# Union Calendar No. 209

109TH CONGRESS 2D SESSION

# H. R. 2829

[Report No. 109–315, Parts I, II, and III]

To reauthorize the Office of National Drug Control Policy Act.

#### IN THE HOUSE OF REPRESENTATIVES

June 9, 2005

Mr. SOUDER (for himself and Mr. Tom Davis of Virginia) introduced the following bill; which was referred to the Committee on Government Reform, and in addition to the Committees on the Judiciary, Energy and Commerce, and Select Intelligence (Permanent Select), 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

#### NOVEMBER 18, 2005

Reported from the Committee on Government Reform with an amendment [Strike out all after the enacting clause and insert the part printed in boldface roman]

#### November 18, 2005

Referral to the Committees on the Judiciary, Energy and Commerce, and the Permanent Select Committee on Intelligence extended for a period ending not later than December 17, 2005

#### NOVEMBER 18, 2005

Referred to the Committee on Education and the Workforce for a period ending not later than December 17, 2005, for consideration of such provisions of the bill and amendment as fall within the jurisdiction of that committee pursuant to clause (e), rule X

#### DECEMBER 17, 2005

Referral to the Committees on the Judiciary, Energy and Commerce, the Permanent Select Committee on Intelligence, and the Committee on Education and the Workforce extended for a period ending not later than December 31, 2005

#### December 31, 2005

Referral to the Committees on the Judiciary, Energy and Commerce, the Permanent Select Committee on Intelligence, and the Committee on Education and the Workforce extended for a period ending not later than February 3, 2006

#### February 3, 2006

Referral to the Committees on the Judiciary, Energy and Commerce, the Permanent Select Committee on Intelligence, and the Committee on Education and the Workforce extended for a period ending not later than March 3, 2006

#### March 3, 2006

Reported from the Committee on Energy and Commerce with an amendment [Omit the part struck through in boldface roman]

#### March 3, 2006

Reported from the Committee on the Judiciary with an amendment [Strike out all after the enacting clause and insert the part printed in italic]

#### March 3, 2006

The Permanent Select Committee on Intelligence and the Committee on Education and the Workforce discharged; committed to the Committee of the Whole House on the State of the Union and ordered to be printed

[For text of introduced bill, see copy of bill as introduced on June 9, 2005]

# A BILL

To reauthorize the Office of National Drug Control Policy Act.

- 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. TABLE OF CONTENTS.
- 4 (a) TABLE OF CONTENTS.—The table of con-
- 5 tents for this Act is as follows:

Sec. 1. Table of contents.

# TITLE I—REAUTHORIZATION OF OFFICE OF NATIONAL DRUG CONTROL POLICY

- Sec. 101. Short title.
- Sec. 102. Amendment of Office of National Drug Control Policy Reauthorization Act of 1998.
- Sec. 103. Repeal of termination provision.
- Sec. 104. Amendments to definitions.
- Sec. 105. Amendments relating to establishment of Office of National Drug Control Policy and designation of officers.
- Sec. 106. Amendments relating to appointment and duties of Director and Deputy Director.
- Sec. 107. Amendments relating to coordination with other agencies.
- Sec. 108. Development, submission, implementation, and assessment of National Drug Control Strategy.
- Sec. 109. High Intensity Drug Trafficking Areas Program.
- Sec. 110. Funding for certain High Intensity Drug Trafficking Areas.
- Sec. 111. Amendments relating to Counter-Drug Technology
  Assessment Center.
- Sec. 112. National youth antidrug media campaign.
- Sec. 113. Drug interdiction.
- Sec. 114. Authorization of appropriations.
- Sec. 115. Technical amendments and repeal.
- Sec. 116. Requirement for disclosure of Federal sponsorship of all Federal advertising or other communication materials.
- Sec. 117. Policy relating to syringe exchange programs.

#### TITLE H-CLEAN SPORTS ACT OF 2005

Sec. 201. Addition of minimum drug testing standards to Office of National Drug Control Policy Act.

### TITLE I—REAUTHORIZATION OF

### 2 OFFICE OF NATIONAL DRUG

### 3 **CONTROL POLICY**

- 4 SEC. 101. SHORT TITLE.
- 5 This title may be cited as the "Office of
- 6 National Drug Control Policy Reauthoriza-
- 7 tion Act of 2005".

1	SEC. 102. AMENDMENT OF OFFICE OF NATIONAL DRUG
2	CONTROL POLICY REAUTHORIZATION ACT
3	OF 1998.
4	Except as otherwise expressly provided,
5	whenever in this title an amendment or re-
6	peal is expressed in terms of an amendment
7	to, or repeal of, a section or other provision,
8	the reference shall be considered to be made
9	to a section or other provision of the Office
10	of National Drug Control Policy Reauthoriza-
11	tion Act of 1998 (Public Law 105-277; 21 U.S.C.
12	1701 et seq.).
13	SEC. 103. REPEAL OF TERMINATION PROVISION.
14	Section 715 (21 U.S.C. 1712) is repealed,
14 15	Section 715 (21 U.S.C. 1712) is repealed, and the law shall read as if such section was
15	- ·
15 16	and the law shall read as if such section was
15 16 17	and the law shall read as if such section was never in effect.
15 16 17 18	and the law shall read as if such section was never in effect.  SEC. 104. AMENDMENTS TO DEFINITIONS.
15 16 17 18	and the law shall read as if such section was never in effect.  SEC. 104. AMENDMENTS TO DEFINITIONS.  (a) AMENDMENTS TO DEFINITIONS.—Section
15 16 17 18	and the law shall read as if such section was never in effect.  SEC. 104. AMENDMENTS TO DEFINITIONS.  (a) AMENDMENTS TO DEFINITIONS.—Section 702 (21 U.S.C. 1701) is amended—
115 116 117 118 119 220 221	and the law shall read as if such section was never in effect.  SEC. 104. AMENDMENTS TO DEFINITIONS.  (a) AMENDMENTS TO DEFINITIONS.—Section 702 (21 U.S.C. 1701) is amended—  (1) in paragraph (1)—
115 116 117 118 119 220	and the law shall read as if such section was never in effect.  SEC. 104. AMENDMENTS TO DEFINITIONS.  (a) AMENDMENTS TO DEFINITIONS.—Section 702 (21 U.S.C. 1701) is amended—  (1) in paragraph (1)—  (A) by striking "and" at the end of
115 116 117 118 119 220 221 222	and the law shall read as if such section was never in effect.  SEC. 104. AMENDMENTS TO DEFINITIONS.  (a) AMENDMENTS TO DEFINITIONS.—Section 702 (21 U.S.C. 1701) is amended—  (1) in paragraph (1)—  (A) by striking "and" at the end of subparagraph (F);
115 116 117 118 119 220 221 222 223	and the law shall read as if such section was never in effect.  SEC. 104. AMENDMENTS TO DEFINITIONS.  (a) AMENDMENTS TO DEFINITIONS.—Section 702 (21 U.S.C. 1701) is amended—  (1) in paragraph (1)—  (A) by striking "and" at the end of subparagraph (F);  (B) by striking the period at the

1	(C) by adding at the end the fol-
2	lowing:
3	"(H) interventions for drug abuse
4	and dependence; and
5	"(I) international drug control co-
6	ordination and cooperation with re-
7	spect to activities described in this
8	paragraph.";
9	(2) in paragraph (6), by adding before
10	the period at the end: ", including any ac-
11	tivities involving supply reduction, de-
12	mand reduction, or State and local af-
13	fairs";
14	(3) in paragraph (7)—
15	(A) by striking "Agency" and in-
16	serting "agency";
17	(B) by striking "National Foreign
18	Intelligence Program," and inserting
19	"National Intelligence Program,"; and
20	(C) by inserting a comma before
21	"or Tactical";
22	(4) in paragraph (9), by striking "im-
23	plicates" and inserting "indicates";
24	(5) in paragraph (10)—

1	(A) by adding "National Drug
2	Control Program agencies and" after
3	"among" in subparagraph (B);
4	(B) by striking "and" at the end of
5	subparagraph (B);
6	(C) by striking the period at the
7	end of subparagraph (C) and insert-
8	ing a semicolon; and
9	(D) by adding at the end the fol-
10	lowing:
11	"(D) domestic drug law enforce-
12	ment, including domestic drug inter-
13	diction and law enforcement directed
14	at drug users; and
15	"(E) coordination and enhance-
16	ment of Federal, State, and local law
17	enforcement initiatives to gather,
18	analyze, and disseminate information
19	and intelligence relating to drug con-
20	trol among domestic law enforcement
21	agencies.";
22	(6) in paragraph (11)—
23	(A) by inserting before the semi-
24	colon in subparagraph (A) the fol-
25	lowing: ", including—

1	"(i) law enforcement outside
2	the United States; and
3	"(ii) source country programs,
4	including economic development
5	programs primarily intended to
6	reduce the production or traf-
7	ficking of illicit drugs";
8	(B) by striking subparagraph (B)
9	and inserting the following:
10	"(B) facilitating and enhancing
11	the sharing of foreign and domestic
12	information and law enforcement in-
13	telligence relating to drug production
14	and trafficking among National Drug
15	Control Program agencies, and be-
16	tween those agencies and foreign law
17	enforcement agencies; and";
18	(C) by striking "; and" at the end
19	of subparagraph (C) and inserting a
20	period; and
21	(D) by striking subparagraph (D);
22	and
23	(7) by adding at the end the fol-
24	lowing:

1	"(12) APPROPRIATE CONGRESSIONAL
2	COMMITTEES.—Except where otherwise
3	provided, the term 'appropriate congres-
4	sional committees' means the Committee
5	on the Judiciary, the Committee on Ap-
6	propriations, and the Caucus on Inter-
7	national Narcotics Control of the Senate
8	and the Committee on Government Re-
9	form, the Committee on the Judiciary,
10	and the Committee on Appropriations of
11	the House of Representatives.
12	"(13) LAW ENFORCEMENT.—The term
13	'law enforcement' or 'drug law enforce-
14	ment' means all efforts by a Federal,
15	State, or local government agency to en-
16	force the drug laws of the United States
17	or any State, including investigation, ar-
18	rest, prosecution, and incarceration or
19	other punishments or penalties.".
20	(b) Conforming Amendments.—Section
21	703(b)(3) (21 U.S.C. 1702(b)(3)) is amended—

- 22 (1) in subparagraph (A), by striking
- 23 "(G)" and inserting "(I)"; and
- 24 (2) in subparagraph (C)—

1	(A) by striking "through (C)" and
2	inserting "through (E)";
3	(B) by striking "and subpara-
4	graph (D) of section 702(11)"; and
5	(C) by adding before the period at
6	the end the following: ", and sections
7	707 and 708 of this Act".
8	SEC. 105. AMENDMENTS RELATING TO ESTABLISHMENT OF
9	OFFICE OF NATIONAL DRUG CONTROL POL-
10	ICY AND DESIGNATION OF OFFICERS.
11	(a) RESPONSIBILITIES.—Paragraph (4) of
12	section 703(a) (21 U.S.C. 1702(a)) is amended
13	to read as follows:
14	"(4) evaluate the effectiveness of the
15	national drug control policy and the Na-
16	tional Drug Control Program agencies'
17	programs, by developing and applying
18	specific goals and performance measure-
19	ments.".
20	(b) RANK OF DIRECTOR.—Section 703(b) (21
21	U.S.C. 1702(b)) is amended in paragraph (1) by
22	adding before the period the following: ", who
23	shall hold the same rank and status as the
24	head of an executive department listed in sec-
25	tion 101 of title 5. United States Code".

1	(c) DEPUTY DIRECTORS.—Section 703(b) (21
2	U.S.C. 1702(b)) is amended in paragraph (3)—
3	(1) by striking "Office—" and insert-
4	ing "Office the following additional Dep-
5	uty Directors—"; and
6	(2) in subparagraph (B), by striking
7	"who shall" and inserting the following:
8	"who shall have substantial experience
9	and expertise in drug interdiction oper-
10	ations and other supply reduction activi-
11	ties, and who shall serve as the United
12	States Interdiction Coordinator and".
13	SEC. 106. AMENDMENTS RELATING TO APPOINTMENT AND
14	DUTIES OF DIRECTOR AND DEPUTY DIREC-
15	TOR.
16	(a) DESIGNATION OF OTHER OFFICERS.—Sec-
17	tion 704(a)(3) (21 U.S.C. 1703(a)(3)) is amend-
18	ed—
19	(1) by striking "permanent employee"
20	and inserting "officer or employee"; and
21	(2) by striking "serve as the Director"
22	and inserting "serve as the acting Direc-
23	tor".
24	(b) RESPONSIBILITIES OF DIRECTOR.—Sec-
25	tion 704(b) (21 U.S.C. 1703(b)) is amended—

1	(1) in paragraph (4), by striking "Fed-
2	eral departments and agencies engaged
3	in drug enforcement," and inserting "Na-
4	tional Drug Control Program agencies,";
5	(2) in paragraph (7), by inserting
6	after "President" the following: "and the
7	appropriate congressional committees";
8	(3) in paragraph (13), by striking "(be-
9	ginning in 1999)";
10	(4) in paragraph (14)—
11	(A) by striking "Appropriations"
12	and all that follows through "Senate"
13	and inserting "appropriate congres-
14	sional committees"; and
15	(B) by striking "and" after the
16	semicolon at the end;
17	(5) in paragraph (15), by striking sub-
18	paragraph (C) and inserting the fol-
19	lowing:
20	"(C) supporting the substance
21	abuse information clearinghouse ad-
22	ministered by the Administrator of
23	the Substance Abuse and Mental
24	Health Services Administration and

1	established in section $501(d)(16)$ of
2	the Public Health Service Act by—
3	"(i) encouraging all National
4	Drug Control Program agencies
5	to provide all appropriate and
6	relevant information; and
7	"(ii) supporting the dissemina-
8	tion of information to all inter-
9	ested entities;"; and
10	(6) by inserting at the end the fol-
11	lowing:
12	"(16) shall coordinate with the pri-
13	vate sector to promote private research
14	and development of medications to treat
15	addiction;
16	"(17) shall seek the support and com-
17	mitment of State and local officials in the
18	formulation and implementation of the
19	National Drug Control Strategy;
20	"(18) shall monitor and evaluate the
21	allocation of resources among Federal
22	law enforcement agencies in response to
23	significant local and regional drug traf-
24	ficking and production threats; and

"(19) shall submit an annual report to Congress detailing how the Office of Na-tional Drug Control Policy has consulted with and assisted State and local govern-ments with respect to the formulation and implementation of the National Drug Strategy and other relevant Control issues.". 

9 (c) SUBMISSION OF DRUG CONTROL BUDGET
10 REQUESTS.—Section 704(c)(1) is amended by
11 adding at the end the following:

"(C) CONTENT OF DRUG CONTROL
BUDGET REQUESTS.—A drug control
budget request submitted by a department, agency, or program under
this paragraph shall include all requests for funds for any drug control
activity undertaken by that department, agency, or program, including
demand reduction, supply reduction,
and State and local affairs, including
any drug law enforcement activities.
If an activity has both drug control
and nondrug control purposes or applications, the department, agency, or

- program shall estimate by a documented calculation the total funds requested for that activity that would
  be used for drug control, and shall set
  forth in its request the basis and
  method for making the estimate.".
- 7 (d) NATIONAL DRUG CONTROL BUDGET PRO8 POSAL.—Section 704(c)(2) is amended in sub9 paragraph (A) by inserting before the semi10 colon: "and to inform Congress and the public
  11 about the total amount proposed to be spent
  12 on all supply reduction, demand reduction,
  13 State and local affairs, including any drug law
  14 enforcement, and other drug control activi15 ties by the Federal Government, which shall
  16 conform to the content requirements set forth
  17 in subparagraph (C) of paragraph (1) of this
  18 subsection".
- 19 (e) REVIEW AND CERTIFICATION OF NATIONAL 20 DRUG CONTROL PROGRAM BUDGET.—Section 21 704(c)(3) (21 U.S.C. 1703(c)(3)) is amended—
- 22 (1) by redesignating subparagraphs 23 (C) and (D) as subparagraphs (D) and (E), 24 respectively;

1	(2) by inserting after subparagraph
2	(B) the following new subparagraph:
3	"(C) SPECIFIC REQUESTS.—The Di-
4	rector shall not confirm the adequacy
5	of any budget request that—
6	"(i) requests funding for Fed-
7	eral law enforcement activities
8	that do not adequately com-
9	pensate for transfers of drug en-
10	forcement resources and per-
11	sonnel to law enforcement and in-
12	vestigation activities not related
13	to drug enforcement as deter-
14	mined by the Director;
15	"(ii) requests funding for law
16	enforcement activities on the bor-
17	ders of the United States that do
18	not adequately direct resources to
19	drug interdiction and enforce-
20	ment as determined by the Direc-
21	tor;
22	"(iii) requests funding for
23	drug treatment activities that do
24	not provide adequate result and

1	accountability measures as deter-
2	mined by the Director;
3	"(iv) requests funding for any
4	activities of the Safe and Drug
5	Free Schools Program that do not
6	include a clear antidrug message
7	or purpose intended to reduce
8	drug use;
9	"(v) requests funding to en-
10	force section 484(r)(1) of the High-
11	er Education Act of 1965 (20
12	U.S.C. $1091(r)(1)$ ) with respect to
13	convictions for drug-related of-
14	fenses not occurring during a pe-
15	riod of enrollment for which the
16	student was receiving any Fed-
17	eral grant, loan, or work assist-
18	ance;
19	"(vi) requests funding for
20	drug treatment activities that do
21	not adequately support and en-
22	hance Federal drug treatment
23	programs and capacity, as deter-
24	mined by the Director;

"(vii) requests funding for fis-1 cal year 2007 for activities of the 2 Department of Education, unless 3 it is accompanied by a report set-4 ting forth a plan for providing expedited consideration of student 6 7 loan applications for all individuals who submitted an applica-8 tion for any Federal grant, loan, 9 or work assistance that was re-10 11 jected or denied pursuant to 12 484(r)(1) of the Higher Education Act of 1965 (20 U.S.C. 1091(r)(1)) 13 by reason of a conviction for a 14 drug-related offense not occur-15 ring during a period of enroll-16 17 ment for which the individual 18 was receiving any Federal grant, 19 loan, or work assistance; "(viii) requests funding for 20 21 the operations and management 22 of the Department of Homeland Security that does not include a 23

specific request for funds for the

Office of Counternarcotics En-

24

1	forcement to carry out its respon-
2	sibilities under section 878 of the
3	Homeland Security Act of 2002 (6
4	U.S.C. 458).";
5	(3) in subparagraph (D)(iii), as so re-
6	designated, by inserting "and the appro-
7	priate congressional committees" after
8	"House of Representatives"; and
9	(4) in subparagraph (E)(ii)(II)(bb), as
10	so redesignated, by inserting "and the ap-
11	propriate congressional committees"
12	after "House of Representatives".
13	(f) Reprogramming and Transfer Re-
14	QUESTS.—Section $704(c)(4)(A)$ (21 U.S.C.
15	1703(c)(4)(A)) is amended by striking
16	"\$5,000,000" and inserting "\$1,000,000".
17	(g) Powers of Director.—Section 704(d)
18	(21 U.S.C. 1703(d)) is amended—
19	(1) in paragraph (8)(D), by striking
20	"have been authorized by Congress;" and
21	inserting "authorized by law;";
22	(2) in paragraph (9)—
23	(A) by inserting "notwithstanding
24	any other provision of law," after
25	"(9)"; and

1	(B) by striking "Strategy; and"
2	and inserting "Strategy and notify
3	the appropriate congressional com-
4	mittees of any fund control notice
5	issued;";
6	(3) in paragraph (10), by striking "(22
7	U.S.C. 2291j)." and inserting "(22 U.S.C.
8	2291j) and section 706 of the Foreign Re-
9	lations Authorization Act, Fiscal Year
10	2003 (22 U.S.C. 2291j-1); and"; and
11	(4) by adding at the end the following
12	new paragraph:
13	"(11) not later than August 1 of each
14	year, submit to the President a report,
15	and transmit copies of the report to the
16	Secretary of State and the appropriate
17	congressional committees, that—
18	"(A) provides the Director's as-
19	sessment of which countries are
20	major drug transit countries or major
21	illicit drug producing countries as de-
22	fined in section 481(e) of the Foreign
23	Assistance Act of 1961 (22 U.S.C.
24	<b>2291</b> (e));

"(B) provides the Director's assessment of whether each country identified under subparagraph (A) has cooperated fully with the United States or has taken adequate steps on its own to achieve full compliance with the goals and objectives established by the United Nations Convention Against Illicit Traffic in Narcotic Drugs and Psychotropic Substances and otherwise has assisted in reducing the supply of illicit drugs to the United States; and

"(C) provides the Director's assessment of whether application of procedures set forth in section 490 of the Foreign Assistance Act of 1961 (22 U.S.C. 2291j), as provided in section 706 of the Foreign Relations Authorization Act, Fiscal Year 2003 (22 U.S.C. 2291j-1), is warranted with respect to countries the Director assesses have not cooperated fully.".

1	(g) Fund Control Notices.—Section
2	704(f) (21 U.S.C. 1703(f)) is amended by adding
3	at the end the following:
4	"(4) CONGRESSIONAL NOTICE.—A copy
5	of each fund control notice shall be trans-
6	mitted to the appropriate congressional
7	committees.
8	"(5) RESTRICTIONS.—The Director shall
9	not issue a fund control notice to direct
10	that all or part of an amount appro-
11	priated to the National Drug Control Pro-
12	gram agency account be obligated, modi-
13	fied, or altered in any manner contrary,
14	in whole or in part, to a specific appro-
15	priation or statute.".
16	(h) TECHNICAL AMENDMENTS.—Section 704
17	(21 U.S.C. 1703) is amended—
18	(1) in subsection (g)—
19	(A) by striking "National Foreign
20	Intelligence Program" and inserting
21	"National Intelligence Program"; and
22	(B) by inserting a comma before
23	"and Tactical"; and
24	(2) in subsection (h), by striking "Di-
25	rector of Central Intelligence" and insert-

1	ing "Director of National Intelligence or
2	the Director of the Central Intelligence
3	Agency".
4	(i) REQUIREMENT FOR SOUTH AMERICAN
5	HEROIN STRATEGY.—
6	(1) In GENERAL.—Not later than 90
7	days after the date of the enactment of
8	this Act, the Director of National Drug
9	Control Policy shall submit to the Con-
10	gress a comprehensive strategy that ad-
11	dresses the increased threat from South
12	American heroin, and in particular Co-
13	lombian heroin and the emerging threat
14	from opium poppy grown in Peru and
15	often intended for transit to Columbia for
16	processing into heroin.
17	(2) CONTENTS.—The strategy shall in-
18	clude—
19	(A) opium eradication efforts to
20	eliminate the problem at the source
21	to prevent heroin from entering the
22	stream of commerce;
23	(B) interdiction and precursor
24	chemical controls;

1	(C) demand reduction and treat-
2	ment;
3	(D) alternative development pro-
4	grams, including direct assistance to
5	regional governments to demobilize
6	and provide alternative livelihoods to
7	former members of insurgent or other
8	groups engaged in heroin, coca, or
9	other illicit drug production or traf-
10	ficking;
11	(E) efforts to inform and involve
12	local citizens in the programs de-
13	scribed in subparagraphs (A) through
14	(D), such as through leaflets adver-
15	tising rewards for information;
16	(F) provisions that ensure the
17	maintenance at current levels of ef-
18	forts to eradicate coca in Colombia;
19	and
20	(G) assessment of the specific
21	level of funding and resources nec-
22	essary to simultaneously address the
23	threat from South American heroin
24	and the threat from Colombian and

Peruvian coca.

- (3) TREATMENT OF CLASSIFIED OR LAW 1 2 ENFORCEMENT SENSITIVE INFORMATION.— 3 Any content of the strategy that involves information classified under criteria es-4 5 tablished by an Executive order, or whose public disclosure, as determined 6 7 by the Director or the head of any relevant Federal agency, would be detri-8 mental to the law enforcement or na-9 10 tional security activities of any Federal, 11 foreign, or international agency, shall be 12 presented to Congress separately from 13 the rest of the strategy.
- 14 (j) REQUIREMENT FOR AFGHAN HEROIN15 STRATEGY.—
- 16 (1) IN GENERAL.—Not later than 90
  17 days after the date of the enactment of
  18 this Act, the Director of the Office of Na19 tional Drug Control Policy shall submit
  20 to the Congress a comprehensive strategy
  21 that addresses the increased threat from
  22 Afghan heroin.
- 23 **(2) CONTENTS.—The strategy shall in-**24 **clude—**

1	(A) opium crop eradication efforts
2	to eliminate the problem at the
3	source to prevent heroin from enter-
4	ing the stream of commerce;
5	(B) destruction or other direct
6	elimination of stockpiles of heroin
7	and raw opium, and heroin produc-
8	tion and storage facilities;
9	(C) interdiction and precursor
10	chemical controls;
11	(D) demand reduction and treat-
12	ment;
13	(E) alternative development pro-
14	grams;
15	(F) measures to improve coopera-
16	tion and coordination between Fed-
17	eral Government agencies, and be-
18	tween such agencies, agencies of for-
19	eign governments, and international
20	organizations with responsibility for
21	the prevention of heroin production
22	in, or trafficking out of, Afghanistan;
23	and
24	(G) an assessment of the specific
25	level of funding and resources nec-

- essary significantly to reduce the production and trafficking of heroin.
- 3 (3) Treatment of classified or law 4 ENFORCEMENT SENSITIVE INFORMATION.— Any content of the strategy that involves 5 information classified under criteria es-6 7 tablished by an Executive order, or whose public disclosure, as determined 8 by the Director or the head of any rel-9 evant Federal agency, would be detri-10 mental to the law enforcement or na-11 12 tional security activities of any Federal, 13 foreign, or international agency, shall be presented to Congress separately from 14 the rest of the strategy. 15
- 16 **(k) REQUIREMENT FOR GENERAL**17 **COUNTERDRUG INTELLIGENCE PLAN.**—
- 18 (1) IN GENERAL.—Not later than 120 19 days after the date of enactment of this 20 Act, and not later than every two years thereafter, the Director of the Office of 21 22 National Drug Control Policy, with the concurrence of the Director of National 23 24 Intelligence, shall submit to the appropriate congressional committees, a gen-25

1	eral counterdrug intelligence plan to im-
2	prove coordination, and eliminate unnec-
3	essary duplication, among the
4	counterdrug intelligence centers and in-
5	formation sharing systems, and
6	counterdrug activities of the Federal
7	Government, including the centers, sys-
8	tems, and activities of the following de-
9	partments and agencies:
10	(A) The Department of Defense,
11	including the Defense Intelligence
12	Agency, and the joint interagency
13	task forces.
14	(B) The Department of the Treas-
15	ury, including the Financial Crimes
16	Enforcement Network (FinCEN).
17	(C) The Central Intelligence Agen-
18	cy.

- (D) The National Security Agency.
- (E) The Department of Homeland Security, including the United States Coast Guard, the bureau of Customs and Border Protection, and the bureau of Immigration and Customs Enforcement.

1	(F) The Department of Justice, in-
2	cluding the National Drug Intel-
3	ligence Center (NDIC); the Drug En-
4	forcement Administration, including
5	the El Paso Intelligence Center
6	(EPIC); the Federal Bureau of Inves-
7	tigation; the Organized Crime Drug
8	Enforcement Task Force; and the Re-
9	gional Information Sharing System.
10	(G) The Office of National Drug
11	Control Policy, including the High In-
12	tensity Drug Trafficking Areas Pro-
13	gram.
14	(H) The Counterdrug Intelligence
15	Executive Secretariat.
16	(2) PURPOSE.—The purpose of the plan
17	under paragraph (1) is to maximize the
18	effectiveness of the centers and activities
19	referred to in that paragraph in achiev-
20	ing the objectives of the National Drug
21	Control Strategy promulgated under 21
22	U.S.C. 1705. In order to maximize such ef-
23	fectiveness, the plan shall—
24	(A) articulate clear and specific
25	mission statements (including pur-

pose and scope of activity) for each 1 counterdrug intelligence center, sys-2 tem, and activity, including the man-3 which responsibility 4 ner in counterdrug intelligence activities allocated 6 will be among the counterdrug intelligence centers and 7 8 systems:

- (B) specify each government agency (whether Federal, State, or local) that participates in each such center, system, and activity, including a description of the extent and nature of that participation;
- (C) specify the relationship between such centers, systems, and activities;
- (D) specify the means by which proper oversight of such centers, systems, and activities will be assured;
- (E) specify the means by which counterdrug intelligence and information will be forwarded effectively to all levels of officials responsible for

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1	United States counterdrug policy;
2	and
3	(F) specify mechanisms to ensure
4	that State and local law enforcement
5	agencies are apprised of counterdrug
6	intelligence and information acquired
7	by Federal law enforcement agencies
8	in a manner which—
9	(i) facilitates effective
10	counterdrug activities by State
11	and local law enforcement agen-
12	cies; and
13	(ii) provides such State and
14	local law enforcement agencies
15	with the information relating to
16	the safety of officials involved in
17	their counterdrug activities.
18	(3) DEFINITIONS.—As used in this sub-
19	section—
20	(A) the term "center" refers to any
21	center, office, task force, or other co-
22	ordinating organization engaged in
23	counterdrug intelligence or informa-
24	tion analyzing or sharing activities;

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1	(B) the term "system" refers to
2	any computerized database or other
3	electronic system used for
4	counterdrug intelligence or informa-
5	tion analyzing or sharing activities;
6	and
7	(C) the term "appropriate con-
8	gressional committees" means the fol-
9	lowing:
10	(i) The Committee on Appro-
11	priations, the Committee on For-
12	eign Relations, the Committee on
13	the Judiciary, the Committee on
14	Homeland Security and Govern-
15	mental Affairs, the Caucus on
16	International Narcotics Control,
17	and the Select Committee on In-
18	telligence of the Senate.
19	(ii) The Committee on Appro-
20	priations, the Committee on
21	International Relations, the Com-
22	mittee on the Judiciary, the Com-

mittee on Government Reform,

the Committee on Homeland Se-

curity, and the Permanent Select

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1	Committee on Intelligence of the
2	House of Representatives.
3	(4) LIMITATION.—The general
4	counterdrug intelligence plan shall not—
5	(A) change existing agency au-
6	thorities or the laws governing inter-
7	agency relationships, but may include
8	recommendations about changes to
9	such authorities or laws; or
10	(B) include any information about
11	specific methods of obtaining, or
12	sources of, intelligence or informa-
13	tion, or any information about spe-
14	cific individuals, cases, investiga-
15	tions, or operations.
16	(5) CLASSIFIED OR LAW ENFORCEMENT
17	SENSITIVE INFORMATION.—Any content of
18	the general counterdrug intelligence plan
19	that involves information classified
20	under criteria established by an Execu-
21	tive order, or whose public disclosure, as
22	determined by the Director of the Office
23	of National Drug Control Policy, the Di-
24	rector of National Intelligence, or the

head of any Federal Government agency

1	whose activities are described in the
2	plan, would be detrimental to the law en-
3	forcement or national security activities
4	of any Federal, State, or local agency,
5	shall be presented to Congress separately
6	from the rest of the report.
7	(1) REQUIREMENT FOR SOUTHWEST BORDER
8	COUNTERNARCOTICS STRATEGY.—
9	(1) In GENERAL.—Not later than 120
10	days after the date of enactment of this
11	Act, and every two years thereafter, the
12	<b>Director of National Drug Control Policy</b>
13	shall submit to the Congress a Southwest
14	<b>Border Counternarcotics Strategy.</b>
15	(2) Purposes.—The Southwest Border
16	Counternarcotics Strategy shall—
17	(A) set forth the Government's
18	strategy for preventing the illegal
19	trafficking of drugs across the inter-
20	national border between the United
21	States and Mexico, including through
22	ports of entry and between ports of
23	entry on that border;
24	(B) state the specific roles and re-
25	sponsibilities of the relevant National

- Drug Control Program agencies (as defined in section 702 of the Office of National Drug Control Policy Reauthorization Act of 1998 (21 U.S.C. 1701)) for implementing that strategy; and
  - (C) identify the specific resources required to enable the relevant National Drug Control Program agencies to implement that strategy.
  - (3) CONSULTATION WITH OTHER AGENCIES.—The Director shall issue the Southwest Border Counternarcotics Strategy in consultation with the heads of the relevant National Drug Control Program agencies.
  - (4) LIMITATION.—The Southwest Border Counternarcotics Strategy shall not change existing agency authorities or the laws governing interagency relationships, but may include recommendations about changes to such authorities or laws.
  - (5) REPORT TO CONGRESS.—The Director shall provide a copy of the Southwest Border Counternarcotics Strategy to the

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- appropriate congressional committees (as 1 defined in section 702 of the Office of Na-2 tional Drug Control Policy Reauthoriza-3 tion Act of 1998 (21 U.S.C. 1701)), and to the Committee on Armed Services and the Committee on Homeland Security of 6 7 the House of Representatives, and the Committee on Homeland Security and 8 Governmental Affairs and the Committee 9 on Armed Services of the Senate. 10
  - (6) Treatment of classified or law **ENFORCEMENT SENSITIVE** INFORMATION.— Any content of the Southwest Border Counternarcotics Strategy that involves information classified under criteria established by an Executive order, or whose public disclosure, as determined by the Director or the head of any relevant National Drug Control Program agency, would be detrimental to the law enforcement or national security activities of any Federal, State, or local agency, shall be presented to Congress separately from the rest of the strategy.

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1	(m) REQUIREMENT FOR SCIENTIFIC STUDY OF
2	MYCOHERBICIDE IN ILLICIT DRUG CROP ERADI-
3	CATION.—Not later than 90 days after the date
4	of enactment of this Act, the Director of the
5	Office of National Drug Control Policy shall
6	submit to the Congress a report that includes
7	a plan to conduct, on an expedited basis, a sci-
8	entific study of the use of mycoherbicide as a
9	means of illicit drug crop elimination by an
10	appropriate Government scientific research
11	entity, including a complete and thorough sci-
12	entific peer review. The study shall include an
13	evaluation of the likely human health and en-
14	vironmental impacts of such use. The report
15	shall also include a plan to conduct controlled
16	scientific testing in a major drug producing
17	nation of mycoherbicide naturally existing in
18	the producing nation.
19	SEC. 107. AMENDMENTS RELATING TO COORDINATION
20	WITH OTHER AGENCIES.
21	Section 705 (21 U.S.C. 1704) is amended—
22	(1) in subsection (a)(1)(A), by striking
23	"abuse";
24	(2) in subsection (a)(2)(A), by striking
25	"Director of Central Intelligence" and in-

- serting "Director of National Intelligence";
- 3 (3) in subsection (a)(2)(B), by striking 4 "Director of Central Intelligence" and in-5 serting "Director of National Intelligence 6 and the Director of the Central Intel-7 ligence Agency";
  - (4) by amending paragraph (3) of subsection (a) to read as follows:

## "(3) REQUIRED REPORTS.—

"(A) SECRETARIES OF THE INTERIOR AND AGRICULTURE.—The Secretaries of Agriculture and Interior shall, by July 1 of each year, jointly submit to the Director, the appropriate congressional committees, the Committee on Agriculture and the Committee on Resources of the House of Representatives, and the Committee on Agriculture and the Committee on Agriculture and the Committee on Energy and Natural Resources of the Senate, an assessment of the quantity of illegal drug cultivation and manufacturing in the United States on lands owned or under the jurisdiction of

1	the Federal Government for the pre-
2	ceding year.
3	"(B) ATTORNEY GENERAL.—The At-
4	torney General shall, by July 1 of
5	each year, submit to the Director and
6	the appropriate congressional com-
7	mittees information for the preceding
8	year regarding the number and type
9	of—
10	"(i) arrests for drug viola-
11	tions;
12	"(ii) prosecutions for drug vio-
13	lations by United States Attor-
14	neys; and
15	"(iii) seizures of drugs by each
16	component of the Department of
17	Justice seizing drugs, as well as
18	statistical information on the geo-
19	graphic areas of such seizures.
20	"(C) SECRETARY OF HOMELAND SE-
21	CURITY.—The Secretary of Homeland
22	Security shall, by July 1 of each year,
23	submit to the Director, the appro-
24	priate congressional committees, and
25	the Committee on Hameland Security

1	of the House of Representatives, and
2	the Committee on Homeland Security
3	and Governmental Affairs of the Sen-
4	ate, information for the preceding
5	year regarding—
6	"(i) the number and type of
7	seizures of drugs by each compo-
8	nent of the Department of Home-
9	land Security seizing drugs, as
10	well as statistical information on
11	the geographic areas of such sei-
12	zures; and
13	"(ii) the number of air and
14	maritime patrol hours under-
15	taken by each component of that
16	Department primarily dedicated
17	to drug supply reduction mis-
18	sions.
19	"(D) SECRETARY OF DEFENSE.—The
20	Secretary of Defense shall, by July 1
21	of each year, submit to the Director,
22	the appropriate congressional com-

mittees, the Committee on Armed

Services of the House of Representa-

tives, and the Committee on Armed

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1	Services of the Senate, information
2	for the preceding year regarding the
3	number of air and maritime patrol
4	hours primarily dedicated to drug
5	supply reduction missions under-
6	taken by each component of the De-
7	partment of Defense.";
8	(5) in subsection (b)(2)(B), by striking
9	"Program." and inserting "Strategy."; and
10	(6) in subsection (c), by striking "in"
11	and inserting "on".
12	SEC. 108. DEVELOPMENT, SUBMISSION, IMPLEMENTATION,
13	AND ASSESSMENT OF NATIONAL DRUG CON-
14	TROL STRATEGY.
15	Section 706 (21 U.S.C. 1705) is amended to
16	read as follows:
17	"SEC. 706. DEVELOPMENT, SUBMISSION, IMPLEMENTATION,
18	AND ASSESSMENT OF NATIONAL DRUG CON-
19	TROL STRATEGY.
20	"(a) TIMING, CONTENTS, AND PROCESS FOR
21	DEVELOPMENT AND SUBMISSION OF NATIONAL
22	DRUG CONTROL STRATEGY.—
23	"(1) IN GENERAL.—Not later than Feb-
24	ruary 1 of each year, the President shall
25	submit to Congress a National Drug Con-

trol Strategy, which shall set forth a comprehensive plan for reducing illicit drug use and the consequences of illicit drug use in the United States by reducing the demand for illegal drugs, limiting the availability of illegal drugs, and conducting law enforcement activities with respect to illegal drugs.

## "(2) CONTENTS.—

"(A) IN GENERAL.—The National Drug Control Strategy submitted under paragraph (1) shall include the following:

"(i) Comprehensive, researchbased, long-range, and quantifiable goals for reducing illicit drug use and the consequences of illicit drug use in the United States.

"(ii) Annual quantifiable objectives for demand reduction, supply reduction, and law enforcement activities, specific targets to accomplish long-range quantifiable reduction in illicit drug use as determined by the Di-

1	rector, and specific measurements
2	to evaluate progress toward the
3	targets and strategic goals.
4	"(iii) A strategy to reduce the
5	availability and purity of illegal
6	drugs and the level of drug-re-
7	lated crime in the United States.
8	"(iv) An assessment of Federal
9	effectiveness in achieving the Na-
10	tional Drug Control Strategy for
11	the previous year, including a
12	specific evaluation of whether the
13	objectives and targets for reduc-
14	ing illicit drug use for the pre-
15	vious year were met and reasons
16	for the success or failure of the
17	previous year's Strategy.
18	"(v) A general review of the
19	status of, and trends in, inter-
20	national, State, and local drug
21	control activities to ensure that
22	the United States pursues well-co-
23	ordinated and effective drug con-

trol at all levels of government.

"(vi) A general review of the 1 status of, and trends in, demand 2 reduction activities by private 3 sector entities and community-4 based organizations, including faith-based organizations, to de-6 7 termine their effectiveness and the extent of cooperation, coordi-8 9 nation, and mutual support be-10 tween such entities and organizations and Federal, State, and local 11 12 government agencies. "(vii) An assessment of cur-13 14 rent illicit drug use (including inhalants and steroids) and avail-15 ability, impact of illicit drug use, 16 and treatment availability, which 17 18 assessment shall include— 19 "(I) estimates of drug prevalence and frequency of 20 use as measured by national, 21 22 State, and local surveys of illicit drug use and by other 23 studies

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1	dependent and dependent il-
2	licit drug use;
3	"(II) illicit drug use in the
4	workplace and the produc-
5	tivity lost by such use; and
6	"(III) illicit drug use by
7	arrestees, probationers, and
8	parolees.
9	"(viii) An assessment of the
10	reduction of illicit drug avail-
11	ability, as measured by—
12	"(I) the quantities of co-
13	caine, heroin, marijuana,
14	methamphetamine, ecstasy,
15	and other drugs available for
16	consumption in the United
17	States;
18	"(II) the amount of mari-
19	juana, cocaine, heroin, meth-
20	amphetamine, ecstasy, and
21	precursor chemicals and
22	other drugs entering the
23	United States;
24	"(III) the number of illicit
25	drug manufacturing labora-

1	tories seized and destroyed
2	and the number of hectares of
3	marijuana, poppy, and coca
4	cultivated and destroyed do-
5	mestically and in other coun-
6	tries;
7	"(IV) the number of metric
8	tons of marijuana, heroin, co-
9	caine, and methamphetamine
10	seized and other drugs; and
11	"(V) changes in the price
12	and purity of heroin, meth-
13	amphetamine, and cocaine,
14	changes in the price of ec-
15	stasy, and changes in
16	tetrahydrocannabinol level of
17	marijuana and other drugs.
18	"(ix) An assessment of the re-
19	duction of the consequences of il-
20	licit drug use and availability,
21	which shall include—
22	"(I) the burden illicit drug
23	users place on hospital emer-
24	gency departments in the
25	United States, such as the

1	quantity of illicit drug-related
2	services provided;
3	"(II) the annual national
4	health care cost of illicit drug
5	use; and
6	"(III) the extent of illicit
7	drug-related crime and crimi-
8	nal activity.
9	"(x) A general review of the
10	status of, and trends in, of drug
11	treatment in the United States, by
12	assessing—
13	"(I) public and private
14	treatment utilization; and
15	"(II) the number of illicit
16	drug users the Director esti-
17	mates meet diagnostic criteria
18	for treatment.
19	"(xi) A review of the research
20	agenda of the Counterdrug Tech-
21	nology Assessment Center to re-
22	duce the availability and abuse of
23	drugs.
24	"(xii) A summary of the efforts
25	made by Federal agencies to co-

1	ordinate with private sector enti-
2	ties to conduct private research
3	and development of medications
4	to treat addiction by—
5	"(I) screening chemicals
6	for potential therapeutic
7	value;
8	"(II) developing promising
9	compounds;
10	"(III) conducting clinical
11	trials;
12	"(IV) seeking, where ap-
13	propriate, Food and Drug Ad-
14	ministration approval for
15	drugs to treat addiction;
16	"(V) marketing, where ap-
17	propriate, the drug for the
18	treatment of addiction;
19	"(VI) urging physicians,
20	where appropriate, to use the
21	drug in the treatment of ad-
22	diction; and
23	"(VII) encouraging, where
24	appropriate, insurance com-
25	panies to reimburse the cost

of the drug for the treatment of addiction.

"(xiii) Such additional statistical data and information as the Director considers appropriate to demonstrate and assess trends relating to illicit drug use, the effects and consequences of illicit drug use, supply reduction, demand reduction, drug-related law enforcement, and the implementation of the National Drug Control Strategy.

"(xiv) A supplement reviewing the activities of each individual National Drug Control Program agency during the previous year with respect to the National Drug Control Strategy and the Director's assessment of the progress of each National Drug Control Program agency in meeting its responsibilities under the National Drug Control Strategy.

1	"(B) CLASSIFIED INFORMATION.—
2	Any contents of the National Drug
3	Control Strategy that involve infor-
4	mation properly classified under cri-
5	teria established by an Executive
6	order shall be presented to Congress
7	separately from the rest of the Na-
8	tional Drug Control Strategy.
9	"(C) SELECTION OF DATA AND INFOR-
10	MATION.—In selecting data and infor-
11	mation for inclusion under subpara-
12	graph (A), the Director shall ensure—
13	"(i) the inclusion of data and
14	information that will permit anal-
15	ysis of current trends against pre-
16	viously compiled data and infor-
17	mation where the Director be-
18	lieves such analysis enhances
19	long-term assessment of the Na-
20	tional Drug Control Strategy; and
21	"(ii) the inclusion of data and
22	information to permit a standard-
23	ized and uniform assessment of
24	the effectiveness of drug treat-

1	ment programs in the United
2	States.
3	"(3) PROCESS FOR DEVELOPMENT AND
4	SUBMISSION.—
5	"(A) CONSULTATION.—In devel-
6	oping and effectively implementing
7	the National Drug Control Strategy,
8	the Director—
9	"(i) shall consult with—
10	"(I) the heads of the Na-
11	tional Drug Control Program
12	agencies;
13	"(II) Congress;
14	"(III) State and local offi-
15	cials;
16	"(IV) private citizens and
17	organizations, including
18	community- and faith-based
19	organizations, with experi-
20	ence and expertise in demand
21	reduction;
22	"(V) private citizens and
23	organizations with experience
24	and expertise in supply reduc-
25	tion;

1	"(VI) private citizens and
2	organizations with experience
3	and expertise in law enforce-
4	ment; and
5	"(VII) appropriate rep-
6	resentatives of foreign gov-
7	ernments;
8	"(ii) with the concurrence of
9	the Attorney General, may re-
10	quire the El Paso Intelligence
11	Center to undertake specific
12	tasks or projects to implement the
13	National Drug Control Strategy;
14	"(iii) with the concurrence of
15	the Director of National Intel-
16	ligence and the Attorney General,
17	may request that the National
18	Drug Intelligence Center under-
19	take specific tasks or projects to
20	implement the National Drug
21	Control Strategy; and
22	"(iv) may make recommenda-
23	tions to the Secretary of Health
24	and Human Services on research

1	that supports or advances the Na-
2	tional Drug Control Strategy.

- "(B) COMMITMENT TO SUPPORT STRATEGY.—In satisfying the requirements of subparagraph (A)(i), the Director shall ensure, to the maximum extent possible, that State and local officials and relevant private organizations commit to support and take steps to achieve the goals and objectives of the National Drug Control Strategy.
- "(C) RECOMMENDATIONS.—Recommendations under subparagraph (A)(iv) may include recommendations of research to be performed at the National Institutes of Health, including the National Institute on Drug Abuse, or any other appropriate agency within the Department of Health and Human Services.
- "(D) INCLUSION IN STRATEGY.—The National Drug Control Strategy under this subsection shall include a

1	list of each entity consulted under
2	subparagraph (A)(i).
3	"(4) SUBMISSION OF REVISED STRAT-
4	EGY.—The President may submit to Con-
5	gress a revised National Drug Control
6	Strategy that meets the requirements of
7	this section—
8	"(A) at any time, upon a deter-
9	mination by the President, in con-
10	sultation with the Director, that the
11	National Drug Control Strategy in ef-
12	fect is not sufficiently effective; or
13	"(B) if a new President or Direc-
14	tor takes office.
15	"(b) PERFORMANCE MEASUREMENT Sys-
16	TEM.—Not later than February 1 of each year,
17	the Director shall submit to Congress, as part
18	of the National Drug Control Strategy, a de-
19	scription of a national drug control perform-
20	ance measurement system that—
21	"(1) develops 2-year and 5-year per-
22	formance measures and targets for each
23	National Drug Control Strategy goal and
24	objective established for reducing drug

- use, drug availability, and the consequences of drug use;
  - "(2) describes the sources of information and data that will be used for each performance measure incorporated into the performance measurement system;
    - "(3) identifies major programs and activities of the National Drug Control Program agencies that support the goals and annual objectives of the National Drug Control Strategy;
    - "(4) evaluates the contribution of demand reduction and supply reduction activities implemented by each National Drug Control Program agency in support of the National Drug Control Strategy;
    - "(5) monitors consistency of drug-related goals and objectives among the National Drug Control Program agencies and ensures that each agency's goals, objectives, and budgets support and are fully consistent with the National Drug Control Strategy; and
  - "(6) coordinates the development and implementation of national drug control

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1	data collection and reporting systems to
2	support policy formulation and perform-
3	ance measurement, including an assess-
4	ment of—
5	"(A) the quality of current drug
6	use measurement instruments and
7	techniques to measure supply reduc-
8	tion and demand reduction activities;
9	"(B) the adequacy of the coverage
10	of existing national drug use meas-
11	urement instruments and techniques
12	to measure the illicit drug user popu-
13	lation, and groups that are at risk for
14	illicit drug use; and
15	"(C) the adequacy of the coverage
16	of existing national treatment out-
17	come monitoring systems to measure
18	the effectiveness of drug abuse treat-
19	ment in reducing illicit drug use and
20	criminal behavior during and after
21	the completion of substance abuse

"(7) identifies the actions the Director shall take to correct any inadequacies, deficiencies, or limitations identified in

treatment; and

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1	the assessment described in paragraph
2	<b>(6).</b>
3	"(c) Modifications.—A description of any
4	modifications made during the preceding
5	year to the national drug performance meas-
6	urement system described in subsection (b)
7	shall be included in each report submitted
8	under subsection (a).".
9	SEC. 109. HIGH INTENSITY DRUG TRAFFICKING AREAS
10	PROGRAM.
11	Section 707 (21 U.S.C. 1706) is amended to
12	read as follows:
13	"SEC. 707. HIGH INTENSITY DRUG TRAFFICKING AREAS
14	PROGRAM.
15	"(a) ESTABLISHMENT.—
16	"(1) In General.—There is established
17	in the Office a program to be known as
18	the High Intensity Drug Trafficking
19	Areas Program (in this section referred
20	to as the 'Program').
21	"(2) PURPOSE.—The purpose of the
22	Program is to reduce drug trafficking
23	and drug production in the United States
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1	"(A) facilitating cooperation
2	among Federal, State, and local law
3	enforcement agencies to share infor-
4	mation and implement coordinated
5	enforcement activities;
6	"(B) enhancing intelligence shar-
7	ing among Federal, State, and local
8	law enforcement agencies;
9	"(C) providing reliable intel-
10	ligence to law enforcement agencies
11	needed to design effective enforce-
12	ment strategies and operations; and
13	"(D) supporting coordinated law
14	enforcement strategies which maxi-
15	mize use of available resources to re-
16	duce the supply of illegal drugs in
17	designated areas and in the United
18	States as a whole.
19	"(b) DESIGNATION.—The Director, upon
20	consultation with the Attorney General, the
21	Secretary of the Treasury, the Secretary of
22	Homeland Security, heads of the National
23	Drug Control Program agencies, and the Gov-
24	ernor of each applicable State, may designate

25 any specified area of the United States as a

- 1 high intensity drug trafficking area. After
- 2 making such a designation and in order to
- 3 provide Federal assistance to the area so des-
- 4 ignated, the Director may—
- 5 "(1) obligate such sums as are appro-6 priated for the Program;
- "(2) direct the temporary reassign-7 ment of Federal personnel to such area, 8 subject to the approval of the head of the 9 10 department or agency that employs such personnel;
  - "(3) take any other action authorized under section 704 to provide increased Federal assistance to those areas: and
- "(4) coordinate activities under this 15 section (specifically administrative, rec-16 17 ordkeeping, and funds management ac-18 tivities) with State and local officials.
- 19 "(c) Petitions for Designation.—The Di-
- 20 rector shall establish regulations under which
- a coalition of interested law enforcement
- 22 agencies from an area may petition for des-
- 23 ignation as a high intensity drug trafficking
- 24 area. Such regulations shall provide for a reg-
- 25 ular review by the Director of the petition, in-

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- 1 cluding a recommendation regarding the
- 2 merit of the petition to the Director by a
- 3 panel of qualified, independent experts.
- 4 "(d) FACTORS FOR CONSIDERATION.—In con-
- sidering whether to designate an area under
- 6 this section as a high intensity drug traf-
- 7 ficking area, the Director shall consider, in
- 8 addition to such other criteria as the Director
- 9 considers to be appropriate, the extent to
- 10 **which**—
- "(1) the area is a significant center of
- illegal drug production, manufacturing,
- importation, or distribution;
- 14 "(2) State and local law enforcement
- agencies have committed resources to re-
- spond to the drug trafficking problem in
- the area, thereby indicating a determina-
- tion to respond aggressively to the prob-
- 19 **lem**;
- 20 "(3) drug-related activities in the area
- 21 are having a significant harmful impact
- in the area, and in other areas of the
- country; and
- 24 "(4) a significant increase in alloca-
- 25 tion of Federal resources is necessary to

1	respond adequately to drug-related ac-
2	tivities in the area.
3	"(e) ORGANIZATION OF HIGH INTENSITY
4	DRUG TRAFFICKING AREAS.—
5	"(1) EXECUTIVE BOARD AND OFFICERS.—
6	To be eligible for funds appropriated
7	under this section, each high intensity
8	drug trafficking area shall be governed
9	by an Executive Board. The Executive
10	Board shall designate a chairman, vice
11	chairman, and any other officers to the
12	Executive Board that it determines are
13	necessary.
14	"(2) RESPONSIBILITIES.—The Executive
15	Board of a high intensity drug trafficking
16	area shall be responsible for—
17	"(A) providing direction and over-
18	sight in establishing and achieving
19	the goals of the high intensity drug
20	trafficking area;
21	"(B) managing the funds of the
22	high intensity drug trafficking area;
23	"(C) reviewing and approving all
24	funding proposals consistent with the

- overall objective of the high intensity drug trafficking area; and
- "(D) reviewing and approving all reports to the Director on the activities of the high intensity drug trafficking area.

"(3) BOARD REPRESENTATION.—None of the funds appropriated under this section may be expended for any high intensity drug trafficking area, or for a partnership or region of a high intensity drug trafficking area, if that area's, region's or partnership's Executive Board does not apportion an equal number of votes between representatives of participating Federal agencies and representatives of participating State and local agencies. Where it is impractical for a equal number of representatives of Federal agencies and State and local agencies to attend a meeting of an Executive Board in person, the Executive Board may use a system of proxy votes or weighted votes to achieve the voting balance required by this paragraph.

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"(4) NO AGENCY RELATIONSHIP.—The 1 2 eligibility requirements of this section 3 are intended to ensure the responsible use of Federal funds. Nothing in this sec-4 tion is intended to create an agency rela-5 tionship between individual high inten-6 7 sity drug trafficking areas and the Federal Government. 8

- 9 "(f) USE OF FUNDS.—The Director shall en-10 sure that no Federal funds appropriated for 11 the Program are expended for the establish-12 ment or expansion of drug treatment or drug 13 use prevention programs.
- 14 "(g) COUNTERTERRORISM ACTIVITIES.—
- "(1) Assistance authorized.—The Di-15 rector may authorize use of resources 16 17 available for the Program to assist Fed-18 eral, State, and local law enforcement 19 agencies in investigations and activities 20 related to terrorism and prevention of 21 terrorism, especially but not exclusively 22 with respect to such investigations and activities that are also related to drug 23 trafficking. 24

1	"(2) LIMITATION.—The Director shall
2	ensure—
3	"(A) that assistance provided
4	under paragraph (1) remains inci-
5	dental to the purpose of the Program
6	to reduce drug availability and carry
7	out drug-related law enforcement ac-
8	tivities; and
9	"(B) that significant resources of
10	the Program are not redirected to ac-
11	tivities exclusively related to ter-
12	rorism, except on a temporary basis
13	under extraordinary circumstances,
14	as determined by the Director.
15	"(h) Role of Drug Enforcement Adminis-
16	TRATION.—The Director, in consultation with
17	the Attorney General, shall ensure that a rep-
18	resentative of the Drug Enforcement Adminis-
19	tration is included in the Intelligence Support
20	Center for each high intensity drug traf-
21	ficking area.
22	"(i) ANNUAL HIDTA PROGRAM BUDGET SUB-
23	MISSIONS.—As part of the documentation that
24	supports the President's annual budget re-
25	quest for the Office, the Director shall submit

- 1 to Congress a budget justification that in-2 cludes the following:
- "(1) The amount requested for each high intensity drug trafficking area with supporting narrative descriptions and rationale for each request.
  - "(2) A detailed justification for each funding request that explains the reasons for the requested funding level, how such funding level was determined based on a current assessment of the drug trafficking threat in each high intensity drug trafficking area, how such funding will ensure that the goals and objectives of each such area will be achieved, and how such funding supports the National Drug Control Strategy.
    - "(j) EMERGING THREAT RESPONSE FUND.—
      - "(1) IN GENERAL.—The Director may expend up to 10 percent of the amounts appropriated under this section on a discretionary basis, to respond to any emerging drug trafficking threat in an existing high intensity drug trafficking area, or to establish a new high intensity

1	drug trafficking area or expand an exist-
2	ing high intensity drug trafficking area,
3	in accordance with the criteria estab-
4	lished under paragraph (2).
5	"(2) Consideration of impact.—In al-
6	locating funds under this subsection, the
7	Director shall consider—
8	"(A) the impact of activities fund-
9	ed on reducing overall drug traffic in
10	the United States, or minimizing the
11	probability that an emerging drug
12	trafficking threat will spread to other
13	areas of the United States; and
14	"(B) such other criteria as the Di-
15	rector considers appropriate.
16	"(k) EVALUATION.—
17	"(1) Initial report.—Not later than
18	90 days after the date of the enactment of
19	this subsection, the Director shall, after
20	consulting with the Executive Boards of
21	each designated high intensity drug traf-
22	ficking area, submit a report to Congress

that describes, for each designated high

intensity drug trafficking area—

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1	"(A) the specific purposes for the
2	high intensity drug trafficking area;
3	"(B) the specific long-term and
4	short-term goals and objectives for
5	the high intensity drug trafficking
6	area;
7	"(C) the measurements that will
8	be used to evaluate the performance
9	of the high intensity drug trafficking
10	area in achieving the long-term and
11	short-term goals; and
12	"(D) the reporting requirements
13	needed to evaluate the performance
14	of the high intensity drug trafficking
15	area in achieving the long-term and
16	short-term goals.
17	"(2) EVALUATION OF HIDTA PROGRAM AS
18	PART OF NATIONAL DRUG CONTROL STRAT-
19	EGY.—For each designated high intensity
20	drug trafficking area, the Director shall
21	submit, as part of the annual National
22	Drug Control Strategy report, a report
23	that—
24	"(A) describes—

1	"(i) the specific purposes for
2	the high intensity drug traf-
3	ficking area; and
4	"(ii) the specific long-term
5	and short-term goals and objec-
6	tives for the high intensity drug
7	trafficking area; and
8	"(B) includes an evaluation of the
9	performance of the high intensity
10	drug trafficking area in accom-
11	plishing the specific long-term and
12	short-term goals and objectives iden-
13	tified under paragraph (1)(B).
14	"(1) ASSESSMENT OF DRUG ENFORCEMENT
15	TASK FORCES IN HIGH INTENSITY DRUG TRAF-
16	FICKING AREAS.—Not later than 180 days after
17	the date of enactment of this subsection, and
18	as part of each subsequent annual National
19	Drug Control Strategy report, the Director
20	shall submit to Congress a report—
21	"(1) assessing the number and oper-
22	ation of all federally funded drug en-
23	forcement task forces within each high
24	intensity drug trafficking area; and
25	"(2) describing—

1	"(A) each Federal, State, and local
2	drug enforcement task force oper-
3	ating in the high intensity drug traf-
4	ficking area;
5	"(B) how such task forces coordi-
6	nate with each other, with any high
7	intensity drug trafficking area task
8	force, and with investigations receiv-
9	ing funds from the Organized Crime
10	and Drug Enforcement Task Force;
11	"(C) what steps, if any, each such
12	task force takes to share information
13	regarding drug trafficking and drug
14	production with other federally fund-
15	ed drug enforcement task forces in
16	the high intensity drug trafficking
17	area;
18	"(D) the role of the high intensity
19	drug trafficking area in coordinating
20	the sharing of such information
21	among task forces;
22	"(E) the nature and extent of co-
23	operation by each Federal, State, and
24	local participant in ensuring that

such information is shared among

- law enforcement agencies and with the high intensity drug trafficking area;
- "(F) the nature and extent to
  which information sharing and enforcement activities are coordinated
  with joint terrorism task forces in the
  high intensity drug trafficking area;
  and
- "(G) any recommendations for measures needed to ensure that task force resources are utilized efficiently and effectively to reduce the availability of illegal drugs in the high intensity drug trafficking areas.
- "(m) Assessment of Intelligence Sharing
  IN High Intensity Drug Trafficking Areas—
  Program.—Not later than 180 days after the
  date of the enactment of this subsection, and
  as part of each subsequent annual National
  Drug Control Strategy report, the Director
  shall submit to Congress a report—
- 23 "(1) evaluating existing and planned 24 intelligence systems supported by each 25 high intensity drug trafficking area, or

- utilized by task forces receiving any funding under the Program, including the extent to which such systems ensure access and availability of intelligence to Federal, State, and local law enforcement
- agencies within the high intensity drug trafficking area and outside of it;
  - "(2) the extent to which Federal,
    State, and local law enforcement agencies
    participating in each high intensity drug
    trafficking area are sharing intelligence
    information to assess current drug trafficking threats and design appropriate
    enforcement strategies; and
    - "(3) the measures needed to improve effective sharing of information and intelligence regarding drug trafficking and drug production among Federal, State, and local law enforcement participating in a high intensity drug trafficking area, and between such agencies and similar agencies outside the high intensity drug trafficking area.
- 24 "(n) AUTHORIZATION OF APPROPRIATIONS.—
- 25 There is authorized to be appropriated to the

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1	Office of National Drug Control Policy to
2	carry out this section—
3	"(1) \$280,000,000 for fiscal year 2006;
4	"(2) \$290,000,000 for each of fiscal
5	years 2007 and 2008; and
6	"(3) \$300,000,000 for each of fiscal
7	years 2009 and 2010.".
8	SEC. 110. FUNDING FOR CERTAIN HIGH INTENSITY DRUG
9	TRAFFICKING AREAS.
10	(a) SHORT TITLE.—This section may be
11	cited as the "Dawson Family Community Pro-
12	tection Act".
13	(b) FINDINGS.—Congress finds the fol-
14	lowing:
15	(1) In the early morning hours of Oc-
16	tober 16, 2002, the home of Carnell and
17	Angela Dawson was firebombed in appar-
18	ent retaliation for Mrs. Dawson's notifica-
19	tion of police about persistent drug dis-
20	tribution activity in their East Baltimore
21	City neighborhood.
22	(2) The arson claimed the lives of Mr.
23	and Mrs. Dawson and their 5 young chil-
24	dren, aged 9 to 14.

- 1 (3) The horrific murder of the Daw-2 son family is a stark example of domestic 3 narco-terrorism.
  - (4) In all phases of counter-narcotics law enforcement—from prevention to investigation to prosecution to reentry—the voluntary cooperation of ordinary citizens is a critical component.
  - (5) Voluntary cooperation is difficult for law enforcement officials to obtain when citizens feel that cooperation carries the risk of violent retaliation by illegal drug trafficking organizations and their affiliates.
  - (6) Public confidence that law enforcement is doing all it can to make communities safe is a prerequisite for voluntary cooperation among people who may be subject to intimidation or reprisal (or both).
  - (7) Witness protection programs are insufficient on their own to provide security because many individuals and families who strive every day to make distressed neighborhoods livable for their

- children, other relatives, and neighbors 1 will resist or refuse offers of relocation 2 by local, State, and Federal prosecutorial 3 agencies and because, moreover, the con-4 5 tinued presence of strong individuals and families is critical to preserving and 6 7 strengthening the social fabric in such communities. 8
- (8) Where (as in certain sections of 9 10 Baltimore City) interstate trafficking of 11 illegal drugs has severe ancillary local 12 consequences within areas designated as high intensity drug trafficking areas, it is 13 important that supplementary High In-14 tensity Drug Trafficking Areas Program 15 funds be committed to support initiatives 16 17 aimed at making the affected commu-18 nities safe for the residents of those com-19 munities and encouraging their coopera-20 tion with local, State, and Federal law enforcement efforts to combat illegal drug 21 22 trafficking.
- 23 (c) Funding for Certain High Intensity 24 Drug Trafficking Areas.—Section 707 (21
- 25 U.S.C. 1706), as amended by section 109, is fur-

1 ther amended by adding at the end the following new subsection: 3 "(o) Specific Purposes.— "(1) IN GENERAL.—The Director shall 4 5 ensure that, of the amounts appropriated for a fiscal year for the Program, at least 6 7 \$5,000,000 is used in high intensity drug 8 trafficking areas with severe neighborhood safety and illegal drug distribution 9 problems. 10 "(2) REQUIRED USES.—The funds used 11 12 under paragraph (1) shall be used— "(A) to ensure the safety of neigh-13 borhoods and the protection of com-14 munities, including the prevention of 15 the intimidation of potential wit-16 17 nesses of illegal drug distribution and 18 related activities; and 19 "(B) to combat illegal drug traf-20 ficking through such methods as the Director considers appropriate, such 21 22 as establishing or operating (or both) a toll-free telephone hotline for use 23 24 by the public to provide information

about illegal drug-related activities.".

1	SEC. 111. AMENDMENTS RELATING TO COUNTER-DRUG
2	TECHNOLOGY ASSESSMENT CENTER.
3	(a) CHIEF SCIENTIST.—Section 708(b) (21
4	<b>U.S.C. 1707(b))</b> is amended—
5	(1) in the heading by striking "DIREC-
6	TOR OF TECHNOLOGY.—" and inserting
7	"CHIEF SCIENTIST.—"; and
8	(2) by striking "Director of Tech-
9	nology," and inserting "Chief Scientist,".
10	(b) Additional Responsibilities of Direc-
11	TOR.—Section 708(c) (21 U.S.C. 1707(c)) is
12	amended to read as follows:
13	"(c) Additional Responsibilities of the
14	DIRECTOR OF NATIONAL DRUG CONTROL POL-
15	ICY.—
16	"(1) In GENERAL.—The Director, acting
17	through the Chief Scientist shall—
18	"(A) identify and define the
19	short-, medium-, and long-term sci-
20	entific and technological needs of
21	Federal, State, and local law enforce-
22	ment agencies relating to drug en-
23	forcement, including—
24	"(i) advanced surveillance,
25	tracking, and radar imaging:

1	"(ii) electronic support meas-
2	ures;
3	"(iii) communications;
4	"(iv) data fusion, advanced
5	computer systems, and artificial
6	intelligence; and
7	"(v) chemical, biological, radi-
8	ological (including neutron, elec-
9	tron, and graviton), and other
10	means of detection;
11	"(B) identify demand reduction
12	(including drug prevention) basic and
13	applied research needs and initia-
14	tives, in consultation with affected
15	National Drug Control Program agen-
16	cies, including—
17	"(i) improving treatment
18	through neuroscientific advances;
19	"(ii) improving the transfer of
20	biomedical research to the clin-
21	ical setting; and
22	"(iii) in consultation with the
23	National Institute on Drug Abuse
24	and the Substance Abuse and
25	Mental Health Services Adminis-

1	tration, and through interagency
2	agreements or grants, examining
3	addiction and rehabilitation re-
4	search and the application of
5	technology to expanding the ef-
6	fectiveness or availability of drug
7	treatment;
8	"(C) make a priority ranking of
9	such needs identified in subpara-
10	graphs (A) and (B) according to fiscal
11	and technological feasibility, as part
12	of a National Counterdrug Research
13	and Development Program;
14	"(D) oversee and coordinate
15	counterdrug technology initiatives
16	with related activities of other Fed-
17	eral civilian and military depart-
18	ments;
19	"(E) provide support to the devel-
20	opment and implementation of the
21	national drug control performance
22	measurement system established
23	under subsection (b) of section 706;
24	"(F) with the advice and counsel
25	of experts from State and local law

1	enforcement agencies, oversee and
2	coordinate a technology transfer pro-
3	gram for the transfer of technology to
4	State and local law enforcement
5	agencies; and
6	"(G) pursuant to the authority of
7	the Director of National Drug Control
8	Policy under section 704, submit re-
9	quests to Congress for the reprogram-
10	ming or transfer of funds appro-
11	priated for counterdrug technology
12	research and development.
13	"(2) Priorities in transferring tech-
14	NOLOGY.—
15	"(A) IN GENERAL.—The Chief Sci-
16	entist shall give priority, in transfer-
17	ring technology under paragraph
18	(1)(F), based on the following criteria:
19	"(i) the need of potential re-
20	cipients for such technology;
21	"(ii) the effectiveness of the
22	technology to enhance current
23	counterdrug activities of poten-
24	tial recipients; and

1	"(iii) the ability and willing-
2	ness of potential recipients to
3	evaluate transferred technology.
4	"(B) INTERDICTION AND BORDER
5	DRUG LAW ENFORCEMENT TECH-
6	NOLOGIES.—The Chief Scientist shall
7	give priority, in transferring tech-
8	nologies most likely to assist in drug
9	interdiction and border drug law en-
10	forcement, to State, local, and tribal
11	law enforcement agencies in south-
12	west border areas and northern bor-
13	der areas with significant traffic in il-
14	licit drugs.
15	"(3) LIMITATION ON AUTHORITY.—The
16	authority granted to the Director under
17	this subsection shall not extend to the di-
18	rect management of individual projects
19	or other operational activities.
20	"(4) REPORT.—On or before July 1 of
21	each year, the Director shall submit a re-
22	port to the appropriate congressional
23	committees that addresses the following
24	"(A) The number of requests re-

ceived during the previous 12

- months, including the identity of each requesting agency and the type of technology requested.
  - "(B) The number of requests fulfilled during the previous 12 months, including the identity of each recipient agency and the type of technology transferred.
  - "(C) A summary of the criteria used in making the determination on what requests were funded and what requests were not funded, except that such summary shall not include specific information on any individual requests.
  - "(D) A general assessment of the future needs of the program, based on expected changes in threats, expected technologies, and likely need from potential recipients.
  - "(E) An assessment of the effectiveness of the technologies transferred, based in part on the evaluations provided by the recipients, with a recommendation whether the tech-

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1	nology should continue to be offered
2	through the program.".
3	(c) Assistance From Secretary of Home-
4	LAND SECURITY.—Section 708(d) (21 U.S.C.
5	1707(d)) is amended by inserting ", the Sec-
6	retary of Homeland Security," after "The Sec-
7	retary of Defense".
8	SEC. 112. NATIONAL YOUTH ANTIDRUG MEDIA CAMPAIGN
9	(a) In General.—Section 709 (21 U.S.C.
10	1708) is amended to read as follows:
11	"SEC. 709. NATIONAL YOUTH ANTIDRUG MEDIA CAMPAIGN
12	"(a) In General.—The Director shall con-
13	duct a national youth anti-drug media cam-
14	paign (referred to in this subtitle as the 'na-
15	tional media campaign') in accordance with
16	this section for the purposes of—
17	"(1) preventing drug abuse among
18	young people in the United States;
19	"(2) increasing awareness of adults of
20	the impact of drug abuse on young peo-
21	ple; and
22	"(3) encouraging parents and other
23	interested adults to discuss with young
24	people the dangers of illegal drug use.
25	"(b) Use of Funds.—

1	"(1) IN GENERAL.—Amounts made
2	available to carry out this section for the
3	national media campaign may only be
4	used for the following:
5	"(A) The purchase of media time
6	and space, including the strategic
7	planning for, and accounting of, such
8	purchases.
9	"(B) Creative and talent costs,
10	consistent with paragraph (2)(A).
11	"(C) Advertising production costs.
12	"(D) Testing and evaluation of ad-
13	vertising.
14	"(E) Evaluation of the effective-
15	ness of the national media campaign.
16	"(F) The negotiated fees for the
17	winning bidder on requests for pro-
18	posals issued either by the Office or
19	its designee to enter into contracts to
20	carry out activities authorized by this
21	section.
22	"(G) Partnerships with profes-
23	sional and civic groups, community-
24	based organizations, including faith-
25	based organizations, and government

1	organizations related to the national
2	media campaign.
3	"(H) Entertainment industry out-
4	reach, interactive outreach, media
5	projects and activities, public infor-
6	mation, news media outreach, and
7	corporate sponsorship and participa-
8	tion.
9	"(I) Operational and management
10	expenses.
11	"(2) Specific requirements.—
12	"(A) CREATIVE SERVICES.—
13	"(i) In using amounts for cre-
14	ative and talent costs under para-
15	graph (1)(B), the Director shall
16	use creative services donated at
17	no cost to the Government (in-
18	cluding creative services pro-
19	vided by the Partnership for a
20	Drug-Free America) wherever fea-
21	sible and may only procure cre-
22	ative services for advertising—
23	"(I) responding to high-
24	priority or emergent cam-

1	paign needs that cannot time-
2	ly be obtained at no cost; or
3	"(II) intended to reach a
4	minority, ethnic, or other spe-
5	cial audience that cannot rea-
6	sonably be obtained at no
7	cost; or
8	"(III) the Director deter-
9	mines that the Partnership
10	for a Drug-Free America is
11	unable to provide, pursuant
12	to subsection (d)(2)(B).
13	"(ii) No more than \$1,500,000
14	may be expended under this sec-
15	tion each fiscal year on creative
16	services, except that the Director
17	may expend up to \$2,000,000 in a
18	fiscal year on creative services to
19	meet urgent needs of the national
20	media campaign with advance ap-
21	proval from the Committee on Ap-
22	propriations of the House of Rep-
23	resentatives and of the Senate
24	upon a showing of the cir-
25	cumstances causing such urgent

needs of the national media campaign.

> "(B) TESTING AND EVALUATION OF ADVERTISING.—In using amounts for testing and evaluation of advertising under paragraph (1)(D), the Director shall test all advertisements prior to use in the national media campaign to ensure that the advertisements are effective and meet industry-accepted standards. The Director may waive this requirement for advertisements using no more than 10 percent of the purchase of advertising time purchased under this section in a fiscal year and no more than 10 percent of advertising space purchased under this section in a fiscal year, if the advertisements respond to emergent and time-sensitive campaign needs or the advertisements will not be widely utilized in the national media campaign.

"(C) EVALUATION OF EFFECTIVENESS

OF MEDIA CAMPAIGN.—In using

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1	amounts for the evaluation of the ef-
2	fectiveness of the national media
3	campaign under paragraph (1)(E), the
4	Director shall—
5	"(i) designate an independent
6	entity to evaluate annually the ef-
7	fectiveness of the national media
8	campaign based on data from—
9	"(I) the Monitoring the Fu-
10	ture Study published by the
11	Department of Health and
12	Human Services;
13	"(II) the Attitude Tracking
14	Study published by the Part-
15	nership for a Drug Free Amer-
16	ica;
17	"(III) the National House-
18	hold Survey on Drug Abuse;
19	and
20	"(IV) other relevant stud-
21	ies or publications, as deter-
22	mined by the Director, includ-
23	ing tracking and evaluation
24	data collected according to

1	marketing and advertising in-
2	dustry standards; and
3	"(ii) ensure that the effective-
4	ness of the national media cam-
5	paign is evaluated in a manner
6	that enables consideration of
7	whether the national media cam-
8	paign has contributed to reduc-
9	tion of illicit drug use among
10	youth and such other measures of
11	evaluation as the Director deter-
12	mines are appropriate.
13	"(3) PURCHASE OF ADVERTISING TIME
14	AND SPACE.—For each fiscal year, not less
15	than 77 percent of the amounts appro-
16	priated under this section shall be used
17	for the purchase of advertising time and
18	space for the national media campaign,
19	subject to the following exceptions:
20	"(A) In any fiscal year for which
21	less than \$125,000,000 is appropriated
22	for the national media campaign, not
23	less than 82 percent of the amounts
24	appropriated under this section shall

be used for the purchase of adver-

1	tising time and space for the national
2	media campaign.
3	"(B) In any fiscal year for which
4	more than \$195,000,000 is appro-
5	priated under this section, not less
6	than 72 percent shall be used for ad-
7	vertising production costs and the
8	purchase of advertising time and
9	space for the national media cam-
10	paign.
11	"(c) ADVERTISING.—In carrying out this
12	section, the Director shall ensure that suffi-
13	cient funds are allocated to meet the stated
14	goals of the national media campaign.
15	"(d) DIVISION OF RESPONSIBILITIES AND
16	FUNCTIONS UNDER THE PROGRAM.—
17	"(1) IN GENERAL.—The Director, in
18	consultation with the Partnership for a
19	Drug-Free America, shall determine the
20	overall purposes and strategy of the na-
21	tional media campaign.
22	"(2) RESPONSIBILITIES.—
23	"(A) DIRECTOR.—The Director
24	shall be responsible for implementing

a focused national media campaign to

1	meet the purposes set forth in sub-
2	section (a), and shall approve—
3	"(i) the strategy of the na-
4	tional media campaign;
5	"(ii) all advertising and pro-
6	motional material used in the na-
7	tional media campaign; and
8	"(iii) the plan for the pur-
9	chase of advertising time and
10	space for the national media cam-
11	paign.
12	"(B) The partnership for a drug-
13	FREE AMERICA.—The Director shall re-
14	quest that the Partnership for a
15	Drug-Free America—
16	"(i) develop and recommend
17	strategies to achieve the goals of
18	the national media campaign, in-
19	cluding addressing national and
20	local drug threats in specific re-
21	gions or States, such as meth-
22	amphetamine and ecstasy;
23	"(ii) create all advertising to
24	be used in the national media

1	campaign, except advertisements
2	that are—
3	"(I) provided by other
4	nonprofit entities pursuant to
5	subsection (f);
6	"(II) intended to respond
7	to high-priority or emergent
8	campaign needs that cannot
9	timely be obtained at no cost
10	(not including production
11	costs and talent reuse pay-
12	ments), provided that any
13	such advertising material is
14	reviewed by the Partnership
15	for a Drug-Free America;
16	"(III) intended to reach a
17	minority, ethnic, or other spe-
18	cial audience that cannot be
19	obtained at no cost (not in-
20	cluding production costs and
21	talent reuse payments), pro-
22	vided that any such adver-
23	tising material is reviewed by
24	the Partnership for a Drug-
25	Free America; or

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1	"(IV) any other advertise-
2	ments that the Director deter-
3	mines that the Partnership
4	for a Drug-Free America is
5	unable to provide.
6	"(C) MEDIA BUYING CONTRACTOR.—
7	The Director shall enter into a con-
8	tract with a media buying contractor
9	to plan and purchase advertising
10	time and space for the national media
11	campaign. The media buying con-
12	tractor shall not provide any other
13	service or material, or conduct any
14	other function or activity which the
15	Director determines should be pro-
16	vided by the Partnership for a Drug-

"(e) PROHIBITIONS.—None of the amounts
made available under subsection (b) may be
obligated or expended for any of the following:

Free America.

- "(1) To supplant current antidrugcommunity-based coalitions.
- 24 **"(2) To supplant pro bono public serv-**25 **ice time donated by national and local**

- broadcasting networks for other public
   service campaigns.
- "(3) For partisan political purposes,

  or express advocacy in support of or to

  defeat any clearly identified candidate,

  clearly identified ballot initiative, or

  clearly identified legislative or regulatory

  proposal.
  - "(4) To fund advertising that features any elected officials, persons seeking elected office, cabinet level officials, or other Federal officials employed pursuant to section 213 of Schedule C of title 5, Code of Federal Regulations.
  - "(5) To fund advertising that does not contain a primary message intended to reduce or prevent illicit drug use.
  - "(6) To fund advertising containing a primary message intended to promote support for the media campaign or private sector contributions to the media campaign.
- 23 "(f) MATCHING REQUIREMENT.—
- 24 "(1) IN GENERAL.—Amounts made 25 available under subsection (b) for media

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time and space shall be matched by an equal amount of non-Federal funds for the national media campaign, or be matched with in-kind contributions of the same value.

"(2) No-cost match advertising director shall ensure that at least 70 percent of no-cost match advertising provided directly relates to substance abuse prevention consistent with the specific purposes of the national media campaign, except that in any fiscal year in which less than \$125,000,000 is appropriated to the national media campaign, the Director shall ensure that at least 85 percent of no-cost match advertising directly relates to substance abuse prevention consistent with the specific purposes of the national media campaign.

"(3) No-cost match advertising not DIRECTLY RELATED.—The Director shall ensure that no-cost match advertising that does not directly relate to substance abuse prevention consistent with the pur-

1	poses of the national media campaign in-
2	cludes a clear antidrug message. Such
3	message is not required to be the primary
4	message of the match advertising.
5	"(g) FINANCIAL AND PERFORMANCE AC-
6	COUNTABILITY.—The Director shall cause to be
7	performed—
8	"(1) audits and reviews of costs of the
9	national media campaign pursuant to
10	section 304C of the Federal Property and
11	Administrative Services Act of 1949 (41
12	U.S.C. 254d); and
13	"(2) an audit to determine whether
14	the costs of the national media campaign
15	are allowable under section 306 of such
16	Act (41 U.S.C. 256).
17	"(h) REPORT TO CONGRESS.—The Director
18	shall submit on an annual basis a report to
19	Congress that describes—
20	"(1) the strategy of the national media
21	campaign and whether specific objectives
22	of the media campaign were accom-
23	plished;
24	"(2) steps taken to ensure that the na-
25	tional media campaign operates in an ef-

1	fective and efficient manner consistent
2	with the overall strategy and focus of the
3	national media campaign;
4	"(3) plans to purchase advertising
5	time and space;
6	"(4) policies and practices imple-
7	mented to ensure that Federal funds are
8	used responsibly to purchase advertising
9	time and space and eliminate the poten-
10	tial for waste, fraud, and abuse; and
11	"(5) all contracts entered into with a
12	corporation, partnership, or individual
13	working on behalf of the national media
14	campaign.
15	"(i) LOCAL TARGET REQUIREMENT.—The Di-
16	rector shall, to the maximum extent feasible,
17	use amounts made available under this sec-
18	tion for media that focuses on, or includes
19	specific information on, prevention or treat-
20	ment resources for consumers within specific
21	local areas.
22	"(j) Prevention of Marijuana Use.—
23	"(1) FINDINGS.—The Congress finds
24	the following:

1	"(A) 60 percent of adolescent ad-
2	missions for drug treatment are
3	based on marijuana use.
4	"(B) Potency levels of contem-
5	porary marijuana, particularly
6	hydroponically grown marijuana, are
7	significantly higher than in the past,
8	rising from under 1 percent of THC in
9	the mid-1970s to as high as 30 percent
10	today.
11	"(C) Contemporary research has
12	demonstrated that youths smoking
13	marijuana early in life may be up to
14	five times more likely to use hard
15	drugs.
16	"(D) Contemporary research has
17	demonstrated clear detrimental ef-
18	fects in adolescent educational
19	achievement resulting from mari-
20	juana use.
21	"(E) Contemporary research has
22	demonstrated clear detrimental ef-
23	fects in adolescent brain development

resulting from marijuana use.

1	"(F) An estimated 9,000,000 Ameri-
2	cans a year drive while under the in-
3	fluence of illegal drugs, including
4	marijuana.
5	"(G) Marijuana smoke contains 50
6	to 70 percent more of certain cancer
7	causing chemicals than tobacco
8	smoke.
9	"(H) Teens who use marijuana are
10	up to four times more likely to have a
11	teen pregnancy than teens who have
12	not.
13	"(I) Federal law enforcement
14	agencies have identified clear links
15	suggesting that trade in hydroponic
16	marijuana facilitates trade by crimi-
17	nal organizations in hard drugs, in-
18	cluding heroin.
19	"(J) Federal law enforcement
20	agencies have identified possible
21	links between trade in cannabis prod-
22	ucts and financing for terrorist orga-
23	nizations.
24	"(2) EMPHASIS ON PREVENTION OF

YOUTH MARIJUANA USE.—In conducting ad-

- 1 vertising and activities otherwise author-
- 2 ized under this section, the Director may
- 3 emphasize prevention of youth marijuana
- 4 **use.**
- 5 "(k) AUTHORIZATION OF APPROPRIATIONS.—
- 6 There is authorized to be appropriated to the
- 7 Office to carry out this section, \$195,000,000
- 8 for each of fiscal years 2006 and 2007 and
- 9 \$210,000,000 for each of fiscal years 2008
- 10 **through 2010.".**
- 11 **(b)** Repeal of Superseded Provisions.—
- 12 The Drug-Free Media Campaign Act of 1998
- 13 **(21 U.S.C. 1801 et seq.) is repealed.**
- 14 SEC. 113. DRUG INTERDICTION.
- 15 (a) In GENERAL.—Subsections (a) and (b) of
- 16 section 711 (21 U.S.C. 1710) are amended to
- 17 read as follows:
- 18 "(a) United States Interdiction Coordi-
- 19 **NATOR.**—
- 20 "(1) In GENERAL.—The Deputy Direc-
- 21 tor for Supply Reduction in the Office
- shall serve as the United States Interdic-
- tion Coordinator, and shall perform the
- 24 duties of that position described in para-
- graph (2) and such other duties as may

1	be determined by the Director with re-
2	spect to coordination of efforts to inter-
3	dict illicit drugs from entering the United
4	States.
5	"(2) RESPONSIBILITIES.—The United
6	States Interdiction Coordinator shall be
7	responsible to the Director for—
8	"(A) coordinating the interdiction
9	activities of the National Drug Con-
10	trol Program agencies to ensure con-
11	sistency with the National Drug Con-
12	trol Strategy;
13	"(B) on behalf of the Director, de-
14	veloping and issuing, on or before
15	March 1 of each year and in accord-
16	ance with paragraph (3), a National
17	Interdiction Command and Control
18	Plan to ensure the coordination and
19	consistency described in subpara-
20	graph (A);
21	"(C) assessing the sufficiency of
22	assets committed to illicit drug inter-
23	diction by the relevant National Drug

Control Program agencies; and

1 "(D) advising the Director on th
efforts of each National Drug Contro
3 Program agency to implement the Na
4 tional Interdiction Command an
5 Control Plan.
6 "(3) STAFF.—The Director shall assign
7 such permanent staff of the Office as h
8 considers appropriate to assist th
9 United States Interdiction Coordinator t
carry out the responsibilities describe
in paragraph (2), and may also, at his dis
cretion, request that appropriate Na
13 tional Drug Control Program agencies de
tail or assign staff to the Office of Suppl
15 Reduction for that purpose.
16 <b>"(4) NATIONAL INTERDICTION COMMAN</b>
17 AND CONTROL PLAN.—
18 "(A) PURPOSES.—The National
19 Interdiction Command and Control
20 Plan shall—
21 "(i) set forth the Government
22 strategy for drug interdiction;
23 "(ii) state the specific role
24 and responsibilities of the re
25 evant National Drug Control Pro

1	gram agencies for implementing
2	that strategy; and
3	"(iii) identify the specific re-
4	sources required to enable the
5	relevant National Drug Control
6	Program agencies to implement
7	that strategy.
8	"(B) CONSULTATION WITH OTHER
9	AGENCIES.—The United States Inter-
10	diction Coordinator shall issue the
11	National Interdiction Command and
12	Control Plan in consultation with the
13	other members of the Interdiction
14	Committee described in subsection
15	(b).
16	"(C) LIMITATION.—The National
17	Interdiction Command and Control
18	Plan shall not change existing agency
19	authorities or the laws governing
20	interagency relationships, but may
21	include recommendations about
22	changes to such authorities or laws.
23	"(D) REPORT TO CONGRESS.—On or
24	before March 1 of each year, the
25	United States Interdiction Coordi-

1	nator shall provide a report on behalf
2	of the Director to the appropriate
3	congressional committees, to the
4	Committee on Armed Services and
5	the Committee on Homeland Security
6	of the House of Representatives, and
7	to the Committee on Homeland Secu-
8	rity and Governmental Affairs and
9	the Committee on Armed Services of
10	the Senate, which shall include—
11	"(i) a copy of that year's Na-
12	tional Interdiction Command and
13	Control Plan;
14	"(ii) information for the pre-
15	vious 10 years regarding the num-
16	ber and type of seizures of drugs
17	by each National Drug Control
18	Program agency conducting drug
19	interdiction activities, as well as
20	statistical information on the geo-
21	graphic areas of such seizures;
22	and
23	"(iii) information for the pre-
24	vious 10 years regarding the num-
25	ber of air and maritime patrol

hours undertaken by each National Drug Control Program

agency conducting drug interdiction activities, as well as statistical information on the geographic areas in which such patrol hours took place.

"(E) Treatment of classified or LAW ENFORCEMENT SENSITIVE INFORMA-TION.—Any content of the report described in subparagraph (D) that involves information classified under criteria established by an Executive order, or the public disclosure of which, as determined by the United States Interdiction Coordinator or the head of any relevant National Drug Control Program agency, would be detrimental to the law enforcement or national security activities of any Federal, State, or local agency, shall be presented to Congress separately from the rest of the plan.

"(b) Interdiction Committee.—

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1	"(1) In GENERAL.—The Interdiction
2	Committee shall meet to—
3	"(A) discuss and resolve issues re-
4	lated to the coordination, oversight
5	and integration of international, bor-
6	der, and domestic drug interdiction
7	efforts in support of the National
8	Drug Control Strategy;
9	"(B) review the annual National
10	Interdiction Command and Control
11	Plan, and provide advice to the Direc-
12	tor and the United States Interdiction
13	Coordinator concerning that plan;
14	and
15	"(C) provide such other advice to
16	the Director concerning drug inter-
17	diction strategy and policies as the
18	committee determines is appropriate.
19	"(2) MEMBERSHIP.—The membership of
20	the Interdiction Committee shall consist
21	of—
22	"(A) the Commissioner of the bu-
23	reau of Customs and Border Protec-
24	tion at the Department of Homeland
25	Security:

1	"(B) the Assistant Secretary of the
2	bureau of Immigration and Customs
3	Enforcement at the Department of
4	Homeland Security;
5	"(C) the Commandant of the
6	<b>United States Coast Guard;</b>
7	"(D) the Director of the Office of
8	Counternarcotics Enforcement at the
9	Department of Homeland Security;
10	"(E) the Administrator of the
11	Drug Enforcement Administration;
12	"(F) the Assistant Secretary of
13	State for International Narcotics and
14	Law Enforcement Affairs;
15	"(G) the Assistant Secretary of De-
16	fense for Special Operations and Low
17	Intensity Conflict;
18	"(H) the Deputy Director for Sup-
19	ply Reduction of the Office of Na-
20	tional Drug Control Policy, acting in
21	his role as the United States Interdic-
22	tion Coordinator;
23	"(I) the director of the Crime and
24	Narcotics Center of the Central Intel-
25	ligence Agency;

1	"(J) the Deputy Director for State
2	and Local Affairs of the Office of Na-
3	tional Drug Control Policy;
4	"(K) the Chief of the National
5	Guard Bureau's Counterdrug Pro-
6	gram; and
7	"(L) such additional persons as
8	may be determined by the Director.
9	"(3) CHAIRMAN.—The Director shall
10	designate one of the members of the
11	Interdiction Committee to serve as chair-
12	man.
13	"(4) MEETINGS.—The members of the
14	Interdiction Committee shall meet, in
15	person and not through any delegate or
16	representative, at least once per calendar
17	year, prior to March 1. At the call of ei-
18	ther the Director or the current chair-
19	man, the Interdiction Committee may
20	hold additional meetings, which shall be
21	attended by the members either in per-
22	son, or through such delegates or rep-
23	resentatives as they may choose.
24	"(5) REPORT.—Not later than Sep-
25	tember 30 of each year, the chairman of

- the Interdiction Committee shall submit 1 a report to the Director and to the appro-2 3 priate congressional committees describing the results of the meetings and any 4 5 significant findings of the Committee during the previous 12 months. Any con-6 7 tent of such a report that involves information classified under criteria estab-8 lished by an Executive order, or whose 9 public disclosure, as determined by the 10 Director, the chairman, or any member, 11 would be detrimental to the law enforce-12 ment or national security activities of 13 14 any Federal, State, or local agency, shall be presented to Congress separately from 15 the rest of the report.". 16 17 (b) CONFORMING AMENDMENT TO HOMELAND SECURITY ACT OF 2002.—Section 878 of the Homeland Security Act of 2002 (6 U.S.C. 458) 20 is amended—
- 21 (1) in subsection (c), by striking "Ex-22 cept as provided in subsection (d), the" 23 and inserting "The"; and

1	(2) by striking subsection (d) and re-
2	designating subsections (e), (f), and (g) as
3	subsections (d), (e), and (f), respectively.
4	SEC. 114. AUTHORIZATION OF APPROPRIATIONS.
5	Section 714 (21 U.S.C. 1711) is amended—
6	(1) by striking "title," and inserting
7	"title, except activities for which amounts
8	are otherwise specifically authorized by
9	this title,"; and
10	(2) by striking "1999 through 2003"
11	and inserting "2006 through 2010".
12	SEC. 115. TECHNICAL AMENDMENTS AND REPEAL.
13	(a) AMENDMENT TO PUBLIC HEALTH SERVICE
14	ACT TO REPLACE OBSOLETE REFERENCES.—Sec-
15	tion 464P(c) of the Public Health Service Act
16	(42 U.S.C. 2850–4(c)) is amended—
17	(1) in paragraph (1), by striking
18	"under section 1002 of the Anti-Drug
19	Abuse Act of 1988 (21 U.S.C. 1501)" and
20	inserting "under section 703 of the Office
21	of National Drug Control Policy Reau-
22	thorization Act of 1998 (21 U.S.C. 1702)";
23	and
24	(2) in paragraph (2), by striking
25	"under section 1005 of the Anti-Drug

1	Abuse Act of 1988 (21 U.S.C. 1504)" and
2	inserting "under section 706 of the Office
3	of National Drug Control Policy Reau-
4	thorization Act of 1998 (21 U.S.C. 1705)".
5	(b) REPEAL OF SPECIAL FORFEITURE FUND.—
6	Section 6073 of the Asset Forfeiture Amend-
7	ments Act of 1988 (21 U.S.C. 1509) is repealed.
8	SEC. 116. REQUIREMENT FOR DISCLOSURE OF FEDERAL
9	SPONSORSHIP OF ALL FEDERAL ADVER-
10	TISING OR OTHER COMMUNICATION MATE-
11	RIALS.
12	Section 712 is amended to read as follows:
13	"SEC. 712. REQUIREMENT FOR DISCLOSURE OF FEDERAL
14	SPONSORSHIP OF ALL FEDERAL ADVER-
15	TISING OR OTHER COMMUNICATION MATE-
16	RIALS.
17	"(a) REQUIREMENT.—Each advertisement
18	or other communication paid for by the Of-
19	fice, either directly or through a contract
20	awarded by the Office, shall include a promi-
21	nent notice informing the target audience
22	that the advertisement or other communica-
23	tion is paid for by the Office.

1	"(b) ADVERTISEMENT OR OTHER COMMUNICA-
2	TION.—In this section, the term 'advertisement
3	or other communication' includes—
4	"(1) an advertisement disseminated in
5	any form, including print or by any elec-
6	tronic means; and
7	"(2) a communication by an indi-
8	vidual in any form, including speech,
9	print, or by any electronic means.".
10	SEC. 117. POLICY RELATING TO SYRINGE EXCHANGE PRO-
11	GRAMS.
12	Section 703(a) (21 U.S.C. 1702(a)) is
13	amended by adding at the end the following:
14	"When developing the national drug control
15	policy, any policy of the Director relating to
16	syringe exchange programs for intravenous
17	drug users shall be based on the best avail-
18	able medical and scientific evidence regard-
19	ing their effectiveness in promoting indi-
20	vidual health and preventing the spread of in-
21	fectious disease, and their impact on drug ad-
22	diction and use. In making any policy relating
23	to syringe exchange programs, the Director

24 shall consult with the National Institutes of

1	Health and the National Academy of
2	Sciences.".
3	TITLE II—CLEAN SPORTS ACT
4	OF 2005
5	SEC. 201. ADDITION OF MINIMUM DRUG TESTING STAND
6	ARDS TO OFFICE OF NATIONAL DRUG CON-
7	TROL POLICY ACT.
8	(a) AMENDMENT.—The Office of National
9	Drug Control Policy Reauthorization Act of
10	1998 (Public Law 105-277; 21 U.S.C. 1701 et
11	seq.) is amended—
12	(1) by inserting before section 701 the
13	following:
14	"Subtitle A—Office of National
15	Drug Control Policy"; and
16	(2) by adding at the end the following
17	new subtitle:
18	"Subtitle B—Clean Sports Act of
19	2005
20	"SEC. 721. SHORT TITLE.
21	"This subtitle may be cited as the 'Clean
22	Sports Act of 2005'.
23	"SEC. 722. FINDINGS AND PURPOSE.
24	"(a) FINDINGS.—Congress finds the fol-
25	lowing:

- "(1) The use of anabolic steroids and other performance-enhancing substances by minors is a public health problem of national significance.
  - "(2) Experts estimate that over 500,000 teenagers have used performance-enhancing substances, which medical experts warn can cause a litany of health problems for individuals who take them, in particular children and teenagers.
  - "(3) The adverse health effects caused by steroids and other performance-enhancing substances include stunted growth, scarring acne, hair loss, dramatic mood swings, hormonal and metabolic imbalances, liver damage, a higher risk of heart disease and stroke later in life, as well as an increased propensity to demonstrate aggressive behavior, commit suicide, and commit crimes.
  - "(4) Professional athletes are role models for young athletes and influence the behavior of children and teenagers.

- ents of minors who used performance enhancing drugs, as well as medical and health experts, indicates that the actual or alleged use of performance-enhancing substances by professional athletes results in the increased use of these substances by children and teenagers.
  - "(6) Surveys and studies suggest a connection between the actual or alleged use of performance-enhancing substances by college and professional athletes and the increased use of these substances by children and teenagers.
  - "(7) The real or perceived tolerance of the use of performance-enhancing substances by professional athletes has resulted in both increased pressure on children and teenagers to use performanceenhancing drugs in order to advance their athletic careers and to professional sports loss of integrity.
  - "(8) The adoption by professional sports leagues of strong policies to eliminate the use of performance-enhancing

- substances would result in the reduced use of these substances by children and teenagers.
- **"(9) Minimum drug testing standards**5 **for professional sports established by**6 **Federal law would ensure the adoption of**7 **strong policies to eliminate the use of**8 **performance-enhancing substances in**9 **professional sports.** 
  - "(10) Minimum drug testing standards for professional sports established by Federal law would help return integrity to professional sports.
  - "(11) Congress has for several years expressed a strong interest in the problem of the role of performance-enhancing drugs in professional sports and other levels of sports.
  - "(12) Congress has for several years regulated the use of anabolic steroids and other performance-enhancing substances.
  - "(13) Recent Federal laws regulating
    the use of anabolic steroids and other
    performance-enhancing substances were

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1	enacted in large part to reduce the preva-
2	lence of these substances in sports.
3	"(14) Congress has for several years
4	regulated both professional and amateur
5	sports.
6	"(b) PURPOSE.—The purpose of this sub-
7	title is to protect the integrity of professional
8	sports and the health and safety of athletes
9	generally by establishing minimum standards
10	for the testing of steroids and other perform-
11	ance-enhancing substances by professional

13 **"SEC. 723. DEFINITIONS.** 

12 sports leagues.

- 14 **"In this subtitle:**
- "(1) ANTI-DOPING CODE.—The 15 term 'anti-doping code' means the doping con-16 trol standards established in the United 17 States Anti-Doping Agency Protocol for 18 Olympic Movement Testing (excluding 19 substances or methods prohibited in a 20 21 particular sport, as defined in such pro-22 tocol).
- 23 **"(2) COMMISSION.—The term 'Commis**-24 **sion' means the Federal Trade Commis**-25 **sion.**

1	"(3) DIRECTOR.—The term 'Director'
2	means the Director of the Office of Na-
3	tional Drug Control Policy.
4	"(4) Major professional league.—
5	The term 'major professional league
6	means Major League Baseball, the Na-
7	tional Basketball Association, the Na-
8	tional Football League, and the National
9	Hockey League or any successor organi-
10	zation to those leagues.
11	"(5) OFF-SEASON.—The term 'off-sea-
12	son' means the period of time in each cal-
13	endar year outside of the season of play
14	for each major professional league.
15	"(6) Professional athlete.—The
16	term 'professional athlete' means an indi-
17	vidual who competes in a major profes-
18	sional league.
19	"(7) Professional Game.—The term
20	'professional game' means any game held
21	in the United States between any profes-
22	sional teams of a major professional
23	league.
24	"(8) PROHIBITED METHOD OR SHE

STANCE.

1	"(A) PROHIBITED METHOD.—The
2	term 'prohibited method' means a
3	method listed and described in the
4	Anti-Doping Code.
5	"(B) PROHIBITED SUBSTANCE.—The
6	term 'prohibited substance' means a
7	substance listed and described in the
8	Anti-Doping Code.
9	"(C) PERIOD OF PROHIBITION.—A
10	substance prohibited in-competition
11	by the Anti-Doping Code shall be a
12	prohibited substance only during the
13	season of play. Only a substance or
14	method prohibited out-of-competition
15	by the Anti-Doping Code shall be a
16	prohibited substance or method dur-
17	ing the off-season.
18	"(9) SEASON OF PLAY.—
19	"(A) In GENERAL.—The term 'sea-
20	son of play' for each major profes-
21	sional league means the period of
22	time in each calendar year beginning
23	with the date on which professional
24	athletes of that major professional

league are collectively obligated to

1	report to their teams in preparation
2	for play and ending with the last
3	game of the major professional
4	<del>league's regular season.</del>

- 5 "(B) Post-season.—The season of 6 play shall include post-season play 7 for an athlete who is a member of a 8 team that remains active in post-sea-9 son play.
- 10 "SEC. 724. MINIMUM UNIFORM TESTING STANDARDS.
- 11 "(a) CONDUCT PROHIBITED.—It shall be un-
- 12 lawful for a major professional league to ar-
- 13 range, promote, organize, or produce a profes-
- 14 sional game without meeting the require-
- 15 ments in subsection (b).
- 16 **"(b) MINIMUM TESTING REQUIREMENTS.—**
- 17 Each major professional league shall imple-
- 18 ment policies and procedures for the testing
- 19 of the use of prohibited substances by profes-
- 20 sional athletes who compete in each respec-
- 21 tive major professional league which shall be
- 22 independently administered and shall be con-
- 23 sistent with and as stringent as the doping
- 24 control standard established by the United

1	States Anti-Doping Agency, and which shall,
2	at minimum, include the following:
3	"(1) TIMING AND FREQUENCY OF TEST-
4	<del>ING.</del>
5	"(A) In GENERAL.—Each profes-
6	sional athlete shall be tested a min-
7	imum of 5 times each calendar year
8	that such athlete is competing in
9	games organized by the major profes-
10	sional league.
11	"(B) TIMING.—Each athlete shall
12	be tested—
13	"(i) at least 3 times, each with
14	no advance notice, during each
15	season of play; and
16	"(ii) at least 2 times, each with
17	no advance notice, during the off-
18	<del>season.</del>
19	"(2) Test distribution planning.—
20	Each major professional league shall eer-
21	tify to the Director on or prior to Decem-
22	ber 31 of each year that it has consulted
23	with the United States Anti-Doping Agen-
24	ev in the development of its test distribu-

- tion plan for both season of play and off season testing.
- "(3) METHOD OF TESTING.—Each major professional league shall certify to the Di-rector on or prior to December 31 of each vear that it has consulted with the United States Anti-Doping Agency in the development of its drug testing protocols for both season of play and off-season testing.
  - "(4) APPLICABLE SUBSTANCES.—Each professional athlete shall be tested for all prohibited substances at the time of each test. A major professional league may make exceptions for any prohibited substances that have been properly prescribed by a doctor of medicine licensed in the United States for legitimate and documented therapeutic purposes.
  - "(5) ANALYSIS OF SAMPLE.—Each sample provided shall be analyzed by a laboratory approved by the United States Anti-Doping Agency.
- **"(6) Positive tests.—**

shall consist of the presence in the sample of any prohibited substance or its metabolites or markers, or evidence of the use of a prohibited method, unless that substance was prescribed to the athlete in accordance with paragraph (4).

"(B) REFUSAL.—A refusal by a professional athlete to submit to a test or a failure of a professional athlete to submit to a test without compelling justification shall also be considered a positive test.

# "(7) PENALTIES.—

# "(A) GENERAL RULE.—

"(i) FIRST VIOLATION.—Except as provided in subparagraph (B), a professional athlete who tests positive shall be immediately suspended for a minimum of 2 years for a first violation. All suspensions shall include a loss of pay for the period of the suspension.

1	"(ii) SECOND VIOLATION.—A sec-
2	ond violation shall result in a life-
3	time ban of the professional ath-
4	lete from all major professional
5	<del>leagues.</del>
6	"(B) Exceptions.—
7	"(i) Knowledge of the ath-
8	LETE.—A major professional
9	league may impose a lesser pen-
10	alty than provided in subpara-
11	graph (A) or no penalty if the pro-
12	fessional athlete establishes that
13	he did not know or suspect, and
14	could not reasonably have known
15	or suspected even with the exer-
16	eise of utmost caution, that he
17	had used the prohibited sub-
18	stance.
19	"(ii) Assistance in identifying
20	VIOLATIONS.—A major professional
21	league may impose a lesser pen-
22	alty than provided in subpara-
23	graph (A) if the professional ath-
24	lete provides substantial assist-

ance to the major professional

league in identifying violations of
the league's drug testing policy by
other professional athletes or assistance in violations of the
league's drug testing policy by
any coach, trainer, manager,
agent, team staff, official, medical,
or other personnel working with
or treating professional athletes
participating in or preparing for
sports competition.

#### "(8) ADJUDICATION.—

"(A) Consultation.—Each major professional league shall certify to the Director on or prior to December 31 of each year that it has consulted with the United States Anti-Doping Agency in the development of its adjudication process.

"(B) DUE PROCESS.—If a professional athlete tests positive, the professional athlete shall have the right to notice, a fair, timely, and expedited hearing, representation by counsel and appeal.

**"(C)** Suspension.—During the
2 pendency of any proceedings the pro3 fessional athlete shall be suspended
4 from participating in any profes5 sional game.

### "(9) PUBLIC DISCLOSURE.—

"(A) TESTING.—A major professional league shall publicly disclose the identity of any professional player who has tested positive as well as the prohibited substance or prohibited method for which he tested positive not later than 30 days after receiving the test results.

"(B) PENALTY.—A major professional league shall publicly disclose the name of any penalized athlete, the penalty imposed, the substance for which the player tested positive, and the reason for the penalty not later than 15 days after the final disposition of the player's case.

1	"SEC. 725. PROMULGATION OF STANDARDS BY THE DIREC-
2	TOR OF THE OFFICE OF NATIONAL DRUG
3	CONTROL POLICY.
4	"(a) In General.—The Director shall have
5	the authority to promulgate standards that
6	would modify the provisions of section 724 as
7	they apply to an individual major profes-
8	sional league for exceptional circumstances
9	or for other good cause.
10	"(b) EFFECTIVENESS MAINTAINED.—A modi-
11	fication under subsection (a) shall not—
12	"(1) reduce the effectiveness of the
13	standards in eliminating the use of
14	steroids or other performance-enhancing
15	substances in any major professional
16	<del>league; or</del>
17	"(2) diminish the leadership role of
18	the United States in eliminating the use
19	of steroids or other performance-enhanc-
20	ing substances in sports.
21	"(e) INCLUSION OF ADDITIONAL LEAGUES.—
22	The Director may include an additional pro-
23	fessional sporting league or the colleges and
24	athletes participating in Division I or Divi-
25	sion II of the NCAA as a major professional
26	league if the Director determines that such

- 1 additions would prevent the use of perform-
- 2 ance-enhancing substances by high school,
- 3 college, or professional athletes.
- 4 "(d) DELEGATION.—The Director may dele-
- 5 gate the administration of this subtitle to any
- 6 other appropriate agency of the Federal Gov-
- 7 **ernment.**
- 8 "SEC. 726. ENFORCEMENT BY THE FEDERAL TRADE COM-
- 9 **MISSION.**
- 10 "(a) Unfair or Deceptive Acts or Prac-
- 11 TICES.—A violation of section 724 shall be
- 12 treated as a violation of section 18 of the Fed-
- 13 eral Trade Commission Act (15 U.S.C. 57a) re-
- 14 garding unfair or deceptive acts or practices.
- 15 **"(b) Powers of Commission.—**
- 16 **"(1) IN GENERAL.—The Commission**
- 17 **shall issue and enforce the regulations**
- 18 for the enforcement of section 724 in the
- 19 same manner, by the same means, and
- 20 with the same jurisdiction, powers, and
- 21 duties as though all applicable terms and
- 22 provisions of the Federal Trade Commis-
- 23 sion Act (15 U.S.C. 41 et seq.) were incor-
- 24 porated into and made a part of this sub-
- 25 title. Any person who violates such regu-

- lations shall be subject to the penalties and entitled to the privileges and immunities provided in that Act.
- "(2) ENHANCED PENALTY FOR VIOLA-4 5 TIONS.—Notwithstanding subsection (a) and the Federal Trade Commission Act. 6 7 in the case of a person who violates sec-8 tion 724, the Commission may, in its discretion, seek a civil penalty for such vio-9 lation in an amount, as determined by 10 11 the Commission, of not more 12 \$1,000,000 for each violation of section <del>724.</del> 13
- "(3) GENERAL AUTHORITY.—Nothing in
   this subtitle shall be construed to limit
   the authority of the Commission under
   any other provision of law.
- 18 "SEC. 727. REPORTS TO CONGRESS.
- 19 **"(a) FIRST LEAGUE REPORT.—**
- 20 **"(1)** IN GENERAL.—Not later than 6
  21 months after completion of a professional
  22 sports league's first season of play after
  23 the effective date of this subtitle, each
  24 major professional league shall transmit
  25 to the Committee on Commerce, Science,

1	and Transportation of the Senate and the
2	Committee on Energy and Commerce and
3	the Committee on Government Reform of
4	the House of Representatives, a report on
5	its testing policies and procedures.
6	"(2) CONTENTS.—The report required
7	by this subsection shall contain—
8	"(A) a comparison of the major
9	professional league's testing policy
10	(including its adjudication proce-
11	dures) to that of the United States
12	Anti-Doping Agency, emphasizing the
13	differences between the policies and
14	the rationales for the differences; and
15	"(B) aggregate data on the num-
16	ber of professional players tested by
17	the major professional league and the
18	prohibited substances detected in
19	samples or prohibited methods, in-
20	eluding the number of tests con-
21	ducted during the season of play and

**"(b) BIENNIAL LEAGUE REPORTS.—Each major professional league shall transmit to the Committee on Commerce, Science, and** 

during the off-season.

- 1 Transportation of the Senate and the Com-
- 2 mittee on Energy and Commerce and the
- 3 Committee on Government Reform of the
- 4 House of Representatives, on a biennial basis,
- 5 a report containing the data and analysis re-
- 6 quired in subsection (a) for each of the 2 prior
- 7 years.
- 8 "(c) ONDCP REPORT.—Not later than 1
- 9 year after the date of enactment of this sub-
- 10 title, and subsequently thereafter as deter-
- 11 mined appropriate by the Director, the Direc-
- 12 tor shall report to the Committee on Com-
- 13 merce, Science, and Transportation of the
- 14 Senate and the Committee on Energy and
- 15 Commerce and the Committee on Govern-
- 16 ment Reform of the House of Representatives,
- 17 recommendations for improving any Federal
- 18 law governing controlled substances as may
- 19 be necessary for reducing the use of steroids
- 20 and other performance-enhancing sub-
- 21 stances.
- 22 "SEC. 728. PROMULGATION OF STANDARDS BY UNITED
- 23 **STATES BOXING COMMISSION.**
- 24 "Upon the later of 12 months after enact-
- 25 ment of this subtitle or 12 months after the es-

- 1 tablishment of the United States Boxing Com-
- 2 mission pursuant to Federal law, that com-
- 3 mission shall, in consultation with the Asso-
- 4 ciation of Boxing Commissions and the United
- 5 States Anti-Doping Agency, promulgate uni-
- 6 form performance-enhancing substance test-
- 7 ing standards for professional boxing that are
- 8 consistent with section 724.
- 9 "SEC. 729. STUDY ON COLLEGE TESTING POLICIES AND
- 10 **PROCEDURES.**
- 11 "(a) STUDY.—The Government Account-
- 12 ability Office shall conduct a study on the use
- 13 of performance-enhancing substances by col-
- 14 lege athletes which shall examine the prohib-
- 15 ited substance policies and testing proce-
- 16 dures of intercollegiate athletic associations
- 17 and college and university athletic depart-
- 18 ments.
- 19 **"(b) REPORT.—**
- 20 **"(1) Submission to congress.—Not**
- 21 later than 1 year after the date of enact-
- 22 ment of this subtitle, the Government Ac-
- 23 countability Office shall transmit a re-
- 24 port to the Committee on Commerce,
- 25 Science, and Transportation of the Sen-

1	ate and the Committee on Energy and
2	Commerce and the Committee on Govern-
3	ment Reform of the House of Representa-
4	<del>tives.</del>
5	"(2) Contents.—The report required
6	by this subsection shall—
7	"(A) assess the adequacy of the
8	testing policies and procedures de-
9	scribed in subsection (a) in detecting
10	and preventing the use of perform-
11	ance-enhancing substances; and
12	"(B) include recommendations to
13	Congress regarding expanding the
14	application of the regulations issued
15	pursuant to this subtitle to such
16	intercollegiate and interscholastic
17	athletic associations.
18	"SEC. 730. COMMISSION ON HIGH SCHOOL AND COLLE-
19	GIATE ATHLETICS.
20	"(a) Commission.—The Director shall es-
21	tablish a commission on high school and colle-
22	giate athletics.
23	"(b) REPORT.—Not later than 1 year after
24	the date of enactment of this subtitle, the
25	commission shall report to Congress—

1	"(1) findings on the use of steroids
2	and other performance-enhancing sub-
3	stances in high school and collegiate
4	sports; and
5	"(2) recommendations for reducing
6	their use.
7	"SEC. 731. SENSE OF CONGRESS.
8	"It is the sense of Congress that—
9	"(1) professional sports leagues not
10	regulated by this subtitle should adhere
11	to the drug testing standards established
12	in this subtitle;
13	"(2) all professional sports should im-
14	plement policies and procedures for the
15	testing of the use of prohibited sub-
16	stances or the detection of prohibited
17	methods by professional athletes that en-
18	sure that American professional sports
19	leagues are world leaders in the effort to
20	keep steroids and other performance-en-
21	hancing drugs out of sports;
22	"(3) all professional sports should im-
23	plement policies and procedures that ad-
24	dress the development of designer

**steroids and emerging methods for** 

1	doping, including gene doping, that en-
2	hance sports performance, are potential
3	or actual health risks, and are contrary
4	to the spirit of the sport; and
5	"(4) each major professional league
6	should produce and publicize public serv-
7	ice announcements regarding the health
8	and safety consequences of steroids and
9	other similar performance-enhancing
10	substances on children and teenagers.
11	"SEC. 732. EFFECTIVE DATE.
12	"This subtitle shall take effect 1 year after
13	the date of enactment of this subtitle.".
14	(b) Conforming Amendments.—The Office
15	of National Drug Control Policy Reauthoriza-
16	tion Act of 1998 (Public Law 105-277; 21 U.S.C.
17	1701 et seq.) is further amended by striking
18	"title" each place it appears and inserting
19	"subtitle"—
20	(1) in section 701;
21	(2) in section 702;
22	(3) in section 703(b)(2);
23	(4) in section 704(d)(1); and
24	(5) in the first and second sentences

of section 705(a)(2)(A).

## 1 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 2 (a) Short Title.—This Act may be cited as the "Of-
- 3 fice of National Drug Control Policy Reauthorization Act
- 4 of 2005".
- 5 (b) Table of Contents for
- 6 this Act is as follows:
  - Sec. 1. Short title; table of contents.
  - Sec. 2. Amendment of Office of National Drug Control Policy Reauthorization Act of 1998.
  - Sec. 3. Repeal of termination provision.
  - Sec. 4. Amendments to definitions.
  - Sec. 5. Amendments relating to establishment of Office of National Drug Control Policy and designation of officers.
  - Sec. 6. Amendments relating to appointment and duties of Director and Deputy Director.
  - Sec. 7. Amendments relating to coordination with other agencies.
  - Sec. 8. Development, submission, implementation, and assessment of National Drug Control Strategy.
  - Sec. 9. High Intensity Drug Trafficking Areas Program.
  - Sec. 10. Funding for certain High Intensity Drug Trafficking Areas.
  - Sec. 11. Amendments relating to Counter-Drug Technology Assessment Center.
  - Sec. 12. National youth antidrug media campaign.
  - Sec. 13. Drug interdiction.
  - Sec. 14. Awards for demonstration programs by local partnerships to shut down illicit drug market hot-spots by deterring drug dealers or altering the dynamic of drug sales.
  - Sec. 15. Awards for demonstration programs by local partnerships to coerce abstinence in chronic hard-drug users under community supervision through the use of drug testing and sanctions.
  - Sec. 16. Authorization of appropriations.
  - Sec. 17. Technical amendments and repeal.
  - Sec. 18. Requirement for disclosure of Federal sponsorship of all Federal advertising or other communication materials.
  - Sec. 19. Policy relating to syringe exchange programs.

#### 7 SEC. 2. AMENDMENT OF OFFICE OF NATIONAL DRUG CON-

- 8 TROL POLICY REAUTHORIZATION ACT OF
- 9 1998.
- 10 Except as otherwise expressly provided, whenever in
- 11 this Act an amendment or repeal is expressed in terms of
- 12 an amendment to, or repeal of, a section or other provision,

1	the reference shall be considered to be made to a section or
2	other provision of the Office of National Drug Control Pol-
3	icy Reauthorization Act of 1998 (Public Law 105–277; 21
4	U.S.C. 1701 et seq.).
5	SEC. 3. REPEAL OF TERMINATION PROVISION.
6	Section 715 (21 U.S.C. 1712) is repealed, and the law
7	shall read as if such section was never in effect.
8	SEC. 4. AMENDMENTS TO DEFINITIONS.
9	(a) Amendments to Definitions.—Section 702 (21
10	U.S.C. 1701) is amended—
11	(1) in paragraph (1)—
12	(A) by striking "and" at the end of sub-
13	paragraph (F);
14	(B) by striking the period at the end of sub-
15	paragraph (G) and inserting ", including the
16	testing of employees;"; and
17	(C) by adding at the end the following:
18	"(H) interventions for drug abuse and de-
19	pendence; and
20	"(I) international drug control coordination
21	and cooperation with respect to activities de-
22	scribed in this paragraph.";
23	(2) in paragraph (6), by adding before the pe-
24	riod at the end: ", including any activities involving

1	supply reduction, demand reduction, or State and
2	local affairs";
3	(3) in paragraph (7)—
4	(A) by striking "Agency" and inserting
5	"agency";
6	(B) by striking "National Foreign Intel-
7	ligence Program," and inserting "National Intel-
8	ligence Program,"; and
9	(C) by inserting a comma before "or Tac-
10	tical";
11	(4) in paragraph (9), by striking "implicates"
12	and inserting "indicates";
13	(5) in paragraph (10)—
14	(A) by adding "National Drug Control Pro-
15	gram agencies and" after "among" in subpara-
16	graph(B);
17	(B) by striking "and" at the end of sub-
18	paragraph (B);
19	(C) by striking the period at the end of sub-
20	paragraph (C) and inserting a semicolon; and
21	(D) by adding at the end the following:
22	"(D) domestic drug law enforcement, in-
23	cluding domestic drug interdiction and law en-
24	forcement directed at drug users; and

1	"(E) coordination and enhancement of Fed-
2	eral, State, and local law enforcement initiatives
3	to gather, analyze, and disseminate information
4	and intelligence relating to drug control among
5	domestic law enforcement agencies.";
6	(6) in paragraph (11)—
7	(A) by inserting before the semicolon in sub-
8	paragraph (A) the following: ", including—
9	"(i) law enforcement outside the
10	United States; and
11	"(ii) source country programs, includ-
12	ing economic development programs pri-
13	marily intended to reduce the production or
14	trafficking of illicit drugs";
15	(B) by striking subparagraph (B) and in-
16	serting the following:
17	"(B) facilitating and enhancing the sharing
18	of foreign and domestic information and law en-
19	forcement intelligence relating to drug produc-
20	tion and trafficking among National Drug Con-
21	trol Program agencies, and between those agen-
22	cies and foreign law enforcement agencies; and";
23	(C) by striking "; and" at the end of sub-
24	paragraph (C) and inserting a period; and
25	(D) by striking subparagraph (D); and

1	(7) by adding at the end the following:
2	"(12) Appropriate congressional commit-
3	TEES.—Except where otherwise provided, the term
4	'appropriate congressional committees' means the
5	Committee on the Judiciary, the Committee on Ap-
6	propriations, and the Caucus on International Nar-
7	cotics Control of the Senate and the Committee on
8	Government Reform, the Committee on the Judiciary,
9	and the Committee on Appropriations of the House of
10	Representatives.
11	"(13) Law enforcement.—The term 'law en-
12	forcement' or 'drug law enforcement' means all efforts
13	by a Federal, State, or local government agency to en-
14	force the drug laws of the United States or any State,
15	including investigation, arrest, prosecution, and in-
16	carceration or other punishments or penalties.".
17	(b) Conforming Amendments.—Section 703(b)(3)
18	(21 U.S.C. 1702(b)(3)) is amended—
19	(1) in subparagraph (A), by striking "(G)" and
20	inserting "(I)"; and
21	(2) in subparagraph (C)—
22	(A) by striking "through (C)" and inserting
23	"through $(E)$ ";
24	(B) by striking "and subparagraph (D) of
25	section 702(11)"; and

1	(C) by adding before the period at the end
2	the following: ", and sections 707 and 708 of this
3	Act".
4	SEC. 5. AMENDMENTS RELATING TO ESTABLISHMENT OF
5	OFFICE OF NATIONAL DRUG CONTROL POL-
6	ICY AND DESIGNATION OF OFFICERS.
7	(a) Responsibilities.—Paragraph (4) of section
8	703(a) (21 U.S.C. 1702(a)) is amended to read as follows:
9	"(4) evaluate the effectiveness of the national
10	drug control policy and the National Drug Control
11	Program agencies' programs, by developing and ap-
12	plying specific goals and performance measure-
13	ments.".
14	(b) Rank of Director.—Section 703(b) (21 U.S.C.
15	1702(b)) is amended in paragraph (1) by adding before the
16	period the following: ", who shall hold the same rank and
17	status as the head of an executive department listed in sec-
18	tion 101 of title 5, United States Code".
19	(c) Deputy Directors.—Section 703(b) (21 U.S.C.
20	1702(b)) is amended in paragraph (3)—
21	(1) by striking "Office—" and inserting "Office
22	the following additional Deputy Directors—"; and
23	(2) in subparagraph (B), by striking "who shall"
24	and inserting the following: "who shall have substan-
25	tial experience and expertise in drug interdiction op-

1	erations and other supply reduction activities, and
2	who shall serve as the United States Interdiction Co-
3	ordinator and".
4	SEC. 6. AMENDMENTS RELATING TO APPOINTMENT AND
5	DUTIES OF DIRECTOR AND DEPUTY DIREC-
6	TOR.
7	(a) Designation of Other Officers.—Section
8	704(a)(3) (21 U.S.C. 1703(a)(3)) is amended—
9	(1) by striking "permanent employee" and in-
10	serting "officer or employee"; and
11	(2) by striking "serve as the Director" and in-
12	serting "serve as the acting Director".
13	(b) Responsibilities of Director.—Section 704(b)
14	(21 U.S.C. 1703(b)) is amended—
15	(1) in paragraph (4), by striking "Federal de-
16	partments and agencies engaged in drug enforce-
17	ment," and inserting "National Drug Control Pro-
18	gram agencies,";
19	(2) in paragraph (7), by inserting after "Presi-
20	dent" the following: "and the appropriate congres-
21	$sional\ committees";$
22	(3) in paragraph (13), by striking "(beginning
23	in 1999)";
24	(4) in paragraph (14)—

1	(A) by striking "Appropriations" and all
2	that follows through "Senate" and inserting "ap-
3	propriate congressional committees"; and
4	(B) by striking "and" after the semicolon at
5	$the\ end;$
6	(5) in paragraph (15), by striking subparagraph
7	(C) and inserting the following:
8	"(C) supporting the substance abuse infor-
9	mation clearinghouse administered by the Ad-
10	ministrator of the Substance Abuse and Mental
11	Health Services Administration and established
12	in section 501(d)(16) of the Public Health Serv-
13	ice Act by—
14	"(i) encouraging all National Drug
15	Control Program agencies to provide all ap-
16	propriate and relevant information; and
17	"(ii) supporting the dissemination of
18	information to all interested entities;"; and
19	(6) by inserting at the end the following:
20	"(16) shall coordinate with the private sector to
21	promote private research and development of medica-
22	tions to treat addiction;
23	"(17) shall seek the support and commitment of
24	State and local officials in the formulation and im-
25	plementation of the National Drug Control Strategy;

1	"(18) shall monitor and evaluate the allocation
2	of resources among Federal law enforcement agencies
3	in response to significant local and regional drug
4	trafficking and production threats;
5	"(19) shall submit an annual report to Congress
6	detailing how the Office of National Drug Control
7	Policy has consulted with and assisted State and local
8	governments with respect to the formulation and im-
9	plementation of the National Drug Control Strategy
10	and other relevant issues; and
11	"(20) shall, within one year after the date of the
12	enactment of the Office of National Drug Control Pol-
13	icy Reauthorization Act of 2005, report to Congress
14	on the impact of each Federal drug reduction strategy
15	upon the availability, addiction rate, use rate, and
16	other harms of illegal drugs.".
17	(c) Submission of Drug Control Budget Re-
18	QUESTS.—Section 704(c)(1) is amended by adding at the
19	end the following:
20	"(C) Content of drug control budget
21	REQUESTS.—A drug control budget request sub-
22	mitted by a department, agency, or program
23	under this paragraph shall include all requests
24	for funds for any drug control activity under-
25	taken by that department, agency, or program,

- 1 including demand reduction, supply reduction, 2 and State and local affairs, including any drug law enforcement activities. If an activity has 3 4 both drug control and nondrug control purposes 5 or applications, the department, agency, or pro-6 gram shall estimate by a documented calculation 7 the total funds requested for that activity that 8 would be used for drug control, and shall set 9 forth in its request the basis and method for 10 making the estimate.". 11 (d) National Drug Control Budget Proposal.— 12 Section 704(c)(2) is amended in subparagraph (A) by inserting before the semicolon: "and to inform Congress and the public about the total amount proposed to be spent on 14 15 all supply reduction, demand reduction, State and local affairs, including any drug law enforcement, and other drug control activities by the Federal Government, which shall conform to the content requirements set forth in subpara-18 graph (C) of paragraph (1) of this subsection". 19 20 (e) Review and Certification of National Drug 21 CONTROL PROGRAM BUDGET.—Section 704(c)(3) (21 22  $U.S.C.\ 1703(c)(3))$  is amended—
- 23 (1) by redesignating subparagraphs (C) and (D) 24 as subparagraphs (D) and (E), respectively;

1	(2) by inserting after subparagraph (B) the fol-
2	lowing new subparagraph:
3	"(C) Specific requests.—The Director
4	shall not confirm the adequacy of any budget re-
5	quest that—
6	"(i) requests funding for Federal law
7	enforcement activities that do not ade-
8	quately compensate for transfers of drug en-
9	forcement resources and personnel to law
10	enforcement and investigation activities not
11	related to drug enforcement as determined
12	by the Director;
13	"(ii) requests funding for law enforce-
14	ment activities on the borders of the United
15	States that do not adequately direct re-
16	sources to drug interdiction and enforce-
17	ment as determined by the Director;
18	"(iii) requests funding for drug treat-
19	ment activities that do not provide adequate
20	result and accountability measures as deter-
21	mined by the Director;
22	"(iv) requests funding for any activi-
23	ties of the Safe and Drug Free Schools Pro-
24	gram that do not include a clear antidrug

1	message or purpose intended to reduce drug
2	use;
3	"(v) requests funding to enforce section
4	484(r)(1) of the Higher Education Act of
5	1965 (20 U.S.C. 1091(r)(1)) with respect to
6	convictions for drug-related offenses not oc-
7	curring during a period of enrollment for
8	which the student was receiving any Fed-
9	eral grant, loan, or work assistance;
10	"(vi) requests funding for drug treat-
11	ment activities that do not adequately sup-
12	port and enhance Federal drug treatment
13	programs and capacity, as determined by
14	$the\ Director;$
15	"(vii) requests funding for fiscal year
16	2007 for activities of the Department of
17	Education, unless it is accompanied by a
18	report setting forth a plan for providing ex-
19	pedited consideration of student loan appli-
20	cations for all individuals who submitted
21	an application for any Federal grant, loan,
22	or work assistance that was rejected or de-
23	$nied\ pursuant\ to\ 484(r)(1)\ of\ the\ Higher$
24	Education Act of 1965 (20 U.S.C.
25	1091(r)(1)) by reason of a conviction for a

1	drug-related offense not occurring during a
2	period of enrollment for which the indi-
3	vidual was receiving any Federal grant,
4	loan, or work assistance; and
5	"(viii) requests funding for the oper-
6	ations and management of the Department
7	of Homeland Security that does not include
8	a specific request for funds for the Office of
9	Counternarcotics Enforcement to carry out
10	its responsibilities under section 878 of the
11	Homeland Security Act of 2002 (6 U.S.C.
12	458).";
13	(3) in subparagraph $(D)(iii)$ , as so redesignated,
14	by inserting "and the appropriate congressional com-
15	mittees" after "House of Representatives"; and
16	(4) in subparagraph $(E)(ii)(II)(bb)$ , as so redes-
17	ignated, by inserting "and the appropriate congres-
18	sional committees" after "House of Representatives".
19	(f) Reprogramming and Transfer Requests.—
20	Section 704(c)(4)(A) (21 U.S.C. 1703(c)(4)(A)) is amended
21	by striking "\$5,000,000" and inserting "\$1,000,000".
22	(g) Powers of Director.—Section 704(d) (21
23	U.S.C. 1703(d)) is amended—

1	(1) in paragraph (8)(D), by striking "have been
2	authorized by Congress;" and inserting "authorized
3	by law;";
4	(2) in paragraph (9)—
5	(A) by inserting "notwithstanding any
6	other provision of law," after "(9)"; and
7	(B) by striking "Strategy; and" and insert-
8	ing "Strategy and notify the appropriate con-
9	gressional committees of any fund control notice
10	is sued;";
11	(3) in paragraph (10), by striking "(22 U.S.C.
12	2291j)." and inserting "(22 U.S.C. 2291j) and section
13	706 of the Foreign Relations Authorization Act, Fis-
14	cal Year 2003 (22 U.S.C. 2291j-1); and"; and
15	(4) by adding at the end the following new para-
16	graph:
17	"(11) not later than August 1 of each year, sub-
18	mit to the President a report, and transmit copies of
19	the report to the Secretary of State and the appro-
20	priate congressional committees, that—
21	"(A) provides the Director's assessment of
22	which countries are major drug transit countries
23	or major illicit drug producing countries as de-
24	fined in section 481(e) of the Foreign Assistance
25	Act of 1961 (22 U.S.C. 2291(e));

1	"(B) provides the Director's assessment of
2	whether each country identified under subpara-
3	graph (A) has cooperated fully with the United
4	States or has taken adequate steps on its own to
5	achieve full compliance with the goals and objec-
6	tives established by the United Nations Conven-
7	tion Against Illicit Traffic in Narcotic Drugs
8	and Psychotropic Substances and otherwise has
9	assisted in reducing the supply of illicit drugs to
10	the United States; and
11	"(C) provides the Director's assessment of
12	whether application of procedures set forth in
13	section 490 of the Foreign Assistance Act of 1961
14	(22 U.S.C. 2291j), as provided in section 706 of
15	the Foreign Relations Authorization Act, Fiscal
16	Year 2003 (22 U.S.C. 2291j-1), is warranted
17	with respect to countries the Director assesses
18	have not cooperated fully.".
19	(g) Fund Control Notices.—Section 704(f) (21
20	U.S.C. 1703(f)) is amended by adding at the end the fol-
21	lowing:
22	"(4) Congressional notice.—A copy of each
23	fund control notice shall be transmitted to the appro-
24	priate congressional committees.

1	"(5) Restrictions.—The Director shall not
2	issue a fund control notice to direct that all or part
3	of an amount appropriated to the National Drug
4	Control Program agency account be obligated, modi-
5	fied, or altered in any manner contrary, in whole or
6	in part, to a specific appropriation or statute.".
7	(h) Technical Amendments.—Section 704 (21
8	U.S.C. 1703) is amended—
9	(1) in subsection (g)—
10	(A) by striking "National Foreign Intel-
11	ligence Program" and inserting "National Intel-
12	ligence Program"; and
13	(B) by inserting a comma before "and Tac-
14	tical"; and
15	(2) in subsection (h), by striking "Director of
16	Central Intelligence" and inserting "Director of Na-
17	tional Intelligence or the Director of the Central Intel-
18	ligence Agency".
19	(i) REQUIREMENT FOR SOUTH AMERICAN HEROIN
20	Strategy.—
21	(1) In general.—Not later than 90 days after
22	the date of the enactment of this Act, the Director of
23	National Drug Control Policy shall submit to the
24	Congress a comprehensive strategy that addresses the
25	increased threat from South American heroin, and in

1	particular Colombian heroin and the emerging threat
2	from opium poppy grown in Peru and often intended
3	for transit to Columbia for processing into heroin.
4	(2) Contents.—The strategy shall include—
5	(A) opium eradication efforts to eliminate
6	the problem at the source to prevent heroin from
7	entering the stream of commerce;
8	(B) interdiction and precursor chemical
9	controls;
10	(C) demand reduction and treatment;
11	(D) alternative development programs, in-
12	cluding direct assistance to regional governments
13	to demobilize and provide alternative livelihoods
14	to former members of insurgent or other groups
15	engaged in heroin, coca, or other illicit drug pro-
16	duction or trafficking;
17	(E) efforts to inform and involve local citi-
18	zens in the programs described in subparagraphs
19	(A) through (D), such as through leaflets adver-
20	tising rewards for information;
21	(F) provisions that ensure the maintenance
22	at current levels of efforts to eradicate coca in
23	Colombia; and
24	(G) assessment of the specific level of fund-
25	ing and resources necessary to simultaneously

1	address the threat from South American heroin
2	and the threat from Colombian and Peruvian
3	coca.
4	(3) Treatment of classified or law en-

(3) TREATMENT OF CLASSIFIED OR LAW EN-FORCEMENT SENSITIVE INFORMATION.—Any content of the strategy that involves information classified under criteria established by an Executive order, or whose public disclosure, as determined by the Director or the head of any relevant Federal agency, would be detrimental to the law enforcement or national security activities of any Federal, foreign, or international agency, shall be presented to Congress separately from the rest of the strategy.

## (j) Requirement for Afghan Heroin Strategy.—

(1) In General.—Not later than 90 days after the date of the enactment of this Act, the Director of the Office of National Drug Control Policy shall submit to the Congress a comprehensive strategy that addresses the increased threat from Afghan heroin.

## (2) Contents.—The strategy shall include—

(A) opium crop eradication efforts to eliminate the problem at the source to prevent heroin from entering the stream of commerce;

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1	(B) destruction or other direct elimination
2	of stockpiles of heroin and raw opium, and her-
3	oin production and storage facilities;
4	(C) interdiction and precursor chemical
5	controls;
6	(D) demand reduction and treatment;
7	(E) alternative development programs;
8	(F) measures to improve cooperation and
9	coordination between Federal Government agen-
10	cies, and between such agencies, agencies of for-
11	eign governments, and international organiza-
12	tions with responsibility for the prevention of
13	heroin production in, or trafficking out of, Af-
14	ghanistan; and
15	(G) an assessment of the specific level of
16	funding and resources necessary significantly to
17	reduce the production and trafficking of heroin.
18	(3) Treatment of classified or law en-
19	FORCEMENT SENSITIVE INFORMATION.—Any content
20	of the strategy that involves information classified
21	under criteria established by an Executive order, or
22	whose public disclosure, as determined by the Director
23	or the head of any relevant Federal agency, would be
24	detrimental to the law enforcement or national secu-
25	rity activities of any Federal, foreign, or inter-

1	national agency, shall be presented to Congress sepa-
2	rately from the rest of the strategy.
3	(k) Requirement for General Counterdrug In-
4	TELLIGENCE PLAN.—
5	(1) In general.—Not later than 120 days after
6	the date of enactment of this Act, and not later than
7	every two years thereafter, the Director of the Office
8	of National Drug Control Policy, with the concur-
9	rence of the Director of National Intelligence, shall
10	submit to the appropriate congressional committees, a
11	general counterdrug intelligence plan to improve co-
12	ordination, and eliminate unnecessary duplication,
13	among the counterdrug intelligence centers and infor-
14	mation sharing systems, and counterdrug activities of
15	the Federal Government, including the centers, sys-
16	tems, and activities of the following departments and
17	agencies:
18	(A) The Department of Defense, including
19	the Defense Intelligence Agency, and the joint
20	interagency task forces.
21	(B) The Department of the Treasury, in-
22	cluding the Financial Crimes Enforcement Net-
23	work (FinCEN).
24	(C) The Central Intelligence Agency.
25	(D) The National Security Agency.

1	(E) The Department of Homeland Security,
2	including the United States Coast Guard, the bu-
3	reau of Customs and Border Protection, and the
4	bureau of Immigration and Customs Enforce-
5	ment.
6	(F) The Department of Justice, including
7	the National Drug Intelligence Center (NDIC);
8	the Drug Enforcement Administration, including
9	the El Paso Intelligence Center (EPIC); the Fed-
10	eral Bureau of Investigation; the Organized
11	Crime Drug Enforcement Task Force; and the
12	Regional Information Sharing System.
13	(G) The Office of National Drug Control
14	Policy, including the High Intensity Drug Traf-
15	ficking Areas Program.
16	(H) The Counterdrug Intelligence Executive
17	Secretariat.
18	(2) Purpose.—The purpose of the plan under
19	paragraph (1) is to maximize the effectiveness of the
20	centers and activities referred to in that paragraph in
21	achieving the objectives of the National Drug Control
22	Strategy promulgated under 21 U.S.C. 1705. In order
23	to maximize such effectiveness, the plan shall—
24	(A) articulate clear and specific mission
25	statements (including purpose and scope of ac-

1	tivity) for each counterdrug intelligence center,
2	system, and activity, including the manner in
3	which responsibility for counterdrug intelligence
4	activities will be allocated among the
5	counterdrug intelligence centers and systems;
6	(B) specify each government agency (wheth-
7	er Federal, State, or local) that participates in
8	each such center, system, and activity, including
9	a description of the extent and nature of that
10	participation;
11	(C) specify the relationship between such
12	centers, systems, and activities;
13	(D) specify the means by which proper over-
14	sight of such centers, systems, and activities will
15	$be\ assured;$
16	(E) specify the means by which counterdrug
17	intelligence and information will be forwarded
18	effectively to all levels of officials responsible for
19	United States counterdrug policy; and
20	(F) specify mechanisms to ensure that State
21	and local law enforcement agencies are apprised
22	of counterdrug intelligence and information ac-
23	quired by Federal law enforcement agencies in a
24	manner which—

1	(i) facilitates effective counterdrug ac-
2	tivities by State and local law enforcement
3	agencies; and
4	(ii) provides such State and local law
5	enforcement agencies with the information
6	relating to the safety of officials involved in
7	their counterdrug activities.
8	(3) Definitions.—As used in this subsection—
9	(A) the term "center" refers to any center,
10	office, task force, or other coordinating organiza-
11	tion engaged in counterdrug intelligence or infor-
12	mation analyzing or sharing activities;
13	(B) the term "system" refers to any comput-
14	erized database or other electronic system used
15	for counterdrug intelligence or information ana-
16	lyzing or sharing activities; and
17	(C) the term "appropriate congressional
18	committees" means the following:
19	(i) The Committee on Appropriations,
20	the Committee on Foreign Relations, the
21	Committee on the Judiciary, the Committee
22	on Homeland Security and Governmental
23	Affairs, the Caucus on International Nar-
24	cotics Control, and the Select Committee on
25	Intelligence of the Senate.

1	(ii) The Committee on Appropriations,
2	the Committee on International Relations,
3	the Committee on the Judiciary, the Com-
4	mittee on Government Reform, the Com-
5	mittee on Homeland Security, and the Per-
6	manent Select Committee on Intelligence of
7	the House of Representatives.
8	(4) Limitation.—The general counterdrug intel-
9	ligence plan shall not—
10	(A) change existing agency authorities or
11	the laws governing interagency relationships, but
12	may include recommendations about changes to
13	such authorities or laws; or
14	(B) include any information about specific
15	methods of obtaining, or sources of, intelligence
16	or information, or any information about spe-
17	cific individuals, cases, investigations, or oper-
18	ations.
19	(5) Classified or law enforcement sen-
20	SITIVE INFORMATION.—Any content of the general
21	counterdrug intelligence plan that involves informa-
22	tion classified under criteria established by an Execu-
23	tive order, or whose public disclosure, as determined
24	by the Director of the Office of National Drug Control
25	Policy, the Director of National Intelligence, or the

1	head of any Federal Government agency whose activi-
2	ties are described in the plan, would be detrimental
3	to the law enforcement or national security activities
4	of any Federal, State, or local agency, shall be pre-
5	sented to Congress separately from the rest of the re-
6	port.
7	(1) Requirement for Southwest Border Coun-
8	TERNARCOTICS STRATEGY.—
9	(1) In General.—Not later than 120 days after
10	the date of enactment of this Act, and every two years
11	thereafter, the Director of National Drug Control Pol-
12	icy shall submit to the Congress a Southwest Border
13	Counternarcotics Strategy.
14	(2) Purposes.—The Southwest Border Counter-
15	narcotics Strategy shall—
16	(A) set forth the Government's strategy for
17	preventing the illegal trafficking of drugs across
18	the international border between the United
19	States and Mexico, including through ports of
20	entry and between ports of entry on that border;
21	(B) state the specific roles and responsibil-
22	ities of the relevant National Drug Control Pro-
23	gram agencies (as defined in section 702 of the
24	Office of National Drug Control Policy Reau-

1	thorization Act of 1998 (21 U.S.C. 1701)) for
2	implementing that strategy; and
3	(C) identify the specific resources required
4	to enable the relevant National Drug Control
5	Program agencies to implement that strategy.
6	(3) Consultation with other agencies.—
7	The Director shall issue the Southwest Border Coun-
8	ternarcotics Strategy in consultation with the heads
9	of the relevant National Drug Control Program agen-
10	cies.
11	(4) Limitation.—The Southwest Border Coun-
12	ternarcotics Strategy shall not change existing agency
13	authorities or the laws governing interagency rela-
14	tionships, but may include recommendations about
15	changes to such authorities or laws.
16	(5) Report to congress.—The Director shall
17	provide a copy of the Southwest Border Counter-
18	narcotics Strategy to the appropriate congressional
19	committees (as defined in section 702 of the Office of
20	National Drug Control Policy Reauthorization Act of
21	1998 (21 U.S.C. 1701)), and to the Committee on

Armed Services and the Committee on Homeland Se-

curity of the House of Representatives, and the Com-

mittee on Homeland Security and Governmental Af-

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- 1 fairs and the Committee on Armed Services of the 2 Senate.
- 3 TREATMENT OF CLASSIFIED OR LAW EN-4 FORCEMENT SENSITIVE INFORMATION.—Any content of the Southwest Border Counternarcotics Strategy 5 6 that involves information classified under criteria es-7 tablished by an Executive order, or whose public dis-8 closure, as determined by the Director or the head of 9 any relevant National Drug Control Program agency, would be detrimental to the law enforcement or na-10 11 tional security activities of any Federal, State, or 12 local agency, shall be presented to Congress separately
- 14 REQUIREMENT FOR SCIENTIFIC STUDY OF 15 Mycoherbicide in Illicit Drug Crop Eradication.— Not later than 90 days after the date of enactment of this 16 Act, the Director of the Office of National Drug Control Policy shall submit to the Congress a report that includes a 18 plan to conduct, on an expedited basis, a scientific study of the use of mycoherbicide as a means of illicit drug crop 21 elimination by an appropriate Government scientific research entity, including a complete and thorough scientific peer review. The study shall include an evaluation of the

likely human health and environmental impacts of such use.

The report shall also include a plan to conduct controlled

from the rest of the strategy.

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1	scientific testing in a major drug producing nation of
2	mycoherbicide naturally existing in the producing nation.
3	SEC. 7. AMENDMENTS RELATING TO COORDINATION WITH
4	OTHER AGENCIES.
5	Section 705 (21 U.S.C. 1704) is amended—
6	(1) in subsection (a)(1)(A), by striking "abuse";
7	(2) in subsection (a)(2)(A), by striking "Director
8	of Central Intelligence" and inserting "Director of
9	National Intelligence";
10	(3) in subsection $(a)(2)(B)$ , by striking "Director
11	of Central Intelligence" and inserting "Director of
12	National Intelligence and the Director of the Central
13	Intelligence Agency";
14	(4) by amending paragraph (3) of subsection (a)
15	to read as follows:
16	"(3) Required reports.—
17	"(A) Secretaries of the interior and
18	AGRICULTURE.—The Secretaries of Agriculture
19	and Interior shall, by July 1 of each year, joint-
20	ly submit to the Director, the appropriate con-
21	gressional committees, the Committee on Agri-
22	culture and the Committee on Resources of the
23	House of Representatives, and the Committee on
24	Agriculture and the Committee on Energy and
25	Natural Resources of the Senate, an assessment

1	of the quantity of illegal drug cultivation and
2	manufacturing in the United States on lands
3	owned or under the jurisdiction of the Federal
4	Government for the preceding year.
5	"(B) Attorney General.—The Attorney
6	General shall, by July 1 of each year, submit to
7	the Director and the appropriate congressional
8	committees information for the preceding year
9	regarding the number and type of—
10	"(i) arrests for drug violations;
11	"(ii) prosecutions for drug violations
12	by United States Attorneys; and
13	"(iii) seizures of drugs by each compo-
14	nent of the Department of Justice seizing
15	drugs, as well as statistical information on
16	the geographic areas of such seizures.
17	"(C) Secretary of Homeland Secu-
18	RITY.—The Secretary of Homeland Security
19	shall, by July 1 of each year, submit to the Di-
20	rector, the appropriate congressional committees,
21	and the Committee on Homeland Security of the
22	House of Representatives, and the Committee on
23	Homeland Security and Governmental Affairs of
24	the Senate, information for the preceding year
25	regarding—

1	"(i) the number and type of seizures of
2	drugs by each component of the Department
3	of Homeland Security seizing drugs, as well
4	as statistical information on the geographic
5	areas of such seizures; and
6	"(ii) the number of air and maritime
7	patrol hours undertaken by each component
8	of that Department primarily dedicated to
9	drug supply reduction missions.
10	"(D) Secretary of Defense.—The Sec-
11	retary of Defense shall, by July 1 of each year,
12	submit to the Director, the appropriate congres-
13	sional committees, the Committee on Armed
14	Services of the House of Representatives, and the
15	Committee on Armed Services of the Senate, in-
16	formation for the preceding year regarding the
17	number of air and maritime patrol hours pri-
18	marily dedicated to drug supply reduction mis-
19	sions undertaken by each component of the De-
20	partment of Defense.";
21	(5) in subsection $(b)(2)(B)$ , by striking "Pro-
22	gram." and inserting "Strategy."; and
23	(6) in subsection (c), by striking "in" and in-
24	serting "on".

1	SEC. 8. DEVELOPMENT, SUBMISSION, IMPLEMENTATION,
2	AND ASSESSMENT OF NATIONAL DRUG CON-
3	TROL STRATEGY.
4	Section 706 (21 U.S.C. 1705) is amended to read as
5	follows:
6	"SEC. 706. DEVELOPMENT, SUBMISSION, IMPLEMENTATION,
7	AND ASSESSMENT OF NATIONAL DRUG CON-
8	TROL STRATEGY.
9	"(a) Timing, Contents, and Process for Develop-
10	MENT AND SUBMISSION OF NATIONAL DRUG CONTROL
11	Strategy.—
12	"(1) In general.—Not later than February 1 of
13	each year, the President shall submit to Congress a
14	National Drug Control Strategy, which shall set forth
15	a comprehensive plan for reducing illicit drug use
16	and the consequences of illicit drug use in the United
17	States by reducing the demand for illegal drugs, lim-
18	iting the availability of illegal drugs, and conducting
19	law enforcement activities with respect to illegal
20	drugs.
21	"(2) Contents.—
22	"(A) In General.—The National Drug
23	Control Strategy submitted under paragraph (1)
24	shall include the following:
25	"(i) Comprehensive, research-based,
26	long-range, and quantifiable goals for re-

1	ducing illicit drug use and the consequences
2	of illicit drug use in the United States.
3	"(ii) Annual quantifiable objectives for
4	demand reduction, supply reduction, and
5	law enforcement activities, specific targets
6	to accomplish long-range quantifiable reduc-
7	tion in illicit drug use as determined by the
8	Director, and specific measurements to
9	evaluate progress toward the targets and
10	strategic goals.
11	"(iii) A strategy to reduce the avail-
12	ability and purity of illegal drugs and the
13	level of drug-related crime in the United
14	States.
15	"(iv) An assessment of Federal effec-
16	tiveness in achieving the National Drug
17	Control Strategy for the previous year, in-
18	cluding a specific evaluation of whether the
19	objectives and targets for reducing illicit
20	drug use for the previous year were met and
21	reasons for the success or failure of the pre-
22	vious year's Strategy.
23	"(v) A general review of the status of,
24	and trends in, international, State, and
25	local drug control activities to ensure that

1	the United States pursues well-coordinated
2	and effective drug control at all levels of
3	government.
4	"(vi) A general review of the status of,
5	and trends in, demand reduction activities
6	by private sector entities and community-
7	based organizations, including faith-based
8	organizations, to determine their effective-
9	ness and the extent of cooperation, coordina-
10	tion, and mutual support between such enti-
11	ties and organizations and Federal, State,
12	and local government agencies.
13	"(vii) An assessment of current illicit
14	drug use (including inhalants and steroids)
15	and availability, impact of illicit drug use,
16	and treatment availability, which assess-
17	ment shall include—
18	"(I) estimates of drug prevalence
19	and frequency of use as measured by
20	national, State, and local surveys of il-
21	licit drug use and by other special
22	studies of nondependent and dependent
23	illicit drug use;

1	"(II) illicit drug use in the work-
2	place and the productivity lost by such
3	use; and
4	"(III) illicit drug use by arrestees,
5	probationers, and parolees.
6	"(viii) An assessment of the reduction
7	of illicit drug availability, as measured
8	by—
9	"(I) the quantities of cocaine, her-
10	oin, marijuana, methamphetamine, ec-
11	stasy, and other drugs available for
12	consumption in the United States;
13	"(II) the amount of marijuana,
14	cocaine, heroin, methamphetamine, ec-
15	stasy, and precursor chemicals and
16	other drugs entering the United States;
17	"(III) the number of illicit drug
18	manufacturing laboratories seized and
19	destroyed and the number of hectares of
20	marijuana, poppy, and coca cultivated
21	and destroyed domestically and in
22	$other\ countries;$
23	"(IV) the number of metric tons of
24	marijuana, heroin, cocaine, and meth-

1	amphetamine seized and other drugs;
2	and
3	"(V) changes in the price and pu-
4	rity of heroin, methamphetamine, and
5	cocaine, changes in the price of ecstasy,
6	and changes in tetrahydrocannabinol
7	level of marijuana and other drugs.
8	"(ix) An assessment of the reduction of
9	the consequences of illicit drug use and
10	availability, which shall include—
11	"(I) the burden illicit drug users
12	place on hospital emergency depart-
13	ments in the United States, such as the
14	quantity of illicit drug-related services
15	provided;
16	"(II) the annual national health
17	care cost of illicit drug use; and
18	"(III) the extent of illicit drug-re-
19	lated crime and criminal activity.
20	"(x) A general review of the status of,
21	and trends in, of drug treatment in the
22	United States, by assessing—
23	"(I) public and private treatment
24	utilization; and

1	"(II) the number of illicit drug
2	users the Director estimates meet diag-
3	nostic criteria for treatment.
4	"(xi) A review of the research agenda
5	of the Counterdrug Technology Assessment
6	Center to reduce the availability and abuse
7	of drugs.
8	"(xii) A summary of the efforts made
9	by Federal agencies to coordinate with pri-
10	vate sector entities to conduct private re-
11	search and development of medications to
12	treat addiction by—
13	"(I) screening chemicals for poten-
14	tial therapeutic value;
15	"(II) developing promising com-
16	pounds;
17	"(III) conducting clinical trials;
18	"(IV) seeking, where appropriate,
19	Food and Drug Administration ap-
20	proval for drugs to treat addiction;
21	"(V) marketing, where appro-
22	priate, the drug for the treatment of
23	addiction;

1	"(VI) urging physicians, where
2	appropriate, to use the drug in the
3	treatment of addiction; and
4	"(VII) encouraging, where appro-
5	priate, insurance companies to reim-
6	burse the cost of the drug for the treat-
7	ment of addiction.
8	"(xiii) Such additional statistical data
9	and information as the Director considers
10	appropriate to demonstrate and assess
11	trends relating to illicit drug use, the effects
12	and consequences of illicit drug use, supply
13	reduction, demand reduction, drug-related
14	law enforcement, and the implementation of
15	the National Drug Control Strategy.
16	"(xiv) A supplement reviewing the ac-
17	tivities of each individual National Drug
18	Control Program agency during the pre-
19	vious year with respect to the National
20	Drug Control Strategy and the Director's
21	assessment of the progress of each National
22	Drug Control Program agency in meeting
23	its responsibilities under the National Drug
24	Control Strategy.

1	"(B) Classified information.—Any con-
2	tents of the National Drug Control Strategy that
3	involve information properly classified under
4	criteria established by an Executive order shall
5	be presented to Congress separately from the rest
6	of the National Drug Control Strategy.
7	"(C) Selection of data and informa-
8	TION.—In selecting data and information for in-
9	clusion under subparagraph (A), the Director
10	shall ensure—
11	"(i) the inclusion of data and informa-
12	tion that will permit analysis of current
13	trends against previously compiled data
14	and information where the Director believes
15	such analysis enhances long-term assessment
16	of the National Drug Control Strategy; and
17	"(ii) the inclusion of data and infor-
18	mation to permit a standardized and uni-
19	form assessment of the effectiveness of drug
20	treatment programs in the United States.
21	"(3) Process for development and submis-
22	SION.—
23	"(A) Consultation.—In developing and
24	effectively implementing the National Drug Con-
25	trol Strategy, the Director—

1	"(i) shall consult with—
2	"(I) the heads of the National
3	Drug Control Program agencies;
4	"(II) Congress;
5	"(III) State and local officials;
6	"(IV) private citizens and organi-
7	zations, including community- and
8	faith-based organizations, with experi-
9	ence and expertise in demand reduc-
10	tion;
11	"(V) private citizens and organi-
12	zations with experience and expertise
13	in supply reduction;
14	"(VI) private citizens and organi-
15	zations with experience and expertise
16	in law enforcement; and
17	"(VII) appropriate representatives
18	$of\ for eign\ governments;$
19	"(ii) with the concurrence of the Attor-
20	ney General, may require the El Paso Intel-
21	ligence Center to undertake specific tasks or
22	projects to implement the National Drug
23	$Control\ Strategy;$
24	"(iii) with the concurrence of the Di-
25	rector of National Intelligence and the At-

1	torney General, may request that the Na-
2	tional Drug Intelligence Center undertake
3	specific tasks or projects to implement the
4	National Drug Control Strategy; and
5	"(iv) may make recommendations to
6	the Secretary of Health and Human Serv-
7	ices on research that supports or advances
8	the National Drug Control Strategy.
9	"(B) Commitment to support strat-
10	EGY.—In satisfying the requirements of subpara-
11	graph (A)(i), the Director shall ensure, to the
12	maximum extent possible, that State and local
13	officials and relevant private organizations com-
14	mit to support and take steps to achieve the
15	goals and objectives of the National Drug Control
16	Strategy.
17	"(C) Recommendations.—Recommenda-
18	$tions \ under \ subparagraph \ (A)(iv) \ may \ include$
19	recommendations of research to be performed at
20	the National Institutes of Health, including the
21	National Institute on Drug Abuse, or any other
22	appropriate agency within the Department of
23	Health and Human Services.
24	"(D) Inclusion in strategy.—The Na-
25	tional Drug Control Strategy under this sub-

1	section shall include a list of each entity con-
2	$sulted\ under\ subparagraph\ (A)(i).$
3	"(4) Submission of Revised Strategy.—The
4	President may submit to Congress a revised National
5	Drug Control Strategy that meets the requirements of
6	this section—
7	"(A) at any time, upon a determination by
8	the President, in consultation with the Director,
9	that the National Drug Control Strategy in effect
10	is not sufficiently effective; or
11	"(B) if a new President or Director takes
12	of fice.
13	"(b) Performance Measurement System.—Not
14	later than February 1 of each year, the Director shall sub-
15	mit to Congress, as part of the National Drug Control
16	Strategy, a description of a national drug control perform-
17	ance measurement system that—
18	"(1) develops 2-year and 5-year performance
19	measures and targets for each National Drug Control
20	Strategy goal and objective established for reducing
21	drug use, drug availability, and the consequences of
22	drug use;
23	"(2) describes the sources of information and
24	data that will be used for each performance measure

1	incorporated into the performance measurement sys-
2	tem;
3	"(3) identifies major programs and activities of
4	the National Drug Control Program agencies that
5	support the goals and annual objectives of the Na-
6	$tional\ Drug\ Control\ Strategy;$
7	"(4) evaluates the contribution of demand reduc-
8	tion and supply reduction activities implemented by
9	each National Drug Control Program agency in sup-
10	port of the National Drug Control Strategy;
11	"(5) monitors consistency of drug-related goals
12	and objectives among the National Drug Control Pro-
13	gram agencies and ensures that each agency's goals,
14	objectives, and budgets support and are fully con-
15	sistent with the National Drug Control Strategy; and
16	"(6) coordinates the development and implemen-
17	tation of national drug control data collection and re-
18	porting systems to support policy formulation and
19	performance measurement, including an assessment
20	of—
21	"(A) the quality of current drug use meas-
22	urement instruments and techniques to measure
23	supply reduction and demand reduction activi-
24	ties;

1	"(B) the adequacy of the coverage of exist-
2	ing national drug use measurement instruments
3	and techniques to measure the illicit drug user
4	population, and groups that are at risk for illicit
5	drug use; and
6	"(C) the adequacy of the coverage of existing
7	national treatment outcome monitoring systems
8	to measure the effectiveness of drug abuse treat-
9	ment in reducing illicit drug use and criminal
10	behavior during and after the completion of sub-
11	stance abuse treatment; and
12	"(7) identifies the actions the Director shall take
13	to correct any inadequacies, deficiencies, or limita-
14	tions identified in the assessment described in para-
15	graph (6).
16	"(c) Modifications.—A description of any modifica-
17	tions made during the preceding year to the national drug
18	performance measurement system described in subsection
19	(b) shall be included in each report submitted under sub-
20	section (a).".
21	SEC. 9. HIGH INTENSITY DRUG TRAFFICKING AREAS PRO-
22	GRAM.
23	Section 707 (21 U.S.C. 1706) is amended to read as
24	follows:

1	"SEC. 707. HIGH INTENSITY DRUG TRAFFICKING AREAS
2	PROGRAM.
3	"(a) Establishment.—
4	"(1) In general.—There is established in the
5	Office a program to be known as the High Intensity
6	Drug Trafficking Areas Program (in this section re-
7	ferred to as the 'Program').
8	"(2) Purpose.—The purpose of the Program is
9	to reduce drug trafficking and drug production in the
10	United States by—
11	"(A) facilitating cooperation among Fed-
12	eral, State, and local law enforcement agencies to
13	share information and implement coordinated
14	$enforcement\ activities;$
15	"(B) enhancing intelligence sharing among
16	Federal, State, and local law enforcement agen-
17	cies;
18	"(C) providing reliable intelligence to law
19	enforcement agencies needed to design effective
20	enforcement strategies and operations; and
21	"(D) supporting coordinated law enforce-
22	ment strategies which maximize use of available
23	resources to reduce the supply of illegal drugs in
24	designated areas and in the United States as a
25	whole.

1	"(b) Designation.—The Director, upon consultation
2	with the Attorney General, the Secretary of the Treasury,
3	the Secretary of Homeland Security, heads of the National
4	Drug Control Program agencies, and the Governor of each
5	applicable State, may designate any specified area of the
6	United States as a high intensity drug trafficking area.
7	After making such a designation and in order to provide
8	Federal assistance to the area so designated, the Director
9	may—
10	"(1) obligate such sums as are appropriated for
11	the Program;
12	"(2) direct the temporary reassignment of Fed-
13	eral personnel to such area, subject to the approval of
14	the head of the department or agency that employs
15	such personnel;
16	"(3) take any other action authorized under sec-
17	tion 704 to provide increased Federal assistance to
18	those areas; and
19	"(4) coordinate activities under this section (spe-
20	cifically administrative, recordkeeping, and funds
21	management activities) with State and local officials.
22	"(c) Petitions for Designation.—The Director
23	shall establish regulations under which a coalition of inter-
24	ested law enforcement agencies from an area may petition
25	for designation as a high intensity drug trafficking area.

1	Such regulations shall provide for a regular review by the
2	Director of the petition, including a recommendation re-
3	garding the merit of the petition to the Director by a panel
4	of qualified, independent experts.
5	"(d) Factors for Consideration.—In considering
6	whether to designate an area under this section as a high
7	intensity drug trafficking area, the Director shall consider,
8	in addition to such other criteria as the Director considers
9	to be appropriate, the extent to which—
10	"(1) the area is a significant center of illegat
11	drug production, manufacturing, importation, or dis-
12	tribution;
13	"(2) State and local law enforcement agencies
14	have committed resources to respond to the drug traf-
15	ficking problem in the area, thereby indicating a de-
16	termination to respond aggressively to the problem;
17	"(3) drug-related activities in the area are hav-
18	ing a significant harmful impact in the area, and in
19	other areas of the country; and
20	"(4) a significant increase in allocation of Fed-
21	eral resources is necessary to respond adequately to
22	drug-related activities in the area.
23	"(e) Organization of High Intensity Drug Traf-
24	FICKING AREAS.—

1	"(1) Executive board and officers.—To be
2	eligible for funds appropriated under this section,
3	each high intensity drug trafficking area shall be gov-
4	erned by an Executive Board. The Executive Board
5	shall designate a chairman, vice chairman, and any
6	other officers to the Executive Board that it deter-
7	mines are necessary.
8	"(2) Responsibilities.—The Executive Board
9	of a high intensity drug trafficking area shall be re-
10	sponsible for—
11	"(A) providing direction and oversight in
12	establishing and achieving the goals of the high
13	intensity drug trafficking area;
14	"(B) managing the funds of the high inten-
15	sity drug trafficking area;
16	"(C) reviewing and approving all funding
17	proposals consistent with the overall objective of
18	the high intensity drug trafficking area; and
19	"(D) reviewing and approving all reports to
20	the Director on the activities of the high inten-
21	sity drug trafficking area.
22	"(3) Board representation.—None of the
23	funds appropriated under this section may be ex-
24	pended for any high intensity drug trafficking area,
25	or for a partnership or region of a high intensity

1 drug trafficking area, if that area's, region's or part-2 nership's Executive Board does not apportion an equal number of votes between representatives of par-3 4 ticipating Federal agencies and representatives of 5 participating State and local agencies. Where it is 6 impractical for a equal number of representatives of 7 Federal agencies and State and local agencies to at-8 tend a meeting of an Executive Board in person, the 9 Executive Board may use a system of proxy votes or weighted votes to achieve the voting balance required 10 11 by this paragraph.

- "(4) No AGENCY RELATIONSHIP.—The eligibility requirements of this section are intended to ensure the responsible use of Federal funds. Nothing in this section is intended to create an agency relationship between individual high intensity drug trafficking areas and the Federal Government.
- "(f) USE OF FUNDS.—The Director shall ensure that
  19 no Federal funds appropriated for the Program are ex20 pended for the establishment or expansion of drug treatment
  21 programs, and shall ensure that not more than five percent
  22 of the Federal funds appropriated for the Program are ex23 pended for the establishment of drug prevention programs.
- 24 "(g) Counterterrorism Activities.—

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1	"(1) Assistance authorized.—The Director
2	may authorize use of resources available for the Pro-
3	gram to assist Federal, State, and local law enforce-
4	ment agencies in investigations and activities related
5	to terrorism and prevention of terrorism, especially
6	but not exclusively with respect to such investigations
7	and activities that are also related to drug trafficking.
8	"(2) Limitation.—The Director shall ensure—
9	"(A) that assistance provided under para-
10	graph (1) remains incidental to the purpose of
11	the Program to reduce drug availability and
12	carry out drug-related law enforcement activi-
13	ties; and
14	"(B) that significant resources of the Pro-
15	gram are not redirected to activities exclusively
16	related to terrorism, except on a temporary basis
17	under extraordinary circumstances, as deter-
18	mined by the Director.
19	"(h) Role of Drug Enforcement Administra-
20	TION.—The Director, in consultation with the Attorney
21	General, shall ensure that a representative of the Drug En-
22	forcement Administration is included in the Intelligence
23	Support Center for each high intensity drug trafficking
24	area.

1	"(i) Annual HIDTA Program Budget Submis-
2	SIONS.—As part of the documentation that supports the
3	President's annual budget request for the Office, the Direc-
4	tor shall submit to Congress a budget justification that in-
5	cludes the following:
6	"(1) The amount requested for each high inten-
7	sity drug trafficking area with supporting narrative
8	descriptions and rationale for each request.
9	"(2) A detailed justification for each funding re-
10	quest that explains the reasons for the requested fund-
11	ing level, how such funding level was determined
12	based on a current assessment of the drug trafficking
13	threat in each high intensity drug trafficking area,
14	how such funding will ensure that the goals and objec-
15	tives of each such area will be achieved, and how such
16	funding supports the National Drug Control Strategy.
17	"(j) Emerging Threat Response Fund.—
18	"(1) In General.—The Director may expend up
19	to 10 percent of the amounts appropriated under this
20	section on a discretionary basis, to respond to any
21	emerging drug trafficking threat in an existing high
22	intensity drug trafficking area, or to establish a new
23	high intensity drug trafficking area or expand an ex-

isting high intensity drug trafficking area, in accord-

1	ance with the criteria established under paragraph
2	(2).
3	"(2) Consideration of impact.—In allocating
4	funds under this subsection, the Director shall con-
5	sider—
6	"(A) the impact of activities funded on re-
7	ducing overall drug traffic in the United States,
8	or minimizing the probability that an emerging
9	drug trafficking threat will spread to other areas
10	of the United States; and
11	"(B) such other criteria as the Director con-
12	siders appropriate.
13	"(k) Evaluation.—
14	"(1) Initial report.—Not later than 90 days
15	after the date of the enactment of this subsection, the
16	Director shall, after consulting with the Executive
17	Boards of each designated high intensity drug traf-
18	ficking area, submit a report to Congress that de-
19	scribes, for each designated high intensity drug traf-
20	ficking area—
21	"(A) the specific purposes for the high in-
22	tensity drug trafficking area;
23	"(B) the specific long-term and short-term
24	goals and objectives for the high intensity drug
25	trafficking area;

1	"(C) the measurements that will be used to
2	evaluate the performance of the high intensity
3	drug trafficking area in achieving the long-term
4	and short-term goals; and
5	"(D) the reporting requirements needed to
6	evaluate the performance of the high intensity
7	drug trafficking area in achieving the long-term
8	and short-term goals.
9	"(2) Evaluation of hidta program as part
10	of national drug control strategy.—For each
11	designated high intensity drug trafficking area, the
12	Director shall submit, as part of the annual National
13	Drug Control Strategy report, a report that—
14	"(A) describes—
15	"(i) the specific purposes for the high
16	intensity drug trafficking area; and
17	"(ii) the specific long-term and short-
18	term goals and objectives for the high inten-
19	sity drug trafficking area; and
20	"(B) includes an evaluation of the perform-
21	ance of the high intensity drug trafficking area
22	in accomplishing the specific long-term and
23	short-term goals and objectives identified under
24	paragraph (1)(B).

1	"(l) Assessment of Drug Enforcement Task
2	Forces in High Intensity Drug Trafficking Areas.—
3	Not later than 180 days after the date of enactment of this
4	subsection, and as part of each subsequent annual National
5	Drug Control Strategy report, the Director shall submit to
6	Congress a report—
7	"(1) assessing the number and operation of all
8	federally funded drug enforcement task forces within
9	each high intensity drug trafficking area; and
10	"(2) describing—
11	"(A) each Federal, State, and local drug en-
12	forcement task force operating in the high inten-
13	sity drug trafficking area;
14	"(B) how such task forces coordinate with
15	each other, with any high intensity drug traf-
16	ficking area task force, and with investigations
17	receiving funds from the Organized Crime and
18	Drug Enforcement Task Force;
19	"(C) what steps, if any, each such task force
20	takes to share information regarding drug traf-
21	ficking and drug production with other federally
22	funded drug enforcement task forces in the high
23	intensity drug trafficking area;

1	"(D) the role of the high intensity drug traf-
2	ficking area in coordinating the sharing of such
3	information among task forces;
4	"(E) the nature and extent of cooperation
5	by each Federal, State, and local participant in
6	ensuring that such information is shared among
7	law enforcement agencies and with the high in-
8	tensity drug trafficking area;
9	"(F) the nature and extent to which infor-
10	mation sharing and enforcement activities are
11	coordinated with joint terrorism task forces in
12	the high intensity drug trafficking area; and
13	"(G) any recommendations for measures
14	needed to ensure that task force resources are uti-
15	lized efficiently and effectively to reduce the
16	availability of illegal drugs in the high intensity
17	drug trafficking areas.
18	"(m) Assessment of Intelligence Sharing in
19	High Intensity Drug Trafficking Areas—pro-
20	GRAM.—Not later than 180 days after the date of the enact-
21	ment of this subsection, and as part of each subsequent an-
22	nual National Drug Control Strategy report, the Director
23	shall submit to Congress a report—
24	"(1) evaluating existing and planned intelligence
25	systems supported by each high intensity drug traf-

- ficking area, or utilized by task forces receiving any
  funding under the Program, including the extent to
  which such systems ensure access and availability of
  intelligence to Federal, State, and local law enforce-
- 5 ment agencies within the high intensity drug traf-
- 6 ficking area and outside of it;
- "(2) the extent to which Federal, State, and local law enforcement agencies participating in each high intensity drug trafficking area are sharing intelligence information to assess current drug trafficking threats and design appropriate enforcement strategies; and
- "(3) the measures needed to improve effective sharing of information and intelligence regarding drug trafficking and drug production among Federal, State, and local law enforcement participating in a high intensity drug trafficking area, and between such agencies and similar agencies outside the high intensity drug trafficking area.
- 20 "(n) Coordination of Intelligence Sharing 21 With Organized Crime Drug Enforcement Task 22 Force Program.—The Director, in consultation with the 23 Attorney General, shall ensure that any drug enforcement 24 intelligence obtained by the Intelligence Support Center for 25 each high intensity drug trafficking area is shared, on a

1	timely basis, with the drug intelligence fusion center oper-
2	ated by the Organized Crime Drug Enforcement Task Force
3	of the Department of Justice.
4	"(o) Use of Funds to Combat Methamphetamine
5	Trafficking.—
6	"(1) In general.—
7	"(A) Requirement.—The Director shall
8	ensure that, of the amounts appropriated for a
9	fiscal year for the Program, at least \$15,000,000
10	is allocated to combat the trafficking of meth-
11	amphetamine in areas designated by the Direc-
12	tor as high intensity drug trafficking areas.
13	"(B) Activities.—In meeting the require-
14	ment in subparagraph (A), the Director shall
15	transfer funds to appropriate Federal, State, and
16	local governmental agencies for employing addi-
17	tional Federal law enforcement personnel, or fa-
18	cilitating the employment of additional State
19	and local law enforcement personnel, including
20	agents, investigators, prosecutors, laboratory
21	technicians, chemists, investigative assistants,
22	and drug prevention specialists.
23	"(2) Apportionment of funds.—
24	"(A) Factors in apportionment.—The
25	Director shall apportion amounts allocated

1	under paragraph (1) among areas designated by
2	the Director as high intensity drug trafficking
3	areas based on the following factors:
4	"(i) The number of methamphetamine
5	manufacturing facilities discovered by Fed-
6	eral, State, or local law enforcement offï-
7	cials in the area during the previous fiscal
8	year.
9	"(ii) The number of methamphetamine
10	prosecutions in Federal, State, or local
11	courts in the area during the previous fiscal
12	year.
13	"(iii) The number of methamphet-
14	amine arrests by Federal, State, or local
15	law enforcement officials in the area during
16	the previous fiscal year.
17	"(iv) The amounts of methamphet-
18	amine or listed chemicals (as that term is
19	defined in section 102(33) of the Controlled
20	Substances Act (21 U.S.C. 802(33)) seized
21	by Federal, State, or local law enforcement
22	officials in the area during the previous fis-
23	cal year.
24	"(v) Intelligence and predictive data
25	from the Drug Enforcement Administration

1	showing patterns and trends in abuse, traf-
2	ficking, and transportation in methamphet-
3	amine and listed chemicals (as that term is
4	so defined).
5	"(B) Certification.—Before the Director
6	apportions any funds under this paragraph to a
7	high intensity drug trafficking area, the Director
8	shall certify that the law enforcement entities re-
9	sponsible for clandestine methamphetamine lab-
10	oratory seizures in that area are providing lab-
11	oratory seizure data to the national clandestine
12	laboratory database at the El Paso Intelligence
13	Center.
14	"(p) Authorization of Appropriations.—There is
15	authorized to be appropriated to the Office of National
16	Drug Control Policy to carry out this section—
17	"(1) \$280,000,000 for fiscal year 2007;
18	"(2) \$290,000,000 for each of fiscal years 2008
19	and 2009; and
20	"(3) \$300,000,000 for each of fiscal years 2010
21	and 2011.".
22	SEC. 10. FUNDING FOR CERTAIN HIGH INTENSITY DRUG
23	TRAFFICKING AREAS.
24	(a) Short Title.—This section may be cited as the
25	"Dawson Family Community Protection Act".

1	(b) Findings.—Congress finds the following:
2	(1) In the early morning hours of October 16,
3	2002, the home of Carnell and Angela Dawson was
4	firebombed in apparent retaliation for Mrs. Dawson's
5	notification of police about persistent drug distribu-
6	tion activity in their East Baltimore City neighbor-
7	hood.
8	(2) The arson claimed the lives of Mr. and Mrs.
9	Dawson and their 5 young children, aged 9 to 14.
10	(3) The horrific murder of the Dawson family is
11	a stark example of domestic narco-terrorism.
12	(4) In all phases of counter-narcotics law en-
13	forcement—from prevention to investigation to pros-
14	ecution to reentry—the voluntary cooperation of ordi-
15	nary citizens is a critical component.
16	(5) Voluntary cooperation is difficult for law en-
17	forcement officials to obtain when citizens feel that co-
18	operation carries the risk of violent retaliation by ille-
19	gal drug trafficking organizations and their affiliates.
20	(6) Public confidence that law enforcement is
21	doing all it can to make communities safe is a pre-
22	requisite for voluntary cooperation among people who
23	may be subject to intimidation or reprisal (or both).
24	(7) Witness protection programs are insufficient

on their own to provide security because many indi-

- 1 viduals and families who strive every day to make 2 distressed neighborhoods livable for their children, other relatives, and neighbors will resist or refuse of-3 4 fers of relocation by local, State, and Federal prosecu-5 torial agencies and because, moreover, the continued 6 presence of strong individuals and families is critical 7 to preserving and strengthening the social fabric in 8 such communities.
- 9 (8) Where (as in certain sections of Baltimore 10 City) interstate trafficking of illegal drugs has severe 11 ancillary local consequences within areas designated 12 as high intensity drug trafficking areas, it is impor-13 tant that supplementary High Intensity Drug Traf-14 ficking Areas Program funds be committed to support 15 initiatives aimed at making the affected communities 16 safe for the residents of those communities and en-17 couraging their cooperation with local, State, and 18 Federal law enforcement efforts to combat illegal drug 19 trafficking.
- 20 (c) Funding for Certain High Intensity Drug 21 Trafficking Areas.—Section 707 (21 U.S.C. 1706), as 22 amended by section 9, is further amended by adding at the 23 end the following new subsection:
- 24 "(q) Specific Purposes.—

1	"(1) In general.—The Director shall ensure
2	that, of the amounts appropriated for a fiscal year for
3	the Program, at least \$7,000,000 is used in high in-
4	tensity drug trafficking areas with severe neighbor-
5	hood safety and illegal drug distribution problems.
6	"(2) Required uses.—The funds used under
7	paragraph (1) shall be used—
8	"(A) to ensure the safety of neighborhoods
9	and the protection of communities, including the
10	prevention of the intimidation of potential wit-
11	nesses of illegal drug distribution and related ac-
12	tivities; and
13	"(B) to combat illegal drug trafficking
14	through such methods as the Director considers
15	appropriate, such as establishing or operating
16	(or both) a toll-free telephone hotline for use by
17	the public to provide information about illegal
18	drug-related activities.".
19	SEC. 11. AMENDMENTS RELATING TO COUNTER-DRUG
20	TECHNOLOGY ASSESSMENT CENTER.
21	(a) Chief Scientist.—Section 708(b) (21 U.S.C.
22	1707(b)) is amended—
23	(1) in the heading by striking "DIRECTOR OF
24	Technology.—" and inserting "Chief Sci-
25	ENTIST.—"; and

1	(2) by striking "Director of Technology," and in-
2	serting "Chief Scientist,".
3	(b) Additional Responsibilities of Director.—
4	Section 708(c) (21 U.S.C. 1707(c)) is amended to read as
5	follows:
6	"(c) Additional Responsibilities of the Direc-
7	TOR OF NATIONAL DRUG CONTROL POLICY.—
8	"(1) In general.—The Director, acting through
9	the Chief Scientist shall—
10	"(A) identify and define the short-, me-
11	dium-, and long-term scientific and technological
12	needs of Federal, State, and local law enforce-
13	ment agencies relating to drug enforcement, in-
14	cluding—
15	"(i) advanced surveillance, tracking,
16	and radar imaging;
17	"(ii) electronic support measures;
18	$\it ``(iii)\ communications;$
19	"(iv) data fusion, advanced computer
20	systems, and artificial intelligence; and
21	$``(v)\ chemical,\ biological,\ radiological$
22	(including neutron, electron, and graviton),
23	and other means of detection;
24	"(B) identify demand reduction (including
25	drug prevention) basic and applied research

1	needs and initiatives, in consultation with af-
2	fected National Drug Control Program agencies,
3	including—
4	"(i) improving treatment through
5	$neuroscientific\ advances;$
6	"(ii) improving the transfer of bio-
7	medical research to the clinical setting; and
8	"(iii) in consultation with the Na-
9	tional Institute on Drug Abuse and the
10	Substance Abuse and Mental Health Serv-
11	ices Administration, and through inter-
12	agency agreements or grants, examining ad-
13	diction and rehabilitation research and the
14	application of technology to expanding the
15	effectiveness or availability of drug treat-
16	ment;
17	"(C) make a priority ranking of such needs
18	identified in subparagraphs (A) and (B) accord-
19	ing to fiscal and technological feasibility, as part
20	of a National Counterdrug Research and Devel-
21	opment Program;
22	"(D) oversee and coordinate counterdrug
23	technology initiatives with related activities of
24	other Federal civilian and military departments;

1	$``(E)\ provide\ support\ to\ the\ development$
2	and implementation of the national drug control
3	performance measurement system established
4	under subsection (b) of section 706;
5	"(F) with the advice and counsel of experts
6	from State and local law enforcement agencies,
7	oversee and coordinate a technology transfer pro-
8	gram for the transfer of technology to State and
9	local law enforcement agencies; and
10	"(G) pursuant to the authority of the Direc-
11	tor of National Drug Control Policy under sec-
12	tion 704, submit requests to Congress for the re-
13	programming or transfer of funds appropriated
14	for counterdrug technology research and develop-
15	ment.
16	"(2) Priorities in transferring tech-
17	NOLOGY.—
18	"(A) In General.—The Chief Scientist
19	shall give priority, in transferring technology
20	under paragraph $(1)(F)$ , based on the following
21	criteria:
22	"(i) the need of potential recipients for
23	$such \ technology;$

1	"(ii) the effectiveness of the technology
2	to enhance current counterdrug activities of
3	potential recipients; and
4	"(iii) the ability and willingness of po-
5	tential recipients to evaluate transferred
6	technology.
7	"(B) Interdiction and border drug
8	LAW ENFORCEMENT TECHNOLOGIES.—The Chief
9	Scientist shall give priority, in transferring tech-
10	nologies most likely to assist in drug interdiction
11	and border drug law enforcement, to State, local,
12	and tribal law enforcement agencies in southwest
13	border areas and northern border areas with sig-
14	nificant traffic in illicit drugs.
15	"(3) Limitation on Authority.—The authority
16	granted to the Director under this subsection shall not
17	extend to the direct management of individual
18	projects or other operational activities.
19	"(4) Report.—On or before July 1 of each year,
20	the Director shall submit a report to the appropriate
21	congressional committees that addresses the following:
22	"(A) The number of requests received during
23	the previous 12 months, including the identity of
24	each requesting agency and the type of tech-
25	nology requested.

1	"(B) The number of requests fulfilled during
2	the previous 12 months, including the identity of
3	each recipient agency and the type of technology
4	transferred.
5	"(C) A summary of the criteria used in
6	making the determination on what requests were
7	funded and what requests were not funded, ex-
8	cept that such summary shall not include spe-
9	cific information on any individual requests.
10	"(D) A general assessment of the future
11	needs of the program, based on expected changes
12	in threats, expected technologies, and likely need
13	from potential recipients.
14	"(E) An assessment of the effectiveness of
15	the technologies transferred, based in part on the
16	evaluations provided by the recipients, with a
17	recommendation whether the technology should
18	continue to be offered through the program.".
19	(c) Assistance From Secretary of Homeland Se-
20	CURITY.—Section 708(d) (21 U.S.C. 1707(d)) is amended
21	by inserting ", the Secretary of Homeland Security," after
22	"The Secretary of Defense".
23	SEC. 12. NATIONAL YOUTH ANTIDRUG MEDIA CAMPAIGN.
24	(a) In General.—Section 709 (21 U.S.C. 1708) is
25	amended to read as follows:

1	"SEC. 709. NATIONAL YOUTH ANTIDRUG MEDIA CAMPAIGN.
2	"(a) In General.—The Director shall conduct a na-
3	tional youth anti-drug media campaign (referred to in this
4	subtitle as the 'national media campaign') in accordance
5	with this section for the purposes of—
6	"(1) preventing drug abuse among young people
7	in the United States;
8	"(2) increasing awareness of adults of the impact
9	of drug abuse on young people; and
10	"(3) encouraging parents and other interested
11	adults to discuss with young people the dangers of il-
12	legal drug use.
13	"(b) Use of Funds.—
14	"(1) In general.—Amounts made available to
15	carry out this section for the national media cam-
16	paign may only be used for the following:
17	"(A) The purchase of media time and space,
18	including the strategic planning for, and ac-
19	counting of, such purchases.
20	"(B) Creative and talent costs, consistent
21	with paragraph $(2)(A)$ .
22	"(C) Advertising production costs.
23	"(D) Testing and evaluation of advertising.
24	"(E) Evaluation of the effectiveness of the
25	national media campaian

1	"(F) The negotiated fees for the winning
2	bidder on requests for proposals issued either by
3	the Office or its designee to enter into contracts
4	to carry out activities authorized by this section.
5	"(G) Partnerships with professional and
6	civic groups, community-based organizations, in-
7	cluding faith-based organizations, and govern-
8	ment organizations related to the national media
9	campaign.
10	"(H) Entertainment industry outreach,
11	interactive outreach, media projects and activi-
12	ties, public information, news media outreach,
13	and corporate sponsorship and participation.
14	"(I) Operational and management expenses.
15	"(2) Specific requirements.—
16	"(A) Creative services.—
17	"(i) In using amounts for creative and
18	talent costs under paragraph (1)(B), the Di-
19	rector shall use creative services donated at
20	no cost to the Government (including cre-
21	ative services provided by the Partnership
22	for a Drug-Free America) wherever feasible
23	and may only procure creative services for
24	advertising—

1	"(I) responding to high-priority
2	or emergent campaign needs that can-
3	not timely be obtained at no cost; or
4	"(II) intended to reach a minor-
5	ity, ethnic, or other special audience
6	that cannot reasonably be obtained at
7	no cost; or
8	"(III) the Director determines
9	that the Partnership for a Drug-Free
10	America is unable to provide, pursuant
11	to subsection $(d)(2)(B)$ .
12	"(ii) No more than \$1,500,000 may be
13	expended under this section each fiscal year
14	on creative services, except that the Director
15	may expend up to \$2,000,000 in a fiscal
16	year on creative services to meet urgent
17	needs of the national media campaign with
18	advance approval from the Committee on
19	Appropriations of the House of Representa-
20	tives and of the Senate upon a showing of
21	the circumstances causing such urgent needs
22	of the national media campaign.
23	"(B) Testing and evaluation of adver-
24	TISING.—In using amounts for testing and eval-
25	uation of advertising under paragraph (1)(D),

1	the Director shall test all advertisements prior to
2	use in the national media campaign to ensure
3	that the advertisements are effective and meet in-
4	dustry-accepted standards. The Director may
5	waive this requirement for advertisements using
6	no more than 10 percent of the purchase of ad-
7	vertising time purchased under this section in a
8	fiscal year and no more than 10 percent of the
9	advertising space purchased under this section in
10	a fiscal year, if the advertisements respond to
11	emergent and time-sensitive campaign needs or
12	the advertisements will not be widely utilized in
13	the national media campaign.
14	"(C) Evaluation of effectiveness of
15	MEDIA CAMPAIGN.—In using amounts for the
16	evaluation of the effectiveness of the national
17	$media\ campaign\ under\ paragraph\ (1)(E),\ the$
18	Director shall—
19	"(i) designate an independent entity to
20	evaluate annually the effectiveness of the na-
21	tional media campaign based on data
22	from—
23	"(I) the Monitoring the Future
24	Study published by the Department of
25	Health and Human Services;

1	"(II) the Attitude Tracking Study
2	published by the Partnership for a
3	$Drug\ Free\ America;$
4	"(III) the National Household
5	Survey on Drug Abuse; and
6	"(IV) other relevant studies or
7	publications, as determined by the Di-
8	rector, including tracking and evalua-
9	tion data collected according to mar-
10	keting and advertising industry stand-
11	ards; and
12	"(ii) ensure that the effectiveness of the
13	national media campaign is evaluated in a
14	manner that enables consideration of wheth-
15	er the national media campaign has con-
16	tributed to reduction of illicit drug use
17	among youth and such other measures of
18	evaluation as the Director determines are
19	appropriate.
20	"(3) Purchase of advertising time and
21	SPACE.—For each fiscal year, not less than 77 percent
22	of the amounts appropriated under this section shall
23	be used for the purchase of advertising time and space
24	for the national media campaign, subject to the fol-
25	lowing exceptions:

1	"(A) In any fiscal year for which less than
2	\$125,000,000 is appropriated for the national
3	media campaign, not less than 82 percent of the
4	amounts appropriated under this section shall be
5	used for the purchase of advertising time and
6	space for the national media campaign.
7	"(B) In any fiscal year for which more
8	than \$195,000,000 is appropriated under this
9	section, not less than 72 percent shall be used for
10	advertising production costs and the purchase of
11	advertising time and space for the national
12	media campaign.
13	"(c) Advertising.—In carrying out this section, the
14	Director shall ensure that sufficient funds are allocated to
15	meet the stated goals of the national media campaign.
16	"(d) Division of Responsibilities and Functions
17	Under the Program.—
18	"(1) In general.—The Director, in consultation
19	with the Partnership for a Drug-Free America, shall
20	determine the overall purposes and strategy of the na-
21	tional media campaign.
22	"(2) Responsibilities.—
23	"(A) DIRECTOR.—The Director shall be re-
24	sponsible for implementing a focused national

1	media campaign to meet the purposes set forth
2	in subsection (a), and shall approve—
3	"(i) the strategy of the national media
4	campaign;
5	"(ii) all advertising and promotional
6	material used in the national media cam-
7	paign; and
8	"(iii) the plan for the purchase of ad-
9	vertising time and space for the national
10	$media\ campaign.$
11	"(B) The partnership for a drug-free
12	AMERICA.—The Director shall request that the
13	Partnership for a Drug-Free America—
14	"(i) develop and recommend strategies
15	to achieve the goals of the national media
16	campaign, including addressing national
17	and local drug threats in specific regions or
18	States, such as methamphetamine and ec-
19	stasy;
20	"(ii) create all advertising to be used
21	in the national media campaign, except ad-
22	vertisements that are—
23	"(I) provided by other nonprofit
24	entities pursuant to subsection (f);

1	"(II) intended to respond to high-
2	priority or emergent campaign needs
3	that cannot timely be obtained at no
4	cost (not including production costs
5	and talent reuse payments), provided
6	that any such advertising material is
7	reviewed by the Partnership for a
8	$Drug ext{-}Free\ America;$
9	"(III) intended to reach a minor-
10	ity, ethnic, or other special audience
11	that cannot be obtained at no cost (not
12	including production costs and talent
13	reuse payments), provided that any
14	such advertising material is reviewed
15	by the Partnership for a Drug-Free
16	$America;\ or$
17	"(IV) any other advertisements
18	that the Director determines that the
19	Partnership for a Drug-Free America
20	is unable to provide.
21	"(C) Media buying contractor.—The
22	Director shall enter into a contract with a media
23	buying contractor to plan and purchase adver-
24	tising time and space for the national media
25	campaign. The media buying contractor shall

1	not provide any other service or material, or
2	conduct any other function or activity which the
3	Director determines should be provided by the
4	Partnership for a Drug-Free America.
5	"(e) Prohibitions.—None of the amounts made
6	available under subsection (b) may be obligated or expended
7	for any of the following:
8	"(1) To supplant current antidrug community-
9	based coalitions.
10	"(2) To supplant pro bono public service time
11	donated by national and local broadcasting networks
12	for other public service campaigns.
13	"(3) For partisan political purposes, or express
14	advocacy in support of or to defeat any clearly identi-
15	fied candidate, clearly identified ballot initiative, or
16	clearly identified legislative or regulatory proposal.
17	"(4) To fund advertising that features any elect-
18	ed officials, persons seeking elected office, cabinet level
19	officials, or other Federal officials employed pursuant
20	to section 213 of Schedule C of title 5, Code of Federal
21	Regulations.
22	"(5) To fund advertising that does not contain
23	a primary message intended to reduce or prevent il-
24	licit drug use.

1 "(6) To fund advertising containing a primary
2 message intended to promote support for the media
3 campaign or private sector contributions to the media
4 campaign.

## "(f) Matching Requirement.—

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- "(1) In General.—Amounts made available under subsection (b) for media time and space shall be matched by an equal amount of non-Federal funds for the national media campaign, or be matched with in-kind contributions of the same value.
- "(2) No-cost match advertising direct Re-Lationship requirement.—The Director shall ensure that at least 70 percent of no-cost match advertising provided directly relates to substance abuse prevention consistent with the specific purposes of the national media campaign, except that in any fiscal year in which less than \$125,000,000 is appropriated to the national media campaign, the Director shall ensure that at least 85 percent of no-cost match advertising directly relates to substance abuse prevention consistent with the specific purposes of the national media campaign.
- "(3) No-cost match advertising not directly relate no-cost match advertising that does not directly relate

1	to substance abuse prevention consistent with the pur-
2	poses of the national media campaign includes a clear
3	antidrug message. Such message is not required to be
4	the primary message of the match advertising.
5	"(g) Financial and Performance Account-
6	ABILITY.—The Director shall cause to be performed—
7	"(1) audits and reviews of costs of the national
8	media campaign pursuant to section 304C of the Fed-
9	eral Property and Administrative Services Act of
10	1949 (41 U.S.C. 254d); and
11	"(2) an audit to determine whether the costs of
12	the national media campaign are allowable under sec-
13	tion 306 of such Act (41 U.S.C. 256).
14	"(h) Report to Congress.—The Director shall sub-
15	mit on an annual basis a report to Congress that de-
16	scribes—
17	"(1) the strategy of the national media cam-
18	paign and whether specific objectives of the media
19	campaign were accomplished;
20	"(2) steps taken to ensure that the national
21	media campaign operates in an effective and efficient
22	manner consistent with the overall strategy and focus
23	of the national media campaign;
24	"(3) plans to purchase advertising time and
25	space;

1	"(4) policies and practices implemented to en-
2	sure that Federal funds are used responsibly to pur-
3	chase advertising time and space and eliminate the
4	potential for waste, fraud, and abuse; and
5	"(5) all contracts entered into with a corpora-
6	tion, partnership, or individual working on behalf of
7	the national media campaign.
8	"(i) Local Target Requirement.—The Director
9	shall, to the maximum extent feasible, use amounts made
10	available under this section for media that focuses on, or
11	includes specific information on, prevention or treatment
12	resources for consumers within specific local areas.
13	"(j) Prevention of Marijuana Use.—
14	"(1) Findings.—The Congress finds the fol-
15	lowing:
16	"(A) 60 percent of adolescent admissions for
17	drug treatment are based on marijuana use.
18	"(B) Potency levels of contemporary mari-
19	juana, particularly hydroponically grown mari-
20	juana, are significantly higher than in the past,
21	rising from under 1 percent of THC in the mid-
22	1970s to as high as 30 percent today.
23	"(C) Contemporary research has dem-
24	onstrated that youths smoking marijuang early

1	in life may be up to five times more likely to use
2	hard drugs.
3	"(D) Contemporary research has dem-
4	onstrated clear detrimental effects in adolescent
5	educational achievement resulting from mari-
6	juana use.
7	"(E) Contemporary research has dem-
8	onstrated clear detrimental effects in adolescent
9	brain development resulting from marijuana use.
10	"(F) An estimated 9,000,000 Americans of
11	year drive while under the influence of illegal
12	drugs, including marijuana.
13	"(G) Marijuana smoke contains 50 to 70
14	percent more of certain cancer causing chemicals
15	than tobacco smoke.
16	"(H) Teens who use marijuana are up to
17	four times more likely to have a teen pregnancy
18	than teens who have not.
19	"(I) Federal law enforcement agencies have
20	identified clear links suggesting that trade in hy-
21	droponic marijuana facilitates trade by criminal
22	organizations in hard drugs, including heroin.
23	"(J) Federal law enforcement agencies have
24	identified possible links between trade in can-

1	nabis products and financing for terrorist orga-
2	nizations.
3	"(2) Emphasis on prevention of youth mari-
4	JUANA USE.—In conducting advertising and activities
5	otherwise authorized under this section, the Director
6	may emphasize prevention of youth marijuana use.
7	"(k) Authorization of Appropriations.—There is
8	authorized to be appropriated to the Office to carry out this
9	section, \$195,000,000 for each of fiscal years 2007 and 2008
10	and \$210,000,000 for each of fiscal years 2009 through
11	2011.".
12	(b) Repeal of Superseded Provisions.—The
13	Drug-Free Media Campaign Act of 1998 (21 U.S.C. 1801
14	et seq.) is repealed.
15	SEC. 13. DRUG INTERDICTION.
16	(a) In General.—Subsections (a) and (b) of section
17	711 (21 U.S.C. 1710) are amended to read as follows:
18	"(a) United States Interdiction Coordinator.—
19	"(1) In General.—The Deputy Director for
20	Supply Reduction in the Office shall serve as the
21	United States Interdiction Coordinator, and shall
22	perform the duties of that position described in para-
23	graph (2) and such other duties as may be determined
24	by the Director with respect to coordination of efforts

1	to interdict illicit drugs from entering the United
2	States.
3	"(2) Responsibilities.—The United States
4	Interdiction Coordinator shall be responsible to the
5	Director for—
6	"(A) coordinating the interdiction activities
7	of the National Drug Control Program agencies
8	to ensure consistency with the National Drug
9	$Control\ Strategy;$
10	"(B) on behalf of the Director, developing
11	and issuing, on or before March 1 of each year
12	and in accordance with paragraph (3), a Na-
13	tional Interdiction Command and Control Plan
14	to ensure the coordination and consistency de-
15	scribed in subparagraph (A);
16	"(C) assessing the sufficiency of assets com-
17	mitted to illicit drug interdiction by the relevant
18	National Drug Control Program agencies; and
19	"(D) advising the Director on the efforts of
20	each National Drug Control Program agency to
21	implement the National Interdiction Command
22	and Control Plan.
23	"(3) Staff.—The Director shall assign such per-
24	manent staff of the Office as he considers appropriate
25	to assist the United States Interdiction Coordinator

1	to carry out the responsibilities described in para-
2	graph (2), and may also, at his discretion, request
3	that appropriate National Drug Control Program
4	agencies detail or assign staff to the Office of Supply
5	Reduction for that purpose.
6	"(4) National interdiction command and
7	CONTROL PLAN.—
8	"(A) Purposes.—The National Interdic-
9	tion Command and Control Plan shall—
10	"(i) set forth the Government's strategy
11	for drug interdiction;
12	"(ii) state the specific roles and respon-
13	sibilities of the relevant National Drug Con-
14	trol Program agencies for implementing
15	that strategy; and
16	"(iii) identify the specific resources re-
17	quired to enable the relevant National Drug
18	Control Program agencies to implement
19	$that\ strategy.$
20	"(B) Consultation with other agen-
21	cies.—The United States Interdiction Coordi-
22	nator shall issue the National Interdiction Com-
23	mand and Control Plan in consultation with the
24	other members of the Interdiction Committee de-
25	scribed in subsection (b).

1	"(C) Limitation.—The National Interdic-
2	tion Command and Control Plan shall not
3	change existing agency authorities or the laws
4	governing interagency relationships, but may in-
5	clude recommendations about changes to such
6	authorities or laws.
7	"(D) Report to congress.—On or before
8	March 1 of each year, the United States Interdic-
9	tion Coordinator shall provide a report on behalf
10	of the Director to the appropriate congressional
11	committees, to the Committee on Armed Services
12	and the Committee on Homeland Security of the
13	House of Representatives, and to the Committee
14	on Homeland Security and Governmental Af-
15	fairs and the Committee on Armed Services of
16	the Senate, which shall include—
17	"(i) a copy of that year's National
18	Interdiction Command and Control Plan;
19	"(ii) information for the previous 10
20	years regarding the number and type of sei-
21	zures of drugs by each National Drug Con-
22	trol Program agency conducting drug inter-
23	diction activities, as well as statistical in-
24	formation on the geographic areas of such
25	seizures; and

1	"(iii) information for the previous 10
2	years regarding the number of air and mar-
3	itime patrol hours undertaken by each Na-
4	tional Drug Control Program agency con-
5	ducting drug interdiction activities, as well
6	as statistical information on the geographic
7	areas in which such patrol hours took place.
8	"(E) Treatment of classified or law
9	ENFORCEMENT SENSITIVE INFORMATION.—Any
10	content of the report described in subparagraph
11	(D) that involves information classified under
12	criteria established by an Executive order, or the
13	public disclosure of which, as determined by the
14	United States Interdiction Coordinator or the
15	head of any relevant National Drug Control Pro-
16	gram agency, would be detrimental to the law
17	enforcement or national security activities of any
18	Federal, State, or local agency, shall be presented
19	to Congress separately from the rest of the plan.
20	"(b) Interdiction Committee.—
21	"(1) In General.—The Interdiction Committee
22	shall meet to—
23	"(A) discuss and resolve issues related to the
24	coordination, oversight and integration of inter-
25	national, border, and domestic drug interdiction

1	efforts in support of the National Drug Control
2	Strategy;
3	"(B) review the annual National Interdic-
4	tion Command and Control Plan, and provide
5	advice to the Director and the United States
6	Interdiction Coordinator concerning that plan;
7	and
8	"(C) provide such other advice to the Direc-
9	tor concerning drug interdiction strategy and
10	policies as the committee determines is appro-
11	priate.
12	"(2) Membership.—The membership of the
13	Interdiction Committee shall consist of—
14	"(A) the Commissioner of the bureau of
15	Customs and Border Protection at the Depart-
16	ment of Homeland Security;
17	"(B) the Assistant Secretary of the bureau
18	of Immigration and Customs Enforcement at the
19	Department of Homeland Security;
20	"(C) the Commandant of the United States
21	Coast Guard;
22	"(D) the Director of the Office of Counter-
23	narcotics Enforcement at the Department of
24	Homeland Security;

1	"(E) the Administrator of the Drug En-
2	$forcement\ Administration;$
3	"(F) the Assistant Secretary of State for
4	International Narcotics and Law Enforcement
5	Affairs;
6	"(G) the Assistant Secretary of Defense for
7	Special Operations and Low Intensity Conflict;
8	"(H) the Deputy Director for Supply Re-
9	duction of the Office of National Drug Control
10	Policy, acting in his role as the United States
11	$Interdiction\ Coordinator;$
12	"(I) the director of the Crime and Narcotics
13	Center of the Central Intelligence Agency;
14	"(J) the Deputy Director for State and
15	Local Affairs of the Office of National Drug Con-
16	$trol\ Policy;$
17	"(K) the Chief of the National Guard Bu-
18	reau's Counterdrug Program; and
19	"(L) such additional persons as may be de-
20	termined by the Director.
21	"(3) Chairman.—The Director shall designate
22	one of the members of the Interdiction Committee to
23	serve as chairman.
24	"(4) Meetings.—The members of the Interdic-
25	tion Committee shall meet, in person and not through

- any delegate or representative, at least once per calendar year, prior to March 1. At the call of either the
  Director or the current chairman, the Interdiction
  Committee may hold additional meetings, which shall
  be attended by the members either in person, or
  through such delegates or representatives as they may
  choose.
- 8 "(5) Report.—Not later than September 30 of 9 each year, the chairman of the Interdiction Com-10 mittee shall submit a report to the Director and to the 11 appropriate congressional committees describing the 12 results of the meetings and any significant findings 13 of the Committee during the previous 12 months. Any 14 content of such a report that involves information 15 classified under criteria established by an Executive 16 order, or whose public disclosure, as determined by 17 the Director, the chairman, or any member, would be 18 detrimental to the law enforcement or national secu-19 rity activities of any Federal, State, or local agency, 20 shall be presented to Congress separately from the rest 21 of the report.".
- 22 (b) Conforming Amendment to Homeland Secu-23 Rity Act of 2002.—Section 878 of the Homeland Security 24 Act of 2002 (6 U.S.C. 458) is amended—

1	(1) in subsection (c), by striking "Except as pro-
2	vided in subsection (d), the" and inserting "The";
3	and
4	(2) by striking subsection (d) and redesignating
5	subsections (e), (f), and (g) as subsections (d), (e), and
6	(f), respectively.
7	SEC. 14. AWARDS FOR DEMONSTRATION PROGRAMS BY
8	LOCAL PARTNERSHIPS TO SHUT DOWN IL-
9	LICIT DRUG MARKET HOT-SPOTS BY DETER-
10	RING DRUG DEALERS OR ALTERING THE DY-
11	NAMIC OF DRUG SALES.
12	Sections 713 and 714 (21 U.S.C. 1711) are redesig-
13	nated as sections 715 and 716, respectively, and after sec-
14	tion 712 (21 U.S.C. 1710) insert the following new section:
15	"SEC. 713 AWARDS FOR DEMONSTRATION PROGRAMS BY
16	LOCAL PARTNERSHIPS TO SHUT DOWN IL-
17	LICIT DRUG MARKET HOT-SPOTS BY DETER-
18	RING DRUG DEALERS OR ALTERING THE DY-
19	NAMIC OF DRUG SALES.
20	"(a) Awards Required.—The Director shall make
21	competitive awards for demonstration programs by eligible
22	partnerships for the purpose of shutting down local illicit
23	drug market hot-spots and reducing drug-related crime
24	through evidence-based, strategic problem-solving interven-

1	tions that deter drug dealers or alter the dynamic of drug
2	sales.
3	"(b) Use of Award Amounts.—Award amounts re-
4	ceived under this section shall be used—
5	"(1) to support the efforts of the agencies, organi-
6	zations, and researchers included in the eligible part-
7	nership;
8	"(2) to develop and field a directed and credible
9	deterrent threat; and
10	"(3) to strengthen rehabilitation efforts through
11	such means as job training, drug treatment, or other
12	services.
13	"(c) Eligible Partnership Defined.—In this sec-
14	tion, the term 'eligible partnership' means a working group
15	whose application to the Director—
16	"(1) identifies the roles played, and certifies the
17	involvement of, three or more agencies or organiza-
18	tions, which may include—
19	"(A) State or local agencies (such as those
20	carrying out police, probation, prosecution,
21	courts, corrections, parole, or treatment func-
22	tions);
23	"(B) Federal agencies (such as the Drug
24	Enforcement Agency, the Bureau of Alcohol, To-

1	bacco, Firearms, and Explosives, and United
2	States Attorney offices); and
3	$``(C)\ community\-based\ organizations;$
4	"(2) includes a qualified researcher;
5	"(3) includes a plan for identifying the impact
6	players in, and assessing the nature and dynamic of,
7	the local drug market and its related crime through
8	information gathering and analysis;
9	"(4) includes a plan for developing an evidence-
10	based strategic intervention aimed at quickly and
11	sustainably eradicating the local drug market by de-
12	terring drug dealers or altering the dynamic of drug
13	sales; and
14	"(5) includes a plan that describes the method-
15	ology and outcome measures proposed for evaluating
16	the impact of that strategic intervention on drug
17	sales, neighborhood disorder, and crime.
18	"(d) Reports to Congress.—
19	"(1) Interim report.—Not later than June 1,
20	2009, the Director shall submit to Congress a report
21	that identifies the best practices in drug market
22	eradication, including the best practices identified
23	through the activities funded under this section.
24	"(2) Final report.—Not later than June 1,
25	2010, the Director shall submit to Congress a report

1	on the demonstration programs funded under this sec-
2	tion, including on the matters specified in paragraph
3	(1).
4	"(e) Authorization of Appropriations.—There is
5	authorized to be appropriated to carry out this section
6	\$10,000,000 for each of fiscal years 2007 through 2009.".
7	SEC. 15. AWARDS FOR DEMONSTRATION PROGRAMS BY
8	LOCAL PARTNERSHIPS TO COERCE ABSTI-
9	NENCE IN CHRONIC HARD-DRUG USERS
10	UNDER COMMUNITY SUPERVISION THROUGH
11	THE USE OF DRUG TESTING AND SANCTIONS.
12	After section 713, as inserted by section 14 of this Act,
13	insert the following new section:
14	"SEC. 714. AWARDS FOR DEMONSTRATION PROGRAMS BY
15	LOCAL PARTNERSHIPS TO COERCE ABSTI-
16	NENCE IN CHRONIC HARD-DRUG USERS
17	UNDER COMMUNITY SUPERVISION THROUGH
18	THE USE OF DRUG TESTING AND SANCTIONS.
19	"(a) AWARDS REQUIRED.—The Director shall make
20	competitive awards to fund demonstration programs by eli-
21	gible partnerships for the purpose of reducing the use of
22	illicit drugs by chronic hard-drug users living in the com-
23	munity while under the supervision of the criminal justice
24	system.

1	"(b) Use of Award Amounts.—Award amounts re-
2	ceived under this section shall be used—
3	"(1) to support the efforts of the agencies, organi-
4	zations, and researchers included in the eligible part-
5	nership;
6	"(2) to develop and field a drug testing and
7	graduated sanctions program for chronic hard-drug
8	users living in the community under criminal justice
9	supervision; and
10	"(3) to assist individuals described in subsection
11	(a) by strengthening rehabilitation efforts through
12	such means as job training, drug treatment, or other
13	services.
14	"(c) Eligible Partnership Defined.—In this sec-
15	tion, the term 'eligible partnership' means a working group
16	whose application to the Director—
17	"(1) identifies the roles played, and certifies the
18	involvement of, two or more agencies or organiza-
19	tions, which may include—
20	"(A) State or local agencies (such as those
21	carrying out police, probation, prosecution,
22	courts, corrections, parole, or treatment func-
23	tions);
24	"(B) Federal agencies (such as the Drug
25	Enforcement Agency, the Bureau of Alcohol, To-

1	bacco, Firearms, and Explosives, and United
2	States Attorney offices); and
3	$``(C)\ community\-based\ organizations;$
4	"(2) includes a qualified researcher;
5	"(3) includes a plan for using judicial or other
6	criminal justice authority to administer drug tests to
7	individuals described in subsection (a) at least twice
8	a week, and to swiftly and certainly impose a known
9	set of graduated sanctions for non-compliance with
10	community-release provisions relating to drug absti-
11	nence (whether imposed as a pre-trial, probation, or
12	parole condition or otherwise);
13	"(4) includes a strategy for responding to a
14	range of substance use and abuse problems and a
15	range of criminal histories;
16	"(5) includes a plan for integrating data infra-
17	structure among the agencies and organizations in-
18	cluded in the eligible partnership to enable seamless,
19	real-time tracking of individuals described in sub-
20	section (a);
21	"(6) includes a plan to monitor and measure the
22	progress toward reducing the percentage of the popu-
23	lation of individuals described in subsection (a) who,
24	upon being summoned for a drug test, either fail to
25	show up or who test positive for drugs.

1	"(d) Reports to Congress.—
2	"(1) Interim report.—Not later than June 1,
3	2009, the Director shall submit to Congress a report
4	that identifies the best practices in reducing the use
5	of illicit drugs by chronic hard-drug users, including
6	the best practices identified through the activities
7	funded under this section.
8	"(2) Final report.—Not later than June 1,
9	2010, the Director shall submit to Congress a report
10	on the demonstration programs funded under this sec-
11	tion, including on the matters specified in paragraph
12	(1).
13	"(e) Authorization of Appropriations.—There is
14	authorized to be appropriated to carry out this section
15	\$10,000,000 for each of fiscal years 2007 through 2009.".
16	SEC. 16. AUTHORIZATION OF APPROPRIATIONS.
17	Section 716 (21 U.S.C. 1711), as redesignated by sec-
18	tion 14 of this Act, is amended—
19	(1) by striking "title," and inserting "title, ex-
20	cept activities for which amounts are otherwise spe-
21	cifically authorized by this title,"; and
22	(2) by striking "1999 through 2003" and insert-
23	ing "2007 through 2011".

1	SEC. 17. IECHNICAL AMENDMENTS AND REFEAL.
2	(a) Amendment to Public Health Service Act to
3	REPLACE OBSOLETE REFERENCES.—Section 464P(c) of
4	the Public Health Service Act (42 U.S.C. 2850–4(c)) is
5	amended—
6	(1) in paragraph (1), by striking "under section
7	1002 of the Anti-Drug Abuse Act of 1988 (21 U.S.C.
8	1501)" and inserting "under section 703 of the Office
9	of National Drug Control Policy Reauthorization Act
10	of 1998 (21 U.S.C. 1702)"; and
11	(2) in paragraph (2), by striking "under section
12	1005 of the Anti-Drug Abuse Act of 1988 (21 U.S.C.
13	1504)" and inserting "under section 706 of the Office
14	of National Drug Control Policy Reauthorization Act
15	of 1998 (21 U.S.C. 1705)".
16	(b) Repeal of Special Forfeiture Fund.—Section
17	6073 of the Asset Forfeiture Amendments Act of 1988 (21
18	U.S.C. 1509) is repealed.
19	SEC. 18. REQUIREMENT FOR DISCLOSURE OF FEDERAL
20	SPONSORSHIP OF ALL FEDERAL ADVER-
21	TISING OR OTHER COMMUNICATION MATERIAL
22	RIALS.
23	Section 712 is amended to read as follows:

23

1	"SEC. 712. REQUIREMENT FOR DISCLOSURE OF FEDERAL
2	SPONSORSHIP OF ALL FEDERAL ADVER-
3	TISING OR OTHER COMMUNICATION MATE-
4	RIALS.
5	"(a) Requirement.—Each advertisement or other
6	communication paid for by the Office, either directly or
7	through a contract awarded by the Office, shall include a
8	prominent notice informing the target audience that the ad-
9	vertisement or other communication is paid for by the Of-
10	fice.
11	"(b) Advertisement or Other Communication.—
12	In this section, the term 'advertisement or other commu-
13	nication' includes—
14	"(1) an advertisement disseminated in any form,
15	including print or by any electronic means; and
16	"(2) a communication by an individual in any
17	form, including speech, print, or by any electronic
18	means.".
19	SEC. 19. POLICY RELATING TO SYRINGE EXCHANGE PRO-
20	GRAMS.
21	Section 703(a) (21 U.S.C. 1702(a)) is amended by
22	adding at the end the following:
23	"When developing the national drug control policy, any pol-
24	icy of the Director relating to syringe exchange programs
25	for intravenous drug users shall be based on the best avail-
26	able medical and scientific evidence regarding their effec-

- 1 tiveness in promoting individual health and preventing the
- 2 spread of infectious disease, and their impact on drug ad-
- 3 diction and use. In making any policy relating to syringe
- 4 exchange programs, the Director shall consult with the Na-
- 5 tional Institutes of Health and the National Academy of
- 6 Sciences.".

## Union Calendar No. 209

109TH CONGRESS H. R. 2829

[Report No. 109–315, Parts I, II, and III]

## BILL

To reauthorize the Office of National Drug Control Policy Act.

March 3, 2006

Reported from the Committee on Energy and Commerce with an amendment

March 3, 2006

Reported from the Committee on the Judiciary with an amendment

March 3, 2006

The Permanent Select Committee on Intelligence and the Committee on Education and the Workforce discharged; committed to the Committee of the Whole House on the State of the Union and ordered to be printed