(Original Signature of Member)

116TH CONGRESS 2D Session



To improve the understanding and clarity of Transportation Security Administration policies, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. BISHOP of Utah introduced the following bill; which was referred to the Committee on _____

A BILL

To improve the understanding and clarity of Transportation Security Administration policies, and for other purposes.

1 Be it enacted by the Senate and House of Representa-

2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as the "Transportation Secu-

5 rity Transparency Improvement Act".

6 SEC. 2. SENSITIVE SECURITY INFORMATION; INTER-

NATIONAL AVIATION SECURITY.

8 (a) SENSITIVE SECURITY INFORMATION.—

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1 (1) IN GENERAL.—Not later than 90 days after 2 the date of the enactment of this Act, the Adminis-3 trator of the Transportation Security Administration 4 (TSA) shall— 5 (A) ensure clear and consistent designation 6 of "Sensitive Security Information", including 7 reasonable security justifications for such des-8 ignation; 9 (B) develop and implement a schedule to 10 regularly review and update, as necessary, TSA Sensitive Security Information Identification 11 12 guidelines; 13 (C) develop a tracking mechanism for all 14 Sensitive Security Information reduction and 15 designation challenges; (D) document justifications for changes in 16 17 position regarding Sensitive Security Informa-18 tion redactions and designations, and make 19 such changes accessible to TSA personnel for 20 use with relevant stakeholders, including air 21 carriers, airport operators, surface transpor-22 tation operators, and State and local law en-23 forcement, as necessary; and

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1 (E) ensure that TSA personnel are ade-2 quately trained on appropriate designation poli-3 cies.

4 (2) STAKEHOLDER OUTREACH.—Not later than 5 180 days after the date of the enactment of this Act, 6 the Administrator of the Transportation Security 7 Administration (TSA) shall conduct outreach to rel-8 evant stakeholders described in paragraph (1)(D)9 that regularly are granted access to Sensitive Secu-10 rity Information to raise awareness of the TSA's 11 policies and guidelines governing the designation and 12 use of Sensitive Security Information.

13 (b) INTERNATIONAL AVIATION SECURITY.—

(1) IN GENERAL.—Not later than 60 days after
the date of the enactment of this Act, the Administrator of the Transportation Security Administration
shall develop and implement guidelines with respect
to last point of departure airports to—

19 (A) ensure the inclusion, as appropriate, of
20 air carriers and other transportation security
21 stakeholders in the development and implemen22 tation of security directives and emergency
23 amendments;

24 (B) document input provided by air car25 riers and other transportation security stake-

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holders during the security directive and emer gency amendment, development, and implemen tation processes;

4 (C) define process, including time a frames, and with the inclusion of feedback from 5 6 air carriers and other transportation security 7 stakeholders, for cancelling or incorporating se-8 curity directives and emergency amendments 9 into security programs;

10 (D) conduct engagement with foreign part-11 ners on the implementation of security direc-12 tives and emergency amendments, as appro-13 priate, including recognition if existing security 14 measures at a last point of departure airport 15 are found to provide commensurate security as 16 intended by potential new security directives 17 and emergency amendments; and

18 (E) ensure that new security directives and
19 emergency amendments are focused on defined
20 security outcomes.

(2) BRIEFING TO CONGRESS.—Not later than
90 days after the date of the enactment of this Act,
the Administrator of the Transportation Security
Administration shall brief the Committee on Homeland Security of the House of Representatives and

the Committee on Commerce, Space, and Transpor tation of the Senate on the guidelines described in
 paragraph (1).

4 (3) DECISIONS NOT SUBJECT TO JUDICIAL RE5 VIEW.—Notwithstanding any other provision of law,
6 any action of the Administrator of the Transpor7 tation Security Administration under paragraph (1)
8 is not subject to judicial review.