115TH CONGRESS 1ST SESSION S. 763

AUTHENTICATED U.S. GOVERNMENT INFORMATION

To improve surface and maritime transportation security.

IN THE SENATE OF THE UNITED STATES

March 29, 2017

Mr. THUNE (for himself, Mr. NELSON, Mrs. FISCHER, and Mr. BOOKER) introduced the following bill; which was read twice and referred to the Committee on Commerce, Science, and Transportation

A BILL

To improve surface and maritime transportation security.

- 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 "Surface and Maritime Transportation Security Act".
- 6 (b) TABLE OF CONTENTS.—The table of contents of

7 this Act is as follows:

- Sec. 1. Short title; table of contents.
- Sec. 2. Definitions.
- Sec. 3. Surface and maritime transportation security assessment and implementation of risk-based strategy.
- Sec. 4. Risk-based budgeting and resource allocation.
- Sec. 5. Surface and maritime transportation security management and interagency coordination review.
- Sec. 6. Transparency.
- Sec. 7. TSA counterterrorism asset deployment.

- Sec. 8. Surface Transportation Security Advisory Committee.
- Sec. 9. Review of the explosives detection canine team program.
- Sec. 10. Expansion of national explosives detection canine team program.
- Sec. 11. Explosive detection technology.
- Sec. 12. Study on security standards and best practices for passenger transportation systems.
- Sec. 13. Amtrak security upgrades.
- Sec. 14. Passenger rail vetting.
- Sec. 15. Study on surface transportation inspectors.
- Sec. 16. Security awareness program.
- Sec. 17. Voluntary use of credentialing.
- Sec. 18. Background records checks for issuance of hazmat licenses.
- Sec. 19. Cargo container scanning technology review.
- Sec. 20. Repeal of biennial reporting requirement for the Government Accountability Office relating to the Transportation Security Information sharing plan.

1 SEC. 2. DEFINITIONS.

- 2 In this Act: 3 ADMINISTRATOR.—The term "Adminis-(1)4 trator" means the Administrator of the Transpor-5 tation Security Administration. 6 (2)APPROPRIATE COMMITTEES OF CON-GRESS.—The term "appropriate committees of Con-7 gress" means-8 9 (A) the Committee on Commerce, Science, 10 and Transportation of the Senate; 11 (B) the Committee on Homeland Security 12 of the House of Representatives; and 13 (C) the Committee on Transportation and 14 Infrastructure of the House of Representatives. 15 (3) DEPARTMENT.—The term "Department" 16 means the Department of Homeland Security. 17 (4) EXPLOSIVES DETECTION CANINE TEAM. The term "explosives detection canine team" means 18
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1	a canine and a canine handler that are trained to
2	detect explosives and other threats as defined by the
3	Secretary.
4	(5) RISK.—The term "risk" means the possi-
5	bility that a threat will take advantage of a vulner-
6	ability to cause harm.
7	(6) Secretary.—The term "Secretary" means
8	the Secretary of Homeland Security.
9	(7) THREAT.—The term "threat" means an ad-
10	versary that has the intent and capability to cause
11	harm.
12	(8) VULNERABILITY.—The term "vulnerability"
13	means a weakness in a system or facility that a
14	threat can exploit to cause harm.
15	SEC. 3. SURFACE AND MARITIME TRANSPORTATION SECU-
16	RITY ASSESSMENT AND IMPLEMENTATION
17	OF RISK-BASED STRATEGY.
18	(a) Security Assessment.—
19	(1) IN GENERAL.—Not later than 1 year after
20	the date of enactment of this Act, the Administrator
21	shall complete an assessment of—
22	(A) the vulnerabilities of and risks to sur-
23	face transportation systems; and

1	(B) in coordination with the Commandant
2	of the Coast Guard, the vulnerabilities of and
3	risks to maritime transportation systems.
4	(2) Considerations.—In conducting the secu-
5	rity assessment under paragraph (1), the Adminis-
6	trator shall, at a minimum—
7	(A) consider appropriate intelligence;
8	(B) consider security breaches and attacks
9	at domestic and international transportation fa-
10	cilities;
11	(C) consider the vulnerabilities and risks
12	associated with specific modes of surface trans-
13	portation;
14	(D) evaluate the vetting and security train-
15	ing of—
16	(i) employees in surface transpor-
17	tation;
18	(ii) employees in maritime transpor-
19	tation; and
20	(iii) other individuals with access to
21	sensitive or secure areas of transportation
22	networks; and
23	(E) consider input from—
24	(i) representatives of different modes
25	of surface transportation;

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1	(ii) subject to paragraph (3)—
2	(I) representatives of maritime
3	transportation;
4	(II) critical infrastructure enti-
5	ties; and
6	(III) the Transportation Systems
7	Sector Coordinating Council;
8	(iii) the Commandant of the Coast
9	Guard; and
10	(iv) the heads of other relevant Fed-
11	eral departments or agencies.
12	(3) MARITIME FACILITIES.—The Commandant
13	of the Coast Guard shall coordinate with the Admin-
14	istrator to provide input and other information re-
15	garding the vulnerabilities of and risks to maritime
16	facilities.
17	(b) RISK-BASED SECURITY STRATEGY.—
18	(1) IN GENERAL.—Not later than 180 days
19	after the date the security assessment under sub-
20	section (a) is complete, the Administrator shall use
21	the results of the assessment—
22	(A) to develop and implement a cross-cut-
23	ting, risk-based security strategy that in-
24	cludes—
25	(i) all surface transportation modes;

1	(ii) to the extent the Transportation
2	Security Administration provides support
3	in maritime transportation security efforts,
4	maritime transportation;
5	(iii) a mitigating strategy that aligns
6	with each vulnerability and risk identified
7	in subsection (a);
8	(iv) a planning process to inform re-
9	source allocation;
10	(v) priorities, milestones, and per-
11	formance metrics to measure the effective-
12	ness of the risk-based security strategy;
13	and
14	(vi) processes for sharing relevant and
15	timely intelligence threat information with
16	appropriate stakeholders;
17	(B) to develop a management oversight
18	strategy that—
19	(i) identifies the parties responsible
20	for the implementation, management, and
21	oversight of the risk-based security strat-
22	egy; and
23	
	(ii) includes a plan for implementing

1	(C) to modify the risk-based budget and
2	resource allocations, in accordance with section
3	4(c), for the Transportation Security Adminis-
4	tration.
5	(2) COORDINATED APPROACH.—In developing
6	and implementing the risk-based security strategy
7	under paragraph (1), the Administrator shall—
8	(A) coordinate with the heads of other rel-
9	evant Federal departments or agencies, and
10	stakeholders, as appropriate—
11	(i) to evaluate existing surface trans-
12	portation security programs, policies, and
13	initiatives, including the explosives detec-
14	tion canine teams, for consistency with the
15	risk-based security strategy and, to the ex-
16	tent practicable, avoid any unnecessary du-
17	plication of effort;
18	(ii) to determine the extent to which
19	stakeholder security programs, policies,
20	and initiatives address the vulnerabilities
21	and risks to surface transportation systems
22	identified in subsection (a); and
23	(iii) subject to clause (ii), to mitigate
24	each vulnerability and risk to surface

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1	transportation systems identified in sub-
2	
	section (a); and
3	(B) coordinate with the Commandant of
4	the Coast Guard—
5	(i) to evaluate existing maritime
6	transportation security programs, policies,
7	and initiatives for consistency with the
8	risk-based security strategy and, to the ex-
9	tent practicable, avoid any unnecessary du-
10	plication of effort;
11	(ii) to ensure there are no security
12	gaps between jurisdictional authorities that
13	a threat can exploit to cause harm;
14	(iii) to determine the extent to which
15	stakeholder security programs, policies,
16	and initiatives address the vulnerabilities
17	and risks to maritime transportation sys-
18	tems identified in subsection (a); and
19	(iv) subject to clauses (ii) and (iii), to
20	mitigate each vulnerability and risk to
21	maritime transportation systems identified
22	in subsection (a).
23	(c) REPORT.—
24	(1) IN GENERAL.—Not later than 180 days
25	after the date the security assessment under sub-

1	section (a) is complete, the Administrator shall sub-
2	mit to the appropriate committees of Congress and
3	the Inspector General of the Department a report
4	that—
5	(A) describes the process used to complete
6	the security assessment;
7	(B) describes the process used to develop
8	the risk-based security strategy;
9	(C) describes the risk-based security strat-
10	egy;
11	(D) includes the management oversight
12	strategy;
13	(E) includes—
14	(i) the findings of the security assess-
15	ment;
16	(ii) a description of the actions rec-
17	ommended or taken by the Administrator,
18	the Commandant of the Coast Guard, or
19	the head of another Federal department or
20	agency to mitigate the vulnerabilities and
21	risks identified in subsection (a);
22	(iii) any recommendations for improv-
23	ing the coordinated approach to mitigating
24	vulnerabilities and risks to surface and
25	maritime transportation systems; and

1	(iv) any recommended changes to the
2	National Infrastructure Protection Plan,
3	the modal annexes to such plan, or rel-
4	evant surface or maritime transportation
5	security programs, policies, or initiatives;
6	and
7	(F) may contain a classified annex.
8	(2) PROTECTIONS.—In preparing the report,
9	the Administrator shall take appropriate actions to
10	safeguard information described by section $552(b)$ of
11	title 5, United States Code, or protected from disclo-
12	sure by any other law of the United States.
13	(d) UPDATES.—Not less frequently than semiannu-
14	ally, the Administrator shall report to or brief the appro-
15	priate committees of Congress on the vulnerabilities of and
16	risks to surface and maritime transportation systems and
17	how those vulnerabilities and risks affect the risk-based
18	security strategy.
19	SEC. 4. RISK-BASED BUDGETING AND RESOURCE ALLOCA-
20	TION.
21	(a) REPORT.—In conjunction with the submission of
22	the Department's annual budget request to the Office of
23	Management and Budget, the Administrator shall submit
24	to the appropriate committees of Congress a report that
25	describes a risk-based budget and resource allocation plan

for surface transportation sectors, within and across
 modes, that—

3 (1) reflects the risk-based security strategy
4 under section 3(b); and

5 (2) is organized by appropriations account, pro-6 gram, project, and initiative.

7 (b) BUDGET TRANSPARENCY.—In submitting the an-8 nual budget of the United States Government under sec-9 tion 1105 of title 31, United States Code, the President 10 shall clearly distinguish the resources requested for sur-11 face and maritime transportation security from the re-12 sources requested for aviation security.

13 (c) RESOURCE REALLOCATION.—

14 (1) IN GENERAL.—Not later than 15 days after 15 the date on which the Transportation Security Ad-16 ministration allocates any resources or personnel, in-17 cluding personnel sharing, detailing, or assignment, 18 or the use of facilities, technology systems, or vet-19 ting resources, for a nontransportation security pur-20 pose or National Special Security Event (as defined 21 in section 2001 of Homeland Security Act of 2002 22 (6 U.S.C. 601)), the Secretary shall provide the no-23 tification described in paragraph (2) to the appro-24 priate committees of Congress.

1	(2) NOTIFICATION.—A notification described in
2	this paragraph shall include—
3	(A) the reason for and a justification of
4	the resource or personnel allocation;
5	(B) the expected end date of the resource
6	or personnel allocation; and
7	(C) the projected cost to the Transpor-
8	tation Security Administration of the personnel
9	or resource allocation.
10	SEC. 5. SURFACE AND MARITIME TRANSPORTATION SECU-
11	RITY MANAGEMENT AND INTERAGENCY CO-
12	ORDINATION REVIEW.
13	(a) REVIEW.—Not later than 1 year after the date
14	of enactment of this Act, the Comptroller General of the
15	United States shall—
16	(1) review the staffing, budget, resource, and
17	personnel allocation, and management oversight
18	strategy of the Transportation Security Administra-
19	tion's surface and maritime transportation security
20	programs;
21	(2) review the coordination between relevant en-
22	tities of leadership, planning, policy, inspections, and
23	implementation of security programs relating to sur-
24	face and maritime transportation to reduce redun-
25	dancy and regulatory burden; and

1	(3) submit to the appropriate committees of
2	Congress a report on the findings of the reviews
3	under paragraphs (1) and (2), including any rec-
4	ommendations for improving coordination between
5	relevant entities and reducing redundancy and regu-
6	latory burden.
7	(b) DEFINITION OF RELEVANT ENTITIES.—In this
8	section, the term "relevant entities" means—
9	(1) the Transportation Security Administration;
10	(2) the Coast Guard;
11	(3) other Federal, State, or local departments
12	or agencies with jurisdiction over a mode of surface
13	or maritime transportation;
14	(4) critical infrastructure entities;
15	(5) the Transportation Systems Sector Coordi-
16	nating Council; and
17	(6) relevant stakeholders.
18	SEC. 6. TRANSPARENCY.
19	(a) REGULATIONS.—
20	(1) IN GENERAL.—Not later than 180 days
21	after the date of enactment of this Act, and every
22	180 days thereafter, the Administrator shall publish
23	on a public website information regarding the status
24	of each regulation relating to surface transportation
25	

1	has not been issued if not less than 2 years have
2	passed since the date of enactment of the law.
3	(2) CONTENTS.—The information published
4	under paragraph (1) shall include—
5	(A) an updated rulemaking schedule for
6	the outstanding regulation;
7	(B) current staff allocations;
8	(C) data collection or research relating to
9	the development of the rulemaking;
10	(D) current efforts, if any, with security
11	experts, advisory committees, and other stake-
12	holders; and
13	(E) other relevant details associated with
14	the development of the rulemaking that impact
	the development of the rulemaking that impact the progress of the rulemaking.
14	
14 15	the progress of the rulemaking.
14 15 16	the progress of the rulemaking. (b) INSPECTOR GENERAL REVIEW.—Not later than
14 15 16 17	the progress of the rulemaking. (b) INSPECTOR GENERAL REVIEW.—Not later than 180 days after the date of enactment of this Act, and
14 15 16 17 18	the progress of the rulemaking. (b) INSPECTOR GENERAL REVIEW.—Not later than 180 days after the date of enactment of this Act, and every 2 years thereafter until all of the requirements under
14 15 16 17 18 19	the progress of the rulemaking. (b) INSPECTOR GENERAL REVIEW.—Not later than 180 days after the date of enactment of this Act, and every 2 years thereafter until all of the requirements under titles XIII, XIV, and XV of the Implementing Rec-
 14 15 16 17 18 19 20 	the progress of the rulemaking. (b) INSPECTOR GENERAL REVIEW.—Not later than 180 days after the date of enactment of this Act, and every 2 years thereafter until all of the requirements under titles XIII, XIV, and XV of the Implementing Rec- ommendations of the 9/11 Commission Act of 2007 (6
 14 15 16 17 18 19 20 21 	the progress of the rulemaking. (b) INSPECTOR GENERAL REVIEW.—Not later than 180 days after the date of enactment of this Act, and every 2 years thereafter until all of the requirements under titles XIII, XIV, and XV of the Implementing Rec- ommendations of the 9/11 Commission Act of 2007 (6 U.S.C. 1111 et seq.) and under this Act have been fully

(1) identifies the requirements under such titles
 of that Act and under this Act that have not been
 fully implemented;

4 (2) describes what, if any, additional action is
5 necessary; and

6 (3) includes recommendations regarding wheth7 er any of the requirements under such titles of that
8 Act or this Act should be amended or repealed.

9 SEC. 7. TSA COUNTERTERRORISM ASSET DEPLOYMENT.

10 (a) IN GENERAL.—If the Transportation Security 11 Administration deploys any counterterrorism personnel or 12 resource, such as explosive detection sweeps, random bag 13 inspections, or patrols by Visible Intermodal Prevention and Response teams, to enhance security at a surface 14 15 transportation system or surface transportation facility for a period of not less than 180 consecutive days, the Admin-16 17 istrator shall provide sufficient notification to the system or facility operator, as applicable, not less than 14 days 18 19 prior to terminating the deployment.

20 (b) EXCEPTION.—This section shall not apply if the21 Administrator—

(1) determines there is an urgent security need
for the personnel or resource described in subsection
(a); and

(2) notifies the appropriate committees of Con-1 2 gress of the determination under paragraph (1). 3 SEC. 8. SURFACE TRANSPORTATION SECURITY ADVISORY 4 COMMITTEE. 5 (a) IN GENERAL.—Subtitle A of title IV of the 6 Homeland Security Act of 2002 (6 U.S.C. 201 et seq.) 7 is amended by adding at the end the following: 8 "SEC. 404. SURFACE TRANSPORTATION SECURITY ADVI-9 SORY COMMITTEE. 10 "(a) ESTABLISHMENT.—The Administrator of the Transportation Security Administration (referred to in 11 this section as 'Administrator') shall establish within the 12 Transportation Security Administration the Surface 13 Transportation Security Advisory Committee (referred to 14 15 in this section as the 'Advisory Committee'). "(b) DUTIES.— 16 "(1) IN GENERAL.—The Advisory Committee 17 18 may advise, consult with, report to, and make rec-19 ommendations to the Administrator on surface 20 transportation security matters, including the devel-21 opment, refinement, and implementation of policies, 22 programs, initiatives, rulemakings, and security di-23 rectives pertaining to surface transportation secu-

24 rity.

1	"(2) RISK-BASED SECURITY.—The Advisory
2	Committee shall consider risk-based security ap-
3	proaches in the performance of its duties.
4	"(c) Membership.—
5	"(1) Composition.—The Advisory Committee
6	shall be composed of—
7	"(A) voting members appointed by the Ad-
8	ministrator under paragraph (2); and
9	"(B) nonvoting members, serving in an ad-
10	visory capacity, who shall be designated by—
11	"(i) the Transportation Security Ad-
12	ministration;
13	"(ii) the Department of Transpor-
14	tation;
15	"(iii) the Coast Guard; and
16	"(iv) such other Federal department
17	or agency as the Administrator considers
18	appropriate.
19	"(2) APPOINTMENT.—The Administrator shall
20	appoint voting members from among stakeholders
21	representing each mode of surface transportation,
22	such as passenger rail, freight rail, mass transit,
23	pipelines, highways, over-the-road bus, and trucking,
24	including representatives from—

1	"(A) associations representing such modes
2	of surface transportation;
3	"(B) labor organizations representing such
4	modes of surface transportation;
5	"(C) groups representing the users of such
6	modes of surface transportation, including asset
7	manufacturers, as appropriate;
8	"(D) relevant law enforcement, first re-
9	sponders, and security experts; and
10	"(E) such other groups as the Adminis-
11	trator considers appropriate.
12	"(3) CHAIRPERSON.—The Advisory Committee
13	shall select a chairperson from among its voting
14	members.
15	"(4) TERM OF OFFICE.—
16	"(A) TERMS.—
17	"(i) IN GENERAL.—The term of each
18	voting member of the Advisory Committee
19	shall be 2 years, but a voting member may
20	continue to serve until the Administrator
21	appoints a successor.
22	"(ii) REAPPOINTMENT.—A voting
23	member of the Advisory Committee may be
24	reappointed.
25	"(B) Removal.—

- "(i) IN GENERAL.—The Administrator 1 2 may review the participation of a member of the Advisory Committee and remove 3 4 such member for cause at any time. 5 "(ii) Access to information.—The 6 Administrator may remove any member of 7 the Advisory Committee that the Adminis-8 trator determines should be restricted from 9 reviewing, discussing, or possessing classi-10 fied information or sensitive security information. 11 "(5) PROHIBITION ON COMPENSATION.—The 12 13 members of the Advisory Committee shall not re-
- ceive any compensation from the Government by
 reason of their service on the Advisory Committee.
 "(6) MEETINGS.—
- 17 "(A) IN GENERAL.—The Administrator
 18 shall require the Advisory Committee to meet at
 19 least semiannually in person or through web
 20 conferencing and may convene additional meet21 ings as necessary.

22 "(B) PUBLIC MEETINGS.—At least one of
23 the meetings of the Advisory Committee each
24 year shall be—

1 "(i) announced in the Federal Reg-2 ister; 3 "(ii) announced on a public website; 4 and 5 "(iii) open to the public. "(C) ATTENDANCE.—The Advisory Com-6 7 mittee shall maintain a record of the persons 8 present at each meeting. "(D) MINUTES.— 9 10 "(i) IN GENERAL.—Unless otherwise 11 prohibited by other Federal law, minutes 12 of the meetings shall be published on the 13 public website under subsection (e)(5). 14 "(ii) PROTECTION OF CLASSIFIED 15 AND SENSITIVE INFORMATION.—The Advisory Committee may redact or summarize, 16 17 as necessary, minutes of the meetings to 18 protect classified or other sensitive infor-19 mation in accordance with law. 20 "(7) VOTING MEMBER ACCESS TO CLASSIFIED 21 AND SENSITIVE SECURITY INFORMATION.— 22 "(A) DETERMINATIONS.—Not later than 23 60 days after the date on which a voting mem-24 ber is appointed to the Advisory Committee and 25 before that voting member may be granted any

1	access to classified information or sensitive se-
2	curity information, the Administrator shall de-
3	termine if the voting member should be re-
4	stricted from reviewing, discussing, or pos-
5	sessing classified information or sensitive secu-
6	rity information.
7	"(B) Access.—
8	"(i) SENSITIVE SECURITY INFORMA-
9	TION.—If a voting member is not re-
10	stricted from reviewing, discussing, or pos-
11	sessing sensitive security information
12	under subparagraph (A) and voluntarily
13	signs a nondisclosure agreement, the vot-
14	ing member may be granted access to sen-
15	sitive security information that is relevant
16	to the voting member's service on the Advi-
17	sory Committee.
18	"(ii) Classified information.—Ac-
19	cess to classified materials shall be man-
20	aged in accordance with Executive Order
21	13526 of December 29, 2009 (75 Fed.
22	Reg. 707), or any subsequent cor-
23	responding Executive order.
24	"(C) PROTECTIONS.—

1	"(i) Sensitive security informa-
2	TION.—Voting members shall protect sen-
3	sitive security information in accordance
4	with part 1520 of title 49, Code of Federal
5	Regulations.
6	"(ii) Classified information.—
7	Voting members shall protect classified in-
8	formation in accordance with the applica-
9	ble requirements for the particular level of
10	classification.
11	"(8) Joint committee meetings.—The Advi-
12	sory Committee may meet with one or more of the
13	following advisory committees to discuss multimodal
14	security issues and other security-related issues of
15	common concern:
16	"(A) Aviation Security Advisory Com-
17	mittee established under section 44946 of title
18	49, United States Code.
19	"(B) Maritime Security Advisory Com-
20	mittee established under section 70112 of title
21	46, United States Code.
22	"(C) Railroad Safety Advisory Committee
23	established by the Federal Railroad Administra-
24	tion.

1	"(9) Subject matter experts.—The Advi-
2	sory Committee may request the assistance of sub-
3	ject matter experts with expertise related to the ju-
4	risdiction of the Advisory Committee.
5	"(d) Reports.—
6	"(1) Periodic reports.—The Advisory Com-
7	mittee shall periodically submit reports to the Ad-
8	ministrator on matters requested by the Adminis-
9	trator or by a majority of the members of the Advi-
10	sory Committee.
11	"(2) ANNUAL REPORT.—
12	"(A) SUBMISSION.—The Advisory Com-
13	mittee shall submit to the Administrator and
14	the appropriate congressional committees an
15	annual report that provides information on the
16	activities, findings, and recommendations of the
17	Advisory Committee during the preceding year.
18	"(B) PUBLICATION.—Not later than 6
19	months after the date that the Administrator
20	receives an annual report under subparagraph
21	(A), the Administrator shall publish a public
22	version of the report, in accordance with section
23	552a(b) of title 5, United States Code.
24	"(e) Administration Response.—

24

1	"(1) CONSIDERATION.—The Administrator
2	shall consider the information, advice, and rec-
3	ommendations of the Advisory Committee in formu-
4	lating policies, programs, initiatives, rulemakings,
5	and security directives pertaining to surface trans-
6	portation security and to the support of maritime
7	transportation security efforts.
8	"(2) FEEDBACK.—Not later than 90 days after
9	the date that the Administrator receives a rec-
10	ommendation from the Advisory Committee under
11	subsection $(d)(2)$, the Administrator shall submit to
12	the Advisory Committee written feedback on the rec-
13	ommendation, including—
14	"(A) if the Administrator agrees with the
15	recommendation, a plan describing the actions
16	that the Administrator has taken, will take, or
17	recommends that the head of another Federal
18	department or agency take to implement the
19	recommendation; or
20	"(B) if the Administrator disagrees with
21	the recommendation, a justification for that de-
22	termination.
23	"(3) NOTICES.—Not later than 30 days after
24	the date the Administrator submits feedback under
25	paragraph (2), the Administrator shall—

"(A) notify the appropriate congressional 1 2 committees of the feedback, including the deter-3 mination under subparagraph (A) or subpara-4 graph (B) of that paragraph, as applicable; and "(B) provide the appropriate congressional 5 6 committees with a briefing upon request. "(4) UPDATES.—Not later than 90 days after 7 the date the Administrator receives a recommenda-8 9 tion from the Advisory Committee under subsection 10 (d)(2) that the Administrator agrees with, and quar-11 terly thereafter until the recommendation is fully im-12 plemented, the Administrator shall submit a report 13 to the appropriate congressional committees or post 14 on the public website under paragraph (5) an update 15 on the status of the recommendation. "(5) WEBSITE.—The Administrator shall main-16 17 tain a public website that— 18 "(A) lists the members of the Advisory 19 Committee; and 20 "(B) provides the contact information for

21 the Advisory Committee.

"(f) NONAPPLICABILITY OF FACA.—The Federal
Advisory Committee Act (5 U.S.C. App.) shall not apply
to the Advisory Committee or any subcommittee established under this section.".

(b) Advisory Committee Members.—

1

(1) VOTING MEMBERS.—Not later than 180
days after the date of enactment of this Act, the Administrator shall appoint the voting members of the
Surface Transportation Security Advisory Committee established under section 404 of the Homeland Security Act of 2002, as added by subsection
(a) of this section.

(2) NONVOTING MEMBERS.—Not later than 90 9 10 days after the date of enactment of this Act, each 11 Federal Government department and agency with 12 regulatory authority over a mode of surface or mari-13 time transportation, as the Administrator considers 14 appropriate, shall designate an appropriate rep-15 resentative to serve as a nonvoting member of the 16 Surface Transportation Security Advisory Com-17 mittee.

(c) TABLE OF CONTENTS.—The table of contents in
section 1(b) of the Homeland Security Act of 2002 (Public
Law 107–296; 116 Stat. 2135) is amended by inserting
after the item relating to section 403 the following:

"Sec. 404. Surface Transportation Security Advisory Committee.".

22 SEC. 9. REVIEW OF THE EXPLOSIVES DETECTION CANINE

23 TEAM PROGRAM.

24 (a) IN GENERAL.—Not later than 90 days after the
25 date that the Inspector General of the Department re•\$ 763 IS

1	ceives the report under section 3(c), the Inspector General
2	of the Department shall—
3	(1) review the explosives detection canine team
4	program, including—
5	(A) the development by the Transportation
6	Security Administration of a deployment strat-
7	egy for explosives detection canine teams;
8	(B) the national explosives detection canine
9	team training program, including canine train-
10	ing, handler training, refresher training, and
11	updates to such training; and
12	(C) the use of the canine assets during an
13	urgent security need, including the reallocation
14	of such program resources outside the transpor-
15	tation systems sector during an urgent security
16	need; and
17	(2) submit to the appropriate committees of
18	Congress a report on the review, including any rec-
19	ommendations.
20	(b) Considerations.—In conducting the review of
21	the deployment strategy under subsection $(a)(1)(A)$, the
22	Inspector General shall consider whether the Transpor-
23	tation Security Administration's method to analyze the
24	risk to transportation facilities and transportation systems
25	is appropriate.

1SEC. 10. EXPANSION OF NATIONAL EXPLOSIVES DETEC-2TION CANINE TEAM PROGRAM.

3 (a) IN GENERAL.—The Secretary, where appropriate,
4 shall encourage State, local, and tribal governments and
5 private owners of high-risk transportation facilities to
6 strengthen security through the use of explosives detection
7 canine teams.

8 (b) INCREASED CAPACITY.—

9 (1) IN GENERAL.—Before the date the Inspec-10 tor General of the Department submits the report 11 under section 9, the Administrator may increase the 12 number of State and local surface and maritime 13 transportation canines by not more than 70 explo-14 sives detection canine teams.

15 (2) ADDITIONAL TEAMS.—Beginning on the 16 date the Inspector General of the Department sub-17 mits the report under section 9, the Secretary may 18 increase the State and local surface and maritime 19 transportation canines up to 200 explosives detection 20 canine teams unless more are identified in the risk-21 based security strategy under section 3, consistent 22 with section 4 or with the President's most recent 23 budget submitted under section 1105 of title 31, 24 United States Code.

25 (3) RECOMMENDATIONS.—Before initiating any
26 increase in the number of explosives detection teams
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1	under paragraph (2), the Secretary shall consider
2	any recommendations in the report under section 9
3	on the efficacy and management of the explosives
4	detection canine program.
5	(c) DEPLOYMENT.—The Secretary shall—
6	(1) use the additional explosives detection ca-
7	nine teams, as described in subsection $(b)(1)$, as
8	part of the Department's efforts to strengthen secu-
9	rity across the Nation's surface and maritime trans-
10	portation networks;
11	(2) make available explosives detection canine
12	teams to all modes of transportation, subject to the
13	requirements under section 7, to address specific
14	vulnerabilities or risks, on an as-needed basis and as
15	otherwise determined appropriate by the Secretary;
16	and
17	(3) consider specific needs and training require-
18	ments for explosives detection canine teams to be de-
19	ployed across the Nation's surface and maritime
20	transportation networks, including in venues of mul-
21	tiple modes of transportation, as the Secretary con-

22 siders appropriate.

23 (d) AUTHORIZATION.—There are authorized to be ap-24 propriated to the Secretary such sums as may be nec-

essary to carry out this section for each of fiscal years
 2018 through 2021.

3 SEC. 11. EXPLOSIVE DETECTION TECHNOLOGY.

4 The Secretary, in coordination with the Director of 5 the National Institute of Standards and Technology and 6 the head of each relevant Federal department or agency 7 researching explosive detection systems, shall research and 8 facilitate next generation technologies to detect explosives 9 in transportation systems and transportation facilities.

10SEC. 12. STUDY ON SECURITY STANDARDS AND BEST PRAC-11TICES FOR PASSENGER TRANSPORTATION12SYSTEMS.

(a) SECURITY STANDARDS AND BEST PRACTICES
14 FOR UNITED STATES AND FOREIGN PASSENGER TRANS15 PORTATION SYSTEMS.—The Comptroller General of the
16 United States shall conduct a study of how the Transpor17 tation Security Administration—

18 (1) identifies and compares—

- 19 (A) United States and foreign passenger20 transportation security standards; and
- (B) best practices for protecting passenger
 transportation systems, including shared terminal facilities, and cyber systems; and

24 (2) disseminates the findings under paragraph25 (1) to stakeholders.

(b) REPORT.—Not later than 18 months after the
 date of enactment of this Act, the Comptroller General
 shall issue a report that contains—

4 (1) the findings of the study conducted under
5 subsection (a); and

6 (2) any recommendations for improving the rel7 evant processes or procedures.

8 SEC. 13. AMTRAK SECURITY UPGRADES.

9 (a) RAILROAD SECURITY ASSISTANCE.—Section
10 1513(b) of the Implementing Recommendations of the 9/
11 11 Commission Act of 2007 (6 U.S.C. 1163(b)) is amend12 ed—

(1) in paragraph (1), by striking the period at
the end and inserting ", including communications
interoperability where appropriate with relevant outside agencies and entities.";

17 (2) in paragraph (5), by striking "security of"18 and inserting "security and preparedness of";

19 (3) in paragraph (7), by striking "security
20 threats" and inserting "security threats and pre21 paredness, including connectivity to the National
22 Terrorist Screening Center"; and

(4) in paragraph (9), by striking "and security
officers" and inserting ", security, and preparedness
officers".

1	(b) Specific Projects.—Section 1514(a)(3) of the
2	Implementing Recommendations of the 9/11 Commission
3	Act of 2007 (6 U.S.C. 1164(a)(3)) is amended—
4	(1) in subparagraph (D) by inserting ", or to
5	connect to the National Terrorism Screening Center
6	watchlist" after "Secretary";
7	(2) in subparagraph (G), by striking "; and" at
8	the end and inserting a semicolon;
9	(3) in subparagraph (H) by striking the period
10	at the end and inserting a semicolon; and
11	(4) by adding at the end the following:
12	"(I) for improvements to passenger
13	verification systems;
14	"(J) for improvements to employee and
15	contractor verification systems, including iden-
16	tity verification technology; or
17	"(K) for improvements to the security of
18	Amtrak computer systems, including cybersecu-
19	rity assessments and programs.".
20	SEC. 14. PASSENGER RAIL VETTING.
21	(a) IN GENERAL.—Not later than 180 days after the
22	date on which the Amtrak Board of Directors submits a
23	request to the Administrator, the Administrator shall
24	issue a decision on the use by Amtrak of the Transpor-
25	tation Security Administration's Secure Flight Program

or a similar passenger vetting system to enhance pas senger rail security.

3 (b) STRATEGIC PLAN.—If the Administrator decides 4 to grant the request by Amtrak under subsection (a), the 5 decision shall include a strategic plan for working with rail stakeholders to enhance passenger rail security by vetting 6 7 passengers using terrorist watch lists maintained by the 8 Federal Government or a similar passenger vetting system 9 maintained by the Transportation Security Administra-10 tion.

(c) NOTICES.—The Administrator shall notify the appropriate committees of Congress of any decision made
under subsection (a) and the details of the strategic plan
under subsection (b).

(d) RULE OF CONSTRUCTION.—Nothing in this section shall be construed to limit the Administrator's authority to set the access to, or terms and conditions of
using, the Secure Flight Program or a similar passenger
vetting system.

20 SEC. 15. STUDY ON SURFACE TRANSPORTATION INSPEC-21TORS.

Not later than 180 days after the date of enactment
of this Act, the Comptroller General of the United States
shall submit to the appropriate committees of Congress
a report that—

1	(1) identifies the roles and responsibilities of
2	surface transportation security inspectors authorized
3	under section 1304 of the Implementing Rec-
4	ommendations of the $9/11$ Commission Act of 2007
5	(6 U.S.C. 1113);
6	(2) determines whether surface transportation
7	security inspectors—
8	(A) have appropriate qualifications to help
9	secure and inspect surface transportation sys-
10	tems; and
11	(B) have adequate experience and training
12	to perform the responsibilities identified under
13	paragraph (1);
14	(3) evaluates feedback from surface transpor-
15	tation industry stakeholders on the effectiveness of
16	surface transportation security inspectors and in-
17	spection programs to the overall security of the sur-
18	face transportation systems of such stakeholders;
19	(4) evaluates the consistency of surface trans-
20	portation inspections, recommendations, and regu-
21	latory enforcement, where applicable;
22	(5) identifies any duplication or redundancy be-
23	tween the Transportation Security Administration
24	and the Department of Transportation relating to

1	surface transportation security inspections or over-
2	sight; and
3	(6) provides recommendations, if any, relating
4	to—
5	(A) improvements to the surface transpor-
6	tation security inspectors program, including—
7	(i) changes in organizational and su-
8	pervisory structures;
9	(ii) coordination procedures to en-
10	hance consistency; and
11	(iii) effectiveness in inspection and
12	compliance activities; and
13	(B) whether each transportation mode
14	needs inspectors trained and qualified for that
15	specific mode.
16	SEC. 16. SECURITY AWARENESS PROGRAM.
17	(a) ESTABLISHMENT.—The Administrator shall es-
18	tablish a program to promote surface transportation secu-
10	

19 rity through the training of surface transportation opera-

20 tors and frontline employees on each of the skills identified 21 in subsection (c).

22 (b) APPLICATION.—The program established under subsection (a) shall apply to all modes of surface transpor-23 tation, including public transportation, rail, highway, 24 25 motor carrier, and pipeline.

1	(c) TRAINING.—The program established under sub-
2	section (a) shall cover, at a minimum, the skills necessary
3	to recognize, assess, and respond to suspicious items or
4	actions that could indicate a threat to transportation.
5	(d) Assessment.—
6	(1) IN GENERAL.—The Administrator shall con-
7	duct an assessment of current training programs for
8	surface transportation operators and frontline em-
9	ployees.
10	(2) CONTENTS.—The assessment shall iden-
11	tify—
12	(A) whether other training is being pro-
13	vided, either voluntarily or in response to other
14	Federal requirements; and
15	(B) whether there are any gaps in existing
16	training.
17	(e) UPDATES.—The Administrator shall ensure the
18	program established under subsection (a) is updated as
19	necessary to address changes in risk and terrorist methods
20	and to close any gaps identified in the assessment under
21	subsection (d).
22	(f) Suspicious Activity Reporting.—
23	(1) IN GENERAL.—The Administrator shall
24	maintain a national telephone number for an indi-

vidual to use to report suspicious activity under this
section to the Administration.
(2) PROCEDURES.—The Administrator shall es-
tablish procedures for the Administration—
(A) to review and followup, as necessary,
on each report received under paragraph (1);
and
(B) to share, as necessary and in accord-
ance with law, the report with appropriate Fed-
eral, State, local, and tribal entities.
(3) RULE OF CONSTRUCTION.—Nothing in this
section may be construed to replace or affect in any
way the use of $9-1-1$ services in an emergency.
(g) DEFINITION OF FRONTLINE EMPLOYEE.—In this
section, the term "frontline employee" includes—
(1) an employee of a public transportation
agency who is a transit vehicle driver or operator,
dispatcher, maintenance and maintenance support
employee, station attendant, customer service em-
ployee, security employee, or transit police, or any
other employee who has direct contact with riders on
a regular basis, and any other employee of a public
transportation agency that the Administrator deter-
mines should receive security training under this

section or that is receiving security training under
 other law;

(2) over-the-road bus drivers, security per-3 4 sonnel, dispatchers, maintenance and maintenance 5 support personnel, ticket agents, other terminal em-6 ployees, and other employees of an over-the-road bus 7 operator or terminal owner or operator that the Ad-8 ministrator determines should receive security train-9 ing under this section or that is receiving security 10 training under other law; or

11 (3) security personnel, dispatchers, locomotive 12 engineers, conductors, trainmen, other onboard em-13 ployees, maintenance and maintenance support per-14 sonnel, bridge tenders, and any other employees of 15 railroad carriers that the Administrator determines 16 should receive security training under this section or 17 that is receiving security training under other law. 18 SEC. 17. VOLUNTARY USE OF CREDENTIALING.

(a) IN GENERAL.—An individual who is subject to
credentialing or a background investigation may satisfy
that requirement by obtaining a valid transportation security card issued under section 70105 of title 46, United
States Code.

24 (b) ISSUANCE OF CARDS.—The Secretary of Home-25 land Security—

1	(1) shall expand the transportation security
2	card program, consistent with section 70105 of title
3	46, United States Code, to allow an individual who
4	is subject to credentialing or a background investiga-
5	tion to apply for a transportation security card; and
6	(2) may charge reasonable fees, in accordance
7	with section 520(a) of the Department of Homeland
8	Security Appropriations Act, 2004 (6 U.S.C.
9	469(a)), for providing the necessary credentialing
10	and background investigation.
11	(c) DEFINITION.—In this section, the term "indi-
12	vidual who is subject to credentialing or a background in-
13	vestigation" means an individual who—
	vestigation" means an individual who— (1) because of employment is regulated by the
13	
13 14	(1) because of employment is regulated by the
13 14 15	(1) because of employment is regulated by the Transportation Security Administration, Department
13 14 15 16	(1) because of employment is regulated by the Transportation Security Administration, Department of Transportation, or Coast Guard and is required
 13 14 15 16 17 	(1) because of employment is regulated by the Transportation Security Administration, Department of Transportation, or Coast Guard and is required to have a background records check to obtain a haz-
 13 14 15 16 17 18 	(1) because of employment is regulated by the Transportation Security Administration, Department of Transportation, or Coast Guard and is required to have a background records check to obtain a haz- ardous materials endorsement on a commercial driv-
 13 14 15 16 17 18 19 	(1) because of employment is regulated by the Transportation Security Administration, Department of Transportation, or Coast Guard and is required to have a background records check to obtain a haz- ardous materials endorsement on a commercial driv- er's license issued by a State under section 5103a of
 13 14 15 16 17 18 19 20 	(1) because of employment is regulated by the Transportation Security Administration, Department of Transportation, or Coast Guard and is required to have a background records check to obtain a haz- ardous materials endorsement on a commercial driv- er's license issued by a State under section 5103a of title 49, United States Code; or
 13 14 15 16 17 18 19 20 21 	 (1) because of employment is regulated by the Transportation Security Administration, Department of Transportation, or Coast Guard and is required to have a background records check to obtain a hazardous materials endorsement on a commercial driver's license issued by a State under section 5103a of title 49, United States Code; or (2) is required to have a credential and back-

1	lated by the Transportation Security Administration,
2	Department of Transportation, or Coast Guard.
3	SEC. 18. BACKGROUND RECORDS CHECKS FOR ISSUANCE
4	OF HAZMAT LICENSES.
5	Section 5103a(d) of title 49, United States Code, is
6	amended by adding at the end the following:
7	"(3) TRANSPORTATION SECURITY CARDS.—An
8	individual who holds a valid transportation security
9	card issued by the Secretary of the departing in
10	which the Coast Guard is operating under section
11	70105 of title 46 shall be deemed to have met the
12	background records check required under this sub-
13	section.".
14	SEC. 19. CARGO CONTAINER SCANNING TECHNOLOGY RE-
15	VIEW.
15 16	VIEW. (a) DESIGNATIONS.—
16	(a) DESIGNATIONS.—
16 17	(a) DESIGNATIONS.—(1) IN GENERAL.—Not later than 1 year after
16 17 18	 (a) DESIGNATIONS.— (1) IN GENERAL.—Not later than 1 year after the date of enactment of this Act, and not less fre-
16 17 18 19	 (a) DESIGNATIONS.— (1) IN GENERAL.—Not later than 1 year after the date of enactment of this Act, and not less fre- quently than once every 5 years thereafter until the
16 17 18 19 20	 (a) DESIGNATIONS.— (1) IN GENERAL.—Not later than 1 year after the date of enactment of this Act, and not less fre- quently than once every 5 years thereafter until the date of full-scale implementation of 100 percent
16 17 18 19 20 21	(a) DESIGNATIONS.— (1) IN GENERAL.—Not later than 1 year after the date of enactment of this Act, and not less fre- quently than once every 5 years thereafter until the date of full-scale implementation of 100 percent screening of cargo containers and 100 percent scan-
 16 17 18 19 20 21 22 	(a) DESIGNATIONS.— (1) IN GENERAL.—Not later than 1 year after the date of enactment of this Act, and not less fre- quently than once every 5 years thereafter until the date of full-scale implementation of 100 percent screening of cargo containers and 100 percent scan- ning of high-risk containers required under section

1	section (b)(8) of that section, to improve scanning of
2	cargo at domestic ports.
3	(2) EVALUATION.—In soliciting proposals under
4	paragraph (1), the Secretary shall establish meas-
5	ures to assess the performance of the proposed scan-
6	ning technologies, including—
7	(A) the rate of false positives;
8	(B) the delays in processing times; and
9	(C) the impact on the supply chain.
10	(b) Pilot Program.—
11	(1) ESTABLISHMENT.—The Secretary may es-
12	tablish a pilot program to determine the efficacy of
13	a scanning technology referred to in subsection (a).
14	(2) Application process.—In carrying out
15	the pilot program under this subsection, the Sec-
16	retary shall—
17	(A) solicit applications from domestic
18	ports;
19	(B) select up to 4 domestic ports to par-
20	ticipate in the pilot program; and
21	(C) select ports with unique features and
22	differing levels of trade volume.
23	(3) REPORT.—Not later than 1 year after initi-
24	ating a pilot program under paragraph (1), the Sec-

1	retary shall submit to the appropriate committees of
2	Congress a report on the pilot program, including—
3	(A) an evaluation of the scanning tech-
4	nologies proposed to improve security at domes-
5	tic ports and to meet the full-scale implementa-
6	tion requirement;
7	(B) the costs to implement a pilot pro-
8	gram;
9	(C) the benefits of the proposed scanning
10	technologies;
11	(D) the impact of the pilot program on the
12	supply chain; and
13	(E) recommendations for implementation
14	of advanced cargo scanning technologies at do-
15	mestic ports.
16	(4) Sharing pilot program testing re-
17	SULTS.—The results of the pilot testing of advanced
18	cargo scanning technologies shall be shared, as ap-
19	propriate, with government agencies and private
20	stakeholders whose responsibilities encompass the se-
21	cure transport of cargo.

1	SEC. 20. REPEAL OF BIENNIAL REPORTING REQUIREMENT
2	FOR THE GOVERNMENT ACCOUNTABILITY
3	OFFICE RELATING TO THE TRANSPORTATION
4	SECURITY INFORMATION SHARING PLAN.
5	(a) IN GENERAL.—Section 114 of title 49, United
6	States Code, is amended—
7	(1) by redesignating subsections (u), (v), and
8	(w) as subsections (t), (u), and (v), respectively; and
9	(2) in subsection (t), as redesignated—
10	(A) in paragraph (1)(A), by striking "sub-
11	section (t)" and inserting "subsection (s)";
12	(B) by striking paragraph (7); and
13	(C) by redesignating paragraphs (8) and
14	(9) as paragraphs (7) and (8) , respectively.
15	(b) Technical and Conforming Amendments.—
16	(1) TRANSPORTATION SECURITY STRATEGIC
17	PLANNING.—Section 114(s)(3)(B) of title 49, United
18	States Code, is amended by striking "2007" and in-
19	serting "2007)".
20	(2) Congressional oversight of security
21	ASSURANCE FOR PUBLIC AND PRIVATE STAKE-
22	HOLDERS.—Section $1203(b)(1)(B)$ of the Imple-
23	menting Recommendations of the 9/11 Commission
24	Act of 2007 (49 U.S.C. 114 note) is amended by
25	striking ", under section $114(u)(7)$ of title 49,

- 1 United States Code, as added by this section, or oth-
- 2 erwise,".