113TH CONGRESS	$\mathbf{C}$	
1st Session		
	<b>D</b> •	

To reform the authorities of the Federal Government to require the production of certain business records, conduct electronic surveillance, use pen registers and trap and trace devices, and use other forms of information gathering for foreign intelligence, counterterrorism, and criminal purposes, and for other purposes.

### IN THE SENATE OF THE UNITED STATES

Mr. Leahy (for himself, Mr. Lee, Mr. Heller, Mr. Durbin, Mr. Blumenthal, Ms. Murkowski, Ms. Hirono, Mr. Udall of New Mexico, Mr. Begich, Ms. Baldwin, Mr. Heinrich, Mr. Markey, Mr. Udall of Colorado, Ms. Warren, Mr. Merkley, Mr. Tester, and Mr. Schatz) introduced the following bill; which was read twice and referred to the Committee on

### A BILL

To reform the authorities of the Federal Government to require the production of certain business records, conduct electronic surveillance, use pen registers and trap and trace devices, and use other forms of information gathering for foreign intelligence, counterterrorism, and criminal purposes, 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,

#### 1 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 2 (a) Short Title.—This Act may be cited as the
- 3 "Uniting and Strengthening America by Fulfilling Rights
- 4 and Ending Eavesdropping, Dragnet-collection, and On-
- 5 line Monitoring Act" or the "USA FREEDOM Act".
- 6 (b) Table of Contents for
- 7 this Act is as follows:
  - Sec. 1. Short title; table of contents.

#### TITLE I—FISA BUSINESS RECORDS REFORMS

- Sec. 101. Privacy protections for business records orders.
- Sec. 102. Inspector general reports on business records orders.

## TITLE II—FISA PEN REGISTER AND TRAP AND TRACE DEVICE REFORMS

- Sec. 201. Privacy protections for pen registers and trap and trace devices.
- Sec. 202. Inspector general reports on pen registers and trap and trace devices.

# TITLE III—FISA ACQUISITIONS TARGETING PERSONS OUTSIDE THE UNITED STATES REFORMS

- Sec. 301. Clarification on prohibition on searching of collections of communications to conduct warrantless searches for the communications of United States persons.
- Sec. 302. Protection against collection of wholly domestic communications.
- Sec. 303. Prohibition on reverse targeting.
- Sec. 304. Limits on use of unlawfully obtained information.
- Sec. 305. Modification of FISA Amendments Act of 2008 sunset.
- Sec. 306. Inspector general reviews of authorities.

## TITLE IV—FOREIGN INTELLIGENCE SURVEILLANCE COURT REFORMS

- Sec. 401. Office of the Special Advocate.
- Sec. 402. Foreign Intelligence Surveillance Court disclosure of opinions.
- Sec. 403. Preservation of rights.

#### TITLE V—NATIONAL SECURITY LETTER REFORMS

- Sec. 501. National security letter authority.
- Sec. 502. Limitations on disclosure of national security letters.
- Sec. 503. Judicial review.
- Sec. 504. Inspector general reports on national security letters.
- Sec. 505. National security letter sunset.
- Sec. 506. Technical and conforming amendments.

## TITLE VI—FISA AND NATIONAL SECURITY LETTER TRANSPARENCY REFORMS

3

Sec. 601. Third-party reporting on FISA orders and national security letters.

Sec. 602. Government reporting on FISA orders.

Sec. 603. Government reporting on national security letters.

# TITLE VII—PRIVACY AND CIVIL LIBERTIES OVERSIGHT BOARD SUBPOENA AUTHORITY

Sec. 701. Privacy and Civil Liberties Oversight Board subpoena authority.

#### TITLE VIII—SEVERABILITY

Sec. 801. Severability.

# 1 TITLE I—FISA BUSINESS 2 RECORDS REFORMS

2	THE COLDS THE CITIES
3	SEC. 101. PRIVACY PROTECTIONS FOR BUSINESS RECORDS
4	ORDERS.
5	(a) Privacy Protections.—
6	(1) In general.—Section 501(b) of the For-
7	eign Intelligence Surveillance Act of 1978 (50
8	U.S.C. 1861(b)) is amended—
9	(A) in paragraph (1)(B), by striking "and"
10	after the semicolon;
11	(B) in paragraph (2), by striking subpara-
12	graphs (A) and (B) and inserting the following
13	new subparagraphs:
14	"(A) a statement of facts showing that
15	there are reasonable grounds to believe that the
16	tangible things sought—
17	"(i) are relevant and material to an
18	authorized investigation (other than a
19	threat assessment) conducted in accord-
20	ance with subsection (a)(2) to—

1	"(I) obtain foreign intelligence
2	information not concerning a United
3	States person; or
4	"(II) protect against inter-
5	national terrorism or clandestine intel-
6	ligence activities; and
7	"(ii) pertain to—
8	"(I) a foreign power or an agent
9	of a foreign power;
10	"(II) the activities of a suspected
11	agent of a foreign power who is the
12	subject of such authorized investiga-
13	tion; or
14	"(III) an individual in contact
15	with, or known to, a suspected agent
16	of a foreign power; and
17	"(B) a statement of proposed minimization
18	procedures; and"; and
19	(C) by adding at the end the following
20	paragraph:
21	"(3) if the applicant is seeking a nondisclosure
22	requirement described in subsection (d), shall in-
23	clude—

1	"(A) the time period during which the
2	Government believes the nondisclosure require-
3	ment should apply;
4	"(B) a statement of facts showing that
5	there are reasonable grounds to believe that dis-
6	closure of particular information about the ex-
7	istence or contents of the order requiring the
8	production of tangible things under this section
9	during such time period will result in—
10	"(i) endangering the life or physical
11	safety of any person;
12	"(ii) flight from investigation or pros-
13	ecution;
14	"(iii) destruction of or tampering with
15	evidence;
16	"(iv) intimidation of potential wit-
17	nesses;
18	"(v) interference with diplomatic rela-
19	tions;
20	"(vi) alerting a target, an associate of
21	a target, or the foreign power of which the
22	target is an agent, of the interest of the
23	Government in the target; or

1	"(vii) otherwise seriously endangering
2	the national security of the United States;
3	and
4	"(C) an explanation of how the nondisclo-
5	sure requirement is narrowly tailored to address
6	the specific harm identified under subparagraph
7	(B).".
8	(2) Order.—Section 501(c) of the Foreign In-
9	telligence Surveillance Act of 1978 (50 U.S.C.
10	1861(c)) is amended—
11	(A) in paragraph (1)—
12	(i) by striking "subsections (a) and
13	(b)" and inserting "subsection (a) and
14	paragraphs (1) and (2) of subsection (b)
15	and that the proposed minimization proce-
16	dures meet the definition of minimization
17	procedures under subsection (g)"; and
18	(ii) by striking the last sentence and
19	inserting the following: "If the judge finds
20	that the requirements of subsection (b)(3)
21	have been met, such order shall include a
22	nondisclosure requirement, which may
23	apply for not longer than 1 year, unless
24	the facts justify a longer period of non-
25	disclosure, subject to the principles and

	7
1	procedures described in subsection (d).";
2	and
3	(B) in paragraph (2)—
4	(i) in subparagraph (C), by inserting
5	before the semicolon ", if applicable";
6	(ii) in subparagraph (D), by striking
7	"and" at the end;
8	(iii) in subparagraph (E), by striking
9	the period at the end and inserting ";
10	and"; and
11	(iv) by adding at the end the following
12	new subparagraph:
13	"(F) shall direct that the minimization
14	procedures be followed.".
15	(3) Nondisclosure.—Section 501(d) of the
16	Foreign Intelligence Surveillance Act of 1978 (50
17	U.S.C. 1861(d)) is amended to read as follows:
18	"(d) Nondisclosure.—
19	"(1) In general.—No person who receives an
20	order entered under subsection (c) that contains a
21	nondisclosure requirement shall disclose to any per-
22	son the particular information specified in the non-
23	disclosure requirement during the time period to
24	which the requirement applies.
25	"(2) Exception.—

1	(A) IN GENERAL.—A person who receives
2	an order entered under subsection (c) that con-
3	tains a nondisclosure requirement may disclose
4	information otherwise subject to any applicable
5	nondisclosure requirement to—
6	"(i) those persons to whom disclosure
7	is necessary to comply with the order;
8	"(ii) an attorney to obtain legal advice
9	or assistance regarding the order; or
10	"(iii) other persons as permitted by
11	the Director of the Federal Bureau of In-
12	vestigation or the designee of the Director.
13	"(B) APPLICATION.—A person to whom
14	disclosure is made under subparagraph (A)
15	shall be subject to the nondisclosure require-
16	ments applicable to a person to whom an order
17	is directed under this section in the same man-
18	ner as the person to whom the order is directed.
19	"(C) Notice.—Any person who discloses
20	to a person described in subparagraph (A) in-
21	formation otherwise subject to a nondisclosure
22	requirement shall notify the person of the appli-
23	cable nondisclosure requirement.
24	"(D) Identification of disclosure re-
25	CIPIENTS.—At the request of the Director of

1	the Federal Bureau of Investigation or the des-
2	ignee of the Director, any person making or in-
3	tending to make a disclosure under clause (i) or
4	(iii) of subparagraph (A) shall identify to the
5	Director or such designee the person to whom
6	such disclosure will be made or to whom such
7	disclosure was made prior to the request.
8	"(3) Extension.—The Director of the Federal
9	Bureau of Investigation, or a designee of the Direc-
10	tor (whose rank shall be no lower than Assistant
l 1	Special Agent in Charge), may apply for renewals of
12	the prohibition on disclosure of particular informa-
13	tion about the existence or contents of an order re-
14	quiring the production of tangible things under this
15	section for additional periods of not longer than 1
16	year, unless the facts justify a longer period of non-
17	disclosure. A nondisclosure requirement shall be re-
18	newed if a court having jurisdiction under paragraph
19	(4) determines that the application meets the re-
20	quirements of subsection (b)(3).
21	"(4) Jurisdiction.—An application for a re-
22	newal under this subsection shall be made to—
23	"(A) a judge of the court established under
24	section 103(a); or

1	"(B) a United States Magistrate Judge
2	under chapter 43 of title 28, United States
3	Code, who is publicly designated by the Chief
4	Justice of the United States to have the power
5	to hear applications and grant orders for the
6	production of tangible things under this section
7	on behalf of a judge of the court established
8	under section 103(a).".
9	(4) MINIMIZATION.—Section 501(g) of the For-
10	eign Intelligence Surveillance Act of 1978 (50
11	U.S.C. 1861(g)) is amended—
12	(A) in paragraph (1), by striking "Not
13	later than" and all that follows and inserting
14	"At or before the end of the period of time for
15	the production of tangible things under an
16	order entered under this section or at any time
17	after the production of tangible things under ar
18	order entered under this section, a judge may
19	assess compliance with the minimization proce-
20	dures required by such order by reviewing the
21	circumstances under which information con-
22	cerning United States persons was acquired, re-
23	tained, or disseminated."; and
24	(B) in paragraph (2)(A), by inserting "ac-
25	quisition and" after "to minimize the".

1	(5) Conforming Amendment.—Section
2	501(f)(1)(B) of the Foreign Intelligence Surveillance
3	Act of 1978 (50 U.S.C. 1861(f)(1)(B)) is amended
4	by striking "an order imposed under subsection (d)"
5	and inserting "a nondisclosure requirement imposed
6	in connection with a production order".
7	(b) Judicial Review.—Section 501(f)(2) of the
8	Foreign Intelligence Surveillance Act of 1978 (50 U.S.C.
9	1861(f)(2)) is amended—
10	(1) in subparagraph (A)(i)—
11	(A) by striking "that order" and inserting
12	"such production order or any nondisclosure
13	order imposed in connection with such produc-
14	tion order"; and
15	(B) by striking the second sentence;
16	(2) by striking subparagraph (C) and inserting
17	the following new subparagraph:
18	"(C) A judge considering a petition to modify or set
19	aside a nondisclosure order shall grant such petition un-
20	less the court determines that—
21	"(i) there is reason to believe that disclosure of
22	the information subject to the nondisclosure require-
23	ment during the time period in which such require-
24	ment is in effect will result in—

1	"(I) endangering the life or physical safety
2	of any person;
3	"(II) flight from investigation or prosecu-
4	tion;
5	"(III) destruction of or tampering with evi-
6	dence;
7	"(IV) intimidation of potential witnesses;
8	"(V) interference with diplomatic relations;
9	"(VI) alerting a target, an associate of a
10	target, or the foreign power of which the target
11	is an agent, of the interest of the Government
12	in the target; or
13	"(VII) otherwise seriously endangering the
14	national security of the United States; and
15	"(ii) the nondisclosure requirement is narrowly
16	tailored to address the specific harm identified under
17	clause (i)."; and
18	(3) by adding at the end the following new sub-
19	paragraph:
20	"(E) If a judge denies a petition to modify or set
21	aside a nondisclosure order under this paragraph, no per-
22	son may file another petition to modify or set aside such
23	nondisclosure order until the date that is one year after
24	the date on which such judge issues the denial of such
25	petition.".

1	(c) EMERGENCY AUTHORITY FOR ACCESS TO CALL
2	DETAIL RECORDS.—
3	(1) IN GENERAL.—Title V of the Foreign Intel-
4	ligence Surveillance Act of 1978 (50 U.S.C. 1861 et
5	seq.) is amended—
6	(A) by redesignating section 502 as section
7	503; and
8	(B) by inserting after section 501 the fol-
9	lowing new section:
10	"SEC. 502. EMERGENCY AUTHORITY FOR ACCESS TO CALL
11	DETAIL RECORDS.
12	"(a) In General.—Notwithstanding any other pro-
13	vision of this title, the Attorney General may require the
14	production of call detail records by the provider of a wire
15	or electronic communication service on an emergency basis
16	if—
17	"(1) such records—
18	"(A) are relevant and material to an au-
19	thorized investigation (other than a threat as-
20	sessment) conducted in accordance with section
21	501(a)(2) to—
22	"(i) obtain foreign intelligence infor-
23	mation not concerning a United States
24	person; or

1	"(ii) protect against international ter-
2	rorism or clandestine intelligence activities;
3	and
4	"(B) pertain to—
5	"(i) a foreign power or an agent of a
6	foreign power;
7	"(ii) the activities of a suspected
8	agent of a foreign power who is the subject
9	of such authorized investigation; or
10	"(iii) an individual in contact with, or
11	known to, a suspected agent of a foreign
12	power; and
13	"(2) the Attorney General reasonably deter-
14	mines that—
15	"(A) an emergency requires the production
16	of such records before an order requiring such
17	production can with due diligence be obtained
18	under section 501; and
19	"(B) the factual basis for issuance of an
20	order under section 501 to require the produc-
21	tion of such records exists;
22	"(3) a judge referred to in section $501(b)(1)$ is
23	informed by the Attorney General or a designee of
24	the Attorney General at the time of the required
25	production of such records that the decision has

1	been made to require such production on an emer-
2	gency basis; and
3	"(4) an application in accordance with section
4	501 is made to such judge as soon as practicable,
5	but not more than 7 days after the date on which
6	the Attorney General requires the production of such
7	records under this section.
8	"(b) Termination of Authority.—
9	"(1) TERMINATION.—In the absence of an
10	order under section 501 approving the production of
11	call detail records under subsection (a), the author-
12	ity to require the production of such records shall
13	terminate at the earlier of—
14	"(A) when the information sought is ob-
15	tained;
16	"(B) when the application for the order is
17	denied under section 501; or
18	"(C) 7 days after the time of the author-
19	ization by the Attorney General.
20	"(2) Use of information.—If an application
21	for an order under section 501 for the production of
22	call detail records required to be produced pursuant
23	to subsection (a) is denied, or in any other case in
24	which the emergency production of call detail
25	records under this section is terminated and no

1 order under section 501 is issued approving the re-2 quired production of such records, no information 3 obtained or evidence derived from such records shall be received in evidence or otherwise disclosed in any 4 5 trial, hearing, or other proceeding in or before any 6 court, grand jury, department, office, agency, regu-7 latory body, legislative committee, or other authority 8 of the United States, a State, or political subdivision 9 thereof, and no information concerning any United 10 States person acquired from such records shall sub-11 sequently be used or disclosed in any other manner 12 by Federal officers or employees without the consent 13 of such person, except with the approval of the At-14 torney General if the information indicates a threat 15 of death or serious bodily harm to any person. 16 "(c) Report.—The Attorney General shall annually 17 submit to the Permanent Select Committee on Intelligence 18 and the Committee on the Judiciary of the House of Representatives and the Select Committee on Intelligence and 19 20 the Committee on the Judiciary of the Senate a report 21 containing the number of times the authority under this 22 section was exercised during the calendar year covered by 23 such report. 24 "(d) CALL DETAIL RECORDS DEFINED.—In this sec-

tion, the term 'call detail records'—

1	"(1) means session identifying information (in-
2	cluding originating or terminating telephone num-
3	ber, International Mobile Subscriber Identity num-
4	ber, or International Mobile Station Equipment
5	Identity number), telephone calling card numbers, or
6	the time or duration of a call; and
7	"(2) does not include—
8	"(A) the contents of any communication
9	(as defined in section 2510(8) of title 18,
10	United States Code);
11	"(B) the name, address, or financial infor-
12	mation of a subscriber or customer; or
13	"(C) cell site location information.".
14	(2) Table of contents amendment.—The
15	table of contents in the first section of the Foreign
16	Intelligence Surveillance Act of 1978 is amended by
17	striking the item relating to section 502 and insert-
18	ing the following new items:
	"502. Emergency authority for access to call detail records. "503. Congressional oversight.".
19	(3) Conforming Amendment.—Section
20	102(b) of the USA PATRIOT Improvement and Re-
21	authorization Act of 2005 (50 U.S.C. 1805 note) is
22	amended by striking "sections 501, 502, and" and

inserting "title V and section".

23

1	SEC. 102. INSPECTOR GENERAL REPORTS ON BUSINESS
2	RECORDS ORDERS.
3	Section 106A of the USA Patriot Improvement and
4	Reauthorization Act of 2005 (Public Law 109–177; 120
5	Stat. 200) is amended—
6	(1) in subsection (b)—
7	(A) in paragraph (1), by inserting "and
8	calendar years 2010 through 2013" after
9	"2006";
10	(B) by striking paragraphs (2) and (3);
11	(C) by redesignating paragraphs (4) and
12	(5) as paragraphs (2) and (3), respectively; and
13	(D) in paragraph (3) (as so redesig-
14	nated)—
15	(i) by striking subparagraph (C) and
16	inserting the following new subparagraph:
17	"(C) with respect to calendar years 2010
18	through 2013, an examination of the minimiza-
19	tion procedures used in relation to orders under
20	section 501 of the Foreign Intelligence Surveil-
21	lance Act of 1978 (50 U.S.C. 1861) and wheth-
22	er the minimization procedures adequately pro-
23	tect the constitutional rights of United States
24	persons;"; and
25	(ii) in subparagraph (D), by striking
26	"(as such term is defined in section 3(4) of

1	the National Security Act of 1947 (50
2	U.S.C. 401a(4)))";
3	(2) in subsection (e), by adding at the end the
4	following new paragraph:
5	"(3) Calendar years 2010 through 2013.—
6	Not later than December 31, 2014, the Inspector
7	General of the Department of Justice shall submit
8	to the Committee on the Judiciary and the Select
9	Committee on Intelligence of the Senate and the
10	Committee on the Judiciary and the Permanent Se-
11	lect Committee on Intelligence of the House of Rep-
12	resentatives a report containing the results of the
13	audit conducted under subsection (a) for calendar
14	years 2010 through 2013.";
15	(3) by redesignating subsections (d) and (e) as
16	subsections (e) and (f), respectively;
17	(4) by inserting after subsection (c) the fol-
18	lowing new subsection:
19	"(d) Intelligence Assessment.—
20	"(1) In general.—For the period beginning
21	on January 1, 2010, and ending on December 31,
22	2013, the Inspector General of the Intelligence Com-
23	munity shall—
24	"(A) assess the importance of the informa-
25	tion acquired under title V of the Foreign Intel-

1	ligence Surveillance Act of 1978 (50 U.S.C.
2	1861 et seq.) to the activities of the intelligence
3	community;
4	"(B) examine the manner in which that in-
5	formation was collected, retained, analyzed, and
6	disseminated by the intelligence community;
7	"(C) describe any noteworthy facts or cir-
8	cumstances relating to orders under such title;
9	"(D) examine any minimization procedures
10	used by elements of the intelligence community
11	under such title and whether the minimization
12	procedures adequately protect the constitutional
13	rights of United States persons; and
14	"(E) examine any minimization procedures
15	proposed by an element of the intelligence com-
16	munity under such title that were modified or
17	denied by the court established under section
18	103(a) of such Act (50 U.S.C. 1803(a)).
19	"(2) Submission date for assessment.—
20	Not later than December 31, 2014, the Inspector
21	General of the Intelligence Community shall submit
22	to the Committee on the Judiciary and the Select
23	Committee on Intelligence of the Senate and the
24	Committee on the Judiciary and the Permanent Se-
25	lect Committee on Intelligence of the House of Rep-

1	resentative a report containing the results of the as-
2	sessment for calendar years 2010 through 2013.".
3	(5) in subsection (e), as redesignated by para-
4	graph (3)—
5	(A) in paragraph (1)—
6	(i) by striking "a report under sub-
7	section (c)(1) or (c)(2)" and inserting "any
8	report under subsection (c) or (d)"; and
9	(ii) by striking "Inspector General of
10	the Department of Justice" and inserting
11	"Inspector General of the Department of
12	Justice, the Inspector General of the Intel-
13	ligence Community, and any Inspector
14	General of an element of the intelligence
15	community that prepares a report to assist
16	the Inspector General of the Department
17	of Justice or the Inspector General of the
18	Intelligence Community in complying with
19	the requirements of this section"; and
20	(B) in paragraph (2), by striking "the re-
21	ports submitted under subsection $(e)(1)$ and
22	(c)(2)" and inserting "any report submitted
23	under subsection (c) or (d)";
24	(6) in subsection (f), as redesignated by para-
25	graph (3)—

1	(A) by striking "The reports submitted
2	under subsections $(c)(1)$ and $(c)(2)$ " and insert-
3	ing "Each report submitted under subsection
4	(c)"; and
5	(B) by striking "subsection (d)(2)" and in-
6	serting "subsection (e)(2)"; and
7	(7) by adding at the end the following new sub-
8	section:
9	"(g) Definitions.—In this section:
10	"(1) Intelligence community.—The term
11	'intelligence community' has the meaning given that
12	term in section 3 of the National Security Act of
13	1947 (50 U.S.C. 3003).
14	"(2) United states person.—The term
15	'United States person' has the meaning given that
16	term in section 101 of the Foreign Intelligence Sur-
17	veillance Act of 1978 (50 U.S.C. 1801).".
18	TITLE II—FISA PEN REGISTER
19	AND TRAP AND TRACE DE-
20	VICE REFORMS
21	SEC. 201. PRIVACY PROTECTIONS FOR PEN REGISTERS
22	AND TRAP AND TRACE DEVICES.
23	(a) Application.—Section 402(c) of the Foreign In-
24	telligence Surveillance Act of 1978 (50 U.S.C. 1842(c))
25	is amended—

1	(1) in paragraph (1), by striking "and" at the
2	end; and
3	(2) by striking paragraph (2) and inserting the
4	following new paragraphs:
5	"(2) a statement of facts showing that there
6	are reasonable grounds to believe that the informa-
7	tion sought—
8	"(A) is relevant and material to an author-
9	ized investigation to obtain foreign intelligence
10	information not concerning a United States per-
11	son or to protect against international terrorism
12	or clandestine intelligence activities (other than
13	a threat assessment), provided that such inves-
14	tigation of a United States person is not con-
15	ducted solely upon the basis of activities pro-
16	tected by the First Amendment to the Constitu-
17	tion of the United States; and
18	"(B) pertain to—
19	"(i) a foreign power or an agent of a
20	foreign power;
21	"(ii) the activities of a suspected
22	agent of a foreign power who is the subject
23	of such authorized investigation; or

1	"(iii) an individual in contact with, or
2	known to, a suspected agent of a foreign
3	power; and
4	"(3) a statement of proposed minimization pro-
5	cedures.".
6	(b) Minimization.—
7	(1) Definition.—Section 401 of the Foreign
8	Intelligence Surveillance Act of 1978 (50 U.S.C.
9	1841) is amended by adding at the end the following
10	new paragraph:
11	"(4) The term 'minimization procedures'
12	means—
13	"(A) specific procedures that are reason-
14	ably designed in light of the purpose and tech-
15	nique of an order for the installation and use
16	of a pen register or trap and trace device, to
17	minimize the acquisition and retention, and pro-
18	hibit the dissemination, of nonpublicly available
19	information concerning unconsenting United
20	States persons consistent with the need of the
21	United States to obtain, produce, and dissemi-
22	nate foreign intelligence information;
23	"(B) procedures that require that nonpub-
24	licly available information, which is not foreign
25	intelligence information, as defined in section

1	101(e)(1), shall not be disseminated in a man-
2	ner that identifies any United States person,
3	without such person's consent, unless such per-
4	son's identity is necessary to understand foreign
5	intelligence information or assess its impor-
6	tance; and
7	"(C) notwithstanding subparagraphs (A)
8	and (B), procedures that allow for the retention
9	and dissemination of information that is evi-
10	dence of a crime which has been, is being, or
11	is about to be committed and that is to be re-
12	tained or disseminated for law enforcement pur-
13	poses.".
14	(2) Procedures required.—Section 402 of
15	the Foreign Intelligence Surveillance Act of 1978
16	(50 U.S.C. 1842) is amended—
17	(A) in subsection (d)—
18	(i) in paragraph (1), by inserting
19	"and that the proposed minimization pro-
20	cedures meet the definition of minimization
21	procedures under this title" before the pe-
22	riod at the end; and
23	(ii) in paragraph (2)(B)—
24	(I) in clause (ii)(II), by striking
25	"and" after the semicolon; and

1	(II) by adding at the end the fol-
2	lowing new clause:
3	"(iv) the minimization procedures be
4	followed; and"; and
5	(B) by adding at the end the following new
6	subsection:
7	"(h) At or before the end of the period of time for
8	which the installation and use of a pen register or trap
9	and trace device is approved under an order or an exten-
10	sion under this section, the judge may assess compliance
11	with the minimization procedures by reviewing the cir-
12	cumstances under which information concerning United
13	States persons was acquired, retained, or disseminated.".
14	(3) Emergencies.—Section 403 of the For-
15	eign Intelligence Surveillance Act of 1978 (50
16	U.S.C. 1843) is amended—
17	(A) by redesignating subsection (c) as sub-
18	section (d); and
19	(B) by inserting after subsection (b) the
20	following new subsection:
21	"(c) If the Attorney General authorizes the emer-
22	gency installation and use of a pen register or trap and
23	trace device under this section, the Attorney General shall
24	require that minimization procedures required by this title
25	for the issuance of a judicial order be followed.".

1	(4) Use of information.—Section 405(a)(1)
2	of the Foreign Intelligence Surveillance Act of 1978
3	(50 U.S.C. 1845(a)(1)) is amended by inserting
4	"and the minimization procedures required under
5	the order approving such pen register or trap and
6	trace device" after "of this section".
7	(e) Transition Procedures.—
8	(1) Orders in effect.—Notwithstanding the
9	amendments made by this section, an order entered
10	under section $402(d)(1)$ of the Foreign Intelligence
11	Surveillance Act of 1978 (50 U.S.C. $1842(d)(1)$ )
12	that is in effect on the effective date of the amend-
13	ments made by this section shall remain in effect
14	until the expiration of the order.
15	(2) Extensions.—A request for an extension
16	of an order referred to in paragraph (1) shall be
17	subject to the requirements of the Foreign Intel-
18	ligence Surveillance Act of 1978 (50 U.S.C. 1801 et
19	seq.), as amended by this Act.
20	SEC. 202. INSPECTOR GENERAL REPORTS ON PEN REG-
20 21	SEC. 202. INSPECTOR GENERAL REPORTS ON PEN REG- ISTERS AND TRAP AND TRACE DEVICES.
21	ISTERS AND TRAP AND TRACE DEVICES.
21 22	isters and trap and trace devices.  (a) Audits.—The Inspector General of the Depart-

1	IV of the Foreign Intelligence Surveillance Act of 1978
2	(50 U.S.C. 1841 et seq.) during the period beginning on
3	January 1, 2010, and ending on December 31, 2013.
4	(b) Requirements.—The audits required under
5	subsection (a) shall include—
6	(1) an examination of the use of pen registers
7	and trap and trace devices under such title for cal-
8	endar years 2010 through 2013;
9	(2) an examination of the installation and use
10	of a pen register or trap and trace device on emer-
11	gency bases under section 403 of such Act (50
12	U.S.C. 1843);
13	(3) an examination of any noteworthy facts or
14	circumstances relating to the use of a pen register
15	or trap and trace device under such title, including
16	any improper or illegal use of the authority provided
17	under such title; and
18	(4) an examination of the effectiveness of the
19	authority under such title as an investigative tool,
20	including—
21	(A) the importance of the information ac-
22	quired to the intelligence activities of the Fed-
23	eral Bureau of Investigation;
24	(B) the manner in which the information is
25	collected, retained, analyzed, and disseminated

1	by the Federal Bureau of Investigation, includ-
2	ing any direct access to the information pro-
3	vided to any other department, agency, or in-
4	strumentality of Federal, State, local, or tribal
5	governments or any private sector entity;
6	(C) whether, and how often, the Federal
7	Bureau of Investigation used information ac-
8	quired under a pen register or trap and trace
9	device under such title to produce an analytical
10	intelligence product for distribution within the
11	Federal Bureau of Investigation, to the intel-
12	ligence community, or to another department,
13	agency, or instrumentality of Federal, State,
14	local, or tribal governments; and
15	(D) whether, and how often, the Federal
16	Bureau of Investigation provided information
17	acquired under a pen register or trap and trace
18	device under such title to law enforcement au-
19	thorities for use in criminal proceedings.
20	(c) Report.—Not later than December 31, 2014, the
21	Inspector General of the Department of Justice shall sub-
22	mit to the Committee on the Judiciary and the Select
23	Committee on Intelligence of the Senate and the Com-
24	mittee on the Judiciary and the Permanent Select Com-
25	mittee on Intelligence of the House of Representatives a

1	report containing the results of the audits conducted
2	under subsection (a) for calendar years 2010 through
3	2013.
4	(d) Intelligence Assessment.—
5	(1) In General.—For the period beginning
6	January 1, 2010, and ending on December 31,
7	2013, the Inspector General of the Intelligence Com-
8	munity shall—
9	(A) assess the importance of the informa-
10	tion to the activities of the intelligence commu-
11	nity;
12	(B) examine the manner in which the in-
13	formation was collected, retained, analyzed, and
14	disseminated;
15	(C) describe any noteworthy facts or cir-
16	cumstances relating to orders under title IV of
17	the Foreign Intelligence Surveillance Act of
18	1978 (50 U.S.C. 1841 et seq.); and
19	(D) examine any minimization procedures
20	used by elements of the intelligence community
21	in relation to pen registers and trap and trace
22	devices under title IV of the Foreign Intel-
23	ligence Surveillance Act of 1978 (50 U.S.C.
24	1841 et seq.) and whether the minimization

1 procedures adequately protect the constitutional 2 rights of United States persons. 3 (2) Submission dates for assessment.— 4 Not later than December 31, 2014, the Inspector 5 General of the Intelligence Community shall submit 6 to the Committee on the Judiciary and the Select 7 Committee on Intelligence of the Senate and the 8 Committee on the Judiciary and the Permanent Se-9 lect Committee on Intelligence of the House of Rep-10 resentative a report containing the results of the as-11 sessment for calendar years 2010 through 2013. 12 (e) Prior Notice to Attorney General and Di-13 RECTOR OF NATIONAL INTELLIGENCE; COMMENTS.— 14 (1) Notice.—Not later than 30 days before the 15 submission of any report under subsection (c) or (d), 16 the Inspector General of the Department of Justice 17 and the Inspector General of the Intelligence Com-18 munity shall provide the report to the Attorney Gen-19 eral and the Director of National Intelligence. 20 (2) COMMENTS.—The Attorney General or the 21 Director of National Intelligence may provide such 22 comments to be included in any report submitted 23 under subsection (c) or (d) as the Attorney General 24 or the Director of National Intelligence may consider 25 necessary.

1	(f) Unclassified Form.—Each report submitted
2	under subsection (c) and any comments included in that
3	report under subsection (e)(2) shall be in unclassified
4	form, but may include a classified annex.
5	(g) Definitions.—In this section—
6	(1) the terms "Attorney General", "foreign in-
7	telligence information", and "United States person"
8	have the meanings given those terms in section 101
9	of the Foreign Intelligence Surveillance Act of 1978
10	(50 U.S.C. 1801);
11	(2) the term "intelligence community" has the
12	meaning given that term in section 3 of the National
13	Security Act of 1947 (50 U.S.C. 3003);
14	(3) the term "minimization procedures" has the
15	meaning given that term in section 401 of the For-
16	eign Intelligence Surveillance Act of 1978 (50
17	U.S.C. 1841), as amended by this Act; and
18	(4) the terms "pen register" and "trap and
19	trace device" have the meanings given those terms
20	in section 3127 of title 18, United States Code.

1	TITLE III—FISA ACQUISITIONS
2	TARGETING PERSONS OUT-
3	SIDE THE UNITED STATES RE-
4	FORMS
5	SEC. 301. CLARIFICATION ON PROHIBITION ON SEARCHING
6	OF COLLECTIONS OF COMMUNICATIONS TO
7	CONDUCT WARRANTLESS SEARCHES FOR
8	THE COMMUNICATIONS OF UNITED STATES
9	PERSONS.
10	Section 702(b) of the Foreign Intelligence Surveil-
11	lance Act of 1978 (50 U.S.C. 1881a(b)) is amended—
12	(1) by redesignating paragraphs (1) through
13	(5) as subparagraphs (A) through (E), respectively,
14	and indenting such subparagraphs, as so redesig-
15	nated, an additional two ems from the left margin;
16	(2) by striking "An acquisition" and inserting
17	the following:
18	"(1) In general.—An acquisition"; and
19	(3) by adding at the end the following new
20	paragraph:
21	"(2) Clarification on prohibition on
22	SEARCHING OF COLLECTIONS OF COMMUNICATIONS
23	OF UNITED STATES PERSONS.—
24	"(A) In general.—Except as provided in
25	subparagraph (B), no officer or employee of the

1	United States may conduct a search of a collec-
2	tion of communications acquired under this sec-
3	tion in an effort to find communications of a
4	particular United States person (other than a
5	corporation).
6	"(B) CONCURRENT AUTHORIZATION AND
7	EXCEPTION FOR EMERGENCY SITUATIONS.—
8	Subparagraph (A) shall not apply to a search
9	for communications related to a particular
10	United States person if—
11	"(i) such United States person is the
12	subject of an order or emergency author-
13	ization authorizing electronic surveillance
14	or physical search under section 105, 304,
15	703, 704, or 705, or title 18, United
16	States Code, for the effective period of that
17	order;
18	"(ii) the entity carrying out the
19	search has a reasonable belief that the life
20	or safety of such United States person is
21	threatened and the information is sought
22	for the purpose of assisting that person; or
23	"(iii) such United States person has
24	consented to the search.".

1	SEC. 302. PROTECTION AGAINST COLLECTION OF WHOLLY
2	DOMESTIC COMMUNICATIONS.
3	(a) In General.—Section 702 of the Foreign Intel-
4	ligence Surveillance Act of 1978 (50 U.S.C. 1881a) is
5	amended—
6	(1) in subsection $(d)(1)$ —
7	(A) in subparagraph (A), by striking
8	"and" at the end;
9	(B) in subparagraph (B), by striking the
10	period and inserting "; and; and
11	(C) by adding at the end the following new
12	subparagraph:
13	"(C) limit the acquisition of the contents
14	of any communication to those communica-
15	tions—
16	"(i) to which any party is a target of
17	the acquisition; or
18	"(ii) that contain an account identifier
19	of a target of an acquisition, only if such
20	communications are acquired to protect
21	against international terrorism or the
22	international proliferation of weapons of
23	mass destruction."; and
24	(2) in subsection $(i)(2)(B)$ —
25	(A) in clause (i), by striking "; and" and
26	inserting a semicolon;

1	(B) in clause (ii), by striking the period
2	and inserting "; and"; and
3	(C) by adding at the end the following new
4	clause:
5	"(iii) limit the acquisition of the con-
6	tents of any communication to those com-
7	munications—
8	"(I) to which any party is a tar-
9	get of the acquisition; or
10	"(II) that contain an account
11	identifier of the target of an acquisi-
12	tion, only if such communications are
13	acquired to protect against inter-
14	national terrorism or the international
15	proliferation of weapons of mass de-
16	struction.".
17	(b) Conforming Amendment.—Section 701 of the
18	Foreign Intelligence Surveillance Act of 1978 (50 U.S.C.
19	1881) is amended—
20	(1) in subsection (a)—
21	(A) by inserting "international ter-
22	rorism'," after "foreign power',"; and
23	(B) by striking "and 'United States per-
24	son'" and inserting "'United States person',
25	and 'weapon of mass destruction'"; and

1	(2) in subsection (b)—
2	(A) by redesignating paragraphs (1)
3	through (5) as paragraphs (2) through (6), re-
4	spectively; and
5	(B) by inserting before paragraph (2), as
6	so redesignated, the following new paragraph:
7	"(1) ACCOUNT IDENTIFIER.—The term 'ac-
8	count identifier' means a telephone or instrument
9	number, other subscriber number, email address, or
10	username used to uniquely identify an account.".
11	(c) Effective Date.—The amendments made by
12	subsections (a) and (b) shall take effect on the date that
13	is 180 days after the date of the enactment of this Act.
14	SEC. 303. PROHIBITION ON REVERSE TARGETING.
15	Section 702(b)(1)(B) of the Foreign Intelligence Sur-
16	veillance Act of 1978 (50 U.S.C. 1881a), as redesignated
17	by section 301(1) of this Act, is amended by striking "the
18	purpose" and inserting "a significant purpose".
19	SEC. 304. LIMITS ON USE OF UNLAWFULLY OBTAINED IN
20	FORMATION.
21	Section 702(i)(3) of the Foreign Intelligence Surveil-
22	lance Act of 1978 (50 U.S.C. 1881a(i)(3)) is amended by
23	striking subparagraph (B) and inserting the following new
24	subparagraph:
25	"(B) Correction of Deficiencies.—

1	"(i) In General.—If the Court finds
2	that a certification required by subsection
3	(g) does not contain all of the required ele-
4	ments, or that the procedures required by
5	subsections (d) and (e) are not consistent
6	with the requirements of those subsections
7	or the Fourth Amendment to the Constitu-
8	tion of the United States, the Court shall
9	issue an order directing the Government
10	to, at the Government's election and to the
11	extent required by the order of the
12	Court—
13	"(I) correct any deficiency identi-
14	fied by the order of the Court not
15	later than 30 days after the date on
16	which the Court issues the order; or
17	"(II) cease, or not begin, the im-
18	plementation of the authorization for
19	which such certification was sub-
20	mitted.
21	"(ii) Limitation on use of infor-
22	MATION.—
23	"(I) In general.—Except as
24	provided in subclause (II), no infor-
25	mation obtained or evidence derived

1	from an acquisition pursuant to a cer-
2	tification or targeting or minimization
3	procedures subject to an order under
4	clause (i) concerning any United
5	States person shall be received in evi-
6	dence or otherwise disclosed in any
7	trial, hearing, or other proceeding in
8	or before any court, grand jury, de-
9	partment, office, agency, regulatory
10	body, legislative committee, or other
11	authority of the United States, a
12	State, or political subdivision thereof,
13	and no information concerning any
14	United States person acquired from
15	the acquisition shall subsequently be
16	used or disclosed in any other manner
17	by Federal officers or employees with-
18	out the consent of the United States
19	person, except with the approval of
20	the Attorney General if the informa-
21	tion indicates a threat of death or se-
22	rious bodily harm to any person.
23	"(II) Exception.—If the Gov-
24	ernment corrects any deficiency iden-
25	tified by the order of the Court under

1	clause (i), the Court may permit the
2	use or disclosure of information ac-
3	quired before the date of the correc-
4	tion under such minimization proce-
5	dures as the Court shall establish for
6	purposes of this clause.".
7	SEC. 305. MODIFICATION OF FISA AMENDMENTS ACT OF
8	2008 SUNSET.
9	(a) Modification.—Section 403(b)(1) of the FISA
10	Amendments Act of 2008 (Public Law 110–261; 50
11	U.S.C. 1881 note) is amended by striking "December 31,
12	2017" and inserting "June 1, 2015".
13	(b) Technical and Conforming Amendments.—
14	Section 403(b)(2) of such Act (Public Law 110–261; 122
15	Stat. 2474) is amended by striking "December 31, 2017"
16	and inserting "June 1, 2015".
17	(c) Orders in Effect.—Section 404(b)(1) of such
18	Act (Public Law 110–261; 50 U.S.C. 1801 note) is
19	amended in the paragraph heading by striking "Decem-
20	BER 31, 2017" and inserting "JUNE 1, 2015".
21	SEC. 306. INSPECTOR GENERAL REVIEWS OF AUTHORITIES
22	(a) AGENCY ASSESSMENTS.—Section 702(l)(2) of the
23	Foreign Intelligence Surveillance Act of 1978 (50 U.S.C.
24	1881a(l)(2)) is amended—

1	(1) in the matter preceding subparagraph (A),
2	by striking "authorized to acquire foreign intel-
3	ligence information under subsection (a)" and in-
4	serting "subject to the targeting or minimization
5	procedures approved under this section";
6	(2) in subparagraph (C), by inserting "United
7	States persons or" after "later determined to be";
8	and
9	(3) in subparagraph (D)—
10	(A) in the matter preceding clause (i), by
11	striking "such review" and inserting "review
12	conducted under this paragraph";
13	(B) in clause (ii), by striking "and" at the
14	end;
15	(C) by redesignating clause (iii) as clause
16	(iv); and
17	(D) by inserting after clause (ii) the fol-
18	lowing new clause:
19	"(iii) the Inspector General of the In-
20	telligence Community; and".
21	(b) Inspector General of the Intelligence
22	COMMUNITY REVIEW.—
23	(1) Recurring Reviews.—Section 702(1) of
24	the Foreign Intelligence Surveillance Act of 1978
25	(50 U.S.C. 1881a(l)) is amended—

1	(A) by redesignating paragraph (3) as
2	paragraph (4); and
3	(B) by inserting after paragraph (2) the
4	following new paragraph:
5	"(3) Inspector general of the intel-
6	LIGENCE COMMUNITY REVIEW.—
7	"(A) IN GENERAL.—The Inspector General
8	of the Intelligence Community is authorized to
9	review the acquisition, use, and dissemination
10	of information acquired under subsection (a) to
11	review compliance with the targeting and mini-
12	mization procedures adopted in accordance with
13	subsections (d) and (e) and the guidelines
14	adopted in accordance with subsection (f), and
15	in order to conduct the review required under
16	subparagraph (B).
17	"(B) Mandatory review.—The Inspec-
18	tor General of the Intelligence Community shall
19	review the procedures and guidelines developed
20	by the elements of the intelligence community
21	to implement this section, with respect to the
22	protection of the privacy rights of United States
23	persons, including—
24	"(i) an evaluation of the limitations
25	outlined in subsection (b), the procedures

1	approved in accordance with subsections
2	(d) and (e), and the guidelines adopted in
3	accordance with subsection (f), with re-
4	spect to the protection of the privacy rights
5	of United States persons; and
6	"(ii) an evaluation of the cir-
7	cumstances under which the contents of
8	communications acquired under subsection
9	(a) may be searched in order to review the
10	communications of particular United
11	States persons.
12	"(C) Consideration of other reviews
13	AND ASSESSMENTS.—In conducting a review
14	under subparagraph (B), the Inspector General
15	of the Intelligence Community shall take into
16	consideration, to the extent relevant and appro-
17	priate, any reviews or assessments that have
18	been completed or are being undertaken under
19	this section.
20	"(D) Public reporting of findings
21	AND CONCLUSIONS.—In a manner consistent
22	with the protection of the national security of
23	the United States, and in unclassified form, the
24	Inspector General of the Intelligence Commu-
25	nity shall make publicly available a summary of

1	the findings and conclusions of the review con
2	ducted under subparagraph (B).".
3	(2) Report.—Not later than December 31
4	2014, the Inspector General of the Intelligence Com
5	munity shall submit a report regarding the reviews
6	conducted under paragraph (3) of section 702(1) or
7	the Foreign Intelligence Surveillance Act of 1978
8	(50 U.S.C. 1881a(l)), as amended by paragraph (1
9	of this subsection, to—
10	(A) the Attorney General;
11	(B) the Director of National Intelligence
12	and
13	(C) consistent with the Rules of the House
14	of Representatives, the Standing Rules of the
15	Senate, and Senate Resolution 400 of the 94th
16	Congress or any successor Senate resolution—
17	(i) the congressional intelligence com
18	mittees; and
19	(ii) the Committee on the Judiciary of
20	the Senate and the Committee on the Ju
21	diciary of the House of Representatives.
22	(c) Annual Reviews.—Section 702(l)(4)(A) of the
23	Foreign Intelligence Surveillance Act of 1978 (50 U.S.C
24	1881a(l)(4)(A)), as redesignated by subsection (b)(1), is
25	amended—

1	(1) in the matter preceding clause (i)—
2	(A) in the first sentence—
3	(i) by striking "conducting an acquisi-
4	tion authorized under subsection (a)" and
5	inserting "subject to targeting or mini-
6	mization procedures approved under this
7	section"; and
8	(ii) by striking "the acquisition" and
9	inserting "acquisitions under subsection
10	(a)"; and
11	(B) in the second sentence, by striking
12	"acquisitions" and inserting "information ob-
13	tained through an acquisition"; and
14	(2) in clause (iii), by inserting "United States
15	persons or" after "later determined to be".
16	TITLE IV—FOREIGN INTEL-
17	LIGENCE SURVEILLANCE
18	COURT REFORMS
19	SEC. 401. OFFICE OF THE SPECIAL ADVOCATE.
20	(a) Establishment.—The Foreign Intelligence Sur-
21	veillance Act of 1978 (50 U.S.C. 1801 et seq.) is amended
22	by adding at the end the following new title:

## "TITLE IX—OFFICE OF THE 1 **SPECIAL ADVOCATE** 2

24

3	"SEC. 901. DEFINITIONS.
4	"In this title:
5	"(1) Decision.—The term 'decision' means a
6	decision, order, or opinion issued by the Foreign In-
7	telligence Surveillance Court or the Foreign Intel-
8	ligence Surveillance Court of Review.
9	"(2) Foreign intelligence surveillance
10	COURT; COURT.—The terms 'Foreign Intelligence
11	Surveillance Court' and 'Court' mean the court es-
12	tablished under section 103(a) and the petition re-
13	view pool established under section 103(e).
14	"(3) Foreign intelligence surveillance
15	COURT OF REVIEW; COURT OF REVIEW.—The terms
16	'Foreign Intelligence Surveillance Court of Review'
17	and 'Court of Review' mean the court of review es-
18	tablished under section 103(b).
19	"(4) Office.—The term 'Office' means the Of-
20	fice of the Special Advocate established under sec-
21	tion 902(a).
22	"(5) Significant construction or inter-
23	PRETATION OF LAW.—The term 'significant con-

struction or interpretation of law' means a signifi-

1	cant construction or interpretation of a provision, as
2	that term is construed under section 601(c).
3	"(6) Special advocate.—The term 'Special
4	Advocate' means the Special Advocate appointed
5	under section 902(b).
6	"SEC. 902. OFFICE OF THE SPECIAL ADVOCATE.
7	"(a) Establishment.—There is established within
8	the judicial branch of the United States an Office of the
9	Special Advocate.
10	"(b) Special Advocate.—
11	"(1) In general.—The head of the Office is
12	the Special Advocate.
13	"(2) Appointment and term.—
14	"(A) APPOINTMENT.—The Chief Justice of
15	the United States shall appoint the Special Ad-
16	vocate from the list of candidates submitted
17	under subparagraph (B).
18	"(B) List of candidates.—The Privacy
19	and Civil Liberties Oversight Board shall sub-
20	mit to the Chief Justice a list of not less than
21	5 qualified candidates to serve as Special Advo-
22	cate. The Board shall select candidates for such
23	list whom the Board believes will be zealous and
24	effective advocates in defense of civil liberties

1	and consider with respect to each potential can-
2	didate—
3	"(i) the litigation and other profes-
4	sional experience of such candidate;
5	"(ii) the experience of such candidate
6	in areas of law that the Special Advocate
7	is likely to encounter in the course of the
8	duties of the Special Advocate; and
9	"(iii) the demonstrated commitment
10	of such candidate to civil liberties.
11	"(C) SECURITY CLEARANCE.—An indi-
12	vidual may be appointed Special Advocate with-
13	out regard to whether the individual possesses
14	a security clearance on the date of the appoint-
15	ment.
16	"(D) TERM AND DISMISSAL.—A Special
17	Advocate shall be appointed for a term of 3
18	years and may be removed only for good cause
19	shown, including the demonstrated inability to
20	qualify for an adequate security clearance.
21	"(E) Reappointment.—There shall be no
22	limit to the number of consecutive terms served
23	by a Special Advocate. The reappointment of a
24	Special Advocate shall be made in the same
25	manner as appointment of a Special Advocate.

1	"(F) ACTING SPECIAL ADVOCATE.—If the
2	position of Special Advocate is vacant, the Chief
3	Justice of the United States may appoint an
4	Acting Special Advocate from among the quali-
5	fied employees of the Office. If there are no
6	such qualified employees, the Chief Justice may
7	appoint an Acting Special Advocate from the
8	most recent list of candidates provided by the
9	Privacy and Civil Liberties Oversight Board
10	pursuant to subparagraph (B). The Acting Spe-
11	cial Advocate shall have all of the powers of a
12	Special Advocate and shall serve until a Special
13	Advocate is appointed.
14	"(3) Employees.—The Special Advocate may
15	appoint and terminate and fix the compensation of
16	employees of the Office without regard to the provi-
17	sions of title 5, United States Code, governing ap-
18	pointments in the competitive service.
19	"(c) Duties and Authorities of the Special
20	ADVOCATE.—
21	"(1) IN GENERAL.—The Special Advocate—
22	"(A) may consider any request for con-
23	sultation by a party who has been served with
24	an order or directive issued under this Act re-

1	quiring the party to provide information, facili-
2	ties, or assistance to the Federal Government;
3	"(B) may request to participate in a pro-
4	ceeding before the Foreign Intelligence Surveil-
5	lance Court;
6	"(C) shall participate in such proceeding if
7	such request is granted;
8	"(D) shall participate in a proceeding be-
9	fore the Court if appointed to participate by the
10	Court under section 903(a);
11	"(E) may request reconsideration of a de-
12	cision of the Court under section 903(b);
13	"(F) may appeal or seek review of a deci-
14	sion of the Court or the Foreign Intelligence
15	Surveillance Court of Review under section 904;
16	and
17	"(G) shall participate in such appeal or re-
18	view.
19	"(2) Access to applications and deci-
20	SIONS.—
21	"(A) APPLICATIONS.—The Attorney Gen-
22	eral shall provide to the Special Advocate each
23	application submitted to a judge of the Foreign
24	Intelligence Surveillance Court under this Act

1 at the same time as the Attorney General sub-2 mits such applications. 3 "(B) DECISIONS.—The Foreign Intel-4 ligence Surveillance Court and the Foreign In-5 telligence Surveillance Court of Review shall 6 provide to the Special Advocate access to each 7 decision of the Court and the Court of Review. 8 respectively, issued after the date of the enact-9 ment of the USA FREEDOM Act and all docu-10 ments and other material relevant to such deci-11 sion in complete, unredacted form. 12 "(3) ADVOCACY.—The Special Advocate shall 13 vigorously advocate before the Foreign Intelligence 14 Surveillance Court or the Foreign Intelligence Sur-15 veillance Court of Review, as appropriate, in support 16 of legal interpretations that protect individual pri-17 vacy and civil liberties. 18 "(4) Outside Counsel.—The Special Advo-19 cate may delegate to a competent outside counsel 20 who has or is able to obtain an appropriate security 21 clearance any duty or responsibility of the Special 22 Advocate set out in subparagraph (C), (D), or (G) 23 of paragraph (1) with respect to participation in a 24 matter before the Court, the Court of Review, or the 25 Supreme Court of the United States.

1	"(5) Availability of documents and mate
2	RIAL.—The Court or the Court of Review, as appro
3	priate, shall order any agency, department, or entity
4	to make available to the Special Advocate, or appro
5	priate outside counsel if the Special Advocate has
6	delegated duties or responsibilities to the outside
7	counsel under paragraph (4), any documents of
8	other material necessary to carry out the duties de
9	scribed in paragraph (1).
10	"(d) Security Clearances.—The appropriate de
11	partments, agencies, and elements of the Executive branch
12	shall cooperate with the Office, to the extent possible
13	under existing procedures and requirements, to expedi
14	tiously provide the Special Advocate, appropriate employ
15	ees of the Office, and outside counsel to whom the Specia
16	Advocate delegates a duty or responsibility under sub
17	section (c)(4) with the security clearances necessary to
18	carry out the duties of the Special Advocate.
19	"SEC. 903. ADVOCACY BEFORE THE FOREIGN INTEL
20	LIGENCE SURVEILLANCE COURT.
21	"(a) Appointment To Participate.—
22	"(1) IN GENERAL.—The Foreign Intelligence
23	Surveillance Court may appoint the Special Advocate
24	to participate in a proceeding before the Court.

1	"(2) STANDING.—If the Special Advocate is ap-
2	pointed to participate in a Court proceeding pursu-
3	ant to paragraph (1), the Special Advocate shall
4	have standing as a party before the Court in that
5	proceeding.
6	"(b) Reconsideration of a Foreign Intel-
7	LIGENCE SURVEILLANCE COURT DECISION.—
8	"(1) Authority to move for reconsider-
9	ATION.—The Special Advocate may move the Court
10	to reconsider any decision of the Court made after
11	the date of the enactment of the USA FREEDOM
12	Act by petitioning the Court not later than 30 days
13	after the date on which all documents and materials
14	relevant to the decision are made available to the
15	Special Advocate.
16	"(2) Discretion of the court.—The Court
17	shall have discretion to grant or deny a motion for
18	reconsideration made pursuant to paragraph (1).
19	"(c) Amici Curiae Participation.—
20	"(1) MOTION BY THE SPECIAL ADVOCATE.—
21	The Special Advocate may file a motion with the
22	Court to permit and facilitate participation of amici
23	curiae, including participation in oral argument if
24	appropriate, in any proceeding. The Court shall have
25	the discretion to grant or deny such a motion.

1	(2) PACILITATION BY THE FOREIGN INTEL
2	LIGENCE SURVEILLANCE COURT.—The Court may
3	sua sponte, permit and facilitate participation by
4	amici curiae, including participation in oral argu
5	ment if appropriate, in proceedings before the Court
6	"(3) Regulations.—Not later than 180 days
7	after the date of the enactment of USA FREEDOM
8	Act, the Court shall promulgate regulations to pro
9	vide the public with information sufficient to allow
10	interested parties to participate as amici curiae.
11	"SEC. 904. APPELLATE REVIEW.
12	"(a) Appeal of Foreign Intelligence Surveil
13	LANCE COURT DECISIONS.—
14	"(1) AUTHORITY TO APPEAL.—The Special Ad
15	vocate may appeal any decision of the Foreign Intel
16	ligence Surveillance Court issued after the date of
17	the enactment of the USA FREEDOM Act not later
18	than 90 days after the date on which the decision
19	is issued.
20	"(2) STANDING AS APPELLANT.—If the Specia
21	Advocate appeals a decision of the Court pursuant
22	to paragraph (1), the Special Advocate shall have
23	standing as a party before the Foreign Intelligence
24	Surveillance Court of Review in such appeal.

1	(3) MANDATORY REVIEW.—The Court of Re-
2	view shall review any Foreign Intelligence Surveil-
3	lance Court decision appealed by the Special Advo-
4	cate and issue a decision in such appeal, unless it
5	would be apparent to all reasonable jurists that such
6	decision is dictated by statute or by precedent.
7	"(4) STANDARD OF REVIEW.—The standard for
8	a mandatory review of a Foreign Intelligence Sur-
9	veillance Court decision pursuant to paragraph (3)
10	shall be—
11	"(A) de novo with respect to issues of law;
12	and
13	"(B) clearly erroneous with respect to de-
14	termination of facts.
15	"(5) Amici curiae participation.—
16	"(A) In General.—The Court of Review
17	shall accept amici curiae briefs from interested
18	parties in all mandatory reviews pursuant to
19	paragraph (3) and shall provide for amici cu-
20	riae participation in oral argument if appro-
21	priate.
22	"(B) REGULATIONS.—Not later than 180
23	days after the date of the enactment of the
24	USA FREEDOM Act, the Court of Review
25	shall promulgate regulations to provide the pub-

1	lie with information sufficient to allow inter-
2	ested parties to participate as amici curiae.
3	"(b) REVIEW OF FOREIGN INTELLIGENCE SURVEIL-
4	LANCE COURT OF REVIEW DECISIONS.—
5	"(1) AUTHORITY.—The Special Advocate may
6	seek a writ of certiorari from the Supreme Court of
7	the United States for review of any decision of the
8	Foreign Intelligence Surveillance Court of Review.
9	"(2) STANDING.—In any proceedings before the
10	Supreme Court of the United States relating to a
11	petition of certiorari filed under paragraph (1) and
12	any proceedings in a matter for which certiorari is
13	granted, the Special Advocate shall have standing as
14	a party.
15	"SEC. 905. DISCLOSURE.
16	"(a) REQUIREMENT TO DISCLOSE.—The Attorney
17	
	General shall publicly disclose—
18	General shall publicly disclose— $\label{eq:constraint} ``(1) all decisions is sued by the Foreign Intel-$
18 19	ı v
	"(1) all decisions issued by the Foreign Intel-
19	"(1) all decisions issued by the Foreign Intelligence Surveillance Court or the Foreign Intel-
19 20	"(1) all decisions issued by the Foreign Intelligence Surveillance Court or the Foreign Intelligence Surveillance Court of Review after July 10,
19 20 21	"(1) all decisions issued by the Foreign Intelligence Surveillance Court or the Foreign Intelligence Surveillance Court of Review after July 10, 2003, that include a significant construction or in-

1	"(3) any Court of Review decision that is issued
2	after an appeal by the Special Advocate.
3	"(b) DISCLOSURE DESCRIBED.—For each disclosure
4	required by subsection (a) with respect to a decision, the
5	Attorney General shall make available to the public docu-
6	ments sufficient—
7	"(1) to identify with particularity each legal
8	question addressed by the decision and how such
9	question was resolved;
10	"(2) to describe in general terms the context in
11	which the matter arises;
12	"(3) to describe the construction or interpreta-
13	tion of any statute, constitutional provision, or other
14	legal authority relied on by the decision; and
15	"(4) to indicate whether the decision departed
16	from any prior decision of the Court or Court of Re-
17	view.
18	"(c) Documents Described.—The Attorney Gen-
19	eral shall satisfy the disclosure requirements in subsection
20	(b) by—
21	"(1) releasing a Court or Court of Review deci-
22	sion in its entirety or as redacted;
23	"(2) releasing a summary of a Court or Court
24	of Review decision; or

"(3) releasing an application made to the 1 2 Court, briefs filed before the Court or the Court of 3 Review, or other materials, in full or as redacted. 4 "(d) Extensive Disclosure.—The Attorney Gen-5 eral shall release as much information regarding the facts 6 and analysis contained in a decision described in sub-7 section (a) or documents described in subsection (c) as is 8 consistent with legitimate national security concerns. 9 "(e) Timing of Disclosure.— 10 "(1) Decisions issued prior to enact-11 MENT.—The Attorney General shall disclose a deci-12 sion issued prior to the date of the enactment of the 13 USA FREEDOM Act that is required to be dis-14 closed under subsection (a)(1) not later than 180 15 days after the date of the enactment of such Act. "(2) FISA COURT DECISIONS.—The Attorney 16 17 General shall release Court decisions appealed by the 18 Special Advocate not later than 30 days after the 19 date on which the appeal is filed. 20 "(3) FISA COURT OF REVIEW DECISIONS.—The 21 Attorney General shall release Court of Review deci-22 sions for which the Special Advocate seeks a writ of 23 certiorari not later than 90 days after the date on 24 which the petition is filed. 25 "(f) Petition by the Special Advocate.—

1	"(1) AUTHORITY TO PETITION.—The Special
2	Advocate may petition the Court or the Court of Re-
3	view to order—
4	"(A) the public disclosure of a decision of
5	the Court of Review, and documents
6	or other material relevant to such a decision,
7	previously designated as classified information;
8	or
9	"(B) the release of an unclassified sum-
10	mary of such decisions and documents.
11	"(2) Contents of Petition.—Each petition
12	filed under paragraph (1) shall contain a detailed
13	declassification proposal or a summary of the deci-
14	sion and documents that the Special Advocate pro-
15	poses to have released publicly.
16	"(3) Role of the attorney general.—
17	"(A) Copy of Petition.—The Special
18	Advocate shall provide to the Attorney General
19	a copy of each petition filed under paragraph
20	(1).
21	"(B) Opposition.—The Attorney General
22	may oppose a petition filed under paragraph (1)
23	by submitting any objections in writing to the
24	Court or the Court of Review, as appropriate,

1 not later than 90 days after the date such peti-2 tion was submitted. 3 "(4) Public availability.—Not less than 91 4 days after receiving a petition under paragraph (1), 5 and taking into account any objections from the At-6 torney General made under paragraph (3)(B), the 7 Court or the Court of Review, as appropriate, shall 8 declassify and make readily available to the public 9 any decision, document, or other material requested 10 in such petition, to the greatest extent possible, con-11 sistent with legitimate national security consider-12 ations. 13 "(5) Effective date.—The Special Advocate 14 may not file a petition under paragraph (1) until 15 181 days after the date of the enactment of the 16 USA FREEDOM Act, except with respect to a deci-17 sion appealed by the Special Advocate. 18 "SEC. 906. ANNUAL REPORT TO CONGRESS. 19 "(a) Requirement for Annual Report.—The 20 Special Advocate shall submit to Congress an annual re-21 port on the implementation of this title. 22 "(b) Contents.—Each annual report submitted 23 under subsection (a) shall— 24 "(1) detail the activities of the Office of the 25 Special Advocate;

1	"(2) provide an assessment of the effectiveness
2	of this title; and
3	"(3) propose any new legislation to improve the
4	functioning of the Office or the operation of the For-
5	eign Intelligence Surveillance Court or the Foreign
6	Intelligence Surveillance Court of Review that the
7	Special Advocate considers appropriate.".
8	(b) Table of Contents Amendment.—The table
9	of contents in the first section of the Foreign Intelligence
10	Surveillance Act of 1978, as amended by section 101(c)(2)
11	of this Act, is further amended by adding at the end the
12	following new items:
	"TITLE IX-OFFICE OF THE SPECIAL ADVOCATE
	"Sec. 901. Definitions.  "Sec. 902. Office of the Special Advocate.  "Sec. 903. Advocacy before the Foreign Intelligence Surveillance Court.  "Sec. 904. Appellate review.  "Sec. 905. Disclosure.  "Sec. 906. Annual report to Congress.".
13	SEC. 402. FOREIGN INTELLIGENCE SURVEILLANCE COURT
14	DISCLOSURE OF OPINIONS.
15	Section 103 of the Foreign Intelligence Surveillance
16	Act of 1978 (50 U.S.C. 1803) is amended—
17	(1) by redesignating subsections (g) and (h) as
18	subsections (h) and (i), respectively; and
19	(2) by inserting after subsection (f) the fol-
20	lowing new subsection:
21	"(g)(1) A judge of the court established under sub-
22	section (a) who authored an order, opinion, or other deci-

- 1 sion may sua sponte or on motion by a party request that
- 2 such order, opinion, or other decision be made publicly
- 3 available.
- 4 "(2) Upon a request under paragraph (1), the pre-
- 5 siding judge of the court established under subsection (a),
- 6 in consultation with the other judges of such court, may
- 7 direct that such order, opinion, or other decision be made
- 8 publicly available.
- 9 "(3) Prior to making an order, opinion, or other deci-
- 10 sion of the court established under subsection (a) publicly
- 11 available in accordance with this subsection, the presiding
- 12 judge of such court may direct the Executive branch to
- 13 review such order, opinion, or other decision and redact
- 14 such order, opinion, or other decision as necessary to en-
- 15 sure that properly classified information is appropriately
- 16 protected.".

## 17 SEC. 403. PRESERVATION OF RIGHTS.

- Nothing in this title or an amendment made by this
- 19 title shall be construed—
- 20 (1) to provide the Attorney General with au-
- 21 thority to prevent the court established under sec-
- tion 103(a) of Foreign Intelligence Surveillance Act
- of 1978 (50 U.S.C. 1803(a)), the petition review
- pool established under section 103(e) of such Act
- 25 (50 U.S.C. 1803(e)), or the court of review estab-

1	lished under section 103(b) of such Act (50 U.S.C.
2	1803(b)) from declassifying decisions or releasing in-
3	formation pursuant to this title or an amendment
4	made by this title; or
5	(2) to eliminate the public's ability to secure in-
6	formation under section 552 of title 5, United States
7	Code (commonly known as the "Freedom of Infor-
8	mation Act") or any other provision of law.
9	TITLE V—NATIONAL SECURITY
10	LETTER REFORMS
11	SEC. 501. NATIONAL SECURITY LETTER AUTHORITY.
12	(a) Counterintelligence Access to Telephone
13	TOLL AND TRANSACTIONAL RECORDS.—Section 2709 of
14	title 18, United States Code, is amended—
15	(1) in subsection (b)—
16	(A) by striking "may—" and all that fol-
17	lows through the period at the end and insert-
18	ing the following: "may request the name, ad-
19	dress, length of service, and local and long dis-
20	tance toll billing records of a person or entity
21	if the Director (or his designee) certifies in
22	writing to the wire or electronic communication
23	service provider to which the request is made
24	that—''; and

1	(B) by adding at the end the following new
2	paragraphs:
3	"(1) the name, address, length of service, and
4	toll billing records sought are relevant and material
5	to an authorized investigation to protect against
6	international terrorism or clandestine intelligence ac-
7	tivities, provided that such an investigation of a
8	United States person is not conducted solely on the
9	basis of activities protected by the First Amendment
10	to the Constitution of the United States; and
11	"(2) there are reasonable grounds to believe
12	that the name, address, length of service, and tol
13	billing records sought pertain to—
14	"(A) a foreign power or agent of a foreign
15	power;
16	"(B) the activities of a suspected agent of
17	a foreign power who is the subject of such au-
18	thorized investigation; or
19	"(C) an individual in contact with, or
20	known to, a suspected agent of a foreign
21	power."; and
22	(2) by adding at the end the following new sub-
23	section:
24	"(g) For purposes of this subsection, the terms 'agent
25	of a foreign power', 'foreign power', 'international ter-

1	rorism', and 'United States person' have the same mean-
2	ings as in section 101 of the Foreign Intelligence Surveil-
3	lance Act of 1978 (50 U.S.C. 1801).".
4	(b) Access to Financial Records for Certain
5	Intelligence and Protective Purposes.—Section
6	1114 of the Right to Financial Privacy Act of 1978 (12
7	U.S.C. 3414) is amended to read as follows:
8	"SEC. 1114. ACCESS TO FINANCIAL RECORDS FOR CERTAIN
9	INTELLIGENCE AND PROTECTIVE PURPOSES
10	"(a) AUTHORIZATION.—
11	"(1) In General.—The Director of the Fed-
12	eral Bureau of Investigation, or a designee of the
13	Director whose rank shall be no lower than Deputy
14	Assistant Director at Bureau headquarters or Spe-
15	cial Agent in Charge in a Bureau field office, may
16	issue in writing and cause to be served on a financial
17	institution, a request requiring the production of—
18	"(A) the name of a customer of the finan-
19	cial institution;
20	"(B) the address of a customer of the fi-
21	nancial institution;
22	"(C) the length of time during which a
23	person has been, or was, a customer of the fi-
24	nancial institution (including the start date)

1	and the type of service provided by the financial
2	institution to the customer; and
3	"(D) any account number or other unique
4	identifier associated with a customer of the fi-
5	nancial institution.
6	"(2) Limitation.—A request issued under this
7	subsection may not require the production of records
8	or information not listed in paragraph (1).
9	"(b) Requirements.—
10	"(1) In General.—A request issued under
11	subsection (a) shall—
12	"(A) be subject to the requirements of sub-
13	sections (d) through (g) of section 2709 of title
14	18, United States Code, in the same manner
15	and to the same extent as those provisions
16	apply with respect to a request under section
17	2709(b) of title 18, United States Code, to a
18	wire or electronic communication service pro-
19	vider; and
20	"(B) include a statement of facts showing
21	that there are reasonable grounds to believe
22	that the records or other things sought—
23	"(i) are relevant and material to an
24	authorized investigation (other than a
25	threat assessment and provided that such

1	an investigation of a United States person
2	is not conducted solely on the basis of ac-
3	tivities protected by the First Amendment
4	to the Constitution of the United States)
5	to—
6	"(I) obtain foreign intelligence
7	information not concerning a United
8	States person; or
9	"(II) protect against inter-
10	national terrorism or clandestine intel-
11	ligence activities; and
12	"(ii) pertain to—
13	"(I) a foreign power or an agent
14	of a foreign power;
15	"(II) the activities of a suspected
16	agent of a foreign power who is the
17	subject of such authorized investiga-
18	tion; or
19	"(III) an individual in contact
20	with, or known to, a suspected agent
21	of a foreign power.
22	"(2) Definitions.—For purposes of this sub-
23	section, the terms 'agent of a foreign power', 'for-
24	eign intelligence information', 'foreign power', 'inter-
25	national terrorism', and 'United States person' have

1	the same meanings as in section 101 of the Foreign
2	Intelligence Surveillance Act of 1978 (50 U.S.C
3	1801).
4	"(c) Definition of Financial Institution.—For
5	purposes of this section (and sections 1115 and 1117, in-
6	sofar as the sections relate to the operation of this sec-
7	tion), the term 'financial institution' has the same mean-
8	ing as in subsections (a)(2) and (c)(1) of section 5312 of
9	title 31, United States Code, except that the term shall
10	include only a financial institution any part of which is
11	located inside any State or territory of the United States
12	the District of Columbia, Puerto Rico, Guam, American
13	Samoa, the Commonwealth of the Northern Mariana Is-
14	lands, or the United States Virgin Islands.".
15	(c) National Security Letter Authority for
16	CERTAIN CONSUMER REPORT RECORDS.—
17	(1) In general.—Section 626 of the Fair
18	Credit Reporting Act (15 U.S.C. 1681u) is amend-
19	$\operatorname{ed}$ —
20	(A) by striking subsections (a) through (c)
21	and inserting the following new subsections:
22	"(a) Authorization.—
23	"(1) In general.—The Director of the Fed-
24	eral Bureau of Investigation, or a designee of the
25	Director whose rank shall be no lower than Deputy

1	Assistant Director at Bureau headquarters or Spe-
2	cial Agent in Charge in a Bureau field office, may
3	issue in writing and cause to be served on a con-
4	sumer reporting agency a request requiring the pro-
5	duction of—
6	"(A) the name of a consumer;
7	"(B) the current and former address of a
8	consumer;
9	"(C) the current and former places of em-
10	ployment of a consumer; and
11	"(D) the name and address of any finan-
12	cial institution (as that term is defined in sec-
13	tion 1101 of the Right to Financial Privacy Act
14	of 1978 (12 U.S.C. 3401)) at which a consumer
15	maintains or has maintained an account, to the
16	extent that the information is in the files of the
17	consumer reporting agency.
18	"(2) Limitation.—A request issued under this
19	subsection may not require the production of a con-
20	sumer report.
21	"(b) Requirements.—
22	"(1) In general.—A request issued under
23	subsection (a) shall—
24	"(A) be subject to the requirements of sub-
25	sections (d) through (g) of section 2709 of title

1	18, United States Code, in the same manner
2	and to the same extent as those provisions
3	apply with respect to a request under section
4	2709(b) of title 18, United States Code, to a
5	wire or electronic communication service pro-
6	vider; and
7	"(B) include a statement of facts showing
8	that there are reasonable grounds to believe
9	that the records or other things sought—
10	"(i) are relevant and material to an
11	authorized investigation (other than a
12	threat assessment and provided that such
13	an investigation of a United States person
14	is not conducted solely on the basis of ac-
15	tivities protected by the First Amendment
16	to the Constitution of the United States)
17	to—
18	"(I) obtain foreign intelligence
19	information not concerning a United
20	States person; or
21	"(II) protect against inter-
22	national terrorism or clandestine intel-
23	ligence activities; and
24	"(ii) pertain to—

1	"(I) a foreign power or an agent
2	of a foreign power;
3	"(II) the activities of a suspected
4	agent of a foreign power who is the
5	subject of such authorized investiga-
6	tion; or
7	"(III) an individual in contact
8	with, or known to, a suspected agent
9	of a foreign power.
10	"(2) Definitions.—In this subsection, the
11	terms 'agent of a foreign power', 'foreign intelligence
12	information', 'foreign power', 'international ter-
13	rorism', and 'United States person' have the mean-
14	ing given such terms in section 101 of the Foreign
15	Intelligence Surveillance Act of 1978 (50 U.S.C.
16	1801).";
17	(B) by striking subsections (f) through (h);
18	and
19	(C) by redesignating subsections (d), (e),
20	(i), (j), (k), (l), and (m) as subsections (c), (d),
21	(e), (f), (g), (h), and (i), respectively.
22	(2) Repeal.—Section 627 of the Fair Credit
23	Reporting Act (15 U.S.C. 1681v) is repealed.

1	SEC. 502. LIMITATIONS ON DISCLOSURE OF NATIONAL SE-
2	CURITY LETTERS.
3	(a) Counterintelligence Access to Telephone
4	TOLL AND TRANSACTIONAL RECORDS.—Section 2709 of
5	title 18, United States Code, is amended by striking sub-
6	section (c) and inserting the following new subsection:
7	"(c) Prohibition of Certain Disclosure.—
8	"(1) Prohibition.—
9	"(A) In General.—If a certification is
10	issued under subparagraph (B) and notice of
11	the right to judicial review under subsection (d)
12	is provided, no wire or electronic communica-
13	tion service provider, or officer, employee, or
14	agent thereof, that receives a request under
15	subsection (b), shall disclose to any person that
16	the Director of the Federal Bureau of Inves-
17	tigation has sought or obtained access to infor-
18	mation or records under this section.
19	"(B) Certification.—The requirements
20	of subparagraph (A) shall apply if the Director
21	of the Federal Bureau of Investigation, or a
22	designee of the Director whose rank shall be no
23	lower than Deputy Assistant Director at Bu-
24	reau headquarters or a Special Agent in Charge
25	of a Bureau field office, certifies that the ab-

1	sence of a prohibition of disclosure under this
2	subsection may result in—
3	"(i) endangering the life or physical
4	safety of any person;
5	"(ii) flight from investigation or pros-
6	ecution;
7	"(iii) destruction of or tampering with
8	evidence;
9	"(iv) intimidation of potential wit-
10	nesses;
11	"(v) interference with diplomatic rela-
12	tions;
13	"(vi) alerting a target, an associate of
14	a target, or the foreign power of which the
15	target is an agent, of the interest of the
16	Government in the target; or
17	"(vii) otherwise seriously endangering
18	the national security of the United States.
19	"(2) Exception.—
20	"(A) In general.—A wire or electronic
21	communication service provider, or officer, em-
22	ployee, or agent thereof, that receives a request
23	under subsection (b) may disclose information
24	otherwise subject to any applicable nondisclo-
25	sure requirement to—

1	"(1) those persons to whom disclosure
2	is necessary in order to comply with the re-
3	quest;
4	"(ii) an attorney in order to obtain
5	legal advice or assistance regarding the re-
6	quest; or
7	"(iii) other persons as permitted by
8	the Director of the Federal Bureau of In-
9	vestigation or the designee of the Director.
10	"(B) APPLICATION.—A person to whom
11	disclosure is made under subparagraph (A)
12	shall be subject to the nondisclosure require-
13	ments applicable to a person to whom a request
14	is issued under subsection (b) in the same man-
15	ner as the person to whom the request is
16	issued.
17	"(C) Notice.—Any recipient that dis-
18	closes to a person described in subparagraph
19	(A) information otherwise subject to a non-
20	disclosure requirement shall notify the person of
21	the applicable nondisclosure requirement.
22	"(D) Identification of disclosure re-
23	CIPIENTS.—At the request of the Director of
24	the Federal Bureau of Investigation or the des-
25	ignee of the Director, any person making or in-

1	tending to make a disclosure under clause (i) or
2	(iii) of subparagraph (A) shall identify to the
3	Director or such designee the person to whom
4	such disclosure will be made or to whom such
5	disclosure was made prior to the request.
6	"(3) TERMINATION.—In the case of any request
7	for which a recipient has submitted a notification or
8	filed a petition for judicial review under paragraph
9	(3)(B), if the facts supporting a nondisclosure re-
10	quirement cease to exist, an appropriate official of
11	the Federal Bureau of Investigation shall promptly
12	notify the wire or electronic service provider, or offi-
13	cer, employee, or agent thereof, subject to the non-
14	disclosure requirement that the nondisclosure re-
15	quirement is no longer in effect.".
16	(b) Access to Financial Records for Certain
17	Intelligence and Protective Purposes.—Section
18	1114 of the Right to Financial Privacy Act of 1978 (12
19	U.S.C. 3414), as amended by section 501(b) of this Act,
20	is further amended—
21	(1) by redesignating subsection (c) as sub-
22	section (d); and
23	(2) by inserting after subsection (b) the fol-
24	lowing new subsection:
25	"(c) Prohibition of Certain Disclosure.—

1	"(1) Prohibition.—
2	"(A) In general.—If a certification is
3	issued under subparagraph (B) and notice of
4	the right to judicial review under subsection (d)
5	is provided, no financial institution, or officer,
6	employee, or agent thereof, that receives a re-
7	quest under subsection (a) shall disclose to any
8	person that the Federal Bureau of Investigation
9	has sought or obtained access to information or
10	records under subsection (a).
11	"(B) CERTIFICATION.—The requirements
12	of subparagraph (A) shall apply if the Director
13	of the Federal Bureau of Investigation, or a
14	designee of the Director whose rank shall be no
15	lower than Deputy Assistant Director at Bu-
16	reau headquarters or a Special Agent in Charge
17	of a Bureau field office, certifies that the ab-
18	sence of a prohibition of disclosure under this
19	subsection may result in—
20	"(i) endangering the life or physical
21	safety of any person;
22	"(ii) flight from investigation or pros-
23	ecution;
24	"(iii) destruction of or tampering with
25	evidence;

1	"(iv) intimidation of potential wit-
2	nesses;
3	"(v) interference with diplomatic rela-
4	tions;
5	"(vi) alerting a target, an associate of
6	a target, or the foreign power of which the
7	target is an agent, of the interest of the
8	Government in the target; or
9	"(vii) otherwise seriously endangering
10	the national security of the United States.
11	"(2) Exception.—
12	"(A) In general.—A financial institu-
13	tion, or officer, employee, or agent thereof, that
14	receives a request under subsection (a) may dis-
15	close information otherwise subject to any ap-
16	plicable nondisclosure requirement to—
17	"(i) those persons to whom disclosure
18	is necessary in order to comply with the re-
19	quest;
20	"(ii) an attorney in order to obtain
21	legal advice or assistance regarding the re-
22	quest; or
23	"(iii) other persons as permitted by
24	the Director of the Federal Bureau of In-
25	vestigation or the designee of the Director.

1	"(B) APPLICATION.—A person to whom
2	disclosure is made under subparagraph (A)
3	shall be subject to the nondisclosure require-
4	ments applicable to a person to whom a request
5	is issued under subsection (a) in the same man-
6	ner as the person to whom the request is
7	issued.
8	"(C) Notice.—Any recipient that dis-
9	closes to a person described in subparagraph
10	(A) information otherwise subject to a non-
11	disclosure requirement shall inform the person
12	of the applicable nondisclosure requirement.
13	"(D) Identification of disclosure re-
14	CIPIENTS.—At the request of the Director of
15	the Federal Bureau of Investigation or the des-
16	ignee of the Director, any person making or in-
17	tending to make a disclosure under clause (i) or
18	(iii) of subparagraph (A) shall identify to the
19	Director or such designee the person to whom
20	such disclosure will be made or to whom such
21	disclosure was made prior to the request.
22	"(3) TERMINATION.—In the case of any request
23	for which a financial institution has submitted a no-
24	tification or filed a petition for judicial review under
25	paragraph (3)(B), if the facts supporting a non-

1	disclosure requirement cease to exist, an appropriate
2	official of the Federal Bureau of Investigation shall
3	promptly notify the financial institution, or officer,
4	employee, or agent thereof, subject to the nondisclo-
5	sure requirement that the nondisclosure requirement
6	is no longer in effect.".
7	(c) Identity of Financial Institutions and
8	CREDIT REPORTS.—Section 626 of the Fair Credit Re-
9	porting Act (15 U.S.C. 1681u), as amended by section
10	501(e) of this Act, is further amended by striking sub-
11	section (c) (as redesignated by section $501(c)(1)(D)$ of this
12	Act) and inserting the following new subsection:
13	"(c) Prohibition of Certain Disclosure.—
14	"(1) Prohibition.—
15	"(A) In General.—If a certification is
16	issued under subparagraph (B) and notice of
17	the right to judicial review under subsection (d)
18	is provided, no consumer reporting agency, or
19	officer, employee, or agent thereof, that receives
20	a request under subsection (a) shall disclose or
21	specify in any consumer report, that the Fed-
22	eral Bureau of Investigation has sought or ob-
23	tained access to information or records under
24	subsection (a) or (b).

1	"(B) CERTIFICATION.—The requirements
2	of subparagraph (A) shall apply if the Director
3	of the Federal Bureau of Investigation, or a
4	designee of the Director whose rank shall be no
5	lower than Deputy Assistant Director at Bu-
6	reau headquarters or a Special Agent in Charge
7	of a Bureau field office, certifies that the ab-
8	sence of a prohibition of disclosure under this
9	subsection may result in—
10	"(i) endangering the life or physical
11	safety of any person;
12	"(ii) flight from investigation or pros-
13	ecution;
14	"(iii) destruction of or tampering with
15	evidence;
16	"(iv) intimidation of potential wit-
17	nesses;
18	"(v) interference with diplomatic rela-
19	tions;
20	"(vi) alerting a target, an associate of
21	a target, or the foreign power of which the
22	target is an agent, of the interest of the
23	Government in the target; or
24	"(vii) otherwise seriously endangering
25	the national security of the United States.

1	"(2) Exception.—
2	"(A) IN GENERAL.—A consumer reporting
3	agency, or officer, employee, or agent thereof,
4	that receives a request under subsection (a)
5	may disclose information otherwise subject to
6	any applicable nondisclosure requirement to—
7	"(i) those persons to whom disclosure
8	is necessary in order to comply with the re-
9	quest;
10	"(ii) an attorney in order to obtain
11	legal advice or assistance regarding the re-
12	quest; or
13	"(iii) other persons as permitted by
14	the Director of the Federal Bureau of In-
15	vestigation or the designee of the Director.
16	"(B) APPLICATION.—A person to whom
17	disclosure is made under subparagraph (A)
18	shall be subject to the nondisclosure require-
19	ments applicable to a person to whom a request
20	is issued under subsection (a) or (b) in the
21	same manner as the person to whom the re-
22	quest is issued.
23	"(C) NOTICE.—Any recipient that dis-
24	closes to a person described in subparagraph
25	(A) information otherwise subject to a non-

1 disclosure requirement shall inform the person 2 of the applicable nondisclosure requirement. 3 "(D) Identification of disclosure re-4 CIPIENTS.—At the request of the Director of 5 the Federal Bureau of Investigation or the des-6 ignee of the Director, any person making or in-7 tending to make a disclosure under clause (i) or 8 (iii) of subparagraph (A) shall identify to the 9 Director or such designee the person to whom 10 such disclosure will be made or to whom such 11 disclosure was made prior to the request. 12 "(3) TERMINATION.—In the case of any request 13 for which a consumer reporting agency has sub-14 mitted a notification or filed a petition for judicial 15 review under paragraph (3)(B), if the facts sup-16 porting a nondisclosure requirement cease to exist, 17 an appropriate official of the Federal Bureau of In-18 vestigation shall promptly notify the consumer re-19 porting agency, or officer, employee, or agent there-20 of, subject to the nondisclosure requirement that the 21 nondisclosure requirement is no longer in effect.". 22 (d) Investigations of Persons With Access to 23 Classified Information.—Section 802 of the National Security Act of 1947 (50 U.S.C. 3162) is amended by

1	striking subsection (b) and inserting the following new
2	subsection:
3	"(b) Prohibition of Certain Disclosure.—
4	"(1) Prohibition.—
5	"(A) IN GENERAL.—If a certification is
6	issued under subparagraph (B) and notice of
7	the right to judicial review under subsection (c)
8	is provided, no governmental or private entity,
9	or officer, employee, or agent thereof, that re-
10	ceives a request under subsection (a), shall dis-
11	close to any person that an authorized inves-
12	tigative agency described in subsection (a) has
13	sought or obtained access to information under
14	subsection (a).
15	"(B) CERTIFICATION.—The requirements
16	of subparagraph (A) shall apply if the head of
17	an authorized investigative agency described in
18	subsection (a), or a designee, certifies that the
19	absence of a prohibition of disclosure under this
20	subsection may result in—
21	"(i) endangering the life or physical
22	safety of any person;
23	"(ii) flight from investigation or pros-
24	ecution;

1	(iii) destruction of or tampering with
2	evidence;
3	"(iv) intimidation of potential wit-
4	nesses;
5	"(v) interference with diplomatic rela-
6	tions;
7	"(vi) alerting a target, an associate of
8	a target, or the foreign power of which the
9	target is an agent, of the interest of the
10	Government in the target; or
11	"(vii) otherwise seriously endangering
12	the national security of the United States.
13	"(2) Exception.—
14	"(A) In General.—A governmental or
15	private entity, or officer, employee, or agent
16	thereof, that receives a request under sub-
17	section (a) may disclose information otherwise
18	subject to any applicable nondisclosure require-
19	ment to—
20	"(i) those persons to whom disclosure
21	is necessary in order to comply with the re-
22	quest;
23	"(ii) an attorney in order to obtain
24	legal advice or assistance regarding the re-
25	quest; or

1	"(iii) other persons as permitted by
2	the head of the authorized investigative
3	agency described in subsection (a).
4	"(B) APPLICATION.—A person to whom
5	disclosure is made under subparagraph (A)
6	shall be subject to the nondisclosure require-
7	ments applicable to a person to whom a request
8	is issued under subsection (a) in the same man-
9	ner as the person to whom the request is
10	issued.
11	"(C) Notice.—Any recipient that dis-
12	closes to a person described in subparagraph
13	(A) information otherwise subject to a non-
14	disclosure requirement shall inform the person
15	of the applicable nondisclosure requirement.
16	"(D) Identification of disclosure re-
17	CIPIENTS.—At the request of the head of an
18	authorized investigative agency described in
19	subsection (a), or a designee, any person mak-
20	ing or intending to make a disclosure under
21	clause (i) or (iii) of subparagraph (A) shall
22	identify to the head of the authorized investiga-
23	tive agency or such designee the person to
24	whom such disclosure will be made or to whom
25	such disclosure was made prior to the request.

1 "(3) TERMINATION.—In the case of any request 2 for which a governmental or private entity has sub-3 mitted a notification or filed a petition for judicial 4 review under paragraph (3)(B), if the facts sup-5 porting a nondisclosure requirement cease to exist, 6 an appropriate official of the authorized investigative 7 agency described in subsection (a) shall promptly no-8 tify the governmental or private entity, or officer, 9 employee, or agent thereof, subject to the nondisclo-10 sure requirement that the nondisclosure requirement 11 is no longer in effect.". 12 (e) Judicial Review.—Section 3511 of title 18, 13 United States Code, is amended by striking subsection (b) 14 and inserting the following new subsection: 15 "(b) Nondisclosure.— 16 "(1) In General.— 17 "(A) NOTICE.—If a recipient of a request 18 for a report, records, or other information 19 under section 2709 of this title, section 626 of 20 the Fair Credit Reporting Act (15 U.S.C. 21 1681u), section 1114 of the Right to Financial 22 Privacy Act of 1978 (12 U.S.C. 3414), or sec-23 tion 802 of the National Security Act of 1947 24 (50 U.S.C. 3162), wishes to have a court review 25 a nondisclosure requirement imposed in connec-

tion with the request, the recipient may notify 1 2 the Government or file a petition for judicial re-3 view in any court described in subsection (a). 4 "(B) APPLICATION.—Not later than 30 5 days after the date of receipt of a notification 6 under subparagraph (A), the Government shall 7 apply for an order prohibiting the disclosure of 8 the existence or contents of the relevant re-9 quest. An application under this subparagraph 10 may be filed in the district court of the United 11 States for the judicial district in which the re-12 cipient of the order is doing business or in the 13 district court of the United States for any judi-14 cial district within which the authorized inves-15 tigation that is the basis for the request is 16 being conducted. The applicable nondisclosure 17 requirement shall remain in effect during the 18 pendency of proceedings relating to the require-19 ment. 20 "(C) CONSIDERATION.—A district court of 21 the United States that receives a petition under 22 subparagraph (A) or an application under sub-23 paragraph (B) should rule expeditiously, and 24 shall, subject to paragraph (3), issue a non-

1	disclosure order that includes conditions appro-
2	priate to the circumstances.
3	"(2) Application contents.—An application
4	for a nondisclosure order or extension thereof or a
5	response to a petition filed under paragraph (1)
6	shall include a certification from the Attorney Gen-
7	eral, Deputy Attorney General, an Assistant Attor-
8	ney General, or the Director of the Federal Bureau
9	of Investigation, or in the case of a request by a de-
10	partment, agency, or instrumentality of the Federal
11	Government other than the Department of Justice,
12	the head or deputy head of the department, agency,
13	or instrumentality, containing a statement of specific
14	facts indicating that the absence of a prohibition of
15	disclosure under this subsection may result in—
16	"(A) endangering the life or physical safety
17	of any person;
18	"(B) flight from investigation or prosecu-
19	tion;
20	"(C) destruction of or tampering with evi-
21	dence;
22	"(D) intimidation of potential witnesses;
23	"(E) interference with diplomatic relations;
24	"(F) alerting a target, an associate of a
25	target, or the foreign power of which the target

1	is an agent, of the interest of the Government
2	in the target; or
3	"(G) otherwise seriously endangering the
4	national security of the United States.
5	"(3) STANDARD.—A district court of the
6	United States shall issue a nondisclosure require-
7	ment order or extension thereof under this sub-
8	section if the court determines that there is reason
9	to believe that disclosure of the information subject
10	to the nondisclosure requirement during the applica-
11	ble time period will result in—
12	"(A) endangering the life or physical safety
13	of any person;
14	"(B) flight from investigation or prosecu-
15	tion;
16	"(C) destruction of or tampering with evi-
17	dence;
18	"(D) intimidation of potential witnesses;
19	"(E) interference with diplomatic relations;
20	"(F) alerting a target, an associate of a
21	target, or the foreign power of which the target
22	is an agent, of the interest of the Government
23	in the target; or
24	"(G) otherwise seriously endangering the
25	national security of the United States.".

1	SEC.	<b>503.</b>	<b>JUDICIAL</b>	REVIEW.
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- 3 Toll and Transactional Records.—Section 2709 of
- 4 title 18, United States Code, as amended by section
- 5 501(a) of this Act, is further amended—
- 6 (1) by redesignating subsections (d), (e), (f),
- and (g) as subsections (e), (f), (g), and (h), respec-
- 8 tively; and
- 9 (2) by inserting after subsection (c) the fol-
- 10 lowing new subsection:
- 11 "(d) Judicial Review.—
- 12 "(1) IN GENERAL.—A request under subsection
- 13 (b) or a non-disclosure requirement imposed in con-
- 14 nection with such request under subsection (c) shall
- be subject to judicial review under section 3511.
- 16 "(2) Notice.—A request under subsection (b)
- shall include notice of the availability of judicial re-
- view described in paragraph (1).".
- 19 (b) Access to Financial Records for Certain
- 20 Intelligence and Protective Purposes.—Section
- 21 1114 of the Right to Financial Privacy Act of 1978 (12
- 22 U.S.C. 3414), as amended by section 502(b) of this Act,
- 23 is further amended—
- 24 (1) by redesignating subsection (d) (as rede-
- signed by such section 502(b)) as subsection (e); and

1	(2) by inserting after subsection (c) the fol-
2	lowing new subsection:
3	"(d) Judicial Review.—
4	"(1) In general.—A request under subsection
5	(a) or a non-disclosure requirement imposed in con-
6	nection with such request under subsection (c) shall
7	be subject to judicial review under section 3511 of
8	title 18, United States Code.
9	"(2) Notice.—A request under subsection (a)
10	shall include notice of the availability of judicial re-
11	view described in paragraph (1).".
12	(c) Identity of Financial Institutions and
13	CREDIT REPORTS.—Section 626 of the Right to Financia
14	Privacy Act (15 U.S.C. 1681u), as amended by section
15	502(c) of this Act, is further amended—
16	(1) by redesignating subsections (d) through (i)
17	(as redesignated by such section 502(c)) as sub-
18	sections (e) through (j), respectively; and
19	(2) by inserting after subsection (c) the fol-
20	lowing new subsection:
21	"(d) Judicial Review.—
22	"(1) In general.—A request under subsection
23	(a) or a non-disclosure requirement imposed in con-
24	nection with such request under subsection (c) shall

1	be subject to judicial review under section 3511 of
2	title 18, United States Code.
3	"(2) Notice.—A request under subsection (a)
4	shall include notice of the availability of judicial re-
5	view described in paragraph (1).".
6	(d) Investigations of Persons With Access to
7	CLASSIFIED Information.—Section 802 of the National
8	Security Act of 1947 (50 U.S.C. 3162) is amended—
9	(1) by redesignating subsections (c) through (e)
10	as subsections (d) through (f), respectively; and
11	(2) by inserting after subsection (b) the fol-
12	lowing new subsection:
13	"(c) Judicial Review.—
14	"(1) IN GENERAL.—A request under subsection
15	(a) or a non-disclosure requirement imposed in con-
16	nection with such request under subsection (c) shall
17	be subject to judicial review under section 3511 of
18	title 18, United States Code.
19	"(2) Notice.—A request under subsection (a)
20	shall include notice of the availability of judicial re-
21	view described in paragraph (1).".

1	SEC. 504. INSPECTOR GENERAL REPORTS ON NATIONAL SE-
2	CURITY LETTERS.
3	Section 119 of the USA PATRIOT Improvement and
4	Reauthorization Act of 2005 (Public Law 109–177; 120
5	Stat. 219) is amended—
6	(1) in subsection (b)—
7	(A) in paragraph (1), by inserting "and
8	calendar years 2010 through 2013" after
9	"2006"; and
10	(B) in paragraph (3)(C), by striking "(as
11	such term is defined in section 3(4) of the Na-
12	tional Security Act of 1947 (50 U.S.C.
13	401a(4)))";
14	(2) in subsection (c), by adding at the end the
15	following new paragraph:
16	"(3) Calendar years 2010 through 2013.—
17	Not later than December 31, 2014, the Inspector
18	General of the Department of Justice shall submit
19	to the Committee on the Judiciary and the Perma-
20	nent Select Committee on Intelligence of the House
21	of Representatives and the Committee on the Judici-
22	ary and the Select Committee on Intelligence of the
23	Senate a report containing the results of the audit
24	conducted under subsection (a) for calendar years
25	2010 through 2013.";

1	(3) by striking subsection (g) and inserting the
2	following new subsection:
3	"(h) Definitions.—In this section:
4	"(1) Intelligence community.—The term
5	'intelligence community' has the meaning given that
6	term in section 3 of the National Security Act of
7	1947 (50 U.S.C. 3003).
8	"(2) NATIONAL SECURITY LETTER.—The term
9	'national security letter' means a request for infor-
10	mation under—
11	"(A) section 2709(b) of title 18, United
12	States Code (to access certain communication
13	service provider records);
14	"(B) section 1114 of the Right to Finan-
15	cial Privacy Act of 1978 (12 U.S.C.
16	3414(a)(5)(A)) (to obtain financial institution
17	customer records);
18	"(C) section 802 of the National Security
19	Act of 1947 (50 U.S.C. 3162) (to obtain finan-
20	cial information, records, and consumer re-
21	ports); or
22	"(D) section 626 of the Fair Credit Re-
23	porting Act (15 U.S.C. 1681u) (to obtain cer-
24	tain financial information and consumer re-
25	ports).

1	"(3) United States Person.—The term
2	'United States person' has the meaning given that
3	term in section 101 of the Foreign Intelligence Sur-
4	veillance Act of 1978 (50 U.S.C. 1801).";
5	(4) by redesignating subsections (d), (e), and
6	(f) as subsections (e), (f), and (g), respectively;
7	(5) by inserting after subsection (c) the fol-
8	lowing new subsection:
9	"(d) Intelligence Assessment.—
10	"(1) In general.—For the period beginning
11	on January 1, 2010, and ending on December 31,
12	2013, the Inspector General of the Intelligence Com-
13	munity shall—
14	"(A) examine the use of national security
15	letters by the intelligence community during the
16	period;
17	"(B) describe any noteworthy facts or cir-
18	cumstances relating to the use of national secu-
19	rity letters by the intelligence community, in-
20	cluding any improper or illegal use of such au-
21	thority;
22	"(C) assess the importance of information
23	received under the national security letters to
24	the activities of the intelligence community; and

1	"(D) examine the manner in which infor-
2	mation received under the national security let-
3	ters was collected, retained, analyzed, and dis-
4	seminated.
5	"(2) Submission date for assessment.—
6	Not later than December 31, 2014, the Inspector
7	General of the Intelligence Community shall submit
8	to the Committee on the Judiciary and the Select
9	Committee on Intelligence of the Senate and the
10	Committee on the Judiciary and the Permanent Se-
11	lect Committee on Intelligence of the House of Rep-
12	resentatives a report containing the results of the
13	assessment for calendar years 2010 through 2013.";
14	(6) in subsection (e), as redesignated by para-
15	graph (4)—
16	(A) in paragraph (1)—
17	(i) by striking "a report under sub-
18	section $(c)(1)$ or $(c)(2)$ " and inserting "any
19	report under subsection (c) or (d)"; and
20	(ii) by striking "Inspector General of
21	the Department of Justice" and inserting
22	"Inspector General of the Department of
23	Justice, the Inspector General of the Intel-
24	ligence Community, and any Inspector
25	General of an element of the intelligence

1	community that prepares a report to assist
2	the Inspector General of the Department
3	of Justice or the Inspector General of the
4	Intelligence Community in complying with
5	the requirements of this section"; and
6	(B) in paragraph (2), by striking "the re-
7	ports submitted under subsection $(c)(1)$ or
8	(c)(2)" and inserting "any report submitted
9	under subsection (c) or (d)"; and
10	(7) in subsection (f), as redesignated by para-
11	graph (4)—
12	(A) by striking "The reports submitted
13	under subsections $(e)(1)$ or $(e)(2)$ " and insert-
14	ing "Each report submitted under subsection
15	(e)"; and
16	(B) by striking "subsection (d)(2)" and in-
17	serting "subsection (e)(2)".
18	SEC. 505. NATIONAL SECURITY LETTER SUNSET.
19	(a) Repeal.—Effective on June 1, 2015—
20	(1) section 2709 of title 18, United States
21	Code, is amended to read as such provision read on
22	October 25, 2001;
23	(2) section 1114 of the Right to Financial Pri-
24	vacy Act of 1978 (12 U.S.C. 3414(a)(5)) is amended
25	to read as such provision read on October 25, 2001;

1 (3) subsections (a) and (b) of section 626 of the 2 Fair Credit Reporting Act (15 U.S.C. 1681u) are 3 amended to read as subsections (a) and (b), respec-4 tively, of the second of the 2 sections designated as 5 section 624 of such Act (15 U.S.C. 1681u) (relating 6 to disclosure to the Federal Bureau of Investigation 7 for counterintelligence purposes), as added by sec-8 tion 601 of the Intelligence Authorization Act for 9 Fiscal Year 1996 (Public Law 104–93; 109 Stat. 10 974), read on October 25, 2001; and 11 (4) section 802 of the National Security Act of 12 1947 (50 U.S.C. 3162) is amended to read as such 13 provision read on October 25, 2001. 14 (b) Transition Provision.—Notwithstanding sub-15 section (a), the provisions of law referred to in subsection (a), as in effect on May 31, 2015, shall continue to apply 16 17 on and after June 1, 2015, with respect to any particular 18 foreign intelligence investigation or with respect to any 19 particular offense or potential offense that began or oc-20 curred before June 1, 2015. 21 SEC. 506. TECHNICAL AND CONFORMING AMENDMENTS. 22 Section 3511 of title 18, United States Code, is 23 amended in subsections (a), (c), and (d), by striking "or 627(a)" each place it appears.

1	TITLE	VI—F	TSA	AND	<b>NATION</b>	<b>AT</b>
1		<b>V L</b>				

2.	SECURITY	LETTER	TRANS-
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## 3 PARENCY REFORMS

4							
4	SEC	601	THIRD-PARTY	REPORTING	ON FISA	ORDERS	AND

5	NATIONAL	SECURITY	LETTERS
9	NATIONAL	SECURITI	LETTERS.

- 6 (a) In General.—Each electronic service provider
- 7 may report information to the public in accordance with
- 8 this section about demands and requests for information
- 9 made by any Government entity under a surveillance law,
- 10 and is exempt in accordance with subsection (d) from li-
- 11 ability with respect to that report, even if such provider
- 12 would otherwise be prohibited by a surveillance law from
- 13 reporting that information.
- 14 (b) Periodic Aggregate Reports.—An electronic
- 15 service provider may report such information not more
- 16 often than quarterly and only to the following extent:
- 17 (1) Estimate of numbers of demands and
- 18 REQUESTS MADE.—The report may reveal an esti-
- mate of the number of the demands and requests de-
- scribed in subsection (a) made during the period to
- 21 which the report pertains.
- 22 (2) Estimate of numbers of demands and
- 23 REQUESTS COMPLIED WITH.—The report may reveal
- an estimate of the numbers of the demands and re-
- quests described in subsection (a) the electronic

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service provider complied with during the period to which the report pertains, regardless of when the demands or requests were made.

(3) ESTIMATE OF NUMBER OF USERS OR ACCOUNTS.—The report may reveal an estimate of the numbers of users or accounts, or both, of the electronic service provider, for which information was demanded, requested, or provided during the period to which the report pertains.

## (c) Special Rules for Reports.—

- (1) Level of detail by authorizing surveillance laws or by categories of authorizing surveillance laws.
- (2) Level of Detail by Numerical Range.—Each estimate disclosed under this section shall be rounded to the nearest 100. If an estimate is zero, an electronic service provider may report the estimate as zero.
- (3) Report may be broken down by Periods not less than calendar quarters.—For any reporting period, an electronic service provider may break down the report by calendar quarters or

1	any other time periods greater than a calendar quar-
2	ter.
3	(d) Limitation on Liability.—An electronic serv-
4	ice provider making a report that the electronic service
5	provider reasonably believes in good faith is authorized by
6	this section is not criminally or civilly liable in any court
7	for making the report.
8	(e) Rule of Construction.—Nothing in this sec-
9	tion shall be construed to prohibit disclosures other than
10	those authorized by this section.
11	(f) Definitions.—In this section:
12	(1) Electronic service provider.—The
13	term "electronic service provider" means an elec-
14	tronic communications service provider (as that term
15	is defined in section 2510 of title 18, United States
16	Code) or a remote computing service provider (as
17	that term is defined in section 2711 of title 18,
18	United States Code).
19	(2) Surveillance law.—The term "surveil-
20	lance law" means any provision of any of the fol-
21	lowing:
22	(A) The Foreign Intelligence Surveillance
23	Act of 1978 (50 U.S.C. 1801 et seq.).
24	(B) Section 802(a) of the National Secu-
25	rity Act of 1947 (50 U.S.C. 436(a)).

1	(C) Section 2709 of title 18, United States
2	Code.
3	(D) Section 1114 of the Right to Financial
4	Privacy Act of 1978 (12 U.S.C. 3414(a)(5)(A)).
5	(E) Subsection (a) or (b) of section 626 of
6	the Fair Credit Reporting Act (15 U.S.C.
7	1681u(a), 1681u(b)).
8	(F) Section 627(a) of the Fair Credit Re-
9	porting Act (15 U.S.C. 1681v(a)) (as in effect
10	on the day before the date of the enactment of
11	this Act).
12	SEC. 602. GOVERNMENT REPORTING ON FISA ORDERS.
13	(a) Electronic Surveillance.—
14	(1) Report of electronic surveillance.—
15	Section 107 of the Foreign Intelligence Surveillance
16	Act of 1978 (50 U.S.C. 1807) is amended—
17	(A) by redesignating subsections (a) and
18	(b) as paragraphs (1) and (2), respectively;
19	(B) in the matter preceding paragraph (1)
20	(as redesignated by subparagraph (A) of this
21	paragraph)—
22	(i) by striking "In April" and insert-
23	ing "(a) In April"; and
24	(ii) by striking "Congress" and insert-
25	ing "the Permanent Select Committee on

1	Intelligence and the Committee on the Ju-
2	diciary of the House of Representatives
3	and the Select Committee on Intelligence
4	and the Committee on the Judiciary of the
5	Senate";
6	(C) in subsection (a) (as designated by
7	subparagraph (B) of this paragraph)—
8	(i) in paragraph (1) (as redesignated
9	by subparagraph (A) of this paragraph)
10	by striking "; and" and inserting a semi-
11	colon;
12	(ii) in paragraph (2) (as so redesign
13	nated), by striking the period and inserting
14	a semicolon; and
15	(iii) by adding at the end the fol-
16	lowing new paragraphs:
17	"(3) the total number of individuals who were
18	subject to electronic surveillance conducted under an
19	order entered under this title, rounded to the nearest
20	100; and
21	"(4) the total number of United States persons
22	who were subject to electronic surveillance conducted
23	under an order entered under this title, rounded to
24	the nearest 100."; and

1	(D) by adding at the end the following new
2	subsection:
3	"(b)(1) Each report required under subsection (a)
4	shall be submitted in unclassified form.
5	"(2) Not later than 7 days after a report is submitted
6	under subsection (a), the Attorney General shall make
7	such report publicly available.".
8	(2) Congressional oversight.—Section
9	108(a)(1) of the Foreign Intelligence Surveillance
10	Act of 1978 (50 U.S.C. 1808) is amended by strik-
11	ing "the House Permanent Select Committee on In-
12	telligence and the Senate Select Committee on Intel-
13	ligence, and the Committee on the Judiciary of the
14	Senate" and inserting "the Permanent Select Com-
15	mittee on Intelligence and the Committee on the Ju-
16	diciary of the House of Representatives and the Se-
17	lect Committee on Intelligence and the Committee
18	on the Judiciary of the Senate".
19	(b) Physical Searches.—Section 306 of the For-
20	eign Intelligence Surveillance Act of 1978 (50 U.S.C.
21	1826) is amended—
22	(1) in the first sentence, by striking "Perma-
23	nent Select Committee on Intelligence of the House
24	of Representatives and the Select Committee on In-
25	telligence of the Senate, and the Committee on the

1	Judiciary of the Senate" and inserting "Permanent
2	Select Committee on Intelligence and the Committee
3	on the Judiciary of the House of Representatives
4	and the Select Committee on Intelligence and the
5	Committee on the Judiciary of the Senate"; and
6	(2) in the second sentence, by striking "and the
7	Committee on the Judiciary of the House of Rep-
8	resentatives".
9	(c) Pen Register and Trap and Trace De-
10	VICES.—Section 406 of the Foreign Intelligence Surveil-
11	lance Act of 1978 (50 U.S.C. 1846) is amended—
12	(1) in subsection (b)—
13	(A) in paragraph (2), by striking "; and"
14	and inserting a semicolon;
15	(B) in paragraph (3), by striking the pe-
16	riod and inserting a semicolon; and
17	(C) by adding at the end the following new
18	paragraphs:
19	"(4) each department or agency on behalf of
20	which the Government has made application for or-
21	ders approving the use of pen registers or trap and
22	trace devices under this title;
23	"(5) for each department or agency described in
24	paragraph (4), a breakdown of the numbers required
25	by paragraphs (1), (2), and (3);

1	"(6) a good faith estimate of the total number
2	of individuals who were targeted by the installation
3	and use of a pen register or trap and trace device
4	authorized under an order entered under this title,
5	rounded to the nearest 100;
6	"(7) a good faith estimate of the total number
7	of United States persons who were targeted by the
8	installation and use of a pen register or trap and
9	trace device authorized under an order entered
10	under this title, rounded to the nearest 100; and
11	"(8) a good faith estimate of the total number
12	of United States persons who were targeted by the
13	installation and use of a pen register or trap and
14	trace device authorized under an order entered
15	under this title and whose information acquired by
16	such pen register or trap and trace device was sub-
17	sequently reviewed or accessed by a Federal officer,
18	employee, or agent, rounded to the nearest 100.";
19	and
20	(2) by adding at the end the following new sub-
21	section:
22	"(c)(1) Each report required under subsection (b)
23	shall be submitted in unclassified form.

1	"(2) Not later than 7 days after a report is submitted
2	under subsection (b), the Attorney General shall make
3	such report publicly available.".
4	(d) Access to Certain Business Records and
5	OTHER TANGIBLE THINGS.—Section 503 of the Foreign
6	Intelligence Surveillance Act of 1978, as redesignated by
7	section 101(c) of this Act, is amended—
8	(1) in subsection (a), by striking "Permanent
9	Select Committee on Intelligence of the House of
10	Representatives and the Select Committee on Intel-
11	ligence and the Committee on the Judiciary of the
12	Senate" and inserting after "Permanent Select
13	Committee on Intelligence of the House of Rep-
14	resentatives, the Select Committee on Intelligence of
15	the Senate, and the Committees on the Judiciary of
16	the House of Representatives and the Senate";
17	(2) in subsection (b)—
18	(A) in the matter preceding paragraph (1),
19	by striking "to the preceding calendar year—"
20	and inserting "to the preceding calendar year
21	the following:";
22	(B) in paragraph (1)—
23	(i) by striking "the total" and insert-
24	ing "The total"; and

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1	(ii) by striking the semicolon and in-
2	serting a period;
3	(C) in paragraph (2)—
4	(i) by striking "the total" and insert-
5	ing "The total"; and
6	(ii) by striking "; and and inserting
7	a period;
8	(D) in paragraph (3)—
9	(i) in the matter preceding subpara-
10	graph (A), by striking "the number" and
11	inserting "The number"; and
12	(ii) by adding at the end the following
13	new subparagraphs:
14	"(F) Records concerning electronic com-
15	munications.
16	"(G) Records concerning wire communica-
17	tions."; and
18	(E) by adding at the end the following new
19	paragraphs:
20	"(4) A description of all other tangible things
21	sought by an application made for the production of
22	any tangible things under section 501, and the num-
23	ber of orders under such section 501 granted, modi-
24	fied, or denied, for each tangible thing.

1	"(5) A description of each order under section
2	501 granted, modified, or denied for the production
3	of tangible things on an ongoing basis.
4	"(6) Each department or agency on whose be-
5	half the Director of the Federal Bureau of Investiga-
6	tion or a designee of the Director has made an ap-
7	plication for an order requiring the production of
8	any tangible things under section 501.
9	"(7) For each department or agency described
10	in paragraph (6), a breakdown of the numbers and
11	descriptions required by paragraphs (1), (2), (3),
12	(4), and (5)."; and
13	(3) in subsection (c)—
14	(A) in paragraph (1)—
15	(i) in subparagraph (A), by striking ";
16	and" and inserting a semicolon;
17	(ii) in subparagraph (B), by striking
18	the period and inserting a semicolon; and
19	(iii) by adding at the end the fol-
20	lowing new subparagraphs:
21	"(C) a good faith estimate of the total number
22	of individuals whose tangible things were produced
23	under an order entered under section 501, rounded
24	to the nearest 100;

1	"(D) a good faith estimate of the total number
2	of United States persons whose tangible things were
3	produced under an order entered under section 501,
4	rounded to the nearest 100; and
5	"(E) a good faith estimate of the total number
6	of United States persons whose tangible things were
7	produced under an order entered under section 501
8	and subsequently reviewed or accessed by a Federal
9	officer, employee, or agent, rounded to the nearest
10	100."; and
11	(B) by adding at the end the following new
12	paragraph:
13	"(3) Not later than 7 days after the date on which
14	a report is submitted under paragraph (1), the Attorney
15	General shall make such report publicly available.".
16	(e) Additional Procedures Regarding Certain
17	Persons Outside the United States.—Section 707
18	of the Foreign Intelligence Surveillance Act of 1978 (50
19	U.S.C. 1881f) is amended by adding at the end the fol-
20	lowing new subsection:
21	"(c) Additional Annual Report.—
22	"(1) Report required.—In April of each
23	year, the Attorney General shall submit to the Per-
24	manent Select Committee on Intelligence and the
25	Committee on the Judiciary of the House of Rep-

1	resentatives and the Select Committee on Intel-
2	ligence and the Committee on the Judiciary of the
3	Senate a report setting forth with respect to the pre-
4	ceding year—
5	"(A) the total number of—
6	"(i) directives issued under section
7	702;
8	"(ii) orders granted under section
9	703; and
10	"(iii) orders granted under section
11	704;
12	"(B) good faith estimates of the total num-
13	ber of individuals, rounded to the nearest 100,
14	whose electronic or wire communications or
15	communications records were collected pursuant
16	to—
17	"(i) a directive issued under section
18	702;
19	"(ii) an order granted under section
20	703; and
21	"(iii) an order granted under section
22	704;
23	"(C) good faith estimates of the total num-
24	ber, rounded to the nearest 100, of United
25	States persons whose electronic or wire commu-

1	nications or communications records were col-
2	lected pursuant to—
3	"(i) a directive issued under section
4	702;
5	"(ii) an order granted under section
6	703; and
7	"(iii) an order granted under section
8	704; and
9	"(D) a good faith estimate of the total
10	number of United States persons whose elec-
11	tronic or wire communications or communica-
12	tions records were collected pursuant to a direc-
13	tive issued under section 702 and subsequently
14	reviewed or accessed by a Federal officer, em-
15	ployee, or agent, rounded to the nearest 100.
16	"(2) FORM.—Each report required under para-
17	graph (1) shall be submitted in unclassified form.
18	"(3) Public availability.—Not later than 7
19	days after the date on which a report is submitted
20	under paragraph (1), the Attorney General shall
21	make such report publicly available.".

1	SEC. 603. GOVERNMENT REPORTING ON NATIONAL SECU-
2	RITY LETTERS.
3	Section 118(c) of the USA PATRIOT Improvement
4	and Reauthorization Act of 2005 (18 U.S.C. 3511 note)
5	is amended to read as follows:
6	"(c) Report on Requests for National Secu-
7	RITY LETTERS.—
8	"(1) Classified form.—
9	"(A) IN GENERAL.—Not later than March
10	1, 2015, and every 180 days thereafter, the At-
11	torney General shall submit to the Select Com-
12	mittee on Intelligence, the Committee on the
13	Judiciary, and the Committee on Banking,
14	Housing, and Urban Affairs of the Senate and
15	the Permanent Select Committee on Intel-
16	ligence, the Committee on the Judiciary, and
17	the Committee on Financial Services of the
18	House of Representatives a report fully inform-
19	ing the committees concerning the requests
20	made under section 2709(a) of title 18, United
21	States Code, section 1114 of the Right to Fi-
22	nancial Privacy Act of 1978 (12 U.S.C.
23	3414(a)(5)(A)), section 626 of the Fair Credit
24	Reporting Act (15 U.S.C. 1681u), or section
25	802 of the National Security Act of 1947 (50
26	U.S.C. 3162) during the applicable period.

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1	"(B) CONTENTS.—Each report under sub-
2	paragraph (A) shall include, for each provision
3	of law described in subparagraph (A)—
4	"(i) authorized requests under the
5	provision, including requests for subscriber
6	information; and
7	"(ii) the number of authorized re-
8	quests under the provision—
9	"(I) that relate to a United
10	States person;
11	"(II) that relate to a person that
12	is not a United States person;
13	"(III) that relate to a person
14	that is—
15	"(aa) the subject of an au-
16	thorized national security inves-
17	tigation; or
18	"(bb) an individual who has
19	been in contact with or otherwise
20	directly linked to the subject of
21	an authorized national security
22	investigation; and
23	"(IV) that relate to a person that
24	is not known to be the subject of an

1	authorized national security investiga-
2	tion.
3	"(2) Unclassified form.—
4	"(A) In General.—Not later than March
5	1, 2015, and every 180 days thereafter, the At-
6	torney General shall submit to the Select Com-
7	mittee on Intelligence, the Committee on the
8	Judiciary, and the Committee on Banking,
9	Housing, and Urban Affairs of the Senate and
10	the Permanent Select Committee on Intel-
11	ligence, the Committee on the Judiciary, and
12	the Committee on Financial Services of the
13	House of Representatives a report fully inform-
14	ing the committees concerning the aggregate
15	total of all requests identified under paragraph
16	(1) during the applicable period. Each report
17	under this paragraph shall be in unclassified
18	form.
19	"(B) Contents.—Each report under sub-
20	paragraph (A) shall include the aggregate total
21	of requests—
22	"(i) that relate to a United States
23	person;
24	"(ii) that relate to a person that is
25	not a United States person;

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1	"(iii) that relate to a person that is—
2	"(I) the subject of an authorized
3	national security investigation; or
4	"(II) an individual who has been
5	in contact with or otherwise directly
6	linked to the subject of an authorized
7	national security investigation; and
8	"(iv) that relate to a person that is
9	not known to be the subject of an author-
10	ized national security investigation.
11	"(3) Definitions.—In this subsection:
12	"(A) APPLICABLE PERIOD.—The term 'ap-
13	plicable period' means—
14	"(i) with respect to the first report
15	submitted under paragraph (1) or (2), the
16	period beginning 180 days after the date
17	of enactment of the USA FREEDOM Act
18	and ending on December 31, 2014; and
19	"(ii) with respect to the second report
20	submitted under paragraph (1) or (2), and
21	each report thereafter, the 6-month period
22	ending on the last day of the second month
23	before the date for submission of the re-
24	port.

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1	"(B) United States Person.—The term
2	'United States person' has the meaning given
3	that term in section 101 of the Foreign Intel-
4	ligence Surveillance Act of 1978 (50 U.S.C.
5	1801).".
6	TITLE VII—PRIVACY AND CIVIL
7	LIBERTIES OVERSIGHT
8	BOARD SUBPOENA AUTHOR-
9	ITY
10	SEC. 701. PRIVACY AND CIVIL LIBERTIES OVERSIGHT
11	BOARD SUBPOENA AUTHORITY.
12	Section 1061(g) of the Intelligence Reform and Ter-
13	rorism Prevention Act of 2004 (42 U.S.C. 2000ee(g)) is
14	amended—
15	(1) in paragraph (1)(D), by striking "submit a
16	written request to the Attorney General of the
17	United States that the Attorney General";
18	(2) by striking paragraph (2); and
19	(3) by redesignating paragraphs (3) and (4) as
20	paragraphs (2) and (3).
21	TITLE VIII—SEVERABILITY
22	SEC. 801. SEVERABILITY.
23	If any provision of this Act or an amendment made
24	by this Act, or the application of the provision to any per-
25	son or circumstance, is held to be unconstitutional, the

- 1 remainder of this Act and the amendments made by this
- 2 Act, and the application of the provisions of this Act and
- 3 the amendments made by this Act to any other person
- 4 or circumstance, shall not be affected thereby.