116th CONGRESS 2d Session

> To improve the U.S. Immigration and Customs Enforcement Homeland Security Investigations' Visa Security Program, and for other purposes.

# IN THE SENATE OF THE UNITED STATES

Ms. HASSAN (for herself and Mr. JOHNSON) introduced the following bill; which was read twice and referred to the Committee on

# A BILL

- To improve the U.S. Immigration and Customs Enforcement Homeland Security Investigations' Visa Security Program, 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 "Visa Security Expan-5 sion Act".

### 6 SEC. 2. VISA SECURITY.

7 (a) VISA SECURITY PRESENCE AT HIGH-RISK
8 POSTS.—Section 428 of the Homeland Security Act of
9 2002 (6 U.S.C. 236) is amended—

1	(1) by striking subsection (a) and inserting the
2	following:
3	"(a) DEFINITIONS.—In this section:
4	"(1) Consular officer.—The term 'consular
5	officer' has the meaning given such term under sec-
6	tion $101(a)(9)$ of the Immigration and Nationality
7	Act (8 U.S.C. 1101(a)(9)).
8	"(2) RISK-BASED ASSIGNMENT.—The term
9	'risk-based assignment' means the assignment of
10	visa security presence at a diplomatic or consular
11	post based on relative need, according to the site se-
12	lection criteria described in subsection $(e)(1)(B)(iii)$ .
13	"(3) VISA SECURITY PRESENCE.—The term
14	'visa security presence' means enhanced security at
15	a diplomatic or consular post using any method de-
16	scribed in subsection $(e)(1)(B)(iv)$ ."; and
17	(2) in subsection (e)(1)—
18	(A) by striking "The Secretary" and in-
19	serting the following:
20	"(A) AUTHORIZATION.—The Secretary";
21	and
22	(B) by adding at the end the following:
23	"(B) RISK-BASED ASSIGNMENTS.—
24	"(i) IN GENERAL.—During the 10-
25	year period beginning on the date of the

1	enactment of the Visa Security Expansion
2	Act, the Secretary shall make annual risk-
3	based assignments to provide visa security
4	presence at not fewer than 2 additional
5	diplomatic and consular posts at which
6	visas are issued.
7	"(ii) LIMITATION.—The total number
8	of embassies or consulates with visa secu-
9	rity presence during the period specified in
10	clause (i) may not exceed 75, unless the
11	Secretary certifies that exceeding this limit
12	is necessary to respond to an imminent na-
13	tional security threat.
14	"(iii) SITE SELECTION CRITERIA.—
15	The criteria for site selection described in
16	this clause are—
17	"(I) the number of nationals of a
18	country in which any of the diplomatic
19	and consular posts referred to in
20	clause (i) are located who were identi-
21	fied during the previous year as a
22	known or suspected terrorist in a
23	United States Government database;
24	"(II) the level of cooperation
25	given by the government of such coun-

1	try to assist with the counterterrorism
2	efforts of the United States;
3	"(III) information analyzing the
4	presence, activity, or movement of ter-
5	rorist organizations (as defined in sec-
6	tion 212(a)(3)(B)(vi) of the Immigra-
7	tion and Nationality Act (8 U.S.C.
8	1182(a)(3)(B)(vi))) within or through
9	such country;
10	"(IV) information analyzing Se-
11	curity Advisory Opinions issued by the
12	Security Advisory Opinion Unit re-
13	garding nationals of a country in
14	which any of the diplomatic and con-
15	sular posts referred to in clause (i)
16	are located;
17	"(V) information analyzing the
18	adequacy of the border and immigra-
19	tion controls of such country; and
20	"(VI) any other criteria the Sec-
21	retary determines appropriate.
22	"(iv) VISA SECURITY PRESENCE.—
23	"(I) IN GENERAL.—The visa se-
24	curity presence required under clause
25	(i) may be achieved primarily by as-

1	signing trained Department visa secu-
2	rity agents to a selected embassy or
3	consulate, provided that the Depart-
4	ment issues a report to Congress ex-
5	plaining why the placement of visa se-
6	curity agents is the most cost effective
7	means for achieving a visa security
8	presence at the embassy or consulate.
9	"(II) Alternate visa security
10	PRESENCE.—If the Secretary is un-
11	able to justify the placement of visa
12	security agents under subclause (I),
13	the visa security presence required
14	under clause (i) may be achieved by
15	assigning a regional visa security
16	agent from the Department who will
17	travel to conduct in-person vetting for
18	high priority applications.".
19	(b) Counterterrorism Vetting and Screen-
20	ING.—Section 428(e)(2) of the Homeland Security Act of
21	2002 (6 U.S.C. 236(e)(2)) is amended—
22	(1) by redesignating subparagraph (C) as sub-
23	paragraph (D); and
24	(2) by inserting after subparagraph (B) the fol-
25	lowing:

1	"(C) Screen any such applications against
2	the appropriate criminal, national security, and
3	terrorism databases maintained by the Federal
4	Government.".
5	(c) TRAINING AND HIRING.—Section 428(e)(6)(A) of
6	the Homeland Security Act of 2002 (6 U.S.C.
7	236(e)(6)(A)) is amended—
8	(1) by striking "The Secretary shall ensure, to
9	the extent possible, that any employees" and insert-
10	ing "The Secretary, acting through the appropriate
11	official, shall provide training to any employees";
12	and
13	(2) by striking "shall be provided the necessary
14	training".
15	(d) INTERAGENCY COOPERATION.—
16	(1) Space and resources.—Upon the selec-
17	tion of a post by the Secretary of Homeland Secu-
18	rity to provide visa security presence (as defined in
19	section 428(a)(3) of the Homeland Security Act of
20	2002, as added by subsection $(a)(1)$ , the Secretary
21	of State shall ensure, to the extent practicable, that
22	visa security units are provided with sufficient space
23	and resources within the post to carry out the func-
24	tions described in section $428(e)$ of such Act (6
25	U.S.C. 236(e)).

(2) REPORT TO CONGRESS.—If the Secretary of
 State is unable to provide sufficient space and re sources for a post selected by the Secretary of
 Homeland Security in accordance with paragraph
 (1), the Secretary of State shall submit a report to
 Congress that details the reasons it would be im practicable to provide such space and resources.

#### 8 SEC. 3. METRICS.

9 (a) IN GENERAL.—Not later than 180 days after the 10 date of the enactment of this Act, the Secretary of Homeland Security shall submit a report to Congress and to 11 12 the Comptroller General of the United States that outlines 13 the performance measurement process established pursuant to subsection (b) by which the Department of Home-14 15 land Security shall evaluate the performance of the visa security units. 16

(b) ESTABLISHMENT OF PERFORMANCE MEASUREMENT PROCESS.—The Secretary of Homeland Security
shall establish and continue to use a performance measurement process for the Visa Security Program, which
shall include—

(1) using objective and quantifiable perform-ance metrics and targets;

(2) collecting and analyzing data to determine
 whether targeted levels of performance have been
 achieved;

4 (3) taking actions to address gaps between de5 sired and actual performance; and

6 (4) updating or revising performance metrics,7 as necessary

8 (c) GAO REVIEW.—Not later than 120 days after the 9 receipt of the report required under subsection (a), the 10 Comptroller General of the United States shall submit a report to Congress containing the results of its review of 11 12 the validity and reliability of the performance measure-13 ment process established by the Department of Homeland Security to evaluate the performance of the visa security 14 15 units.

#### 16 SEC. 4. VISA SECURITY FEE.

(a) IN GENERAL.—After submitting the report required under section 3(a), the Secretary of State, in coordination with the Secretary of Homeland Security,
shall—

(1) establish a security fee to be paid with allnonimmigrant visas applications; and

(2) use the security fee established pursuant to
paragraph (1) to offset the operating costs of—

e e
(A) expanding the establishment of visa se-
curity presence at additional posts; and
(B) at the discretion of the Secretaries, ex-
isting visa security units.
(b) FEE Administration.—The Secretary of State,
in consultation with the Secretary of Homeland Security,
shall—
(1) charge the fee required under subsection (a)
in support of the Immigration and Customs Enforce-
ment Visa Security Program; and
(2) initially deposit such fees into the Consular
Border Security Program Account or into another
account of the Department of State; and
(3) regularly transfer the amounts deposited
pursuant to paragraph (2) into the Immigration Ex-
aminations Fee Account established under section
286(m) of the Immigration and Nationality Act (8
U.S.C. 1356(m)).
U.S.C. 1356(m)). SEC. 5. ANNUAL REPORT.
SEC. 5. ANNUAL REPORT.
<b>SEC. 5. ANNUAL REPORT.</b> (a) IN GENERAL.—Not later than 180 days after the
SEC. 5. ANNUAL REPORT. (a) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, and annually thereafter

25 the security of the nonimmigrant visa screening process

for each post at which Department of Homeland Security
 visa security personnel are not assigned.

3 (b) CONTENTS.—The report submitted pursuant to4 subsection (a) shall include—

5 (1) the identification by the consular or diplo6 matic post of the methods most commonly used by
7 criminals, terrorist, and others to attempt to exploit
8 the nonimmigrant visa process to enter the United
9 States;

10 (2) the process used by the post to interdict
11 criminals, terrorists, and others who would exploit
12 the nonimmigrant visa process to enter the United
13 States;

(3) a description of the counterterrorism and
counterfraud training provided by the consular and
diplomatic post to visa adjudication officers;

17 (4) the number of personnel at the post trained
18 as immigration law enforcement officers who regu19 larly conduct in person interviews with visa appli20 cants;

(5) the annual number of nominations to the
terrorism watch list or modifications to terrorism
watch list entries made by personnel at the post in
charge of nonimmigrant visa adjudications;

(6) the number of nonimmigrant visas refused
 in the past year on the basis of derogatory informa tion that indicates the applicant is a potential ter rorist threat; and
 (7) the steps the post will take to improve non immigrant visa adjudication and visa screening dur ing the following 5 years.