		(Original Signature of Member)
118TH CONGRESS 1ST SESSION	H.R.	

purposes.

To secure the international borders of the United States, and for other

IN THE HOUSE OF REPRESENTATIVES

Mr.	GREEN	of Tennessee	introduced	the foll	lowing b	ill; which	ch was	referred	to
		the Committee	ee on						

A BILL

To secure the international borders of the United States, 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; TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Border Reinforcement Act of 2023".
- 6 (b) Table of Contents for
- 7 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Definitions.
 - Sec. 3. Border wall construction.
 - Sec. 4. Strengthening the requirements for barriers along the southern border.

- Sec. 5. Border and port security technology investment plan.
- Sec. 6. Border security technology program management.
- Sec. 7. U.S. Customs and Border Protection technology upgrades.
- Sec. 8. U.S. Customs and Border Protection personnel.
- Sec. 9. Anti-Border Corruption Act reauthorization.
- Sec. 10. Establishment of workload staffing models for U.S. Border Patrol and Air and Marine Operations of CBP.
- Sec. 11. Operation Stonegarden.
- Sec. 12. Air and Marine Operations flight hours.
- Sec. 13. Eradication of carrizo cane and salt cedar.
- Sec. 14. Border patrol strategic plan.
- Sec. 15. U.S. Customs and Border Protection spiritual readiness.
- Sec. 16. Restrictions on funding.
- Sec. 17. Collection of DNA and biometric information at the border.
- Sec. 18. Eradication of narcotic drugs and formulating effective new tools to address yearly losses of life; ensuring timely updates to U.S. Customs and Border Protection field manuals.
- Sec. 19. Publication by U.S. Customs and Border Protection of operational statistics.
- Sec. 20. Alien criminal background checks.
- Sec. 21. Prohibited identification documents at airport security checkpoints; notification to immigration agencies.
- Sec. 22. Prohibition against any COVID-19 vaccine mandate or adverse action against DHS employees.
- Sec. 23. CBP One app limitation.
- Sec. 24. Report on designation of Mexican cartels as foreign terrorist organizations.
- Sec. 25. GAO study on costs incurred by States to secure the southwest border.
- Sec. 26. Report by Inspector General of the Department of Homeland Security.
- Sec. 27. Offsetting authorizations of appropriations.

1 SEC. 2. DEFINITIONS.

- 2 In this Act:
- 3 (1) CBP.—The term "CBP" means U.S. Cus-
- 4 toms and Border Protection.
- 5 (2) COMMISSIONER.—The term "Commis-
- 6 sioner" means the Commissioner of U.S. Customs
- 7 and Border Protection.
- 8 (3) DEPARTMENT.—The term "Department"
- 9 means the Department of Homeland Security.
- 10 (4) OPERATIONAL CONTROL.—The term "oper-
- ational control" has the meaning given such term in

1	section 2(b) of the Secure Fence Act of 2006 (Public
2	Law 109–367; 8 U.S.C. 1701 note).
3	(5) Secretary.—The term "Secretary" means
4	the Secretary of Homeland Security.
5	(6) SITUATIONAL AWARENESS.—The term "sit-
6	uational awareness" has the meaning given such
7	term in section 1092(a)(7) of the National Defense
8	Authorization Act for Fiscal Year 2017 (Public Law
9	114–328; 6 U.S.C. 223(a)(7)).
10	(7) Unmanned Aircraft System.—The term
11	"unmanned aircraft system" has the meaning given
12	such term in section 44801 of title 49, United
13	States Code.
14	SEC. 3. BORDER WALL CONSTRUCTION.
15	
	(a) In General.—
16	(a) In General.—(1) Immediate resumption of Border Wall
16 17	
	(1) Immediate resumption of Border Wall
17	(1) Immediate resumption of Border Wall construction.—Not later than seven days after
17 18	(1) Immediate resumption of Border Wall construction.—Not later than seven days after the date of the enactment of this section, the Sec-
17 18 19	(1) Immediate resumption of Border Wall construction.—Not later than seven days after the date of the enactment of this section, the Secretary shall resume all activities related to the con-
17 18 19 20	(1) Immediate resumption of Border wall construction.—Not later than seven days after the date of the enactment of this section, the Secretary shall resume all activities related to the construction of the border wall along the international
17 18 19 20 21	(1) Immediate resumption of Border Wall construction.—Not later than seven days after the date of the enactment of this section, the Secretary shall resume all activities related to the construction of the border wall along the international border between the United States and Mexico that
17 18 19 20 21 22	(1) Immediate resumption of Border wall construction.—Not later than seven days after the date of the enactment of this section, the Secretary shall resume all activities related to the construction of the border wall along the international border between the United States and Mexico that were underway or being planned for prior to Janu-

1	propriated or explicitly obligated for the construction
2	of the border wall that were appropriated or obli-
3	gated, as the case may be, for use beginning on Oc-
4	tober 1, 2019.
5	(3) Use of materials.—Any unused materials
6	purchased before the date of the enactment of this
7	section for construction of the border wall may be
8	used for activities related to the construction of the
9	border wall in accordance with paragraph (1).
10	(b) Plan to Complete Tactical Infrastruc-
11	TURE AND TECHNOLOGY.—Not later than 90 days after
12	the date of the enactment of this section and annually
13	thereafter until construction of the border wall has been
14	completed, the Secretary shall submit to the appropriate
15	congressional committees an implementation plan, includ-
16	ing annual benchmarks for the construction of 200 miles
17	of such wall and associated cost estimates for satisfying
18	all requirements of the construction of the border wall,
19	including installation and deployment of tactical infra-
20	structure, technology, and other elements as identified by
21	the Department prior to January 20, 2021, through the
22	expenditure of funds appropriated or explicitly obligated,
23	as the case may be, for use, as well as any future funds
24	appropriated or otherwise made available by Congress.
25	(e) Definitions.—In this section:

1	(1) Appropriate congressional commit-
2	TEES.—The term "appropriate congressional com-
3	mittees" means the Committee on Homeland Secu-
4	rity and the Committee on Appropriations of the
5	House of Representatives and the Committee on
6	Homeland Security and Governmental Affairs and
7	the Committee on Appropriations of the Senate.
8	(2) Tactical infrastructure.—The term
9	"tactical infrastructure" includes boat ramps, access
10	gates, checkpoints, lighting, and roads associated
11	with a border wall.
12	(3) Technology.—The term "technology" in-
13	cludes border surveillance and detection technology,
14	including linear ground detection systems, associated
15	with a border wall.
16	SEC. 4. STRENGTHENING THE REQUIREMENTS FOR BAR-
17	RIERS ALONG THE SOUTHERN BORDER.
18	Section 102 of the Illegal Immigration Reform and
19	Immigrant Responsibility Act of 1996 (Division C of Pub-
20	lic Law 104–208; 8 U.S.C. 1103 note) is amended—
21	(1) by amending subsection (a) to read as fol-
22	lows:
23	"(a) In General.—The Secretary of Homeland Se-
24	curity shall take such actions as may be necessary (includ-
25	ing the removal of obstacles to detection of illegal en-

1	trants) to design, test, construct, install, deploy, integrate,
2	and operate physical barriers, tactical infrastructure, and
3	technology in the vicinity of the southwest border to
4	achieve situational awareness and operational control of
5	the southwest border and deter, impede, and detect unlaw-
6	ful activity.";
7	(2) in subsection (b)—
8	(A) in the subsection heading, by striking
9	"Fencing and Road Improvements" and in-
10	serting "Physical Barriers";
11	(B) in paragraph (1)—
12	(i) in the heading, by striking "FENC-
13	ING" and inserting "BARRIERS";
14	(ii) by amending subparagraph (A) to
15	read as follows:
16	"(A) Reinforced Barriers.—In carrying
17	out this section, the Secretary of Homeland Se-
18	curity shall construct a border wall, including
19	physical barriers, tactical infrastructure, and
20	technology, along not fewer than 900 miles of
21	the southwest border until situational aware-
22	ness and operational control of the southwest
23	border is achieved.";
24	(iii) by amending subparagraph (B) to
25	read as follows:

1 "(B) Physical barriers and tactical
2 INFRASTRUCTURE.—In carrying out this sec-
tion, the Secretary of Homeland Security shall
4 deploy along the southwest border the most
5 practical and effective physical barriers, tactical
6 infrastructure, and technology available for
7 achieving situational awareness and operational
8 control of the southwest border.";
9 (iv) in subparagraph (C)—
(I) by amending clause (i) to
11 read as follows:
12 "(i) In general.—In carrying out
this section, the Secretary of Homeland
14 Security shall consult with the Secretary of
the Interior, the Secretary of Agriculture,
appropriate representatives of State, Trib-
al, and local governments, and appropriate
private property owners in the United
States to minimize the impact on natural
resources, commerce, and sites of historical
or cultural significance for the commu-
nities and residents located near the sites
at which physical barriers, tactical infra-
structure, and technology are to be con-
structed. Such consultation may not delay

1	such construction for longer than seven
2	days."; and
3	(II) in clause (ii)—
4	(aa) in subclause (I), by
5	striking "or" after the semicolon
6	at the end;
7	(bb) by amending subclause
8	(II) to read as follows:
9	"(II) delay the transfer to the
10	United States of the possession of
11	property or affect the validity of any
12	property acquisition by the United
13	States by purchase or eminent do-
14	main, or to otherwise affect the emi-
15	nent domain laws of the United States
16	or of any State; or"; and
17	(cc) by adding at the end
18	the following new subclause:
19	"(III) create any right or liability
20	for any party."; and
21	(v) by striking subparagraph (D);
22	(C) in paragraph (2)—
23	(i) by striking "Attorney General"
24	and inserting "Secretary of Homeland Se-
25	curity";

1	(ii) by striking "this subsection" and
2	inserting "this section"; and
3	(iii) by striking "construction of
4	fences" and inserting "the construction of
5	physical barriers, tactical infrastructure,
6	and technology";
7	(D) by amending paragraph (3) to read as
8	follows:
9	"(3) Agent safety.—In carrying out this sec-
10	tion, the Secretary of Homeland Security, when de-
11	signing, testing, constructing, installing, deploying,
12	integrating, and operating physical barriers, tactical
13	infrastructure, or technology, shall incorporate such
14	safety features into such design, test, construction,
15	installation, deployment, integration, or operation of
16	such physical barriers, tactical infrastructure, or
17	technology, as the case may be, that the Secretary
18	determines are necessary to maximize the safety and
19	effectiveness of officers and agents of the Depart-
20	ment of Homeland Security or of any other Federal
21	agency deployed in the vicinity of such physical bar-
22	riers, tactical infrastructure, or technology."; and
23	(E) in paragraph (4), by striking "this
24	subsection" and inserting "this section";
25	(3) in subsection (c)—

1	(A) by amending paragraph (1) to read as
2	follows:
3	"(1) In general.—Notwithstanding any other
4	provision of law, the Secretary of Homeland Security
5	shall waive all legal requirements necessary to en-
6	sure the expeditious design, testing, construction, in-
7	stallation, deployment, integration, operation, and
8	maintenance of the physical barriers, tactical infra-
9	structure, and technology under this section. The
10	Secretary shall ensure the maintenance and effec-
11	tiveness of such physical barriers, tactical infrastruc-
12	ture, or technology. Any such action by the Sec-
13	retary shall be effective upon publication in the Fed-
14	eral Register.";
15	(B) by redesignating paragraph (2) as
16	paragraph (3); and
17	(C) by inserting after paragraph (1) the
18	following new paragraph:
19	"(2) Notification.—Not later than seven
20	days after the date on which the Secretary of Home-
21	land Security exercises a waiver pursuant to para-
22	graph (1), the Secretary shall notify the Committee
23	on Homeland Security of the House of Representa-
24	tives and the Committee on Homeland Security and

1	Governmental Affairs of the Senate of such waiver.";
2	and
3	(4) by adding at the end the following new sub-
4	sections:
5	"(e) Technology.—In carrying out this section, the
6	Secretary of Homeland Security shall deploy along the
7	southwest border the most practical and effective tech-
8	nology available for achieving situational awareness and
9	operational control.
10	"(f) Definitions.—In this section:
11	"(1) Advanced unattended surveillance
12	SENSORS.—The term 'advanced unattended surveil-
13	lance sensors' means sensors that utilize an onboard
14	computer to analyze detections in an effort to dis-
15	cern between vehicles, humans, and animals, and ul-
16	timately filter false positives prior to transmission.
17	"(3) Operational control.—The term 'oper-
18	ational control' has the meaning given such term in
19	section 2(b) of the Secure Fence Act of 2006 (Public
20	Law 109–367; 8 U.S.C. 1701 note).
21	"(4) Physical barriers.—The term 'physical
22	barriers' includes reinforced fencing, the border wall,
23	and levee walls.
24	"(5) SITUATIONAL AWARENESS.—The term 'sit-
25	uational awareness' has the meaning given such

1	term in section 1092(a)(7) of the National Defense
2	Authorization Act for Fiscal Year 2017 (Public Law
3	114–328; 6 U.S.C. 223(a)(7)).
4	"(6) Tactical infrastructure.—The term
5	'tactical infrastructure' includes boat ramps, access
6	gates, checkpoints, lighting, and roads.
7	"(7) Technology.—The term 'technology' in-
8	cludes border surveillance and detection technology,
9	including the following:
10	"(A) Tower-based surveillance technology.
11	"(B) Deployable, lighter-than-air ground
12	surveillance equipment.
13	"(C) Vehicle and Dismount Exploitation
14	Radars (VADER).
15	"(D) 3-dimensional, seismic acoustic detec-
16	tion and ranging border tunneling detection
17	technology.
18	"(E) Advanced unattended surveillance
19	sensors.
20	"(F) Mobile vehicle-mounted and man-
21	portable surveillance capabilities.
22	"(G) Unmanned aircraft systems.
23	"(H) Tunnel detection systems and other
24	seismic technology.
25	"(I) Fiber-optic cable.

1	"(J) Other border detection, communica-
2	tion, and surveillance technology.
3	"(8) Unmanned Aircraft System.—The term
4	'unmanned aircraft system' has the meaning given
5	such term in section 44801 of title 49, United
6	States Code.".
7	SEC. 5. BORDER AND PORT SECURITY TECHNOLOGY IN-
8	VESTMENT PLAN.
9	(a) In General.—Not later than 180 days after the
10	date of the enactment of this section, the Commissioner,
11	in consultation with covered officials and border and port
12	security technology stakeholders, shall submit to the ap-
13	propriate congressional committees a strategic 5-year
14	technology investment plan (in this section referred to as
15	the "plan"). The plan may include a classified annex, if
16	appropriate.
17	(b) CONTENTS OF PLAN.—The plan shall include the
18	following:
19	(1) An analysis of security risks at and between
20	ports of entry along the northern and southern bor-
21	ders of the United States.
22	(2) An identification of capability gaps with re-
23	spect to security at and between such ports of entry
24	to be mitigated in order to—

1	(A) prevent terrorists and instruments of
2	terror from entering the United States;
3	(B) combat and reduce cross-border crimi-
4	nal activity, including—
5	(i) the transport of illegal goods, such
6	as illicit drugs; and
7	(ii) human smuggling and human
8	trafficking; and
9	(C) facilitate the flow of legal trade across
10	the southwest border.
11	(3) An analysis of current and forecast trends
12	relating to the number of aliens who—
13	(A) unlawfully entered the United States
14	by crossing the northern or southern border of
15	the United States; or
16	(B) are unlawfully present in the United
17	States.
18	(4) A description of security-related technology
19	acquisitions, to be listed in order of priority, to ad-
20	dress the security risks and capability gaps analyzed
21	and identified pursuant to paragraphs (1) and (2),
22	respectively.
23	(5) A description of each planned security-re-
24	lated technology program, including objectives, goals,
25	and timelines for each such program.

1	(6) An identification of each deployed security-
2	related technology that is at or near the end of the
3	life cycle of such technology.
4	(7) A description of the test, evaluation, mod-
5	eling, and simulation capabilities, including target
6	methodologies, rationales, and timelines, necessary
7	to support the acquisition of security-related tech-
8	nologies pursuant to paragraph (4).
9	(8) An identification and assessment of ways to
10	increase opportunities for communication and col-
11	laboration with the private sector, small and dis-
12	advantaged businesses, intragovernment entities,
13	university centers of excellence, and federal labora-
14	tories to ensure CBP is able to engage with the mar-
15	ket for security-related technologies that are avail-
16	able to satisfy its mission needs before engaging in
17	an acquisition of a security-related technology.
18	(9) An assessment of the management of
19	planned security-related technology programs by the
20	acquisition workforce of CBP.
21	(10) An identification of ways to leverage al-
22	ready-existing acquisition expertise within the Fed-
23	eral Government.
24	(11) A description of the security resources, in-
25	cluding information security resources, required to

1	protect security-related technology from physical or
2	cyber theft, diversion, sabotage, or attack.
3	(12) A description of initiatives to—
4	(A) streamline the acquisition process of
5	CBP; and
6	(B) provide to the private sector greater
7	predictability and transparency with respect to
8	such process, including information relating to
9	the timeline for testing and evaluation of secu-
10	rity-related technology.
11	(13) An assessment of the privacy and security
12	impact on border communities of security-related
13	technology.
14	(14) In the case of a new acquisition leading to
15	the removal of equipment from a port of entry along
16	the northern or southern border of the United
17	States, a strategy to consult with the private sector
18	and community stakeholders affected by such re-
19	moval.
20	(15) A strategy to consult with the private sec-
21	tor and community stakeholders with respect to se-
22	curity impacts at a port of entry described in para-
23	graph (14).
24	(16) An identification of recent technological
25	advancements in the following:

1	(A) Manned aircraft sensor, communica-
2	tion, and common operating picture technology.
3	(B) Unmanned aerial systems and related
4	technology, including counter-unmanned aerial
5	system technology.
6	(C) Surveillance technology, including the
7	following:
8	(i) Mobile surveillance vehicles.
9	(ii) Associated electronics, including
10	cameras, sensor technology, and radar.
11	(iii) Tower-based surveillance tech-
12	nology.
13	(iv) Advanced unattended surveillance
14	sensors.
15	(v) Deployable, lighter-than-air,
16	ground surveillance equipment.
17	(D) Nonintrusive inspection technology, in-
18	cluding non-X-ray devices utilizing muon to-
19	mography and other advanced detection tech-
20	nology.
21	(E) Tunnel detection technology.
22	(F) Communications equipment, including
23	the following:
24	(i) Radios.
25	(ii) Long-term evolution broadband.

1	(iii) Miniature satellites.
2	(e) Leveraging the Private Sector.—To the ex-
3	tent practicable, the plan shall—
4	(1) leverage emerging technological capabilities,
5	and research and development trends, within the
6	public and private sectors;
7	(2) incorporate input from the private sector,
8	including from border and port security stake-
9	holders, through requests for information, industry
10	day events, and other innovative means consistent
11	with the Federal Acquisition Regulation; and
12	(3) identify security-related technologies that
13	are in development or deployed, with or without ad-
14	aptation, that may satisfy the mission needs of CBP.
15	(d) Form.—To the extent practicable, the plan shall
16	be published in unclassified form on the website of the
17	Department.
18	(e) DISCLOSURE.—The plan shall include an identi-
19	fication of individuals not employed by the Federal Gov-
20	ernment, and their professional affiliations, who contrib-
21	uted to the development of the plan.
22	(f) UPDATE AND REPORT.—Not later than the date
23	that is two years after the date on which the plan is sub-
24	mitted to the appropriate congressional committees pursu-
25	ant to subsection (a) and biennially thereafter for ten

1	years, the Commissioner shall submit to the appropriate
2	congressional committees—
3	(1) an update of the plan, if appropriate; and
4	(2) a report that includes—
5	(A) the extent to which each security-re-
6	lated technology acquired by CBP since the ini-
7	tial submission of the plan or most recent up-
8	date of the plan, as the case may be, is con-
9	sistent with the planned technology programs
10	and projects described pursuant to subsection
11	(b)(5); and
12	(B) the type of contract and the reason for
13	acquiring each such security-related technology.
14	(g) Definitions.—In this section:
15	(1) Appropriate congressional commit-
16	TEES.—The term "appropriate congressional com-
17	mittees" means—
18	(A) the Committee on Homeland Security
19	and the Committee on Appropriations of the
20	House of Representatives; and
21	(B) the Committee on Homeland Security
22	and Governmental Affairs and the Committee
23	on Appropriations of the Senate.
24	(2) COVERED OFFICIALS.—The term "covered
25	officials' means—

1	(A) the Under Secretary for Management
2	of the Department;
3	(B) the Under Secretary for Science and
4	Technology of the Department; and
5	(C) the Chief Information Officer of the
6	Department.
7	(3) Unlawfully present.—The term "un-
8	lawfully present" has the meaning provided such
9	term in section 212(a)(9)(B)(ii) of the Immigration
10	and Nationality Act (8 U.S.C. 1182(a)(9)(B)(ii)).
11	SEC. 6. BORDER SECURITY TECHNOLOGY PROGRAM MAN-
12	AGEMENT.
13	(a) In General.—Subtitle C of title IV of the
14	Homeland Security Act of 2002 (6 U.S.C. 231 et seq.)
15	is amended by adding at the end the following new section:
16	"SEC. 437. BORDER SECURITY TECHNOLOGY PROGRAM
17	MANAGEMENT.
18	"(a) Major Acquisition Program Defined.—In
19	this section, the term 'major acquisition program' means
20	an acquisition program of the Department that is esti-
21	mated by the Secretary to require an eventual total ex-
22	penditure of at least \$100,000,000 (based on fiscal year
23	2023 constant dollars) over its life-cycle cost.
24	"(b) Planning Documentation.—For each border
~ ~	security technology acquisition program of the Depart-

1	ment that is determined to be a major acquisition pro-
2	gram, the Secretary shall—
3	"(1) ensure that each such program has a writ-
4	ten acquisition program baseline approved by the
5	relevant acquisition decision authority;
6	"(2) document that each such program is satis-
7	fying cost, schedule, and performance thresholds as
8	specified in such baseline, in compliance with rel-
9	evant departmental acquisition policies and the Fed-
10	eral Acquisition Regulation; and
11	"(3) have a plan for satisfying program imple-
12	mentation objectives by managing contractor per-
13	formance.
14	"(c) Adherence to Standards.—The Secretary,
15	acting through the Under Secretary for Management and
16	the Commissioner of U.S. Customs and Border Protection,
17	shall ensure border security technology acquisition pro-
18	gram managers who are responsible for carrying out this
19	section adhere to relevant internal control standards iden-
20	tified by the Comptroller General of the United States.
21	The Commissioner shall provide information, as needed,
22	to assist the Under Secretary in monitoring management
23	of border security technology acquisition programs under
24	this section.

1	"(d) Plan.—The Secretary, acting through the
2	Under Secretary for Management, in coordination with
3	the Under Secretary for Science and Technology and the
4	Commissioner of U.S. Customs and Border Protection,
5	shall submit to the Committee on Homeland Security of
6	the House of Representatives and the Committee on
7	Homeland Security and Governmental Affairs of the Sen-
8	ate a plan for testing, evaluating, and using independent
9	verification and validation of resources relating to the pro-
10	posed acquisition of border security technology. Under
11	such plan, the proposed acquisition of new border security
12	technologies shall be evaluated through a series of assess-
13	ments, processes, and audits to ensure—
14	"(1) compliance with relevant departmental ac-
15	quisition policies and the Federal Acquisition Regu-
16	lation; and
17	"(2) the effective use of taxpayer dollars.".
18	(b) CLERICAL AMENDMENT.—The table of contents
19	in section 1(b) of the Homeland Security Act of 2002 is
20	amended by inserting after the item relating to section
21	436 the following new item:
	"Sec. 437. Border security technology program management.".
22	(c) Prohibition on Additional Authorization
23	OF APPROPRIATIONS.—No additional funds are author-

24 ized to be appropriated to carry out section 437 of the

1	Homeland Security Act of 2002, as added by subsection
2	(a).
3	SEC. 7. U.S. CUSTOMS AND BORDER PROTECTION TECH-
4	NOLOGY UPGRADES.
5	(a) Secure Communications.—The Commissioner
6	shall ensure that each CBP officer or agent, as appro-
7	priate, is equipped with a secure radio or other two-way
8	communication device that allows each such officer or
9	agent to communicate—
10	(1) between ports of entry and inspection sta-
11	tions; and
12	(2) with other Federal, State, Tribal, and local
13	law enforcement entities.
14	(b) Border Security Deployment Program.—
15	(1) Expansion.—Not later than September 30,
16	2025, the Commissioner shall—
17	(A) fully implement the Border Security
18	Deployment Program of CBP; and
19	(B) expand the integrated surveillance and
20	intrusion detection system at land ports of
21	entry along the northern and southern borders
22	of the United States.
23	(2) Authorization of appropriations.—In
24	addition to amounts otherwise authorized to be ap-
25	propriated for such purpose, there is authorized to

1	be appropriated \$33,000,000 for fiscal years 2024
2	and 2025 to carry out paragraph (1).
3	(c) Upgrade of License Plate Readers at
4	PORTS OF ENTRY.—
5	(1) Upgrade.—Not later than two years after
6	the date of the enactment of this section, the Com-
7	missioner shall upgrade all existing license plate
8	readers in need of upgrade, as determined by the
9	Commissioner, on the northern and southern borders
10	of the United States.
11	(2) Authorization of appropriations.—In
12	addition to amounts otherwise authorized to be ap-
13	propriated for such purpose, there is authorized to
1314	propriated for such purpose, there is authorized to be appropriated \$125,000,000 for fiscal years 2023
14	be appropriated \$125,000,000 for fiscal years 2023
14 15	be appropriated \$125,000,000 for fiscal years 2023 and 2024 to carry out paragraph (1).
141516	be appropriated \$125,000,000 for fiscal years 2023 and 2024 to carry out paragraph (1). SEC. 8. U.S. CUSTOMS AND BORDER PROTECTION PER-
14151617	be appropriated \$125,000,000 for fiscal years 2023 and 2024 to carry out paragraph (1). SEC. 8. U.S. CUSTOMS AND BORDER PROTECTION PERSONNEL.
14 15 16 17 18	be appropriated \$125,000,000 for fiscal years 2023 and 2024 to carry out paragraph (1). SEC. 8. U.S. CUSTOMS AND BORDER PROTECTION PERSONNEL. (a) RETENTION BONUS.—To carry out this section,
141516171819	be appropriated \$125,000,000 for fiscal years 2023 and 2024 to carry out paragraph (1). SEC. 8. U.S. CUSTOMS AND BORDER PROTECTION PERSONNEL. (a) RETENTION BONUS.—To carry out this section, there is authorized to be appropriated up to \$100,000,000
14 15 16 17 18 19 20	be appropriated \$125,000,000 for fiscal years 2023 and 2024 to carry out paragraph (1). SEC. 8. U.S. CUSTOMS AND BORDER PROTECTION PERSONNEL. (a) RETENTION BONUS.—To carry out this section, there is authorized to be appropriated up to \$100,000,000 to the Commissioner to provide a retention bonus to any
14 15 16 17 18 19 20 21	be appropriated \$125,000,000 for fiscal years 2023 and 2024 to carry out paragraph (1). SEC. 8. U.S. CUSTOMS AND BORDER PROTECTION PERSONNEL. (a) RETENTION BONUS.—To carry out this section, there is authorized to be appropriated up to \$100,000,000 to the Commissioner to provide a retention bonus to any front-line U.S. Border Patrol law enforcement agent—
14 15 16 17 18 19 20 21 22	be appropriated \$125,000,000 for fiscal years 2023 and 2024 to carry out paragraph (1). SEC. 8. U.S. CUSTOMS AND BORDER PROTECTION PERSONNEL. (a) RETENTION BONUS.—To carry out this section, there is authorized to be appropriated up to \$100,000,000 to the Commissioner to provide a retention bonus to any front-line U.S. Border Patrol law enforcement agent— (1) whose position is equal to or below level GS-

1	(3) who commits to two years of additional
2	service with the U.S. Border Patrol upon acceptance
3	of such bonus.
4	(b) Border Patrol Agents.—Not later than Sep-
5	tember 30, 2025, the Commissioner shall hire, train, and
6	assign a sufficient number of Border Patrol agents to
7	maintain an active duty presence of not fewer than 22,000
8	full-time equivalent Border Patrol agents, who may not
9	perform the duties of processing coordinators.
10	(c) Prohibition Against Alien Travel.—No per-
11	sonnel or equipment of Air and Marine Operations may
12	be used for the transportation of non-detained aliens, or
13	detained aliens expected to be administratively released
14	upon arrival, from the southwest border to destinations
15	within the United States.
16	(d) GAO REPORT.—If the staffing level required
17	under this section is not achieved by the date associated
18	with such level, the Comptroller General of the United
19	States shall—
20	(1) conduct a review of the reasons why such
21	level was not so achieved; and
22	(2) not later than September 30, 2027, publish
23	on a publicly available website of the Government
24	Accountability Office a report relating thereto.

1	SEC. 9. ANTI-BORDER CORRUPTION ACT REAUTHORIZA-
2	TION.
3	(a) Hiring Flexibility.—Section 3 of the Anti-
4	Border Corruption Act of 2010 (6 U.S.C. 221; Public Law
5	111–376) is amended by striking subsection (b) and in-
6	serting the following new subsections:
7	"(b) Waiver Requirement.—Subject to subsection
8	(c), the Commissioner of U.S. Customs and Border Pro-
9	tection shall waive the application of subsection (a)(1)— $$
10	"(1) to a current, full-time law enforcement of-
11	ficer employed by a State or local law enforcement
12	agency who—
13	"(A) has continuously served as a law en-
14	forcement officer for not fewer than three
15	years;
16	"(B) is authorized by law to engage in or
17	supervise the prevention, detection, investiga-
18	tion, or prosecution of, or the incarceration of
19	any person for, any violation of law, and has
20	statutory powers for arrest or apprehension;
21	and
22	"(C) is not currently under investigation,
23	has not been found to have engaged in criminal
24	activity or serious misconduct, has not resigned
25	from a law enforcement officer position under
26	investigation or in lieu of termination, and has

1	not been dismissed from a law enforcement offi-
2	cer position;
3	"(2) to a current, full-time Federal law enforce-
4	ment officer who—
5	"(A) has continuously served as a law en-
6	forcement officer for not fewer than three
7	years;
8	"(B) is authorized to make arrests, con-
9	duct investigations, conduct searches, make sei-
10	zures, carry firearms, and serve orders, war-
11	rants, and other processes;
12	"(C) is not currently under investigation,
13	has not been found to have engaged in criminal
14	activity or serious misconduct, has not resigned
15	from a law enforcement officer position under
16	investigation or in lieu of termination, and has
17	not been dismissed from a law enforcement offi-
18	cer position; and
19	"(D) holds a current Tier 4 background
20	investigation or current Tier 5 background in-
21	vestigation; or
22	"(3) to a member of the Armed Forces (or a re-
23	serve component thereof) or a veteran, if such indi-
24	vidual—

1	"(A) has served in the Armed Forces for
2	not fewer than three years;
3	"(B) holds, or has held within the past five
4	years, a Secret, Top Secret, or Top Secret/Sen-
5	sitive Compartmented Information clearance;
6	"(C) holds, or has undergone within the
7	past five years, a current Tier 4 background in-
8	vestigation or current Tier 5 background inves-
9	tigation;
10	"(D) received, or is eligible to receive, an
11	honorable discharge from service in the Armed
12	Forces and has not engaged in criminal activity
13	or committed a serious military or civil offense
14	under the Uniform Code of Military Justice;
15	and
16	"(E) was not granted any waivers to ob-
17	tain the clearance referred to in subparagraph
18	(B).
19	"(c) Termination of Waiver Requirement;
20	SNAP-BACK.—The requirement to issue a waiver under
21	subsection (b) shall terminate if the Commissioner of U.S.
22	Customs and Border Protection (CBP) certifies to the
23	Committee on Homeland Security of the House of Rep-
24	resentatives and the Committee on Homeland Security
25	and Governmental Affairs of the Senate that CBP has met

- 1 all requirements pursuant to section 8 of the Border Rein-
- 2 forcement Act of 2023 relating to personnel levels. If at
- 3 any time after such certification personnel levels fall below
- 4 such requirements, the Commissioner shall waive the ap-
- 5 plication of subsection (a)(1) until such time as the Com-
- 6 missioner re-certifies to such Committees that CBP has
- 7 so met all such requirements.".
- 8 (b) Supplemental Commissioner Authority;
- 9 REPORTING; DEFINITIONS.—The Anti-Border Corruption
- 10 Act of 2010 is amended by adding at the end the following
- 11 new sections:
- 12 "SEC. 5. SUPPLEMENTAL COMMISSIONER AUTHORITY.
- 13 "(a) Nonexemption.—An individual who receives a
- 14 waiver under section 3(b) is not exempt from any other
- 15 hiring requirements relating to suitability for employment
- 16 and eligibility to hold a national security designated posi-
- 17 tion, as determined by the Commissioner of U.S. Customs
- 18 and Border Protection.
- 19 "(b) Background Investigations.—An individual
- 20 who receives a waiver under section 3(b) who holds a cur-
- 21 rent Tier 4 background investigation shall be subject to
- 22 a Tier 5 background investigation.
- 23 "(c) Administration of Polygraph Examina-
- 24 TION.—The Commissioner of U.S. Customs and Border
- 25 Protection is authorized to administer a polygraph exam-

ination to an applicant or employee who is eligible for or receives a waiver under section 3(b) if information is discovered before the completion of a background investiga-3 4 tion that results in a determination that a polygraph examination is necessary to make a final determination re-5 garding suitability for employment or continued employ-6 ment, as the case may be. 8 "SEC. 6. REPORTING. 9 "(a) Annual Report.—Not later than one year 10 after the date of the enactment of this section and annu-11 ally thereafter while the waiver authority under section 12 3(b) is in effect, the Commissioner of U.S. Customs and Border Protection shall submit to Congress a report that includes, with respect to each such reporting period, the 14 15 following: "(1) Information relating to the number of 16 17 waivers granted under such section 3(b). 18 "(2) Information relating to the percentage of 19 applicants who were hired after receiving such a 20 waiver. 21 "(3) Information relating to the number of in-22 stances that a polygraph was administered to an ap-23 plicant who initially received such a waiver and the 24 results of such polygraph.

1	"(4) An assessment of the current impact of
2	such waiver authority on filling law enforcement po-
3	sitions at U.S. Customs and Border Protection.
4	"(5) An identification of additional authorities
5	needed by U.S. Customs and Border Protection to
6	better utilize such waiver authority for its intended
7	goals.
8	"(b) Additional Information.—The first report
9	submitted under subsection (a) shall include the following:
10	"(1) An analysis of other methods of employ-
11	ment suitability tests that detect deception and could
12	be used in conjunction with traditional background
13	investigations to evaluate potential applicants or em-
14	ployees for suitability for employment or continued
15	employment, as the case may be.
16	"(2) A recommendation regarding whether a
17	test referred to in paragraph (1) should be adopted
18	by U.S. Customs and Border Protection when the
19	polygraph examination requirement is waived pursu-
20	ant to section 3(b).
21	"SEC. 7. DEFINITIONS.
22	"In this Act:
23	"(1) Federal Law enforcement officer.—
24	The term 'Federal law enforcement officer' means a
25	'law enforcement officer', as such term is defined in

1	section $8331(20)$ or $8401(17)$ of title 5, United
2	States Code.
3	"(2) Serious military or civil offense.—
4	The term 'serious military or civil offense' means an
5	offense for which—
6	"(A) a member of the Armed Forces may
7	be discharged or separated from service in the
8	Armed Forces; and
9	"(B) a punitive discharge is, or would be,
10	authorized for the same or a closely related of-
11	fense under the Manual for Court-Martial, as
12	pursuant to Army Regulation 635–200, chapter
13	14–12.
14	"(3) TIER 4; TIER 5.—The terms 'Tier 4' and
15	'Tier 5', with respect to background investigations,
16	have the meaning given such terms under the 2012
17	Federal Investigative Standards.
18	"(4) Veteran.—The term 'veteran' has the
19	meaning given such term in section 101(2) of title
20	38, United States Code.".
21	(c) Polygraph Examiners.—Not later than Sep-
22	tember 30, 2025, the Secretary shall increase to not fewer
23	than 150 the number of trained full-time equivalent poly-
24	graph examiners for administering polygraphs under the

1	Anti-Border Corruption Act of 2010, as amended by this
2	section.
3	SEC. 10. ESTABLISHMENT OF WORKLOAD STAFFING MOD-
4	ELS FOR U.S. BORDER PATROL AND AIR AND
5	MARINE OPERATIONS OF CBP.
6	(a) In General.—Not later than one year after the
7	date of the enactment of this Act, the Commissioner, in
8	coordination with the Under Secretary for Management,
9	the Chief Human Capital Officer, and the Chief Financial
10	Officer of the Department, shall implement a workload
11	staffing model for each of the following:
12	(1) The U.S. Border Patrol.
13	(2) Air and Marine Operations of CBP.
14	(b) Responsibilities of the Commissioner.—
15	Subsection (c) of section 411 of the Homeland Security
16	Act of 2002 (6 U.S.C. 211), is amended—
17	(1) by redesignating paragraphs (18) and (19)
18	as paragraphs (20) and (21), respectively; and
19	(2) by inserting after paragraph (17) the fol-
20	lowing new paragraphs:
21	"(18) implement a staffing model for the U.S.
22	Border Patrol, Air and Marine Operations, and the
23	Office of Field Operations that includes consider-
24	ation for essential frontline operator activities and
25	functions, variations in operating environments,

1	present and planned infrastructure, present and
2	planned technology, and required operations support
3	levels to enable such entities to manage and assign
4	personnel of such entities to ensure field and sup-
5	port posts possess adequate resources to carry out
6	duties specified in this section;
7	"(19) develop standard operating procedures
8	for a workforce tracking system within the U.S.
9	Border Patrol, Air and Marine Operations, and the
10	Office of Field Operations, train the workforce of
11	each of such entities on the use, capabilities, and
12	purpose of such system, and implement internal con-
13	trols to ensure timely and accurate scheduling and
14	reporting of actual completed work hours and activi-
15	ties;".
16	(c) Report.—
17	(1) In general.—Not later than one year
18	after the date of the enactment of this section with
19	respect to subsection (a) and paragraphs (18) and
20	(19) of section 411(c) of the Homeland Security Act
21	of 2002 (as amended by subsection (b)), and annu-
22	ally thereafter with respect to such paragraphs (18)
23	and (19), the Secretary shall submit to the appro-
24	priate congressional committees a report that in-
25	cludes a status update on the following:

1	(A) The implementation of such subsection
2	(a) and such paragraphs (18) and (19).
3	(B) Each relevant workload staffing model.
4	(2) Data sources and methodology re-
5	QUIRED.—Each report required under paragraph (1)
6	shall include information relating to the data sources
7	and methodology used to generate each relevant
8	staffing model.
9	(d) Inspector General Review.—Not later than
10	90 days after the Commissioner develops the workload
11	staffing models pursuant to subsection (a), the Inspector
12	General of the Department shall review such models and
13	provide feedback to the Secretary and the appropriate con-
14	gressional committees with respect to the degree to which
15	such models are responsive to the recommendations of the
16	Inspector General, including the following:
17	(1) Recommendations from the Inspector Gen-
18	eral's February 2019 audit.
19	(2) Any further recommendations to improve
20	such models.
21	(e) Appropriate Congressional Committees De-
22	FINED.—In this section, the term "appropriate congres-
23	sional committees" means—
24	(1) the Committee on Homeland Security of the
25	House of Representatives; and

1	(2) the Committee on Homeland Security and
2	Governmental Affairs of the Senate.
3	SEC. 11. OPERATION STONEGARDEN.
4	(a) In General.—Subtitle A of title XX of the
5	Homeland Security Act of 2002 (6 U.S.C. 601 et seq.)
6	is amended by adding at the end the following new section:
7	"SEC. 2010. OPERATION STONEGARDEN.
8	"(a) ESTABLISHMENT.—There is established in the
9	Department a program to be known as 'Operation
10	Stonegarden', under which the Secretary, acting through
11	the Administrator, shall make grants to eligible law en-
12	forcement agencies, through State administrative agen-
13	cies, to enhance border security in accordance with this
14	section.
15	"(b) Eligible Recipients.—To be eligible to re-
16	ceive a grant under this section, a law enforcement agency
17	shall—
18	"(1) be located in—
19	"(A) a State bordering Canada or Mexico;
20	or
21	"(B) a State or territory with a maritime
22	border;
23	"(2) be involved in an active, ongoing, U.S.
24	Customs and Border Protection operation coordi-

1	nated through a U.S. Border Patrol sector office;
2	and
3	"(3) have an agreement in place with U.S. Im-
4	migration and Customs Enforcement to support en-
5	forcement operations.
6	"(c) Permitted Uses.—A recipient of a grant
7	under this section may use such grant for costs associated
8	with the following:
9	"(1) Equipment, including maintenance and
10	sustainment.
11	"(2) Personnel, including overtime and backfill,
12	in support of enhanced border law enforcement ac-
13	tivities.
14	"(3) Any activity permitted for Operation
15	Stonegarden under the most recent fiscal year De-
16	partment of Homeland Security's Homeland Secu-
17	rity Grant Program Notice of Funding Opportunity.
18	"(d) Period of Performance.—The Secretary
19	shall award grants under this section to grant recipients
20	for a period of not fewer than 36 months.
21	"(e) Notification.—Upon denial of a grant to a law
22	enforcement agency, the Administrator shall provide writ-
23	ten notice to the Committee on Homeland Security of the
24	House of Representatives and the Committee on Home-

- 1 land Security and Governmental Affairs of the Senate, in-
- 2 cluding the reasoning for such denial.
- 3 "(f) Report.—For each of fiscal years 2024 through
- 4 2028 the Administrator shall submit to the Committee on
- 5 Homeland Security of the House of Representatives and
- 6 the Committee on Homeland Security and Governmental
- 7 Affairs of the Senate a report that contains—
- 8 "(1) information on the expenditure of grants
- 9 made under this section by each grant recipient; and
- 10 "(2) recommendations for other uses of such
- grants to further support eligible law enforcement
- 12 agencies
- 13 "(g) Authorization of Appropriations.—There
- 14 is authorized to be appropriated \$110,000,000 for each
- 15 of fiscal years 2024 through 2028 for grants under this
- 16 section.".
- 17 (b) Conforming Amendment.—Subsection (a) of
- 18 section 2002 of the Homeland Security Act of 2002 (6
- 19 U.S.C. 603) is amended to read as follows:
- 20 "(a) Grants Authorized.—The Secretary, through
- 21 the Administrator, may award grants under sections 2003,
- 22 2004, 2009, and 2010 to State, local, and Tribal govern-
- 23 ments, as appropriate.".
- 24 (c) Clerical Amendment.—The table of contents
- 25 in section 1(b) of the Homeland Security Act of 2002 is

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1	(2) The Executive Assistant Commissioner of
2	Air and Marine Operations assigns the greatest pri-
3	ority to support missions specified in paragraph (1).
4	(d) High Demand Flight Hour Require-
5	MENTS.—The Commissioner shall—
6	(1) ensure that U.S. Border Patrol Sector
7	Chiefs identify air support mission-critical hours;
8	and
9	(2) direct Air and Marine Operations to sup-
10	port requests from such Sector Chiefs as a compo-
11	nent of the primary mission of Air and Marine Op-
12	erations in accordance with subsection $(c)(1)(A)$.
13	(e) Contract Air Support Authorizations.—
14	The Commissioner shall contract for air support mission-
15	critical hours to meet the requests for such hours, as iden-
16	tified pursuant to subsection (d).
17	(f) Small Unmanned Aircraft Systems.—
18	(1) In general.—The Chief of the U.S. Bor-
19	der Patrol shall be the executive agent with respect
20	to the use of small unmanned aircraft by CBP for
21	the purposes of the following:
22	(A) Meeting the unmet flight hour oper-
23	ational requirements of the U.S. Border Patrol

1	(B) Achieving situational awareness and
2	operational control of the borders of the United
3	States.
4	(2) Coordination.—In carrying out para-
5	graph (1), the Chief of the U.S. Border Patrol shall
6	coordinate—
7	(A) flight operations with the Adminis-
8	trator of the Federal Aviation Administration to
9	ensure the safe and efficient operation of the
10	national airspace system; and
11	(B) with the Executive Assistant Commis-
12	sioner for Air and Marine Operations of CBP
13	to—
14	(i) ensure the safety of other CBP
15	aircraft flying in the vicinity of small un-
16	manned aircraft operated by the U.S. Bor-
17	der Patrol; and
18	(ii) establish a process to include data
19	from flight hours in the calculation of got
20	away statistics.
21	(3) Conforming Amendment.—Paragraph (3)
22	of section 411(e) of the Homeland Security Act of
23	2002 (6 U.S.C. 211(e)) is amended—
24	(A) in subparagraph (B), by striking
25	"and" after the semicolon at the end;

1	(B) by redesignating subparagraph (C) as
2	subparagraph (D); and
3	(C) by inserting after subparagraph (B)
4	the following new subparagraph:
5	"(C) carry out the small unmanned air-
6	craft (as such term is defined in section 44801
7	of title 49, United States Code) requirements
8	pursuant to subsection (f) of section 12 of the
9	Border Reinforcement Act of 2023; and".
10	(g) SAVINGS CLAUSE.—Nothing in this section may
11	be construed as conferring, transferring, or delegating to
12	the Secretary, the Commissioner, the Executive Assistant
13	Commissioner for Air and Marine Operations of CBP, or
14	the Chief of the U.S. Border Patrol any authority of the
15	Secretary of Transportation or the Administrator of the
16	Federal Aviation Administration relating to the use of air-
17	space or aviation safety.
18	(h) DEFINITIONS.—In this section:
19	(1) Got away.—The term "got away" has the
20	meaning given such term in section 1092(a)(3) of
21	the National Defense Authorization Act for Fiscal
22	Year 2017 (Public Law 114–328; 6 U.S.C.
23	223(a)(3)).
24	(2) Transit zone.—The term "transit zone"
25	has the meaning given such term in section

1	1092(a)(8) of the National Defense Authorization
2	Act for Fiscal Year 2017 (Public Law 114–328; 6
3	U.S.C. 223(a)(8)).
4	SEC. 13. ERADICATION OF CARRIZO CANE AND SALT
5	CEDAR.
6	(a) In General.—Not later than 30 days after the
7	date of the enactment of this Act, the Secretary, in coordi-
8	nation with the heads of relevant Federal, State, and local
9	agencies, shall hire contractors to begin eradicating the
10	carrizo cane plant and any salt cedar along the Rio
11	Grande River that impedes border security operations.
12	Such eradication shall be completed—
13	(1) by not later than September 30, 2027, ex-
14	cept for required maintenance; and
15	(2) in the most expeditious and cost-effective
16	manner possible to maintain clear fields of view.
17	(b) APPLICATION.—The waiver authority under sub-
18	section (c) of section 102 of the Illegal Immigration Re-
19	form and Immigrant Responsibility Act of 1996 (8 U.S.C.
20	1103 note), as amended by section 4 of this Act, shall
21	apply to activities carried out pursuant to subsection (a).
22	(c) Report.—Not later than 180 days after the date
23	of the enactment of this Act, the Secretary shall submit
24	to the Committee on Homeland Security of the House of
25	Representatives and the Committee on Homeland Security

- 1 and Governmental Affairs of the Senate a strategic plan
- 2 to eradicate all carrizo cane plant and salt cedar along
- 3 the Rio Grande River that impedes border security oper-
- 4 ations by not later than September 30, 2027.
- 5 (d) AUTHORIZATION OF APPROPRIATIONS.—There is
- 6 authorized to be appropriated \$7,000,000 for each of fis-
- 7 cal years 2024 through 2028 to the Secretary to carry
- 8 out this subsection.

9 SEC. 14. BORDER PATROL STRATEGIC PLAN.

- 10 (a) IN GENERAL.—Not later than one year after the
- 11 date of the enactment of this section and biennially there-
- 12 after, the Commissioner, acting through the Chief of the
- 13 U.S. Border Patrol, shall issue a Border Patrol Strategic
- 14 Plan (referred to in this section as the "plan") to enhance
- 15 the security of the international borders of the United
- 16 States.
- 17 (b) Elements.—The plan shall include the fol-
- 18 lowing:
- 19 (1) A consideration of Border Patrol Capability
- 20 Gap Analysis reporting, Border Security Improve-
- 21 ment Plans, and any other strategic document au-
- thored by the U.S. Border Patrol to address security
- gaps between ports of entry, including efforts to
- 24 mitigate threats identified in such analyses, plans,
- and documents.

1	(2) Information relating to the dissemination of
2	information relating to border security or border
3	threats with respect to the efforts of the Department
4	and other appropriate Federal agencies.
5	(3) Information relating to efforts by U.S. Bor-
6	der Patrol to—
7	(A) increase situational awareness, includ-
8	ing—
9	(i) surveillance capabilities, such as
10	capabilities developed or utilized by the
11	Department of Defense, and any appro-
12	priate technology determined to be excess
13	by the Department of Defense; and
14	(ii) the use of manned aircraft and
15	unmanned aircraft;
16	(B) detect and prevent terrorists and in-
17	struments of terrorism from entering the
18	United States;
19	(C) detect, interdict, and disrupt between
20	ports of entry aliens unlawfully present in the
21	United States;
22	(D) detect, interdict, and disrupt human
23	smuggling, human trafficking, drug trafficking,
24	and other illicit cross-border activity;

1	(E) focus intelligence collection to disrupt
2	transnational criminal organizations outside of
3	the international and maritime borders of the
4	United States; and
5	(F) ensure that any new border security
6	technology can be operationally integrated with
7	existing technologies in use by the Department.
8	(4) Information relating to initiatives of the De-
9	partment with respect to operational coordination,
10	including any relevant task forces of the Depart-
11	ment.
12	(5) Information gathered from the lessons
13	learned by the deployments of the National Guard to
14	the southern border of the United States.
15	(6) A description of cooperative agreements re-
16	lating to information sharing with State, local, Trib-
17	al, territorial, and other Federal law enforcement
18	agencies that have jurisdiction on the borders of the
19	United States.
20	(7) Information relating to border security in-
21	formation received from the following:
22	(A) State, local, Tribal, territorial, and
23	other Federal law enforcement agencies that
24	have jurisdiction on the borders of the United
25	States or in the maritime environment.

1	(B) Border community stakeholders, in-
2	cluding representatives from the following:
3	(i) Border agricultural and ranching
4	organizations.
5	(ii) Business and civic organizations.
6	(iii) Hospitals and rural clinics within
7	150 miles of the borders of the United
8	States.
9	(iv) Victims of crime committed by
10	aliens unlawfully present in the United
11	States.
12	(v) Victims impacted by drugs,
13	transnational criminal organizations, car-
14	tels, gangs, or other criminal activity.
15	(vi) Farmers, ranchers, and property
16	owners along the border.
17	(vii) Other individuals negatively im-
18	pacted by illegal immigration.
19	(8) Information relating to the staffing require-
20	ments with respect to border security for the De-
21	partment.
22	(9) A prioritized list of Department research
23	and development objectives to enhance the security
24	of the borders of the United States.

1	(10) An assessment of training programs, in-
2	cluding such programs relating to the following:
3	(A) Identifying and detecting fraudulent
4	documents.
5	(B) Understanding the scope of CBP en-
6	forcement authorities and appropriate use of
7	force policies.
8	(C) Screening, identifying, and addressing
9	vulnerable populations, such as children and
10	victims of human trafficking.
11	SEC. 15. U.S. CUSTOMS AND BORDER PROTECTION SPIR-
12	ITUAL READINESS.
13	Not later than one year after the enactment of this
14	Act and annually thereafter, the Commissioner shall sub-
15	mit to the Committee on Homeland Security of the House
16	of Representatives and the Committee on Homeland Secu-
17	rity and Governmental Affairs of the Senate a report on
18	the availability and usage of the assistance of chaplains,
19	prayer groups, houses of worship, and other spiritual re-
20	sources for members of CBP who identify as religiously-
21	affiliated and have attempted suicide, have suicidal idea-
22	tion, or are at risk of suicide, and metrics on the impact
23	such resources have in assisting religiously-affiliated mem-
24	bers who have access to and utilize such resources com-
25	pared to religiously-affiliated members who do not.

1 SEC. 16. RESTRICTIONS ON FUNDING.

- 2 (a) Arriving Aliens.—No funds are authorized to
- 3 be appropriated to the Department to process the entry
- 4 into the United States of aliens arriving in between ports
- 5 of entry.
- 6 (b) Restriction on Nongovernmental Organi-
- 7 ZATION SUPPORT FOR UNLAWFUL ACTIVITY.—No funds
- 8 are authorized to be appropriated to the Department for
- 9 disbursement to any nongovernmental organization that
- 10 facilitates or encourages unlawful activity, including un-
- 11 lawful entry, human trafficking, human smuggling, drug
- 12 trafficking, and drug smuggling.
- 13 (c) Restriction on Nongovernmental Organi-
- 14 ZATION SUPPORT FOR ALIENS.—No funds are authorized
- 15 to be appropriated to the Department for disbursement
- 16 to any nongovernmental organization that provides serv-
- 17 ices for aliens who are entering or have entered the United
- 18 States, whether at or between ports of entry.
- 19 SEC. 17. COLLECTION OF DNA AND BIOMETRIC INFORMA-
- 20 TION AT THE BORDER.
- Not later than 14 days after the date of the enact-
- 22 ment of this Act, the Secretary shall ensure and certify
- 23 to the Committee on Homeland Security of the House of
- 24 Representatives and the Committee on Homeland Security
- 25 and Governmental Affairs of the Senate that CBP is fully

1	compliant with Federal DNA and biometric collection re-
2	quirements at United States land borders.
3	SEC. 18. ERADICATION OF NARCOTIC DRUGS AND FORMU-
4	LATING EFFECTIVE NEW TOOLS TO ADDRESS
5	YEARLY LOSSES OF LIFE; ENSURING TIMELY
6	UPDATES TO U.S. CUSTOMS AND BORDER
7	PROTECTION FIELD MANUALS.
8	(a) In General.—Not later than 90 days after the
9	date of the enactment of this Act, and not less frequently
10	than triennially thereafter, the Commissioner of U.S. Cus-
11	toms and Border Protection shall review and update, as
12	necessary, the current policies and manuals of the Office
13	of Field Operations related to inspections at ports of
14	entry, and the U.S. Border Patrol related to inspections
15	between ports of entry, to ensure the uniform implementa-
16	tion of inspection practices that will effectively respond to
17	technological and methodological changes designed to dis-
18	guise unlawful activity, such as the smuggling of drugs
19	and humans, along the border.
20	(b) Reporting Requirement.—Not later than 90
21	days after each update required under subsection (a), the
22	Commissioner of U.S. Customs and Border Protection
23	shall submit the Committee on Homeland Security and the
24	Committee on the Judiciary of the House of Representa-
25	tives and the Committee on Homeland Security and Gov-

1	ernmental Affairs and the Committee on the Judiciary of
2	the Senate a report that summarizes any policy and man-
3	ual changes pursuant to subsection (a).
4	SEC. 19. PUBLICATION BY U.S. CUSTOMS AND BORDER PRO-
5	TECTION OF OPERATIONAL STATISTICS.
6	(a) In General.—Not later than the seventh day of
7	each month beginning with the second full month after
8	the date of the enactment of this Act, the Commissioner
9	of U.S. Customs and Border Protection shall publish on
10	a publicly available website of the Department of Home-
11	land Security information relating to the total number of
12	alien encounters and nationalities, unique alien encounters
13	and nationalities, gang affiliated apprehensions and na-
14	tionalities, drug seizures, alien encounters included in the
15	terrorist screening database and nationalities, arrests of
16	criminal aliens or individuals wanted by law enforcement
17	and nationalities, known got aways, encounters with de-
18	ceased aliens, and all other related or associated statistics
19	recorded by U.S. Customs and Border Protection during
20	the immediately preceding month. Each such publication
21	shall include the following:
22	(1) The aggregate such number, and such num-
23	ber disaggregated by geographic regions, of such re-
24	cordings and encounters, including specifications re-

1 lating to whether such recordings and encounters 2 were at the southwest, northern, or maritime border. (2) An identification of the Office of Field Op-3 4 erations field office, U.S. Border Patrol sector, or Air and Marine Operations branch making each re-5 6 cording or encounter. 7 (3) Information relating to whether each re-8 cording or encounter of an alien was of a single 9 adult, an unaccompanied alien child, or an individual 10 in a family unit. 11 (4) Information relating to the processing dis-12 position of each alien recording or encounter. 13 (5) Information relating to the nationality of 14 each alien who is the subject of each recording or 15 encounter. 16 (6) The total number of individuals included in 17 the terrorist screening database (as such term is de-18 fined in section 2101 of the Homeland Security Act 19 of 2002 (6 U.S.C. 621)) who have repeatedly at-20 tempted to cross unlawfully into the United States. (7) The total number of individuals included in 21 22 the terrorist screening database who have been ap-23 prehended, including information relating to whether 24 such individuals were released into the United States 25 or removed.

1	(b) Exceptions.—If the Commissioner of U.S. Cus-
2	toms and Border Protection in any month does not publish
3	the information required under subsection (a), or does not
4	publish such information by the date specified in such sub-
5	section, the Commissioner shall brief the Committee or
6	Homeland Security of the House of Representatives and
7	the Committee on Homeland Security and Governmenta
8	Affairs of the Senate regarding the reason relating there-
9	to, as the case may be, by not later than the date that
10	is two business days after the tenth day of such month
11	(c) Definitions.—In this section:
12	(1) ALIEN ENCOUNTERS.—The term "alien en-
13	counters" means aliens apprehended, determined in
14	admissible, or processed for removal by U.S. Cus-
15	toms and Border Protection.
16	(2) Got away.—The term "got away" has the
17	meaning given such term in section 1092(a) of the
18	National Defense Authorization Act for Fiscal Year
19	2017 (6 U.S.C. 223(a)).
20	(3) Terrorist screening database.—The
21	term "terrorist screening database" has the meaning
22	given such term in section 2101 of the Homeland
23	Security Act of 2002 (6 U.S.C. 621).
24	(4) UNACCOMPANIED ALIEN CHILD.—The term
25	"unaccompanied alien child" has the meaning given

- 1 such term in section 462(g) of the Homeland Secu-
- 2 rity Act of 2002 (6 U.S.C. 279(g)).

3 SEC. 20. ALIEN CRIMINAL BACKGROUND CHECKS.

- 4 (a) In General.—Not later than seven days after
- 5 the date of the enactment of this Act, the Commissioner
- 6 shall certify to the Committee on Homeland Security and
- 7 the Committee on the Judiciary of the House of Rep-
- 8 resentatives and the Committee on Homeland Security
- 9 and Governmental Affairs and the Committee on the Judi-
- 10 ciary of the Senate that CBP has real-time access to the
- 11 criminal history databases of all countries of origin and
- 12 transit for aliens encountered by CBP to perform criminal
- 13 history background checks for such aliens.
- 14 (b) STANDARDS.—The certification required under
- 15 subsection (a) shall also include a determination whether
- 16 the criminal history databases of a country are accurate,
- 17 up to date, digitized, searchable, and otherwise meet the
- 18 standards of the Federal Bureau of Investigation for
- 19 criminal history databases maintained by State and local
- 20 governments.
- 21 (c) Certification.—The Secretary shall annually
- 22 submit to the Committee on Homeland Security and the
- 23 Committee on the Judiciary of the House of Representa-
- 24 tives and the Committee on Homeland Security and Gov-
- 25 ernmental Affairs and the Committee on the Judiciary of

1	the Senate a certification that each database referred to
2	in subsection (b) which the Secretary accessed or sought
3	to access pursuant to this section met the standards de-
4	scribed in subsection (b).
5	SEC. 21. PROHIBITED IDENTIFICATION DOCUMENTS AT
6	AIRPORT SECURITY CHECKPOINTS; NOTIFI-
7	CATION TO IMMIGRATION AGENCIES.
8	(a) In General.—The Administrator may not ac-
9	cept as valid proof of identification a prohibited identifica-
10	tion document at an airport security checkpoint.
11	(b) Notification to Immigration Agencies.—If
12	an individual presents a prohibited identification docu-
13	ment to an officer of the Transportation Security Admin-
14	istration at an airport security checkpoint, the Adminis-
15	trator shall promptly notify the Director of U.S. Immigra-
16	tion and Customs Enforcement, the Director of U.S. Cus-
17	toms and Border Protection, and the head of the appro-
18	priate local law enforcement agency to determine whether
19	the individual is in violation of any term of release from
20	the custody of any such agency.
21	(c) Entry Into Sterile Areas.—
22	(1) In general.—Except as provided in para-
23	graph (2), if an individual is found to be in violation
24	of any term of release under subsection (b), the Ad-

1	ministrator may not permit such individual to enter
2	a sterile area.
3	(2) Exception.—An individual presenting a
4	prohibited identification document under this section
5	may enter a sterile area if the individual—
6	(A) is leaving the United States for the
7	purposes of removal or deportation; or
8	(B) presents a covered identification docu-
9	ment.
10	(d) Collection of Biometric Information From
11	CERTAIN INDIVIDUALS SEEKING ENTRY INTO THE STER-
12	ILE AREA OF AN AIRPORT.—Beginning not later than 120
13	days after the date of the enactment of this Act, the Ad-
14	ministrator shall collect biometric information from an in-
15	dividual described in subsection (e) prior to authorizing
16	such individual to enter into a sterile area.
17	(e) Individual Described.—An individual de-
18	scribed in this subsection is an individual who—
19	(1) is seeking entry into the sterile area of an
20	airport;
21	(2) does not present a covered identification
22	document; and
23	(3) the Administrator cannot verify is a na-
24	tional of the United States.

1	(f) Participation in IDENT.—Beginning not later
2	than 120 days after the date of the enactment of this Act,
3	the Administrator, in coordination with the Secretary,
4	shall submit biometric data collected under this section to
5	the Automated Biometric Identification System (IDENT).
6	(g) Definitions.—In this section:
7	(1) Administrator.—The term "Adminis-
8	trator" means the Administrator of the Transpor-
9	tation Security Administration.
10	(2) BIOMETRIC INFORMATION.—The term "bio-
11	metric information" means any of the following:
12	(A) A fingerprint.
13	(B) A palm print.
14	(C) A photograph, including—
15	(i) a photograph of an individual's
16	face for use with facial recognition tech-
17	nology; and
18	(ii) a photograph of any physical or
19	anatomical feature, such as a scar, skin
20	mark, or tattoo.
21	(D) A signature.
22	(E) A voice print.
23	(F) An iris image.
24	(3) COVERED IDENTIFICATION DOCUMENT.—
25	The term "covered identification document" means

1	any of the following, if the document is valid and
2	unexpired:
3	(A) A United States passport or passport
4	card.
5	(B) A biometrically secure card issued by
6	a trusted or registered traveler program of the
7	Department of Homeland Security, including—
8	(i) Global Entry;
9	(ii) Nexus;
10	(iii) Secure Electronic Network for
11	Travelers Rapid Inspection (SENTRI);
12	and
13	(iv) Free and Secure Trade (FAST).
14	(C) An identification card issued by the
15	Department of Defense, including such a card
16	issued to a dependent.
17	(D) Any document required for admission
18	to the United States under section 211(a) of
19	the Immigration and Nationality Act (8 U.S.C.
20	1181(a)).
21	(E) An enhanced driver's license issued by
22	a State.
23	(F) A photo identification card issued by a
24	federally recognized Indian Tribe.

1	(G) A personal identity verification creden-
2	tial issued in accordance with Homeland Secu-
3	rity Presidential Directive 12.
4	(H) A driver's license issued by a province
5	of Canada.
6	(I) A Secure Certificate of Indian Status
7	issued by the Government of Canada.
8	(J) A Transportation Worker Identifica-
9	tion Credential.
10	(K) An Employment Authorization Docu-
11	ment issued by U.S. Citizenship and Immigra-
12	tion Services.
13	(L) A Merchant Mariner Credential issued
14	by the Coast Guard.
15	(M) A Veteran Health Identification Card
16	issued by the Department of Veterans Affairs.
17	(N) Any other document the Administrator
18	determines, pursuant to a rule making in ac-
19	cordance with section 553 of title 5, United
20	States Code, will satisfy the identity verification
21	procedures of the Transportation Security Ad-
22	ministration.
23	(4) Immigration laws.—The term "immigra-
24	tion laws" has the meaning given that term in sec-

1	tion 101 of the Immigration and Nationality Act (8
2	U.S.C. 1101).
3	(5) Prohibited identification docu-
4	MENT.—The term "prohibited identification docu-
5	ment" means any of the following (or any applicable
6	successor form):
7	(A) U.S. Immigration and Customs En-
8	forcement Form I-200, Warrant for Arrest of
9	Alien.
10	(B) U.S. Immigration and Customs En-
11	forcement Form I-205, Warrant of Removal/
12	Deportation.
13	(C) U.S. Immigration and Customs En-
14	forcement Form I–220A, Order of Release on
15	Recognizance.
16	(D) U.S. Immigration and Customs En-
17	forcement Form I-220B, Order of Supervision.
18	(E) Department of Homeland Security
19	Form I–862, Notice to Appear.
20	(F) U.S. Customs and Border Protection
21	Form I-94, Arrival/Departure Record (includ-
22	ing a print-out of an electronic record).
23	(G) Department of Homeland Security
24	Form I-385, Notice to Report.

1	(H) Any document that directs an indi-
2	vidual to report to the Department of Home-
3	land Security.
4	(I) Any Department of Homeland Security
5	work authorization or employment verification
6	document.
7	(6) Sterile area.—The term "sterile area"
8	has the meaning given that term in section 1540.5
9	of title 49, Code of Federal Regulations, or any suc-
10	cessor regulation.
11	SEC. 22. PROHIBITION AGAINST ANY COVID-19 VACCINE
12	MANDATE OR ADVERSE ACTION AGAINST
12 13	MANDATE OR ADVERSE ACTION AGAINST DHS EMPLOYEES.
13	DHS EMPLOYEES. (a) Limitation on Imposition of New Man-
13 14 15	DHS EMPLOYEES. (a) Limitation on Imposition of New Man-
13 14 15	DHS EMPLOYEES. (a) LIMITATION ON IMPOSITION OF NEW MANDATE.—The Secretary may not issue any COVID-19 vaccine mandate unless Congress expressly authorizes such
13 14 15 16 17	DHS EMPLOYEES. (a) LIMITATION ON IMPOSITION OF NEW MANDATE.—The Secretary may not issue any COVID-19 vaccine mandate unless Congress expressly authorizes such
13 14 15 16 17	the semployees. (a) Limitation on Imposition of New Mandate.—The Secretary may not issue any COVID-19 vaccine mandate unless Congress expressly authorizes such a mandate.
13 14 15 16 17 18	the semployees. (a) Limitation on Imposition of New Mandate.—The Secretary may not issue any COVID-19 vaccine mandate unless Congress expressly authorizes such a mandate. (b) Prohibition on Adverse Action.—The Sec-
13 14 15 16 17 18	the Employees. (a) Limitation on Imposition of New Mandate.—The Secretary may not issue any COVID-19 vaccine mandate unless Congress expressly authorizes such a mandate. (b) Prohibition on Adverse Action.—The Secretary may not take any adverse action against a Depart-
13 14 15 16 17 18 19 20	(a) Limitation on Imposition of New Mandate.—The Secretary may not issue any COVID-19 vaccine mandate unless Congress expressly authorizes such a mandate. (b) Prohibition on Adverse Action.—The Secretary may not take any adverse action against a Department employee based solely on the refusal of such em-
13 14 15 16 17 18 19 20 21	(a) Limitation on Imposition of New Mandate.—The Secretary may not issue any COVID-19 vaccine mandate unless Congress expressly authorizes such a mandate. (b) Prohibition on Adverse Action.—The Secretary may not take any adverse action against a Department employee based solely on the refusal of such employee to receive a vaccine for COVID-19.

Representatives and the Committee on Homeland Security 2 and Governmental Affairs of the Senate on the following: 3 (1) The number of Department employees who were terminated or resigned due to the COVID-19 4 5 vaccine mandate. 6 (2) An estimate of the cost to reinstate such 7 employees. 8 (3) How the Department would effectuate rein-9 statement of such employees. 10 (d) RETENTION AND DEVELOPMENT OF UNVACCINATED EMPLOYEES.—The Secretary shall make 11 12 every effort to retain Department employees who are not vaccinated against COVID-19 and provide such employees 13 with professional development, promotion and leadership 14 15 opportunities, and consideration equal to that of their 16 peers. SEC. 23. CBP ONE APP LIMITATION. 18 (a) LIMITATION.—The Department may use the CBP 19 One Mobile Application or any other similar program, application, internet-based portal, website, device, or initia-21 tive only for inspection of perishable cargo. 22 (b) REPORT.—Not later than 60 days after the date 23 of the enactment of this section, the Commissioner shall report to the Committee on Homeland Security of the House of Representatives and the Committee on Home-

1	land Security and Governmental Affairs of the Senate the
2	date on which CBP began using CBP One to allow aliens
3	to schedule interviews at land ports of entry, how many
4	aliens have scheduled interviews at land ports of entry
5	using CBP One, the nationalities of such aliens, and the
6	stated final destinations of such aliens within the United
7	States, if any.
8	SEC. 24. REPORT ON DESIGNATION OF MEXICAN CARTELS
9	AS FOREIGN TERRORIST ORGANIZATIONS.
10	(a) Report.—
11	(1) In general.—Not later than 60 days after
12	the date of the enactment of this Act, the Secretary
13	of Homeland Security, in coordination with the Sec-
14	retary of State, shall submit to the appropriate con-
15	gressional committees a report on whether a Mexi-
16	can drug cartel described in paragraph (2) meets the
17	criteria for designation as foreign terrorist organiza-
18	tion.
19	(2) MEXICAN DRUG CARTELS DESCRIBED.—The
20	Mexican drug cartels described in this paragraph in-
21	clude the following:
22	(A) Jalisco New Generation Cartel.
23	(B) Sinaloa Cartel.
24	(C) Juarez Cartel.
25	(D) Tijuana Cartel.

1	(E) Gulf Cartel.
2	(F) Los Zetas.
3	(G) Las Moicas.
4	(H) Los Caballeros Templarios.
5	(I) Beltran-Leyva Organization.
6	(J) Los Rojos.
7	(K) La Familia Michoacana.
8	(b) DEFINITIONS.—In this section:
9	(1) Appropriate congressional commit-
10	TEES.—The term "appropriate congressional com-
11	mittees" means—
12	(A) the Committee on Foreign Affairs, the
13	Committee on Homeland Security, and the
14	Committee on the Judiciary of the House of
15	Representatives; and
16	(B) the Committee on Foreign Relations,
17	the Committee on Homeland Security and Gov-
18	ernmental Affairs, and the Committee on the
19	Judiciary of the Senate.
20	(2) Foreign terrorist organization.—The
21	term "foreign terrorist organization" means an or-
22	ganization described in section 219 of the Immigra-
23	tion and Nationality Act (8 U.S.C. 1189).
24	(c) Rule of Construction.—Nothing in this sec-
25	tion may be construed to expand the eligibility for asylum

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1	of any alien by reason of the designation of a drug cartel
2	as a foreign terrorist organization.
3	SEC. 25. GAO STUDY ON COSTS INCURRED BY STATES TO
4	SECURE THE SOUTHWEST BORDER.
5	(a) In General.—Not later than 90 days after the
6	date of the enactment of this Act, the Comptroller General
7	of the United States shall conduct a study to examine the
8	costs incurred by individual States as a result of actions
9	taken by such States in support of the Federal mission
10	to secure the southwest border, and the feasibility of a
11	program to reimburse such States for such costs.
12	(b) Contents.—The study required under sub-
13	section (a) shall include consideration of the following:
14	(1) Actions taken by the Department of Home-
15	land Security that have contributed to costs de-
16	scribed in such subsection incurred by States to se-
17	cure the border in the absence of Federal action, in-
18	cluding the termination of the Migrant Protection
19	Protocols and cancellation of border wall construc-
20	tion.
21	(2) Actions taken by individual States along the
22	southwest border to secure their borders, and the
23	costs associated with such actions.
24	(3) The feasibility of a program within the De-
25	partment of Homeland Security to reimburse States

1	for the costs incurred in support of the Federal mis-
2	sion to secure the southwest border.
3	SEC. 26. REPORT BY INSPECTOR GENERAL OF THE DE-
4	PARTMENT OF HOMELAND SECURITY.
5	(a) Report.—Not later than one year after the date
6	of the enactment of this Act and annually thereafter for
7	five years, the Inspector General of the Department of
8	Homeland Security shall submit to the Committee on
9	Homeland Security of the House of Representatives and
10	the Committee on Homeland Security and Governmental
11	Affairs of the Senate a report examining the economic and
12	security impact of mass migration to municipalities and
13	States along the southwest border. Such report shall in-
14	clude information regarding costs incurred by the fol-
15	lowing:
16	(1) State and local law enforcement to secure
17	the southwest border.
18	(2) Public school districts to educate students
19	who are aliens unlawfully present in the United
20	States.
21	(3) Healthcare providers to provide care to
22	aliens unlawfully present in the United States who
23	have not paid for such care.
24	(4) Farmers and ranchers due to migration im-
25	pacts to their properties.

- 1 (b) Consultation.—To produce the report required 2 under subsection (a), the Inspector General of the Depart-
- 3 ment of Homeland Security shall consult with the individ-
- 4 uals and representatives of the entities described in para-
- 5 graphs (1) through (4) of such subsection.
- 6 SEC. 27. OFFSETTING AUTHORIZATIONS OF APPROPRIA-
- 7 TIONS.
- 8 (a) Office of the Secretary and Emergency
- 9 Management.—No funds are authorized to be appro-
- 10 priated for the Alternatives to Detention Case Manage-
- 11 ment Pilot Program or the Office of the Immigration De-
- 12 tention Ombudsman for the Office of the Secretary and
- 13 Emergency Management of the Department of Homeland
- 14 Security.
- 15 (b) Management Directorate.—No funds are au-
- 16 thorized to be appropriated for electric vehicles or St. Eliz-
- 17 abeth's campus construction for the Management Direc-
- 18 torate of the Department of Homeland Security.
- 19 (c) Intelligence, Analysis, and Situational
- 20 Awareness.—There is authorized to be appropriated
- 21 \$216,000,000 for Intelligence, Analysis, and Situational
- 22 Awareness of the Department of Homeland Security.
- 23 (d) U.S. Customs and Border Protection.—No
- 24 funds are authorized to be appropriated for the Shelter

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- 1 Services Program for U.S. Customs and Border Protec-
- 2 tion.