

AMENDMENT TO H.R. 3696
OFFERED BY MR. MEEHAN OF PENNSYLVANIA

Page 3, line 2, strike “resulting in”.

In section 101, in the proposed amendment to section 2 of the Homeland Security Act of 2002, strike the proposed paragraphs (23), (25), and (32), and redesignate the proposed paragraphs (24), (26), (27), (28), (29), (30), (31), and (33) as paragraphs (23) through (30), respectively.

Page 11, beginning line 24, strike “‘upon request, facilitate and assist risk management efforts of entities’” and insert “‘upon request of entities, facilitate and assist risk management efforts of such entities’”.

Page 12, beginning line 4, strike “‘upon request, provide education and assistance to critical infrastructure owners and critical infrastructure operators’” and insert “‘upon request of critical infrastructure owners or critical infrastructure operators, provide education and assistance to such owners and operators’”.

Page 12, beginning line 18, strike “‘upon request, support critical infrastructure owners’ and critical infrastructure operators’ efforts’” and insert “‘upon request

of critical infrastructure owners or critical infrastructure operators, support such owners' and operators' efforts'".

Page 13, line 5, insert "‘build upon existing mechanisms to’" before "‘promote’".

Page 13, line 8, strike "‘upon request,’" and insert "‘upon request of Federal, State, and local government entities and private entities,’".

Page 16, line 1, insert "‘and partner with’" before "‘the Sector Coordinating Council’".

Page 17, beginning line 1, insert the following:

1 “(C) LIMITATION.—The Secretary shall
2 have no role in the determination of the mem-
3 bership of a Sector Coordinating Council.”.

Page 22, strike lines 1 through 5 and insert the following:

4 “(f) CLEARANCES.—The Secretary—
5 “(1) shall expedite the processing of security
6 clearances under Executive Order 13549 or suc-
7 cessor orders to appropriate members of Sector Co-
8 ordinating Councils and the critical infrastructure
9 sector Information Sharing and Analysis Centers;
10 and
11 “(2) may so expedite such processing to—

1 “(A) appropriate personnel of critical in-
2 frastructure owners and critical infrastructure
3 operators; and

4 “(B) any other person as determined by
5 the Secretary.”.

Page 22, line 21, insert “‘and implement’” after
“‘develop’”.

Page 27, line 3, strike “‘(i)’” and insert “‘(j)’”.

Page 27, beginning line 3, insert the following:

6 “(i) RECOMMENDATIONS REGARDING NEW AGREE-
7 MENTS.—Not later than 180 days after the date of the
8 enactment of this section, the Secretary shall submit to
9 the appropriate congressional committees recommenda-
10 tions on how to expedite the execution of information shar-
11 ing agreements for cybersecurity purposes between the
12 Secretary and critical infrastructure owners and critical
13 infrastructure operators and other entities. Such rec-
14 ommendations shall address the development and utiliza-
15 tion of a scalable form that retains all privacy and other
16 protections in such agreements in existence as of such
17 date, including Cooperative and Research Development
18 Agreements. Such recommendations should also include
19 any additional authorities or resources that may be needed

1 to carry out the implementation of any such new agree-
2 ments.”.

Page 44, lines 17 and 22, strike “‘collaboration’”
and insert “‘coordination’” each place it appears.

Page 48, beginning line 13, strike “‘or business-sen-
sitive information’” and insert “‘, business-sensitive in-
formation, or other sensitive information’”.

Page 54, line 6, insert “(except that this section
shall not apply in the case of section 202 of this Act and
the amendments made by such section 202)” before
“do”.

