## 112TH CONGRESS 1ST SESSION

# H. R. 3011

To authorize the programs of the Transportation Security Administration relating to the provision of transportation security, and for other purposes.

## IN THE HOUSE OF REPRESENTATIVES

September 22, 2011

Mr. Rogers of Alabama (for himself, Mr. King of New York, Mr. Daniel E. Lungren of California, Mr. Walberg, Mr. Cravaack, and Mr. Brooks) introduced the following bill; which was referred to the Committee on Homeland Security, and in addition to the Committee on the Judiciary, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

## A BILL

To authorize the programs of the Transportation Security Administration relating to the provision of transportation 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 "Transportation Security Administration Authorization
- 6 Act of 2011".
- 7 (b) Table of Contents.—

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

#### TITLE I—AUTHORIZATION OF APPROPRIATIONS

Sec. 101. Authorization of appropriations.

#### TITLE II—AVIATION SECURITY

#### Subtitle A—Reform

#### PART 1—AIRPORT SCREENING

- Sec. 201. Checkpoint screening of passengers.
- Sec. 202. Trusted passenger credential.
- Sec. 203. Security screening of individuals with metal implants, prosthetics, and physical disabilities traveling in air transportation.
- Sec. 204. Security screenings of children.
- Sec. 205. Requirements for baggage screening technology.
- Sec. 206. Explosives detection canine teams for aviation security.
- Sec. 207. Pilot program on security screening of passengers on commercial flights originating outside the United States.
- Sec. 208. Standard operating procedures at airport checkpoints.
- Sec. 209. Advanced passenger prescreening system.
- Sec. 210. Screening in areas other than primary passenger terminals.
- Sec. 211. Automated targeting recognition software.
- Sec. 212. Disabling image retention.
- Sec. 213. Screening strategy.

## PART 2—TRANSPORTATION SECURITY OFFICER TRAINING AND ACCOUNTABILITY

- Sec. 221. Prohibition of advance notice of covert testing to security screeners.
- Sec. 222. Transportation security training programs.
- Sec. 223. Hiring preference for part-time employees.
- Sec. 224. Removal of Administration officers due to performance.
- Sec. 225. Administration ombudsman office.

#### Part 3—Air Cargo Security

- Sec. 241. Air cargo advanced screening pilot program.
- Sec. 242. Status of efforts to promote air cargo shipper certification.
- Sec. 243. Explosive detection canine teams for air cargo security.

#### Part 4—Information Sharing and Security Directives

- Sec. 261. TSA and homeland security information sharing.
- Sec. 262. Issuance of regulations and security directives using emergency procedures.

#### Subtitle B—Other Matters

- Sec. 281. Efficiency review by Assistant Secretary.
- Sec. 282. Aviation security stakeholder participation.
- Sec. 283. Detailed aviation security technology plans for airports.
- Sec. 284. Federal air marshals.
- Sec. 285. Canine detection research and development.
- Sec. 286. Vendor enhancements.

- Sec. 287. Security risk assessment of airport perimeter access controls.
- Sec. 288. Electromagnetic emissions from passenger screening equipment deployed in airports.
- Sec. 289. Electromagnetic emissions exposure assessment.
- Sec. 290. Reimbursement for airports that have incurred eligible costs.
- Sec. 291. Review of airport security plans.
- Sec. 292. Security procedures during temporary flight restrictions.
- Sec. 293. Security training and assistance to foreign airports.
- Sec. 294. Federal air marshal risk assessments.
- Sec. 295. Protection of the names Federal Air Marshal and Administration.
- Sec. 296. Allowable costs on airport security improvement projects.
- Sec. 297. Report on diversity efforts.
- Sec. 298. Report to Congress on time and attendance programs for transportation security officers.

#### TITLE III—SURFACE TRANSPORTATION SECURITY

#### Subtitle A—Streamlining Threat Assessments for Credentials

- Sec. 301. Definitions.
- Sec. 302. Task force.
- Sec. 303. Limitations on rulemaking.
- Sec. 304. Surface transportation credentialing.
- Sec. 305. Transportation worker identification credential enrollment centers.
- Sec. 306. Limitation on issuance of HAZMAT licenses.
- Sec. 307. Deadlines and effective dates.
- Sec. 308. Streamlining credentials for secure area access at airports.
- Sec. 309. Jobs impact.

#### Subtitle B—Security Assistance and Enhancements

- Sec. 321. Visible intermodal prevention and response teams.
- Sec. 322. Transit security grants.
- Sec. 323. Freight rail security demonstration project.
- Sec. 324. Explosives detection canine teams for surface transportation.
- Sec. 325. Pipeline security study.
- Sec. 326. Repeal of limitation relating to motor carrier security-sensitive material tracking technology.

#### Subtitle C—Information Sharing

- Sec. 341. Surface Transportation Security stakeholder participation.
- Sec. 342. Plan to improve information sharing.
- Sec. 343. Best practices sharing.

## 1 SEC. 2. DEFINITIONS.

- 2 In this Act:
- 3 (1) The term "Department" means the Depart-
- 4 ment of Homeland Security.
- 5 (2) The term "Secretary" means the Secretary
- 6 of Homeland Security.

1	(3) The term "Assistant Secretary" means the
2	Assistant Secretary of Homeland Security (Trans-
3	portation Security Administration).
4	(4) The term "Administration" means the
5	Transportation Security Administration.
6	(5) The term "Aviation Security Advisory Com-
7	mittee" means the advisory committee established by
8	section 44946 of title 49, United States Code, as
9	added by this Act.
10	(6) The term "trusted passenger" means any
11	passenger eligible for expedited screening through a
12	checkpoint, as determined by the Assistant Sec-
13	retary.
14	TITLE I—AUTHORIZATION OF
15	APPROPRIATIONS
16	SEC. 101. AUTHORIZATION OF APPROPRIATIONS.
	SEC. 101. AUTHORIZATION OF APPROPRIATIONS.  There are authorized to be appropriated to the Sec-
17	
17 18	There are authorized to be appropriated to the Sec-
17 18 19	There are authorized to be appropriated to the Secretary \$7,822,743,000 for fiscal year 2012 and
17 18 19 20	There are authorized to be appropriated to the Secretary \$7,822,743,000 for fiscal year 2012 and \$7,588,743,000 for fiscal year 2013 for the necessary ex-
17 18 19 20 21	There are authorized to be appropriated to the Secretary \$7,822,743,000 for fiscal year 2012 and \$7,588,743,000 for fiscal year 2013 for the necessary expenses of the Administration for such fiscal years.
17 18 19 20 21 22	There are authorized to be appropriated to the Secretary \$7,822,743,000 for fiscal year 2012 and \$7,588,743,000 for fiscal year 2013 for the necessary expenses of the Administration for such fiscal years.  TITLE II—AVIATION SECURITY
	There are authorized to be appropriated to the Secretary \$7,822,743,000 for fiscal year 2012 and \$7,588,743,000 for fiscal year 2013 for the necessary expenses of the Administration for such fiscal years.  TITLE II—AVIATION SECURITY  Subtitle A—Reform

1	(1) In General.—Section 44901 of title 49,
2	United States Code is amended—
3	(A) by redesignating subsections (a)
4	through (k) as subsections (b) through (l), re-
5	spectively; and
6	(B) by inserting before subsection (b), as
7	so redesignated, the following new subsection
8	(a):
9	"(a) Checkpoint Screening of Passengers.—
10	"(1) In general.—The Assistant Secretary of
11	Homeland Security (Transportation Security Admin-
12	istration) shall carry out a risk-based program at
13	airport checkpoints that provides expedited screening
14	for trusted passengers based on a comprehensive
15	analysis of factors which may include but not be lim-
16	ited to:
17	"(A) Low-risk population determinations.
18	"(B) Security threat assessments and
19	background checks.
20	"(C) Travel frequency analysis, travel pat-
21	tern analysis.
22	"(2) Brief assessment interview.—As part
23	of the program required by paragraph (1), a brief
24	assessment interview of passengers not eligible for
25	expedited screening may be conducted by a transpor-

- tation security officer who has received appropriate
   training to conduct such interviews.
- "(3) Inspector general reviews.—The Inspector General of the Department shall review the program required by paragraph (1) on a quarterly basis and submit to the Committee on Homeland Security of the House of Representatives and other appropriate committees of Congress reports on the results of such reviews.
  - "(4) Consideration of other programs.—
    In developing the trusted passenger program required by paragraph (1), the Assistant Secretary shall review and consider all trusted passenger programs established pursuant to section 109(a)(3) of the Aviation Transportation Security Act (Public Law 107–71; 115 Stat. 613; 49 U.S.C. 114 note), including the Registered Traveler program and any other Department of Homeland Security pilot or operational trusted passenger programs.
  - "(5) OTHER TRUSTED PASSENGER PRO-GRAMS.—In addition to the program established under paragraph (1), the Assistant Secretary may elect to designate trusted passenger status to passengers who are members of other governmental or non-governmental trusted passenger programs, as

- long as such passengers meet the standards and requirements set by the Assistant Secretary.
- 3 "(6) Suspension.—The Assistant Secretary 4 shall have the authority to suspend expedited screen-5 ing for trusted passengers as security conditions 6 may warrant.
  - "(7) Trusted passenger defined.—In this subsection, the term 'trusted passenger' means any passenger eligible for expedited screening through a checkpoint, as determined by the Assistant Secretary.".
  - (2) IMPLEMENTATION.—The Assistant Secretary shall establish the program required by subsection (c) of section 44901 of title 49, United States Code, as added by paragraph (1), by not later than 180 days after the date of the enactment of this Act.
  - (3) Report to congress.—Not later than 180 days after first implementing the program required by subsection (c) of section 44901 of title 49, United States Code, as added by paragraph (1), the Assistant Secretary shall submit to the Committee on Homeland Security of the House of Representatives and the Committee on Commerce, Science, and

1	Transportation of the Senate a report on the status
2	and efficacy of the program.
3	(b) Security Screening for Members of the
4	ARMED FORCES.—
5	(1) In general.—Section 44901 of title 49,
6	United States Code, as amended by subsection (a),
7	is further amended—
8	(A) by redesignating subsections (d)
9	through (l), as redesignated by subsection (a),
10	as subsections (e) through (m), respectively;
11	(B) by inserting after subsection (c) the
12	following new subsection (d):
13	"(d) Security Screening for Members of the
14	ARMED FORCES.—
15	"(1) In General.—The Assistant Secretary of
16	Homeland Security (Transportation Security Admin-
17	istration) shall develop and implement a plan to pro-
18	vide expedited security screening services for a mem-
19	ber of the Armed Forces, and any accompanying
20	family member, when the member of the Armed
21	Forces presents documentation indicating official or-
22	ders while in uniform through a primary airport (as
23	defined by section 47102 of this title).
24	"(2) Protocols.—In developing the plan, the
25	Assistant Secretary shall consider—

1	"(A) leveraging existing security screening
2	models used by airports and air carriers to re-
3	duce passenger wait times before entering a se-
4	curity screening checkpoint;
5	"(B) establishing standard guidelines for
6	the screening of military uniform items, includ-
7	ing combat boots; and
8	"(C) incorporating any new screening pro-
9	tocols into an existing trusted passenger pro-
10	gram, as established pursuant to section
11	109(a)(3) of the Aviation and Transportation
12	Security Act (Public Law 107–71; 115 Stat.
13	613; 49 U.S.C. 114 note) or subsection (c), or
14	into the development of any new credential or
15	system that incorporates biometric technology
16	and other applicable technologies to verify the
17	identity of individuals traveling in air transpor-
18	tation.
19	"(3) Report to congress.—The Assistant
20	Secretary shall submit to the appropriate committees
21	of Congress a report on the implementation of the
22	plan.";
23	(C) in subsection (g), as so redesignated,
24	by striking "subsection (b)(1)(A)" and inserting
25	"subsection (e)(1)(A)"; and

1	(D) in subsection $(j)(2)$ , as so redesig-
2	nated, by striking "subsection (c)" and insert-
3	ing "subsection (e)".
4	(2) Effective date.—Not later than 180
5	days after the date of the enactment of this Act, the
6	Assistant Secretary shall establish the plan required
7	by the amendments made by paragraph (1).
8	SEC. 202. TRUSTED PASSENGER CREDENTIAL.
9	Section 44903(h) of title 49, United States Code, is
10	amended—
11	(1) by redesignating paragraph (7) as para-
12	graph (8); and
13	(2) by inserting after paragraph (6) the fol-
14	lowing:
15	"(7) Trusted passenger credential.—Not
16	later than one year after the date of the enactment
17	of the Transportation Security Administration Au-
18	thorization Act of 2011, the Assistant Secretary of
19	Homeland Security (Transportation Security Admin-
20	istration) shall—
21	"(A) work with industry to establish stand-
22	ards for a voluntary trusted passenger creden-
23	tial that incorporates biometric identifier tech-
24	nology;

1	"(B) establish a process by which the cre-
2	dential will be used to verify the identity of
3	trusted passengers and allow them expedited
4	passenger and carry-on baggage screening;
5	"(C) establish procedures—
6	"(i) to ensure that only trusted pas-
7	sengers are issued the trusted passenger
8	credential;
9	"(ii) to resolve failures to enroll, false
10	matches, and false nonmatches relating to
11	use of the trusted passenger credential;
12	and
13	"(iii) to invalidate any trusted pas-
14	senger credential that is lost, stolen, or no
15	longer authorized for use;
16	"(D) establish standards for the issuance
17	of the trusted passenger credential to each
18	trusted passenger that applies for a credential;
19	"(E) establish eligibility procedures for the
20	trusted passenger credential;
21	"(F) take such other actions with respect
22	to the trusted passenger credential as the As-
23	sistant Secretary considers appropriate; and

1	"(G) ensure that the credential is not re-
2	quired for expedited screening under section
3	44901(a) of this title.".
4	SEC. 203. SECURITY SCREENING OF INDIVIDUALS WITH
5	METAL IMPLANTS, PROSTHETICS, AND PHYS-
6	ICAL DISABILITIES TRAVELING IN AIR
7	TRANSPORTATION.
8	Section 44901 of title 49, United States Code, as
9	amended by section 201, is further amended—
10	(1) by redesignating subsections (e) through
11	(m), as redesignated by section 201, as subsections
12	(f) through (n), respectively; and
13	(2) by inserting after subsection (d), as inserted
14	by section 201, the following new subsection (e):
15	"(e) Security Screening of Individuals With
16	METAL IMPLANTS, PROSTHETICS, PHYSICAL DISABIL-
17	ITIES, AND SPECIAL MEDICAL NEEDS TRAVELING IN AIR
18	Transportation.—
19	"(1) In General.—The Assistant Secretary of
20	Homeland Security (Transportation Security Admin-
21	istration) shall carry out a program to ensure appro-
22	priate treatment in the screening of individuals with
23	metal implants, prosthetics, and physical disabilities
24	traveling in air transportation.

"(2) Plan.—Not later than 180 days after the date of the enactment of the Transportation Security Administration Authorization Act of 2011, the Assistant Secretary shall submit a plan to the Committee on Homeland Security of the House of Representatives for improving security screening procedures for individuals with metal implants, prosthetics, and physical disabilities to limit disruptions in the screening process while maintaining security. The plan shall include an analysis of approaches to limit such disruptions for individuals with metal implants, and benchmarks for implementing changes to the screening process.

- "(3) Program.—Not later than 180 days after the date of the enactment of the Transportation Security Administration Authorization Act of 2011, the Assistant Secretary shall implement a program to improve security screening procedures for individuals with metal implants, prosthetics, or physical disabilities to limit disruptions in the screening process while maintaining security.
- "(4) METAL IMPLANT DEFINED.—In this paragraph, the term 'metal implant' means a metal device or object that has been surgically implanted or otherwise placed in the body of an individual, includ-

- 1 ing any metal device used in a hip or knee replace-
- 2 ment, metal plate, metal screw, metal rod inside a
- bone, and other metal orthopedic implants.".

## 4 SEC. 204. SECURITY SCREENINGS OF CHILDREN.

- 5 Section 44901 of title 49, United States Code, as
- 6 amended by sections 201 and 202, is further amended—
- 7 (1) by redesignating subsections (f) through
- 8 (n), as redesignated by section 202, as subsections
- 9 (g) through (o), respectively; and
- 10 (2) by inserting after subsection (e), as inserted
- by section 202, the following new subsection (f):
- 12 "(f) SECURITY SCREENING OF CHILDREN.—
- 13 "(1) IN GENERAL.—A child shall not be subject
- to pat-down screening before boarding a passenger
- aircraft, unless a screening anomaly cannot be rea-
- sonably resolved by checkpoint technology. If a
- screening anomaly cannot be resolved by checkpoint
- technology, the anomaly may be resolved by the
- child's parent or guardian as directed by a transpor-
- 20 tation security officer or by a transportation security
- officer with the expressed consent of the child's par-
- 22 ent or guardian. Such a pat-down may be conducted
- in a private setting at the request of the parent or
- 24 guardian. Any such pat-down conducted in a private
- setting of a child who is 16 years of age or younger

- 1 must be conducted in the presence of the child's par-2 ent or guardian.
- 3 "(2) RANDOM SCREENING.—Children shall not
- 4 be subject to random pat-down screenings, unless
- 5 the Assistant Secretary of Homeland Security
- 6 (Transportation Security Administration) determines
- 7 that threat conditions warrant such screenings.".
- 8 SEC. 205. REQUIREMENTS FOR BAGGAGE SCREENING
- 9 TECHNOLOGY.
- 10 (a) Implementation of Requirements for
- 11 CHECKED BAGGAGE.—Not later than one year after the
- 12 date of the enactment of this Act, the Assistant Secretary
- 13 shall develop and implement plans to—
- 14 (1) acquire needed data for implementation of
- the Administration's 2010 explosives detection sys-
- tem requirements; and
- 17 (2) deploy explosives detection systems that
- meet those requirements, whether through new ac-
- 19 quisitions or through upgrading existing systems.
- 20 (b) Establishment of New Requirements.—Not
- 21 later than 180 days after the date of the enactment of
- 22 this Act, the Assistant Secretary shall establish and pub-
- 23 lish detailed technical requirements for screening tech-
- 24 nologies for all carry-on baggage and cargo destined for
- 25 commercial aircraft.

- 1 (c) Coordination.—The Assistant Secretary may
- 2 coordinate with the Under Secretary of Homeland Secu-
- 3 rity for Science and Technology to ensure that the require-
- 4 ments provided for under subsection (b) and any related
- 5 research and development requirements published by the
- 6 Under Secretary are aligned to the greatest extent pos-
- 7 sible.
- 8 (d) Communication With Industry.—The Assist-
- 9 ant Secretary shall establish a process to communicate
- 10 with industry in an open and timely manner regarding ac-
- 11 quisition of baggage screening technology and the require-
- 12 ments for such technology.
- 13 (e) IN-LINE BAGGAGE SCREENING STUDY.—The As-
- 14 sistant Secretary shall consult with the Aviation Security
- 15 Advisory Committee and submit to the Committee on
- 16 Homeland Security of the House of Representatives and
- 17 the Committee on Commerce, Science, and Transportation
- 18 of the Senate a report on the Administration's plans, esti-
- 19 mated costs, and current benchmarks for replacing explo-
- 20 sive detection equipment that is nearing the end of its life
- 21 cycle or needs to be upgraded to meet current standards.
- 22 SEC. 206. EXPLOSIVES DETECTION CANINE TEAMS FOR
- 23 AVIATION SECURITY.
- 24 (a) Passenger Screening Teams.—The Assistant
- 25 Secretary shall ensure that by the end of 2013 at least

- 1 100 explosives detection canine teams are used for pas-
- 2 senger screening purposes at large airports in the United
- 3 States at which the Administration has passenger screen-
- 4 ing responsibilities.
- 5 (b) Prohibition of Use of Existing Teams.—
- 6 The Assistant Secretary shall ensure that explosives detec-
- 7 tion canine teams used for transportation security activi-
- 8 ties before the date of enactment of this Act are not used
- 9 to meet the requirement under subsection (a).
- 10 (c) Use of Canines To Resolve Screening
- 11 Anomalies.—Where canine teams trained to screen pas-
- 12 sengers are available in airports in the United States at
- 13 which the Administration has passenger screening respon-
- 14 sibilities, the Assistant Secretary may use such teams to
- 15 resolve screening anomalies.
- 16 (d) AUTHORIZATION OF APPROPRIATIONS.—Of the
- 17 amounts authorized to be appropriated under section 101,
- 18 there is authorized to be appropriated \$25,000,000 to
- 19 carry out this section.
- 20 SEC. 207. PILOT PROGRAM ON SECURITY SCREENING OF
- 21 PASSENGERS ON COMMERCIAL FLIGHTS
- ORIGINATING OUTSIDE THE UNITED STATES.
- Not later than 90 days after the enactment of this
- 24 Act, the Assistant Secretary, working in cooperation with
- 25 the Commissioner of Customs and Border Protection,

- 1 shall develop and carry out a pilot program at a large air-
- 2 port to test the feasibility of streamlining and eliminating
- 3 duplicative aviation security screening of baggage and pas-
- 4 sengers arriving in the United States from certain last
- 5 point of departure airports selected by the Assistant Sec-
- 6 retary who continue on domestic United States flights to
- 7 a final destination.
- 8 SEC. 208. STANDARD OPERATING PROCEDURES AT AIR-
- 9 PORT CHECKPOINTS.
- 10 (a) STANDARDIZATION.—Not later than 180 days
- 11 after the date of the enactment of this Act, the Assistant
- 12 Secretary shall require, to the extent practicable, that
- 13 standard operating procedures at airport checkpoints for
- 14 passengers and carry-on baggage are standardized and
- 15 carried out in a uniform manner among similarly situated
- 16 airports.
- 17 (b) Report to Congress.—Not later than 270 days
- 18 after the date of the enactment of this Act, the Assistant
- 19 Secretary shall submit to the Committee on Homeland Se-
- 20 curity of the House of Representatives and the Committee
- 21 on Commerce, Science, and Transportation of the Senate
- 22 a report on how standard operating procedures were
- 23 standardized and made uniform in accordance with sub-
- 24 section (a).

- 1 (c) Audits.—Beginning one year after the date of the enactment of this Act, the Inspector General of the 3 Department shall conduct periodic audits of adherence to 4 the standard operating procedures, as established by the Assistant Secretary, by screening personnel at large, medium, and small airports in diverse geographical areas. 6 SEC. 209. ADVANCED PASSENGER PRESCREENING SYSTEM. 8 Not later than 90 days after the date of the enactment of this Act, the Comptroller General of the United 10 States shall submit to the Committee on Homeland Security of the House of Representatives and the Committee 11 12 on Commerce, Science, and Transportation of the Senate 13 a report that— 14 (1) describes the progress made by the Depart-15 ment in implementing the advanced passenger 16 prescreening system; and 17 (2) identifies the total number of misidentified 18 passengers who must undergo secondary screening 19 or have been prevented from boarding a plane dur-20 ing the preceding year. 21 SEC. 210. SCREENING IN AREAS OTHER THAN PRIMARY 22 PASSENGER TERMINALS. 23 The Administration is authorized to provide screening services to commercial air carriers in areas other than
- 25 primary passenger terminals upon the request of a com-

- 1 mercial air carrier. A commercial air carrier shall direct
- 2 any such request to the Federal Security Director for the
- 3 airport where services are needed. A Federal Security Di-
- 4 rector may elect to provide screening services should they
- 5 be available. The Administration shall seek compensation
- 6 from a commercial air carrier requesting the use of screen-
- 7 ing services for all reasonable costs in addition to overtime
- 8 costs that are incurred in the provision of screening serv-
- 9 ices under this section.

## 10 SEC. 211. AUTOMATED TARGETING RECOGNITION SOFT-

- 11 WARE.
- Not later than 90 days after the date of the enact-
- 13 ment of this Act, the Assistant Secretary shall certify to
- 14 Congress that automated targeting recognition software is
- 15 installed on all advanced imaging technology machines
- 16 that are currently deployed in commercial airports for pas-
- 17 senger screening and for any and all subsequent deploy-
- 18 ments of advanced imaging technology machines.

#### 19 SEC. 212. DISABLING IMAGE RETENTION.

- Not later than 30 days after the date of the enact-
- 21 ment of this Act, the Assistant Secretary shall certify to
- 22 the Committee on Homeland Security of the House of
- 23 Representatives and the Committee on Commerce,
- 24 Science, and Transportation of the Senate that, in order
- 25 to improve airport security screening processes while en-

suring passenger privacy protection, the image retention 1 2 capabilities of all advanced imaging technology utilized by 3 the Administration to screen passengers at checkpoints in 4 the Nation's airports have been disabled. SEC. 213. SCREENING STRATEGY. 6 Not later than 90 days after the date of the enactment of this Act, the Assistant Secretary shall submit to 8 appropriate congressional committees, including the Committee on Homeland Security of the House of Representa-10 tives, a risk-based strategy with benchmarks for modifying standard operating procedures at the checkpoint for trust-11 12 ed passengers to enter the secure area without removing their shoes. 13 PART 2—TRANSPORTATION SECURITY OFFICER 14 15 TRAINING AND ACCOUNTABILITY SEC. 221. PROHIBITION OF ADVANCE NOTICE OF COVERT 16 17 TESTING TO SECURITY SCREENERS. 18 Section 44935 of title 49, United States Code, is 19 amended— 20 (1) by redesignating the second subsection (i) 21 (as redesignated by section 111(a)(1) of the Aviation

and Transportation Security Act (Public Law 107–

71; 115 Stat. 616), relating to accessibility of com-

puter-based training facilities) as subsection (k); and

22

23

1	(2) by adding at the end the following new sub-
2	section:
3	"(l) Prohibition of Advance Notice to Secu-
4	RITY SCREENERS OF COVERT TESTING AND EVALUA-
5	TION.—
6	"(1) In General.—The Assistant Secretary
7	shall ensure that information concerning a covert
8	test of a transportation security system to be con-
9	ducted by a covert testing office, the Inspector Gen-
10	eral of the Department of Homeland Security, or the
11	Government Accountability Office is not provided to
12	any individual prior to the completion of the test.
13	"(2) Exceptions.—Notwithstanding para-
14	graph (1)—
15	"(A) an authorized individual involved in a
16	covert test of a transportation security system
17	may provide information concerning the covert
18	test to—
19	"(i) employees, officers, and contrac-
20	tors of the Federal Government (including
21	military personnel);
22	"(ii) employees and officers of State
23	and local governments; and
24	"(iii) law enforcement officials who
25	are authorized to receive or directed to be

provided such information by the Assistant
Secretary, the Inspector General of the Department of Homeland Security, or the
Comptroller General of the United States,
as the case may be; and

"(B) for the purpose of ensuring the security of any individual in the vicinity of a site where a covert test of a transportation security system is being conducted, an individual conducting the test may disclose his or her status as an individual conducting the test to any appropriate individual if a security screener or other individual who is not a covered employee identifies the individual conducting the test as a potential threat.

## "(3) Special rules for TSA.—

"(A) Monitoring and security of testing office shall ensure that a person or group of persons conducting a covert test of a transportation security system for the covert testing office is accompanied at the site of the test by a cover team composed of one or more employees of the covert testing office for the purpose of monitoring the test and confirming

1	the identity of personnel involved in the test
2	under subparagraph (B).
3	"(B) Responsibility of cover team.—
4	Under this paragraph, a cover team for a covert
5	test of a transportation security system shall—
6	"(i) monitor the test; and
7	"(ii) for the purpose of ensuring the
8	security of any individual in the vicinity of
9	a site where the test is being conducted,
10	confirm, notwithstanding paragraph (1),
11	the identity of any individual conducting
12	the test to any appropriate individual if a
13	security screener or other individual who is
14	not a covered employee identifies the indi-
15	vidual conducting the test as a potential
16	threat.
17	"(C) AVIATION SCREENING.—Notwith-
18	standing subparagraph (A), the Transportation
19	Security Administration is not required to have
20	a cover team present during a test of the
21	screening of persons, carry-on items, or checked
22	baggage at an aviation security checkpoint at or
23	serving an airport if the test—
24	"(i) is approved, in coordination with
25	the designated security official for the air-

1	port operator by the Federal Security Di-
2	rector for such airport; and
3	"(ii) is carried out under an aviation
4	screening assessment program of the De-
5	partment of Homeland Security.
6	"(D) USE OF OTHER PERSONNEL.—The
7	Transportation Security Administration may
8	use employees, officers, and contractors of the
9	Federal Government (including military per-
10	sonnel) and employees and officers of State and
11	local governments to conduct covert tests.
12	"(4) Definitions.—In this subsection, the fol-
13	lowing definitions apply:
14	"(A) APPROPRIATE INDIVIDUAL.—The
15	term 'appropriate individual', as used with re-
16	spect to a covert test of a transportation secu-
17	rity system, means any individual that—
18	"(i) the individual conducting the test
19	determines needs to know his or her status
20	as an individual conducting a test under
21	paragraph (2)(B); or
22	"(ii) the cover team monitoring the
23	test under paragraph (3)(B)(i) determines
24	needs to know the identity of an individual
25	conducting the test.

1	"(B) COVERED EMPLOYEE.—The term
2	'covered employee' means any individual who
3	receives notice of a covert test before the com-
4	pletion of a test under paragraph (2)(A).
5	"(C) COVERT TEST.—
6	"(i) In general.—The term 'covert
7	test' means an exercise or activity con-
8	ducted by a covert testing office, the In-
9	spector General of the Department of
10	Homeland Security, or the Government Ac-
11	countability Office to intentionally test,
12	compromise, or circumvent transportation
13	security systems to identify vulnerabilities
14	in such systems.
15	"(ii) Limitation.—Notwithstanding
16	clause (i), the term 'covert test' does not
17	mean an exercise or activity by an em-
18	ployee or contractor of the Transportation
19	Security Administration to test or assess
20	compliance with relevant regulations.
21	"(D) COVERT TESTING OFFICE.—The term
22	'covert testing office' means any office of the
23	Transportation Security Administration des-
24	ignated by the Assistant Secretary to conduct

covert tests of transportation security systems.

1	"(E) Employee of a covert testing
2	OFFICE.—The term 'employee of a covert test-
3	ing office' means an individual who is an em-
4	ployee of a covert testing office or a contractor
5	or an employee of a contractor of a covert test-
6	ing office.".
7	SEC. 222. TRANSPORTATION SECURITY TRAINING PRO-
8	GRAMS.
9	Not later than one year after the date of the enact-
10	ment of this Act, the Assistant Secretary shall establish
11	recurring training of transportation security officers re-
12	garding updates to screening procedures and technologies,
13	including methods to identify the verification of false or
14	fraudulent travel documents, in response to weaknesses
15	identified in covert tests at airports. The training shall
16	include—
17	(1) internal controls for monitoring and docu-
18	menting compliance of transportation security offi-
19	cers with training requirements; and
20	(2) such other matters as identified by the As-
21	sistant Secretary with regard to training.
22	SEC. 223. HIRING PREFERENCE FOR PART-TIME EMPLOY-
23	EES.
24	The Assistant Secretary shall provide a preference for
25	the hiring of an individual as a full-time transportation

1	security officer if the individual is already employed as a
2	part-time transportation security officer, as long as the
3	individual meets the performance standards of such em-
4	ployment.
5	SEC. 224. REMOVAL OF ADMINISTRATION OFFICERS DUE
6	TO PERFORMANCE.
7	Section 44935(f) of title 49, United States Code, is
8	amended—
9	(1) by redesignating paragraphs (5) and (6) as
10	paragraphs (6) and (7), respectively; and
11	(2) by inserting after paragraph (4) the fol-
12	lowing new paragraph (5):
13	"(5) Removal for Performance.—
14	"(A) In general.—If an individual em-
15	ployed as a transportation security officer fails
16	any scheduled or covert operational test, includ-
17	ing an annual proficiency review, more than
18	three times during a testing period and if such
19	results are documented, the individual shall be
20	removed from screening operations within 24
21	hours.
22	"(B) Immediate removal for neg-
23	LIGENCE.—The following individuals shall be
24	immediately removed from screening operations:

- 1 "(i) An individual employed as a
  2 transportation security officer who neg3 ligently fails to detect a live explosive with
  4 the potential to do serious harm to human
  5 life or property.
  6 "(ii) An individual employed as a
  - "(ii) An individual employed as a transportation security officer responsible for the verification of travel documents who negligently fails to verify such travel documents.
  - "(C) Removal and Review.—Any transportation security officer removed pursuant to subparagraph (A) or (B) shall suspended with pay pending an immediate investigation and review by the Assistant Secretary of Homeland Security (Transportation Security Administration), who shall have the discretion to reinstate or terminate any individual removed under this paragraph.".

## 20 SEC. 225. ADMINISTRATION OMBUDSMAN OFFICE.

21 (a) IN GENERAL.—Subchapter II of chapter 449 of 22 title 49, United States Code is amended by adding at the 23 end the following new section:

## 24 "§ 44946. Ombudsman

25 "(a) IN GENERAL.—

7

8

9

10

11

12

13

14

15

16

17

18

1	"(1) Establishment.—There is established an
2	Office of the Ombudsman in the Transportation Se-
3	curity Administration.
4	"(2) Ombudsman.—
5	"(A) IN GENERAL.—The Office shall be
6	under the direction of the Ombudsman of the
7	Transportation Security Administration, who
8	shall be appointed by the Chief Human Capital
9	Officer of the Department of Homeland Secu-
10	rity on behalf of the Secretary of Homeland Se-
11	curity.
12	"(B) Qualifications.—An individual ap-
13	pointed as the Ombudsman must have expertise
14	in—
15	"(i) labor and employment relations
16	with Federal agencies; and
17	"(ii) dispute resolution.
18	"(C) Notification of appointment and
19	REMOVAL.—The Chief Human Capital Officer
20	of the Department of Homeland Security shall
21	notify the appropriate congressional committees
22	within 30 days after the effective date of any of
23	the following actions:
24	"(i) The appointment of an individual
25	as Ombudsman.

1	"(ii) The reappointment as Ombuds-
2	man of an individual who is serving as
3	Ombudsman.
4	"(iii) The removal of an individual
5	from the position of Ombudsman.
6	"(3) Ensuring independence of ombuds-
7	MAN.—
8	"(A) IN GENERAL.—The Ombudsman shall
9	report—
10	"(i) to the Administrator of the
11	Transportation Security Administration;
12	and
13	"(ii) to the Chief Human Capital Offi-
14	cer of the Department of Homeland Secu-
15	rity with respect to any dispute between
16	the Ombudsman and the Administrator of
17	Transportation Security Administration
18	over matters involving the execution of the
19	Ombudsman's duties as set forth in sub-
20	section (b).
21	"(B) Inspector general's authority
22	TO CONDUCT INVESTIGATIONS NOT AF-
23	FECTED.—Nothing in this section shall prohibit
24	the Inspector General of the Department of

1	Homeland Security from initiating, carrying
2	out, or completing any investigation.
3	"(b) Duties.—The Ombudsman shall—
4	"(1) conduct outreach to Transportation Secu-
5	rity Administration employees, including publicizing
6	a toll-free telephone number to report complaints;
7	"(2) evaluate each complainant's claim objec-
8	tively;
9	"(3) provide information, advice, and assistance
10	to complainants and, as appropriate, initiate infor-
11	mal, impartial fact-finding and inquiries, on com-
12	plaints or on the Ombudsman's own initiative;
13	"(4) inform each complainant—
14	"(A) when the Ombudsman decides against
15	conducting a fact-finding inquiry into the com-
16	plaint;
17	"(B) on the status of the Ombudsman's
18	fact-finding inquiry to the complainant, on a
19	regular basis if requested by the complainant;
20	and
21	"(C) of the Ombudsman's recommenda-
22	tions and information, as appropriate, for the
23	complainant to formally complain to the appro-
24	priate authority:

1	"(5) work with the Administrator of the Trans-
2	portation Security Administration to address issues
3	identified through fact-finding and inquiries;
4	"(6) maintain confidential any matter related to
5	complaints and inquiries, including the identities of
6	the complainants and witnesses; and
7	"(7) submit an annual report to the appropriate
8	congressional committees in accordance with sub-
9	section (c).
10	"(c) Annual Report.—
11	"(1) IN GENERAL.—The Ombudsman shall re-
12	port no later than September 30 each year to the
13	appropriate congressional committees on the actions
14	taken by the Office of the Ombudsman over the pre-
15	ceding year and the objectives of those actions.
16	"(2) Contents.—Each such report shall, for
17	the period covered by the report, include—
18	"(A) statistical information, by region, or
19	the volume of complaints received, general na-
20	ture of complaints, general information on com-
21	plainants, and the percentage of complaints
22	that resulted in a fact-finding inquiry;
23	"(B) a summary of problems encountered
24	by complainants, including information on the

1	most pervasive or serious types of problems en-
2	countered by complainants;
3	"(C) policy recommendations that the Of-
4	fice of the Ombudsman made to the Adminis-
5	trator of the Transportation Security Adminis-
6	tration;
7	"(D) an inventory of the items described in
8	subparagraphs (B) and (C) for which action
9	has been taken, and the result of such action;
10	"(E) an inventory of the items described in
11	subparagraphs (B) and (C) for which action re-
12	mains to be completed; and
13	"(F) such other information as the Om-
14	budsman considers relevant.
15	"(3) Report to be submitted directly.—
16	Each report under this subsection shall be provided
17	directly to the committees described in paragraph
18	(1) without any prior comment or amendment by the
19	Administrator of the Transportation Security Ad-
20	ministration. However, the Ombudsman shall seek
21	comment from the Administrator to be submitted by
22	the Ombudsman together with the annual report.
23	"(4) Other reports.—Nothing in this sub-
24	section shall be construed to preclude the Ombuds-

- 1 man from issuing other reports on the activities of
- the Office of the Ombudsman.
- 3 "(d) Appropriate Congressional Committee
- 4 Defined.—In this section the term 'appropriate congres-
- 5 sional committee' means the Committee on Homeland Se-
- 6 curity of the House of Representatives and any committee
- 7 of the House of Representatives or the Senate having leg-
- 8 islative jurisdiction under the rules of the House of Rep-
- 9 resentatives or Senate, respectively, over the matter con-
- 10 cerned.".
- 11 (b) CLERICAL AMENDMENT.—The analysis at the be-
- 12 ginning of such chapter is amended by adding at the end
- 13 the items relating to subchapter II the following new item: "44946. Ombudsman.".
- 14 (c) Authorization of Appropriations.—There
- 15 are authorized to be appropriated for each of fiscal years
- 16 2012, 2013, and 2014 \$575,000 for implementing section
- 17 44946 of title 49, United States Code, as amended by this
- 18 section.
- 19 PART 3—AIR CARGO SECURITY
- 20 SEC. 241. AIR CARGO ADVANCED SCREENING PILOT PRO-
- 21 GRAM.
- 22 (a) Program Authorized.—The Secretary is au-
- 23 thorized to establish and implement a voluntary air cargo
- 24 advanced screening pilot program (hereinafter in this sec-
- 25 tion referred to as the "ACAS Program") to include the

- 1 electronic transmission to the Department of data ele-
- 2 ments for targeting high-risk cargo, including appropriate
- 3 security elements of shipment level data, as determined
- 4 by the Secretary, to be provided as advanced information
- 5 with respect to cargo on aircraft inbound to the United
- 6 States no later than loading of such cargo onto aircraft
- 7 at the last point of departure before entering the United
- 8 States. Advance information shall be provided on a best
- 9 available basis and shall not be subject to penalties related
- 10 to data timeliness or accuracy. The goals of the pilot in-
- 11 clude—
- 12 (1) establishing appropriate communications
- systems with freight forwarders and air carriers; and
- 14 (2) encouraging freight forwarders and air car-
- riers to provide shipment level data for air cargo, de-
- parting from any location that is inbound to the
- 17 United States.
- 18 (b) Inspection of High-Risk Cargo.—Under the
- 19 ACAS Program, the Secretary shall ensure that all cargo
- 20 that has been identified as high-risk under paragraph (1),
- 21 or through other means, is inspected prior to loading of
- 22 such cargo onto aircraft at the last point of departure be-
- 23 fore entering the United States.
- 24 (c) Consultations.—In carrying out the ACAS
- 25 Program, the Secretary shall consult with the trade com-

- 1 munity to ensure that an operationally feasible and prac-
- 2 tical approach to the collection of advanced air cargo infor-
- 3 mation and inspection of high-risk cargo is adopted that
- 4 recognizes the significant differences among air cargo
- 5 business models and modes of transportation.
- 6 (d) ANALYSIS.—The Secretary may analyze the infor-
- 7 mation referred to in paragraph (1) in the Department's
- 8 automated targeting system and integrate the information
- 9 with other intelligence to enhance the accuracy of the risk
- 10 assessment process for each shipment.
- 11 (e) No Duplication.—This section shall be carried
- 12 out in a manner that does not duplicate other programs
- 13 or requirements relating to the submission of air cargo
- 14 data.
- 15 (f) Consideration of Industry.—In carrying out
- 16 the ACAS Program, the Secretary shall—
- 17 (1) take into consideration that the content and
- timeliness of the available data may vary among en-
- tities in the air cargo industry and among countries
- and shall explore procedures to accommodate the
- variations while maximizing the contribution of the
- data to the risk targeting process;
- 23 (2) test the business processes, technology, and
- operational procedures required to provide advance
- air cargo data, while ensuring delays and other neg-

- 1 ative impacts on vital supply chains are minimized;
- 2 and
- 3 (3) consider the cost, benefit, and feasibility be-
- fore establishing any set time period for submission
- 5 of certain elements of the shipment data for aircraft
- 6 and air cargo in line with the regulatory guidelines
- 7 set forth in Executive Order 13563, and any suc-
- 8 cessor Executive Order or regulation.
- 9 (g) Guidance.—The Secretary shall provide guid-
- 10 ance for participants in the ACAS Program regarding the
- 11 requirements for participation, including requirements for
- 12 transmitting shipment level data.
- 13 (h) USE OF DATA.—The Secretary shall use the data
- 14 provided under the ACAS Program for targeting ship-
- 15 ments for screening and law enforcement purposes only.
- 16 (i) Report.—Not later than 180 days after the date
- 17 of the commencement of the ACAS Program, the Sec-
- 18 retary shall submit to Congress a report detailing the les-
- 19 sons learned regarding the operational feasibility of pro-
- 20 viding the advance information and the value of that infor-
- 21 mation in targeting high-risk cargo.
- 22 SEC. 242. STATUS OF EFFORTS TO PROMOTE AIR CARGO
- 23 SHIPPER CERTIFICATION.
- Not later than 180 days after the date of the enact-
- 25 ment of this Act, the Assistant Secretary shall submit to

- 1 the Committee on Homeland Security of the House of
- 2 Representatives and the Committee on Commerce,
- 3 Science, and Transportation of the Senate a report on the
- 4 status of the implementation of the Administration's pro-
- 5 gram to certify the screening methods used by shippers
- 6 in a timely manner, in accordance with section 44901(g)
- 7 of title 49, United States Code, including participation by
- 8 shippers with robust and mature internal security pro-
- 9 grams.

#### 10 SEC. 243. EXPLOSIVE DETECTION CANINE TEAMS FOR AIR

- 11 CARGO SECURITY.
- 12 (a) In General.—In order to enhance the screening
- 13 of air cargo and to ensure that third-party explosives de-
- 14 tection canine assets are leveraged for this purpose, the
- 15 Assistant Secretary shall, within 180 days of the date of
- 16 the enactment of this Act, develop a process to certify
- 17 third-party explosive detection canines for the screening
- 18 of air cargo that can be used by air carriers, foreign air
- 19 carriers, freight forwarders, and shippers and that meet
- 20 the certification standards of the Administration, as deter-
- 21 mined by the Assistant Secretary.
- 22 (b) Implementation.—Upon completion of the de-
- 23 velopment of the process under subsection (a), the Assist-
- 24 ant Secretary shall begin testing third-party explosives de-
- 25 tection canine assets and shall facilitate the use of deploy-

1	ment of those teams that meet the certification standards
2	of the Administration, as determined by the Assistant Sec-
3	retary.
4	(c) Definition.—For purposes of this section, the
5	term "third-party explosives detection canine assets"
6	means any explosives detection canine or handler that is
7	not owned or employed by the Administration.
8	PART 4—INFORMATION SHARING AND SECURITY
9	DIRECTIVES
10	SEC. 261. TSA AND HOMELAND SECURITY INFORMATION
11	SHARING.
12	(a) Federal Security Director.—Section 44933
13	of title 49, United States Code, is amended—
14	(1) in the section heading, by striking "Man-
15	agers" and inserting "Directors";
16	(2) by striking "Manager" each place it appears
17	and inserting "Director";
18	(3) by striking "Managers" each place it ap-
19	pears and inserting "Directors"; and
20	(4) by adding at the end the following:
21	"(c) Information Sharing.—Not later than one
22	year after the date of the enactment of the Transportation
23	Security Administration Authorization Act of 2011, the
24	Assistant Secretary shall—

- "(1) encourage airports to develop clear reporting procedures to provide that the Federal Security

  Director of the airport is immediately notified whenever any Federal, State, or local law enforcement
  personnel are called to an aircraft at a gate or on
  an airfield at the airport to respond to any security
  matter;
  - "(2) require each Federal Security Director of an airport to meet at least quarterly with law enforcement agencies serving the airport to discuss incident management protocols, including the resolution of screening anomalies at passenger screening checkpoints; and
    - "(3) require each Federal Security Director at an airport to inform, consult, and coordinate, as appropriate, with the airport operator in a timely manner on security matters impacting airport operations and to establish and maintain operational protocols with airport operators to ensure coordinated responses to security matters.".

## (b) Conforming Amendments.—

(1) Section 114(f)(6) of title 49, United States Code, is amended by striking "Managers" and inserting "Directors".

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

1	(2) Section 44940(a)(1)(F) of title 49, United
2	States Code, is amended by striking "Managers"
3	and inserting "Directors".
4	(c) Technical Amendment.—The chapter analysis
5	for chapter 449 is amended by striking the item relating
6	to section 44933 and inserting the following:
	"44933. Federal Security Directors.".
7	SEC. 262. ISSUANCE OF REGULATIONS AND SECURITY DI-
8	RECTIVES USING EMERGENCY PROCEDURES.
9	(a) In General.—Section 114(l) of title 49, United
10	States Code, is amended—
11	(1) in paragraph (2)—
12	(A) in subparagraph (A) by striking "im-
13	mediately in order to protect transportation se-
14	curity" and inserting "in order to respond to an
15	imminent threat of finite duration"; and
16	(B) in subparagraph (B) by inserting "to
17	determine if the regulation or security directive
18	is needed to respond to an imminent threat of
19	finite duration" before the period at the end of
20	the first sentence;
21	(2) by striking paragraph (3) and inserting the
22	following:
23	"(3) Factors to consider.—
24	"(A) In general.—In determining wheth-
25	er to issue, rescind, or revise a regulation or se-

1	curity directive under this subsection, the As-
2	sistant Secretary shall consider, as factors in
3	the final determination—
4	"(i) whether the costs of the regula-
5	tion or security directive are excessive in
6	relation to the enhancement of security the
7	regulation or security directive will provide;
8	"(ii) whether the regulation or secu-
9	rity directive will remain effective for
10	longer than a 90-day period; and
11	"(iii) whether the regulation or secu-
12	rity directive will require revision if in ef-
13	fect for a subsequent 90-day period.
14	"(B) Authority to waive certain re-
15	QUIREMENTS.—For purposes of subparagraph
16	(A)(i), the Assistant Secretary may waive any
17	requirement for an analysis that estimates the
18	number of lives that will be saved by the regula-
19	tion or security directive or the cost basis for
20	carrying out the regulation or security directive
21	if the Assistant Secretary determines that it is
22	not feasible to make such an estimate."; and
23	(3) by adding at the end the following:
24	"(5) Rulemaking required.—Any regulation
25	or security directive issued under paragraph (2) that

- 1 remains effective, with or without revision, for a pe-
- 2 riod of more than 180 days shall be subject to a
- 3 rulemaking pursuant to subchapter II of chapter 5
- 4 of title 5.".
- 5 (b) APPLICABILITY.—The amendment made by sub-
- 6 section (a)(3) shall apply to a regulation issued under sec-
- 7 tion 114(l)(2) of title 49, United States Code, before, on,
- 8 or after the date of the enactment of this Act.

# 9 **Subtitle B—Other Matters**

- 10 SEC. 281. EFFICIENCY REVIEW BY ASSISTANT SECRETARY.
- 11 (a) REVIEW REQUIRED.—Not later than 270 days
- 12 after the enactment of this Act, the Assistant Secretary
- 13 shall conduct and complete a comprehensive, agency-wide
- 14 efficiency review of the Administration to identify and ef-
- 15 fectuate spending reductions and administrative savings
- 16 through the streamlining and any necessary restructuring
- 17 of agency divisions to make the agency more efficient. In
- 18 carrying out the review under this section, the Assistant
- 19 Secretary shall consider each of the following:
- 20 (1) The elimination of any duplicative or over-
- 21 lapping programs and initiatives that can be stream-
- lined.
- 23 (2) The elimination of any unnecessary or obso-
- lete rules, regulations, directives, or procedures.

1	(3) The reduction of the workforce over a set
2	period of time through natural attrition, as a direct
3	result of efficiencies gained through the implementa-
4	tion of risk-based screening or through any other
5	means as determined by the Assistant Secretary.
6	(4) Any other matters the Assistant Secretary
7	determines are appropriate.
8	(b) Workforce Reduction Plan.—Not later than
9	270 days after the date of the enactment of this Act, the
10	Secretary, acting through the Assistant Secretary, shall
11	develop a strategic plan, including a timeline, to reduce
12	the workforce of the Administration by 5 percent by the
13	end of fiscal year 2013, to the extent that such a reduction
14	does not impact security operations.
15	(c) Report to Congress.—Not later than 30 days
16	after the completion of the efficiency review required
17	under subsection (a) and the strategic plan required under
18	subsection (b), the Assistant Secretary shall submit to the
19	Committee on Homeland Security of the House of Rep-
20	resentatives and the Committee on Commerce, Science,
21	and Transportation of the Senate a report setting forth—
22	(1) the results and cost savings expected to be
23	achieved through the efficiency review; and
24	(2) a copy of the strategic plan.

1	SEC. 282. AVIATION SECURITY STAKEHOLDER PARTICIPA-
2	TION.
3	(a) In General.—Subchapter II of chapter 449 of
4	title 49, United States Code, is amended by adding at the
5	end the following:
6	"§ 44946. Aviation Security Advisory Committee
7	"(a) Establishment of Aviation Security Advi-
8	SORY COMMITTEE.—
9	"(1) In General.—The Assistant Secretary
10	shall establish in the Transportation Security Ad-
11	ministration an advisory committee, to be known as
12	the Aviation Security Advisory Committee (in this
13	chapter referred to as the 'Advisory Committee'), to
14	assist the Assistant Secretary with issues pertaining
15	to aviation security, including credentialing.
16	"(2) Recommendations.—The Assistant Sec-
17	retary shall require the Advisory Committee to de-
18	velop recommendations for improvements to civil
19	aviation security methods, equipment, and processes.
20	"(3) Meetings.—The Assistant Secretary shall
21	require the Advisory Committee to meet at least
22	semiannually and may convene additional meetings
23	as necessary.
24	"(4) Unpaid Position.—Advisory Committee
25	members shall serve at their own expense and re-

- ceive no salary, reimbursement of travel expenses, or
   other compensation from the Federal Government.
- 3 "(b) Membership.—
- "(1) Member organizations.—The Assistant 4 5 Secretary shall ensure that the Advisory Committee 6 is composed of not more than one individual rep-7 resenting not more than 27 member organizations, 8 including representation of air carriers, all cargo air 9 transportation, indirect air carriers, labor organiza-10 tions representing air carrier employees, aircraft 11 manufacturers, airport operators, general aviation, 12 and the aviation technology security industry, in-13 cluding biometrics.
- 14 "(2) APPOINTMENTS.—Members shall be ap-15 pointed by the Assistant Secretary, and the Assist-16 ant Secretary shall have the discretion to review the 17 participation of any Advisory Committee member 18 and remove for cause at any time.
- 19 "(c) Nonapplicability of FACA.—The Federal 20 Advisory Committee Act (5 U.S.C. App.) shall not apply 21 to the Advisory Committee under this section.
- 22 "(d) AIR CARGO SECURITY WORKING GROUP.—
- 23 "(1) IN GENERAL.—The Assistant Secretary 24 shall establish within the Advisory Committee an air 25 cargo security working group to provide rec-

ommendations for air cargo security issues, including the implementation of the air cargo screening initiatives proposed by the Transportation Security Administration to screen air cargo on passenger aircraft in accordance with established cargo screening mandates.

"(2) MEETINGS.—The working group shall meet at least semiannually and provide annual reports to the Assistant Secretary with recommendations to improve the Administration's cargo screening initiatives established to meet all cargo screening mandates set forth in section 44901(g) of title 49, United States Code.

"(3) Membership.—The working group shall include members from the Advisory Committee with expertise in air cargo operations and representatives from other stakeholders as determined by the Assistant Secretary.

# "(4) Reports.—

"(A) IN GENERAL.—The working group shall prepare and submit reports to the Assistant Secretary in accordance with this paragraph that provide cargo screening mandate implementation recommendations.

1	"(B) Submission.—Not later than one
2	year after the date of the enactment of this sec-
3	tion and on an annual basis thereafter, the
4	working group shall submit its first report to
5	the Assistant Secretary, including any rec-
6	ommendations of the group—
7	"(i) to reduce redundancies and in-
8	crease efficiencies with the screening and
9	inspection of inbound cargo; and
10	"(ii) on the potential development of a
11	fee structure to help sustain cargo screen-
12	ing efforts.
13	"(e) General Aviation Working Group.—
14	"(1) In General.—The Assistant Secretary
15	shall establish within the Advisory Committee a gen-
16	eral aviation working group to provide recommenda-
17	tions for general aviation issues, including the imple-
18	mentation of the general aviation initiatives pro-
19	posed by the Transportation Security Administra-
20	tion.
21	"(2) Meetings.—The working group shall
22	meet at least semiannually and provide annual re-
23	ports to the Assistant Secretary with recommenda-
24	tions to improve the Administration's general avia-

tion initiatives.

1 "(3) Membership.—The working group shall 2 include members from the Advisory Committee with 3 expertise in general aviation operations and rep-4 resentatives from other stakeholders as determined 5 by the Assistant Secretary.

# "(4) Reports.—

6

7

8

9

10

11

12

13

14

15

16

- "(A) IN GENERAL.—The working group shall prepare and submit reports to the Assistant Secretary in accordance with this paragraph that provide recommendations.
- "(B) Submission.—Not later than one year after the date of the enactment of this section and on an annual basis thereafter, the working group shall submit its first report to the Assistant Secretary, including any recommendations of the group.".
- 17 (b) CLERICAL AMENDMENT.—The analysis for such 18 subchapter is amended by adding at the end the following: "44946. Aviation Security Advisory Committee.".

# 19 SEC. 283. DETAILED AVIATION SECURITY TECHNOLOGY 20 PLANS FOR AIRPORTS.

21 (a) Plans Required.—The Assistant Secretary 22 shall submit to the Committee on Homeland Security of 23 the House of Representatives and the Committee on Com-24 merce, Science, and Transportation of the Senate detailed 25 acquisition and deployment plans for checkpoint security

- 1 technology, explosive detection systems, and air cargo se-
- 2 curity technology for each large commercial airport for fis-
- 3 cal years 2012 and 2013.
- 4 (b) Ten-Year Strategic Plan.—Not later than
- 5 one year after the date of the enactment of this Act, the
- 6 Assistant Secretary shall submit to the Committee on
- 7 Homeland Security of the House of Representatives and
- 8 the Committee on Commerce, Science, and Transportation
- 9 of the Senate a ten-year strategic plan for the refurbish-
- 10 ment, replacement, and installation costs associated with
- 11 explosives detection technology for checked baggage.
- 12 SEC. 284. FEDERAL AIR MARSHALS.
- 13 Section 44917 of title 49, United States Code, as
- 14 amended by sections 201 and 283 of this Act, is further
- 15 amended by adding at the end the following:
- 16 "(g) Criminal Investigative Training Pro-
- 17 GRAM.—
- 18 "(1) New employee training.—Not later
- than 30 days after the date of the enactment of this
- subsection, the Federal Air Marshal Service shall es-
- 21 tablish a policy requiring Federal air marshals hired
- after such date to complete the criminal investigative
- training program at the Federal Law Enforcement
- Training Center as part of basic training for Federal
- air marshals.

"(2) Existing employees.—A Federal air marshal who has previously completed the criminal investigative training program may not be required to repeat such program.

"(3) ALTERNATIVE TRAINING.—Not later than 3 years after the date of the enactment of this subsection, an air marshal hired before such date who has not completed the criminal investigative training program shall be required to attend an alternative training program, as determined by the Director of the Federal Law Enforcement Training Center, that provides the training necessary to bridge the gap between the mixed basic police training, the Federal air marshal programs already completed by the Federal air marshal, and the criminal investigative training provided through the criminal investigative training program. Any such alternative program shall be considered to have met the standards of the criminal investigative training program.

"(4) AUTHORIZATION OF APPROPRIATIONS.—Of the amount authorized to be appropriated for the Transportation Security Administration, \$3,000,000 may be used to carry out this subsection for each of fiscal years 2012 and 2013.

- 1 "(5) SAVINGS CLAUSE.—Nothing in this sub-
- 2 section shall be construed to reclassify Federal air
- 3 marshals as criminal investigators.".
- 4 SEC. 285. CANINE DETECTION RESEARCH AND DEVELOP-
- 5 MENT.
- 6 (a) IN GENERAL.—Consistent with the mission of the
- 7 Under Secretary of Homeland Security for Science and
- 8 Technology to conduct basic and applied research in sup-
- 9 port of activities relevant to any elements of the Depart-
- 10 ment under section 302 of the Homeland Security Act of
- 11 2002 (6 U.S.C. 182), the Assistant Secretary, in coordina-
- 12 tion with the Under Secretary of Homeland Security for
- 13 Science and Technology, shall develop and implement a
- 14 basic research and applied research and development pro-
- 15 gram for the purpose of advancing the scientific under-
- 16 standing and applicability of canine explosives detection
- 17 assets in the transportation environment.
- 18 (b) AUTHORIZATION OF APPROPRIATIONS.—Of the
- 19 amounts authorized to be appropriated under section 101,
- 20 there is authorized to be appropriated for each of fiscal
- 21 years 2012 and 2013 \$1,000,000 to carry out this section.
- 22 SEC. 286. VENDOR ENHANCEMENTS.
- The Assistant Secretary shall permit airport opera-
- 24 tors to use vendor services that provide security enhance-
- 25 ments in the sterile side of an airport as long as the pro-

1	vider of such a service does not impede the screening oper-
2	ations of the Administration and all personnel are properly
3	vetted and credentialed, as may be required.
4	SEC. 287. SECURITY RISK ASSESSMENT OF AIRPORT PERIM
5	ETER ACCESS CONTROLS.
6	(a) In General.—The Assistant Secretary shall de-
7	velop a strategic risk-based plan to improve transportation
8	security at airports that includes best practices to make
9	airport perimeter access controls more secure at all com-
10	mercial service and general aviation airports.
11	(b) Contents.—The plan shall—
12	(1) incorporate best practices for enhanced pe-
13	rimeter access controls;
14	(2) evaluate and incorporate major findings of
15	all relevant pilot programs of the Administration;
16	(3) address recommendations of the Comp-
17	troller General on perimeter access controls;
18	(4) include a requirement that airports update
19	their security plans to incorporate the best practices
20	as appropriate and to the extent feasible, based or
21	risk and adapt the best practices to meet the needs
22	specific to their facilities; and
23	(5) include an assessment of the role of new
24	and emerging technologies, including unmanned and
25	autonomous perimeter security technologies that

1	could be utilized at both commercial and general
2	aviation facilities.
3	SEC. 288. ELECTROMAGNETIC EMISSIONS FROM PAS-
4	SENGER SCREENING EQUIPMENT DEPLOYED
5	IN AIRPORTS.
6	The Assistant Secretary shall—
7	(1) collect information regarding the electro-
8	magnetic emission output of passenger screening
9	equipment deployed by the Administration at airport
10	checkpoints and, within 30 days of receipt, verify the
11	accuracy of any evaluations or reports provided to
12	the Administration relating to such output;
13	(2) not later than 90 days after the date of the
14	enactment of this Act, submit to the Committee or
15	Homeland Security of the House of Representatives
16	and the Committee on Commerce, Science, and
17	Transportation of the Senate a summary of the in-
18	formation collected under paragraph (1) and the re-
19	sults of any verification conducted under that para-
20	graph.
21	SEC. 289. ELECTROMAGNETIC EMISSIONS EXPOSURE AS
22	SESSMENT.
23	(a) In General.—Not later than 90 days after the
24	date of the enactment of this Act, the Assistant Secretary
25	shall execute an agreement with an independent third

- 1 party under which the independent third party shall carry
- 2 out a study of radiation exposure resulting from screening
- 3 equipment used by the Administration to screen pas-
- 4 sengers and baggage at commercial service airports.
- 5 (b) STUDY.—The study shall be conducted for not
- 6 less than 90 consecutive days during periods of operation
- 7 in the operating environments of multiple commercial
- 8 service airports and include consideration of—
- 9 (1) whether passenger and baggage screening
- 10 equipment results in screened passengers being ex-
- posed to radiation above acceptable levels;
- 12 (2) whether passenger and baggage screening
- equipment results in bystanders being exposed to ra-
- diation above acceptable levels; and
- 15 (3) any other factors relating to radiation expo-
- sure identified by the independent third party.
- 17 (c) Report.—Not later than 180 days after the con-
- 18 clusion of the study, the independent third party shall sub-
- 19 mit to the Assistant Secretary and the appropriate con-
- 20 gressional committees a report containing its findings and
- 21 recommendations regarding the study under subsection
- 22 (b), including recommendations with respect to whether
- 23 transportation security officers should wear a dosimeter
- 24 for the purpose of continuous monitoring of radiation ex-
- 25 posure resulting from passenger screening equipment.

## SEC. 290. REIMBURSEMENT FOR AIRPORTS THAT HAVE IN-2 CURRED ELIGIBLE COSTS. 3 (a) Process.—Section 1604(b)(2) of the Implementing Recommendations of the 9/11 Commission Act of 4 5 2007 (49 U.S.C. 44923) is amended to read as follows: 6 "(2) AIRPORTS THAT HAVE INCURRED ELIGI-7 BLE COSTS.— "(A) IN GENERAL.—Not later than 60 8 9 days after the date of the enactment of the 10 Transportation Security Administration Author-11 ization Act of 2011, the Assistant Secretary of 12 Homeland Security (Transportation Security 13 Administration) shall establish a process for re-14 solving reimbursement claims for airports that 15 have incurred, before the date of the enactment 16 of this Act, eligible costs associated with devel-17 opment of partial or completed in-line baggage 18 systems. 19 "(B) Process for receiving REIM-20 BURSEMENT.—The process required by this 21 paragraph shall allow an airport— 22 "(i) to submit a claim to the Assistant Secretary for reimbursement for eligible 23 24 costs described in subparagraph (A); and 25 "(ii) not later than 180 days after 26 date on which the airport submits the

claim, to receive a determination on the claim and, if the determination is positive, to be reimbursed.

- "(C) Report.—Not later than 60 days after the date on which the Assistant Secretary establishes the process required by this paragraph, the Assistant Secretary shall submit to the Committee on Homeland Security of the House of Representatives a report containing a description of the process, including a schedule for the timely reimbursement of airports for which a positive determination has been made.".
- (b) REIMBURSEMENT.—No less than 10 percent of the appropriations made available for grants under section 44923 of title 49, United States Code, for each of fiscal years 2012 and 2013 shall be for reimbursements under section 1604(b)(2) of the Implementing Recommendations of the 9/11 Commission Act of 2007 (49 U.S.C. 44923), as amended by subsection (a).
- 21 (c) REIMBURSEMENTS OF AIRPORTS FOR ELIGIBLE
  22 COSTS REIMBURSED AT LESS THAN 90 PERCENT.—If the
  23 Secretary or Assistant Secretary reimbursed, after August
  24 3, 2007, an airport that incurred an amount for eligible
  25 costs under section 44923 of title 49, United States Code,

6

7

8

9

10

11

12

- 1 that was less than 90 percent of such costs, the Secretary
- 2 or Assistant Secretary shall reimburse such airport under
- 3 such section an amount equal to the difference for such
- 4 eligible costs.

#### 5 SEC. 291. REVIEW OF AIRPORT SECURITY PLANS.

- 6 (a) Review.—The Assistant Secretary, in consulta-
- 7 tion with airport operators shall review the process for
- 8 amending airport security plans to determine if such plans
- 9 should be more easily amended to accurately reflect all se-
- 10 curity procedures and protocols carried out by airport op-
- 11 erators that may exceed Administration standards.
- 12 (b) Report.—Not later than 270 days after the date
- 13 of the enactment of this Act, the Assistant Secretary shall
- 14 submit to the Committee on Homeland Security of the
- 15 House of Representatives and the Committee on Com-
- 16 merce, Science, and Transportation of the Senate a report
- 17 on the findings of the review carried out under subsection
- 18 (a).

#### 19 SEC. 292. SECURITY PROCEDURES DURING TEMPORARY

- 20 FLIGHT RESTRICTIONS.
- Not later than one year after the date of the enact-
- 22 ment of this Act, the Assistant Secretary shall develop se-
- 23 curity procedures and protocols to enable general aviation
- 24 operators that are subject to security programs adminis-
- 25 tered by the Administration to obtain access to airspace

- 1 during temporary flight restrictions, to the extent that
- 2 such access does not affect security.
- 3 SEC. 293. SECURITY TRAINING AND ASSISTANCE TO FOR-
- 4 EIGN AIRPORTS.
- 5 The Assistant Secretary is authorized to donate, loan,
- 6 or lease equipment that no longer meet the needs of any
- 7 U.S. commercial airport to foreign airports to mitigate
- 8 any security vulnerabilities determined through foreign
- 9 airport assessments or based on threat. The Assistant Sec-
- 10 retary may also offer training and other assistance as may
- 11 be needed. In the event equipment is leased to a foreign
- 12 airport, the Assistant Secretary is authorized to collect a
- 13 reasonable fee for such lease. Any fees collected under this
- 14 section shall be used for checkpoint screening.
- 15 SEC. 294. FEDERAL AIR MARSHAL RISK ASSESSMENTS.
- Section 44917 of title 49, United States Code, is
- 17 amended by adding at the end the following:
- 18 "(e) RISK ASSESSMENT.—The Assistant Secretary
- 19 shall conduct a periodic risk assessment of domestic and
- 20 international flights in order to determine the optimal as-
- 21 signment of air marshals to highest risk flights.
- 22 "(f) Deployment Plan.—The Assistant Secretary
- 23 shall ensure that the assignment of air marshals is con-
- 24 sistent with the most current risk assessment.".

# 1 SEC. 295. PROTECTION OF THE NAMES FEDERAL AIR MAR-

2	SHAL AND ADMINISTRATION.
3	Section 709 of title 18, United States Code, is
4	amended—
5	(1) by inserting "or" after the semicolon at the
6	end of the fourteenth undesignated paragraph; and
7	(2) by inserting after such paragraph the fol-
8	lowing new paragraph:
9	"Whoever, except with the written permission of the
10	Assistant Secretary for Transportation Security (or
11	the Director of the Federal Air Marshal Service for
12	issues involving the Federal Air Marshal Service),
13	knowingly uses the words 'Transportation Security
14	Administration', 'United States Transportation Se-
15	curity Administration', 'Federal Air Marshal Serv-
16	ice', 'United States Federal Air Marshal Service',
17	'Federal Air Marshals', the initials 'T.S.A.',
18	'F.A.M.S.', 'F.A.M.', or any colorable imitation of
19	such words or initials, or the likeness of a Transpor-
20	tation Security Administration or Federal Air Mar-
21	shal Service badge, logo, or insignia on any item of
22	apparel, in connection with any advertisement, cir-
23	cular, book, pamphlet, software, or other publication,
24	or with any play, motion picture, broadcast, telecast,
25	or other production, in a matter that is reasonably
26	calculated to convey the impression that the wearer

- 1 of the item of apparel is acting pursuant to the legal
- 2 authority of the Transportation Security Adminis-
- 3 tration or Federal Air Marshal Service, or to convey
- 4 the impression that such advertisement, circular,
- 5 book, pamphlet, software, or other publication, or
- 6 such play, motion picture, broadcast, telecast, or
- 7 other production, is approved, endorsed, or author-
- 8 ized by the Transportation Security Administration
- 9 or Federal Air Marshal Service;".

#### 10 SEC. 296. ALLOWABLE COSTS ON AIRPORT SECURITY IM-

- 11 PROVEMENT PROJECTS.
- Paragraph (2) of subsection (a) of section 44923 of
- 13 title 49, United States Code, is amended to read as fol-
- 14 lows:
- 15 "(2) for projects to reconfigure or construct
- new terminal baggage areas, if new construction is
- more cost effective and meets pertinent security re-
- quirements, as determined by the Assistant Sec-
- 19 retary of Homeland Security (Transportation Secu-
- 20 rity Administration), as needed to install explosive
- 21 detection systems;".

#### 22 SEC. 297. REPORT ON DIVERSITY EFFORTS.

- Not later than 90 days after the date of the enact-
- 24 ment of this Act, the Assistant Secretary shall provide
- 25 data to the appropriate congressional committees, includ-

1	ing the Committee on Homeland Security of the House
2	of Representatives, on the diversity of the Administration
3	workforce. Such data shall include data on each of the
4	following:
5	(1) The number of individuals serving at all
6	management levels, including data on representation
7	in each pertinent pay band and the Senior Executive
8	Service within each of the following categories:
9	(A) Veterans.
10	(B) Race.
11	(C) Gender.
12	(D) Ethnicity.
13	(E) Disabled.
14	(2) The retention rate of managers at all levels
15	of the Administration.
16	(3) The number of individuals employed by the
17	Administration who were promoted to managerial
18	positions.
19	SEC. 298. REPORT TO CONGRESS ON TIME AND ATTEND-
20	ANCE PROGRAMS FOR TRANSPORTATION SE-
21	CURITY OFFICERS.
22	Not later than 90 days after the date of the enact-
23	ment of this Act, the Assistant Secretary shall submit to
24	the Committee on Homeland Security of the House of
25	Representatives and the Committee on Commerce,

- Science, and Transportation of the Senate a report on the time and attendance programs in use for transportation security officers, as well as recommendations for achieving cost savings through more efficient management of existing resources and reduction in overtime costs.

  TITLE III—SURFACE
  TRANSPORTATION SECURITY
- 9 Assessments for Credentials

Subtitle A—Streamlining Threat

10 SEC. 301. DEFINITIONS.

8

20

21

22

23

24

- 11 In this Part, the following definitions apply:
- 12 APPROPRIATE CONGRESSIONAL COMMIT-TEES.—The term "appropriate congressional com-13 14 mittees" means the Committee on Homeland Secu-15 rity of the House of Representatives and any committee of the House of Representatives or the Senate 16 17 having legislative jurisdiction under the rules of the 18 House of Representatives or Senate, respectively, 19 over the matter concerned.
  - (2) SECURITY THREAT ASSESSMENT.—The term "security threat assessment" means an assessment conducted by a government agency that includes a check against a terrorist watch list or terrorism database, and may also include a legal presence check and a criminal history records check.

#### SEC. 302. TASK FORCE.

2	(a)	ESTABLISHMENT OF TASK FORCE.—Not later
3	than 30	days after the date of enactment of this Act, the

- 4 Secretary of Homeland Security shall establish a task
- 5 force, with an official designated by the Secretary to be
- 6 the Chair of the task force.
- 7 (b) Purpose.—The purpose of the task force estab-
- 8 lished shall be to—

16

17

18

19

20

21

22

23

24

25

- 9 (1) review the lists of crimes that disqualify in10 dividuals from transportation-related employment
  11 under current regulations of the Administration, to
  12 include at a minimum crimes listed under section
  13 70105 of title 46, United States Code, and section
  14 44936 of title 49, United States Code, and the ap15 plicable periods of disqualification for such crimes;
  - (2) assess whether such lists of crimes reviewed under paragraph (1) are accurate indicators of a terrorism security risk;
  - (3) assess which other transportation security credential programs for transportation-related employment should be modernized to include a waiver process as is available under section 70105 of title 46, United States Code;
  - (4) assess if any cost savings, efficiencies, or elimination of redundancies, to be passed on to transportation security credential applicants in the

- form of lower fees, can be realized through harmonization of the Federal security threat assessment process, creation of a common list of crimes, and inclusion of a waiver process;
  - (5) assess any benefits to homeland security achieved through harmonization of the Federal security threat assessment process, creation of a common list of crimes, and inclusion of a waiver process;
  - (6) assess any potential increases in costs or time delays in transportation security credential programs as a result of harmonization of the Federal security threat assessment process, creation of a common list of crimes, and inclusion of a waiver process; and
  - (7) assess other potential effects of creation of a common list of crimes for some or all transportation security credential programs for transportation-related employment, to include the extent to which a common list of disqualifying crimes would result in a greater number of persons being disqualified from obtaining a credential required for transportation-related employment.
- 23 (c) Membership.—The task force shall be composed 24 of representatives of appropriate transportation indus-25 tries, including labor unions representing employees of

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

- 1 such industries, Federal agencies, motor vehicle carriers,
- 2 air carriers, airport operators, port authorities, port oper-
- 3 ators, vessel operators, railroad operators, and other rel-
- 4 evant entities, as determined by the Secretary.
- 5 (d) Report.—Not later than 180 days after the date
- 6 of enactment of this Act, the task force shall submit to
- 7 the Secretary and the appropriate congressional commit-
- 8 tees a report containing the results of the review, including
- 9 recommendations for modernization of the Federal secu-
- 10 rity threat assessment process for transportation security
- 11 credential programs, a common list of disqualifying
- 12 crimes, the rationale for the inclusion of each crime on
- 13 the list, and which credential programs for transportation-
- 14 related employment should include a waiver process as is
- 15 available under section 70105 of title 46, United States
- 16 Code.

#### 17 SEC. 303. LIMITATIONS ON RULEMAKING.

- 18 (a) LIMITATION ON APPLICATION.—Any rule con-
- 19 cerning the harmonization of the security threat assess-
- 20 ment process for transportation workers issued by the Sec-
- 21 retary of Homeland Security shall not apply to a process
- 22 or function carried out by an airport operator, including
- 23 enrollment, credentialing, and access control, as of the
- 24 date of enactment of this Act, except as provided for in
- 25 subsection (b).

1	(b) Ongoing Efforts Not Affected.—Nothing
2	in subsection (a) shall affect ongoing efforts by the De-
3	partment to create a competitive environment for aviation
4	channeling services.
5	(c) Transmittal of Report Required.—The Sec-
6	retary of Homeland Security shall not issue any rule con-
7	cerning the harmonization of the security threat assess-
8	ment process for transportation workers until the report
9	required under section 3(d) is transmitted to the Secretary
10	and the appropriate congressional committees.
11	SEC. 304. SURFACE TRANSPORTATION CREDENTIALING.
12	(a) In General.—The Homeland Security Act of
13	2002 (6 U.S.C. $101$ et seq.) is amended by adding at the
14	end the following:
15	"TITLE XXI—SURFACE TRANS-
16	PORTATION CREDENTIALING
17	"SEC. 2101. TRANSPORTATION OF SECURITY-SENSITIVE MA-
18	TERIALS.
19	"(a) Security-Sensitive Materials.—Not later
20	than one year after the date of enactment of this section,
21	the Secretary shall issue final regulations, after notice and
22	comment, to—
23	"(1) identify security-sensitive materials for the
24	purposes of this title;

"(2) prohibit an individual from operating a 1 2 motor vehicle in commerce while transporting a se-3 curity-sensitive material unless the individual holds a 4 valid transportation security credential issued by the Secretary under section 70105 of title 46, United 5 6 States Code; and 7 "(3) prohibit a person from— "(A) offering a security-sensitive material 8 9 for transportation by motor vehicle in com-10 merce; or "(B) causing a security-sensitive material 11 12 to be transported by motor vehicle in commerce, 13 unless the motor vehicle operator holds a valid 14 transportation security credential issued by the Sec-15 retary under 70105 of title 46, United States Code. 16 "(b) Memorandum of Understanding.—The Secretary may enter into a memorandum of understanding with the Secretary of Transportation to ensure compliance 18 19 with this section. "(c) Limitation on Application.—This section 20 21 and the regulations and prohibitions under this section 22 shall not apply to the United States Postal Service and 23 any other department, agency, or instrumentality of the Federal Government.

1	"SEC. 2102. COMMERCIAL MOTOR VEHICLE OPERATORS
2	REGISTERED TO OPERATE IN MEXICO OR
3	CANADA.
4	"The Secretary shall prohibit a commercial motor ve-
5	hicle operator licensed to operate in Mexico or Canada
6	from operating a commercial motor vehicle transporting
7	a security-sensitive material in commerce in the United
8	States until the operator has been subjected to, and not
9	disqualified as a result of, a security threat assessment
10	by a Federal agency that the Secretary determines is simi-
11	lar to the security threat assessment required for commer-
12	cial motor vehicle operators in the United States trans-
13	porting security-sensitive materials in commerce.
14	"SEC. 2103. REDUNDANT SECURITY THREAT ASSESSMENTS
15	"(a) In General.—The Secretary shall prohibit a
16	State or political subdivision thereof from requiring a sep-
17	arate security threat assessment of an individual, who pos-
18	sesses a valid transportation security credential issued
19	under section 70105 of title 46, United States Code, seek-
20	ing to transport, or involved in facilitating the transport
21	of, a security-sensitive or hazardous material.
22	"(b) Waivers.—The Secretary may waive the appli-
23	cation of subsection (a) with respect to a State or political
24	subdivision thereof if the State or political subdivision
25	demonstrates a compelling reason that a separate security
26	threat assessment is necessary to ensure the secure trans.

- 1 portation of a security-sensitive or hazardous material in
- 2 the State or political subdivision.
- 3 "(c) Limitation on Statutory Construction.—
- 4 Nothing in this section shall limit the authority of a State
- 5 to ensure that an individual has the requisite knowledge
- 6 and skills to safely transport hazardous materials in com-
- 7 merce.

#### 8 "SEC. 2104. TRANSITION.

- 9 "(a) Treatment of Individuals Receiving Prior
- 10 Hazardous Materials Endorsements.—An indi-
- 11 vidual who has obtained a hazardous materials endorse-
- 12 ment in accordance with section 1572 of title 49, Code
- 13 of Federal Regulations, before the date of enactment of
- 14 this title, is deemed to have met the background check
- 15 requirements of a transportation security card under sec-
- 16 tion 70105 of title 46, United States Code, subject to
- 17 reissuance or expiration dates of the hazardous materials
- 18 endorsement.
- 19 "(b) Reduction in Fees.—The Secretary shall re-
- 20 duce, to the greatest extent practicable, any fees associ-
- 21 ated with obtaining a transportation security card under
- 22 section 70105 of title 46, United Sates Code, for any indi-
- 23 vidual referred to in subsection (a).

# 1 "SEC. 2105. SAVINGS CLAUSE.

2	"Nothing in this title shall be construed as affecting
3	the authority of the Secretary of Transportation to regu-
4	late hazardous materials under chapter 51 of title 49,
5	United States Code.
6	"SEC. 2106. DEFINITIONS.
7	"In this title, the following definitions apply:
8	"(1) Commerce.—The term 'commerce' means
9	trade or transportation in the jurisdiction of the
10	United States—
11	"(A) between a place in a State and a
12	place outside of the State; or
13	"(B) that affects trade or transportation
14	between a place in a State and a place outside
15	of the State.
16	"(2) Hazardous material.—The term 'haz-
17	ardous material' has the meaning given that term in
18	section 5102 of title 49, United States Code.
19	"(3) Person.—The term 'person', in addition
20	to its meaning under section 1 of title 1, United
21	States Code, includes a State, local, or tribal govern-
22	ment offering security-sensitive material for trans-
23	portation in commerce or transporting security-sen-
24	sitive material to further a commercial enterprise.
25	"(4) Security-sensitive material.—The
26	term 'security-sensitive material' has the meaning

- 1 given that term in section 1501 of the Implementing
- 2 Recommendations of the 9/11 Commission Act of
- 3 2007 (6 U.S.C. 1151).
- 4 "(5) Security threat assessment.—The
- 5 term 'security threat assessment' means any assess-
- 6 ment conducted by a government agency that in-
- 7 cludes a check against a terrorist watch list or ter-
- 8 rorism database, and may also include a legal pres-
- 9 ence check and a criminal history records check.
- 10 "(6) Transports; Transportation.—The
- term 'transports' or 'transportation' means the
- movement of property and loading, unloading, or
- storage incidental to such movement.".
- 14 (b) CLERICAL AMENDMENT.—The table of contents
- 15 contained in section 1(b) of the Homeland Security Act
- 16 of 2002 (116 Stat. 2135) is amended by adding at the
- 17 end the following:

#### "TITLE XXI—SURFACE TRANSPORTATION CREDENTIALING

- "Sec. 2101. Transportation of security-sensitive materials.
- "Sec. 2102. Commercial motor vehicle operators registered to operate in Mexico or Canada.
- "Sec. 2103. Redundant security threat assessments.
- "Sec. 2104. Transition.
- "Sec. 2105. Savings clause.
- "Sec. 2106. Definitions.".
- 18 (c) Security Cards for Certain Motor Vehicle
- 19 OPERATORS.—Section 70105(b)(2) of title 46, United
- 20 States Code, is amended by striking "and" after the semi-
- 21 colon at the end of subparagraph (F), by striking the pe-

1	riod at the end of subparagraph (G) and inserting "; and",
2	and by adding at the end the following new subparagraph:
3	"(H) an individual who operates a motor
4	vehicle in commerce while transporting security-
5	sensitive material (as that term is defined in
6	section 1501 of the Implementing Rec-
7	ommendations of the 9/11 Commission Act of
8	2007 (6 U.S.C. 1151)).".
9	(d) CIVIL PENALTIES.—Section 114(v) of title 49,
10	United States Code, is amended—
11	(1) in paragraph (1)(A), by inserting "under
12	title XXI of the Homeland Security Act of 2002 or"
13	after "Secretary of Homeland Security"; and
14	(2) by striking "applicable provision of this
15	title" each place it appears and inserting "applicable
16	provision".
17	SEC. 305. TRANSPORTATION WORKER IDENTIFICATION
18	CREDENTIAL ENROLLMENT CENTERS.
19	Section 70105 of title 46, United States Code, is fur-
20	ther amended by adding at the end thereof the following:
21	"(r) Enrollment Locations.—The Secretary
22	shall—
23	"(1) work with appropriate entities to ensure
24	that enrollment locations for individuals applying for

- a transportation security card have flexible operating
  hours; and
- "(2) permit an individual applying for or activating such transportation security card to utilize an enrollment location of such individual's choosing, including an enrollment location outside of the individual's State of residence.
- 8 "(s) Number of Enrollment Locations.—The 9 Secretary shall develop and implement a plan—
  - "(1) to offer individuals applying for a transportation security card the maximum number of enrollment locations practicable across diverse geographic regions; and
    - "(2) to conduct outreach to appropriate stake holders, including owners and operators of motor vehicles involved in the transportation of security-sensitive materials, owners and operators of facilities that require individuals to be issued a transportation security card, and labor organizations representing employees of such owners or operators, to keep the stakeholders informed of the timeframe and locations for the opening of additional enrollment locations.".

11

12

13

14

15

16

17

18

19

20

21

22

## 1 SEC. 306. LIMITATION ON ISSUANCE OF HAZMAT LICENSES.

- 2 Section 5103a of title 49, United States Code, and
- 3 the item relating to that section in the analysis for chapter
- 4 51 of such title, are repealed.

### 5 SEC. 307. DEADLINES AND EFFECTIVE DATES.

- 6 (a) Issuance of Transportation Security
- 7 Cards.—Upon issuance of the final regulations as re-
- 8 quired in section 5, but not later than one year after the
- 9 date of the enactment of this Act, the Secretary of Home-
- 10 land Security (as that term is defined in section 70101
- 11 of title 46, United States Code) shall begin issuance of
- 12 transportation security cards under section
- 13 70105(b)(2)(H) of title 46, United States Code, as amend-
- 14 ed by this Act, to individuals who seek to operate a motor
- 15 vehicle in commerce while transporting security-sensitive
- 16 materials.
- 17 (b) Effective Date of Prohibitions.—The pro-
- 18 hibitions under section 2101 of the Homeland Security
- 19 Act of 2002 (as added by section 5) shall take effect on
- 20 the date that is 2 years after the date of enactment of
- 21 this Act.
- (c) Effective Date of Section 7 Amend-
- 23 MENTS.—The amendments made by section 7 shall take
- 24 effect on the date that is 2 years after the date of enact-
- 25 ment of this Act.

## 1 SEC. 308. STREAMLINING CREDENTIALS FOR SECURE AREA

_	
)	ACCESS AT AIRPORTS.
/	AUUTAA AI AIDEUDIA.

- 3 (a) Report.—Not later than 180 days after the date
- 4 of enactment of this Act, the Secretary of Homeland Secu-
- 5 rity shall report to the appropriate congressional commit-
- 6 tees on the feasibility of developing a single transmission
- 7 process for airport operators to submit biometric and bio-
- 8 graphic data for background checks to both the Adminis-
- 9 tration and U.S. Customs and Border Protection for
- 10 transportation workers requiring unescorted access to Se-
- 11 cure Identification Display Areas at an airport.
- 12 (b) Single Data Transmission Process Estab-
- 13 LISHMENT.—Based on the findings of the report under
- 14 subsection (a), the Secretary may establish a process for
- 15 airport operators to submit one data transmission of bio-
- 16 metric and biographic information for the security threat
- 17 assessment process for any agency within the Department,
- 18 including the Administration and U.S. Customs and Bor-
- 19 der Protection.

#### 20 SEC. 309. JOBS IMPACT.

- 21 The Assistant Secretary shall submit to appropriate
- 22 congressional committees, including the Committee on
- 23 Homeland Security of the House of Representatives, a re-
- 24 port that, at a minimum, includes—
- 25 (1) an estimate of the number of potential jobs
- created or lost within the private sector as a result

1	of implementation of final regulations, as required
2	pursuant to title XXI of the Homeland Security Act
3	of 2002, as added by section 304 of this Act; and
4	(2) information received from owners and oper-
5	ators about how the regulations could be revised to
6	spur potential job creation or stem potential job loss.
7	Subtitle B—Security Assistance
8	and Enhancements
9	SEC. 321. VISIBLE INTERMODAL PREVENTION AND RE-
10	SPONSE TEAMS.
11	Section 1303 of the Implementing Recommendations
12	of the 9/11 Commission Act of 2007 (6 U.S.C. 1112) is
13	amended—
14	(1) in subsection (a)—
15	(A) in the matter preceding paragraph (1),
16	by striking "Administrator of the Transpor-
17	tation Security Administration," and inserting
18	"Assistant Secretary of Homeland Security
19	(Transportation Security Administration),";
20	(B) in paragraph (4) by striking "team,"
21	and inserting "team as to specific locations and
22	times within the facilities of such entities at
23	which VIPR teams should be deployed to maxi-
24	mize the effectiveness of such deployment,";
25	and

- 1 (2) by striking subsection (b) and inserting the
- 2 following:
- 3 "(b) Performance Measures.—Not later than one
- 4 year after the date of the enactment of the Transportation
- 5 Security Administration Authorization Act of 2011, the
- 6 Assistant Secretary of Homeland Security (Transpor-
- 7 tation Security Administration) shall develop and imple-
- 8 ment a system of qualitative performance measures and
- 9 objectives by which to assess the roles, activities, and ef-
- 10 fectiveness of VIPR team operations on an ongoing basis,
- 11 including a mechanism through which the transportation
- 12 entities referred to in subsection (a)(4) may submit feed-
- 13 back on VIPR team operations involving their systems or
- 14 facilities.
- 15 "(c) Plan.—Not later than one year after the date
- 16 of the enactment of the Transportation Security Adminis-
- 17 tration Authorization Act of 2011, the Assistant Secretary
- 18 shall develop and implement a plan for ensuring the inter-
- 19 operability of communications among VIPR team partici-
- 20 pants and between VIPR teams and any transportation
- 21 entities with systems or facilities that are involved in
- 22 VIPR team operations. The plan shall include an analysis
- 23 of the costs and resources required to carry out the plan.".

## 1 SEC. 322. TRANSIT SECURITY GRANTS. 2 (a) Improvement of Public Transportation Se-3 CURITY ASSISTANCE.— 4 (1) In General.—Section 1406 of the Imple-5 menting Recommendations of the 9/11 Commission 6 Act of 2007 (6 U.S.C. 1135) is amended— 7 (A) in subsection (b)(1)— 8 (i) in subparagraph (B), by inserting "bollards," after "including"; and 9 10 (ii) in subparagraph (D), by inserting after "including" the following: "projects 11 12 for the purpose of demonstrating or assess-13 ing the capability of such systems and"; 14 (B) bv redesignating subsections (e) 15 through (k) as subsections (f) through (l), re-16 spectively; (C) by redesignating subsections (l) and 17 18 (m) as subsections (n) and (o), respectively; and 19 (D) by inserting after subsection (d) the 20 following new subsection (e): 21 "(e) Procedure.— 22 "(1) Timeline.— 23 "(A) AVAILABILITY OF APPLICATIONS.— 24 Applications for grants under this section for a 25 grant cycle shall be made available to eligible

applicants not later than 30 days after the date

of the enactment of the appropriations Act for the Department of Homeland Security for the same fiscal year as the grant cycle.

- "(B) Submission of applications.—A public transportation agency that is eligible for a grant under this section shall submit an application for a grant not later than 45 days after the applications are made available under subparagraph (A).
- "(C) Action.—The Secretary shall make a determination approving or rejecting each application submitted under subparagraph (B), notify the applicant of the determination, and immediately commence any additional processes required to allow an approved applicant to begin to receive grant funds by not later than 60 days after date on which the Secretary receives the application.
- "(D) AVAILABILITY OF FUNDS.—To the extent feasible, not later than 60 days after the Secretary makes a determination under subparagraph (C) approving an application, the Secretary shall make the grant funds available to the applicant.

"(2) Prohibition of cost-sharing require Ment.—No grant under this section may require any cost-sharing contribution from the grant recipient or from any related State or local agency.

"(3) Annual Report.—Not later than the date that is 180 days after the last determination made under paragraph (1)(C) for a grant cycle, the Secretary shall submit to the Committees on Appropriations and Homeland Security of the House of Representatives and the Committees on Appropriations and Homeland Security and Governmental Affairs of the Senate a report that includes a list of all grants awarded under this section for that grant cycle for which the grant recipient is not, as of such date, able to receive grant funds and an explanation of why such funds have not yet been released for use by the recipient.

## "(4) Performance.—

"(A) DURATION.—The performance period for grants made under this section shall be a period of time not less than 36 months in duration.

"(B) TIMING.—The performance period for any grant made under this section shall not begin to run until the recipient of the grant has

1	been formally notified that funds provided
2	under the terms of the grant have been released
3	for use by the recipient.";
4	(E) by inserting after subsection (l), as re-
5	designated by paragraph (2) of this section, the
6	following new subsection (m):
7	"(m) Access.—The Secretary shall ensure that, for
8	each grant awarded under this section, the Inspector Gen-
9	eral of the Department is authorized to—
10	"(1) examine any records of the grant recipient
11	or any contractors or subcontractors with which the
12	recipient enters into a contract, or any State or local
13	agency, that directly pertain to and involve trans-
14	actions relating to grants under this section; and
15	"(2) interview any officer or employee of the re-
16	cipient, any contractors or subcontractors with
17	which the recipient enters into a contract, or State
18	or local agency regarding such transactions."; and
19	(F) in subsection (o), as redesignated by
20	paragraph (3) of this section—
21	(i) by striking paragraph (1) and in-
22	serting the following new paragraph (1):
23	"(1) In general.—There is authorized to be
24	appropriated to the Secretary to make grants under
25	this section \$400,000,000 for fiscal year 2012, ex-

1	cept that not more than 50 percent of such funds
2	may be used for operational costs under subsection
3	(b)(2) of this section.";
4	(ii) by redesignating paragraphs (3)
5	and (4) as paragraphs (4) and (5), respec-
6	tively; and
7	(iii) by inserting after paragraph (2)
8	the following new paragraph (3):
9	"(3) Exception.—The limitation on the per-
10	centage of funds that may be used for operational
11	costs under paragraph (1) shall not apply to any
12	costs involved with or relating to explosives detection
13	canine teams acquired or used for the purpose of se-
14	curing public transportation systems or facilities.".
15	(2) Report on recommendations of comp-
16	TROLLER GENERAL.—
17	(A) Report required.—Not later than
18	90 days after the date of the enactment of this
19	Act, the Secretary of Homeland Security shall
20	submit to the Committee on Homeland Security
21	of the House of Representatives and the Com-
22	mittee on Homeland Security and Govern-
23	mental Affairs of the Senate a report on the
24	status of the Secretary's implementation of the
25	recommendations of the Comptroller General

1	with respect to the improvement of the adminis-
2	tration of security grants under section 1406 of
3	the Implementing Recommendations of the $9/11$
4	Commission Act of 2007 (6 U.S.C. 1135).
5	(B) REVIEW BY INSPECTOR GENERAL.—
6	Before the Secretary submits the report re-
7	quired under paragraph (1), the report shall be
8	reviewed by the Inspector General of the De-
9	partment. When the Secretary submits the re-
10	port to Congress under paragraph (1), the Sec-
11	retary shall include with the report documenta-
12	tion verifying that the report was reviewed by
13	the Inspector General in accordance with this
14	paragraph.
15	(b) Public Transportation Security Assist-
16	ANCE.—
17	(1) SECURITY ASSISTANCE PROGRAM.—Section
18	1406(a) of the National Transit Systems Security
19	Act of 2007 (6 U.S.C. 1135(a)) is amended—
20	(A) in paragraph (1) by inserting "and law
21	enforcement" after "public transportation"; and
22	(B) by adding at the end the following:
23	"(3) Law enforcement agency eligi-
24	BILITY.—A law enforcement agency is eligible for a
25	grant under this section if the agency enters into a

1	memorandum of agreement or other arrangement
2	with a public transportation agency that is eligible
3	for a grant under paragraph (2) to oversee, direct,
4	and command the security operations of that public
5	transportation agency.".
6	(2) Uses of funds.—Section 1406(b)(1)(J) of
7	the National Transit Systems Security Act of 2007
8	(6 U.S.C. 1135(b)(1)(J)) is amended by striking
9	"evacuation improvements" and inserting "con-
10	sequence management investments, including invest-
11	ments with respect to evacuation improvements,
12	route designation and signage, and public assistance
13	materials".
14	(3) Authorization of appropriations.—
15	Section 1406(m)(1) of the National Transit Systems
16	Security Act of 2007 (6 U.S.C. 1135(m)(1)) is
17	amended—
18	(A) in subparagraph (D) by striking "and"
19	at the end;
20	(B) in subparagraph (E)—
21	(i) by striking "10 percent" and in-
22	serting "50 percent"; and
23	(ii) by striking "subsection (b)(2)."
24	and inserting "subsection (b)(2); and";
25	and

1	(C) by adding at the end the following:
2	"(F) $$400,000,000$ for fiscal year $2012$ ,
3	except that not more than 50 percent of such
4	funds may be used for operational costs under
5	subsection (b)(2).".
6	SEC. 323. FREIGHT RAIL SECURITY DEMONSTRATION
7	PROJECT.
8	(a) Demonstration Project.—The Assistant Sec-
9	retary, in consultation with the Under Secretary of Home-
10	land Security for Science and Technology, shall conduct
11	a demonstration project in a freight rail system to test
12	and assess the feasibility and effectiveness of technologies
13	to strengthen the security of freight rail systems against
14	terrorist attacks involving the use of improvised explosive
15	devices and tampering with infrastructure to cause a de-
16	railment.
17	(b) Security Technologies.—The demonstration
18	project under this section shall be designed to test and
19	assess technologies to—
20	(1) detect improvised explosive devices on
21	bridges and in tunnels through the use of foreign ob-
22	ject detection programs; and
23	(2) defeat improvised explosive devices left on
24	rail tracks.

1	SEC. 324. EXPLOSIVES DETECTION CANINE TEAMS FOR
2	SURFACE TRANSPORTATION.
3	Section 1307 of the Implementing Recommendations
4	of the $9/11$ Commission Act of 2007 (6 U.S.C. 1116) is
5	amended—
6	(1) in subsection (b)—
7	(A) in paragraph (1)(A), by striking
8	"2010" and inserting "2012"; and
9	(B) by adding at the end the following new
10	paragraph:
11	"(3) Passenger screening teams.—
12	"(A) IN GENERAL.—In order to strengthen
13	the Nation's mass transit infrastructure against
14	explosives threats, the Assistant Secretary of
15	Homeland Security (Transportation Security
16	Administration) shall—
17	"(i) increase the number of explosives
18	detection canine teams certified by the
19	Transportation Security Administration
20	devoted to passenger rail and public trans-
21	portation security activities to not less
22	than 200 canine teams by the end of fiscal
23	year 2012;
24	"(ii) increase the assistance provided
25	to passenger rail and public transportation
26	agencies for participation in the Transpor-

tation Security Administration's canine
program to \$75,000 per canine team; and
"(iii) expand the use of canine teams
trained to detect explosives based on methods other than traditional explosives detection training techniques.

"(B) Cooperative agreements.—The Assistant Secretary shall expand the use of canine teams to enhance passenger rail and public transportation security by entering into cooperative agreements with passenger rail and public transportation agencies eligible for security assistance under section 1406 of this Act for the purpose of deploying and maintaining canine teams to such agencies for use in passenger rail or public transportation security activities and providing for assistance in an amount not less than \$75,000 for each canine team deployed, to be adjusted by the Assistant Secretary for inflation.

"(C) AUTHORIZATION OF APPROPRIA-TIONS.—From amounts made available under section 101 of the Transportation Security Administration Authorization Act of 2011, there are authorized to be appropriated to the Sec-

1	retary such sums as may be necessary to carry
2	out this paragraph for each of fiscal years 2012
3	and 2013.";
4	(2) in subsection (d)—
5	(A) in paragraph (3), by striking "and";
6	(B) in paragraph (4), by striking the pe-
7	riod at the end and inserting "; and"; and
8	(C) by adding at the end the following new
9	paragraph:
10	"(5) expand the use of canine teams trained to
11	detect person-borne explosives in passenger rail and
12	public transportation security environments, as the
13	Secretary, in consultation with the Assistant Sec-
14	retary of Homeland Security (Transportation Secu-
15	rity Administration), determines appropriate."; and
16	(3) in subsection (e), by striking ", if appro-
17	priate," and inserting ", to the extent practicable,".
18	SEC. 325. PIPELINE SECURITY STUDY.
19	(a) STUDY.—The Comptroller General of the United
20	States shall conduct a study regarding the roles and re-
21	sponsibilities of the Department of Homeland Security
22	and the Department of Transportation with respect to
23	pipeline security. The study shall address whether—
24	(1) the Annex to the Memorandum of Under-
25	standing executed on August 9, 2006, between the

1	Department of Homeland Security and the Depart-
2	ment of Transportation adequately delineates stra-
3	tegic and operational responsibilities for pipeline se-
4	curity, including whether it is clear which Depart-
5	ment is responsible for—
6	(A) protecting against intentional pipeline
7	breaches;
8	(B) responding to intentional pipeline
9	breaches; and
10	(C) planning to recover from the effects of
11	intentional pipeline breaches;
12	(2) the respective roles and responsibilities of
13	each Department are adequately conveyed to rel-
14	evant stakeholders and to the public; and
15	(3) the processes and procedures for deter-
16	mining whether a particular pipeline breach is a ter-
17	rorist incident are clear and effective.
18	(b) Report on Study.—Not later than 180 days
19	after the date of the enactment of this section, the Comp-
20	troller General shall submit to the Committee on Home-
21	land Security of the House of Representatives and the
22	Committee on Commerce, Science, and Transportation of
23	the Senate a report containing the findings of the study
24	conducted under subsection (a).

1	(c) Report to Congress.—Not later than 90 days
2	after the submittal of the report under subsection (b), the
3	Secretary of Homeland Security shall review and analyze
4	the study and submit to the Committee on Homeland Se-
5	curity of the House of Representatives and the Committee
6	on Commerce, Science, and Transportation of the Senate
7	a report on such review and analysis, including any rec-
8	ommendations for—
9	(1) changes to the Annex to the Memorandum
10	of Understanding referred to in subsection $(a)(1)$ ;
11	and
12	(2) other improvements to pipeline security ac-
13	tivities at the Department of Homeland Security.
14	SEC. 326. REPEAL OF LIMITATION RELATING TO MOTOR
15	CARRIER SECURITY-SENSITIVE MATERIAL
16	TRACKING TECHNOLOGY.
17	Section 1554 of the Implementing Recommendations
18	of the $9/11$ Commission Act of 2007 (6 U.S.C. 1204) is
19	amended by striking subsection (d).
20	Subtitle C—Information Sharing
21	SEC. 341. SURFACE TRANSPORTATION SECURITY STAKE-
22	HOLDER PARTICIPATION.
23	(a) In General.—Title XIII of the Implementing
24	Recommendations of the 9/11 Commission Act of 2007 (6

1	U.S.C. 1111 et seq.) is amended by adding at the end
2	the following:
3	"SEC. 1311. SURFACE TRANSPORTATION ADVISORY COM-
4	MITTEE.
5	"(a) Establishment.—
6	"(1) In General.—The Assistant Secretary
7	shall establish in the Transportation Security Ad-
8	ministration an advisory committee, to be known as
9	the Surface Transportation Advisory Committee (in
10	this section referred to as the 'Advisory Committee'),
11	to assist the Assistant Secretary with issues per-
12	taining to surface transportation security.
13	"(2) Recommendations.—
14	"(A) IN GENERAL.—The Assistant Sec-
15	retary shall require the Advisory Committee to
16	develop recommendations for improvements to
17	surface transportation security planning, meth-
18	ods, equipment, and processes.
19	"(B) Priority issues.—Not later than
20	one year after the date of the enactment of the
21	Transportation Security Administration Author-
22	ization Act of 2011, the Advisory Committee
23	shall submit to the Assistant Secretary rec-
24	ommendations on improving homeland security

information sharing between components of the

Department of Homeland Security and surface transportation security stakeholders, including those represented on the Advisory Committee.

- "(3) MEETINGS.—The Assistant Secretary shall require the Advisory Committee to meet at least semiannually and may convene additional meetings as necessary.
- "(4) Unpaid Position.—Advisory Committee
  Members shall serve at their own expense and receive no salary, reimbursement for travel expenses,
  or other compensation from the Federal Government.

# "(b) Membership.—

"(1) In General.—The Assistant Secretary shall ensure that the Advisory Committee is composed of not more than one individual representing not more than 27 member organizations, including representatives from public transportation agencies, passenger rail agencies or operators, railroad carriers, motor carriers, owners or operators of highways, over-the-road bus operators and terminal owners and operators, pipeline operators, labor organizations representing employees of such entities, and the surface transportation security technology industry.

- 1 "(2) APPOINTMENTS.—Members shall be ap-
- 2 pointed by the Assistant Secretary and the Assistant
- 3 Secretary shall have the discretion to review the par-
- 4 ticipation of any Advisory Committee member and
- 5 remove for cause at any time.
- 6 "(c) Nonapplicability of FACA.—The Federal
- 7 Advisory Committee Act (5 U.S.C. App.) shall not apply
- 8 to the Advisory Committee under this section.
- 9 "(d) Passenger Carrier Security Working
- 10 Group.—
- 11 "(1) IN GENERAL.—The Assistant Secretary
- shall establish within the Advisory Committee a pas-
- senger carrier security working group to provide rec-
- ommendations for successful implementation of ini-
- tiatives relating to passenger rail, over-the-road bus,
- and public transportation security proposed by the
- 17 Transportation Security Administration in accord-
- ance with statutory requirements, including relevant
- 19 grant programs and security training provisions.
- 20 "(2) Meetings.—The working group shall
- 21 meet at least semiannually and provide annual re-
- ports to the Assistant Secretary with recommenda-
- 23 tions to improve the Transportation Security Admin-
- 24 istration's initiatives relating to passenger rail, over-
- 25 the-road bus, and public transportation security, in-

cluding grants, training, inspection, or other relevant programs authorized in titles XIII and XIV, and subtitle C of title XV of this Act.

"(3) Membership.—The working group shall be composed of members from the Advisory Committee with expertise in public transportation, over-the-road bus, or passenger rail systems and operations, all appointed by the Assistant Secretary.

## "(4) Reports.—

- "(A) IN GENERAL.—The working group shall prepare and submit reports to the Assistant Secretary in accordance with this paragraph that provide recommendations as described in paragraphs (1) and (2).
- "(B) Submission.—Not later than one year after the date of the enactment of the Transportation Security Administration Authorization Act of 2011, and on an annual basis thereafter, the working group shall submit a report on the findings and recommendations developed under subparagraph (A) to the Assistant Secretary.
- "(e) Freight Rail Security Working Group.—
- 24 "(1) IN GENERAL.—The Assistant Secretary 25 shall establish within the Advisory Committee a

freight rail security working group to provide recommendations for successful implementation of initiatives relating to freight rail security proposed by the Transportation Security Administration in accordance with statutory requirements, including relevant grant programs and security training provisions.

"(2) MEETINGS.—The working group shall meet at least semiannually and provide annual reports to the Assistant Secretary with recommendations to improve the Transportation Security Administration's initiatives relating to freight rail security, including grant, training, inspection, or other relevant programs authorized in titles XIII and XV of this Act.

"(3) Membership.—The working group shall be composed of members from the Advisory Committee with expertise in freight rail systems and operations, all appointed by the Assistant Secretary.

# "(4) Reports.—

"(A) IN GENERAL.—The working group shall prepare and submit reports to the Assistant Secretary in accordance with this paragraph that provide recommendations as described in paragraphs (1) and (2).

1	"(B) Submission.—Not later than one
2	year after the date of the enactment of the
3	Transportation Security Administration Author-
4	ization Act of 2011, and on an annual basis
5	thereafter, the working group shall submit a re-
6	port on the findings and recommendations de-
7	veloped under subparagraph (A) to the Assist-
8	ant Secretary.".

- 9 (b) Conforming Amendment.—Section 1(b) of the 10 Implementing Recommendations of the 9/11 Commission 11 Act of 2007 (Public Law 110–53) is amended by adding
- 12 at the end of the items relating to title XIII (Transpor-
- 13 tation Security Enhancements) the following: "Sec. 1311. Surface Transportation Advisory Committee.".

### 14 SEC. 342. PLAN TO IMPROVE INFORMATION SHARING.

- 15 (a) IN GENERAL.—Not later than 180 days after the
- 16 date of the enactment of this Act, the Secretary, acting
- 17 through the Assistant Secretary, shall develop a plan to
- 18 improve intelligence information sharing with State and
- 19 local transportation entities that includes best practices to
- 20 ensure that the information shared is actionable, useful,
- 21 and not redundant.
- 22 (b) Contents.—The plan required by subsection (a)
- 23 shall include—
- 24 (1) the incorporation of best practices for infor-
- 25 mation sharing;

1	(2) the identification of areas of overlap and re-
2	dundancy;
3	(3) an evaluation and incorporation of stake-
4	holder input in the development of the plan; and
5	(4) the integration of recommendations of the
6	Comptroller General of the United States on infor-
7	mation sharing.
8	(c) The Assistant Secretary shall solicit on an annual
9	basis input from appropriate stakeholders, including State
10	and local transportation entities, on the quality and quan-
11	tity of intelligence they receive.
12	SEC. 343. BEST PRACTICES SHARING.
13	(a) In General.—Not later than 180 days after the
14	date of the enactment of this Act, the Secretary, acting
15	through the Assistant Secretary, shall establish a mecha-
16	nism to share with State and local transportation entities
17	best practices from across the law enforcement spectrum,
18	including Federal, State, local, and tribal entities, that re-
19	late to employee training, employee professional develop-
20	ment, technology development and deployment, hardening
21	tactics, and passenger and employee awareness programs.
22	(b) Consultation.—The Assistant Secretary shall
23	solicit and incorporate stakeholder input—
24	(1) in developing the mechanism for sharing
25	best practices as required under subsection (a); and

1 (2) not less frequently than once each year on 2 the quality and quantity of information such stake-3 holders receive through the mechanism established 4 under subsection (a).

 $\bigcirc$