AMENDMENTS TO THE HOMELAND SECURITY APPROPRIATIONS BILL
FY2022

Full Committee Markup
House Appropriations Committee
July 13, 2021
In the BILL:

On page 14, lines 18-19 strike “Operations and Support” and insert “Federal Assistance”.

On page 15, line 7, reduce the amount by $22,344,000 and make conforming changes in the report.

On page 15, line 19, reduce the amount by $22,344,000 and make conforming changes in the report.

On page 15, line 23, increase the amount by $22,344,000 and make conforming changes in the report.

On page 16, line 19, increase the first amount by $5,000,000 and make conforming changes in the report.
On page 18, line 5, reduce the amount by $5,000,000 and make conforming changes in the report.

At the appropriate place under the heading “Administrative Provisions” in title II of the bill, insert the following:

“Sec. 2__. (a) Notwithstanding section 2110 of title 46, United States Code, none of the funds made available in this Act shall be used to charge a fee for an inspection of a towing vessel, as defined in 46 CFR Section 136.110, that utilizes the Towing Safety Management System option for a Certificate of Inspection issued under subchapter M of title 46, Code of Federal Regulations.”

“(b) Subsection (a) shall not apply after the date the Commandant of the Coast Guard implements section 815 of the Frank LoBiondo Coast Guard Authorization Act of 2018 (Public Law 115-282).”

On page 46, line 10, increase the amount by $36,000.

On page 46, line 20, decrease the amount by $36,000.

On page 91, line 13 strike “116–6” and insert “116–93”.
In the REPORT:

On p. 5, in the first full paragraph, strike the word, “million” after “$99,735,000”.

On page 10, after the paragraph entitled "Freedom of Information Act (FOIA) Backlog Reduction Plan", insert the following:

"Homeland Security Academic Advisory Council (HSAAC).—The HSAAC was formed in 2012 to serve as a convening forum for the higher education community and homeland security officials to discuss shared interests and exchange best practices on a range of issues, including foreign influence, cybersecurity, international students and scholars, and emergency preparedness. HSAAC has not had any public meetings since 2017 and DHS quietly disbanded the council last year, citing an executive order cutting back on the number of federal advisory committees. Universities are grappling with a host of issues within DHS jurisdiction, including processing delays for international students and concerns about foreign efforts to influence faculty or gain access to research. By facilitating regular communications between leaders in the homeland security and higher education community, the HSAAC can ensure universities have the information they need to provide a safe and productive education experience while being kept abreast of real or potential threats to the academic community. The Committee urges the Secretary to reconstitute the HSAAC as soon as possible."

On page 13, in the paragraph entitled “Minority Serving Institutions”, strike “historically Black colleges and universities, Hispanic-Serving institutions” and insert “Historically Black Colleges and Universities, Hispanic-Serving Institutions, Asian American and Native American Pacific Islander Serving Institutions, Tribal Colleges and Universities,”.

On page 19, in the paragraph entitled “Facility Consolidations”, strike the current language and insert the following:
"Facility Consolidations.—Not later than 90 days after the date of enactment of this Act, CRSO shall brief the Committee on its ongoing efforts to consolidate DHS facilities and leverage partnerships with local governments, colleges, universities, and other federal agencies in South Texas. The briefing should include associated schedules, anticipated cost savings, and resource requirements, particularly for near term partnership opportunities and including potential agreements with community colleges to secure training space for CBP and ICE."

On page 34, prior to the paragraph entitled "Trade Remedy Enforcement", insert the following:

"Secure Corridor Strategy.—Collaboration between CBP, the Federal Railroad Administration (FRA), Servicio de Administración Tributaria (SAT), and freight railroads has resulted in the implementation of a Secure Corridor Strategy that has improved the safety, security, and efficiency of our nation’s cross-border trade and freight movement. As part of this strategy, trains operated by certified crews are no longer required to stop for up to an hour on the Laredo International Rail Bridge in order to change crews, reducing the vulnerability of these trains to theft, vandalism, trespassing, and smuggling and decreasing the likelihood of potential delays that cause blocked highway-rail grade crossings on both sides of the border. Furthermore, by unifying cargo processing and enhancing technologies used during customs inspections, processing times have been greatly improved. The Committee encourages CBP to continue working with FRA, SAT, and freight railroads to further implement this strategy."

Beginning on page 35, strike the paragraph entitled “Border Technology Procurement” and insert the following:

"Border Technology Procurement.—The Committee recommends $50,000,000 for border security technology, which shall only be available for cross border tunnel threats, aerostats, autonomous surveillance, geospatial capabilities, mobile surveillance, search and rescue capabilities, and mesh networks. The Commissioner is directed to prioritize procurement of the most cost-effective
technologies based on lifecycle costs, system availability, reduced requirements for personnel and physical infrastructure, and input from sector leadership. In addition, the Commissioner shall prioritize technologies that enhance search and rescue capabilities. CBP shall provide a briefing to the Committee on a plan for the obligation of these funds at least 15 days prior to any obligation. The plan shall require the direct approval of the CBP Commissioner and include:

(1) details about the process for prioritizing the use of funds;
(2) a summary of planned obligations for fiscal year 2022 delineated by technology type;
(3) metrics that will be used to assess the cost effectiveness of each type of technology for which funds will be obligated and a plan for collecting the data required for such metrics; and
(4) for continuing procurements, operational effectiveness data that supports continued investment, including evidence of support from sector leadership based on actual use of the technology.

CBP shall notify the Committee at least 15 days prior to the obligation of any funds based on a change to the initial obligation plan.

On page 36, at the end of the paragraph entitled “Innovative Technology”, insert the following new paragraph:

The Committee notes that Congress has for several years provided funding for testing and evaluation of innovative technologies that might not otherwise come timely to CBP’s attention through the normal procurement process. Not later than 30 days after the date of enactment of this Act, CBP is directed to provide a briefing on the use of innovative technology funding over the last five fiscal years, including:

(1) the technologies tested and evaluated;
(2) the results of those evaluations in terms of meeting CBP requirements;
(3) an analysis of the cost effectiveness of those technologies compared to alternatives;
(4) CBP’s process for determining whether to establish programs of record for cost effective innovative technologies; and
(5) investments to date in such programs of record and
planned investments in fiscal year 2022 and the two
following fiscal years."

On page 46, insert the following new paragraph immediately
preceding the paragraph entitled "Removal and Detention
Reporting":

"Religious Minorities.—Congress and the Department of State have recognized
that genocide has been committed by foreign terrorist organizations and their
affiliates against religious and ethnic minorities in Iraq, including Yezidis and
Christians. The Committee recommends that ICE refrain from prioritizing the
deportation of people who will be subject to violent persecution and death in their
countries of origin."

On page 53, in the first paragraph under “Operations & Support”, strike
"$6,900,000 to continue polyfluoroalkyl substances investigations and response”
and insert "$11,900,000 for cyber readiness”.

On page 54, before the paragraph entitled “Interoperable Gateway System
Technology (IGS)”, insert the following:

“Illegal, Unreported, and Unregulated (IUU) Fishing.—The Committee
understands that IUU fishing is related to piracy, drug trafficking, human
trafficking, and forced labor, and has accounted for billions of dollars in losses for
the global fishing industry. The Coast Guard is directed, not later than 180 days
after the date of enactment of this Act, to submit an international IUU strategy to
preserve the integrity and free flow of commerce, protect natural resources and
food security, and contribute to socioeconomic stability in the regions impacted by
IUU. The strategy should identify resource requirements for increased monitoring;
the collection of enforcement-quality data and intelligence; real-time response by
surface-based enforcement assets; and IUU enforcement personnel and training.”
On page 57, strike the first sentence in the first paragraph under the heading “Research and Development”.

On page 62, immediately under the heading “Cyber Security”, insert the following:

Capabilities to Nullify Cyber Attacks. — Not later than 180 days after the date of enactment of this Act, CISA shall issue a Request for Information (RFI) from private sector providers, universities, and Department of Defense entities to identify existing software solutions for nullifying cybersecurity attacks before they infect systems and cause damage. Not later than 210 days after the date of enactment of this Act, CISA shall brief the Committee on the results of the RFI and the feasibility of using such programs to support CISA missions.

On page 64, immediately preceding the paragraph entitled, “Multi-State Information Sharing and Analysis Center (MS-ISAC)”, insert the following new paragraph:

Monitoring Internet-facing Attack Surfaces. — Department of Defense (DoD) internet operations management capabilities, as outlined in the “Department of Defense network external visibility” report required by the FY21 NDAA, enable continuous discovery, monitoring, and management of DoD Internet-facing systems and assets. Unlike DoD, CISA remains heavily-dependent on manual self-reporting for situational awareness of internet-facing attack surfaces, creating a fractured and inaccurate snapshot of vulnerabilities in the federal civilian cybersecurity ecosystem. Therefore, not later than 180 days after the date of enactment of this Act, CISA shall brief the Committee on its existing attack surface management capabilities and its plan to enhance the visibility of department and agency network activity and vulnerabilities with state-of-the-art technologies, including assessments of both government-developed technologies and commercially-available solutions.
On page 73, in the first paragraph under the heading “Operations and Support”, strike “Emergency Alert System” and insert “Integrated Public Alert and Warning System”.

On page 75, in the first paragraph under the heading “Preparedness and Protection”, strike “Emergency Alert System” and insert “Integrated Public Alert and Warning System”.

On Page 75, before the heading “Response and Recovery”, insert the following:

“Regional Operations

The Committee recommends the requested funding for a pilot for Regional Assessment Teams in two regions consistent with the findings from FEMA’s COVID 19 Initial Assessment Report.”

On page 78, after the paragraph entitled "Assistance to Firefighter Grants, insert the following:

“Continuing Training Grants.—The total under this heading includes $12,000,000 for Continuing Training Grants to support competitively awarded training programs to address specific national preparedness gaps such as cybersecurity, economic recovery, housing, and rural and tribal preparedness. Of this amount, not less than $3,000,000 shall be prioritized to be competitively awarded for FEMA-certified rural and tribal training.”

On page 83, insert the following at the end of the table entitled "Community Project Funding Grants":
"Wauconda Fire Department"; "Emergency Operations Center Generator Replacement"; "$36,000"; "Emergency Operations Center".

On page 87 in the paragraph entitled “Equity in Disaster Assistance under IHP”, insert “and” in the first paragraph after “rural disadvantaged communities;”.

On page 87, at the end of the first paragraph insert the following:

“The Committee encourages FEMA to allow disaster survivors to provide alternative documentation for establishing property ownership, including self-certification, as appropriate, beyond the jurisdictions where it is currently allowed.”

On page 90, in the last paragraph, strike "Presidents" and insert "Residents".

On page 111, insert the following at the end of the table entitled "Homeland Security", "[Community Project Funding Items]":

"FEMA"; "Federal Assistance: Emergency Operations Center Grants"; "Wauconda Fire Department"; "Emergency Operations Center Generator Replacement"; "$36,000"; "Underwood".

On page 150, under the heading "Operations Coordination and Planning", transpose each of the funding levels for "Operations Center" and "Intelligence".
Amendment to the Homeland Security Appropriations Bill

Offered by Mr. Fleischmann of Tennessee

In the bill, on page 17, line 13, increase the dollar amount by $240,000,000.
AMENDMENT TO HOMELAND SECURITY APPROPRIATIONS BILL
OFFERED BY MS. ROYBAL-ALLARD OF CALIFORNIA

At the end of title III, insert the following:

1    SEC. ____. (a) Notwithstanding sections 403(b), 2  403(c)(4), 404(a), 406(b), 407(d), 408(g)(2), 3  428(e)(2)(B), and 503(a) of the Robert T. Stafford Dis- 4  aster Relief and Emergency Assistance Act (42 U.S.C. 5  5121 et seq.), for any emergency or major disaster de- 6 clared by the President under such Act with a declaration 7 occurring or an incident period beginning between Janu- 8 ary 1, 2020, and December 31, 2020, the Federal share 9 of assistance, including direct Federal assistance, provided 10 under such sections shall be not less than 90 percent of 11 the eligible cost of such assistance.
12    (b) Each amount repurposed pursuant to this section 13 that was previously designated by the Congress as an 14 emergency requirement or as being for disaster relief pur- 15 suant to the Balanced Budget and Emergency Deficit 16 Control Act of 1985 or a concurrent resolution on the 17 budget is designated by the Congress as an emergency re- 18 quirement pursuant to section 1(f), or as being for dis-
1. relief pursuant to section 1(g), respectively, of H. Res. 467 as engrossed in the House of Representatives on June 14, 2021.

(c) Subsection (a) shall apply with respect to fiscal year 2022 and each fiscal year thereafter.
Amendment to the Homeland Security Appropriations Bill

Offered by Mr. Fleischmann of Tennessee

On page 92 of the bill, strike subsection (25).
AMENDMENT TO HOMELAND SECURITY
APPROPRIATIONS BILL
OFFERED BY MS. MENG OF NEW YORK

At the end of section 535, insert the following:

(XX) $1,000,000 from the unobligated balances
available in the “Management Directorate—Office of
Biometric Identity Management” account (70 X
0521).

At the end of the bill (before the short title), insert
the following: Page 64 after line 11, add the following new section:

SEC. ____. (a) Notwithstanding any other provision
of law, beginning in fiscal year 2022, the worldwide level
of family-sponsored immigrants under subsection (c) of
section 201 of the Immigration and Nationality Act (8
U.S.C. 1151) and the worldwide level of employment-
based immigrants under subsection (d) of such section
shall each be increased by the number computed under
subsection (b) of this section with respect to each of such
worldwide levels.

(b) For each of the worldwide levels described in sub-
section (a) of this section, the number computed under
this subsection is the difference (if any) between the sum
of the worldwide levels established under the applicable subsection of section 201 of the Immigration and Nationality Act (8 U.S.C. 1151) for fiscal years 2020 and 2021 and the number of visas that were issued and used as the basis for an application for admission into the United States as an immigrant described in the applicable subsection during such fiscal years.

(c) The Secretary of State, in consultation with the Secretary of Homeland Security, shall allocate the visas made available as a result of the computation under subsection (b) on a proportional basis consistent with subsections (a) and (b) of section 203 of the Immigration and Nationality Act (8 U.S.C. 1153(a) and (b)), and in accordance with subsection (e)(1) of such section (8 U.S.C. 1153(e)(1)).

(d) Each visa made available as a result of the computation made under subsection (b) of this section shall remain available for use in fiscal year 2022 or any subsequent fiscal year, until the Secretary of State, in consultation with the Secretary of Homeland Security, determines that such visa has been issued and used as the basis for an application for admission into the United States.

(e) For fiscal year 2021 and 2022, the number computed under subsection (c)(3)(C) of section 201 of the Immigration and Nationality Act (8 U.S.C. 1151), and the
number computed under subsection (d)(2)(C) of such section, are deemed to equal zero.

(f) Notwithstanding section 204(a)(1)(I)(ii)(II) of the Immigration and Nationality Act (8 U.S.C. 1154(a)(1)(I)(ii)(II)), and subject to subsection (i) of this section, an immigrant visa for those selected in accordance with section 203(e)(2) of the Immigration and Nationality Act (8 U.S.C. 1153(e)(2)) in fiscal year 2020 or 2021 shall remain available to such alien if, because of restrictions or limitations on visa processing, visa issuance, travel, or other effects associated with the COVID–19 public health emergency—

(1) the alien was unable to receive a visa interview despite submitting an Online Immigrant Visa and Alien Registration Application (Form DS–260) to the Secretary of State; or

(2) the alien was unable to seek admission or was denied admission to the United States despite being approved for a visa under section 203(c) of the Immigration and Nationality Act (8 U.S.C. 1153(c)).

(g) Not later than 90 days after the date of the enactment of this section, the Secretary of State shall—

(1) provide written notice consistent with subsection (h) to each alien described in subsection (f)
(and such alien's representative, if applicable) of
their continuing eligibility to apply for a visa under
section 203(e) of the Immigration and Nationality
Act (8 U.S.C. 1153(e)); and
(2) publish on the Department of State website,
information and procedures implementing this sec-
tion.
(h) The notice described in subsection (g)(1) shall in-
clude procedures for the alien to inform the Secretary of
State of the alien's intent to proceed with or abandon the
application, and shall include an advisal that such applica-
tion shall be deemed abandoned if the alien fails to notify
the Secretary of the alien's intent to proceed within one
year after the date on which the notice was issued.
(i) An alien described in subsection (f) shall remain
eligible to receive a visa described in such subsection until
the earliest of the date that—
(1) the alien—
(A) notifies the Secretary of State of the
alien's intent to abandon the application; or
(B) fails to respond to the notice described
in subsection (g)(1); or
(2) the Secretary of State makes a final deter-
mination of the alien's ineligibility for such visa
under section 203(c)(2), 204(a)(1)(I)(iii), or 212(a)
of the Immigration and Nationality Act (8 U.S.C. 1153(e)(2), 1154(a)(1)(I)(iii), or 1182(a)).

(j) A determination of whether an alien is the child of a visa recipient described in subsection (f), pursuant to section 203(d) of the Immigration and Nationality Act (8 U.S.C. 1153(d)) shall be made using the age of the child when the applicant was initially selected for a visa in accordance with section 203(e)(2) of such Act.
AMENDMENT TO HOMELAND SECURITY
APPROPRIATIONS BILL
OFFERED BY MR. CALVERT OF CALIFORNIA

At the end of the bill (before the short title), insert the following:

1  SEC. _____. Section 401(b) of the Illegal Immigration
2  Reform and Immigrant Responsibility Act of 1996 (8
3  U.S.C. 1324a note) is amended—
4  (1) in the heading, by striking “; Termination”;
5  and
6  (2) by striking the second sentence.

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AMENDMENT TO HOMELAND SECURITY
APPROPRIATIONS BILL
OFFERED BY MS. MENG OF NEW YORK

At the end of the bill (before the short title), insert the following: Page 64 after line 11, add the following new section:

1 SEC. _____. (a) Notwithstanding section 204(a)(1)(I)(ii)(II) of the Immigration and Nationality Act (8 U.S.C. 1154(a)(1)(I)(ii)(II)), and subject to subsection (d) of this section, an immigrant visa for those selected in accordance with section 203(e)(2) of the Immigration and Nationality Act (8 U.S.C. 1153(e)(2)) in any of fiscal years 2017, 2018, 2019, 2020, or 2021 shall remain available to such alien if the alien was refused a visa, prevented from seeking admission, or denied admission to the United States solely because of—

11 (1) Executive Order 13769 (82 Fed. Reg. 8977; relating to “Protecting the Nation from Foreign Terrorist Entry into The United States”);

15 (2) Executive Order 13780 (82 Fed. Reg. 13209; relating “Protecting the Nation from Foreign Terrorist Entry into the United States”);
(3) Proclamation 9645 (82 Fed. Reg. 45161; relating to “Enhancing Vetting Capabilities and Processes for Detecting Attempted Entry into the United States by Terrorists or Other Public-Safety Threats”); or

(4) Proclamation 9983 (85 Fed. Reg. 6699; relating to “Improving Enhanced Vetting Capabilities and Processes for Detecting Attempted Entry into the United States by Terrorists or Other Public-Safety Threats”).

(b) Not later than 90 days after the date of the enactment of this section, the Secretary of State shall—

(1) provide written notice, consistent with subsection (c), to each alien described in subsection (a) (and such alien’s representative, if applicable) of the alien’s continuing eligibility to apply for a visa under section 203(c) of the Immigration and Nationality Act (8 U.S.C. 1153(c)); and

(2) publish on the Department of State website, information and procedures implementing this section.

(c) The notice described in subsection (b)(1) shall include procedures for the alien to inform the Secretary of State of the alien’s intent to proceed with or abandon the application, and shall include an advisory that such application shall be deemed abandoned if the alien fails to notify
the Secretary of the alien’s intent to proceed within one
year after the date on which the notice was issued.
(d) An alien described in subsection (a) shall remain
eligible to receive a visa described in such subsection until
the earliest of the date that—
(1) the alien—
(A) notifies the Secretary of the alien’s intent
to abandon the application; or
(B) fails to respond to the notice described in
subsection (b)(1); or
(2) the Secretary of State makes a final determina-
tion of the alien’s ineligibility for such visa under section
203(c)(2), 204(a)(1)(I)(iii), or 212(a) of the Immigration
and Nationality Act (8 U.S.C. 1153(c)(2),
1154(a)(1)(I)(iii), or 1182(a)).
(e) A determination of whether an alien is the child
of a visa recipient described in subsection (a), pursuant
to section 203(d) of the Immigration and Nationality Act
(8 U.S.C. 1153(d)) shall be made using the age of the
child when applicant was initially selected for a visa in
accordance with section 203(e)(2) of such Act.
AMENDMENT TO HOMELAND SECURITY
APPROPRIATIONS BILL
OFFERED BY MR. PALAZZO OF MISSISSIPPI

Page 17, line 13, increase the dollar amount by $105,000,000.

Page 47, line 14, insert after the period the following: "Of the unobligated amounts available under this heading from prior year appropriations that are not designated as an emergency requirement pursuant to the Balanced Budget and Emergency Deficit Control Act of 1985, an emergency requirement pursuant to a concurrent resolution on the budget, or for major disasters declared pursuant to the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5121 et seq.), there are hereby rescinded $105,000,000."
AMENDMENT TO HOMELAND SECURITY APPROPRIATIONS BILL
OFFERED BY MS. PINGREE OF MAINE

At the end of section 535, insert the following:

1. (XX) $7,000,000 from the unobligated balances available in the "Management Directorate—Office of Biometric Identity Management" account (70 X 0521).

Page 64, after line 11, insert the following new section:

5. SEC. _____: Notwithstanding the numerical limitation set forth in section 214(g)(1)(B) of the Immigration and Nationality Act (8 U.S.C. 1184(g)(1)(B)), the Secretary of Homeland Security, after consultation with the Secretary of Labor, and upon the determination that the needs of American businesses cannot be satisfied in fiscal year 2022 with United States workers who are willing, qualified, and able to perform temporary nonagricultural labor, shall increase the total number of aliens who may receive a visa under section 101(a)(15)(H)(ii)(b) of such Act (8 U.S.C. 1101(a)(15)(H)(ii)(b)) in such fiscal year above such limitation by not more than the highest num-
ber of H–2B nonimmigrants who participated in the H–2B returning worker program in any fiscal year in which returning workers were exempt from such numerical limitation.
In the bill:

Page 42, line 21, strike "$3,525,017,000" and insert "$3,825,017,000".

Page 42, line 22, strike "$610,000,000" and insert "$910,000,000".

Page 42, beginning line 25, strike "$90,000,000" and all that follows through "Stonegarden," and insert:

"$300,000,000 shall be for Operation Stonegarden for immigration enforcement purposes;".
AMENDMENT TO HOMELAND SECURITY
APPROPRIATIONS BILL
OFFERED BY MR. CUELLAR OF TEXAS

Page 64, after line 11, add the following new section:

1 Sec. _____ In fiscal year 2022, 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.
Strike Oversight of CBP Surveillance Technology Language in the Report

In the Report:

On pages 14 and 15 strike the heading "Oversight of CBP Surveillance Technology" and all of the text under that heading.
AMENDMENT TO HOMELAND SECURITY

APPROPRIATIONS BILL

OFFERED BY MRS. WATSON COLEMAN OF NEW JERSEY

Page 47, line 14, insert "Provided, That of the amount provided under this heading, up to $120,000,000 may be transferred to the Disaster Assistance Direct Loan Program Account for the cost of direct loans as authorized under section 417 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5184), including loan cancellations provided for in this title, of which up to $3,000,000 is for administrative expenses" before the period at the end.

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

1 Sec. ______. Repayments of the remaining balances of all loans, as of June 30, 2021, by the Federal Emergency Management Agency under section 417 the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5184) are hereby canceled.
AMENDMENT TO HOMELAND SECURITY
APPROPRIATIONS BILL
OFFERED BY MRS. HINSON OF IOWA

After section 235, insert the following:

Sec. 236. None of the funds made available in this Act may be used to implement, administer, or otherwise carry out the activities and policies described in the memorandum, issued by the Acting Director of U.S. Immigration and Customs Enforcement on February 18, 2021, on the subject of “Interim Guidance: Civil Immigration Enforcement and Removal Priorities”.

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AMENDMENT TO HOMELAND SECURITY
APPROPRIATIONS BILL
OFFERED BY MRS. HINSON OF IOWA

Strike section 211.

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