

AMENDMENT TO S. 2 – SECURE AMERICA ACT
OFFERED BY MS. ANSARI OF ARIZONA

Add at the end the following:

SEC. ____ STOP INHUMANE CONDITIONS IN ICE DETENTION.

(a) Definitions.—In this section:

(1) The term “detention facility” means any facility where noncitizens are detained by the Secretary of Homeland Security pursuant to the immigration laws, including facilities under contract, operated by or for DHS, or used for temporary detention exceeding 4 hours.

(2) Other terms have the meanings given under section 101(a) of the Immigration and Nationality Act (8 U.S.C. 1101(a)).

(b) Real-Time Detainee Health Reporting System.—

Beginning not later than 1 year after the date of enactment of this Act, each operator of a detention facility shall establish and maintain an Internet-accessible, near-real-time reporting system documenting—

- (1) each report, diagnosis, prescribed treatment, and outcome of disease, injury, or health concern (including medical, dental, and mental health) for each detainee;
- (2) mandatory training for all facility staff on system operation; and
- (3) no exemptions from these requirements.

(c) Anonymous Complaint Reporting System.—

Not later than 6 months after the date of enactment of this Act, the Secretary shall establish an anonymous, multilingual system (via secure digital kiosks or toll-free hotlines in facilities) for detainees to report health concerns. Any retaliation against a reporter (including harassment, privilege denial, solitary confinement, or added duties) shall trigger—

- (1) investigation by the DHS Inspector General or Office of the Immigration Detention Ombudsman within 14 days;
- (2) a detailed report to the complainant in a comprehensible language; and
- (3) potential public release if retaliation is confirmed.

(d) Mandatory Contract Review and Termination Authority.—

If the Inspector General or Ombudsman verifies a third health-related complaint at a facility (after investigation under subsection (d)), the Secretary shall determine whether cause exists to terminate the operating agreement or contract and, if so, publish that determination.

(e) Annual Audits and Health Services Liaison.—

(1) **Audits.**—The DHS Inspector General shall annually audit health conditions at each detention facility and report to Congress, with specific review of gender-related protections (menstrual care, pregnancy outcomes, trauma-informed care).

(2) **Liaison.**—Each detention facility shall designate a full-time health services liaison (with no other duties) to coordinate health/wellness, compile data, and serve as the Inspector General's point of contact.

(f) Quarterly Public and Congressional Reporting. —

Beginning 15 months after enactment (and quarterly thereafter), the Secretary shall—

- (1) publish on the DHS website; and
- (2) submit to the House Committee on Homeland Security and the Senate Committee on Homeland Security and Governmental Affairs—

a report on detainee health conditions and complaints at each detention facility.

(g) Congressional Oversight Access. —

- (1) Covered individuals include Members of Congress and their designated House/Senate staff.
- (2) The Secretary may not limit entry for oversight or make temporary modifications altering observations.
- (3) No prior notice required for Members; staff requests may require 24 hours' advance notice.