BUSINESS MEETING

Thursday, June 28, 2018

U.S. House of Representatives,

Permanent Select Committee on Intelligence,

Washington, D.C.

The committee met, pursuant to call, at 9:04 a.m., in Room HVC-304,

Capitol Visitor Center, the Honorable Devin Nunes [chairman of the committee]

presiding.

Present: Representatives Nunes, Conaway, King, LoBiondo, Rooney, Ros-Lehtinen, Turner, Wenstrup, Stewart, Crawford, Stefanik, Hurd, Schiff, Himes, Sewell, Carson, Speier, Quigley, Swalwell, Castro, and Heck.

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THE CHAIRMAN: The committee will come to order. A quorum being present, the committee will come to order. Without objection, the chair is authorized to declare a recess at any time. As a reminder, even though we are in the committee's closed hearing room, we are currently in open session.

We have one item of business today, the markup of H.R. 6237, the Matthew Young Pollard Intelligence Authorization Act for Fiscal Years 2018 and 2019, including to call to the attention of the House the classified annex and schedule of authorizations.

This bill is named for Matthew Pollard, a former staff member of the Senate Select Committee on Intelligence, and a friend of many here on both sides of the aisle. A few short weeks ago, we were saddened to learn of Matt's untimely passing. In addition to his work in the Senate, he was a member of the Army National Guard, a dedicated father. Matt is survived by his mother, three sisters, and his beloved son Bradley. His death is a loss to so many. Therefore, we honor his many contributions to our Nation by naming this year's bill the Matthew Young Pollard Intelligence Authorization Act for Fiscal Years 2018 and 2019.

The annual authorization bill is the primary mechanism for the committee to exercise oversight of the intelligence programs, and it is critical to our oversight efforts that we continue to pass an annual authorization bill. Since 2011, this committee has done great work in enacting annual bipartisan intelligence authorization bills. Last year, the committee passed H.R. 3180 out of the committee and off the floor.

Since both the House and Senate were unsuccessful in approving a conference version of the bill earlier this year, H.R. 6237 encompassed authorizations for fiscal years 2018 and 2019. I am hopeful we will be able to pass a combined Intelligence Authorization Act this year, and continue our

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longstanding tradition of authorizing the vital intelligence activities of the Intelligence Community.

I look forward to concluding negotiations expeditiously with our friends in the Senate, so we can get this bill to the President and signed into law. This bill is a bipartisan effort. We have worked closely with the minority members to develop both the legislative text and classified annex, and the bill is stronger for it.

Importantly, this bill also continues the committee's commitment to providing the Intelligence Community the resources to accomplish its demanding mission of securing and defending our Nation.

Overall, the funding level authorized by this bill is slightly above the President's budget request. The bill also reflects the committee's determinations of which programs represent the best value for intelligence dollars in a challenging budget environment. Some of those determinations include increased resources for CIA disability programs, increased pay for national security professionals in STEM fields, and management of supply chain risks, among others.

Before we consider the bill, I would like to thank all the members, majority and minority, for their contributions to the committee's oversight over the past year. The hearings, briefings, and oversight visits you all carry out during the year provide the inputs for the authorization and direction in this annual bill.

I would also like to thank the staff for their work preparing the bill. All of our staff worked long hours over weekends diligently preparing the committee's marks this year.

It is easy to forget just how extensive our oversight is across the many departments, agencies, programs within the IC. Our professional staff tracks IC programs day in and day out, maintaining consistent oversight in order to put

together a bill that we can all be proud of.

I will now yield to Mr. Schiff for any opening comments he would like to make.

MR. SCHIFF: Mr. Chairman and committee members, two days ago, I had the privilege of spending an hour with several dozen CIA employees during an agency town hall. While the discussion was far-ranging, the questions that most animated the group were those that touched on the working of our committee at this particular moment in our national life. I was candid with the agency officers and discussed the profound disagreements we have had about the Russia investigation and the impact our differences have had on the rest of our work.

Nevertheless, I told them our goal is and must be to compartmentalize those differences and continue with our other work on as bipartisan a basis as possible. I think this bill is a good illustration that we are doing so.

We owe the intelligence professionals nothing less than our best efforts, not only because they put themselves at personal risk every day, but also because their work is so important to the country that it demands nothing less than the shared responsibility and oversight by Congress.

In the spirit of putting national security first, we are pleased to support the Matthew Young Pollard Intelligence Authorization Act for Fiscal Years 2018 and 2019, named for our Senate staff colleague who was a friend to all of us. We urge the bill's adoption by the full committee and its expeditious consideration by the full House.

This committee has a history of producing bipartisan bills even under difficult political circumstances. We build a better product when we work together, and I am pleased that our staffs worked to reach a mutually acceptable final text

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and to weed out provisions that would have made it impossible to move forward jointly. Our budget directors, lawyers, and monitors have worked together to produce a bill that properly resources and authorizes the Intelligence Community to continue its important work on behalf of the American people, and to meet an array of new and emerging challenges.

Ensuring that our democracies are free from interference or manipulation is essential to our democracy, and the bill includes important provisions that continue that work during the course of our work on the Russia investigation and our normal oversight, to maintain the integrity of our election system.

Ensuring our Intelligence Community is able to meet all threats from terrorism to nation-state actors, the bill authorizes funding across a wide range of endeavors that will allow the IC and DOD to not only respond to threats, but to preempt them.

The Russian active measures campaign that targeted our election must not be allowed to happen again, and the bill includes a minority-authored provision requiring a briefing to congressional leaders, including members of this committee, if the United States faces a significant foreign cyber intrusion or active measures campaign directed at a Federal election.

Ensuring that we maintain America's traditional advantage in technology must remain a priority for our intelligence services. As such, the bill resources and directs efforts that will promote our advantages across a range of cutting-edge domains from space to artificial intelligence.

Ensuring that Congress provides necessary guidance and oversight to the IC, the bill includes several minority-authored provisions related to covert action. Ensuring transparency and allowing the work of the IC is essential in a democracy,

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and the bill reauthorizes for 10 years the Public Interest Declassification Review Board to maximize the openness of the IC.

In the end, the men and women who serve in the Intelligence Community and DOD are the most important factor in the success of our national security, and the bill includes provisions related to parental leave, student loan repayment, and diversity inclusiveness that are intended to make an exceptional workforce even better.

There are many other things in the bill that will build on the work of past years and move us further along technical and other pathways to meet new challenges and those still on the horizon.

The bill, like any bill, is not perfect, but it is a very good bill, and I urge that we vote to send it to the full House for consideration.

I thank you, Mr. Chairman, and I yield back.

THE CHAIRMAN: Thank you, Mr. Schiff.

Pursuant to notice, I call up H.R. 6237, the Matthew Young Pollard Intelligence Authorization Act for Fiscal Years 2018 and 2019. The clerk will designate the bill.

THE CLERK: H.R. 6237, the Matthew Young Pollard Intelligence Authorization Act for Fiscal Years 2018 and 2019.

THE CHAIRMAN: Without objection, the bill is considered read and open for amendment.

I offer an amendment in the nature of a substitute, which can be found before you in tab 2 of your binder. The clerk will designate the amendment.

THE CLERK: Amendment number 1 offered by Mr. Nunes of California. [The amendment of Mr. Nunes follows:]

******** COMMITTEE INSERT ********

Amendment in the Nature of a Substitute to H.R. 6237

OFFERED BY MR. NUNES OF CALIFORNIA

Strike all after the enacting clause and insert the following:

SECTION 1. SHORT TITLE; ORGANIZATION OF ACT INTO DI VISIONS.

3 (a) SHORT TITLE.—This Act may be cited as the
4 "Matthew Young Pollard Intelligence Authorization Act
5 for Fiscal Years 2018 and 2019".

6 (b) ORGANIZATION.—This Act is organized into two7 divisions as follows:

- 8 (1) DIVISION A.—Intelligence Authorization Act
 9 for Fiscal Year 2018.
- 10 (2) DIVISION B.—Intelligence Authorization Act11 for Fiscal Year 2019.

12 DIVISION A-INTELLIGENCE AU-

13 THORIZATION ACT FOR FIS-

14 CAL YEAR 2018

15 SEC. 101. SHORT TITLE; TABLE OF CONTENTS.

- 16 (a) SHORT TITLE.—This division may be cited as the
- 17 "Intelligence Authorization Act for Fiscal Year 2018".

1 (b) TABLE OF CONTENTS.—The table of contents for

2 this division is as follows:

Sec. 101. Short title; table of contents.

Sec. 102. Definitions.

TITLE I—INTELLIGENCE ACTIVITIES

- Sec. 1101. Authorization of appropriations.
- Sec. 1102. Classified Schedule of Authorizations.
- Sec. 1103. Personnel ceiling adjustments.
- Sec. 1104. Intelligence Community Management Account.

TITLE II—CENTRAL INTELLIGENCE AGENCY RETIREMENT AND DISABILITY SYSTEM

- Sec. 1201. Authorization of appropriations.
- Sec. 1202. Computation of annuities for employees of the Central Intelligence Agency.

TITLE III—GENERAL INTELLIGENCE COMMUNITY MATTERS

- Sec. 1301. Restriction on conduct of intelligence activities.
- Sec. 1302. Increase in employee compensation and benefits authorized by law.

TITLE IV—MATTERS RELATING TO ELEMENTS OF THE INTELLIGENCE COMMUNITY

- Sec. 1401. Authority for protection of current and former employees of the Office of the Director of National Intelligence.
- Sec. 1402. Designation of the program manager-information sharing environment.
- Sec. 1403. Technical modification to the executive schedule.

TITLE V—REPORTS AND OTHER MATTERS

- Sec. 1501. Period of overseas assignments for certain foreign service officers.
- Sec. 1502. Assessment of significant Russian influence campaigns directed at foreign elections and referenda.
- Sec. 1503. Foreign counterintelligence and cybersecurity threats to Federal election campaigns.
- Sec. 1504. Intelligence community reports on security clearances.
- Sec. 1505. Assessment of threat finance relating to Russia.
- Sec. 1506. Report on cyber exchange program.
- Sec. 1507. Review of Intelligence Community whistleblower matters.
- Sec. 1508. Report on role of Director of National Intelligence with respect to certain foreign investments.
- Sec. 1509. Semiannual reports on investigations of unauthorized disclosures of classified information.
- Sec. 1510. Reports on intelligence community participation in vulnerabilities equities process of Federal Government.
- Sec. 1511. Sense of Congress on notifications of certain disclosures of classified information.
- Sec. 1512. Technical amendments related to the Department of Energy.

1 SEC. 102. DEFINITIONS.

In this division, the terms "congressional intelligence
committees" and "intelligence community" have the
meaning given those terms in section 3 of the National
Security Act of 1947 (50 U.S.C. 3003).

6 TITLE I—INTELLIGENCE 7 ACTIVITIES

8 SEC. 1101. AUTHORIZATION OF APPROPRIATIONS.

9 (a) IN GENERAL.—Funds are hereby authorized to 10 be appropriated for fiscal year 2018 for the conduct of 11 the intelligence and intelligence-related activities of the 12 following elements of the United States Government:

13 (1) The Office of the Director of National Intel-14 ligence.

- 15 (2) The Central Intelligence Agency.
- 16 (3) The Department of Defense.
- 17 (4) The Defense Intelligence Agency.
- 18 (5) The National Security Agency.

19 (6) The Department of the Army, the Depart20 ment of the Navy, and the Department of the Air
21 Force.

- 22 (7) The Coast Guard.
- 23 (8) The Department of State.
- 24 (9) The Department of the Treasury.
- 25 (10) The Department of Energy.
- 26 (11) The Department of Justice.

1		(12) The Federal Bureau of Investigation.
2		(13) The Drug Enforcement Administration.
3		(14) The National Reconnaissance Office.
4		(15) The National Geospatial-Intelligence Agen-
5	cy.	
6		(16) The Department of Homeland Security.

7 (b) CERTAIN SPECIFIC AUTHORIZATION.—Funds ap-8 propriated by the Department of Defense Missile Defeat 9 and Defense Enhancements Appropriations Act, 2018 (division B of Public Law 115–96) for intelligence or intel-10 ligence-related activities are specifically authorized by the 11 12 Congress for purposes of section 504 of the National Security Act of 1947 (50 U.S.C. 3094), as specified in the clas-13 sified Schedule of Authorizations pursuant to section 14 15 1102, and are subject to such section 504.

16 SEC. 1102. CLASSIFIED SCHEDULE OF AUTHORIZATIONS.

17 (a) Specifications of Amounts.—The amounts 18 authorized to be appropriated under section 1101 and, 19 subject to section 1103, the authorized personnel ceilings as of September 30, 2018, for the conduct of the intel-20 21 ligence activities of the elements listed in paragraphs (1) 22 through (16) of section 1101, are those specified in the 23 classified Schedule of Authorizations prepared to accom-24 pany this division.

(b) AVAILABILITY OF CLASSIFIED SCHEDULE OF AU THORIZATIONS.—

3	(1) AVAILABILITY.—The classified Schedule of
4	Authorizations referred to in subsection (a) shall be
5	made available to the Committee on Appropriations
6	of the Senate, the Committee on Appropriations of
7	the House of Representatives, and to the President.
8	(2) DISTRIBUTION BY THE PRESIDENT.—Sub-
9	ject to paragraph (3), the President shall provide for
10	suitable distribution of the classified Schedule of Au-
11	thorizations referred to in subsection (a), or of ap-
12	propriate portions of such Schedule, within the exec-
13	utive branch.
14	(3) LIMITS ON DISCLOSURE.—The President
15	shall not publicly disclose the classified Schedule of
16	Authorizations or any portion of such Schedule ex-
17	cept—
18	(A) as provided in section 601(a) of the
19	Implementing Recommendations of the $9/11$
20	Commission Act of 2007 (50 U.S.C. 3306(a));
21	(B) to the extent necessary to implement
22	the budget; or
23	(C) as otherwise required by law.

1 SEC. 1103. PERSONNEL CEILING ADJUSTMENTS.

2 (a) AUTHORITY FOR INCREASES.—The Director of 3 National Intelligence may authorize employment of civilian personnel in excess of the number authorized for fiscal 4 5 year 2018 by the classified Schedule of Authorizations referred to in section 1102(a) if the Director of National 6 7 Intelligence determines that such action is necessary to 8 the performance of important intelligence functions, ex-9 cept that the number of personnel employed in excess of the number authorized under such section may not, for 10 any element of the intelligence community, exceed— 11

12 (1) 3 percent of the number of civilian per13 sonnel authorized under such schedule for such ele14 ment; or

(2) 10 percent of the number of civilian personnel authorized under such schedule for such element for the purposes of converting the performance
of any function by contractors to performance by civilian personnel.

(b) TREATMENT OF CERTAIN PERSONNEL.—The Director of National Intelligence shall establish guidelines
that govern, for each element of the intelligence community, the treatment under the personnel levels authorized
under section 1102(a), including any exemption from such
personnel levels, of employment or assignment in—

(1) a student program, trainee program, or
 similar program;

3 (2) a reserve corps or as a reemployed annu-4 itant; or

5 (3) details, joint duty, or long-term, full-time6 training.

7 (c) NOTICE TO CONGRESSIONAL INTELLIGENCE
8 COMMITTEES.—Not later than 15 days prior to the exer9 cise of an authority described in subsection (a), the Direc10 tor of National Intelligence shall submit to the congres11 sional intelligence committees—

12 (1) a written notice of the exercise of such au-13 thority; and

(2) in the case of an exercise of such authority
subject to the limitation in subsection (a)(2), a written justification for the contractor conversion that
includes a comparison of whole-of-Government costs.
SEC. 1104. INTELLIGENCE COMMUNITY MANAGEMENT ACCOUNT.

(a) AUTHORIZATION OF APPROPRIATIONS.—There is
authorized to be appropriated for the Intelligence Community Management Account of the Director of National Intelligence for fiscal year 2018 the sum of \$546,900,000.
(b) AUTHORIZED PERSONNEL LEVELS.—The elements within the Intelligence Community Management

Account of the Director of National Intelligence are au thorized 797 positions as of September 30, 2018. Per sonnel serving in such elements may be permanent em ployees of the Office of the Director of National Intel ligence or personnel detailed from other elements of the
 United States Government.

7 (c) Classified Authorizations.—

8 (1) AUTHORIZATION OF APPROPRIATIONS.—In 9 addition to amounts authorized to be appropriated 10 for the Intelligence Community Management Ac-11 count by subsection (a), there are authorized to be 12 appropriated for the Intelligence Community Man-13 agement Account for fiscal year 2018 such addi-14 tional amounts as are specified in the classified 15 Schedule of Authorizations referred to in section 16 1102(a).

17 (2) AUTHORIZATION OF PERSONNEL.—In addi-18 tion to the personnel authorized by subsection (b) 19 for elements of the Intelligence Community Manage-20 ment Account as of September 30, 2018, there are 21 authorized such additional personnel for the Com-22 munity Management Account as of that date as are 23 specified in the classified Schedule of Authorizations 24 referred to in section 1102(a).

1TITLEII—CENTRALINTEL-2LIGENCEAGENCYRETIRE-3MENTANDDISABILITYSYS-4TEM

5 SEC. 1201. AUTHORIZATION OF APPROPRIATIONS.

6 There is authorized to be appropriated for the Cen7 tral Intelligence Agency Retirement and Disability Fund
8 for fiscal year 2018 the sum of \$514,000,000.

9 SEC. 1202. COMPUTATION OF ANNUITIES FOR EMPLOYEES

10

OF THE CENTRAL INTELLIGENCE AGENCY.

11 (a) Computation of Annuities.—

12 (1) IN GENERAL.—Section 221 of the Central
13 Intelligence Agency Retirement Act (50 U.S.C.
14 2031) is amended—

15 (A) in subsection (a)(3)(B), by striking the
16 period at the end and inserting ", as deter17 mined by using the annual rate of basic pay
18 that would be payable for full-time service in
19 that position.";

20 (B) in subsection (b)(1)(C)(i), by striking
21 "12-month" and inserting "2-year";

22 (C) in subsection (f)(2), by striking "one
23 year" and inserting "two years";

1 (D) in subsection (g)(2), by striking "one 2 year" each place such term appears and insert-3 ing "two years"; 4 (E) by redesignating subsections (h), (i), 5 (i). (k), and (l) as subsections (i), (j), (k), (l), 6 and (m), respectively; and 7 (F) by inserting after subsection (g) the 8 following: 9 "(h) CONDITIONAL ELECTION OF INSURABLE INTER-EST SURVIVOR ANNUITY BY PARTICIPANTS MARRIED AT 10 THE TIME OF RETIREMENT.— 11 12 "(1) AUTHORITY TO MAKE DESIGNATION.— 13 Subject to the rights of former spouses under sub-14 section (b) and section 222, at the time of retire-15 ment a married participant found by the Director to 16 be in good health may elect to receive an annuity re-17 duced in accordance with subsection (f)(1)(B) and 18 designate in writing an individual having an insur-19 able interest in the participant to receive an annuity 20 under the system after the participant's death, ex-21 cept that any such election to provide an insurable 22 interest survivor annuity to the participant's spouse 23 shall only be effective if the participant's spouse 24 waives the spousal right to a survivor annuity under

1 this Act. The amount of the annuity shall be equal 2 to 55 percent of the participant's reduced annuity. 3 "(2) REDUCTION IN PARTICIPANT'S ANNUITY.— 4 The annuity payable to the participant making such 5 election shall be reduced by 10 percent of an annuity 6 computed under subsection (a) and by an additional 7 5 percent for each full 5 years the designated indi-8 vidual is younger than the participant. The total re-9 duction under this subparagraph may not exceed 40 10 percent. 11 "(3) COMMENCEMENT OF SURVIVOR ANNU-12 ITY.—The annuity payable to the designated indi-13 vidual shall begin on the day after the retired partic-14 ipant dies and terminate on the last day of the 15 month before the designated individual dies. 16 "(4) RECOMPUTATION OF PARTICIPANT'S AN-17 NUITY ON DEATH OF DESIGNATED INDIVIDUAL.—An 18 annuity which is reduced under this subsection shall, 19 effective the first day of the month following the 20 death of the designated individual, be recomputed 21 and paid as if the annuity had not been so re-22 duced.". 23 (2) Conforming Amendments.— 24 (A) CENTRAL INTELLIGENCE AGENCY RE-25 ACT.—The Intelligence TIREMENT Central

	12
1	Agency Retirement Act (50 U.S.C. 2001 et
2	seq.) is amended—
3	(i) in section $232(b)(1)$ (50 U.S.C.
4	2052(b)(1)), by striking "221(h)," and in-
5	serting "221(i),"; and
6	(ii) in section $252(h)(4)$ (50 U.S.C.
7	2082(h)(4)), by striking " $221(k)$ " and in-
8	serting "221(l)".
9	(B) CENTRAL INTELLIGENCE AGENCY ACT
10	OF 1949.—Subsection (a) of section 14 of the
11	Central Intelligence Agency Act of 1949 (50
12	U.S.C. 3514(a)) is amended by striking
13	" $221(h)(2)$, $221(i)$, $221(l)$," and inserting
14	"221(i)(2), 221(j), 221(m),".
15	(b) ANNUITIES FOR FORMER SPOUSES.—Subpara-
16	graph (B) of section 222(b)(5) of the Central Intelligence
17	Agency Retirement Act $(50 \text{ U.S.C. } 2032(b)(5)(B))$ is
18	amended by striking "one year" and inserting "two
19	years".
20	(c) PRIOR SERVICE CREDIT.—Subparagraph (A) of
21	section 252(b)(3) of the Central Intelligence Agency Re-
22	tirement Act (50 U.S.C. 2082(b)(3)(A)) is amended by
23	striking "October 1, 1990" both places that term appears
24	and inserting "March 31, 1991".

(d) REEMPLOYMENT COMPENSATION.—Section 273
 of the Central Intelligence Agency Retirement Act (50
 U.S.C. 2113) is amended—

4 (1) by redesignating subsections (b) and (c) as
5 subsections (c) and (d), respectively; and

6 (2) by inserting after subsection (a) the fol-7 lowing:

8 "(b) PART-TIME REEMPLOYED ANNUITANTS.—The
9 Director shall have the authority to reemploy an annuitant
10 on a part-time basis in accordance with section 8344(l)
11 of title 5, United States Code.".

(e) EFFECTIVE DATE AND APPLICATION.—The
amendments made by subsection (a)(1)(A) and subsection
(c) shall take effect as if enacted on October 28, 2009,
and shall apply to computations or participants, respectively, as of such date.

17 TITLE III—GENERAL INTEL-

18 LIGENCE COMMUNITY MAT19 TERS

20 SEC. 1301. RESTRICTION ON CONDUCT OF INTELLIGENCE

21 ACTIVITIES.

The authorization of appropriations by this division shall not be deemed to constitute authority for the conduct of any intelligence activity which is not otherwise authorized by the Constitution or the laws of the United States.

1SEC. 1302. INCREASE IN EMPLOYEE COMPENSATION AND2BENEFITS AUTHORIZED BY LAW.

Appropriations authorized by this division for salary,
pay, retirement, and other benefits for Federal employees
may be increased by such additional or supplemental
amounts as may be necessary for increases in such compensation or benefits authorized by law.

8 TITLE IV—MATTERS RELATING 9 TO ELEMENTS OF THE INTEL-

10 LIGENCE COMMUNITY

11 SEC. 1401. AUTHORITY FOR PROTECTION OF CURRENT AND

12FORMER EMPLOYEES OF THE OFFICE OF THE13DIRECTOR OF NATIONAL INTELLIGENCE.

14 Section 5(a)(4) of the Central Intelligence Agency Act of 1949 (50 U.S.C. 3506(a)(4)) is amended by strik-15 ing "such personnel of the Office of the Director of Na-16 17 tional Intelligence as the Director of National Intelligence may designate;" and inserting "current and former per-18 19 sonnel of the Office of the Director of National Intel-20 ligence and their immediate families as the Director of Na-21 tional Intelligence may designate;".

22 SEC. 1402. DESIGNATION OF THE PROGRAM MANAGER-IN-

23

FORMATION-SHARING ENVIRONMENT.

(a) INFORMATION-SHARING ENVIRONMENT.—Section
1016(b) of the Intelligence Reform and Terrorism Prevention Act of 2004 (6 U.S.C. 485(b)) is amended—

(1) in paragraph (1), by striking "President"
 and inserting "Director of National Intelligence";
 and

4 (2) in paragraph (2), by striking "President"
5 both places that term appears and inserting "Direc6 tor of National Intelligence".

7 (b) PROGRAM MANAGER.—Section 1016(f)(1) of the 8 Intelligence Reform and Terrorism Prevention Act of 9 2004 (6 U.S.C. 485(f)(1)) is amended by striking "The 10 individual designated as the program manager shall serve as program manager until removed from service or re-11 12 placed by the President (at the President's sole discretion)." and inserting "Beginning on the date of the enact-13 ment of the Intelligence Authorization Act for Fiscal Year 14 15 2018, each individual designated as the program manager shall be appointed by the Director of National Intel-16 17 ligence.".

18 SEC. 1403. TECHNICAL MODIFICATION TO THE EXECUTIVE

19 SCHEDULE.

20 Section 5315 of title 5, United States Code, is21 amended by adding at the end the following:

22 "Director of the National Counterintelligence and Se-23 curity Center.".

TITLE V—REPORTS AND OTHER 1 **MATTERS** 2

3 SEC. 1501. PERIOD OF OVERSEAS ASSIGNMENTS FOR CER-4

TAIN FOREIGN SERVICE OFFICERS.

5 (a) LENGTH OF PERIOD OF ASSIGNMENT.—Subsection (a) of section 502 of the Foreign Service Act of 6 7 1980 (22 U.S.C. 3982) is amended by adding at the end 8 the following new paragraph:

9 "(3) In making assignments under paragraph (1), 10 and in accordance with section 903, and, if applicable, sec-11 tion 503, the Secretary shall assure that a member of the 12 Service may serve at a post for a period of not more than six consecutive years.". 13

14 (b) FOREIGN LANGUAGE DEPLOYMENT REQUIRE-MENTS.—Section 702 of the Foreign Service Act of 1980 15 (22 U.S.C. 4022) is amended by— 16

17 (1) redesignating subsection (c) as subsection 18 (d); and

19 (2) by inserting after subsection (b) the fol-20 lowing new subsection:

21 "(c) FOREIGN LANGUAGE DEPLOYMENT REQUIRE-22 MENTS.—

23 "(1) IN GENERAL.—The Secretary of State, 24 with the assistance of other relevant officials, shall 25 require all members of the Service who receive foreign language training in Arabic, Farsi, Chinese
(Mandarin or Cantonese), Turkish, Korean, and
Japanese by the institution or otherwise in accordance with subsection (b) to serve three successive
tours in positions in which the acquired language is
both relevant and determined to be a benefit to the
Department.

8 "(2) OVERSEAS DEPLOYMENTS.—In carrying 9 out paragraph (1), at least one of the three succes-10 sive tours referred to in such paragraph shall be an 11 overseas deployment.

"(3) WAIVER.—The Secretary of State may
waive the application of paragraph (1) for medical
or family hardship or in the interest of national security.

((4) 16 CONGRESSIONAL NOTIFICATION.—The 17 Secretary of State shall notify the Committees on 18 Appropriations and Foreign Affairs of the House of 19 Representatives and Committees on Appropriations 20 and Foreign Relations of the Senate at the end of 21 each fiscal year of any instances during the prior 22 twelve months in which the waiver authority de-23 scribed in paragraph (3) was invoked.".

SEC. 1502. ASSESSMENT OF SIGNIFICANT RUSSIAN INFLU ENCE CAMPAIGNS DIRECTED AT FOREIGN ELECTIONS AND REFERENDA.

4 (a) ASSESSMENT REQUIRED.—Not later than 60 5 days after the date of the enactment of this Act, the Director of National Intelligence shall submit to the congres-6 7 sional intelligence committees a report containing an ana-8 lytical assessment of the most significant Russian influence campaigns, if any, conducted during the 3-year pe-9 riod preceding the date of the enactment of this Act, as 10 11 well as the most significant current or planned such Russian influence campaigns, if any. Such assessment shall 12 include-13

- (1) a summary of such significant Russian influence campaigns, including, at a minimum, the
 specific means by which such campaigns were conducted, are being conducted, or likely will be conducted, as appropriate, and the specific goal of each
 such campaign;
- 20 (2) a summary of any defenses against or re21 sponses to such Russian influence campaigns by the
 22 foreign state holding the elections or referenda;

(3) a summary of any relevant activities by elements of the intelligence community undertaken for
the purpose of assisting the government of such for-

eign state in defending against or responding to
 such Russian influence campaigns; and

3 (4) an assessment of the effectiveness of such
4 defenses and responses described in paragraphs (2)
5 and (3).

6 (b) FORM.—The report required by subsection (a)
7 may be submitted in classified form, but if so submitted,
8 shall contain an unclassified summary.

9 (c) RUSSIAN INFLUENCE CAMPAIGN DEFINED.—In 10 this section, the term "Russian influence campaign" 11 means any effort, covert or overt, and by any means, at-12 tributable to the Russian Federation directed at an elec-13 tion, referendum, or similar process in a country other 14 than the Russian Federation or the United States.

15 SEC.1503.FOREIGNCOUNTERINTELLIGENCEAND16CYBERSECURITYTHREATSTOFEDERAL17ELECTION CAMPAIGNS.

18 (a) REPORTS REQUIRED.—

(1) IN GENERAL.—As provided in paragraph
(2), for each Federal election, the Director of National Intelligence, in coordination with the Under
Secretary of Homeland Security for Intelligence and
Analysis and the Director of the Federal Bureau of
Investigation, shall make publicly available on an
internet website an advisory report on foreign coun-

1	terintelligence and cybersecurity threats to election
2	campaigns for Federal offices. Each such report
3	shall include, consistent with the protection of
4	sources and methods, each of the following:
5	(A) A description of foreign counterintel-
6	ligence and cybersecurity threats to election
7	campaigns for Federal offices.
8	(B) A summary of best practices that elec-
9	tion campaigns for Federal offices can employ
10	in seeking to counter such threats.
11	(C) An identification of any publicly avail-
12	able resources, including United States Govern-
13	ment resources, for countering such threats.
14	(2) Schedule for submittal.—A report
15	under this subsection shall be made available as fol-
16	lows:
17	(A) In the case of a report regarding a
18	special election held for the office of Senator or
19	Member of the House of Representatives during
20	2019, not later than the date that is 60 days
21	before the date of such special election.
22	(B) In the case of a report regarding an
23	election for a Federal office during any subse-
24	quent year, not later than the date that is 1
25	year before the date of the election.

1 (3) INFORMATION TO BE INCLUDED.—A report 2 under this subsection shall reflect the most current 3 information available to the Director of National In-4 telligence regarding foreign counterintelligence and 5 cybersecurity threats.

6 (b) TREATMENT OF CAMPAIGNS SUBJECT TO 7 HEIGHTENED THREATS.—If the Director of the Federal 8 Bureau of Investigation and the Under Secretary of 9 Homeland Security for Intelligence and Analysis jointly determine that an election campaign for Federal office is 10 subject to a heightened foreign counterintelligence or 11 12 cybersecurity threat, the Director and the Under Secretary, consistent with the protection of sources and meth-13 ods, may make available additional information to the ap-14 15 propriate representatives of such campaign.

16 SEC. 1504. INTELLIGENCE COMMUNITY REPORTS ON SECU-

17 RITY CLEARANCES.

18 (a) SENSE OF CONGRESS.—It is the sense of Con-19 gress that—

(1) despite sustained efforts by Congress and
the executive branch, an unacceptable backlog in
processing and adjudicating security clearances persists, both within elements of the intelligence community and in other departments of the Federal

Government, with some processing times exceeding a
 year or even more;

3 (2) the protracted clearance timetable threatens
4 the ability of elements of the intelligence community
5 to hire and retain highly qualified individuals, and
6 thus to fulfill the missions of such elements;

7 (3) the prospect of a lengthy clearance process
8 deters some such individuals from seeking employ9 ment with the intelligence community in the first
10 place, and, when faced with a long wait time, those
11 with conditional offers of employment may opt to
12 discontinue the security clearance process and pur13 sue different opportunities;

14 (4) now more than ever, therefore, the broken
15 security clearance process badly needs fundamental
16 reform; and

17 (5) in the meantime, to ensure the ability of 18 elements of the intelligence community to hire and 19 retain highly qualified personnel, elements should 20 consider, to the extent possible and consistent with 21 national security, permitting new employees to enter 22 on duty immediately or nearly so, and to perform, 23 on a temporary basis pending final adjudication of 24 their security clearances, work that either does not

1	require a security clearance or requires only a low-
2	level interim clearance.
3	(b) IN GENERAL.—Section 506H of the National Se-
4	curity Act of 1947 (50 U.S.C. 3104) is amended—
5	(1) in subsection $(a)(1)$ —
6	(A) in subparagraph (A)(ii), by inserting
7	"and" after the semicolon;
8	(B) in subparagraph (B)(ii), by striking ";
9	and" and inserting a period; and
10	(C) by striking subparagraph (C);
11	(2) by redesignating subsection (b) as sub-
12	section (c);
13	(3) by inserting after subsection (a) the fol-
14	lowing new subsection (b):
15	"(b) Intelligence Community Reports.—(1)
16	Not later than March 1 of each year, the Director of Na-
17	tional Intelligence shall submit to the congressional intel-
18	ligence committees, the Committee on Homeland Security
19	and Governmental Affairs of the Senate, and the Com-
20	mittee on Homeland Security of the House of Representa-
21	tives a report on the security clearances processed by each
22	element of the intelligence community during the pre-
23	ceding fiscal year. Each such report shall separately iden-
24	tify security clearances processed for Federal employees
25	and contractor employees sponsored by each such element.

"(2) Each report submitted under paragraph (1)
 shall include each of the following for each element of the
 intelligence community for the fiscal year covered by the
 report:

5 "(A) The total number of initial security clear6 ance background investigations sponsored for new
7 applicants.

8 "(B) The total number of security clearance
9 periodic reinvestigations sponsored for existing em10 ployees.

"(C) The total number of initial security clearance background investigations for new applicants
that were adjudicated with notice of a determination
provided to the prospective applicant, including—

15 "(i) the total number that were adju16 dicated favorably and granted access to classi17 fied information; and

18 "(ii) the total number that were adju19 dicated unfavorably and resulted in a denial or
20 revocation of a security clearance.

21 "(D) The total number of security clearance
22 periodic background investigations that were adju23 dicated with notice of a determination provided to
24 the existing employee, including—

1	"(i) the total number that were adju-
2	dicated favorably; and
3	"(ii) the total number that were adju-
4	dicated unfavorably and resulted in a denial or
5	revocation of a security clearance.
6	"(E) The total number of pending security
7	clearance background investigations, including initial
8	applicant investigations and periodic reinvestiga-
9	tions, that were not adjudicated as of the last day
10	of such year and that remained pending as follows:
11	"(i) For 180 days or less.
12	"(ii) For 180 days or longer, but less than
13	12 months.
14	"(iii) For 12 months or longer, but less
15	than 18 months.
16	"(iv) For 18 months or longer, but less
17	than 24 months.
18	"(v) For 24 months or longer.
19	"(F) In the case of security clearance deter-
20	minations completed or pending during the year pre-
21	ceding the year for which the report is submitted
22	that have taken longer than 12 months to com-
23	plete—

1	"(i) an explanation of the causes for the
2	delays incurred during the period covered by
3	the report; and
4	"(ii) the number of such delays involving a
5	polygraph requirement.
6	"(G) The percentage of security clearance in-
7	vestigations, including initial and periodic reinves-
8	tigations, that resulted in a denial or revocation of
9	a security clearance.
10	"(H) The percentage of security clearance in-
11	vestigations that resulted in incomplete information.
12	"(I) The percentage of security clearance inves-
13	tigations that did not result in enough information
14	to make a decision on potentially adverse informa-
15	tion.
16	"(3) The report required under this subsection shall
17	be submitted in unclassified form, but may include a clas-
18	sified annex."; and
19	(4) in subsection (c), as redesignated by para-
20	graph (2), by striking "subsection $(a)(1)$ " and in-
21	serting "subsections (a)(1) and (b)".
22	SEC. 1505. ASSESSMENT OF THREAT FINANCE RELATING
23	TO RUSSIA.
24	(a) REPORT REQUIRED.—Not later than 60 days
25	after the date of the enactment of this Act, the Director

1	of National Intelligence, in coordination with the Assistant
2	Secretary of the Treasury for Intelligence and Analysis,
3	shall submit to the congressional intelligence committees
4	a report containing an assessment of Russian threat fi-
5	nance. The assessment shall be based on intelligence from
6	all sources, including from the Office of Terrorism and
7	Financial Intelligence of the Department of the Treasury.
8	(b) ELEMENTS.—The report required by subsection
9	(a) shall include each of the following:
10	(1) A summary of leading examples from the 3-
11	year period preceding the date of the submittal of
12	the report of threat finance activities conducted by,
13	for the benefit of, or at the behest of—
14	(A) officials of the Government of Russia;
15	(B) persons subject to sanctions under any
16	provision of law imposing sanctions with respect
17	to Russia;
18	(C) Russian nationals subject to sanctions
19	under any other provision of law; or
20	(D) Russian oligarchs or organized crimi-
21	nals.
22	(2) An assessment with respect to any trends or
23	patterns in threat finance activities relating to Rus-
24	sia, including common methods of conducting such
25	activities and global nodes of money laundering used

1	by Russian threat actors described in paragraph (1)
2	and associated entities.
3	(3) An assessment of any connections between
4	Russian individuals involved in money laundering
5	and the Government of Russia.
6	(4) A summary of engagement and coordination
7	with international partners on threat finance relat-
8	ing to Russia, especially in Europe, including exam-
9	ples of such engagement and coordination.
10	(5) An identification of any resource and collec-
11	tion gaps.
12	(6) An identification of—
13	(A) entry points of money laundering by
14	Russian and associated entities into the United
15	States;
16	(B) any vulnerabilities within the United
17	States legal and financial system, including spe-
18	cific sectors, which have been or could be ex-
19	ploited in connection with Russian threat fi-
20	nance activities; and
21	(C) the counterintelligence threat posed by
22	Russian money laundering and other forms of
23	threat finance, as well as the threat to the
24	United States financial system and United

	23
1	States efforts to enforce sanctions and combat
2	organized crime.
3	(7) Any other matters the Director determines
4	appropriate.
5	(c) FORM OF REPORT.—The report required under
6	subsection (a) may be submitted in classified form.
7	(d) THREAT FINANCE DEFINED.—In this section,
8	the term "threat finance" means—
9	(1) the financing of cyber operations, global in-
10	fluence campaigns, intelligence service activities, pro-
11	liferation, terrorism, or transnational crime and
12	drug organizations;
13	(2) the methods and entities used to spend,
14	store, move, raise, conceal, or launder money or
15	value, on behalf of threat actors;
16	(3) sanctions evasion; and
17	(4) other forms of threat finance activity do-
18	mestically or internationally, as defined by the Presi-
19	dent.
20	SEC. 1506. REPORT ON CYBER EXCHANGE PROGRAM.
21	(a) REPORT.—Not later than 90 days after the date
22	of the enactment of this Act, the Director of National In-
23	telligence shall submit to the congressional intelligence
24	committees a report on the potential establishment of a
25	fully voluntary exchange program between elements of the

intelligence community and private technology companies
 under which—

3 (1) an employee of an element of the intel4 ligence community with demonstrated expertise and
5 work experience in cybersecurity or related dis6 ciplines may elect to be temporarily detailed to a pri7 vate technology company that has elected to receive
8 the detailee; and

9 (2) an employee of a private technology com-10 pany with demonstrated expertise and work experi-11 ence in cybersecurity or related disciplines may elect 12 to be temporarily detailed to an element of the intel-13 ligence community that has elected to receive the 14 detailee.

15 (b) ELEMENTS.—The report under subsection (a)16 shall include the following:

17 (1) An assessment of the feasibility of estab-18 lishing the exchange program described in such sub-19 section.

20 (2) Identification of any challenges in estab-21 lishing the exchange program.

(3) An evaluation of the benefits to the intelligence community that would result from the exchange program.

1SEC. 1507. REVIEW OF INTELLIGENCE COMMUNITY WHIS-2TLEBLOWER MATTERS.

3 (a) REVIEW OF WHISTLEBLOWER MATTERS.—The Inspector General of the Intelligence Community, in con-4 5 sultation with the inspectors general for the Central Intelligence Agency, the National Security Agency, the Na-6 7 tional Geospatial-Intelligence Agency, the Defense Intel-8 ligence Agency, and the National Reconnaissance Office, 9 shall conduct a review of the authorities, policies, investigatory standards, and other practices and procedures re-10 lating to intelligence community whistleblower matters, 11 with respect to such inspectors general. 12

13 (b) OBJECTIVE OF REVIEW.—The objective of the review required under subsection (a) is to identify any dis-14 crepancies, inconsistencies, or other issues, which frustrate 15 the timely and effective reporting of intelligence commu-16 17 nity whistleblower matters to appropriate inspectors general and to the congressional intelligence committees, and 18 19 the fair and expeditious investigation and resolution of 20such matters.

(c) CONDUCT OF REVIEW.—The Inspector General of
the Intelligence Community shall take such measures as
the Inspector General determines necessary in order to ensure that the review required by subsection (a) is conducted in an independent and objective fashion.

1 (d) REPORT.—Not later than 270 days after the date 2 of the enactment of this Act, the Inspector General of the 3 Intelligence Community shall submit to the congressional 4 intelligence committees a written report containing the re-5 sults of the review required under subsection (a), along with recommendations to improve the timely and effective 6 7 reporting of intelligence community whistleblower matters 8 to inspectors general and to the congressional intelligence 9 committees and the fair and expeditious investigation and 10 resolution of such matters.

11 SEC. 1508. REPORT ON ROLE OF DIRECTOR OF NATIONAL 12 INTELLIGENCE WITH RESPECT TO CERTAIN 13 FOREIGN INVESTMENTS.

14 (a) REPORT.—Not later than 180 days after the date 15 of the enactment of this Act, the Director of National Intelligence, in consultation with the heads of the elements 16 of the intelligence community determined appropriate by 17 the Director, shall submit to the congressional intelligence 18 19 committees a report on the role of the Director in preparing analytic materials in connection with the evaluation 20 21 by the Federal Government of national security risks asso-22 ciated with potential foreign investments into the United 23 States.

24 (b) ELEMENTS.—The report under subsection (a)25 shall include—

1 (1) a description of the current process for the 2 provision of the analytic materials described in subsection (a); 3 4 (2) an identification of the most significant ben-5 efits and drawbacks of such process with respect to 6 the role of the Director, including the sufficiency of 7 resources and personnel to prepare such materials; 8 and 9 (3) recommendations to improve such process. 10 SEC. 1509. SEMIANNUAL REPORTS ON INVESTIGATIONS OF 11 UNAUTHORIZED DISCLOSURES OF CLASSI-12 **FIED INFORMATION.** 13 (a) IN GENERAL.—Title XI of the National Security Act of 1947 (50 U.S.C. 3231 et seq.) is amended by add-14 15 ing at the end the following new section: 16 "SEC. 1105. SEMIANNUAL REPORTS ON INVESTIGATIONS OF 17 UNAUTHORIZED DISCLOSURES OF CLASSI-18 FIED INFORMATION. 19 "(a) INTELLIGENCE COMMUNITY REPORTING.— 20 "(1) IN GENERAL.—Not less frequently than 21 once every 6 months, each covered official shall sub-22 mit to the congressional intelligence committees a 23 report on investigations of unauthorized public dis-24 closures of classified information.

1	"(2) ELEMENTS.—Each report submitted under
2	paragraph (1) shall include, with respect to the pre-
3	ceding 6-month period, the following:
4	"(A) The number of investigations opened
5	by the covered official regarding an unauthor-
6	ized public disclosure of classified information.
7	"(B) The number of investigations com-
8	pleted by the covered official regarding an un-
9	authorized public disclosure of classified infor-
10	mation.
11	"(C) Of the number of such completed in-
12	vestigations identified under subparagraph (B),
13	the number referred to the Attorney General
14	for criminal investigation.
15	"(b) Department of Justice Reporting.—
16	"(1) IN GENERAL.—Not less frequently than
17	once every 6 months, the Assistant Attorney General
18	for National Security of the Department of Justice,
19	in consultation with the Director of the Federal Bu-
20	reau of Investigation, shall submit to the congres-
21	sional intelligence committees, the Committee on the
22	Judiciary of the Senate, and the Committee on the
23	Judiciary of the House of Representatives a report
24	on the status of each referral made to the Depart-
25	ment of Justice from any element of the intelligence

1	community regarding an unauthorized disclosure of
2	classified information made during the most recent
3	365-day period or any referral that has not yet been
4	closed, regardless of the date the referral was made.
5	"(2) CONTENTS.—Each report submitted under
6	paragraph (1) shall include, for each referral covered
7	by the report, at a minimum, the following:
8	"(A) The date the referral was received.
9	"(B) A statement indicating whether the
10	alleged unauthorized disclosure described in the
11	referral was substantiated by the Department
12	of Justice.
13	"(C) A statement indicating the highest
14	level of classification of the information that
15	was revealed in the unauthorized disclosure.
16	"(D) A statement indicating whether an
17	open criminal investigation related to the refer-
18	ral is active.
19	"(E) A statement indicating whether any
20	criminal charges have been filed related to the
21	referral.
22	"(F) A statement indicating whether the
23	Department of Justice has been able to at-
24	tribute the unauthorized disclosure to a par-
25	ticular entity or individual.

1	"(c) FORM OF REPORTS.—Each report submitted
2	under this section shall be submitted in unclassified form,
3	but may have a classified annex.
4	"(d) DEFINITIONS.—In this section:
5	"(1) COVERED OFFICIAL.—The term 'covered
6	official' means—
7	"(A) the heads of each element of the in-
8	telligence community; and
9	"(B) the inspectors general with oversight
10	responsibility for an element of the intelligence
11	community.
12	"(2) INVESTIGATION.—The term 'investigation'
13	means any inquiry, whether formal or informal, into
14	the existence of an unauthorized public disclosure of
15	classified information.
16	"(3) Unauthorized disclosure of classi-
17	FIED INFORMATION.—The term 'unauthorized dis-
18	closure of classified information' means any unau-
19	thorized disclosure of classified information to any
20	recipient.
21	"(4) UNAUTHORIZED PUBLIC DISCLOSURE OF
22	CLASSIFIED INFORMATION.—The term 'unauthorized
23	public disclosure of classified information' means the
24	unauthorized disclosure of classified information to a
25	journalist or media organization.".

1	(b) CLERICAL AMENDMENT.—The table of contents
2	in the first section of the National Security Act of 1947
3	is amended by inserting after the item relating to section
4	1104 the following new item:
	"Sec. 1105. Semiannual reports on investigations of unauthorized disclosures of classified information.".
5	SEC. 1510. REPORTS ON INTELLIGENCE COMMUNITY PAR-
6	TICIPATION IN VULNERABILITIES EQUITIES
7	PROCESS OF FEDERAL GOVERNMENT.
8	(a) Reports on Process and Criteria Under
9	VULNERABILITIES EQUITIES POLICY AND PROCESS.—
10	(1) IN GENERAL.—Not later than 90 days after
11	the date of the enactment of this Act, the Director
12	of National Intelligence shall submit to the congres-
13	sional intelligence committees a written report de-
14	scribing—
15	(A) with respect to each element of the in-
16	telligence community—
17	(i) the title of the official or officials
18	responsible for determining whether, pur-
19	suant to criteria contained in the
20	Vulnerabilities Equities Policy and Process
21	document or any successor document, a
22	vulnerability must be submitted for review
23	under the Vulnerabilities Equities Process;
24	and

1	(ii) the process used by such element
2	to make such determination; and
3	(B) the roles or responsibilities of that ele-
4	ment during a review of a vulnerability sub-
5	mitted to the Vulnerabilities Equities Process.
6	(2) Changes to process or criteria.—Not
7	later than 30 days after any significant change is
8	made to the process and criteria used by any ele-
9	ment of the intelligence community for determining
10	whether to submit a vulnerability for review under
11	the Vulnerabilities Equities Process, such element
12	shall submit to the congressional intelligence com-
13	mittees a report describing such change.
14	(3) FORM OF REPORTS.—Each report sub-
15	mitted under this subsection shall be submitted in
16	unclassified form, but may include a classified
17	annex.
18	(b) ANNUAL REPORTS.—
19	(1) IN GENERAL.—Not less frequently than
20	once each calendar year, the Director of National In-
21	telligence shall submit to the congressional intel-
22	ligence committees a classified report containing,
23	with respect to the previous year—

39

(A) the number of vulnerabilities submitted
 for review under the Vulnerabilities Equities
 Process;
 (B) the number of vulnerabilities described
 in subparagraph (A) disclosed to each vendor
 responsible for correcting the vulnerability, or
 to the public, pursuant to the Vulnerabilities

9 (C) the aggregate number, by category, of 10 the vulnerabilities excluded from review under 11 the Vulnerabilities Equities Process, as de-12 scribed in paragraph 5.4 of the Vulnerabilities 13 Equities Policy and Process document.

Equities Process; and

14 (2) UNCLASSIFIED INFORMATION.—Each report
15 submitted under paragraph (1) shall include an un16 classified appendix that contains—

17 (A) the aggregate number of vulnerabilities
18 disclosed to vendors or the public pursuant to
19 the Vulnerabilities Equities Process; and

20 (B) the aggregate number of vulnerabilities
21 disclosed to vendors or the public pursuant to
22 the Vulnerabilities Equities Process known to
23 have been patched.

24 (3) NONDUPLICATION.—The Director of Na25 tional Intelligence may forgo submission of an an-

1 nual report required under this subsection for a cal-2 endar year, if the Director notifies the congressional 3 intelligence committees in writing that, with respect 4 to the same calendar year, an annual report required 5 by paragraph 4.3 of the Vulnerabilities Equities Pol-6 icy and Process document already has been sub-7 mitted to Congress, and such annual report contains 8 the information that would otherwise be required to 9 be included in an annual report under this sub-10 section.

11 (c) DEFINITIONS.—In this section:

(1) VULNERABILITIES EQUITIES POLICY AND
PROCESS DOCUMENT.—The term "Vulnerabilities
Equities Policy and Process document" means the
executive branch document entitled "Vulnerabilities
Equities Policy and Process" dated November 15,
2017.

18 (2) VULNERABILITIES EQUITIES PROCESS.—
19 The term "Vulnerabilities Equities Process" means
20 the interagency review of vulnerabilities, pursuant to
21 the Vulnerabilities Equities Policy and Process docu22 ment or any successor document.

23 (3) VULNERABILITY.—The term "vulnerability"
24 means a weakness in an information system or its
25 components (for example, system security proce-

dures, hardware design, and internal controls) that
 could be exploited or could affect confidentiality, in tegrity, or availability of information.

4 SEC. 1511. SENSE OF CONGRESS ON NOTIFICATIONS OF 5 CERTAIN DISCLOSURES OF CLASSIFIED IN6 FORMATION.

7 (a) FINDINGS.—Congress finds that section 502 of 8 the National Security Act of 1947 (50 U.S.C. 3092) re-9 quires elements of the intelligence community to keep the congressional intelligence committees "fully and currently 10 informed" about all "intelligence activities" of the United 11 12 States, and to "furnish to the congressional intelligence committees any information or material concerning intel-13 ligence activities * * * which is requested by either of the 14 15 congressional intelligence committees in order to carry out its authorized responsibilities.". 16

17 (b) SENSE OF CONGRESS.—It is the sense of Con-18 gress that—

(1) section 502 of the National Security Act of
1947 (50 U.S.C. 3092), together with other intelligence community authorities, obligate an element
of the intelligence community to submit to the congressional intelligence committees written notification, by not later than 7 days after becoming aware,
that an individual in the executive branch has dis-

1	closed covered classified information to an official of
2	an adversary foreign government using methods
3	other than established intelligence channels; and
4	(2) each such notification should include—
5	(A) the date and place of the disclosure of
6	classified information covered by the notifica-
7	tion;
8	(B) a description of such classified infor-
9	mation;
10	(C) identification of the individual who
11	made such disclosure and the individual to
12	whom such disclosure was made; and
13	(D) a summary of the circumstances of
14	such disclosure.
15	(c) DEFINITIONS.—In this section:
16	(1) Adversary foreign government.—The
17	term "adversary foreign government" means the
18	government of any of the following foreign countries:
19	(A) North Korea.
20	(B) Iran.
21	(C) China.
22	(D) Russia.
23	(E) Cuba.

1	(2) Covered classified information.—The
2	term "covered classified information" means classi-
3	fied information that was—
4	(A) collected by an element of the intel-
5	ligence community; or
6	(B) provided by the intelligence service or
7	military of a foreign country to an element of
8	the intelligence community.
9	(3) Established intelligence channels.—
10	The term "established intelligence channels" means
11	methods to exchange intelligence to coordinate for-
12	eign intelligence relationships, as established pursu-
13	ant to law by the Director of National Intelligence,
14	the Director of the Central Intelligence Agency, the
15	Director of the National Security Agency, or other
16	head of an element of the intelligence community.
17	(4) Individual in the executive branch.—
18	The term "individual in the executive branch"
19	means any officer or employee of the executive
20	branch, including individuals—
21	(A) occupying a position specified in article
22	II of the Constitution;
23	(B) appointed to a position by an indi-
24	vidual described in subparagraph (A); or

(C) serving in the civil service or the senior
 executive service (or similar service for senior
 executives of particular departments or agen cies).
 SEC. 1512. TECHNICAL AMENDMENTS RELATED TO THE DE-

6

PARTMENT OF ENERGY.

7 (a) NATIONAL NUCLEAR SECURITY ADMINISTRATION8 Act.—

9 (1) CLARIFICATION OF FUNCTIONS OF THE AD10 MINISTRATOR FOR NUCLEAR SECURITY.—Subsection
11 (b) of section 3212 of the National Nuclear Security
12 Administration Act (50 U.S.C. 2402(b)) is amend13 ed—

14 (A) by striking paragraphs (11) and (12);15 and

16 (B) by redesignating paragraphs (13)
17 through (19) as paragraphs (11) through (17),
18 respectively.

(2) COUNTERINTELLIGENCE PROGRAMS.—Section 3233(b) of the National Nuclear Security Administration Act (50 U.S.C. 2423(b)) is amended—
(A) by striking "Administration" and inserting "Department"; and
(B) by inserting "Intelligence and" after

25 "the Office of".

1	(b) ATOMIC ENERGY DEFENSE ACT.—Section
2	4524(b)(2) of the Atomic Energy Defense Act (50 U.S.C.
3	2674(b)(2)) is amended by inserting "Intelligence and"
4	after "The Director of".
5	(c) NATIONAL SECURITY ACT OF 1947.—Paragraph
6	(2) of section 106(b) of the National Security Act of 1947
7	(50 U.S.C. 3041(b)(2)) is amended—
8	(1) in subparagraph (E), by inserting "and
9	Counterintelligence" after "Office of Intelligence";
10	(2) by striking subparagraph (F);
11	(3) by redesignating subparagraphs (G), (H),
12	and (I) as subparagraphs (F), (G), and (H), respec-
13	tively; and
14	(4) in subparagraph (H), as so redesignated, by
15	realigning the margin of such subparagraph 2 ems
16	to the left.
17	DIVISION B—INTELLIGENCE AU-
18	THORIZATION ACT FOR FIS-
19	CAL YEAR 2019
20	SEC. 201. SHORT TITLE; TABLE OF CONTENTS.
21	(a) SHORT TITLE.—This division may be cited as the
22	"Intelligence Authorization Act for Fiscal Year 2019".
23	(b) TABLE OF CONTENTS.—The table of contents for

24 this division is as follows:

Sec. 201. Short title; table of contents. Sec. 202. Definitions.

TITLE I—INTELLIGENCE ACTIVITIES

- Sec. 2101. Authorization of appropriations.
- Sec. 2102. Classified Schedule of Authorizations.
- Sec. 2103. Intelligence Community Management Account.

TITLE II—CENTRAL INTELLIGENCE AGENCY RETIREMENT AND DISABILITY SYSTEM

Sec. 2201. Authorization of appropriations.

TITLE III—GENERAL INTELLIGENCE COMMUNITY MATTERS

- Sec. 2301. Restriction on conduct of intelligence activities.
- Sec. 2302. Increase in employee compensation and benefits authorized by law.
- Sec. 2303. Modification of special pay authority for science, technology, engineering, or mathematics positions and addition of special pay

authority for cyber positions.

- Sec. 2304. Repeal of Joint Intelligence Community Council.
- Sec. 2305. Permanent enhanced procurement authority to manage supply chain risks.
- Sec. 2306. Intelligence community information technology environment.
- Sec. 2307. Development of secure cellular voice solution for intelligence community.
- Sec. 2308. Policy on minimum insider threat standards.
- Sec. 2309. Submission of intelligence community policies.

TITLE IV—MATTERS RELATING TO ELEMENTS OF THE INTELLIGENCE COMMUNITY

Subtitle A-Office of the Director of National Intelligence

- Sec. 2401. Chief Financial Officer of the Intelligence Community.
- Sec. 2402. Chief Information Officer of the Intelligence Community.

Subtitle B—Central Intelligence Agency

- Sec. 2411. CIA subsistence for personnel assigned to austere locations.
- Sec. 2412. Special rules for certain monthly workers' compensation payments and other payments for CIA personnel.
- Sec. 2413. Expansion of security protective service jurisdiction of the Central Intelligence Agency.
- Sec. 2414. Repeal of foreign language proficiency requirement for certain senior level positions in the Central Intelligence Agency.

Subtitle C—Office of Intelligence and Counterintelligence of Department of Energy

- Sec. 2421. Consolidation of Department of Energy Offices of Intelligence and Counterintelligence.
- Sec. 2422. Establishment of Energy Infrastructure Security Center.
- Sec. 2423. Repeal of Department of Energy Intelligence Executive Committee and budget reporting requirement.

Subtitle D—Other Elements

Sec. 2431. Collocation of certain Department of Homeland Security personnel at field locations.

- Sec. 2432. Framework for roles, missions, and functions of Defense Intelligence Agency.
- Sec. 2433. Consultation by Secretary of Defense with Director of National Intelligence for certain functions.
- Sec. 2434. Construction of National Security Agency East Campus Building 3.
- Sec. 2435. Establishment of advisory board for National Reconnaissance Office.

TITLE V—REPORTS AND OTHER MATTERS

- Sec. 2501. Public Interest Declassification Board.
- Sec. 2502. Repeal of certain reporting requirements.
- Sec. 2503. Notification of significant foreign cyber intrusions and active measures campaigns directed at elections for Federal offices.
- Sec. 2504. Reports on intelligence community loan repayment and related programs.
- Sec. 2505. Comptroller General of the United States report on senior executives of the Office of the Director of National Intelligence.
- Sec. 2506. Briefings on counterintelligence activities of the Federal Bureau of Investigation.
- Sec. 2507. Briefing on FBI offering permanent residence to sources and cooperators.
- Sec. 2508. Technical and clerical amendments to the National Security Act of 1947.

1 SEC. 202. DEFINITIONS.

In this division, the terms "congressional intelligence
committees" and "intelligence community" have the
meaning given those terms in section 3 of the National
Security Act of 1947 (50 U.S.C. 3003).

6 TITLE I—INTELLIGENCE 7 ACTIVITIES

8 SEC. 2101. AUTHORIZATION OF APPROPRIATIONS.

9 Funds are hereby authorized to be appropriated for
10 fiscal year 2019 for the conduct of the intelligence and
11 intelligence-related activities of the following elements of
12 the United States Government:

13 (1) The Office of the Director of National Intel-

14 ligence.

(2) The Central Intelligence Agency.

1	(3) The Department of Defense.
2	(4) The Defense Intelligence Agency.
3	(5) The National Security Agency.
4	(6) The Department of the Army, the Depart-
5	ment of the Navy, and the Department of the Air
6	Force.
7	(7) The Coast Guard.
8	(8) The Department of State.
9	(9) The Department of the Treasury.
10	(10) The Department of Energy.
11	(11) The Department of Justice.
12	(12) The Federal Bureau of Investigation.
13	(13) The Drug Enforcement Administration.
14	(14) The National Reconnaissance Office.
15	(15) The National Geospatial-Intelligence Agen-
16	cy.
17	(16) The Department of Homeland Security.
18	SEC. 2102. CLASSIFIED SCHEDULE OF AUTHORIZATIONS.
19	(a) Specifications of Amounts.—The amounts
20	authorized to be appropriated under section 2101 for the
21	conduct of the intelligence activities of the elements listed
22	in paragraphs (1) through (16) of section 2101, are those
23	specified in the classified Schedule of Authorizations pre-
24	pared to accompany this division.

(b) AVAILABILITY OF CLASSIFIED SCHEDULE OF AU THORIZATIONS.—

3	(1) AVAILABILITY.—The classified Schedule of
4	Authorizations referred to in subsection (a) shall be
5	made available to the Committee on Appropriations
6	of the Senate, the Committee on Appropriations of
7	the House of Representatives, and to the President.
8	(2) DISTRIBUTION BY THE PRESIDENT.—Sub-
9	ject to paragraph (3), the President shall provide for
10	suitable distribution of the classified Schedule of Au-
11	thorizations referred to in subsection (a), or of ap-
12	propriate portions of such Schedule, within the exec-
13	utive branch.
14	(3) LIMITS ON DISCLOSURE.—The President
15	shall not publicly disclose the classified Schedule of
16	Authorizations or any portion of such Schedule ex-
17	cept—
18	(A) as provided in section 601(a) of the
19	Implementing Recommendations of the $9/11$
20	Commission Act of 2007 (50 U.S.C. 3306(a));
21	(B) to the extent necessary to implement
22	the budget; or
23	(C) as otherwise required by law.

1SEC. 2103. INTELLIGENCE COMMUNITY MANAGEMENT AC-2COUNT.

3 (a) AUTHORIZATION OF APPROPRIATIONS.—There is authorized to be appropriated for the Intelligence Commu-4 5 nity Management Account of the Director of National Intelligence for fiscal year 2019 the sum of \$514,524,000. 6 7 Within such amount, funds identified in the classified Schedule of Authorizations referred to in section 2102(a) 8 for advanced research and development shall remain avail-9 able until September 30, 2020. 10

(b) CLASSIFIED AUTHORIZATIONS.—In addition to
amounts authorized to be appropriated for the Intelligence
Community Management Account by subsection (a), there
are authorized to be appropriated for the Intelligence
Community Management Account for the Intelligence
Community Management Account for fiscal year 2019
such additional amounts as are specified in the classified
Schedule of Authorizations referred to in section 2102(a).

18 TITLE II—CENTRAL INTEL19 LIGENCE AGENCY RETIRE20 MENT AND DISABILITY SYS21 TEM

22 SEC. 2201. AUTHORIZATION OF APPROPRIATIONS.

There is authorized to be appropriated for the Central Intelligence Agency Retirement and Disability Fund
for fiscal year 2019 the sum of \$514,000,000.

1**TITLE III—GENERAL INTEL-**2**LIGENCE COMMUNITY MAT-**3**TERS**

4 SEC. 2301. RESTRICTION ON CONDUCT OF INTELLIGENCE

5 ACTIVITIES.

6 The authorization of appropriations by this division 7 shall not be deemed to constitute authority for the conduct 8 of any intelligence activity which is not otherwise author-9 ized by the Constitution or the laws of the United States. 10 SEC. 2302. INCREASE IN EMPLOYEE COMPENSATION AND 11 BENEFITS AUTHORIZED BY LAW.

12 Appropriations authorized by this division for salary, 13 pay, retirement, and other benefits for Federal employees 14 may be increased by such additional or supplemental 15 amounts as may be necessary for increases in such com-16 pensation or benefits authorized by law.

17 SEC. 2303. MODIFICATION OF SPECIAL PAY AUTHORITY

- 18 FOR SCIENCE, TECHNOLOGY, ENGINEERING,
- 19 OR MATHEMATICS POSITIONS AND ADDITION
- 20OF SPECIAL PAY AUTHORITY FOR CYBER PO-21SITIONS.

22 Section 113B of the National Security Act of 1947
23 (50 U.S.C. 3049a) is amended—

24 (1) by amending subsection (a) to read as fol-25 lows:

"(a) SPECIAL RATES OF PAY FOR POSITIONS RE QUIRING EXPERTISE IN SCIENCE, TECHNOLOGY, ENGI NEERING, OR MATHEMATICS.—

4	"(1) IN GENERAL.—Notwithstanding part III
5	of title 5, United States Code, the head of each ele-
6	ment of the intelligence community may, for 1 or
7	more categories of positions in such element that re-
8	quire expertise in science, technology, engineering,
9	or mathematics—

10 "(A) establish higher minimum rates of11 pay; and

"(B) make corresponding increases in all
rates of pay of the pay range for each grade or
level, subject to subsection (b) or (c), as applicable.

"(2) TREATMENT.—The special rate supplements resulting from the establishment of higher
rates under paragraph (1) shall be basic pay for the
same or similar purposes as those specified in section 5305(j) of title 5, United States Code.";

(2) by redesignating subsections (b) through (f)
as subsections (c) through (g), respectively;
(3) by inserting after subsection (a) the fol-

23 (3) by inserting after subsection (a) the fol-24 lowing:

1 "(b) Special Rates of Pay for Cyber Posi-2 tions.—

3	"(1) IN GENERAL.—Notwithstanding subsection
4	(c), the Director of the National Security Agency
5	may establish a special rate of pay—

6 "(A) not to exceed the rate of basic pay 7 pavable for level II of the Executive Schedule 8 under section 5313 of title 5, United States 9 Code, if the Director certifies to the Under Sec-10 retary of Defense for Intelligence, in consulta-11 tion with the Under Secretary of Defense for 12 Personnel and Readiness, that the rate of pay 13 is for positions that perform functions that exe-14 cute the cyber mission of the Agency; or

15 "(B) not to exceed the rate of basic pay 16 payable for the Vice President of the United 17 States under section 104 of title 3, United 18 States Code, if the Director certifies to the Sec-19 retary of Defense, by name, individuals that 20 have advanced skills and competencies and that 21 perform critical functions that execute the cyber 22 mission of the Agency.

23 "(2) PAY LIMITATION.—Employees receiving a
24 special rate under paragraph (1) shall be subject to
25 an aggregate pay limitation that parallels the limita-

tion established in section 5307 of title 5, United
 States Code, except that—

3 "(A) any allowance, differential, bonus, 4 award, or other similar cash payment in addi-5 tion to basic pay that is authorized under title 6 10, United States Code, (or any other applica-7 ble law in addition to title 5 of such Code, ex-8 cluding the Fair Labor Standards Act of 1938 9 (29 U.S.C. 201 et seq.)) shall also be counted 10 as part of aggregate compensation; and

"(B) aggregate compensation may not exceed the rate established for the Vice President
of the United States under section 104 of title
3, United States Code.

15 "(3) LIMITATION ON NUMBER OF RECIPI16 ENTS.—The number of individuals who receive basic
17 pay established under paragraph (1)(B) may not ex18 ceed 100 at any time.

19 "(4) LIMITATION ON USE AS COMPARATIVE
20 REFERENCE.—Notwithstanding any other provision
21 of law, special rates of pay and the limitation estab22 lished under paragraph (1)(B) may not be used as
23 comparative references for the purpose of fixing the
24 rates of basic pay or maximum pay limitations of
25 qualified positions under section 1599f of title 10,

1	United States Code, or section 226 of the Homeland
2	Security Act of 2002 (6 U.S.C. 147).";
3	(4) in subsection (c), as redesignated by para-
4	graph (2), by striking "A minimum" and inserting
5	"Except as provided in subsection (b), a minimum";
6	(5) in subsection (d), as redesignated by para-
7	graph (2), by inserting "or (b)" after "by subsection
8	(a)"; and
9	(6) in subsection (g), as redesignated by para-
10	graph (2)—
11	(A) in paragraph (1), by striking "Not
12	later than 90 days after the date of the enact-
13	ment of the Intelligence Authorization Act for
14	Fiscal Year 2017" and inserting "Not later
15	than 90 days after the date of the enactment of
16	the Intelligence Authorization Act for Fiscal
17	Year 2019"; and
18	(B) in paragraph (2)(A), by inserting "or
19	(b)" after "subsection (a)".
20	SEC. 2304. REPEAL OF JOINT INTELLIGENCE COMMUNITY
21	COUNCIL.
22	(a) REPEAL.—Section 101A of the National Security
23	Act of 1947 (50 U.S.C. 3022) is hereby repealed.

(b) CLERICAL AMENDMENT.—The table of contents
 at the beginning of such Act is amended by striking the
 item relating to section 101A.

4 (c) CONFORMING AMENDMENT.—Section
5 102A(c)(1)(B) of such Act (50 U.S.C. 3024) is amended
6 by striking "and, after obtaining the advice of the Joint
7 Intelligence Community Council".

8 SEC. 2305. PERMANENT ENHANCED PROCUREMENT AU9 THORITY TO MANAGE SUPPLY CHAIN RISKS.

Section 309 of the Intelligence Authorization Act for
Fiscal Year 2012 (Public Law 112-87; 125 Stat. 1875;
50 U.S.C. 3329 note) is amended by striking subsection
(g).

14 SEC. 2306. INTELLIGENCE COMMUNITY INFORMATION15TECHNOLOGY ENVIRONMENT.

16 (a) ROLES AND RESPONSIBILITIES.—

17 (1) DIRECTOR OF NATIONAL INTELLIGENCE.—
18 The Director of National Intelligence shall be re19 sponsible for coordinating the performance by ele20 ments of the intelligence community of IC ITE, in21 cluding each of the following:

22 (A) Ensuring compliance with all applica-23 ble IC ITE rules and regulations.

24 (B) Ensuring IC ITE measurable perform-25 ance goals exist.

1	(C) Documenting IC ITE standards and
2	practices.
3	(D) Acting as an arbiter among elements
4	of the intelligence community related to any
5	disagreements arising out of the implementa-
6	tion of IC ITE.
7	(E) Delegating responsibilities to the ele-
8	ments of the intelligence community and car-
9	rying out such other responsibilities as are nec-
10	essary for the effective implementation of IC
11	ITE.
12	(2) Key service providers.—Key service
13	providers shall be responsible for—
14	(A) providing key services, in coordination
15	with the Director of National Intelligence; and
16	(B) providing the Director with informa-
17	tion requested and required to fulfill the re-
18	sponsibilities of the Director under paragraph
19	(1)
	(1).
20	(1).(3) Use of key services.—
20 21	
	(3) Use of key services.—
21	(3) USE OF KEY SERVICES.—(A) IN GENERAL.—Except as provided in

1 (B) EXCEPTION.—The Director of Na-2 tional Intelligence may provide for a written exception to the requirement under subparagraph 3 4 (A) if the Director determines there is a com-5 pelling financial or mission need for such excep-6 tion. 7 (b) MANAGEMENT ACCOUNTABILITY.—Not later 8 than 90 days after the date of the enactment of this Act, 9 the Director of National Intelligence shall designate and 10 maintain one or more accountable IC ITE executives to 11 be responsible for—

12 (1) IC ITE management, financial control, and13 integration;

14 (2) ensuring the performance of each key serv15 ice, including establishing measurable service re16 quirements and schedules;

17 (3) ensuring independent testing of each IC
18 ITE core service, including testing by the intended
19 users, to evaluate performance against measurable
20 service requirements and to ensure the capability
21 meets user requirements; and

(4) coordinate IC ITE transition or restructuring efforts, including phase out of legacy systems.
(c) SECURITY PLAN.—Not later than 180 days after
the date of the enactment of this Act, the Director of Na-

tional Intelligence shall develop and maintain a security
 plan for IC ITE.

3	(d) LONG-TERM ROADMAP.—Not later than 180 days
4	after the date of the enactment of this Act, and during
5	each of the second and fourth fiscal quarters thereafter,
6	the Director of National Intelligence shall submit to the
7	congressional intelligence committees a long-term road-
8	map that shall include each of the following:
9	(1) A description of the minimum required and
10	desired key service requirements, including—
11	(A) key performance parameters; and
12	(B) an assessment of current, measured
13	performance.
14	(2) IC ITE implementation milestones, includ-
15	ing each of the following:
16	(A) A schedule for expected deliveries of
17	key service capabilities during each of the fol-
18	lowing phases:
19	(i) Concept refinement and technology
20	maturity demonstration.
21	(ii) Development, integration, and
22	demonstration,
23	(iii) Production, deployment, and
24	sustainment.
25	(iv) System retirement.

(B) Dependencies of such key service capa bilities.

3 (C) Plans for the transition or restruc4 turing necessary to incorporate key service ca5 pabilities.

6 (D) A description of any legacy systems
7 and discontinued capabilities to be phased out.
8 (3) Such other matters as the Director deter9 mines appropriate.

10 (e) BUSINESS PLAN.—Not later than 180 days after 11 the date of the enactment of this Act, and during each 12 of the second and fourth fiscal quarters thereafter, the Di-13 rector of National Intelligence shall submit to the congres-14 sional intelligence committees a business plan that in-15 cludes each of the following:

16 (1) A uniform approach to identify IC ITE key
17 service funding requests within the proposed budget,
18 including multiyear plans to implement the long19 term roadmap required by subsection (d).

20 (2) A uniform approach by which each element
21 of the intelligence community shall identify the cost
22 of legacy information technology or alternative capa23 bilities where IC ITE services will also be available.

24 (3) A uniform effort by which each element of25 the intelligence community shall identify transition

and restructuring costs for new, existing, and retir ing IC ITE services, as well as IC ITE services that
 have changed designations among core service, serv ice of common concern, and agency unique service.
 (4) A fair and equitable rate structure for use

6 of IC ITE.

7 (f) QUARTERLY PRESENTATIONS.—Beginning not 8 later than 180 days after the date of the enactment of 9 this Act, the Director of National Intelligence shall provide to the congressional intelligence committees quarterly up-10 dates regarding ongoing implementation of IC ITE as 11 12 compared to the requirements in the most recently sub-13 mitted security plan required by subsection (c), long-term roadmap required by subsection (d), and business plan re-14 15 quired by subsection (e).

16 (g) ADDITIONAL NOTIFICATIONS.—The Director of National Intelligence shall provide timely notification to 17 the congressional intelligence committees regarding any 18 policy changes related to or affecting IC ITE, new initia-19 tives or strategies related to or impacting IC ITE, and 20 21 changes or deficiencies in the execution of the security 22 plan required by subsection (c), long-term roadmap re-23 quired by subsection (d), and business plan required by subsection (e). 24

25 (h) DEFINITIONS.—In this section:

(1) The term "agency unique service" means a
 capability that is unique to and used only within one
 element of the intelligence community.

4 (2) The term "core service" means a capability
5 that is available to multiple elements of the intel6 ligence community and required for consistent oper7 ation of IC ITE.

8 (3) The term "intelligence community informa-9 tion technology environment" or "IC ITE" means 10 all of the information technology services across the 11 intelligence community, including the data sharing 12 and protection environment across multiple classi-13 fication domains.

14 (4) The term "key service" is a core service or
15 service of common concern, but is not an agency
16 unique service.

17 (5) The term "key service provider" is the enti18 ty responsible and accountable for implementing a
19 key service within the IC ITE.

20 (6) The term "service of common concern"
21 means a capability available across IC ITE that is
22 of interest to two or more elements of the intel23 ligence community.

24 (i) SUNSET.—The section shall have no effect on or25 after September 30, 2024.

1SEC. 2307. DEVELOPMENT OF SECURE CELLULAR VOICE2SOLUTION FOR INTELLIGENCE COMMUNITY.

3 (a) IN GENERAL.—The Director of National Intel-4 ligence shall certify and approve the operation of a Na-5 tional Intelligence Program enterprise-wide secure voice 6 cellular solution that leverages commercially available 7 technology and operates on existing commercial cellular 8 networks.

9 (b) POLICY.—The Director of National Intelligence 10 shall establish an intelligence community policy for the cel-11 lular voice solution required by subsection (a) that ad-12 dresses each of the following:

13 (1) Determinations regarding eligibility to use a14 device covered by such cellular voice solution.

15 (2) The appropriate classification levels associ-16 ated with the use of secure cellular phones.

17 (3) Measures that should be taken prior to ini-18 tiating or receiving a secure cellular call.

(4) Appropriate methods for storage of secure
devices when not in the physical possession of an authorized user.

(5) Such other matters as the Director deter-mines appropriate.

(c) COSTS.—The Director of National Intelligence
shall ensure that annual operating costs of the secure cellular solution requirement in subsection (a), excluding ini-

tial development and deployment, are born on a cost-reim bursable basis by each relevant element of the intelligence
 community.

4 SEC. 2308. POLICY ON MINIMUM INSIDER THREAT STAND-5 ARDS.

6 (a) POLICY REQUIRED.—Not later than 60 days after
7 the date of the enactment of this Act, the Director of Na8 tional Intelligence shall establish a policy for minimum in9 sider threat standards.

10 (b) IMPLEMENTATION.—Not later than 180 days 11 after the date of the enactment of this Act, the head of 12 each element of the intelligence community shall imple-13 ment the policy established under subsection (a).

14SEC. 2309. SUBMISSION OF INTELLIGENCE COMMUNITY15POLICIES.

16 (a) SUBMISSION OF POLICIES.—

17 (1) CURRENT POLICY.—Not later than 180 18 days after the date of the enactment of this Act, the 19 Director of National Intelligence shall submit to the 20 congressional intelligence committees using the elec-21 tronic repository all non-publicly available policies, 22 directives, and guidance issued by the Director of 23 National Intelligence for the intelligence community 24 that are in effect as of the date of the submission.

1	(2) CONTINUOUS UPDATES.—Not later than 15
2	days after the date on which the Director of Na-
3	tional Intelligence issues, modifies, or rescinds a pol-
4	icy, directive, or guidance of the intelligence commu-
5	nity, the Director shall—
6	(A) notify the congressional intelligence
7	committees of such addition, modification, or
8	removal; and
9	(B) update the electronic repository with
10	respect to such addition, modification, or re-
11	moval.
12	(b) ELECTRONIC REPOSITORY DEFINED.—In this
13	section, the term "electronic repository" means the elec-
14	tronic distribution mechanism, in use as of the date of
15	the enactment of this Act, or any successor electronic dis-
16	tribution mechanism, by which the Director of National
17	Intelligence submits to the congressional intelligence com-
18	mittees information.

IV—MATTERS RELATING TITLE 1 TO ELEMENTS OF THE INTEL-2 LIGENCE COMMUNITY 3 Subtitle A—Office of the Director 4 of National Intelligence 5 SEC. 2401. CHIEF FINANCIAL OFFICER OF THE INTEL-6 7 LIGENCE COMMUNITY. 8 Section 103I(a) of the National Security Act of 1947 9 (50 U.S.C. 3034(a)) is amended by adding at the end the 10 following new sentence: "The Chief Financial Officer shall 11 report directly to the Director of National Intelligence.". 12 SEC. 2402. CHIEF INFORMATION OFFICER OF THE INTEL-13 LIGENCE COMMUNITY. Section 103G(a) of the National Security Act of 1947 14 (50 U.S.C. 3032(a)) is amended by adding at the end the 15 following new sentence: "The Chief Information Officer 16 shall report directly to the Director of National Intel-17 ligence.". 18 **Subtitle B—Central Intelligence** 19 Agency 20 21 SEC. 2411. CIA SUBSISTENCE FOR PERSONNEL ASSIGNED 22 TO AUSTERE LOCATIONS. 23 Subsection (a) of section 5 of the Central Intelligence 24 Agency Act of 1949 (50 U.S.C. 3506) is amended—

1	(1) in paragraph (1), by striking "(50 U.S.C.
2	403–4a).," and inserting "(50 U.S.C. 403–4a),";
3	(2) in paragraph (6), by striking "and" at the
4	end;
5	(3) in paragraph (7), by striking the period at
6	the end and inserting "; and"; and
7	(4) by adding at the end the following new
8	paragraph (8):
9	"(8) Upon the approval of the Director, pro-
10	vide, during any fiscal year, with or without reim-
11	bursement, subsistence to any personnel assigned to
12	an overseas location designated by the Agency as an
13	austere location.".
13 14	austere location.". SEC. 2412. SPECIAL RULES FOR CERTAIN MONTHLY WORK-
14	SEC. 2412. SPECIAL RULES FOR CERTAIN MONTHLY WORK-
14 15	SEC. 2412. SPECIAL RULES FOR CERTAIN MONTHLY WORK- ERS' COMPENSATION PAYMENTS AND OTHER
14 15 16 17	SEC. 2412. SPECIAL RULES FOR CERTAIN MONTHLY WORK- ERS' COMPENSATION PAYMENTS AND OTHER PAYMENTS FOR CIA PERSONNEL.
14 15 16 17 18	SEC. 2412. SPECIAL RULES FOR CERTAIN MONTHLY WORK- ERS' COMPENSATION PAYMENTS AND OTHER PAYMENTS FOR CIA PERSONNEL. (a) IN GENERAL.—The Central Intelligence Agency
14 15 16 17	 SEC. 2412. SPECIAL RULES FOR CERTAIN MONTHLY WORK- ERS' COMPENSATION PAYMENTS AND OTHER PAYMENTS FOR CIA PERSONNEL. (a) IN GENERAL.—The Central Intelligence Agency Act of 1949 (50 U.S.C. 3501 et seq.) is amended by in-
14 15 16 17 18 19	SEC. 2412. SPECIAL RULES FOR CERTAIN MONTHLY WORK- ERS' COMPENSATION PAYMENTS AND OTHER PAYMENTS FOR CIA PERSONNEL. (a) IN GENERAL.—The Central Intelligence Agency Act of 1949 (50 U.S.C. 3501 et seq.) is amended by in- serting after section 19 the following new section:
 14 15 16 17 18 19 20 	 SEC. 2412. SPECIAL RULES FOR CERTAIN MONTHLY WORK- ERS' COMPENSATION PAYMENTS AND OTHER PAYMENTS FOR CIA PERSONNEL. (a) IN GENERAL.—The Central Intelligence Agency Act of 1949 (50 U.S.C. 3501 et seq.) is amended by in- serting after section 19 the following new section: "SEC. 19A. SPECIAL RULES FOR CERTAIN INDIVIDUALS IN-
 14 15 16 17 18 19 20 21 	 SEC. 2412. SPECIAL RULES FOR CERTAIN MONTHLY WORK- ERS' COMPENSATION PAYMENTS AND OTHER PAYMENTS FOR CIA PERSONNEL. (a) IN GENERAL.—The Central Intelligence Agency Act of 1949 (50 U.S.C. 3501 et seq.) is amended by in- serting after section 19 the following new section: *SEC. 19A. SPECIAL RULES FOR CERTAIN INDIVIDUALS IN- JURED BY REASON OF WAR, INSURGENCY,

1	"(1) INCREASE.—The Director of the Central
2	Intelligence Agency may increase the amount of
3	monthly compensation paid to a covered employee
4	under section 8105 of title 5, United States Code.
5	Subject to paragraph (2), the Director may deter-
6	mine the amount of each such increase by taking
7	into account—
8	"(A) the severity of the qualifying injury;
9	"(B) the circumstances by which the cov-
10	ered employee became injured; and
11	"(C) the seniority of the covered employee.
12	"(2) MAXIMUM.—Notwithstanding chapter 81 of title
13	5, United States Code, the total amount of monthly com-
14	pensation increased under paragraph (1) may not exceed
15	the monthly pay of the maximum rate of basic pay for
16	GS–15 of the General Schedule under section 5332 of title
17	5, United States Code.
18	"(b) Costs for Treating Qualifying Inju-
19	RIES.—The Director may pay the costs of treating a quali-
20	fying injury of a covered employee, a covered individual,
21	or a covered dependent, or may reimburse a covered em-
22	ployee, a covered individual, or a covered dependent for
23	such costs, that are not otherwise covered by chapter 81
24	of title 5, United States Code, or other provision of Fed-
25	eral law.

1	"(c) TREATMENT OF AMOUNTS.—For purposes of
2	section 104 of the Internal Revenue Code of 1986,
3	amounts paid pursuant to this section shall be treated as
4	amounts paid under chapter 81 of title 5, United States
5	Code.
6	"(d) DEFINITIONS.—In this section:
7	"(1) COVERED DEPENDENT.—The term 'cov-
8	ered dependent' means a family member of a covered
9	employee who, on or after September 11, 2001—
10	"(A) accompanies the covered employee to
11	an assigned duty station in a foreign country;
12	and
13	"(B) becomes injured by reason of a quali-
14	fying injury.
15	"(2) COVERED EMPLOYEE.—The term 'covered
16	employee' means an officer or employee of the Cen-
17	tral Intelligence Agency who, on or after September
18	11, 2001, becomes injured by reason of a qualifying
19	injury.
20	"(3) COVERED INDIVIDUAL.—The term 'cov-
21	ered individual' means an individual who—
22	"(A)(i) is detailed to the Central Intel-
23	ligence Agency from other agencies of the
24	United States Government or from the Armed

1	"(ii) is affiliated with the Central Intel-
2	ligence Agency, as determined by the Director;
3	and
4	"(B) who, on or after September 11, 2001,
5	becomes injured by reason of a qualifying in-
6	jury.
7	"(4) QUALIFYING INJURY.—The term 'quali-
8	fying injury' means the following:
9	"(A) With respect to a covered dependent,
10	an injury incurred—
11	"(i) during war, insurgency, hostile
12	act, or terrorist activities occurring during
13	a period in which the covered dependent is
14	accompanying the covered employee to an
15	assigned duty station in a foreign country;
16	and
17	"(ii) that was not the result of the
18	willful misconduct of the covered depend-
19	ent.
20	"(B) With respect to a covered employee
21	or a covered individual, an injury incurred—
22	"(i) during war, insurgency, hostile
23	act, or terrorist activities occurring during
24	a period of assignment to a duty station in
25	a foreign country; and

1	"(ii) that was not the result of the
2	willful misconduct of the covered employee
3	or the covered individual.".
4	(b) REGULATIONS.—Not later than 120 days after
5	the date of the enactment of this Act, the Director of the
6	Central Intelligence Agency shall—
7	(1) prescribe regulations ensuring the fair and
8	equitable implementation of section 19A of the Cen-
9	tral Intelligence Agency Act of 1949, as added by
10	subsection (a); and
11	(2) submit to the congressional intelligence
12	committees such regulations.
13	(c) Application.—Section 19A of the Central Intel-
14	ligence Agency Act of 1949, as added by subsection (a),
15	shall apply with respect to—
16	(1) payments made to covered employees (as
17	defined in such section) under section 8105 of title
18	5, United States Code, beginning on or after the
19	date of the enactment of this Act; and
20	(2) treatment described in subsection (b) of
21	such section 19A occurring on or after the date of
22	the enactment of this Act.

1	SEC. 2413. EXPANSION OF SECURITY PROTECTIVE SERVICE
2	JURISDICTION OF THE CENTRAL INTEL-
3	LIGENCE AGENCY.
4	Subsection (a) of section 15 of the Central Intel-
5	ligence Act of 1949 (50 U.S.C. 3515(a)) is amended—
6	(1) in the subsection heading, by striking "Po-
7	LICEMEN" and inserting "POLICE OFFICERS"; and
8	(2) in paragraph (1) —
9	(A) in subparagraph (B), by striking "500
10	feet;" and inserting "500 yards;"; and
11	(B) in subparagraph (D), by striking "500
12	feet." and inserting "500 yards.".
13	SEC. 2414. REPEAL OF FOREIGN LANGUAGE PROFICIENCY
13 14	SEC. 2414. REPEAL OF FOREIGN LANGUAGE PROFICIENCY REQUIREMENT FOR CERTAIN SENIOR LEVEL
14	REQUIREMENT FOR CERTAIN SENIOR LEVEL
14 15	REQUIREMENT FOR CERTAIN SENIOR LEVEL POSITIONS IN THE CENTRAL INTELLIGENCE
14 15 16	REQUIREMENT FOR CERTAIN SENIOR LEVEL POSITIONS IN THE CENTRAL INTELLIGENCE AGENCY.
14 15 16 17	REQUIREMENT FOR CERTAIN SENIOR LEVEL POSITIONS IN THE CENTRAL INTELLIGENCE AGENCY. (a) REPEAL OF FOREIGN LANGUAGE PROFICIENCY
14 15 16 17 18	REQUIREMENT FOR CERTAIN SENIOR LEVEL POSITIONS IN THE CENTRAL INTELLIGENCE AGENCY. (a) REPEAL OF FOREIGN LANGUAGE PROFICIENCY REQUIREMENT.—Section 104A of the National Security
14 15 16 17 18 19	REQUIREMENT FOR CERTAIN SENIOR LEVEL POSITIONS IN THE CENTRAL INTELLIGENCE AGENCY. (a) REPEAL OF FOREIGN LANGUAGE PROFICIENCY REQUIREMENT.—Section 104A of the National Security Act of 1947 (50 U.S.C. 3036) is amended by striking sub-
 14 15 16 17 18 19 20 	REQUIREMENT FOR CERTAIN SENIOR LEVEL POSITIONS IN THE CENTRAL INTELLIGENCE AGENCY. (a) REPEAL OF FOREIGN LANGUAGE PROFICIENCY REQUIREMENT.—Section 104A of the National Security Act of 1947 (50 U.S.C. 3036) is amended by striking sub- section (g).
 14 15 16 17 18 19 20 21 	REQUIREMENT FOR CERTAIN SENIOR LEVEL POSITIONS IN THE CENTRAL INTELLIGENCE AGENCY. (a) REPEAL OF FOREIGN LANGUAGE PROFICIENCY REQUIREMENT.—Section 104A of the National Security Act of 1947 (50 U.S.C. 3036) is amended by striking sub- section (g). (b) CONFORMING REPEAL OF REPORT REQUIRE-

Subtitle C—Office of Intelligence and Counterintelligence of De partment of Energy

4 SEC. 2421. CONSOLIDATION OF DEPARTMENT OF ENERGY
5 OFFICES OF INTELLIGENCE AND COUNTER6 INTELLIGENCE.

7 (a) IN GENERAL.—Section 215 of the Department of
8 Energy Organization Act (42 U.S.C. 7144b) is amended
9 to read as follows:

10 "OFFICE OF INTELLIGENCE AND COUNTERINTELLIGENCE11 "SEC. 215.

12 "(a) IN GENERAL.—There is in the Department an
13 Office of Intelligence and Counterintelligence. Such office
14 shall be under the National Intelligence Program.

15 "(b) DIRECTOR.—(1) The head of the Office shall be 16 the Director of the Office of Intelligence and Counterintel-17 ligence, who shall be an employee in the Senior Executive Service, the Senior Intelligence Service, the Senior Na-18 19 tional Intelligence Service, or any other Service that the 20 Secretary, in coordination with the Director of National 21 Intelligence, considers appropriate. The Director of the 22 Office shall report directly to the Secretary.

"(2) The Secretary shall select an individual to serve
as the Director from among individuals who have substantial expertise in matters relating to the intelligence com-

munity, including foreign intelligence and counterintel ligence.

3 "(c) DUTIES.—(1) Subject to the authority, direc-4 tion, and control of the Secretary, the Director shall per-5 form such duties and exercise such powers as the Sec-6 retary may prescribe.

7 "(2) The Director shall be responsible for estab8 lishing policy for intelligence and counterintelligence pro9 grams and activities at the Department.

"(d) DEFINITIONS.—In this section, the terms 'intelligence community' and 'National Intelligence Program'
have the meanings given such terms in section 3 of the
National Security Act of 1947 (50 U.S.C. 3003).".

(b) CONFORMING REPEAL.—Section 216 of the Department of Energy Organization Act (42 U.S.C. 7144c)
is hereby repealed.

17 (c) CLERICAL AMENDMENT.—The table of contents
18 at the beginning of the Department of Energy Organiza19 tion Act is amended by striking the items relating to sec20 tions 215 and 216 and inserting the following new item:
"215. Office of Intelligence and Counterintelligence.".

21 SEC. 2422. ESTABLISHMENT OF ENERGY INFRASTRUCTURE 22 SECURITY CENTER.

23 Section 215 of the Department of Energy Organiza24 tion Act (42 U.S.C. 7144b), as amended by section 2421,

25 is further amended—

(1) by redesignating subsection (d) as sub section (e); and

3 (2) by inserting after subsection (c) the fol4 lowing new subsection (d):

5 "(d) ENERGY INFRASTRUCTURE SECURITY CEN-6 TER.—(1)(A) The President shall establish an Energy In-7 frastructure Security Center, taking into account all ap-8 propriate government tools to analyze and disseminate in-9 telligence relating to the security of the energy infrastruc-10 ture of the United States.

11 "(B) The Secretary shall appoint the head of the En-12 ergy Infrastructure Security Center.

13 "(C) The Energy Infrastructure Security Center shall
14 be located within the Office of Intelligence and Counter15 intelligence.

"(2) In establishing the Energy Infrastructure Security Center, the Director of the Office of Intelligence and
Counterintelligence shall address the following missions
and objectives to coordinate and disseminate intelligence
relating to the security of the energy infrastructure of the
United States:

"(A) Establishing a primary organization within the United States Government for analyzing and
integrating all intelligence possessed or acquired by

the United States pertaining to the security of the
 energy infrastructure of the United States.

"(B) Ensuring that appropriate departments
and agencies have full access to and receive intelligence support needed to execute the plans or activities of the agencies, and perform independent, alternative analyses.

8 "(C) Establishing a central repository on known 9 and suspected foreign threats to the energy infra-10 structure of the United States, including with re-11 spect to any individuals, groups, or entities engaged 12 in activities targeting such infrastructure, and the 13 goals, strategies, capabilities, and networks of such 14 individuals, groups, or entities.

15 "(D) Disseminating intelligence information re-16 lating to the security of the energy infrastructure of 17 the United States, including threats and analyses, to 18 the President, to the appropriate departments and 19 agencies, and to the appropriate committees of Con-20 gress.

21 "(3) The President may waive the requirements of 22 this subsection, and any parts thereof, if the President de-23 termines that such requirements do not materially improve 24 the ability of the United States Government to prevent 25 and halt attacks against the energy infrastructure of the United States. Such waiver shall be made in writing to
 Congress and shall include a description of how the mis sions and objectives in paragraph (2) are being met.

4 "(4) If the President decides not to exercise the waiv5 er authority granted by paragraph (3), the President shall
6 submit to Congress from time to time updates and plans
7 regarding the establishment of an Energy Infrastructure
8 Security Center.".

9 SEC. 2423. REPEAL OF DEPARTMENT OF ENERGY INTEL-

10 LIGENCE EXECUTIVE COMMITTEE AND BUDG11 ET REPORTING REQUIREMENT.

Section 214 of the Department of Energy Organization Act (42 U.S.C. 7144a) is amended—

14 (1) by striking "(a) DUTY OF SECRETARY.—";15 and

16 (2) by striking subsections (b) and (c).

Subtitle D—Other Elements

18 SEC. 2431. COLLOCATION OF CERTAIN DEPARTMENT OF

19 HOMELAND SECURITY PERSONNEL AT FIELD20 LOCATIONS.

Not later than 18 months after the date of the enactment of this Act, the Under Secretary of Homeland Security for Intelligence and Analysis shall transfer not less
than 40 personnel who are stationed, as of the date of
the enactment of this Act, at the Department of Home-

land Security headquarters located at Nebraska Avenue 1 Northwest, Washington, District of Columbia, to locations 2 3 at least 30 miles from such headquarters in order to collo-4 cate such personnel with and provide support for Depart-5 ment of Homeland Security operational units from Customs and Border Protection, the Transportation Security 6 7 Administration, Immigration and Customs Enforcement, 8 or other elements of the Department of Homeland Secu-9 rity.

10 SEC. 2432. FRAMEWORK FOR ROLES, MISSIONS, AND FUNC11 TIONS OF DEFENSE INTELLIGENCE AGENCY.

12 (a) IN GENERAL.—The Director of National Intelligence and the Secretary of Defense shall jointly establish 13 a framework to ensure the appropriate balance of re-14 15 sources for the roles, missions, and functions of the Defense Intelligence Agency in its capacity as an element of 16 the intelligence community and as a combat support agen-17 18 cy. The framework shall include supporting processes to provide for the consistent and regular reevaluation of the 19 responsibilities and resources of the Defense Intelligence 20 21 Agency to prevent imbalanced priorities, insufficient or 22 misaligned resources, and the unauthorized expansion of 23 mission parameters.

1	(b) MATTERS FOR INCLUSION.—The framework re-
2	quired under subsection (a) shall include each of the fol-
3	lowing:
4	(1) A lexicon providing for consistent defini-
5	tions of relevant terms used by both the intelligence
6	community and the Department of Defense, includ-
7	ing each of the following:
8	(A) Defense intelligence enterprise.
9	(B) Enterprise manager.
10	(C) Executive agent.
11	(D) Function.
12	(E) Functional manager.
13	(F) Mission.
14	(G) Mission manager.
15	(H) Responsibility.
16	(I) Role.
17	(J) Service of common concern.
18	(2) An assessment of the necessity of maintain-
19	ing separate designations for the intelligence com-
20	munity and the Department of Defense for intel-
21	ligence functional or enterprise management con-
22	structs.
23	(3) A repeatable process for evaluating the ad-
24	dition, transfer, or elimination of defense intelligence
25	missions, roles, and functions, currently performed

1	or to be performed in the future by the Defense In-
2	telligence Agency, which includes each of the fol-
3	lowing:
4	(A) A justification for the addition, trans-
5	fer, or elimination of a mission, role, or func-
6	tion.
7	(B) The identification of which, if any, ele-
8	ment of the Federal Government performs the
9	considered mission, role, or function.
10	(C) In the case of any new mission, role,
11	or functions—
12	(i) an assessment of the most appro-
13	priate agency or element to perform such
14	mission, role, or function, taking into ac-
15	count the resource profiles, scope of re-
16	sponsibilities, primary customers, and ex-
17	isting infrastructure necessary to support
18	such mission, role, or function; and
19	(ii) a determination of the appropriate
20	resource profile and an identification of the
21	projected resources needed and the pro-
22	posed source of such resources over the fu-
23	ture-years defense program, to be provided
24	in writing to any elements of the intel-
25	ligence community or the Department of

Defense affected by the assumption, trans fer, or elimination of any mission, role, or
 function.

4 (D) In the case of any mission, role, or function proposed to be assumed, transferred, 5 6 or eliminated, an assessment, which shall be 7 completed jointly by the heads of each element 8 affected by such assumption, transfer, or elimi-9 nation, of the risks that would be assumed by 10 the intelligence community and the Department 11 if such mission, role, or function is assumed, 12 transferred, or eliminated.

13 (E) A description of how determinations
14 are made regarding the funding of programs
15 and activities under the National Intelligence
16 Program and the Military Intelligence Program,
17 including—

18 (i) which programs or activities are19 funded under each such Program;

20 (ii) which programs or activities
21 should be jointly funded under both such
22 Programs and how determinations are
23 made with respect to funding allocations
24 for such programs and activities; and

1 (iii) the thresholds and process for 2 changing a program or activity from being 3 funded under one such Program to being 4 funded under the other such Program. 5 SEC. 2433. CONSULTATION BY SECRETARY OF DEFENSE 6 WITH DIRECTOR OF NATIONAL **INTEL-**7 LIGENCE FOR CERTAIN FUNCTIONS. 8 Section 105(b) of the National Security Act of 1947 9 (50 U.S.C. 3038(b)) is amended in the matter preceding paragraph (1) by inserting ", in consultation with the Di-10 rector of National Intelligence," after "the Secretary of 11 Defense". 12 13 SEC. 2434. CONSTRUCTION OF NATIONAL SECURITY AGEN-14 CY EAST CAMPUS BUILDING 3. 15 (a) SENSE OF CONGRESS.—It is the sense of Congress that in carrying out the construction at the National 16 17 Security Agency East Campus, the Director of the National Security Agency should prioritize the consolidation 18 of national intelligence mission activities on such campus 19 and away from disparate leased facilities in the Wash-20 21 ington-Baltimore region. 22 (b) INCREMENTAL CONSTRUCTION OF EAST CAMPUS 23 BUILDING 3.—

24 (1) IN GENERAL.—The Director of the National
25 Security Agency may provide for the construction of

East Campus Building 3, as authorized in section
 2102, in increments, subject to annual appropria tions, except that the total amount expended on the
 construction of East Campus Building 3 may not exceed \$775,000,000.

6 (2) FISCAL YEAR 2019.—The authorization of 7 appropriations for East Campus Building 3 under 8 section 2102 is an authorization to proceed with the 9 construction of East Campus Building 3. The Direc-10 tor of the National Security Agency shall conduct 11 necessary activities during fiscal year 2019 to avoid 12 delays in project completion.

(c) REPORT.—Not later than 180 days after the date
of the enactment of this Act, the Director of the National
Security Agency shall submit to the congressional intelligence committees a plan for the construction of East
Campus Building 4 and East Campus Building 5. Such
plan shall include—

(1) a list of commercial leases in the Washington-Baltimore region that could be terminated if
Congress authorizes the construction of East Campus Building 4 and East Campus Building 5; and
(2) an analysis of options to accelerate East

24 Campus construction efforts.

1	SEC. 2435. ESTABLISHMENT OF ADVISORY BOARD FOR NA-
2	TIONAL RECONNAISSANCE OFFICE.
3	(a) ESTABLISHMENT.—Section 106A of the National
4	Security Act of 1947 (50 U.S.C. 3041a) is amended by
5	adding at the end the following new subsection:
6	"(d) Advisory Board.—
7	"(1) ESTABLISHMENT.—There is established in
8	the National Reconnaissance Office an advisory
9	board (in this section referred to as the 'Board').
10	"(2) DUTIES.—The Board shall—
11	"(A) study matters relating to the mission
12	of the National Reconnaissance Office, includ-
13	ing with respect to space, overhead reconnais-
14	sance, acquisition, and other matters; and
15	"(B) advise and report directly the Direc-
16	tor with respect to such matters.
17	"(3) Members.—
18	"(A) NUMBER AND APPOINTMENT.—The
19	Board shall be composed of 5 members ap-
20	pointed by the Director from among individuals
21	with demonstrated academic, government, busi-
22	ness, or other expertise relevant to the mission
23	and functions of the National Reconnaissance
24	Office.
25	"(B) TERMS.—Each member shall be ap-
26	pointed for a term of 2 years. Except as pro-

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1	vided by subparagraph (C), a member may not
2	serve more than 3 terms.
3	"(C) VACANCY.—Any member appointed to
4	fill a vacancy occurring before the expiration of
5	the term for which the member's predecessor
6	was appointed shall be appointed only for the
7	remainder of that term. A member may serve
8	after the expiration of that member's term until
9	a successor has taken office.
10	"(D) CHAIR.—The Board shall have a
11	Chair, who shall be appointed by the Director
12	from among the members.
13	"(E) TRAVEL EXPENSES.—Each member
14	shall receive travel expenses, including per diem
15	in lieu of subsistence, in accordance with appli-
16	cable provisions under subchapter I of chapter
17	57 of title 5, United States Code.
18	"(F) EXECUTIVE SECRETARY.—The Direc-
19	tor may appoint an executive secretary, who
20	shall be an employee of the National Reconnais-

21 sance Office, to support the Board.

22 "(4) MEETINGS.—The Board shall meet not
23 less than quarterly, but may meet more frequently
24 at the call of the Director.

1 "(5) REPORTS.—Not later than March 31 of 2 each year, the Board shall submit to the Director 3 and to the congressional intelligence committees a 4 report on the activities of the Board during the pre-5 ceding year. 6 "(6) NONAPPLICABILITY OF CERTAIN REQUIRE-7 MENTS.—The Federal Advisory Committee Act (5 8 U.S.C. App.) shall not apply to the Board.". 9 (b) INITIAL APPOINTMENTS.—Not later than 180 days after the date of the enactment of this Act, the Direc-10 11 tor of the National Reconnaissance Office shall appoint 12 the initial 5 members to the advisory board under subsection (d) of section 106A of the National Security Act 13 of 1947 (50 U.S.C. 3041a), as added by subsection (a). 14 TITLE V—REPORTS AND OTHER 15 MATTERS 16 17 SEC. 2501. PUBLIC INTEREST DECLASSIFICATION BOARD. 18 Section 710(b) of the Public Interest Declassification 19 Act of 2000 (Public Law 106–567; 50 U.S.C. 3161 note) 20 is amended by striking "2018" and inserting "2028". 21 SEC. 2502. REPEAL OF CERTAIN REPORTING REQUIRE-22 MENTS. 23 (a) Correcting Long-standing Material Weak-NESSES.—Section 368 of the Intelligence Authorization 24

Act for Fiscal Year 2010 (Public Law 110–259; 50 U.S.C. 1 2 3051 note) is hereby repealed.

3 (b) ANNUAL REPORT ON INTERACTIONS BETWEEN 4 INTELLIGENCE COMMUNITY AND ENTERTAINMENT IN-5 DUSTRY.—Section 308 of the Intelligence Authorization 6 Act for Fiscal Year 2017 (division N of Public Law 115-7 31; 131 Stat. 813; 50 U.S.C. 3222) is amended by strik-8 ing subsection (c).

9 (c) DECLASSIFICATION REVIEW WITH RESPECT TO From 10 DETAINEES TRANSFERRED UNITED STATES NAVAL STATION, GUANTANAMO BAY, CUBA.—Section 11 12 601 of such Act (division N of Public Law 115–31; 131 13 Stat. 827) is hereby repealed.

14 (d) INTERAGENCY THREAT ASSESSMENT AND CO-15 ORDINATION GROUP.—Section 210D of the Homeland Se-16 curity Act of 2002 (6 U.S.C. 124k) is amended—

17 (1) by striking subsection (c); and

18 (2) by redesignating subsections (d) through (i)

19 as subsections (c) through (h), respectively; and

20 (3) in subsection (c), as so redesignated— 21 (A) in paragraph (8), by striking "; and" 22 and inserting a period; and 23

(B) by striking paragraph (9).

1 (e) INSPECTOR GENERAL REPORT.—Section 8H of 2 the Inspector General Act of 1978 (5 U.S.C. App.) is amended-3

4 (1) by striking subsection (g); and

ERAL OFFICES.

5 (2) by redesignating subsections (h) and (i) as 6 subsections (g) and (h), respectively.

7 SEC. 2503. NOTIFICATION OF SIGNIFICANT FOREIGN CYBER 8 INTRUSIONS AND ACTIVE MEASURES CAM-9 PAIGNS DIRECTED AT ELECTIONS FOR FED-10

- 11 DETERMINATIONS OF SIGNIFICANT FOREIGN (a) 12 CYBER INTRUSIONS AND ACTIVE MEASURES CAM-PAIGNS.—The Director of National Intelligence, the Di-13 rector of the Federal Bureau of Investigation, and the 14 15 Secretary of Homeland Security shall jointly carry out 16 subsection (b) if such Directors and the Secretary jointly determine-17
- 18 (1) that on or after the date of the enactment 19 of this Act, a significant foreign cyber intrusion or 20 active measures campaign intended to influence an 21 upcoming election for any Federal office has oc-22 curred or is occurring; and
- 23 (2) with moderate or high confidence, that such 24 intrusion or campaign can be attributed to a foreign

state or to a foreign nonstate person, group, or other
 entity.

3 (b) Briefing.—

4 (1) IN GENERAL.—Not later than 14 days after 5 making a determination under subsection (a), the 6 Director of National Intelligence, the Director of the 7 Federal Bureau of Investigation, and the Secretary 8 of Homeland Security, shall jointly provide a brief-9 ing to the congressional leadership, the congressional 10 intelligence committees and, consistent with the pro-11 tection of sources and methods, the other appro-12 priate congressional committees. The briefing shall 13 be classified and address, at a minimum, the fol-14 lowing:

15 (A) A description of the significant foreign
16 cyber intrusion or active measures campaign, as
17 the case may be, covered by the determination.

(B) An identification of the foreign state
or foreign nonstate person, group, or other entity, to which such intrusion or campaign has
been attributed.

(C) The desirability and feasibility of the
public release of information about the cyber intrusion or active measures campaign.

1 (D) Any other information such Directors 2 and the Secretary jointly determine appropriate. 3 (2) ELECTRONIC ELECTION INFRASTRUCTURE 4 BRIEFINGS.—With respect to a significant foreign 5 cyber intrusion covered by a determination under 6 subsection (a), the Secretary of Homeland Security, 7 in consultation with the Director of National Intel-8 ligence and the Director of the Federal Bureau of 9 Investigation, shall offer to the owner or operator of 10 any electronic election infrastructure directly af-11 fected by such intrusion, a briefing on such intru-12 sion, including steps that may be taken to mitigate 13 such intrusion. Such briefing may be classified and 14 made available only to individuals with appropriate 15 security clearances. PROTECTION OF SOURCES AND 16 (3)METH-17 ODS.—This subsection shall be carried out in a man-18 ner that is consistent with the protection of sources 19 and methods. 20 (c) DEFINITIONS.—In this section: 21 (1) ACTIVE MEASURES CAMPAIGN.—The term

22 "active measures campaign" means a foreign semi-23 covert or covert intelligence operation.

24 (2) CANDIDATE, ELECTION, AND POLITICAL
25 PARTY.—The terms "candidate", "election", and

1	"political party" have the meanings given those
2	terms in section 301 of the Federal Election Cam-
3	paign Act of 1971 (52 U.S.C. 30101).
4	(3) Congressional leadership.—The term
5	"congressional leadership" includes the following:
6	(A) The majority leader of the Senate.
7	(B) The minority leader of the Senate.
8	(C) The Speaker of the House of Rep-
9	resentatives.
10	(D) The minority leader of the House of
11	Representatives.
12	(4) CYBER INTRUSION.—The term "cyber in-
13	trusion" means an electronic occurrence that actu-
14	ally or imminently jeopardizes, without lawful au-
15	thority, electronic election infrastructure, or the in-
16	tegrity, confidentiality, or availability of information
17	within such infrastructure.
18	(5) Electronic election infrastruc-
19	TURE.—The term "electronic election infrastruc-
20	ture" means an electronic information system of any
21	of the following that is related to an election for
22	Federal office:
23	(A) The Federal Government.
24	(B) A State or local government.
25	(C) A political party.

1 (D) The election campaign of a candidate. 2 (6) FEDERAL OFFICE.—The term "Federal of-3 fice" has the meaning given that term in section 301 4 of the Federal Election Campaign Act of 1971 (52) 5 U.S.C. 30101). 6 (7) HIGH CONFIDENCE.—The term "high con-7 fidence", with respect to a determination, means 8 that the determination is based on high-quality in-9 formation from multiple sources. 10 (8) MODERATE CONFIDENCE.—The term "mod-11 erate confidence", with respect to a determination, 12 means that a determination is credibly sourced and 13 plausible but not of sufficient quality or corrobo-14 rated sufficiently to warrant a higher level of con-15 fidence. (9) OTHER APPROPRIATE CONGRESSIONAL COM-16 17 MITTEES.—The term "other appropriate congres-18 sional committees" means-19 (A) the Committee on Armed Services and 20 the Committee on Homeland Security and Gov-21 ernmental Affairs of the Senate; and 22 (B) the Committee on Armed Services and 23 the Committee on Homeland Security of the 24 House of Representatives.

1SEC. 2504. REPORTS ON INTELLIGENCE COMMUNITY LOAN2REPAYMENT AND RELATED PROGRAMS.

3 (a) SENSE OF CONGRESS.—It is the sense of Con4 gress that—

5 (1) there should be established, through the
6 issuing of an Intelligence Community Directive or
7 otherwise, an intelligence community-wide program
8 for student loan repayment, student loan forgive9 ness, financial counseling, and related matters, for
10 employees of the intelligence community;

(2) creating such a program would enhance the
ability of the elements of the intelligence community
to recruit, hire, and retain highly qualified personnel, including with respect to mission-critical and
hard-to-fill positions;

(3) such a program, including with respect to
eligibility requirements, should be designed so as to
maximize the ability of the elements of the intelligence community to recruit, hire, and retain highly
qualified personnel, including with respect to mission-critical and hard-to-fill positions; and

(4) to the extent possible, such a program
should be uniform throughout the intelligence community and publicly promoted by each element of
the intelligence community to both current employ-

ees of the element as well as to prospective employ ees of the element.

3 (b) REPORT ON POTENTIAL INTELLIGENCE COMMU-4 NITY-WIDE PROGRAM.—

5 (1) IN GENERAL.—Not later than 180 days 6 after the date of the enactment of this Act, the Di-7 rector of National Intelligence, in cooperation with 8 the heads of the elements of the intelligence commu-9 nity and the heads of any other appropriate depart-10 ment or agency of the Federal Government, shall 11 submit to the congressional intelligence committees a 12 report on potentially establishing and carrying out 13 an intelligence community-wide program for student 14 loan repayment, student loan forgiveness, financial 15 counseling, and related matters, as described in sub-16 section (a).

17 (2) MATTERS INCLUDED.—The report under
18 paragraph (1) shall include, at a minimum, the fol19 lowing:

20 (A) A description of the financial resources
21 that the elements of the intelligence community
22 would require to establish and initially carry
23 out the program specified in paragraph (1).

24 (B) A description of the practical steps to25 establish and carry out such a program.

1	(C) The identification of any legislative ac-
2	tion the Director determines necessary to estab-
3	lish and carry out such a program.
4	(c) ANNUAL REPORTS ON ESTABLISHED PRO-
5	GRAMS.—
6	(1) IN GENERAL.—The Director of National In-
7	telligence shall annually submit to the congressional
8	intelligence committees a report on the covered pro-
9	grams. Each such report shall include, with respect
10	to the period covered by the report, the following:
11	(A) The number of personnel from each
12	element of the intelligence community who used
13	each covered program.
14	(B) The total amount of funds each ele-
15	ment expended for each such program.
16	(C) A description of the efforts made by
17	each element to promote each covered program
18	pursuant to both the personnel of the element
19	of the intelligence community and to prospec-
20	tive personnel.
21	(2) COVERED PROGRAMS DEFINED.—In this
22	subsection, the term "covered programs" means any
23	loan repayment program, loan forgiveness program,
24	financial counseling program, or similar programs,
25	established pursuant to title X of the National Secu-

1 rity Act of 1947 (50 U.S.C. 3191 et seq.) or any 2 other provision of law that may be administered or 3 used by an element of the intelligence community. 4 SEC. 2505. COMPTROLLER GENERAL OF THE UNITED 5 STATES REPORT ON SENIOR EXECUTIVES OF 6 THE OFFICE OF THE DIRECTOR OF NATIONAL 7 **INTELLIGENCE.** 8 (a) REPORT.—Not later than 180 days after the date 9 of the enactment of this Act, the Comptroller General of 10 the United States shall submit to the congressional intelligence committees a report on the number of Senior Exec-11 12 utive Service positions in the Office of the Director of National Intelligence. 13 (b) MATTERS INCLUDED.—The report under sub-14 15 section (a) shall include the following: 16 (1) The number of required Senior Executive 17 Service positions for the Office of the Director of 18 National Intelligence. 19 (2) Whether such requirements are reasonably 20 based on the mission of the Office. 21 (3) A discussion of how the levels of the Senior 22 Executive Service positions in the Office compare to 23 the number of senior positions at other elements of 24 the intelligence community.

1 (c) COOPERATION.—The Director of National Intel-2 ligence shall provide to the Comptroller General any infor-3 mation requested by the Comptroller General to carry out 4 this section by not later than 5 business days after the 5 date on which the Comptroller General makes such re-6 quest.

7 (d) SENIOR EXECUTIVE SERVICE POSITION DE-8 FINED.—In this section, the term "Senior Executive Serv-9 ice position" has the meaning given that term in section 10 3132(a)(2) of title 5, United States Code, and includes 11 any position above the GS-15, step 10, level of the Gen-12 eral Schedule under section 5332 of such title.

13 SEC. 2506. BRIEFINGS ON COUNTERINTELLIGENCE ACTIVI-

14TIES OF THE FEDERAL BUREAU OF INVES-15TIGATION.

16 (a) QUARTERLY BRIEFINGS.—Not later than 90 days after the date of the enactment of this Act, and on a quar-17 terly basis thereafter, the Director of the Federal Bureau 18 of Investigation shall provide to the congressional intel-19 ligence committees a briefing on the counterintelligence 20 21 activities of the Federal Bureau of Investigation. Such 22 briefings shall include, at a minimum, an overview and up-23 date of—

24 (1) the counterintelligence posture of the Bu-25 reau;

(2) matters of counterintelligence concern; and
 (3) any other information relating to the coun terintelligence activities of the Bureau that the Di rector determines necessary to keep the congres sional intelligence committees fully and currently in formed as required by section 501 of the National
 Security Act of 1947 (50 U.S.C. 3091).

8 (b) GUIDELINES.—The Director, in coordination with 9 the Attorney General and in consultation with the congres-10 sional intelligence committees, shall develop guidelines 11 governing the scope of the briefings provided under sub-12 section (a).

13 SEC. 2507. BRIEFING ON FBI OFFERING PERMANENT RESI 14 DENCE TO SOURCES AND COOPERATORS.

15 Not later than 30 days after the date of the enactment of this Act, the Director of the Federal Bureau of 16 Investigation shall provide to the congressional intelligence 17 18 committees a briefing on the ability of the Federal Bureau 19 of Investigation to offer, as an inducement to assisting the 20Bureau, permanent residence within the United States to 21 foreign individuals who are sources or cooperators in coun-22 terintelligence or other national security-related investiga-23 tions. The briefing shall address the following:

24 (1) The extent to which the Bureau may make25 such offers, whether independently or in conjunction

1	with other agencies and departments of the United
2	States Government, including a discussion of the au-
3	thorities provided by section $101(a)(15)(S)$ of the
4	Immigration and Nationality Act (8 U.S.C.
5	1101(a)(15)(S)), section 7 of the Central Intel-
6	ligence Agency Act (50 U.S.C. 3508), and any other
7	provision of law under which the Bureau may make
8	such offers.
9	(2) An overview of the policies and operational
10	practices of the Bureau with respect to making such
11	offers.
12	(3) The sufficiency of such policies and prac-
13	tices with respect to inducing individuals to cooper-
14	ate with, serve as sources for such investigations, or
15	both.
16	(4) Whether the Director recommends any leg-
17	islative actions to improve such policies and prac-
18	tices, particularly with respect to the counterintel-
19	ligence efforts of the Bureau.
20	SEC. 2508. TECHNICAL AND CLERICAL AMENDMENTS TO
21	THE NATIONAL SECURITY ACT OF 1947.
22	(a) TABLE OF CONTENTS.—The table of contents at
23	the beginning of the National Security Act of 1947 (50
24	U.S.C. 3001 et seq.) is amended—

1	(1) by inserting after the item relating to sec-
2	tion 2 the following new item:
	"Sec. 3. Definitions.";
3	(2) by striking the item relating to section 107;
4	(3) by striking the item relating to section
5	113B and inserting the following new item:
	"Sec. 113B. Special pay authority for science, technology, engineering, or mathematics positions.";
6	(4) by striking the items relating to sections
7	202, 203, 204, 208, 209, 210, 211, 212, 213, and
8	214; and
9	(5) by inserting after the item relating to sec-
10	tion 311 the following new item:
	"Sec. 312. Repealing and saving provisions.".
11	(b) Other Technical Corrections.—Such Act is
12	further amended—
13	(1) in section 102A—
14	(A) in subparagraph (G) of paragraph (1)
15	of subsection (g), by moving the margins of
16	such subparagraph 2 ems to the left; and
17	(B) in paragraph (3) of subsection (v), by
18	moving the margins of such paragraph 2 ems to
19	the left;
20	(2) in section 106—
21	(A) by inserting "SEC. 106" before "(a)";
22	and

(B) in subparagraph (I) of paragraph (2)
of subsection (b), by moving the margins of
such subparagraph 2 ems to the left;
(3) by striking section 107;
(4) in section 108(c), by striking "in both a
classified and an unclassified form" and inserting
"to Congress in classified form, but may include an
unclassified summary';
(5) in section $112(c)(1)$, by striking "section
103(c)(7)" and inserting "section 102A(i)";
(6) by amending section 201 to read as follows:
"SEC. 201. DEPARTMENT OF DEFENSE.
"Except to the extent inconsistent with the provisions
of this Act or other provisions of law, the provisions of
title 5, United States Code, shall be applicable to the De-
partment of Defense.";
(7) in section 205, by redesignating subsections
(b) and (c) as subsections (a) and (b), respectively;
(8) in section 206, by striking "(a)";
(9) in section 207, by striking "(c)";
(10) in section 308(a), by striking "this Act"
and inserting "sections 2, 101, 102, 103, and 303
of this Act";
(11) by redesignating section 411 as section
312;

1	(12) in section 503—
2	(A) in paragraph (5) of subsection (c)—
3	(i) by moving the margins of such
4	paragraph 2 ems to the left; and
5	(ii) by moving the margins of sub-
6	paragraph (B) of such paragraph 2 ems to
7	the left; and
8	(B) in paragraph (2) of subsection (d), by
9	moving the margins of such paragraph 2 ems to
10	the left; and
11	(13) in subparagraph (B) of paragraph (3) of
12	subsection (a) of section 504, by moving the margins
13	of such subparagraph 2 ems to the right.

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THE CHAIRMAN: Without objection, the amendment is considered read. The amendment in the nature of a substitute incorporates changes made since the bill was first filed on Wednesday afternoon. This amendment has been coordinated on a bipartisan basis. Do any members wish to be recognized on the amendment?

Seeing no further members wishing to be heard, without objection, the previous question is ordered. The question is on the amendment in the nature of a substitute. Those in favor will say aye. Those opposed, no. In the opinion of the chair, the ayes have it. The amendment is adopted.

Do any other members wish to offer an amendment? Seeing no further members wishing to be heard, we have completed consideration of the legislative provisions of the bill. We will now move to consider the classified schedule of authorizations and accompanying annexes.

Earlier this week, committee staff presented to members a detailed description of the classified schedule of authorizations and the accompanying classified annexes. I understand that the ranking member also has a classified statement, so we will now move to closed session to discuss the classified schedule of authorizations or the classified annexes.

Does the ranking member have a motion?

MR. SCHIFF: Yes, Mr. Chairman. I move, pursuant to House rule XI, clause 2(g)(1), that the meeting be closed because disclosure of testimony, evidence, or other things being considered would endanger national security.

THE CHAIRMAN: The clerk will call the roll.

THE CLERK: Chairman Nunes.

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THE CHAIRMAN: Aye. THE CLERK: Chairman Nunes, aye. Mr. Conaway? [No response.] THE CLERK: Mr. King? MR. KING: Aye. THE CLERK: Mr. King, aye. Mr. LoBiondo? MR. LOBIONDO: Aye. THE CLERK: Mr. LoBiondo, aye. Mr. Rooney? [No response.] THE CLERK: Ms. Ros-Lehtinen? MS. ROS-LEHTINEN: Aye. THE CLERK: Ms. Ros-Lehtinen, aye. Mr. Turner? MR. TURNER: Aye. THE CLERK: Mr. Turner, aye. Dr. Wenstrup? DR. WENSTRUP: Aye. THE CLERK: Dr. Wenstrup, aye. Mr. Stewart? MR. STEWART OF UTAH: Aye. THE CLERK: Mr. Stewart, aye. Mr. Crawford?

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MR. CRAWFORD: Aye. THE CLERK: Mr. Crawford, aye. Mr. Gowdy? [No response.] THE CLERK: Ms. Stefanik? MS. STEFANIK: Aye. THE CLERK: Ms. Stefanik, aye. Mr. Hurd? [No response.] THE CLERK: Ranking Member Schiff? MR. SCHIFF: Aye. THE CLERK: Ranking Member Schiff, aye. Mr. Himes? MR. HIMES: Aye. THE CLERK: Mr. Himes, aye. Ms. Sewell? MS. SEWELL: Aye. THE CLERK: Ms. Sewell, aye. Mr. Carson? MR. CARSON: Aye. THE CLERK: Mr. Carson, aye. Ms. Speier? MS. SPEIER: Aye. THE CLERK: Ms. Speier, aye. Mr. Quigley?

MR. QUIGLEY: Aye.

THE CLERK: Mr. Quigley, aye.

Mr. Swalwell?

MR. SWALWELL: Aye.

THE CLERK: Mr. Swalwell, aye.

Mr. Castro?

MR. CASTRO: Aye.

THE CLERK: Mr. Castro, aye.

Mr. Heck?

MR. HECK: Aye.

THE CLERK: Mr. Heck, aye.

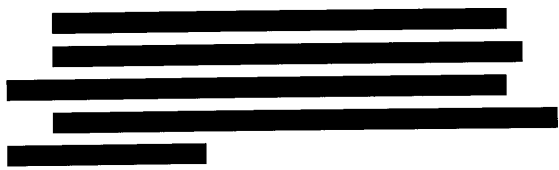
Mr. Rooney?

MR. ROONEY: Aye.

THE CLERK: Mr. Rooney, aye.

Mr. Chairman, there are 19 ayes and zero noes.

THE CHAIRMAN: The ayes have it and the meeting is now in closed session.



Without objection, we will return to open session. No objection, so now we are back in open session.

The chairman's mark has already been adopted as base text by reference.

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Without objection, the schedule of authorizations will be considered as read and open to amendment at any point. If there are any amendments, we will return to closed session to consider them. Do any members wish to be recognized for an amendment?

If there are no amendments, the question is on adoption of the schedule of authorizations for fiscal years 2018 and 2019. Those in favor will say aye. Those opposed, no. In the opinion of the chair, the ayes have it and the schedule of authorizations is adopted.

The committee has now considered and adopted the classified schedule of authorizations. The chair moves to favorably report the bill H.R. 6237, as amended, including by reference a classified schedule of authorizations.

Without objection, the previous question is ordered. Those in favor will say aye. Those opposed, no. In the opinion of the chair, the ayes have it. The motion is adopted and the bill H.R. 6237, as amended, is ordered reported favorably to the House. Without objection, the motion to reconsider is laid upon the table.

The committee will now consider whether to call to the attention of the House the classified schedule of authorizations and the accompanying classified annexes to the committee's report.

The chair moves, pursuant to committee rule 14(i), to call to the attention of the House the classified schedule of authorizations and the classified annexes accompanying the committees until such time as the House has considered H.R. 6237.

Without objection, the previous question is ordered and the clerk will call the roll.

THE CHAIRMAN: The clerk will call the roll. THE CLERK: Chairman Nunes? THE CHAIRMAN: Aye. THE CLERK: Chairman Nunes, aye. Mr. Conaway? MR. CONAWAY: Aye. THE CLERK: Mr. Conaway, aye. Mr. King? MR. KING: Aye. THE CLERK: Mr. King, aye. Mr. LoBiondo? MR. LOBIONDO: Aye. THE CLERK: Mr. LoBiondo, aye. Mr. Rooney? MR. ROONEY: Aye. THE CLERK: Mr. Rooney, aye. Ms. Ros-Lehtinen? MS. ROS-LEHTINEN: Aye. THE CLERK: Ms. Ros-Lehtinen, aye. Mr. Turner? MR. TURNER: Aye. THE CLERK: Mr. Turner, aye. Dr. Wenstrup? DR. WENSTRUP: Aye.

THE CLERK: Dr. Wenstrup, aye.

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Mr. Stewart? MR. STEWART OF UTAH: Aye. THE CLERK: Mr. Stewart, aye. Mr. Crawford? MR. CRAWFORD: Aye. THE CLERK: Mr. Crawford, aye. Mr. Gowdy? [No response.] THE CLERK: Ms. Stefanik? MS. STEFANIK: Aye. THE CLERK: Ms. Stefanik, aye. Mr. Hurd? [No response.] THE CLERK: Ranking Member Schiff? MR. SCHIFF: Aye. THE CLERK: Ranking Member Schiff, aye. Mr. Himes? MR. HIMES: Aye. THE CLERK: Mr. Himes, aye. Ms. Sewell? MS. SEWELL: Aye. THE CLERK: Ms. Sewell, aye. Mr. Carson? MR. CARSON: Aye. THE CLERK: Mr. Carson, aye.

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Ms. Speier?

MS. SPEIER: Aye.

THE CLERK: Ms. Speier, aye.

Mr. Quigley?

MR. QUIGLEY: Aye.

THE CLERK: Mr. Quigley, aye.

Mr. Swalwell?

MR. SWALWELL: Aye.

THE CLERK: Mr. Swalwell, aye.

Mr. Castro?

MR. CASTRO: Aye.

THE CLERK: Mr. Castro, aye.

Mr. Heck?

MR. HECK: Aye.

THE CLERK: Mr. Heck, aye.

Mr. Chairman, there are 20 ayes and zero noes.

THE CHAIRMAN: The motion is adopted and the classified schedule of authorizations and classified annex to the committee's report will be available for Members of the House to review.

I ask unanimous consent the staff be authorized to make any necessary technical, grammatical, and conforming changes to the bill and schedule of authorizations just reported, including conforming the legislative text to any final changes in the schedule of authorizations and the classified annex. Without objection, it is so ordered.

I ask unanimous consent that the committee authorize the use of proxy

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voting in any conference committee with the Senate on H.R. 6237, or any similar legislation passed by the Senate. Without objection, it is so ordered.

I ask unanimous consent for the committee's security director to review the transcript of today's meeting to ensure appropriate classification and make any necessary redaction of classified information from the open session. Without objection, it is so ordered.

Finally, I ask unanimous consent that members have 2 additional calendar days to file supplemental minority or additional views to accompany the committee's report to the House on H.R. 6237, pursuant to clause 2(I) of House rule XI. Without objection, it is so ordered.

One final note of business. Today is Angel Smith, who has been with us for a while now, a longtime marine and pilot and doctor -- where is she at? But she has decided that with all of her qualifications, she can make more money than we can pay her here. So, Angel, congratulations and thank you for your service to your country.

[Applause.]

THE CHAIRMAN: All right. With that, I think we set a record for our markup time. So, hopefully, we will have a good vote next week. So without any further business, the hearing is adjourned.

Mr. Hurd.

MR. HURD: Am I still allowed to vote?

THE CHAIRMAN: I don't think so. Mr. Hurd is recognized.

MR. HURD: Mr. Chairman, I was unavoidably detained, and had I been able to be here, I would have voted yes.

THE CHAIRMAN: Okay. Let the record show that Mr. Hurd will be

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recorded as yes on both votes.

MR. CONAWAY: I would like to invoke the same privilege.
THE CHAIRMAN: Mr. Conaway. Anybody else? All right.
With no further business, without objection, the meeting is adjourned.
(9:19 a.m.)