### April 11, 2024

# Rules Committee Print 118–27 Text of H.R. 7888, Reforming Intelligence and Securing America Act

## [Showing the text of H.R. 7888, with modifications]

# 1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Reforming Intelligence3 and Securing America Act".

## 4 SEC. 2. QUERY PROCEDURE REFORM.

5 (a) STRICTLY LIMITING FEDERAL BUREAU OF IN6 VESTIGATION PERSONNEL AUTHORIZING UNITED STATES
7 PERSON QUERIES.—Subsection (f) of section 702 is
8 amended—

9 (1) by redesignating paragraph (3) as para-10 graph (5); and

(2) by inserting after paragraph (2) the fol-lowing new paragraph:

13 "(3) RESTRICTIONS IMPOSED ON FEDERAL BU14 REAU OF INVESTIGATION.—

15 "(A) LIMITS ON AUTHORIZATIONS OF
16 UNITED STATES PERSON QUERIES.—

17 "(i) IN GENERAL.—Federal Bureau of18 Investigation personnel must obtain prior

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1 approval from a Federal Bureau of Inves-2 tigation supervisor (or employee of equiva-3 lent or greater rank) or attorney who is 4 authorized to access unminimized contents 5 or noncontents obtained through acquisi-6 tions authorized under subsection (a) for 7 any query of such unminimized contents or 8 noncontents made using a United States 9 person query term. 10 "(ii) EXCEPTION.—A United States 11 person query to be conducted by the Fed-12 eral of Investigation of Bureau 13 unminimized contents or noncontents ob-14 through acquisitions tained authorized 15 under subsection (a) using a United States 16 person query term may be conducted with-17 out obtaining prior approval as specified in 18 clause (i) only if the person conducting the 19 United States person query has a reason-20 able belief that conducting the query could 21 assist in mitigating or eliminating a threat 22 to life or serious bodily harm.".

23 (b) PROHIBITION ON INVOLVEMENT OF POLITICAL
24 APPOINTEES IN PROCESS TO APPROVE FEDERAL BU25 REAU OF INVESTIGATION QUERIES.—Subparagraph (D)

of section 702(f)(3), as added by subsection (d) of this
 section, is amended by inserting after clause (v) the fol lowing:

4	"(vi) Prohibition on political
5	APPOINTEES WITHIN THE PROCESS TO
6	APPROVE FEDERAL BUREAU OF IN-
7	VESTIGATION QUERIES.—The proce-
8	dures shall prohibit any political per-
9	sonnel, such as those classified by the
10	Office of Personnel Management as
11	Presidential Appointment with Senate
12	Confirmation, Presidential Appoint-
13	ment (without Senate Confirmation),
14	Noncareer Senior Executive Service
15	Appointment, or Schedule C Excepted
16	Appointment, from inclusion in the
17	Federal Bureau of Investigation's
18	prior approval process under clause
19	(ii).".

20 (c) MANDATORY AUDITS OF UNITED STATES PER21 SON QUERIES CONDUCTED BY FEDERAL BUREAU OF IN22 VESTIGATION.—

(1) AUDITS REQUIRED.—For each query identified by the Federal Bureau of Investigation as a
United States person query against information ac-

1	quired pursuant to subsection (a) of section 702 of
2	the Foreign Intelligence Surveillance Act of 1978
3	(50 U.S.C. 1881a) conducted by the Federal Bureau
4	of Investigation, not later than 180 days after the
5	conduct of such query, the Department of Justice
6	shall conduct an audit of such query.
7	(2) APPLICABILITY.—The requirement under
8	paragraph (1) shall apply with respect to queries
9	conducted on or after the date of the enactment of
10	this Act.
11	(3) SUNSET.—This section shall terminate on
12	the earlier of the following:
13	(A) The date that is 2 years after the date
14	of the enactment of this Act.
15	(B) The date on which the Attorney Gen-
16	eral submits to the appropriate congressional
17	committees a certification that the Federal Bu-
18	reau of Investigation has implemented a process
19	for the internal audit of all queries referred to
20	in paragraph (1).
21	(4) Appropriate congressional commit-
22	TEES DEFINED.—In this section, the term "appro-
23	priate congressional committees'' means—
24	(A) the congressional intelligence commit-
25	tees, as such term is defined in subsection (b)

1	of section 701 of the Foreign Intelligence Sur-
2	veillance Act of 1978 (50 U.S.C. 1881); and
3	(B) the Committees on the Judiciary of
4	the House of Representatives and of the Sen-
5	ate.
6	(d) Restrictions Relating to Conduct of Cer-
7	TAIN QUERIES BY FEDERAL BUREAU OF INVESTIGA-
8	TION.—Paragraph (3) of section 702(f), as added by sub-
9	section $(a)(2)$ of this section, is amended by adding after
10	subparagraph (C), as added by subsection (f) of this sec-
11	tion, the following:
12	"(D) QUERYING PROCEDURES APPLICABLE
13	to federal bureau of investigation.—For
14	any procedures adopted under paragraph $(1)$
15	applicable to the Federal Bureau of Investiga-
16	tion, the Attorney General, in consultation with
17	the Director of National Intelligence, shall in-
18	clude the following requirements:
19	"(i) TRAINING.—A requirement that,
20	prior to conducting any query, personnel of
21	the Federal Bureau of Investigation suc-
22	cessfully complete training on the querying
23	procedures on an annual basis.
24	"(ii) Additional prior approvals
25	FOR SENSITIVE QUERIES.—A requirement

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that, absent exigent circumstances, prior to conducting certain queries, personnel of the Federal Bureau of Investigation receive approval, at minimum, as follows:

"(I) Approval from the Deputy 5 6 Director of the Federal Bureau of In-7 vestigation if the query uses a query 8 term reasonably believed to identify a 9 United States elected official, an ap-10 pointee of the President or a State 11 governor, a United States political 12 candidate, a United States political 13 organization or a United States per-14 son prominent in such organization, 15 or a United States media organization 16 or a United States person who is a 17 member of such organization.

18 "(II) Approval from an attorney
19 of the Federal Bureau of Investiga20 tion if the query uses a query term
21 reasonably believed to identify a
22 United States religious organization
23 or a United States person who is
24 prominent in such organization.

"(III) Approval from an attorney
 of the Federal Bureau of Investiga tion if such conduct involves batch job
 technology (or successor tool).

"(iii) 5 Prior written JUSTIFICA-6 TION.—A requirement that, prior to con-7 ducting a query using a United States per-8 son query term, personnel of the Federal 9 Bureau of Investigation provide a written statement of the specific factual basis to 10 11 support the reasonable belief that such 12 query meets the standards required by the 13 procedures adopted under paragraph (1). 14 For each United States person query, the 15 Federal Bureau of Investigation shall keep 16 a record of the query term, the date of the 17 conduct of the query, the identifier of the 18 personnel conducting the query, and such 19 written statement.

20 "(iv) STORAGE OF CERTAIN CON21 TENTS AND NONCONTENTS.—Any system
22 of the Federal Bureau of Investigation
23 that stores unminimized contents or non24 contents obtained through acquisitions au25 thorized under subsection (a) together with

1	contents or noncontents obtained through
2	other lawful means shall be configured in
3	a manner that—
4	"(I) requires personnel of the
5	Federal Bureau of Investigation to af-
6	firmatively elect to include such
7	unminimized contents or noncontents
8	obtained through acquisitions author-
9	ized under subsection (a) when run-
10	ning a query; or
11	"(II) includes other controls rea-
12	sonably expected to prevent inad-
13	vertent queries of such unminimized
14	contents or noncontents.
15	"(v) WAIVER AUTHORITY FOR FOR-
16	EIGN INTELLIGENCE SURVEILLANCE
17	COURT.—If the Foreign Intelligence Sur-
18	veillance Court finds that the procedures
19	adopted under paragraph (1) include meas-
20	ures that are reasonably expected to result
21	in similar compliance outcomes as the
22	measures specified in clauses (i) through
23	(iv) of this subparagraph, the Foreign In-
24	telligence Surveillance Court may waive

1	one or more of the requirements specified
2	in such clauses.".
3	(e) Notification for Certain Queries Con-
4	ducted by Federal Bureau of Investigation
5	Paragraph (3) of section 702(f), as added by subsection
6	(a) of this section, is amended by adding at the end the
7	following:
8	"(B) NOTIFICATION REQUIREMENT FOR
9	CERTAIN FBI QUERIES.—
10	"(i) Requirement.—The Director of
11	the Federal Bureau of Investigation shall
12	promptly notify appropriate congressional
13	leadership of any query conducted by the
14	Federal Bureau of Investigation using a
15	query term that is reasonably believed to
16	be the name or other personally identifying
17	information of a member of Congress, and
18	shall also notify the member who is the
19	subject of such query.
20	"(ii) Appropriate congressional
21	LEADERSHIP DEFINED.—In this subpara-
22	graph, the term 'appropriate congressional
23	leadership' means the following:

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1	"(I) The chairs and ranking mi-
2	nority members of the congressional
3	intelligence committees.
4	"(II) The Speaker and minority
5	leader of the House of Representa-
6	tives.
7	"(III) The majority and minority
8	leaders of the Senate.
9	"(iii) NATIONAL SECURITY CONSIDER-
10	ATIONS.—In submitting a notification
11	under clause (i), the Director shall give
12	due regard to the protection of classified
13	information, sources and methods, and na-
14	tional security.
15	"(iv) WAIVER.—
16	"(I) IN GENERAL.—The Director
17	may waive a notification required
18	under clause (i) if the Director deter-
19	mines such notification would impede
20	an ongoing national security or law
21	enforcement investigation.
22	"(II) TERMINATION.—A waiver
23	under subclause (I) shall terminate on
24	the date the Director determines the
25	relevant notification would not impede

1	the relevant national security or law
2	enforcement investigation or on the
3	date that such investigation ends,
4	whichever is earlier.".

5 (f) REQUIREMENT FOR CONGRESSIONAL CONSENT
6 PRIOR TO CERTAIN FEDERAL BUREAU OF INVESTIGA7 TION QUERIES FOR PURPOSE OF DEFENSIVE BRIEF8 INGS.—Paragraph (3) of section 702(f), as added by sub9 section (a) of this section, is amended by adding after sub10 paragraph (B), as added by subsection (e) of this section,
11 the following:

12 "(C) CONSENT REQUIRED FOR FBI TO
13 CONDUCT CERTAIN QUERIES FOR PURPOSE OF
14 DEFENSIVE BRIEFING.—

15 "(i) CONSENT REQUIRED.—The Federal Bureau of Investigation may not, for 16 17 the exclusive purpose of supplementing the 18 contents of a briefing on the defense 19 against a counterintelligence threat to a 20 member of Congress, conduct a query 21 using a query term that is the name or re-22 stricted personal information (as such term 23 is defined in section 119 of title 18, United States Code) of that member unless— 24

	12
1	"(I) the member provides consent
2	to the use of the query term; or
3	"(II) the Deputy Director of the
4	Federal Bureau of Investigation de-
5	termines that exigent circumstances
6	exist sufficient to justify the conduct
7	of such query.
8	"(ii) NOTIFICATION.—
9	"(I) NOTIFICATION OF CONSENT
10	SOUGHT.—Not later than three busi-
11	ness days after submitting a request
12	for consent from a member of Con-
13	gress under clause (i), the Director of
14	the Federal Bureau of Investigation
15	shall notify the appropriate congres-
16	sional leadership, regardless of wheth-
17	er the member provided such consent.
18	"(II) NOTIFICATION OF EXCEP-
19	TION USED.—Not later than three
20	business days after the conduct of a
21	query under clause (i) without consent
22	on the basis of the existence of exi-
23	gent circumstances determined under
24	subclause (II) of such clause, the Di-
25	rector of the Federal Bureau of Inves-

1	tigation shall notify the appropriate
2	congressional leadership.
3	"(iii) RULE OF CONSTRUCTION.—
4	Nothing in this subparagraph may be con-
5	strued as—
6	"(I) applying to matters outside
7	of the scope of the briefing on the de-
8	fense against a counterintelligence
9	threat to be provided or supplemented
10	under clause (i); or
11	"(II) limiting the lawful inves-
12	tigative activities of the Federal Bu-
13	reau of Investigation other than
14	supplementing the contents of a brief-
15	ing on the defense against a counter-
16	intelligence threat to a member of
17	Congress.
18	"(iv) Appropriate congressional
19	LEADERSHIP DEFINED.—In this subpara-
20	graph, the term 'appropriate congressional
21	leadership' means the following:
22	"(I) The chairs and ranking mi-
23	nority members of the congressional
24	intelligence committees.

1 "(II) The Speaker and minority 2 leader of the House of Representa-3 tives. 4 "(III) The majority and minority 5 leaders of the Senate.". 6 SEC. 3. LIMITATION ON USE OF INFORMATION OBTAINED 7 **UNDER SECTION 702.** 8 (a) REVOKING FEDERAL BUREAU OF INVESTIGATION AUTHORITY TO CONDUCT QUERIES UNRELATED TO NA-9 TIONAL SECURITY.—Subsection (f)(2) of section 702 is 10 11 amended to read as follows: 12 "(2) PROHIBITION ON CONDUCT OF QUERIES 13 THAT ARE SOLELY DESIGNED TO FIND AND EX-14 TRACT EVIDENCE OF A CRIME.— "(A) LIMITS 15 ON AUTHORIZATIONS OF 16 QUERIES.—The UNITED STATES PERSON 17 querying procedures adopted pursuant to para-18 graph (1) for the Federal Bureau of Investiga-19 tion shall prohibit queries of information ac-20 quired under subsection (a) that are solely de-21 signed to find and extract evidence of criminal 22 activity. 23 "(B) EXCEPTIONS.—The restriction under 24 subparagraph (A) shall not apply with respect 25 to a query if—

1	"(i) there is a reasonable belief that
2	such query may retrieve information that
3	could assist in mitigating or eliminating a
4	threat to life or serious bodily harm; or
5	"(ii) such query is necessary to iden-
6	tify information that must be produced or
7	preserved in connection with a litigation
8	matter or to fulfill discovery obligations in
9	criminal matters under the laws of the
10	United States or any State thereof.".
11	(b) Restriction on Certain Information Avail-
12	ABLE TO FEDERAL BUREAU OF INVESTIGATION.—Section
13	702 is amended by adding at the end the following new
14	subsection:
15	"(n) Restriction on Certain Information
16	AVAILABLE TO FEDERAL BUREAU OF INVESTIGATION.—
17	"(1) RESTRICTION.—The Federal Bureau of
18	Investigation may not ingest unminimized informa-
19	tion acquired under this section into its analytic re-
20	positories unless the targeted person is relevant to
21	an existing, open, predicated full national security
22	investigation by the Federal Bureau of Investigation.
23	"(2) Exception for exigent cir-
24	CUMSTANCES.—Paragraph (1) does not apply if the
25	Director of the Federal Bureau of Investigation de-

cides it is necessary due to exigent circumstances
 and provides notification within three business days
 to the congressional intelligence committees, the
 Speaker and minority leader of the House of Rep resentatives, and the majority and minority leaders
 of the Senate.

"(3) EXCEPTION FOR ASSISTANCE TO OTHER
AGENCIES.—Paragraph (1) does not apply where the
Federal Bureau of Investigation has agreed to provide technical, analytical, or linguistic assistance at
the request of another Federal agency.".

# 12 SEC. 4. TARGETING DECISIONS UNDER SECTION 702.

13 (a) SENSE OF CONGRESS ON THE TARGETED COL-14 LECTION OF UNITED STATES PERSON INFORMATION.— 15 It is the sense of Congress that, as proscribed in section 702(b)(2), section 702 of the Foreign Intelligence Surveil-16 lance Act of 1978 has always prohibited, and continues 17 18 to prohibit, the intelligence community from targeting a 19 United States person for collection of foreign intelligence information. If the intelligence community intends to tar-20 21 get a United States person for collection of foreign intel-22 ligence information under the Foreign Intelligence Surveil-23 lance Act of 1978, the Government must first obtain an 24 individualized court order based upon a finding of prob-25 able cause that the United States person is a foreign

power, an agent of a foreign power, or an officer or em ployee of a foreign power, in order to conduct surveillance
 targeting that United States person.

4 (b) ANNUAL AUDIT OF TARGETING DECISIONS5 UNDER SECTION 702.—

6 (1) MANDATORY REVIEW.—Not less frequently 7 than annually, the Department of Justice National 8 Security Division shall review each person targeted 9 under section 702 of the Foreign Intelligence Sur-10 veillance Act of 1978 in the preceding year to ensure 11 that the purpose of each targeting decision is not to 12 target a known United States person. The results of 13 this review shall be submitted to the Department of 14 Justice Office of the Inspector General, the congres-15 sional intelligence committees, and the Committees 16 on the Judiciary of the House of Representatives 17 and of the Senate, subject to a declassification re-18 view.

(2) INSPECTOR GENERAL AUDIT.—Not less frequently than annually, the Department of Justice
Office of the Inspector General shall audit a sampling of the targeting decisions reviewed by the National Security Division under paragraph (1) and
submit a report to the congressional intelligence

1	committees and the Committees on the Judiciary of
2	the House of Representatives and of the Senate.

3 (3) CERTIFICATION.—Within 180 days of en4 actment of this Act, and annually thereafter, each
5 agency authorized to target non-United States per6 sons under section 702 shall certify to Congress that
7 the purpose of each targeting decision made in the
8 prior year was not to target a known United States
9 person.

10 (4) APPLICATION.—The requirements under
11 this subsection apply for any year to the extent that
12 section 702 of the Foreign Intelligence Surveillance
13 Act of 1978 was in effect during any portion of the
14 previous year.

15 SEC. 5. FOREIGN INTELLIGENCE SURVEILLANCE COURT
16 REFORM.

17 (a) REQUIREMENT FOR SAME JUDGE TO HEAR EX18 TENSION APPLICATIONS.—Subsection (d) of section 105
19 is amended by adding at the end the following new para20 graph:

21 "(5) An extension of an order issued under this
22 title for surveillance targeted against a United
23 States person, to the extent practicable and absent
24 exigent circumstances, shall be granted or denied by
25 the same judge who issued the original order unless

1	the term of such judge has expired or such judge is
2	otherwise no longer serving on the court.".
3	(b) USE OF AMICI CURIAE IN FOREIGN INTEL-
4	LIGENCE SURVEILLANCE COURT PROCEEDINGS.—Sub-
5	section (i) of section 103 is amended—
6	(1) in paragraph $(2)$ —
7	(A) by redesignating subparagraphs (A)
8	and (B) as clause (i) and (ii), respectively;
9	(B) by striking "A court established" and
10	inserting the following subparagraph:
11	"(A) IN GENERAL.—A court established";
12	(C) in subparagraph (A), as inserted by
13	subparagraph (B) of this section—
14	(i) in clause (i), as so redesignated—
15	(I) by striking "appoint an indi-
16	vidual who has" and inserting "ap-
17	point one or more individuals who
18	have"; and
19	(II) by striking "; and" and in-
20	serting a semicolon;
21	(ii) in clause (ii), as so redesignated—
22	(I) by striking "appoint an indi-
23	vidual or organization" and inserting
24	"appoint one or more individuals or
25	organizations"; and

	20
1	(II) by striking the period at the
2	end and inserting "; and"; and
3	(iii) by adding at the end the fol-
4	lowing new clause:
5	"(iii) shall appoint one or more indi-
6	viduals who have been designated under
7	paragraph (1) to serve as amicus curiae to
8	assist such court in the consideration of
9	any certification or procedures submitted
10	for review pursuant to section 702, includ-
11	ing any amendments to such certifications
12	or procedures, if the court established
13	under subsection (a) has not appointed an
14	individual under clause (i) or (ii), unless
15	the court issues a finding that such ap-
16	pointment is not appropriate or is likely to
17	result in undue delay."; and
18	(D) by adding at the end the following new
19	subparagraphs:
20	"(B) EXPERTISE.—In appointing one or
21	more individuals under subparagraph (A)(iii),
22	the court shall, to the maximum extent prac-
23	ticable, appoint an individual who possesses ex-
24	pertise in both privacy and civil liberties and in-
25	telligence collection.

1 "(C) TIMING.—In the event that the court 2 appoints one or more individuals or organiza-3 tions pursuant to this paragraph to assist such 4 court in a proceeding under section 702, not-5 with standing subsection (j)(1)(B) of such sec-6 tion, the court shall issue an order pursuant to 7 subsection (i)(3) of such section as expedi-8 tiously as possible consistent with subsection 9 (k)(1) of such section, but in no event later 10 than 60 days after the date on which such cer-11 tification, procedures, or amendments are sub-12 mitted for the court's review, or later than 60 13 days after the court has issued an order ap-14 pointing one or more individuals pursuant to 15 this paragraph, whichever is earlier, unless a 16 judge of that court issues an order finding that 17 extraordinary circumstances necessitate addi-18 tional time for review and that such extension 19 of time is consistent with the national secu-20 rity."; and 21 (2) in paragraph (4)— (A) by striking "paragraph (2)(A)" and in-22

22 (A) by striking "paragraph (2)(A)" and in23 serting "paragraph (2)";

24 (B) by striking "provide to the court, as25 appropriate";

1	(C) by redesignating subparagraphs (A)
2	through (C) as clauses (i) through (iii), respec-
3	tively;
4	(D) by inserting before clause (i) the fol-
5	lowing new subparagraphs:
6	"(A) be limited to addressing the specific
7	issues identified by the court; and
8	"(B) provide to the court, as appropriate—
9	"; and
10	(E) in subparagraph (B)(i), as redesig-
11	nated, by inserting "of United States persons"
12	after "civil liberties".
13	(c) Designation of Counsel To Scrutinize Ap-
14	PLICATIONS FOR UNITED STATES PERSONS.—Section
15	103 is amended by adding at the end the following new
16	subsection:
17	"(1) Designation of Counsel for Certain Ap-
18	PLICATIONS.—To assist the court in the consideration of
19	any application for an order pursuant to section 104 that
20	targets a United States person, the presiding judge des-
21	ignated under subsection (a) shall designate one or more
22	attorneys to review such applications, and provide a writ-
23	ten analysis to the judge considering the application, of—

1	((1) the sufficiency of the evidence used to
2	make the probable cause determination under sec-
3	tion $105(a)(2);$
4	"(2) any material weaknesses, flaws, or other
5	concerns in the application; and
6	"(3) a recommendation as to the following,
7	which the judge shall consider during a proceeding
8	on the application in which such attorney is present,
9	as appropriate—
10	"(A) that the application should be ap-
11	proved, denied, or modified;
12	"(B) that the Government should supply
13	additional information in connection with such
14	application; or
15	"(C) that any requirements or conditions
16	should be imposed on the Government for the
17	approval of such application.".
18	SEC. 6. APPLICATION FOR AN ORDER UNDER THE FOREIGN
19	INTELLIGENCE SURVEILLANCE ACT.
20	(a) Requirement for Sworn Statements for
21	FACTUAL ASSERTIONS.—
22	(1) TITLE I.—Subsection $(a)(3)$ of section 104
23	is amended by striking "a statement of" and insert-
24	ing "a sworn statement of".

1	(2) TITLE III.—Subsection $(a)(3)$ of section 303
2	is amended by striking "a statement of" and insert-
3	ing "a sworn statement of".
4	(3) Section 703.—Subsection $(b)(1)(C)$ of sec-
5	tion 703 is amended by striking "a statement of"
6	and inserting "a sworn statement of".
7	(4) Section 704.—Subsection $(b)(3)$ of section
8	704 is amended by striking "a statement of" and in-
9	serting "a sworn statement of".
10	(5) APPLICABILITY.—The amendments made
11	by this subsection shall apply with respect to appli-
12	cations made on or after the date that is 120 days
13	after the date of enactment of this Act.
14	(b) Prohibition on Use of Politically Derived
15	INFORMATION IN APPLICATIONS FOR CERTAIN ORDERS
16	BY THE FOREIGN INTELLIGENCE SURVEILLANCE
17	Court.—
18	(1) TITLE I.—Subsection (a)(6) of section 104
19	is amended—
20	(A) in subparagraph (D), by striking ";
21	and" and inserting a semicolon;
22	(B) in subparagraph (E)(ii), by striking
23	the semicolon and inserting "; and"; and
24	(C) by adding after subparagraph (E) the
25	following new subparagraph:

1	"(F) that none of the information included
2	in the statement described in paragraph $(3)$
3	was solely produced by, derived from informa-
4	tion produced by, or obtained using the funds
5	of, a political organization (as such term is de-
6	fined in section 527 of the Internal Revenue
7	Code of 1986), unless—
8	"(i) the political organization is clear-
9	ly identified in the body of the statement
10	described in paragraph (3);
11	"(ii) the information has been cor-
12	roborated; and
13	"(iii) the investigative techniques used
14	to corroborate the information are clearly
15	identified in the body of the statement de-
16	scribed in paragraph (3); and".
17	(2) TITLE III.—Subsection (a)(6) of section 303
18	is amended—
19	(A) in subparagraph (D), by striking ";
20	and" and inserting a semicolon;
21	(B) in subparagraph (E), by striking the
22	semicolon and inserting "; and"; and
23	(C) by inserting after subparagraph $(E)$
24	the following new subparagraph:

1	"(F) that none of the information included
2	in the statement described in paragraph $(3)$
3	was solely produced by, derived from informa-
4	tion produced by, or obtained using the funds
5	of, a political organization (as such term is de-
6	fined in section 527 of the Internal Revenue
7	Code of 1986), unless—
8	"(i) the political organization is clear-
9	ly identified in the body of the statement
10	described in paragraph (3);
11	"(ii) the information has been cor-
12	roborated; and
13	"(iii) the investigative techniques used
14	to corroborate the information are clearly
15	identified in the body of the statement de-
16	scribed in paragraph (3); and".
17	(3) Applicability.—The amendments made
18	by this subsection shall apply with respect to appli-
19	cations made on or after the date that is 120 days
20	after the date of enactment of this Act.
21	(c) Prohibition on Use of Press Reports in Ap-
22	PLICATIONS FOR CERTAIN ORDERS BY THE FOREIGN IN-
23	TELLIGENCE SURVEILLANCE COURT.—

1	(1) TITLE I.—Subsection (a)(6) of section 104,
2	as amended by this Act, is further amended by add-
3	ing at the end the following new subparagraph:

"(G) that none of the information included 4 5 in the statement described in paragraph (3) is 6 attributable to or derived from the content of a 7 media source unless the statement includes a 8 clear identification of each author of that con-9 tent, and where applicable, the publisher of that 10 content, information to corroborate that which 11 was derived from the media source, and an ex-12 planation of the investigative techniques used to corroborate the information;". 13

14 (2) TITLE III.—Subsection (a)(6) of section
15 303, as amended by this Act, is further amended by
16 adding at the end the following new subparagraph:

17 "(G) that none of the information included 18 in the statement described in paragraph (3) is 19 attributable to or derived from the content of a 20 media source unless the statement includes a 21 clear identification of each author of that con-22 tent, where applicable, the publisher of that 23 content, information to corroborate that which 24 was derived from the media source, and an ex-

1	planation of the investigative techniques used to
2	corroborate the information;".
3	(3) Applicability.—The amendments made
4	by this subsection shall apply with respect to appli-
5	cations made on or after the date that is 120 days
6	after the date of enactment of this Act.
7	(d) Description of Techniques Carried Out
8	Before Application.—
9	(1) TITLE I.—Subsection (a) of section 104, as
10	amended by this Act, is further amended—
11	(A) in paragraph (8), by striking "; and"
12	and inserting a semicolon;
13	(B) in paragraph (9), by striking the pe-
14	riod at the end and inserting "; and"; and
15	(C) by adding at the end the following new
16	paragraph:
17	"(10) with respect to a target who is a United
18	States person, a statement summarizing the inves-
19	tigative techniques carried out before making the ap-
20	plication;".
21	(2) APPLICABILITY.—The amendments made
22	by this subsection shall apply with respect to appli-
23	cations made on or after the date that is 120 days
24	after the date of enactment of this Act.

(e) REQUIREMENT FOR CERTAIN JUSTIFICATION
 PRIOR TO EXTENSION OF ORDERS.—

3 (1) APPLICATIONS FOR EXTENSION OF ORDERS
4 UNDER TITLE I.—Subsection (a) of section 104, as
5 amended by this Act, is further amended by adding
6 at the end the following new paragraph:

7 "(11) in the case of an application for an exten-8 sion of an order under this title for a surveillance 9 targeted against a United States person, a summary 10 statement of the foreign intelligence information ob-11 tained pursuant to the original order (and any pre-12 ceding extension thereof) as of the date of the appli-13 cation for the extension, or a reasonable explanation 14 of the failure to obtain such information; and".

(2) APPLICATIONS FOR EXTENSION OF ORDERS
UNDER TITLE III.—Subsection (a) of section 303, as
amended by this Act, is further amended—

18 (A) in paragraph (7), by striking "; and"19 and inserting a semicolon;

20 (B) in paragraph (8), by striking the pe21 riod at the end and inserting a semicolon; and
22 (C) by adding at the end the following new
23 paragraph:

24 "(9) in the case of an application for an exten-25 sion of an order under this title in which the target

of the physical search is a United States person, a
summary statement of the foreign intelligence information obtained pursuant to the original order (and
any preceding extension thereof) as of the date of
the application for the extension, or a reasonable explanation of the failure to obtain such information;
and".

8 (3) APPLICABILITY.—The amendments made 9 by this subsection shall apply with respect to appli-10 cations made on or after the date that is 120 days 11 after the date of enactment of this Act.

12 (f) REQUIREMENT FOR JUSTIFICATION OF UNDER-13 LYING CRIMINAL OFFENSE IN CERTAIN APPLICATIONS.—

14 (1) TITLE I.—Subsection (a)(3)(A) of section 15 104 is amended by inserting before the semicolon at the end the following: ", and, in the case of a target 16 17 that is a United States person alleged to be acting 18 as an agent of a foreign power (as described in sec-19 tion 101(b)(2)(B), that a violation of the criminal 20 statutes of the United States as referred to in sec-21 tion 101(b)(2)(B) has occurred or is about to 22 occur".

23 (2) TITLE III.—Subsection (a)(3)(A) of section
24 303 is amended by inserting before the semicolon at
25 the end the following: ", and, in the case of a target

1 that is a United States person alleged to be acting 2 as an agent of a foreign power (as described in sec-3 tion 101(b)(2)(B), that a violation of the criminal 4 statutes of the United States as referred to in sec-5 tion 101(b)(2)(B) has occurred or is about to 6 occur". 7 (3) APPLICABILITY.—The amendments made 8 by this subsection shall apply with respect to appli-9 cations made on or after the date that is 120 days 10 after the date of enactment of this Act. 11 (g) MODIFICATION TO DURATION OF APPROVED PE-RIOD UNDER CERTAIN 12 Orders for Non-United 13 STATES PERSONS.— 14 (1) TITLE I.—Subsection (d) of section 105 is 15 amended-16 (A) in paragraph (1)— 17 (i) in subparagraph (A), by striking 18 "against a foreign power, as defined in sec-19 tion 101(a), (1), (2), or (3)," and inserting 20 "against a foreign power"; and 21 (ii) in subparagraph (B), by striking 22 "120 days" and inserting "one year"; and 23 (B) by striking paragraph (2); and 24 (C) by redesignating paragraphs (3) and 25

(4) as paragraphs (2) and (3), respectively.

1	(2) TITLE III.—Subsection (d) of section 304 is
2	amended—
3	(A) in paragraph (1)—
4	(i) in subparagraph (A), by striking
5	"against a foreign power, as defined in
6	paragraph $(1)$ , $(2)$ , or $(3)$ of section
7	101(a)," and inserting "against a foreign
8	power"; and
9	(ii) in subparagraph (B), by striking
10	"120 days" and inserting "one year"; and
11	(B) by striking paragraph (2); and
12	(C) by redesignating paragraph $(3)$ as
13	paragraph (2).
14	SEC. 7. PUBLIC DISCLOSURE AND DECLASSIFICATION OF
15	CERTAIN DOCUMENTS.
16	Subsection (a) of section 602 is amended by inserting
17	after "shall conduct a declassification review" the fol-
18	lowing: ", to be concluded as soon as practicable, but not
19	later than 180 days after the commencement of such re-
20	view,".
21	SEC. 8. TRANSCRIPTIONS OF PROCEEDINGS.
22	(a) Requirement for Transcripts of Pro-
23	CEEDINGS.—Subsection (c) of section 103 is amended—
24	(1) by inserting ", and hearings shall be tran-
25	scribed" before the first period;

1	(2) by inserting ", transcriptions of hearings,"
2	after "applications made"; and
3	(3) by adding at the end the following new sen-
4	tence: "Transcriptions and any related records, in-
5	cluding testimony and affidavits, shall be stored in
6	a file associated with the relevant application or
7	order.".
8	(b) Requirement for Notification to Congress
9	OF CERTAIN TRANSCRIPTS.—Subsection (c) of section
10	601 is amended—
11	(1) in paragraph (1), by striking "; and" and
12	inserting a semicolon;
13	(2) in paragraph (2), by striking the period and
14	inserting a semicolon; and
15	(3) by adding at the end the following new
16	paragraphs:
17	"(3) for any hearing, oral argument, or other
18	proceeding before the Foreign Intelligence Surveil-
19	lance Court or Foreign Intelligence Surveillance
20	Court of Review for which a court reporter produces
21	a transcript, not later than 45 days after the govern-
22	ment receives the final transcript or the date on
23	which the matter of the hearing, oral argument, or
24	other proceeding is resolved, whichever is later, a no-
25	tice of the existence of such transcript. Not later

1	than three business days after a committee referred
2	to in subsection (a) requests to review an existing
3	transcript, the Attorney General shall facilitate such
4	request; and
5	"(4) a copy of each declassified document that
6	has undergone review under section 602.".
7	SEC. 9. AUDIT OF FISA COMPLIANCE BY INSPECTOR GEN-
8	ERAL.
9	(a) INSPECTOR GENERAL REPORT ON FEDERAL BU-
10	REAU OF INVESTIGATION QUERYING PRACTICES.—
11	(1) REPORT.—Not later than 545 days after
12	the date of enactment of this Act, the Inspector
13	General of the Department of Justice shall submit
14	to the appropriate congressional committees a report
15	on the querying practices of the Federal Bureau of
16	Investigation under section 702.
17	(2) MATTERS INCLUDED.—The report under
18	paragraph (1) shall include, at a minimum, the fol-
19	lowing:
20	(A) An evaluation of compliance by per-
21	sonnel of the Federal Bureau of Investigation
22	with the querying procedures adopted under
23	section $702(f)$ , with a particular focus on com-
24	pliance by such personnel with the procedures

1	governing queries using United States person
2	query terms.
3	(B) An analysis of each specific reform
4	that, in the view of the Inspector General, is re-
5	sponsible for any identified improvement in the
6	Federal Bureau of Investigation's record of
7	compliance with the querying procedures, in-
8	cluding an identification of whether such reform
9	was—
10	(i) required by this Act or another Act
11	of Congress;
12	(ii) required by the Foreign Intel-
13	ligence Surveillance Court or the Attorney
14	General; or
15	(iii) voluntarily adopted by the Direc-
16	tor of the Federal Bureau of Investigation.
17	(C) An assessment of the status of the im-
18	plementation by the Federal Bureau of Inves-
19	tigation of all reforms related to querying that
20	are required by this Act.
21	(D) An evaluation of the effectiveness of
22	the Office of Internal Auditing of the Federal
23	Bureau of Investigation with respect to moni-

toring and improving query compliance by per-

sonnel of the Federal Bureau of Investigation.

24

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1	(E) Recommendations to further improve
2	compliance with querying procedures by per-
3	sonnel of the Federal Bureau of Investigation,
4	particularly with respect to compliance with the
5	procedures governing queries using United
6	States person query terms.
7	(F) Any other relevant matter the Inspec-
8	tor General determines appropriate.
9	(3) FORM.—The report under paragraph (1)
10	shall be submitted in unclassified form and may in-
11	clude a classified annex.
12	(4) DEFINITIONS.—In this subsection:
13	(A) IN GENERAL.—Except as provided in
14	this subsection, terms used in this subsection
15	have the meanings given such terms in the For-
16	eign Intelligence Surveillance Act of 1978 (50
17	U.S.C. 1801 et seq.).
18	(B) APPROPRIATE CONGRESSIONAL COM-
19	MITTEES.—The term "appropriate congres-
20	sional committees" means—
21	(i) the congressional intelligence com-
22	mittees, as such term is defined in sub-
23	section (b) of section 701 of the Foreign
24	Intelligence Surveillance Act of 1978 (50
25	U.S.C. 1881); and
1	(ii) the Committees on the Judiciary
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2	of the House of Representatives and the
3	Senate.
4	SEC. 10. ACCURACY AND COMPLETENESS OF APPLICA-
5	TIONS.
6	(a) Requirement for Certifications Regarding
7	ACCURACY OF APPLICATIONS.—
8	(1) TITLE I.—Subsection (a) of section 104, as
9	amended by this Act, is further amended by adding
10	at the end the following new paragraph:
11	((12) a certification by the applicant or declar-
12	ant that, to the best knowledge of the applicant or
13	declarant, the Attorney General or a designated at-
14	torney for the Government has been apprised of all
15	information that might reasonably—
16	"(A) call into question the accuracy of the
17	application or the reasonableness of any assess-
18	ment in the application conducted by the de-
19	partment or agency on whose behalf the appli-
20	cation is made; or
21	"(B) otherwise raise doubts with respect to
22	the findings required under section 105(a).".
23	(2) TITLE III.—Subsection (a) of section 303 is
24	amended by adding at the end the following:

1	((10) a certification by the applicant that, to
2	the best knowledge of the applicant, the Attorney
3	General or a designated attorney for the Govern-
4	ment has been apprised of all information that
5	might reasonably—
6	"(A) call into question the accuracy of the
7	application or the reasonableness of any assess-
8	ment in the application conducted by the de-
9	partment or agency on whose behalf the appli-
10	cation is made; or
11	"(B) otherwise raise doubts with respect to
12	the findings required under section 304(a).".
13	(3) TITLE IV.—Subsection (c) of section 402 is
14	amended—
15	(A) in paragraph (2), by striking "; and"
16	and inserting a semicolon;
17	(B) in paragraph (3), by striking the pe-
18	riod at the end and inserting "; and"; and
19	(C) by adding at the end the following new
20	paragraph:
21	"(4) a certification by the Federal Officer seek-
22	ing to use the pen register or trap and trace device
23	covered by the application that, to the best knowl-
24	edge of the Federal Officer, the Attorney General or

1	a designated attorney for the Government has been
2	apprised of all information that might reasonably—
3	"(A) call into question the accuracy of the
4	application or the reasonableness of any assess-
5	ment in the application conducted by the de-
6	partment or agency on whose behalf the appli-
7	cation is made; or
8	"(B) otherwise raise doubts with respect to
9	the findings required under subsection (d).".
10	(4) TITLE V.—Subsection (b)(2) of section $502$
11	is amended—
12	(A) in subparagraph (A), by striking ";
13	and" and inserting a semicolon;
14	(B) in subparagraph (B), by striking the
15	period at the end and inserting "; and"; and
16	(C) by adding at the end the following new
17	subparagraph:
18	"(E) a statement by the applicant that, to
19	the best knowledge of the applicant, the appli-
20	cation fairly reflects all information that might
21	reasonably—
22	"(i) call into question the accuracy of
23	the application or the reasonableness of
24	any assessment in the application con-

1	ducted by the department or agency on
2	whose behalf the application is made; or
3	"(ii) otherwise raise doubts with re-
4	spect to the findings required under sub-
5	section (c).".
6	(5) TITLE VII.—
7	(A) Section 703.—Subsection $(b)(1)$ of
8	section 703 is amended—
9	(i) in subparagraph (I), by striking ";
10	and" and inserting a semicolon;
11	(ii) in subparagraph (J), by striking
12	the period at the end and inserting ";
13	and"; and
14	(iii) by adding at the end the fol-
15	lowing new subparagraph:
16	"(K) a certification by the applicant that,
17	to the best knowledge of the applicant, the At-
18	torney General or a designated attorney for the
19	Government has been apprised of all informa-
20	tion that might reasonably—
21	"(i) call into question the accuracy of
22	the application or the reasonableness of
23	any assessment in the application con-
24	ducted by the department or agency on
25	whose behalf the application is made; or

1	"(ii) otherwise raise doubts with re-
2	spect to the findings required under sub-
3	section (c).".
4	(B) SECTION 704.—Subsection (b) of sec-
5	tion 704 is amended—
6	(i) in paragraph (6), by striking ";
7	and" and inserting a semicolon;
8	(ii) in paragraph (7), by striking the
9	period at the end and inserting "; and";
10	and
11	(iii) by adding at the end the fol-
12	lowing new paragraph:
13	"(8) a certification by the applicant that, to the
14	best knowledge of the applicant, the Attorney Gen-
15	eral or a designated attorney for the Government
16	has been apprised of all information that might rea-
17	sonably—
18	"(A) call into question the accuracy of the
19	application or the reasonableness of any assess-
20	ment in the application conducted by the de-
21	partment or agency on whose behalf the appli-
22	cation is made; or
23	"(B) otherwise raise doubts with respect to
24	the findings required under subsection (c).".

(6) APPLICABILITY.—The amendments made
 by this subsection shall apply with respect to appli cations made on or after the date that is 120 days
 after the date of enactment of this Act.

5 (7) ACCURACY PROCEDURES.—Not later than 6 180 days after the date of the enactment of this Act, 7 the Attorney General, in consultation with the Direc-8 tor of the Federal Bureau of Investigation, shall 9 issue procedures governing the review of case files, 10 as appropriate, to ensure that applications to the 11 Foreign Intelligence Surveillance Court under title I 12 or III of the Foreign Intelligence Surveillance Act of 13 1978 (50 U.S.C. 1801 et seq.) that target United 14 States persons are accurate and complete.

15 (b) DISCLOSURE OF EXCULPATORY INFORMATION.—

16 (1) TITLE I.—Subsection (a) of section 104, as
17 amended by this Act, is further amended by adding
18 at the end the following new paragraph:

"(13) non-cumulative information known to the
applicant or declarant that is potentially exculpatory
regarding the requested legal findings or any assessment in the application.".

23 (2) TITLE III.—Subsection (a) of section 303,
24 as amended by this Act, is further amended by add25 ing at the end the following:

1	"(11) non-cumulative information known to the
2	applicant or declarant that is potentially exculpatory
3	regarding the requested legal findings or any assess-
4	ment in the application.".
5	(3) TITLE IV.—Subsection (c) of section 402,
6	as amended by this Act, is further amended—
7	(A) in paragraph (3), by striking "; and"
8	and inserting a semicolon;
9	(B) in paragraph (4), by striking the pe-
10	riod at the end and inserting "; and"; and
11	(C) by adding at the end the following new
12	paragraph:
13	((5) non-cumulative information known to the
14	Federal officer seeking to use the pen register or
15	trap and trace device covered by the application,
16	that is potentially exculpatory regarding the re-
17	quested legal findings or any assessment in the ap-
18	plication.".
19	(4) TITLE V.—Subsection (b)(2) of section $502$ ,
20	as amended by this Act, is further amended—
21	(A) in subparagraph (B), by striking ";
22	and" and inserting a semicolon;
23	(B) in subparagraph (E)(ii), by striking
24	the period at the end and inserting "; and";
25	and

1	(C) by adding at the end the following new
2	subparagraph:
3	"(F) non-cumulative information known to
4	the applicant that is potentially exculpatory re-
5	garding the requested legal findings or any as-
6	sessment in the application.".
7	(5) TITLE VII.—
8	(A) Section 703.—Subsection $(b)(1)$ of
9	section 703, as amended by this Act, is further
10	amended—
11	(i) in subparagraph (J), by striking ";
12	and" and inserting a semicolon;
13	(ii) in subparagraph (K), by striking
14	the period at the end and inserting ";
15	and"; and
16	(iii) by adding at the end the fol-
17	lowing new subparagraph:
18	"(L) non-cumulative information known to
19	the applicant or declarant that is potentially ex-
20	culpatory regarding the requested legal findings
21	or any assessment in the application.".
22	(B) SECTION 704.—Subsection (b) of sec-
23	tion 704, as amended by this Act, is further
24	amended—

1	(i) in paragraph (7), by striking ";
2	and" and inserting a semicolon;
3	(ii) in paragraph (8), by striking the
4	period at the end and inserting "; and";
5	and
6	(iii) by adding at the end the fol-
7	lowing new paragraph:
8	"(9) non-cumulative information known to the
9	applicant or declarant that is potentially exculpatory
10	regarding the requested legal findings or any assess-
11	ment in the application.".
12	(6) Applicability.—The amendments made
13	by this subsection shall apply with respect to appli-
14	cations made on or after the date that is 120 days
15	after the date of enactment of this Act.
16	SEC. 11. ANNUAL REPORT OF THE FEDERAL BUREAU OF IN-
17	VESTIGATION.
18	(a) Revocation of Statutory Reporting Ex-
19	EMPTION AND ADDITIONAL REPORTING REQUIREMENT
20	for Federal Bureau of Investigation.—
21	(1) IN GENERAL.—Section 603, as amended by
22	this Act, is further amended—
23	(A) in subsection $(b)(2)(B)$ by inserting
24	"(or combined unminimized contents and non-

1	contents information)" after "unminimized con-
2	tents'';
3	(B) in subsection (d), by amending para-
4	graph (2) to read as follows:
5	"(2) Nonapplicability to electronic mail
6	address and telephone numbers.—Paragraph
7	(3)(B) of subsection (b) shall not apply to orders re-
8	sulting in the acquisition of information by the Fed-
9	eral Bureau of Investigation that does not include
10	electronic mail addresses or telephone numbers.";
11	and
12	(C) by inserting the following new sub-
13	section:
14	"(f) Mandatory Reporting on Section 702 by
15	DIRECTOR OF FEDERAL BUREAU OF INVESTIGATION.—
16	"(1) ANNUAL REPORT.—The Director of the
17	Federal Bureau of Investigation shall annually sub-
18	mit to the Permanent Select Committee on Intel-
19	
	ligence and the Committee on the Judiciary of the
20	ligence and the Committee on the Judiciary of the House of Representatives and the Select Committee
20 21	
	House of Representatives and the Select Committee
21	House of Representatives and the Select Committee on Intelligence and the Committee on the Judiciary

1	of unminimized contents or noncontents ac-
2	quired pursuant to section 702(a);
3	"(B) the number of approved queries using
4	the Federal Bureau of Investigation's batch job
5	technology, or successor tool;
6	"(C) the number of queries using the Fed-
7	eral Bureau of Investigation's batch job tech-
8	nology, or successor tool, conducted by the Fed-
9	eral Bureau of Investigation against informa-
10	tion acquired pursuant to section 702(a) for
11	which pre-approval was not obtained due to
12	emergency circumstances;
13	"(D) the number of United States person
14	queries conducted by the Federal Bureau of In-
15	vestigation of unminimized contents or noncon-
16	tents acquired pursuant to section 702(a) solely
17	to retrieve evidence of a crime;
18	"(E) a good faith estimate of the number
19	of United States person query terms used by
20	the Federal Bureau of Investigation to conduct
21	queries of unminimized contents or noncontents
22	acquired pursuant to section 702(a) primarily
23	to protect the United States person who is the
24	subject of the query; and

1	"(F) a good faith estimate of the number
2	of United States person query terms used by
3	the Federal Bureau of Investigation to conduct
4	queries of unminimized contents or noncontents
5	acquired pursuant to section $702(a)$ where the
6	United States person who is the subject of the
7	query is a target or subject of an investigation
8	by the Federal Bureau of Investigation.
9	"(2) Public availability.—Subject to declas-
10	sification review by the Attorney General and the
11	Director of National Intelligence, each annual report
12	submitted pursuant to paragraph (1) shall be avail-
13	able to the public during the first April following the
14	calendar year covered by the report.".
15	(2) EFFECTIVE DATE.—The amendments made
16	by this subsection shall take effect on January 1,
17	2025.
18	SEC. 12. ADVERSE PERSONNEL ACTIONS FOR FEDERAL BU-
19	<b>REAU OF INVESTIGATION.</b>
20	(a) Annual Reporting on Disciplinary Actions
21	BY FEDERAL BUREAU OF INVESTIGATION.—Section 603
22	is amended—
23	(1) by redesignating subsection (e) as sub-
24	section (g); and
25	(2) by inserting the following new subsection:

1 "(e) MANDATORY REPORTING BY DIRECTOR OF FEDERAL BUREAU OF INVESTIGATION.—The Director of 2 the Federal Bureau of Investigation shall annually submit 3 4 to the Permanent Select Committee on Intelligence and 5 the Committee on Judiciary of the House of Representa-6 tives and the Select Committee on Intelligence and the 7 Committee on the Judiciary of the Senate, a report de-8 scribing the accountability actions taken by the Federal 9 Bureau of Investigation in the preceding 12-month period for noncompliant querying of information acquired under 10 11 section 702 and any such actions taken pursuant to sec-12 tion 103(m), to include the number of ongoing personnel 13 investigations, the outcome of any completed personnel in-14 vestigations and any related adverse personnel actions taken.". 15

16 (b) Accountability Measures for Executive
17 Leadership of Federal Bureau of Investiga18 tion.—

(1) MEASURES REQUIRED.—The Director of
the Federal Bureau of Investigation shall ensure
that, as soon as practicable following the date of enactment of this Act, there are in effect measures for
holding the executive leadership of each covered
component appropriately accountable for ensuring
compliance with covered procedures by the personnel

1	of the Federal Bureau of Investigation assigned to
2	that covered component. Such measures shall in-
3	clude a requirement for an annual evaluation of the
4	executive leadership of each such covered component
5	with respect to ensuring such compliance during the
6	preceding year.
7	(2) Briefings required.—
8	(A) BRIEFINGS.—Not later than December
9	31 of each calendar year, the Federal Bureau
10	of Investigation shall provide to the appropriate
11	congressional committees a briefing on the im-
12	plementation of paragraph (1).
13	(B) MATTERS.—Each briefing under sub-
14	paragraph (A) shall include, with respect to the
15	period covered by the briefing, the following:
16	(i) A description of specific measures
17	under paragraph (1) that the Federal Bu-
18	reau of Investigation has implemented.
19	(ii) A description of specific measures
20	under such subsection that the Federal
21	Bureau of Investigation has proposed to be
22	implemented or modified, and the timeline
23	for such proposed implementation or modi-
24	fication.

1	(iii) A summary of compliance with
2	covered procedures by the personnel of the
3	Federal Bureau of Investigation,
4	disaggregated by covered component, and a
5	description of any adverse personnel ac-
6	tions taken against, or other actions taken
7	to ensure the appropriate accountability of,
8	the executive leadership of covered compo-
9	nents that underperformed with respect to
10	ensuring such compliance.
11	(3) DEFINITIONS.—In this subsection:
12	(A) APPROPRIATE CONGRESSIONAL COM-
13	MITTEES.—The term "appropriate congres-
14	sional committees" means—
15	(i) the congressional intelligence com-
16	mittees, as such term is defined in sub-
17	section (b) of section 701 of the Foreign
18	Intelligence Surveillance Act of 1978 (50
19	U.S.C. 1881) on the date of enactment of
20	this Act; and
21	(ii) the Committees on the Judiciary
22	of the House of Representatives and the
23	Senate.
24	(B) COVERED COMPONENT.—The term
25	"covered component" means a field office,

1	Headquarters division, or other element of the
2	Federal Bureau of Investigation with personnel
3	who, for any period during which section 702 is
4	in effect, have access to the unminimized con-
5	tents of communications obtained through ac-
6	quisitions authorized under section 702(a).
7	(C) COVERED PROCEDURE.—The term
8	"covered procedure"—
9	(i) means any procedure governing the
10	use of authorities under the Foreign Intel-
11	ligence Surveillance Act of 1978 (50
12	U.S.C. 1801 et seq.); and
13	(ii) includes querying procedures and
14	minimization procedures adopted pursuant
15	to such Act.
16	(D) EXECUTIVE LEADERSHIP.—The term
17	"executive leadership" includes—
18	(i) with respect to a field office of the
19	Federal Bureau of Investigation, an Assist-
20	ant Director in Charge or Special Agent in
21	Charge of the field office; and
22	(ii) with respect to a division of the
23	Federal Bureau of Investigation Head-
24	quarters, an Assistant Director of the divi-
25	sion.

1	SEC. 13. CRIMINAL PENALTIES FOR VIOLATIONS OF FISA.
2	(a) Penalties for Unauthorized Disclosure of
3	Application for Electronic Surveillance.—
4	(1) IN GENERAL.—Subsection (a) of section
5	109 is amended—
6	(A) in the matter preceding paragraph (1),
7	by striking "intentionally";
8	(B) in paragraph $(1)$ —
9	(i) by inserting "intentionally" before
10	"engages in"; and
11	(ii) by striking "; or" and inserting a
12	semicolon;
13	(C) in paragraph (2)—
14	(i) by striking "disclose" and insert-
15	ing "intentionally discloses"; and
16	(ii) by striking the period at the end
17	and inserting "; or"; and
18	(D) by adding at the end the following new
19	paragraph:
20	"(3) knowingly and willfully communicates, fur-
21	nishes, transmits, or otherwise makes available to an
22	unauthorized person, or publishes, or uses in any
23	manner prejudicial to the safety or interest of the
24	United States or for the benefit of any foreign gov-
25	ernment to the detriment of the United States an

application, in whole or in part, for an order for
 electronic surveillance under this Act.".

3 (2) CONFORMING AMENDMENT.—Subsection (b)
4 of such section is amended by striking "under sub5 section (a)" and inserting "under paragraph (1) or
6 (2) of subsection (a)".

7 (b) INCREASED CRIMINAL PENALTIES FOR OFFENSE
8 UNDER FISA.—Subsection (c) of section 109 is amended
9 to read as follows:

10 "(c) PENALTY.—A person guilty of an offense in this
11 section shall be fined under title 18, imprisoned for not
12 more than 10 years, or both.".

(c) CRIMINAL PENALTIES FOR UNAUTHORIZED DIS14 CLOSURE OF CERTAIN INCIDENTALLY COLLECTED
15 UNITED STATES PERSON INFORMATION.—Title VII is
16 amended by inserting the following new section:

### 17 "SEC. 709. PENALTIES FOR UNAUTHORIZED DISCLOSURE.

18 "(a) OFFENSE.—A person is guilty of an offense 19 under this section if that person knowingly and willfully 20 communicates, furnishes, transmits, or otherwise makes 21 available to an unauthorized person, or publishes, or uses 22 in any manner prejudicial to the safety or interest of the 23 United States or for the benefit of any foreign government 24 to the detriment of the United States any classified information that contains the contents of any communication 25

acquired under this title to which a known United States
 person is a party.

3 "(b) PENALTY.—A person guilty of an offense in this
4 section shall be fined under title 18, imprisoned for not
5 more than 8 years, or both.

6 "(c) JURISDICTION.—There is Federal jurisdiction
7 over an offense under this section if the person committing
8 the offense was an officer or employee of the United States
9 at the time the offense was committed.".

10 (d) SENTENCING ENHANCEMENT FOR FALSE DEC-LARATIONS BEFORE FOREIGN INTELLIGENCE SURVEIL-11 LANCE COURT.—Subsection (a) of section 1623 of title 12 18, United States Code, is amended by inserting before 13 ", or both" the following: "or, if such proceedings are be-14 15 fore or ancillary to the Foreign Intelligence Surveillance Court or the Foreign Intelligence Surveillance Court of 16 Review established by section 103 of the Foreign Intel-17 ligence Surveillance Act of 1978 (50 U.S.C. 1803), impris-18 19 oned not more than ten years".

#### 20 SEC. 14. CONTEMPT POWER OF FISC AND FISC-R.

(a) CONTEMPTS CONSTITUTING CRIMES.—Section
402 of title 18, United States Code, is amended by inserting after "any district court of the United States" the following: ", including the Foreign Intelligence Surveillance
Court or the Foreign Intelligence Surveillance Court of

1	Review established by section 103 of the Foreign Intel-
2	ligence Surveillance Act of 1978 (50 U.S.C. 1803),".
3	(b) ANNUAL REPORTING ON CONTEMPT.—Sub-
4	section $(a)(1)$ of section 603 is amended—
5	(1) in subparagraph (E), by striking "; and"
6	and inserting a semicolon;
7	(2) in subparagraph (F), by striking the period
8	and inserting "; and"; and
9	(3) by adding at the end the following:
10	"(G) the number of times the Foreign In-
11	telligence Surveillance Court and the Foreign
12	Intelligence Surveillance Court of Review exer-
13	cised authority under chapter 21 of title 18,
14	United States Code and a description of each
15	use of such authority.".
16	SEC. 15. INCREASED PENALTIES FOR CIVIL ACTIONS.
17	(a) INCREASED PENALTIES.—Subsection (a) of sec-
18	tion 110 is amended to read as follows:
19	"(a) actual damages, but not less than liquidated
20	damages equal to the greater of—
21	"(1) if the aggrieved person is a United States
22	person, \$10,000 or \$1,000 per day for each day of
23	violation; or
24	"(2) for any other aggrieved person, \$1,000 or
25	\$100 per day for each day of violation;".

(b) REPORTING REQUIREMENT.—Title I of the For eign Intelligence Surveillance Act of 1978 is amended by
 inserting after section 110 the following:

## 4 "SEC. 110A. REPORTING REQUIREMENTS FOR CIVIL AC-5 TIONS.

6 "(a) REPORT TO CONGRESS.—If a court finds that 7 a person has violated this Act in a civil action under sec-8 tion 110, the head of the agency that employs that person 9 shall report to Congress on the administrative action 10 taken against that person pursuant to section 103(m) or 11 any other provision of law.

12 "(b) Report to Foreign Intelligence Surveil-LANCE COURT.—If a court finds that a person has vio-13 lated this Act in a civil action under section 110, the head 14 15 of the agency that employs that person shall report the name of such person to the Foreign Intelligence Surveil-16 17 lance Court. The Foreign Intelligence Surveillance Court shall maintain a list of each person about whom it received 18 19 a report under this subsection.".

### 20 SEC. 16. ACCOUNTABILITY STANDARDS FOR INCIDENTS RE-

21 LATING TO QUERIES CONDUCTED BY THE
22 FEDERAL BUREAU OF INVESTIGATION.
23 (a) REQUIREMENT FOR ADOPTION OF CERTAIN MIN-

24 IMUM ACCOUNTABILITY STANDARDS.—

1 (1) MINIMUM ACCOUNTABILITY STANDARDS.— 2 Subsection (f) of section 702, as amended by this 3 Act, is further amended by inserting after paragraph 4 (3) the following new paragraph: 5 "(4) MINIMUM ACCOUNTABILITY STANDARDS.— 6 The Director of the Federal Bureau of Investigation 7 shall issue minimum accountability standards that 8 set forth escalating consequences for noncompliant 9 querying of United States person terms within the 10 contents of communications that were acquired 11 under this section. Such standards shall include, at 12 minimum, the following: 13 "(A) Zero tolerance for willful misconduct.

"(B) Escalating consequences for unintentional noncompliance, including the threshold
for mandatory revocation of access to query information acquired under this section.

18 "(C) Consequences for supervisors who
19 oversee users that engage in noncompliant que20 ries.".

(2) DEADLINES.—Not later than 90 days after
the date of the enactment of this Act, the Director
of the Federal Bureau of Investigation shall issue
the minimum accountability standards required
under subsection (f)(4) of section 702 of the Foreign

Intelligence Surveillance Act of 1978 (50 U.S.C.
 1881a).

3 (3) Reports.—

4 (A) SUBMISSION OF STANDARDS.—Not 5 later than 90 days after the date of the enact-6 ment of this Act, the Director of the Federal 7 Bureau of Investigation shall submit to the ap-8 propriate congressional committees the min-9 imum accountability standards issued under 10 paragraph (1).

11 (B) ANNUAL REPORT ON IMPLEMENTA-12 TION.—Not later than December 1, 2024, and 13 annually thereafter for 3 years, the Director of 14 the Federal Bureau of Investigation shall sub-15 mit to the appropriate congressional committees 16 a report detailing each adverse personnel action 17 taken pursuant to the minimum accountability 18 standards and a description of the conduct that 19 led to each such action.

20 (4) DEFINITION OF APPROPRIATE CONGRES21 SIONAL COMMITTEES.—In this section, the term
22 "appropriate congressional committees" means—

23 (A) the congressional intelligence commit24 tees, as such term is defined in subsection (b)

1	of section 701 of the Foreign Intelligence Sur-
2	veillance Act of 1978 (50 U.S.C. 1881); and
3	(B) the Committees on the Judiciary of
4	the House of Representatives and of the Sen-
5	ate.

# 6 SEC. 17. REMOVAL OR SUSPENSION OF FEDERAL OFFICERS 7 FOR MISCONDUCT BEFORE FOREIGN INTEL8 LIGENCE SURVEILLANCE COURT.

9 (a) REMOVAL OR SUSPENSION OF FEDERAL OFFI-10 CERS FOR MISCONDUCT BEFORE FOREIGN INTEL-11 LIGENCE SURVEILLANCE COURT.—Section 103, as 12 amended by this Act, is further amended by adding at the 13 end the following new subsection:

14 "(m) REMOVAL OR SUSPENSION OF FEDERAL OFFI-15 CERS FOR MISCONDUCT BEFORE COURTS.—An officer or employee of the United States Government who engages 16 17 in intentional misconduct with respect to proceedings before the Foreign Intelligence Surveillance Court or the 18 Foreign Intelligence Surveillance Court of Review shall be 19 subject to appropriate adverse actions, including, at min-20 21 imum, suspension without pay or removal, up to and in-22 cluding termination.".

### 23 SEC. 18. REPORTS AND OTHER MATTERS.

24 (a) NOTIFICATION TO CONGRESS OF CERTAIN UNAU-25 THORIZED DISCLOSURES.—If the Director of National In-

telligence becomes aware of an actual or potential signifi-1 2 cant unauthorized disclosure or compromise of informa-3 tion acquired under section 702 of the Foreign Intelligence 4 Surveillance Act of 1978 (50 U.S.C. 1881a), as soon as 5 practicable, but not later than 7 days after the date on 6 which the Director becomes so aware, the Director shall notify the congressional intelligence committees of such 7 8 actual or potential disclosure or compromise.

9 (b) REPORT ON TECHNOLOGY NEEDED FOR NEAR10 REAL TIME MONITORING OF FEDERAL BUREAU OF IN11 VESTIGATION COMPLIANCE.—

(1) STUDY REQUIRED.—The Director of Na-12 13 tional Intelligence, in coordination with the National 14 Security Agency and in consultation with the Fed-15 eral Bureau of Investigation, shall conduct a study 16 on technological enhancements that would enable the 17 Federal Bureau of Investigation to conduct near-real 18 time monitoring of compliance in any system of the 19 Federal Bureau of Investigation that stores informa-20 tion acquired under section 702. Such study shall 21 consider the potential cost and assess the feasibility 22 of implementation within a period of one year of 23 each technological enhancement under consideration. 24 (2) SUBMISSION.—Not later than one year after

25 the date of enactment of this Act, the Director of

1	National Intelligence shall submit the results of the
2	study to the appropriate congressional committees.
3	(3) DEFINITIONS.—In this section the term
4	"appropriate congressional committees" means—
5	(A) the congressional intelligence commit-
6	tees, as such term is defined in subsection (b)
7	of section 701 of the Foreign Intelligence Sur-
8	veillance Act of 1978 (50 U.S.C. 1881); and
9	(B) the Committees on the Judiciary of
10	the House of Representatives and the Senate.
11	(c) FISA Reform Commission.—
12	(1) Establishment.—
13	(A) IN GENERAL.—There is established a
14	commission to consider ongoing reforms to the
15	Foreign Intelligence Surveillance Act of 1978
16	(50 U.S.C. 1801 et seq.).
17	(B) DESIGNATION.—The commission es-
18	tablished under subparagraph (A) shall be
19	known as the "FISA Reform Commission" (in
20	this section the "Commission").
21	(2) Membership.—
22	(A) Composition.—
23	(i) IN GENERAL.—Subject to clause
24	(ii), the Commission shall be composed of
25	the following members:

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1	diciary of the Senate, 1 of whom shall
2	be a member of the Senate and 2 of
3	whom shall not be.

4 (VIII) Three members appointed 5 by the Speaker of the House of Rep-6 resentatives, in consultation with the 7 Chairman of the Permanent Select 8 Committee on Intelligence of the 9 House of Representatives and the 10 Chairman of the Committee on the 11 Judiciary of the House of Representa-12 tives, 1 of whom shall be a member of 13 the House of Representatives and 2 of 14 whom shall not be.

15 (IX) Three members appointed 16 by the minority leader of the House of 17 Representatives, in consultation with 18 the Ranking Member of the Perma-19 nent Select Committee on Intelligence 20 of the House of Representatives and 21 the Ranking Member of the Com-22 mittee on the Judiciary of the House 23 of Representatives, 1 of whom shall be 24 a member of the House of Represent-25 atives and 2 of whom shall not be.

1	(ii) Nonmembers of congress.—
2	(I) QUALIFICATIONS.—The mem-
3	bers of the Commission who are not
4	members of Congress and who are ap-
5	pointed under subclauses (VI) through
6	(IX) of clause (i) shall be individuals
7	who are nationally recognized for ex-
8	pertise, knowledge, or experience in—
9	(aa) use of intelligence infor-
10	mation by the intelligence com-
11	munity (as defined in section 3 of
12	the National Security Act of
13	1947 (50 U.S.C. 3003)), national
14	policymakers, and military lead-
15	ers;
16	(bb) the implementation,
17	funding, or oversight of the na-
18	tional security laws of the United
19	States;
20	(cc) privacy, civil liberties,
21	and transparency; or
22	(dd) laws and policies gov-
23	erning methods of electronic sur-
24	veillance.

1	(II) Conflicts of interest.—
2	An official who appoints members of
3	the Commission may not appoint an
4	individual as a member of the Com-
5	mission if such individual possesses
6	any personal or financial interest in
7	the discharge of any of the duties of
8	the Commission.
9	(III) SECURITY CLEARANCES.—
10	All members of the Commission de-
11	scribed in subclause (I) shall possess
12	an appropriate security clearance in
13	accordance with applicable provisions
14	of law concerning the handling of
15	classified information.
16	(B) Co-chairs.—
17	(i) IN GENERAL.—The Commission
18	shall have 2 co-chairs, selected from among
19	the members of the Commission.
20	(ii) AGREEMENT.—The individuals
21	who serve as the co-chairs of the Commis-
22	sion shall be agreed upon by the members
23	of the Commission.
24	(3) Appointment; initial meeting.—

1	(A) APPOINTMENT.—Members of the Com-
2	mission shall be appointed not later than 90
3	days after the date of the enactment of this
4	Act.
5	(B) INITIAL MEETING.—The Commission
6	shall hold its initial meeting on or before the
7	date that is 180 days after the date of the en-
8	actment of this Act.
9	(4) Meetings; quorum; vacancies.—
10	(A) IN GENERAL.—After its initial meet-
11	ing, the Commission shall meet upon the call of
12	the co-chairs of the Commission.
13	(B) QUORUM.—Nine members of the Com-
14	mission shall constitute a quorum for purposes
15	of conducting business, except that 2 members
16	of the Commission shall constitute a quorum
17	for purposes of receiving testimony.
18	(C) VACANCIES.—Any vacancy in the Com-
19	mission shall not affect its powers, but shall be
20	filled in the same manner in which the original
21	appointment was made.
22	(D) QUORUM WITH VACANCIES.—If vacan-
23	cies in the Commission occur on any day after
24	90 days after the date of the enactment of this

1	Act, a quorum shall consist of a majority of the
2	members of the Commission as of such day.
3	(5) DUTIES.—The duties of the Commission
4	are as follows:
5	(A) To review the effectiveness of the cur-
6	rent implementation of the Foreign Intelligence
7	Surveillance Act of 1978 (50 U.S.C. 1801 et
8	seq.).
9	(B) To develop recommendations for legis-
10	lative action to reform the Foreign Intelligence
11	Surveillance Act of 1978 (50 U.S.C. 1801 et
12	seq.) that provide for the effective conduct of
13	United States intelligence activities and the
14	protection of privacy and civil liberties.
15	(6) Powers of commission.—
16	(A) IN GENERAL.—
17	(i) HEARINGS.—The Commission or,
18	on the authorization of the Commission,
19	any subcommittee or member thereof, may,
20	for the purpose of carrying out this sec-
21	tion—
22	(I) hold such hearings and sit
23	and act at such times and places, take
24	such testimony, receive such evidence,
25	and administer such oaths; and

1	(II) require, by subpoena or oth-
2	erwise, the attendance and testimony
3	of such witnesses and the production
4	of such books, records, correspond-
5	ence, memoranda, papers, and docu-
6	ments, as the Commission or such
7	designated subcommittee or des-
8	ignated member considers necessary.
9	(ii) Issuance and enforcement of
10	SUBPOENAS.—
11	(I) ISSUANCE.—A subpoena
12	issued under clause (i)(II) shall—
13	(aa) bear the signature of
14	the co-chairs of the Commission;
15	and
16	(bb) be served by a person
17	or class of persons designated by
18	the co-chairs for that purpose.
19	(II) ENFORCEMENT.—The provi-
20	sions of sections 102 through 104 of
21	the Revised Statutes of the United
22	States (2 U.S.C. 192–194) shall apply
23	in the case of any failure of a witness
24	to comply with any subpoena or to

	10
1	testify when summoned under author-
2	ity of this paragraph.
3	(B) INFORMATION FROM FEDERAL AGEN-
4	CIES.—
5	(i) IN GENERAL.—The Commission
6	may secure directly from any executive de-
7	partment, agency, bureau, board, commis-
8	sion, office, independent establishment, or
9	instrumentality of the Federal Government
10	information, suggestions, estimates, and
11	statistics for the purposes of this section.
12	(ii) FURNISHING INFORMATION.—
13	Each such department, agency, bureau,
14	board, commission, office, establishment,
15	or instrumentality described in clause (i)
16	shall, to the extent authorized by law, fur-
17	nish such information, suggestions, esti-
18	mates, and statistics directly to the Com-
19	mission, upon request of the co-chairs of
20	the Commission.
21	(iii) Protection of classified in-
22	FORMATION.—The Commission shall han-
23	dle and protect all classified information
24	provided to it under this section in accord-
25	ance with applicable provisions of law.

1	(C)	Assistance	FROM	FEDERAL	AGEN-
2	CIES.—				

3 (i) DIRECTOR OF NATIONAL INTEL-4 LIGENCE.—The Director of National Intelligence shall provide to the Commission, on 5 6 a nonreimbursable basis, such administra-7 tive services, funds, staff, facilities, and 8 other support services as are necessary for 9 the performance of the duties of the Commission under this section. 10

(ii) ATTORNEY GENERAL.—The Attorney General may provide the Commission,
on a nonreimbursable basis, with such administrative services, staff, and other support services as the Commission may request.

17 (iii) **OTHER** DEPARTMENTS AND 18 AGENCIES.—In addition to the assistance 19 set forth in clauses (i) and (ii), other de-20 partments and agencies of the United 21 States may provide the Commission such 22 services, funds, facilities, staff, and other 23 support as such departments and agencies 24 consider advisable and as may be author-25 ized by law.

1	(iv) COOPERATION.—The Commission
2	shall receive the full and timely cooperation
3	of any official, department, or agency of
4	the Federal Government whose assistance
5	is necessary, as jointly determined by the
6	co-chairs selected under paragraph $(2)(B)$ ,
7	for the fulfillment of the duties of the
8	Commission, including the provision of full
9	and current briefings and analyses.
10	(D) POSTAL SERVICES.—The Commission
11	may use the United States postal services in the
12	same manner and under the same conditions as
13	the departments and agencies of the Federal
14	Governments.
15	(E) GIFTS.—No member or staff of the
16	Commission may receive a gift or benefit by
17	reason of the service of such member or staff
18	to the Commission.
19	(7) STAFF OF COMMISSION.—
20	(A) Appointment and compensation of
21	STAFF.—The co-chairs of the Commission, in
22	accordance with rules agreed upon by the Com-
23	mission, shall appoint and fix the compensation
24	of a staff director and such other personnel as
25	may be necessary to enable the Commission to

1 carry out its duties, without regard to the pro-2 visions of title 5, United States Code, governing 3 appointments in the competitive service, and 4 without regard to the provisions of chapter 51 5 and subchapter III of chapter 53 of such title 6 relating to classification and General Schedule 7 pay rates, except that no rate of pay fixed 8 under this subsection may exceed the equivalent 9 of that payable to a person occupying a position 10 at level V of the Executive Schedule under sec-11 tion 5316 of such title.

12 (B) DETAIL OF GOVERNMENT EMPLOY-13 EES.—Any Federal Government employee may 14 be detailed to the Commission without reim-15 bursement from the Commission, and such 16 detailee shall retain the rights, status, and 17 privileges of his or her regular employment 18 without interruption.

19 (C) SECURITY CLEARANCES.—All staff of
20 the Commission and all experts and consultants
21 employed by the Commission shall possess a se22 curity clearance in accordance with applicable
23 provisions of law concerning the handling of
24 classified information.

(8) Compensation and travel expenses.—

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(A) Compensation of members.—

2 (i) IN GENERAL.—Except as provided 3 in subparagraph (B), each member of the 4 Commission may be compensated at not to exceed the daily equivalent of the annual 5 6 rate of basic pay in effect for a position at 7 level IV of the Executive Schedule under 8 section 5315 of title 5, United States 9 Code, for each day during which that member is engaged in the actual perform-10 11 ance of the duties of the Commission 12 under this title.

13 EXCEPTION.—Members of the (ii) 14 Commission who are officers or employees 15 of the United States or Members of Con-16 gress shall receive no additional pay by 17 reason of their service on the Commission. 18 (B) TRAVEL EXPENSES.—While away from 19 their homes or regular places of business in the 20 performance of services for the Commission, a 21 member of the Commission may be allowed 22 travel expenses, including per diem in lieu of 23 subsistence, in the same manner as persons em-24 ployed intermittently in the Government service

1	are allowed expenses under section 5703 of title
2	5, United States Code.
3	(9) TREATMENT OF INFORMATION RELATING
4	TO NATIONAL SECURITY.—
5	(A) IN GENERAL.—The Director of Na-
6	tional Intelligence shall assume responsibility
7	for the handling and disposition of any informa-
8	tion related to the national security of the
9	United States that is received, considered, or
10	used by the Commission under this title.
11	(B) INFORMATION PROVIDED BY CONGRES-
12	SIONAL INTELLIGENCE COMMITTEES.—Any in-
13	formation related to the national security of the
14	United States that is provided to the Commis-
15	sion by a congressional intelligence committee
16	may not be further provided or released without
17	the approval of the chairman of such com-
18	mittee.
19	(C) Access after termination of com-
20	MISSION.—Notwithstanding any other provision
21	of law, after the termination of the Commission
22	under paragraph (10)(B), only the members
23	and designated staff of the congressional intel-
24	ligence committees, the Director of National In-
25	telligence (and the designees of the Director),

1	and such other officials of the executive branch
2	of the Federal Government as the President
3	may designate shall have access to information
4	related to the national security of the United
5	States that is received, considered, or used by
6	the Commission.
7	(10) FINAL REPORT; TERMINATION.—
8	(A) FINAL REPORT.—
9	(i) DEFINITIONS.—In this subpara-
10	graph:
11	(I) Appropriate committees
12	OF CONGRESS.—The term "appro-
13	priate committees of Congress"
14	means—
15	(aa) the congressional intel-
16	ligence committees;
17	(bb) the Committee on the
18	Judiciary of the Senate; and
19	(cc) the Committee on the
20	Judiciary of the House of Rep-
21	resentatives.
22	(II) CONGRESSIONAL LEADER-
23	SHIP.—The term "congressional lead-
24	ership'' means—

1	(aa) the majority leader of
2	the Senate;
3	(bb) the minority leader of
4	the Senate;
5	(cc) the Speaker of the
6	House of Representatives; and
7	(dd) the minority leader of
8	the House of Representatives.
9	(ii) FINAL REPORT REQUIRED.—Not
10	later than 5 years from the date of enact-
11	ment of this Act, the Commission shall
12	submit to the appropriate committees of
13	Congress, congressional leadership, the Di-
14	rector of National Intelligence, and the At-
15	torney General a final report on the find-
16	ings of the Commission.
17	(iii) Form of final report.—The
18	final report submitted pursuant to clause
19	(ii) shall be in unclassified form but may
20	include a classified annex.
21	(iv) Assessments of final re-
22	PORT.—Not later than 1 year after receipt
23	of the final report under clause (ii), the
24	Director of National Intelligence and the
25	Attorney General shall each submit to the

1	appropriate committees of Congress and
2	congressional leadership an assessment of
3	such report.
4	(B) TERMINATION.—
5	(i) IN GENERAL.—The Commission,
6	and all the authorities of this section, shall
7	terminate on the date that is 2 years after
8	the date on which the final report is sub-
9	mitted under subparagraph (A)(ii).
10	(ii) WIND-DOWN PERIOD.—The Com-
11	mission may use the 2-year period referred
12	to in clause (i) for the purposes of con-
13	cluding its activities, including providing
14	testimony to Congress concerning the final
15	report referred to in that paragraph and
16	disseminating the report.
17	(11) INAPPLICABILITY OF CERTAIN ADMINIS-
18	TRATIVE PROVISIONS.—
19	(A) FEDERAL ADVISORY COMMITTEE
20	ACT.—The provisions of the Federal Advisory
21	Committee Act (5 U.S.C. App.) shall not apply
22	to the activities of the Commission under this
23	section.
24	(B) FREEDOM OF INFORMATION ACT.—
25	The provisions of section 552 of title 5, United

1	States Code (commonly referred to as the
2	"Freedom of Information Act"), shall not apply
3	to the activities, records, and proceedings of the
4	Commission under this section.
5	(12) FUNDING.—
6	(A) AUTHORIZATION OF APPROPRIA-
7	TIONS.—There is authorized to be appropriated
8	funds to the extent and in such amounts as spe-
9	cifically provided in advance in appropriations
10	acts for the purposes detailed in this subsection.
11	(B) AVAILABILITY IN GENERAL.—Subject
12	to subparagraph (A), the Director of National
13	Intelligence shall make available to the Commis-
14	sion such amounts as the Commission may re-
15	quire for purposes of the activities of the Com-
16	mission under this section.
17	(C) DURATION OF AVAILABILITY.—
18	Amounts made available to the Commission
19	under subparagraph (B) shall remain available
20	until expended or upon termination under para-
21	graph (10)(B), whichever occurs first.
22	(13) Congressional intelligence commit-
23	TEES DEFINED.—In this subsection, the term "con-
24	gressional intelligence committees" means—

1	(A) the Select Committee on Intelligence of
2	the Senate; and
3	(B) the Permanent Select Committee on
4	Intelligence of the House of Representatives.
5	(d) Severability; Applicability Date.—
6	(1) Severability.—If any provision of this
7	Act, any amendment made by this Act, or the appli-
8	cation thereof to any person or circumstances is held
9	invalid, the validity of the remainder of the Act, of
10	any such amendments, and of the application of
11	such provisions to other persons and circumstances
12	shall not be affected thereby.
13	(2) Applicability date.—Subsection (f) of
14	section 702 of the Foreign Intelligence Surveillance
15	Act of 1978 (50 U.S.C. 1881a), as amended by this
16	Act, shall apply with respect to certifications sub-
17	mitted under subsection (h) of such section to the
18	Foreign Intelligence Surveillance Court after Janu-
19	ary 1, 2024.
20	
	SEC. 19. EXTENSION OF CERTAIN AUTHORITIES.
21	<ul><li>(a) FISA AMENDMENTS ACT OF 2008.—Section</li></ul>
21 22	
	(a) FISA Amendments Act of 2008.—Section

1	(A) by striking "April 19, 2024" and in-
2	serting "two years after the date of enactment
3	of the Reforming Intelligence and Securing
4	America Act"; and
5	(B) by inserting "and the Reforming Intel-
6	ligence and Securing America Act" after "the
7	FISA Amendments Reauthorization Act of
8	2017"; and
9	(2) in paragraph $(2)$ in the matter preceding
10	subparagraph (A), by striking "April 19, 2024" and
11	inserting "two years after the date of enactment of
12	the Reforming Intelligence and Securing America
13	Act".
14	(b) Conforming Amendments.—Section 404(b) of
15	the FISA Amendments Act of 2008 (Public Law 110–261;
16	122 Stat. 2476), is amended—
17	(1) in paragraph $(1)$ —
18	(A) in the heading, by striking "APRIL 19,
19	2024" and inserting "Two Years After the
20	DATE OF ENACTMENT OF THE REFORMING IN-
21	TELLIGENCE AND SECURING AMERICA ACT";
22	and
23	(B) by inserting "and the Reforming Intel-
24	ligence and Securing America Act" after "the

1	FISA Amendments Reauthorization Act of
2	2017'';
3	(2) in paragraph $(2)$ , by inserting "and the Re-
4	forming Intelligence and Securing America Act"
5	after "the FISA Amendments Reauthorization Act
6	of 2017"; and
7	(3) in paragraph (4), by inserting "and the Re-
8	forming Intelligence and Securing America Act"
9	after "the FISA Amendments Reauthorization Act
10	of 2017" in each place it appears.
11	SEC. 20. AMENDMENTS TO THE FOREIGN INTELLIGENCE
12	SURVEILLANCE ACT OF 1978.
13	(a) References to Foreign Intelligence Sur-
14	VEILLANCE ACT OF 1978.—Except as otherwise expressly
15	provided, whenever in this Act an amendment or repeal
16	is expressed in terms of an amendment to, or a repeal
17	of, a section or other provision, the reference shall be con-
18	sidered to be made to a section or other provision of the
19	Foreign Intelligence Surveillance Act of 1978 (50 U.S.C.
20	1801 et seq.).
21	(b) Effect of Certain Amendments on Con-
22	
	FORMING CHANGES TO TABLES OF CONTENTS.—When an
23	FORMING CHANGES TO TABLES OF CONTENTS.—When an amendment made by this Act adds a section or larger or-
23 24	

a section or larger organizational unit in such Act, or
 amends the designation or heading of a section or larger
 organizational unit in such Act, that amendment also shall
 have the effect of amending the table of contents in such
 Act to alter the table to conform to the changes made by
 the amendment.

### 7 SEC. 21. REQUIREMENT FOR RECERTIFICATION.

8 Notwithstanding any orders or authorizations issued 9 or made under section 702 of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1881a) during the 10 period beginning on January 1, 2024 and ending on April 11 12 30, 2024, no later than 90 days after the date of enactment of this Act, the Attorney General and the Director 13 14 of National Intelligence shall be required to seek new or-15 ders consistent with the provisions of the Foreign Intelligence Surveillance Act of 1978, as amended by this Act, 16 17 and thereafter to issue new authorizations consistent with such new orders. 18

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