^{113TH CONGRESS} 2D SESSION H.R. 2952

AN ACT

- To amend the Homeland Security Act of 2002 to make certain improvements in the laws relating to the advancement of security technologies for critical infrastructure protection, 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,

1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Critical Infrastructure
3 Research and Development Advancement Act of 2014" or
4 the "CIRDA Act of 2014".

5 SEC. 2. DEFINITIONS.

6 Section 2 of the Homeland Security Act of 2002 (6 7 U.S.C. 101) is amended by redesignating paragraphs (15) 8 through (18) as paragraphs (16) through (19), respec-9 tively, and by inserting after paragraph (14) the following: "(15) The term 'Sector Coordinating Council' 10 11 means a private sector coordinating council that is— 12 "(A) recognized by the Secretary as such 13 a Council for purposes of this Act; and "(B) comprised of representatives of own-14 15 ers and operators of critical infrastructure with-16 in a particular sector of critical infrastruc-17 ture.". SEC. 3. CRITICAL INFRASTRUCTURE PROTECTION RE-18 19 SEARCH AND DEVELOPMENT. 20 (a) STRATEGIC PLAN; PUBLIC-PRIVATE CONSOR-21 TIUMS.— 22 (1) IN GENERAL.—Title III of the Homeland 23 Security Act of 2002 (6 U.S.C. 181 et seq.) is 24 amended by adding at the end the following:

1 "SEC. 318. RESEARCH AND DEVELOPMENT STRATEGY FOR2CRITICAL INFRASTRUCTURE PROTECTION.

3 "(a) IN GENERAL.—Not later than 180 days after the date of enactment of the Critical Infrastructure Re-4 5 search and Development Advancement Act of 2013, the Secretary, acting through the Under Secretary for Science 6 7 and Technology, shall transmit to Congress a strategic 8 plan to guide the overall direction of Federal physical se-9 curity and cybersecurity technology research and development efforts for protecting critical infrastructure, includ-10 ing against all threats. Once every 2 years after the initial 11 strategic plan is transmitted to Congress under this sec-12 13 tion, the Secretary shall transmit to Congress an update 14 of the plan.

15 "(b) CONTENTS OF PLAN.—The strategic plan shall16 include the following:

17 "(1) An identification of critical infrastructure
18 security risks and any associated security technology
19 gaps, that are developed following—

20 "(A) consultation with stakeholders, in21 cluding the Sector Coordinating Councils; and
22 "(B) performance by the Department of a
23 risk/gap analysis that considers information re24 ceived in such consultations.

25 "(2) A set of critical infrastructure security
26 technology needs that—

1	"(A) is prioritized based on risk and gaps
2	identified under paragraph (1);
3	"(B) emphasizes research and development
4	of those technologies that need to be accelerated
5	due to rapidly evolving threats or rapidly ad-
6	vancing infrastructure technology; and
7	"(C) includes research, development, and
8	acquisition roadmaps with clearly defined objec-
9	tives, goals, and measures.
10	"(3) An identification of laboratories, facilities,
11	modeling, and simulation capabilities that will be re-
12	quired to support the research, development, dem-
13	onstration, testing, evaluation, and acquisition of the
14	security technologies described in paragraph (2).
15	"(4) An identification of current and planned
16	programmatic initiatives for fostering the rapid ad-
17	vancement and deployment of security technologies
18	for critical infrastructure protection. The initiatives
19	shall consider opportunities for public-private part-
20	nerships, intragovernment collaboration, university
21	centers of excellence, and national laboratory tech-
22	nology transfer.
23	"(5) A description of progress made with re-
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spect to each critical infrastructure security risk, as-sociated security technology gap, and critical infra-

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2	strategic plan transmitted under this section.
3	"(c) COORDINATION.—In carrying out this section,
4	the Under Secretary for Science and Technology shall co-
5	ordinate with the Under Secretary for the National Pro-
6	tection and Programs Directorate.
7	"(d) CONSULTATION.—In carrying out this section,
8	the Under Secretary for Science and Technology shall con-
9	sult with—
10	"(1) the critical infrastructure Sector Coordi-
11	nating Councils;
12	"(2) to the extent practicable, subject matter
13	experts on critical infrastructure protection from
14	universities, colleges, including historically black col-
15	leges and universities, Hispanic- serving institutions,
16	and tribal colleges and universities, national labora-
17	tories, and private industry;
18	"(3) the heads of other relevant Federal depart-
19	ments and agencies that conduct research and devel-
20	opment for critical infrastructure protection; and
21	"(4) State, local, and tribal governments as ap-
22	propriate.

structure technology need identified in the preceding

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1 "SEC. 319. REPORT ON PUBLIC-PRIVATE RESEARCH AND2DEVELOPMENT CONSORTIUMS.

3 "(a) IN GENERAL.—Not later than 180 days after the enactment of the Critical Infrastructure Research and 4 5 Development Advancement Act of 2014, the Secretary, acting through the Under Secretary for Science and Tech-6 7 nology, shall transmit to Congress a report on the Depart-8 ment's utilization of public-private research and develop-9 ment consortiums for accelerating technology development for critical infrastructure protection. Once every 2 years 10 11 after the initial report is transmitted to Congress under this section, the Secretary shall transmit to Congress an 12 13 update of the report. The report shall focus on those aspects of critical infrastructure protection that are pre-14 dominately operated by the private sector and that would 15 16 most benefit from rapid security technology advancement. "(b) CONTENTS OF REPORT.—The report shall in-17 clude— 18

"(1) a summary of the progress and accomplishments of on-going consortiums for critical infrastructure security technologies;

"(2) in consultation with the Sector Coordinating Councils and, to the extent practicable, in
consultation with subject-matter experts on critical
infrastructure protection from universities, colleges,
including historically black colleges and universities,

1	Hispanic-serving institutions, and tribal colleges and
2	universities, national laboratories, and private indus-
3	try, a prioritized list of technology development focus
4	areas that would most benefit from a public-private
5	research and development consortium; and
6	"(3) based on the prioritized list developed
7	under paragraph (2), a proposal for implementing
8	an expanded research and development consortium
9	program, including an assessment of feasibility and
10	an estimate of cost, schedule, and milestones.".
11	(2) LIMITATION ON PROGRESS REPORT RE-
12	QUIREMENT.—Subsection $(b)(5)$ of section 318 of
13	the Homeland Security Act of 2002, as amended by
14	paragraph (1) of this subsection, shall not apply
15	with respect to the first strategic plan transmitted
16	under that section.
17	(b) Clerical Amendment.—The table of contents
18	in section 1(b) of such Act is amended by adding at the
19	end of the items relating to such title the following:
	"Sec. 318. Research and development strategy for critical infrastructure protec- tion.
•	"Sec. 319. Report on public-private research and development consortiums.".
20	(c) Critical Infrastructure Protection Tech-
21	NOLOGY CLEARINGHOUSE.—Section 313 of the Homeland
22	Security Act of 2002 (6 U.S.C. 193) is amended by redes-
23	ignating subsection (c) as subsection (d), and by inserting
24	after subsection (b) the following:

"(c) CRITICAL INFRASTRUCTURE PROTECTION
 TECHNOLOGY CLEARINGHOUSE.—

3 "(1) DESIGNATION.—Under the program re-4 quired by this section, the Secretary, acting through 5 the Under Secretary for Science and Technology, 6 and in coordination with the Under Secretary for the 7 National Protection and Programs Directorate, shall 8 designate a technology clearinghouse for rapidly 9 sharing proven technology solutions for protecting 10 critical infrastructure.

"(2) SHARING OF TECHNOLOGY SOLUTIONS.—
Technology solutions shared through the clearinghouse shall draw from Government-furnished, commercially furnished, and publically available trusted
sources.

16 "(3) TECHNOLOGY METRICS.—All technologies
17 shared through the clearinghouse shall include a set
18 of performance and readiness metrics to assist end19 users in deploying effective and timely solutions rel20 evant for their critical infrastructures.

21 "(4) REVIEW BY PRIVACY OFFICER.—The Pri22 vacy Officer of the Department appointed under sec23 tion 222 shall annually review the clearinghouse
24 process to evaluate its consistency with fair informa-

tion practice principles issued by the Privacy Offi cer.".

3 (d) EVALUATION OF TECHNOLOGY CLEARINGHOUSE 4 BY GOVERNMENT ACCOUNTABILITY OFFICE.—Not later than 2 years after the date of enactment of this Act, the 5 Comptroller General of the United States shall conduct 6 7 an independent evaluation of, and submit to the Com-8 mittee on Homeland Security of the House of Representa-9 tives and the Committee on Homeland Security and Gov-10 ernmental Affairs of the Senate a report on, the effectiveness of the clearinghouses established and designated, re-11 12 spectively, under section 313 of the Homeland Security 13 Act of 2002, as amended by this section.

14 SEC. 4. NO ADDITIONAL AUTHORIZATION OF APPROPRIA15 TIONS.

16 No additional funds are authorized to be appro-17 priated to carry out this Act and the amendments made 18 by this Act, and this Act and such amendments shall be 19 carried out using amounts otherwise available for such 20 purpose.

> Passed the House of Representatives July 28, 2014. Attest:

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