

118TH CONGRESS
2D SESSION

S. 4516

To ensure equal protection of the law, to prevent racism in the Federal Government, and for other purposes.

IN THE SENATE OF THE UNITED STATES

JUNE 12, 2024

Mr. VANCE (for himself, Mrs. BLACKBURN, Mr. CRAMER, Mr. CASSIDY, Mr. SCOTT of Florida, Mr. SCHMITT, Mr. RUBIO, and Mr. LEE) introduced the following bill; which was read twice and referred to the Committee on Homeland Security and Governmental Affairs

A BILL

To ensure equal protection of the law, to prevent racism in the Federal Government, 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 “Dismantle DEI Act
5 of 2024”.

6 SEC. 2. TABLE OF CONTENTS.

7 The table of contents for this Act is as follows:

See. 1. Short title.

See. 2. Table of contents.

See. 3. Prohibited diversity, equity, or inclusion practice defined.

TITLE I—FEDERAL OFFICES AND PERSONNEL

- Sec. 101. Executive orders and memoranda rescinded.
- Sec. 102. Office of personnel management.
- Sec. 103. Office of Management and Budget.
- Sec. 104. Prohibited use of funds.
- Sec. 105. DEI offices closed.
- Sec. 106. Prohibited personnel practices.

TITLE II—FEDERAL TRAINING

- Sec. 201. Government-wide training.
- Sec. 202. Use of funds.

TITLE III—FEDERAL CONTRACTING

- Sec. 301. Required contract terms.
- Sec. 302. Prohibition on discrimination.
- Sec. 303. Prohibited use of funds.

TITLE IV—FEDERAL GRANTS AND COOPERATIVE AGREEMENTS

- Sec. 401. Required grant agreement terms.
- Sec. 402. Required cooperative agreement terms.

TITLE V—FEDERAL ADVISORY COMMITTEES

- Sec. 501. Prohibited diversity, equity, and inclusion practices.
- Sec. 502. Administrator responsibilities.
- Sec. 503. Agency head responsibilities.

TITLE VI—EDUCATION

- Sec. 601. Standards for accreditation of accrediting agencies and associations.
- Sec. 602. Prohibited use of funds by the Secretary of Education.

TITLE VII—OTHER MATTERS

- Sec. 701. Fannie Mae, Freddie Mac, Federal Home Loan Banks, and Federal Housing Finance Agency.
- Sec. 702. Capital markets regulation; corporate boards; self-regulatory organizations.
- Sec. 703. Health and Human Services.
- Sec. 704. Repeal of diversity, equity, and inclusion programs of Department of Defense.
- Sec. 705. Department of Homeland Security and Coast Guard.
- Sec. 706. Director of National Intelligence.

TITLE VIII—ENFORCEMENT; SEVERABILITY

- Sec. 801. Enforcement; private cause of action.
- Sec. 802. Severability.

- 1 SEC. 3. PROHIBITED DIVERSITY, EQUITY OR INCLUSION**
- 2 PRACTICE DEFINED.**
- The Civil Rights Act of 1964 (42 U.S.C. 2000a et seq.) is amended by adding at the end the following:

1 **“TITLE XIII—PROHIBITED DIVER-**
2 **SITY, EQUITY OR INCLUSION**
3 **PRACTICE DEFINED**

4 **“SEC. 1201. PROHIBITED DIVERSITY, EQUITY, OR INCLU-**
5 **SION PRACTICE.**

6 “For purposes of references to this section, the term
7 ‘prohibited diversity, equity, or inclusion practice’
8 means—

9 “(1) discriminating for or against any person
10 on the basis of race, color, ethnicity, religion, biological
11 sex, or national origin;

12 “(2) requiring as a condition of employment, as
13 a condition for promotion or advancement, or as a
14 condition for speaking, making a presentation, or
15 submitting written materials, that an employee under-
16 go training, education, or coursework, or other
17 pedagogy, that asserts that a particular race, color,
18 ethnicity, religion, biological sex, or national origin is
19 inherently or systemically superior or inferior, op-
20 pressive or oppressed, or privileged or unprivileged;
21 or

22 “(3) requiring as a condition of employment, as
23 a condition for promotion or advancement, or as a
24 condition for speaking, making a presentation, or
25 submitting written materials, the signing of or as-

1 sent to a statement, code of conduct, work program,
2 or plan, or similar device that requires assent by the
3 employee that a particular race, color, ethnicity, reli-
4 gion, biological sex, or national origin is inherently
5 or systemically superior or inferior, oppressive or op-
6 pressed, or privileged or unprivileged.”.

7 **TITLE I—FEDERAL OFFICES AND**
8 **PERSONNEL**

9 **SEC. 101. EXECUTIVE ORDERS AND MEMORANDA RE-**
10 **SCINDED.**

11 (a) RESCINDED EXECUTIVE ORDERS AND MEMO-
12 RANDA.—

13 (1) IN GENERAL.—With respect to an Execu-
14 tive order or memoranda described in paragraph
15 (2)—

16 (A) the Executive order or memoranda—
17 (i) shall not have any legal effect; and
18 (ii) is revoked in its entirety; and

19 (B) no funds appropriated or otherwise
20 made available by law shall be used to—

21 (i) implement or comply with the Ex-
22 ecutive order or memoranda; or
23 (ii) further any of the provisions or
24 purposes of the Executive order or memo-
25 randa.

(B) Executive Order 13988 (42 U.S.C. 2000e note; relating to preventing and combating discrimination on the basis of gender identity or sexual orientation).

12 (C) Executive Order 14020, (42 U.S.C.
13 2000e note; relating to the establishment of the
14 White House Gender Policy Council).

19 (E) Executive Order 14035 (42 U.S.C.
20 2000e note; relating to diversity, equity, inclu-
21 sion, and accessibility in the Federal work-
22 force).

23 (F) Executive Order 14091 (5 U.S.C. 601
24 note; relating to further advancing racial equity

1 and support for underserved communities
2 through the Federal Government).

3 (G) The National Security Memorandum
4 on “Revitalizing America’s Foreign Policy and
5 National Security Workforce, Institutions, and
6 Partnerships (NSM–03)”, dated February 4,
7 2021.

8 (H) The National Security Memorandum
9 on Advancing the “Human Rights of Lesbian,
10 Gay, Bisexual, Transgender, Queer, and
11 Intersex Persons Around the World (NSM–
12 04)”, dated February 4, 2021.

13 (b) CARRYING OUT RESCINDED EXECUTIVE ORDERS
14 AND MEMORANDA.—The head of an executive agency, as
15 defined in section 105 of title 5, United States Code, may
16 not carry out an Executive order or memorandum de-
17 scribed in subsection (a)(2).

18 (c) PROGRAMS AND OFFICE.—

19 (1) IN GENERAL.—Not later than 90 days after
20 the date of enactment of this Act, the head of a
21 Federal agency under which any program or office
22 carries out an Executive order or memorandum de-
23 scribed in subsection (a)(2) between the date of en-
24 actment of this Act and 90 days after the date of

1 enactment of this Act shall close, terminate, and
2 wind up the program or office.

3 (2) NO REASSIGNMENT.—The head of a Fed-
4 ereral agency that closes, terminates, and winds up a
5 program or office under paragraph (1)—

6 (A) shall undertake an appropriate reduc-
7 tion in force; and

8 (B) may not transfer, reassign, or redesign-
9 ate any employee or contractor with a position
10 or function that is eliminated by operation of
11 this subsection.

12 **SEC. 102. OFFICE OF PERSONNEL MANAGEMENT.**

13 (a) IN GENERAL.—Not later than 180 days after the
14 date of enactment of this Act, the Director of the Office
15 of Personnel Management shall—

16 (1) revise all regulations, policies, procedures,
17 manuals, circulars, courses, training, and guidance
18 of the Office such that all such material is in compli-
19 ance with and consistent with this Act and the
20 amendments made by this Act;

21 (2) revise so as to effectively rescind all regula-
22 tions, policies, procedures, manuals, circulars,
23 courses, training, and guidance of the Office that
24 were promulgated, adopted, or implemented to com-

1 ply with the Executive orders and memoranda de-
2 scribed in section 101(a)(2);

3 (3) terminate, close, and wind up the Office of
4 Diversity, Equity, Inclusion, and Accessibility of the
5 Office of Personnel Management (referred to in this
6 paragraph as “ODEIA”) and undertake an appro-
7 priate reduction in force with respect to, and not
8 transfer, reassign, or redesignate any, employees or
9 contractors of ODEIA, the positions or functions of
10 whom are eliminated by operation of this Act or the
11 amendments made by this Act; and

12 (4) terminate, close, and wind up the Chief Di-
13 versity Officers Executive Council and undertake an
14 appropriate reduction in force with respect to, and
15 not transfer, reassign, or redesignate any, employees
16 or contractors of that Council, the positions or func-
17 tions of whom are eliminated by operation of this
18 Act or the amendments made by this Act.

19 (b) CHIEF DIVERSITY OFFICERS EXECUTIVE COUN-
20 CIL CHARTER.—Effective on the date of enactment of this
21 Act, the charter of the Chief Diversity Officers Executive
22 Council is revoked.

23 (c) PROHIBITION ON RACISM IN GOVERNMENT.—
24 Section 1104 of title 5, United States Code, is amended
25 by adding at the end the following:

1 “(d)(1) In this subsection, the term ‘prohibited diver-
2 sity, equity, or inclusion practice’ has the meaning given
3 the term in section 1201 of the Civil Rights Act of 1964.

4 “(2) Racist behavior and racist training in the Gov-
5 ernment are prohibited, including any of the following:

6 “(A) Discriminating for or against any person
7 on the basis of race, color, ethnicity, religion, biologi-
8 cal sex, or national origin.

9 “(B) Training, education, coursework, or use of
10 other pedagogy, that asserts that a particular race,
11 color, ethnicity, religion, biological sex, or national
12 origin is inherently or systemically superior or infe-
13 rior, oppressive or oppressed, or privileged or
14 unprivileged.

15 “(C) Maintaining an office, bureau, division, or
16 other organization to further promote or enforce a
17 prohibited diversity, equity, or inclusion practice.

18 “(D) Retaining or employing a consultant or
19 advisor to further promote or enforce a prohibited
20 diversity, equity, or inclusion practice.

21 “(E) Maintaining a rule, a regulation, a policy,
22 guidance, a guideline, management control, a prac-
23 tice, a requirement, training, education, coursework,
24 or a similar device to further promote or enforce a
25 prohibited diversity, equity, or inclusion practice.

1 “(F) Requiring as a condition of employment,
2 as a condition for promotion or advancement, or as
3 a condition for speaking, making a presentation, or
4 submitting written materials, the signing of or as-
5 sent to a statement, code of conduct, work program,
6 or plan, or similar device that requires assent by the
7 employee that a particular race, color, ethnicity, reli-
8 gion, biological sex, or national origin is inherently
9 or systemically superior or inferior, oppressive or op-
10 pressed, or privileged or unprivileged.

11 “(3) The Office shall establish standards that shall—

12 “(A) apply to the activities of the Office or any
13 other agency under authority delegated under sub-
14 section (a);

15 “(B) prohibit racist behavior and racist training
16 in the Government, as described in paragraph (2) of
17 this subsection;

18 “(C) ensure compliance with this subsection;

19 “(D) ensure compliance with section 717 of the
20 Civil Rights Act of 1964 (42 U.S.C. 2000e–16); and

21 “(E) be in accordance with the merit system
22 principles under section 2301.

23 “(4) The Office shall establish and maintain an over-
24 sight program to ensure that activities under any author-
25 ity delegated under subsection (a)—

1 “(A) prohibit racist behavior and racist training
2 in the Government, as described in paragraph (2) of
3 this subsection;

4 “(B) ensure compliance with this subsection;

5 “(C) ensure compliance with section 717 of the
6 Civil Rights Act of 1964 (42 U.S.C. 2000e–16); and

7 “(D) are in accordance with the merit system
8 principles under section 2301.”.

9 **SEC. 103. OFFICE OF MANAGEMENT AND BUDGET.**

10 Not later than 180 days after the date of enactment
11 of this Act, the Director of the Office of Management and
12 Budget shall—

13 (1) revise all regulations, policies, procedures,
14 manuals, circulars, courses, training, and guidance
15 of the Office of Management and Budget to ensure
16 those regulations, policies, procedures, manuals, cir-
17 culars, courses, training, and guidance are in compli-
18 ance and consistent with this Act and the amend-
19 ments made by this Act;

20 (2) rescind all regulations, policies, procedures,
21 manuals, circulars, courses, training, and guidance
22 of the Office of Management and Budget that were
23 promulgated, adopted, or implemented to comply
24 with the Executive orders and memoranda described
25 in section 101(a)(2);

1 (3) rescind the version of Circular A-4 of the
2 Office of Management and Budget adopted on No-
3 vember 9, 2023; and

4 (4) replace the circular described in paragraph
5 (3) with a version of the circular that—

6 (A) is identical to or substantially similar
7 to the version of the circular as in effect on No-
8 vember 8, 2023; or

9 (B)(i) is—

10 (I) consistent in all respects with this
11 Act;

12 (II) eliminates all references to diver-
13 sity, equity and inclusion, racial diversity,
14 racial equity, or racial inclusion unless
15 such references are clearly consistent
16 with—

17 (aa) equal opportunity principles;
18 (bb) the principles of the Civil
19 Rights Act of 1964 (42 U.S.C. 2000a
20 et seq.); or

21 (cc) equal protection of the law
22 principles; and

23 (ii) does not engage in or permit prohibited
24 diversity, equity, or inclusion practices.

1 SEC. 104. PROHIBITED USE OF FUNDS.

2 (a) AGENCY DEFINED.—In this chapter, the term
3 “agency” has the meaning given the term in section 3502
4 of title 44.

5 (b) STOPPING RACISM IN THE FEDERAL GOVERN-
6 MENT.—

7 (1) IN GENERAL.—No Federal funds appro-
8 priated or otherwise made available by law shall be
9 used for the purpose of maintaining in any agency
10 an—

11 (A) office relating to diversity, equity, in-
12 clusion, or accessibility; or

13 (B) a substantially similar office.

14 (2) PROHIBITION.—No Federal funds appro-
15 priated or otherwise made available by law shall be
16 used for the purposes of—

17 (A) maintaining in any agency the Chief
18 Diversity Officers Executive Council or a sub-
19 stantially similar council;

20 (B) maintaining or employing in any agen-
21 cy a chief diversity officer or a substantially
22 similar officer;

23 (C) subject to paragraph (3), developing,
24 implementing, distributing, or publishing in any
25 agency—

(III) inclusion;

(IV) a critical theory relating to

race, gender, or otherwise; or

(V) intersectionality; or

(ii) a training course substantially

similar to a training course described in

7 clause (i);

8 (I) developing, implementing, or maintain-

9 ing in any agency a diversity, equity, inclusion,

10 and accessibility data dashboard or a substan-

11 tially similar data dashboard;

12 (J) maintaining within the Office of Per-

sonnel Management a council relating to diver-

14 sity, equity, inclusion, or accessibility; or

15 (K) maintaining or employing in any agen-

cy a position relating to diversity, equity, inclu-

17 sion, or accessibility.

18 (3) EXCEPTION.—The prohibition under para-

graph (2)(C) shall not apply to a plan, report, or

20 survey required by law.

21 (4) RULE OF CONSTRUCTION.—Nothing in this

22 section shall be construed to prevent the mainte-

23 nance and funding of—

24 (A) Equal Employment Opportunity offices

(B) an office enforcing the Americans with Disabilities Act of 1990 (42 U.S.C. 12101 et seq.) or similar programs or offices as historically organized and operated.

5 SEC. 105. DEI OFFICES CLOSED.

6 (a) IN GENERAL.—Not later than 90 days after date
7 of enactment of this Act, the head of any Federal agency
8 that has an office relating to diversity, equity, inclusion,
9 or accessibility—

10 (1) shall—

11 (A) terminate, close, and wind up that of-
12 fice; and

15 (2) may not transfer, reassign, or redesignate
16 any employee or contractor with a position or func-
17 tion that is eliminated by operation of this sub-
18 section.

19 (b) APPLICATION.—Nothing in this section shall be
20 construed to prevent the maintenance and funding of—

(1) Equal Employment Opportunity offices as historically organized and operated; or

(2) an office enforcing the Americans with Disabilities Act of 1990 (42 U.S.C. 12101 et seq.) or

1 similar programs or offices as historically organized
2 and operated.

3 **SEC. 106. PROHIBITED PERSONNEL PRACTICES.**

4 (a) IN GENERAL.—Section 2302(b) of title 5, United
5 States Code, is amended—

6 (1) in paragraph (13)(B), by striking “or” at
7 the end;

8 (2) in paragraph (14), by striking the period at
9 the end and inserting “; or” and

10 (3) by inserting after paragraph (14) the fol-
11 lowing:

12 “(15) take or fail to take, or threaten to take
13 or fail to take, any personnel action against any em-
14 ployee or applicant for employment because of the
15 failure of the employee or applicant to—

16 “(A) complete training with respect to di-
17 versity, equity, or inclusion, critical theory (re-
18 lating to race, gender, or otherwise),
19 intersectionality, sexual orientation or gender
20 identity, or any substantially similar theory or
21 policy;

22 “(B) complete training that asserts or re-
23 quires trainees to assert that a particular race,
24 color, ethnicity, religion, biological sex, or na-
25 tional origin is inherently or systemically supe-

1 rior or inferior, oppressive or oppressed, or priv-
2 ileged or unprivileged;

3 “(C) sign or assent to (which may be by
4 executing or acknowledging) a statement, code
5 of conduct, work program, plan, or similar de-
6 vice with respect to diversity, equity, and inclu-
7 sion, critical theory (relating to race, gender, or
8 otherwise), intersectionality, sexual orientation
9 or gender identity, or any substantially similar
10 theory or policy;

11 “(D) sign or assent to (which may be by
12 executing or acknowledging) a statement, code
13 of conduct, work program, plan, or similar de-
14 vice that asserts or requires assent by the em-
15 ployee or applicant that a particular race, color,
16 ethnicity, religion, biological sex, or national or-
17 igin is inherently or systemically superior or in-
18 ferior, oppressive or oppressed, or privileged or
19 unprivileged;

20 “(E) take any other action that would re-
21 quire the treatment of any individual advan-
22 tageously or disadvantageously on the basis of
23 that individual’s race, color, ethnicity, religion,
24 biological sex, or national origin; or

1 “(F) limit, segregate, or classify employees
2 or applicants for employment in any way that
3 would deprive or tend to deprive any individual
4 of an employment opportunity, or otherwise ad-
5 versely affect the status of the individual as an
6 employee, because of the race, color, ethnicity,
7 religion, biological sex, or national origin of the
8 individual.”.

9 (b) PERFORMANCE APPRAISAL SYSTEMS.—Section
10 4302 of title 5, United States Code, is amended by adding
11 at the end the following:

12 “(e) A performance appraisal system may not ad-
13 versely evaluate an employee for the failure of the em-
14 ployee to—

15 “(1) complete training with respect to diversity,
16 equity, or inclusion, critical theory (relating to race,
17 gender, or otherwise), intersectionality, sexual ori-
18 entation or gender identity, or any substantially
19 similar theory or policy;

20 “(2) complete training that asserts or requires
21 trainees to assert that a particular race, color, eth-
22 nicity, religion, biological sex, or national origin is
23 inherently or systemically superior or inferior, op-
24 pressive or oppressed, or privileged or unprivileged;

1 “(3) sign or assent to (which may be by exe-
2 cuting or acknowledging) a statement, code of con-
3 duct, work program, plan, or similar device with re-
4 spect to diversity, equity, and inclusion, critical the-
5 ory (relating to race, gender, or otherwise),
6 intersectionality, sexual orientation or gender iden-
7 tity, or any substantially similar theory or policy;

8 “(4) sign or assent to (which may be by exe-
9 cuting or acknowledging) a statement, code of con-
10 duct, work program, plan, or similar device that as-
11 serts or requires assent by the employee that a par-
12 ticular race, color, ethnicity, religion, biological sex,
13 or national origin is inherently or systemically supe-
14 rior or inferior, oppressive or oppressed, or privi-
15 leged or unprivileged;

16 “(5) take any other action that would require
17 the treatment of any individual advantageously or
18 disadvantageously on the basis of that individual’s
19 race, color, ethnicity, religion, biological sex, or na-
20 tional origin; or

21 “(6) limit, segregate, or classify employees or
22 applicants for employment in any way that would
23 deprive or tend to deprive any individual of an em-
24 ployment opportunity, or otherwise adversely affect
25 the status of the individual as an employee, because

1 of the race, color, ethnicity, religion, biological sex,
2 or national origin of the individual.”.

3 (c) SES PERFORMANCE APPRAISAL SYSTEMS.—Sec-
4 tion 4312 of title 5, United States Code, is amended by
5 adding at the end the following:

6 “(e) A performance appraisal system may not ad-
7 versely evaluate a senior executive for the failure of the
8 senior executive to—

9 “(1) complete training with respect to diversity,
10 equity, or inclusion, critical theory (relating to race,
11 gender, or otherwise), intersectionality, sexual ori-
12 entation or gender identity, or any substantially
13 similar theory or policy;

14 “(2) complete training that asserts or requires
15 trainees to assert that a particular race, color, eth-
16 nicity, religion, biological sex, or national origin is
17 inherently or systemically superior or inferior, op-
18 pressive or oppressed, or privileged or unprivileged;

19 “(3) sign or assent to (which may be by exe-
20 cuting or acknowledging) a statement, code of con-
21 duct, work program, plan, or similar device with re-
22 spect to diversity, equity, and inclusion, critical the-
23 ory (relating to race, gender, or otherwise),
24 intersectionality, sexual orientation or gender iden-
25 tity, or any substantially similar theory or policy;

1 “(4) sign or assent to (which may be by exe-
2 cuting or acknowledging) a statement, code of con-
3 duct, work program, plan, or similar device that as-
4 serts or requires assent by the senior executive that
5 a particular race, color, ethnicity, religion, biological
6 sex, or national origin is inherently or systemically
7 superior or inferior, oppressive or oppressed, or priv-
8 ileged or unprivileged;

9 “(5) take any other action that would require
10 the treatment of any individual advantageously or
11 disadvantageously on the basis of that individual’s
12 race, color, ethnicity, religion, biological sex, or na-
13 tional origin; or

14 “(6) limit, segregate, or classify employees or
15 applicants for employment in any way that would
16 deprive or tend to deprive any individual of an em-
17 ployment opportunity, or otherwise adversely affect
18 the status of the individual as an employee, because
19 of the race, color, ethnicity, religion, biological sex,
20 or national origin of the individual.”.

21 **TITLE II—FEDERAL TRAINING**

22 **SEC. 201. GOVERNMENT-WIDE TRAINING.**

23 (a) IN GENERAL.—Section 4103 of title 5, United
24 States Code, is amended by adding at the end the fol-
25 lowing:

1 “(d) No training program or plan may be developed,
2 implemented, distributed, published, established, or pur-
3 chased under this section—

4 “(1) with respect to diversity, equity, and inclu-
5 sion, critical theory (relating to race, gender, or oth-
6 erwise), intersectionality, sexual orientation or gen-
7 der identity, or any substantially similar theory or
8 policy; or

9 “(2) that asserts or requires the trainees to as-
10 sert that a particular race, color, ethnicity, religion,
11 biological sex, or national origin is inherently or sys-
12 temically superior or inferior, oppressive or op-
13 pressed, or privileged or unprivileged.

14 “(e) No employee may be required to complete train-
15 ing under a program or plan established under this sec-
16 tion—

17 “(1) with respect to diversity, equity, and inclu-
18 sion, critical theory (relating to race, gender, or oth-
19 erwise), intersectionality, sexual orientation or gen-
20 der identity, or any substantially similar theory or
21 policy; or

22 “(2) that asserts or requires the trainees to as-
23 sert that a particular race, color, ethnicity, religion,
24 biological sex, or national origin is inherently or sys-

1 temically superior or inferior, oppressive or op-
2 pressed, or privileged or unprivileged.”.

3 (b) REGULATIONS.—Section 4118 of title 5, United
4 States Code, is amended—

5 (1) in subsection (c), by striking “This section”
6 and inserting “Except as provided in subsection (d),
7 this section”; and

8 (2) by adding at the end the following:

9 “(d) The Office shall, in the regulations prescribed
10 under this section, provide that no training program or
11 plan may be developed, implemented, distributed, pub-
12 lished, established, or purchased—

13 “(1) with respect to diversity, equity, and inclu-
14 sion, critical theory (relating to race, gender, or oth-
15 erwise), intersectionality, sexual orientation or gen-
16 der identity, or any substantially similar theory or
17 policy; or

18 “(2) that asserts or requires the trainees to as-
19 sert that a particular race, color, ethnicity, religion,
20 biological sex, or national origin is inherently or sys-
21 temically superior or inferior, oppressive or op-
22 pressed, or privileged or unprivileged.”.

23 **SEC. 202. USE OF FUNDS.**

24 No funds appropriated or otherwise made available
25 by law shall be used for the purpose of developing, imple-

1 menting, distributing, publishing or purchasing in any
2 Federal agency a training course—
3 (1) relating to—
4 (A) diversity, equity, inclusion, and accessi-
5 bility;
6 (B) a critical theory relating to race, gen-
7 der, or otherwise; or
8 (C) intersectionality, sexual orientation, or
9 gender identity; or
10 (2) that asserts or requires trainees to assert
11 that a particular race, color, ethnicity, religion, bio-
12 logical sex, or national origin is inherently or sys-
13 temically superior, inferior, oppressive, oppressed,
14 privileged, or unprivileged.

15 **TITLE III—FEDERAL 16 CONTRACTING**

17 **SEC. 301. REQUIRED CONTRACT TERMS.**

18 (a) CONTRACTS EXCEEDING \$10,000.—Section 6502
19 of title 41, United States Code, is amended by adding at
20 the end the following:

21 “(5) PROHIBITED DIVERSITY, EQUITY, OR IN-
22 CLUSION PRACTICE.—No part of the contract will be
23 performed, and no materials, supplies, articles, or
24 equipment will be manufactured or fabricated under
25 the contract, in plants, factories, buildings, or sur-

1 roundings, under working conditions or in a working
2 environment, provided by or under the control or su-
3 pervision of a contractor or any subcontractor who
4 is subject to, or required to comply with, a prohib-
5 ited diversity, equity or inclusion practice (as defined
6 in section 1201 of the Civil Rights Act of 1964).”.

7 (b) CONTRACTS IN OTHER AMOUNTS.—Section 6703
8 of title 41, United States Code, is amended by adding at
9 the end the following:

10 “(6) PROHIBITED DIVERSITY, EQUITY, OR IN-
11 CLUSION PRACTICE.—The contract and bid specifica-
12 tion shall contain a provision specifying that no part
13 of the services covered by this chapter may be per-
14 formed in buildings or surroundings, under working
15 conditions or in a working environment, provided by
16 or under the control or supervision of a contractor
17 or any subcontractor who is subject to, or required
18 to comply with, a prohibited diversity, equity or in-
19 clusion practice (as defined in section 1201 of the
20 Civil Rights Act of 1964).”.

21 **SEC. 302. PROHIBITION ON DISCRIMINATION.**

22 (a) IN GENERAL.—Section 122 of title 40, United
23 States Code, is amended to read as follows:

24 **“§ 122. Prohibition on discrimination**

25 “(a) PROHIBITION.—

1 “(1) DISCRIMINATION PROHIBITED.—With re-
2 spect to a program or activity carried out or receiv-
3 ing Federal assistance under this subtitle, an indi-
4 vidual may not be, based on race, color, biological
5 sex, ethnicity, religion, or national origin—

- 6 “(A) excluded from participation;
7 “(B) denied benefits; or
8 “(C) otherwise discriminated against.

9 “(2) PROHIBITED DIVERSITY, EQUITY, AND IN-
10 CLUSION PRACTICES.—With respect to a program or
11 activity carried out or receiving Federal assistance
12 under this subtitle, an individual may not be subject
13 to or required to comply with a prohibited diversity,
14 equity, and inclusion practice (as defined in section
15 1201 of the Civil Rights Act of 1964).

16 “(b) ENFORCEMENT.—

17 “(1) IN GENERAL.—The heads of Federal agen-
18 cies shall enforce subsection (a) through rules, regu-
19 lations, policies, and other executive actions of the
20 agency that are similar to rules, regulations, policies,
21 and other executive actions established with respect
22 to racial and other discrimination under title VI of
23 the Civil Rights Act of 1964 (42 U.S.C. 2000d et
24 seq.).

1 “(2) RULE OF CONSTRUCTION.—Any enforce-
2 ment under paragraph (1) shall not be construed to
3 bar an individual from pursuing any other legal rem-
4 edy available to the individual as a result of an ac-
5 tion constituting a violation of subsection (a).”.

6 (b) CLERICAL AMENDMENT.—The table of sections
7 for title 40, United States Code, is amended by striking
8 the item relating to section 122 and inserting the fol-
9 lowing:

“122. Prohibition on discrimination.”.

10 **SEC. 303. PROHIBITED USE OF FUNDS.**

11 (a) PROHIBITION.—No funds appropriated or other-
12 wise made available by Federal law may be used by a Fed-
13 eral contractor for purpose of—

14 (1) maintaining an office relating to diversity,
15 equity, inclusion, or accessibility or a substantially
16 similar office;

17 (2) maintaining or employing a chief diversity
18 officer or a substantially similar officer;

19 (3) developing, implementing, distributing, pub-
20 lishing or purchasing—

21 (A) a training course relating to—

22 (i) diversity, equity, inclusion, or ac-
23 cessibility;

24 (ii) a critical theory relating to race,
25 gender, or otherwise;

13 (b) RULE OF CONSTRUCTION.—Nothing in this sec-
14 tion shall be construed to prevent—

1 **TITLE IV—FEDERAL GRANTS**
2 **AND COOPERATIVE AGREEMENTS**
3 **MENTS**

4 **SEC. 401. REQUIRED GRANT AGREEMENT TERMS.**

5 (a) IN GENERAL.—Chapter 63 of title 31, United
6 States Code, is amended by adding at the end the fol-
7 lowing:

8 **“§ 6310. Grants and grant agreements**

9 “(a) GRANT AGREEMENT REQUIRED TERMS.—The
10 head of an executive agency may not provide a grant to
11 any recipient unless the head of the agency and the recipi-
12 ent enter into a grant agreement that contains a provision
13 specifying that no funds appropriated or otherwise made
14 available by Federal law shall be used by the grant recipi-
15 ent for purpose of—

16 “(1) maintaining an office relating to diversity,
17 equity, inclusion, or accessibility;

18 “(2) maintaining or employing a chief diversity
19 officer or a substantially similar officer;

20 “(3) developing, implementing, distributing,
21 publishing, or purchasing—

22 “(A) a training course relating to—

23 “(i) diversity, equity, inclusion, or ac-
24 cessibility;

1 “(ii) a critical theory relating to race,
2 gender, or otherwise;

3 “(iii) intersectionality; or

4 “(iv) sexual orientation or gender
5 identity;

6 “(B) a training course substantially similar
7 to the training courses described in subpara-
8 graph (A); or

9 “(C) a training course that asserts or re-
10 quires trainees to assert that a particular race,
11 color, religion, ethnicity, biological sex, or na-
12 tional origin is inherently or systemically supe-
13 rior, inferior, oppressive, oppressed, privileged
14 or unprivileged; or

15 “(4) engaging in a prohibited diversity, equity,
16 or inclusion practice (as defined in section 1201 of
17 the Civil Rights Act of 1964).

18 “(b) EQUAL EMPLOYMENT OPPORTUNITY OF-
19 FICES.—Nothing in this section shall be construed to pre-
20 vent—

21 “(1) the maintenance and funding of an Equal
22 Employment Opportunity office, as historically orga-
23 nized and operated;

24 “(2) an office enforcing the Americans with
25 Disabilities Act of 1990 (42 U.S.C. 12101 et seq.)

1 or similar programs or offices as historically orga-
2 nized and operated; or

3 “(3) a recipient of a grant from an executive
4 agency from using non-Federal funds as the recipi-
5 ent so determines.”.

6 (b) CLERICAL AMENDMENT.—The table of sections
7 for chapter 63 of title 31, United States Code is amended
8 by adding at the end the following:

“6310. Grant and grant agreements.”.

9 **SEC. 402. REQUIRED COOPERATIVE AGREEMENT TERMS.**

10 (a) IN GENERAL.—Chapter 63 of title 31, United
11 States Code, as amended by section 401(a), is further
12 amended by adding at the end the following:

13 **“§ 6311. Cooperative agreements**

14 “(a) COOPERATIVE AGREEMENT REQUIRED
15 TERMS.—The head of an executive agency may not enter
16 into a cooperative agreement with a party unless the coop-
17 erative agreement contains a provision specifying that no
18 funds appropriated or otherwise made available by Federal
19 law shall be used by any party to the cooperative agree-
20 ment for purpose of—

21 “(1) maintaining an office relating to diversity,
22 equity, inclusion, or accessibility;

23 “(2) maintaining or employing a chief diversity
24 officer or a substantially similar officer;

1 “(3) developing, implementing, distributing,
2 publishing, or purchasing—

3 “(A) a training course relating to—
4 “(i) diversity, equity, inclusion, or ac-
5 cessibility;

6 “(ii) a critical theory relating to race,
7 gender, or otherwise;

8 “(iii) intersectionality; or

9 “(iv) sexual orientation or gender
10 identity;

11 “(B) a training course substantially similar
12 to the training courses described in subpara-
13 graph (A); or

14 “(C) a training course that asserts or re-
15 quires trainees to assert that a particular race,
16 color, religion, ethnicity, biological sex, or na-
17 tional origin is inherently or systemically supe-
18 rior, inferior, oppressive, oppressed, privileged
19 or unprivileged; or

20 “(4) engaging in a prohibited diversity, equity,
21 or inclusion practice (as defined in section 1201 of
22 the Civil Rights Act of 1964.).

23 “(b) EQUAL EMPLOYMENT OPPORTUNITY OF-
24 FICES.—Nothing in this section shall be construed to—

1 “(1) prevent the maintenance and funding of an
2 Equal Employment Opportunity office, as histori-
3 cally organized and operated;

4 “(2) an office enforcing the Americans with
5 Disabilities Act of 1990 (42 U.S.C. 12101 et seq.)
6 or similar programs or offices as historically orga-
7 nized and operated; or

8 “(3) prevent a party to an cooperative agree-
9 ment with an executive agency from using non-Fed-
10 eral funds as the party so determines.”.

11 (b) CLERICAL AMENDMENT.—The table of sections
12 for chapter 63 of title 31, United States Code, as amended
13 by section 401(b), is further amended by adding at the
14 end the following:

“6311. Cooperative agreements.”.

TITLE V—FEDERAL ADVISORY COMMITTEES

17 SEC. 501. PROHIBITED DIVERSITY, EQUITY, AND INCLUSION
18 PRACTICES.

19 (a) IN GENERAL.—Chapter 10 of title 5, United
20 States Code (commonly known as the “Federal Advisory
21 Committee Act”), is amended by adding at the end the
22 following:

1 **“SEC. 1015. DIVERSITY, EQUITY, AND INCLUSION PRAC-**
2 **TICES.**

3 “(a) PROHIBITED DIVERSITY, EQUITY, AND INCLU-
4 SION PRACTICE DEFINED.—In this section, the term ‘pro-
5 hibited diversity, equity, or inclusion practice’ has the
6 meaning that term in section 1201 of the Civil Rights Act
7 of 1964.

8 “(b) PROHIBITION.—The following may not author-
9 ize, permit, or implement a prohibited diversity, equity,
10 or inclusion practice with respect to any advisory com-
11 mittee established by the head of an agency:

12 “(1) The Administrator.

13 “(2) The agency head.

14 “(3) The chair of the advisory committee.

15 “(4) The advisory committee.

16 “(c) TERMINATION OF COMMITTEE.—

17 “(1) FINDING BY ADMINISTRATOR.—With re-
18 spect to an advisory committee, if the Administrator
19 finds that the applicable agency head, chair of the
20 advisory committee, or the advisory committee au-
21 thorized, permitted, or implemented a prohibited di-
22 versity, equity, or inclusion practice, then the advi-
23 sory committee shall terminate not later than 30
24 days after the Administrator makes such finding.

25 “(2) FINDING BY INSPECTOR GENERAL.—With
26 respect to an advisory committee, if the Inspector

1 General for the agency that established the advisory
2 committee finds that the applicable agency head,
3 chair of the advisory committee, or the advisory
4 committee authorized, permitted, or implemented a
5 prohibited diversity, equity, or inclusion practice,
6 then the advisory committee shall terminate not
7 later than 30 days after the Inspector General
8 makes such finding.

9 “(d) ACTION.—

10 “(1) IN GENERAL.—Any person may bring an
11 action in any United States district court seeking a
12 determination that the Administrator, any agency
13 head, any chair of an advisory committee, or any ad-
14 visory committee authorized, permitted, or imple-
15 mented a prohibited diversity, equity, or inclusion
16 practice with respect to an advisory committee.

17 “(2) ORDER DIRECTING TERMINATION OF ADVI-
18 SORY COMMITTEE.—If after an evidentiary hearing,
19 a court determines that the defendant authorized,
20 permitted, or implemented a prohibited diversity, eq-
21 uity, or inclusion practice, the court shall issue an
22 order directing the Administrator to immediately
23 terminate that advisory committee.

1 “(3) ADDITIONAL AWARDS.— In an action
2 brought under this subsection in which the plaintiff
3 prevails, the court may award—

4 “(A) a Writ of Mandamus or other equi-
5 table or declaratory relief;

6 “(B) a minimum of \$1,000 per violation
7 per day;

8 “(C) reasonable attorney’s fees and litiga-
9 tion costs;

10 “(D) compensatory damages; and

11 “(E) all other appropriate relief.”.

12 (b) CLERICAL AMENDMENT.—The table of sections
13 for chapter 10 of title 5, United States Code, is amended
14 by inserting after the item relating to section 1014 the
15 following:

“1015. Diversity, equity, and inclusion practices.”.

16 SEC. 502. ADMINISTRATOR RESPONSIBILITIES.

17 (a) COMPLIANCE.—Subsection (b)(1) of section 1006
18 of title 5, United States Code, is amended—

19 (1) in subparagraph (C), by striking the word
20 “or” at the end;

21 (2) in subparagraph (D), by striking the period
22 at the end and inserting “; or” ; and

23 (3) by adding at the end the following:

24 “(E) whether the committee is in compli-
25 ance with the Dismantle DEI Act of 2024.”.

1 (b) GUIDELINES AND MANAGEMENT CONTROLS.—

2 Section 1006 of title 5, United States Code, is further
3 amended by adding at the end the following:

4 “(f) GUIDELINES AND MANAGEMENT CONTROLS RE-
5 LATED TO THE END RACISM IN FEDERAL ADVISORY
6 COMMITTEES ACT.—The Administrator shall—

7 “(1) prescribe administrative guidelines and
8 management controls applicable to advisory commit-
9 tees to enforce the requirements of the Dismantle
10 DEI Act of 2024; and

11 “(2) ensure that the Committee Management
12 Secretariat complies with and enforces the require-
13 ments of the Dismantle DEI Act of 2024.”.

14 (c) REVISED RULES, REGULATIONS AND GUID-
15 ANCE.—Not later than 180 days after the date of enact-
16 ment of this Act, the Administrator shall ensure that all
17 rules, regulations, policies, guidance, guidelines, manage-
18 ment controls, governing documents, practices, require-
19 ments, training, education, coursework, or similar devices
20 are revised to the extent that they are inconsistent with
21 this Act.

22 **SEC. 503. AGENCY HEAD RESPONSIBILITIES.**

23 (a) AGENCY HEAD RESPONSIBILITIES.—Subsection
24 (a) of section 1007 of title 5, United States Code, is
25 amended by adding at the end the following: “Each agency

1 head shall establish uniform administrative guidelines and
2 management controls to ensure compliance with the Dis-
3 mantle DEI Act of 2024.”.

4 (b) COMPLIANCE.—Subsection (b) of section 1007 of
5 title 5, United States Code, is amended—

6 (1) in paragraph (2), by striking “and” at the
7 end;

8 (2) in paragraph (3), by striking the period at
9 the end and inserting “; and”; and

10 (3) by adding at the end the following:
11 “(4) ensure compliance with the Dismantle DEI
12 Act of 2024.”.

13 **TITLE VI—EDUCATION**

14 **SEC. 601. STANDARDS FOR ACCREDITATION OF ACCRED- 15 ITING AGENCIES AND ASSOCIATIONS.**

16 Section 496(c) of the Higher Education Act of 1965
17 (20 U.S.C. 1099b(c)) is amended—

18 (1) in paragraph (8), by striking “and” at the
19 end;

20 (2) in paragraph (9), by striking the period at
21 the end and inserting “; and”; and

22 (3) by adding at the end the following:
23 “(10) confirms that the standards for accredita-
24 tion of the agency or association do not—

1 “(A) require, encourage, or coerce any in-
2 stitution of higher education to engage in pro-
3 hibited diversity, equity, and inclusion practices
4 (as defined in section 1201 of the Civil Rights
5 Act of 1964);

6 “(B) assess the commitment of an institu-
7 tion of higher education to any ideology, belief,
8 or viewpoint;

9 “(C) prohibit or discourage an institution
10 of higher education from engaging in activity
11 protected by the Constitution, including having
12 a religious mission, operating as a religious in-
13 stitution, or being controlled by or associated
14 with a religious organization; or

15 “(D) discriminate against an institution of
16 higher education for engaging in religious
17 speech, religious practice, or religious exer-
18 cise.”.

**19 SEC. 602. PROHIBITED USE OF FUNDS BY THE SECRETARY
20 OF EDUCATION.**

21 Section 8527 of the Elementary and Secondary Edu-
22 cation Act of 1965 (20 U.S.C. 7907) is amended by add-
23 ing at the end the following:

24 "(e) PROHIBITION; RULES OF CONSTRUCTION.—

1 “(1) PROHIBITION.—None of the funds pro-
2 vided to the Secretary of Education under this Act
3 may be used by the Secretary, including through a
4 grant, contract, or cooperative agreement, to—

5 “(A) maintain an Office of Diversity, Eq-
6 uity, Inclusion, and Accessibility, an Office of
7 Diversity, Equity, and Inclusion, an Office of
8 Diversity and Inclusion, a Diversity Office or a
9 substantially similar office;

10 “(B) maintain or employ a Chief Diversity
11 Officer or substantially similar officer;

12 “(C) develop, implement, distribute, pub-
13 lish, or purchase a training course or substan-
14 tially similar course relating to any of the fol-
15 lowing—

16 “(i) diversity, equity, inclusion, and
17 accessibility (DEIA);

18 “(ii) diversity, equity, and inclusion;

19 “(iii) diversity and inclusion;

20 “(iv) diversity;

21 “(v) critical theory (race, gender, or
22 otherwise);

23 “(vi) intersectionality; or

24 “(vii) sexual orientation or gender
25 identity; or

1 “(D) develop, implement, distribute, pub-
2 lish, or purchase a training course or substan-
3 tially similar course that asserts or requires
4 trainees to assert that a particular race, color
5 ethnicity, religion, biological sex, or national or-
6 igin is inherently or systemically superior, infe-
7 rior, oppressive or oppressed, privileged or
8 unprivileged.

9 “(2) RULES OF CONSTRUCTION.—Nothing in
10 this section shall be construed to—

11 “(A) prohibit the maintenance and funding
12 of Equal Employment Opportunity offices or of-
13 ficers, as historically organized and operated;

14 “(B) prohibit the maintenance and funding
15 of offices enforcing the Americans with Disabil-
16 ties Act of 1990 or similar programs or offices,
17 as historically organized and operated; or

18 “(C) impact the use of non-Federal funds
19 by a contractor of the Department of Education
20 or by a grant recipient of funds from the Sec-
21 retary of Education.”.

1 **TITLE VII—OTHER MATTERS**

2 **SEC. 701. FANNIE MAE, FREDDIE MAC, FEDERAL HOME 3 LOAN BANKS, AND FEDERAL HOUSING FI- 4 NANCE AGENCY.**

5 Section 1319A of the Federal Housing Enterprises
6 Financial Safety and Soundness Act of 1992 (12 U.S.C.
7 4520) is repealed.

8 **SEC. 702. CAPITAL MARKETS REGULATION; CORPORATE 9 BOARDS; SELF-REGULATORY ORGANIZA- 10 TIONS.**

11 (a) REPEAL OF OFFICES OF MINORITY AND WOMEN 12 INCLUSION.—

13 (1) IN GENERAL.—Section 342 of the Dodd-
14 Frank Wall Street Reform and Consumer Protection
15 Act (12 U.S.C. 5452) is hereby repealed.

16 (2) TECHNICAL AND CONFORMING AMEND- 17 MENTS.—

18 (A) Section 1016(c) of the Consumer Fi-
19 nancial Protection Act of 2010 (12 U.S.C.
20 5496(c)) is amended—

21 (i) in paragraph (7), by adding “and”
22 at the end;

23 (ii) in paragraph (8), by striking “;
24 and” and inserting a period; and

25 (iii) by striking paragraph (9).

(B) The table of contents for the Dodd-Frank Wall Street Reform and Consumer Protection Act is amended by striking the item relating to section 342.

5 (b) BOARDS OF PUBLIC COMPANIES SUBJECT TO
6 CIVIL RIGHTS ACT.—Section 701 of the Civil Rights Act
7 of 1964 (42 U.S.C. 2000e) is amended by adding at the
8 end of subsection (f) the following: “The term ‘employee’
9 includes any person who serves on a board of directors
10 of an issuer that has a registration statement in effect
11 as to a security under the Securities Act of 1933 and is
12 compensated by the issuer.”.

13 (c) PROHIBITION ON RACISM.—The Gramm-Leach-
14 Bliley Act (15 U.S.C. 6701 et seq.) is amended by insert-
15 ing after section 503 (15 U.S.C. 6803) the following:

16 "SEC. 503A. PROHIBITED DIVERSITY, EQUITY AND INCLU-
17 SION PRACTICES.

18 “No Federal functional regulator shall engage in a
19 prohibited diversity, equity, and inclusion practice (as de-
20 fined in section 1201 of the Civil Rights Act of 1964) or
21 require (whether by regulation, enforcement action, guid-
22 ance, examination or otherwise) that any person regulated
23 by the Federal functional regulator engage in a prohibited
24 diversity, equity, and inclusion practice.”.

1 (d) NATIONAL SECURITIES ASSOCIATIONS.—Section
2 15A of the Securities Exchange Act of 1934 (15 U.S.C.
3 78o–3) is amended by adding at the end the following:

4 “(o) PROHIBITED DIVERSITY, EQUITY AND INCLU-
5 SION PRACTICES.—No national securities association shall
6 engage in a prohibited diversity, equity, and inclusion
7 practice (as defined in section 1201 of the Civil Rights
8 Act of 1964) or require (whether by rule, enforcement ac-
9 tion, guidance, examination, or otherwise) that any mem-
10 ber of the national securities association engage in a pro-
11 hibited diversity, equity, and inclusion practice.”.

12 (e) COMMUNITY DEVELOPMENT ADVISORY BOARD
13 MEMBER REQUIREMENTS.— Section 104(d)(2)(G) of the
14 Community Development Banking and Financial Institu-
15 tions Act of 1994 (12 U.S.C. 4703(d)(2)(G)) is amended,
16 in the matter preceding clause (i), by striking “and racial,
17 ethnic, and gender diversity”.

18 **SEC. 703. HEALTH AND HUMAN SERVICES.**

19 Section 821 of the Public Health Service Act (42
20 U.S.C. 296m) is repealed.

21 **SEC. 704. REPEAL OF DIVERSITY, EQUITY, AND INCLUSION
22 PROGRAMS OF DEPARTMENT OF DEFENSE.**

23 (a) REPEAL OF REPORTING REQUIREMENTS ON DI-
24 VERSITY AND INCLUSION.—Section 113 of title 10, United
25 States Code, is amended—

1 (1) in subsection (c)—
2 (A) by striking paragraph (2); and
3 (B) by redesignating paragraphs (3) and
4 (4) as paragraphs (2) and (3), respectively;
5 (2) in subsection (g)(1)(B)—
6 (A) by striking clause (vii); and
7 (B) by redesignating clauses (viii), (ix),
8 and (x) as clauses (vii), (viii), and (ix), respec-
9 tively; and
10 (3) by striking subsections (l) and (m) and by
11 redesignating subsections (n) and (o) as subsections
12 (l) and (m), respectively.

13 (b) REPEAL OF CHIEF DIVERSITY OFFICER.—

14 (1) IN GENERAL.—Section 147 of title 10,
15 United States Code, is repealed.

16 (2) CLERICAL AMENDMENT.—The table of sec-
17 tions at the beginning of chapter 4 of such title is
18 amended by striking the item relating to section
19 147.

20 (c) REPEAL OF PROGRAM ON DIVERSITY IN MILI-
21 TARY LEADERSHIP.—

22 (1) IN GENERAL.—Section 656 of title 10,
23 United States Code, is repealed.

24 (2) CLERICAL AMENDMENT.—The table of sec-
25 tions at the beginning of chapter 37 of such title is

1 amended by striking the item relating to section
2 656.

3 **SEC. 705. DEPARTMENT OF HOMELAND SECURITY AND**
4 **COAST GUARD.**

5 (a) IN GENERAL.—Paragraph (3) of section 845(c)
6 of the Homeland Security Act of 2002 (6 U.S.C. 415(c))
7 is repealed.

8 (b) COAST GUARD.—Section 1903(d)(2) of title 14,
9 United States Code, is amended by striking “, including
10 diversity, inclusion, and issues regarding women specifi-
11 cally”.

12 **SEC. 706. DIRECTOR OF NATIONAL INTELLIGENCE.**

13 Section 5704 of the Damon Paul Nelson and Mat-
14 thew Young Pollard Intelligence Authorization Act for
15 Fiscal Years 2018, 2019, and 2020 (50 U.S.C. 3334b)
16 is repealed.

17 **TITLE VIII—ENFORCEMENT;**
18 **SEVERABILITY**

19 **SEC. 801. ENFORCEMENT; PRIVATE CAUSE OF ACTION.**

20 (a) ENFORCEMENT.—Any person alleging a violation
21 of this Act may bring a civil action in any United States
22 District Court.

23 (b) RELIEF.—In a civil action brought under sub-
24 section (a) in which the plaintiff prevails, the court may
25 award—

- 1 (1) a Writ of Mandamus or other equitable or
- 2 declaratory relief;
- 3 (2) a minimum of \$1,000 per violation per day;
- 4 (3) reasonable attorney's fees and litigation
- 5 costs;
- 6 (4) compensatory damages; and
- 7 (5) all other appropriate relief.

8 **SEC. 802. SEVERABILITY.**

9 If any provision of this Act, an amendment made by
10 this Act, or the application of such provision or amend-
11 ment to any person or circumstance is held to be unconsti-
12 tutional, the remainder of this Act, the amendments made
13 by this Act, and the application of such provision or
14 amendment to any person or circumstance shall not be af-
15 fected thereby.

