

# In the House of Representatives, U. S.,

January 11, 2018.

Resolved, That the bill from the Senate (S. 139) entitled "An Act to implement the use of Rapid DNA instruments to inform decisions about pretrial release or detention and their conditions, to solve and prevent violent crimes and other crimes, to exonerate the innocent, to prevent DNA analysis backlogs, and for other purposes.", do pass with the following

## **AMENDMENT:**

Strike out all after the enacting clause and insert:

- 1 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 2 (a) Short Title.—This Act may be cited as the
- 3 "FISA Amendments Reauthorization Act of 2017".
- 4 (b) Table of Contents for
- 5 this Act is as follows:
  - Sec. 1. Short title; table of contents.
  - Sec. 2. Amendments to the Foreign Intelligence Surveillance Act of 1978.

#### TITLE I—ENHANCEMENTS TO FOREIGN INTELLIGENCE COLLECTION AND SAFEGUARDS, ACCOUNTABILITY, AND OVERSIGHT

- Sec. 101. Querying procedures required.
- Sec. 102. Use and disclosure provisions.
- Sec. 103. Congressional review and oversight of abouts collection.
- Sec. 104. Publication of minimization procedures under section 702.
- Sec. 105. Section 705 emergency provision.
- Sec. 106. Compensation of amici curiae and technical experts.
- Sec. 107. Additional reporting requirements.
- Sec. 108. Improvements to Privacy and Civil Liberties Oversight Board.
- Sec. 109. Privacy and civil liberties officers.
- Sec. 110. Whistleblower protections for contractors of the intelligence community.
- Sec. 111. Briefing on notification requirements.
- Sec. 112. Inspector General report on queries conducted by Federal Bureau of Investigation.

# TITLE II—EXTENSION OF AUTHORITIES, INCREASED PENALTIES, REPORTS. AND OTHER MATTERS

- Sec. 201. Extension of title VII of FISA; effective dates.
- Sec. 202. Increased penalty for unauthorized removal and retention of classified documents or material.
- Sec. 203. Report on challenges to the effectiveness of foreign intelligence surveillance.
- Sec. 204. Comptroller General study on the classification system and protection of classified information.
- Sec. 205. Technical amendments and amendments to improve procedures of the Foreign Intelligence Surveillance Court of Review.
- Sec. 206. Severability.

#### 1 SEC. 2. AMENDMENTS TO THE FOREIGN INTELLIGENCE

- 2 SURVEILLANCE ACT OF 1978.
- 3 Except as otherwise expressly provided, whenever in
- 4 this Act an amendment or repeal is expressed in terms of
- 5 an amendment to, or a repeal of, a section or other provi-
- 6 sion, the reference shall be considered to be made to a section
- 7 or other provision of the Foreign Intelligence Surveillance
- 8 Act of 1978 (50 U.S.C. 1801 et seq.).
- 9 TITLE I—ENHANCEMENTS TO
- 10 FOREIGN INTELLIGENCE COL-
- 11 LECTION AND SAFEGUARDS,
- 12 ACCOUNTABILITY, AND OVER-
- 13 **SIGHT**
- 14 SEC. 101. QUERYING PROCEDURES REQUIRED.
- 15 (a) Querying Procedures.—
- 16 (1) In General.—Section 702 (50 U.S.C.

1	(A) by redesignating subsections (f) through
2	(l) as subsections (g) through (m), respectively;
3	and
4	(B) by inserting after subsection (e) the fol-
5	lowing new subsection:
6	"(f) Queries.—
7	"(1) Procedures required.—
8	"(A) Requirement to adopt.—The Attor-
9	ney General, in consultation with the Director of
10	National Intelligence, shall adopt querying pro-
11	cedures consistent with the requirements of the
12	fourth amendment to the Constitution of the
13	United States for information collected pursuant
14	to an authorization under subsection (a).
15	"(B) Record of united states person
16	QUERY TERMS.—The Attorney General, in con-
17	sultation with the Director of National Intel-
18	ligence, shall ensure that the procedures adopted
19	under subparagraph (A) include a technical pro-
20	cedure whereby a record is kept of each United
21	States person query term used for a query.
22	"(C) Judicial review.—The procedures
23	adopted in accordance with $subparagraph$ $(A)$
24	shall be subject to judicial review pursuant to
25	subsection (j).

1	"(2) Access to results of certain queries
2	CONDUCTED BY FBI.—
3	"(A) Court order required for fbi re-
4	VIEW OF CERTAIN QUERY RESULTS IN CRIMINAL
5	INVESTIGATIONS UNRELATED TO NATIONAL SE-
6	CURITY.—Except as provided by subparagraph
7	(E), in connection with a predicated criminal
8	investigation opened by the Federal Bureau of
9	Investigation that does not relate to the national
10	security of the United States, the Federal Bureau
11	of Investigation may not access the contents of
12	communications acquired under subsection (a)
13	that were retrieved pursuant to a query made
14	using a United States person query term that
15	was not designed to find and extract foreign in-
16	telligence information unless—
17	"(i) the Federal Bureau of Investiga-
18	tion applies for an order of the Court under
19	subparagraph (C); and
20	"(ii) the Court enters an order under
21	subparagraph (D) approving such applica-
22	tion.
23	"(B) Jurisdiction.—The Court shall have
24	jurisdiction to review an application and to

1	enter an order approving the access described in
2	subparagraph (A).
3	"(C) Application.—Each application for
4	an order under this paragraph shall be made by
5	a Federal officer in writing upon oath or affir-
6	mation to a judge having jurisdiction under sub-
7	paragraph (B). Each application shall require
8	the approval of the Attorney General based upon
9	the finding of the Attorney General that the ap-
10	plication satisfies the criteria and requirements
11	of such application, as set forth in this para-
12	graph, and shall include—
13	"(i) the identity of the Federal officer
14	making the application; and
15	"(ii) an affidavit or other information
16	containing a statement of the facts and cir-
17	cumstances relied upon by the applicant to
18	justify the belief of the applicant that the
19	contents of communications described in
20	subparagraph (A) covered by the applica-
21	tion would provide evidence of—
22	$``(I)\ criminal\ activity;$
23	"(II) contraband, fruits of a
24	crime, or other items illegally possessed
25	by a third party; or

1	"(III) property designed for use,
2	intended for use, or used in commit-
3	ting a crime.
4	"(D) Order.—Upon an application made
5	pursuant to subparagraph (C), the Court shall
6	enter an order approving the accessing of the
7	contents of communications described in sub-
8	paragraph (A) covered by the application if the
9	Court finds probable cause to believe that such
10	contents would provide any of the evidence de-
11	$scribed\ in\ subparagraph\ (C)(ii).$
12	"(E) Exception.—The requirement for an
13	order of the Court under subparagraph (A) to ac-
14	cess the contents of communications described in
15	such subparagraph shall not apply with respect
16	to a query if the Federal Bureau of Investigation
17	determines there is a reasonable belief that such
18	contents could assist in mitigating or elimi-
19	nating a threat to life or serious bodily harm.
20	"(F) Rule of construction.—Nothing in
21	this paragraph may be construed as—
22	"(i) limiting the authority of the Fed-
23	eral Bureau of Investigation to conduct
24	lawful queries of information acquired
25	under subsection (a);

1	"(ii) limiting the authority of the Fed-
2	eral Bureau of Investigation to review,
3	without a court order, the results of any
4	query of information acquired under sub-
5	section (a) that was reasonably designed to
6	find and extract foreign intelligence infor-
7	mation, regardless of whether such foreign
8	intelligence information could also be con-
9	sidered evidence of a crime; or
10	"(iii) prohibiting or otherwise limiting
11	the ability of the Federal Bureau of Inves-
12	tigation to access the results of queries con-
13	ducted when evaluating whether to open an
14	assessment or predicated investigation relat-
15	ing to the national security of the United
16	States.
17	"(3) Definitions.—In this subsection:
18	"(A) The term 'contents' has the meaning
19	given that term in section 2510(8) of title 18,
20	United States Code.
21	"(B) The term 'query' means the use of one
22	or more terms to retrieve the unminimized con-
23	tents or noncontents located in electronic and
24	data storage systems of communications of or

concerning United States persons obtained

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1	through acquisitions authorized under subsection
2	(a).".
3	(2) Application.—Subsection (f) of section 702
4	of the Foreign Intelligence Surveillance Act of 1978
5	(50 U.S.C. 1881a), as added by paragraph (1), shall
6	apply with respect to certifications submitted under
7	subsection (h) of such section to the Foreign Intel-
8	ligence Surveillance Court after January 1, 2018.
9	(b) Conforming Amendments.—
10	(1) Amendments to section 702 of fisa.—
11	Such section 702 is further amended—
12	(A) in subsection (a), by striking "with sub-
13	section (i)(3)" and inserting "with subsection
14	(j)(3)";
15	(B) in subsection (c)—
16	(i) in paragraph $(1)(B)$ , by striking
17	"with subsection (g)" and inserting "with
18	subsection (h)";
19	(ii) in paragraph (2), by striking "to
20	subsection $(i)(3)$ " and inserting "to sub-
21	section $(j)(3)$ "; and
22	(iii) in paragraph (3)—
23	(I) in subparagraph (A), by strik-
24	ing "with subsection (g)" and inserting
25	"with subsection (h)"; and

1	(II) in subparagraph (B)—
2	(aa) by striking "to sub-
3	section $(i)(1)(C)$ " and inserting
4	"to subsection $(j)(1)(C)$ "; and
5	(bb) by striking "under sub-
6	section (i)" and inserting "under
7	$subsection\ (j)";$
8	(C) in subsection $(d)(2)$ , by striking "to
9	subsection (i)" and inserting "to subsection (j)";
10	(D) in subsection (e)(2), by striking "to sub-
11	section (i)" and inserting "to subsection (j)";
12	(E) in subsection (h), as redesignated by
13	subsection (a)(1)—
14	(i) in paragraph (2)(A)(iii), by strik-
15	ing "with subsection (f)" and inserting
16	"with subsection (g)";
17	(ii) in paragraph (3), by striking
18	"with subsection $(i)(1)(C)$ " and inserting
19	"with subsection $(j)(1)(C)$ "; and
20	(iii) in paragraph (6), by striking "to
21	subsection (i)" and inserting "to subsection
22	<i>(j)</i> ";
23	(F) in subsection (j), as redesignated by
24	subsection (a)(1)—
25	(i) in paragraph (1)—

1	(I) in subparagraph (A), by strik-
2	ing "targeting and minimization pro-
3	cedures adopted in accordance with
4	subsections (d) and (e)" and inserting
5	"targeting, minimization, and
6	querying procedures adopted in accord-
7	ance with subsections (d), (e), and
8	(f)(1)";
9	(II) in subparagraph (B), by
10	striking "targeting and minimization
11	procedures adopted in accordance with
12	subsections (d) and (e)" and inserting
13	"targeting, minimization, and
14	querying procedures adopted in accord-
15	ance with subsections (d), (e), and
16	(f)(1)"; and
17	(III) in subparagraph (C), by
18	striking "targeting and minimization
19	procedures adopted in accordance with
20	subsections (d) and (e)" and inserting
21	"targeting, minimization, and
22	querying procedures adopted in accord-
23	ance with subsections (d), (e), and
24	(f)(1)";
25	(ii) in paragraph (2)—

1	(I) in subparagraph (A), by strik-
2	ing "with subsection (g)" and inserting
3	"with subsection (h)"; and
4	(II) by adding at the end the fol-
5	lowing:
6	"(D) Querying procedures.—The
7	querying procedures adopted in accordance with
8	subsection (f)(1) to assess whether such proce-
9	dures comply with the requirements of such sub-
10	section.";
11	(iii) in paragraph (3)—
12	(I) in subparagraph (A)—
13	(aa) by striking "with sub-
14	section (g)" and inserting "with
15	subsection (h)"; and
16	(bb) by striking "targeting
17	and minimization procedures
18	adopted in accordance with sub-
19	sections (d) and (e)" and insert-
20	ing "targeting, minimization, and
21	querying procedures adopted in
22	accordance with subsections (d),
23	(e), and (f)(1)"; and
24	(II) in subparagraph (B), in the
25	matter before clause (i)—

1	(aa) by striking "with sub-
2	section (g)" and inserting "with
3	subsection (h)"; and
4	(bb) by striking "with sub-
5	sections (d) and (e)" and insert-
6	ing "with subsections (d), (e), and
7	(f)(1)"; and
8	(iv) in paragraph (5)(A)—
9	(I) by striking "with subsection
10	(g)" and inserting "with subsection
11	(h)"; and
12	(II) by striking "with subsections
13	(d) and (e)" and inserting "with sub-
14	sections (d), (e), and (f)(1)"; and
15	(G) in subsection (m), as redesignated by
16	subsection (a)(1)—
17	(i) in paragraph (1), in the matter be-
18	fore subparagraph (A)—
19	(I) by striking "targeting and
20	minimization procedures adopted in
21	accordance with subsections (d) and
22	(e)" and inserting "targeting, mini-
23	mization, and querying procedures
24	adopted in accordance with subsections
25	(d), (e), and (f)(1)"; and

1	(II) by striking "with subsection
2	(f)" and inserting "with subsection
3	(g)"; and
4	(ii) in paragraph (2)(A)—
5	(I) by striking "targeting and
6	minimization procedures adopted in
7	accordance with subsections (d) and
8	(e)" and inserting "targeting, mini-
9	mization, and querying procedures
10	adopted in accordance with subsections
11	(d), (e), and (f)(1)"; and
12	(II) by striking "with subsection
13	(f)" and inserting "with subsection
14	(g)".
15	(2) Amendments to fisa.—The Foreign Intel-
16	ligence Surveillance Act of 1978 (50 U.S.C. 1801 et
17	seq.) is further amended—
18	(A) by striking "section 702(h)" each place
19	it appears and inserting "section 702(i)";
20	(B) by striking "section 702(g)" each place
21	it appears and inserting "section 702(h)"; and
22	(C) in section $707(b)(1)(G)(ii)$ , by striking
23	"subsections (d), (e), and (f)" and inserting
24	"subsections (d), (e), $(f)(1)$ , and $(g)$ ".

1	(3) Amendments to fish amendments act of
2	2008.—Section 404 of the Foreign Intelligence Surveil-
3	lance Act of 1978 Amendments Act of 2008 (Public
4	Law 110–261; 50 U.S.C. 1801 note) is amended—
5	(A) in subsection $(a)(7)(B)$ —
6	(i) by striking "under section
7	702(i)(3)" and inserting "under section
8	702(j)(3)"; and
9	(ii) by striking "of section 702(i)(4)"
10	and inserting "of section 702(j)(4)";
11	(B) in subsection (b)—
12	(i) in paragraph (3)—
13	(I) in subparagraph (A), by strik-
14	ing "to section 702(h)" and inserting
15	"to section 702(i)"; and
16	(II) in subparagraph (B)—
17	(aa) by striking "section
18	702(h)(3) of and inserting "sec-
19	tion 702(i)(3) of"; and
20	(bb) by striking "to section
21	702(h)" and inserting "to section
22	702(i)"; and
23	(ii) in paragraph (4)—

1	(I) in subparagraph (A), by strik-
2	ing "and sections 702(l)" and insert-
3	ing "and sections 702(m)"; and
4	(II) in subparagraph $(B)(iv)$ , by
5	striking "or section 702(l)" and insert-
6	ing "or section $702(m)$ ".
7	SEC. 102. USE AND DISCLOSURE PROVISIONS.
8	(a) End Use Restriction.—Section 706(a) (50
9	U.S.C. 1881e(a)) is amended—
10	(1) by striking "Information acquired" and in-
11	serting the following:
12	"(1) In General.—Information acquired"; and
13	(2) by adding at the end the following:
14	"(2) United states persons.—
15	"(A) In General.—Any information con-
16	cerning a United States person acquired under
17	section 702 shall not be used in evidence against
18	that United States person pursuant to para-
19	graph (1) in any criminal proceeding unless—
20	"(i) the Federal Bureau of Investiga-
21	tion obtained an order of the Foreign Intel-
22	ligence Surveillance Court to access such in-
23	formation pursuant to section 702(f)(2); or
24	"(ii) the Attorney General determines
25	that—

1	"(I) the criminal proceeding af-
2	fects, involves, or is related to the na-
3	tional security of the United States; or
4	"(II) the criminal proceeding in-
5	volves—
6	"(aa) death;
7	$``(bb)\ kidnapping;$
8	"(cc) serious bodily injury,
9	as defined in section 1365 of title
10	18, United States Code;
11	"(dd) conduct that con-
12	stitutes a criminal offense that is
13	a specified offense against a
14	minor, as defined in section 111
15	of the Adam Walsh Child Protec-
16	tion and Safety Act of 2006 (34
17	U.S.C. 20911);
18	"(ee) incapacitation or de-
19	struction of critical infrastruc-
20	ture, as defined in section 1016(e)
21	of the USA PATRIOT Act (42
22	$U.S.C.\ 5195c(e));$
23	"(ff) cybersecurity, including
24	conduct described in section
25	1016(e) of the USA PATRIOT

1	Act~(42~U.S.C.~5195c(e))~or~sec-
2	tion 1029, 1030, or 2511 of title
3	18, United States Code;
4	``(gg) transnational crime,
5	including transnational narcotics
6	trafficking and transnational or-
7	ganized crime; or
8	"(hh) human trafficking.
9	"(B) No judicial review.—A determina-
10	tion by the Attorney General under subpara-
11	graph (A)(ii) is not subject to judicial review.".
12	(b) Intelligence Community Disclosure Provi-
13	SION.—Section 603 (50 U.S.C. 1873) is amended—
14	(1) in subsection (b)—
15	(A) in paragraph (1), by striking "good
16	faith estimate of the number of targets of such
17	orders;" and inserting the following: "good faith
18	estimate of—
19	"(A) the number of targets of such orders;
20	"(B) the number of targets of such orders
21	who are known to not be United States persons;
22	and
23	"(C) the number of targets of such orders
24	who are known to be United States persons;";
25	(B) in paragraph (2)—

1	(i) in the matter preceding subpara-
2	graph (A), by inserting ", including pursu-
3	ant to subsection (f)(2) of such section,"
4	after "section 702";
5	(ii) by redesignating subparagraphs
6	(A) and (B) as subparagraphs (B) and (C),
7	respectively;
8	(iii) by inserting before subparagraph
9	(B), as so redesignated, the following:
10	"(A) the number of targets of such orders;";
11	(iv) in subparagraph (B), as so redes-
12	ignated, by striking "and" at the end; and
13	(v) by adding at the end the following:
14	"(D) the number of instances in which the
15	Federal Bureau of Investigation opened, under
16	the Criminal Investigative Division or any suc-
17	cessor division, an investigation of a United
18	States person (who is not considered a threat to
19	national security) based wholly or in part on an
20	acquisition authorized under such section;";
21	(C) in paragraph (3)(A), by striking "or-
22	ders; and" and inserting the following: "orders,
23	including—

1	"(i) the number of targets of such or-
2	ders who are known to not be United States
3	persons; and
4	"(ii) the number of targets of such or-
5	ders who are known to be United States
6	persons; and";
7	(D) by redesignating paragraphs (4), (5),
8	and (6) as paragraphs (5), (6), and (7), respec-
9	tively; and
10	(E) by inserting after paragraph (3) the fol-
11	lowing:
12	"(4) the number of criminal proceedings in
13	which the United States or a State or political sub-
14	division thereof provided notice pursuant to sub-
15	section (c) or (d) of section 106 (including with re-
16	spect to information acquired from an acquisition
17	conducted under section 702) or subsection (d) or (e)
18	of section 305 of the intent of the government to enter
19	into evidence or otherwise use or disclose any infor-
20	mation obtained or derived from electronic surveil-
21	lance, physical search, or an acquisition conducted
22	pursuant to this Act;"; and
23	(2) in subsection (d)—
24	(A) in paragraph (1), by striking "(4), or
25	(5)" and inserting "(5), or (6)";

1	(B) in paragraph $(2)(A)$ —
2	(i) by striking "Paragraphs (2)(A),
3	(2)(B), and $(5)(C)$ " and inserting "Para-
4	graphs $(2)(B)$ , $(2)(C)$ , and $(6)(C)$ "; and
5	(ii) by inserting before the period at
6	the end the following: ", except with respect
7	to information required under paragraph
8	(2) relating to orders issued under section
9	702(f)(2)"; and
10	(C) in paragraph (3)(A), in the matter pre-
11	ceding clause (i), by striking "subsection
12	(b)(2)(B)" and inserting "subsection $(b)(2)(C)$ ".
13	SEC. 103. CONGRESSIONAL REVIEW AND OVERSIGHT OF
14	ABOUTS COLLECTION.
15	(a) In General.—Section 702(b) (50 U.S.C.
16	1881a(b)) is amended—
17	(1) in paragraph (4), by striking "and" at the
18	end;
19	(2) by redesignating paragraph (5) as para-
20	graph (6); and
21	(3) by inserting after paragraph (4) the fol-
22	lowing:
23	"(5) may not intentionally acquire communica-
24	tions that contain a reference to, but are not to or
25	from, a target of an acquisition authorized under sub-

1	section (a), except as provided under section 103(b) of
2	the FISA Amendments Reauthorization Act of 2017;
3	and".
4	(b) Congressional Review and Oversight of
5	Abouts Collection.—
6	(1) Definitions.—In this subsection:
7	(A) The term "abouts communication"
8	means a communication that contains a ref-
9	erence to, but is not to or from, a target of an
10	acquisition authorized under section 702(a) of
11	the Foreign Intelligence Surveillance Act of 1978
12	(50 U.S.C. 1881a(a)).
13	(B) The term "material breach" means sig-
14	nificant noncompliance with applicable law or
15	an order of the Foreign Intelligence Surveillance
16	Court concerning any acquisition of abouts com-
17	munications.
18	(2) Submission to congress.—
19	(A) Requirement.—Notwithstanding any
20	other provision of law, and except as provided in
21	paragraph (4), if the Attorney General and the
22	Director of National Intelligence intend to im-
23	plement the authorization of the intentional ac-
24	quisition of abouts communications, before the
25	first such implementation after the date of enact-

ment of this Act, the Attorney General and the Director of National Intelligence shall submit to the Committee on the Judiciary and the Select Committee on Intelligence of the Senate and the Committee on the Judiciary and the Permanent Select Committee on Intelligence of the House of Representatives a written notice of the intent to implement the authorization of such an acquisition, and any supporting materials in accordance with this subsection.

- (B) Congressional review period.—
  During the 30-day period beginning on the date written notice is submitted under subparagraph (A), the Committee on the Judiciary and the Select Committee on Intelligence of the Senate and the Committee on the Judiciary and the Permanent Select Committee on Intelligence of the House of Representatives shall, as appropriate, hold hearings and briefings and otherwise obtain information in order to fully review the written notice.
- (C) LIMITATION ON ACTION DURING CON-GRESSIONAL REVIEW PERIOD.—Notwithstanding any other provision of law, and subject to paragraph (4), unless the Attorney General and the

1	Director of National Intelligence make a deter-
2	mination pursuant to section $702(c)(2)$ of the
3	Foreign Intelligence Surveillance Act of 1978 (50
4	$U.S.C.\ 1881a(c)(2)),\ the\ Attorney\ General\ and$
5	the Director of National Intelligence may not
6	implement the authorization of the intentional
7	acquisition of abouts communications before the
8	end of the period described in subparagraph (B).
9	(3) Written notice under
10	paragraph $(2)(A)$ shall include the following:
11	(A) A copy of any certification submitted to
12	the Foreign Intelligence Surveillance Court pur-
13	suant to section 702 of the Foreign Intelligence
14	Surveillance Act of 1978 (50 U.S.C. 1881a), or
15	amendment thereto, authorizing the intentional
16	acquisition of abouts communications, including
17	all affidavits, procedures, exhibits, and attach-
18	ments submitted therewith.
19	(B) The decision, order, or opinion of the
20	Foreign Intelligence Surveillance Court approv-
21	ing such certification, and any pleadings, appli-
22	cations, or memoranda of law associated with

such decision, order, or opinion.

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- (D) Data or other results of modeling, simulation, or auditing of sample data demonstrating that any acquisition method involving the intentional acquisition of abouts communications shall be conducted in accordance with title VII of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1881 et seq.), if such data or other results exist at the time the written notice is submitted and were provided to the Foreign Intelligence Surveillance Court.
  - (E) Except as provided under paragraph (4), a statement that no acquisition authorized under subsection (a) of such section 702 shall include the intentional acquisition of an abouts communication until after the end of the 30-day period described in paragraph (2)(B).

### (4) Exception for emergency acquisition.—

(A) Notice of Determination.—If the Attorney General and the Director of National Intelligence make a determination pursuant to section 702(c)(2) of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1881a(c)(2)) with respect to the intentional acquisition of abouts communications, the Attorney General and the Director of National Intelligence shall

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notify the Committee on the Judiciary and the Select Committee on Intelligence of the Senate and the Committee on the Judiciary and the Permanent Select Committee on Intelligence of the House of Representatives as soon as practicable, but not later than 7 days after the determination is made.

#### (B) Implementation or continuation.—

(i) In General.—If the Foreign Intelligence Surveillance Court approves a certification that authorizes the intentional acquisition of abouts communications before the end of the 30-day period described in paragraph (2)(B), the Attorney General and the Director of National Intelligence may authorize the immediate implementation or continuation of that certification if the Attorney General and the Director of National Intelligence jointly determine that exigent circumstances exist such that without such immediate implementation or continuation intelligence important to the national security of the United States may be lost or not timely acquired.

1	(ii) Notice.—The Attorney General
2	and the Director of National Intelligence
3	shall submit to the Committee on the Judi-
4	ciary and the Select Committee on Intel-
5	ligence of the Senate and the Committee on
6	the Judiciary and the Permanent Select
7	Committee on Intelligence of the House of
8	Representatives notification of a determina-
9	tion pursuant to clause (i) as soon as prac-
10	ticable, but not later than 3 days after the
11	determination is made.
12	(5) Reporting of material breach.—Sub-
13	section (m) of section 702 (50 U.S.C. 1881a), as re-
14	designated by section 101, is amended—
15	(A) in the heading by striking "AND RE-
16	VIEWS" and inserting "REVIEWS, AND REPORT-
17	ING"; and
18	(B) by adding at the end the following new
19	paragraph:
20	"(4) Reporting of material breach.—
21	"(A) In General.—The head of each ele-
22	ment of the intelligence community involved in
23	the acquisition of abouts communications shall
24	fully and currently inform the Committees on
25	the Judiciary of the House of Representatives

1	and the Senate and the congressional intelligence
2	committees of a material breach.
3	"(B) Definitions.—In this paragraph:
4	"(i) The term 'abouts communication'
5	means a communication that contains a
6	reference to, but is not to or from, a target
7	of an acquisition authorized under sub-
8	section (a).
9	"(ii) The term 'material breach' means
10	significant noncompliance with applicable
11	law or an order of the Foreign Intelligence
12	Surveillance Court concerning any acquisi-
13	tion of abouts communications.".
14	(6) Appointment of amici curiae by foreign
15	INTELLIGENCE SURVEILLANCE COURT.—For purposes
16	of section $103(i)(2)(A)$ of the Foreign Intelligence
17	Surveillance Act of 1978 (50 U.S.C. 1803(i)(2)(A)),
18	the Foreign Intelligence Surveillance Court shall treat
19	the first certification under section 702(h) of such Act
20	(50 U.S.C. 1881a(h)) or amendment thereto that au-
21	thorizes the acquisition of abouts communications as
22	presenting a novel or significant interpretation of the
23	law, unless the court determines otherwise.

1	SEC. 104. PUBLICATION OF MINIMIZATION PROCEDURES
2	UNDER SECTION 702.
3	Section 702(e) (50 U.S.C. 1881a(e)) is amended by
4	adding at the end the following new paragraph:
5	"(3) Publication.—The Director of National
6	Intelligence, in consultation with the Attorney Gen-
7	eral, shall—
8	"(A) conduct a declassification review of
9	any minimization procedures adopted or amend-
10	ed in accordance with paragraph (1); and
11	"(B) consistent with such review, and not
12	later than 180 days after conducting such re-
13	view, make such minimization procedures pub-
14	licly available to the greatest extent practicable,
15	which may be in redacted form.".
16	SEC. 105. SECTION 705 EMERGENCY PROVISION.
17	Section 705 (50 U.S.C. 1881d) is amended by adding
18	at the end the following:
19	"(c) Emergency Authorization.—
20	"(1) Concurrent authorization.—If the At-
21	torney General authorized the emergency employment
22	of electronic surveillance or a physical search pursu-
23	ant to section 105 or 304, the Attorney General may
24	authorize, for the effective period of the emergency au-
25	thorization and subsequent order pursuant to section
26	105 or 304, without a separate order under section

- 1 703 or 704, the targeting of a United States person 2 subject to such emergency employment for the purpose 3 of acquiring foreign intelligence information while 4 such United States person is reasonably believed to be 5 located outside the United States.
- 6 "(2) Use of information.—If an application 7 submitted to the Court pursuant to section 104 or 303 8 is denied, or in any other case in which the acquisi-9 tion pursuant to paragraph (1) is terminated and no 10 order with respect to the target of the acquisition is 11 issued under section 105 or 304, all information ob-12 tained or evidence derived from such acquisition shall 13 be handled in accordance with section 704(d)(4).".

## 14 SEC. 106. COMPENSATION OF AMICI CURIAE AND TECH-

- 15 NICAL EXPERTS.
- 16 Subsection (i) of section 103 (50 U.S.C. 1803) is 17 amended by adding at the end the following:
- 18 "(11) Compensation.—Notwithstanding any 19 other provision of law, a court established under sub-20 section (a) or (b) may compensate an amicus curiae 21 appointed under paragraph (2) for assistance pro-22 vided under such paragraph as the court considers 23 appropriate and at such rate as the court considers 24 appropriate.".

1	SEC. 107. ADDITIONAL REPORTING REQUIREMENTS.
2	(a) Electronic Surveillance.—Section 107 (50
3	U.S.C. 1807) is amended to read as follows:
4	"SEC. 107. REPORT OF ELECTRONIC SURVEILLANCE.
5	"(a) Annual Report.—In April of each year, the At-
6	torney General shall transmit to the Administrative Office
7	of the United States Courts and to the congressional intel-
8	ligence committees and the Committees on the Judiciary of
9	the House of Representatives and the Senate a report setting
10	forth with respect to the preceding calendar year—
11	"(1) the total number of applications made for
12	orders and extensions of orders approving electronic
13	surveillance under this title;
14	"(2) the total number of such orders and exten-
15	sions either granted, modified, or denied; and
16	"(3) the total number of subjects targeted by elec-
17	tronic surveillance conducted under an order or emer-
18	gency authorization under this title, rounded to the
19	nearest 500, including the number of such individuals
20	who are United States persons, reported to the nearest
21	band of 500, starting with 0-499.
22	"(b) FORM.—Each report under subsection (a) shall
23	be submitted in unclassified form, to the extent consistent
24	with national security. Not later than 7 days after the date
25	on which the Attorney General submits each such report,

26 the Attorney General shall make the report publicly avail-

1	able, or, if the Attorney General determines that the report
2	cannot be made publicly available consistent with national
3	security, the Attorney General may make publicly available
4	an unclassified summary of the report or a redacted version
5	of the report.".
6	(b) Pen Registers and Trap and Trace De-
7	VICES.—Section 406 (50 U.S.C. 1846) is amended—
8	(1) in subsection (b)—
9	(A) in paragraph (4), by striking "; and"
10	and inserting a semicolon;
11	(B) in paragraph (5), by striking the period
12	at the end and inserting "; and"; and
13	(C) by adding at the end the following new
14	paragraph:
15	"(6) a good faith estimate of the total number of
16	subjects who were targeted by the installation and use
17	of a pen register or trap and trace device under an
18	order or emergency authorization issued under this
19	title, rounded to the nearest 500, including—
20	"(A) the number of such subjects who are
21	United States persons, reported to the nearest
22	band of 500, starting with 0-499; and
23	"(B) of the number of United States persons
24	described in subparagraph (A), the number of
25	persons whose information acquired pursuant to

1	such order was reviewed or accessed by a Federal
2	officer, employee, or agent, reported to the near-
3	est band of 500, starting with 0-499."; and
4	(2) by adding at the end the following new sub-
5	section:
6	"(c) Each report under subsection (b) shall be sub-
7	mitted in unclassified form, to the extent consistent with
8	national security. Not later than 7 days after the date on
9	which the Attorney General submits such a report, the At-
10	torney General shall make the report publicly available, or,
11	if the Attorney General determines that the report cannot
12	be made publicly available consistent with national secu-
13	rity, the Attorney General may make publicly available an
14	unclassified summary of the report or a redacted version
15	of the report.".
16	SEC. 108. IMPROVEMENTS TO PRIVACY AND CIVIL LIB-
17	ERTIES OVERSIGHT BOARD.
18	(a) Appointment of Staff.—Subsection (j) of sec-
19	tion 1061 of the Intelligence Reform and Terrorism Preven-
20	tion Act of 2004 (42 U.S.C. 2000ee(j)) is amended—
21	(1) by redesignating paragraphs (2) and (3) as
22	paragraphs (3) and (4), respectively; and
23	(2) by inserting after paragraph (1) the fol-
24	lowing new paragraph:

1	"(2) Appointment in absence of chairman.—
2	If the position of chairman of the Board is vacant,
3	during the period of the vacancy, the Board, at the
4	direction of the unanimous vote of the serving mem-
5	bers of the Board, may exercise the authority of the
6	chairman under paragraph (1).".
7	(b) Meetings.—Subsection (f) of such section (42
8	U.S.C. 2000ee(f)) is amended—
9	(1) by striking "The Board shall" and inserting
10	"The Board";
11	(2) in paragraph (1) by striking "make its" and
12	inserting "shall make its"; and
13	(3) in paragraph (2)—
14	(A) by striking "hold public" and inserting
15	"shall hold public"; and
16	(B) by inserting before the period at the end
17	the following: ", but may, notwithstanding sec-
18	tion 552b of title 5, United States Code, meet or
19	otherwise communicate in any number to confer
20	or deliberate in a manner that is closed to the
21	public".
22	SEC. 109. PRIVACY AND CIVIL LIBERTIES OFFICERS.
23	Section 1062(a) of the Intelligence Reform and Ter-
24	rorism Prevention Act of 2004 (42 U.S.C. 2000ee-1(a)) is
25	amended by inserting ". the Director of the National Secu-

1	rity Agency, the Director of the Federal Bureau of Inves-
2	tigation" after "the Director of the Central Intelligence
3	Agency".
4	SEC. 110. WHISTLEBLOWER PROTECTIONS FOR CONTRAC-
5	TORS OF THE INTELLIGENCE COMMUNITY.
6	(a) Prohibited Personnel Practices in the In-
7	TELLIGENCE COMMUNITY.—Section 1104 of the National
8	Security Act of 1947 (50 U.S.C. 3234) is amended—
9	(1) in subsection (a)—
10	(A) in paragraph (3), by inserting "or a
11	contractor employee" after "character)"; and
12	(B) by adding at the end the following new
13	paragraph:
14	"(4) Contractor employee.—The term 'con-
15	tractor employee' means an employee of a contractor,
16	subcontractor, grantee, subgrantee, or personal serv-
17	ices contractor, of a covered intelligence community
18	element.";
19	(2) by redesignating subsections (c) and (d) as
20	subsections (d) and (e), respectively;
21	(3) by inserting after subsection (b) the following
22	new subsection (c):
23	"(c) Contractor Employees.—(1) Any employee of
24	a contractor, subcontractor, grantee, subgrantee, or personal
25	services contractor, of a covered intelligence community ele-

- 1 ment who has authority to take, direct others to take, rec-
- 2 ommend, or approve any personnel action, shall not, with
- 3 respect to such authority, take or fail to take a personnel
- 4 action with respect to any contractor employee as a reprisal
- 5 for a lawful disclosure of information by the contractor em-
- 6 ployee to the Director of National Intelligence (or an em-
- 7 ployee designated by the Director of National Intelligence
- 8 for such purpose), the Inspector General of the Intelligence
- 9 Community, the head of the contracting agency (or an em-
- 10 ployee designated by the head of that agency for such pur-
- 11 pose), the appropriate inspector general of the contracting
- 12 agency, a congressional intelligence committee, or a member
- 13 of a congressional intelligence committee, which the con-
- 14 tractor employee reasonably believes evidences—
- 15 "(A) a violation of any Federal law, rule, or reg-
- 16 ulation (including with respect to evidence of another
- 17 employee or contractor employee accessing or sharing
- 18 classified information without authorization); or
- 19 "(B) gross mismanagement, a gross waste of
- 20 funds, an abuse of authority, or a substantial and
- 21 specific danger to public health or safety.
- 22 "(2) A personnel action under paragraph (1) is pro-
- 23 hibited even if the action is undertaken at the request of
- 24 an agency official, unless the request takes the form of a

1	nondiscretionary directive and is within the authority of
2	the agency official making the request.";
3	(4) in subsection (b), by striking the heading and
4	inserting "AGENCY EMPLOYEES.—"; and
5	(5) in subsection (e), as redesignated by para-
6	graph (2), by inserting "contractor employee," after
7	"any employee,".
8	(b) Federal Bureau of Investigation.—
9	(1) In general.—Any employee of a contractor,
10	subcontractor, grantee, subgrantee, or personal serv-
11	ices contractor, of the Federal Bureau of Investigation
12	who has authority to take, direct others to take, rec-
13	ommend, or approve any personnel action, shall not,
14	with respect to such authority, take or fail to take a
15	personnel action with respect to a contractor employee
16	as a reprisal for a disclosure of information—
17	(A) $made$ —
18	(i) to a supervisor in the direct chain
19	of command of the contractor employee;
20	(ii) to the Inspector General;
21	(iii) to the Office of Professional Re-
22	sponsibility of the Department of Justice;
23	(iv) to the Office of Professional Re-
24	sponsibility of the Federal Bureau of Inves-
25	tigation;

1	(v) to the Inspection Division of the
2	Federal Bureau of Investigation;
3	(vi) to the Office of Special Counsel; or
4	(vii) to an employee designated by any
5	officer, employee, office, or division de-
6	scribed in clauses (i) through (vii) for the
7	purpose of receiving such disclosures; and
8	(B) which the contractor employee reason-
9	ably believes evidences—
10	(i) any violation of any law, rule, or
11	regulation (including with respect to evi-
12	dence of another employee or contractor em-
13	ployee accessing or sharing classified infor-
14	mation without authorization); or
15	(ii) gross mismanagement, a gross
16	waste of funds, an abuse of authority, or a
17	substantial and specific danger to public
18	health or safety.
19	(2) Actions by request.—A personnel action
20	under paragraph (1) is prohibited even if the action
21	is undertaken at the request of an official of the Fed-
22	eral Bureau of Investigation, unless the request takes
23	the form of a nondiscretionary directive and is within
24	the authority of the official making the request.

1	(3) Regulations.—The Attorney General shall
2	prescribe regulations to ensure that a personnel action
3	described in paragraph (1) shall not be taken against
4	a contractor employee of the Federal Bureau of Inves-
5	tigation as a reprisal for any disclosure of informa-
6	tion described in subparagraph (A) of such para-
7	graph.
8	(4) Enforcement.—The President shall provide
9	for the enforcement of this subsection.
10	(5) Definitions.—In this subsection:
11	(A) The term "contractor employee" means
12	an employee of a contractor, subcontractor,
13	grantee, subgrantee, or personal services con-
14	tractor, of the Federal Bureau of Investigation.
15	(B) The term "personnel action" means any
16	action described in clauses (i) through (x) of sec-
17	tion 2302(a)(2)(A) of title 5, United States Code,
18	with respect to a contractor employee.
19	(c) Retaliatory Revocation of Security Clear-
20	ANCES AND ACCESS DETERMINATIONS.—Section 3001(j) of
21	the Intelligence Reform and Terrorism Prevention Act of
22	2004 (50 U.S.C. 3341(j)) is amended by adding at the end
23	the following new paragraph:
24	"(8) Inclusion of contractor employees.—
25	In this subsection, the term 'employee' includes an

- 1 employee of a contractor, subcontractor, grantee, sub-
- 2 grantee, or personal services contractor, of an agency.
- With respect to such employees, the term 'employing
- 4 agency' shall be deemed to be the contracting agen-
- 5 cy.".

## 6 SEC. 111. BRIEFING ON NOTIFICATION REQUIREMENTS.

- 7 Not later than 180 days after the date of the enactment
- 8 of this Act, the Attorney General, in consultation with the
- 9 Director of National Intelligence, shall provide to the Com-
- 10 mittee on the Judiciary and the Permanent Select Com-
- 11 mittee on Intelligence of the House of Representatives and
- 12 the Committee on the Judiciary and the Select Committee
- 13 on Intelligence of the Senate a briefing with respect to how
- 14 the Department of Justice interprets the requirements under
- 15 sections 106(c), 305(d), and 405(c) of the Foreign Intel-
- 16 ligence Surveillance Act of 1978 (50 U.S.C. 1806(c),
- 17 1825(d), and 1845(c)) to notify an aggrieved person under
- 18 such sections of the use of information obtained or derived
- 19 from electronic surveillance, physical search, or the use of
- 20 a pen register or trap and trace device. The briefing shall
- 21 focus on how the Department interprets the phrase "ob-
- 22 tained or derived from" in such sections.

1	SEC. 112. INSPECTOR GENERAL REPORT ON QUERIES CON-
2	DUCTED BY FEDERAL BUREAU OF INVESTIGA-
3	TION.
4	(a) Report.—Not later than 1 year after the date on
5	which the Foreign Intelligence Surveillance Court first ap-
6	proves the querying procedures adopted pursuant to section
7	702(f) of the Foreign Intelligence Surveillance Act of 1978
8	(50 U.S.C. 1881a(f)), as added by section 101, the Inspector
9	General of the Department of Justice shall submit to the
10	Committee on the Judiciary and the Select Committee on
11	Intelligence of the Senate and the Committee on the Judici-
12	ary and the Permanent Select Committee on Intelligence
13	of the House of Representatives a report containing a re-
14	view by the Inspector General of the interpretation of, and
15	compliance with, such procedures by the Federal Bureau
16	$of\ Investigation.$
17	(b) Matters Included.—The report under subsection
18	(a) shall include, at a minimum, an assessment of the fol-
19	lowing:
20	(1) The interpretations by the Federal Bureau of
21	Investigation and the National Security Division of
22	the Department of Justice, respectively, relating to the
23	querying procedures adopted under subsection (f) of
24	section 702 of the Foreign Intelligence Surveillance
25	Act of 1978 (50 U.S.C. 1881a(f)), as added by section
26	101.

- 1 (2) The handling by the Federal Bureau of In-2 vestigation of individuals whose citizenship status is 3 unknown at the time of a query conducted under such 4 section 702.
  - (3) The practice of the Federal Bureau of Investigation with respect to retaining records of queries conducted under such section 702 for auditing purposes.
  - (4) The training or other processes of the Federal Bureau of Investigation to ensure compliance with such querying procedures.
  - (5) The implementation of such querying procedures with respect to queries conducted when evaluating whether to open an assessment or predicated investigation relating to the national security of the United States.
  - (6) The scope of access by the criminal division of the Federal Bureau of Investigation to information obtained pursuant to the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1801 et seq.), including with respect to information acquired under subsection (a) of such section 702 based on queries conducted by the criminal division.
  - (7) The frequency and nature of the reviews conducted by the National Security Division of the De-

1	partment of Justice and the Office of the Director of					
2	National Intelligence relating to the compliance by					
3	the Federal Bureau of Investigation with such					
4	querying procedures.					
5	(8) Any impediments, including operational,					
6	technical, or policy impediments, for the Federal Bu-					
7	reau of Investigation to count—					
8	(A) the total number of queries where the					
9	Federal Bureau of Investigation subsequently					
10	accessed information acquired under subsection					
11	(a) of such section 702;					
12	(B) the total number of such queries that					
13	used known United States person identifiers; and					
14	(C) the total number of queries for which					
15	the Federal Bureau of Investigation received an					
16	order of the Foreign Intelligence Surveillance					
17	Court pursuant to subsection (f)(2) of such sec-					
18	tion 702.					
19	(c) Form.—The report under subsection (a) shall be					
20	submitted in unclassified form to the extent consistent with					
21	national security, but may include a classified annex.					

1	TITLE II—EXTENSION OF AU-						
2	THORITIES, INCREASED PEN-						
3	ALTIES, REPORTS, AND						
4	OTHER MATTERS						
5	SEC. 201. EXTENSION OF TITLE VII OF FISA; EFFECTIVE						
6	DATES.						
7	(a) Extension.—Section 403(b) of the FISA Amend-						
8	ments Act of 2008 (Public Law 110-261; 122 Stat. 2474)						
9	is amended—						
10	(1) in paragraph (1)—						
11	(A) by striking "December 31, 2017" and						
12	inserting "December 31, 2023"; and						
13	(B) by inserting "and by the FISA Amend-						
14	ments Reauthorization Act of 2017" after "sec-						
15	tion 101(a)"; and						
16	(2) in paragraph (2) in the matter preceding						
17	subparagraph (A), by striking "December 31, 2017"						
18	and inserting "December 31, 2023".						
19	(b) Conforming Amendments.—Section 404(b) of the						
20	FISA Amendments Act of 2008 (Public Law 110–261; 122						
21	Stat. 2476), as amended by section 101, is further amend-						
22	ed—						
23	(1) in paragraph (1)—						

1	(A) in the heading, by striking "December					
2	31, 2017" and inserting "December 31, 2023";					
3	and					
4	(B) by inserting "and by the FISA Amend-					
5	ments Reauthorization Act of 2017" after "sec-					
6	tion 101(a)";					
7	(2) in paragraph (2), by inserting "and by the					
8	FISA Amendments Reauthorization Act of 2017"					
9	after "section 101(a)"; and					
10	(3) in paragraph (4)—					
11	(A) by inserting "and amended by the					
12	FISA Amendments Reauthorization Act of 2017"					
13	after "as added by section 101(a)" both places it					
14	appears; and					
15	(B) by inserting "and by the FISA Amend-					
16	ments Reauthorization Act of 2017" after "as					
17	amended by section 101(a)" both places it ap-					
18	pears.					
19	(c) Effective Date of Amendments to FAA.—The					
20	amendments made to the FISA Amendments Act of 2008					
21	(Public Law 110–261) by this section shall take effect on					
22	December 31, 2017.					

1	SEC. 202. INCREASED PENALTY FOR UNAUTHORIZED RE-
2	MOVAL AND RETENTION OF CLASSIFIED DOC-
3	UMENTS OR MATERIAL.
4	Section 1924(a) of title 18, United States Code, is
5	amended by striking "one year" and inserting "five years".
6	SEC. 203. REPORT ON CHALLENGES TO THE EFFECTIVE-
7	NESS OF FOREIGN INTELLIGENCE SURVEIL-
8	LANCE.
9	(a) REPORT.—Not later than 270 days after the date
10	of the enactment of this Act, the Attorney General, in co-
11	ordination with the Director of National Intelligence, shall
12	submit to the Committee on the Judiciary and the Perma-
13	nent Select Committee on Intelligence of the House of Rep-
14	resentatives and the Committee on the Judiciary and the
15	Select Committee on Intelligence of the Senate a report on
16	current and future challenges to the effectiveness of the for-
17	eign intelligence surveillance activities of the United States
18	authorized under the Foreign Intelligence Surveillance Act
19	of 1978 (50 U.S.C. 1801 et seq.).
20	(b) Matters Included.—The report under subsection
21	(a) shall include, at a minimum, the following:
22	(1) A discussion of any trends that currently
23	challenge the effectiveness of the foreign intelligence
24	surveillance activities of the United States, or could
25	foreseeably challenge such activities during the decade

1	following the date of the report, including with respect
2	to—
3	(A) the extraordinary and surging volume
4	of data occurring worldwide;
5	(B) the use of encryption;
6	(C) changes to worldwide telecommuni-
7	cations patterns or infrastructure;
8	(D) technical obstacles in determining the
9	location of data or persons;
10	(E) the increasing complexity of the legal
11	regime, including regarding requests for data in
12	the custody of foreign governments;
13	(F) the current and future ability of the
14	United States to obtain, on a compulsory or vol-
15	untary basis, assistance from telecommuni-
16	cations providers or other entities; and
17	(G) any other matters the Attorney General
18	and the Director of National Intelligence deter-
19	$mine\ appropriate.$
20	(2) Recommendations for changes, including, as
21	appropriate, fundamental changes, to the foreign in-
22	telligence surveillance activities of the United States
23	to address the challenges identified under paragraph
24	(1) and to ensure the long-term effectiveness of such
25	activities.

1	(3) Recommendations for any changes to the					
2	Foreign Intelligence Surveillance Act of 1978 (50					
3	U.S.C. 1801 et seq.) that the Attorney General and					
4	the Director of National Intelligence determine nec-					
5	essary to address the challenges identified under para-					
6	graph (1).					
7	(c) FORM.—The report under subsection (a) may be					
8	submitted in classified or unclassified form.					
9	SEC. 204. COMPTROLLER GENERAL STUDY ON THE CLASSI-					
10	FICATION SYSTEM AND PROTECTION OF					
11	CLASSIFIED INFORMATION.					
12	(a) STUDY.—The Comptroller General of the United					
13	States shall conduct a study of the classification system of					
14	the United States and the methods by which the intelligence					
15	community (as defined in section 3(4) of the National Secu-					
16	rity Act of 1947 (50 U.S.C. 3003(4))) protects classified in-					
17	formation.					
18	(b) Matters Included.—The study under subsection					
19	(a) shall address the following:					
20	(1) Whether sensitive information is properly					
21	classified.					
22	(2) The effect of modern technology on the stor-					
23	age and protection of classified information, includ-					
24	ing with respect to—					

1	(A) using cloud storage for classified infor-			
2	mation; and			
3	(B) any technological means to prevent or			
4	detect unauthorized access to such information.			
5	(3) Any ways to improve the classification sys-			
6	tem of the United States, including with respect t			
7	changing the levels of classification used in such sys			
8	tem and to reduce overclassification.			
9	(4) How to improve the authorized sharing of			
10	classified information, including with respect to sen-			
11	$sitive\ compartmented\ information.$			
12	(5) The value of polygraph tests in determining			
13	who is authorized to access classified information and			
14	in investigating unauthorized disclosures of classified			
15	information.			
16	(6) Whether each element of the intelligence com-			
17	munity—			
18	(A) applies uniform standards in deter-			
19	mining who is authorized to access classified in-			
20	formation; and			
21	(B) provides proper training with respect to			
22	the handling of classified information and the			
23	$avoidance\ of\ overclassification.$			
24	(c) REPORT.—Not later than 180 days after the date			
25	of the enactment of this Act, the Comptroller General shall			

submit to the Committee on the Judiciary and the Permanent Select Committee on Intelligence of the House of Representatives and the Committee on the Judiciary and the Select Committee on Intelligence of the Senate a report containing the study under subsection (a). 6 (d) FORM.—The report under subsection (c) shall be submitted in unclassified form, but may include a classified 8 annex. SEC. 205. TECHNICAL AMENDMENTS AND AMENDMENTS TO 10 IMPROVE PROCEDURES OF THE FOREIGN IN-11 TELLIGENCE SURVEILLANCE COURT OF RE-12 VIEW. 13 (a) Technical Amendments.—The Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1801 et seg.) 14 15 is amended as follows: 16 (1) In section 103(b) (50 U.S.C. 1803(b)), by 17 striking "designate as the" and inserting "designated 18 as the". 19 In section 302(a)(1)(A)(iii) (50 U.S.C. 20 1822(a)(1)(A)(iii)), by striking "paragraphs" 21 through (4)" and inserting "subparagraphs (A) 22 through (D)". 23 (3) In section 406(b) (50 U.S.C. 1846(b)), by 24 striking "and to the Committees on the Judiciary of

the House of Representatives and the Senate".

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(4) In section 604(a) (50 U.S.C. 1874(a))—
 1
 2
                  (A) in paragraph (1)(D), by striking "con-
             tents" and inserting "contents,"; and
 3
 4
                  (B) in paragraph (3), by striking "comply
 5
             in the into" and inserting "comply into".
 6
             (5) In section 701 (50 U.S.C. 1881)—
 7
                  (A) in subsection (a), by striking "The
             terms" and inserting "In this title, the terms";
 8
 9
             and
10
                  (B) in subsection (b)—
11
                       (i) by inserting "In this title:" after
12
                  the subsection heading; and
13
                       (ii) in paragraph (5), by striking "(50
14
                  U.S.C. 401a(4))" and inserting "(50 U.S.C.
15
                  3003(4))".
16
             (6)
                  In section
                                702(h)(2)(A)(i)
                                                (50
                                                      U.S.C.
17
         1881a(h)(2)(A)(i), as redesignated by section 101, by
18
         inserting "targeting" before "procedures in place".
             (7) In section 801(7) (50 U.S.C. 1885(7)), by
19
        striking "(50 U.S.C. 401a(4))" and inserting "(50
20
21
         U.S.C.\ 3003(4))".
22
         (b) Court-related Amendments.—The Foreign In-
23
    telligence Surveillance Act of 1978 (50 U.S.C. 1801 et seq.)
    is further amended as follows:
25
             (1) In section 103 (50 U.S.C. 1803)—
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1	(A) in subsection (b), by striking "imme-
2	diately"; and
3	(B) in subsection (h), by striking "the court
4	established under subsection (a)" and inserting
5	"a court established under this section".
6	(2) In section $105(d)$ (50 U.S.C. $1805(d)$ ), by
7	adding at the end the following new paragraph:
8	"(4) A denial of the application made under section
9	104 may be reviewed as provided in section 103.".
10	(3) In section $302(d)$ (50 U.S.C. $1822(d)$ ), by
11	striking "immediately".
12	(4) In section $402(d)$ (50 U.S.C. $1842(d)$ ), by
13	adding at the end the following new paragraph:
14	"(3) A denial of the application made under this sub-
15	section may be reviewed as provided in section 103.".
16	(5) In section 403(c) (50 U.S.C. 1843(c)), by
17	adding at the end the following new paragraph:
18	$\lq\lq(3)$ A denial of the application made under subsection
19	(a)(2) may be reviewed as provided in section 103.".
20	(6) In section 501(c) (50 U.S.C. 1861(c)), by
21	adding at the end the following new paragraph:
22	"(4) A denial of the application made under this
23	subsection may be reviewed as provided in section
24	103.".

## 1 SEC. 206. SEVERABILITY.

- 2 If any provision of this Act, any amendment made by
- 3 this Act, or the application thereof to any person or cir-
- 4 cumstances is held invalid, the validity of the remainder
- 5 of the Act, of any such amendments, and of the application
- 6 of such provisions to other persons and circumstances shall
- 7 not be affected thereby.

Attest:

Clerk.

## 115TH CONGRESS S. 139 AMENDMENT