Amendment in the Nature of a Substitute to H.R. 350 Offered by M .

Strike all that follows after the enacting clause and insert the following:

1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Domestic Terrorism3 Prevention Act of 2022".

4 SEC. 2. DEFINITIONS.

5 In this Act—

6 (1) the term "Director" means the Director of7 the Federal Bureau of Investigation;

8 (2) the term "domestic terrorism" has the 9 meaning given the term in section 2331 of title 18, 10 United States Code, except that it does not include 11 acts perpetrated by individuals associated with or in-12 spired by—

(A) a foreign person or organization designated as a foreign terrorist organization
under section 219 of the Immigration and Nationality Act (8 U.S.C. 1189);

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1 (B) an individual or organization des-2 ignated under Executive Order 13224 (50 3 U.S.C. 1701 note); or 4 (C) a state sponsor of terrorism as deter-5 mined by the Secretary of State under section 6 6(j) of the Export Administration Act of 1979 7 (50 U.S.C. 4605), section 40 of the Arms Ex-8 port Control Act (22 U.S.C. 2780), or section 9 620A of the Foreign Assistance Act of 1961 10 (22 U.S.C. 2371); 11 (3) the term "Domestic Terrorism Executive 12 Committee" means the committee within the De-13 partment of Justice tasked with assessing and shar-14 ing information about ongoing domestic terrorism 15 threats; (4) the term "hate crime incident" means an 16 17 act described in section 241, 245, 247, or 249 of 18 title 18, United States Code, or in section 901 of the 19 Civil Rights Act of 1968 (42 U.S.C. 3631); (5) the term "Secretary" means the Secretary 20 21 of Homeland Security; and 22 (6) the term "uniformed services" has the 23 meaning given the term in section 101(a) of title 10,

24 United States Code.

1 SEC. 3. OFFICES TO COMBAT DOMESTIC TERRORISM.

2 (a) AUTHORIZATION OF OFFICES TO MONITOR, ANA3 LYZE, INVESTIGATE, AND PROSECUTE DOMESTIC TER4 RORISM.—

5 (1) DOMESTIC TERRORISM UNIT.—There is au-6 thorized a Domestic Terrorism Unit in the Office of 7 Intelligence and Analysis of the Department of 8 Homeland Security, which shall be responsible for 9 monitoring and analyzing domestic terrorism activ-10 ity.

(2) DOMESTIC TERRORISM OFFICE.—There is
authorized a Domestic Terrorism Office in the
Counterterrorism Section of the National Security
Division of the Department of Justice—

15 (A) which shall be responsible for inves16 tigating and prosecuting incidents of domestic
17 terrorism;

18 (B) which shall be headed by the Domestic19 Terrorism Counsel; and

20 (C) which shall coordinate with the Civil
21 Rights Division on domestic terrorism matters
22 that may also be hate crime incidents.

23 (3) DOMESTIC TERRORISM SECTION OF THE
24 FBI.—There is authorized a Domestic Terrorism
25 Section within the Counterterrorism Division of the
26 Federal Bureau of Investigation, which shall be re-

1	sponsible for investigating domestic terrorism activ-
2	ity.
3	(4) STAFFING.—The Secretary, the Attorney
4	General, and the Director shall each ensure that
5	each office authorized under this section in their re-
6	spective agencies shall—
7	(A) have an adequate number of employees
8	to perform the required duties;
9	(B) have not less than one employee dedi-
10	cated to ensuring compliance with civil rights
11	and civil liberties laws and regulations; and
12	(C) require that all employees undergo an-
13	nual anti-bias training.
14	(5) SUNSET.—The offices authorized under this
15	subsection shall terminate on the date that is 10
16	years after the date of enactment of this Act.
17	(b) JOINT REPORT ON DOMESTIC TERRORISM.—
18	(1) BIANNUAL REPORT REQUIRED.—Not later
19	than 180 days after the date of enactment of this
20	Act, and each 6 months thereafter for the 10-year
21	period beginning on the date of enactment of this
22	Act, the Secretary of Homeland Security, the Attor-
23	ney General, and the Director of the Federal Bureau
24	of Investigation shall submit a joint report authored

1	by the domestic terrorism offices authorized under
2	paragraphs (1) , (2) , and (3) of subsection (a) to—
3	(A) the Committee on the Judiciary, the
4	Committee on Homeland Security and Govern-
5	mental Affairs, and the Select Committee on
6	Intelligence of the Senate; and
7	(B) the Committee on the Judiciary, the
8	Committee on Homeland Security, and the Per-
9	manent Select Committee on Intelligence of the
10	House of Representatives.
11	(2) CONTENTS.—Each report submitted under
12	paragraph (1) shall include—
13	(A) an assessment of the domestic ter-
14	rorism threat posed by White supremacists and
15	neo-Nazis, including White supremacist and
16	neo-Nazi infiltration of Federal, State, and
17	local law enforcement agencies and the uni-
18	formed services; and
19	(B)(i) in the first report, an analysis of in-
20	cidents or attempted incidents of domestic ter-
21	rorism that have occurred in the United States
22	since January 1, 2012, including any White-su-
23	premacist-related incidents or attempted inci-
24	dents; and

1	(ii) in each subsequent report, an analysis
2	of incidents or attempted incidents of domestic
3	terrorism that occurred in the United States
4	during the preceding 6 months, including any
5	White-supremacist-related incidents or at-
6	tempted incidents; and
7	(C) a quantitative analysis of domestic ter-
8	rorism for the preceding 6 months, including—
9	(i) the number of—
10	(I) domestic terrorism related as-
11	sessments initiated by the Federal
12	Bureau of Investigation, including the
13	number of assessments from each
14	classification and subcategory, with a
15	specific classification or subcategory
16	for those related to White
17	supremacism;
18	(II) domestic terrorism-related
19	preliminary investigations initiated by
20	the Federal Bureau of Investigation,
21	including the number of preliminary
22	investigations from each classification
23	and subcategory, with a specific clas-
24	sification or subcategory for those re-
25	lated to White supremacism, and how

many preliminary investigations re sulted from assessments;

(III) domestic terrorism-related 3 4 full investigations initiated by the Federal Bureau of Investigation, in-5 6 cluding the number of full investiga-7 tions from each classification and sub-8 category, with a specific classification 9 or subcategory for those related to 10 White supremacism, and how many 11 full investigations resulted from pre-12 liminary investigations and assess-13 ments;

14 (IV)domestic terrorism-related 15 incidents, including the number of incidents from each classification and 16 17 subcategory, with a specific classifica-18 tion or subcategory for those related 19 to White supremacism, the number of 20 deaths and injuries resulting from 21 each incident, and a detailed expla-22 nation of each incident;

(V) Federal domestic terrorismrelated arrests, including the number of arrests from each classification and

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subcategory, with a specific classification or subcategory for those related to White supremacism, and a detailed explanation of each arrest;

(VI) Federal domestic terrorism-5 6 related indictments, including the 7 number of indictments from each clas-8 sification and subcategory, with a spe-9 cific classification or subcategory for 10 those related to White supremacism, 11 and a detailed explanation of each in-12 dictment;

13 (VII) Federal domestic terrorism-14 related prosecutions, including the 15 number of incidents from each classi-16 fication and subcategory, with a spe-17 cific classification or subcategory for 18 those related to White supremacism, 19 and a detailed explanation of each 20 prosecution;

(VIII) Federal domestic terrorism-related convictions, including
the number of convictions from each
classification and subcategory, with a
specific classification or subcategory

1	for those related to White
2	supremacism, and a detailed expla-
3	nation of each conviction; and
4	(IX) Federal domestic terrorism-
5	related weapons recoveries, including
6	the number of each type of weapon
7	and the number of weapons from each
8	classification and subcategory, with a
9	specific classification or subcategory
10	for those related to White
11	supremacism; and
12	(ii) an explanation of each individual
13	case that progressed through more than 1
14	of the stages described under clause (i)—
15	(I) including the specific classi-
16	fication or subcategory for each case;
17	and
18	(II) not including personally
19	identifiable information not otherwise
20	releasable to the public.
21	(3) HATE CRIMES.—In compiling a joint report
22	under this subsection, the domestic terrorism offices
23	authorized under paragraphs (1) , (2) , and (3) of
24	subsection (a) shall, in consultation with the Civil
25	Rights Division of the Department of Justice and

1	the Civil Rights Unit of the Federal Bureau of In-
2	vestigation, review each Federal hate crime charge
3	and conviction during the preceding 6 months to de-
4	termine whether the incident also constitutes a do-
5	mestic terrorism-related incident.
6	(4) CLASSIFICATION AND PUBLIC RELEASE.—
7	Each report submitted under paragraph (1) shall
8	be—
9	(A) unclassified, to the greatest extent pos-
10	sible, with a classified annex only if necessary;
11	and
12	(B) in the case of the unclassified portion
13	of the report, posted on the public websites of
14	the Department of Homeland Security, the De-
15	partment of Justice, and the Federal Bureau of
16	Investigation.
17	(5) Nonduplication.—If two or more provi-
18	sions of this subsection or any other law impose re-
19	quirements on an agency to report or analyze infor-
20	mation on domestic terrorism that are substantially
21	similar, the agency may produce one report that
22	complies with each such requirement as fully as pos-
23	sible.
24	(c) Domestic Terrorism Executive Com-
25	MITTEE.—There is authorized a Domestic Terrorism Ex-

ecutive Committee, which shall meet on a regular basis,
 and not less regularly than 4 times each year, to coordi nate with United States Attorneys and other key public
 safety officials across the country to promote information
 sharing and ensure an effective, responsive, and organized
 joint effort to combat domestic terrorism.

7 (d) FOCUS ON GREATEST THREATS.—The domestic 8 terrorism offices authorized under paragraphs (1), (2), 9 and (3) of subsection (a) shall focus their limited resources 10 on the most significant domestic terrorism threats, as determined by the number of domestic terrorism-related inci-11 12 dents from each category and subclassification in the joint report for the preceding 6 months required under sub-13 14 section (b).

15 SEC. 4. TRAINING TO COMBAT DOMESTIC TERRORISM.

16 (a) REQUIRED TRAINING AND RESOURCES.—The 17 Secretary, the Attorney General, and the Director shall 18 review the anti-terrorism training and resource programs 19 of their respective agencies that are provided to Federal, State, local, and Tribal law enforcement agencies, includ-20 21 ing the State and Local Anti-Terrorism Program that is 22 funded by the Bureau of Justice Assistance of the Depart-23 ment of Justice, and ensure that such programs include 24 training and resources to assist State, local, and Tribal 25 law enforcement agencies in understanding, detecting, de-

terring, and investigating acts of domestic terrorism and 1 2 White supremacist and neo-Nazi infiltration of law en-3 forcement and corrections agencies. The Attorney General 4 shall make training available to Department prosecutors 5 and to Assistant United States Attorneys on countering 6 and prosecuting domestic terrorism. The domestic-ter-7 rorism training shall focus on the most significant domes-8 tic terrorism threats, as determined by the quantitative 9 analysis in the joint report required under section 3(b). 10 (b) REQUIREMENT.—Any individual who provides do-11 mestic terrorism training required under this section shall 12 have---

- 13 (1) expertise in domestic terrorism; and
- 14 (2) relevant academic, law enforcement, or
 15 other community-based experience in matters related
 16 to domestic terrorism.
- 17 (c) REPORT.—

18 (1) IN GENERAL.—Not later than 6 months 19 after the date of enactment of this Act and twice 20 each year thereafter, the Secretary, the Attorney 21 General, and the Director shall each submit a bian-22 nual report to the committees of Congress described 23 in section 3(b)(1) on the domestic terrorism training 24 implemented by their respective agencies under this 25 section, which shall include copies of all training ma-

1	terials used and the names and qualifications of the
2	individuals who provide the training.
3	(2) CLASSIFICATION AND PUBLIC RELEASE.—
4	Each report submitted under paragraph (1) shall
5	be—
6	(A) unclassified, to the greatest extent pos-
7	sible, with a classified annex only if necessary;
8	and
9	(B) in the case of the unclassified portion
10	of each report, posted on the public website of
11	the Department of Homeland Security, the De-
12	partment of Justice, and the Federal Bureau of
13	Investigation.
13 14	Investigation. SEC. 5. INTERAGENCY TASK FORCE.
14	SEC. 5. INTERAGENCY TASK FORCE.
14 15	SEC. 5. INTERAGENCY TASK FORCE. (a) IN GENERAL.—Not later than 180 days after the
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14 15 16 17 18	SEC. 5. INTERAGENCY TASK FORCE. (a) IN GENERAL.—Not later than 180 days after the date of enactment of this Act, the Attorney General, the Director, the Secretary, and the Secretary of Defense shall establish an interagency task force to analyze and combat
14 15 16 17 18 19	SEC. 5. INTERAGENCY TASK FORCE. (a) IN GENERAL.—Not later than 180 days after the date of enactment of this Act, the Attorney General, the Director, the Secretary, and the Secretary of Defense shall establish an interagency task force to analyze and combat White supremacist and neo-Nazi infiltration of the uni-
 14 15 16 17 18 19 20 	SEC. 5. INTERAGENCY TASK FORCE. (a) IN GENERAL.—Not later than 180 days after the date of enactment of this Act, the Attorney General, the Director, the Secretary, and the Secretary of Defense shall establish an interagency task force to analyze and combat White supremacist and neo-Nazi infiltration of the uni- formed services and Federal law enforcement agencies.
 14 15 16 17 18 19 20 21 	SEC. 5. INTERAGENCY TASK FORCE. (a) IN GENERAL.—Not later than 180 days after the date of enactment of this Act, the Attorney General, the Director, the Secretary, and the Secretary of Defense shall establish an interagency task force to analyze and combat White supremacist and neo-Nazi infiltration of the uni- formed services and Federal law enforcement agencies. (b) REPORT.—

25 the Secretary of Defense shall submit a joint report

1	on the findings of the task force and the response
2	of the Attorney General, the Secretary, and the Sec-
3	retary of Defense to such findings, to—
4	(A) the Committee on the Judiciary of the
5	Senate;
6	(B) the Committee on Homeland Security
7	and Governmental Affairs of the Senate;
8	(C) the Select Committee on Intelligence of
9	the Senate;
10	(D) the Committee on Armed Services of
11	the Senate;
12	(E) the Committee on the Judiciary of the
13	House of Representatives;
14	(F) the Committee on Homeland Security
15	of the House of Representatives;
16	(G) the Permanent Select Committee on
17	Intelligence of the House of Representatives;
18	and
19	(H) the Committee on Armed Services of
20	the House of Representatives.
21	(2) CLASSIFICATION AND PUBLIC RELEASE.—
22	The report submitted under paragraph (1) shall
23	be—

(A) submitted in unclassified form, to the
 greatest extent possible, with a classified annex
 only if necessary; and

4 (B) in the case of the unclassified portion
5 of the report, posted on the public website of
6 the Department of Defense, the Department of
7 Homeland Security, the Department of Justice,
8 and the Federal Bureau of Investigation.

9 SEC. 6. FEDERAL SUPPORT FOR ADDRESSING HATE CRIME
10 INCIDENTS WITH A NEXUS TO DOMESTIC
11 TERRORISM.

(a) COMMUNITY RELATIONS SERVICE.—The Community Relations Service of the Department of Justice,
authorized under section 1001(a) of the Civil Rights Act
of 1964 (42 U.S.C. 2000g), may offer the support of the
Service to communities where the Department of Justice
has brought charges in a hate crime incident that has a
nexus to domestic terrorism.

19 (b) FEDERAL BUREAU OF INVESTIGATION.—Section
20 249 of title 18, United States Code, is amended by adding
21 at the end the following:

"(e) FEDERAL BUREAU OF INVESTIGATION.—The
Attorney General, acting through the Director of the Federal Bureau of Investigation, shall assign a special agent
or hate crimes liaison to each field office of the Federal

Bureau of Investigation to investigate hate crimes inci dents with a nexus to domestic terrorism (as such term
 is defined in section 2 of the Domestic Terrorism Preven tion Act of 2020).".

5 SEC. 7. AUTHORIZATION OF APPROPRIATIONS.

6 There are authorized to be appropriated to the De-7 partment of Justice, the Federal Bureau of Investigation, 8 the Department of Homeland Security, and the Depart-9 ment of Defense such sums as may be necessary to carry 10 out this Act.

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