117TH CONGRESS 2D SESSION	C	
2D BESSION	J .	

To require the Secretary of Homeland Security to implement a strategy to combat the efforts of transnational criminal organizations to recruit individuals in the United States via social media platforms and other online services and assess their use of such platforms and services for illicit activities, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Ms.	SINEMA (for herself, Mr. Lankford, Mr. Kelly, and Mr. Hagerty) in-
	troduced the following bill; which was read twice and referred to the Com-
	mittee on

A BILL

To require the Secretary of Homeland Security to implement a strategy to combat the efforts of transnational criminal organizations to recruit individuals in the United States via social media platforms and other online services and assess their use of such platforms and services for illicit activities, 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 "Combating Cartels on
- 5 Social Media Act of 2022".

SEC	2	DEFINITIONS

2	In this Act:
3	(1) Appropriate congressional commit-
4	TEES.—The term "appropriate congressional com-
5	mittees" means—
6	(A) the Committee on Homeland Security
7	and Governmental Affairs of the Senate; and
8	(B) the Committee on Homeland Security
9	of the House of Representatives.
10	(2) COVERED OPERATOR.—The term "covered
11	operator" means the operator, developer, or pub-
12	lisher of a covered service.
13	(3) COVERED SERVICE.—The term "covered
14	service" means—
15	(A) a social media platform;
16	(B) a mobile or desktop service with direct
17	or group messaging capabilities, but not includ-
18	ing text messaging services without other sub-
19	stantial social functionalities or electronic mail
20	services, that the Secretary determines is, has
21	been, or will be used by transnational criminal
22	organizations in connection with matters de-
23	scribed in section 3; and
24	(C) a digital platform, or an electronic ap-
25	plication utilizing the digital platform, involving
26	real-time interactive communication between

1	multiple individuals, including multi-player
2	gaming services and immersive technology plat-
3	forms or applications, that the Secretary deter-
4	mines is, has been, or will be used by
5	transnational criminal organizations in connec-
6	tion with matters described in section 3.
7	(4) Department.—The term "Department"
8	means the Department of Homeland Security.
9	(5) Secretary.—The term "Secretary" means
10	the Secretary of Homeland Security.
11	SEC. 3. ASSESSMENT OF ILLICIT USAGE.
12	(a) In General.—Not later than 180 days after the
13	date of enactment of this Act, the Secretary shall submit
14	to the appropriate congressional committees an assess-
15	ment describing—
16	(1) the use of covered services by transnational
17	criminal organizations or criminal enterprises acting
18	on their behalf to engage in recruitment efforts, in-
19	cluding—
20	(A) the recruitment of individuals, includ-
21	ing individuals under the age of 18, located in
22	the United States to engage in or provide sup-
23	port with respect to illicit activities occurring in
24	the United States, Mexico, or otherwise in prox-

1	imity to an international boundary of the
2	United States;
3	(2) the use of covered services by transnational
4	criminal organizations to engage in other illicit ac-
5	tivities or other conduct in support of illicit activi-
6	ties, including—
7	(A) smuggling or trafficking involving nar-
8	cotics, other controlled substances, precursors
9	thereof, or other items prohibited under the
10	laws of the United States, Mexico, or another
11	relevant jurisdiction, including firearms; and
12	(B) human smuggling or trafficking;
13	(3) the existing efforts of the Secretary and rel-
14	evant government and law enforcement entities to
15	counter, monitor, or otherwise respond to the usage
16	of covered services described in paragraphs (1) and
17	(2);
18	(4) the existing efforts of covered operators to
19	counter, monitor, or otherwise respond to the usage
20	of covered services described in paragraphs (1) and
21	(2); and
22	(5) the existing cooperative efforts between the
23	Secretary, other relevant government entities, and
24	covered operators with respect to the matters de-
25	scribed in paragraphs (1) and (2).

1	SEC. 4. STRATEGY TO COMBAT CARTEL RECRUITMENT ON
2	SOCIAL MEDIA AND ONLINE PLATFORMS.
3	(a) IN GENERAL.—Not later than 1 year after the
4	date of enactment of this Act, the Secretary shall submit
5	to the appropriate congressional committees a strategy, to
6	be known as the National Strategy to Combat Illicit Re-
7	cruitment Activity by Transnational Criminal Organiza-
8	tions on Social Media and Online Platforms, to combat
9	the use of covered services by transnational criminal orga-
10	nizations or criminal enterprises acting on their behalf to
11	recruit individuals located in the United States to engage
12	in or provide support with respect to illicit activities occur-
13	ring in the United States, Mexico, or otherwise in prox-
14	imity to an international boundary of the United States.
15	(b) Elements.—
16	(1) In general.—The strategy required under
17	subsection (a) shall, at a minimum, include the fol-
18	lowing:
19	(A) A proposal to improve cooperation and
20	thereafter maintain cooperation between the
21	Secretary, relevant law enforcement entities,
22	and appropriate covered operators with respect
23	to the matters described in subsection (a).
24	(B) Recommendations to implement the re-
25	quirement under section $5(a)(2)$ to establish a
26	centralized mechanism for reporting informa-

1	tion regarding the United States recruitment
2	efforts of transnational criminal organizations
3	involving covered services.
4	(C) A proposal to improve
5	intragovernmental coordination with respect to
6	the matters described in subsection (a), includ-
7	ing between the Department and State, Tribal
8	and local governments.
9	(D) A proposal to improve coordination
10	within the Department and between the compo-
11	nents of the Department with respect to the
12	matters described in subsection (a).
13	(E) Activities to facilitate increased intel-
14	ligence analysis for law enforcement purposes of
15	efforts of transnational criminal organizations
16	to utilize covered services for recruitment pur-
17	poses.
18	(F) Activities to foster international part-
19	nerships and enhance collaboration with foreign
20	governments and, as applicable, multilateral in-
21	stitutions with respect to the matters described
22	in subsection (a).
23	(G) Activities to facilitate proactive law en-
24	forcement and other governmental efforts relat-
25	ing to the efforts of transnational criminal or-

1 ganizations to utilize covered services for re-2 purposes, including activities cruitment 3 tended to preempt through outreach and en-4 gagement the commission of criminal offenses 5 by individuals located in the United States who 6 targeted for recruitment by those are 7 transnational criminal organizations. 8 (H) Activities to specifically increase en-9 gagement and outreach with youth in border 10 communities, including regarding the recruit-11 ment tactics of transnational criminal organiza-12 tions and the consequences of participation in 13 illicit activities. 14 (2) Limitation.—The strategy required under 15 subsection (a) shall not include legislative rec-16 ommendations or elements predicated on the passage 17 of legislation that is not enacted as of the date on 18 which the strategy is submitted under subsection 19 (a), including with respect to encryption policies or 20 reforms to section 230 of the Communications Act 21 of 1934 (47 U.S.C. 230). 22 (c) Consultation.—In drafting and implementing 23 the strategy required under subsection (a), the Secretary

shall, at a minimum, consult and engage with—

(1) the heads of relevant components of the De-
partment, including—
(A) the Commissioner of U.S. Customs
and Border Protection;
(B) the Under Secretary for Intelligence
and Analysis;
(C) the Under Secretary for Science and
Technology;
(D) the Director of U.S. Immigration and
Customs Enforcement;
(E) the Officer for Civil Rights and Civil
Liberties; and
(F) the Privacy Officer;
(2) the Secretary of State;
(3) the Director of the Federal Bureau of In-
vestigation;
(4) the Administrator of the Drug Enforcement
Agency;
(5) representatives of border communities, in-
cluding representatives of—
(A) State, Tribal, and local governments
including school districts and local law enforce-
ment; and
(B) nongovernmental organizations;

1	(6) covered operators, including representatives
2	of—
3	(A) social media platforms, including oper-
4	ators of platforms or applications—
5	(i) displaying short-form videos cre-
6	ated by users or third parties;
7	(ii) providing ephemeral content
8	transmission services; or
9	(iii) using algorithms or other means
10	of content prioritization to display a feed
11	of content or advertisements created by
12	users or third parties to other users;
13	(B) interactive entertainment platforms
14	and publishers; and
15	(C) companies developing immersive tech-
16	nology platforms and applications on those plat-
17	forms; and
18	(7) nongovernmental experts in the fields of—
19	(A) civil rights and civil liberties;
20	(B) online privacy;
21	(C) humanitarian assistance for migrants;
22	and
23	(D) youth outreach and rehabilitation.
24	(d) Implementation.—

1	(1) In general.—Not later than 90 days after
2	the date on which the strategy required under sub-
3	section (a) is submitted to the appropriate congres-
4	sional committees, the Secretary shall commence im-
5	plementation of the strategy.
6	(2) Report.—
7	(A) In General.—Not later than 180
8	days after the date on which the strategy re-
9	quired under subsection (a) is implemented
10	under paragraph (1), and semiannually there-
11	after for 5 years, the Secretary shall submit to
12	the appropriate congressional committees a re-
13	port describing the efforts of the Secretary to
14	implement the strategy required under sub-
15	section (a) and the progress of those efforts,
16	which shall include a description of—
17	(i) the recommendations, and cor-
18	responding implementation of those rec-
19	ommendations, with respect to the matters
20	described in subsection (b)(1)(B) relating
21	to the mechanism required under section
22	5(a)(2);
23	(ii) the interagency posture with re-
24	spect to the matters covered by the strat-
25	egy required under subsection (a), which

1	shall include a description of collaboration
2	between the Secretary, other Federal enti-
3	ties, State, local, and Tribal entities, and
4	foreign governments;
5	(iii) actions taken pursuant to sub
6	section (c) that occurred between the Sec
7	retary and the entities described in para
8	graphs (5) through (7) of that subsection
9	provided that such summaries are provided
10	only in a classified or other non-public
11	manner; and
12	(iv) the threat landscape, including
13	new developments related to the United
14	States recruitment efforts of transnational
15	criminal organizations and the use by
16	those organizations of new or emergen-
17	covered services and recruitment methods
18	(B) FORM.—Each report required under
19	subparagraph (A) shall be submitted in unclas
20	sified form, but may contain a classified annex
21	SEC. 5. INTELLIGENCE COLLECTION AND DISSEMINATION
22	(a) In General.—Not later than 90 days after the
23	date on which the strategy required under section 4(a) is
24	required to be submitted to the appropriate congressiona
25	committees, the Secretary shall identify a designee—

1 (1) to receive, process, and disseminate infor-2 mation and communications involving the use of cov-3 ered services by transnational criminal organizations 4 or criminal enterprises acting on their behalf to re-5 cruit individuals located in the United States to en-6 gage in or provide support with respect to illicit ac-7 tivities occurring in the United States, Mexico, or 8 otherwise in proximity to an international boundary 9 of the United States; and 10 (2) to establish a mechanism, or if the designee 11 determines appropriate, multiple mechanisms, for 12 covered operators to voluntarily report relevant in-13 formation or communications described in paragraph 14 (1).15 (b) PROCEDURE.—Upon the identification of the designee and the establishment of the voluntary reporting 16 17 mechanism required under subsection (a)(2), the Secretary shall notify appropriate covered operators in writing 18 19 regarding the voluntary reporting mechanism, including 20 information regarding how to contact the designee and uti-21 lize the voluntary reporting mechanism. 22 (c) Placement.—The designee identified under sub-23 section (a) shall be located in U.S. Customs and Border Protection.

1	(d) DISSEMINATION.—The designee identified under
2	subsection (a) shall utilize the information and commu-
3	nications received pursuant to this section to—
4	(1) provide Federal, Tribal, State, and local en-
5	tities with intelligence to assist with outreach and
6	engagement efforts intended to preempt the commis-
7	sion of criminal offenses by individuals located in the
8	United States who are targeted by transnational
9	criminal organizations for recruitment;
10	(2) provide Federal, Tribal, State, and local law
11	enforcement with actionable intelligence for law en-
12	forcement relating to the United States recruitment
13	efforts of transnational criminal organizations; and
14	(3) further other appropriate government func-
15	tions involving efforts to prevent the recruitment of
16	individuals located in the United States by
17	transnational criminal organizations.