111TH CONGRESS 1ST SESSION

H.R.559

AN ACT

To amend the Homeland Security Act of 2002 to establish an appeal and redress process for individuals wrongly delayed or prohibited from boarding a flight, or denied a right, benefit, or privilege, 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,

SECTION 1. SHORT TITLE.

- This Act may be cited as the "Fair, Accurate, Secure,
- 3 and Timely Redress Act of 2009" or the "FAST Redress
- 4 Act of 2009".
- 5 SEC. 2. ESTABLISHMENT OF APPEAL AND REDRESS PROC-
- 6 ESS FOR INDIVIDUALS WRONGLY DELAYED
- 7 OR PROHIBITED FROM BOARDING A FLIGHT,
- 8 OR DENIED A RIGHT, BENEFIT, OR PRIVI-
- 9 LEGE.
- 10 (a) IN GENERAL.—Subtitle H of title VIII of the
- 11 Homeland Security Act of 2002 (6 U.S.C. 451 et seq.)
- 12 is amended by adding at the end the following new section:
- 13 "SEC. 890A. APPEAL AND REDRESS PROCESS FOR PAS-
- 14 SENGERS WRONGLY DELAYED OR PROHIB-
- 15 ITED FROM BOARDING A FLIGHT, OR DENIED
- 16 A RIGHT, BENEFIT, OR PRIVILEGE.
- 17 "(a) Establishment.—Not later than 30 days after
- 18 the date of the enactment of this section, the Secretary
- 19 shall establish a timely and fair process for individuals
- 20 who believe they were delayed or prohibited from boarding
- 21 a commercial aircraft or denied a right, benefit, or privi-
- 22 lege because they were wrongly identified as a threat when
- 23 screened against any terrorist watchlist or database used
- 24 by the Transportation Security Administration (TSA) or
- 25 any office or component of the Department.
- 26 "(b) Office of Appeals and Redress.—

"(1) Establishment.—The Secretary shall es-1 2 tablish in the Department an Office of Appeals and 3 Redress to implement, coordinate, and execute the process established by the Secretary pursuant to 5 subsection (a). The Office shall include representa-6 tives from the TSA and such other offices and com-7 ponents of the Department as the Secretary deter-8 mines appropriate. 9 "(2) Comprehensive cleared list.—The 10

- "(2) Comprehensive cleared list.—The process established by the Secretary pursuant to subsection (a) shall include the establishment of a method by which the Office, under the direction of the Secretary, will maintain and appropriately disseminate a comprehensive list, to be known as the 'Comprehensive Cleared List', of individuals who—
 - "(A) were misidentified as an individual on any terrorist watchlist or database;
 - "(B) completed an approved Department of Homeland Security appeal and redress request and provided such additional information as required by the Department to verify the individual's identity; and
- "(C) permit the use of their personally identifiable information to be shared between

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1	multiple Departmental components for purposes
2	of this section.
3	"(3) Use of comprehensive cleared
4	LIST.—
5	"(A) IN GENERAL.—The Secretary shall—
6	"(i) except as provided in subpara-
7	graph (B), transmit to the TSA or any
8	other appropriate office or component of
9	the Department, other Federal, State,
10	local, and tribal entities, and domestic air
11	carriers and foreign air carriers that use
12	any terrorist watchlist or database, the
13	Comprehensive Cleared List and any other
14	information the Secretary determines nec-
15	essary to resolve misidentifications and im-
16	prove the administration of the advanced
17	passenger prescreening system and reduce
18	the number of false positives; and
19	"(ii) ensure that the Comprehensive
20	Cleared List is taken into account by all
21	appropriate offices or components of the
22	Department when assessing the security
23	risk of an individual.
24	"(B) TERMINATION.—

1	"(i) In general.—The transmission
2	of the Comprehensive Cleared List to do-
3	mestic air carriers and foreign air carriers
4	under clause (i) of subparagraph (A) shall
5	terminate on the date on which the Fed-
6	eral Government assumes terrorist
7	watchlist or database screening functions.
8	"(ii) Written notification to con-
9	GRESS.—Not later than 15 days after the
10	date on which the transmission of the
11	Comprehensive Cleared List to the air car-
12	riers referred to in clause (i) of this sub-
13	paragraph terminates in accordance with
14	such clause, the Secretary shall provide
15	written notification to the Committee on
16	Homeland Security of the House of Rep-
17	resentatives and the Committee on Com-
18	merce, Science, and Transportation and
19	the Committee on Homeland Security and
20	Governmental Affairs of the Senate of such
21	termination.
22	"(4) Intergovernmental efforts.—The
23	Secretary may—
24	"(A) enter into memoranda of under-
25	standing with other Federal, State, local, and

1	tribal agencies or entities, as necessary, to im-
2	prove the appeal and redress process and for
3	other purposes such as to verify an individual's
4	identity and personally identifiable information;
5	and
6	"(B) work with other Federal, State, local,
7	and tribal agencies or entities that use any ter-
8	rorist watchlist or database to ensure, to the
9	greatest extent practicable, that the Com-
10	prehensive Cleared List is considered when as-
11	sessing the security risk of an individual.
12	"(5) Handling of Personally Identifiable
13	INFORMATION.—The Secretary, in conjunction with
14	the Chief Privacy Officer of the Department, shall—
15	"(A) require that Federal employees of the
16	Department handling personally identifiable in-
17	formation of individuals (in this paragraph re-
18	ferred to as 'PII') complete mandatory privacy
19	and security training prior to being authorized
20	to handle PII;
21	"(B) ensure that the information main-
22	tained under this subsection is secured by
23	encryption, including one-way hashing, data
24	anonymization techniques, or such other equiva-

1	lent technical security protections as the Sec-
2	retary determines necessary;
3	"(C) limit the information collected from
4	misidentified passengers or other individuals to
5	the minimum amount necessary to resolve an
6	appeal and redress request;
7	"(D) ensure that the information main-
8	tained under this subsection is shared or trans-
9	ferred via an encrypted data network that has
10	been audited to ensure that the anti-hacking
11	and other security related software functions
12	perform properly and are updated as necessary
13	"(E) ensure that any employee of the De-
14	partment receiving the information maintained
15	under this subsection handles such information
16	in accordance with section 552a of title 5
17	United States Code, the Federal Information
18	Security Management Act of 2002 (Public Law
19	107–296), and other applicable laws;
20	"(F) only retain the information main-
21	tained under this subsection for as long as
22	needed to assist the individual traveler in the
23	appeal and redress process;
24	"(G) engage in cooperative agreements
25	with appropriate Federal agencies and entities.

1	on a reimbursable basis, to ensure that legal
2	name changes are properly reflected in any ter-
3	rorist watchlist or database and the Com-
4	prehensive Cleared List to improve the appeal
5	and redress process and to ensure the most ac-
6	curate lists of identifications possible (except
7	that section 552a of title 5, United States
8	Code, shall not prohibit the sharing of legal
9	name changes among Federal agencies and en-
10	tities for the purposes of this section); and
11	"(H) conduct and publish a privacy impact
12	assessment of the appeal and redress process
13	established under this section and transmit the
14	assessment to the Committee on Homeland Se-
15	curity of the House of Representatives, and the
16	Committee on Commerce, Science, and Trans-
17	portation and the Committee on Homeland Se-
18	curity and Governmental Affairs of the Senate.
19	"(6) Initiation of appeal and redress
20	PROCESS AT AIRPORTS.—At each airport at which—
21	"(A) the Department has a presence, the
22	Office shall provide written information to air
23	carrier passengers to begin the appeal and re-
24	dress process established pursuant to subsection
25	(a); and

"(B) the Department has a significant presence, provide the written information referred to in subparagraph (A) and ensure a TSA supervisor who is trained in such appeal and redress process is available to provide support to air carrier passengers in need of guidance concerning such process.

"(7) Report to congress.—Not later than 240 days after the date of the enactment of this section, the Secretary shall submit to the Committee on Homeland Security of the House of Representatives and the Committee on Commerce, Science, and Transportation and the Committee on Homeland Security and Governmental Affairs of the Senate a report on the status of information sharing among users at the Department of any terrorist watchlist or database. The report shall include the following information:

"(A) A description of the processes and the status of the implementation of this section to share the Comprehensive Cleared List with other Department offices and components and other Federal, State, local, and tribal authorities that utilize any terrorist watchlist or database.

1	"(B) A description of the extent to which
2	such other Department offices and components
3	are taking into account the Comprehensive
4	Cleared List.
5	"(C) Data on the number of individuals
6	who have sought and successfully obtained re-
7	dress through the Office of Appeals and Re-
8	dress.
9	"(D) Data on the number of individuals
10	who have sought and were denied redress
11	through the Office of Appeals and Redress.
12	"(E) An assessment of what impact infor-
13	mation sharing of the Comprehensive Cleared
14	List has had on misidentifications of individuals
15	who have successfully obtained redress through
16	the Office of Appeals and Redress.
17	"(F) An updated privacy impact assess-
18	ment.
19	"(c) Terrorist Watchlist or Database De-
20	FINED.—In this section, the term 'terrorist watchlist or
21	database' means any terrorist watchlist or database used
22	by the Transportation Security Administration or any of-
23	fice or component of the Department of Homeland Secu-
24	rity or specified in Homeland Security Presidential Direc-

1	tive-6, in effect as of the date of the enactment of this
2	section.".
3	(b) Incorporation of Secure Flight.—Section
4	44903(j)(2) of title 49, United States Code, is amended—
5	(1) in subparagraph (C)(iii)—
6	(A) by redesignating subclauses (II)
7	through (VII) as subclauses (III) through
8	(VIII), respectively; and
9	(B) by inserting after subclause (I) the fol-
10	lowing new subclause:
11	"(II) ensure, not later than 30
12	days after the date of the enactment
13	of the FAST Redress Act of 2009,
14	that the procedure established under
15	subclause (I) is incorporated into the
16	appeals and redress process estab-
17	lished under section 890A of the
18	Homeland Security Act of 2002;";
19	(2) in subparagraph (E)(iii), by inserting before
20	the period at the end the following: ", in accordance
21	with the appeals and redress process established
22	under section 890A of the Homeland Security Act of
23	2002"; and
24	(3) in subparagraph (G)—

1 (A) in clause (i), by adding at the end the 2 following new sentence: "The Assistant Sec-3 retary shall incorporate the process established 4 pursuant to this clause into the appeals and re-5 dress process established under section 890A of

the Homeland Security Act of 2002."; and

- 7 (B) in clause (ii), by adding at the end the 8 following new sentence: "The Assistant Sec-9 retary shall incorporate the record established 10 and maintained pursuant to this clause into the 11 Comprehensive Cleared List established and 12 maintained under such section 890A.".
- 13 (c) Conforming Amendment.—Title 49, United 14 States Code, is amended by striking section 44926 (and 15 the item relating to such section in the analysis for chap-16 ter 449 of title 49).
- 17 (d) CLERICAL AMENDMENT.—Section 1(b) of the 18 Homeland Security Act of 2002 (6 U.S.C. 101(b)) is 19 amended by adding after the item relating to section 890 20 the following new item:

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"Sec. 890A. Appeal and redress process for passengers wrongly delayed or prohibited from boarding a flight, or denied a right, benefit, or privilege.".

Passed the House of Representatives February 3, 2009.

Attest:

Clerk.

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