114TH CONGRESS 1ST SESSION S.
To amend the Foreign Intelligence Surveillance Act of 1978 and for other purposes.
IN THE SENATE OF THE UNITED STATES
Mrs. Feinstein introduced the following bill; which was read twice and referred to the Committee on

A BILL

To amend the Foreign Intelligence Surveillance Act of 1978 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; TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "FISA Reform Act of 2015".
- 6 (b) Table of Contents for
- 7 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Amendments to the Foreign Intelligence Surveillance Act of 1978.

TITLE I—FISA BUSINESS RECORDS REFORMS

- Sec. 101. Additional requirements for call detail records.
- Sec. 102. Emergency authority.

- Sec. 103. Prohibition on bulk collection of tangible things.
- Sec. 104. Judicial review of minimization procedures for the production of tangible things.
- Sec. 105. Liability protection.
- Sec. 106. Compensation for assistance.
- Sec. 107. Definitions.
- Sec. 108. Effective date.
- Sec. 109. Rule of construction.

TITLE II—FISA PEN REGISTER AND TRAP AND TRACE DEVICE REFORM

- Sec. 201. Prohibition on bulk collection.
- Sec. 202. Privacy procedures.

TITLE III—NATIONAL SECURITY LETTER REFORM

Sec. 301. Prohibition on bulk collection.

TITLE IV—FISA TRANSPARENCY AND REPORTING REQUIREMENTS

- Sec. 401. Additional reporting on orders requiring production of business records; business records compliance reports to Congress.
- Sec. 402. Consolidation of congressional oversight provisions.
- Sec. 403. Submission of reports.

TITLE V—OTHER PROVISIONS

- Sec. 501. Unauthorized Disclosure or Removal of Certain Classified Information.
- Sec. 502. Appointment of amicus curiae.
- Sec. 503. Emergencies involving non-United States persons.
- Sec. 504. Periodic review of intelligence community procedures for the acquisition, retention, and dissemination of intelligence.
- Sec. 505. Preservation of treatment of non-United States persons traveling outside United States as agents of foreign powers.
- Sec. 506. Improvement to investigations of international proliferation of weapons of mass destruction.
- Sec. 507. Sunset of access to business records, authority for roving surveillance, and individual terrorists as agents of foreign powers.
- Sec. 508. Restoration of authority for access to business records, roving surveillance, and individual terrorists as agents of foreign powers.

SEC. 2. AMENDMENTS TO THE FOREIGN INTELLIGENCE

2 SURVEILLANCE ACT OF 1978.

- 3 Except as otherwise expressly provided, whenever in
- 4 this Act an amendment or repeal is expressed in terms
- 5 of an amendment to, or a repeal of, a section or other
- 6 provision, the reference shall be considered to be made to

1	a section or other provision of the Foreign Intelligence
2	Surveillance Act of 1978 (50 U.S.C. 1801 et seq.).
3	TITLE I—FISA BUSINESS
4	RECORDS REFORMS
5	SEC. 101. ADDITIONAL REQUIREMENTS FOR CALL DETAIL
6	RECORDS.
7	(a) Application.—Section 501(b) (50 U.S.C.
8	1861(b)) is amended—
9	(1) in paragraph (1)(B), by striking "and" at
10	the end;
11	(2) in paragraph (2)—
12	(A) in subparagraph (A)—
13	(i) in the matter preceding clause (i),
14	by striking "a statement" and inserting
15	"in the case of an application other than
16	an application described in subparagraph
17	(C) (including an application for the pro-
18	duction of call detail records other than in
19	the manner described in subparagraph
20	(C)), a statement''; and
21	(ii) in clause (iii), by striking "and"
22	at the end;
23	(B) by redesignating subparagraphs (A)
24	and (B) as subparagraphs (B) and (D), respec-
25	tively; and

1	(C) by inserting after subparagraph (B)
2	(as so redesignated) the following new subpara-
3	graph:
4	"(C)(i) in the case of an application for the
5	production on an ongoing basis of call detail
6	records created before, on, or after the date of
7	the application relating to an authorized inves-
8	tigation (other than a threat assessment) con-
9	ducted in accordance with subsection (a)(2) to
10	protect against international terrorism a state-
11	ment of facts showing that—
12	"(I) there are reasonable grounds to
13	believe that the call detail records sought
14	to be produced based on the specific selec-
15	tion term required under subparagraph (A)
16	are relevant to such investigation; and
17	"(II) there is a reasonable, articulable
18	suspicion that such specific selection term
19	is associated with a foreign power or an
20	agent of a foreign power or an individual
21	engaged in international terrorism or ac-
22	tivities in preparation therefor;" and
23	(3) by adding at the end the following:
24	"(3) may include a request for an order that re-
25	quires each recipient of the order under this section

1	to retain the call detail records for up to 24 months
2	from the date the call detail record was initially gen-
3	erated—
4	"(A) if the request includes a certification
5	made by the Director of the Federal Bureau of
6	Investigation that the Government has reason
7	to believe that the recipient of the order being
8	applied for is not retaining call detail records
9	for a period of up to 24 months and that the
10	absence of call detail records for that period of
11	time is resulting in, or is reasonably likely to
12	result in, the loss of foreign intelligence infor-
13	mation relevant to an authorized investigation;
14	and
15	"(B) if the order provides that call detail
16	records retained solely for purposes of com-
17	plying with an order under this section may
18	only be produced pursuant to an order under
19	this section.".
20	(b) ORDER.—Section 501(c)(2) (50 U.S.C.
21	1861(c)(2)) is amended—
22	(1) in subparagraph (D), by striking "; and"
23	and inserting a semicolon;
24	(2) in subparagraph (E), by striking the period
25	and inserting "; and"; and

1	(3) by adding at the end the following new sub-
2	paragraph:
3	"(F) in the case of an application de-
4	scribed in subsection (b)(2)(C), shall—
5	"(i) authorize the production on a
6	daily basis of call detail records for a pe-
7	riod not to exceed 180 days;
8	"(ii) provide that an order for such
9	production may be extended upon applica-
10	tion under subsection (b) and the judicial
11	finding under paragraph (1);
12	"(iii) provide that the Government
13	may require the prompt production of a
14	first set of call detail records using the
15	specific selection term that satisfies the
16	standard required under subsection
17	(b)(2)(C)(ii);
18	"(iv) provide that the Government
19	may require the prompt production of a
20	second set of call detail records using ses-
21	sion-identifying information or a telephone
22	calling card number identified by the spe-
23	cific selection term used to produce call de-
24	tail records under clause (iii);

1	"(v) provide that, when produced,
2	such records be in a form that will be use-
3	ful to the Government;
4	"(vi) direct each person the Govern-
5	ment directs to produce call detail records
6	under the order to furnish the Government
7	forthwith all information, facilities, or
8	technical assistance necessary to accom-
9	plish the production in such a manner as
10	will protect the secrecy of the production
11	and produce a minimum of interference
12	with the services that such person is pro-
13	viding to each subject of the production;
14	and
15	"(vii) shall direct the Government
16	to—
17	"(I) adopt minimization proce-
18	dures that require the prompt de-
19	struction of all call detail records pro-
20	duced under the order that the Gov-
21	ernment determines are not foreign
22	intelligence information; and
23	$``(\Pi)$ destroy all call detail
24	records produced under the order as
25	prescribed by such procedures.".

SEC 109 EMERCENCY AUTHORI	

2	(a) Authority.—Section 501 (50 U.S.C. 1861) is
3	amended by adding at the end the following new sub-
4	section:
5	"(i) Emergency Authority for Production of
6	TANGIBLE THINGS.—
7	"(1) Notwithstanding any other provision of
8	this section, the Attorney General may require the
9	emergency production of tangible things if the Attor-
10	ney General—
11	"(A) reasonably determines that an emer-
12	gency situation requires the production of tan-
13	gible things before an order authorizing such
14	production can with due diligence be obtained
15	"(B) reasonably determines that the fac-
16	tual basis for the issuance of an order under
17	this section to approve such production of tan-
18	gible things exists;
19	"(C) informs, either personally or through
20	a designee, a judge having jurisdiction under
21	this section at the time the Attorney General
22	requires the emergency production of tangible
23	things that the decision has been made to em-
24	ploy the authority under this subsection; and
25	"(D) makes an application in accordance
26	with this section to a judge having jurisdiction

1	under this section as soon as practicable, but
2	not later than 7 days after the Attorney Gen-
3	eral requires the emergency production of tan-
4	gible things under this subsection.
5	"(2) If the Attorney General authorizes the
6	emergency production of tangible things under para-
7	graph (1), the Attorney General shall require that
8	the minimization procedures required by this section
9	for the issuance of a judicial order be followed.
10	"(3) In the absence of a judicial order approv-
11	ing the production of tangible things under this sub-
12	section, the production shall terminate when the in-
13	formation sought is obtained, when the application
14	for the order is denied, or after the expiration of 7
15	days from the time the Attorney General begins re-
16	quiring the emergency production of such tangible
17	things, whichever is earliest.
18	"(4) A denial of the application made under
19	this subsection may be reviewed as provided in sec-
20	tion 103.
21	"(5) If such application for approval is denied,
22	or in any other case where the production of tangible
23	things is terminated and no order is issued approv-
24	ing the production, no information obtained or evi-
25	dence derived from such production shall be received

1	in evidence or otherwise disclosed in any trial, hear-
2	ing, or other proceeding in or before any court,
3	grand jury, department, office, agency, regulatory
4	body, legislative committee, or other authority of the
5	United States, a State, or political subdivision there-
6	of, and no information concerning any United States
7	person acquired from such production shall subse-
8	quently be used or disclosed in any other manner by
9	Federal officers or employees without the consent of
10	such person, except with the approval of the Attor-
11	ney General if the information indicates a threat of
12	death or serious bodily harm to any person.
13	"(6) The Attorney General shall assess compli-
14	ance with the requirements of paragraph (5).".
15	(b) Conforming Amendment.—Section 501(d) (50
16	U.S.C. 1861(d)) is amended—
17	(1) in paragraph (1)—
18	(A) in the matter preceding subparagraph
19	(A), by striking "pursuant to an order" and in-
20	serting "pursuant to an order issued or an
21	emergency production required";
22	(B) in subparagraph (A), by striking "such
23	order;" and inserting "such order or such emer-
24	gency production;"; and

1	(C) in subparagraph (B), by striking "the
2	order;" and inserting "the order or the emer-
3	gency production;"; and
4	(2) in paragraph (2)—
5	(A) in subparagraph (A), by striking "an
6	order" and inserting "an order or emergency
7	production"; and
8	(B) in subparagraph (B), by striking "an
9	order" and inserting "an order or emergency
10	production".
11	SEC. 103. PROHIBITION ON BULK COLLECTION OF TAN-
12	GIBLE THINGS.
4.0	
13	(a) Application.—Section 501(b)(2) (50 U.S.C.
13 14	(a) APPLICATION.—Section 501(b)(2) (50 U.S.C. 1861(b)(2)), as amended by section 101(a) of this Act,
14 15	1861(b)(2)), as amended by section 101(a) of this Act,
14 15	1861(b)(2)), as amended by section 101(a) of this Act, is further amended by inserting before subparagraph (B),
141516	1861(b)(2)), as amended by section 101(a) of this Act, is further amended by inserting before subparagraph (B), as redesignated by such section 101(a) of this Act, the
14151617	1861(b)(2)), as amended by section 101(a) of this Act, is further amended by inserting before subparagraph (B), as redesignated by such section 101(a) of this Act, the following new subparagraph:
1415161718	1861(b)(2)), as amended by section 101(a) of this Act, is further amended by inserting before subparagraph (B), as redesignated by such section 101(a) of this Act, the following new subparagraph: "(A) a specific selection term to be used as
141516171819	1861(b)(2)), as amended by section 101(a) of this Act, is further amended by inserting before subparagraph (B), as redesignated by such section 101(a) of this Act, the following new subparagraph: "(A) a specific selection term to be used as the basis for the production of the tangible
14151617181920	1861(b)(2)), as amended by section 101(a) of this Act, is further amended by inserting before subparagraph (B), as redesignated by such section 101(a) of this Act, the following new subparagraph: "(A) a specific selection term to be used as the basis for the production of the tangible things sought;".
14 15 16 17 18 19 20 21	1861(b)(2)), as amended by section 101(a) of this Act, is further amended by inserting before subparagraph (B), as redesignated by such section 101(a) of this Act, the following new subparagraph: "(A) a specific selection term to be used as the basis for the production of the tangible things sought;". (b) ORDER.—Section 501(c) (50 U.S.C. 1861(c)) is

1	tion term to be used as the basis for the produc-
2	tion;"; and
3	(2) by adding at the end the following new
4	paragraph:
5	"(3) No order issued under this subsection may au-
6	thorize the collection of tangible things without the use
7	of a specific selection term that meets the requirements
8	of subsection (b)(2).".
9	SEC. 104. JUDICIAL REVIEW OF MINIMIZATION PROCE-
10	DURES FOR THE PRODUCTION OF TANGIBLE
11	THINGS.
12	(a) Minimization Procedures.—
13	(1) Judicial Review.—Section 501(c)(1) (50
14	U.S.C. 1861(e)(1)) is amended by inserting after
15	"subsections (a) and (b)" the following: "and that
16	the minimization procedures submitted in accord-
17	ance with subsection (b)(2)(D) meet the definition of
18	minimization procedures under subsection (g)".
19	(2) Rule of Construction.—Section 501(g)
20	(50 U.S.C. 1861(g)) is amended by adding at the
21	end the following new paragraph:
22	"(3) Rule of Construction.—Nothing in
23	this subsection shall limit the authority of the court
24	established under section 103(a) to impose addi-
25	tional, particularized minimization procedures with

1	regard to the production, retention, or dissemination
2	of nonpublicly available information concerning
3	unconsenting United States persons, including addi-
4	tional, particularized procedures related to the de-
5	struction of information within a reasonable time pe-
6	riod.".
7	(3) Technical and conforming amend-
8	MENT.—Section $501(g)(1)$ (50 U.S.C. $1861(g)(1)$) is
9	amended—
10	(A) by striking "Not later than 180 days
11	after the date of the enactment of the USA PA-
12	TRIOT Improvement and Reauthorization Act
13	of 2005, the" and inserting "The"; and
14	(B) by inserting ", and update as appro-
15	priate," after "adopt".
16	(b) Orders.—Section 501(f)(2) (50 U.S.C.
17	1861(f)(2)) is amended—
18	(1) in subparagraph (A)(i)—
19	(A) by striking "that order" and inserting
20	"the production order or any nondisclosure
21	order imposed in connection with the produc-
22	tion order"; and
23	(B) by striking the second sentence; and
24	(2) in subparagraph (C)—
25	(A) by striking clause (ii); and

1	(B) by redesignating clause (iii) as clause
2	(ii).
3	SEC. 105. LIABILITY PROTECTION.
4	Section 501(e) (50 U.S.C. 1861(e)) is amended to
5	read as follows:
6	"(e)(1) No cause of action shall lie in any court
7	against a person who—
8	"(A) produces tangible things or provides infor-
9	mation, facilities, or technical assistance pursuant to
10	an order issued or an emergency production required
11	under this section;
12	"(B) in good faith, retains call detail records
13	under an order pursuant to this section; or
14	"(C) otherwise provides technical assistance to
15	the Government under this section or to implement
16	this section.
17	"(2) A production or provision of information, facili-
18	ties, or technical assistance or the retention of call detail
19	records described in paragraph (1) shall not be deemed
20	to constitute a waiver of any privilege in any other pro-
21	ceeding or context.".
22	SEC. 106. COMPENSATION FOR ASSISTANCE.
23	Section 501 (50 U.S.C. 1861), as amended by section
24	102 of this Act, is further amended by adding at the end
25	the following new subsection:

1	"(j) Compensation.—The Government shall com-
2	pensate a person for reasonable expenses incurred for—
3	"(1) producing tangible things or providing in-
4	formation, facilities, or assistance in accordance with
5	an order issued with respect to an application de-
6	scribed in subsection (b)(2)(C) or an emergency pro-
7	duction under subsection (i) that, to comply with
8	subsection $(i)(1)(D)$, requires an application de-
9	scribed in subsection (b)(2)(C); or
10	"(2) otherwise providing technical assistance to
11	the Government under this section or to implement
12	this section.".
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13	SEC. 107. DEFINITIONS.
13 14	(a) In General.—Title V (50 U.S.C. 1861 et seq.),
14	(a) In General.—Title V (50 U.S.C. 1861 et seq.),
14 15	(a) In General.—Title V (50 U.S.C. 1861 et seq.), is amended by adding at the end the following:
141516	(a) In General.—Title V (50 U.S.C. 1861 et seq.), is amended by adding at the end the following: "SEC. 503. DEFINITIONS.
14151617	(a) In General.—Title V (50 U.S.C. 1861 et seq.), is amended by adding at the end the following: "SEC. 503. DEFINITIONS. "In this title:
1415161718	(a) In General.—Title V (50 U.S.C. 1861 et seq.), is amended by adding at the end the following: "SEC. 503. DEFINITIONS. "In this title: "(1) Call Detail Record.—The term 'call de-
141516171819	 (a) IN GENERAL.—Title V (50 U.S.C. 1861 et seq.), is amended by adding at the end the following: "SEC. 503. DEFINITIONS. "In this title: "(1) CALL DETAIL RECORD.—The term 'call detail record'—
14151617181920	(a) In General.—Title V (50 U.S.C. 1861 et seq.), is amended by adding at the end the following: "SEC. 503. DEFINITIONS. "In this title: "(1) Call Detail Record.—The term 'call detail record'— "(A) means session identifying information
14 15 16 17 18 19 20 21	(a) In General.—Title V (50 U.S.C. 1861 et seq.), is amended by adding at the end the following: "SEC. 503. DEFINITIONS. "In this title: "(1) Call Detail Record.—The term 'call detail record'— "(A) means session identifying information (including originating or terminating telephone)

1	ing card number, or the time or duration of a
2	call; and
3	"(B) does not include—
4	"(i) the contents of any communica-
5	tion (as defined in section 2510(8) of title
6	18, United States Code);
7	"(ii) the name, address, or financial
8	information of a subscriber or customer; or
9	"(iii) cell site or global position sys-
10	tem location information.
11	"(2) Electronic communication service.—
12	The term 'electronic communication service' has the
13	meaning given that term in section 2510 of title 18,
14	United States Code.
15	"(3) Foreign intelligence information.—
16	The term 'foreign intelligence information' has the
17	meaning given that term in section 101.
18	"(4) Specific selection term.—
19	"(A) Tangible things.—
20	"(i) In general.—Except as pro-
21	vided in subparagraph (B), a 'specific se-
22	lection term' is a term that specifically
23	identifies a person, account, address, or
24	personal device, or any other specific iden-
25	tifier that limits, to the greatest extent

1	reasonably practicable, the scope of tan-
2	gible things sought by the government con-
3	sistent with the purpose and need to obtain
4	foreign intelligence information.
5	"(ii) Limitation.—A 'specific selec-
6	tion term' shall not permit the bulk or in-
7	discriminate collection of tangible things,
8	such as by solely identifying an electronic
9	communication service provider or a pro-
10	vider of remote computing service, unless
11	the provider is itself a subject of an au-
12	thorized investigation, or by solely identi-
13	fying a broad domestic geographic region
14	including the United States, a State, city,
15	county, zip code, or area code when not
16	used as part of a specific identifier as de-
17	scribed in clause (i).
18	"(iii) Rule of construction.—
19	Nothing in this paragraph shall be con-
20	strued to preclude the use of multiple
21	terms or identifiers to meet the require-
22	ments of clause (i).
23	"(B) CALL DETAIL RECORD APPLICA-
24	TIONS.—For purposes of an application sub-
25	mitted under subsection (b)(2)(C), the term

- 1 'specific selection term' means a term that spe-2 cifically identifies an individual, account, or per-3 sonal device.''.
- 4 (b) Table of Contents Amendment.—The table 5 of contents in the first section is amended by adding after 6 the item relating to section 503, as added by section 7 107(b), the following:

 "Sec. 503. Definitions.".

8 SEC. 108. EFFECTIVE DATE.

9 (a) EFFECTIVE DATE.—The amendments made by 10 sections 101 through 107 shall take effect no later than 11 the date that is 1 year after the date of the enactment 12 of this Act as follows:

(1) IN GENERAL.—The amendments made by sections 101 through 107 shall take effect on the date that is 180 days after the date of the enactment of this Act unless the President certifies to the appropriate committees of Congress that the transition from the existing procedures for the production of business records under title V of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1861 et seq.), as in effect prior to the effective date for the amendments made by section 101 through 107, to the new procedures, as amended by sections 101 through 107, is not sufficiently operational to allow the timely retrieval of foreign intelligence informa-

tion from recipients of an order under section 501of such Act.

- (2) EXTENSION FOR CERTIFICATION.—If the President makes a certification described in paragraph (1), the amendment made by sections 101 through 107 shall take effect on the date, that may be up to 1 year after the date of the enactment of this Act, that the President determines that the transition referred to in such paragraph is sufficiently operational to allow the timely retrieval of foreign intelligence information from recipients of an order under section 501 of such Act.
- 13 (3) LIMITATION ON TRANSITION PERIOD.—If
 14 the President makes a certification under paragraph
 15 (1) and does not determine an effective date under
 16 paragraph (2), the amendments made by sections
 17 101 through 107 shall take effect on the date that
 18 is 1 year after the date of the enactment of this Act.
 19 (b) NO EFFECT ON PRIOR AUTHORITY.—Nothing in
- is 1 year after the date of the enactment of this Act.

 (b) NO EFFECT ON PRIOR AUTHORITY.—Nothing in
 this Act, or any amendment made by this Act, shall be
 construed to alter or eliminate the authority of the Government to obtain an order under title V of the Foreign
 Intelligence Surveillance Act of 1978 (50 U.S.C. 1861 et
 seq.) as in effect on May 31, 2015, during the period end-

ing on such effective date.

(c) Transition.—

(1) Orders in Effect on May 31, 2015.—Notwithstanding any other provision of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1801 et seq.) or this Act or any amendment made by this Act, any order issued or made under title V of the Foreign Intelligence Surveillance Act of 1978 and in effect on May 31, 2015, shall continue in effect until the date of the expiration of such order.

(2) Continued Applicability.—Notwithstanding any other provision of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1801 et seq.) or this Act or any amendment made by this Act, the order entered by the court established under section 103(a) of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1803(a)) on February 26, 2015, in Docket No. BR 15–24, may be extended by order of that court until the effective date established in subsection (a).

(3) Use of information.—

(A) IN GENERAL.—Information acquired from the call detail records pursuant to an order issued under section 501 of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1861) prior to the effective date in sub-

1	section (a) may continue to be used after the
2	effective date of this Act, subject to the limita-
3	tion in subparagraph (B).
4	(B) Destruction of Information.—
5	Any record produced under any order entered
6	by the court established under section 103(a) of
7	the Foreign Intelligence Surveillance Act of
8	1978 (50 U.S.C. 1803(a)) on February 26
9	2015, in Docket No. BR 15–24, or any prede-
10	cessor order for such an order shall be de-
11	stroyed no later than 5 years after the date
12	such record was initially collected. Until that
13	time, such a record may be used in accordance
14	with the purpose prescribed and the procedures
15	established in such order.
16	(d) Appropriate Committees of Congress De-
17	FINED.—In this section, the term "appropriate commit-
18	tees of Congress" means—
19	(1) the Committee on the Judiciary and the Se-
20	lect Committee on Intelligence of the Senate; and
21	(2) the Committee on the Judiciary and the
22	Permanent Select Committee on Intelligence of the
23	House of Representatives

4					
1 :	SEC	109	RIILE	\mathbf{OF}	CONSTRUCTION

- 2 Nothing in this Act, or any amendment made by this
- 3 Act, shall be construed to authorize the production of the
- 4 contents (as such term is defined in section 2510(8) of
- 5 title 18, United States Code) of any electronic communica-
- 6 tion from an electronic communication service provider (as
- 7 such term is defined in section 701(b)(4) of the Foreign
- 8 Intelligence Surveillance Act of 1978 (50 U.S.C.
- 9 1881(b)(4)) under title V of the Foreign Intelligence Sur-
- 10 veillance Act of 1978 (50 U.S.C. 1861 et seq.).

11 TITLE II—FISA PEN REGISTER

12 AND TRAP AND TRACE DE-

13 **VICE REFORM**

- 14 SEC. 201. PROHIBITION ON BULK COLLECTION.
- 15 (a) Prohibition.—Section 402(c) (50 U.S.C.
- 16 1842(c)) is amended—
- 17 (1) in paragraph (1), by striking "; and" and
- inserting a semicolon;
- 19 (2) in paragraph (2), by striking the period and
- 20 inserting a semicolon; and
- 21 (3) by adding at the end the following new
- paragraph:
- 23 "(3) a specific selection term to be used as the
- basis for the use of the pen register or trap and
- trace device is to be attached or applied; and".

1 (b) Definition.—Section 401 (50 U.S.C. 1841) is 2 amended by adding at the end the following new para-3 graph: 4 "(4) The term 'specific selection term' has the 5 meaning given the term in section 504.". 6 SEC. 202. PRIVACY PROCEDURES. 7 (a) IN GENERAL.—Section 402 (50 U.S.C. 1842) is 8 amended by adding at the end the following new sub-9 section: 10 "(h) Privacy Procedures.— 11 "(1) IN GENERAL.—The Attorney General shall 12 ensure that appropriate policies and procedures are 13 in place to safeguard nonpublicly available informa-14 tion concerning United States persons that is col-15 lected through the use of a pen register or trap and 16 trace device installed under this section. Such poli-17 cies and procedures shall, to the maximum extent 18 practicable and consistent with the need to protect 19 national security, include protections for the collec-20 tion, retention, and use of information concerning 21 United States persons. 22 "(2) Rule of construction.—Nothing in 23 this subsection shall be construed to limit the au-24 thority of the court established under section 103(a)

or of the Attorney General to impose additional pri-

25

- 1 vacy or minimization procedures with regard to the
- 2 installation or use of a pen register or trap and
- 3 trace device.".
- 4 (b) Emergency Authority.—Section 403 (50
- 5 U.S.C. 1843) is amended by adding at the end the fol-
- 6 lowing new subsection:
- 7 "(d) Privacy Procedures.—Information collected
- 8 through the use of a pen register or trap and device in-
- 9 stalled under this section shall be subject to the policies
- 10 and procedures required under section 402(h).".

11 TITLE III—NATIONAL SECURITY

12 **LETTER REFORM**

- 13 SEC. 301. PROHIBITION ON BULK COLLECTION.
- 14 (a) Counterintelligence Access to Telephone
- 15 Toll and Transactional Records.—Section 2709(b)
- 16 of title 18, United States Code, is amended in the matter
- 17 preceding paragraph (1) by striking "may—" and insert-
- 18 ing "may, using a term that specifically identifies a per-
- 19 son, entity, telephone number, or account as the basis for
- 20 a request—".]
- 21 (b) Access to Financial Records for Certain
- 22 Intelligence and Protective Purposes.—Section
- 23 1114(a)(2) of the Right to Financial Privacy Act of 1978
- 24 (12 U.S.C. 3414(a)(2)) is amended by striking the period
- 25 and inserting "and term that specifically identifies a cus-

- 1 tomer, entity, or account to be used as the basis for the
- 2 production and disclosure of financial records.".]
- 3 (c) Disclosures to FBI of Certain Consumer
- 4 Records for Counterintelligence Purposes.—Sec-
- 5 tion 626 of the Fair Credit Reporting Act (15 U.S.C.
- 6 1681u) is amended—
- 7 (1) in subsection (a), by striking "that informa-
- 8 tion," and inserting "extent that information that
- 9 includes a term that specifically identifies a con-
- sumer or account to be used as the basis for the pro-
- duction of that information,";
- 12 (2) in subsection (b), by striking "written re-
- 13 quest," and inserting "written request that includes
- a term that specifically identifies a consumer or ac-
- count to be used as the basis for the production of
- that information,"; and
- 17 (3) in subsection (c), by inserting ", which shall
- include a term that specifically identifies a consumer
- or account to be used as the basis for the production
- of the information," after "issue an order ex parte".
- 21 (d) Disclosures to Governmental Agencies
- 22 FOR COUNTERTERRORISM PURPOSES OF CONSUMER RE-
- 23 PORTS.—Section 627(a) of the Fair Credit Reporting Act
- 24 (15 U.S.C. 1681v(a)) is amended by striking "analysis."
- 25 and inserting "analysis and that includes a term that spe-

1	cifically identifies a consumer or account to be used as
2	the basis for the production of such information.".
3	TITLE IV—FISA TRANSPARENCY
4	AND REPORTING REQUIRE-
5	MENTS
6	SEC. 401. ADDITIONAL REPORTING ON ORDERS REQUIRING
7	PRODUCTION OF BUSINESS RECORDS; BUSI-
8	NESS RECORDS COMPLIANCE REPORTS TO
9	CONGRESS.
10	Section 502(b) (50 U.S.C. 1862(b)) is amended—
11	(1) by redesignating paragraphs (1), (2), and
12	(3) as paragraphs (6), (7), and (8), respectively; and
13	(2) by inserting before paragraph (6) (as so re-
14	designated) the following new paragraphs:
15	"(1) a summary of all compliance reviews con-
16	ducted by the Government for the production of tan-
17	gible things under section 501;
18	"(2) the total number of applications described
19	in section 501(b)(2)(B) made for orders approving
20	requests for the production of tangible things;
21	"(3) the total number of such orders either
22	granted, modified, or denied;
23	"(4) the total number of applications described
24	in section 501(b)(2)(C) made for orders approving
25	requests for the production of call detail records;

1	"(5) the total number of such orders either
2	granted, modified, or denied;".
3	SEC. 402. CONSOLIDATION OF CONGRESSIONAL OVER-
4	SIGHT PROVISIONS.
5	(a) Repeal of Congressional Oversight Provi-
6	SIONS.—
7	(1) Repeal.—The Foreign Intelligence Surveil-
8	lance Act of 1978 is amended by striking sections
9	107, 108, 306, and 406 (50 U.S.C. 1807, 1808,
10	1826, and 1846).
11	(2) Table of contents amendment.—The
12	table of contents in the first section is amended by
13	striking the items relating to sections 107, 108, 306,
14	and 406.
15	(b) Reporting Requirements and Congres-
16	SIONAL OVERSIGHT.—
17	(1) IN GENERAL.—Title VI (50 U.S.C. 1871) is
18	amended by striking section 601 and inserting the
19	following:
20	"SEC. 601. DEFINITIONS.
21	"In this title:
22	"(1) Appropriate committees of con-
23	GRESS.—The term 'appropriate committees of Con-
24	gress' means—

1	"(A) the Select Committee on Intelligence
2	and the Committee on the Judiciary of the Sen-
3	ate; and
4	"(B) the Permanent Select Committee on
5	Intelligence and the Committee on the Judici-
6	ary of the House of Representatives.
7	"(2) Electronic surveillance.—The term
8	'electronic surveillance' has the meaning given that
9	term in section 101 of this Act.
10	"(3) Foreign intelligence surveillance
11	COURT.—The term 'Foreign Intelligence Surveillance
12	Court' means the court established under section
13	103(a) of this Act.
14	"(4) Foreign intelligence surveillance
15	COURT OF REVIEW.—The term 'Foreign Intelligence
16	Surveillance Court of Review' means the court estab-
17	lished under section 103(b) of this Act.
18	"(5) PEN REGISTER.—The term 'pen register'
19	has the meaning given that term in section 401 of
20	this Act.
21	"(6) Physical search.—The term 'physical
22	search' has the meaning given that term in section
23	301 of this Act.

1	"(7) TRAP AND TRACE DEVICE.—The term
2	'trap and trace device' has the meaning given that
3	term in section 401 of this Act.
4	"(8) United States Person.—The term
5	'United States person' has the meaning given that
6	term in section 101 of this Act.
7	"SEC. 602. SEMIANNUAL REPORT OF THE ATTORNEY GEN-
8	ERAL.
9	"(a) In General.—
10	"(1) Information.—On a semiannual basis,
11	the Attorney General shall submit to the appropriate
12	committees of Congress a report pursuant to para-
13	graph (2) concerning all electronic surveillance,
14	physical searches, and uses of pen registers and trap
15	and trace devices conducted under this Act.
16	"(2) Report.—The report required by para-
17	graph (1) shall include the following:
18	"(A) ELECTRONIC SURVEILLANCE.—The
19	total number of—
20	"(i) applications made for orders ap-
21	proving electronic surveillance under this
22	Act;
23	"(ii) such orders either granted, modi-
24	fied, or denied;

1	"(iii) proposed applications for orders
2	for electronic surveillance submitted pursu-
3	ant to Rule 9(a) of the Rules of Procedure
4	for the Foreign Intelligence Surveillance
5	Court, or any successor rule, that are not
6	formally presented in the form of a final
7	application under Rule 9(b) of the Rules of
8	Procedure for the Foreign Intelligence Sur-
9	veillance Court, or any successor rule;
10	"(iv) named United States person tar-
11	gets of electronic surveillance;
12	"(v) emergency authorizations of elec-
13	tronic surveillance granted under this Act
14	and the total number of subsequent orders
15	approving or denying such electronic sur-
16	veillance; and
17	"(vi) new compliance incidents arising
18	from electronic surveillance under this Act.
19	"(B) Physical searches.—The total
20	number of—
21	"(i) applications made for orders ap-
22	proving physical search under this Act;
23	"(ii) such orders either granted, modi-
24	fied, or denied;

1	"(111) proposed applications for orders
2	for physical searches submitted pursuant
3	to Rule 9(a) of the Rules of Procedure for
4	the Foreign Intelligence Surveillance
5	Court, or any successor rule, that are not
6	formally presented in the form of a final
7	application under Rule 9(b) of the Rules of
8	Procedure for the Foreign Intelligence Sur-
9	veillance Court, or any successor rule;
10	"(iv) named United States person tar-
11	gets of physical searches;
12	"(v) emergency authorizations of
13	physical searches granted under this Act
14	and the total number of subsequent orders
15	approving or denying such physical
16	searches; and
17	"(vi) new compliance incidents arising
18	from physical searches under this Act.
19	"(C) PEN REGISTER AND TRAP AND TRACE
20	DEVICES.—The total number of—
21	"(i) applications made for orders ap-
22	proving the use of pen registers or trap
23	and trace devices under this Act;
24	"(ii) such orders either granted, modi-
25	fied, or denied;

1	"(iii) proposed applications for orders
2	for pen registers or trap and trace devices
3	submitted pursuant to Rule 9(a) of the
4	Rules of Procedure for the Foreign Intel-
5	ligence Surveillance Court, or any suc-
6	cessor rule, that are not formally presented
7	in the form of a final application under
8	Rule 9(b) of the Rules of Procedure for the
9	Foreign Intelligence Surveillance Court, or
10	any successor rule;
11	"(iv) named United States person tar-
12	gets of pen registers or trap and trace de-
13	vices;
14	"(v) emergency authorizations of the
15	use of pen registers or trap and trace de-
16	vices granted under this Act and the total
17	number of subsequent orders approving or
18	denying such use of pen registers or trap
19	and trace devices; and
20	"(vi) new compliance incidents arising
21	from the use of pen registers or trap and
22	trace devices under this Act.
23	"(D) Compliance incidents.—A sum-
24	mary of each compliance incident reported

1 subparagraphs (A)(vi),under (B)(vi),and 2 (C)(vi). 3 SIGNIFICANT LEGAL INTERPRETA-4 TIONS.—A summary of significant legal inter-5 pretations of this Act involving matters before 6 the Foreign Intelligence Surveillance Court or 7 the Foreign Intelligence Surveillance Court of 8 Review, including interpretations presented in 9 applications or pleadings filed with the Foreign 10 Intelligence Surveillance Court or the Foreign 11 Intelligence Surveillance Court of Review. 12 "(b) Availability to Members of Congress.— 13 Consistent with the rules and practices of the Senate and the House of Representatives, each report submitted pur-14 15 suant to subsection (a)(2) shall be made available to every member of Congress, subject to appropriate procedures for 16 17 the storage and handling of classified information. 18 "(c) Public Report.— 19 "(1) In General.—Subject to paragraph (2), 20 the Attorney General, in consultation with the Direc-21 tor of National Intelligence, shall make available to 22 the public an unclassified annual summary of the re-23 ports submitted under subsection (a) that, to the 24 maximum extent practicable consistent with the pro-25 tection of classified information, includes the infor-

- 1 mation contained in the report submitted pursuant 2 to subsection (a)(2).
- 3 "(2) MINIMUM REQUIREMENTS.—In each re-
- 4 port made available to the public under paragraph
- 5 (1), the Attorney General shall include, at a min-
- 6 imum, the information required under subpara-
- 7 graphs (A), (B), and (C) of subsection (a)(2), which
- 8 may be presented as annual totals.
- 9 "(d) Construction.—Nothing in this title may be
- 10 construed to limit the authority and responsibility of an
- 11 appropriate committee of Congress to obtain any informa-
- 12 tion required by such committee to carry out its functions
- 13 and duties.
- 14 "SEC. 603. AVAILABILITY OF REPORTS AND SUBMISSIONS.
- 15 "(a) Availability to Members of Congress.—
- 16 Consistent with the rules and practices of the Senate and
- 17 the House of Representatives, each submission to Con-
- 18 gress made pursuant to section 502(b), 702(l)(1), or 707
- 19 shall be made available, to every member of Congress, sub-
- 20 ject to appropriate procedures for the storage and han-
- 21 dling of classified information.
- 22 "(b) Public Report.—The Attorney General or the
- 23 Director of National Intelligence, as appropriate, shall
- 24 make available to the public unclassified reports that, to
- 25 the maximum extent practicable consistent with the pro-

1	tection of classified information, include the information
2	contained in each submission to Congress made pursuant
3	to section 502(b), 702(l)(1), or 707.".
4	"SEC. 604. PUBLIC REPORTING BY PERSONS SUBJECT TO
5	ORDERS.
6	"(a) Reporting.—A person subject to a nondisclo-
7	sure requirement accompanying an order or directive
8	under this Act or a national security letter may, with re-
9	spect to such order, directive, or national security letter,
10	publicly report the following information using one of the
11	following structures:
12	"(1) A semiannual report that aggregates the
13	number of orders, directives, or national security let-
14	ters with which the person was required to comply
15	into separate categories of—
16	"(A) the number of national security let-
17	ters received, reported in bands of 1000 start-
18	ing with 0–999;
19	"(B) the number of customer selectors tar-
20	geted by national security letters, reported in
21	bands of 1000 starting with 0–999;
22	"(C) the number of orders or directives re-
23	ceived, combined, under this Act for contents,
24	reported in bands of 1000 starting with 0-999;

1	"(D) the number of customer selectors tar-
2	geted under orders or directives received, com-
3	bined, under this Act for contents reported in
4	bands of 1000 starting with 0–999;
5	"(E) the number of orders received under
6	this Act for noncontents, reported in bands of
7	1000 starting with 0–999; and
8	"(F) the number of customer selectors tar-
9	geted under orders under this Act for noncon-
10	tents, reported in bands of 1000 starting with
11	0–999, pursuant to—
12	"(i) title IV;
13	"(ii) title V with respect to applica-
14	tions described in section $501(b)(2)(B)$;
15	and
16	"(iii) title V with respect to applica-
17	tions described in section $501(b)(2)(C)$.
18	"(2) A semiannual report that aggregates the
19	number of orders, directives, or national security let-
20	ters with which the person was required to comply
21	into separate categories of—
22	"(A) the number of national security let-
23	ters received, reported in bands of 500 starting
24	with 0–499;

1	(B) the number of customer selectors tar-
2	geted by national security letters, reported in
3	bands of 500 starting with 0-499;
4	"(C) the number of orders or directives re-
5	ceived, combined, under this Act for contents,
6	reported in bands of 500 starting with 0-499;
7	"(D) the number of customer selectors tar-
8	geted under orders or directives received, com-
9	bined, under this Act for contents, reported in
10	bands of 500 starting with 0-499;
11	"(E) the number of orders received under
12	this Act for noncontents, reported in bands of
13	500 starting with 0–499; and
14	"(F) the number of customer selectors tar-
15	geted under orders received under this Act for
16	noncontents, reported in bands of 500 starting
17	with $0-499$.
18	"(3) A semiannual report that aggregates the
19	number of orders, directives, or national security let-
20	ters with which the person was required to comply
21	in the into separate categories of—
22	"(A) the total number of all national secu-
23	rity process received, including all national se-
24	curity letters, and orders or directives under

1	this Act, combined, reported in bands of 250
2	starting with 0–249; and
3	"(B) the total number of customer selec-
4	tors targeted under all national security process
5	received, including all national security letters
6	and orders or directives under this Act, com-
7	bined, reported in bands of 250 starting with
8	0-249.
9	"(4) An annual report that aggregates the
10	number of orders, directives, and national security
11	letters the person was required to comply with into
12	separate categories of—
13	"(A) the total number of all national secu-
14	rity process received, including all national se-
15	curity letters, and orders or directives under
16	this Act, combined, reported in bands of 100
17	starting with 0–99; and
18	"(B) the total number of customer selec-
19	tors targeted under all national security process
20	received, including all national security letters
21	and orders or directives under this Act, com-
22	bined, reported in bands of 100 starting with
23	0–99.
24	"(b) Period of Time Covered by Reports.—

1	"(1) REPORTS UNDER SUBSECTION (a)(1) OF
2	(a)(2).—A report described in paragraph (1) or (2)
3	of subsection (a) shall include only information—
4	"(A) relating to national security letters
5	for the previous 180 days; and
6	"(B) relating to authorities under this Act
7	for the 180-day period of time ending on the
8	date that is not less than 180 days prior to the
9	date of the publication of such report, except
10	that with respect to a platform, product, or
11	service for which a person did not previously re-
12	ceive an order or directive (not including an en-
13	hancement to or iteration of an existing publicly
14	available platform, product, or service) such re-
15	port shall not include any information relating
16	to such new order or directive until 540 days
17	after the date on which such new order or di-
18	rective is received.
19	"(2) Reports under subsection (a)(3).—A
20	report described in paragraph (3) of subsection (a)
21	shall include only information relating to the pre-
22	vious 180 days.
23	"(3) Reports under subsection (a)(4).—A
24	report described in paragraph (4) of subsection (a)
25	shall include only information for the 1-year period

1 of time ending on the date that is not less than 1 2 year prior to the date of the publication of such re-3 port. 4 "(c) Other Forms of Agreed to Publication.— Nothing in this section prohibits the Government and any person from jointly agreeing to the publication of information referred to in this subsection in a time, form, or man-8 ner other than as described in this section. 9 "(d) Definitions.—In this section: 10 "(1) CONTENTS.—The term 'contents' has the 11 meaning given that term under section 2510 of title 12 18, United States Code. 13 "(2) National Security Letter.—The term 14 'national security letter' has the meaning given that 15 term under section 603. 16 "SEC. 605. REPORTING REQUIREMENTS FOR DECISIONS, 17 ORDERS, AND OPINIONS OF THE FOREIGN IN-18 TELLIGENCE SURVEILLANCE COURT AND 19 THE **FOREIGN INTELLIGENCE SURVEIL-**20 LANCE COURT OF REVIEW. 21 "Not later than 45 days after the date on which the 22 Foreign Intelligence Surveillance Court or the Foreign In-23 telligence Surveillance Court of Review issues a decision, order, or opinion, including any denial or modification of 25 an application under this Act, that includes significant

1	construction or interpretation of any provision of law or
2	results in a change of application of any provision of this
3	Act or a novel application of any provision of this Act,
4	the Attorney General shall submit to the appropriate com-
5	mittees of Congress a copy of such decision, order, or opin-
6	ion and any pleadings, applications, or memoranda of law
7	associated with such decision, order, or opinion.".
8	(2) Conforming amendments.—
9	(A) Reporting requirements.—Section
10	403(b)(2)(B) of the FISA Amendments Act of
11	2008 (50 U.S.C. 1871 note) is amended to read
12	as follows:
13	"(B) subject to section 404, section
14	603(a)(1) of such Act is amended—
15	"(i) in subsection (a), by striking 'sec-
16	tion $502(b)$, $702(l)(1)$, or $707'$ and insert-
17	ing 'section 502(b)'; and
18	"(ii) in subsection (b), by striking
19	'section 502(b), 702(l)(1), or 707.' and in-
20	serting 'section 502(b).'; and''.
21	(B) Transition procedures.—Section
22	404(b)(4) of the FISA Amendments Act of
23	2008 (50 U.S.C. 1801 note) is amended—
24	(i) by amending subparagraph (A) to
25	read as follows:

1	"(A) Continued Applicability.—Not-
2	withstanding any other provision of this Act or
3	of the Foreign Intelligence Surveillance Act of
4	1978 (50 U.S.C. 1801 et seq.), the reporting
5	requirements of title VI of such Act related to
6	sections $702(1)(1)$ and 707 , and sections $702(1)$
7	and 707 of such Act, as added by section
8	101(a), shall continue to apply until the date
9	that the certification described in subparagraph
10	(B) is submitted."; and
11	(ii) by amending subparagraph (B)(iv)
12	to read as follows:
13	"(iv) that states that the information
14	required to be included in a review, assess-
15	ment, or report under title VI of such Act,
16	or section 702(l) or 707 of such Act, as
17	added by section 101(a), relating to any
18	acquisition conducted under title VII of
19	such Act, as amended by section 101(a),
20	has been included in a review, assessment,
21	or report under such title IV or section
22	702(l) or 707.".
23	(3) Table of contents amendment.—The
24	table of contents in the first section is amended by

- 1 striking the item relating to section 601 and insert-
- 2 ing the following:
 - "Sec. 601. Definitions.
 - "Sec. 602. Semiannual report of the Attorney General.
 - "Sec. 603. Availability of reports and submissions.
 - "Sec. 604. Public reporting by persons subject to orders.
 - "Sec. 605. Reporting requirements for decisions, orders, and opinions of the Foreign Intelligence Surveillance Court and the Foreign Intelligence Surveillance Court of Review.".

3 SEC. 403. SUBMISSION OF REPORTS.

- 4 (a) Electronic Surveillance.—Section 108(a)(1)
- 5 (50 U.S.C. 1808(a)(1)) is amended by striking "the
- 6 House Permanent Select Committee on Intelligence and
- 7 the Senate Select Committee on Intelligence, and the
- 8 Committee on the Judiciary of the Senate," and inserting
- 9 "the Permanent Select Committee on Intelligence and the
- 10 Committee on the Judiciary of the House of Representa-
- 11 tives and the Select Committee on Intelligence and the
- 12 Committee on the Judiciary of the Senate".
- 13 (b) Physical Searches.—The matter preceding
- 14 paragraph (1) of section 306 (50 U.S.C. 1826) is amend-
- 15 ed—
- 16 (1) in the first sentence, by striking "Perma-
- 17 nent Select Committee on Intelligence of the House
- of Representatives and the Select Committee on In-
- telligence of the Senate, and the Committee on the
- Judiciary of the Senate," and inserting "Permanent
- 21 Select Committee on Intelligence and the Committee
- on the Judiciary of the House of Representatives

1	and the Select Committee on Intelligence and the
2	Committee on the Judiciary of the Senate"; and
3	(2) in the second sentence, by striking "and the
4	Committee on the Judiciary of the House of Rep-
5	resentatives".
6	(c) PEN REGISTERS AND TRAP AND TRACE DE-
7	VICES.—Section 406(b) (50 U.S.C. 1846(b)) is amend-
8	ed—
9	(1) in paragraph (2), by striking "; and" and
10	inserting a semicolon;
11	(2) in paragraph (3), by striking the period and
12	inserting a semicolon; and
13	(3) by adding at the end the following new
14	paragraphs:
15	"(4) each department or agency on behalf of
16	which the Attorney General or a designated attorney
17	for the Government has made an application for an
18	order authorizing or approving the installation and
19	use of a pen register or trap and trace device under
20	this title; and
21	"(5) for each department or agency described in
22	paragraph (4), each number described in paragraphs
23	(1), (2), and (3).".
24	(d) Access to Certain Business Records and
25	OTHER TANGIBLE THINGS.—Section 502(a) (50 U.S.C.

1862(a)) is amended by striking "Permanent Select Committee on Intelligence of the House of Representatives and 2 3 the Select Committee on Intelligence and the Committee on the Judiciary of the Senate" and inserting "Permanent 4 5 Select Committee on Intelligence and the Committee on 6 the Judiciary of the House of Representatives and the Select Committee on Intelligence and the Committee on the 8 Judiciary of the Senate". TITLE V—OTHER PROVISIONS 9 10 SEC. 501. UNAUTHORIZED DISCLOSURE OR REMOVAL OF 11 CERTAIN CLASSIFIED INFORMATION. 12 Prohibition ONUNAUTHORIZED Disclo-SURE.—An officer, employee, contractor, or consultant of the United States, or an officer, employee, contractor, or 14 15 consultant of a recipient of an order issued pursuant to section 501 of the Foreign Intelligence Surveillance Act 16 17 of 1978 (50 U.S.C. 1861) who— 18 (1) knowingly comes into possession of classi-19 fied information or documents or materials con-20 taining classified information of the United States 21 that— 22 (A) was submitted in connection with an 23 application to the court established under sec-24 tion 103(a) of the Foreign Intelligence Surveil-25 lance Act of 1978 (50 U.S.C. 1803(a));

1	(B) was submitted in connection with an
2	order approved by such court; or
3	(C) was acquired pursuant to an order or
4	directive of such court; and
5	(2)(A) knowingly and willfully communicates
6	transmits, or otherwise makes available to an unau-
7	thorized person, such classified information or docu-
8	ments or materials; or
9	(B) knowingly removes such documents or ma-
10	terials without authority and with the intent to re-
11	tain such documents or materials at an unauthorized
12	location,
13	shall be punished according to subsection (b).
14	(b) TERM OF IMPRISONMENT.—A person who vio-
15	lates this section shall be fined under title 18, United
16	States Code, or—
17	(1) for a violation of paragraph (2)(A) of sub-
18	section (a), imprisoned for not more than 10 years
19	or
20	(2) for a violation of paragraph (2)(B) of such
21	subsection, imprisoned for not more than 1 year,
22	or both.
23	(c) Provision of Information to Congress.—
24	For purposes of this section, the provision of information

- 1 or documents or materials to Congress shall not constitute
- 2 an offense under subsection (a).
- 3 (d) Classified Information of the United
- 4 States Defined.—In this section, the term "classified
- 5 information of the United States" means information
- 6 originated, owned, or possessed by the United States Gov-
- 7 ernment concerning foreign intelligence, the national de-
- 8 fense or foreign relations of the United States that has
- 9 been determined pursuant to law or Executive order to
- 10 require protection against unauthorized disclosure in the
- 11 interests of national security.
- 12 SEC. 502. APPOINTMENT OF AMICUS CURIAE.
- 13 Section 103 (50 U.S.C. 1803) is amended by adding
- 14 at the end the following:
- 15 "(i) Amicus Curiae.—
- 16 "(1) AUTHORIZATION.—Notwithstanding any
- other provision of law, a court established under
- subsection (a) or (b) is authorized, consistent with
- the requirement of subsection (c) and any other stat-
- 20 utory requirement that the court act expeditiously or
- 21 within a stated time, to appoint amicus curiae to as-
- sist the court in the consideration of a covered mat-
- ter.
- 24 "(2) Definitions.—In this subsection:

1	"(A) APPROPRIATE COMMITTEES OF CON-
2	GRESS.—The term 'appropriate committees of
3	Congress' means—
4	"(i) the Committee on the Judiciary
5	and the Select Committee on Intelligence
6	of the Senate; and
7	"(ii) the Committee on the Judiciary
8	and the Permanent Select Committee on
9	Intelligence of the House of Representa-
10	tives.
11	"(B) COVERED MATTER.—The term 'cov-
12	ered matter' means a matter before a court es-
13	tablished under subsection (a) or (b)—
14	"(i) that, in the opinion of such a
15	court, presents a legal or technical issue
16	regarding which the court's deliberations
17	would benefit from participation by an
18	amicus curiae; and
19	"(ii) that pertains to—
20	"(I) an application for an order
21	under this title, title III, IV, or V of
22	this Act, or section 703 or 704 of this
23	Act;

1	"(II) a review of a certification
2	or procedures under section 702 of
3	this Act; or
4	"(III) a notice of non-compliance
5	with any such order, certification, or
6	procedures.
7	"(3) Designation.—The courts established by
8	subsection (a) and (b) shall each designate 1 or
9	more individuals who have been determined by ap-
10	propriate executive branch officials to be eligible for
11	access to classified national security information, in-
12	cluding sensitive compartmented information, who
13	may be appointed to serve as amicus curiae. In ap-
14	pointing an amicus curiae pursuant to paragraph
15	(1), the court may choose from among those so des-
16	ignated.
17	"(4) Expertise.—An individual appointed as
18	an amicus curiae under paragraph (1) may be a spe-
19	cial counsel or an expert on privacy and civil lib-
20	erties, intelligence collection, telecommunications, or
21	any other area that may lend legal or technical ex-
22	pertise to the court.
23	"(5) Duties.—An amicus curiae appointed
24	under paragraph (1) to assist with the consideration
25	of a covered matter shall carry out the duties as-

1 signed by the appointing court. That court may au-2 thorize, to the extent consistent with the case or 3 controversy requirements of Article III of the Con-4 stitution of the United States and the national secu-5 rity of the United States, the amicus curiae to re-6 view any application, certification, petition, motion, 7 or other submission that the court determines is rel-8 evant to the duties assigned by the court. 9 "(6) Notification.—A court established under 10 subsection (a) or (b) shall notify the Attorney Gen-11 eral of each exercise of the authority to appoint an 12 amicus curiae under paragraph (1). "(7) Assistance.—A court established under 13 14 subsection (a) or (b) may request and receive (in-15 cluding on a non-reimbursable basis) the assistance 16 of the executive branch in the implementation of this 17 subsection. 18 "(8) Administration.—A court established 19 under subsection (a) or (b) may provide for the des-20 ignation, appointment, removal, training, support, or 21 other administration of an amicus curiae appointed 22 under paragraph (1) in a manner that is not incon-23 sistent with this subsection. "(9) Congressional oversight.—The Attor-24 25 ney General shall submit to the appropriate commit-

1	tees of Congress an annual report on the number of
2	notices described in paragraph (6) received by Attor-
3	ney General for the preceding 12-month period.
4	"(j) REVIEW OF FISA COURT DECISIONS.—Fol-
5	lowing issuance of an order under this Act, a court estab-
6	lished under subsection (a) shall certify for review to the
7	court established under subsection (b) any question of law
8	that may affect resolution of the matter in controversy
9	that the court determines warrants such review because
10	of a need for uniformity or because consideration by the
11	court established under subsection (b) would serve the in-
12	terests of justice. Upon certification of a question of law
13	under this subsection, the court established under sub-
14	section (b) may give binding instructions or require the
15	entire record to be sent up for decision of the entire matter
16	in controversy.
17	"(k) REVIEW OF FISA COURT OF REVIEW DECI-
18	SIONS.—
19	"(1) Certification.—For purposes of section
20	1254(2) of title 28, United States Code, the court
21	of review established under subsection (b) shall be
22	considered to be a court of appeals.
23	"(2) Amicus curiae briefing.—Upon certifi-
24	cation of an application under paragraph (1), the
25	Supreme Court of the United States may appoint an

1	amicus curiae designated under subsection (i)(3), or
2	any other person, to provide briefing or other assist-
3	ance.".
4	SEC. 503. EMERGENCIES INVOLVING NON-UNITED STATES
5	PERSONS.
6	(a) In General.—Section 105 (50 U.S.C. 1805) is
7	amended—
8	(1) by redesignating subsections (f), (g), (h),
9	and (i) as subsections (g), (h), (i), and (j), respec-
10	tively; and
11	(2) by inserting after subsection (e) the fol-
12	lowing:
13	"(f)(1) Notwithstanding any other provision of this
14	Act, the lawfully authorized targeting of a non-United
15	States person previously believed to be located outside the
16	United States for the acquisition of foreign intelligence in-
17	formation may continue for a period not to exceed 72
18	hours from the time that the non-United States person
19	is reasonably believed to be located inside the United
20	States and the acquisition is subject to this title or to title
21	III of this Act, provided that the head of an element of
22	the intelligence community—
23	"(A) determines—
24	"(i) that there exists an exigent cir-
25	cumstance; and

1	(11) there is reason to believe that the tar-
2	get of the acquisition has communicated or re-
3	ceived or will communicate or receive foreign in-
4	telligence information relevant to the exigent
5	circumstance;
6	"(B) promptly notifies the Attorney General of
7	a determination under subparagraph (A); and
8	"(C) requests, as soon as practicable, the em-
9	ployment of emergency electronic surveillance under
10	subsection (e) or the employment of an emergency
11	physical search pursuant to section 304(e), as war-
12	ranted.
13	"(2) The authority under this subsection to continue
14	the acquisition of foreign intelligence information is lim-
15	ited to a period not to exceed 72 hours and shall cease
16	upon the earlier of the following:
17	"(A) The employment of emergency electronic
18	surveillance under subsection (e) or the employment
19	of an emergency physical search pursuant to section
20	304(e).
21	"(B) An issuance of a court order under this
22	title or title III of this Act.
23	"(C) The Attorney General provides direction
24	that the acquisition be terminated.

"(D) The head of the element of the intel-1 2 ligence community conducting the acquisition deter-3 mines that a request under paragraph (1)(C) is not 4 warranted. "(E) When the threat of death or serious bodily 5 6 harm to any person is no longer reasonably believed 7 to exist. 8 "(3) Nonpublicly available information concerning unconsenting United States persons acquired under this 10 subsection shall not be disseminated during the 72 hour 11 time period under paragraph (1) unless necessary to inves-12 tigate, reduce, or eliminate the threat of death or serious 13 bodily harm to any person. 14 "(4) If the Attorney General declines to authorize the 15 employment of emergency electronic surveillance under subsection (e) or the employment of an emergency physical 16 17 search pursuant to section 304(e), or a court order is not 18 obtained under this title or title III of this Act, information obtained during the 72 hour acquisition time period 19 20 under paragraph (1) shall not be retained, except with the 21 approval of the Attorney General if the information indi-22 cates a threat of death or serious bodily harm to any per-23 son. 24 "(5) Paragraphs (5) and (6) of subsection (e) shall 25 apply to this subsection.".

1	(b) Notification of Emergency Employment of
2	Electronic Surveillance.—Section 106(j) (50 U.S.C.
3	1806(j)) is amended by striking "section 105(e)" and in-
4	serting "subsection (e) or (f) of section 105".
5	SEC. 504. PERIODIC REVIEW OF INTELLIGENCE COMMU-
6	NITY PROCEDURES FOR THE ACQUISITION,
7	RETENTION, AND DISSEMINATION OF INTEL-
8	LIGENCE.
9	(a) In General.—Title V of the National Security
10	Act of 1947 (50 U.S.C. 3091 et seq.) is amended by add-
11	ing at the end the following:
12	"SEC. 511. PERIODIC REVIEW OF INTELLIGENCE COMMU-
1.0	NAME AND CONTRACTOR TO BE MADE A CONTRACTOR
13	NITY PROCEDURES FOR THE ACQUISITION,
13 14	RETENTION, AND DISSEMINATION OF INTEL-
14	RETENTION, AND DISSEMINATION OF INTEL-
14 15	RETENTION, AND DISSEMINATION OF INTEL- LIGENCE.
14151617	RETENTION, AND DISSEMINATION OF INTEL- LIGENCE. "(a) HEAD OF AN ELEMENT OF THE INTELLIGENCE
14151617	RETENTION, AND DISSEMINATION OF INTELLIGENCE. "(a) Head of an Element of the Intelligence Community Defined.—In this section, the term 'head
14 15 16 17 18	RETENTION, AND DISSEMINATION OF INTELLIGENCE. "(a) Head of an Element of the Intelligence Community Defined.—In this section, the term 'head of an element of the intelligence community' means, as
14 15 16 17 18 19	RETENTION, AND DISSEMINATION OF INTELLIGENCE. "(a) Head of an Element of the Intelligence Community Defined.—In this section, the term 'head of an element of the intelligence community' means, as appropriate—
14 15 16 17 18 19 20	RETENTION, AND DISSEMINATION OF INTELLIGENCE. "(a) Head of an Element of the Intelligence Community Defined.—In this section, the term 'head of an element of the intelligence community' means, as appropriate— "(1) the head of an element of the intelligence
14 15 16 17 18 19 20 21	RETENTION, AND DISSEMINATION OF INTELLIGENCE. "(a) Head of an Element of the Intelligence Community Defined.—In this section, the term 'head of an element of the intelligence community' means, as appropriate— "(1) the head of an element of the intelligence community; or
14 15 16 17 18 19 20 21 22	RETENTION, AND DISSEMINATION OF INTEL- LIGENCE. "(a) Head of an Element of the Intelligence Community Defined.—In this section, the term 'head of an element of the intelligence community' means, as appropriate— "(1) the head of an element of the intelligence community; or "(2) the head of the department or agency con-

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"(1) REQUIREMENT FOR **IMMEDIATE** RE-VIEW.—Each head of an element of the intelligence community that has not obtained the approval of the Attorney General for the procedures, in their entirety, required by section 2.3 of Executive Order 12333 (50 U.S.C. 3001 note) within 5 years prior to the date of the enactment of the FISA Reform Act of 2015, shall initiate, not later than 180 days after such date of enactment, a review of the procedures for such element, in accordance with paragraph (3). "(2) Requirement for review.—Not less frequently than once every 5 years, each head of an element of the intelligence community shall conduct a review of the procedures approved by the Attorney General for such element that are required by section 2.3 of Executive Order 12333 (50 U.S.C. 3001 note), or any successor order, in accordance with paragraph (3).

"(3) REQUIREMENTS FOR REVIEWS.—In coordination with the Director of National Intelligence and the Attorney General, the head of an element of the intelligence community required to perform a review under paragraphs (1) or (2) shall—

1	"(A) review existing procedures for such
2	element that are required by section 2.3 of Ex-
3	ecutive Order 12333 (50 U.S.C. 3001 note), or
4	any successor order, to assess whether—
5	"(i) advances in communications or
6	other technologies since the time the proce-
7	dures were most recently approved by the
8	Attorney General have affected the privacy
9	protections that the procedures afford to
10	United States persons, to include the pro-
11	tections afforded to United States persons
12	whose nonpublic communications are inci-
13	dentally acquired by an element of the in-
14	telligence community; or
15	"(ii) aspects of the existing proce-
16	dures impair the acquisition, retention, or
17	dissemination of timely, accurate, and in-
18	sightful information about the activities
19	capabilities, plans, and intentions of for-
20	eign powers, organization, and persons
21	and their agents; and
22	"(B) propose any modifications to existing
23	procedures for such element in order to—
24	"(i) clarify the guidance such proce-
25	dures afford to officials responsible for the

1	acquisition, retention, and dissemination of
2	intelligence;
3	"(ii) eliminate unnecessary impedi-
4	ments to the acquisition, retention, and
5	dissemination of intelligence; or
6	"(iii) ensure appropriate protections
7	for the privacy of United States persons
8	and persons located inside the United
9	States.
10	"(4) Notice.—The Director of National Intel-
11	ligence and the Attorney General shall notify the
12	congressional intelligence committees following the
13	completion of each review required under this sec-
14	tion.
15	"(5) Requirement to provide proce-
16	DURES.—Upon the implementation of any modifica-
17	tions to procedures required by section 2.3 of Execu-
18	tive Order 12333 (50 U.S.C. 3001 note), or any suc-
19	cessor order, the head of the element of the intel-
20	ligence community to which the modified procedures
21	apply shall promptly provide a copy of the modified
22	procedures to the congressional intelligence commit-
23	tees.".
24	(b) CLERICAL AMENDMENT.—The table of sections
25	in the first section of the National Security Act of 1947

1	is amended by adding after the section relating to section
2	510 the following:
	"Sec. 511. Periodic review of intelligence community procedures for the acquisition, retention, and dissemination of intelligence.".
3	SEC. 505. PRESERVATION OF TREATMENT OF NON-UNITED
4	STATES PERSONS TRAVELING OUTSIDE
5	UNITED STATES AS AGENTS OF FOREIGN
6	POWERS.
7	Section $101(b)(1)$ (50 U.S.C. $1801(b)(1)$) is amend-
8	ed—
9	(1) in subparagraph (A), by inserting before the
10	semicolon at the end the following: ", irrespective of
11	whether the person is inside the United States"; and
12	(2) in subparagraph (B)—
13	(A) by striking "of such person's presence
14	in the United States"; and
15	(B) by striking "such activities in the
16	United States" and inserting "such activities".
17	SEC. 506. IMPROVEMENT TO INVESTIGATIONS OF INTER-
18	NATIONAL PROLIFERATION OF WEAPONS OF
19	MASS DESTRUCTION.
20	Section 101(b)(1) (50 U.S.C. 1801(b)(1)), as amend-
21	ed by section 506, is further amended by striking subpara-
22	graph (E) and inserting the following:
23	"(E) engages in the international prolifera-
24	tion of weapons of mass destruction, or activi-

1	ties in preparation therefor, for or on behalf of
2	a foreign power, or knowingly aids or abets any
3	person in the conduct of such proliferation or
4	activities in preparation therefor, or knowingly
5	conspires with any person to engage in such
6	proliferation or activities in preparation there-
7	for; or".
8	SEC. 507. SUNSET OF ACCESS TO BUSINESS RECORDS, AU
9	THORITY FOR ROVING SURVEILLANCE, AND
10	INDIVIDUAL TERRORISTS AS AGENTS OF
11	FOREIGN POWERS.
12	(a) Access to Business Records and Authority
13	FOR ROVING SURVEILLANCE.—Section 102(b)(1) of the
14	USA PATRIOT Improvement and Reauthorization Act of
15	2005 (50 U.S.C. 1805 note) is amended by striking "June
16	1, 2015" and inserting "December 15, 2019".
17	(b) Individual Terrorist as Agents of Foreign
18	Powers.—Section 6001(b)(1) of the Intelligence Reform
19	and Terrorism Prevention Act of 2004 (50 U.S.C. 1801
20	note) is amended by striking "June 1, 2015" and insert-
21	ing "December 15, 2019".

1	SEC. 508. RESTORATION OF AUTHORITY FOR ACCESS TO
2	BUSINESS RECORDS, ROVING SURVEIL-
3	LANCE, AND INDIVIDUAL TERRORISTS AS
4	AGENTS OF FOREIGN POWERS.
5	Effective on the date of the enactment of this Act,
6	sections $101(b)(1)(C)$, $105(e)(2)$, 501 , and 502 of the For-
7	eign Intelligence Surveillance Act of 1978 (50 U.S.C.
8	1801(b)(1)(C), 1805(c)(2), 1861, and 1862) are amended
9	to read as each such section read on May 31, 2015.