objectivity,
5 utility, and integrity of public-facing materials dis6 seminated by the public affairs offices throughout
7 the Department.

8 SEC. 513. DEPARTMENT-WIDE SOCIAL MEDIA POLICY.

9 (a) IN GENERAL.—Not later than 180 days after the 10 date of the enactment of this Act, the Secretary, acting 11 through the Under Secretary for Management of the De-12 partment, shall issue a Department-wide management di-13 rective with respect to social media activity on official de-14 partmental accounts.

15 (b) ELEMENTS.— The directive required under sub-16 section (a) shall include—

17 (1) information relating to—

18 (A) the roles and responsibilities of offices
19 within the Department with respect to moni20 toring the compliance of the social media policy
21 of the Department, including the Office of the
22 General Counsel and Privacy Office; and

23 (B) applicable Federal laws, regulations,
24 and requirements that apply to social media
25 use, including those related to information qual-

1	ity, ethical conduct, protecting individual pri-
2	vacy, and records management;
3	(2) the process for authorizing an official, De-
4	partment-branded social media account;
5	(3) training requirements, including mass com-
6	munication and ethics training, for authorizing agen-
7	cy officials to use Department accounts to commu-
8	nicate in their official capacity; and
9	(4) guidance with respect to the use of personal
10	social media accounts.
11	(c) PUBLICATION.—The Secretary shall maintain a
12	list of all current official social media accounts of the De-
13	partment on the website of the Department.
14	(d) Social Media Defined.—The term "social
15	media" means tools and technology to share communica-
16	tions, postings, or information on a public-facing website,
17	web application, or digital application.
18	SEC. 514. PROPAGANDA PROHIBITED.
19	(a) IN GENERAL.—Not later than 90 days after the
20	date of the enactment of this Act, the Secretary, acting
21	through the Under Secretary for Management of the De-
22	partment, shall—
23	(1) issue a Department-wide directive prohib-
24	iting personnel from engaging in propaganda wheth-

1	er internally or externally, including with respect to
2	public-facing materials; and
3	(2) establish a process to enforce the directive
4	required under paragraph (1).
5	(b) INSPECTOR GENERAL REVIEW.—
6	(1) IN GENERAL.—Not later than September
7	30, 2022, the Inspector General of the Department
8	shall review—
9	(A) the internal and external communica-
10	tions within the Department to determine if
11	there is evidence of the Department engaging in
12	propaganda with respect to—
13	(i) the August 2020 Kenosha, Wis-
14	consin, shooting;
15	(ii) the 2020 protests in Portland, Or-
16	egon; or
17	(iii) the issuance of Executive Order
18	13769; and
19	(B) the implementation of the Depart-
20	ment-wide directive and oversight process re-
21	quired under subsection (a).
22	(2) REPORT.—After the completion of the re-
23	view required under paragraph (1), the Inspector
24	General of the Department shall issue recommenda-
25	tions, as appropriate, to strengthen protections

against the engagement of propaganda within the
 Department.

3 (c) PROPAGANDA DEFINED.—In this section, the 4 term "propaganda" means information originated or dis-5 seminated through the use of Departmental resources with 6 the intent to promote or publicize a particular political 7 cause or point of view, including—

8 (1) materials designed to support or defeat the
9 enactment of legislation before Congress or any
10 State or local legislature or legislative body;

(2) materials designed to support or defeat proposed or pending regulation, administrative action,
or order issued by the Executive Branch, including
any State or local government;

15 (3) materials self-aggrandizing or overly publi-16 cizing and emphasizing the importance of the agency 17 of the Department or departmental activity at issue; 18 (4) materials that are prepared by the agency 19 at issue or its contractors at the behest of the agen-20 cy and circulated as the ostensible position of parties 21 outside the agency without disclosure that the infor-22 mation originated with the Department; and

(5) purely partisan materials, including mate-rials designed to aid a particular political party or

candidate subject to Federal prohibitions with re spect to Federal employees.

3 SEC. 515. OFFICE OF INSPECTOR GENERAL.

4 (a) IN GENERAL.—Subtitle B of title VIII of the
5 Homeland Security Act of 2002 (6 U.S.C. 361 et seq.)
6 is amended by inserting before section 812 the following
7 new section:

8 "SEC. 811. OFFICE OF INSPECTOR GENERAL.

9 "(a) TRANSPARENCY.—

10 "(1) PUBLICATION OF REPORTS.—The Office of 11 Inspector General of the Department shall, in ac-12 cordance with section 4(a)(5) of the Inspector Gen-13 eral Act of 1978, provide to the Committee on 14 Homeland Security of the House of Representatives 15 and the Committee on Homeland Security and Gov-16 ernmental Affairs of the Senate and publish on the 17 website of the Inspector General, the following, irre-18 spective of whether the record contains recommenda-19 tions or whether the Department concurs with in-20 cluded recommendations:

21 "(A) Any report that substantiates an alle22 gation of whistleblower retaliation pursuant to
23 the Whistleblower Protection Act of 1989 (5
24 U.S.C. 5509 note), Military Whistleblower Pro-

1	tection Act (10 U.S.C. 1034), or Presidential
2	Personnel Directive–19.
3	"(B) Any report that substantiates an alle-
4	gation of misconduct, waste, fraud, abuse, or
5	violation of Department policy against a mem-
6	ber of the Senior Executive Service or politically
7	appointed official.
8	"(C) Any other programmatic report, re-
9	view, inspection, or audit.
10	"(2) Congressional Reporting.—Beginning
11	with the first semiannual report transmitted to the
12	to the Committee on Homeland Security of the
13	House of Representatives and the Committee on
14	Homeland Security and Governmental Affairs of the
15	Senate pursuant to section 5(b) of the Inspector
16	General Act of 1978 that is transmitted after the
17	date of the enactment of this Act, each such report
18	shall be accompanied by a list of ongoing pro-
19	grammatic audits or inspections that include the fol-
20	lowing:
21	"(A) A description of each audit or inspec-
22	tion, including the office or component under
23	review.
24	"(B) Information relating to the source of
25	each audit or inspection.

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1	"(C) Information relating to the actual or
2	proposed dates for—
3	"(i) initiating each audit or inspec-
4	tion;
5	"(ii) submitting a draft report to the
6	Department for review; and
7	"(iii) publishing the final report to the
8	website of the Inspector General pursuant
9	to paragraph (1).
10	"(D) An explanation for any significant
11	changes to the description of an audit or in-
12	spection, including the office or component
13	under review, or a delay of more than 30 days
14	in the actual or proposed date for submitting a
15	draft report to the Department for review or
16	publishing the final report to the website of the
17	Inspector General of the Department.
18	"(b) Notification Regarding Misconduct Alle-
19	GATIONS.—
20	"(1) IN GENERAL.—The heads of offices and
21	components of the Department shall promptly notify
22	the Inspector General of the Department of all alle-

gations of misconduct with respect to which the Inspector General has investigative authority under the
Inspector General Act of 1978.

"(2) WAIVER.—The Inspector General of the
 Department may waive the notification requirement
 under this subsection with respect to any category or
 subset of allegations of misconduct.

5 "(c) RULE OF CONSTRUCTION.—Nothing in this sec6 tion may be construed as affecting the authority of the
7 Secretary under subsection (a) of section 8I of the Inspec8 tor General Act of 1978.".

9 (b) CLERICAL AMENDMENT.—The table of contents 10 in section 1(b) of the Homeland Security Act of 2002, as 11 amended by this Act, is further amended by inserting be-12 fore the item relating to section 812 the following new 13 item:

14 SEC. 516. LIMITS ON EXPENSES FOR A SWEARING-IN CERE-

15 **MONY.**

(a) IN GENERAL.—Notwithstanding any other provision of law, the Secretary may not obligate or expend any
Federal funds or use any Government property for a reception or gathering after a swearing-in ceremony.

20 (b) EXCEPTION.—The requirement under subsection21 (a) shall not apply if—

(1) it is the swearing-in ceremony for a presi-dential appointee;

[&]quot;Sec. 811. Requirements to buy certain items related to national security interests.".

(2) the reception or gathering is located at
 space owned or leased by the Department;

3 (3) the Federal funds are used for meals or re4 freshments served at such reception or gathering;
5 and

6 (4) if the total cost for such meals or refresh7 ments does not exceed an amount established by the
8 Secretary not later than 90 days after the date of
9 the enactment of this Act.

10 (c) REPORTING.—Not later than October 31, 2021, 11 and annually thereafter, the Secretary, acting through the 12 Chief Financial Officer of the Department, shall submit to the Committee on Homeland Security of the House of 13 Representatives and the Committee on Homeland Security 14 15 and Governmental Affairs of the Senate a report relating to the expenditure of funds in the immediately preceding 16 fiscal year expended for a swearing-in ceremony pursuant 17 to subsection (b). 18

(d) GOVERNMENT PROPERTY DEFINED.—In this section, the term "Government property" has the meaning
given such term in section 2635.704(b)(1) of title 5, Code
of Federal Regulations.

2541 SEC. 517. CONFLICT OF INTEREST AWARENESS AND RE-2 PORTING. 3 Not later than 90 days after the date of the enactment of this Act, the Chief Procurement Officer of the 4 5 Department shall— 6 (1) disseminate existing laws, regulations, and 7 agency policies relating to— 8 (A) the avoidance of personal conflicts of 9 interest and improper business practices to all 10 Department contracting and grant officials; and 11 (B) protections for such officials that re-12 port any attempt or actual interference by an 13 official of the Department, an elected official, 14 or a private individual with a conflict of interest 15 relating to or an intent to unfairly influence the 16 procurement process; and 17 (2) require all Department contracting and 18 grant officials to certify receipt and review of the in-19 formation disseminated pursuant to paragraph (1). 20 SEC. 518. SUSPENSION AND DEBARMENT PROGRAM. 21 (a) ESTABLISHMENT.—The Secretary shall establish 22 a suspension and debarment program that ensures the De-23 partment and each of the components of the Department

24 complies with the laws, regulations, and guidance related

- 25 to the suspension, debarment, and ineligibility of contrac-
- 26 tors.

(b) REQUIREMENTS.—The program required to be
 established under subsection (a) shall—

3	(1) require that any referral made by a con-
4	tracting official for consideration of actions to pro-
5	tect the interests of the Federal Government be eval-
6	uated, in writing, by an individual designated within
7	the Department as a suspension and debarment offi-
8	cial in accordance with the program established
9	under subsection (a) and other applicable Federal
10	regulations;
11	(2) develop and require training for—
12	(A) all contracting officials of the Depart-
13	ment on the causes for suspension and debar-
14	ment; and
15	(B) compliance with the program estab-
16	lished under subsection (a) and other applicable
17	Federal regulations; and
18	(3) include policies and processes for—
19	(A) tracking, reviewing, and documenting
20	suspension and debarment decisions, including
21	those related to poor performance, fraud, na-
22	tional security considerations, and other criteria
23	determined appropriate by the Secretary;
24	(B) ensuring consideration of and referral

for suspension, debarment, or other necessary

1	actions that protect the interests of the Federal
2	Government;
3	(C) managing and sharing relevant docu-
4	ments and information on contractors for use
5	across the Department;
6	(D) requiring timely reporting into a cen-
7	tralized departmental and Government-wide
8	databases by the suspension and debarment of-
9	ficials to capture suspension and debarment ac-
10	tivities, document justifications for decisions, or
11	other relevant information;
12	(E) issuing guidance to implement such
13	policies and processes that is regularly updated
14	and includes definitions for all relevant terms
15	related to the program; and
16	(F) timely implementation of agreed upon
17	recommendations from the Inspector General of
18	the Department or the Comptroller General of
19	the United States.
20	(c) INSPECTOR GENERAL REVIEW.—Not later than
21	one year after the date of the enactment of this Act and
22	every three years thereafter, the Inspector General of the
23	Department shall—
24	(1) conduct audits relating to grant and pro-
25	curement awards to identify—

1	(A) improperly awarded contracts or
2	grants to a suspended or debarred entity; and
3	(B) whether corrective actions were taken
4	to prevent recurrence; and
5	(2) review the suspension and debarment pro-
6	gram established pursuant to subsection (a)
7	throughout the Department to assess if—
8	(A) suspension and debarment criteria are
9	consistently applied; and
10	(B) disparities exist in the application of
11	such criteria, particularly with respect to busi-
12	ness size and categories.
13	SEC. 519. COUNTERING WEAPONS OF MASS DESTRUCTION
13 14	SEC. 519. COUNTERING WEAPONS OF MASS DESTRUCTION OFFICE.
14	OFFICE.
14 15	OFFICE. (a) QUALIFICATIONS FOR THE ASSISTANT SEC- RETARY.—Subsection (b) of section 1901 of the Homeland
14 15 16	OFFICE. (a) QUALIFICATIONS FOR THE ASSISTANT SEC- RETARY.—Subsection (b) of section 1901 of the Homeland
14 15 16 17	OFFICE. (a) QUALIFICATIONS FOR THE ASSISTANT SEC- RETARY.—Subsection (b) of section 1901 of the Homeland Security Act of 2002 (6 U.S.C. 591) is amended to read
14 15 16 17 18	OFFICE. (a) QUALIFICATIONS FOR THE ASSISTANT SEC- RETARY.—Subsection (b) of section 1901 of the Homeland Security Act of 2002 (6 U.S.C. 591) is amended to read as follows:
14 15 16 17 18 19	OFFICE. (a) QUALIFICATIONS FOR THE ASSISTANT SEC- RETARY.—Subsection (b) of section 1901 of the Homeland Security Act of 2002 (6 U.S.C. 591) is amended to read as follows: "(b) ASSISTANT SECRETARY.—The Countering
 14 15 16 17 18 19 20 	OFFICE. (a) QUALIFICATIONS FOR THE ASSISTANT SEC- RETARY.—Subsection (b) of section 1901 of the Homeland Security Act of 2002 (6 U.S.C. 591) is amended to read as follows: "(b) ASSISTANT SECRETARY.—The Countering Weapons of Mass Destruction Office shall be headed by
 14 15 16 17 18 19 20 21 	OFFICE. (a) QUALIFICATIONS FOR THE ASSISTANT SEC- RETARY.—Subsection (b) of section 1901 of the Homeland Security Act of 2002 (6 U.S.C. 591) is amended to read as follows: "(b) ASSISTANT SECRETARY.—The Countering Weapons of Mass Destruction Office shall be headed by an Assistant Secretary who shall—
 14 15 16 17 18 19 20 21 22 	OFFICE. (a) QUALIFICATIONS FOR THE ASSISTANT SEC- RETARY.—Subsection (b) of section 1901 of the Homeland Security Act of 2002 (6 U.S.C. 591) is amended to read as follows: "(b) ASSISTANT SECRETARY.—The Countering Weapons of Mass Destruction Office shall be headed by an Assistant Secretary who shall— "(1) be appointed by the President;

"(3) have experience successfully managing a
 workforce that includes scientists.".

3 (b) TRANSITION FOR ASSISTANT SECRETARY.—If the 4 incumbent serving in the position of the Assistant Secretary for Countering Weapons of Mass Destruction of the 5 Department on the date of the enactment of this Act does 6 7 not satisfy the requirements of subsection (b) of section 8 1901 of the Homeland Security Act of 2002, as amended 9 by subsection (a), such incumbent may retain such posi-10 tion until the appointment of a qualified individual to such position or six months after the date of enactment of this 11 12 Act, whichever is earlier.

13 (c) Workforce Morale and Retention.—Not later than 90 days after the date of the enactment of this 14 15 Act, the Assistant Secretary for Countering Weapons of Mass Destruction of the Department, in coordination with 16 the Chief Human Capital Officer of the Department, shall 17 18 submit to the appropriate congressional committees a report relating to morale and employee retention challenges 19 with respect to the Countering Weapons of Mass Destruc-20 21 tion Office of the Department.

(d) ESTABLISHMENT OF CERTAIN CENTER AND PROGRAM.—Not later than 120 days after the date of the enactment of this Act, the Assistant Secretary for Countering Weapons of Mass Destruction of the Department

shall submit to the appropriate congressional committees
 a report relating to the establishment of the National
 Technical Nuclear Forensics Center and the National Nu clear Forensics Expertise Development Program pursuant
 to paragraphs (11) and (12) of section 1923(a) of the
 Homeland Security Act of 2002 (6 U.S.C. 592(a)).

7 (e) NOTICE OF DELAY.—If the Secretary does not
8 submit a briefing and a report required pursuant to sec9 tion 2(g) of the Countering Weapons of Mass Destruction
10 Act of 2018 (Public Law 115–387; 6 U.S.C. 591 note)
11 by the deadline required by such Act, the Secretary
12 shall—

(1) not later than one week from the date of
such deadline, provide written notice specifying reasons for not submitting such briefing and report;
and

17 (2) not later than two weeks from the date of18 such deadline, submit such briefing and report.

(f) APPROPRIATE CONGRESSIONAL COMMITTEES DEFINED.—In this section, the term "appropriate congressional committees" means—

(1) the Committee on Homeland Security of theHouse of Representatives; and

24 (2) the Committee on Homeland Security and25 Governmental Affairs of the Senate.

1	SEC. 520. ANNUAL CATALOG ON DEPARTMENT OF HOME-
2	LAND SECURITY TRAINING, PUBLICATIONS,
3	PROGRAMS, AND SERVICES FOR STATE AND
4	LOCAL LAW ENFORCEMENT AND ANNUAL RE-
5	PORTING REQUIREMENTS.
6	Section 2006(b) of the Homeland Security Act of
7	2002 (6 U.S.C. 607(b)) is amended—
8	(1) in paragraph (4) —
9	(A) in subparagraph (E), by striking
10	"and" at the end;
11	(B) in subparagraph (F), by striking the
12	period and inserting "; and"; and
13	(C) by adding after subparagraph (F) the
14	following new subparagraph:
15	"(G) produce an annual catalog that sum-
16	marizes opportunities for training, publications,
17	programs, and services available to State, local,
18	and Tribal law enforcement agencies from each
19	component and office of the Department and,
20	not later than 30 days after the date of such
21	production, disseminate such catalog, including
22	by—
23	"(i) making such catalog available to
24	State, local, and Tribal law enforcement
25	agencies, including by posting such catalog
26	on the website of the Department and co-

1	operating with national organizations that
2	represent such agencies;
3	"(ii) making such catalog available
4	through the Homeland Security Informa-
5	tion Network; and
6	"(iii) submitting such catalog to the
7	Committee on Homeland Security and the
8	Committee on the Judiciary of the House
9	of Representatives and the Committee on
10	Homeland Security and Governmental Af-
11	fairs and the Committee on the Judiciary
12	of the Senate.";
13	(2) by redesignating paragraph (5) as para-
14	graph (6); and
15	(3) by inserting after paragraph (4) the fol-
16	lowing new paragraph:
17	"(5) ANNUAL REPORT.—
18	"(A) IN GENERAL.—Not late than 90 days
19	after the conclusion of the fiscal year and annu-
20	ally thereafter through 2026, the Deputy As-
21	sistant Secretary for State and Local Law En-
22	forcement of the Department shall submit to
23	the Committee on Homeland Security and the
24	Committee on the Judiciary of the House of
25	Representatives and the Committee on Home-

1	land Security and Governmental Affairs and the
2	Committee on the Judiciary of the Senate a re-
3	port relating to the activities of the Deputy As-
4	sistant Secretary for the immediately preceding
5	fiscal year.
6	"(B) ELEMENTS.—Each such report re-
7	quired under subparagraph (A) shall include,
8	for the fiscal year covered by such report, a de-
9	scription of each of the following:
10	"(i) Efforts to coordinate and share
11	information regarding Department and
12	component agency programs with State,
13	local, and Tribal law enforcement agencies.
14	"(ii) Efforts to improve information
15	sharing through the Homeland Security
16	Information Network by appropriate com-
17	ponent agencies of the Department and by
18	State, local, and Tribal law enforcement
19	agencies.
20	"(iii) The status of performance
21	metrics to evaluate the effectiveness of ef-
22	forts to carry out responsibilities specified
23	in this subsection.
24	"(iv) Any feedback from State, local,
25	and Tribal law enforcement agencies about

the Office, including the mechanisms uti lized to collect such feedback.".