IN THE SENATE OF THE UNITED STATES

JULY 29, 2014

Received; read twice and referred to the Committee on Homeland Security and Governmental Affairs

AN ACT

To amend the Homeland Security Act of 2002 to make certain improvements regarding cybersecurity and critical infrastructure protection, and for other purposes.

1 Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,
This Act may be cited as the “National Cybersecurity and Critical Infrastructure Protection Act of 2014”.

SEC. 2. TABLE OF CONTENTS.

The table of contents for this Act is as follows:

Sec. 1. Short title.
Sec. 2. Table of contents.

TITLE I—SECURING THE NATION AGAINST CYBER ATTACK

Sec. 102. Enhancement of cybersecurity.
Sec. 103. Protection of critical infrastructure and information sharing.
Sec. 104. National Cybersecurity and Communications Integration Center.
Sec. 105. Cyber incident response and technical assistance.
Sec. 106. Streamlining of Department cybersecurity organization.

TITLE II—PUBLIC-PRIVATE COLLABORATION ON CYBERSECURITY

Sec. 201. Public-private collaboration on cybersecurity.
Sec. 202. SAFETY Act and qualifying cyber incidents.
Sec. 203. Prohibition on new regulatory authority.
Sec. 204. Prohibition on additional authorization of appropriations.
Sec. 205. Prohibition on collection activities to track individuals’ personally identifiable information.
Sec. 206. Cybersecurity scholars.
Sec. 207. National Research Council study on the resilience and reliability of the Nation’s power grid.

TITLE III—HOMELAND SECURITY CYBERSECURITY WORKFORCE

Sec. 301. Homeland security cybersecurity workforce.
Sec. 302. Personnel authorities.

TITLE I—SECURING THE NATION AGAINST CYBER ATTACK

SEC. 101. HOMELAND SECURITY ACT OF 2002 DEFINITIONS.

Section 2 of the Homeland Security Act of 2002 (6 U.S.C. 101) is amended by adding at the end the following new paragraphs:
“(19) The term ‘critical infrastructure’ has the meaning given that term in section 1016(e) of the USA Patriot Act (42 U.S.C. 5195c(e)).

“(20) The term ‘critical infrastructure owner’ means a person that owns critical infrastructure.

“(21) The term ‘critical infrastructure operator’ means a critical infrastructure owner or other person that manages, runs, or operates, in whole or in part, the day-to-day operations of critical infrastructure.

“(22) The term ‘cyber incident’ means an incident, or an attempt to cause an incident, that, if successful, would—

“(A) jeopardize or imminently jeopardize, without lawful authority, the security, integrity, confidentiality, or availability of an information system or network of information systems or any information stored on, processed on, or transiting such a system or network;

“(B) constitute a violation or imminent threat of violation of law, security policies, security procedures, or acceptable use policies related to such a system or network, or an act of terrorism against such a system or network; or
“(C) result in the denial of access to or degradation, disruption, or destruction of such a system or network, or the defeat of an operations control or technical control essential to the security or operation of such a system or network.

“(23) The term ‘cybersecurity mission’ means activities that encompass the full range of threat reduction, vulnerability reduction, deterrence, incident response, resiliency, and recovery activities to foster the security and stability of cyberspace.

“(24) The term ‘cybersecurity purpose’ means the purpose of ensuring the security, integrity, confidentiality, or availability of, or safeguarding, an information system or network of information systems, including protecting such a system or network, or data residing on such a system or network, including protection of such a system or network, from—

“(A) a vulnerability of such a system or network;

“(B) a threat to the security, integrity, confidentiality, or availability of such a system or network, or any information stored on, processed on, or transiting such a system or network;
“(C) efforts to deny access to or degrade, disrupt, or destroy such a system or network; or

“(D) efforts to gain unauthorized access to such a system or network, including to gain such unauthorized access for the purpose of exfiltrating information stored on, processed on, or transiting such a system or network.

“(25) The term ‘cyber threat’ means any action that may result in unauthorized access to, exfiltration of, manipulation of, harm of, or impairment to the security, integrity, confidentiality, or availability of an information system or network of information systems, or information that is stored on, processed by, or transiting such a system or network.

“(26) The term ‘cyber threat information’ means information directly pertaining to—

“(A) a vulnerability of an information system or network of information systems of a government or private entity;

“(B) a threat to the security, integrity, confidentiality, or availability of such a system or network of a government or private entity, or any information stored on, processed on, or transiting such a system or network;
“(C) efforts to deny access to or degrade, disrupt, or destroy such a system or network of a government or private entity;

“(D) efforts to gain unauthorized access to such a system or network, including to gain such unauthorized access for the purpose of exfiltrating information stored on, processed on, or transiting such a system or network; or

“(E) an act of terrorism against an information system or network of information systems.

“(27) The term ‘Federal civilian information systems’—

“(A) means information, information systems, and networks of information systems that are owned, operated, controlled, or licensed for use by, or on behalf of, any Federal agency, including such systems or networks used or operated by another entity on behalf of a Federal agency; but

“(B) does not include—

“(i) a national security system; or

“(ii) information, information systems, and networks of information systems that are owned, operated, controlled, or li-
7

censed solely for use by, or on behalf of,
the Department of Defense, a military de-
partment, or an element of the intelligence
community.

“(28) The term ‘information security’ means
the protection of information, information systems,
and networks of information systems from unauthor-
ized access, use, disclosure, disruption, modification,
or destruction in order to provide—

“(A) integrity, including guarding against
improper information modification or destruc-
tion, including ensuring nonrepudiation and au-
thenticity;

“(B) confidentiality, including preserving
authorized restrictions on access and disclosure,
including means for protecting personal privacy
and proprietary information; and

“(C) availability, including ensuring timely
and reliable access to and use of information.

“(29) The term ‘information system’ means the
underlying framework and functions used to process,
transmit, receive, or store information electronically,
including programmable electronic devices, commu-
ications networks, and industrial or supervisory
control systems and any associated hardware, software, or data.

“(30) The term ‘private entity’ means any individual or any private or publically-traded company, public or private utility (including a utility that is a unit of a State or local government, or a political subdivision of a State government), organization, or corporation, including an officer, employee, or agent thereof.

“(31) The term ‘shared situational awareness’ means an environment in which cyber threat information is shared in real time between all designated Federal cyber operations centers to provide actionable information about all known cyber threats.”.

SEC. 102. ENHANCEMENT OF CYBERSECURITY.

(a) IN GENERAL.—Subtitle C of title II of the Homeland Security Act of 2002 is amended by adding at the end the following new section:

“SEC. 226. ENHANCEMENT OF CYBERSECURITY.

“The Secretary, in collaboration with the heads of other appropriate Federal Government entities, shall conduct activities for cybersecurity purposes, including the provision of shared situational awareness to each other to enable real-time, integrated, and operational actions to
protect from, prevent, mitigate, respond to, and recover from cyber incidents.”.

(b) Clerical Amendments.—

(1) Subtitle heading.—The heading for subtitle C of title II of such Act is amended to read as follows:

“Subtitle C—Cybersecurity and Information Sharing”.

(2) Table of contents.—The table of contents in section 1(b) of such Act is amended—

(A) by adding after the item relating to section 225 the following new item:

“Sec. 226. Enhancement of cybersecurity.”;

and

(B) by striking the item relating to subtitle C of title II and inserting the following new item:

“Subtitle C—Cybersecurity and Information Sharing”.

SEC. 103. PROTECTION OF CRITICAL INFRASTRUCTURE AND INFORMATION SHARING.

(a) In general.—Subtitle C of title II of the Homeland Security Act of 2002, as amended by section 102, is further amended by adding at the end the following new section:
"SEC. 227. PROTECTION OF CRITICAL INFRASTRUCTURE AND INFORMATION SHARING.

"(a) Protection of Critical Infrastructure.—

"(1) In general.—The Secretary shall coordinate, on an ongoing basis, with Federal, State, and local governments, national laboratories, critical infrastructure owners, critical infrastructure operators, and other cross sector coordinating entities to—

"(A) facilitate a national effort to strengthen and maintain secure, functioning, and resilient critical infrastructure from cyber threats;

"(B) ensure that Department policies and procedures enable critical infrastructure owners and critical infrastructure operators to receive real-time, actionable, and relevant cyber threat information;

"(C) seek industry sector-specific expertise to—

"(i) assist in the development of voluntary security and resiliency strategies; and

"(ii) ensure that the allocation of Federal resources are cost effective and reduce any burden on critical infrastructure owners and critical infrastructure operators;"
“(D) upon request of entities, facilitate and assist risk management efforts of such entities to reduce vulnerabilities, identify and disrupt threats, and minimize consequences to their critical infrastructure;

“(E) upon request of critical infrastructure owners or critical infrastructure operators, provide education and assistance to such owners and operators on how they may use protective measures and countermeasures to strengthen the security and resilience of the Nation’s critical infrastructure; and

“(F) coordinate a research and development strategy to facilitate and promote advancements and innovation in cybersecurity technologies to protect critical infrastructure.

“(2) ADDITIONAL RESPONSIBILITIES.—The Secretary shall—

“(A) manage Federal efforts to secure, protect, and ensure the resiliency of Federal civilian information systems using a risk-based and performance-based approach, and, upon request of critical infrastructure owners or critical infrastructure operators, support such owners’ and operators’ efforts to secure, protect, and
ensure the resiliency of critical infrastructure from cyber threats;

“(B) direct an entity within the Department to serve as a Federal civilian entity by and among Federal, State, and local governments, private entities, and critical infrastructure sectors to provide multi-directional sharing of real-time, actionable, and relevant cyber threat information;

“(C) build upon existing mechanisms to promote a national awareness effort to educate the general public on the importance of securing information systems;

“(D) upon request of Federal, State, and local government entities and private entities, facilitate expeditious cyber incident response and recovery assistance, and provide analysis and warnings related to threats to and vulnerabilities of critical information systems, crisis and consequence management support, and other remote or on-site technical assistance with the heads of other appropriate Federal agencies to Federal, State, and local government entities and private entities for cyber incidents affecting critical infrastructure;
“(E) engage with international partners to strengthen the security and resilience of domestic critical infrastructure and critical infrastructure located outside of the United States upon which the United States depends; and

“(F) conduct outreach to educational institutions, including historically black colleges and universities, Hispanic serving institutions, Native American colleges, and institutions serving persons with disabilities, to encourage such institutions to promote cybersecurity awareness.

“(3) RULE OF CONSTRUCTION.—Nothing in this section may be construed to require any private entity to request assistance from the Secretary, or require any private entity requesting such assistance to implement any measure or recommendation suggested by the Secretary.

“(b) CRITICAL INFRASTRUCTURE SECTORS.—The Secretary, in collaboration with the heads of other appropriate Federal agencies, shall designate critical infrastructure sectors (that may include subdivisions of sectors within a sector as the Secretary may determine appropriate). The critical infrastructure sectors designated under this subsection may include the following:

“(1) Chemical.
“(2) Commercial facilities.
“(3) Communications.
“(4) Critical manufacturing.
“(5) Dams.
“(6) Defense Industrial Base.
“(7) Emergency services.
“(8) Energy.
“(9) Financial services.
“(10) Food and agriculture.
“(11) Government facilities.
“(12) Healthcare and public health.
“(13) Information technology.
“(14) Nuclear reactors, materials, and waste.
“(15) Transportation systems.
“(16) Water and wastewater systems.
“(17) Such other sectors as the Secretary determines appropriate.

“(c) SECTOR SPECIFIC AGENCIES.—The Secretary, in collaboration with the relevant critical infrastructure sector and the heads of other appropriate Federal agencies, shall recognize the Federal agency designated as of November 1, 2013, as the ‘Sector Specific Agency’ for each critical infrastructure sector designated under subsection (b). If the designated Sector Specific Agency for a particular critical infrastructure sector is the Depart-
ment, for the purposes of this section, the Secretary shall carry out this section. The Secretary, in coordination with the heads of each such Sector Specific Agency shall—

“(1) support the security and resilience activities of the relevant critical infrastructure sector in accordance with this subtitle; and

“(2) provide institutional knowledge and specialized expertise to the relevant critical infrastructure sector.

“(d) SECTOR COORDINATING COUNCILS.—

“(1) RECOGNITION.—The Secretary, in collaboration with each critical infrastructure sector and the relevant Sector Specific Agency, shall recognize and partner with the Sector Coordinating Council for each critical infrastructure sector designated under subsection (b) to coordinate with each such sector on security and resilience activities and emergency response and recovery efforts.

“(2) MEMBERSHIP.—

“(A) IN GENERAL.—The Sector Coordinating Council for a critical infrastructure sector designated under subsection (b) shall—

“(i) be comprised exclusively of relevant critical infrastructure owners, critical infrastructure operators, private entities,
and representative trade associations for
the sector;

“(ii) reflect the unique composition of
each sector; and

“(iii) as appropriate, include relevant
small, medium, and large critical infra-
structure owners, critical infrastructure op-
erators, private entities, and representative
trade associations for the sector.

“(B) Prohibition.—No government enti-
ty with regulating authority shall be a member
of the Sector Coordinating Council.

“(C) Limitation.—The Secretary shall
have no role in the determination of the mem-
ership of a Sector Coordinating Council.

“(3) Roles and Responsibilities.—The Sec-
tor Coordinating Council for a critical infrastructure
sector shall—

“(A) serve as a self-governing, self-orga-
nized primary policy, planning, and strategic
communications entity for coordinating with the
Department, the relevant Sector-Specific Agen-
cy designated under subsection (e), and the rel-
evant Information Sharing and Analysis Cen-
ters under subsection (e) on security and resil-
ience activities and emergency response and recovery efforts;

“(B) establish governance and operating procedures, and designate a chairperson for the sector to carry out the activities described in this subsection;

“(C) coordinate with the Department, the relevant Information Sharing and Analysis Centers under subsection (e), and other Sector Coordinating Councils to update, maintain, and exercise the National Cybersecurity Incident Response Plan in accordance with section 229(b); and

“(D) provide any recommendations to the Department on infrastructure protection technology gaps to help inform research and development efforts at the Department.

“(e) Sector Information Sharing and Analysis Centers.—

“(1) Recognition.—The Secretary, in collaboration with the relevant Sector Coordinating Council and the critical infrastructure sector represented by such Council, and in coordination with the relevant Sector Specific Agency, shall recognize at least one Information Sharing and Analysis Center for each
critical infrastructure sector designated under subsection (b) for purposes of paragraph (3). No other Information Sharing and Analysis Organizations, including Information Sharing and Analysis Centers, may be precluded from having an information sharing relationship within the National Cybersecurity and Communications Integration Center established pursuant to section 228. Nothing in this subsection or any other provision of this subtitle may be construed to limit, restrict, or condition any private entity or activity utilized by, among, or between private entities.

“(2) **Roles and Responsibilities.—**In addition to such other activities as may be authorized by law, at least one Information Sharing and Analysis Center for a critical infrastructure sector shall—

“(A) serve as an information sharing resource for such sector and promote ongoing multi-directional sharing of real-time, relevant, and actionable cyber threat information and analysis by and among such sector, the Department, the relevant Sector Specific Agency, and other critical infrastructure sector Information Sharing and Analysis Centers;
“(B) establish governance and operating procedures to carry out the activities conducted under this subsection;

“(C) serve as an emergency response and recovery operations coordination point for such sector, and upon request, facilitate cyber incident response capabilities in coordination with the Department, the relevant Sector Specific Agency and the relevant Sector Coordinating Council;

“(D) facilitate cross-sector coordination and sharing of cyber threat information to prevent related or consequential impacts to other critical infrastructure sectors;

“(E) coordinate with the Department, the relevant Sector Coordinating Council, the relevant Sector Specific Agency, and other critical infrastructure sector Information Sharing and Analysis Centers on the development, integration, and implementation of procedures to support technology neutral, real-time information sharing capabilities and mechanisms within the National Cybersecurity and Communications Integration Center established pursuant to section 228, including—
“(i) the establishment of a mechanism to voluntarily report identified vulnerabilities and opportunities for improvement;

“(ii) the establishment of metrics to assess the effectiveness and timeliness of the Department’s and Information Sharing and Analysis Centers’ information sharing capabilities; and

“(iii) the establishment of a mechanism for anonymous suggestions and comments;

“(F) implement an integration and analysis function to inform sector planning, risk mitigation, and operational activities regarding the protection of each critical infrastructure sector from cyber incidents;

“(G) combine consequence, vulnerability, and threat information to share actionable assessments of critical infrastructure sector risks from cyber incidents;

“(H) coordinate with the Department, the relevant Sector Specific Agency, and the relevant Sector Coordinating Council to update, maintain, and exercise the National Cybersecu-
rity Incident Response Plan in accordance with section 229(b); and

“(I) safeguard cyber threat information from unauthorized disclosure.

“(3) FUNDING.—Of the amounts authorized to be appropriated for each of fiscal years 2014, 2015, and 2016 for the Cybersecurity and Communications Office of the Department, the Secretary is authorized to use not less than $25,000,000 for any such year for operations support at the National Cybersecurity and Communications Integration Center established under section 228(a) of all recognized Information Sharing and Analysis Centers under paragraph (1) of this subsection.

“(f) CLEARANCES.—The Secretary—

“(1) shall expedite the process of security clearances under Executive Order No. 13549 or successor orders for appropriate representatives of Sector Coordinating Councils and the critical infrastructure sector Information Sharing and Analysis Centers; and

“(2) may so expedite such processing to—

“(A) appropriate personnel of critical infrastructure owners and critical infrastructure operators; and
“(B) any other person as determined by the Secretary.

“(g) PUBLIC-PRIVATE COLLABORATION.—The Secretary, in collaboration with the critical infrastructure sectors designated under subsection (b), such sectors’ Sector Specific Agencies recognized under subsection (c), and the Sector Coordinating Councils recognized under subsection (d), shall—

“(1) conduct an analysis and review of the existing public-private partnership model and evaluate how the model between the Department and critical infrastructure owners and critical infrastructure operators can be improved to ensure the Department, critical infrastructure owners, and critical infrastructure operators are equal partners and regularly collaborate on all programs and activities of the Department to protect critical infrastructure;

“(2) develop and implement procedures to ensure continuous, collaborative, and effective interactions between the Department, critical infrastructure owners, and critical infrastructure operators; and

“(3) ensure critical infrastructure sectors have a reasonable period for review and comment of all jointly produced materials with the Department.
“(h) Recommendations Regarding New Agreements.—Not later than 180 days after the date of the enactment of this section, the Secretary shall submit to the appropriate congressional committees recommendations on how to expedite the implementation of information sharing agreements for cybersecurity purposes between the Secretary and critical information owners and critical infrastructure operators and other private entities. Such recommendations shall address the development and utilization of a scalable form that retains all privacy and other protections in such agreements in existence as of such date, including Cooperative and Research Development Agreements. Such recommendations should also include any additional authorities or resources that may be needed to carry out the implementation of any such new agreements.

“(i) Rule of Construction.—No provision of this title may be construed as modifying, limiting, or otherwise affecting the authority of any other Federal agency under any other provision of law.”.

(b) Clerical Amendment.—The table of contents in section 1(b) of such Act is amended by adding after the item relating to section 226 (as added by section 102) the following new item:

“Sec. 227. Protection of critical infrastructure and information sharing.”.
SEC. 104. NATIONAL CYBERSECURITY AND COMMUNICATIONS INTEGRATION CENTER.

(a) IN GENERAL.—Subtitle C of title II of the Homeland Security Act of 2002, as amended by sections 102 and 103, is further amended by adding at the end the following new section:

“SEC. 228. NATIONAL CYBERSECURITY AND COMMUNICATIONS INTEGRATION CENTER.

“(a) ESTABLISHMENT.—There is established in the Department the National Cybersecurity and Communications Integration Center (referred to in this section as the ‘Center’), which shall be a Federal civilian information sharing interface that provides shared situational awareness to enable real-time, integrated, and operational actions across the Federal Government, and share cyber threat information by and among Federal, State, and local government entities, Information Sharing and Analysis Centers, private entities, and critical infrastructure owners and critical infrastructure operators that have an information sharing relationship with the Center.

“(b) COMPOSITION.—The Center shall include each of the following entities:

“(1) At least one Information Sharing and Analysis Center established under section 227(e) for each critical infrastructure sector.
“(2) The Multi-State Information Sharing and Analysis Center to collaborate with State and local governments.

“(3) The United States Computer Emergency Readiness Team to coordinate cyber threat information sharing, proactively manage cyber risks to the United States, collaboratively respond to cyber incidents, provide technical assistance to information system owners and operators, and disseminate timely notifications regarding current and potential cyber threats and vulnerabilities.

“(4) The Industrial Control System Cyber Emergency Response Team to coordinate with industrial control systems owners and operators and share industrial control systems-related security incidents and mitigation measures.

“(5) The National Coordinating Center for Telecommunications to coordinate the protection, response, and recovery of national security emergency communications.

“(6) Such other Federal, State, and local government entities, private entities, organizations, or individuals as the Secretary may consider appropriate that agree to be included.
“(c) CYBER INCIDENT.—In the event of a cyber incident, the Secretary may grant the entities referred to in subsection (a) immediate temporary access to the Center as a situation may warrant.

“(d) ROLES AND RESPONSIBILITIES.—The Center shall—

“(1) promote ongoing multi-directional sharing by and among the entities referred to in subsection (a) of timely and actionable cyber threat information and analysis on a real-time basis that includes emerging trends, evolving threats, incident reports, intelligence information, risk assessments, and best practices;

“(2) coordinate with other Federal agencies to streamline and reduce redundant reporting of cyber threat information;

“(3) provide, upon request, timely technical assistance and crisis management support to Federal, State, and local government entities and private entities that own or operate information systems or networks of information systems to protect from, prevent, mitigate, respond to, and recover from cyber incidents;

“(4) facilitate cross-sector coordination and sharing of cyber threat information to prevent re-
lated or consequential impacts to other critical infrastructure sectors;

“(5) collaborate and facilitate discussions with Sector Coordinating Councils, Information Sharing and Analysis Centers, Sector Specific Agencies, and relevant critical infrastructure sectors on the development of prioritized Federal response efforts, if necessary, to support the defense and recovery of critical infrastructure from cyber incidents;

“(6) collaborate with the Sector Coordinating Councils, Information Sharing and Analysis Centers, Sector Specific Agencies, and the relevant critical infrastructure sectors on the development and implementation of procedures to support technology neutral real-time information sharing capabilities and mechanisms;

“(7) collaborate with the Sector Coordinating Councils, Information Sharing and Analysis Centers, Sector Specific Agencies, and the relevant critical infrastructure sectors to identify requirements for data and information formats and accessibility, system interoperability, and redundant systems and alternative capabilities in the event of a disruption in the primary information sharing capabilities and mechanisms at the Center;
“(8) within the scope of relevant treaties, cooperate with international partners to share information and respond to cyber incidents;

“(9) safeguard sensitive cyber threat information from unauthorized disclosure;

“(10) require other Federal civilian agencies to—

“(A) send reports and information to the Center about cyber incidents, threats, and vulnerabilities affecting Federal civilian information systems and critical infrastructure systems and, in the event a private vendor product or service of such an agency is so implicated, the Center shall first notify such private vendor of the vulnerability before further disclosing such information;

“(B) provide to the Center cyber incident detection, analysis, mitigation, and response information; and

“(C) immediately send and disclose to the Center cyber threat information received by such agencies;

“(11) perform such other duties as the Secretary may require to facilitate a national effort to
strengthen and maintain secure, functioning, and resilient critical infrastructure from cyber threats;

“(12) implement policies and procedures to—

“(A) provide technical assistance to Federal civilian agencies to prevent and respond to data breaches involving unauthorized acquisition or access of personally identifiable information that occur on Federal civilian information systems;

“(B) require Federal civilian agencies to notify the Center about data breaches involving unauthorized acquisition or access of personally identifiable information that occur on Federal civilian information systems without unreasonable delay after the discovery of such a breach; and

“(C) require Federal civilian agencies to notify all potential victims of a data breach involving unauthorized acquisition or access of personally identifiable information that occur on Federal civilian information systems without unreasonable delay, based on a reasonable determination of the level of risk of harm and consistent with the needs of law enforcement; and
“(13) participate in exercises run by the Department’s National Exercise Program, where appropriate.

“(e) INTEGRATION AND ANALYSIS.—The Center, in coordination with the Office of Intelligence and Analysis of the Department, shall maintain an integration and analysis function, which shall —

“(1) integrate and analyze all cyber threat information received from other Federal agencies, State and local governments, Information Sharing and Analysis Centers, private entities, critical infrastructure owners, and critical infrastructure operators, and share relevant information in near real-time;

“(2) on an ongoing basis, assess and evaluate consequence, vulnerability, and threat information to share with the entities referred to in subsection (a) actionable assessments of critical infrastructure sector risks from cyber incidents and to assist critical infrastructure owners and critical infrastructure operators by making recommendations to facilitate continuous improvements to the security and resiliency of the critical infrastructure of the United States;
“(3) facilitate cross-sector integration, identification, and analysis of key interdependencies to prevent related or consequential impacts to other critical infrastructure sectors;

“(4) collaborate with the Information Sharing and Analysis Centers to tailor the analysis of information to the specific characteristics and risk to a relevant critical infrastructure sector; and

“(5) assess and evaluate consequence, vulnerability, and threat information regarding cyber incidents in coordination with the Office of Emergency Communications of the Department to help facilitate continuous improvements to the security and resiliency of public safety communications networks.

“(f) REPORT OF CYBER ATTACKS AGAINST FEDERAL GOVERNMENT NETWORKS.—The Secretary shall submit to the Committee on Homeland Security of the House of Representatives, the Committee on Homeland Security and Governmental Affairs of the Senate, and the Comptroller General of the United States an annual report that summarizes major cyber incidents involving Federal civilian agency information systems and provides aggregate statistics on the number of breaches, the extent of any personally identifiable information that was involved, the
volume of data exfiltrated, the consequential impact, and
the estimated cost of remedying such breaches.

“(g) **Report on the Operations of the Center.**—The Secretary, in consultation with the Sector Co-
ordinating Councils and appropriate Federal Government
entities, shall submit to the Committee on Homeland Se-
curity of the House of Representatives, the Committee on
Homeland Security and Governmental Affairs of the Sen-
ate, and the Comptroller General of the United States an
annual report on—

“(1) the capability and capacity of the Center
to carry out its cybersecurity mission in accordance
with this section, and sections 226, 227, 229, 230,
230A, and 230B;

“(2) the extent to which the Department is en-
gaged in information sharing with each critical in-
frastucture sector designated under section 227(b),
including—

“(A) the extent to which each such sector
has representatives at the Center; and

“(B) the extent to which critical infra-
structure owners and critical infrastructure op-
erators of each critical infrastructure sector
participate in information sharing at the Cen-
ter;
“(3) the volume and range of activities with respect to which the Secretary collaborated with the Sector Coordinating Councils and the Sector-Specific Agencies to promote greater engagement with the Center; and

“(4) the volume and range of voluntary technical assistance sought and provided by the Department to each critical infrastructure owner and critical infrastructure operator.”.

(b) Clerical Amendment.—The table of contents in section 1(b) of such Act is amended by adding after the item relating to section 227 (as added by section 103) the following new item:

“Sec. 228. National Cybersecurity and Communications Integration Center.”.

(c) GAO Report.—Not later than one year after the date of the enactment of this Act, the Comptroller General of the United States shall submit to the Committee on Homeland Security of the House of Representatives and the Committee on Homeland Security and Governmental Affairs of the Senate a report on the effectiveness of the National Cybersecurity and Communications Integration Center established under section 228 of the Homeland Security Act of 2002, as added by subsection (a) of this section, in carrying out its cybersecurity mission (as such term is defined in section 2 of the Homeland Security Act of 2002, as amended by section 101) in accordance with
this Act and such section 228 and sections 226, 227, 229, 230, 230A, and 230B of the Homeland Security Act of 2002, as added by this Act.

SEC. 105. CYBER INCIDENT RESPONSE AND TECHNICAL ASSISTANCE.

(a) IN GENERAL.—Subtitle C of title II of the Homeland Security Act of 2002, as amended by sections 102, 103, and 104, is further amended by adding at the end the following new section:

“SEC. 229. CYBER INCIDENT RESPONSE AND TECHNICAL ASSISTANCE.

“(a) IN GENERAL.—The Secretary shall establish Cyber Incident Response Teams to—

“(1) upon request, provide timely technical assistance and crisis management support to Federal, State, and local government entities, private entities, and critical infrastructure owners and critical infrastructure operators involving cyber incidents affecting critical infrastructure; and

“(2) upon request, provide actionable recommendations on security and resilience measures and countermeasures to Federal, State, and local government entities, private entities, and critical infrastructure owners and critical infrastructure operators prior to, during, and after cyber incidents.
“(b) COORDINATION.—In carrying out subsection (a), the Secretary shall coordinate with the relevant Sector Specific Agencies, if applicable.

“(c) CYBER INCIDENT RESPONSE PLAN.—The Secretary, in coordination with the Sector Coordinating Councils, Information Sharing and Analysis Centers, and Federal, State, and local governments, shall develop, regularly update, maintain, and exercise a National Cybersecurity Incident Response Plan which shall—

“(1) include effective emergency response plans associated with cyber threats to critical infrastructure, information systems, or networks of information systems;

“(2) ensure that such National Cybersecurity Incident Response Plan can adapt to and reflect a changing cyber threat environment, and incorporate best practices and lessons learned from regular exercises, training, and after-action reports; and

“(3) facilitate discussions on the best methods for developing innovative and useful cybersecurity exercises for coordinating between the Department and each of the critical infrastructure sectors designated under section 227(b).

“(d) UPDATE TO CYBER INCIDENT ANNEX TO THE NATIONAL RESPONSE FRAMEWORK.—The Secretary, in
coordination with the heads of other Federal agencies and in accordance with the National Cybersecurity Incident Response Plan under subsection (c), shall regularly update, maintain, and exercise the Cyber Incident Annex to the National Response Framework of the Department.”.

(b) CLERICAL AMENDMENT.—The table of contents in section 1(b) of such Act is amended by adding after the item relating to section 228 (as added by section 104) the following new item:

“Sec. 229. Cyber incident response and technical assistance.”.

SEC. 106. STREAMLINING OF DEPARTMENT CYBERSECURITY ORGANIZATION.

(a) CYBERSECURITY AND INFRASTRUCTURE PROTECTION DIRECTORATE.—The National Protection and Programs Directorate of the Department of Homeland Security shall, after the date of the enactment of this Act, be known and designated as the “Cybersecurity and Infrastructure Protection Directorate”. Any reference to the National Protection and Programs Directorate of the Department in any law, regulation, map, document, record, or other paper of the United States shall be deemed to be a reference to the Cybersecurity and Infrastructure Protection Directorate of the Department.

(b) SENIOR LEADERSHIP OF THE CYBERSECURITY AND INFRASTRUCTURE PROTECTION DIRECTORATE.—
(1) IN GENERAL.—Paragraph (1) of section 103(a) of the Homeland Security Act of 2002 (6 U.S.C. 113(a)) is amended by adding at the end the following new subparagraphs:

“(K) Under Secretary for Cybersecurity and Infrastructure Protection.

“(L) Deputy Under Secretary for Cybersecurity.

“(M) Deputy Under Secretary for Infrastructure Protection.”.

(2) CONTINUATION IN OFFICE.—The individuals who hold the positions referred to in subparagraphs (K), (L), and (M) of subsection (a) of section 103 of the Homeland Security Act of 2002 (as added by paragraph (1) of this subsection) as of the date of the enactment of this Act may continue to hold such positions.

(c) REPORT ON IMPROVING THE CAPABILITY AND EFFECTIVENESS OF THE CYBERSECURITY AND COMMUNICATIONS OFFICE.—To improve the operational capability and effectiveness in carrying out the cybersecurity mission (as such term is defined in section 2 of the Homeland Security Act of 2002, as amended by section 101) of the Department of Homeland Security, the Secretary of Homeland Security shall submit to the Committee on
Homeland Security of the House of Representatives and the Committee on Homeland Security and Governmental Affairs of the Senate a report on—

(1) the feasibility of making the Cybersecurity and Communications Office of the Department an operational component of the Department;

(2) recommendations for restructuring the SAFETY Act Office within the Department to protect and maintain operations in accordance with the Office’s mission to provide incentives for the development and deployment of anti-terrorism technologies while elevating the profile and mission of the Office, including the feasibility of utilizing third-party registrars for improving the throughput and effectiveness of the certification process.

(d) REPORT ON CYBERSECURITY ACQUISITION CAPABILITIES.—The Secretary of Homeland Security shall assess the effectiveness of the Department of Homeland Security’s acquisition processes and the use of existing authorities for acquiring cybersecurity technologies to ensure that such processes and authorities are capable of meeting the needs and demands of the Department’s cybersecurity mission (as such term is defined in section 2 of the Homeland Security Act of 2002, as amended by section 101). Not later than 180 days after the date of the enactment
of this Act, the Secretary shall submit to the Committee on Homeland Security of the House of Representatives and the Committee on Homeland Security and Governmental Affairs of the Senate a report on the effectiveness of the Department’s acquisition processes for cybersecurity technologies.

(e) Resource Information.—The Secretary of Homeland Security shall make available Department of Homeland Security contact information to serve as a resource for Sector Coordinating Councils and critical infrastructure owners and critical infrastructure operators to better coordinate cybersecurity efforts with the Department relating to emergency response and recovery efforts for cyber incidents.

TITLE II—PUBLIC-PRIVATE COLLABORATION ON CYBERSECURITY

SEC. 201. PUBLIC-PRIVATE COLLABORATION ON CYBERSECURITY.

(a) National Institute of Standards and Technology.—

(1) In general.—The Director of the National Institute of Standards and Technology, in coordination with the Secretary of Homeland Security, shall, on an ongoing basis, facilitate and support the devel-
opment of a voluntary, industry-led set of standards, guidelines, best practices, methodologies, procedures, and processes to reduce cyber risks to critical infrastructure. The Director, in coordination with the Secretary—

(A) shall—

(i) coordinate closely and continuously with relevant private entities, critical infrastructure owners and critical infrastructure operators, Sector Coordinating Councils, Information Sharing and Analysis Centers, and other relevant industry organizations, and incorporate industry expertise to the fullest extent possible;

(ii) consult with the Sector Specific Agencies, Federal, State and local governments, the governments of other countries, and international organizations;

(iii) utilize a prioritized, flexible, repeatable, performance-based, and cost-effective approach, including information security measures and controls, that may be voluntarily adopted by critical infrastructure owners and critical infrastructure op-
operators to help them identify, assess, and manage cyber risks;

   (iv) include methodologies to—

       (I) identify and mitigate impacts

       of the cybersecurity measures or con-

       trols on business confidentiality; and

       (II) protect individual privacy

       and civil liberties;

   (v) incorporate voluntary consensus

   standards and industry best practices, and

   align with voluntary international stand-

   ards to the fullest extent possible;

   (vi) prevent duplication of regulatory

   processes and prevent conflict with or su-

   perseding of regulatory requirements, mand-

   atory standards, and processes; and

   (vii) include such other similar and

   consistent elements as determined nec-

   essary; and

   (B) shall not prescribe or otherwise re-

   quire—

       (i) the use of specific solutions;

       (ii) the use of specific information

   technology products or services; or
(iii) that information technology products or services be designed, developed, or manufactured in a particular manner.

(2) LIMITATION.—Information shared with or provided to the Director of the National Institute of Standards and Technology or the Secretary of Homeland Security for the purpose of the activities under paragraph (1) may not be used by any Federal, State, or local government department or agency to regulate the activity of any private entity.

(b) AMENDMENT.—

(1) IN GENERAL.—Subtitle C of title II of the Homeland Security Act of 2002, as amended by sections 102, 103, 104, and 105, is further amended by adding at the end the following new section:

“SEC. 230. PUBLIC-PRIVATE COLLABORATION ON CYBERSECURITY.

“(a) MEETINGS.—The Secretary shall meet with the Sector Coordinating Council for each critical infrastructure sector designated under section 227(b) on a biannual basis to discuss the cybersecurity threat to critical infrastructure, voluntary activities to address cybersecurity, and ideas to improve the public-private partnership to enhance cybersecurity, in which the Secretary shall—
“(1) provide each Sector Coordinating Council an assessment of the cybersecurity threat to each critical infrastructure sector designated under section 227(b), including information relating to—

“(A) any actual or assessed cyber threat, including a consideration of adversary capability and intent, preparedness, target attractiveness, and deterrence capabilities;

“(B) the extent and likelihood of death, injury, or serious adverse effects to human health and safety caused by an act of terrorism or other disruption, destruction, or unauthorized use of critical infrastructure;

“(C) the threat to national security caused by an act of terrorism or other disruption, destruction, or unauthorized use of critical infrastructure; and

“(D) the harm to the economy that would result from an act of terrorism or other disruption, destruction, or unauthorized use of critical infrastructure; and

“(2) provide recommendations, which may be voluntarily adopted, on ways to improve cybersecurity of critical infrastructure.

“(b) REPORT.—
“(1) IN GENERAL.—Starting 30 days after the end of the fiscal year in which the National Cybersecurity and Critical Infrastructure Protection Act of 2013 is enacted and annually thereafter, the Secretary shall submit to the appropriate congressional committees a report on the state of cybersecurity for each critical infrastructure sector designated under section 227(b) based on discussions between the Department and the Sector Coordinating Council in accordance with subsection (a) of this section. The Secretary shall maintain a public copy of each report, and each report may include a non-public annex for proprietary, business-sensitive information, or other sensitive information. Each report shall include, at a minimum information relating to—

“(A) the risk to each critical infrastructure sector, including known cyber threats, vulnerabilities, and potential consequences;

“(B) the extent and nature of any cybersecurity incidents during the previous year, including the extent to which cyber incidents jeopardized or imminently jeopardized information systems;
“(C) the current status of the voluntary, industry-led set of standards, guidelines, best practices, methodologies, procedures, and processes to reduce cyber risks within each critical infrastructure sector; and

“(D) the volume and range of voluntary technical assistance sought and provided by the Department to each critical infrastructure sector.

“(2) Sector Coordinating Council Response.—Before making public and submitting each report required under paragraph (1), the Secretary shall provide a draft of each report to the Sector Coordinating Council for the critical infrastructure sector covered by each such report. The Sector Coordinating Council at issue may provide to the Secretary a written response to such report within 45 days of receiving the draft. If such Sector Coordinating Council provides a written response, the Secretary shall include such written response in the final version of each report required under paragraph (1).

“(c) Limitation.—Information shared with or provided to a Sector Coordinating Council, a critical infrastructure sector, or the Secretary for the purpose of the
activities under subsections (a) and (b) may not be used
by any Federal, State, or local government department or
agency to regulate the activity of any private entity.”.

(2) **CLERICAL AMENDMENT.**—The table of con-

tents in section 1(b) of such Act is amended by add-
ing after the item relating to section 229 (as added
by section 105) the following new item:

“Sec. 230. Public-private collaboration on cybersecurity.”.

**SEC. 202. SAFETY ACT AND QUALIFYING CYBER INCIDENTS.**

(a) **IN GENERAL.**—The Support Anti-Terrorism By
Fostering Effective Technologies Act of 2002 (6 U.S.C.
441 et seq.) is amended—

(1) in section 862(b) (6 U.S.C. 441(b))—

(A) in the heading, by striking “**DESIGNA-
tION OF QUALIFIED ANTI-TERRORISM TECH-
NOLOGIES**” and inserting “**DESIGNATION OF
ANTI-TERRORISM AND CYBERSECURITY TECH-
NOLOGIES**”;

(B) in the matter preceding paragraph (1),
by inserting “and cybersecurity” after “anti-
terrorism”;

(C) in paragraphs (3), (4), and (5), by in-
serting “or cybersecurity” after “anti-ter-
rorism” each place it appears; and

(D) in paragraph (7)—
(i) by inserting “or cybersecurity technology” after “Anti-terrorism technology”;

and

(ii) by inserting “or qualifying cyber incidents” after “acts of terrorism”;

(2) in section 863 (6 U.S.C. 442)—

(A) by inserting “or cybersecurity” after “anti-terrorism” each place it appears;

(B) by inserting “or qualifying cyber incident” after “act of terrorism” each place it appears; and

(C) by inserting “or qualifying cyber incidents” after “acts of terrorism” each place it appears;

(3) in section 864 (6 U.S.C. 443)—

(A) by inserting “or cybersecurity” after “anti-terrorism” each place it appears; and

(B) by inserting “or qualifying cyber incident” after “act of terrorism” each place it appears; and

(4) in section 865 (6 U.S.C. 444)—

(A) in paragraph (1)—

(i) in the heading, by inserting “OR CYBERSECURITY” after “ANTI-TERRORISM”;
(ii) by inserting “or cybersecurity” after “anti-terrorism”; 

(iii) by inserting “or qualifying cyber incidents” after “acts of terrorism”; and 

(iv) by inserting “or incidents” after “such acts”; and 

(B) by adding at the end the following new paragraph:

“(7) QUALIFYING CYBER INCIDENT.—

“(A) IN GENERAL.—The term ‘qualifying cyber incident’ means any act that the Secretary determines meets the requirements under subparagraph (B), as such requirements are further defined and specified by the Secretary.

“(B) REQUIREMENTS.—A qualifying cyber incident meets the requirements of this subparagraph if—

“(i) the incident is unlawful or otherwise exceeds authorized access authority;

“(ii) the incident disrupts or imminently jeopardizes the integrity, operation, confidentiality, or availability of programmable electronic devices, communication networks, including hardware, software and data that are essential to their reliable
operation, electronic storage devices, or any other information system, or the information that system controls, processes, stores, or transmits;

“(iii) the perpetrator of the incident gains access to an information system or a network of information systems resulting in—

“(I) misappropriation or theft of data, assets, information, or intellectual property;

“(II) corruption of data, assets, information, or intellectual property;

“(III) operational disruption; or

“(IV) an adverse effect on such system or network, or the data, assets, information, or intellectual property contained therein; and

“(iv) the incident causes harm inside or outside the United States that results in material levels of damage, disruption, or casualties severely affecting the United States population, infrastructure, economy, or national morale, or Federal, State, local, or tribal government functions.
“(C) RULE OF CONSTRUCTION.—For purposes of clause (iv) of subparagraph (B), the term ‘severely’ includes any qualifying cyber incident, whether at a local, regional, state, national, international, or tribal level, that affects—

“(i) the United States population, infrastructure, economy, or national morale, or

“(ii) Federal, State, local, or tribal government functions.”.

(b) FUNDING.—Of the amounts authorized to be appropriated for each of fiscal years 2014, 2015, and 2016 for the Department of Homeland Security, the Secretary of Homeland Security is authorized to use not less than $20,000,000 for any such year for the Department’s SAFETY Act Office.

SEC. 203. PROHIBITION ON NEW REGULATORY AUTHORITY.

This Act and the amendments made by this Act (except that this section shall not apply in the case of section 202 of this Act and the amendments made by such section 202) do not—

(1) create or authorize the issuance of any new regulations or additional Federal Government regulatory authority; or
(2) permit regulatory actions that would duplicate, conflict with, or superecede regulatory requirements, mandatory standards, or related processes.

SEC. 204. PROHIBITION ON ADDITIONAL AUTHORIZATION OF APPROPRIATIONS.

No additional funds are authorized to be appropriated to carry out this Act and the amendments made by this Act. This Act and such amendments shall be carried out using amounts otherwise available for such purposes.

SEC. 205. PROHIBITION ON COLLECTION ACTIVITIES TO TRACK INDIVIDUALS' PERSONALLY IDENTIFIABLE INFORMATION.

Nothing in this Act shall permit the Department of Homeland Security to engage in the monitoring, surveillance, exfiltration, or other collection activities for the purpose of tracking an individual’s personally identifiable information.

SEC. 206. CYBERSECURITY SCHOLARS.

The Secretary of Homeland Security shall determine the feasibility and potential benefit of developing a visiting security researchers program from academia, including cybersecurity scholars at the Department of Homeland Security’s Centers of Excellence, as designated by the Secretary, to enhance knowledge with respect to the unique
challenges of addressing cyber threats to critical infrastructure. Eligible candidates shall possess necessary security clearances and have a history of working with Federal agencies in matters of national or domestic security.

SEC. 207. NATIONAL RESEARCH COUNCIL STUDY ON THE RESILIENCE AND RELIABILITY OF THE NATION’S POWER GRID.

(a) INDEPENDENT STUDY.—Not later than 60 days after the date of the enactment of this Act, the Secretary of Homeland Security, in coordination with the heads of other departments and agencies, as necessary, shall enter into an agreement with the National Research Council to conduct research of the future resilience and reliability of the Nation’s electric power transmission and distribution system. The research under this subsection shall be known as the “Saving More American Resources Today Study” or the “SMART Study”. In conducting such research, the National Research Council shall—

(1) research the options for improving the Nation’s ability to expand and strengthen the capabilities of the Nation’s power grid, including estimation of the cost, time scale for implementation, and identification of the scale and scope of any potential significant health and environmental impacts;
(2) consider the forces affecting the grid, including technical, economic, regulatory, environmental, and geopolitical factors, and how such forces are likely to affect—

(A) the efficiency, control, reliability and robustness of operation;

(B) the ability of the grid to recover from disruptions, including natural disasters and terrorist attacks;

(C) the ability of the grid to incorporate greater reliance on distributed and intermittent power generation and electricity storage;

(D) the ability of the grid to adapt to changing patterns of demand for electricity; and

(E) the economic and regulatory factors affecting the evolution of the grid;

(3) review Federal, State, industry, and academic research and development programs and identify technological options that could improve the future grid;

(4) review studies and analyses prepared by the North American Electric Reliability Corporation (NERC) regarding the future resilience and reliability of the grid;
(5) review the implications of increased reliance on digital information and control of the power grid for improving reliability, resilience, and congestion and for potentially increasing vulnerability to cyber attack;

(6) review regulatory, industry, and institutional factors and programs affecting the future of the grid;

(7) research the costs and benefits, as well as the strengths and weaknesses, of the options identified under paragraph (1) to address the emerging forces described in paragraph (2) that are shaping the grid;

(8) identify the barriers to realizing the options identified and suggest strategies for overcoming those barriers including suggested actions, priorities, incentives, and possible legislative and executive actions; and

(9) research the ability of the grid to integrate existing and future infrastructure, including utilities, telecommunications lines, highways, and other critical infrastructure.

(b) COOPERATION AND ACCESS TO INFORMATION AND PERSONNEL.—The Secretary shall ensure that the National Research Council receives full and timely co-
operation, including full access to information and personnel, from the Department of Homeland Security, the Department of Energy, including the management and operating components of the Departments, and other Federal departments and agencies, as necessary, for the purposes of conducting the study described in subsection (a).

(e) Report.—

(1) In general.—Not later than 18 months from the date on which the Secretary enters into the agreement with the National Research Council described in subsection (a), the National Research Council shall submit to the Secretary and the Committee on Homeland Security and the Committee on Energy and Commerce of the House of Representatives and the Committee on Homeland Security and Governmental Affairs and the Committee on Energy and Natural Resources of the Senate a report containing the findings of the research required by that subsection.

(2) Form of report.—The report under paragraph (1) shall be submitted in unclassified form, but may include a classified annex.

(d) Funding.—Of the amounts authorized to be appropriated for 2014 for the Department of Homeland Security, the Secretary of Homeland Security is authorized
to obligate and expend not more than $2,000,000 for the
National Research Council report.

TITLE III—HOMELAND SECURITY CYBERSECURITY WORKFORCE

SEC. 301. HOMELAND SECURITY CYBERSECURITY WORKFORCE.

(a) In General.—Subtitle C of title II of the Homeland Security Act of 2002, as amended by sections 101, 102, 103, 104, 105, and 201, is further amended by adding at the end the following new section:

“SEC. 230A. CYBERSECURITY OCCUPATION CATEGORIES, WORKFORCE ASSESSMENT, AND STRATEGY.

“(a) Short Title.—This section may be cited as the ‘Homeland Security Cybersecurity Boots-on-the-Ground Act’.

“(b) Cybersecurity Occupation Categories.—

“(1) In General.—Not later than 90 days after the date of the enactment of this section, the Secretary shall develop and issue comprehensive occupation categories for individuals performing activities in furtherance of the cybersecurity mission of the Department.

“(2) Applicability.—The Secretary shall ensure that the comprehensive occupation categories
issued under paragraph (1) are used throughout the
Department and are made available to other Federal
agencies.

“(c) CYBERSECURITY WORKFORCE ASSESSMENT.—

“(1) IN GENERAL.—Not later than 180 days
after the date of the enactment of this section and
annually thereafter, the Secretary shall assess the
readiness and capacity of the workforce of the De-
partment to meet its cybersecurity mission.

“(2) CONTENTS.—The assessment required
under paragraph (1) shall, at a minimum, include
the following:

“(A) Information where cybersecurity posi-
tions are located within the Department, speci-
fied in accordance with the cybersecurity occu-
pation categories issued under subsection (b).

“(B) Information on which cybersecurity
positions are—

“(i) performed by—

“(I) permanent full time depart-
mental employees, together with de-
ographic information about such
employees’ race, ethnicity, gender, dis-
ability status, and veterans status;
“(II) individuals employed by independent contractors; and

“(III) individuals employed by other Federal agencies, including the National Security Agency; and

“(ii) vacant.

“(C) The number of individuals hired by the Department pursuant to the authority granted to the Secretary in 2009 to permit the Secretary to fill 1,000 cybersecurity positions across the Department over a three year period, and information on what challenges, if any, were encountered with respect to the implementation of such authority.

“(D) Information on vacancies within the Department’s cybersecurity supervisory workforce, from first line supervisory positions through senior departmental cybersecurity positions.

“(E) Information on the percentage of individuals within each cybersecurity occupation category who received essential training to perform their jobs, and in cases in which such training is not received, information on what
challenges, if any, were encountered with respect to the provision of such training.

“(F) Information on recruiting costs incurred with respect to efforts to fill cybersecurity positions across the Department in a manner that allows for tracking of overall recruiting and identifying areas for better coordination and leveraging of resources within the Department.

“(d) WORKFORCE STRATEGY.—

“(1) IN GENERAL.—Not later than 180 days after the date of the enactment of this section, the Secretary shall develop, maintain, and, as necessary, update, a comprehensive workforce strategy that enhances the readiness, capacity, training, recruitment, and retention of the cybersecurity workforce of the Department.

“(2) CONTENTS.—The comprehensive workforce strategy developed under paragraph (1) shall include—

“(A) a multiphased recruitment plan, including relating to experienced professionals, members of disadvantaged or underserved communities, the unemployed, and veterans;

“(B) a 5-year implementation plan;
“(C) a 10-year projection of the Department’s cybersecurity workforce needs; and

“(D) obstacles impeding the hiring and development of a cybersecurity workforce at the Department.

“(e) INFORMATION SECURITY TRAINING.—Not later than 270 days after the date of the enactment of this section, the Secretary shall establish and maintain a process to verify on an ongoing basis that individuals employed by independent contractors who serve in cybersecurity positions at the Department receive initial and recurrent information security training comprised of general security awareness training necessary to perform their job functions, and role-based security training that is commensurate with assigned responsibilities. The Secretary shall maintain documentation to ensure that training provided to an individual under this subsection meets or exceeds requirements for such individual’s job function.

“(f) UPDATES.—The Secretary shall submit to the appropriate congressional committees annual updates regarding the cybersecurity workforce assessment required under subsection (c), information on the progress of carrying out the comprehensive workforce strategy developed under subsection (d), and information on the status of the
implementation of the information security training re-
quired under subsection (e).

“(g) GAO STUDY.—The Secretary shall provide the
Comptroller General of the United States with information
on the cybersecurity workforce assessment required under
subsection (e) and progress on carrying out the com-
prehensive workforce strategy developed under subsection
(d). The Comptroller General shall submit to the Sec-
retary and the appropriate congressional committees a
study on such assessment and strategy.

“(h) CYBERSECURITY FELLOWSHIP PROGRAM.—Not
later than 120 days after the date of the enactment of
this section, the Secretary shall submit to the appropriate
congressional committees a report on the feasibility of es-
ablishing a Cybersecurity Fellowship Program to offer a
tuition payment plan for undergraduate and doctoral can-
didates who agree to work for the Department for an
agreed-upon period of time.”.

(b) CLERICAL AMENDMENT.—The table of contents
in section 1(b) of such Act is amended by adding after
the item relating to section 230 (as added by section 201)
the following new item:

“Sec. 230A. Cybersecurity occupation categories, workforce assessment, and
strategy.”.
SEC. 302. PERSONNEL AUTHORITIES.

(a) IN GENERAL.—Subtitle C of title II of the Homeland Security Act of 2002, as amended by sections 101, 102, 103, 104, 105, 106, 201, and 301 is further amended by adding at the end the following new section:

“SEC. 230B. PERSONNEL AUTHORITIES.

“(a) IN GENERAL.—

“(1) PERSONNEL AUTHORITIES.—The Secretary may exercise with respect to qualified employees of the Department the same authority that the Secretary of Defense has with respect to civilian intelligence personnel and the scholarship program under sections 1601, 1602, 1603, and 2200a of title 10, United States Code, to establish as positions in the excepted service, appoint individuals to such positions, fix pay, and pay a retention bonus to any employee appointed under this section if the Secretary determines that such is needed to retain essential personnel. Before announcing the payment of a bonus under this paragraph, the Secretary shall submit to the Committee on Homeland Security of the House of Representatives and the Committee on Homeland Security and Governmental Affairs of the Senate a written explanation of such determination.

Such authority shall be exercised—
“(A) to the same extent and subject to the same conditions and limitations that the Secretary of Defense may exercise such authority with respect to civilian intelligence personnel of the Department of Defense; and

“(B) in a manner consistent with the merit system principles set forth in section 2301 of title 5, United States Code.

“(2) Civil Service Protections.—Sections 1221 and 2302, and chapter 75 of title 5, United States Code, shall apply to the positions established pursuant to the authorities provided under paragraph (1).

“(3) Plan for Execution of Authorities.—Not later than 120 days after the date of the enactment of this section, the Secretary shall submit to the Committee on Homeland Security of the House of Representatives and the Committee on Homeland Security and Governmental Affairs of the Senate a report that contains a plan for the use of the authorities provided under this subsection.

“(b) Annual Report.—Not later than one year after the date of the enactment of this section and annually thereafter for four years, the Secretary shall submit to the Committee on Homeland Security of the House of
Representatives and the Committee on Homeland Security and Governmental Affairs of the Senate a detailed report (including appropriate metrics on actions occurring during the reporting period) that discusses the processes used by the Secretary in implementing this section and accepting applications, assessing candidates, ensuring adherence to veterans’ preference, and selecting applicants for vacancies to be filled by a qualified employee.

“(c) Definition of Qualified Employee.—In this section, the term ‘qualified employee’ means an employee who performs functions relating to the security of Federal civilian information systems, critical infrastructure information systems, or networks of either of such systems.”.

(b) Clerical Amendment.—The table of contents in section 1(b) of such Act is amended by adding after the item relating to section 230A (as added by section 301) the following new item:

“Sec. 230B. Personnel authorities.”.

Passed the House of Representatives July 28, 2014.

Attest: KAREN L. HAAS,
Clerk.