[118H998]

(Original Signature of Member)

119TH CONGRESS 1ST SESSION



To amend section 287(g) of the Immigration and Nationality Act to clarify congressional intent with respect to agreements under such section, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. CLOUD introduced the following bill; which was referred to the Committee on _____

A BILL

To amend section 287(g) of the Immigration and Nationality Act to clarify congressional intent with respect to agreements under such section, 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 "287(g) Program Pro-

5 tection Act".

6 SEC. 2. CLARIFICATION OF CONGRESSIONAL INTENT.

7 Section 287(g) of the Immigration and Nationality
8 Act (8 U.S.C. 1357(g)) is amended—

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1 (1) in paragraph (1), by striking "the Attorney 2 General may enter" and all that follows through the 3 period at the end and inserting the following: "the 4 Secretary of Homeland Security shall enter into a 5 written agreement with a State, or any political sub-6 division of a State, upon request of the State or po-7 litical subdivision, pursuant to which law enforce-8 ment officers of the State or subdivision, who are 9 determined by the Secretary to be qualified to per-10 form a function of an immigration officer in relation 11 to the investigation, apprehension, or detention of 12 aliens in the United States (including the transpor-13 tation of such aliens across State lines to detention 14 centers), may carry out such function at the expense 15 of the State or political subdivision. No request from 16 a bona fide State or political subdivision or bona fide 17 law enforcement agency shall be denied absent a 18 compelling reason, and the Secretary shall notify the 19 Congress and publish in the Federal Register an ex-20 planation for those reasons at least 180 days in ad-21 vance of making final the denial. No limit on the 22 number of agreements under this subsection may be 23 imposed. The Secretary shall process requests for 24 such agreements with all due haste, and in no case 25 shall more than 90 days elapse from the date the re-

1	quest is made until the agreement is consummated.
2	For purposes of this subsection, any reference to a
3	political subdivision shall be construed to include any
4	law enforcement or corrections agency of the polit-
5	ical subdivision.";
6	(2) by striking "Attorney General" each place
7	such term appears and inserting "Secretary";
8	(3) by redesignating paragraphs (2) through
9	(10) as paragraphs (5) through (13) , respectively;
10	(4) by inserting after paragraph (1) the fol-
11	lowing:
12	((2) An agreement under this subsection shall
13	accommodate a requesting State or political subdivi-
14	sion with respect to the enforcement model or com-
15	bination of models, and shall accommodate a patrol
16	model, task force model, jail model, any combination
17	thereof, or any other reasonable model the State or
18	political subdivision believes is best suited to the im-
19	migration enforcement needs of its jurisdiction.
20	"(3) No Federal program or technology directed
21	broadly at identifying inadmissible or deportable
22	aliens shall substitute for such agreements, including
23	those establishing a jail model, and shall operate in
24	addition to any agreement under this subsection.

1	((4)(A) No agreement under this subsection
2	may be terminated absent a compelling reason.
3	"(B)(i) The Secretary shall provide a State or
4	political subdivision written notice of intent to termi-
5	nate at least 180 days prior to date of intended ter-
6	mination, and the notice shall fully explain the
7	grounds for termination, along with providing evi-
8	dence substantiating the Secretary's allegations.
9	"(ii) In order to determine whether the require-
10	ments of this paragraph have been satisfied, the
11	State or political subdivision shall have the right—
12	"(I) to appeal the decision of the Secretary
13	to an administrative law judge for a hearing
14	and decision; or
15	"(II) to bring a civil action in an appro-
16	priate court of jurisdiction.
17	"(C) The agreement shall remain in full effect
18	during the course of any and all legal proceedings.";
19	and
20	(5) in paragraph (6) (as redesignated), by add-
21	ing at the end the following: "The Secretary of
22	Homeland Security shall implement uniform training
23	requirements for law enforcement officers who are,
24	or will be, performing a function of an immigration
25	officer under this subsection. The training require-

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ments shall align with Federal Law Enforcement

2 Training Center standards for training under this 3 subsection (as in effect of the date of the enactment 4 of this sentence).". 5 SEC. 3. FUNDING. 6 Section 286(r) of the Immigration and National Act 7 (8 U.S.C. 1356(r)) is amended— 8 (1) in the subsection heading, by striking "BREACHED BOND/DETENTION FUND" and insert-9 10 ing "BREACHED BOND/DETENTION/287(g) FUND"; 11 (2) by striking "Attorney General" each place 12 such term appears and inserting "Secretary of 13 Homeland Security"; 14 (3) in paragraph (1), by striking "Breached 15 Bond/Detention" and inserting "Breached Bond/Detention/287(g)"; 16 17 (4) in paragraph (2), by striking "Department 18 of Justice" and inserting "Department of Homeland 19 Security"; and 20 (5) in paragraph (3)— (A) in clause (i), by striking ", and" at the 21 22 end and inserting a semicolon; 23 (B) in clause (ii), by striking the period at the end and inserting "; and"; and 24

(C) by adding at the end the following:

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"(iv) for expenses associated with admin istering section 287(g).".

3 SEC. 4. REQUIREMENTS ON SECRETARY.

4 (a) ANNUAL PERFORMANCE REPORT.—Not later 5 than December 31 of the first fiscal year that begins after the date of the enactment of this Act, and not later than 6 7 December 31 of each year thereafter, the Secretary of 8 Homeland Security shall publish an annual performance 9 report on the program under section 287(g) of the Immigration and Nationality Act (8 U.S.C. 1357(g)) that in-10 11 cludes at least the following information:

(1) The number of aliens apprehended and
screened by law enforcement through the program.
(2) The number of aliens removed from the
United States as a result of the program.

16 (3) The number of aliens described in para17 graph (1) who were not removed and an explanation
18 for why they were not removed.

19 (4) The methods being used to conduct over20 sight of each law enforcement agency participating
21 under the program.

(5) The number of law enforcement agencies in
compliance with the program's training requirements.

(6) The number of complaints filed against law
 enforcement agencies claiming they did not comply
 their written agreement entered into under such sec tion.

5 (7) The number of law enforcement agencies6 that had such written agreement terminated.

7 (8) The reasons for such termination.

8 (b) ANNUAL RECRUITMENT PLAN.—Not later than 9 December 31 of the first fiscal year that begins after the 10 date of the enactment of this Act, and not later than December 31 of each year thereafter, the Secretary of Home-11 land Security shall publish an annual recruitment plan 12 13 with respect to the program under section 287(g) of the Immigration and Nationality Act (8 U.S.C. 1357(g)) that 14 15 includes at least the following information:

16 (1) Annual goals for the next five years for re17 cruitment of new States and political subdivisions of
18 States to participate in the program.

19 (2) The number of new States and political sub20 divisions of States participating in the program each
21 year.

(3) A description of the outreach to States and
political subdivisions of States conducted for the
program and the other methods used to achieve recruitment goals.

(4) The number of requests for agreements re ceived, approved, denied, and pending approval.

3 (c) RULEMAKING.—Not later than 180 days after the
4 date of the enactment of this Act, the Secretary of Home5 land Security shall publish a notice of rulemaking with
6 respect to the training requirements under section
7 287(g)(6) of the Immigration and Nationality Act (8
8 U.S.C. 1357(g)(6)), as added by section 2(5).