Amendment in the Nature of a Substitute to H.R. 3361 Offered by Mr. Sensenbrenner of Wisconsin

Strike all after the enacting clause and insert the following:

1 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 2 (a) SHORT TITLE.—This Act may be cited as the
- 3 "Uniting and Strengthening America by Fulfilling Rights
- 4 and Ending Eavesdropping, Dragnet-collection, and On-

5 line Monitoring Act" or the "USA FREEDOM Act".

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

7 this Act is as follows:

- Sec. 1. Short title; table of contents.
- Sec. 2. Amendments to the Foreign Intelligence Surveillance Act of 1978.

TITLE I—FISA BUSINESS RECORDS REFORMS

- Sec. 101. Additional requirements for call detail records.
- Sec. 102. Emergency authority.
- Sec. 103. Prohibition on bulk collection of tangible things.
- Sec. 104. Judicial review of minimization procedures for the production of tangible things.
- Sec. 105. Liability protection.
- Sec. 106. Compensation for assistance.
- Sec. 107. Inspector general reports on business records orders.
- Sec. 108. Effective date.

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

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

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

- Sec. 301. Prohibition on reverse targeting.
- Sec. 302. Minimization procedures.

Sec. 303. Limits on use of unlawfully obtained information.

TITLE IV—FOREIGN INTELLIGENCE SURVEILLANCE COURT REFORMS

- Sec. 401. Appointment of amicus curiae.
- Sec. 402. Declassification of decisions, orders, and opinions.

TITLE V—NATIONAL SECURITY LETTER REFORM

Sec. 501. Prohibition on bulk collection.

TITLE VI—FISA TRANSPARENCY AND REPORTING REQUIREMENTS

- Sec. 601. Additional reporting on orders requiring production of business records.
- Sec. 602. Business records compliance reports to Congress.
- Sec. 603. Annual report by the Director of the Administrative Office of the United States Courts on orders entered.
- Sec. 604. Reporting requirements for decisions of the Foreign Intelligence Surveillance Court.
- Sec. 605. Submission of reports under FISA.

TITLE VII—SUNSETS

Sec. 701. USA PATRIOT Improvement and Reauthorization Act of 2005.

1 SEC. 2. AMENDMENTS TO THE FOREIGN INTELLIGENCE

2

SURVEILLANCE ACT OF 1978.

3 Except as otherwise expressly provided, whenever in 4 this Act an amendment or repeal is expressed in terms 5 of an amendment to, or a repeal of, a section or other 6 provision, the reference shall be considered to be made to 7 a section or other provision of the Foreign Intelligence 8 Surveillance Act of 1978 (50 U.S.C. 1801 et seq.).

3 TITLE I—FISA BUSINESS 1 **RECORDS REFORMS** 2 3 SEC. 101. ADDITIONAL REQUIREMENTS FOR CALL DETAIL 4 **RECORDS.** 5 (a) APPLICATION.—Section 501(b)(2) (50 U.S.C. 6 1861(b)(2)) is amended— 7 (1) in subparagraph (A)— 8 (A) in the matter preceding clause (i), by striking "a statement" and inserting "in the 9 10 case of an application other than an application 11 described in subparagraph (C), a statement"; 12 and (B) in clause (iii), by striking "; and" and 13 14 inserting a semicolon;

(2) by redesignating subparagraphs (A) and
(B) as subparagraphs (B) and (D), respectively; and
(3) by inserting after subparagraph (B) (as so
redesignated) the following new subparagraph:

"(C) in the case of an application for the
production of call detail records created on or
after the date of the application, a statement of
facts showing that—

23 "(i) there are reasonable grounds to
24 believe that the call detail records sought
25 to be produced based on the specific selec-

1	tion term required under subparagraph (A)
2	are relevant to an authorized investigation
3	(other than a threat assessment) conducted
4	in accordance with subsection $(a)(2)$ to
5	protect against international terrorism;
6	and
7	"(ii) there are facts giving rise to a
8	reasonable, articulable suspicion that such
9	specific selection term is associated with a
10	foreign power or an agent of a foreign
11	power; and".
12	(b) ORDER.—Section $501(c)(2)$ (50 U.S.C.
13	1861(c)(2)) is amended—
14	(1) in subparagraph (D), by striking "; and"
15	and inserting a semicolon;
16	(2) in subparagraph (E), by striking the period
17	and inserting "; and"; and
18	(3) by adding at the end the following new sub-
19	paragraph:
20	"(F) in the case of an application de-
21	scribed in subsection $(b)(2)(C)$, shall—
22	"(i) authorize the production of call
23	detail records for a period not to exceed
24	180 days;

1	"(ii) provide that an order for such
2	production may be extended upon applica-
3	tion under subsection (b) and the judicial
4	finding under paragraph (1);
5	"(iii) provide that the Government
6	may require the production of call detail
7	records—
8	"(I) using the specific selection
9	term that satisfies the standard re-
10	quired under subsection $(b)(2)(C)(ii)$
11	as the basis for production;
12	"(II) using the results of the pro-
13	duction under subclause (I) as the
14	basis for production; and
15	"(III) using the results of the
16	production under subclause (II) as the
17	basis for production;
18	"(iv) direct each person the Govern-
19	ment directs to produce call detail records
20	under the order to furnish the Government
21	forthwith all information, facilities, or
22	technical assistance necessary to accom-
23	plish the production in such a manner as
24	will protect the secrecy of the production
25	and produce a minimum of interference

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with the services that such person is providing to each subject of the production; and

"(v) direct the Government to destroy 4 all call detail records produced under the 5 6 order not later than 5 years after the date 7 of the production of such records, except 8 for records that are relevant to an author-9 ized investigation (other than a threat assessment) conducted in accordance with 10 11 subsection (a)(2) to protect against inter-12 national terrorism.".

(c) DEFINITION.—Section 501 (50 U.S.C. 1861) is
amended by adding at the end the following new subsection:

16 "(k) CALL DETAIL RECORD DEFINED.—In this sec17 tion, the term 'call detail record'—

"(1) means session identifying information (including originating or terminating telephone number, International Mobile Subscriber Identity number, or International Mobile Station Equipment
Identity number), a telephone calling card number,
or the time or duration of a call; and

24 "(2) does not include—

1	"(A) the contents of any communication
2	(as defined in section 2510(8) of title 18,
3	United States Code);
4	"(B) the name, address, or financial infor-
5	mation of a subscriber or customer; or
6	"(C) cell site location information.".
7	SEC. 102. EMERGENCY AUTHORITY.
8	(a) AUTHORITY.—Section 501 (50 U.S.C. 1861), as
9	amended by section 101(c), is further amended by insert-
10	ing after subsection (h) the following new subsection:
11	"(i) Emergency Authority for Production of
12	TANGIBLE THINGS.—
13	"(1) Notwithstanding any other provision of
14	this section, the Attorney General may require the
15	emergency production of tangible things if the Attor-
16	ney General—
17	"(A) reasonably determines that an emer-
18	gency situation requires the production of tan-
19	gible things to obtain information for an au-
20	thorized investigation (other than a threat as-
21	sessment) conducted in accordance with sub-
22	section $(a)(2)$ to protect against international
23	terrorism before an order authorizing such pro-
24	duction can with due diligence be obtained;

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"(B) reasonably determines that the factual basis for the issuance of an order under this section to approve such production of tangible things exists;

"(C) informs, either personally or through a designee, a judge having jurisdiction under this section at the time the Attorney General requires the emergency production of tangible things that the decision has been made to employ the authority under this subsection; and

"(D) makes an application in accordance
with this section to a judge having jurisdiction
under this section as soon as practicable, but
not later than 7 days after the Attorney General requires the emergency production of tangible things under this subsection.

"(2) If the Attorney General authorizes the
emergency production of tangible things under paragraph (1), the Attorney General shall require that
the minimization procedures required by this section
for the issuance of a judicial order be followed.

"(3) In the absence of a judicial order approving the production of tangible things under this subsection, the production shall terminate when the information sought is obtained, when the application

for the order is denied, or after the expiration of 7
 days from the time the Attorney General begins re quiring the emergency production of such tangible
 things, whichever is earliest.

5 "(4) A denial of the application made under 6 this subsection may be reviewed as provided in this 7 section.

8 "(5) If such application for approval is denied, 9 or in any other case where the production of tangible 10 things is terminated and no order is issued approv-11 ing the production, no information obtained or evi-12 dence derived from such production shall be received 13 in evidence or otherwise disclosed in any trial, hear-14 ing, or other proceeding in or before any court, 15 grand jury, department, office, agency, regulatory 16 body, legislative committee, or other authority of the 17 United States, a State, or political subdivision there-18 of, and no information concerning any United States 19 person acquired from such production shall subse-20 quently be used or disclosed in any other manner by 21 Federal officers or employees without the consent of 22 such person, except with the approval of the Attor-23 ney General if the information indicates a threat of 24 death or serious bodily harm to any person.

1	"(6) The Attorney General shall assess compli-
2	ance with the requirements of paragraph (5).".
3	(b) Conforming Amendment.—Section 501(d) (50
4	U.S.C. 1861(d)) is amended—
5	(1) in paragraph (1) —
6	(A) in the matter preceding subparagraph
7	(A), by striking "pursuant to an order" and in-
8	serting "pursuant to an order issued or an
9	emergency production required";
10	(B) in subparagraph (A), by striking "such
11	order" and inserting "such order or such emer-
12	gency production"; and
13	(C) in subparagraph (B), by striking "the
14	order" and inserting "the order or the emer-
15	gency production"; and
16	(2) in paragraph (2)—
17	(A) in subparagraph (A), by striking "an
18	order" and inserting "an order or emergency
19	production"; and
20	(B) in subparagraph (B), by striking "an
21	order" and inserting "an order or emergency
22	production".

1	SEC.	103.	PROHIBITION	ON	BULK	COLLECT	ION	OF	TAN-
2			GIBLE THIN	IGS.					

3 (a) APPLICATION.—Section 501(b)(2) (50 U.S.C.
4 1861(b)(2)), as amended by section 101(a), is further
5 amended by inserting before subparagraph (B), as redes6 ignated by such section 101(a), the following new subpara7 graph:

8 "(A) a specific selection term to be used as
9 the basis for the production of the tangible
10 things sought;".

11 (b) ORDER.—Section 501(c) (50 U.S.C. 1861(c)) is
12 amended—

(1) in paragraph (2)(A), by striking the semicolon and inserting ", including each specific selection term to be used as the basis for the production;"; and

17 (2) by adding at the end the following new18 paragraph:

"(3) No order issued under this subsection may authorize the collection of tangible things without the use
of a specific selection term that meets the requirements
of subsection (b)(2).".

SEC. 104. JUDICIAL REVIEW OF MINIMIZATION PROCE DURES FOR THE PRODUCTION OF TANGIBLE THINGS.

Section 501(c)(1) (50 U.S.C. 1861(c)(1)) is amended
by inserting after "subsections (a) and (b)" the following:
"and that the minimization procedures submitted in accordance with subsection (b)(2)(D) meet the definition of
minimization procedures under subsection (g)".

9 SEC. 105. LIABILITY PROTECTION.

10 Section 501(e) (50 U.S.C. 1861(e)) is amended to11 read as follows:

12 "(e) No cause of action shall lie in any court against 13 a person who produces tangible things or provides infor-14 mation, facilities, or technical assistance pursuant to an 15 order issued or an emergency production required under 16 this section. Such production shall not be deemed to con-17 stitute a waiver of any privilege in any other proceeding 18 or context.".

19 SEC. 106. COMPENSATION FOR ASSISTANCE.

Section 501 (50 U.S.C. 1861), as amended by section
102 of this Act, is further amended by inserting after subsection (i), as added by such section 102, the following
new subsection:

24 "(j) COMPENSATION.—The Government shall com25 pensate, at the prevailing rate, a person for producing tan26 gible things or providing information, facilities, or assist-

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ance in accordance with an order issued or an emergency
 production required under this section.".

3 SEC. 107. INSPECTOR GENERAL REPORTS ON BUSINESS 4 RECORDS ORDERS.

5 Section 106A of the USA PATRIOT Improvement
6 and Reauthorization Act of 2005 (Public Law 109–177;
7 120 Stat. 200) is amended—

8 (1) in subsection (b)—

9 (A) in paragraph (1), by inserting "and 10 calendar years 2012 through 2014" after 11 "2006";

(B) by striking paragraphs (2) and (3);

(C) by redesignating paragraphs (4) and
(5) as paragraphs (2) and (3), respectively; and
(D) in paragraph (3) (as so redesignated)—

17 (i) by striking subparagraph (C) and 18 inserting the following new subparagraph: 19 "(C) with respect to calendar years 2012 20 through 2014, an examination of the minimiza-21 tion procedures used in relation to orders under 22 section 501 of the Foreign Intelligence Surveil-23 lance Act of 1978 (50 U.S.C. 1861) and wheth-24 er the minimization procedures adequately pro-

1	tect the constitutional rights of United States
2	persons;"; and
3	(ii) in subparagraph (D), by striking
4	"(as such term is defined in section $3(4)$ of
5	the National Security Act of 1947 (50
6	U.S.C. 401a(4)))";
7	(2) in subsection (c), by adding at the end the
8	following new paragraph:
9	"(3) Calendar years 2012 through
10	2014.—Not later than December 31, 2015, the In-
11	spector General of the Department of Justice shall
12	submit to the Committee on the Judiciary and the
13	Select Committee on Intelligence of the Senate and
14	the Committee on the Judiciary and the Permanent
15	Select Committee on Intelligence of the House of
16	Representatives a report containing the results of
17	the audit conducted under subsection (a) for cal-
18	endar years 2012 through 2014.";
19	(3) by redesignating subsections (d) and (e) as
20	subsections (e) and (f), respectively;
21	(4) by inserting after subsection (c) the fol-
22	lowing new subsection:
23	"(d) Intelligence Assessment.—
24	"(1) IN GENERAL.—For the period beginning
25	on January 1, 2012, and ending on December 31,

1	2014, the Inspector General of the Intelligence Com-
2	munity shall assess—
3	"(A) the importance of the information ac-
4	quired under title V of the Foreign Intelligence
5	Surveillance Act of 1978 (50 U.S.C. 1861 et
6	seq.) to the activities of the intelligence commu-
7	nity;
8	"(B) the manner in which that information
9	was collected, retained, analyzed, and dissemi-
10	nated by the intelligence community;
11	"(C) the minimization procedures used by
12	elements of the intelligence community under
13	such title and whether the minimization proce-
14	dures adequately protect the constitutional
15	rights of United States persons; and
16	"(D) any minimization procedures pro-
17	posed by an element of the intelligence commu-
18	nity under such title that were modified or de-
19	nied by the court established under section
20	103(a) of such Act (50 U.S.C. 1803(a)).
21	"(2) SUBMISSION DATE FOR ASSESSMENT.—
22	Not later than December 31, 2015, the Inspector
23	General of the Intelligence Community shall submit
24	to the Committee on the Judiciary and the Select
25	Committee on Intelligence of the Senate and the

1	Committee on the Judiciary and the Permanent Se-
2	lect Committee on Intelligence of the House of Rep-
3	resentatives a report containing the results of the
4	assessment for calendar years 2012 through 2014.";
5	(5) in subsection (e), as redesignated by para-
6	graph (3)—
7	(A) in paragraph (1)—
8	(i) by striking "a report under sub-
9	section $(c)(1)$ or $(c)(2)$ " and inserting "any
10	report under subsection (c) or (d)"; and
11	(ii) by striking "Inspector General of
12	the Department of Justice" and inserting
13	"Inspector General of the Department of
14	Justice, the Inspector General of the Intel-
15	ligence Community, and any Inspector
16	General of an element of the intelligence
17	community that prepares a report to assist
18	the Inspector General of the Department
19	of Justice or the Inspector General of the
20	Intelligence Community in complying with
21	the requirements of this section"; and
22	(B) in paragraph (2), by striking "the re-
23	ports submitted under subsections $(c)(1)$ and
24	(c)(2)" and inserting "any report submitted
25	under subsection (c) or (d)";

1	(6) in subsection (f), as redesignated by para-
2	graph (3)—
3	(A) by striking "The reports submitted
4	under subsections $(c)(1)$ and $(c)(2)$ " and insert-
5	ing "Each report submitted under subsection
6	(c)"; and
7	(B) by striking "subsection $(d)(2)$ " and in-
8	serting "subsection (e)(2)"; and
9	(7) by adding at the end the following new sub-
10	section:
11	"(g) DEFINITIONS.—In this section:
12	"(1) INTELLIGENCE COMMUNITY.—The term
13	'intelligence community' has the meaning given that
14	term in section 3 of the National Security Act of
15	1947 (50 U.S.C. 3003).
16	"(2) UNITED STATES PERSON.—The term
17	'United States person' has the meaning given that
18	term in section 101 of the Foreign Intelligence Sur-
19	veillance Act of 1978 (50 U.S.C. 1801).".
20	SEC. 108. EFFECTIVE DATE.
21	The amendments made by sections 101 through 103
22	shall take effect on the date that is 180 days after the
23	date of the enactment of this Act.

TITLE II—FISA PEN REGISTER AND TRAP AND TRACE DE VICE REFORM

4 SEC. 201. PROHIBITION ON BULK COLLECTION.

5 Section 402(c) (50 U.S.C. 1842(c)) is amended—

6 (1) in paragraph (1), by striking "; and" and7 inserting a semicolon;

8 (2) in paragraph (2), by striking the period and9 inserting a semicolon; and

10 (3) by adding at the end the following new11 paragraph:

"(3) a specific selection term to be used as the
basis for selecting the telephone line or other facility
to which the pen register or trap and trace device
is to be attached or applied; and".

16 SEC. 202. MINIMIZATION PROCEDURES.

17 (a) DEFINITION.—Section 401 (50 U.S.C. 1841) is
18 amended by adding at the end the following new para19 graph:

20 "(4) The term 'minimization procedures'
21 means—

"(A) specific procedures that are reasonably designed in light of the purpose and technique of an order for the installation and use
of a pen register or trap and trace device to

minimize the retention and prohibit the dissemination of nonpublicly available information concerning unconsenting United States persons
consistent with the need of the United States to
obtain, produce, and disseminate foreign intelligence information;

7 "(B) procedures that require that nonpub-8 licly available information, which is not foreign 9 intelligence information, as defined in section 10 101(e)(1), shall not be disseminated in a man-11 ner that identifies any United States person, 12 without such person's consent, unless such person's identity is necessary to understand foreign 13 14 intelligence information or assess its impor-15 tance; and

"(C) notwithstanding subparagraphs (A)
and (B), procedures that allow for the retention
and dissemination of information that is evidence of a crime which has been, is being, or
is about to be committed and that is to be retained or disseminated for law enforcement purposes.".

23 (b) APPLICATION.—Section 402(c) (50 U.S.C.
24 1842(c)), as amended by section 201 of this Act, is further

1	amended by adding at the end the following new para-
2	graph:
3	"(4) a statement of proposed minimization pro-
4	cedures.".
5	(c) ORDER.—Section 402(d) (50 U.S.C. 1842(d)) is
6	amended—
7	(1) in paragraph (1), by inserting "and that the
8	proposed minimization procedures meet the defini-
9	tion of minimization procedures under this title" be-
10	fore the period at the end; and
11	(2) in paragraph $(2)(B)$ —
12	(A) in clause (ii)(II), by striking "; and"
13	and inserting a semicolon; and
14	(B) by adding at the end the following new
15	clause:
16	"(iv) the minimization procedures be
17	followed; and".
18	(d) Compliance Assessment.—Section 402 (50
19	U.S.C. 1842) is amended by adding at the end the fol-
20	lowing new subsection:
21	"(h) At or before the end of the period of time for
22	which the installation and use of a pen register or trap
23	and trace device is approved under an order or an exten-
24	sion under this section, the judge may assess compliance
25	with the minimization procedures by reviewing the cir-

cumstances under which information concerning United
 States persons was retained or disseminated.".
 TITLE III—FISA ACQUISITIONS

3 TITLE III—FISA ACQUISITIONS 4 TARGETING PERSONS OUT 5 SIDE THE UNITED STATES RE 6 FORMS

7 SEC. 301. PROHIBITION ON REVERSE TARGETING.

8 Section 702(b)(2) (50 U.S.C. 1881a(b)(2)) is amend9 ed by striking "the purpose" and inserting "a purpose".

10 SEC. 302. MINIMIZATION PROCEDURES.

11 Section 702(e)(1) (50 U.S.C. 1881a(e)(1)) is amend12 ed—

13 (1) by striking "that meet" and inserting the14 following: "that—

15 "(A) meet";

16 (2) in subparagraph (A) (as designated by
17 paragraph (1) of this section), by striking the period
18 and inserting "; and"; and

19 (3) by adding at the end the following new sub-20 paragraph:

21 "(B) consistent with such definition, mini22 mize the acquisition, and prohibit the retention
23 and dissemination, of any communication as to
24 which the sender and all intended recipients are
25 determined to be located in the United States

1	and prohibit the use of any discrete, non-target
2	communication that is determined to be to or
3	from a United States person or a person who
4	appears to be located in the United States, ex-
5	cept to protect against an immediate threat to
6	human life.".
7	SEC. 303. LIMITS ON USE OF UNLAWFULLY OBTAINED IN-
8	FORMATION.
9	Section 702(i)(3) (50 U.S.C. 1881a(i)(3)) is amended
10	by adding at the end the following new subparagraph:
11	"(D) LIMITATION ON USE OF INFORMA-
12	TION.—
13	"(i) IN GENERAL.—Except as pro-
14	vided in clause (ii), no information ob-
15	tained or evidence derived from an acquisi-
16	tion pursuant to a certification or tar-
17	geting or minimization procedures subject
18	to an order under subparagraph (B) con-
19	cerning any United States person shall be
20	received in evidence or otherwise disclosed
21	in any trial, hearing, or other proceeding
22	in or before any court, grand jury, depart-
23	ment, office, agency, regulatory body, legis-
24	lative committee, or other authority of the
25	United States, a State, or political subdivi-

1		sion thereof, and no information con-
2		cerning any United States person acquired
3		from the acquisition shall subsequently be
4		used or disclosed in any other manner by
5		Federal officers or employees without the
6		consent of the United States person, ex-
7		cept with the approval of the Attorney
8		General if the information indicates a
9		threat of death or serious bodily harm to
10		any person.
11		"(ii) EXCEPTION.—If the Government
12		corrects any deficiency identified by the
13		order of the Court under subparagraph
14		(B), the Court may permit the use or dis-
15		closure of information acquired before the
16		date of the correction under such mini-
17		mization procedures as the Court shall es-
18		tablish for purposes of this clause.".
19	TITLE	IV—FOREIGN INTEL-
20	LIGE	NCE SURVEILLANCE
21	COUH	RT REFORMS
22	SEC. 401. APPC	DINTMENT OF AMICUS CURIAE.
23	Section 1	.03 (50 U.S.C. 1803) is amended by adding
24	at the end the	following new subsection:
25	"(і) Аміс	cus Curiae.—

1 "(1) AUTHORIZATION.—A court established 2 under subsection (a) or (b), consistent with the re-3 quirement of subsection (c) and any other statutory 4 requirement that the court act expeditiously or with-5 in a stated time—

6 "(A) shall appoint an individual to serve as 7 amicus curiae to assist such court in the consid-8 eration of any application for an order or review 9 that, in the opinion of the court, presents a 10 novel or significant interpretation of the law, 11 unless the court issues a written finding that 12 such appointment is not appropriate; and

13 "(B) may appoint an individual to serve as
14 amicus curiae in any other instance as such
15 court deems appropriate.

"(2) DESIGNATION.—The presiding judges of 16 17 the courts established under subsections (a) and (b) 18 shall jointly designate not less than 5 individuals to 19 be eligible to serve as amicus curiae. Such individ-20 uals shall be persons who possess expertise in pri-21 vacy and civil liberties, intelligence collection, tele-22 communications, or any other area of law that may 23 lend legal or technical expertise to the courts and 24 who have been determined by appropriate executive

branch officials to be eligible for access to classified
 information.

3 "(3) DUTIES.—An individual appointed to serve 4 as amicus curiae under paragraph (1) shall carry 5 out the duties assigned by the appointing court. 6 Such court may authorize the individual appointed 7 to serve as amicus curiae to review any application. 8 certification, petition, motion, or other submission 9 that the court determines is relevant to the duties 10 assigned by the court.

"(4) NOTIFICATION.—The presiding judges of
the courts established under subsections (a) and (b)
shall notify the Attorney General of each exercise of
the authority to appoint an individual to serve as
amicus curiae under paragraph (1).

"(5) ASSISTANCE.—A court established under
subsection (a) or (b) may request and receive (including on a non-reimbursable basis) the assistance
of the executive branch in the implementation of this
subsection.

21 "(6) ADMINISTRATION.—A court established
22 under subsection (a) or (b) may provide for the des23 ignation, appointment, removal, training, or other
24 support for an individual appointed to serve as ami-

1	cus curiae under paragraph (1) in a manner that is
2	not inconsistent with this subsection.".
3	SEC. 402. DECLASSIFICATION OF DECISIONS, ORDERS, AND
4	OPINIONS.
5	(a) Declassification.—Title VI (50 U.S.C. 1871
6	et seq.) is amended—
7	(1) in the heading, by striking " REPORT-
8	ING REQUIREMENT " and inserting " OVER-
9	SIGHT "; and
10	(2) by adding at the end the following new sec-
11	tion:
12	"SEC. 602. DECLASSIFICATION OF SIGNIFICANT DECISIONS,
13	ORDERS, AND OPINIONS.
14	"(a) Declassification Required.—Subject to
15	subsection (b), the Attorney General shall conduct a de-
16	classification review of each decision, order, or opinion
17	classification review of each decision, order, of opinion
	issued by the Foreign Intelligence Surveillance Court or
18	
18 19	issued by the Foreign Intelligence Surveillance Court or
	issued by the Foreign Intelligence Surveillance Court or the Foreign Intelligence Surveillance Court of Review (as
19	issued by the Foreign Intelligence Surveillance Court or the Foreign Intelligence Surveillance Court of Review (as defined in section 601(e)) that includes significant con-
19 20	issued by the Foreign Intelligence Surveillance Court or the Foreign Intelligence Surveillance Court of Review (as defined in section 601(e)) that includes significant con- struction or interpretation of any provision of this Act
19 20 21	issued by the Foreign Intelligence Surveillance Court or the Foreign Intelligence Surveillance Court of Review (as defined in section 601(e)) that includes significant con- struction or interpretation of any provision of this Act and, consistent with that review, make publicly available

24 "(b) REDACTED FORM.—The Attorney General may25 satisfy the requirement under subsection (a) to make a

decision, order, or opinion described in such subsection
 publicly available to the greatest extent practicable by
 making such decision, order, or opinion publicly available
 in redacted form.

- 5 "(c) NATIONAL SECURITY WAIVER.—The Attorney
 6 General may waive the requirement to declassify and make
 7 publicly available a particular decision, order, or opinion
 8 under subsection (a) if the Attorney General—
- 9 "(1) determines that a waiver of such require-10 ment is necessary to protect the national security of 11 the United States or properly classified intelligence 12 sources or methods; and
- 13 "(2) makes publicly available an unclassified14 summary of such decision, order, or opinion.".
- 15 (b) TABLE OF CONTENTS AMENDMENTS.—The table16 of contents in the first section is amended—
- 17 (1) by striking the item relating to title VI and18 inserting the following new item:

"TITLE VI—OVERSIGHT"; AND

- 19 (2) by inserting after the item relating to sec-
- tion 601 the following new item:

"Sec. 602. Declassification of significant decisions, orders, and opinions.".

TITLE V—NATIONAL SECURITY LETTER REFORM

3 SEC. 501. PROHIBITION ON BULK COLLECTION.

4 (a) COUNTERINTELLIGENCE ACCESS TO TELEPHONE
5 TOLL AND TRANSACTIONAL RECORDS.—Section 2709(b)
6 of title 18, United States Code, is amended in the matter
7 preceding paragraph (1) by striking "may" and inserting
8 "may, using a specific selection term as the basis for a
9 request".

(b) ACCESS TO FINANCIAL RECORDS FOR CERTAIN
INTELLIGENCE AND PROTECTIVE PURPOSES.—Section
1114(a)(2) of the Right to Financial Privacy Act of 1978
(12 U.S.C. 3414(a)(2)) by striking the period and inserting "and a specific selection term to be used as the basis
for the production and disclosure of financial records.".
(c) DISCLOSURES TO FBI OF CERTAIN CONSUMER

17 RECORDS FOR COUNTERINTELLIGENCE PURPOSES.—Sec18 tion 626(a) of the Fair Credit Reporting Act (15 U.S.C.
19 1681u(a)) is amended by striking "that information," and
20 inserting "that information that includes a specific selec21 tion term to be used as the basis for the production of
22 that information,".

23 (d) DISCLOSURES TO GOVERNMENTAL AGENCIES
24 FOR COUNTERTERRORISM PURPOSES OF CONSUMER RE25 PORTS.—Section 627(a) of the Fair Credit Reporting Act

(15 U.S.C. 1681v(a)) is amended by striking "analysis."
 and inserting "analysis and a specific selection term to
 be used as the basis for the production of such informa tion.".

5 TITLE VI—FISA TRANSPARENCY 6 AND REPORTING REQUIRE7 MENTS

8 SEC. 601. ADDITIONAL REPORTING ON ORDERS REQUIRING 9 PRODUCTION OF BUSINESS RECORDS.

10 Section 502(b) (50 U.S.C. 1862(b)) is amended—

(1) by redesignating paragraphs (1), (2), and
(3) as paragraphs (5), (6), and (7), respectively; and
(2) by inserting before paragraph (5) (as so redesignated) the following new paragraphs:

15 "(1) the total number of applications described
16 in section 501(b)(2)(B) made for orders approving
17 requests for the production of tangible things;

18 "(2) the total number of such orders either19 granted, modified, or denied;

"(3) the total number of applications described
in section 501(b)(2)(C) made for orders approving
requests for the production of call detail records;

23 "(4) the total number of such orders either24 granted, modified, or denied;".

1	SEC. 602. BUSINESS RECORDS COMPLIANCE REPORTS TO
2	CONGRESS.
3	(a) BUSINESS RECORDS PRODUCTIONS.—Section
4	502(b) (50 U.S.C. 1862(b)), as amended by section 601
5	of this Act, is further amended—
6	(1) by redesignating paragraphs (1) through
7	(7) as paragraphs (2) through (8) , respectively; and
8	(2) by inserting before paragraph (2) (as so re-
9	designated) the following new paragraph:
10	((1) any compliance reviews conducted by the
11	Federal Government of the production of tangible
12	things under section 501;".
13	(b) FISA AUTHORITIES IN GENERAL.—Section
14	601(a) (50 U.S.C. 1871(a)) is amended—
15	(1) in paragraph (4), by striking "; and" and
16	inserting a semicolon;
17	(2) in paragraph (5) , by striking the period and
18	inserting "; and"; and
19	(3) by adding at the end the following new
20	paragraph:
21	"(6) any compliance reviews conducted by the
22	Federal Government of electronic surveillance, phys-
23	ical searches, the installation of pen register or trap
24	and trace devices, access to records, or acquisitions
25	conducted under this Act.".

1SEC. 603. ANNUAL REPORT BY THE DIRECTOR OF THE AD-2MINISTRATIVE OFFICE OF THE UNITED3STATES COURTS ON ORDERS ENTERED.

4 (a) IN GENERAL.—Title VI (50 U.S.C. 1871 et seq.),
5 as amended by section 402 of this Act, is further amended
6 by adding at the end the following new section:

7 "SEC. 603. ANNUAL REPORT ON ORDERS ENTERED.

8 "The Director of the Administrative Office of the 9 United States Courts shall annually submit to the Perma-10 nent Select Committee on Intelligence and the Committee 11 on the Judiciary of the House of Representatives and the 12 Select Committee on Intelligence and the Committee on 13 the Judiciary of the Senate and make publicly available 14 on an Internet website—

"(1) the number of orders entered under each
of sections 105, 304, 402, 501, 702, 703, and 704;
"(2) the number of orders modified under each
of those sections;

19 "(3) the number of orders denied under each of20 those sections; and

"(4) the number of appointments of an individual to serve as amicus curiae under section 103,
including the name of each individual appointed to
serve as amicus curiae.".

(b) TABLE OF CONTENTS AMENDMENT.—The tableof contents in the first section, as amended by section 402

of this Act, is further amended by inserting after the item 1 relating to section 602, as added by such section 402, the 2 3 following new item: "Sec. 603. Annual report on orders entered.". 4 SEC. 604. REPORTING REQUIREMENTS FOR DECISIONS OF 5 THE FOREIGN INTELLIGENCE SURVEIL-6 LANCE COURT. 7 Section 601(c)(1) (50 U.S.C. 1871(c)) is amended to read as follows: 8 9 "(1) not later than 45 days after the date on 10 which the Foreign Intelligence Surveillance Court or 11 the Foreign Intelligence Surveillance Court of Re-12 view issues a decision, order, or opinion that in-13 cludes a significant construction or interpretation of 14 any provision of this Act or a denial of a request for 15 an order or a modification of a request for an order, 16 or results in a change of application of any provision 17 of this Act or a new application of any provision of 18 this Act— 19 "(A) a copy of such decision, order, or 20 opinion and any pleadings, applications, or 21 memoranda of law associated with such deci-22 sion, order, or opinion; and 23 "(B) with respect to such decision, order,

or opinion, a brief statement of the relevant

background factual information, questions of
 law, legal analysis, and decision rendered; and".

3 SEC. 605. SUBMISSION OF REPORTS UNDER FISA.

4 (a) ELECTRONIC SURVEILLANCE.—Section 108(a)(1) 5 (50 U.S.C. 1808(a)(1)) is amended by striking "the House Permanent Select Committee on Intelligence and 6 7 the Senate Select Committee on Intelligence, and the 8 Committee on the Judiciary of the Senate," and inserting 9 "the Permanent Select Committee on Intelligence and the Committee on the Judiciary of the House of Representa-10 tives and the Select Committee on Intelligence and the 11 12 Committee on the Judiciary of the Senate".

13 (b) PHYSICAL SEARCHES.—Section 306 (50 U.S.C.
14 1826) is amended—

15 (1) in the first sentence, by striking "Permanent Select Committee on Intelligence of the House 16 17 of Representatives and the Select Committee on In-18 telligence of the Senate, and the Committee on the 19 Judiciary of the Senate," and inserting "Permanent 20 Select Committee on Intelligence and the Committee 21 on the Judiciary of the House of Representatives 22 and the Select Committee on Intelligence and the 23 Committee on the Judiciary of the Senate"; and

1	(2) in the second sentence, by striking "and the
2	Committee on the Judiciary of the House of Rep-
3	resentatives".
4	(c) PEN REGISTER AND TRAP AND TRACE DE-
5	VICES.—Section 406(b) (50 U.S.C. 1846(b)) is amend-
6	ed—
7	(1) in paragraph (2), by striking "; and" and
8	inserting a semicolon;
9	(2) in paragraph (3), by striking the period and
10	inserting a semicolon; and
11	(3) by adding at the end the following new
12	paragraphs:
13	"(4) each department or agency on behalf of
14	which the Government has made application for or-
15	ders approving the use of pen registers or trap and
16	trace devices under this title; and
17	"(5) for each department or agency described in
18	paragraph (4), a breakdown of the numbers required
19	by paragraphs (1) , (2) , and (3) .".
20	(d) Access to Certain Business Records and
21	OTHER TANGIBLE THINGS.—Section 502(a) (50 U.S.C.
22	1862(a)) is amended by striking "Permanent Select Com-
23	mittee on Intelligence of the House of Representatives and
24	the Select Committee on Intelligence and the Committee
25	on the Judiciary of the Senate" and inserting "Permanent

Select Committee on Intelligence of the House of Rep resentatives, the Select Committee on Intelligence of the
 Senate, and the Committees on the Judiciary of the House
 of Representatives and the Senate".

5 **TITLE VII—SUNSETS**

6 SEC. 701. USA PATRIOT IMPROVEMENT AND REAUTHORIZA-

7 **TION ACT OF 2005.**

8 Section 102(b)(1) of the USA PATRIOT Improve-9 ment and Reauthorization Act of 2005 (50 U.S.C. 1805 10 note) is amended by striking "June 1, 2015" and insert-11 ing "December 31, 2017".

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