^{107th CONGRESS} 2D SESSION H.R. 3482

IN THE SENATE OF THE UNITED STATES

JULY 16, 2002

Received; read twice and referred to the Committee on the Judiciary

AN ACT

To provide greater cybersecurity.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Cyber Security En-3 hancement Act of 2002".

4 TITLE I—COMPUTER CRIME

5 SEC. 101. AMENDMENT OF SENTENCING GUIDELINES RE-

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LATING TO CERTAIN COMPUTER CRIMES.

7 (a) DIRECTIVE TO THE UNITED STATES SEN-TENCING COMMISSION.—Pursuant to its authority under 8 9 section 994(p) of title 28, United States Code, and in accordance with this section, the United States Sentencing 10 11 Commission shall review and, if appropriate, amend its 12 guidelines and its policy statements applicable to persons 13 convicted of an offense under section 1030 of title 18, United States Code. 14

15 (b) REQUIREMENTS.—In carrying out this section,16 the Sentencing Commission shall—

(1) ensure that the sentencing guidelines and
policy statements reflect the serious nature of the offenses described in subsection (a), the growing incidence of such offenses, and the need for an effective
deterrent and appropriate punishment to prevent
such offenses;

(2) consider the following factors and the extent
to which the guidelines may or may not account for
them—

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1	(A) the potential and actual loss resulting
2	from the offense;
3	(B) the level of sophistication and planning
4	involved in the offense;
5	(C) whether the offense was committed for
6	purposes of commercial advantage or private fi-
7	nancial benefit;
8	(D) whether the defendant acted with ma-
9	licious intent to cause harm in committing the
10	offense;
11	(E) the extent to which the offense violated
12	the privacy rights of individuals harmed;
13	(F) whether the offense involved a com-
14	puter used by the government in furtherance of
15	national defense, national security, or the ad-
16	ministration of justice;
17	(G) whether the violation was intended to
18	or had the effect of significantly interfering
19	with or disrupting a critical infrastructure; and
20	(H) whether the violation was intended to
21	or had the effect of creating a threat to public
22	health or safety, or injury to any person;
23	(3) assure reasonable consistency with other
24	relevant directives and with other sentencing guide-
25	lines;

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(4) account for any additional aggravating or
 mitigating circumstances that might justify excep tions to the generally applicable sentencing ranges;
 (5) make any necessary conforming changes to
 the sentencing guidelines; and

6 (6) assure that the guidelines adequately meet
7 the purposes of sentencing as set forth in section
8 3553(a)(2) of title 18, United States Code.

9 SEC. 101A. STUDY AND REPORT ON COMPUTER CRIMES.

Not later than May 1, 2003, the United States Sentencing Commission shall submit a brief report to Congress that explains any actions taken by the Sentencing
Commission in response to this Act and includes any recommendations the Commission may have regarding statutory penalties for offenses under section 1030 of title 18,
United States Code.

17 SEC. 102. EMERGENCY DISCLOSURE EXCEPTION.

18 (a) IN GENERAL.—Section 2702(b) of title 18,
19 United States Code, is amended—

20 (1) by striking "or" at the end of paragraph
21 (5);

(2) by striking subparagraph (C) of paragraph(3) (6);

24 (3) in paragraph (6), by inserting "or" at the25 end of subparagraph (A); and

1 (4) by inserting after paragraph (6) the fol-2 lowing:

"(7) to a Federal, State, or local governmental
entity, if the provider, in good faith, believes that an
emergency involving danger of death or serious physical injury to any person requires disclosure without
delay of communications relating to the emergency.".

9 (b) REPORTING OF DISCLOSURES.—A government 10 entity that receives a disclosure under this section shall file, no later than 90 days after such disclosure, a report 11 to the Attorney General stating the subparagraph under 12 13 which the disclosure was made, the date of the disclosure, the entity to which the disclosure was made, the number 14 15 of customers or subscribers to whom the information disclosed pertained, and the number of communications, if 16 17 any, that were disclosed. The Attorney General shall publish all such reports into a single report to be submitted 18 19 to Congress one year after enactment of the bill.

20 SEC. 103. GOOD FAITH EXCEPTION.

Section 2520(d)(3) of title 18, United States Code,
is amended by inserting "or 2511(2)(i)" after "2511(3)".
SEC. 104. INTERNET ADVERTISING OF ILLEGAL DEVICES.

24 Section 2512(1)(c) of title 18, United States Code,
25 is amended—

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(1) by inserting "or disseminates by electronic
 means" after "or other publication"; and

3 (2) by inserting "knowing the content of the
4 advertisement and" before "knowing or having rea5 son to know".

6 SEC. 105. STRENGTHENING PENALTIES.

7 Section 1030(c) of title 18, United States Code, is
8 amended—

9 (1) by striking "and" at the end of paragraph10 (3);

(2) in each of subparagraphs (A) and (C) of
paragraph (4), by inserting "except as provided in
paragraph (5)," before "a fine under this title";

14 (3) by striking the period at the end of para-15 graph (4)(C) and inserting "; and"; and

16 (4) by adding at the end the following:

17 "(5)(A) if the offender knowingly or recklessly
18 causes or attempts to cause serious bodily injury
19 from conduct in violation of subsection (a)(5)(A)(i),
20 a fine under this title or imprisonment for not more
21 than 20 years, or both; and

"(B) if the offender knowingly or recklessly
causes or attempts to cause death from conduct in
violation of subsection (a)(5)(A)(i), a fine under this

title or imprisonment for any term of years or for
 life, or both.".

3 SEC. 106. PROVIDER ASSISTANCE.

4 (a) SECTION 2703.—Section 2703(e) of title 18,
5 United States Code, is amended by inserting ", statutory
6 authorization" after "subpoena".

7 (b) SECTION 2511.—Section 2511(2)(a)(ii) of title
8 18, United States Code, is amended by inserting ", statu9 tory authorization," after "court order" the last place it
10 appears.

11 SEC. 107. EMERGENCIES.

Section 3125(a)(1) of title 18, United States Code,
is amended—

14 (1) by striking "or" at the end of subparagraph15 (A);

16 (2) by striking the comma at the end of sub-17 paragraph (B) and inserting a semicolon; and

18 (3) by adding at the end the following:

19 "(C) an immediate threat to a national se-20 curity interest; or

21 "(D) an ongoing attack on a protected
22 computer (as defined in section 1030) that con23 stitutes a crime punishable by a term of impris24 onment greater than one year;".

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1	SEC. 108. PROTECTING PRIVACY.
2	(a) SECTION 2511.—Section 2511(4) of title 18,
3	United States Code, is amended—
4	(1) by striking paragraph (b); and
5	(2) by redesignating paragraph (c) as para-
6	graph (b).
7	(b) SECTION 2701.—Section 2701(b) of title 18,
8	United States Code, is amended—
9	(1) in paragraph (1) , by inserting ", or in fur-
10	therance of any criminal or tortious act in violation
11	of the Constitution or laws of the United States or
12	any State" after "commercial gain";
13	(2) in paragraph (1)(A), by striking "one year"
14	and inserting "5 years";
15	(3) in paragraph $(1)(B)$, by striking "two
16	years" and inserting "10 years"; and
17	(4) so that paragraph (2) reads as follows:
18	"(2) in any other case—
19	"(A) a fine under this title or imprison-
20	ment for not more than one year or both, in the
21	case of a first offense under this paragraph;
22	and
23	"(B) a fine under this title or imprison-
24	ment for not more than 5 years, or both, in the
25	case of an offense under this subparagraph that

occurs after a conviction of another offense under this section.".

3 (c) PRESENCE OF OFFICER AT SERVICE AND EXECU-4 TION OF WARRANTS FOR COMMUNICATIONS AND CUS-5 TOMER RECORDS.—Section 3105 of title 18, United States Code, is amended by adding at the end the fol-6 7 lowing: "The presence of an officer is not required for 8 service or execution of a search warrant directed to a pro-9 vider of electronic communication service or remote computing service for records or other information pertaining 10 to a subscriber to or customer of such service.". 11

12 TITLE II—OFFICE OF SCIENCE 13 AND TECHNOLOGY

14 SEC. 201. ESTABLISHMENT OF OFFICE; DIRECTOR.

15 (a) ESTABLISHMENT.—

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16 (1) IN GENERAL.—There is hereby established
17 within the Department of Justice an Office of
18 Science and Technology (hereinafter in this title re19 ferred to as the "Office").

(2) AUTHORITY.—The Office shall be under the
general authority of the Assistant Attorney General,
Office of Justice Programs, and shall be independent
of the National Institute of Justice.

(b) DIRECTOR.—The Office shall be headed by a Di-rector, who shall be an individual appointed based on ap-

proval by the Office of Personnel Management of the exec utive qualifications of the individual.

3 SEC. 202. MISSION OF OFFICE; DUTIES.

4 (a) MISSION.—The mission of the Office shall be—

5 (1) to serve as the national focal point for work
6 on law enforcement technology; and

7 (2) to carry out programs that, through the
8 provision of equipment, training, and technical as9 sistance, improve the safety and effectiveness of law
10 enforcement technology and improve access to such
11 technology by Federal, State, and local law enforce12 ment agencies.

13 (b) DUTIES.—In carrying out its mission, the Office14 shall have the following duties:

15 (1) To provide recommendations and advice to16 the Attorney General.

17 (2) To establish and maintain advisory groups
18 (which shall be exempt from the provisions of the
19 Federal Advisory Committee Act (5 U.S.C. App.)) to
20 assess the law enforcement technology needs of Fed21 eral, State, and local law enforcement agencies.

(3) To establish and maintain performance
standards in accordance with the National Technology Transfer and Advancement Act of 1995
(Public Law 104–113) for, and test and evaluate

1 law enforcement technologies that may be used by, 2 Federal, State, and local law enforcement agencies. 3 (4) To establish and maintain a program to 4 certify, validate, and mark or otherwise recognize 5 law enforcement technology products that conform 6 to standards established and maintained by the Of-7 fice in accordance with the National Technology 8 Transfer and Advancement Act of 1995 (Public Law 9 104–113). The program may, at the discretion of 10 the Office, allow for supplier's declaration of con-11 formity with such standards.

12 (5) To work with other entities within the De13 partment of Justice, other Federal agencies, and the
14 executive office of the President to establish a co15 ordinated Federal approach on issues related to law
16 enforcement technology.

17 (6) To carry out research, development, testing,
18 and evaluation in fields that would improve the safe19 ty, effectiveness, and efficiency of law enforcement
20 technologies used by Federal, State, and local law
21 enforcement agencies, including, but not limited to—

22 (A) weapons capable of preventing use by
23 unauthorized persons, including personalized
24 guns;

25 (B) protective apparel;

1	(C) bullet-resistant and explosion-resistant
2	glass;
3	(D) monitoring systems and alarm systems
4	capable of providing precise location informa-
5	tion;
6	(E) wire and wireless interoperable com-
7	munication technologies;
8	(F) tools and techniques that facilitate in-
9	vestigative and forensic work, including com-
10	puter forensics;
11	(G) equipment for particular use in
12	counterterrorism, including devices and tech-
13	nologies to disable terrorist devices;
14	(H) guides to assist State and local law en-
15	forcement agencies;
16	(I) DNA identification technologies; and
17	(J) tools and techniques that facilitate in-
18	vestigations of computer crime.
19	(7) To administer a program of research, devel-
20	opment, testing, and demonstration to improve the
21	interoperability of voice and data public safety com-
22	munications.
23	(8) To serve on the Technical Support Working
24	Group of the Department of Defense, and on other
25	relevant interagency panels, as requested.

1	(9) To develop, and disseminate to State and
2	local law enforcement agencies, technical assistance
3	and training materials for law enforcement per-
4	sonnel, including prosecutors.
5	(10) To operate the regional National Law En-
6	forcement and Corrections Technology Centers and,
7	to the extent necessary, establish additional centers
8	through a competitive process.
9	(11) To administer a program of acquisition,
10	research, development, and dissemination of ad-
11	vanced investigative analysis and forensic tools to as-
12	sist State and local law enforcement agencies in
13	combating cybercrime.
14	(12) To support research fellowships in support
15	of its mission.
16	(13) To serve as a clearinghouse for informa-
17	tion on law enforcement technologies.
18	(14) To represent the United States and State
19	and local law enforcement agencies, as requested, in
20	international activities concerning law enforcement
21	technology.
22	(15) To enter into contracts and cooperative
23	agreements and provide grants, which may require
24	in-kind or cash matches from the recipient, as nec-
25	essary to carry out its mission.

(16) To carry out other duties assigned by the
 Attorney General to accomplish the mission of the
 Office.

4 (c) COMPETITION REQUIRED.—Except as otherwise
5 expressly provided by law, all research and development
6 carried out by or through the Office shall be carried out
7 on a competitive basis.

8 (d) INFORMATION FROM FEDERAL AGENCIES.—Fed-9 eral agencies shall, upon request from the Office and in 10 accordance with Federal law, provide the Office with any 11 data, reports, or other information requested, unless com-12 pliance with such request is otherwise prohibited by law. 13 (e) PUBLICATIONS.—Decisions concerning publica-

14 tions issued by the Office shall rest solely with the Direc-15 tor of the Office.

(f) TRANSFER OF FUNDS.—The Office may transfer
funds to other Federal agencies or provide funding to nonFederal entities through grants, cooperative agreements,
or contracts to carry out its duties under this section.

(g) ANNUAL REPORT.—The Director of the Office
shall include with the budget justification materials submitted to Congress in support of the Department of Justice budget for each fiscal year (as submitted with the
budget of the President under section 1105(a) of title 31,

1	United States Code) a report on the activities of the Of-
2	fice. Each such report shall include the following:
3	(1) For the period of 5 fiscal years beginning
4	with the fiscal year for which the budget is
5	submitted—
6	(A) the Director's assessment of the needs
7	of Federal, State, and local law enforcement
8	agencies for assistance with respect to law en-
9	forcement technology and other matters con-
10	sistent with the mission of the Office; and
11	(B) a strategic plan for meeting such
12	needs of such law enforcement agencies.
13	(2) For the fiscal year preceding the fiscal year
1.4	for which such budget is submitted, a description of
14	for which such sugger is submitted, a description of
14 15	the activities carried out by the Office and an eval-
15	the activities carried out by the Office and an eval-
15 16	the activities carried out by the Office and an eval- uation of the extent to which those activities success-
15 16 17	the activities carried out by the Office and an eval- uation of the extent to which those activities success- fully meet the needs assessed under paragraph
15 16 17 18	the activities carried out by the Office and an eval- uation of the extent to which those activities success- fully meet the needs assessed under paragraph (1)(A) in previous reports.
15 16 17 18 19	the activities carried out by the Office and an eval- uation of the extent to which those activities success- fully meet the needs assessed under paragraph (1)(A) in previous reports. SEC. 203. DEFINITION OF LAW ENFORCEMENT TECH-
15 16 17 18 19 20	the activities carried out by the Office and an eval- uation of the extent to which those activities success- fully meet the needs assessed under paragraph (1)(A) in previous reports. SEC. 203. DEFINITION OF LAW ENFORCEMENT TECH- NOLOGY.
 15 16 17 18 19 20 21 	the activities carried out by the Office and an eval- uation of the extent to which those activities success- fully meet the needs assessed under paragraph (1)(A) in previous reports. SEC. 203. DEFINITION OF LAW ENFORCEMENT TECH- NOLOGY. For the purposes of this title, the term "law enforce-

1SEC. 204. ABOLISHMENT OF OFFICE OF SCIENCE AND2TECHNOLOGY OF NATIONAL INSTITUTE OF3JUSTICE; TRANSFER OF FUNCTIONS.

4 (a) TRANSFERS FROM OFFICE WITHIN NIJ.—The
5 Office of Science and Technology of the National Institute
6 of Justice is hereby abolished, and all functions and activi7 ties performed immediately before the date of the enact8 ment of this Act by the Office of Science and Technology
9 of the National Institute of Justice are hereby transferred
10 to the Office.

(b) AUTHORITY TO TRANSFER ADDITIONAL FUNCTIONS.—The Attorney General may transfer to the Office
any other program or activity of the Department of Justice that the Attorney General, in consultation with the
Committee on the Judiciary of the Senate and the Committee on the Judiciary of the House of Representatives,
determines to be consistent with the mission of the Office.

18 (c) TRANSFER OF FUNDS.—

19 (1) IN GENERAL.—Any balance of appropria-20 tions that the Attorney General determines is avail-21 able and needed to finance or discharge a function, 22 power, or duty of the Office or a program or activity 23 that is transferred to the Office shall be transferred 24 to the Office and used for any purpose for which 25 those appropriations were originally available. Bal-26 ances of appropriations so transferred shall—

1	(A) be credited to any applicable appro-
2	priation account of the Office; or
3	(B) be credited to a new account that may
4	be established on the books of the Department
5	of the Treasury;
6	and shall be merged with the funds already credited
7	to that account and accounted for as one fund.
8	(2) LIMITATIONS.—Balances of appropriations
9	credited to an account under paragraph $(1)(A)$ are
10	subject only to such limitations as are specifically
11	applicable to that account. Balances of appropria-
12	tions credited to an account under paragraph $(1)(B)$
13	are subject only to such limitations as are applicable
14	to the appropriations from which they are trans-
15	ferred.
16	(d) TRANSFER OF PERSONNEL AND ASSETS.—With
17	respect to any function, power, or duty, or any program
18	or activity, that is transferred to the Office, those employ-
19	ees and assets of the element of the Department of Justice
20	from which the transfer is made that the Attorney General
21	determines are needed to perform that function, power,
22	or duty, or for that program or activity, as the case may
23	be, shall be transferred to the Office.
24	(e) Report on Implementation.—Not later than

1 year after the date of the enactment of this Act, the

Attorney General shall submit to the Committee on the
 Judiciary of the Senate and the Committee on the Judici ary of the House of Representatives a report on the imple mentation of this title. The report shall—

5 (1) identify each transfer carried out pursuant
6 to subsection (b);

7 (2) provide an accounting of the amounts and
8 sources of funding available to the Office to carry
9 out its mission under existing authorizations and ap10 propriations, and set forth the future funding needs
11 of the Office;

(3) include such other information and recommendations as the Attorney General considers appropriate.

15 SEC. 205. NATIONAL LAW ENFORCEMENT AND CORREC-16 TIONS TECHNOLOGY CENTERS.

(a) IN GENERAL.—The Director of the Office shall
operate and support National Law Enforcement and Corrections Technology Centers (hereinafter in this section
referred to as "Centers") and, to the extent necessary, establish new centers through a merit-based, competitive
process.

23 (b) PURPOSE OF CENTERS.—The purpose of the24 Centers shall be to—

1	(1) support research and development of law
2	enforcement technology;
3	(2) support the transfer and implementation of
4	technology;
5	(3) assist in the development and dissemination
6	of guidelines and technological standards; and
7	(4) provide technology assistance, information,
8	and support for law enforcement, corrections, and
9	criminal justice purposes.
10	(c) ANNUAL MEETING.—Each year, the Director
11	shall convene a meeting of the Centers in order to foster
12	collaboration and communication between Center partici-
13	pants.
14	(d) REPORT.—Not later than 12 months after the
15	date of the enactment of this Act, the Director shall trans-
15 16	date of the enactment of this Act, the Director shall trans- mit to the Congress a report assessing the effectiveness
16	
16 17	mit to the Congress a report assessing the effectiveness
16 17	mit to the Congress a report assessing the effectiveness of the existing system of Centers and identify the number
16 17 18	mit to the Congress a report assessing the effectiveness of the existing system of Centers and identify the number of Centers necessary to meet the technology needs of Fed-
16 17 18 19	mit to the Congress a report assessing the effectiveness of the existing system of Centers and identify the number of Centers necessary to meet the technology needs of Fed- eral, State, and local law enforcement in the United
 16 17 18 19 20 	mit to the Congress a report assessing the effectiveness of the existing system of Centers and identify the number of Centers necessary to meet the technology needs of Fed- eral, State, and local law enforcement in the United States.
 16 17 18 19 20 21 	mit to the Congress a report assessing the effectiveness of the existing system of Centers and identify the number of Centers necessary to meet the technology needs of Fed- eral, State, and local law enforcement in the United States. SEC. 206. COORDINATION WITH OTHER ENTITIES WITHIN

section (a)(5) by inserting "coordinate and" before "pro vide".

Passed the House of Representatives July 15, 2002.

Attest: JEFF TRANDAHL, Clerk.