..... (Original Signature of Member)

114TH CONGRESS 2D Session



To establish in the legislative branch the National Commission on Security and Technology Challenges.

IN THE HOUSE OF REPRESENTATIVES

A BILL

To establish in the legislative branch the National Commission on Security and Technology Challenges.

- 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 " Act of 2016".
- 6 (b) TABLE OF CONTENTS.—The table of contents for

7 this Act is as follows:

Sec. 1. Short title; table of contents. Sec. 2. Findings.

Mr. MCCAUL (for himself and [see ATTACHED LIST of cosponsors]) introduced the following bill; which was referred to the Committee on

- Sec. 3. Establishment of the national commission on security and technology challenges.
- Sec. 4. Composition of commission.
- Sec. 5. Reports to Congress.
- Sec. 6. Powers of commission.
- Sec. 7. Nonapplicability of Federal Advisory Committee Act.
- Sec. 8. Staff.
- Sec. 9. Meeting and hearings.
- Sec. 10. Termination.
- Sec. 11. Funding.

1 SEC. 2. FINDINGS.

2 Congress finds the following:

3 (1) Today, more than ever before, digital secu4 rity and communications technology, national secu5 rity, public safety, and counterterrorism are inex6 tricably linked; indeed, digital security and commu7 nications technology plays a critically important role
8 in efforts to keep the United States and its citizens
9 safe.

10 (2) Technological innovation and development is
11 critical to the United States economy and the com12 petitiveness of United States businesses in the global
13 marketplace.

14 (3) Technology companies represent some of
15 the largest employers in the United States and con16 tribute significantly to the gross domestic product of
17 the United States.

(4) The digital security and communications
technology that the people of the United States use
every day to protect communications and data, in-

- cluding encryption, is essential to the present and
 future of the United States.
- 3 (5) Digital security and communications tech-4 nology helps to protect critical infrastructure, finan-5 cial and banking systems, health records, online se-6 curity, commercial transactions, proprietary enter-7 prise and governmental information, and privacy and 8 civil liberties.

9 (6) The same technology that benefits the peo-10 ple of the United States in so many ways also pre-11 sents new challenges; in the wrong hands, digital se-12 curity and communications technology can be used 13 to facilitate crime and terrorism and is used by mali-14 cious actors, including drug traffickers, child preda-15 tors, and cybercriminals, to carry out criminal activi-16 ties.

17 (7) Terrorist and criminal organizations use 18 digital security and communications technology to 19 evade law enforcement and national security entities 20 when plotting attacks and recruiting supporters in 21 the United States and abroad, and law enforcement 22 and national security authorities have indicated that 23 the use of this technology presents unique challenges 24 to their ability to protect the public.

(8) Rapidly evolving technological advancements
 drive the modern economy in many ways, but can
 also create challenges for the law enforcement and
 national security communities.

5 (9) Ensuring that analysts, law enforcement of6 ficers, and policymakers fully understand the dy7 namic digital landscape will become increasingly im8 portant in the coming decades.

9 (10) The United States currently faces the dif-10 ficult question of how best to take advantage of the 11 security and privacy benefits digital security and 12 communications technology provides, while at the 13 same time ensuring that the dangers posed by the 14 use of digital security and communications tech-15 nology by terrorists and criminals is mitigated; in-16 deed, the challenge is to reconcile equally important 17 security interests.

(11) Despite years of dialogue between the
technology sector, law enforcement, national security
professionals, and others, no clear path forward has
been developed that would benefit each of the critical
security interests simultaneously; rather, there seems
to be a consensus among stakeholders, lawmakers,
and experts that the question of reconciling com-

peting security interests is one without an easy or
 obvious answer.

3 (12) Leading experts and practitioners from the 4 technology sector, cryptography, law enforcement, 5 intelligence, the privacy and civil liberties commu-6 nity, global commerce and economics, and the na-7 tional security community must be brought together 8 to examine these issues in a systematic, holistic way 9 and determine the implications for national security, 10 public safety, data security, privacy, innovation, and 11 American competitiveness in the global marketplace.

(13) It is important to approach these issues
with recognition that the communications marketplace is increasingly global and marked by competition from foreign firms and the growing prominence
of international technical standards.

(14) With respect to competing security interests, it is incumbent upon the United States to be
forward thinking and to assess how it can and
should adapt to the emerging challenges of the digital world.

1SEC. 3. ESTABLISHMENT OF THE NATIONAL COMMISSION2ON SECURITY AND TECHNOLOGY CHAL-3LENGES.

4 (a) IN GENERAL.—There is established in the legisla5 tive branch a commission to be known as the "National
6 Commission on Security and Technology Challenges" (in
7 this Act referred to as the "Commission").

8 (b) PURPOSES.—The purposes of the Commission are9 the following:

10 (1) To bring together leading experts and prac-11 titioners from the technology sector, cryptography, 12 law enforcement, intelligence, the privacy and civil 13 liberties community, global commerce and econom-14 ics, and the national security community to examine 15 the intersection of security and digital security and 16 communications technology in a systematic, holistic 17 way, and determine the implications for national se-18 curity, public safety, data security, privacy, innova-19 tion, and American competitiveness in the global 20 marketplace.

(2) To submit to Congress a report, which shallinclude, at a minimum, each of the following:

23 (A) An assessment of the issue of multiple
24 security interests in the digital world, including
25 public safety, privacy, national security, and

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1	communications and data protection, both now
2	and throughout the next 10 years.
3	(B) A qualitative and quantitative assess-
4	ment of—
5	(i) the economic and commercial value
6	of cryptography and digital security and
7	communications technology to the economy
8	of the United States;
9	(ii) the benefits of cryptography and
10	digital security and communications tech-
11	nology to national security and crime pre-
12	vention;
13	(iii) the role of cryptography and dig-
14	ital security and communications tech-
15	nology in protecting the privacy and civil
16	liberties of the people of the United States;
17	(iv) the effects of the use of cryptog-
18	raphy and other digital security and com-
19	munications technology on Federal, State,
20	and local criminal investigations and
21	counterterrorism enterprises;
22	(v) the costs of weakening cryptog-
23	raphy and digital security and communica-
24	tions technology standards; and

1	(vi) international laws, standards, and
2	practices regarding legal access to commu-
3	nications and data protected by cryptog-
4	raphy and digital security communications
5	technology, and the potential effect the de-
6	velopment of disparate, and potentially
7	conflicting, laws, standards, and practices
8	might have.
9	(C) Recommendations for policy and prac-
10	tice, including, if the Commission determines
11	appropriate, recommendations for legislative
12	changes, regarding—
13	(i) methods to be used to allow the
14	United States Government and civil society
15	to take advantage of the benefits of digital
16	security and communications technology
17	while at the same time ensuring that the
18	danger posed by the abuse of digital secu-
19	rity and communications technology by ter-
20	rorists and criminals is sufficiently miti-
21	gated;
22	(ii) the tools, training, and resources
23	that could be used by law enforcement and
24	national security agencies to adapt to the
25	new realities of the digital landscape;

1	(iii) approaches to cooperation be-
2	tween the Government and the private sec-
3	tor to make it difficult for terrorists to use
4	digital security and communications tech-
5	nology to mobilize, facilitate, and
6	operationalize ttacks;
7	(iv) any revisions to the law applicable

8 to wiretaps and warrants for digital data
9 content necessary to better correspond
10 with present and future innovations in
11 communications and data security, while
12 preserving privacy and market competitive13 ness;

14(v) proposed changes to the proce-15dures for obtaining and executing warrants16to make such procedures more efficient17and cost-effective for the Government,18technology companies, and telecommuni-19cations and broadband service providers;20and

(vi) any steps the United States could take to lead the development of international standards for requesting and obtaining digital evidence for criminal investigations and prosecutions from a foreign,

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1	sovereign State, including reforming the
2	mutual legal assistance treaty process,
3	while protecting civil liberties and due
4	process.
5	SEC. 4. COMPOSITION OF COMMISSION.
6	(a) Members.—The Commission shall be composed
7	of 16 members, as follows:
8	(1) Eight members who shall be appointed by
9	the Speaker of the House and Senate majority lead-
10	er, one from each of the fields specified in subsection

(b). One such member shall serve as the chairmanof the Commission.

(2) Eight members who shall be appointed by
the minority leader in the House and the minority
leader in the Senate, one from each of the fields
specified in subsection (b). One such member shall
serve as the vice chairman of the commission.

18 (3) One additional individual who shall be appointed by the President and who shall serve in an
20 ex officio capacity as a non-voting member.

(b) QUALIFICATIONS.—In accordance with subsection
(a), individuals appointed to the Commission shall be
United States citizens with significant knowledge and primary experience relevant to the mission of the Commission
in one of the following fields:

1	(1) Cryptography.
2	(2) Global commerce and economics.
3	(3) Federal law enforcement.
4	(4) State and local law enforcement.
5	(5) Consumer-facing technology sector.
6	(6) Enterprise technology sector.
7	(7) The intelligence community (as such term is
8	defined in section 3(4) of the National Security Act
9	of 1947 (50 U.S.C. 3003(4)).
10	(8) The privacy and civil liberties community.
11	(c) Deadline for Appointment.—All members of
12	the Commission, with the exception of those serving in an
13	ex officio capacity, shall be appointed by not later than
14	30 days after the date of the enactment of this Act.
15	(d) VACANCIES.—Any vacancy in the Commission
16	shall not affect its powers, but shall be filled in the same
17	manner in which the original appointment was made.
18	(e) Compensation.—While away from their homes
19	or regular places of business in the performance of services
20	for the Commission, members of the Commission shall be
21	allowed travel expenses, including per diem in lieu of sub-
22	sistence, in the same manner as persons employed inter-
23	mittently in the Government service are allowed expenses
24	under section 5703 of title 5, United States Code.
25	(f) Meetings; Rules of Procedure; Quorum.—

1	(1) MEETINGS.—The Commission shall hold its
2	initial meeting and begin the operations of the Com-
3	mission by not later than 60 days after the date of
4	the enactment of this Act. After such initial meeting,
5	the Commission shall meet upon the call of the
6	chairman or a majority of its members.
7	(2) QUORUM.—A simple majority of members
8	of the Commission shall constitute a quorum.
9	(3) VOTING.—No proxy voting shall be allowed
10	on behalf of a member of the Commission.
11	(4) Rules of procedure.—The Commission
12	may establish rules for the conduct of the Commis-
13	sion's business, if such rules are not inconsistent
14	with this Act or other applicable laws.
15	(5) NOTICE.—The chairman of the Commission
16	shall provide 5 business days advance notice for any
17	meeting or hearing of the Commission.
18	(g) Security Clearances.—The appropriate Fed-
19	eral agencies or departments shall cooperate with the
20	Commission in expeditiously providing appropriate secu-
21	rity clearances to Commission members, as may be re-
22	quested, to the extent possible pursuant to existing proce-
23	dures and requirements, except that no person shall be
24	provided with access to classified information without the
25	appropriate security clearances.

1 SEC. 5. REPORTS TO CONGRESS.

2 (a) INTERIM REPORTS.—Not later than six months 3 after its initial meeting, the Commission shall submit to the Speaker of the House of Representatives, the Senate 4 5 majority leader, the House of Representatives minority leader, the Senate minority leader, the Committee on 6 7 Homeland Security of the House of Representatives, the 8 Committee on Homeland Security and Governmental Af-9 fairs of the Senate, the Committee on the Judiciary of the House of Representatives, the Committee on the Judiciary 10 of the Senate, the Permanent Select Committee on Intel-11 ligence of the House of Representatives, the Select Com-12 13 mittee on Intelligence of the Senate, the Committee on Energy and Commerce of the House of Representatives, 14 and the Committee on Commerce, Science, and Transpor-15 16 tation of the Senate a report outlining the activities of the 17 Commission to date, a plan of action moving forward, and any initial findings that have been agreed to by at least 18 19 12 of the 16 voting members. Thereafter, the Commission may submit to the congressional entities named above any 20 21 additional interim reports that have been agreed to by at 22 least 12 of the 16 members of the Commission.

(b) FINAL REPORT.—Not later than 12 months after
the date of the initial meeting of the Commission, the
Commission shall submit to the congressional entities listed in subsection (a) a final report containing such find-

ings, conclusions, and recommendations as have been
 agreed to by at least 12 of the 16 voting members of the
 Commission.

4 (c) DISSENTING VIEWS.—The Rules of Procedure es5 tablished in section (4)(f)(4) of this Act shall include pro6 cedures by which any minority of commissioners may issue
7 dissenting views, including dissenting findings and rec8 ommendations.

9 (d) FORM.—Reports required under this paragraph
10 shall be submitted in unclassified form but may include
11 a classified annex.

12 SEC. 6. POWERS OF COMMISSION.

(a) HEARINGS AND INFORMATION.—The Commission
may, for the purpose of carrying out this Act—

(1) hold such hearings and sit and act at such
times and places, take such testimony, receive such
information, and administer such oaths as the Commission or such designated subcommittee or designated member may determine advisable; and

20 (2) subject to paragraph (1), require, by sub21 poena or otherwise, the attendance and testimony of
22 such witnesses and the production of such books,
23 records, correspondence, memoranda, papers, and
24 documents, as the Commission or such designated

1	subcommittee or designated member may determine
2	advisable.
3	(b) SUBPOENAS.—

4 (1) ISSUANCE.—

5 (A) IN GENERAL.—A subpoena for infor-6 mation that is materially relevant to the duties 7 of the Commission may be issued under this 8 subsection only by the affirmative vote of at 9 least 12 of the 16 voting members of the Com-10 mission.

(B) SIGNATURE.—Subject to subparagraph
(A), subpoenas issued under this subsection
may be issued under the signature of the chairman, and may be served by any person designated by the chairman or by a member designated by a majority of the Commission.

17 (2) ENFORCEMENT.—In the case of contumacy 18 or failure to obey a subpoena issued under para-19 graph (1), the United States district court for the 20 judicial district in which the subpoenaed person re-21 sides, is served, or may be found, or where the sub-22 poena is returnable, may issue an order requiring 23 such person to appear at any designated place to 24 testify or to produce documentary or other evidence.

Any failure to obey the order of the court may be
 punished by the court as contempt of that court.

3 (c) CONTRACTING.—The Commission may, to such
4 extent and in such amounts as are provided in appropria5 tion Acts, enter into contracts to enable the Commission
6 to discharge its duties under this Act.

7 (d) INFORMATION FROM FEDERAL AGENCIES.—The 8 Commission is authorized to secure directly from any exec-9 utive department, bureau, agency, board, commission, of-10 fice, independent establishment, or instrumentality of the Government, information, suggestions, estimates, and sta-11 12 tistics for the purposes of this Act. The head of each such 13 department, bureau, agency, board, commission, office, independent establishment, or instrumentality shall, to the 14 15 extent authorized by law, furnish such information, suggestions, estimates, and statistics directly to the Commis-16 sion, upon request made by the chairman and vice chair-17 man, the chairman of any subcommittee created by a ma-18 jority of the Commission, or any member designated by 19 a majority of the Commission. 20

(e) RECEIPT, HANDLING, AND STORAGE OF INFORMATION.—Sensitive or proprietary information shall only
be received, handled, and stored by members of the Commission and its staff consistent with all applicable statutes, regulations, and Executive orders.

1 (f) DISSEMINATION OF INFORMATION.—Information 2 obtained by members and staff of the Commission may 3 not be revealed or disseminated outside of the Commission 4 absent approval from a majority of the members of the 5 Commission. In addition, any dissemination of information 6 must be consistent with all applicable statutes, regula-7 tions, and Executive orders.

8 (g) Assistance From Federal Agencies.—

9 (1) GENERAL SERVICES ADMINISTRATION.— 10 Upon request by the executive director of the Com-11 mission, the Administrator of General Services shall 12 provide to the Commission on a reimbursable basis 13 administrative support and other services for the 14 performance of the Commission's functions under 15 this Act.

16 (2) OTHER DEPARTMENTS AND AGENCIES.—In 17 addition to the assistance prescribed in paragraph 18 (1), the heads of Federal departments and agencies 19 may provide to the Commission such services, funds, 20 facilities, staff, and other support services as such 21 heads may determine advisable and as may be au-22 thorized by law.

23 (h) POSTAL SERVICES.—The Commission may use24 the United States mail in the same manner and under the

same conditions as departments and agencies of the
 United States.

3 SEC. 7. NONAPPLICABILITY OF FEDERAL ADVISORY COM4 MITTEE ACT.

5 The Federal Advisory Committee Act (5 U.S.C. App.)6 shall not apply to the Commission.

7 SEC. 8. STAFF.

8 (a) APPOINTMENT.—The chairman and vice chair-9 man shall jointly appoint and fix the compensation of an 10 executive director and of and such other personnel as may 11 be necessary to enable the Commission to carry out its 12 functions under this Act.

13 (b) SECURITY CLEARANCES.—The appropriate Fed-14 eral agencies or departments shall cooperate with the 15 Commission in expeditionally providing appropriate security clearances to Commission staff, as may be requested, 16 to the extent possible pursuant to existing procedures and 17 requirements, except that no person shall be provided with 18 19 access to classified information without the appropriate se-20 curity clearances.

(c) DETAILEES.—Any Federal Government employee
may be detailed to the Commission on a reimbursable
basis, and such detailee shall retain without interruption
the rights, status, and privileges of his or her regular employment.

1 (d) EXPERT AND CONSULTANT SERVICES.—The 2 Commission is authorized to procure the services of ex-3 perts and consultants in accordance with section 3109 of 4 title 5, United States Code, but at rates not to exceed the 5 daily rate paid a person occupying a position level IV of 6 the Executive Schedule under section 5315 of title 5, 7 United States Code.

8 (e) VOLUNTEER SERVICES.—Notwithstanding sec9 tion 1342 of title 31, United States Code, the Commission
10 may accept and use voluntary and uncompensated services
11 as the Commission determines necessary.

12 SEC. 9. MEETING AND HEARINGS.

13 (a) PUBLIC MEETINGS AND RELEASE OF PUBLIC14 VERSIONS OF REPORTS.—The Commission shall—

(1) hold public hearings and meetings to the ex-tent appropriate; and

17 (2) release public versions of the reports re-18 quired under section 5.

(b) PUBLIC HEARINGS.—Any public hearings of the
Commission shall be conducted in a manner consistent
with the protection of information provided to, or developed for or by the Commission, as required by any applicable statute, regulation, or Executive order.

24 (c) PRIVATE HEARINGS.—Any private hearings of25 the Commission shall be conducted in a manner consistent

with the protection of information provided to, or devel oped for or by the Commission, as required by any applica ble statute, regulation, or Executive order. To the extent
 practicable, the Commission shall release summaries of
 any official private hearings.

6 SEC. 10. TERMINATION.

7 (a) IN GENERAL.—The Commission, and all the au8 thorities of this Act, shall terminate on the date that is
9 60 days after the date on which the final report is sub10 mitted under section 5(b).

(b) ADMINISTRATIVE ACTIVITIES BEFORE TERMINATION.—The Commission may use the 60-day period referred to in subsection (a) for the purpose of concluding
its activities, including providing testimony to committees
of Congress concerning its reports and disseminating the
final report under section 5(b).

17 SEC. 11. FUNDING.

(a) AUTHORIZATION OF APPROPRIATION.—No addi19 tional funds are authorized to be appropriated to carry
20 out this Act. This Act shall be carried out using existing
21 funds.

(b) DURATION OF AVAILABILITY.—Amounts made
available to the Commission under subsection (a) are authorized to remain available until the termination of the
Commission in accordance with section 10.

(c) REMAINING FUNDS.—Any funds remaining upon
 termination of the Commission under section 10 shall be
 returned to the general fund of the Treasury for the pur pose of deficit reduction.