107TH CONGRESS 2D SESSION H.R. 4598

To provide for the sharing of homeland security information by Federal intelligence and law enforcement agencies with State and local entities.

IN THE HOUSE OF REPRESENTATIVES

April 25, 2002

Mr. CHAMBLISS (for himself, Ms. HARMAN, Mr. GOSS, Ms. PELOSI, Mr. SEN-SENBRENNER, Mr. SMITH of Texas, Mr. BISHOP, Mr. CONDIT, Mr. HOEKSTRA, Mr. ROEMER, Mr. BURR of North Carolina, Mr. REYES, Mr. BEREUTER, Mr. BOSWELL, Mr. PETERSON of Minnesota, Mr. CRAMER, Mr. HASTINGS of Florida, Mr. ROGERS of Michigan, Mr. FRANK, Mr. BARR of Georgia, Mr. FROST, Mr. SULLIVAN, Mr. BALDACCI, Mr. SES-SIONS, Mr. DEUTSCH, Mr. TIERNEY, and Ms. HART) introduced the following bill; which was referred to the Committee on Intelligence (Permanent Select), 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 provide for the sharing of homeland security information by Federal intelligence and law enforcement agencies with State and local entities.
 - 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.

- 4 This Act may be cited as the "Homeland Security
- 5 Information Sharing Act".

1	SEC. 2. FINDINGS AND SENSE OF CONGRESS.
2	(a) FINDINGS.—The Congress finds the following:
3	(1) The Federal Government is required by the
4	Constitution to protect every State from invasion,
5	which includes terrorist attack.
6	(2) The Federal Government relies on State
7	and local personnel to protect against terrorist at-
8	tack.
9	(3) The Federal Government collects, creates,
10	manages, and protects sensitive information to en-
11	hance national security.
12	(4) Some homeland security information is
13	needed by the State and local personnel to prevent
14	and prepare for terrorist attack.
15	(5) The needs of State and local personnel to
16	have access to relevant homeland security informa-
17	tion to combat terrorism must be reconciled with the
18	need to preserve the protected status of such infor-
19	mation and to protect the sources and methods used
20	to acquire such information.
21	(6) Granting security clearances to certain
22	State and local personnel is one way to facilitate the
23	sharing of information regarding specific terrorist
24	threats among Federal, State, and local levels of
25	government.

1 (7) Methods exist to declassify, redact, or other-2 wise adapt classified information so it may be shared 3 with State and local personnel without the need for 4 granting additional security clearances. 5 (8) State and local personnel have capabilities 6 and opportunities to gather information on sus-7 picious activities and terrorist threats not possessed 8 by the Federal intelligence agencies. 9 (9) The intelligence community and State and 10 local governments and agencies in other jurisdictions 11 may benefit from such information. 12 (10) Federal, State, and local governments and 13 intelligence, law enforcement, and other emergency 14 preparation and response agencies must act in part-15 nership to maximize the benefits of information 16 gathering and analysis to prevent and respond to 17 terrorist attacks. 18 (11) Information systems, including the Na-19 tional Law Enforcement Telecommunications Sys-20 tem and the Terrorist Threat Warning System, have 21 been established for rapid sharing of sensitive and 22 unclassified information among Federal, State, and 23 local entities.

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(12) Increased efforts to share homeland secu rity information should avoid duplicating existing in formation systems.

4 (b) SENSE OF CONGRESS.—It is the sense of Con5 gress that Federal, State, and local entities should share
6 homeland security information to the maximum extent
7 practicable.

8 SEC. 3. FACILITATING HOMELAND SECURITY INFORMA9 TION SHARING PROCEDURES.

10 (a) PRESIDENTIAL PROCEDURES FOR DETERMINING
11 EXTENT OF SHARING OF HOMELAND SECURITY INFOR12 MATION.—

(1) The President shall prescribe procedures
under which relevant Federal agencies determine—
(A) whether, how, and to what extent
homeland security information may be shared
with appropriate State and local personnel, and
with which such personnel may it be shared;
and

(B) to the extent such information is in
classified form, whether, how, and to what extent to declassify (or remove classified information from, as appropriate) such information,
and with which such personnel may it be shared
after such declassification (or removal).

1 (2) The President shall ensure that such proce-2 dures apply to each element of the intelligence com-3 munity and that the requisite technology is available. 4 (3) Such procedures shall not change the substantive requirements for the classification and 5 6 treatment of classified information. 7 (4) Such procedures shall not change the re-8 quirements and authorities to protect sources and 9 methods. 10 (b) PROCEDURES FOR SHARING OF HOMELAND SE-11 CURITY INFORMATION.—

12 (1) Under procedures prescribed jointly by the 13 Director of Central Intelligence and the Attorney 14 General, each element of the intelligence community 15 shall, through information sharing systems, share 16 homeland security information with appropriate 17 State and local personnel to the extent such infor-18 mation may be shared, as determined in accordance 19 with subsection (a), together with assessments of the 20 credibility of such information.

(2) Each information sharing system through
which information is shared under paragraph (1)
shall—

24 (A) have the capability to transmit unclas-25 sified or classified information, though the pro-

1	cedures and recipients for each capability may
2	differ;
3	(B) have the capability to restrict delivery
4	of information to specified subgroups by geo-
5	graphic location, type of organization, position
6	of a recipient within an organization, and a re-
7	cipient's need to know such information;
8	(C) be configured to allow the efficient and
9	effective sharing of information; and
10	(D) be accessible to appropriate State and
11	local personnel.
12	(3) The procedures prescribed under paragraph
13	(1) shall ensure, to the greatest extent practicable,
14	that the information sharing system through which
15	information is shared under such paragraph include
16	existing information sharing systems, including, but
17	not limited to, the National Law Enforcement Tele-
18	communications System, the Regional Information
19	Sharing System, and the Terrorist Threat Warning
20	System of the Federal Bureau of Investigation.
21	(4) Each element of the Federal intelligence
22	and law enforcement communities, as well as the
23	Permanent Select Committee on Intelligence of the
24	House of Representatives, the Select Committee on
25	Intelligence of the Senate, the Committee on the Ju-

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	diciary of the House of Representatives, the Com-
	mittee on the Judiciary of the Senate, and other
	congressional committees as appropriate, shall have
	access to each information sharing system through
	which information is shared under paragraph (1),
	and shall therefore have access to all information, as
,	appropriate, shared under such paragraph.
	(5) The procedures prescribed under paragraph
)	(1) shall ensure that appropriate State and local
)	personnel are authorized to use such information
	sharing systems—
	(A) to access information shared with such
	personnel; and
	(B) to share, with others who have access
	to such information sharing systems, the home-
	land security information of their own jurisdic-
,	tions, which shall be marked appropriately as
	pertaining to potential terrorist activity.
1	(6) Under procedures prescribed jointly by the
	Director of Central Intelligence and the Attorney
	General, each element of the intelligence community
	shall review and assess the information shared under
	paragraph (5) and integrate such information with

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existing intelligence.

(c) SHARING OF CLASSIFIED INFORMATION WITH
 STATE AND LOCAL PERSONNEL.—
 (1) The President shall prescribe procedures

(1) The Tresident shall presence procedures
under which Federal agencies may, to the extent the
President considers necessary, share with appropriate State and local personnel homeland security
information that remains classified or otherwise protected after the determinations prescribed under the
procedures set forth in subsection (a).

10 (2) Such procedures may provide for sharing to
11 be carried out through one or more of the following
12 means:

13 (A) Carrying out security clearance inves14 tigations with respect to appropriate State and
15 local personnel.

16 (B) Entering into nondisclosure agree17 ments with appropriate State and local per18 sonnel.

(C) Increasing the use of information-sharing partnerships that include appropriate State
and local personnel, such as the Joint Terrorism Task Forces of the Federal Bureau of
Investigation, the Anti-Terrorism Task Forces
of the Department of Justice, and regional Terrorism Early Warning Groups.

the intelligence community, the head of such element shall
designate an official of such element to administer this
Act with respect to such element.
(e) DEFINITIONS.—As used in this section:
(1) The term "homeland security information"
means any information possessed by a Federal,
State, or local intelligence or law enforcement agen-
cy that—
(A) relates to the threat of terrorist activ-
ity;
(B) relates to the ability to prevent, inter-
dict, or disrupt terrorist activity;
(C) would improve the identification or in-
vestigation of a suspected terrorist or terrorist
organization; or
(D) would improve the response to a ter-
rorist act.
(2) The term "intelligence community" has the
meaning given such term in section $3(4)$ of the Na-
tional Security Act of 1947 (50 U.S.C. 401a(4)).
(3) The term "State and local personnel"
means any of the following parsons involved in me
means any of the following persons involved in pre-

1	(A) State Governors, mayors, and other lo-
2	cally elected officials.
3	(B) State and local law enforcement per-
4	sonnel and firefighters.
5	(C) Public health and medical profes-
6	sionals.
7	(D) Regional, State, and local emergency
8	management agency personnel, including State
9	adjutant generals.
10	(E) Other appropriate emergency response
11	agency personnel.
12	(F) Employees of private-sector entities
13	that affect critical infrastructure, cyber, or eco-
14	nomic security.
15	(4) The term "State" includes the District of
16	Columbia and any commonwealth, territory, or pos-
17	session of the United States.
18	SEC. 4. REPORT.
19	(a) REPORT REQUIRED.—Not later than 6 months
20	after the date of the enactment of this Act, the President
21	shall submit to the congressional committees specified in
22	subsection (b) a report on the implementation of this Act.
23	The report shall include any recommendations for addi-
24	tional measures or appropriation requests, beyond the re-
25	quirements of this Act, to increase the effectiveness of

sharing of information among Federal, State, and local
 entities.

3 (b) SPECIFIED CONGRESSIONAL COMMITTEES.—The
4 congressional committees referred to in subsection (a) are
5 the following committees:

6 (1) The Permanent Select Committee on Intel7 ligence and the Committee on the Judiciary of the
8 House of Representatives.

9 (2) The Select Committee on Intelligence and10 the Committee on the Judiciary of the Senate.

11 SEC. 5. AUTHORIZATION OF APPROPRIATIONS.

12 There are authorized to be appropriated such sums13 as may be necessary to carry out this Act.

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