H. R. 1625

To provide a process for declassifying on an expedited basis certain documents relating to human rights abuses in Guatemala, Honduras, and other regions.

IN THE HOUSE OF REPRESENTATIVES

April 29, 1999

Mr. Lantos (for himself, Mrs. Morella, Mr. Porter, Mr. Kucinich, Mr. Smith of New Jersey, Ms. McKinney, Mr. Barrett of Wisconsin, Mr. Berman, Mr. Blagojevich, Mr. Boucher, Mr. Brown of California, Mr. Brown of Ohio, Mr. Clyburn, Mr. Costello, Mr. Coyne, Mr. Defazio, Mr. Delahunt, Mr. Engel, Mr. Evans, Mr. Farr of California, Mr. Frank of Massachusetts, Mr. Gutierrez, Mr. Hinchey, Ms. Kilpatrick, Mr. Kleczka, Mr. Lewis of Georgia, Ms. Lofgren, Mrs. Lowey, Mr. Luther, Mr. McDermott, Mr. McGovern, Mr. McNulty, Mrs. Maloney of New York, Mr. George Miller of California, Mr. Minge, Mr. Moakley, Ms. Norton, Mr. Oberstar, Mr. Olver, Ms. Pelosi, Mr. Peterson of Minnesota, Ms. Rivers, Mr. Sabo, Ms. Slaughter, Mr. Stark, Ms. Schakowsky, Mr. Shays, Mr. Smith of Washington, Mrs. Thurman, Mr. Underwood, Mr. Waxman, Mr. Weiner, and Mr. Wexler) introduced the following bill; which was referred to the Committee on Government Reform

A BILL

To provide a process for declassifying on an expedited basis certain documents relating to human rights abuses in Guatemala, Honduras, and other regions.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

1 SECTION 1. SHORT TITLE.

- This Act may be cited as the "Human Rights Infor-
- 3 mation Act".

4 SEC. 2. FINDINGS.

- 5 Congress finds the following:
- (1) The people of the United States consider
 the national and international protection and promotion of human rights and the rule of law the most
 important values of any democracy. The founding
 fathers defined human rights prominently in the Bill
 of Rights, giving those rights a special priority and
 protection in the Constitution.
 - (2) Federal agencies are in possession of documents pertaining to gross human rights violations abroad which are needed by foreign authorities to document, investigate, and subsequently prosecute instances of continued and systematic gross human rights violations, including those directed against citizens of the United States.
 - (3) The United States will continue to receive requests from foreign authorities for legal assistance regarding human rights violations, including the declassification of documents. In addition to requests by Guatemala and Honduras, a Spanish court magistrate, Baltasar Garzon, recently requested from the United States information on General Augusto

- Pinochet. Currently, the United States responds to declassification requests by following procedures outlined in Presidential directives and executive orders. The overwhelming interest of the United States in the protection and promotion of human rights na-tionally and internationally requires a significant strengthening of existing declassification procedures, including section 552 of title 5, United States Code (commonly known as the "Freedom of Information Act'').
 - (4) The expedient declassification of human rights documents in full compliance with United States security interests according to the procedures outlined in this Act will protect global human rights by strengthening the rule of law internationally, creating a crucial level of accountability of Federal agencies, and will result in significant saving of Government resources.
 - (5) The commitment to the promotion and protection of human rights and democracy around the world has led the United States to undertake tremendous diplomatic, economic, and military efforts to end systematic gross human rights violations abroad, consistent with the national interests and international leadership role of the United States. In

- addition, countless humanitarian United States nongovernmental organizations and citizens of the
 United States promote human rights and democracy
 in foreign countries. These efforts are thwarted if
 the cycle of impunity for human rights violations is
 not broken in those countries, and the likelihood of
 the need for renewed United States engagements in
 those areas remains.
 - (6) The United States therefore has a significant interest that newly established or reestablished democratic societies take credible steps to fully investigate and prosecute human rights violations. These steps can include the creation of a national or international truth commission or tribunal, the appointment of a human rights officer, or official national investigations led by credible sections of the civil society, including churches and nongovernmental organizations.
 - (7) The United States has long provided international leadership to end impunity for gross human rights violations and to promote the rule of law around the world by establishing and supporting the Nuremberg and Tokyo War Crimes Tribunal; in addition, the United States has actively participated in,

among others, the International War Crimes Tribu nals on the former Yugoslavia and Rwanda.

(8) The United States has ratified the Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment, which in article 9 obligates parties to "afford one another the greatest measure of assistance in connection with criminal proceedings brought in respect of any [acts of, attempts of, or complicity in acts of torture, including the supply of all evidence at their disposal necessary for the proceedings." In addition, as a member State of the Organization of American States, the United States should seek to follow the December 8, 1998, recommendation of the Inter-American Commission on Human Rights "that member States of the Organization of American States adopt legislative and such other measures as may be necessary to effectuate the right of free access to information in files and documents in the power of the State, particularly in cases of investigations to establish criminal responsibility for international crimes and serious violations of human rights."

(9) The Guatemalan peace accords, which the Government of the United States firmly supports,

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1 included as an important and vital component an in-2 vestigation and a report by the Commission for the 3 Historical Clarification of Human Rights Violations and Acts of Violence which have Caused Suffering to 5 the Guatemalan People (referred to in this Act as 6 the "Clarification Commission"). Despite the conclu-7 sion of this investigation, many questions, including 8 the identity of perpetrators of human rights viola-9 tions as well as the location of bodies of the "dis-10 appeared", remain unanswered. The Clarification Commission explicitly recommended that "all avail-12 able legal and material resources should be utilized 13 [by the Guatemalan Government] to clarify the 14 whereabouts of the disappeared and, in the case of 15 death, to deliver the remains to the relatives."

- (10) Two days after presenting a parallel investigation, "Guatemala: Never Again", by the Historical Memory Recovery Project by the Archbishop of Guatemala, the director of the project, Bishop Juan Jose Gerardi, was assassinated.
- (11) President Clinton stated in Guatemala on March 10, 1999, that "[f]or the United States, it is important that I state clearly that support for military forces or intelligence units which engaged in violent and widespread repression of the kind de-

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- scribed in the report [by the Clarification Commiswas wrong, and the United States must not repeat that mistake. We must, and we will, instead, continue to support the peace and reconciliation
- 5 process in Guatemala."
- 6 (12) The National Commissioner for the Pro-7 tection of Human Rights in the Republic of Hon-8 duras has been requesting documentation of the 9 United States on human rights violations in Hon-10 duras since November 15, 1993. The Commis-11 sioner's request has been partly fulfilled, but aspects 12 of it are still pending.

13 SEC. 3. DEFINITIONS.

- 14 In this Act:
- 15 (1)HUMAN RIGHTS RECORD.—The term "human rights record" means a record in the pos-16 17 session, custody, or control of the United States 18 Government containing information about gross vio-19 lations of internationally recognized human rights 20 committed after 1944.
 - (2) AGENCY.—The term "agency" means any agency of the United States Government charged with the conduct of foreign policy or foreign intelligence, including, but not limited to, the Department of State, the Agency for International Develop-

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- 1 ment, the Department of Defense (and all of its
- 2 components), the Central Intelligence Agency, the
- 3 National Reconnaissance Office, the Department of
- 4 Justice (and all of its components), the National Se-
- 5 curity Council, and the Executive Office of the
- 6 President.
- 7 (3) Gross violations of internationally
- 8 RECOGNIZED HUMAN RIGHTS.—The term "gross vio-
- 9 lations of internationally recognized human rights"
- 10 has the meaning given that term in section
- 11 502B(d)(1) of the Foreign Assistance Act of 1961
- 12 (22 U.S.C. 2304(d)(1)).
- 13 SEC. 4. IDENTIFICATION, REVIEW, AND PUBLIC DISCLO-
- 14 SURE OF HUMAN RIGHTS RECORDS REGARD-
- 15 ING GUATEMALA AND HONDURAS.
- 16 (a) IN GENERAL.—Notwithstanding any other provi-
- 17 sion of law, the provisions of this Act shall govern the de-
- 18 classification and public disclosure of human rights
- 19 records by agencies.
- 20 (b) IDENTIFICATION OF RECORDS.—Not later than
- 21 120 days after the date of enactment of this Act, each
- 22 agency shall identify, review, and organize all human
- 23 rights records regarding activities occurring in Guatemala
- 24 and Honduras after 1944 for the purpose of declassifying
- 25 and disclosing the records to the public. Except as pro-

1	vided in section 5, all records described in the preceding
2	sentence shall be made available to the public not later
3	than 30 days after a review under this section is com-
4	pleted.
5	(c) Report to Congress.—Not later than 150 days
6	after the date of enactment of this Act, the President shall
7	report to Congress regarding each agency's compliance
8	with the provisions of this Act.
9	SEC. 5. GROUNDS FOR POSTPONEMENT OF PUBLIC DISCLO-
10	SURE OF RECORDS.
11	(a) In General.—An agency may postpone public
12	disclosure of a human rights record or particular informa-
13	tion in a human rights record only if the agency deter-
14	mines that there is clear and convincing evidence that—
15	(1) the threat to the military defense, intel-
16	ligence operations, or conduct of foreign relations of
17	the United States raised by public disclosure of the
18	human rights record is of such gravity that it out-
19	weighs the public interest, and such public disclosure
20	would reveal—
21	(A) an intelligence agent whose identity
22	currently requires protection;
23	(B) an intelligence source or method—

1	(i) which is being utilized, or reason-
2	ably expected to be utilized, by the United
3	States Government;
4	(ii) which has not been officially dis-
5	closed; and
6	(iii) the disclosure of which would
7	interfere with the conduct of intelligence
8	activities; or
9	(C) any other matter currently relating to
10	the military defense, intelligence operations, or
11	conduct of foreign relations of the United
12	States, the disclosure of which would demon-
13	strably impair the national security of the
14	United States;
15	(2) the public disclosure of the human rights
16	record would reveal the name or identity of a living
17	individual who provided confidential information to
18	the United States and would pose a substantial risk
19	of harm to that individual;
20	(3) the public disclosure of the human rights
21	record could reasonably be expected to constitute an
22	unwarranted invasion of personal privacy, and that
23	invasion of privacy is so substantial that it out-
24	weighs the public interest: or

- 1 (4) the public disclosure of the human rights 2 record would compromise the existence of an under-3 standing of confidentiality currently requiring pro-4 tection between a Government agent and a cooper-5 ating individual or a foreign government, and public 6 disclosure would be so harmful that it outweighs the 7 public interest.
- (b) SPECIAL TREATMENT OF CERTAIN INFORMA-8 TION.—It shall not be grounds for postponement of disclo-10 sure of a human rights record that an individual named in the human rights record was an intelligence asset of 12 the United States Government, although the existence of such relationship may be withheld if the criteria set forth in subsection (a) are met. For purposes of the preceding 14 15 sentence, the term an "intelligence asset" means a covert agent as defined in section 606(4) of the National Security 16 Act of 1947 (50 U.S.C. 426(4)).

18 SEC. 6. REQUEST FOR HUMAN RIGHTS RECORDS FROM OF-

19 FICIAL ENTITIES IN OTHER COUNTRIES.

In the event that an agency of the United States receives a request for human rights records from an entity created by the United Nations, the Organization of American States or a similar entity, a national truth commission or entity of similar nature, or from the principal justice or human rights official of a country that is inves-

1	tigating a pattern of gross violations of internationally rec-
2	ognized human rights, the agency shall conduct a review
3	of records as described in section 4 and shall declassify
4	and publicly disclose such records in accordance with the
5	standards and procedures set forth in this Act.
6	SEC. 7. REVIEW OF DECISIONS TO WITHHOLD RECORDS.
7	(a) Duties of the Appeals Panel.—The Inter-
8	agency Security Classification Appeals Panel or any other
9	entity subsequently established by law or Executive order
10	and charged with carrying out the functions currently car-
11	ried out by such Panel (referred to in this Act as the "Ap-
12	peals Panel") shall review all determinations by an agency
13	to postpone public disclosure of any human rights record.
14	(b) Determinations of the Appeals Panel.—
15	(1) In general.—The Appeals Panel shall di-
16	rect that all human rights records be disclosed to the
17	public, unless the Appeals Panel determines that
18	there is clear and convincing evidence that—
19	(A) the record is not a human rights
20	record; or
21	(B) the human rights record or particular
22	information in the human rights record quali-
23	fies for postponement of disclosure pursuant to
24	section 5.

- (2)TREATMENT IN CASES OF NONDISCLO-SURE.—If the Appeals Panel concurs with an agency decision to postpone disclosure of a human rights record, the Appeals Panel shall determine, in con-sultation with the originating agency and consistent with the standards set forth in this Act, which, if any, of the alternative forms of disclosure described in paragraph (3) shall be made by the agency.
 - (3) ALTERNATIVE FORMS OF DISCLOSURE.—
 The forms of disclosure described in this paragraph are as follows:
 - (A) Disclosure of any reasonably segregable portion of the human rights record after deletion of the portions described in paragraph (1).
 - (B) Disclosure of a record that is a substitute for information which is not disclosed.
 - (C) Disclosure of a summary of the information contained in the human rights record.
 - (4) Notification of Determination.—
 - (A) IN GENERAL.—Upon completion of its review, the Appeals Panel shall notify the head of the agency in control or possession of the human rights record that was the subject of the review of its determination and shall, not later

- than 14 days after the determination, publish
 the determination in the Federal Register.
- 3 (B) NOTICE TO PRESIDENT.—The Appeals
 4 Panel shall notify the President of its deter5 mination. The notice shall contain a written un6 classified justification for its determination, in7 cluding an explanation of the application of the
 8 standards contained in section 5.
- 9 (5) GENERAL PROCEDURES.—The Appeals
 10 Panel shall publish in the Federal Register guide11 lines regarding its policy and procedures for adjudi12 cating appeals.
- 13 (c) Presidential Authority Over Appeals 14 Panel Determination.—
 - (1) Public disclosure or postponement of disclosure.—The President shall have the sole and nondelegable authority to review any determination of the Appeals Panel under this Act, and such review shall be based on the standards set forth in section 5. Not later than 30 days after the Appeals Panel's determination and notification to the agency pursuant to subsection (b)(4), the President shall provide the Appeals Panel with an unclassified written certification specifying the President's decision and stating the reasons for the decision, including in

- 1 the case of a determination to postpone disclosure,
- 2 the standards set forth in section 5 which are the
- 3 basis for the President's determination.
- 4 (2) Record of presidential postpone-
- 5 MENT.—The Appeals Panel shall, upon receipt of
- 6 the President's determination, publish in the Federal
- Register a copy of any unclassified written certifi-
- 8 cation, statement, and other materials transmitted
- 9 by or on behalf of the President with regard to the
- 10 postponement of disclosure of a human rights
- 11 record.
- 12 SEC. 8. REPORT REGARDING OTHER HUMAN RIGHTS
- 13 RECORDS.
- 14 Upon completion of the review and disclosure of the
- 15 human rights records relating to Guatemala and Hon-
- 16 duras, the Information Security Policy Advisory Council,
- 17 established pursuant to Executive Order No. 12958, shall
- 18 report to Congress on the desirability and feasibility of
- 19 declassification of human rights records relating to other
- 20 countries. The report shall be available to the public.
- 21 SEC. 9. RULES OF CONSTRUCTION.
- 22 (a) Freedom of Information Act.—Nothing in
- 23 this Act shall be construed to limit any right to file a re-
- 24 quest with any executive agency or seek judicial review of

- 1 a decision pursuant to section 552 of title 5, United States
- 2 Code.
- 3 (b) Judicial Review.—Nothing in this Act shall be
- 4 construed to preclude judicial review, under chapter 7 of
- 5 title 5, United States Code, of final actions taken or re-
- 6 quired to be taken under this Act.

7 SEC. 10. CREATION OF POSITIONS.

- 8 For purposes of carrying out the provisions of this
- 9 Act, there shall be 2 additional positions in the Appeals
- 10 Panel. The President shall appoint individuals who are not
- 11 employees of the United States who have demonstrated
- 12 substantial human rights expertise and who are able to
- 13 meet the security requirements for the positions. The
- 14 President shall seek recommendations with respect to such
- 15 positions from nongovernmental human rights organiza-
- 16 tions.

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