

HOMELAND AMENDMENT #1
ADOPTED VV

Rep. Mark Amodei
FY 25 - Homeland
Amendment #1

MANAGER'S AMENDMENT

Offered by Mr. Amodei of Nevada

In the BILL:

On page 42, line 10, strike "\$192,500,000" and insert "\$152,500,000".

On page 42, line 12, strike "\$192,500,000" and insert "\$152,500,000".

On page 64, line 5, strike "30" and insert "15".

In the REPORT:

On page 12, strike the paragraph entitled "*Volunteer Force*", and insert the following paragraph:

Volunteer Force.—Prior to approving a DHS volunteer deployment, the Department shall ensure that the operational impacts of the volunteer's support outweigh any impacts to the volunteer's employing organization and core mission duties. Further, the Committee is concerned that certain deployments are not voluntary or fall outside the scope of the volunteer program within the department and encourages the Department to ensure that deployments consist only of employees who affirmatively volunteer. Not later than 120 days after the date of enactment of this Act and quarterly thereafter, the Secretary shall transmit a report to the Committee detailing the number of volunteers determined to be eligible and ineligible for a DHS deployment, the components they work for, their job classification, and determining factors of the decisions made. Additionally, the Secretary shall include in the report any mandatory deployments and the impact on operations that these deployments have.”.

On page 23, strike the paragraph entitled "*Border Patrol Checkpoints*", and insert the following paragraph:

Border Patrol Checkpoints.—The Committee recognizes the importance of facilitating security through the use of U.S. Border Patrol checkpoints throughout the country. The Committee continues to encourage CBP to explore the use of additional checkpoints that would interdict contraband, including fentanyl and other illegal opioids, specifically near the southern border, such as the San Clemente checkpoint. The Committee recognizes that CBP is taking steps to improve the efficiency and effectiveness of its automated cargo inspections for tractor-trailers crossing at land POEs and directs CBP to conduct a feasibility and requirements analysis for deploying and implementing technology and cargo inspection processes that maximize the effectiveness and efficiency of processing commercial vehicles crossing Border Patrol checkpoints. Not later than 120 days after the date of enactment of this Act, CBP shall provide a briefing to the Committee with the results of this analysis, which shall include criteria for

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determining how CBP would prioritize the locations where such investments would be most beneficial and the associated cost estimates and project risk considerations. In addition, the briefing shall include metrics that show progress in increasing efficiency and effectiveness. The Committee also encourages CBP to prioritize the renovation of checkpoints that are outdated and unable to efficiently accommodate the increasing volume of traffic along the southern border, particularly along routes with high rates of traffic, or projects in which operational requirements to expand checkpoints have been identified by the agency, such as the Eagle Pass checkpoint. Renovations include but are not limited to acceleration/deceleration lanes, lane expansions, new signage, booths, canopy, lighting, and structure updates.”.

On page 23, before the paragraph entitled “*Carrizo Cane*”, insert the following new paragraph:

“*Border Patrol Supervisory Positions.*—The Committee continues to support efforts to hire additional Border Patrol agents. As CBP continues to address recruitment and retention, including the recently enacted GS-12 overtime pay enhancement, the Committee recognizes the necessity to assess additional effort to recruit and retain agents at the supervisory level. Within 90 days of the date of enactment of this Act, CBP shall provide a briefing to the Committee that evaluates the cost of a commensurate overtime increase for GS-13 level and above positions and details how such increase might impact recruiting efforts for supervisory roles.”.

On page 25, after the paragraph entitled “*Global Entry for Servicemembers*”, insert the following new paragraph:

“*Illicit Vaping Products.*—The Committee remains concerned with the prevalence of illicit vaping products that imported through the ports of entry. Not later than 180 days after the date of enacted of this Act, CBP shall report on enforcement actions taken to halt, reduce, and prevent illegal electronic nicotine delivery system (ENDS) products from entering the stream of commerce within the United States. CBP shall provide the number of shipments that have been stopped at the border, and whether the shipments were ultimately released into the country, and if so, for what reason. The report shall also include the processes in place for stopping illegal vaping products from being allowed entry into the country, including coordination with Food and Drug Administration (FDA) to determine whether the FDA issues Import Alerts for all products receiving any enforcement actions by FDA, including all products cited in warning letters to retailers, and if the products are ultimately returned to the importer, released, or destroyed.”.

On page 38, in the paragraph entitled “*Supply Chain Fraud and Theft Task Force (SCFTTF)*”, strike “HSI shall” and insert “HSI, in conjunction with the FBI and major theft task forces, shall”.

On page 46, in the paragraph entitled “*Category-X Interconnection Program*”, insert “to facilitate remote screening technologies” after “the TSA cloud environment”.

On page 47, strike the paragraph entitled “*Scheduled Charter Operations*”, and insert the following paragraph:

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*“Public Charter Operations.—*The Committee is concerned with the significant growth in public charter passenger flights that operate at Fixed Base Operators (FBOs) which primarily provide aviation services to the general aviation community. These air carrier operators are defined as being chartered under title 14 Code of Federal Regulations Part 380 and title 14 Code of Federal Regulations Part 135 authorities. Many of these operations take place at FBO where passengers and baggage are not screened through a TSA checkpoint. These flights are covered by the Twelve-Five Standard Security Program. Within 30 days of the date of enactment of this Act, TSA shall brief the Committee on any steps being taken to address security, risk-based data the agency has acquired, and actions TSA has taken in response to that data.”.

On page 47, after the paragraph entitled *“TSA Cares”*, insert the following new paragraph:

“TSA Reimbursable Services.— The Committee understands that there may be underutilized space and equipment in security screening areas which may limit the ability to handle expected volume increases. The Committee encourages TSA to consider the success of the CBP’s Reimbursable Services Program (RSP) as a model for generating private sector support and resources to improve security and efficiency at the security checkpoint while alleviating the strain on aviation from the expected increase in traveler volume. Not later than 90 days after the date of enactment of this Act, TSA shall provide a briefing to the Committee on the feasibility of using an RSP model at the checkpoint to increase passenger throughput, including any legal or operational challenges.”.

On page 49, after the paragraph entitled *“Land Acquisition”*, insert the following new paragraph:

*“Maritime Transportation Security Activities.—*The Committee encourages the Coast Guard to allocate necessary funding to carry out its conveyance authorities required in Public Law 107–295.”.

On page 51, after the paragraph entitled *“Technology Optimization and Modernization”*, insert the following new paragraph:

*“Tsunami Evacuation Preparedness.—*The Committee encourages the Coast Guard to continue its work to adopt the open recommendations in GAO-22-105220.”.

On page 61, before the paragraph entitled *“Cloud-Native Security”*, insert the following new paragraph:

*“Assessing Security Risks and Vulnerabilities to Federal Networks.—*The Committee is concerned about vulnerabilities in commercial software and technology platforms leading to significant breaches of Federal networks. While the Committee recognizes CISA’s work on secure-by-design principles, open-source software security, and memory safety, the Committee directs CISA, in coordination with the Director of NIST and the Federal CISO, to evaluate vendor concentration risk to Federal networks. CISA shall brief the Committee not later than 120 days after the date of enactment of this Act on its evaluation and any corresponding

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recommendations to Congress or federal agencies. Any findings must be shared with the Committee not later than 15 days prior to being sent to any stakeholders.”.

On page 69, before the paragraph entitled “*Veterinary Emergency Teams Pilot*”, insert the following new paragraph:

“*Synthetic Aperture Radar (SAR) Satellite-Driven Hazard Monitoring.*—The Committee recognizes that shortening natural disaster response times provides more timely assistance to those affected by disasters and allows communities to recover quicker from devastating events. The Committee understands that FEMA’s used SAR satellite-driven hazard monitoring technology to analyze disasters such as floods and wildfires, and this data has specifically been proven effective in streamlining disaster declarations, improving immediate situational awareness, and in supporting FEMA’s community engagements following disasters. The Committee encourages FEMA to continue the use of this SAR driven hazard monitoring technology to shorten the disaster recovery response timeline, increase the efficiency of the recovery process, and integrate the use of this technology across FEMA’s resilience, response, and recovery efforts.”.

On page 78, before the paragraph entitled “*Plum Island Closure and Support (PICS) Program*”, insert the following new paragraph:

“*National Biodefense Analysis and Countermeasures Center (NBACC) Facility Expansion.*—In 2023, S&T completed a scoping study for NBACC facility expansion. According to the study, the requirement for facility expansion would accommodate additional BSL-2 laboratories; the required mechanical support and storage space for the generation of data; a data center with state-of-the-art computational and network infrastructure that can support analysis, storage, and transfer of large data sets; and additional SCIF space required for the sensitive nature of the work performed. Additionally, the study identified a need to expand the facility for office/administrative space adjacent to the current NBACC laboratory facility. To ensure that the Committee has the full long-term plan for expansion of the laboratory, S&T shall provide a 5-year master facility expansion plan, including year-by-year resource requirements, not later than 90 days after the date of enactment of this Act.”.

HOMELAND
AMENDMENT #2
NOT ADJUSTED 26-33

Ranking Member Rosa DeLauro
FY25 – Homeland Security
Amendment #1

**AMENDMENT TO THE HOMELAND SECURITY APPROPRIATIONS BILL
OFFERED BY MS. DELAURO OF CONNECTICUT**

In the BILL:

On page 11, line 22, increase the amount by \$600,000,000.

On page 12, line 17, following, “of Homeland Security:”, insert the following:

“*Provided further*, That \$600,000,000 shall be transferred to “Federal Emergency Management Agency—Federal Assistance” to support sheltering and related activities provided by non-Federal entities, in support of relieving overcrowding in short-term holding facilities of U.S. Customs and Border Protection, of which not to exceed, \$8,400,000 shall be for the administrative costs of the Federal Emergency Management Agency”

On page 13, line 1, decrease the amount by \$600,000,000.

On page 13, line 3, decrease the amount by \$600,000,000.

On page 25, line 10, decrease the amount by \$600,000,000.

On page 25, line 12, decrease the amount by \$600,000,000.

In the REPORT:

Make technical and conforming edits.

On page **19**, at the end of the end of the fourth paragraph under the heading “Operations and Support”, following, “Carrizo cane control.” insert the following:

“The recommendation also provides \$600,000,000 for the Shelter and Services Program (SSP).”

On page **25**, after the paragraph entitled, “Processing Coordinators” insert the following new paragraph:

“Shelter and Services Program (SSP).—The Committee recognizes that non-governmental organizations (NGOs) and local communities are critical to providing shelter and other services to families and individuals released directly from CBP custody, helping to facilitate the humane and respectful treatment of noncitizens processed at CBP facilities while also minimizing impacts on communities welcoming these migrants. Overcrowding at CBP short-term holding facilities has negative impacts on noncitizens, creates unsafe conditions for both the CBP workforce and for noncitizens, and adds unnecessary difficulties to CBP personnel carrying out their duties. This partnership also serves American taxpayers by minimizing the need to expand the capacity of existing CBP facilities.

Accordingly, the agreement provides \$600,000,000 for the SSP to support CBP in effectively managing noncitizen processing and preventing the overcrowding of short-term CBP holding facilities and ensure welcoming communities are able to support an increase in their noncitizen population. The funds are transferred to the Federal Emergency Management Agency (FEMA) for administration as grants or cooperative agreements with state and local governments and NGOs.

Not less than quarterly, CBP shall provide data to FEMA to help inform decisions on where funding should be provided to shelters along the southwest border and in the interior of the United States to support CBP’s border security mission. At a minimum, this data shall include historical data and future projections of encounters of families and single adults, by POE and Border Patrol sector. Further, FEMA shall ensure the Committee receives data, on a monthly basis, from SSP grantees regarding the use of such funds.”

On page 72, strike the paragraph under the section entitled, “Shelter and Services Program (SSP)”.

HOMELAND AMENDMENT #3
ADDITIONAL

Rep. Fleischmann
FY25 – HS
Amendment #1

ICE Detention Facilities

In the Bill:

At the appropriate place in the bill, insert the following new section:

“Sec. ____ . None of the funds provided under the heading “U.S. Immigration and Customs Enforcement—Operations and Support” may be made available to terminate or substantively reduce the terms or conditions of a contract for the provision of detention services with any facility that was previously or is currently designated as a Family Residential Center.”.

HOMELAND AMENDMENT #4
ADOPTED VV

Ranking Member Underwood
FY25 – Homeland
Amendment #1

**AMENDMENT TO THE HOMELAND SECURITY APPROPRIATIONS BILL
OFFERED BY MS. UNDERWOOD**

In the BILL:

On page 40, after line 3, insert the following new Administrative Provisions:

SEC. 2XX. (a) The Secretary of the department in which the Coast Guard is operating shall ensure that, during the fiscal year funded by this Act, the imposition or collection of cost-sharing for certain services is prohibited as follows—

(1) Notwithstanding subparagraphs (A), (B), and (C) of section 1074g(a)(6) of title 10, United States Code, cost-sharing may not be imposed or collected with respect to any eligible covered beneficiary for any prescription contraceptive on the uniform formulary provided through a retail pharmacy described in section 1074g(a)(2)(E)(ii) of such title or through the national mail-order pharmacy program of the TRICARE Program.

(2) Notwithstanding any provision under section 1075 of title 10, United States Code, cost-sharing may not be imposed or collected for a covered service that is provided by a network provider under the TRICARE program to an eligible covered beneficiary under such section.

(3) Notwithstanding subsections (a), (b), and (c) of section 1075a of title 10, United States Code, cost-sharing may not be imposed or collected for a covered service that is provided under TRICARE Prime to an eligible covered beneficiary under such section.

(b) In this section—

(1) The term “covered service” means any method of contraception approved, granted, or cleared by the Food and Drug Administration, any contraceptive care (including with respect to insertion, removal, and follow up), any sterilization procedure, or any patient education or counseling service provided in connection with any such method, care, or procedure.

(2) The term “eligible covered beneficiary” means an eligible covered beneficiary (as such term is used in section 1074g of title 10, United States Code) on the basis of being—

- (A) a member of the Coast Guard; or
- (B) a dependent of such a member.

(3) The terms “TRICARE Program” and “TRICARE Prime” have the meaning given such terms in section 1072 of title 10, United States Code.

(c) This section shall become effective 30 days after the date of enactment of this Act.

In the REPORT:

Make technical and conforming edits.

Dr. Harris, Rep. Pingree, Rep. Moolenaar, Rep. Cuellar, Rep. Joyce, Rep.
Ruppersberger
FY25 – Homeland Security
Amendment #1

AMENDMENT TO HOMELAND SECURITY APPROPRIATIONS BILL

Section 406 of the bill is amended by striking “may increase” and inserting “shall increase”.

Section 406 of the bill is further amended by striking “aliens who may receive a visa” and inserting “visas available to qualifying aliens”.

Section 406 of the bill is further amended by striking “by not more than the highest number” and inserting “by the highest number”.

HOMELAND # 6
ADOPTED VV

Ranking Member Underwood
FY25 – Homeland
Amendment #2

**AMENDMENT TO THE HOMELAND SECURITY APPROPRIATIONS BILL
OFFERED BY MS. UNDERWOOD OF ILLINOIS**

In the BILL:

On page 40, after line 3, insert the following new Administrative Provisions:

SEC. 2XX. (a) Contraceptive supplies of up to 365 days shall be covered for any eligible covered beneficiary to obtain, including in a single fill or refill, at the option of such beneficiary, the total days of supply (not to exceed a 365-day supply) for a contraceptive on the uniform formulary provided through a military treatment facility pharmacy, retail pharmacy described in section 1074g(a)(2)(E)(ii) of such title, or through the national mail-order pharmacy program of the TRICARE Program.

(b) Beginning not later than 90 days after the implementation of coverage under subsection (a), the Secretary of the department in which the Coast Guard is operating shall conduct such outreach activities as are necessary to inform health care providers and individuals who are enrolled in the TRICARE program of such coverage and the requirements to receive such coverage.

(c) In this section—

(1) The term “covered Armed Force” means the Coast Guard.

(2) The term “eligible covered beneficiary” means an eligible covered beneficiary as such term is used in section 1074g of title 10, United States Code who is—

(A) a member of a covered Armed Force serving on active duty; or

(B) a dependent of a member described in subparagraph (A).

(3) The terms “TRICARE Program” and “TRICARE Prime” have the meaning given such terms in section 1072 of title 10, United States Code.

(d) This section shall become effective 180 days after the date of enactment of this Act.

In the REPORT:

Make technical and conforming edits.

HOMELAND
AMENDMENT #7
ADDED W

Rep. Dan Newhouse
FY25 – Homeland Security
Amendment #1

AMENDMENT TO HOMELAND SECURITY APPROPRIATIONS BILL

At the appropriate place in title IV insert the following:

Sec. _____. In fiscal year 2025, nonimmigrants shall be admitted to the United States under section 101(a)(15)(H)(ii)(a) of the Immigration and Nationality Act (8 U.S.C. 1101(a)(15)(H)(ii)(a)) to perform agricultural labor or services, without regard to whether such labor is, or services are, of a temporary or seasonal nature.

HOMELAND
AMENDMENT #8
NOT ADOPTED VV

Ranking Member Underwood
FY25 – Homeland Security
Amendment #3

**AMENDMENT TO THE HOMELAND SECURITY APPROPRIATIONS BILL
OFFERED BY MS. UNDERWOOD OF ILLINOIS**

In the BILL:

On page 14, strike lines 15-20, and make technical and conforming edits.

Strike Sections 212–216.

Strike Section 218.

Strike Sections 224–228.

Strike Section 230–233.

Strike Section 243–244.

Strike Sections 404 and 405.

Strike Sections 542–547.

HOMELAND
AMENDMENT #9
ADOPTED VV

Rep. Dan Newhouse
FY25 – Homeland Security
Amendment #2

AMENDMENT TO HOMELAND SECURITY APPROPRIATIONS BILL

At the appropriate place in title IV insert the following:

Sec. ____. None of the funds made available in this Act may be made available to implement, administer, or enforce the “Asylum Program Fee” from the Final Rule entitled “U.S. Citizenship and Immigration Services Fee Schedule and Changes to Certain Other Immigration Benefit Request Requirements” (88 Fed. Reg. 6194).

HOMELAND
AMENDMENT #19
NOT ADDED
26-33

**AMENDMENT TO DEPARTMENT OF
HOMELAND SECURITY APPROPRIATIONS BILL
OFFERED BY REP. WASSERMAN SCHULTZ**

In the bill:

Page 13, line 1, decrease the dollar amount by \$80,000,000.

Page 13, line 3, decrease the dollar amount by \$80,000,000.

Page 25, line 10, decrease the dollar amount by \$80,000,000.

Page 25, line 12, decrease the dollar amount by \$80,000,000.

Page 41, line 14, increase the dollar amount by \$80,000,000.

Page 42, line 7, increase the dollar amount by \$80,000,000.

Page 42, line 10, increase the dollar amount by \$40,000,000.

Page 42, line 12, increase the dollar amount by \$40,000,000.

In the report:

Make technical and conforming edits.

HOMELAND AMENDMENT # 11

ADOPTED VV

Rep. Tony Gonzales
FY25-Homeland Security
Amendment #1

Prioritizing Removals

On page 42, before the paragraph entitled "*ICE Detention Facilities Inspections*", insert the following new paragraph:

"ICE Detainers.—The Committee is alarmed by the rising number of illegal immigrants apprehended for crimes committed after previously being released into the community due to a state or local jurisdiction's refusal to honor ICE detainer requests. Within 90 days of the date of enactment of this Act and quarterly thereafter, ICE shall provide a briefing to the Committee identifying all state and local jurisdictions that do not honor ICE detainers and the agency's efforts to increase and improve cooperation and information sharing with these entities. The briefing shall also include an assessment of congressional action that could aid such cooperation and information sharing, including the consideration of prohibiting the obligation of certain departmental funds to such entities until ICE detainer requests are honored."

On page 43, after the first sentence in the paragraph entitled "*Transportation and Removal Program*", insert the following:

"The Committee directs ICE to prioritize all available funding for repatriation flights and other removal operations."

**AMENDMENT TO THE HOMELAND SECURITY APPROPRIATIONS BILL
OFFERED BY MR. CUELLAR OF TEXAS**

In the BILL:

On page 11, line 22, increase the amount by \$35,000,000.

On page 13, line 1, decrease the amount by \$35,000,000.

On page 13, line 3, decrease the amount by \$35,000,000.

On page 25, line 10, decrease the amount by \$35,000,000.

On page 25, line 12, decrease the amount by \$35,000,000.

In the REPORT:

Make technical and conforming edits.

On page 19, the second paragraph under the heading, “Operations and Support”, strike the clause: “\$20,831,000 to hire an additional 150 U.S. Customs Officers;” and replace with the following: “\$55,831,000 to hire an additional 350 U.S. Customs and Border Protection Officers;”.

HOMELAND
AMENDMENT #12
NOT ADOPTED VV

Homeland Amendment #13
ADOPTED VV

Rep. Michael Cloud
FY25 – HS
Amendment #1

Prevent Funds for Sanctuary Jurisdictions

On page 90, line 24, insert at the end of the sentence “SEC. ____ None of the funds made available by this Act may be used to obligate or award funds to a political subdivision of a State that—

(A) has in effect any, law, policy, or procedure, whether written or communicated orally, in contravention of, or which substantially limits compliance with, subsection (a) or (b) of section 642 of the Illegal Immigration Reform and Immigration Responsibility Act of 1996 (8 U.S.C. 1373); or

(B) has in effect any law, policy, or procedure, whether written or communicated orally, the result of which hinders the federal government from enforcing the immigration laws as defined by 8 U.S.C. 101(a)(17).”

HOMELAND AMENDMENT #14
WITHDRAWN

**AMENDMENT TO HOMELAND SECURITY
APPROPRIATIONS BILL
OFFERED BY MR. ESPAILLAT OF NEW YORK**

At the end of the bill (before the spending reduction account), insert the following:

1 SEC. ____ . (a) The numerical limitations in sections
2 201, 202, and 203 of the Immigration and Nationality Act
3 (8 U.S.C. 1151, 1152, and 1153) shall not apply during
4 fiscal year 2025 or during any subsequent fiscal year to
5 an alien described in section 101(a)(27)(J) of that Act (8
6 U.S.C. 1101(a)(27)(J)) for whom a petition for classifica-
7 tion under section 203(b)(4) of that Act (8 U.S.C.
8 1153(b)(4)) was filed before October 1, 2025.

9 (b) This section shall take effect on June 1, 2025.



HOMELAND
AMENDMENT #15
NOT ADOPTED YV

Rep. Andrew Clyde
FY25 - Homeland
Amendment #1

Amendment to reduce funding for CISA

In the Bill:

On page 40, line 12, strike the first dollar amount and insert "\$2,379,485,000"