

119TH CONGRESS  
1ST SESSION

# S. 956

To facilitate the entry and processing of merchandise and trade enforcement,  
and for other purposes.

---

## IN THE SENATE OF THE UNITED STATES

MARCH 11 (legislative day, MARCH 10), 2025

Mr. CASSIDY (for himself and Ms. CORTEZ MASTO) introduced the following  
bill; which was read twice and referred to the Committee on Finance

---

# A BILL

To facilitate the entry and processing of merchandise and  
trade enforcement, 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; TABLE OF CONTENTS.**

4       (a) SHORT TITLE.—This Act may be cited as the  
5       “Customs Facilitation Act of 2025”.

6       (b) TABLE OF CONTENTS.—The table of contents for  
7       this Act is as follows:

Sec. 1. Short title; table of contents.

**TITLE I—ONE UNITED STATES GOVERNMENT AT THE BORDER**

Sec. 101. Border Interagency Executive Council.

Sec. 102. Establishment of single window import and export cargo processing  
release system.

Sec. 103. Continued modernization of the Automated Commercial Environment.  
 Sec. 104. Authorization of appropriations for uniform system for processing and release of cargo.

## TITLE II—MODERNIZING CUSTOMS PROCESSES

Sec. 201. Simplification of drawback procedures.  
 Sec. 202. Streamlined export processes.  
 Sec. 203. Treatment of clerical errors in submission of export data.  
 Sec. 204. Government Accountability Office report on fee schedule of U.S. Customs and Border Protection.  
 Sec. 205. Improvements to Centers of Excellence and Expertise.

## TITLE III—IMPROVING CUSTOMS DATA AND TRANSPARENCY

Sec. 301. Requirements for regulations relating to data collection for trade enforcement and facilitation.  
 Sec. 302. Updates to U.S. Customs and Border Protection website and Customs-Trade Partnership Against Terrorism Trade Compliance Handbook.  
 Sec. 303. Establishment of deadlines for agency responses to trade community requests.  
 Sec. 304. Accessibility of contact information of representatives of U.S. Customs and Border Protection and Centers of Excellence and Expertise.

# **1      TITLE I—ONE UNITED STATES 2      GOVERNMENT AT THE BORDER**

## **3      SEC. 101. BORDER INTERAGENCY EXECUTIVE COUNCIL.**

4                 (a) ESTABLISHMENT.—There is established an inter-  
 5 agency working group, to be known as the Border Inter-  
 6 agency Executive Council (in this section referred to as  
 7 the “Council”), to serve as an interagency forum to facili-  
 8 tate the development of policies and processes to enhance  
 9 coordination across customs, transport security, health  
 10 and safety, sanitary, conservation, trade, and  
 11 phytosanitary agencies with border management authori-  
 12 ties—

13                             (1) to measurably improve supply chain proc-  
 14                             esses and the identification of illicit shipments; and

(2) to facilitate and expedite the flow of legitimate trade.

(b) OVERSIGHT.—The Secretary of Homeland Security shall oversee the Council.

**5 (c) CHAIRPERSON; VICE CHAIRPERSON.—**

6                             (1) CHAIRPERSON.—The Commissioner of U.S.  
7                             Customs and Border Protection or a senior-level des-  
8                             ignee from U.S. Customs and Border Protection  
9                             shall serve as the chairperson of the Council.

10                             (2) VICE CHAIRPERSON.—There shall be a vice  
11                             chairperson of the Council, who shall be selected  
12                             every 2 years from among the members of the Coun-  
13                             cil by a process determined by the members.

**14 (d) MEMBERSHIP.—**

25 (A) The Department of State.

- (B) The Department of the Treasury.

(C) The Department of Defense.

(D) The Department of the Interior.

(E) The Department of Agriculture.

(F) The Department of Commerce.

(G) The Department of Health and Human Services.

(H) The Department of Transportation.

(I) The Department of Homeland Security.

(J) The Environmental Protection Agency.

(K) Such other Federal agencies, including independent regulatory and quasi-judicial agencies and commissions, as the chairperson and vice chairperson consider appropriate.

(2) REPRESENTATIVES OF EXECUTIVE OFFICE OF PRESIDENT.—The Council may also include appropriate representatives of the Executive Office of the President.

(3) WAIVER OF PARTICIPATION.—The Secretary of Homeland Security may waive the participation, in whole or in part, of representatives of any agency specified in paragraph (1) in the Council if the Secretary considers it appropriate.

(e) FUNCTIONS OF COUNCIL.—The Council shall—

- 1                             (1) facilitate the development of common risk  
2                             management principles and methods to inform agen-  
3                             cy operations associated with the review and release  
4                             of cargo at the border and to support compliance  
5                             with applicable law;
- 6                             (2) facilitate the development of policies and  
7                             processes to coordinate, improve, and accelerate  
8                             agency review of electronic trade-related documenta-  
9                             tion or information transmitted, or otherwise made  
10                            available, through relevant systems and provide co-  
11                            ordinated and streamlined responses back to users  
12                            to facilitate trade and support compliance with ap-  
13                            plicable law and international agreements;
- 14                            (3) identify opportunities to use documentation  
15                            or information relating to the importation of mer-  
16                            chandise, including documentation or information  
17                            provided prior to the arrival of merchandise into the  
18                            customs territory of the United States or the filing  
19                            of an entry of merchandise with U.S. Customs and  
20                            Border Protection, to facilitate priority processing  
21                            and the expedited release of such merchandise from  
22                            the custody of U.S. Customs and Border Protection  
23                            and to reduce redundancies in the trade data that  
24                            each party in a supply chain is required to provide;

- 1                         (4) identify opportunities to streamline Federal  
2                         Government systems and reduce costs through the  
3                         elimination of redundant capabilities and through  
4                         enhanced utilization of the capabilities of the Auto-  
5                         mated Commercial Environment, or any successor  
6                         system, as a means of improving supply chain man-  
7                         agement processes;
- 8                         (5) identify opportunities to enhance whole-of-  
9                         Government trade processing capabilities, including  
10                         capabilities relating to processing cargo manifests,  
11                         collection of advance import and export data, uni-  
12                         form cargo admissibility and release processes, entry  
13                         summaries, and cargo financial data, in the Auto-  
14                         mated Commercial Environment, or any successor  
15                         system, that conform with the criteria for the admis-  
16                         sibility of merchandise of all agencies represented on  
17                         the Council;
- 18                         (6) enhance uniformity, consistency, and trans-  
19                         parency, by facilitating the development, to the ex-  
20                         tent practicable and consistent with applicable law,  
21                         of a standard nomenclature, including definitions of  
22                         relevant terms, across and within the Federal agen-  
23                         cies represented on the Council for—
- 24                                 (A) any party in the supply chain; and

(B) any event related to the importation or exportation of merchandise or any customs program;

(9) assess opportunities to facilitate electronic payment of duties, taxes, fees, and charges imposed under Federal law upon entry of merchandise.

19 (f) REPORT.—

1 has made toward carrying out the functions de-  
2 scribed under subsection (e).

3 (2) PUBLIC COMMENT.—The Council shall pro-  
4 vide an opportunity for public comment on the re-  
5 port required by paragraph (1).

6 (g) CONTINUATION OF MEMBERS.—An individual  
7 serving as a member of the Border Interagency Executive  
8 Council established by Executive Order 13659 (19 U.S.C.  
9 1411 note; relating to streamlining the export/import  
10 process for America's businesses) on the day before the  
11 date of the enactment of this Act may continue to serve  
12 as a member of the Council established by subsection (a).

13 **SEC. 102. ESTABLISHMENT OF SINGLE WINDOW IMPORT**  
14 **AND EXPORT CARGO PROCESSING RELEASE**  
15 **SYSTEM.**

16 (a) IN GENERAL.—In order to advance the national  
17 economic security, trade enforcement, and trade facilita-  
18 tion missions of U.S. Customs and Border Protection and  
19 partner government agencies of U.S. Customs and Border  
20 Protection, the Secretary of Homeland Security shall en-  
21 sure that a scalable, uniform automated platform provides  
22 a system for the processing and release of cargo being im-  
23 ported into and exported from the United States.

24 (b) ELEMENTS.—The system required by subsection  
25 (a) shall include the following elements:

1                         (1) Incorporation of whole-of-Government trade  
2 processing capabilities, including capabilities relating  
3 to processing cargo manifests, collection of advance  
4 import and export data, uniform cargo admissibility  
5 and release processes, entry summaries, and cargo  
6 financial data, in the Automated Commercial Envi-  
7 ronment, or any successor system, to conform with  
8 the admissibility criteria of—

9                             (A) the Automated Commercial Environ-  
10 ment, or any successor system; and

11                             (B) all agencies—

12                                 (i) participating in the International  
13 Trade Data System established under sec-  
14 tion 411(d) of the Tariff Act of 1930 (19  
15 U.S.C. 1411(d)); and

16                                 (ii) represented on the Border Inter-  
17 agency Executive Council, established in  
18 section 101.

19                         (2) Continued collaboration with the head of  
20 each agency participating in the International Trade  
21 Data System to make efforts to ensure that—

22                             (A) if data required by a partner govern-  
23 ment agency is already available in the Auto-  
24 mated Commercial Environment, or any suc-  
25 cessor system, as a result of a requirement of

1           U.S. Customs and Border Protection or another  
2           agency, the system will populate that data for  
3           the purpose of reporting the data to the partner  
4           government agency and the data will not need  
5           to be reported again through a separate submis-  
6           sion, unless U.S. Customs and Border Protec-  
7           tion or the partner government agency deter-  
8           mines an additional submission is necessary to  
9           confirm the accuracy of data received from 2 or  
10          more sources;

11           (B) the Automated Commercial Environ-  
12          ment, or a successor system, provides a partner  
13          government agency with any data that is need-  
14          ed to facilitate the coordination and efficient  
15          execution of inspections conducted by that part-  
16          ner government agency;

17           (C) a partner government agency inter-  
18          ested in obtaining import and export data and  
19          conducting or directing its own inspections is  
20          able to do so through the manifest and entry  
21          functionality of the Automated Commercial En-  
22          vironment, or a successor system, and in real  
23          time when entries and manifests are submitted,  
24          rather than as a redelivery process when cargo  
25          may have already been delivered; and

**16**           (c) ASSESSMENT.—

17                   (1) IN GENERAL.—Not later 180 days after the  
18 date of the enactment of this Act, the Commissioner  
19 of U.S. Customs and Border Protection shall com-  
20 plete an assessment of whether a technology solution  
21 that is capable of delivering the system required by  
22 subsection (a) is commercially available.

23                             (2) REPORT REQUIRED.—If the Commissioner  
24     decides not to acquire a commercially available tech-  
25     nology to satisfy the system requirement of sub-

1 section (a), the Commissioner shall submit to Con-  
2 gress a report that includes a description of—

3 (A) if applicable, the determination that—

4 (i) developing the system required by  
5 subsection (a) is more cost effective than  
6 acquiring such system from a commercial  
7 source; and

8 (ii) a system developed by U.S. Cus-  
9 toms and Border Protection can more ade-  
10 quately address the needs of partner gov-  
11 ernment agencies and the trade community  
12 than a system acquired from a commercial  
13 source; and

14 (B) the manner by which the Commis-  
15 sioner will provide the system required by sub-  
16 section (a) within the timeline and meeting the  
17 requirements set forth in subsection (d).

18 (d) IMPLEMENTATION OF THE SYSTEM.—

19 (1) IN GENERAL.—Not later than 1 year after  
20 the date on which amounts appropriated pursuant to  
21 the authorization of appropriations under section  
22 104 are first made available to U.S. Customs and  
23 Border Protection, the Commissioner shall imple-  
24 ment the system required by subsection (a).

1                         (2) REQUIREMENTS.—In implementing the sys-  
2                         tem required by subsection (a), the Commissioner  
3                         shall—

4                             (A) collaborate with the Trade Support  
5                         Network and other members of the trade com-  
6                         munity as the Commissioner considers appro-  
7                         priate;

8                             (B) ensure that the system provides the  
9                         same or greater functionality as any system  
10                         being replaced by the system required by sub-  
11                         section (a), to include functionality with respect  
12                         to the ability of partner government agencies  
13                         and the trade community to conduct ordinary  
14                         business;

15                             (C) ensure that the system provides the  
16                         features envisioned in the 21st Century Cus-  
17                         toms Framework of U.S. Customs and Border  
18                         Protection; and

19                             (D) if unable to timely provide a feature of  
20                         the system required by this section, consult  
21                         with the Trade Support Network and other  
22                         members of the trade community, as the Com-  
23                         missioner considers appropriate, to provide a  
24                         feature of equal importance.

8           (e) MODIFICATIONS TO ENSURE OPERATION OF  
9 INTERNATIONAL TRADE DATA SYSTEM.—Section  
10 411(d)(4)(A) of the Tariff Act of 1930 (19 U.S.C.  
11 1411(d)(4)(A)) is amended—

22 (2) in clause (i), by striking the semicolon and  
23 inserting “; and”;

24 (3) in clause (ii), by striking the semicolon and  
25 inserting a period; and

1                             (4) by striking clauses (iii) and (iv).

2   **SEC. 103. CONTINUED MODERNIZATION OF THE AUTO-**  
3                             **MATED COMMERCIAL ENVIRONMENT.**

4                             (a) IN GENERAL.—In order to advance the national  
5    economic security, trade enforcement, and trade facilita-  
6    tion missions of U.S. Customs and Border Protection and  
7    partner government agencies of U.S. Customs and Border  
8    Protection, the Secretary of Homeland Security shall pro-  
9    vide for the continuous modernization of the Automated  
10   Commercial Environment or a successor system.

11                             (b) REQUIREMENTS.—

12                             (1) DEVELOPMENT PRIORITIES.—The Commis-  
13    sioner of U.S. Customs and Border Protection, in  
14    consultation with the Commercial Customs Oper-  
15    ations Advisory Committee (established under sec-  
16    tion 109 of the Trade Facilitation and Trade En-  
17    forcement Act of 2015 (19 U.S.C. 4316)), the Trade  
18    Support Network, and any other member of the  
19    trade community the Commissioner considers appro-  
20    priate, shall determine the development priorities for  
21    the Automated Commercial Environment, or a suc-  
22    cessor system.

23                             (2) COLLABORATION WITH PARTNER GOVERN-  
24    MENT AGENCIES AND INDUSTRY.—

12 (B) MEETINGS.—

(ii) ATTENDEES.—For each meeting convened under clause (i), the Commissioner shall invite—

(I) any representative from a partner government agency or member of the trade community who has a stake in the system feature being discussed at the meeting;

(II) any contractor or technical expert that the Commissioner considers appropriate; and

(III) any other stakeholder the Commissioner considers appropriate.

(iii) TASKS.—For each meeting convened under clause (i), the Commissioner shall—

(I) solicit feedback on any enhancement to the Automated Commercial Environment, or a successor system, that is planned, in development, or newly implemented and is addressed at the meeting;

(II) conduct user testing or research with respect to any enhancement to the Automated Commercial Environment that is planned, in development, or newly implemented;

(III) maintain a summary of the feedback received with respect to each such enhancement; and

(IV) incorporate, to the extent practicable and as aligned with the development priorities determined under paragraph (1), the results of any testing or research conducted under subclause (II) into the development of any such enhancement.

22 (c) REPORT.—Not later than 2 years after the date  
23 of the enactment of this Act, and annually thereafter, the  
24 Commissioner shall submit to Congress and make avail-  
25 able to the public a report that describes the development

1 progress of the Automated Commercial Environment, or  
2 any successor system.

3 **SEC. 104. AUTHORIZATION OF APPROPRIATIONS FOR UNI-**  
4 **FORM SYSTEM FOR PROCESSING AND RE-**  
5 **LEASE OF CARGO.**

6 There are authorized to be appropriated to the Sec-  
7 retary of Homeland Security for fiscal year 2026, and  
8 each fiscal year thereafter, such sums as may be necessary  
9 to carry out improvements in a scalable, uniform auto-  
10 mated platform that provides a system for the processing  
11 and release of cargo being imported into and exported  
12 from the United States, including improvements to and  
13 integration of the Automated Commercial Environment,  
14 or any successor system, as described in section 102.

15 **TITLE II—MODERNIZING**  
16 **CUSTOMS PROCESSES**

17 **SEC. 201. SIMPLIFICATION OF DRAWBACK PROCEDURES.**

18 (a) IN GENERAL.—Section 313 of the Tariff Act of  
19 1930 (19 U.S.C. 1313) is amended by inserting after sub-  
20 section (s) the following:

21 “(t) SIMPLIFICATION OF DRAWBACK PROCE-  
22 DURES.—

23 “(1) ACCELERATED PAYMENT.—

24 “(A) IN GENERAL.—A person that meets  
25 the requirements of paragraph (3) and files a

1       claim for drawback under this section shall be  
2       paid all estimated duties, taxes, and fees cov-  
3       ered by the claim while the liquidation of the  
4       claim is pending.

5           “(B) ESTIMATED PAYMENT EXCEEDS LIQ-  
6       UIDATED AMOUNT.—If the amount of estimated  
7       duties, taxes, and fees paid by U.S. Customs  
8       and Border Protection under subparagraph (A)  
9       for a drawback claim exceeds an amount that  
10      is \$20 more than the final liquidated amount  
11      for that claim, the person that filed the claim  
12      shall refund to U.S. Customs and Border Pro-  
13      tection the amount by which the amount of esti-  
14      mated duties, taxes, and fees paid by U.S. Cus-  
15      toms and Border Protection exceeds the final  
16      liquidated amount.

17           “(C) LIQUIDATED AMOUNT EXCEEDS ESTI-  
18       MATED PAYMENT.—If the final liquidated  
19       amount for a drawback claim exceeds an  
20      amount that is \$20 more than the amount of  
21      estimated duties, taxes, and fees paid by U.S.  
22      Customs and Border Protection under subpara-  
23      graph (A) for the claim, U.S. Customs and  
24      Border Protection shall provide to the person  
25      that filed the claim an additional refund in the

1           amount by which the final liquidated amount  
2           exceeds the amount of estimated duties, taxes,  
3           and fees paid by U.S. Customs and Border Pro-  
4           tection.

5           “(2) PRIOR NOTICE OF EXPORT NOT RE-  
6           QUIRED.—A person that meets the requirements of  
7           paragraph (3) shall not be required to provide notice  
8           to U.S. Customs and Border Protection of an export  
9           of merchandise to be used in a claim for drawback  
10          under this section before exporting the merchandise.

11          “(3) REQUIREMENTS FOR CLAIMANTS.—A per-  
12          son meets the requirements of this paragraph if the  
13          person has completed the following:

14           “(A) Submitted to U.S. Customs and Bor-  
15          der Protection information and supporting doc-  
16          umentation kept by the person in the normal  
17          course of business that evidences the ability of  
18          the person to file for and claim drawback under  
19          this section, which submission shall—

20           “(i) be deemed complete when sub-  
21          mitted to U.S. Customs and Border Pro-  
22          tection by the person; and

23           “(ii) apply to all claims for drawback  
24          filed by the person under this section after  
25          the completion of the submission.

1                 “(B) Obtained a properly executed bond  
2                 securing, pending liquidation of a drawback  
3                 claim, repayment of 100 percent of the esti-  
4                 mated duties, taxes, and fees covered by the  
5                 claim.

6                 “(4) ELECTRONIC FILINGS FOR DRAWBACK  
7                 CLAIMS.—A person making a claim for drawback  
8                 under this section shall be allowed to file an amend-  
9                 ment to, or perfection of, a drawback claim through  
10                 electronic means.”.

11                 (b) PRIOR APPROVAL NOT REQUIRED FOR SUBSTI-  
12                 TUTION DRAWBACK.—Section 313(b) of the Tariff Act of  
13                 1930 (19 U.S.C. 1313(b)) is amended by adding at the  
14                 end the following:

15                 “(5) ADVANCE APPROVAL OF CLAIMS NOT RE-  
16                 QUIRED.—A person filing a claim for drawback  
17                 under paragraph (1) shall not be required to obtain  
18                 any ruling or approval authorizing drawback under  
19                 that paragraph from the U.S. Customs and Border  
20                 Protection before filing the claim, but shall exercise  
21                 reasonable care in determining whether to obtain  
22                 such a ruling in advance of the filing.”.

23                 (c) REGULATIONS.—Not later than 180 days after  
24                 the date of the enactment of this Act, the Commissioner  
25                 of U.S. Customs and Border Protection shall prescribe

1 regulations specifying the information required to be in-  
2 cluded in submissions made under subsection (t) of section  
3 313 of the Tariff Act of 1930, as added by subsection (a).

4 **SEC. 202. STREAMLINED EXPORT PROCESSES.**

5 Section 304 of title 13, United States Code, is  
6 amended by adding at the end the following:

7 “(d) REGULATIONS RELATING TO ADVANCE INFOR-  
8 MATION.—

9 “(1) IN GENERAL.—The Secretary of Com-  
10 merce shall prescribe regulations to account for ad-  
11 vance documentation or information and reports de-  
12 scribed in subsection (a) made available with respect  
13 to cargo before the exportation or transportation of  
14 the cargo.

15 “(2) CONSIDERATION OF TIMELINES FOR SUB-  
16 MISSION.—In prescribing regulations under para-  
17 graph (1), the Secretary shall—

18 “(A) consider how the different business  
19 models of persons submitting advance docu-  
20 mentation or information under subsection (a)  
21 impact the availability of the documentation or  
22 information; and

23 “(B) adjust the timelines required for the  
24 submission of that documentation or informa-  
25 tion as appropriate.

1                 “(3) AVOIDANCE OF REDUNDANCY.—If infor-  
2 mation relating to the exportation or transportation  
3 of cargo provided under this section or section 431  
4 of the Tariff Act of 1930 (19 U.S.C. 1431) is redun-  
5 dant with information required to be provided under  
6 any other provision of law, the Secretary shall, pur-  
7 suant to the regulations prescribed under paragraph  
8 (1), work jointly with the Commissioner of U.S.  
9 Customs and Border Protection to ensure that the  
10 provision of the information under this section or  
11 such section 431 satisfies the requirement to provide  
12 the information under such other provision of law, to  
13 the extent practicable.”.

14 **SEC. 203. TREATMENT OF CLERICAL ERRORS IN SUBMIS-**  
15 **SION OF EXPORT DATA.**

16                 Section 305(b) of title 13, United States Code, is  
17 amended—

18                 (1) by striking “The Secretary” and inserting  
19 the following:

20                 “(1) IN GENERAL.—The Secretary”; and

21                 (2) by adding at the end the following:

22                 “(2) TREATMENT OF CLERICAL ERRORS.—For  
23 purposes of paragraph (1), clerical errors or mis-  
24 takes of fact are not violations unless they are part  
25 of a pattern of violative conduct. The mere noninten-

1       tional repetition by an electronic system of an initial  
2       clerical error does not constitute a pattern of viola-  
3       tive conduct.”.

4       **SEC. 204. GOVERNMENT ACCOUNTABILITY OFFICE REPORT**  
5                   **ON FEE SCHEDULE OF U.S. CUSTOMS AND**  
6                   **BORDER PROTECTION.**

7       Not later than one year after the date of the enact-  
8       ment of this Act, the Comptroller General of the United  
9       States shall submit to Congress a report on the fee sched-  
10      ule of U.S. Customs and Border Protection that in-  
11      cludes—

- 12               (1) an assessment of—  
13                   (A) how that schedule might be restruc-  
14                  tured; and  
15                (B) ways—  
16                   (i) to reduce costs for the entities in  
17                  the trade community that are the most  
18                  compliant with the customs and trade laws  
19                  of the United States (as defined in section  
20                  2 of the Trade Facilitation and Trade En-  
21                  forcement Act of 2015 (19 U.S.C. 4301));  
22                  and  
23                   (ii) to ensure that all entities that  
24                  benefit from customs services provided by

1           U.S. Customs and Border Protection pay  
2           for those services; and  
3           (2) recommendations for Congress.

4 **SEC. 205. IMPROVEMENTS TO CENTERS OF EXCELLENCE  
5           AND EXPERTISE.**

6        Section 110(a) of the Trade Facilitation and Trade  
7        Enforcement Act of 2015 (19 U.S.C. 4317(a)) is amend-  
8        ed—

9           (1) in paragraph (8), by striking “; and” and  
10          inserting a semicolon;

11          (2) in paragraph (9), by striking the period and  
12          inserting a semicolon; and

13          (3) by adding at the end the following:

14           “(10) develop procedures, informed compliance  
15          publications, or other guidance with respect to the  
16          entry of merchandise in compliance with the law;  
17          and

18           “(11) provide guidance to importers on the  
19          post-entry and clearance procedures for imported  
20          merchandise impacted by admissibility issues includ-  
21          ing alleged violations of section 307 of the Trade  
22          Act of 1930 (19 U.S.C. 1307).”.

1   **TITLE III—IMPROVING CUSTOMS**  
2   **DATA AND TRANSPARENCY**

3   **SEC. 301. REQUIREMENTS FOR REGULATIONS RELATING**  
4                   **TO DATA COLLECTION FOR TRADE ENFORCE-**  
5                   **MENT AND FACILITATION.**

6         (a) REQUIREMENTS FOR NEW REGULATIONS.—In  
7 developing and imposing regulations requiring the collec-  
8 tion of additional information for the purposes of trade  
9 enforcement and facilitation, each official described in  
10 subsection (b) shall adhere to the following:

11                 (1) The official shall solicit comments from and  
12 consult with a broad range of parties likely to be af-  
13 fected by the regulations, including importers, ex-  
14 porters, carriers, customs brokers, platforms, and  
15 freight forwarders, and other interested parties.

16                 (2) In general, the requirement to provide par-  
17 ticular information shall be imposed on parties with  
18 direct knowledge of that information, as appropriate.  
19 Where requiring information from a party with di-  
20 rect knowledge of that information is not prac-  
21 ticable, the regulations shall take into account how,  
22 under ordinary and reasonable commercial practices,  
23 information is acquired by a party on which the re-  
24 quirement is imposed, and whether and how such  
25 party is reasonably able to verify the information.

1       Where information is not reasonably verifiable by a  
2       party on which a requirement is imposed, the regula-  
3       tions shall permit that party to transmit information  
4       on the basis of what the party reasonably believes to  
5       be true based on commercially reasonable practices.

6                 (3) The official shall take into account the ex-  
7       istence of competitive relationships among the par-  
8       ties on which requirements to provide particular in-  
9       formation are imposed.

10               (4) Where the regulations impose requirements  
11       on carriers of cargo, the regulations shall take into  
12       account differences among different modes of trans-  
13       portation, including differences in commercial prac-  
14       tices, operational characteristics, and technological  
15       capacity to collect and transmit information elec-  
16       tronically.

17               (5) The regulations shall take into account the  
18       extent to which the technology necessary for parties  
19       to transmit and U.S. Customs and Border Protec-  
20       tion to receive and analyze data in a timely fashion  
21       is available. To the extent the official determines  
22       that the necessary technology will not be widely  
23       available to particular modes of transportation or  
24       other affected parties until after promulgation of the  
25       regulations, the regulations shall—

5                         (6) In determining the timing for transmittal of  
6 any information, the official shall balance likely im-  
7 pact on flow of commerce with impact on trade en-  
8 forcement. With respect to requirements that may be  
9 imposed on carriers of cargo, the timing for trans-  
10 mittal of information shall take into account dif-  
11 ferences among different modes of transportation, as  
12 described in paragraph (4).

13                   (7) Where practicable, the regulations shall  
14                   avoid imposing requirements that are redundant  
15                   with one another or that are redundant with require-  
16                   ments in other provisions of law.

17                         (8) The official shall determine whether it is  
18 appropriate to provide transition periods between  
19 promulgation of the regulations and the effective  
20 date of the regulations and shall prescribe such trans-  
21 tion periods in the regulations, as appropriate, tak-  
22 ing into account different business models.

1       tions requiring the United States Postal Service to  
2       transmit the information described in this subsection  
3       to the Commissioner of U.S. Customs and Border  
4       Protection for international mail shipments by the  
5       Postal Service (including shipments to the Postal  
6       Service from foreign postal operators that are trans-  
7       ported by private carrier).

8       (b) OFFICIALS DESCRIBED.—The officials described  
9       in this subsection are—

10                  (1) the Secretary of the Treasury;  
11                  (2) the Secretary of Homeland Security; and  
12                  (3) the head of each agency represented on the  
13       Border Interagency Executive Council established by  
14       section 101.

15 **SEC. 302. UPDATES TO U.S. CUSTOMS AND BORDER PRO-**  
16 **TECTION WEBSITE AND CUSTOMS-TRADE**  
17 **PARTNERSHIP AGAINST TERRORISM TRADE**  
18 **COMPLIANCE HANDBOOK.**

19       (a) NOTIFICATION OF CHANGES.—

20                  (1) IN GENERAL.—The Commissioner of U.S.  
21       Customs and Border Protection shall consult with  
22       and notify members of the trade community if con-  
23       tent related to minimum security criteria is added to  
24       or removed from the publicly accessible website of  
25       U.S. Customs and Border Protection or the Trade

1       Compliance Handbook for the Customs-Trade Part-  
2       nership Against Terrorism.

3                     (2) CONTENT OF NOTIFICATIONS.—A notifica-  
4       tion required by paragraph (1) shall include a sum-  
5       mary and explanation of the reasons for the addition  
6       or removal of the content.

7                     (3) MODEL.—The Commissioner shall use the  
8       process of the United States International Trade  
9       Commission for disclosing modifications to the Har-  
10     monized Tariff Schedule of the United States as a  
11     model for the notification required by paragraph (1).

12                   (b) ADDITIONS TO TRADE COMPLIANCE HAND-  
13     BOOK.—In addition to providing the notification required  
14     by subsection (a)(1), the Commissioner shall consult with  
15     members of the trade community with respect to any new  
16     requirements that may be added to the Trade Compliance  
17     Handbook of the Customs-Trade Partnership Against  
18     Terrorism.

19                   (c) REVISIONS TO TRADE COMPLIANCE HAND-  
20     BOOK.—The Commissioner shall revise the Trade Compli-  
21     ance Handbook of the Customs-Trade Partnership  
22     Against Terrorism to include constructive and detailed  
23     context for best practices for mitigating the risk of import-  
24     ing merchandise produced using forced labor.

1       (d) CONSULTATIONS WITH FORCED LABOR EN-  
2       FORCEMENT TASK FORCE.—In revising the Trade Com-  
3       pliance Handbook of the Customs-Trade Partnership  
4       Against Terrorism under this section, the Commissioner  
5       shall consult with the Forced Labor Enforcement Task  
6       Force to ensure consistent messaging and streamlining of  
7       resources.

**8 SEC. 303. ESTABLISHMENT OF DEADLINES FOR AGENCY RE-**

**9 SPONSES TO TRADE COMMUNITY REQUESTS.**

10       (a) IN GENERAL.—Not later than one year after the  
11 date of the enactment of this Act, the Commissioner of  
12 U.S. Customs and Border Protection—

13                   (1) shall review any regulations governing dead-  
14                   lines for rulings and decisions of U.S. Customs and  
15                   Border Protection, including with respect to peti-  
16                   tions, protests, and requests for advice, and customs  
17                   rulings; and

21 (b) UPDATES TO EXISTING DEADLINES.—In a case  
22 in which a deadline is already established for a response  
23 under section (c), the Commission shall

<sup>24</sup> (1) *in the old wine* 1

(2) if appropriate, revise the deadline to be more expeditious.

3 (c) REPORT REQUIRED.—Not later than one year  
4 after the date of the enactment of this Act, the Com-  
5 troller General of the United States shall submit to Con-  
6 gress and make available to the public a report on rulings  
7 and decisions of U.S. Customs and Border Protection that  
8 includes—

9 (1) an assessment of—

10 (A) the average annual number of rulings  
11 and decisions described in subsection (a) con-  
12 sidered by U.S. Customs and Border Protec-  
13 tion, including such rulings and decisions that  
14 are not subject to a statutory or regulatory  
15 deadline;

16 (B) the average response time of U.S. Customs  
17 and Border Protection to petitions, protests,  
18 and requests for advice, including the total  
19 amount of responses made before and after  
20 the applicable statutory or regulatory  
21 deadline;

(C) the average time for issuance of customs rulings by U.S. Customs and Border Protection, including the total amount of rulings

1 issued before and after the applicable statutory  
2 or regulatory deadline;

3 (D) for deadlines not met, the average  
4 time it took for U.S. Customs and Border Pro-  
5 tection to respond or issue a ruling;

6 (E) reasons provided by U.S. Customs and  
7 Border Protection explaining why the deadlines  
8 were not met; and

9 (F) in the case of rulings and decisions not  
10 subject to a statutory or regulatory deadline,  
11 reasons for the length of time for issuing such  
12 rulings and making such decisions;

13 (2) a description of the petition and protest  
14 process, including timelines that apply under stat-  
15 ues or regulations as of the date of the report; and

16 (3) recommendations for Congress on improving  
17 the time taken by U.S. Customs and Border Protec-  
18 tion to respond to petitions, protests, and requests  
19 for advice and to issue rulings.

20 **SEC. 304. ACCESSIBILITY OF CONTACT INFORMATION OF**  
21 **REPRESENTATIVES OF U.S. CUSTOMS AND**  
22 **BORDER PROTECTION AND CENTERS OF EX-**  
23 **CELLENCE AND EXPERTISE.**

24 The Commissioner of U.S. Customs and Border Pro-  
25 tection shall develop a system to assist members of the

1 trade community in quickly and easily identifying up-to-  
2 date contact information for—  
3           (1) personnel within the headquarters of U.S.  
4           Customs and Border Protection that interact with  
5           members of the trade community;  
6           (2) personnel of U.S. Customs and Border Pro-  
7           tection and partner government agencies at ports of  
8           entry that interact with members of the trade com-  
9           munity; and  
10          (3) personnel of the Centers of Excellence and  
11          Expertise established under section 110 of the Trade  
12          Facilitation and Trade Enforcement Act of 2015 (19  
13          U.S.C. 4317) that interact with members of the  
14          trade community.

○