

119TH CONGRESS  
1ST SESSION

# H. R. 872

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## AN ACT

To require covered contractors implement a vulnerability disclosure policy consistent with NIST guidelines, 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,*

1 **SECTION 1. SHORT TITLE.**

2 This Act may be cited as the “Federal Contractor  
3 Cybersecurity Vulnerability Reduction Act of 2025”.

4 **SEC. 2. FEDERAL CONTRACTOR VULNERABILITY DISCLO-**5 **SURE POLICY.**

## 6 (a) RECOMMENDATIONS.—

7 (1) IN GENERAL.—Not later than 180 days  
8 after the date of the enactment of this Act, the Di-  
9 rector of the Office of Management and Budget, in  
10 consultation with the Director of the Cybersecurity  
11 and Infrastructure Security Agency, the National  
12 Cyber Director, the Director of the National Insti-  
13 tute of Standards and Technology, and any other  
14 appropriate head of an Executive department,  
15 shall—

16 (A) review the Federal Acquisition Regula-  
17 tion contract requirements and language for  
18 contractor vulnerability disclosure programs;  
19 and

20 (B) recommend updates to such require-  
21 ments and language to the Federal Acquisition  
22 Regulation Council.

23 (2) CONTENTS.—The recommendations re-  
24 quired by paragraph (1) shall include updates to  
25 such requirements designed to ensure that covered  
26 contractors implement a vulnerability disclosure pol-

1       icy consistent with NIST guidelines for contractors  
2       as required under section 5 of the IoT Cybersecurity  
3       Improvement Act of 2020 (15 U.S.C. 278g–3c; Pub-  
4       lic Law 116–207).

5       (b) PROCUREMENT REQUIREMENTS.—Not later than  
6       180 days after the date on which the recommended con-  
7       tract language developed pursuant to subsection (a) is re-  
8       ceived, the Federal Acquisition Regulation Council shall  
9       review the recommended contract language and update the  
10      FAR as necessary to incorporate requirements for covered  
11      contractors to receive information about a potential secu-  
12      rity vulnerability relating to an information system owned  
13      or controlled by a contractor, in performance of the con-  
14      tract.

15       (c) ELEMENTS.—The update to the FAR pursuant  
16      to subsection (b) shall—

17               (1) to the maximum extent practicable, align  
18       with the security vulnerability disclosure process and  
19       coordinated disclosure requirements relating to Fed-  
20       eral information systems under sections 5 and 6 of  
21       the IoT Cybersecurity Improvement Act of 2020  
22       (Public Law 116–207; 15 U.S.C. 278g–3c and  
23       278g–3d); and

24               (2) to the maximum extent practicable, be  
25       aligned with industry best practices and Standards

1        29147 and 30111 of the International Standards  
2        Organization (or any successor standard) or any  
3        other appropriate, relevant, and widely used stand-  
4        ard.

5        (d) WAIVER.—The head of an agency may waive the  
6        security vulnerability disclosure policy requirement under  
7        subsection (b) if—

8                (1) the agency Chief Information Officer deter-  
9        mines that the waiver is necessary in the interest of  
10        national security or research purposes; and

11                (2) if, not later than 30 days after granting a  
12        waiver, such head submits a notification and jus-  
13        tification (including information about the duration  
14        of the waiver) to the Committee on Oversight and  
15        Government Reform of the House of Representatives  
16        and the Committee on Homeland Security and Gov-  
17        ernmental Affairs of the Senate.

18        (e) DEPARTMENT OF DEFENSE SUPPLEMENT TO  
19        THE FEDERAL ACQUISITION REGULATION.—

20                (1) REVIEW.—Not later than 180 days after  
21        the date of the enactment of this Act, the Secretary  
22        of Defense shall review the Department of Defense  
23        Supplement to the Federal Acquisition Regulation  
24        contract requirements and language for contractor  
25        vulnerability disclosure programs and develop up-

1       dates to such requirements designed to ensure that  
2       covered contractors implement a vulnerability disclo-  
3       sure policy consistent with NIST guidelines for con-  
4       tractors as required under section 5 of the IoT Cy-  
5       bersecurity Improvement Act of 2020 (15 U.S.C.  
6       278g–3c; Public Law 116–207).

7               (2) REVISIONS.—Not later than 180 days after  
8       the date on which the review required under sub-  
9       section (a) is completed, the Secretary shall revise  
10      the DFARS as necessary to incorporate require-  
11      ments for covered contractors to receive information  
12      about a potential security vulnerability relating to an  
13      information system owned or controlled by a con-  
14      tractor, in performance of the contract.

15               (3) ELEMENTS.—The Secretary shall ensure  
16      that the revision to the DFARS described in this  
17      subsection is carried out in accordance with the re-  
18      quirements of paragraphs (1) and (2) of subsection  
19      (c).

20               (4) WAIVER.—The Chief Information Officer of  
21      the Department of Defense, in consultation with the  
22      National Manager for National Security Systems,  
23      may waive the security vulnerability disclosure policy  
24      requirements under paragraph (2) if the Chief Infor-  
25      mation Officer—

4 (B) not later than 30 days after granting  
5 a waiver, submits a notification and justifica-  
6 tion (including information about the duration  
7 of the waiver) to the Committees on Armed  
8 Services of the House of Representatives and  
9 the Senate.

10 (f) DEFINITIONS.—In this section:

11 (1) The term “agency” has the meaning given  
12 the term in section 3502 of title 44, United States  
13 Code.

17 (A) whose contract is in an amount the  
18 same as or greater than the simplified acquisi-  
19 tion threshold; or

20 (B) that uses, operates, manages, or main-  
21 tains a Federal information system (as defined  
22 by section 11331 of title 40, United States  
23 Code) on behalf of an agency.

4 (4) The term “Executive department” has the  
5 meaning given that term in section 101 of title 5,  
6 United States Code.

7 (5) The term “FAR” means the Federal Acqui-  
8 sition Regulation.

9 (6) The term “NIST” means the National In-  
10 stitute of Standards and Technology.

13 (8) The term “security vulnerability” has the  
14 meaning given that term in section 2200 of the  
15 Homeland Security Act of 2002 (6 U.S.C. 650).

16 (9) The term “simplified acquisition threshold”  
17 has the meaning given that term in section 134 of  
18 title 41, United States Code.

Passed the House of Representatives March 3, 2025.

Attest:

*Clerk.*

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