AMENDMENT TO RULES COMM. PRINT 117–13
OFFERED BY MR. LANGEVIN OF RHODE ISLAND

At the end of title LX, add the following new section:

SEC. 60. CRITICAL TECHNOLOGY SECURITY CENTERS.

(a) Critical Technology Security Centers.—Title III of the Homeland Security Act of 2002 (6 U.S.C. 181 et seq.) is amended by adding at the end the following new section:

“SEC. 322. CRITICAL TECHNOLOGY SECURITY CENTERS.

“(a) Establishment.—Not later than 180 days after the date of the enactment of this section, the Secretary, acting through the Under Secretary for Science and Technology, and in coordination with the Director of the Cybersecurity and Infrastructure Security Agency, shall award grants, contracts, or cooperative agreements to covered entities for the establishment of not fewer than four cybersecurity-focused Critical Technology Security Centers to evaluate and test the security of devices and technologies that underpin national critical functions.

“(b) Initial Centers.—With respect to the critical technology security centers referred to in subsection (a), four of such centers shall be as follows:
“(1) The Center for Network Technology Security, to study the security of information and communications technology that underpins national critical functions related to communications.

“(2) The Center for Connected Industrial Control System Security, to study the security of connected programmable data logic controllers, supervisory control and data acquisition servers, and other networked industrial equipment.

“(3) The Center for Open Source Software Security, to study vulnerabilities in open source software used to support national critical functions.

“(4) The Center for Federal Critical Software Security, to study the security of software used by the Federal government that performs functions critical to trust (such as affording or requiring elevated system privileges or direct access to networking and computing resources).

“(c) ADDITIONAL CENTERS.—The Under Secretary may, in coordination with the Director, award grants contracts, or cooperative agreements to covered entities for the establishment of additional critical technology security centers to address technologies vital to national critical functions.
“(d) Selection of Critical Technologies.—Before awarding a grant, contract, or cooperative agreement to a covered entity to establish a critical technology security center, the Under Secretary shall consult with the Director, who shall provide the Under Secretary with a list of technologies within the remit of the center that support national critical functions.

“(e) Responsibilities.—In studying the security of technologies within its remit, each center shall have the following responsibilities:

“(1) Conducting rigorous security testing to identify vulnerabilities in such technologies.

“(2) Reporting new vulnerabilities found and the tools, techniques, and practices used to uncover them to the developers of such technologies in question and to the Cybersecurity and Infrastructure Security Agency.

“(3) With respect to such technologies, developing new capabilities for vulnerability discovery, management, and mitigation.

“(4) Assessing the security of software essential to national critical functions.

“(5) Supporting existing communities of interest, including by granting funds, in remediating vulnerabilities discovered within such technologies.
“(6) Utilizing findings to inform and support
the future work of the Cybersecurity and Infrastructure Security Agency.

“(f) APPLICATION.—To be eligible to be designed as
a critical technology security center pursuant to subsection
(a), a covered entity shall submit to the Secretary an appl-
plication at such time, in such manner, and including such
information as the Secretary may require.

“(g) BIANNUAL REPORTS.—Not later than one year
after the date of the enactment of this section and every
two years thereafter, the Under Secretary shall submit to
the appropriate congressional committees a report that in-
cludes, with respect to each critical technology security
center—

“(1) a summary of the work performed by each
such center;

“(2) information relating to the allocation of
Federal funds at each such center;

“(3) a description of each vulnerability identi-
fied, including information relating to the cor-
responding software weakness;

“(4) an assessment of the criticality of each
vulnerability identified pursuant to paragraph (3);

“(5) a list of critical technologies studied by
each center, including an explanation by the Under
Secretary for any deviations from the list of technologies provided by the Director before the distribution of funding to the center; and

“(6) a list of tools, techniques, and procedures used by each such center.

“(h) Consultation with Relevant Agencies.—In carrying out this section, the Under Secretary shall consult with the heads of other Federal agencies conducting cybersecurity research, to include the following:

“(1) The National Institute of Standards and Technology.

“(2) The National Science Foundation.

“(3) Relevant agencies within the Department of Energy.

“(4) Relevant agencies within the Department of Defense.

“(i) Authorization of Appropriations.—There are authorized to be appropriated to carry out this section—

“(1) $40,000,000 for fiscal year 2022;

“(2) $42,000,000 for fiscal year 2023;

“(3) $44,000,000 for fiscal year 2024;

“(4) $46,000,000 for fiscal year 2025; and

“(5) $49,000,000 for fiscal year 2026.

“(j) Definitions.—In this section:
“(1) The term ‘appropriate congressional committees’ means—

“(A) the Committee on Homeland Security of the House of Representatives; and

“(B) the Committee on Homeland Security and Governmental Affairs of the Senate.

“(2) The term ‘covered entity’ means a university, federally funded research and development center, including national laboratories, or consortia thereof.

“(3) The term ‘critical technology’ means technology relating to a national critical function.

“(4) The term ‘open source software’ means software for which the human-readable source code is freely available for use, study, re-use, modification, enhancement, and redistribution by the users of such software.”.

(b) IDENTIFICATION OF CERTAIN TECHNOLOGY.—

Paragraph (1) of section 2202(e) of the Homeland Security Act of 2002 (6 U.S.C. 603(e)) is amended by adding at the end the following new subparagraph:

“(S) To identify the technologies within the remits of the Critical Technology Security centers as described in section 322 that are vital to national critical functions.”.
(c) CLERICAL AMENDMENT.—The table of contents in section 1(b) of the Homeland Security Act of 2002 is amended by inserting after the item relating to section 321 the following new item:

"Sec. 322. Critical Technology Security Centers.".