113TH CONGRESS 1ST SESSION S.68

To enhance the security of chemical facilities and for other purposes.

IN THE SENATE OF THE UNITED STATES

JANUARY 23 (legislative day, JANUARY 3), 2013

Mr. LAUTENBERG introduced the following bill; which was read twice and referred to the Committee on Homeland Security and Governmental Affairs

A BILL

To enhance the security of chemical facilities 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 "Secure Chemical Fa-5 cilities Act".

6 SEC. 2. FINDINGS AND PURPOSE.

7 (a) FINDINGS.—Congress finds the following:

8 (1) The chemical sector of the United States 9 represents a target that terrorists could exploit to 10 cause consequences, including death, injury, or seri-11 ous adverse effects to human health, the environment, critical infrastructure, public health, homeland
 security, national security, and the national econ omy.

4 (2) Chemical facilities that pose such potential
5 consequences and that are vulnerable to terrorist at6 tacks must be protected.

7 (3) The Secretary of Homeland Security has
8 statutory authority under section 550 of the Depart9 ment of Homeland Security Appropriations Act,
10 2007 (6 U.S.C. 121 note) to regulate the security
11 practices at chemical facilities that are at significant
12 risk of being terrorist targets.

(4) The Secretary of Homeland Security issued
interim final regulations entitled the "Chemical Facility Anti-Terrorism Standards", which became effective on June 8, 2007.

17 (b) PURPOSE.—The purpose of this Act is to modify
18 and make permanent the authority of the Secretary of
19 Homeland Security to regulate security practices at chem20 ical facilities.

SEC. 3. EXTENSION, MODIFICATION, AND RECODIFICATION OF AUTHORITY OF SECRETARY OF HOME LAND SECURITY TO REGULATE SECURITY PRACTICES AT CHEMICAL FACILITIES.

5 (a) IN GENERAL.—The Homeland Security Act of
6 2002 (6 U.S.C. 101 et seq.) is amended by adding at the
7 end the following:

8 "TITLE XXI—REGULATION OF SE9 CURITY PRACTICES AT CHEM10 ICAL FACILITIES

11 "SEC. 2101. DEFINITIONS.

12 "In this title:

"(1) ACADEMIC LABORATORY.—The term 'aca-13 14 demic laboratory' means a facility or area owned by 15 an institution of higher education (as defined under 16 section 101 of the Higher Education Act of 1965 17 (20 U.S.C. 1001)) or a nonprofit research institute 18 or teaching hospital that has a formal affiliation 19 with an institution of higher education, including 20 photo laboratories, art studios, field laboratories, re-21 search farms, chemical stockrooms, and preparatory 22 laboratories, where relatively small quantities of chemicals and other substances, as determined by 23 24 the Secretary, are—

25 "(A) used on a nonproduction basis for—
26 "(i) teaching;

1	"(ii) research; or
2	"(iii) diagnostic purposes; and
3	"(B) stored and used in containers that
4	are typically manipulated by 1 person.
5	"(2) CHEMICAL FACILITY.—The term 'chemical
6	facility' means any facility—
7	"(A) at which the owner or operator of the
8	facility possesses or plans to possess a sub-
9	stance of concern; or
10	"(B) that meets other risk-related criteria
11	identified by the Secretary.
12	"(3) CHEMICAL FACILITY SECURITY PERFORM-
13	ANCE STANDARDS.—The term 'chemical facility se-
14	curity performance standards' means risk-based
15	standards established by the Secretary under section
16	2103(c).
17	"(4) CHEMICAL FACILITY TERRORIST INCI-
18	DENT.—The term 'chemical facility terrorist inci-
19	dent' means any act or attempted act of terrorism
20	or terrorist incident committed at, near, or against
21	a chemical facility, including such an act that in-
22	volves—
23	"(A) the release of a substance of concern
24	from a chemical facility;

1	"(B) the theft, misappropriation, or misuse
2	of a substance of concern from a chemical facil-
3	ity; or
4	"(C) the sabotage of a chemical facility or
5	a substance of concern at a chemical facility.
6	"(5) COVERED CHEMICAL FACILITY.—The term
7	'covered chemical facility' means a chemical facility
8	that the Secretary determines meets the criteria
9	under section $2102(b)(1)$.
10	"(6) COVERED INDIVIDUAL.—The term 'cov-
11	ered individual' means a permanent, temporary, full-
12	time, or part-time employee of a covered chemical
13	facility or an employee of an entity with which the
14	covered chemical facility has entered into a contract
15	who is performing responsibilities at the covered
16	chemical facility pursuant to the contract.
17	"(7) Employee representative.—The term
18	'employee representative' means the representative
19	of a certified or recognized bargaining agent en-
20	gaged in a collective bargaining relationship with the
21	owner or operator of a chemical facility.
22	"(8) Environment.—The term 'environment'
23	has the meaning given the term in section 101 of the
24	Comprehensive Environmental Response, Compensa-
25	tion, and Liability Act of 1980 (42 U.S.C. 9601).

1	"(9) Method to reduce the consequences
2	OF A TERRORIST ATTACK.—The term 'method to re-
3	duce the consequences of a terrorist attack' means
4	a measure used at a chemical facility that reduces
5	or eliminates the potential consequences of a chem-
6	ical facility terrorist incident, including—
7	"(A) the elimination or reduction in the
8	amount of a substance of concern possessed or
9	planned to be possessed by an owner or oper-
10	ator of a covered chemical facility through the
11	use of alternate substances, formulations, or
12	processes;
13	"(B) the modification of pressures, tem-
14	peratures, or concentrations of a substance of
15	concern; and
16	"(C) the reduction or elimination of onsite
17	handling of a substance of concern through im-
18	provement of inventory control or chemical use
19	efficiency.
20	"(10) Owner or operator.—The term 'owner
21	or operator' with respect to a facility means—
22	"(A) the person who owns the facility;
23	"(B) the person who has responsibility for
24	daily operation of the facility; and
25	"(C) the person who leases the facility.

1	"(11) PERSON.—The term 'person'—
2	"(A) means an individual, trust, firm, joint
3	stock company, corporation (including a govern-
4	ment corporation), partnership, association,
5	State, municipality, commission, political sub-
6	division of a State, or interstate body; and
7	"(B) includes each department, agency, or
8	instrumentality of the United States.
9	"(12) PROTECTED INFORMATION.—
10	"(A) IN GENERAL.—The term 'protected
11	information' includes—
12	"(i) security vulnerability assessments
13	and site security plans, including any as-
14	sessment required under section 2111;
15	"(ii) portions of the following docu-
16	ments, records, orders, notices, or letters
17	that the Secretary has determined by regu-
18	lation would be detrimental to chemical fa-
19	cility security if disclosed and that are de-
20	veloped by the Secretary or the owner or
21	operator of a covered chemical facility for
22	the purposes of this title—
23	"(I) documents directly related to
24	the review and approval or dis-
25	approval of a security vulnerability as-

sessment or site security plan under
this title by the Secretary;
"(II) documents directly related
to an inspection or audit under this
title;
"(III) an order, notice, or letter
regarding the compliance of a covered
chemical facility with this title;
"(IV) information or a document
or record required to be provided to or
created by the Secretary under sub-
section (b) or (c) of section 2102; and
"(V) a document directly related
to a security drill or training exercise,
security threat or breach of security,
or maintenance, calibration, or testing
of security equipment; and
"(iii) any other information, docu-
ment, or record developed exclusively for
the purposes of this title that the Secretary
has determined, by rule, would, if dis-
closed, be detrimental to chemical facility
security.
"(B) EXCLUSIONS.—The term 'protected
information' does not include—

"(i) information, other than a security 1 2 vulnerability assessment or site security plan, that the Secretary has determined, 3 4 by rule, to be— "(I) appropriate to describe com-5 6 pliance by a chemical facility with this 7 title and the implementation of this 8 title by the Secretary; and "(II) not detrimental to chemical 9 10 facility security if disclosed; or 11 "(ii) information, whether or not also 12 contained in a security vulnerability assess-13 ment, site security plan, or in a document, 14 record, order, notice, or letter, or portion 15 thereof, described in clause (ii) or (iii) of 16 subparagraph (A), that is obtained from 17 another source with respect to which the 18 Secretary has not made a determination 19 under either clause, including— "(I) information that is required 20 21 to be made publicly available under 22 any other provision of law; and 23 "(II) information that a chemical facility has lawfully disclosed other 24

1	than in a submission to the Secretary
2	under this title.
3	"(13) Release.—The term 'release' means any
4	spilling, leaking, pumping, pouring, emitting,
5	emptying, discharging, injecting, escaping, leaching,
6	dumping, or disposing into the environment (includ-
7	ing the abandonment or discarding of barrels, con-
8	tainers, and other closed receptacles containing any
9	hazardous substance or pollutant or contaminant).
10	"(14) Security vulnerability assess-
11	MENT.—The term 'security vulnerability assessment'
12	means an assessment described in section
13	2103(a)(1)(B)(i).
14	"(15) SITE SECURITY PLAN.—The term 'site
15	security plan' means a plan described in section
16	2103(a)(1)(B)(ii).
17	"(16) SUBSTANCE OF CONCERN.—The term
18	'substance of concern' means a chemical substance
19	in quantity and form that is designated by the Sec-
20	retary under section 2102(a).
21	"SEC. 2102. RISK-BASED DESIGNATION AND RANKING OF
22	CHEMICAL FACILITIES.
23	"(a) Substances of Concern.—
24	"(1) DESIGNATION BY THE SECRETARY.—The
25	Secretary may—

1	"(A) designate any chemical substance as
2	a substance of concern; and
3	"(B) establish and adjust the threshold
4	quantity for each chemical substance designated
5	under subparagraph (A).
6	"(2) MATTERS FOR CONSIDERATION.—In desig-
7	nating a chemical substance or establishing or ad-
8	justing the threshold quantity for a chemical sub-
9	stance under paragraph (1), the Secretary shall con-
10	sider the potential extent of death, injury, and seri-
11	ous adverse effects to human health, the environ-
12	ment, critical infrastructure, public health, homeland
13	security, national security, and the national economy
14	that could result from a chemical facility terrorist
15	incident involving the chemical substance.
16	"(b) List of Covered Chemical Facilities.—
17	"(1) CRITERIA FOR LIST OF FACILITIES.—The
18	Secretary may designate a chemical facility as a cov-
19	ered chemical facility if the Secretary determines the
20	chemical facility is a sufficient security risk based
21	on—
22	"(A) the potential threat or likelihood that
23	the chemical facility will be a target of a chem-
24	ical facility terrorist incident;

1	"(B) the potential extent and likelihood of
2	death, injury, or serious adverse effects to
3	human health, the environment, critical infra-
4	structure, public health, homeland security, na-
5	tional security, or the national economy that
6	could result from a chemical facility terrorist
7	incident at the chemical facility; and
8	"(C) the proximity of the chemical facility
9	to large population centers.
10	"(2) LIST.—The Secretary shall maintain a list
11	of covered chemical facilities that the Secretary des-
12	ignates under subparagraph (A).
13	"(3) SUBMISSION OF INFORMATION.—In mak-
14	ing a determination whether to designate a chemical
15	facility as a covered chemical facility under para-
16	graph (1), the Secretary may require the submission
17	of information from an owner or operator of a chem-
18	ical facility with respect to the quantities of sub-
19	stances of concern that the owner or operator pos-
20	sesses or plans to possess.
21	"(c) Assignment of Covered Chemical Facili-
22	ties to Risk-Based Tiers.—
23	"(1) Assignment.—The Secretary shall assign
24	each covered chemical facility to 1 of 4 risk-based
25	tiers, as established by the Secretary, with tier 1

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representing the highest degree of risk and tier 4
representing the lowest degree of risk.
"(2) Provision of information.—The owner
or operator of a covered chemical facility shall pro-
vide, at the request of the Secretary, any informa-
tion in addition to information required by the Sec-
retary under subsection $(b)(3)$ that may be nec-
essary for the Secretary to assign the chemical facil-
ity to the appropriate tier under paragraph (1).
"(3) NOTIFICATION.—
"(A) IN GENERAL.—Not later than 60
days after the date on which the Secretary de-
termines that a chemical facility is a covered
chemical facility or is no longer a covered chem-
ical facility or changes the tier assignment of a
covered chemical facility under paragraph (1),
the Secretary shall notify the owner or operator
of the chemical facility of the determination or
change.
"(B) REQUIRED INFORMATION.—A notifi-
cation made by the Secretary under subpara-
graph (A) shall include—
"(i) the reason for the determination
or change described in subparagraph (A);
and

1	"(ii) upon the request of the owner or
2	operator of a covered chemical facility—
3	"(I) the number of individuals at
4	risk of death, injury, or severe adverse
5	effects to human health as a result of
6	a worst case chemical facility terrorist
7	incident at the covered chemical facil-
8	ity;
9	"(II) information relating to why
10	the covered chemical facility is consid-
11	ered critical; and
12	"(III) the proximity or inter-
13	relationship of the covered chemical
14	facility to other critical infrastructure.
15	"(d) REQUIREMENT FOR REVIEW.—The Secretary—
16	"(1) shall periodically review—
17	"(A) the designation of a chemical sub-
18	stance as a substance of concern and the
19	threshold quantity for the substance under sub-
20	section $(a)(1)$; and
21	"(B) whether a chemical facility meets the
22	criteria under subsection $(b)(1)$; and
23	((2) may, at any time, determine whether a
24	chemical facility is a covered chemical facility or

change the tier to which the covered chemical facility
 is assigned under subsection (c)(1).

3 "(e) PROVISION OF THREAT-RELATED INFORMA-4 TION.—The Secretary shall provide to the owner or oper-5 ator or security officer of a covered chemical facility threat 6 information relating to probable threats to the covered 7 chemical facility and methods that could be used in a 8 chemical facility terrorist incident in order to assist the 9 owner or operator in effectively assessing the 10 vulnerabilities to the covered chemical facility.

11 "SEC. 2103. SECURITY VULNERABILITY ASSESSMENTS AND 12 SITE SECURITY PLANS.

13 "(a) IN GENERAL.—

14 "(1) REQUIREMENT.—The Secretary shall—
15 "(A) establish standards, protocols, and
16 procedures for security vulnerability assess17 ments and site security plans required for cov18 ered chemical facilities under this paragraph;

19 "(B) require the owner or operator of each
20 covered chemical facility to—

21 "(i) conduct and submit to the Sec22 retary an assessment of the vulnerability of
23 the covered chemical facility to a range of
24 chemical facility terrorist incidents, includ-

1	ing an incident that results in a worst-case
2	release of a substance of concern;
3	"(ii) prepare, implement, and submit
4	to the Secretary a site security plan for the
5	covered chemical facility that addresses the
6	security vulnerability assessment and
7	meets the risk-based chemical security per-
8	formance standards established under sub-
9	section (c);
10	"(iii) in developing the security vul-
11	nerability assessment and site security
12	plan, include participation by—
13	((I) not less than 1 supervisory
14	employee of the covered chemical fa-
15	cility;
16	((II) not less than 1 non-
17	supervisory employee of the covered
18	chemical facility; and
19	"(III) not less than 1 employee
20	representative from each bargaining
21	agent at the covered chemical facility,
22	if any; and
23	"(iv) include, with the submission of
24	the security vulnerability assessment and
25	the site security plan of the covered chem-

1	ical facility, a signed statement by the
2	owner or operator of the covered chemical
3	facility that certifies that the submission is
4	provided to the Secretary with knowledge
5	of the possible penalties under section
6	2107;
7	"(C) set deadlines, by tier, for the comple-
8	tion of security vulnerability assessments and
9	site security plans;
10	"(D) upon request, as necessary, and to
11	the extent that resources permit, provide tech-
12	nical assistance to a covered chemical facility
13	conducting a security vulnerability assessment
14	or site security plan;
15	"(E) establish specific deadlines and re-
16	quirements for the submission by a covered
17	chemical facility of information describing—
18	"(i) any change in the use by the cov-
19	ered chemical facility of more than a
20	threshold amount of any substance of con-
21	cern that may affect the requirements of
22	the covered chemical facility under this
23	title; or
24	"(ii) any material modification to the
25	operations or site of the covered chemical

1	facility that may affect the security vulner-
2	ability assessment or site security plan
3	submitted by the covered chemical facility;
4	"(F) require the owner or operator of a
5	covered chemical facility to review and resubmit
6	a security vulnerability assessment or site secu-
7	rity plan not less frequently than once every 5
8	years;
9	"(G) not later than 180 days after the
10	date on which the Secretary receives a security
11	vulnerability assessment or site security plan
12	under this paragraph—
13	"(i) review and approve or disapprove
14	the security vulnerability assessment or
15	site security plan; and
16	"(ii) notify the covered chemical facil-
17	ity of the approval or disapproval; and
18	"(H) establish, as appropriate, modified or
19	separate standards, protocols, and procedures
20	for security vulnerability assessments and site
21	security plans for covered chemical facilities
22	that are also academic laboratories.
23	"(2) INHERENTLY GOVERNMENTAL FUNC-
24	TION.—The approval or disapproval of a security
25	vulnerability assessment or site security plan by the

Secretary under this section is an inherently govern mental function.

"(b) PARTICIPATION IN PREPARATION OF SECURITY 3 4 VULNERABILITY Assessments SITE SECURITY OR 5 PLANS.—Any person selected by the owner or operator of 6 a covered chemical facility or by a certified or recognized 7 bargaining agent of a covered chemical facility to partici-8 pate in the development of the security vulnerability as-9 sessment or site security plan for the covered chemical fa-10 cility shall be permitted to participate if the person pos-11 sesses knowledge, experience, training, or education rel-12 evant to the portion of the security vulnerability assess-13 ment or site security plan on which the person is participating. 14

15 "(c) CHEMICAL FACILITY SECURITY PERFORMANCE
16 STANDARDS.—The Secretary shall establish risk-based
17 performance standards to ensure or enhance the security
18 of a covered chemical facility against a chemical facility
19 terrorist incident that are designed to address—

20 "(1) restricting the area perimeter of the cov-21 ered chemical facility;

22 "(2) securing site assets;

23 "(3) screening and controlling access to the cov24 ered chemical facility and to restricted areas within
25 the covered chemical facility by screening or inspect-

"(A) measures to deter the unauthorized 3 4 introduction of dangerous substances and de-5 vices that may facilitate a chemical facility ter-6 rorist incident or actions having serious nega-7 tive consequences for the population sur-8 rounding the covered chemical facility; and

9 "(B) measures implementing a regularly 10 updated identification system that checks the 11 identification of covered chemical facility per-12 sonnel and other persons seeking access to the 13 covered chemical facility and that discourages 14 abuse through established disciplinary meas-15 ures;

"(4) methods to deter, detect, and delay a 16 17 chemical facility terrorist incident, creating sufficient 18 time between detection of a chemical facility ter-19 rorist incident and the point at which the chemical 20 facility terrorist incident becomes successful, includ-21 ing measures to—

22 "(A) deter vehicles from penetrating the 23 perimeter of the covered chemical facility, gain-24 ing unauthorized access to restricted areas, or

1	otherwise presenting a hazard to potentially
2	critical targets;
3	"(B) deter chemical facility terrorist inci-
4	dents through visible, professional, well-main-
5	tained security measures and systems, includ-
6	ing—
7	"(i) security personnel;
8	"(ii) detection systems;
9	"(iii) barriers and barricades; and
10	"(iv) hardened or reduced value tar-
11	gets;
12	"(C) detect chemical facility terrorist inci-
13	dents at early stages through—
14	"(i) counter-surveillance at the site of
15	the covered chemical facility;
16	"(ii) frustration of opportunity to ob-
17	serve potential targets;
18	"(iii) site surveillance and sensing sys-
19	tems; and
20	"(iv) barriers and barricades; and
21	"(D) delay a chemical facility terrorist in-
22	cident for a sufficient period of time so as to
23	allow appropriate response through—
24	"(i) onsite security response;
25	"(ii) barriers and barricades;

1	"(iii) hardened targets; and
2	"(iv) well-coordinated response plan-
3	ning;
4	"(5) securing and monitoring the shipping, re-
5	ceipt, and storage of a substance of concern for the
6	covered chemical facility;
7	"(6) deterring theft or diversion of a substance
8	of concern;
9	"(7) deterring insider sabotage;
10	"(8) deterring cyber sabotage, including by pre-
11	venting unauthorized onsite or remote access to crit-
12	ical process controls, including—
13	"(A) supervisory control and data acquisi-
14	tion systems;
15	"(B) distributed control systems;
16	"(C) process control systems;
17	"(D) industrial control systems;
18	"(E) critical business systems; and
19	"(F) other sensitive computerized systems;
20	((9) developing and conducting exercises of an
21	internal emergency plan for owners, operators, and
22	covered individuals for a covered chemical facility for
23	responding to chemical facility terrorist incidents at
24	the covered chemical facility, including providing ap-
25	propriate information to any local emergency plan-

1	ning committee, State emergency response commis-
2	sion, local law enforcement officials, and emergency
3	response providers to ensure an effective, collective
4	response to terrorist incidents;
5	"(10) maintaining effective monitoring, commu-
6	nications, and warning systems, including—
7	"(A) measures designed to ensure that se-
8	curity systems and equipment are in good work-
9	ing order and inspected, tested, calibrated, and
10	otherwise maintained;
11	"(B) measures designed to regularly test
12	security systems, note deficiencies, correct for
13	detected deficiencies, and record results so that
14	the results are available for inspection by the
15	Secretary; and
16	"(C) measures to allow the chemical facil-
17	ity to promptly identify and respond to security
18	system and equipment failures or malfunctions;
19	"(11) ensuring mandatory annual security
20	training, exercises, and drills of covered chemical fa-
21	cility personnel appropriate to their roles, respon-
22	sibilities, and access to a substance of concern, in-
23	cluding participation by local law enforcement agen-
24	cies, and local emergency response providers, and

1	appropriate supervisory and non-supervisory facility
2	employees and employee representatives, if any;
3	"(12) performing personnel surety for individ-
4	uals with access to restricted areas or critical assets
5	by conducting appropriate background checks and
6	ensuring appropriate credentials for unescorted visi-
7	tors and covered chemical facility personnel, includ-
8	ing permanent and part-time personnel, temporary
9	personnel, and contract personnel, including—
10	"(A) measures designed to verify and vali-
11	date identity;
12	"(B) measures designed to check criminal
13	history;
14	"(C) measures designed to verify and vali-
15	date legal authorization to work; and
16	"(D) measures designed to identify individ-
17	uals with terrorist ties;
18	"(13) escalating the level of protective measures
19	for periods of elevated threat;
20	"(14) specific threats, vulnerabilities, or risks
21	identified by the Secretary for the covered chemical
22	facility;
23	"(15) reporting of significant security incidents
24	to the Secretary and to appropriate local law en-
25	forcement officials;

1	"(16) identifying, investigating, reporting, and
2	maintaining records of significant security incidents
3	and suspicious activities at or near the covered
4	chemical facility;
5	"(17) establishing 1 or more officials and an or-
6	ganization responsible for—
7	"(A) security;
8	"(B) compliance with the standards estab-
9	lished under this subsection;
10	"(C) serving as the point of contact for in-
11	cident management purposes with Federal
12	agencies, agencies of State or local government
13	(including law enforcement agencies), and emer-
14	gency response providers; and
15	"(D) coordination with Federal agencies,
16	agencies of State or local government (including
17	law enforcement agencies), and emergency re-
18	sponse providers regarding plans and security
19	measures for the collective response to a chem-
20	ical facility terrorist incident;
21	"(18) maintaining appropriate records relating
22	to the security of the covered chemical facility, in-
23	cluding a copy of the most recent security vulner-
24	ability assessment and site security plan, at the cov-
25	ered chemical facility;

1	"(19) assessing and, as appropriate, using
2	methods to reduce the consequences of a terrorist
3	attack;
4	"(20) methods to recover or mitigate the re-
5	lease of a substance of concern in the event of a
6	chemical facility terrorist incident;
7	"(21) methods to mitigate the risks of exposure
8	to chemical agents by maintaining an adequate sup-
9	ply of equipment and products to provide for decon-
10	tamination procedures designed to neutralize the
11	chemical agents; and
12	"(22) any additional security performance
13	standards the Secretary may specify.
14	"(d) RISK-BASED CHEMICAL SECURITY PERFORM-
15	ANCE STANDARDS.—
16	"(1) IN GENERAL.—The Secretary shall estab-
17	lish risk-based chemical security performance stand-
18	ards for the site security plans required to be sub-
19	mitted by covered chemical facilities under sub-
20	section (a).
21	"(2) REQUIREMENTS.—In establishing the risk-
22	based chemical security performance standards
23	under paragraph (1), the Secretary shall—
24	"(A) require separate and, as appropriate,
25	increasingly stringent risk-based chemical secu-

rity performance standards for site security
 plans as the level of risk associated with the
 tier increases; and

4 "(B) permit each covered chemical facility
5 that submits a site security plan to select a
6 combination of security measures that satisfy
7 the risk-based chemical security performance
8 standards established by the Secretary under
9 this subsection.

10 "(e) COLLOCATED CHEMICAL FACILITIES.—The Sec-11 retary may allow an owner or operator of a covered chem-12 ical facility that is located geographically close, as deter-13 mined by the Secretary, to another covered chemical facil-14 ity to develop and implement coordinated security vulner-15 ability assessments and site security plans.

16 "(f) ALTERNATE SECURITY PROGRAMS AS COMPO17 NENT OF SECURITY VULNERABILITY ASSESSMENT AND
18 SITE SECURITY PLAN.—

"(1) ACCEPTANCE OF PROGRAM.—At the request of an owner or operator of a covered chemical
facility, the Secretary may accept an alternate security program submitted by the owner or operator as
a component of the security vulnerability assessment
or site security plan required under this section, if
the Secretary determines that the alternate security

1	program, in combination with other components of
2	the security vulnerability assessment and site secu-
3	rity plan submitted by the owner or operator of the
4	covered chemical facility—
5	"(A) meets the requirements under this
6	title and the regulations promulgated under this
7	title;
8	"(B) provides the level of security that is
9	equivalent to the level of security required
10	under this title and the regulations promulgated
11	under this title; and
12	"(C) includes employee participation as re-
13	quired under subsection (a)(1)(B)(iii).
14	"(2) Secretarial review required.—Noth-
15	ing in this subsection shall relieve the Secretary of
16	the obligation to—
17	"(A) review a security vulnerability assess-
18	ment or site security plan submitted by a cov-
19	ered chemical facility under this section; and
20	"(B) approve or disapprove the security
21	vulnerability assessment or site security plan on
22	an individual basis according to the deadlines
23	established under subsection (a).
24	"(3) Obligations of covered chemical fa-
25	CILITY UNAFFECTED.—Nothing in this subsection

	29
1	shall relieve a covered chemical facility of the obliga-
2	tion and responsibility to comply with any require-
3	ment under this title.
4	"(4) PERSONNEL SURETY ALTERNATE SECU-
5	RITY PROGRAM.—Upon application from a nonprofit
6	personnel surety accrediting organization acting on
7	behalf of, and with written authorization from, the
8	owner or operator of a covered chemical facility, the
9	Secretary may accept a personnel surety alternate
10	security program that—
11	"(A) meets the requirements of section
12	2115; and
13	"(B) provides for a background check
14	process that is—
15	"(i) expedited, affordable, reliable,
16	and accurate;
17	"(ii) fully protective of the rights of
18	covered individuals through procedures
19	that are consistent with the privacy protec-
20	tions available under the Fair Credit Re-
21	porting Act (15 U.S.C. 1681 et seq.); and
22	"(iii) a single background check con-
23	sistent with a risk-based tiered program.
24	"(g) Other Authorities.—
25	"(1) REGULATION OF MARITIME FACILITIES.—

1	"(A) RISK-BASED TIERING.—The owner or
2	operator of a chemical facility required to sub-
3	mit a facility security plan under section
4	70103(c) of title 46, United States Code, shall
5	be required to submit information to the Sec-
6	retary necessary to—
7	"(i) determine whether to designate
8	the chemical facility as a covered chemical
9	facility; and
10	"(ii) assign the chemical facility to a
11	risk-based tier under section 2102 of this
12	title.
13	"(B) ADDITIONAL MEASURES.—Subject to
14	subparagraph (C), in the case of a facility for
15	which a facility security plan is required to be
16	submitted under section 70103(c) of title 46,
17	United States Code, that is designated as a cov-
18	ered chemical facility, the Commandant of the
19	Coast Guard, after consultation with the Sec-
20	retary, shall require the owner or operator of
21	the facility to update the security vulnerability
22	assessments and facility security plans required
23	under section 70103(c) of title 46, United
24	States Code, if necessary, to ensure a level of
25	security for substances of concern that is equiv-

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1	alent to the level of security required by regula-
2	tions promulgated under this title, including the
3	requirements under section 2111, in the same
4	manner as other covered chemical facilities in
5	this title.
6	"(C) Personnel surety.—
7	"(i) Exception.—The owner or oper-
8	ator of a covered chemical facility that has
9	a facility security plan approved under sec-
10	tion 70103(c) of title 46, United States
11	Code, shall not be required to update or
12	amend the facility security plan in order to
13	meet the requirements under section 2115
14	of this title.
15	"(ii) Equivalent access.—An indi-
16	vidual described in section $2115(b)(1)(B)$
17	who has been granted access to restricted
18	areas or critical assets by the owner or op-
19	erator of a facility for which a facility se-
20	curity plan is required to be submitted
21	under section 70103(c) of title 46, United
22	States Code, may be considered by the
23	owner or operator to have satisfied the re-
24	quirement for passing a security back-
25	ground check required under section 2115

1 for purposes of granting the individual ac-2 cess to restricted areas or critical assets of 3 a covered chemical facility that is owned or 4 operated by the same owner or operator. 5 "(D) INFORMATION SHARING AND PRO-6 TECTION.—Notwithstanding section 70103(d) 7 of title 46, United States Code, the Com-8 mandant of the Coast Guard, after consultation 9 with the Secretary, shall apply the information 10 sharing and protection requirements in section 11 2110 of this title to a facility described in sub-12 paragraph (B). 13 "(E) ENFORCEMENT.—The Secretary shall 14 establish, by rule, procedures to ensure that an 15 owner or operator of a covered chemical facility 16 that is required to update the security vulner-17 ability assessment and facility security plan for 18 the covered chemical facility under subpara-19 graph (B) is in compliance with this title. 20 "(F) FORMAL AGREEMENT.—The Sec-21 retary shall— 22 "(i) require the Office of Infrastruc-23 ture Protection and the Coast Guard to

enter into a formal agreement detailing the

respective roles and responsibilities of the

24

1	Office of Infrastructure Protection and the
2	Coast Guard in carrying out this title,
3	which shall ensure that the enforcement
4	and compliance requirements under this
5	title and section 70103 of title 46, United
6	States Code, are not conflicting or duplica-
7	tive; and
8	"(ii) designate the agency responsible
9	for enforcing this title with respect to cov-
10	ered chemical facilities for which facility
11	security plans are required to be submitted
12	under section 70103(c) of title 46, United
13	States Code, consistent with the require-
14	ments of subparagraphs (B) and (D).
15	"(2) Coordination of storage licensing
16	OR PERMITTING REQUIREMENT.—In the case of any
17	storage required to be licensed or permitted under
18	chapter 40 of title 18, United States Code, the Sec-
19	retary shall prescribe the rules and regulations for
20	the implementation of this section, with the concur-
21	rence of the Attorney General, and avoid unneces-
22	sary duplication of regulatory requirements.
23	"(h) Role of Employees.—
24	"(1) Description of role required.—A site
25	security plan for an owner or operator of a covered

1	chemical facility shall describe the roles or respon-
2	sibilities that covered individuals are expected to per-
3	form to deter or respond to a chemical facility ter-
4	rorist incident.
5	"(2) Annual training for employees.—
6	"(A) IN GENERAL.—The owner or operator
7	of a covered chemical facility shall annually pro-
8	vide each covered individual with a role or re-
9	sponsibility referred to in paragraph (1) at the
10	covered chemical facility with not less than 8
11	hours of training.
12	"(B) REQUIREMENTS.—The training re-
13	quired under subparagraph (A) shall, as rel-
14	evant to the role or responsibility of the covered
15	individual—
16	"(i) include an identification and dis-
17	cussion of substances of concern;
18	"(ii) include a discussion of possible
19	consequences of a chemical facility ter-
20	rorist incident;
21	"(iii) review and include exercises of
22	the site security plan of the covered chem-
23	ical facility, including any requirements for
24	differing threat levels;

1	"(iv) include a review of information
2	protection requirements;
3	"(v) include a discussion of physical
4	and cyber security equipment, systems,
5	and methods used to achieve chemical se-
6	curity performance standards;
7	"(vi) allow training with other rel-
8	evant participants, including Federal em-
9	ployees, employees of a State or local gov-
10	ernment, and emergency response pro-
11	viders, where appropriate;
12	"(vii) use national voluntary con-
13	sensus standards, chosen jointly with em-
14	ployee representatives, if any;
15	"(viii) allow instruction through gov-
16	ernment training programs, chemical facili-
17	ties, academic institutions, nonprofit orga-
18	nizations, industry and private organiza-
19	tions, employee organizations, and other
20	relevant entities that provide such training;
21	"(ix) use multiple training media and
22	methods;
23	"(x) include a discussion of appro-
24	priate emergency response procedures, in-

1	cluding procedures to mitigate the effects
2	of a chemical facility terrorist incident; and
3	"(xi) include review and discussion of
4	methods to reduce the consequences of a
5	terrorist attack that are applicable to the
6	covered chemical facility.
7	"(3) Equivalent training.—An owner or op-
8	erator of a covered chemical facility may satisfy the
9	training requirement described in clause (i), (ii),
10	(iii), (iv), (v), or (x) of subparagraph $(2)(B)$ for a
11	covered individual with roles or responsibilities under
12	paragraph (1) through training that the owner or
13	operator certifies is equivalent, in a manner pre-
14	scribed by the Secretary.
15	"(4) Worker training grant program.—
16	"(A) AUTHORITY.—The Secretary may
17	make grants to, and enter into cooperative
18	agreements with, eligible entities to provide for
19	the training and education of—
20	"(i) covered individuals with roles or
21	responsibilities described in paragraph (1);
22	and
23	"(ii) emergency response providers
24	who would respond to a chemical facility
25	terrorist incident.

1	"(B) Administration.—The Secretary
2	shall seek to enter into an agreement with the
3	Director of the National Institute for Environ-
4	mental Health Sciences, or with the head of an-
5	other Federal or State agency, to make and ad-
6	minister grants or cooperative agreements
7	under this paragraph.
8	"(C) USE OF FUNDS.—Amounts provided
9	under this paragraph shall be used to provide
10	for the training and education of covered indi-
11	viduals with roles or responsibilities described in
12	paragraph (1) and emergency response pro-
10	viders, including—
13	viders, menduling—
13 14	"(i) the annual mandatory training
14	"(i) the annual mandatory training
14 15	"(i) the annual mandatory training specified in paragraph (2); and
14 15 16	"(i) the annual mandatory training specified in paragraph (2); and "(ii) other appropriate training to
14 15 16 17	 "(i) the annual mandatory training specified in paragraph (2); and "(ii) other appropriate training to protect nearby persons, property, critical
14 15 16 17 18	 "(i) the annual mandatory training specified in paragraph (2); and "(ii) other appropriate training to protect nearby persons, property, critical infrastructure, or the environment from
14 15 16 17 18 19	"(i) the annual mandatory training specified in paragraph (2); and "(ii) other appropriate training to protect nearby persons, property, critical infrastructure, or the environment from the effects of a chemical facility terrorist
 14 15 16 17 18 19 20 	"(i) the annual mandatory training specified in paragraph (2); and "(ii) other appropriate training to protect nearby persons, property, critical infrastructure, or the environment from the effects of a chemical facility terrorist incident.
 14 15 16 17 18 19 20 21 	 "(i) the annual mandatory training specified in paragraph (2); and "(ii) other appropriate training to protect nearby persons, property, critical infrastructure, or the environment from the effects of a chemical facility terrorist incident. "(D) ELIGIBLE ENTITIES.—In this para-
 14 15 16 17 18 19 20 21 22 	 "(i) the annual mandatory training specified in paragraph (2); and "(ii) other appropriate training to protect nearby persons, property, critical infrastructure, or the environment from the effects of a chemical facility terrorist incident. "(D) ELIGIBLE ENTITIES.—In this paragraph, the term 'eligible entity' means a non-

1	health and safety or security training programs
2	for employees or emergency response providers.
3	"(E) Presumption of congress relat-
4	ING TO COMPETITIVE PROCEDURES.—
5	"(i) Presumption.—It is the pre-
6	sumption of Congress that grants awarded
7	under this paragraph will be awarded
8	using competitive procedures based on
9	merit.
10	"(ii) REPORT TO CONGRESS.—If the
11	Secretary awards grants under this para-
12	graph without using competitive proce-
13	dures, the Secretary shall submit to Con-
14	gress a report explaining why competitive
15	procedures were not used.
16	"(i) STATE, REGIONAL, OR LOCAL GOVERNMENTAL
17	ENTITIES.—A covered chemical facility may not be re-

17 ENTITIES.—A covered chemical facility may not be re18 quired under the law of a State or local government to
19 provide a security vulnerability assessment or site security
20 plan to any entity of a State, regional government, or local
21 government entity solely based on the requirement under
22 subsection (a) that the covered chemical facility submit a
23 security vulnerability assessment or site security plan to
24 the Secretary.

"SEC. 2104. SITE INSPECTIONS.

1

2 "(a) RIGHT OF ENTRY.—For purposes of carrying
3 out this title, the Secretary shall have, at a reasonable
4 time and on presentation of credentials, a right of entry
5 to, on, or through any property of a covered chemical facil6 ity or any property on which any record required to be
7 maintained under this section is located.

8 "(b) Inspections and Verifications.—

9 "(1) IN GENERAL.—The Secretary shall, at 10 such time and place as the Secretary determines to 11 be reasonable and appropriate, conduct security in-12 spections and verifications of a covered chemical fa-13 cility.

14 "(2) REQUIREMENTS.—To ensure and evaluate 15 compliance with this title, including any regulations 16 or requirements adopted by the Secretary in further-17 ance of the purposes of this title, in conducting an 18 inspection or verification under paragraph (1), the 19 Secretary shall have access to the owners, operators, 20 employees, and employee representatives, if any, of 21 a covered chemical facility.

22 "(c) UNANNOUNCED INSPECTIONS.—

23 "(1) IN GENERAL.—In addition to any inspec24 tion conducted under subsection (b), the Secretary
25 shall conduct unannounced facility inspections of

1	covered chemical facilities assigned to tier 1 or tier
2	2 under section $2102(c)(1)$.
3	"(2) REQUIREMENTS.—The inspections re-
4	quired under this subsection shall be—
5	"(A) conducted without prior notice to the
6	owner, operator, or any employee of the covered
7	chemical facility;
8	"(B) designed to evaluate at the covered
9	chemical facility undergoing inspection—
10	"(i) the ability of the covered chemical
11	facility to prevent a chemical facility ter-
12	rorist incident that the site security plan of
13	the covered chemical facility is intended to
14	prevent;
15	"(ii) the ability of the covered chem-
16	ical facility to protect against security
17	threats that are required to be addressed
18	by the site security plan of the covered
19	chemical facility; and
20	"(iii) any weaknesses in the site secu-
21	rity plan of the covered chemical facility;
22	"(C) conducted so as not to affect the ac-
23	tual security, physical integrity, safety, or reg-
24	ular operations of the covered chemical facility

1	or the employees of the covered chemical facility
2	while the inspection is conducted; and
3	"(D) conducted—
4	"(i) every 2 years in the case of a cov-
5	ered chemical facility assigned to tier 1;
6	and
7	"(ii) every 4 years in the case of a
8	covered chemical facility assigned to tier 2.
9	"(d) CHEMICAL FACILITY INSPECTORS AUTHOR-
10	IZED.—During fiscal years 2014 and 2015, and subject
11	to the availability of appropriations, the Secretary shall
12	increase by not less than 100 the total number of chemical
13	facility inspectors within the Department to ensure com-
14	pliance with this title.
15	"(e) Confidential Communications.—The Sec-
16	retary shall offer non-supervisory employees of a covered
17	chemical facility the opportunity to confidentially commu-
18	nicate information relevant to the compliance or non-
19	compliance of the employer with this title, including com-
20	pliance or noncompliance with any regulation or require-
21	ment adopted by the Secretary under this title.
22	"(f) Right To Accompany During Physical In-
23	SPECTION.—If a representative of the owner or operator
• •	

24 of a covered chemical facility will accompany the Secretary25 on a physical inspection of the covered chemical facility,

an employee representative of each certified or recognized
 bargaining agent at the covered chemical facility, if any,
 or, if none, a nonsupervisory employee, shall be offered
 the opportunity to accompany the Secretary during the
 physical inspection to aid in the inspection.

6 "SEC. 2105. RECORDS.

7 "(a) REQUEST FOR RECORDS.—For purposes of car-8 rying out this title, the Secretary may require submission 9 of, or upon presentation of credentials and at reasonable 10 times may obtain access to and copy, any records, including any records maintained in electronic format, necessary 11 for reviewing or analyzing a security vulnerability assess-12 13 ment, or site security plan submitted under section 2103, or for assessing the implementation of a site security plan. 14 15 "(b) PROPER HANDLING OF RECORDS.—The Secretary shall ensure that any records accessed under sub-16 17 section (a) are handled and secured appropriately in ac-18 cordance with section 2110.

19 "SEC. 2106. TIMELY SHARING OF THREAT INFORMATION.

"(a) RESPONSIBILITIES OF SECRETARY.—Upon the
receipt of information concerning a threat that is relevant
to a certain covered chemical facility, the Secretary shall
provide the information in a timely manner, to the maximum extent practicable under applicable authority and in
the interests of national security, to—

1	((1) the owner, operator, or security officer of
2	the covered chemical facility;
3	"(2) a representative of each recognized or cer-
4	tified bargaining agent at the covered chemical facil-
5	ity, if any; and
6	"(3) relevant authorities of State or local gov-
7	ernment, including the State Homeland Security Ad-
8	visor, if any.
9	"(b) Responsibilities of Owner or Operator.—
10	The Secretary shall require the owner or operator of a
11	covered chemical facility to provide to the Secretary in a
12	timely manner, information concerning—
13	"(1) a threat about any significant security in-
14	cident or threat to the covered chemical facility; or
15	((2) any intentional or unauthorized penetra-
16	tion of the physical security or cyber security of the
17	covered chemical facility, whether successful or un-
18	successful.
19	"SEC. 2107. ENFORCEMENT.
20	"(a) Review of Security Vulnerability Assess-
21	MENT AND SITE SECURITY PLAN.—
22	"(1) DISAPPROVAL.—The Secretary shall dis-
23	approve a security vulnerability assessment or site
24	security plan submitted under this title if the Sec-
25	retary determines that—

1	"(A) the security vulnerability assessment
2	or site security plan does not comply with the
3	standards, protocols, or procedures under sec-
4	tion $2103(a)(1)(A)$; or
5	"(B) in the case of a site security plan—
6	"(i) the site security plan or the im-
7	plementation of the site security plan is in-
8	sufficient to address vulnerabilities identi-
9	fied in a security vulnerability assessment,
10	site inspection, or unannounced inspection
11	of the covered chemical facility; or
12	"(ii) the site security plan fails to
13	meet all applicable chemical facility secu-
14	rity performance standards.
15	"(2) NOTIFICATION OF DISAPPROVAL.—If the
16	Secretary disapproves the security vulnerability as-
17	sessment or site security plan submitted by a cov-
18	ered chemical facility under this title or the imple-
19	mentation of a site security plan by a covered chem-
20	ical facility, the Secretary shall provide the owner or
21	operator of the covered chemical facility a written
22	notification of the disapproval not later than 14 days
23	after the date on which the Secretary disapproves
24	the security vulnerability assessment or site security
25	plan, which shall—

1	"(A) include a clear explanation of defi-
2	ciencies in the security vulnerability assessment,
3	site security plan, or implementation of the site
4	security plan; and
5	"(B) require the owner or operator of the
6	covered chemical facility to—
7	"(i) revise the security vulnerability
8	assessment or site security plan to address
9	any deficiencies; and
10	"(ii) by such date as the Secretary de-
11	termines is appropriate, submit the revised
12	security vulnerability assessment or site se-
13	curity plan to the Secretary.
14	"(b) Remedies.—
15	"(1) Order for compliance.—If the Sec-
16	retary determines that an owner or operator of a
17	covered chemical facility has violated or is in viola-
18	tion of any requirement of this title or has failed or
19	is failing to address any deficiencies in the security
20	vulnerability assessment, site security plan, or imple-
21	mentation of the site security plan for the covered
22	chemical facility by such date as designated by the
23	Secretary, the Secretary may—
24	"(A) after providing notice to the owner or
25	operator and an opportunity, in accordance

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1 with the regulations issued under this title, for 2 the owner or operator to seek review by the De-3 partment of the determination of the Secretary, 4 issue an order assessing an administrative pen-5 alty of not more than \$25,000 for each day be-6 fore, on, or after the date of the order that the 7 violation occurs or for each day after the date 8 of the order that a failure to comply continues, 9 requiring compliance immediately or within a 10 specified time period, or both; or

"(B) in a civil action, obtain appropriate
equitable relief, a civil penalty of not more than
\$25,000 for each day before, on, or after the
date of the order that the violation occurs or for
each day after the date of the order that a failure to comply continues, or both.

17 "(2) Order to cease operations.—If the 18 Secretary determines that an owner or operator of 19 a covered chemical facility continues to be in non-20 compliance after an order for compliance is issued 21 under paragraph (1), the Secretary may issue an 22 order to the owner or operator to cease operations 23 at the covered chemical facility until the Secretary 24 determines the owner or operator is in compliance.

"(c) APPLICABILITY OF PENALTIES.—A penalty
 under subsection (b)(1) may be imposed for any violation
 of this title, including a violation of the whistleblower pro tections under section 2108.

5 "SEC. 2108. WHISTLEBLOWER PROTECTIONS.

6 "(a) Establishment.—

"(1) IN GENERAL.—The Secretary shall establish and provide information to the public regarding
a process by which an individual may submit a report to the Secretary regarding problems, deficiencies, or vulnerabilities at a covered chemical facility associated with the risk of a chemical facility
terrorist incident.

14 "(2) CONFIDENTIALITY.—

15 "(A) IN GENERAL.—The Secretary shall
16 keep confidential the identity of any individual
17 who submits a report under this subsection.

"(B) COMPLIANCE WITH SECTION 2110.—A
report submitted under this subsection shall be
treated as protected information under section
21 2110 to the extent that the report does not consist of publicly available information.

23 "(3) ACKNOWLEDGMENT OF RECEIPT.—If a re24 port submitted under this subsection identifies the
25 individual submitting the report, the Secretary shall

1	respond promptly to the individual to acknowledge
2	receipt of the report.
3	"(4) Steps to address problems.—The Sec-
4	retary shall—
5	"(A) review and consider the information
6	provided in a report submitted under this sub-
7	section; and
8	"(B) as necessary, take appropriate steps
9	under this title to address any problem, defi-
10	ciency, or vulnerability identified in the report.
11	"(b) RETALIATION PROHIBITED.—
12	"(1) Prohibition.—An owner or operator of a
13	covered chemical facility, for-profit or nonprofit cor-
14	poration, association, or any contractor, subcon-
15	tractor or agent thereof, may not discharge an em-
16	ployee or otherwise discriminate against an employee
17	with respect to compensation of the employee, terms,
18	conditions, or other privileges of employment be-
19	cause the employee (or any individual acting on be-
20	half of the employee)—
21	"(A) notified the Secretary, the owner or
22	operator of a covered chemical facility, or the
23	employer of the employee of an alleged violation
24	of this title, including notification of such an al-

1	leged violation through communications related
2	to carrying out the job duties of the employee;
3	"(B) refused to participate in any conduct
4	that the employee reasonably believes is in non-
5	compliance with a requirement under this title,
6	if the employee has identified the alleged non-
7	compliance to the employer;
8	"(C) testified before or otherwise provided
9	information relevant for Congress or for any
10	Federal or State proceeding regarding any pro-
11	vision (or proposed provision) of this title;
12	"(D) commenced, caused to be commenced,
13	or is about to commence or cause to be com-
14	menced a proceeding under this title;
15	"(E) testified, or is about to testify, in a
16	proceeding under this title; or
17	"(F) assisted or participated, or is about
18	to assist or participate, in any manner in a pro-
19	ceeding under this title or in any other action
20	to carry out the purposes of this title.
21	"(2) Enforcement action.—
22	"(A) IN GENERAL.—An employee covered
23	by this section who alleges discrimination by an
24	employer in violation of paragraph (1) may
25	bring an action governed by the rules and pro-

1	cedures, legal burdens of proof, and remedies
2	applicable under subsections (d) through (h) of
3	section 20109 of title 49, United States Code.
4	"(B) DISTRICT COURT REVIEW.—An em-
5	ployee who brings an action under subpara-
6	graph (A) may seek review by a district court
7	of the United States as set forth in subsection
8	(d)(3) of section 20109 of title 49, United
9	States Code not later than 90 days after receiv-
10	ing a written final determination by the Sec-
11	retary of Labor.
12	"(3) Prohibited personnel practices af-
13	FECTING THE DEPARTMENT.—
14	"(A) IN GENERAL.—Notwithstanding any
	other provision of law, an individual holding or
15	outer provision of have, an inclusion of any
15 16	applying for a position within the Department
16	applying for a position within the Department
16 17	applying for a position within the Department shall be covered by—
16 17 18	applying for a position within the Department shall be covered by— "(i) paragraphs (1), (8), and (9) of
16 17 18 19	applying for a position within the Department shall be covered by— "(i) paragraphs (1), (8), and (9) of section 2302(b) of title 5, United States
16 17 18 19 20	applying for a position within the Department shall be covered by— "(i) paragraphs (1), (8), and (9) of section 2302(b) of title 5, United States Code;
16 17 18 19 20 21	applying for a position within the Department shall be covered by— "(i) paragraphs (1), (8), and (9) of section 2302(b) of title 5, United States Code; "(ii) any provision of law imple-
 16 17 18 19 20 21 22 	applying for a position within the Department shall be covered by— "(i) paragraphs (1), (8), and (9) of section 2302(b) of title 5, United States Code; "(ii) any provision of law imple- menting paragraph (1), (8), or (9) of sec-

1	available to an employee or applicant for
2	employment in the civil service; and
3	"(iii) any rule or regulation prescribed
4	under paragraph (1) , (8) , or (9) of section
5	2302(b) of title 5, United States Code.
6	"(B) RULE OF CONSTRUCTION.—Nothing
7	in this paragraph shall be construed to affect
8	any rights, apart from those referred to in sub-
9	paragraph (A), to which an individual described
10	in subparagraph (A) might otherwise be enti-
11	tled to under law.

12 "SEC. 2109. FEDERAL PREEMPTION.

"This title does not preclude or deny any right of any 13 14 State or unit of local government to adopt or enforce any 15 regulation, requirement, or standard of performance with 16 respect to a covered chemical facility that is more stringent than a regulation, requirement, or standard of per-17 formance issued under this title, or otherwise impair any 18 19 right or jurisdiction of any State or unit of local govern-20 ment with respect to covered chemical facilities within the State or unit of local government. 21

22 "SEC. 2110. PROTECTION OF INFORMATION.

23 "(a) PROHIBITION OF PUBLIC DISCLOSURE OF PRO24 TECTED INFORMATION.—Protected information—

1	
1	"(1) shall be exempt from disclosure under sec-
2	tion 552 of title 5, United States Code; and
3	((2) shall not be made available under the law
4	of any State or local government requiring disclosure
5	of information or records.
6	"(b) Information Sharing.—
7	"(1) IN GENERAL.—The Secretary shall pre-
8	scribe such regulations, and may issue such orders,
9	as necessary to prohibit the unauthorized disclosure
10	of protected information.
11	"(2) Sharing of protected information.—
12	"(A) IN GENERAL.—The regulations pre-
13	scribed under paragraph (1) shall provide
14	standards for and facilitate the appropriate
15	sharing of protected information with and be-
16	tween—
17	"(i) Federal agencies and agencies of
18	State and local governments;
19	"(ii) emergency response providers;
20	"(iii) law enforcement officials;
21	"(iv) designated supervisory and non-
22	supervisory covered chemical facility per-
23	sonnel with security, operational, or fidu-
24	ciary responsibility for the covered chem-
25	ical facility; and

	00
1	"(v) designated employee representa-
2	tives for a covered chemical facility, if any.
3	"(B) REQUIREMENTS.—The standards re-
4	quired to be established under subparagraph
5	(A) shall include procedures for the sharing of
6	all portions of a security vulnerability assess-
7	ment or site security plan of a covered chemical
8	facility relating to the roles and responsibilities
9	of covered individuals under section $2103(h)(1)$
10	with a representative of each certified or recog-
11	nized bargaining agent representing the covered
12	individuals, if any, or, if none, with not less
13	than 1 supervisory and not less than 1 non-su-
14	pervisory employee with roles or responsibilities
15	under section $2103(h)(1)$.
16	"(C) Penalties.—
17	"(i) IN GENERAL.—Protected infor-
18	mation shall not be shared except in ac-
19	cordance with the standards provided by
20	the regulations prescribed under paragraph
21	(1).
22	"(ii) KNOWING VIOLATION.—Any per-
23	son that discloses protected information in
24	knowing violation of the regulations issued
25	under paragraph (1) shall—

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1	"(I) be fined under title 18,
2	United States Code, imprisoned for
3	not more than 1 year, or both; and
4	"(II) in the case of a Federal of-
5	ficeholder or employee, removed from
6	Federal office or employment.
7	"(c) Treatment of Information in Adjudica-
8	TIVE PROCEEDINGS.—In any judicial or administrative
9	proceeding, protected information shall be treated in a
10	manner consistent with the treatment of sensitive security
11	information under section 525 of the Department of
12	Homeland Security Appropriations Act, 2007 (Public Law
13	109–295; 120 Stat. 1381).
14	"(d) Other Obligations Unaffected.—Except
15	as provided in section 2103(i), nothing in this section af-
16	fects any obligation of the owner or operator of a chemical
17	facility under any other law to submit or make available
18	information required by such other law to—
19	"(1) employees of the chemical facility;
20	"(2) employee organizations;
21	"(3) health professionals;
22	"(4) emergency response organizations; or
23	"(5) the Federal Government or a State or local
24	government.

"(e) SUBMISSION OF INFORMATION TO CONGRESS.—
 Nothing in this title shall permit or authorize the with holding of information from Congress or any committee
 or subcommittee thereof.

5 "(f) DISCLOSURE OF INDEPENDENTLY FURNISHED 6 INFORMATION.—Nothing in this title shall affect any au-7 thority or obligation of a Federal agency or agency of a 8 State or local government to protect or disclose any record 9 or information that the agency obtains from a chemical 10 facility under any other law.

11 "SEC. 2111. METHODS TO REDUCE THE CONSEQUENCES OF 12 A TERRORIST ATTACK.

"(a) DEFINITION.—In this section, the term 'feasible'
means feasible with the use of best technology, techniques,
and other means that the Secretary finds, after examination for efficacy under operational conditions and not solely under laboratory conditions, are available for use at a
covered chemical facility.

19 "(b) ASSESSMENT REQUIRED.—The site security
20 plan for a covered chemical facility shall include an assess21 ment of methods to reduce the consequences of a terrorist
22 attack on the covered chemical facility, including—

23 "(1) a description of the methods to reduce the24 consequences of a terrorist attack implemented and

1	considered for implementation by the covered chem-
2	ical facility;
3	((2) the degree to which each method to reduce
4	the consequences of a terrorist attack, if already im-
5	plemented, has reduced, or, if implemented, could re-
6	duce, the potential extent of death, injury, or serious
7	adverse effects to human health resulting from a re-
8	lease of a substance of concern;
9	"(3) the technical feasibility, costs, avoided
10	costs (including liabilities), personnel implications,
11	savings, and applicability of implementing each
12	method to reduce the consequences of a terrorist at-
13	tack; and
14	"(4) any other information that the owner or
15	operator of the covered chemical facility considered
16	in conducting the assessment.
17	"(c) Implementation.—
18	"(1) Implementation.—
19	"(A) IN GENERAL.—The owner or operator
20	of a covered chemical facility that is assigned to
21	tier 1 or tier 2 because of the potential extent
22	and likelihood of death, injury, or serious ad-
23	verse effects to human health, the environment,
24	critical infrastructure, public health, homeland
25	security, national security, or the national econ-

1	omy from a release of a substance of concern
2	at the covered chemical facility shall implement
3	methods to reduce the consequences of a ter-
4	rorist attack on the covered chemical facility if
5	the Director of the Office of Chemical Facility
6	Security determines, using the assessment con-
7	ducted under subsection (b), that the implemen-
8	tation of the methods at the covered chemical
9	facility—
10	"(i)(I) would significantly reduce the
11	risk of death, injury, or serious adverse ef-
12	fects to human health resulting from a
13	chemical facility terrorist incident; and
14	"(II) would not—
15	"(aa) increase the interim stor-
16	age of a substance of concern outside
17	the covered chemical facility;
18	"(bb) directly result in the cre-
19	ation of a covered chemical facility as-
20	signed to tier 1 or tier 2 because of
21	the potential extent and likelihood of
22	death, injury, or serious adverse ef-
23	fects to human health, the environ-
24	ment, critical infrastructure, public
24 25	ment, critical infrastructure, public health, homeland security, national se-

1	curity, or the national economy from
2	a release of a substance of concern at
3	the covered chemical facility;
4	"(cc) result in the reassignment
5	of a covered chemical facility from tier
6	3 or tier 4 to tier 1 or tier 2 because
7	of the potential extent and likelihood
8	of death, injury, or serious adverse ef-
9	fects to human health, the environ-
10	ment, critical infrastructure, public
11	health, homeland security, national se-
12	curity, or the national economy from
13	a release of a substance of concern at
14	the covered chemical facility; and
15	"(dd) significantly increase the
16	potential extent and likelihood of
17	death, injury, or serious adverse ef-
18	fects to human health, the environ-
19	ment, critical infrastructure, public
20	health, homeland security, national se-
21	curity, or the national economy from
22	a release of a substance of concern
23	due to a terrorist attack on the trans-
24	portation infrastructure of the United
25	States;

1	"(ii) can feasibly be incorporated into
2	the operation of the covered chemical facil-
3	ity; and
4	"(iii) would not significantly and de-
5	monstrably impair the ability of the owner
6	or operator of the covered chemical facility
7	to continue the business of the covered
8	chemical facility at its location.
9	"(B) WRITTEN DETERMINATION.—A de-
10	termination made by the Director of the Office
11	of Chemical Facility Security under subpara-
12	graph (A) shall be made in writing and include
13	the basis and reasons for the determination, in-
14	cluding the analysis of the Director of the as-
15	sessment by the covered chemical facility of the
16	technical feasibility, costs, avoided costs (includ-
17	ing liabilities), personnel implications, savings,
18	and applicability of implementing each method
19	to reduce the consequences of a terrorist attack.
20	"(C) MARITIME FACILITIES.—With respect
21	to a covered chemical facility for which a facil-
22	ity security plan is required under section
23	70103(c) of title 46, United States Code, a
24	written determination under subparagraph (A)
25	shall be made only after consultation with the

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1	Captain of the Port for the area in which the
2	covered chemical facility is located.
3	"(2) Review of inability to comply.—
4	"(A) IN GENERAL.—Not later than 120
5	days after receipt of a determination made by
6	the Director under paragraph (1), an owner or
7	operator of a covered chemical facility who is
8	unable to comply with the determination shall
9	provide to the Secretary a written explanation
10	that—
11	"(i) includes the reasons for non-
12	compliance; and
13	"(ii) specifies whether the inability of
14	owner or operator to comply arises under
15	clause (ii) or (iii) of paragraph (1)(A), or
16	both.
17	"(B) REVIEW.—
18	"(i) IN GENERAL.—Not later than
19	120 days after receipt of an explanation
20	submitted by an owner or operator of a
21	covered chemical facility under subpara-
22	graph (A), the Secretary, after consulting
23	with the owner or operator, as well as ex-
24	perts in the subjects of environmental
25	health and safety, security, chemistry, de-

1	sign and engineering, process controls and
2	implementation, maintenance, production
3	and operations, chemical process safety,
4	and occupational health, as appropriate,
5	shall provide to the owner or operator a
6	written determination of whether, in the
7	discretion of the Secretary, implementation
8	shall be required under paragraph (1).
9	"(ii) DETERMINATION THAT IMPLE-
10	MENTATION IS REQUIRED.—If the Sec-
11	retary determines that implementation is
12	required under clause (i), the Secretary
13	shall issue an order that establishes the
14	basis for the determination, including—
15	"(I) the findings of the relevant
16	experts;
17	"(II) the specific methods se-
18	lected for implementation; and
19	"(III) a schedule for implementa-
20	tion of the methods at the covered
21	chemical facility.
22	"(d) AGRICULTURAL SECTOR.—
23	"(1) DEFINITIONS.—In this subsection:
24	"(A) FARM SUPPLIES MERCHANT WHOLE-
25	SALER.—The term 'farm supplies merchant

1	wholesaler' means a covered chemical facility
2	that is primarily engaged in the merchant
3	wholesale distribution of farm supplies, includ-
4	ing animal feeds, fertilizers, agricultural chemi-
5	cals, pesticides, plant seeds, and plant bulbs.
6	"(B) AGRICULTURAL END-USERS.—The
7	term 'agricultural end-users' means facilities
8	such as—
9	"(i) farms, including crop, fruit, nut,
10	and vegetable farms;
11	"(ii) ranches and rangeland;
12	"(iii) poultry, dairy, and equine facili-
13	ties;
14	"(iv) turfgrass growers;
15	"(v) golf courses;
16	"(vi) nurseries;
17	"(vii) floricultural operations; and
18	"(viii) public and private parks.
19	"(2) GUIDANCE FOR FARM SUPPLIES MER-
20	CHANT WHOLESALERS.—
21	"(A) IN GENERAL.—The Secretary shall
22	provide guidance and, as appropriate, tools,
23	methodologies, or computer software, to assist
24	farm supplies merchant wholesalers in com-
25	plying with this section.

1 "(B) GRANTS AUTHORIZED.—The Sec-2 retary may award grants to farm supplies mer-3 chant wholesalers to assist compliance with sub-4 section (b), and in awarding grants, shall give 5 priority to farm supplies merchant wholesalers 6 that, in the discretion of the Secretary, have the 7 greatest need for the grants. 8 "(3) Assessment \mathbf{OF} AGRICULTURAL IM-9 PACTS.—Not later than 6 months after the date of 10 the enactment of this title, the Secretary shall sub-11 mit an assessment of the potential impacts of com-

12 pliance with this section regarding the assessment 13 and, as appropriate, implementation of methods to 14 reduce the consequences of a terrorist attack on the 15 agricultural sector to—

"(A) the Committee on Homeland Security
and Governmental Affairs, the Committee on
Environment and Public Works, and the Committee on Agriculture, Nutrition and Forestry
of the Senate; and

21 "(B) the Committee on Homeland Secu22 rity, the Committee on Energy and Commerce,
23 and the Committee on Agriculture of the House
24 of Representatives.

1	"(4) CONSULTATION.—The assessment required
2	under paragraph (3) shall be conducted by the Sec-
3	retary in consultation with other appropriate Fed-
4	eral agencies.
5	"(5) Requirements.—The assessment re-
6	quired under paragraph (3) shall include—
7	"(A) data on the scope of agricultural fa-
8	cilities to which this title applies, including—
9	"(i) the number and type of manufac-
10	turers, retailers, aerial commercial applica-
11	tors, and distributors of pesticide and fer-
12	tilizer required to assess methods to reduce
13	the consequences of a terrorist attack
14	under subsection (b); and
15	"(ii) the number and type of manufac-
16	turers, retailers, aerial commercial applica-
17	tors, and distributors of pesticide and fer-
18	tilizer assigned to tier 1 or tier 2 by the
19	Secretary because of the potential ex-
20	tent and likelihood of death, injury, or
21	serious adverse effects to human health,
22	the environment, critical infrastructure,
23	public health, homeland security, national
24	security, or the national economy from the

1	release of a substance of concern at the
2	covered chemical facility;
3	"(B) a survey of known methods, processes
4	or practices, other than elimination of or ces-
5	sation of manufacturing of the pesticide or fer-
6	tilizer, that manufacturers, retailers, aerial
7	commercial applicators, and distributors of pes-
8	ticide and fertilizer could use to reduce the con-
9	sequences of a terrorist attack, including an as-
10	sessment of the costs and technical feasibility of
11	each such method, process, or practice;
12	"(C) an analysis of how the assessment of
13	methods to reduce the consequences of a ter-
14	rorist attack under subsection (b) by manufac-
15	turers, retailers, aerial commercial applicators,
16	and distributors of pesticide and fertilizer, and,
17	as appropriate, the implementation of methods
18	to reduce the consequences of a terrorist attack
19	by such manufacturers, retailers, aerial com-
20	mercial applicators, and distributors of pesticide
21	and fertilizer subject to subsection (c), are like-
22	ly to impact agricultural end-users; and
23	"(D) recommendations for how to mitigate
24	any adverse impacts identified under subpara-
25	graph (C).

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1	"(e) Small Covered Chemical Facilities.—
2	"(1) DEFINITION.—For purposes of this sub-
3	section, the term 'small covered chemical facility'
4	means a covered chemical facility that—
5	"(A) has fewer than 350 employees em-
6	ployed at the covered chemical facility; and
7	"(B) is not a branch or subsidiary of an-
8	other entity.
9	"(2) GUIDANCE FOR SMALL COVERED CHEM-
10	ICAL FACILITIES.—The Secretary may provide guid-
11	ance and, as appropriate, tools, methodologies, or
12	computer software, to assist small covered chemical
13	facilities in complying with this section.
13 14	facilities in complying with this section. "(3) LIMITATION ON IMPLEMENTATION OF
14	"(3) LIMITATION ON IMPLEMENTATION OF
14 15	"(3) LIMITATION ON IMPLEMENTATION OF METHODS.—The Secretary may not require a small
14 15 16	"(3) LIMITATION ON IMPLEMENTATION OF METHODS.—The Secretary may not require a small covered chemical facility to implement methods to
14 15 16 17	"(3) LIMITATION ON IMPLEMENTATION OF METHODS.—The Secretary may not require a small covered chemical facility to implement methods to reduce the consequences of a terrorist attack under
14 15 16 17 18	"(3) LIMITATION ON IMPLEMENTATION OF METHODS.—The Secretary may not require a small covered chemical facility to implement methods to reduce the consequences of a terrorist attack under subsection (c) unless the Secretary determines that
14 15 16 17 18 19	"(3) LIMITATION ON IMPLEMENTATION OF METHODS.—The Secretary may not require a small covered chemical facility to implement methods to reduce the consequences of a terrorist attack under subsection (c) unless the Secretary determines that the implementation of the methods at the small cov-
 14 15 16 17 18 19 20 	"(3) LIMITATION ON IMPLEMENTATION OF METHODS.—The Secretary may not require a small covered chemical facility to implement methods to reduce the consequences of a terrorist attack under subsection (c) unless the Secretary determines that the implementation of the methods at the small cov- ered chemical facility do not significantly and de-
 14 15 16 17 18 19 20 21 	"(3) LIMITATION ON IMPLEMENTATION OF METHODS.—The Secretary may not require a small covered chemical facility to implement methods to reduce the consequences of a terrorist attack under subsection (c) unless the Secretary determines that the implementation of the methods at the small cov- ered chemical facility do not significantly and de- monstrably impair the ability of the owner or oper-

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1	"(4) Assessment of impacts on small cov-
2	ERED CHEMICAL FACILITIES.—
3	"(A) IN GENERAL.—Not later than 6
4	months after the date of the enactment of this
5	title, the Secretary shall submit an assessment
6	of the potential effects on small covered chem-
7	ical facilities of compliance with this section re-
8	garding the assessment and, as appropriate, im-
9	plementation of methods to reduce the con-
10	sequences of a terrorist attack to—
11	"(i) the Committee on Environment
12	and Public Works and the Committee on
13	Homeland Security and Governmental Af-
14	fairs of the Senate; and
15	"(ii) the Committee on Energy and
16	Commerce and the Committee on Home-
17	land Security of the House of Representa-
18	tives.
19	"(B) REQUIREMENTS.—The assessment
20	required under subparagraph (A) shall in-
21	clude—
22	"(i) data on the scope of small cov-
23	ered chemical facilities to which this title
24	applies, including—

1	((I) the number and type of
2	small covered chemical facilities that
3	are required to assess methods to re-
4	duce the consequences of a terrorist
5	attack under subsection (b); and
6	"(II) the number and type of
7	small covered chemical facilities as-
8	signed to tier 1 or tier 2 under section
9	2102(c)(1) by the Secretary because
10	of the potential extent and likelihood
11	of death, injury, or serious adverse ef-
12	fects to human health, the environ-
13	ment, critical infrastructure, public
14	health, homeland security, national se-
15	curity, or the national economy from
16	the release of a substance of concern
17	at the covered chemical facility; and
18	"(ii) a discussion of how the Secretary
19	plans to implement paragraph (3).
20	"(f) Provision of Information on Alternative
21	Approaches.—
22	"(1) INFORMATION ON METHODS TO REDUCE
23	CONSEQUENCES OF A TERRORIST ACT.—

"(A) IN GENERAL.—Not later than 1 year
after the date of enactment of the Secure
Chemical Facilities Act, the Secretary shall—
"(i) make available information on the
use and availability of methods to reduce
the consequences of a chemical facility ter-
rorist attack; and
"(ii) periodically update the informa-
tion described in clause (i).
"(B) INFORMATION TO BE INCLUDED
The information made available under subpara-
graph (A) may include information relating
to—
to— "(i) general and specific types of the
"(i) general and specific types of the
"(i) general and specific types of the methods to reduce the consequences of a
"(i) general and specific types of the methods to reduce the consequences of a chemical facility terrorist attack;
"(i) general and specific types of the methods to reduce the consequences of a chemical facility terrorist attack;"(ii) combinations of chemical
 "(i) general and specific types of the methods to reduce the consequences of a chemical facility terrorist attack; "(ii) combinations of chemical sources, substances of concern, and haz-
 "(i) general and specific types of the methods to reduce the consequences of a chemical facility terrorist attack; "(ii) combinations of chemical sources, substances of concern, and hazardous processes or conditions for which
 "(i) general and specific types of the methods to reduce the consequences of a chemical facility terrorist attack; "(ii) combinations of chemical sources, substances of concern, and hazardous processes or conditions for which the methods described in clause (i) could
 "(i) general and specific types of the methods to reduce the consequences of a chemical facility terrorist attack; "(ii) combinations of chemical sources, substances of concern, and hazardous processes or conditions for which the methods described in clause (i) could be appropriate;

"(iv) the costs and cost savings result-1 2 ing from the use of such methods; 3 "(v) emerging technologies that could be transferred from research models or 4 5 prototypes to practical applications; 6 "(vi) the availability of technical as-7 sistance and best practices; and "(vii) such other matters that the Sec-8 9 retary determines are appropriate. 10 "(2) Sector reports on methods to re-11 DUCE CONSEQUENCES OF A TERRORIST ACT.---"(A) IN GENERAL.—The Secretary shall 12 13 periodically make available industry sector re-14 ports on methods to reduce the consequences of 15 a terrorist attack that are in use at chemical facilities. 16 17 "(B) CONTENTS OF REPORT.—The reports 18 described in subparagraph (A) shall include, by 19 industry sector or appropriate groupings of in-20 dustry sectors, elements of feasible technologies, 21 techniques, or other means described in sub-22 section (b) that are—

23 "(i) identified by covered chemical fa24 cilities under subsection (b) and submitted
25 to the Secretary under section 2103; or

1	"(ii) identified by the Secretary from
2	relevant information sources.
3	"(C) PUBLIC AVAILABILITY.—Information
4	made available under this paragraph—
5	"(i) shall not identify any specific
6	chemical facility;
7	"(ii) shall be made available in ac-
8	cordance with section 2110; and
9	"(iii) shall not disclose any propri-
10	etary information.
11	"(g) Funding for Methods To Reduce the Con-
12	SEQUENCES OF A TERRORIST ATTACK.—The Secretary
13	shall make grants to covered chemical facilities, with pri-
14	ority given to the highest risk covered chemical facilities,
15	as determined by the Secretary, to supplement a portion
16	of the costs of implementing methods to reduce the con-
17	sequences of a terrorist attack.
18	"SEC. 2112. APPLICABILITY.
19	"This title shall not apply to—
20	((1) any chemical facility that is owned and op-
21	erated by the Secretary of Defense;
22	((2) the transportation in commerce, including
23	incidental storage, of any substance of concern regu-
24	lated as a hazardous material under chapter 51 of
25	title 49, United States Code;

"(3) all or a specified portion of any chemical

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2	facility that—
3	"(A) is subject to regulation by the Nu-
4	clear Regulatory Commission (referred to in
5	this paragraph as the 'Commission') or a State
6	that has entered into an agreement with the
7	Commission under section 274 b. of the Atomic
8	Energy Act of 1954 (42 U.S.C. 2021 b.);
9	"(B) has had security controls imposed by
10	the Commission or State, whichever has the
11	regulatory authority, on the entire facility or
12	the specified portion of the chemical facility;
13	and
14	"(C) has been designated by the Commis-
15	sion, after consultation with the State, if any,
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16 that regulates the facility, and the Secretary, as17 excluded from the application of this title;

18 "(4) any public water system subject to the
19 Safe Drinking Water Act (42 U.S.C. 300f et seq.);
20 or

21 "(5) any treatment works, as defined in section
22 212 of the Federal Water Pollution Control Act (33
23 U.S.C. 1292).

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1 "SEC. 2113. SAVINGS CLAUSE.

2	"(a) IN GENERAL.—Nothing in this title shall affect
3	or modify in any way any obligation or liability of any
4	person under any other Federal law, including—
5	"(1) section 112 of the Clean Air Act (42
6	U.S.C. 7412);
7	"(2) the Federal Water Pollution Control Act
8	(33 U.S.C. 1251 et seq.);
9	"(3) the Resource Conservation and Recovery
10	Act of 1976 (42 U.S.C. 6901 et seq.);
11	"(4) the National Environmental Policy Act of
12	1969 (42 U.S.C. 4321 et seq.);
13	"(5) the Occupational Safety and Health Act
14	(29 U.S.C. 651 et seq.);
15	(6) the National Labor Relations Act (29)
16	U.S.C. 151 et seq.);
17	"(7) the Emergency Planning and Community
18	Right to Know Act of 1986 (42 U.S.C. 11001 et
19	seq.);
20	"(8) the Safe Drinking Water Act (42 U.S.C.
21	300f et seq.);
22	"(9) the Maritime Transportation Security Act
23	of 2002 (Public Law 107–295);
24	"(10) the Comprehensive Environmental Re-
25	sponse, Compensation, and Liability Act of 1980 $\left(42\right.$
26	U.S.C. 9601 et seq.);
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1	"(11) the Toxic Substances Control Act (15
2	U.S.C. 2601 et seq.);
3	"(12) the Pollution Prevention Act of 1990 (42)
4	U.S.C. 13101 et seq.); and
5	"(13) the Fair Credit Reporting Act (15 U.S.C.
6	1681 et seq.).
7	"(b) STATE AND LOCAL GOVERNMENTS.—Nothing in
8	this title shall preclude or deny the right of any State or
9	unit of local government to adopt or enforce any regula-
10	tion, requirement, or standard of performance relating to
11	environmental protection, health, or safety.
12	"(c) Access.—Nothing in this title shall abridge or
13	deny access to a chemical facility site to any person where
14	required or permitted under any other law or regulation.
15	"SEC. 2114. OFFICE OF CHEMICAL FACILITY SECURITY.
16	"(a) IN GENERAL.—There is established in the De-
17	partment an Office of Chemical Facility Security, headed
18	by a Director, who shall—
19	"(1) be a member of the Senior Executive Serv-
20	ice under section 5382 of title 5, United States
21	Code; and
22	((2) be responsible for carrying out the respon-
23	sibilities of the Secretary under this title.
24	"(b) Professional Qualifications.—The indi-
25	vidual selected by the Secretary as the Director of the Of-

1	fice of Chemical Facility Security shall have professional
2	qualifications and experience necessary for effectively di-
3	recting the Office of Chemical Facility Security and car-
4	rying out this title, including—
5	"(1) a demonstrated knowledge of—
6	"(A) physical infrastructure protection;
7	"(B) cybersecurity;
8	"(C) chemical facility security;
9	"(D) hazard analysis;
10	"(E) chemical process engineering;
11	"(F) chemical process safety reviews; or
12	((2)) other such qualifications that the Sec-
13	retary determines to be necessary.
14	"(c) Selection Process.—The Secretary shall—
15	"(1) make a reasonable effort to select an indi-
16	vidual to serve as the Director of the Office of
17	Chemical Facility Security from among a group of
18	candidates that is diverse with respect to race, eth-
19	nicity, age, gender, and disability characteristics;
20	and
21	((2) submit information on the selection proc-
22	ess, including details on efforts to assure diversity
23	among the candidates, to—
24	"(A) the Committee on Homeland Security
25	and Governmental Affairs of the Senate; and

	•••
1	"(B) the Committee on Homeland Security
2	and the Committee on Energy and Commerce
3	of the House of Representatives.
4	"(d) Outreach Support.—
5	"(1) POINT OF CONTACT.—The Secretary shall
6	designate a point of contact for the Administrator of
7	the Environmental Protection Agency, and the head
8	of any other agency designated by the Secretary,
9	with respect to the requirements under this title.
10	"(2) OUTREACH.—The Secretary shall, as ap-
11	propriate, and in accordance with this title, inform
12	State emergency response commissions appointed
13	under section 301(a) of the Emergency Planning
14	and Community Right-To-Know Act of 1986 (42
15	U.S.C. 11001), local emergency planning committees
16	appointed under section 301(c) of that Act, and any
17	other entity designated by the Secretary of the find-
18	ings of the Office of Chemical Facility Security so
19	that the commissions and committees may update
20	emergency planning and training procedures.
21	"SEC. 2115. SECURITY BACKGROUND CHECKS OF COVERED
22	INDIVIDUALS AT CERTAIN CHEMICAL FACILI-
23	TIES.
24	"(a) Definition of Security Background
25	CHECK.—In this section, the term 'security background

1	check' means a review, at no cost to an individual subject
2	to the review, under subsection $(b)(1)$ to identify individ-
3	uals who may pose a threat to chemical facility security,
4	to national security, or of terrorism of—
5	((1) relevant databases to verify and validate
6	identity;
7	"(2) relevant criminal history databases;
8	"(3) in the case of an alien (as defined in sec-
9	tion $101(a)(3)$ of the Immigration and Nationality
10	Act (8 U.S.C. $1101(a)(3)$), the relevant databases
11	to determine the status of the alien under the immi-
12	gration laws of the United States;
13	"(4) the consolidated terrorist watchlist; and
14	"(5) any other relevant information or data-
15	bases, as determined by the Secretary.
16	"(b) Regulations Issued by the Secretary.—
17	"(1) IN GENERAL.—
18	"(A) REQUIREMENT.—The Secretary shall
19	issue regulations to require covered chemical fa-
20	cilities to establish personnel surety for individ-
21	uals described in subparagraph (B) by con-
22	ducting appropriate security background checks
23	and ensuring appropriate credentials for
24	unescorted visitors and personnel of the covered
25	chemical facility, including permanent and part-

1	time personnel, temporary personnel, and con-
2	tract personnel, including—
3	"(i) measures designed to verify and
4	validate identity;
5	"(ii) measures designed to check
6	criminal history;
7	"(iii) measures designed to verify and
8	validate legal authorization to work; and
9	"(iv) measures designed to identify in-
10	dividuals with terrorist ties.
11	"(B) INDIVIDUALS DESCRIBED.—For pur-
12	poses of subparagraph (A), an individual de-
13	scribed in this subparagraph is—
14	"(i) a covered individual who—
15	"(I) has unescorted access to re-
16	stricted areas or critical assets; or
17	"(II) is provided with a copy of a
18	security vulnerability assessment or
19	site security plan;
20	"(ii) an individual associated with a
21	covered chemical facility, including any
22	designated employee representative, who is
23	provided with a copy of a security vulner-
24	ability assessment or site security plan; or

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1	"(iii) an individual who is determined
2	by the Secretary to require a security
3	background check based on chemical facil-
4	ity security performance standards.
5	"(2) Regulations.—The regulations required
6	under paragraph (1) shall set forth—
7	"(A) the scope of the security background
8	checks, including—
9	"(i) a list of offenses that are reason-
10	ably related to terrorism at a chemical fa-
11	cility and therefore disqualify, on an in-
12	terim or permanent basis, the individual
13	from working at the covered chemical facil-
14	ity;
15	"(ii) the time period after which an
16	interim disqualifying offense is no longer a
17	disqualification, including applying the
18	time periods described in part 1572 of title
19	49, Code of Federal Regulations, or any
20	successor thereto, where applicable to the
21	offenses identified in clause (i); and
22	"(iii) the time period covered for each
23	person subject to a security background
24	check under paragraph (1);

1	"(B) the processes to conduct the security
2	background checks;
3	"(C) the necessary biographical informa-
4	tion and other data required in order to con-
5	duct the security background checks;
6	"(D) a redress process for an adversely af-
7	fected individual consistent with subsections (c)
8	and (d);
9	"(E) a prohibition on an owner or operator
10	of a covered chemical facility misrepresenting to
11	an employee or other relevant individual, includ-
12	ing an arbiter involved in a labor arbitration,
13	the scope, application, or meaning of any rules,
14	regulations, directives, or guidance issued by
15	the Secretary related to security background
16	check requirements for covered individuals when
17	conducting a security background check; and
18	"(F) a requirement that any adverse em-
19	ployment decision based on a finding in sub-
20	paragraph (C), of a person subject to a security
21	background check under subsection $(a)(1)$, shall
22	be based on accurate and up-to-date informa-
23	tion.
24	"(c) Misrepresentation of Adverse Employ-
25	MENT DECISIONS.—The regulations required under sub-

section (b)(1) shall provide that it shall be a misrepresen-1 2 tation under subsection (b)(2)(E) to attribute an adverse 3 employment decision, including removal or suspension of 4 an employee, to the regulations unless the owner or oper-5 ator of a covered chemical facility determines, after opportunity for appropriate redress under the processes pro-6 7 vided under subsection (d)(1), that the individual subject 8 to the adverse employment decision— 9

9 "(1)(A) meets the requirements for interim or 10 permanent disqualifying offenses reasonably related 11 to terrorism at a covered chemical facility promul-12 gated under subsection (b)(1);

13 "(B) is on the consolidated terrorist watchlist;14 or

15 "(C) is determined, as a result of the security
16 background check, not to be legally authorized to
17 work in the United States; and

18 "(2) has been informed of the basis for the de-19 cision and the full rights of the individual to the 20 prompt appeals and reconsideration procedures 21 under subsection (d) before an adverse employment 22 action is taken.

23 "(d) REDRESS PROCESSES.—The regulations issued
24 by the Secretary under subsection (b) shall—

1	"(1) provide an adequate and prompt redress
2	process for an individual subject to a security back-
3	ground check under subsection $(b)(1)$ who is sub-
4	jected to an adverse employment decision, including
5	removal or suspension of the individual, due to a de-
6	termination by the employer under subsection (c),
7	that is consistent with the appeals process estab-
8	lished under section 70105(c) of title 46, United
9	States Code, including all rights to—
10	"(A) hearings before an administrative law
11	judge;
12	"(B) scope of review; and
13	"(C) a review of an unclassified summary
14	of classified evidence equivalent to the summary
15	provided in part 1515 of title 49, Code of Fed-
16	eral Regulations;
17	"(2) provide an adequate and prompt redress
18	process for an individual subject to a security back-
19	ground check under subsection $(b)(1)$ who is sub-
20	jected to an adverse employment decision, including
21	removal or suspension of the individual, due to a vio-
22	lation of subsection $(b)(2)(E)$, which shall not pre-
23	clude the exercise of any other rights available under
24	collective bargaining agreements or applicable laws;

1	"(3) establish a reconsideration process de-
2	scribed in subsection (e) for an individual subject to
3	an adverse employment decision that was attributed
4	by an owner or operator to the regulations required
5	under subsection $(b)(1)$;
6	"(4) include the authority to order an appro-
7	priate remedy, including reinstatement of the indi-
8	vidual subject to a security background check under
9	subsection $(b)(1)$, if the Secretary determines that
10	the adverse employment decision was made—
11	"(A) in violation of the regulations re-
12	quired under subsection (b)(1);
13	"(B) as a result of an erroneous deter-
14	mination by the Secretary to place the indi-
15	vidual on the consolidated terrorist watchlist; or
16	"(C) as a result of an erroneous deter-
17	mination by the owner or operator of a covered
18	chemical facility under subsection (c);
19	"(5) ensure that the redress processes required
20	under paragraphs (1) and (2) afford to the indi-
21	vidual a full disclosure of any public-record event
22	covered under subsection (c) that provides the basis
23	for an adverse employment decision; and
24	"(6) ensure that the individual subject to a se-
25	curity background check under subsection $(b)(1)$ re-

ceives the full wages and benefits due to the indi-
vidual until all redress processes under this sub-
section are exhausted.
"(e) Reconsideration Process.—
"(1) IN GENERAL.—The reconsideration proc-
ess required under subsection (d)(3) shall—
"(A) require the Secretary to determine,
within 30 days after receiving a petition sub-
mitted by an individual subject to an adverse
employment decision that was attributed by an
owner or operator to the regulations required
under subsection $(b)(1)$, whether the individual
poses a security risk to the covered chemical fa-
cility; and
"(B) include procedures consistent with
section 70105(c) of title 46, United States
Code, including all rights to—
"(i) hearings before an administrative
law judge;
"(ii) scope of review; and
"(iii) a review of an unclassified sum-
mary of classified evidence equivalent to
the summary provided in part 1515 of title
49, Code of Federal Regulations.

"(2) DETERMINATION BY THE SECRETARY.—In
 making a determination described under paragraph
 (1)(A), the Secretary shall—

4 "(A) give consideration to the cir-5 cumstance of any disqualifying act or offense, 6 restitution made by the individual, Federal and 7 State mitigation remedies, and other factors 8 from which it may be concluded that the indi-9 vidual does not pose a security risk to the cov-10 ered chemical facility; and

"(B) determine whether the individual
poses a security risk to the covered chemical facility to the petitioner and to the owner or operator of the covered chemical facility.

15 "(3) Owner OROPERATOR RECONSIDER-16 ATION.—If the Secretary determines under para-17 graph (1)(A) that the individual does not pose a se-18 curity risk to the covered chemical facility, it shall 19 be a prohibited misrepresentation for the owner or 20 operator of the covered chemical facility to continue 21 to attribute the adverse employment decision to the 22 regulations under subsection (b)(1).

23 "(f) RESTRICTIONS ON USE AND MAINTENANCE OF24 INFORMATION.—Information obtained under this section

85

by the Secretary or the owner or operator of a covered
 chemical facility—

3 "(1) may not be made available to the public; "(2) may not be accessed by an employee of the 4 5 covered chemical facility, except for an employee who 6 is directly involved with collecting the information or 7 conducting evaluating security background or 8 checks; 9 "(3) shall be maintained confidentially by the 10 covered chemical facility and the Secretary; 11 "(4) shall be used only for making determina-12 tions under this section; and 13 "(5) may be shared by the Secretary with other 14 Federal law enforcement agencies and law enforce-15 ment agencies of State and local governments. "(g) SAVINGS CLAUSE.— 16 "(1) RIGHTS AND RESPONSIBILITIES.—Nothing 17 18 in this section shall be construed to abridge any 19 right or responsibility of an individual subject to a 20 security background check under subsection (b)(1)21 or an owner or operator of a covered chemical facil-22 ity under any other Federal law, the law of a State 23 or local government, or a collective bargaining agree-24 ment.

"(2) EXISTING RIGHTS.—Nothing in this section shall be construed as creating any new right or
modifying any existing right of an individual to appeal a determination by the Secretary as a result of
a check against a terrorist watch list.

6 "(h) PREEMPTION.—Nothing in this section shall be 7 construed to preempt, alter, or affect a Federal law or the 8 law of a State local or local government that requires 9 criminal history background checks, checks on the author-10 ization of an individual to work in the United States, or 11 other background checks of individuals subject to security 12 background checks under subsection (b)(1).

13 "(i) DEPARTMENT-CONDUCTED SECURITY BACK-14 GROUND CHECK.—

15 "(1) IN GENERAL.—The regulations under sub-16 section (b)(1) shall set forth a process by which the 17 Secretary, on an ongoing basis, shall determine 18 whether alternate security background checks con-19 ducted by the Secretary are sufficient to meet the 20 requirements under this section such that no addi-21 tional security background check under this section 22 is required for an individual for whom the qualifying 23 alternate security background check was conducted.

24 "(2) SUBMISSION OF INFORMATION FOR
25 VERIFICATION.—The Secretary may require the

1	owner or operator of a covered chemical facility to
2	which an individual will have unescorted access to
3	sensitive or restricted areas to submit identifying in-
4	formation about the individual and the alternate se-
5	curity background check conducted for the individual
6	to the Secretary in order to enable the Secretary to
7	verify the validity of the alternate security back-
8	ground check.
9	"(3) Determination of exemption from
10	SECURITY BACKGROUND CHECK.—
11	"(A) IN GENERAL.—The Secretary shall
12	determine whether a security background check
13	under this section is required for an individual
14	holding a transportation security card issued
15	under section 70105 of title 46, United States
16	Code.
17	"(B) REGULATIONS.—If the Secretary de-
18	termines under subparagraph (A) that no back-
19	ground check is required for an individual hold-
20	ing a transportation security card issued under
21	section 70105 of title 46, United States Code,
22	the Secretary shall include the determination in
23	the regulations required under subsection
24	(b)(1).

1 "(j) TERMINATION OF EMPLOYMENT.—If, as the re-2 sult of a security background check, an owner or operator 3 of a covered chemical facility finds that a covered indi-4 vidual is not legally authorized to work in the United 5 States, the owner or operator shall cease to employ the 6 covered individual, subject to the appropriate redress proc-7 esses available to the individual under this section.

8 "SEC. 2116. CITIZEN ENFORCEMENT.

9 "(a) IN GENERAL.—Except as provided in subsection
10 (c), a person may bring a civil action—

11 "(1) against any governmental entity (including 12 the United States and any other governmental in-13 strumentality or agency, to the extent permitted by 14 the eleventh amendment to the Constitution of the 15 United States, and any federally owned-contractor 16 operated facility) alleged to be in violation of any 17 order that has become effective under this title; or 18 "(2) against the Secretary, for an alleged fail-19 ure to perform any act or duty under this title that 20 is not discretionary for the Secretary.

21 "(b) Court of Jurisdiction.—

"(1) IN GENERAL.—Any action under subsection (a)(1) shall be brought in the district court
of the United States for the district in which the alleged violation occurred.

 action brought under subsection (a)(2) may be brought in the district court of the United States for the district in which the alleged violation occurred or in the United States District Court for the District of Columbia. "(3) RELIEF.—A district court of the United States may, without regard to the amount in con- troversy or the citizenship of the parties— "(A) enforce an order described in sub- section (a)(1); "(B) order a governmental entity to take such action as may be necessary to enforce an order described in subsection (a)(1); and "(C) in a civil action brought under sub- section (a)(2), order the Secretary to perform a non-discretionary act or duty under this title, and impose civil penalties, as appropriate, under section 2107. "(c) ACTIONS PROHIBITED.—A eivil action may not be filed under subsection (a) before 60 days after the date on which the person commencing the action has given no- tice of the alleged violation to— 	1	"(2) ACTION AGAINST THE SECRETARY.—Any
 the district in which the alleged violation occurred or in the United States District Court for the District of Columbia. "(3) RELIEF.—A district court of the United States may, without regard to the amount in con- troversy or the citizenship of the parties— "(A) enforce an order described in sub- section (a)(1); "(B) order a governmental entity to take such action as may be necessary to enforce an order described in subsection (a)(1); and "(C) in a civil action brought under sub- section (a)(2), order the Secretary to perform a non-discretionary act or duty under this title, and impose civil penalties, as appropriate, under section 2107. "(c) ACTIONS PROHIBITED.—A civil action may not be filed under subsection (a) before 60 days after the date on which the person commencing the action has given no- tice of the alleged violation to— 	2	action brought under subsection $(a)(2)$ may be
 in the United States District Court for the District of Columbia. "(3) RELIEF.—A district court of the United States may, without regard to the amount in con- troversy or the eitizenship of the parties— "(A) enforce an order described in sub- section (a)(1); "(B) order a governmental entity to take such action as may be necessary to enforce an order described in subsection (a)(1); and "(C) in a civil action brought under sub- section (a)(2), order the Secretary to perform a non-discretionary act or duty under this title, and impose civil penalties, as appropriate, under section 2107. "(c) ACTIONS PROHIBITED.—A civil action may not be filed under subsection (a) before 60 days after the date on which the person commencing the action has given no- tice of the alleged violation to— 	3	brought in the district court of the United States for
 of Columbia. "(3) RELIEF.—A district court of the United States may, without regard to the amount in con- troversy or the eitizenship of the parties— "(A) enforce an order described in sub- section (a)(1); "(B) order a governmental entity to take such action as may be necessary to enforce an order described in subsection (a)(1); and "(C) in a civil action brought under sub- section (a)(2), order the Secretary to perform a non-discretionary act or duty under this title, and impose civil penalties, as appropriate, under section 2107. "(c) ACTIONS PROHIBITED.—A civil action may not be filed under subsection (a) before 60 days after the date on which the person commencing the action has given no- tice of the alleged violation to— 	4	the district in which the alleged violation occurred or
 "(3) RELIEF.—A district court of the United States may, without regard to the amount in con- troversy or the citizenship of the parties— "(A) enforce an order described in sub- section (a)(1); "(B) order a governmental entity to take such action as may be necessary to enforce an order described in subsection (a)(1); and "(C) in a civil action brought under sub- section (a)(2), order the Secretary to perform a non-discretionary act or duty under this title, and impose civil penalties, as appropriate, under section 2107. "(c) ACTIONS PROHIBITED.—A civil action may not be filed under subsection (a) before 60 days after the date on which the person commencing the action has given no- tice of the alleged violation to— 	5	in the United States District Court for the District
 8 States may, without regard to the amount in controversy or the citizenship of the parties— 10 "(A) enforce an order described in subsection (a)(1); 12 "(B) order a governmental entity to take 13 such action as may be necessary to enforce an 14 order described in subsection (a)(1); and 15 "(C) in a civil action brought under subsection (a)(2), order the Secretary to perform a 17 non-discretionary act or duty under this title, 18 and impose civil penalties, as appropriate, 19 under section 2107. 20 "(c) ACTIONS PROHIBITED.—A civil action may not 21 be filed under subsection (a) before 60 days after the date 22 on which the person commencing the action has given no- 23 tice of the alleged violation to— 	6	of Columbia.
 9 troversy or the citizenship of the parties— 10 "(A) enforce an order described in sub- 11 section (a)(1); 12 "(B) order a governmental entity to take 13 such action as may be necessary to enforce an 14 order described in subsection (a)(1); and 15 "(C) in a civil action brought under sub- 16 section (a)(2), order the Secretary to perform a 17 non-discretionary act or duty under this title, 18 and impose civil penalties, as appropriate, 19 under section 2107. 20 "(c) ACTIONS PROHIBITED.—A civil action may not 21 be filed under subsection (a) before 60 days after the date 22 on which the person commencing the action has given no- 23 tice of the alleged violation to— 	7	"(3) Relief.—A district court of the United
 10 "(A) enforce an order described in sub- 11 section (a)(1); 12 "(B) order a governmental entity to take 13 such action as may be necessary to enforce an 14 order described in subsection (a)(1); and 15 "(C) in a civil action brought under sub- 16 section (a)(2), order the Secretary to perform a 17 non-discretionary act or duty under this title, 18 and impose civil penalties, as appropriate, 19 under section 2107. 20 "(c) ACTIONS PROHIBITED.—A civil action may not 21 be filed under subsection (a) before 60 days after the date 22 on which the person commencing the action has given no- 23 tice of the alleged violation to— 	8	States may, without regard to the amount in con-
 11 section (a)(1); 12 "(B) order a governmental entity to take 13 such action as may be necessary to enforce an 14 order described in subsection (a)(1); and 15 "(C) in a civil action brought under sub- 16 section (a)(2), order the Secretary to perform a 17 non-discretionary act or duty under this title, 18 and impose civil penalties, as appropriate, 19 under section 2107. 20 "(c) ACTIONS PROHIBITED.—A civil action may not 21 be filed under subsection (a) before 60 days after the date 22 on which the person commencing the action has given no- 23 tice of the alleged violation to— 	9	troversy or the citizenship of the parties—
 "(B) order a governmental entity to take such action as may be necessary to enforce an order described in subsection (a)(1); and "(C) in a civil action brought under sub- section (a)(2), order the Secretary to perform a non-discretionary act or duty under this title, and impose civil penalties, as appropriate, under section 2107. "(c) ACTIONS PROHIBITED.—A civil action may not be filed under subsection (a) before 60 days after the date on which the person commencing the action has given no- tice of the alleged violation to— 	10	"(A) enforce an order described in sub-
 such action as may be necessary to enforce an order described in subsection (a)(1); and "(C) in a civil action brought under sub- section (a)(2), order the Secretary to perform a non-discretionary act or duty under this title, and impose civil penalties, as appropriate, under section 2107. "(c) ACTIONS PROHIBITED.—A civil action may not be filed under subsection (a) before 60 days after the date on which the person commencing the action has given no- tice of the alleged violation to— 	11	section $(a)(1);$
 order described in subsection (a)(1); and "(C) in a civil action brought under sub- section (a)(2), order the Secretary to perform a non-discretionary act or duty under this title, and impose civil penalties, as appropriate, under section 2107. "(c) ACTIONS PROHIBITED.—A civil action may not be filed under subsection (a) before 60 days after the date on which the person commencing the action has given no- tice of the alleged violation to— 	12	"(B) order a governmental entity to take
 "(C) in a civil action brought under sub- section (a)(2), order the Secretary to perform a non-discretionary act or duty under this title, and impose civil penalties, as appropriate, under section 2107. "(c) ACTIONS PROHIBITED.—A civil action may not be filed under subsection (a) before 60 days after the date on which the person commencing the action has given no- tice of the alleged violation to— 	13	such action as may be necessary to enforce an
 16 section (a)(2), order the Secretary to perform a 17 non-discretionary act or duty under this title, 18 and impose civil penalties, as appropriate, 19 under section 2107. 20 "(c) ACTIONS PROHIBITED.—A civil action may not 21 be filed under subsection (a) before 60 days after the date 22 on which the person commencing the action has given no- 23 tice of the alleged violation to— 	14	order described in subsection $(a)(1)$; and
 17 non-discretionary act or duty under this title, 18 and impose civil penalties, as appropriate, 19 under section 2107. 20 "(c) ACTIONS PROHIBITED.—A civil action may not 21 be filed under subsection (a) before 60 days after the date 22 on which the person commencing the action has given no- 23 tice of the alleged violation to— 	15	"(C) in a civil action brought under sub-
 and impose civil penalties, as appropriate, under section 2107. "(c) ACTIONS PROHIBITED.—A civil action may not be filed under subsection (a) before 60 days after the date on which the person commencing the action has given no- tice of the alleged violation to— 	16	section (a)(2), order the Secretary to perform a
 19 under section 2107. 20 "(c) ACTIONS PROHIBITED.—A civil action may not 21 be filed under subsection (a) before 60 days after the date 22 on which the person commencing the action has given no- 23 tice of the alleged violation to— 	17	non-discretionary act or duty under this title,
 "(c) ACTIONS PROHIBITED.—A civil action may not be filed under subsection (a) before 60 days after the date on which the person commencing the action has given no- tice of the alleged violation to— 	18	and impose civil penalties, as appropriate,
 21 be filed under subsection (a) before 60 days after the date 22 on which the person commencing the action has given no- 23 tice of the alleged violation to— 	19	under section 2107.
22 on which the person commencing the action has given no-23 tice of the alleged violation to—	20	"(c) ACTIONS PROHIBITED.—A civil action may not
23 tice of the alleged violation to—	21	be filed under subsection (a) before 60 days after the date
	22	on which the person commencing the action has given no-
24 "(1) the Secretary and	23	tice of the alleged violation to—
	24	"(1) the Secretary; and

"(2) in the case of an action under subsection
 (a)(1), any governmental entity alleged to be in vio lation of an order.

4 "(d) NOTICE.—Notice under this section shall be
5 given in such manner as the Secretary shall prescribe by
6 regulation.

7 "(e) INTERVENTION.—In any action under this sec8 tion, the Secretary, if not a party, may intervene as a mat9 ter of right.

"(f) COSTS.—If determined appropriate by the court,
the court may award the costs of litigation (including reasonable attorney and expert witness fees) to the prevailing
or substantially prevailing party in a civil action under
subsection (a).

15 "(g) BOND.—The court may, if a temporary restrain16 ing order or preliminary injunction is sought, require the
17 filing of a bond or equivalent security in accordance with
18 the Federal Rules of Civil Procedure.

19 "(h) OTHER RIGHTS PRESERVED.—Nothing in this
20 section shall restrict any right which any person (or class
21 of persons) may have under any statute or common law.

22 "SEC. 2117. CITIZEN PETITIONS.

23 "(a) REGULATIONS.—The Secretary shall issue regu24 lations to establish a citizen petition process for petitions
25 described in subsection (b), which shall establish—

1	"(1) the format for the petitions;
2	((2) the procedure for investigation of the peti-
3	tions;
4	"(3) the procedure for response to the petitions,
5	including timelines;
6	"(4) the procedure for referral to and review by
7	the Office of the Inspector General of the Depart-
8	ment without deference to a determination made by
9	the Secretary with respect to the petition; and
10	((5) the procedure for rejection or acceptance
11	by the Secretary of the recommendation of the Of-
12	fice of the Inspector General.
13	"(b) PETITIONS.—The regulations promulgated
14	under subsection (a) shall allow any person to file a peti-
15	tion with the Secretary—
16	"(1) identifying any person (including the
17	United States and any other governmental instru-
18	mentality or agency, to the extent permitted by the
19	eleventh amendment to the Constitution of the
20	United States) alleged to be in violation of any
21	standard, regulation, condition, requirement, prohi-
22	bition, plan, or order that has become effective
23	under this title; and
24	((2)) describing the alleged violation of any

standard, regulation, condition, requirement, prohi-

1	bition, plan, or order that has become effective
2	under this title by the person described in paragraph
3	(1).
4	"(c) Requirements.—After the Secretary issues
5	regulations under subsection (a), the Secretary shall—
6	"(1) accept all petitions described under sub-
7	section (b) that meet the requirements of the regula-
8	tions issued under subsection (a);
9	"(2) investigate all allegations contained in ac-
10	cepted petitions;
11	"(3) determine whether enforcement action will
12	be taken concerning the alleged violation or viola-
13	tions;
14	"(4) respond to all accepted petitions promptly
15	and in writing;
16	"(5) include in all responses to petitions a brief
17	and concise statement, to the extent permitted under
18	section 2110, of the allegations, the steps taken to
19	investigate, the determination made, and the reasons
20	for such determination;
21	"(6) maintain an internal record including all
22	protected information relating to the determination;
23	((7) with respect to any petition for which the
24	Secretary has not made a timely response or the re-
25	sponse of the Secretary is unsatisfactory to the peti-

1	tioner, provide the petitioner with the opportunity to
2	request—
3	"(A) a review of the full record by the In-
4	spector General of the Department, including a
5	review of protected information; and
6	"(B) the formulation of recommendations
7	by the Inspector General and submittal of such
8	recommendations to the Secretary and, to the
9	extent permitted under section 2110, to the pe-
10	titioner; and
11	"(8) respond to a recommendation submitted by
12	the Inspector General under paragraph (7) by adopt-
13	ing or rejecting the recommendation.
14	"SEC. 2118. NOTIFICATION SYSTEM TO ADDRESS PUBLIC
15	CONCERNS.
15 16	CONCERNS. "(a) ESTABLISHMENT.—The Secretary shall estab-
16 17	"(a) ESTABLISHMENT.—The Secretary shall estab-
16 17	"(a) ESTABLISHMENT.—The Secretary shall estab- lish a notification system, which shall provide an indi-
16 17 18	"(a) ESTABLISHMENT.—The Secretary shall estab- lish a notification system, which shall provide an indi- vidual the ability to report, via telephonic and Internet-
16 17 18 19	"(a) ESTABLISHMENT.—The Secretary shall estab- lish a notification system, which shall provide an indi- vidual the ability to report, via telephonic and Internet- based means, a suspected security deficiency or suspected
16 17 18 19 20	"(a) ESTABLISHMENT.—The Secretary shall estab- lish a notification system, which shall provide an indi- vidual the ability to report, via telephonic and Internet- based means, a suspected security deficiency or suspected noncompliance with this title.
 16 17 18 19 20 21 	 "(a) ESTABLISHMENT.—The Secretary shall establish a notification system, which shall provide an individual the ability to report, via telephonic and Internet-based means, a suspected security deficiency or suspected noncompliance with this title. "(b) ACKNOWLEDGMENT.—When the Secretary re-

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retary respond to such a report later than 30 days after
 receipt of the report.

3 "(c) STEPS TO ADDRESS PROBLEMS.—The Sec-4 retary shall—

5 "(1) review each report received through the
6 notification system established under subsection (a);
7 and

8 "(2) as necessary, take appropriate enforcement9 action under section 2107.

10 "(d) FEEDBACK REQUIRED.—Upon request, the Secretary shall provide to the individual who reported the sus-11 pected security deficiency or noncompliance through the 12 13 notification system established under subsection (a) a written response that includes the findings of the Sec-14 15 retary with respect to the report submitted by the individual and what, if any, compliance action was taken in 16 17 response to the report.

18 "(e) INSPECTOR GENERAL REPORT REQUIRED.—

"(1) IN GENERAL.—The Inspector General of
the Department shall submit to the Committee on
Homeland Security and Governmental Affairs and
the Committee on Environment and Public Works of
the Senate and the Committee on Homeland Security and the Committee on Energy and Commerce of
the House of Representatives an annual report on

1	the reports received under the notification system es-
2	tablished under subsection (a) and the disposition of
3	the reports by the Secretary.
4	"(2) Confidential information.—The re-
5	port required under paragraph (1) shall be made
6	publically available, except for protected information
7	as determined by the Inspector General, which shall
8	be submitted to Congress in an appendix to the re-
9	port.
10	"SEC. 2119. EMERGENCY RESPONSE CAPACITY STUDY.
11	"(a) Assessment and Report.—
12	"(1) IN GENERAL.—The Secretary shall assess
13	and submit a report to Congress on the emergency
13 14	and submit a report to Congress on the emergency response resources that would be required in order
14	response resources that would be required in order
14 15	response resources that would be required in order to feasibly respond to a worst-case chemical facility
14 15 16	response resources that would be required in order to feasibly respond to a worst-case chemical facility terrorist incident, including worst-case release of a
14 15 16 17	response resources that would be required in order to feasibly respond to a worst-case chemical facility terrorist incident, including worst-case release of a substance of concern.
14 15 16 17 18	response resources that would be required in order to feasibly respond to a worst-case chemical facility terrorist incident, including worst-case release of a substance of concern. "(2) CONTENTS.—The report required under
14 15 16 17 18 19	response resources that would be required in order to feasibly respond to a worst-case chemical facility terrorist incident, including worst-case release of a substance of concern. "(2) CONTENTS.—The report required under paragraph (1) shall describe—
 14 15 16 17 18 19 20 	response resources that would be required in order to feasibly respond to a worst-case chemical facility terrorist incident, including worst-case release of a substance of concern. "(2) CONTENTS.—The report required under paragraph (1) shall describe— "(A) the availability of fire, police, medical,
 14 15 16 17 18 19 20 21 	response resources that would be required in order to feasibly respond to a worst-case chemical facility terrorist incident, including worst-case release of a substance of concern. "(2) CONTENTS.—The report required under paragraph (1) shall describe— "(A) the availability of fire, police, medical, and other response personnel;

1	"(D) the carrying capacity of impeded and
2	unimpeded evacuation routes;
3	"(E) the protective capacity of structures;
4	"(F) the availability of health and environ-
5	mental hazard detection, identification, moni-
6	toring, cleanup, and decontamination;
7	"(G) the surge capacities of hospitals and
8	other health care facilities;
9	"(H) the feasibility of warning persons
10	within vulnerable areas prior to impact and the
11	capacity of community notification and warning
12	systems;
13	((I) the protection of vulnerable popu-
14	lations and immobilized populations (including
15	in schools, day care centers, nursing homes,
16	hospitals, sports arenas, shopping malls, homes,
17	and businesses);
18	"(J) any additional relevant planning pro-
19	visions identified in section 303(c) of the Emer-
20	gency Planning and Community Right to Know
21	Act (42 U.S.C. 11003(c));
22	"(K) the necessary funding, organization
23	(including interagency coordination), personnel,
24	training, equipment, exercises, transportation,
25	community notification, medical, infrastructure,

1	and other elements to appropriately address any
2	deficiencies in response capacities; and
3	"(L) any additional factors affecting the
4	feasibility of appropriately responding to a
5	worst-case chemical facility terrorist incident,
6	including worst-case release of a substance of
7	concern.
8	"(3) PUBLIC AVAILABILITY.—The report re-
9	quired under this section shall be made publicly
10	available, and shall not include protected informa-
11	tion.
12	"(4) Confidential information.—The Sec-
13	retary shall submit any protected information relat-
14	ing to the report required under paragraph (1) to
15	Congress in an appendix to the report.
16	"SEC. 2120. ANNUAL REPORT TO CONGRESS.
17	"(a) ANNUAL REPORT.—Not later than 1 year after
18	the date of enactment of this title, and annually thereafter
19	for 10 years, the Secretary shall submit a report on
20	progress in achieving compliance with this title to—
21	"(1) the Committee on Homeland Security and
22	Governmental Affairs and the Committee on Envi-
23	ronment and Public Works of the Senate; and

1	"(2) the Committee on Homeland Security and
2	the Committee on Energy and Commerce of the
3	House of Representatives.
4	"(b) REQUIREMENT.—Each report required under
5	subsection (a) shall include—
6	"(1) a qualitative discussion of how covered
7	chemical facilities, differentiated by tier, have re-
8	duced the risks of chemical facility terrorist inci-
9	dents at the covered chemical facilities, including—
10	"(A) a generalized summary of measures
11	implemented by covered chemical facilities in
12	order to meet each risk-based chemical facility
13	performance standard established under this
14	title, and the measures that the covered chem-
15	ical facilities already had in place—
16	"(i) in the case of the first report
17	under this section, before the issuance of
18	the final rule implementing the regulations
19	known as the 'Chemical Facility Anti-Ter-
20	rorism Standards', issued on April 9,
21	2007; and
22	"(ii) in the case of each subsequent
23	report, since the submittal of the most re-
24	cent report submitted under this section;
25	and

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1	"(B) any other generalized summary the
2	Secretary determines appropriate to describe
3	the measures covered chemical facilities are im-
4	plementing to comply with this title; and
5	((2) a quantitative summary of how the covered
6	chemical facilities, differentiated by tier, are com-
7	plying with this title during the period covered by
8	the report and how the Secretary is implementing
9	and enforcing this title during the period covered by
10	the report, including—
11	"(A) the number of chemical facilities that
12	provided the Secretary with information about
13	possessing substances of concern, as described
14	in section $2102(b)(2);$
15	"(B) the number of covered chemical facili-
16	ties assigned to each tier;
17	"(C) the number of security vulnerability
18	assessments and site security plans submitted
19	by covered chemical facilities;
20	"(D) the number of security vulnerability
21	assessments and site security plans approved
22	and disapproved by the Secretary;
23	"(E) the number of covered chemical facili-
24	ties without an approved security vulnerability
25	assessment or site security plan;

1	"(F) the number of chemical facilities that
2	have been assigned to a different tier or are no
3	longer designated as a covered chemical facility
4	by the Secretary due to implementation of a
5	method to reduce the consequences of a ter-
6	rorist attack and a description of the method;
7	"(G) the number of orders for compliance
8	issued by the Secretary;
9	"(H) the administrative penalties assessed
10	by the Secretary for noncompliance with this
11	title;
12	((I) the civil penalties assessed by the
13	court for noncompliance with this title;
14	"(J) the number of terrorist watchlist
15	checks conducted by the Secretary in order to
16	comply with this title;
17	"(K) the number of appeals conducted by
18	the Secretary and the number of petitions for
19	reconsideration considered by the Secretary
20	under the processes established under sub-
21	sections (d) and (e) of section 2115, including
22	those appeals and reconsiderations addressing
23	the processes described under section 2115(c);

1	
1	"(L) aggregate information regarding the
2	time taken for the appeals described in sub-
3	paragraph (K);
4	"(M) aggregate information regarding the
5	manner in which the appeals described in sub-
6	paragraph (K) were resolved;
7	"(N) based on information provided to the
8	Secretary annually by each owner or operator of
9	a covered chemical facility, the number of indi-
10	viduals subjected to adverse employment deci-
11	sions that were attributed by the owner or oper-
12	ator to the regulations required under section
13	2115(b)(1); and
14	"(O) any other data the Secretary deter-
15	mines appropriate to describe compliance with
16	this title by chemical facilities and the imple-
17	mentation of this title by the Secretary.
18	"(c) Public Availability.—A report submitted
19	under this section shall be made publicly available.
20	"SEC. 2121. AUTHORIZATION OF APPROPRIATIONS.
21	"There is authorized to be appropriated to the Sec-
22	retary to carry out this title—
23	"(1) \$300,000,000 for each of fiscal years 2013
24	and 2014, of which $$150,000,000$ shall be made
25	available for grants under section 2111(g) for meth-

1	ods to reduce the consequences of a terrorist attack,
2	of which up to \$3,000,000 shall be made available
3	for grants authorized under section $2111(d)(2)$; and
4	"(2) \$275,000,000 for each of fiscal years
5	2015, 2016, and 2017, of which \$150,000,000 shall
6	be made available for grants under section 2111(g)
7	for methods to reduce the consequences of a ter-
8	rorist attack, of which up to $$3,000,000$ shall be
9	made available for grants authorized under section
10	2111(d)(2).".
11	(b) Clerical Amendment.—The table of contents
12	in section 1(b) of such Act is amended by adding at the
13	end the following:
	"TITLE XXI—REGULATION OF SECURITY PRACTICES AT CHEMICAL FACILITIES

"Sec. 2101. Definitions.

- "Sec. 2102. Risk-based designation and ranking of covered chemical facilities.
- "Sec. 2103. Security vulnerability assessments and site security plans.
- "Sec. 2104. Site inspections.
- "Sec. 2105. Records.
- "Sec. 2106. Timely sharing of threat information.
- "Sec. 2107. Enforcement.
- "Sec. 2108. Whistleblower protections.
- "Sec. 2109. Federal preemption.
- "Sec. 2110. Protection of information.
- "Sec. 2111. Methods to reduce the consequences of a terrorist attack.
- "Sec. 2112. Applicability.
- "Sec. 2113. Savings clause.
- "Sec. 2114. Office of Chemical Facility Security.
- "Sec. 2115. Security background checks of covered individuals at certain chemical facilities.
- "Sec. 2116. Citizen enforcement.
- "Sec. 2117. Citizen petitions.
- "Sec. 2118. Notification system to address public concerns.
- "Sec. 2119. Emergency response capacity study.
- "Sec. 2120. Annual report to Congress.
- "Sec. 2121. Authorization of appropriations.".
- (c) Conforming Repeal.—

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1	(1) REPEAL.—The Department of Homeland
2	Security Appropriations Act, 2007 (Public Law
3	109-295) is amended by striking section 550 (6)
4	U.S.C. 121 note).
5	(2) Effective date.—The amendment made
6	by paragraph (1) shall take effect on the date of the
7	enactment of this Act.
8	(d) REGULATIONS.—
9	(1) DEADLINES.—
10	(A) PROPOSED RULES.—Not later that 6
11	months after the date of enactment of this Act,
12	the Secretary of Homeland Security shall issue
13	proposed rules to carry out title XXI of the
14	Homeland Security Act of 2002, as added by
15	subsection (a).
16	(B) FINAL RULES.—Not later than 18
17	months after the date of enactment of this Act,
18	the Secretary of Homeland Security shall issue
19	final rules to carry out title XXI of the Home-
20	land Security Act of 2002, as added by sub-
21	section (a).
22	(2) CONSULTATION.—In developing and imple-
23	menting the rules issued under paragraph (1), the
24	Secretary of Homeland Security shall consult with
25	the Administrator of the Environmental Protection

1	Agency, and other persons, as appropriate, regard-
2	ing—
3	(A) the designation of substances of con-
4	cern;
5	(B) methods to reduce the consequences of
6	a terrorist attack;
7	(C) security at drinking water facilities
8	and wastewater treatment works;
9	(D) the treatment of protected informa-
10	tion; and
11	(E) any other matters the Secretary deter-
12	mines necessary.
13	(3) Sense of congress regarding cfats.—
14	It is the sense of Congress that—
15	(A) the Secretary of Homeland Security
16	was granted statutory authority under section
17	550 of the Department of Homeland Security
18	Appropriations Act, 2007 (6 U.S.C. 121 note)
19	to regulate security practices at chemical facili-
20	ties until October 1, 2009; and
21	(B) under section 550 of the Department
22	of Homeland Security Appropriations Act, 2007
23	(6 U.S.C. 121 note), the Secretary prescribed
24	regulations known as the Chemical Facility

1	Anti-Terrorism Standards (referred to in this
2	section as "CFATS regulations").
3	(4) INTERIM USE AND AMENDMENT OF
4	CFATS.—Until the final rules issued under para-
5	graph (1) take effect, in carrying out title XXI of
6	the Homeland Security Act of 2002, as added by
7	subsection (a), the Secretary may, to the extent the
8	Secretary determines appropriate—
9	(A) continue to carry out the CFATS reg-
10	ulations, as in effect on the day before the date
11	of enactment of this Act;
12	(B) amend the CFATS regulations as may
13	be necessary to ensure that the CFATS regula-
14	tions are consistent with this Act and the
15	amendments made by this Act; and
16	(C) continue using any tools developed for
17	purposes of the CFATS regulations, including
18	the list of substances of concern, usually re-
19	ferred to as "Appendix A", and the chemical se-
20	curity assessment tool (which includes facility
21	registration, a top-screen questionnaire, a secu-
22	rity vulnerability assessment tool, a site security
23	plan template, and a chemical vulnerability in-
24	formation repository).

1 (5) UPDATE OF FACILITY PLANS ASSESSMENTS 2 AND PLANS PREPARED UNDER CFATS.—The owner 3 or operator of a covered chemical facility that, before 4 the effective date of the final regulations issued 5 under paragraph (1), submits a security vulner-6 ability assessment or site security plan under the 7 CFATS regulations, shall be required to update or 8 amend the security vulnerability assessment and site 9 security plan of the facility to reflect any additional 10 requirements under this Act or the amendments 11 made by this Act, according to a timeline established 12 by the Secretary.

13 REVIEW DESIGNATION SODIUM (e) OF OF 14 FLUOROACETATE AS A SUBSTANCE OF CONCERN.—The 15 Secretary of Homeland Security shall review the designation of sodium fluoroacetate as a substance of concern 16 under section 2102(d) of the Homeland Security Act of 17 18 2002, as added by subsection (a), by the earlier of—

(1) the date of the first periodic review conducted under section 2102(d) of the Homeland Security Act of 2002; and

(2) the date that is 1 year after the date of en-actment of this Act.

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