111TH CONGRESS 1ST SESSION H.R. 553

To require the Secretary of Homeland Security to develop a strategy to prevent the over-classification of homeland security and other information and to promote the sharing of unclassified homeland security and other information, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

JANUARY 15, 2009

Ms. HARMAN introduced the following bill; which was referred to the Committee on Homeland Security

A BILL

- To require the Secretary of Homeland Security to develop a strategy to prevent the over-classification of homeland security and other information and to promote the sharing of unclassified homeland security and other information, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

- 4 This Act may be cited as the "Reducing Over-Classi-
- 5 fication Act of 2009".

6 SEC. 2. FINDINGS.

7 Congress finds the following:

(1) A key conclusion in the Final Report of the
 National Commission on Terrorist Attacks Upon the
 United States (commonly known as the "9/11 Com mission") was the need to prevent over-classification
 by the Federal Government.

6 (2) The 9/11 Commission and others have ob-7 served that the over-classification of homeland secu-8 rity information interferes with accurate, actionable, 9 and timely homeland security information sharing, 10 increases the cost of information security, and need-11 lessly limits public access to information.

12 (3) The over-classification problem, which has 13 worsened since the 9/11 attacks, causes considerable 14 confusion about what information can be shared 15 with whom both internally at the Department of 16 Homeland Security and with its external partners. 17 This problem negatively impacts the dissemination 18 of homeland security information to the Depart-19 ment's State, local, tribal, and territorial homeland 20 security and law enforcement partners, private sec-21 tor customers, and the public.

(4) Excessive government secrecy stands in the
way of a safer and more secure homeland. This
trend is antithetical to the creation and operation of
the information sharing environment established

under section 1016 of the Intelligence Reform and
 Terrorism Prevention Act of 2004 (6 U.S.C. 485),
 and must be halted and reversed.

4 (5) To do so, the Department should start with 5 the understanding that all departmental information 6 that is not properly classified, or marked as con-7 trolled unclassified information and otherwise ex-8 empt from disclosure, should be made available to 9 members of the public pursuant to section 552 of 10 title 5, United States Code (commonly referred to as 11 the "Freedom of Information Act").

(6) The Department should also develop and
administer policies, procedures, and programs that
promote compliance with applicable laws, executive
orders, and other authorities pertaining to the proper use of classification markings and the United
States National Archives and Records Administration policies implementing them.

19 SEC. 3. OVER-CLASSIFICATION PREVENTION WITHIN THE

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DEPARTMENT OF HOMELAND SECURITY.

Subtitle A of title II of the Homeland Security Act
of 2002 (6 U.S.C. 121 et seq.) is amended by adding at
the end the following new section:

3 "(a) IN GENERAL.—The Secretary shall develop and administer policies, procedures, and programs within the 4 5 Department to prevent the over-classification of homeland security information, terrorism information, weapons of 6 7 mass destruction information, and other information with-8 in the scope of the information sharing environment estab-9 lished under section 1016 of the Intelligence Reform and Terrorism Prevention Act of 2004 (6 U.S.C. 485) that 10 must be disseminated to prevent and to collectively re-11 spond to acts of terrorism. The Secretary shall coordinate 12 with the Archivist of the United States and consult with 13 representatives of State, local, tribal, and territorial gov-14 ernment and law enforcement, organizations with exper-15 16 tise in civil rights, civil liberties, and government oversight, and the private sector, as appropriate, to develop 17 18 such policies, procedures, and programs.

"(b) REQUIREMENTS.—Not later than one year after
the date of the enactment of the Reducing Over-Classification Act of 2009, the Secretary, in administering the policies, procedures, and programs required under subsection
(a), shall—

24 "(1) create, in consultation with the Archivist
25 of the United States, standard classified and unclas26 sified formats for finished intelligence products cre•HR 553 IH

ated by the Department, consistent with any govern ment-wide standards, practices or procedures for
 similar products;

"(2) require that all finished intelligence prod-4 5 ucts created by the Department be simultaneously 6 prepared in the standard unclassified format, provided that such an unclassified product would rea-7 8 sonably be expected to be of any benefit to a State, 9 local, tribal or territorial government, law enforce-10 ment agency or other emergency response provider, 11 or the private sector, based on input provided by the 12 Interagency Threat Assessment and Coordination 13 Group Detail established under section 210D;

14 "(3) ensure that such policies, procedures, and 15 programs protect the national security as well as the 16 information privacy rights and legal rights of United 17 States persons pursuant to all applicable law and 18 policy, including the privacy guidelines for the infor-19 mation sharing environment established pursuant to 20 section 1016 of the Intelligence Reform and Ter-21 rorism Prevention Act of 2004 (6 U.S.C. 485), as 22 appropriate;

23 "(4) establish an ongoing auditing mechanism
24 administered by the Inspector General of the De25 partment or other appropriate senior Department of-

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1	ficial that randomly selects, on a periodic basis, clas-
2	sified information from each component of the De-
3	partment that generates finished intelligence prod-
4	ucts to—
5	"(A) assess whether applicable classifica-
6	tion policies, procedures, rules, and regulations
7	have been followed;
8	"(B) describe any problems with the ad-
9	ministration of the applicable classification poli-
10	cies, procedures, rules, and regulations, includ-
11	ing specific non-compliance issues;
12	"(C) recommend improvements in aware-
13	ness and training to address any problems iden-
14	tified in subparagraph (B); and
15	"(D) report at least annually to the Com-
16	mittee on Homeland Security of the House of
17	Representatives, the Committee on Homeland
18	Security and Governmental Affairs of the Sen-
19	ate, and the public, in an appropriate format,
20	on the findings of the Inspector General's au-
21	dits under this section;
22	$^{\prime\prime}(5)$ establish a process whereby employees may
23	challenge original classification decisions made by
24	Department employees or contractors and be re-
25	warded with specific incentives for successful chal-

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1	lenges resulting in the removal of classification
2	markings or the downgrading of them;
3	"(6) inform employees and contractors that fail-
4	ure to comply with the policies, procedures, and pro-
5	grams established under this section could subject
6	them to a series of penalties; and
7	"(7) institute a series of penalties for employees
8	and contractors who repeatedly fail to comply with
9	the policies, procedures, and programs established
10	under this section after having received both notice
11	of their noncompliance and appropriate training or
12	re-training to address such noncompliance.
13	"(c) Finished Intelligence Product De-
14	FINED.—The term 'finished intelligence product' means a
15	document in which an intelligence analyst has evaluated,
16	interpreted, integrated, or placed into context raw intel-
17	ligence or information.".
18	SEC. 4. ENFORCEMENT OF OVER-CLASSIFICATION PREVEN-
19	TION WITHIN THE DEPARTMENT OF HOME-
20	LAND SECURITY.
21	Subtitle A of title II of the Homeland Security Act
22	of 2002 (6 U.S.C. 121 et seq.) is further amended by add-
23	ing at the end the following new section:

1	"SEC. 210G. ENFORCEMENT OF OVER-CLASSIFICATION PRE-
2	VENTION PROGRAMS.
3	"(a) Personal Identifiers.—The Secretary
4	shall—
5	((1) assess the technologies available or in use
6	at the Department by which an electronic personal
7	identification number or other electronic identifying
8	marker can be assigned to each Department em-
9	ployee and contractor with original classification au-
10	thority in order to—
11	"(A) track which documents have been
12	classified by a particular employee or con-
13	tractor;
14	"(B) determine the circumstances when
15	such documents have been shared;
16	"(C) identify and address over-classifica-
17	tion problems, including the misapplication of
18	classification markings to documents that do
19	not merit such markings; and
20	"(D) assess the information sharing im-
21	pact of any such problems or misuse;
22	((2) develop an implementation plan for a De-
23	partment standard for such technology with appro-
24	priate benchmarks, a timetable for its completion,
25	and cost estimate for the creation and implementa-
26	tion of a system of electronic personal identification

numbers or other electronic identifying markers for
 all relevant Department employees and contractors;
 and

"(3) upon completion of the implementation 4 5 plan described in paragraph (2), or not later than 6 180 days after the date of the enactment of the Re-7 ducing Over-Classification Act of 2009, whichever is earlier, the Secretary shall provide a copy of the 8 9 plan to the Committee on Homeland Security of the 10 House of Representatives and the Committee on 11 Homeland Security and Governmental Affairs of the 12 Senate.

13 "(b) TRAINING.—The Secretary, in coordination with
14 the Archivist of the United States, shall—

"(1) require annual training for each Department employee and contractor with classification authority or those responsible for analysis, dissemination, preparation, production, receiving, publishing,
or otherwise communicating written classified information, including training to—

21 "(A) educate each employee and contractor
22 about—

23 "(i) the Department's requirement
24 that all classified finished intelligence prod25 ucts that they create be simultaneously

- 1 prepared in unclassified form in a standard 2 format prescribed by the Department, provided that the unclassified product would 3 4 reasonably be expected to be of any benefit to a State, local, tribal, or territorial gov-5 6 ernment, law enforcement agency, or other 7 emergency response provider, or the pri-8 vate sector, based on input provided by the 9 Interagency Threat Assessment and Coordination Group Detail established under 10 11 section 210D; 12 "(ii) the proper use of classification 13 markings, including portion markings; and
- 14 "(iii) the consequences of over-classi-15 fication and other improper uses of classi-16 fication markings, including the 17 misapplication of classification markings to 18 documents that do not merit such mark-19 ings, and of failing to comply with the De-20 partment's policies and procedures established under or pursuant to this section, 21 22 including the negative consequences for the 23 individual's personnel evaluation, homeland 24 security, information sharing, and the

1	overall success of the Department's mis-
2	sions;
3	"(B) serve as a prerequisite, once com-
4	pleted successfully, as evidenced by an appro-
5	priate certificate, for—
6	"(i) obtaining classification authority;
7	and
8	"(ii) renewing such authority annu-
9	ally; and
10	"(C) count as a positive factor, once com-
11	pleted successfully, in the Department's employ-
12	ment, evaluation, and promotion decisions; and
13	((2) ensure that such program is conducted ef-
14	ficiently, in conjunction with any other security, in-
15	telligence, or other training programs required by
16	the Department to reduce the costs and administra-
17	tive burdens associated with the additional training
18	required by this section.
19	"(c) Detailee Program.—The Secretary shall—
20	"(1) implement a Departmental detailee pro-
21	gram to detail Departmental personnel to the Na-
22	tional Archives and Records Administration for one
23	year, for the purpose of—
24	"(A) training and educational benefit for
25	the Department personnel assigned so that they

1	may better understand the policies, procedures
2	and laws governing original classification au-
3	thorities;
4	"(B) bolstering the ability of the National
5	Archives and Records Administration to con-
6	duct its oversight authorities over the Depart-
7	ment and other Departments and agencies; and
8	"(C) ensuring that the policies and proce-
9	dures established by the Secretary remain con-
10	sistent with those established by the Archivist
11	of the United States;
12	((2) ensure that the program established under
13	paragraph (1) includes at least one individual for
14	each Department office with delegated original clas-
15	sification authority; and
16	"(3) in coordination with the Archivist of the
17	United States, report to Congress not later than 90
18	days after the conclusion of the first year of the pro-
19	gram established under paragraph (1), on—
20	"(A) the advisability of expanding the pro-
21	gram on a government-wide basis, whereby
22	other departments and agencies would send
23	detailees to the National Archives and Records
24	Administration; and

"(B) the administrative and monetary
 costs of full compliance with this section.
 "(d) SUNSET OF DETAILEE PROGRAM.—Except as
 otherwise provided by law, subsection (c) shall cease to
 have effect on December 31, 2012.

6 "(e) FINISHED INTELLIGENCE PRODUCT DE7 FINED.—The term 'finished intelligence product' has the
8 meaning given the term in section 210F(c).".

9 SEC. 5. TECHNICAL AMENDMENT.

10 The table of contents in section 1(b) of the Homeland 11 Security Act of 2002 (6 U.S.C. 101(b)) is amended by 12 adding after the item relating to section 210E the fol-13 lowing new items:

"Sec. 210F. Over-classification prevention program. "Sec. 210G. Enforcement of over-classification prevention programs.".