

*En Bloc* AMENDMENT TO H.R. 2658  
*Ms. CLARKE*  
OFFERED BY ~~MR. RICHMOND OF LOUISIANA~~

In section 2(a), in the quoted section 241(a)(7), strike “and” after the semicolon at the end of subparagraph (A), redesignate subparagraph (B) as subparagraph (C), and after subparagraph (A) insert the following:

1           “(B) enter into a memorandum of under-  
2           standing with the appropriate State and local  
3           law enforcement agency in whose jurisdiction  
4           each level IV facility is located to leverage infor-  
5           mation maintained by the State or local law en-  
6           forcement agency in the preparation of a secu-  
7           rity risk assessment of that facility; and



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At the end of section 2(a), before the closing quotation marks insert the following (and revise the quoted table of sections in section 2(b) accordingly):

1 "SEC. 247. BASELINE STANDARDS FOR CONTRACTS FOR SE-  
2 CURITY SERVICES.

3 "(a) IN GENERAL.—Not later than 180 days after  
4 enactment of the Federal Protective Service Reform and  
5 Enhancement Act, the Director shall require each contract  
6 for contract guard services for security services at a Fed-  
7 eral facility protected by the Federal Protective Service  
8 to include, at a minimum, uniform baseline security per-  
9 formance standards and (corrective and enforcement ac-  
10 tions, including debarment, termination, and suspension  
11 when there has been a terrorist incident, security incident,  
12 or other non-compliance with the performance standards  
13 or when a covert test by the Director, the Comptroller  
14 General of the United States, or the Inspector General of  
15 the Department documents that security services provided  
16 pursuant to the contract do not meet the performance  
17 standards set forth in the contract.

provisions  
regarding

1       “(b) VIOLATIONS.—The Director shall maintain  
2 records of each terrorist incident, security incident, or  
3 other non-compliance with the performance standards or  
4 when a covert test by the Director, the Comptroller Gen-  
5 eral of the United States, or the Inspector General of the  
6 Department documents that security services provided  
7 pursuant to the contract do not meet the performance  
8 standards set forth in the contract and details on what  
9 corrective or enforcement action was taken in response to  
10 the non-compliance.

11       “(c) COMPTROLLER GENERAL REVIEW.—Not later  
12 than one year after such date of enactment, the Comp-  
13 troller General of the United States shall transmit to Con-  
14 gress a review of the adequacy of the baseline security per-  
15 formance standards and corrective and enforcement ac-  
16 tions included in contracts for security services established  
17 by the Director and review the extent to which the Direc-  
18 tor has enforced these provisions.

