112TH CONGRESS 2D SESSION

H. R. 4251

To authorize, enhance, and reform certain port security programs through increased efficiency and risk-based coordination within the Department of Homeland Security, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

March 22, 2012

Mrs. Miller of Michigan (for herself, Mr. King of New York, Mr. Cuellar, Mr. McCaul, and Mr. Clarke of Michigan) introduced the following bill; which was referred to the Committee on Homeland Security

A BILL

To authorize, enhance, and reform certain port security programs through increased efficiency and risk-based coordination within the Department of Homeland Security, 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 "Securing Maritime Ac-
- 5 tivities through Risk-based Targeting for Port Security
- 6 Act" or the "SMART Port Security Act".
- 7 SEC. 2. TABLE OF CONTENTS.
- 8 The table of contents for this Act is the following:

- Sec. 1. Short title.
- Sec. 2. Table of contents.
- Sec. 3. Definitions.

TITLE I—DEPARTMENT OF HOMELAND SECURITY PORT SECURITY PROGRAMS

- Sec. 101. Updates of maritime operations coordination plan.
- Sec. 102. U.S. Customs and Border Protection Office of Air and Marine Asset Deployment.
- Sec. 103. Cost-benefit analysis of co-locating operational entities.
- Sec. 104. Study of maritime security redundancies.
- Sec. 105. Acquisition and strategic sourcing of marine and aviation assets.
- Sec. 106. Port security grant program management.
- Sec. 107. Interagency operational centers for port security.
- Sec. 108. Report on DHS aviation assets.
- Sec. 109. Small vessel threat analysis.
- Sec. 110. U.S. Customs and Border Protection workforce plan.

TITLE II—MARITIME SUPPLY CHAIN SECURITY

- Sec. 201. Strategic plan to enhance the security of the international supply chain.
- Sec. 202. Customs-Trade Partnership Against Terrorism.
- Sec. 203. Recognition of other countries' trusted shipper programs.
- Sec. 204. Pilot program for inclusion of non-asset based third party logisitics providers in the Customs-Trade Partnership Against Terrorism.
- Sec. 205. Transportation Worker Identification Credential process reform.
- Sec. 206. Issuance of final rule relating to Transportation Worker Identification Credential reader requirements.
- Sec. 207. Securing the Transportation Worker Identification Credential against use by unauthorized aliens.

1 SEC. 3. DEFINITIONS.

- 2 In this Act:
- 3 (1) Appropriate congressional commit-
- 4 TEES.—The term "appropriate congressional com-
- 5 mittees" has the meaning given such term in section
- 6 2 of the Homeland Security Act of 2002 (6 U.S.C.
- 7 101).
- 8 (2) DEPARTMENT.—The term "Department"
- 9 means the Department of Homeland Security.

1	(3) Function.—The term "function" includes
2	authorities, powers, rights, privileges, immunities
3	programs, projects, activities, duties, and respon-
4	sibilities.
5	(4) LOCAL GOVERNMENT.—The term "local
6	government" means—
7	(A) a county, municipality, city, town,
8	township, local public authority, school district
9	special district, intrastate district, council of
10	governments (regardless of whether the council
11	of governments is incorporated as a nonprofit
12	corporation under State law), regional or inter-
13	state government entity, or agency or instru-
14	mentality of a local government;
15	(B) an Indian tribe or authorized tribal or-
16	ganization, or in Alaska a Native village or
17	Alaska Regional Native Corporation; and
18	(C) a rural community, unincorporated
19	town or village, or other public entity.
20	(5) Personnel.—The term "personnel" means
21	officers and employees.
22	(6) Secretary.—The term "Secretary" means
23	the Secretary of Homeland Security.
24	(7) State.—The term "State" means any
25	State of the United States, the District of Columbia,

- 1 the Commonwealth of Puerto Rico, the United
- 2 States Virgin Islands, Guam, American Samoa, the
- 3 Commonwealth of the Northern Mariana Islands,
- 4 and any possession of the United States.
- 5 (8) Terrorism.—The term "terrorism" has 6 the meaning given such term in section 2 of the
- 7 Homeland Security Act of 2002 (6 U.S.C. 101).
- 8 (9) United states.—The term "United
- 9 States", when used in a geographic sense, means
- any State of the United States, the District of Co-
- lumbia, the Commonwealth of Puerto Rico, the Vir-
- gin Islands, Guam, American Samoa, the Common-
- wealth of the Northern Mariana Islands, any posses-
- sion of the United States, and any waters within the
- jurisdiction of the United States.

16 TITLE I—DEPARTMENT OF

17 **HOMELAND SECURITY PORT**

18 **SECURITY PROGRAMS**

- 19 SEC. 101. UPDATES OF MARITIME OPERATIONS COORDINA-
- TION PLAN.
- 21 (a) IN GENERAL.—Not later than July 1, 2014, the
- 22 Secretary, acting through the Department's Office of Op-
- 23 erations Coordination and Planning, shall submit to the
- 24 appropriate congressional committees a maritime oper-
- 25 ations coordination plan for the coordination and coopera-

- 1 tion of maritime operations undertaken by the agencies
- 2 within the Department. Such plan shall update the mari-
- 3 time operations coordination plan released by the Depart-
- 4 ment in July 2011, and shall address the following:
- 5 (1) Coordination of planning, integration of 6 maritime operations, and development of joint situa-7 tional awareness of any office or agency of the De-8 partment with responsibility for maritime homeland 9 security missions.
 - (2) Maintaining effective information sharing and, as appropriate, intelligence integration, with Federal, State, and local officials and the private sector, regarding threats to maritime security.
 - (3) Leveraging existing departmental coordination mechanisms, including the Interagency Operational Centers, as authorized under section 70107A of title 46, United States Code, the U.S. Customs and Border Protection Air and Marine Operations Center, the U.S. Customs and Border Protection Operational Integration Center, and other regional maritime operational command centers.
 - (4) Cooperation and coordination with other agencies of the Federal Government, and State and local agencies, in the maritime environment, in support of maritime homeland security missions.

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1	(5) Work conducted within the context of other
2	national and Department maritime security strategic
3	guidance.
4	(b) Additional Updates.—Not later than July 1
5	2019, the Secretary, acting through the Department's Of-
6	fice of Operations Coordination and Planning, shall sub-
7	mit to the appropriate congressional committees an addi-
8	tional update to the maritime operations coordination
9	plan.
10	SEC. 102. U.S. CUSTOMS AND BORDER PROTECTION OFFICE
11	OF AIR AND MARINE ASSET DEPLOYMENT.
12	(a) In General.—Any new asset deployment by the
13	U.S. Customs and Border Protection's Office of Air and
14	Marine, following the date of the enactment of this Act
15	shall, to the greatest extent practicable, occur in accord-
16	ance with a risk-based assessment that considers mission
17	needs, performance results, threats, costs, and any other
18	relevant factors identified by the Secretary. Specific fac-
19	tors to be included in such assessment shall include, at
20	a minimum, the following:
21	(1) Mission requirements that prioritize the
22	operational needs of field commanders to secure the
23	United States border and ports.

1	(2) Other Department assets available to help
2	address any unmet border and port security mission
3	needs.
4	(3) Risk analysis showing positioning of the
5	asset at issue to respond to intelligence on emerging
6	terrorist and other threats.
7	(4) Cost-benefit analysis showing the relative
8	ability to use the asset at issue in the most cost-ef-
9	fective way to reduce risk and achieve mission suc-
10	cess.
11	(b) Considerations.—An assessment required
12	under subsection (a) shall consider applicable Federal
13	guidance, standards, and agency strategic and perform-
14	ance plans, including the following:
15	(1) The most recent Departmental Quadrennial
16	Homeland Security Review, and any follow-up guid-
17	ance related to such Review.
18	(2) The Department's Annual Performance
19	Plans.
20	(3) Department policy guiding use of integrated
21	risk management in resource allocation decisions.
22	(4) Department and U.S. Customs and Border
23	Protection Strategic Plans and Resource Deploy-

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ment Plans.

- 1 (5) Applicable aviation guidance from the De-2 partment, including the DHS Aviation Concept of 3 Operations.
- 4 (6) Other strategic and acquisition guidance 5 promulgated by the Federal Government as the Sec-6 retary determines appropriate.
- 7 (c) Audit and Report.—The Inspector General of 8 the Department shall biennially audit the deployment of 9 new assets within U.S. Customs and Border Protection's 10 Office of Air and Marine and submit to the appropriate 11 congressional committees a report on the compliance of 12 the Department with the requirements of this section.

13 SEC. 103. COST-BENEFIT ANALYSIS OF CO-LOCATING OPER-

- 14 ATIONAL ENTITIES.
- 15 (a) IN GENERAL.—For all locations in which U.S.
- 16 Customs and Border Protection's Office of Air and Marine
- 17 operates that are within 25 miles of locations where any
- 18 other Department agency also operates air and marine as-
- 19 sets, the Secretary shall conduct a cost-benefit analysis to
- 20 consider the potential cost savings from co-locating avia-
- 21 tion and maritime operational assets of the different agen-
- 22 cies of the Department. In analyzing the potential cost
- 23 savings achieved by sharing aviation and maritime facili-
- 24 ties, the study shall consider at a minimum the following
- 25 factors:

1	(1) Potential enhanced cooperation derived
2	from Department personnel being co-located.
3	(2) Potential cost savings derived through
4	shared maintenance and logistics facilities and ac-
5	tivities.
6	(3) Joint use of base and facility infrastructure
7	such as runways, hangars, control towers, operations
8	centers, piers and docks, boathouses, and fuel de-
9	pots.
10	(4) Short term moving costs required in order
11	to co-locate facilities.
12	(5) Acquisition and infrastructure costs for en-
13	larging current facilities as needed.
14	(b) Report.—Not later than one year after the date
15	of the enactment of this Act, the Secretary shall submit
16	to the appropriate congressional committees a report sum-
17	marizing the results of the cost-benefit analysis required
18	under subsection (a) and any planned actions based upon
19	such results.
20	SEC. 104. STUDY OF MARITIME SECURITY REDUNDANCIES
21	The Comptroller General of the United States shall
22	by not later than 1 year after the date of enactment of
23	this Act—
24	(1) conduct a review of port security and mari-

time law enforcement operations within the Depart-

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1	ment to identify initiatives and programs with dupli-
2	cative, overlapping, or redundant goals and activi-
3	ties, including the cost of such duplication; and
4	(2) submit to the appropriate congressional
5	committees a report on the findings of the study, in-
6	cluding—
7	(A) recommendations for consolidation,
8	elimination, or increased cooperation to reduce
9	unnecessary duplication found in the study; and
10	(B) an analysis of personnel, maintenance,
11	and operational costs related to unnecessarily
12	duplicative, overlapping, or redundant goals and
13	activities found in the study.
14	SEC. 105. ACQUISITION AND STRATEGIC SOURCING OF MA-
15	RINE AND AVIATION ASSETS.
16	(a) In General.—Before initiating the acquisition
17	of any new boat or aviation asset, the Secretary shall co-
18	ordinate across the agencies of the Department, as appro-
19	priate, to—
20	
	(1) identify common mission requirements be-
21	(1) identify common mission requirements be- fore initiating a new acquisition program; and
21	fore initiating a new acquisition program; and
21 22	fore initiating a new acquisition program; and (2) standardize, to the extent practicable,

1	tate oversight of asset purchases prior to issuing a
2	Request for Proposal.
3	(b) Establishment of Aviation and Maritime
4	COORDINATION MECHANISM.—Not later than 180 days
5	after the date of the enactment of this Act, the Secretary
6	shall establish a coordinating mechanism for aviation and
7	maritime issues, including issues related to the acquisi-
8	tion, administration, operations, maintenance, and joint
9	management across the Department, in order to decrease
10	procurement and operational costs and increase effi-
11	ciencies.
12	(c) Special Rule.—For the purposes of this section,
13	a boat shall be considered any vessel less than 65 feet in
14	length.
15	SEC. 106. PORT SECURITY GRANT PROGRAM MANAGEMENT.
16	(a) Determination of Applications.—Section
17	70107(g) of title 46, United States Code, is amended—
18	(1) by striking "Any entity" and inserting the
19	following:
20	"(1) IN GENERAL.—Any entity"; and
21	(2) by adding at the end the following:
22	"(2) Determination.—Notwithstanding any
23	other provision of law, the Secretary shall, not later
24	than 60 days after the date on which an applicant

- this section, either approve or disapprove the appli-
- 2 cation.".
- 3 (b) Administration of Cost Share Determina-
- 4 TIONS.—Section 70107(c)(2) of title 46, United States
- 5 Code, is amended by inserting after subparagraph (C) the
- 6 following:
- 7 "(D) Cost share determinations.—
- 8 Notwithstanding any other provision of law, not
- 9 later than 60 days after the date on which an
- applicant submits a complete application for a
- 11 matching requirement (other than a project
- specified in paragraph (1)), the Secretary shall
- either approve or disapprove the application.".
- 14 (c) Administration of Extensions.—Section
- 15 70107(i) of title 46, United States Code, is amended by
- 16 inserting after paragraph (4) the following:
- 17 "(5) Extension Determinations.—Notwith-
- standing any other provision of law, not later than
- 19 60 days after the date on which an applicant sub-
- 20 mits a complete application for a grant extension,
- 21 the Secretary shall either approve or disapprove the
- 22 application.".

1	SEC. 107.	INTERAGI	ENCY	OPEI	RATIONAL	CENTERS	8 F	OR
2		PORT S	ECURI	TY.				
3	(a)	Partio	CIPATI	NG	Perso	ONNEL.—S	Secti	on
4	70107A(k	o)(1)(B) of	title	46,	United	States Co	de,	is
5	amended-	_						
6		(1) by inse	erting	", no	t less tha	n part-tin	ne re	ep-
7	resei	ntation from	n U.S	S. Cus	stoms and	l Border l	Prote	ec-
8	tion	and U.S.	Immig	gratio	n and C	ustoms E	nfor	ce-
9	ment	t," after "tl	ne Coa	ast Gu	ard"; an	d		
10		(2) by stril	king "	the U	nited Sta	tes Custor	ns a	nd
11	Bord	ler Protecti	ion an	nd the	e United	States Im	mig	ra-
12	tion	and Custon	ns Ent	forcer	ment,".			
13	(b) A	Assessmen	т.—N	ot lat	er than o	ne year af	ter t	the
14	date of en	nactment of	this 2	Act th	ne Secreta	ary (as tha	t te	rm
15	is used in	n that section	on) sh	all tr	ansmit to	the appro	opria	ate
16	congression	onal commi	ttees a	ın ass	essment o	f—		
17		(1) interag	gency	opera	tional cer	nters unde	r su	ıch
18	secti	on and the	imple	ement	cation of	the amend	lmei	nts
19	made	e by this se	ction;					
20		(2) particip	oation	in su	ch center	s and by F	'ede	ral
21	agen	cies, State	and l	ocal l	aw enfor	cement ag	enci	es,
22	port	security ag	gencies	s, and	l other pu	ablic and 1	oriva	ate
23	secto	or entities,	includ	ling j	oint daily	operation	nal o	co-
24	ordin	nation, trai	ning	and	certifying	of non-F	'ede	ral
25	law	enforcemen	t pers	sonnel	, and join	nt training	gex	er-
26	cises	:						

1	(3) deployment of interoperable communications
2	equipment under subsection (e) of such section, in-
3	cluding—
4	(A) an assessment of the cost-effectiveness
5	and utility of such equipment for Federal agen-
6	cies, State and local law enforcement agencies,
7	port security agencies, and other public and pri-
8	vate sector entities;
9	(B) data showing which Federal agencies,
10	State and local law enforcement agencies, port
11	security agencies, and other public and private
12	sector entities are utilizing such equipment;
13	(C) an explanation of the process in place
14	to obtain and incorporate feedback from Fed-
15	eral agencies, State and local law enforcement
16	agencies, port security agencies, and other pub-
17	lic and private sector entities that are utilizing
18	such equipment in order to better meet their
19	needs; and
20	(D) an updated deployment schedule and
21	life cycle cost estimate for the deployment of
22	such equipment; and
23	(4) mission execution and mission support ac-
24	tivities of such centers, including daily coordination

1	activities, information sharing, intelligence integra-
2	tion, and operational planning.
3	SEC. 108. REPORT ON DHS AVIATION ASSETS.
4	(a) In General.—Not later than one year after the
5	date of the enactment of this Act, the Comptroller General
6	of the United States shall submit to the appropriate con-
7	gressional committees a report that analyzes and com-
8	pares the costs, capabilities, and missions of different
9	aviation assets, including unmanned aerial vehicles, uti-
10	lized by the Department to assess the relative costs of un-
11	manned aerial vehicles as compared to manned aerial vehi-
12	cles, and any increased operational benefits offered by un-
13	manned aerial vehicles as compared to manned aviation
14	assets.
15	(b) REQUIRED DATA.—The report required under
16	subsection (a) shall include a detailed assessment of costs
17	for operating each type of asset described in such report,
18	including—
19	(1) fuel costs;
20	(2) crew and staffing costs;
21	(3) maintenance costs;
22	(4) communication and satellite bandwidth
23	costs;
24	(5) costs associated with the acquisition of each
25	type of such asset; and

- 1 (6) any other relevant costs necessary to pro-
- 2 vide a holistic analysis and to identify potential cost
- 3 savings.

4 SEC. 109. SMALL VESSEL THREAT ANALYSIS.

- 5 Not later than 1 year after the date of enactment
- 6 of this Act, the Secretary shall submit to the appropriate
- 7 congressional committees a report analyzing the threat of,
- 8 vulnerability to, and consequence of an act of terrorism
- 9 using a small vessel to attack United States vessels, ports,
- 10 or maritime interests.

11 SEC. 110. U.S. CUSTOMS AND BORDER PROTECTION WORK-

- FORCE PLAN.
- 13 (a) IN GENERAL.—Not later than one year after the
- 14 date of the enactment of this Act, the Secretary shall sub-
- 15 mit to the appropriate congressional committees a plan for
- 16 optimizing staffing levels for U.S. Customs and Border
- 17 Protection personnel to carry out the mission of the De-
- 18 partment, including optimal levels of U.S. Customs and
- 19 Border Protection staffing required to conduct all border
- 20 security functions.
- 21 (b) Methodology.—In preparing the staffing plan
- 22 required under subsection (a), the Secretary shall include
- 23 an evaluation that compares a risk-based allocation of
- 24 staffing at and between the ports of entry against a ran-
- 25 dom sampling model.

1	(c) Consideration of Prior Staffing Re-
2	SOURCES.—The staffing plan shall consider previous staff-
3	ing models prepared by the Department and assessments
4	of threat and vulnerabilities.
5	TITLE II—MARITIME SUPPLY
6	CHAIN SECURITY
7	SEC. 201. STRATEGIC PLAN TO ENHANCE THE SECURITY OF
8	THE INTERNATIONAL SUPPLY CHAIN.
9	Section 201 of the SAFE Port Act (6 U.S.C. 941)
10	is amended—
11	(1) by amending subsection (b) to read as fol-
12	lows:
13	"(b) Requirements.—The strategic plan required
14	under subsection (a), and any updates to the strategic
15	plan required under subsection (g), shall—
16	"(1) identify and address gaps and unnecessary
17	redundancies or overlaps in the roles, responsibil-
18	ities, or authorities of the agencies responsible for
19	securing the supply chain, including—
20	"(A) any unnecessary redundancies or
21	overlaps in Federal transportation security
22	credentialing programs; and
23	"(B) any unnecessary redundancies or
24	overlaps in Federal trusted shipper or trusted
25	trader programs:

1	"(2) review ongoing efforts to align activities
2	throughout the Federal Government to—
3	"(A) improve coordination among the
4	agencies referred to in paragraph (1);
5	"(B) facilitate the efficient flow of legiti-
6	mate commerce;
7	"(C) enhance the security of the inter-
8	national supply chain; or
9	"(D) address any gaps or overlaps de-
10	scribed in paragraph (1);
11	"(3) identify and make recommendations re-
12	garding further legislative, regulatory, or organiza-
13	tional changes necessary to—
14	"(A) improve coordination among the
15	agencies referred to in paragraph (1);
16	"(B) facilitate the efficient flow of legiti-
17	mate commerce;
18	"(C) enhance the security of the inter-
19	national supply chain; or
20	"(D) address any gaps or overlaps de-
21	scribed in paragraph (1);
22	"(4) provide measurable goals, including objec-
23	tives, mechanisms, and a schedule, for furthering the
24	security of commercial operations from point of ori-
25	gin to point of destination;

1	"(5) build on available resources and consider
2	costs and benefits;
3	"(6) recommend additional incentives for vol-
4	untary measures taken by private sector entities to
5	enhance supply chain security, including additional
6	incentives for such entities participating in the Cus-
7	toms-Trade Partnership Against Terrorism in ac-
8	cordance with sections 214, 215, and 216;
9	"(7) consider the impact of supply chain secu-
10	rity requirements on small- and medium-sized com-
11	panies;
12	"(8) identify a framework for prudent and
13	measured response in the event of a transportation
14	security incident involving the international supply
15	chain;
16	"(9) provide updated protocols for the expedi-
17	tious resumption of the flow of trade in accordance
18	with section 202;
19	"(10) review and address implementation of les-
20	sons learned from recent exercises conducted under
21	sections 114 and 115, and other international supply
22	chain security, response, or recovery exercises that
23	the Department participates in, as appropriate;
24	"(11) consider the linkages between supply
25	chain security and security programs within other

1	systems of movement, including travel security and
2	terrorism finance programs;
3	"(12) be informed by technologies undergoing
4	research, development, testing, and evaluation by the
5	Department; and
6	"(13) expand upon and relate to existing strate-
7	gies and plans for securing supply chains, including
8	the National Response Plan, the National Maritime
9	Transportation Security Plan, the National Strategy
10	for Maritime Security, and the eight supporting
11	plans of such National Strategy for Maritime Secu-
12	rity, as required by Homeland Security Presidential
13	Directive 13.";
14	(2) in subsection (g)—
15	(A) in the header, by striking "Final"
16	and inserting "UPDATED"; and
17	(B) by adding at the end the following new
18	paragraphs:
19	"(3) Final Report.—Not later than two years
20	after the date on which the update of the strategic
21	plan is submitted under paragraph (2), the Sec-
22	retary shall submit to the appropriate congressional
23	committees a report that contains a further update
24	of the strategic plan.

1	"(4) Implementation plan.—Not later than
2	one year after the date on which the final update of
3	the strategic plan is submitted under paragraph (3),
4	the Secretary shall submit to the appropriate con-
5	gressional committees an implementation plan for
6	carrying out the strategic plan."; and
7	(3) by adding at the end the following new sub-
8	section:
9	"(h) Threat Assessment.—In developing the re-
10	ports and implementation plan required under subsection
11	(g), the Secretary shall take into account an assessment
12	of the current threats to the global supply chain.".
13	SEC. 202. CUSTOMS-TRADE PARTNERSHIP AGAINST TER-
	SEC. 202. CUSTOMS-TRADE PARTNERSHIP AGAINST TER- RORISM.
13	
13 14	RORISM.
13 14 15	RORISM. (a) Unannounced Inspections.—Section 217(a)
13 14 15 16	RORISM. (a) UNANNOUNCED INSPECTIONS.—Section 217(a) of the SAFE Port Act (6 U.S.C. 967(a)) is amended—
13 14 15 16	RORISM. (a) UNANNOUNCED INSPECTIONS.—Section 217(a) of the SAFE Port Act (6 U.S.C. 967(a)) is amended— (1) by striking "If at any time" and inserting
13 14 15 16 17	RORISM. (a) UNANNOUNCED INSPECTIONS.—Section 217(a) of the SAFE Port Act (6 U.S.C. 967(a)) is amended— (1) by striking "If at any time" and inserting the following:
13 14 15 16 17 18	RORISM. (a) UNANNOUNCED INSPECTIONS.—Section 217(a) of the SAFE Port Act (6 U.S.C. 967(a)) is amended— (1) by striking "If at any time" and inserting the following: "(1) Failure to meet requirements.—If at
13 14 15 16 17 18 19	RORISM. (a) UNANNOUNCED INSPECTIONS.—Section 217(a) of the SAFE Port Act (6 U.S.C. 967(a)) is amended— (1) by striking "If at any time" and inserting the following: "(1) Failure to meet requirements.—If at any time"; and
13 14 15 16 17 18 19 20	RORISM. (a) UNANNOUNCED INSPECTIONS.—Section 217(a) of the SAFE Port Act (6 U.S.C. 967(a)) is amended— (1) by striking "If at any time" and inserting the following: "(1) FAILURE TO MEET REQUIREMENTS.—If at any time"; and (2) by inserting after paragraph (1), as redesignations.
13 14 15 16 17 18 19 20 21	RORISM. (a) UNANNOUNCED INSPECTIONS.—Section 217(a) of the SAFE Port Act (6 U.S.C. 967(a)) is amended— (1) by striking "If at any time" and inserting the following: "(1) Failure to meet requirements.—If at any time"; and (2) by inserting after paragraph (1), as redesignated, the following new paragraph:

1	ticipant's security measures and supply chain secu-
2	rity practices if the Commissioner determines, based
3	on previously identified deficiencies in security meas-
4	ures and supply chain security practices of the C-
5	TPAT participant, that there is a significant likeli-
6	hood that such an inspection would assist in con-
7	firming the security measures in place and further
8	the validation process.".
9	(b) Private Sector Information Sharing on Se-
10	CURITY AND TERRORISM THREATS.—Subsection (d) of
11	section 216 of the SAFE Port Act (6 U.S.C. 966) is
12	amended to read as follows:
13	"(d) Private Sector Information Sharing on
14	SECURITY AND TERRORISM THREATS.—
15	"(1) IN GENERAL.—The Secretary shall pro-
16	mote information sharing between and among the
17	Department and Tier 2 and 3 participants and other
18	private entities regarding—
19	"(A) potential vulnerabilities, attacks, and
20	exploitations of the international supply chain;
21	and
22	"(B) means and methods of preventing, re-
23	sponding to, and mitigating consequences from
24	the vulnerabilities, attacks, and exploitations
25	described in subparagraph (A).

1	"(2) Contents.—The information sharing re-
2	quired under paragraph (1) may include—
3	"(A) the creation of classified and unclas-
4	sified means of accessing information that may
5	be used by appropriately cleared personnel and
6	that will provide, as appropriate, ongoing situa-
7	tional awareness of the security of the inter-
8	national supply chain; and
9	"(B) the creation of guidelines to establish
10	a mechanism by which owners and operators of
11	international supply chain infrastructure may
12	report actual or potential security breaches.".
13	SEC. 203. RECOGNITION OF OTHER COUNTRIES' TRUSTED
	SEC. 203. RECOGNITION OF OTHER COUNTRIES' TRUSTED SHIPPER PROGRAMS.
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13 14 15 16	SHIPPER PROGRAMS.
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114 115 116 117 118 119 220	SHIPPER PROGRAMS. Section 218 of the SAFE Port Act (6 U.S.C. 968) is amended by adding at the end the following new subsection: "(j) Recognition of Other Countries' Trusted Shipper Programs.—Not later than 30 days before entering into negotiations, and again 30 days before signing
14 15 16 17 18 19 20 21	SHIPPER PROGRAMS. Section 218 of the SAFE Port Act (6 U.S.C. 968) is amended by adding at the end the following new subsection: "(j) Recognition of Other Countries' Trusted Shipper Programs.—Not later than 30 days before entering into negotiations, and again 30 days before signing an arrangement, between the United States and a foreign
14 15 16 17 18 19 20 21	SHIPPER PROGRAMS. Section 218 of the SAFE Port Act (6 U.S.C. 968) is amended by adding at the end the following new subsection: "(j) Recognition of Other Countries' Trusted Shipper Programs.—Not later than 30 days before entering into negotiations, and again 30 days before signing an arrangement, between the United States and a foreign government providing for mutual recognition of supply

1	"(1) notify the appropriate congressional com-
2	mittees of the proposed terms of such arrangement;
3	and
4	"(2) determine, in consultation with the Com-
5	missioner, that the foreign government's supply
6	chain security program provides comparable security
7	as that provided by C-TPAT.".
8	SEC. 204. PILOT PROGRAM FOR INCLUSION OF NON-ASSET
9	BASED THIRD PARTY LOGISITICS PROVIDERS
10	IN THE CUSTOMS-TRADE PARTNERSHIP
11	AGAINST TERRORISM.
12	(a) In General.—Not later than 180 days after the
13	date of the enactment of this Act, the Secretary shall de-
14	velop a pilot program to determine whether allowing non-
15	asset based third party logistics providers that arrange
16	international transportation of freight to participate in the
17	Customs-Trade Partnership Against Terrorism program,
18	as described in section 211 of the SAFE Port Act (6
19	U.S.C. 961), would enhance port security, combat ter-
20	rorism, prevent supply chain security breaches, or meet
21	the goals of the Customs-Trade Partnership Against Ter-
22	rorism established pursuant to section 211 of the SAFE
23	Port Act (6 U.S.C. 961).
24	(b) Requirements.—

- 1 (1) VOLUNTARY PARTICIPATION.—Participation 2 by non-asset based third party logistics providers 3 that arrange international transportation of freight 4 taking part in the pilot program shall be voluntary.
- 5 (2) MINIMUM NUMBER.—The Secretary shall 6 ensure that not fewer than five non-asset based third 7 party logistics providers that arrange international 8 transportation of freight take part in the pilot pro-9 gram.
- 10 (3) DURATION.—The pilot program shall be conducted for a minimum duration of one year.
- 12 (c) Report.—Not later than 180 days after the con-
- 13 clusion of the pilot program, the Secretary shall submit
- 14 to the appropriate congressional committees a report on
- 15 the findings and any recommendations of the pilot pro-
- 16 gram concerning the participation in the Customs-Trade
- 17 Partnership Against Terrorism of non-asset based third
- 18 party logistics providers that arrange international trans-
- 19 portation of freight to combat terrorism and prevent sup-
- 20 ply chain security breaches.
- 21 SEC. 205. TRANSPORTATION WORKER IDENTIFICATION
- 22 CREDENTIAL PROCESS REFORM.
- 23 (a) Sense of Congress.—To avoid further impos-
- 24 ing unnecessary and costly regulatory burdens on United
- 25 States workers and businesses, it is the sense of Congress

- 1 that it is urgent that the Transportation Worker Identi-
- 2 fication Credential (in this section referred to as the
- 3 "TWIC") application process be reformed by not later
- 4 than the end of 2012, when hundreds of thousands of cur-
- 5 rent TWIC holders will begin to face the requirement to
- 6 renew their TWICs.
- 7 (b) TWIC APPLICATION REFORM.—Not later than
- 8 270 days after the date of the enactment of this Act, the
- 9 Secretary shall reform the process for the enrollment, acti-
- 10 vation, issuance, and renewal of a TWIC to require, in
- 11 total, not more than one in-person visit to a designated
- 12 enrollment center except in cases in which there are ex-
- 13 tenuating circumstances, as determined by the Secretary,
- 14 requiring more than one such in-person visit.
- 15 SEC. 206. ISSUANCE OF FINAL RULE RELATING TO TRANS-
- 16 PORTATION WORKER IDENTIFICATION CRE-
- 17 DENTIAL READER REQUIREMENTS.
- 18 (a) Deadline.—The Secretary shall issue the final
- 19 rule for installation of electronic readers to verify Trans-
- 20 portation Worker Identification Credentials as an access
- 21 control and security measure issued pursuant to the ad-
- 22 vanced notice of proposed rulemaking published on March
- 23 27, 2009 (74 Fed. Reg. 58).
- 24 (b) STAY OF EXPIRATIONS.—If the final rule re-
- 25 quired under subsection (a) is not issued by December 31,

- 1 2014, no expiration shall take affect for any Transpor-
- 2 tation Worker Identification Credential due to expire after
- 3 December 31, 2014, until the date on which the final rule
- 4 required under subsection (a) is issued.
- 5 (c) Revocation of Authority Not Affected.—
- 6 This section shall not be construed to affect the authority
- 7 of the Secretary to revoke a Transportation Worker Iden-
- 8 tification Credential—
- 9 (1) based on information that the holder of
- such Credential is not qualified to hold such Creden-
- 11 tial; or
- 12 (2) if such Credential is lost, damaged, or sto-
- 13 len.
- 14 SEC. 207. SECURING THE TRANSPORTATION WORKER IDEN-
- 15 TIFICATION CREDENTIAL AGAINST USE BY
- 16 UNAUTHORIZED ALIENS.
- 17 (a) Process.—
- 18 (1) IN GENERAL.—Not later than 180 days
- after the date of enactment of this Act, the Sec-
- retary shall establish a process to ensure, to the
- 21 maximum extent practicable, that an individual who
- is not lawfully present in the United States cannot
- obtain or continue to use a Transportation Worker
- Identification Credential (in this section referred to
- as the "TWIC").

1	(2) Components.—In establishing the process
2	under subsection (a), the Secretary shall—
3	(A) publish a list of documents that will
4	identify non-United States citizen TWIC appli-
5	cants and verify their immigration statuses by
6	requiring each such applicants to produce a
7	document or documents that demonstrate—
8	(i) identity; and
9	(ii) proof of lawful presence in the
10	United States; and
11	(B) establish training requirements to en-
12	sure that trusted agents at TWIC enrollment
13	centers receive training to identify fraudulent
14	documents.
15	(b) Expiration of TWICs.—A TWIC expires on
16	the date of its expiration, or in the date on which the indi-
17	vidual to whom such a TWIC is issued is no longer law-
18	fully present in the United States, whichever is earlier.