115TH CONGRESS 1ST SESSION

H. R. 3474

To provide for the establishment of an accountable and humane border security strategy for the international land borders of the United States, address cultural, economic, ecological, environmental and humanitarian impacts of border security infrastructure, measures, and activities along the international land borders of the United States, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

July 27, 2017

Mr. Grijalva introduced the following bill; which was referred to the Committee on Homeland Security, and in addition to the Committees on Armed Services, the Judiciary, Natural Resources, Agriculture, Foreign Affairs, Transportation and Infrastructure, and Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To provide for the establishment of an accountable and humane border security strategy for the international land borders of the United States, address cultural, economic, ecological, environmental and humanitarian impacts of border security infrastructure, measures, and activities along the international land 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,

1 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 2 (a) Short Title.—This Act may be cited as the
- 3 "Border Security and Accountability Act of 2017".
- 4 (b) Table of Contents for
- 5 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Definitions.
 - Sec. 3. Comprehensive border security strategy.
 - Sec. 4. Actions to secure the international land borders of the United States.
 - Sec. 5. Borderlands monitoring and mitigation.
 - Sec. 6. Combating human smuggling.
 - Sec. 7. Deaths along the U.S.-Mexico border: reports and strategies for prevention.
 - Sec. 8. Southwest border strategy study and analysis.
 - Sec. 9. Prohibition on military involvement in nonemergency border enforcement.
 - Sec. 10. Border Communities Liaison Office.
 - Sec. 11. Office for Civil Rights and Civil Liberties and Office of Inspector General.
 - Sec. 12. Cooperation with the Government of Mexico.
 - Sec. 13. Southern Border Security Task Force.
 - Sec. 14. Southern Border Security Commission.
 - Sec. 15. Use of force.
 - Sec. 16. Training for border security and immigration enforcement officers.
 - Sec. 17. Protection of family values in apprehension programs.
 - Sec. 18. Prohibition on new land border crossing fees.
 - Sec. 19. Limitations on dangerous deportation practices.
 - Sec. 20. Severability and delegation.
 - Sec. 21. Improving ports of entry for border security and other purposes.
 - Sec. 22. Improving cross-border transportation.
 - Sec. 23. Increase in numbers of United States Customs and Border Protection offices on land ports of entry.
 - Sec. 24. Racial profiling compliance.

6 SEC. 2. DEFINITIONS.

- 7 In this Act:
- 8 (a) Appropriate Congressional Committees.—
- 9 The term "appropriate congressional committees" means
- 10 the Committee on Natural Resources, the Committee on
- 11 Homeland Security, and the Committee on Agriculture of
- 12 the House of Representatives and the Committee on En-

- 1 ergy and Natural Resources, the Committee on Homeland
- 2 Security and Governmental Affairs, the Committee on En-
- 3 vironment and Public Works, and the Committee on Agri-
- 4 culture, Nutrition, and Forestry of the Senate.
- 5 (b) Indian Tribe.—The term "Indian tribe" has the
- 6 meaning given such term in section 4 of the Indian Self-
- 7 Determination and Education Assistance Act (25 U.S.C.
- 8 450b).
- 9 (c) Secretary.—The term "Secretary" means the
- 10 Secretary of Homeland Security.
- 11 (d) Secretary Concerned.—The term "Secretary
- 12 concerned" means the Secretary of Agriculture with re-
- 13 spect to land under the jurisdiction of the Secretary of
- 14 Agriculture, the Secretary of the Interior with respect to
- 15 land under the jurisdiction of the Secretary of the Interior,
- 16 the Secretary of Defense with respect to land under the
- 17 jurisdiction of the Secretary of Defense, or the Secretary
- 18 of Commerce with respect to land under the jurisdiction
- 19 of the Secretary of Commerce.
- 20 (e) Vulnerable Populations.—The term "vulner-
- 21 able populations" means populations who face barriers in
- 22 accessing and using victim services, and includes victims
- 23 of human trafficking, victims of certain crimes who have
- 24 suffered mental or physical abuse, victims of child abuse,
- 25 abandonment and neglect.

1 SEC. 3. COMPREHENSIVE BORDER SECURITY STRATEGY.

2	(a) In General.—Not later than 180 days after the						
3	date of the enactment of this Act, the Secretary, the Sec-						
4	retary of the Interior, the Secretary of Agriculture, the						
5	Secretary of Defense, and the Secretary of Commerce, in						
6	consultation with State, local, and tribal governments,						
7	border residents, and nongovernmental organizations						
8	shall jointly develop and submit to Congress and the Gov-						
9	ernment Accountability Office a comprehensive border se-						
10	curity strategy for the international land borders of the						
11	United States.						
12	(b) Elements of the Strategy.—The strategy						
13	developed in accordance with subsection (a) shall include						
14	the following components:						
15	(1) A comparative analysis report that assesses						
16	and describes the state of border security, based on						
17	auditable and verifiable data, along the international						
18	land borders of the United States achievable through						
19	tactical infrastructure and other security measures						
20	and activities. Measures assessed shall include, at a						
21	minimum, the following:						
22	(A) Fencing and infrastructure, including						
23	pedestrian fencing, double layer fencing, land-						
24	ing mat fencing, permanent vehicle barriers,						
25	and temporary vehicle barriers.						

1	(B) Vehicle barriers, especially in areas in
2	the vicinity of existing or planned roads.
3	(C) Border Patrol and Office of Field Op-
4	erations personnel.
5	(D) Efficacy of natural barriers and open
6	space in response to smuggling and trafficking
7	of humans, weapons, and illicit drugs.
8	(E) Fielding of advanced technologies and
9	systems, including systems developed and em-
10	ployed, or under development, for tactical sur-
11	veillance, multi-source information integration,
12	and response analysis in difficult terrain and
13	under adverse environmental conditions.
14	(F) Regional as well as urban and rural
15	variation in border security methodologies and
16	incorporation of natural barriers and open
17	spaces in response to smuggling and trafficking
18	of humans, weapons, and illicit drugs.
19	(G) Enhanced cooperation with, and assist-
20	ance to, intelligence, security, and law enforce-
21	ment agencies in Mexico and Canada in detect-
22	ing, reporting, analyzing, and successfully re-
23	sponding to smuggling and trafficking of hu-
24	mans, weapons, and illicit drugs from or into

Mexico or Canada.

1	(H) Removal of obstructive non-native								
2	vegetation.								
3	(I) Subterranean surveillance and detection								
4	technologies.								
5	(J) Deployable, lighter-than-air ground								
6	surveillance equipment.								
7	(K) Unmanned and man-portable aerial ve-								
8	hicles, along with policy measures to protect								
9	privacy and civil liberties.								
10	(L) Ultralight aircraft detection capabili-								
11	ties.								
12	(M) Advanced unattended surveillance sen-								
13	sors, including tower-based surveillance tech-								
14	nology, and mobile vehicle-mounted and man-								
15	portable surveillance systems.								
16	(2) A comprehensive analysis of cost and other								
17	impacts of border security infrastructure, activities,								
18	and measures assessed in paragraph (1), including								
19	an assessment of the following:								
20	(A) Construction costs, including both								
21	labor and material costs.								
22	(B) Maintenance costs over 5, 10, 15, and								
23	20 years.								
24	(C) Contractor costs.								
25	(D) Management and overhead costs.								

1	(E) The impacts on soils, wildlife, wildlife
2	habitat, functioning cross-border wildlife migra-
3	tion corridors, and hydrology (including water
4	quantity, quality, and natural hydrologic flows)
5	on Federal, tribal, State, local, and private
6	lands along the borders.
7	(F) A comprehensive compilation of the
8	fiscal investments in acquiring or managing
9	Federal, tribal, State, local, and private lands
10	and waters by the Department of the Interior,
11	including related litigation and other costs, in
12	the vicinity of, or ecologically related to, the
13	land borders of the United States that have
14	been acquired or managed in whole or in part
15	for conservation purposes (including the cre-
16	ation or management of protected wildlife mi-
17	gration corridors) in the following:
18	(i) Units of the National Park Sys-
19	tem.
20	(ii) National Forest System land.
21	(iii) Land under the jurisdiction of the
22	Bureau of Land Management.
23	(iv) Land under the jurisdiction of the
24	United States Fish and Wildlife Service

1	(v) Other relevant land under the ju-
2	risdiction of the Department of the Inte-
3	rior or the Department of Agriculture.
4	(vi) Land under the jurisdiction of the
5	Department of Defense or the individual
6	military department.
7	(vii) Land under the jurisdiction of
8	the Department of Commerce.
9	(viii) Tribal lands.
10	(ix) State and private lands.
11	(G) The impacts on the economy, culture,
12	safety, and quality of life of residents in the vi-
13	cinity of the international land borders of the
14	United States.
15	(H) The impacts on the civil rights, private
16	property rights, privacy rights, and other civil
17	liberties of border residents, including a full
18	analysis for each Border Patrol sector of wheth-
19	er operations are necessary and cost-effective
20	further than 25 air miles from any inter-
21	national border.
22	(3) The costs of fully mitigating the adverse im-
23	pacts to Federal, tribal, State, local, and private
24	lands, waters (including water quality, quantity, and
25	hydrological flows), wildlife, and wildlife habitats by

- 1 the Department of the Interior, including, where
- 2 such action is possible, the full costs of the replace-
- ment or restoration of severed wildlife migration cor-
- 4 ridors with protected corridors of equivalent biologi-
- 5 cal functionality, as determined by each Secretary
- 6 concerned, in consultation with appropriate authori-
- 7 ties of tribal, State, and local governments and ap-
- 8 propriate authorities of Mexico and Canada.
- 9 (4) Recommendations for strategic border secu-
- rity management based on the state of border secu-
- 11 rity as detailed in paragraph (1), the cost-benefit
- analysis as detailed in paragraph (2), as well as the
- full mitigation costs specified in paragraph (3).
- 14 SEC. 4. ACTIONS TO SECURE THE INTERNATIONAL LAND
- 15 BORDERS OF THE UNITED STATES.
- 16 (a) In General.—Section 102 of the Illegal Immi-
- 17 gration Reform and Immigrant Responsibility Act of 1996
- 18 (Public Law 104–208; 8 U.S.C. 1103 note) is amended
- 19 to read as follows:
- 20 "SEC. 102. IMPROVEMENT OF BORDER SECURITY.
- 21 "(a) IN GENERAL.—The Secretary of Homeland Se-
- 22 curity shall take such actions as may be required to secure
- 23 the international land borders of the United States. Such
- 24 actions may be taken only in accordance with the border

10 security strategy developed under section 3 of the Border 1 2 Security and Accountability Act of 2017. 3 "(b) Priority of Methods.—In carrying out the requirements of subsection (a), the Secretary of Homeland 5 Security shall, where practicable, give first priority to low 6 impact border enforcement techniques. 7 "(c) Consultation.— "(1) IN GENERAL.—In carrying out this sec-8 9 tion, the Secretary of Homeland Security shall con-10 sult with the Secretary of the Interior, the Secretary 11 of Agriculture, the Secretary of Defense, the Sec-12 retary of Commerce, States, local governments, trib-13 al governments, and nonprofit, and nongovernmental 14 organizations to minimize the impact on the environ-15 ment, culture, commerce, safety, and quality of life, 16 including civil rights, private property rights, privacy 17 rights, and other civil liberties, for the communities 18 and residents located near the sites at which actions 19 under subsection (a) are proposed to be taken. "(2) Rule of Construction.—Nothing in 20 21 this subsection may be construed to— 22 "(A) create or negate any right of action 23 for a State, local government, tribal govern-

ment, or other person or entity affected by this

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subsection;

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1	"(B) affect the eminent domain laws of the
2	United States or of any State; or

"(C) waive the application of any other applicable Federal, State, local, or tribal law.

"(3) Limitation on requirements.—Notwithstanding subsection (a), nothing in this section shall require the Secretary of Homeland Security to install border security tactical infrastructure referred to in section 3(b)(1) of the Border Security and Accountability Act of 2017 in a particular location along the international border of the United States if the Secretary determines that the use or placement of such resources is not the most effective and appropriate means to secure the international border at such location, or if the Secretary determines that the direct and indirect costs, or the impacts on the environment, culture, commerce, safety, or quality of life, including civil rights, private property rights, privacy rights, and other civil liberties, for the communities and residents along the border, likely to result from the use or placement of such resources outweigh the benefits of such use or placement.".

(b) Preconditions.—In carrying out section 102 ofthe Illegal Immigration Reform and Immigrant Responsi-

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- 1 bility Act of 1996 (Public Law 104–208; 8 U.S.C. 1103
- 2 note), as amended by subsection (a) of this section, the
- 3 Secretary of Homeland Security shall not commence any
- 4 construction of fencing, physical barriers, roads, lighting,
- 5 cameras, sensors, or other tactical infrastructure along or
- 6 in the vicinity of an international land border of the
- 7 United States, or award or expend funds pursuant to any
- 8 contract or other agreement related thereto, prior to 90
- 9 days following the submission to Congress of the border
- 10 protection strategy required under section 3 of this Act.

11 SEC. 5. BORDERLANDS MONITORING AND MITIGATION.

- 12 (a) MITIGATION PLAN.—The Secretary, in consulta-
- 13 tion with the Secretary of the Interior, the Secretary of
- 14 Agriculture, the Secretary of Defense, the Secretary of
- 15 Commerce, and the heads of appropriate State and tribal
- 16 wildlife agencies and entities, shall develop and implement
- 17 a comprehensive monitoring and mitigation plan to ad-
- 18 dress the ecological and environmental impacts of border
- 19 security infrastructure, measures, and activities along the
- 20 international land borders of the United States.
- 21 (b) REQUIREMENTS.—The mitigation plan required
- 22 under subsection (a) shall include, at a minimum, meas-
- 23 ures to address and mitigate the full range of ecological
- 24 and environmental impacts of border security infrastruc-
- 25 ture, measures, and activities, including the following:

- 1 (1) Preserving, maintaining, and, if necessary,
 2 restoring, wildlife migration corridors, key habitats,
 3 and the ecologically functional connectivity between
 4 and among key habitats sufficient to ensure that
 5 species (whether or not designated as rare, pro6 tected, or of concern) remain viable and are able to
 7 adapt to the impacts of climate change.
 - (2) Addressing control of invasive species and implementing measures necessary to avoid the spread of such species.
 - (3) Maintaining hydrological functionality, including water quantity and quality.
 - (4) Incorporating adaptive management, including detailed provisions for long-term monitoring of the mitigation plan's effectiveness and for necessary adjustments to such plan based on such monitoring results.
 - (5) Protection of cultural and historical resources.

(c) Preemption.—

(1) In GENERAL.—Subject to paragraph (3), the Secretary is authorized to carry out the mitigation plan required under subsection (a) on any Federal, State, local, tribal, or private lands in the vicinity of or ecologically related to an international land

- border of the United States regardless of which individual, agency, or entity has ownership of or principal responsibility for the management of any such lands.
 - (2) Conditions.—Activities carried out pursuant to paragraph (1) in connection with the mitigation plan shall be carried out in full consultation with, and with the concurrence of, the owner of, or entity with principal responsibility for, the management of the lands described in such paragraph.

(d) Administration.—

- (1) AUTHORIZATION.—Notwithstanding any other provision of law, the Secretary of Homeland Security, the Secretary of Agriculture, the Secretary of Defense, and the Secretary of Commerce may each transfer funds available to such Secretary to the Secretary of the Interior for—
 - (A) expenditures under programs (including any international programs) of the Department of the Interior that are designed to fund conservation-related activities (directly or through grants or similar mechanisms) on Federal and non-Federal lands, including land acquisition programs; and

- 1 (B) mitigation activities on Federal lands
 2 managed by the Department of the Interior, if
 3 such activities are required to implement the
 4 mitigation plan required under subsection (a)
 5 and if the costs of such activities are higher
 6 than the costs associated with managing such
 7 lands in the absence of such activities.
 - (2) Exemption from Reprogramming Re-Quirements.—Funds transferred pursuant to the authorization under paragraph (1) shall not be subject to reprogramming requirements.
- 12 (3) ACCEPTANCE AND USE OF DONATIONS.—
 13 The Secretary of the Interior may accept and use
 14 donations for the purpose of developing and imple15 menting the mitigation plan required under sub16 section (a).

17 SEC. 6. COMBATING HUMAN SMUGGLING.

18 (a) REQUIREMENT FOR PLAN.—The Secretary of
19 Homeland Security shall develop and implement a plan to
20 improve coordination among United States Immigration
21 and Customs Enforcement, United States Customs and
22 Border Protection, and any other Federal, State, local, or
23 tribal authorities, as determined appropriate by the Sec24 retary, to improve coordination efforts to combat human

smuggling.

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1	(b) CONTENT.—In developing the plan required by
2	subsection (a), the Secretary of Homeland Security shall
3	consider—
4	(1) the interoperability of databases utilized to
5	prevent human smuggling;
6	(2) adequate and effective personnel training,
7	including methods to ascertain crime victims and
8	vulnerable populations;
9	(3) methods and programs to effectively target
10	networks that engage in such smuggling;
11	(4) effective utilization of—
12	(A) visas for victims of trafficking and
13	other crimes, including whether or not State
14	and local law enforcement partners are certi-
15	fying such visas and the numbers of both cer-
16	tifications and applications for certification; and
17	(B) investigatory techniques, equipment,
18	and procedures that prevent, detect, and pros-
19	ecute international money laundering and other
20	operations that are utilized in smuggling;
21	(5) joint measures, with the Secretary of State,
22	to enhance intelligence sharing and cooperation with
23	foreign governments whose citizens are preyed on by
24	human smugglers; and

1	(6) other measures that the Secretary of Home-
2	land Security considers appropriate to combat
3	human smuggling.
4	(c) Report.—Not later than one year after imple-
5	menting the plan described in subsection (a), the Sec-
6	retary of Homeland Security shall submit to Congress and
7	the Government Accountability Office a report on such
8	plan, including any recommendations for legislative action
9	to improve efforts to combating human smuggling.
10	SEC. 7. DEATHS ALONG THE U.SMEXICO BORDER: RE-
11	PORTS AND STRATEGIES FOR PREVENTION.
12	(a) Reports on Deaths Along the U.SMexico
13	BORDER.—Not later than 180 days after the date of the
14	enactment of this Act and every 90 days thereafter, the
15	Commissioner of United States Customs and Border Pro-
16	tection shall collect and publish in the Federal Register
17	statistics relating to deaths occurring along the border be-
18	tween the United States and Mexico, including informa-
19	tion relating to the following:
20	(1) The causes of such deaths.
21	(2) The total number of such deaths.
22	(3) Location of such deaths.
23	(4) Sex, age, and country of origin (when pos-
24	sible).

- (b) ANNUAL REPORT.—Not later than one year after 1 2 the date of the enactment of this Act and annually there-3 after, the Commissioner of United States Customs and Border Protection shall submit to the Secretary of Home-4 5 land Security and Congress a report that— 6 (1) analyzes trends with respect to the statistics 7 collected under subsection (a) during the preceding 8 year; 9 (2) recommends actions to reduce and prevent 10 the deaths referred to in subsection (a); and 11 (3) specifies a number of additional rescue bea-12 cons that, if deployed, would reduce and prevent mi-13 grant deaths, as well as location-specific statistics 14 evaluating the frequency of use of rescue beacons. 15 (c) Rescue Beacons.—By not later than 180 days after the date of the enactment of this Act, the Secretary 16 17 of Homeland Security shall deploy 20 rescue beacons in 18 areas of greatest need, as determined by the Secretary. 19 SEC. 8. SOUTHWEST BORDER STRATEGY STUDY AND ANAL-20 YSIS. 21 (a) IN GENERAL.—The Secretary of Homeland Security shall conduct a study of southwest border enforcement
- 24 ations to death rates on the United States-Mexico border.
 25 Such study shall be conducted in cooperation with non-

operations since 1994 and the relationship of such oper-

- 1 governmental organizations and other community stake-
- 2 holders involved in recovering and identifying migrant
- 3 deaths and include the following:

- 4 (1) An analysis of the relationship of border en-5 forcement and deaths on the border.
 - (2) An analysis of whether physical barriers, technology, and enforcement programs have contributed to the rate of deaths occurring along the border between the United States and Mexico.
 - (3) An analysis of the effectiveness of geographical terrain as a natural barrier for entry into the United States in achieving Department of Homeland Security goals and the role of such geographical terrain in contributing to rates of deaths occurring along the border between the United States and Mexico.
 - (4) An assessment of existing protocol related to reporting, tracking and interagency communications between United States Customs and Border Protection and local first responders and consular services, including a description of whether each Border Patrol sector has formalized emergency response coordination with State and local law enforcement agencies such that emergency calls relayed to Customs and Border Protection result in

1	the same rescue efforts for perceived migrants that
2	would take place for others.
3	(b) Submission.—The Secretary of Homeland Secu-
4	rity shall submit the study required under subsection (a)
5	to the following:
6	(1) The Southern Border Security Commission
7	established under section 14.
8	(2) The Committee on Homeland Security and
9	Governmental Affairs and the Committee on the Ju-
10	diciary of the Senate.
11	(3) The Committee on Homeland Security and
12	the Committee on the Judiciary of the House of
13	Representatives.
14	(4) The Committee on Oversight and Govern-
15	ment Reform of the House of Representatives.
16	SEC. 9. PROHIBITION ON MILITARY INVOLVEMENT IN NON
17	EMERGENCY BORDER ENFORCEMENT.
18	(a) IN GENERAL.—The Armed Forces, including the
19	National Guard, are prohibited from assisting in Federal
20	State, and local and civilian law enforcement of immigra-
21	tion laws.
22	(b) Exception.—The Armed Forces, including the
23	National Guard, may assist in Federal, State, and local

24 and civilian law enforcement of immigration laws when the

25 President has declared a national emergency or when re-

- 1 quired for specific counterterrorism duties and shall be
- 2 limited to the following:
- 3 (1) Rear echelon support duties, including
- 4 logistical support, construction, and intelligence col-
- 5 lection from positions within 25 miles from the bor-
- 6 der.
- 7 (2) Non-armed operations within 25 miles of
- 8 the border, including listening posts and observation
- 9 post operations.
- 10 (3) Armed operations within 25 miles of the
- border, including listening posts and observation
- post operations.
- 13 (c) Report.—The Secretary of Defense shall annu-
- 14 ally submit to Congress a report that details the involve-
- 15 ment of the Armed Forces, including the National Guard,
- 16 in border security and the enforcement of Federal immi-
- 17 gration laws in accordance with this section.
- 18 SEC. 10. BORDER COMMUNITIES LIAISON OFFICE.
- 19 (a) Establishment.—The Secretary of Homeland
- 20 Security shall establish, in consultation with the Office for
- 21 Civil Rights and Civil Liberties of the Department of
- 22 Homeland Security, a Border Communities Liaison Office
- 23 in every border patrol sector at the southern and northern
- 24 borders.

1	(b) Purpose.—The purpose of the Border Commu-
2	nities Liaison Offices established pursuant to subsection
3	(a) shall be to—
4	(1) foster and institutionalize consultation with
5	border communities;
6	(2) consult with border communities on agency
7	policies, directives, and laws;
8	(3) consult with border communities on agency
9	strategies and strategy development;
10	(4) consult with border communities on agency
11	services and operational issues;
12	(5) receive assessments on agency performance
13	from border communities; and
14	(6) receive and respond promptly and trans-
15	parently to complaints regarding agency perform-
16	ance and agent conduct.
17	(c) Training.—The Secretary of Homeland Security
18	shall ensure that border communities liaison officers in
19	Border Patrol sectors along the international borders be-
20	tween the United States and Mexico and between the
21	United States and Canada receive training to better—
22	(1) act as a multilingual liaison between border
23	communities and the Office for Civil Rights and
24	Civil Liberties of the Department of Homeland Se-

curity and the Civil Rights Division of the Department of Justice;
(2) foster and institutionalize consultation with

border communities;

- 5 (3) consult with border communities on Depart-6 ment of Homeland Security programs, policies, 7 strategies, and directives; and
- (4) receive Department of Homeland Security
 performance assessments from border communities.

10 SEC. 11. OFFICE FOR CIVIL RIGHTS AND CIVIL LIBERTIES

11 AND OFFICE OF INSPECTOR GENERAL.

- 12 (a) AUTHORIZATION OF APPROPRIATIONS.—There
- 13 are authorized to be appropriated such sums as are nec-
- 14 essary for the Office of Inspector General and the Office
- 15 for Civil Rights and Civil Liberties of the Department of
- 16 Homeland Security to be comparable to those of other
- 17 Federal agencies and commensurate with the size and
- 18 scope of the operational budget of the Department of
- 19 Homeland Security.
- 20 (b) Inspector General Annual Report.—The
- 21 Inspector General of the Department of Homeland Secu-
- 22 rity shall include in an annual report submitted by the
- 23 Inspector General to Congress a benchmark for how quick-
- 24 ly the Office of the Inspector General aims to decide
- 25 whether to retain complaints within its jurisdiction and

- 1 statistics on how often such benchmark was met during
- 2 the preceding year.
- 3 (c) Officer for Civil Rights and Civil Lib-
- 4 ERTIES ANNUAL REPORT.—The Officer for Civil Rights
- 5 and Civil Liberties of the Department shall include in an
- 6 annual report submitted by the Officer to Congress—
- 7 (1) the total number of Customs and Border
- 8 Protection complaints received in the past year, bro-
- 9 ken down by whether the complaints were received
- directly or indirectly from another, specified compo-
- 11 nent of the Department, and how many of those
- complaints were accepted for investigation as well as
- 13 completed;
- 14 (2) the number of such complaints by subject-
- matter category, including a notation specifying a
- 16 complaint raising multiple issues or originating from
- 17 multiple complainants; and
- 18 (3) the number of confidentiality complaints re-
- ceived during the preceding year and the status and
- resolution of such complaints.
- 21 SEC. 12. COOPERATION WITH THE GOVERNMENT OF MEX-
- 22 **ICO.**
- 23 (a) Cooperation Regarding Border Secu-
- 24 RITY.—The Secretary of State, in cooperation with the
- 25 Secretary of Homeland Security and representatives of

- 1 Federal, State, local, and tribal law enforcement agencies
- 2 that are involved in border security and immigration en-
- 3 forcement efforts, shall work with the appropriate officials
- 4 from the Government of Mexico to improve coordination
- 5 between the United States and Mexico regarding the fol-
- 6 lowing:
- 7 (1) Improved border security along the inter-
- 8 national border between the United States and Mex-
- 9 ico.
- 10 (2) The reduction of human trafficking and
- smuggling between the United States and Mexico.
- 12 (3) The reduction of drug trafficking and smug-
- gling between the United States and Mexico.
- 14 (4) The reduction of gang membership in the
- 15 United States and Mexico.
- 16 (5) The reduction of violence against women in
- the United States and Mexico.
- 18 (6) The reduction of other violence and criminal
- 19 activity.
- 20 (7) The reduction of deaths along the border.
- 21 (8) Mitigation measures included in the mitiga-
- tion plan required under section 5.
- 23 (b) Cooperation Regarding Education on Immi-
- 24 GRATION LAWS.—The Secretary of State, in cooperation
- 25 with other appropriate Federal officials, shall work with

- 1 the appropriate officials from the Government of Mexico
- 2 to carry out activities to educate citizens and nationals
- 3 of Mexico regarding eligibility for status as a non-
- 4 immigrant under Federal law to ensure that such citizens
- 5 and nationals are not exploited while working in the
- 6 United States.
- 7 (c) Cooperation Regarding Circular Migra-
- 8 TION.—The Secretary of State, in cooperation with the
- 9 Secretary of Labor and other appropriate Federal offi-
- 10 cials, shall work with the appropriate officials from the
- 11 Government of Mexico to improve coordination between
- 12 the United States and Mexico to encourage circular migra-
- 13 tion, including assisting in the development of economic
- 14 opportunities and providing job training for citizens and
- 15 nationals in Mexico.
- 16 (d) Consultation Requirement.—Federal rep-
- 17 resentatives in the United States shall consult State, local
- 18 and tribal governments and their counterparts in Mexico
- 19 concerning border security structures along the inter-
- 20 national border between the United States and Mexico in
- 21 order to—
- 22 (1) solicit the views of affected communities;
- 23 (2) lessen tensions; and

1	(3) foster greater understanding and stronger							
2	cooperation on this and other important security							
3	issues of mutual concern.							
4	(e) Annual Report.—Not later than 180 days after							
5	the date of the enactment of this Act and annually there-							
6	after, the Secretary of State shall submit to Congress a							
7	report on the actions taken by the United States and Mex-							
8	ico under this section.							
9	SEC. 13. SOUTHERN BORDER SECURITY TASK FORCE.							
10	(a) Establishment.—Not later than 180 days after							
11	the date of the enactment of this Act, the Secretary of							
12	Homeland Security shall establish a Southern Border Se-							
13	curity Task Force (in this section referred to as the "Task							
14	Force") to coordinate the efforts of Federal, State, and							
15	local border and law enforcement officials and task forces							
16	to establish an accountable and humane border security							
17	strategy.							
18	(b) Composition.—The Task Force shall be com-							
19	prised of personnel from the following:							
20	(1) United States Customs and Border Protec-							
21	tion and Office Field Operations.							
22	(2) United States Immigration and Customs							
23	Enforcement.							
24	(3) The Coast Guard.							
25	(4) Other Federal agencies, as appropriate.							

1	(5)	Southern	border	State	law	enforcement
2	agencies.					

- 3 (6) Local law enforcement agencies from af-4 fected southern border cities and communities.
- 5 (7) Nongovernmental organizations rep-6 resenting border communities.
- 7 (c) DIRECTOR.—The Secretary of Homeland Security
- 8 shall appoint as a Director of the Task Force an individual
- 9 who is experienced and knowledgeable in law enforcement
- 10 generally and border security issues specifically.
- 11 (d) Report.—Not later than 180 days after the date
- 12 of the establishment of the Task Force under subsection
- 13 (a) and annually thereafter, the Secretary of Homeland
- 14 Security shall submit to the Committee on Homeland Se-
- 15 curity of the House of Representatives and the Committee
- 16 on Homeland Security and Governmental Affairs of the
- 17 Senate a report on the effectiveness of the Task Force
- 18 in avoiding or minimizing the adverse impact of border
- 19 policies, measures and activities on the environment, cul-
- 20 ture, commerce, safety, or quality of life including civil
- 21 rights, private property rights, and other civil liberties, for
- 22 the communities and residents along the southern border.
- 23 SEC. 14. SOUTHERN BORDER SECURITY COMMISSION.
- 24 (a) Establishment.—Not later than one year after
- 25 the date of the enactment of this Act, there shall be estab-

1	lished a commission to be known as the "Southern Border
2	Security Commission" (in this section referred to as the
3	"Commission").
4	(b) Composition.—
5	(1) In General.—The Commission shall be
6	composed of 33 members, appointed by the Presi-
7	dent, who have expertise in migration, local crime
8	indices, civil and human rights, community relations,
9	cross-border trade and commerce, environmental and
10	ecological border issues, quality of life indicators, or
11	other pertinent experience, of whom—
12	(A) fourteen members shall be from the
13	Northern border region and shall include—
14	(i) two local government elected offi-
15	cials;
16	(ii) two local law enforcement officials;
17	(iii) two tribal government officials;
18	(iv) two civil rights advocates;
19	(v) one business representative;
20	(vi) one higher education representa-
21	tive;
22	(vii) one private land owner represent-
23	ative;
24	(viii) one representative of a faith
25	community; and

1	(ix) two representatives of United
2	States Border Patrol;
3	(B) nineteen members shall be from the
4	Southern border region and include—
5	(i) three local government elected offi-
6	cials;
7	(ii) three local law enforcement offi-
8	cials;
9	(iii) two tribal government officials;
10	(iv) three civil rights advocates;
11	(v) two business representatives;
12	(vi) one higher education representa-
13	tive;
14	(vii) two private land owner represent-
15	atives;
16	(viii) one representative of a faith
17	community; and
18	(ix) two representatives of United
19	States Border Patrol; and
20	(C) at least one member shall have envi-
21	ronmental and ecological expertise.
22	(2) Time of appointment.—The appoint-
23	ments required by paragraph (1) shall be made not
24	later than one year after the date of the enactment
25	of this Act.

- (3) CHAIR.—At the first meeting of the Commission, a majority of the members of the Commission present and voting shall elect the Chair of the Commission.
 - (4) VACANCIES.—Any vacancy of the Commission shall not affect its powers, but shall be filled in the manner in which the original appointment was made.
 - (5) Rules.—The Commission shall establish the rules and procedures of the Commission which shall require the approval of at least six members of the Commission.

(c) Duties.—

- (1) In General.—The Commission's primary responsibility shall be to make recommendations to the President, the Secretary of Homeland Security, and Congress on policies to achieve and maintain the border security strategy specified in section 3, and should include—
 - (A) review and recommendations regarding immigration and border enforcement policies, strategies, and programs that take into consideration their impact on border and tribal communities;

- 1 (B) recommendations on ways in which the Border 2 Communities Liaison Offices strengthen relations and collaboration between 3 4 communities in the border regions and the Department of Homeland Security, the Depart-6 ment of Justice, and other Federal agencies 7 that carry out such policies, strategies, and pro-8 grams;
 - (C) an evaluation on how the policies, strategies, and programs of Federal agencies operating along the international borders between the United States and Mexico and between the United States and Canada protect the due process, civil, and human rights of border residents, visitors, and migrants at and near such borders;
 - (D) an assessment of the extent of the negative economic impact, if any, on the United States due to staffing needs at land ports of entry along such borders;
 - (E) a determination of whether border policies and practices ensure that the free flow of legitimate travel and commerce is not diminished by efforts, activities, and programs aimed at securing the international land ports of entry

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1	along the international border between the
2	United States and Mexico;
3	(F) any other matters regarding cross-bor-
4	der trade policies, strategies, and programs the
5	Commission determines appropriate; and
6	(G) an evaluation and recommendations
7	regarding the training of border enforcement
8	personnel described in section 17.
9	(2) Public Hearings.—The Commission may,
10	for the purpose of carrying out its duties, hold hear-
11	ings, sit and act, take testimony, receive evidence,
12	and administer oaths.
13	(A) In General.—The Commission shall
14	convene at least two public hearings each year
15	on border security.
16	(B) Summaries.—The Commission shall
17	provide a summary of each hearing convened
18	pursuant to subparagraph (A) on the Federal
19	Register.
20	(d) Travel Expenses.—Members of the Commis-
21	sion shall be allowed travel expenses, including per diem
22	in lieu of subsistence rates authorized for employees of
23	agencies under subchapter I of chapter 57 of title 5,
24	United States Code, while away from their homes or reg-

1	ular places of business in the performance of services for
2	the Commission.
3	(e) Administrative Support.—The Secretary shall
4	provide the Commission such staff and administrative
5	services as may be necessary and appropriate for the Com-
6	mission to perform its functions. Any employee of the ex-
7	ecutive branch of Government may be detailed to the Com-
8	mission without reimbursement to the agency of that em-
9	ployee and such detail shall be without interruption or loss
10	of civil service or status or privilege.
11	(f) Report.—Not later than two years after its first
12	meeting, the Commission shall submit to the President
13	Congress, and the Secretary of Homeland Security a final
14	report that contains—
15	(1) findings with respect to the duties of the
16	Commission; and
17	(2) recommendations regarding border and im-
18	migration enforcement policies, strategies, and pro-
19	grams, including—
20	(A) a recommendation as to whether the
21	Commission should continue to operate; and
22	(B) a description of any duties for which
23	the Commission should be responsible after the
24	termination date described in subsection (f).

- 1 (g) Response.—Not later than 180 days after re-
- 2 ceiving the findings and recommendations from the Com-
- 3 mission under subsection (f), the Secretary of Homeland
- 4 Security shall issue a response that describes how the De-
- 5 partment of Homeland Security has addressed, or will ad-
- 6 dress, such findings and recommendations. If the Sec-
- 7 retary disagrees with any finding of the Commission, the
- 8 Secretary shall provide an explanation for the disagree-
- 9 ment.
- 10 (h) Information From Federal Agencies.—The
- 11 Chair, or a majority of the members of the Commission,
- 12 may request statistics relating to the duties described in
- 13 subsection (c) directly from any Federal agency, which
- 14 shall, to the extent authorized by law, furnish such infor-
- 15 mation, suggestions, estimates, and statistics directly to
- 16 the Commission.
- 17 (i) AUTHORIZATION OF APPROPRIATIONS.—There
- 18 are authorized to be appropriated such sums as may be
- 19 necessary to carry out this section for each of the fiscal
- 20 years 2018 through 2021.
- 21 (j) Sunset.—The Commission shall terminate oper-
- 22 ations 60 days after the date on which the Commission
- 23 submits the report described in subsection (i).

1 SEC. 15. USE OF FORCE.

2	Not later than 180 days after the date of the enact-
3	ment of this Act, the Secretary of Homeland Security, in
4	consultation with the Assistant Attorney General for the
5	Civil Rights Division of the Department of Justice, shall
6	issue policies governing the use of force by all Department
7	of Homeland Security personnel that—
8	(1) require, by not later than 18 months after
9	the date of the enactment of this Act, that all full-
10	time, active duty customs and protection officers
11	wear body-worn cameras when in the field;
12	(2) require all Department personnel to report
13	each use of force; and
14	(3) establish procedures for—
15	(A) accepting and investigating complaints
16	regarding the use of force by Department per-
17	sonnel;
18	(B) disciplining Department personnel who
19	violate any law or Department policy relating to
20	the use of force; and
21	(C) reviewing all uses of force by Depart-
22	ment personnel to determine whether the use of
23	force—
24	(i) complied with Department policy;
25	or

1	(ii) demonstrates the need for changes						
2	in policy, training, or equipment.						
3	SEC. 16. TRAINING FOR BORDER SECURITY AND IMMIGRA-						
4	TION ENFORCEMENT OFFICERS.						
5	(a) IN GENERAL.—The Secretary of Homeland Secu-						
6	rity shall ensure that United States Customs and Border						
7	Protection officers, United States Border Patrol agents,						
8	8 United States Immigration and Customs Enforcement of-						
9	9 ficers and agents, United States Air and Marine Division						
10	agents, agriculture specialists, and other appropriate Fed-						
11	eral law enforcement agents involved directly or through						
12	a joint task force in border security with respect to any						
13	land or marine border of the United States or at any						
14	United States port of entry receive appropriate training,						
15	which shall be prepared in collaboration with the Assistant						
16	Attorney General for the Civil Rights Division of the De-						
17	partment of Justice, in the following:						
18	(1) Identifying and detecting fraudulent travel						
19	documents.						
20	(2) Civil, constitutional, human, and privacy						
21	rights of individuals.						
22	(3) The scope of enforcement authorities, in-						
23	cluding interrogations, stops, searches, seizures, ar-						
24	rests, and detentions and protocols for collecting						

- 1 comprehensive data on these law enforcement inter-2 actions.
- 3 (4) The use of force policies issued by the Sec-4 retary.
 - (5) Immigration laws, including screening, identifying, and addressing vulnerable populations, such as children, victims of crime and human trafficking, and individuals fleeing persecution or torture.
 - (6) Social and cultural sensitivity toward border communities, including initial and refresher language training and training on how to avoid harassment.
- 13 (7) The impact of border operations on commu-14 nities.
- (8) Any particular environmental concerns in aparticular area.
- 17 (b) Humane Conditions of Confinement for
- 18 CHILDREN IN UNITED STATES CUSTOMS AND BORDER
- 19 Protection Custody.—Not later than 90 days after the
- 20 date of the enactment of this Act, the Secretary of Home-
- 21 land Security shall establish standards to ensure that chil-
- 22 dren in the custody of United States Customs and Border
- 23 Protection—

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1	(1) are afforded adequate medical and mental
2	health care, including emergency medical and mental
3	health care, when necessary;
4	(2) receive adequate nutrition;
5	(3) are provided with climate-appropriate cloth-
6	ing, footwear, and bedding;
7	(4) have basic personal hygiene and sanitary
8	products; and
9	(5) are permitted to make supervised phone
10	calls to family members.
11	(c) Additional Considerations.—In developing
12	and providing training under subsections (a) and (b) of
13	this section the Secretary shall coordinate with the Sec-
14	retary concerned and the relevant tribal government to en-
15	sure that such training is appropriate to the mission of
16	the relevant agency and is focused on achieving border se-
17	curity objectives while avoiding or minimizing the adverse
18	impact on natural and cultural resources resulting from
19	border security tactical infrastructure, operations, or other
20	activities.
21	SEC. 17. PROTECTION OF FAMILY VALUES IN APPREHEN-
22	SION PROGRAMS.
23	(a) DEFINITIONS.—In this section:
24	(1) Apprehended individual.—The term
25	"apprehended individual" means an individual ap-

- 1 prehended by personnel of the Department of Home-
- 2 land Security or of a cooperating entity pursuant to
- a migration deterrence program carried out at a bor-
- 4 der.

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- 5 (2) BORDER.—The term "border" means an international border of the United States.
- 7 (3) CHILD.—Except as otherwise specifically 8 provided, the term "child" has the meaning given to 9 such term in section 101(b)(1) of the Immigration 10 and Nationality Act (8 U.S.C. 1101(b)(1)).
 - (4) Cooperating entity.—The term "cooperating entity" means a State or local entity acting pursuant to an agreement with the Secretary of Homeland Security.
 - (5) MIGRATION DETERRENCE PROGRAM.—The term "migration deterrence program" means an action related to the repatriation or referral for prosecution of one or more apprehended individuals for a suspected or confirmed violation of the Immigration and Nationality Act (8 U.S.C. 1001 et seq.) by the Secretary of Homeland Security or a cooperating entity.
- 23 (b) Procedures for Migration Deterrence 24 Programs at the Border.—In any migration deter-25 rence program carried out at a border, the Secretary of

1	Homeland Security and cooperating entities shall for each
2	apprehended individual—
3	(1) as soon as practicable after such individual
4	is apprehended—
5	(A) inquire as to whether such appre-
6	hended individual is—
7	(i) a parent, legal guardian, or pri-
8	mary caregiver of a child; or
9	(ii) traveling with a spouse or child;
10	and
11	(B) ascertain whether repatriation of such
12	apprehended individual presents any humani-
13	tarian concern or concern related to such appre-
14	hended individual's physical safety; and
15	(2) ensure that, with respect to a decision re-
16	lated to the repatriation or referral for prosecution
17	of such apprehended individual, due consideration is
18	given—
19	(A) to the best interests of such appre-
20	hended individual's child, if any;
21	(B) to family unity whenever possible;
22	(C) to other public interest factors, includ-
23	ing humanitarian concerns and concerns related
24	to such apprehended individual's physical safe-
25	ty; and

- 1 (D) to human rights obligations under do-2 mestic and international law, including protec-3 tion of asylum seekers from prosecution. 4 (c) MANDATORY TRAINING.—The Secretary of Homeland Security, in consultation with the Secretary of Health and Human Services, the Attorney General, the 6 7 Secretary of State, and independent immigration, child 8 welfare, family law, and human rights law experts, shall— 9 (1) develop and provide specialized training for 10 all personnel of United States Customs and Border 11 Protection and cooperating entities who come into 12 contact with apprehended individuals in all legal au-13 thorities, policies, and procedures relevant to the 14 preservation of a child's best interest, family unity, 15 and other public interest factors, including those de-16 scribed in this Act; and 17 (2) require border enforcement personnel to un-18 dertake periodic and continuing training on best 19
 - (2) require border enforcement personnel to undertake periodic and continuing training on best practices and changes in relevant legal authorities, policies, and procedures pertaining to the preservation of a child's best interest, family unity, and other public interest factors, including those described in this Act.
- 24 (d) Annual Report on the Impact of Migration
- 25 Deterrence Programs at the Border.—

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- (1) REQUIREMENT FOR ANNUAL REPORT.—Not later than one year after the date of the enactment of this Act and annually thereafter, the Secretary of Homeland Security shall submit to Congress a re-port that describes the impact of migration deter-rence programs on parents, legal guardians, primary caregivers of a child, individuals traveling with a spouse or child, and individuals who present humani-tarian considerations or concerns related to the indi-vidual's physical safety.
 - (2) Contents.—Each report submitted under paragraph (1) shall include for the previous one-year period an assessment of the following:
 - (A) The number of apprehended individuals removed, repatriated, or referred for prosecution who are the parent, legal guardian, or primary caregiver of a child who is a citizen of the United States.
 - (B) The number of occasions in which both parents, or the primary caretaker of such a child was removed, repatriated, or referred for prosecution as part of a migration deterrence program.
 - (C) The number of apprehended individuals traveling with close family members who

1	are removed, repatriated, or referred for pros-						
2	ecution.						
3	(D) The impact of migration deterrence						
4	programs on public interest factors, including						
5	humanitarian concerns and physical safety.						
6	(e) REGULATIONS.—Not later than 120 days after						
7	the date of the enactment of this Act, the Secretary of						
8	Homeland Security shall promulgate regulations to imple-						
9	ment this section.						
10	SEC. 18. PROHIBITION ON NEW LAND BORDER CROSSING						
11	FEES.						
12	(a) In General.—Beginning on the date of the en-						
13	actment of this Act, the Secretary of Homeland Security						
14	may not—						
15	(1) establish, collect, or otherwise impose any						
16	1 1 ' 6 ' 1' 1 ' 1						
	new border crossing fee on individuals crossing the						
17	new border crossing fee on individuals crossing the southern border or the northern border at a land						
17 18							
	southern border or the northern border at a land						
18	southern border or the northern border at a land port of entry; or						
18 19	southern border or the northern border at a land port of entry; or (2) conduct any study relating to the imposition						
18 19 20	southern border or the northern border at a land port of entry; or (2) conduct any study relating to the imposition of a border crossing fee.						
18 19 20 21	southern border or the northern border at a land port of entry; or (2) conduct any study relating to the imposition of a border crossing fee. (b) BORDER CROSSING FEE DEFINED.—In this sec-						

1	of crossing the southern border or the northern border at
2	a land port of entry.
3	SEC. 19. LIMITATIONS ON DANGEROUS DEPORTATION
4	PRACTICES.
5	(a) Certification Required.—
6	(1) IN GENERAL.—Not later than one year
7	after the date of the enactment of this Act and every
8	180 days thereafter, the Secretary of Homeland Se-
9	curity, except as provided in paragraph (2), shall
10	submit written certification to Congress that the De-
11	partment of Homeland Security has only deported or
12	otherwise removed a migrant from the United States
13	through an entry or exit point on the southern bor-
14	der during daylight hours.
15	(2) Exception.—The certification required
16	under paragraph (1) shall not apply to the deporta-
17	tion or removal of a migrant otherwise described in
18	such paragraph if—
19	(A) the manner of the deportation or re-
20	moval is justified by a compelling governmental
21	interest;
22	(B) the manner of the deportation or re-
23	moval is in accordance with an applicable Local
24	Arrangement for the Repatriation of Mexican

1	Nationals entered into by the appropriate Mexi-
2	can Consulate; or
3	(C) the migrant is not an unaccompanied
4	minor and the migrant—
5	(i) is deported or removed through an
6	entry or exit point in the same sector as
7	the place where the migrant was appre-
8	hended; or
9	(ii) agrees to be deported or removed
10	in such manner after being notified of the
11	intended manner of deportation or re-
12	moval.
13	(b) Additional Information Required.—Not
14	later than one year after the date of the enactment of this
15	Act, the Secretary of Homeland Security shall submit to
16	Congress a study of the Alien Transfer Exit Program,
17	which shall include—
18	(1) the specific locations on the southern border
19	where lateral repatriations have occurred during the
20	one-year period preceding the submission of such
21	study;
22	(2) the performance measures developed by
23	United States Customs and Border Protection to de-
24	termine if the Alien Transfer Exit Program is deter-

- 1 ring migrants from repeatedly crossing the border or
- 2 otherwise reducing recidivism; and
- 3 (3) the consideration given, if any, to the rates

of violent crime and the availability of infrastructure

- 5 and social services in Mexico near such locations.
- 6 (c) Prohibition on Confiscation of Prop-
- 7 ERTY.—The lawful, nonperishable belongings of a mi-
- 8 grant, including all money but excluding property that
- 9 cannot lawfully be possessed, shall be returned to the mi-
- 10 grant prior to transfer, repatriation, or release, in coordi-
- 11 nation with other State and Federal agencies as necessary.

12 SEC. 20. SEVERABILITY AND DELEGATION.

- 13 (a) Severability.—If any provision of this Act or
- 14 any amendment made by this Act, or any application of
- 15 such provision or amendment to any person or cir-
- 16 cumstance, is held to be unconstitutional, the remainder
- 17 of the provisions of this Act and the amendments made
- 18 by this Act and the application of the provision or amend-
- 19 ment to any other person or circumstance shall not be af-
- 20 fected.
- 21 (b) Delegation.—The Secretary of Homeland Se-
- 22 curity may delegate any authority provided to the Sec-
- 23 retary under this Act or an amendment made by this Act
- 24 to the Secretary of Agriculture, the Attorney General, the

1	Secretary of Defense, the Secretary of Health and Human						
2	Services, or the Secretary of State.						
3	SEC. 21. IMPROVING PORTS OF ENTRY FOR BORDER SECU-						
4	RITY AND OTHER PURPOSES.						
5	There is authorized to be appropriated to the Admin-						
6	istrator of the General Services Administration						
7	\$400,000,000 for fiscal year 2018 for planning, manage-						
8	ment, design, alteration, and construction of United						
9	States Customs and Border Protection-owned land border						
10	ports of entry.						
11	SEC. 22. IMPROVING CROSS-BORDER TRANSPORTATION.						
12	There is authorized to be appropriated to the Federal						
13	Highway Administration \$100,000,000 for fiscal year						
14	2018 for—						
15	(1) improvements to existing transportation and						
16	supporting infrastructure along the land border						
17	ports of entry;						
18	(2) construction of highways and related safety						
19	facilities along the land border ports of entry; and						
20	(3) international coordination and transpor-						
21	tation planning, programming, and border oper-						
2.2.	ations with Mexico						

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П	SEC.	23.	INCREASE	IN	NUMBERS	\mathbf{OF}	UNITED	STATES	CUS

- 2 TOMS AND BORDER PROTECTION OFFICES
- 3 ON LAND PORTS OF ENTRY.
- 4 (a) Customs and Border Protection Offi-
- 5 CERS.—The Secretary shall increase by 5,000 the total
- 6 number of full-time, active duty customs and protection
- 7 officers within United States Customs and Border Protec-
- 8 tion for posting at United States land ports of entry by
- 9 not later than September 30, 2022.
- 10 (b) Customs and Border Protection Support
- 11 Personnel.—The Secretary shall increase by 350 the
- 12 total number of full-time support staff for all United
- 13 States land ports of entry by September 30, 2022.
- 14 SEC. 24. RACIAL PROFILING COMPLIANCE.
- Each component of the Department of Homeland Se-
- 16 curity shall comply with the Department of Justice guid-
- 17 ance known as "Guidance for Federal Law Enforcement
- 18 Agencies Regarding the Use of Race, Ethnicity, Gender,
- 19 National Origin, Religion, Sexual Orientation, or Gender
- 20 Identity", including the requirements under such guidance
- 21 for training, data collection, and accountability. Not later
- 22 than 90 days after the date of the enactment of this Act,
- 23 Customs and Border Protection shall submit to Congress
- 24 a report on the data it collects and intends to collect at

- 1 checkpoints and roving patrols to monitor the incidence
- 2 of impermissible profiling.

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