Calendar No. 263

106TH CONGRESS S. 798

[Report No. 106-142]

A BILL

To promote electronic commerce by encouraging and facilitating the use of encryption in interstate commerce consistent with the protection of national security, and for other purposes.

August 5, 1999

Reported without amendment

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106TH CONGRESS 1ST SESSION

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IN THE SENATE OF THE UNITED STATES

APRIL 14, 1999

Mr. McCain (for himself, Mr. Burns, Mr. Wyden, Mr. Leahy, Mr. Abraham, Mr. Kerry, Mrs. Hutchison, and Mr. Feingold) introduced the following bill; which was read twice and referred to the Committee on Commerce, Science, and Transportation

August 5, 1999 Reported by Mr. McCain, without amendment

A BILL

To promote electronic commerce by encouraging and facilitating the use of encryption in interstate commerce consistent with the protection of national security, and for other purposes.

- 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 "Promote Reliable On-
- 3 Line Transactions to Encourage Commerce and Trade
- 4 (PROTECT) Act of 1999".
- 5 SEC. 2. PURPOSES.
- 6 The purposes of this Act are—
- 7 (1) to promote electronic growth foster elec-
- 8 tronic commerce;
- 9 (2) create consumer confidence in electronic
- 10 commerce;
- 11 (3) meet the needs of businesses and individuals
- using electronic networks;
- 13 (4) prevent crime; and
- 14 (5) improve national security
- by facilitating the widespread use of encryption and
- assisting the United States Government in devel-
- oping the capability to respond to the challenges
- posed by new technological developments.
- 19 SEC. 3. FINDINGS.
- 20 Congress finds the following:
- 21 (1) The ability to digitize information makes
- carrying out tremendous amounts of commerce and
- personal communication electronically possible.
- 24 (2) Miniaturization, distributed computing, and
- 25 reduced transmission costs make communication via
- electronic networks a reality.

- 1 (3) The explosive growth in the Internet and 2 other computer networks reflects the potential 3 growth of electronic commerce and personal commu-4 nication.
 - (4) The Internet and the global information infrastructure have the potential to revolutionize the way individuals and businesses conduct business.
 - (5) The full potential of the Internet for the conduct of business cannot be realized as long as it is an insecure medium in which confidential business information and sensitive personal information remain at risk of unauthorized viewing, alteration, and use.
 - (6) The United States' critical infrastructures increasingly rely on vulnerable commercial information systems and electronic networks and represent a growing risk to national security and public safety because the security and privacy of those systems and networks is not assured.
 - (7) Encryption of information enables businesses and individuals to protect themselves, their commercial information and networks, and the United States' critical infrastructures against unauthorized viewing, alteration, and abuse ensuring the

- security, confidentiality, authenticity, and integrity
 of information.
 - (8) American computer software and hardware, communications, and electronics businesses are leading the world technology revolution, and the American information technology industry is a vital sector of the United States economy. These businesses have developed in the commercial marketplace, and are prepared to offer immediately to computer users worldwide, a variety of communications and computer hardware and software that provide strong, robust, and easy-to-use encryption.
 - (9) Notwithstanding American preeminence in information technology, many foreign companies currently manufacture products and services that are comparable in quality and capabilities to United States products and frequently provide stronger encryption. These foreign companies are competing fiercely with United States companies for sales not only of the encryption product or service, but also for the ultimate product that uses the encryption capability, including applications ranging from online banking to electronic mail to banking.
 - (10) The leading survey of available encryption products reports that, as of December, 1997, there

- were 656 foreign encryption products (out of 1619 encryption products produced worldwide) available from 474 vendors in 29 different foreign countries.
 - (11) To promote economic growth, foster electronic commerce, meet the needs of businesses and individuals using electronic networks, prevent crime, and improve national security, Americans should be free to continue using lawfully any encryption products and programs, and American companies should be free to sell, license, or otherwise distribute such encryption products and programs worldwide so long as national security is not put at risk.
 - (12) The United States government should promote the use of the United States encryption products and expedite its work with the industry to update the United States Data Encryption Standard (DES).
 - (13) NIST has proposed requirements and established procedures for adopting a new, stronger, private sector—developed Advanced Encryption Standard (AES).
 - (14) Similar to DES, it is anticipated that AES will become an international encryption standard adopted by individuals and companies worldwide.

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- (15) NIST has requested candidate algorithms, evaluated candidate algorithms, and encouraged public comment at each step of the process. NIST's open and public process for developing and testing the new AES should be applauded and supported.
 - Further demonstrating the worldwide availability, use, and sophistication of encryption abroad, only 5 of the 15 AES candidate algorithms submitted to NIST for evaluation that complied with all requirements and procedures for submission were proposed by companies and individuals in the United States. The remaining 10 candidate algorithms were proposed by individuals and companies from 11 different countries (Australia's LOKI97; Belgium's RIJNDAEL; Canada's CAST-256 and DEAL; Costa Rica's FROG; France's DFC; Germany's MA-GENTA; Japan's E2; Korea's CRYPTON; and the United Kingdom, Israel, and Norway's SERPENT algorithms).
 - (17) NIST's efforts to create the AES to replace DES are important to the development of adequate global information security to a degree that Congress should explicitly authorize and support NIST's efforts and establish a deadline of January

25 1, 2002, for finalizing the new standard.

- Government should permit all United States products meeting the new AES standards or its equivalent to be exported worldwide to ensure global security and to permit United States companies to compete effectively with their foreign competitors consistent with the national security requirements of the United States.
 - (19) The United States Government has legitimate law enforcement and national security objectives, which can be met by permitting American companies to compete globally, while at the same time recognizing the challenges to law enforcement and national security posed by quickly advancing technological developments and providing for research, development, and adoption of new technology to respond to these challenges.
 - (20) As part of its efforts to fight crime with technology and ensure the safety of commercial networks, the United States government should establish a mechanism for facilitating communications with experts in information security industries, including cryptographers, engineers, software publishers, and others involved in the design and development of information security products and should

- ensure that such sums as necessary are appropriated to ensure and enhance national security and law enforcement.
- 4 (21) The United Government also should ex-5 pand and expedite its computer security research ac-6 tivities at NIST and the Federal laboratories, work 7 with industry to recommend priority activities at 8 university research facilities, and fund scholarships 9 in information security.

10 SEC. 4. DEFINITIONS.

11 In this Act:

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- (1) Computer Hardware.—The term "computer hardware" includes computer systems, equipment, application-specific assemblies, smart cards, modules, integrated circuits, printed circuit board assemblies, and devices that incorporate 1 or more microprocessor-based central processing units that are capable of accepting, storing, processing, or providing output of data.
 - (2) Encrypt and Encryption.—The term "encrypt" and "encryption" means the scrambling (and descrambling) of wire communications, electronic communications, or electronically stored information, using mathematical formulas or algorithms to preserve the confidentiality, integrity, or authen-

1	ticity of, and prevent unauthorized recipients from
2	accessing or altering, such communications or infor-
3	mation.
4	(3) Encryption product.—The term
5	"encryption product"—
6	(A) means computer hardware, computer
7	software, or technology with encryption capa-
8	bilities; and
9	(B) includes any subsequent version of or
10	update to an encryption product, if the
11	encryption capabilities are not changed.
12	(4) Exportable.—The term "exportable"
13	means the ability to transfer, ship, or transmit to
14	foreign users.
15	(5) Generally available or general
16	AVAILABILITY.—The terms "generally available" or
17	"general availability" mean—
18	(A) in the case of computer hardware or
19	computer software (including encryption prod-
20	ucts), computer hardware, or computer software
21	that is—
22	(i) distributed via the Internet;
23	(ii) widely offered for sale, license, or
24	transfer (without regard to whether it is
25	offered for consideration), including over-

1	the-counter retail sales, mail order trans-
2	actions, telephone order transactions, elec-
3	tronic distribution, or sale on approval;
4	(iii) preloaded on computer hardware
5	that is widely available; or
6	(iv) assembled from computer hard-
7	ware or computer software components
8	that are generally available;
9	(B) not designed, developed, or tailored by
10	the manufacturer for specific purchasers, except
11	that the purchaser or user may—
12	(i) supply certain installation param-
13	eters needed by the computer hardware or
14	computer software to function properly
15	with the computer system of the user or
16	purchaser; or
17	(ii) select from among options con-
18	tained in the computer hardware or com-
19	puter software; and
20	(C) are available in more than 1 country
21	through a means described in subparagraph
22	(A).
23	(6) Key.—The term "key" means the variable
24	information used in a mathematical formula, code,
25	or algorithm, or any component thereof, used to

- decrypt wire communications, electronic communications, or electronically stored information, that has been encrypted.
 - (7) LICENSE EXCEPTION.—The term "license exception" means an authorization by the Bureau of Export Administration of the Department of Commerce that allows the export or re-export, under stated conditions, of items subject to the Export Administration Regulations that otherwise would require a license.
 - (8) NIST.—The term "NIST" means the National Institute of Standards and Technology in the Department of Commerce.
 - (9) On-line merchant.—The term "on-line merchant" means either a person or a company or other entity engaged in commerce that, as part of its business, uses electronic means to conduct commercial transactions in goods (including, but not limited to, software and all other forms of digital content) or services, whether delivered in tangible or electronic form.
 - (10) Person.—The term "person" has the meaning given the term in section 2510(1) of title 1, United States Code.

1	(11) Publicly available or public avail-
2	ABILITY.—The terms "publicly available" or "public
3	availability'' mean—
4	(A) information that is generally accessible
5	to the interested public in any form; or
6	(B) technology and software that are al-
7	ready published or will be published, arise dur-
8	ing, or result from fundamental research, are
9	educational, or are included in certain patent
10	applications.
11	(12) Recoverable product.—The term "re-
12	coverable product" means an encryption product
13	that—
14	(A) incorporates an operator-controlled
15	management interface enabling real-time access
16	to specified network traffic prior to encryption,
17	or after decryption, at a designated access point
18	under the control of the network owner or oper-
19	ator (utilizing a protocol such as IPSec);
20	(B) permits access to data prior to
21	encryption, or after decryption, at a server
22	under the control of a network owner or oper-
23	ator (utilizing a protocol such as SSL, TLS, or
24	Kerberos);

1	(C) includes a key or data recovery system
2	which, when activated, enables a system admin-
3	istrator or user to recover plaintext or keys to
4	decrypt data transmitted or stored in encrypted
5	form; or
6	(D) offers the system administrator or
7	end-user the capability to create a duplicate key
8	(or keys) for archival and other purposes.
9	(13) Secretary.—The term "Secretary"
10	means the Secretary of Commerce.
11	(14) State.—The term "State" means any
12	State of the United States and includes the District
13	of Columbia and any commonwealth, territory, or
14	possessions of the United States.
15	(15) Strategic partners.—The term "stra-
16	tegic partners" means 2 or more entities that—
17	(A) have a business need to share the pro-
18	prietary information of 1 or more United States
19	companies; and
20	(B) are contractually bound to one an-
21	other; or
22	(C) have an established pattern on con-
23	tinuing or recurring contractual relations.
24	(16) TECHNICAL ASSISTANCE.—The term
25	"technical assistance" includes assistance such as in-

1	structions, skills training, working knowledge, and
2	consulting services, and may involve transfer of tech-
3	nical data.
4	(17) TECHNICAL DATA.—The term "technical
5	data" may include data such as blueprints, plans,
6	diagrams, models, formulae, tables, engineering de-
7	signs and specifications, manuals, and instructions
8	written or recorded on other media or devices such
9	as disk, tape, or read-only memories.
10	(18) Technical review.—The term "tech-
11	nical review" means a review by the Secretary of an
12	encryption product, based on information about a
13	product's encryption capabilities supplied by the
14	manufacturer, that an encryption product works as
15	represented.
16	(19) United States Person.—The term
17	"United States person" means any—
18	(A) United States citizen; or
19	(B) legal entity that—
20	(i) is organized under the laws of the
21	United States, or any States, the District
22	of Columbia, or any commonwealth, terri-
23	tory, or possession of the United States;

and

1	(ii) has its principal place of business
2	in the United States.
3	(20) United states subsidiary.—The term
4	"United States subsidiary" means—
5	(A) a foreign branch of a United States
6	company; or
7	(B) a foreign subsidiary or entity of a
8	United States entity in which—
9	(i) a United States company or entity
10	beneficially owns or controls (whether di-
11	rectly or indirectly) 25 percent or more of
12	the voting securities of the foreign sub-
13	sidiary or entity, if no other person owns
14	or controls (whether directly or indirectly)
15	an equal or larger percentage;
16	(ii) the foreign subsidiary or entity is
17	operated by a United States company or
18	entity pursuant to the provisions of an ex-
19	clusive management contract;
20	(iii) the majority of the members of
21	the Board of Directors of the foreign sub-
22	sidiary or entity also are members of the
23	comparable governing body of the United
24	States company or entity;

1	(iv) a United States company or enti-
2	ty has the authority to appoint the major-
3	ity of the members of the Board of Direc-
4	tors of the foreign subsidiary; or
5	(v) a United States company or entity
6	has the authority to appoint the Chief Op-
7	erating officer of the foreign subsidiary or
8	entity.
9	TITLE I—DOMESTIC
10	ENCRYPTION PROVISIONS
11	SEC. 101. DEVELOPMENT AND DEPLOYMENT OF
12	ENCRYPTION A VOLUNTARY PRIVATE SEC-
13	TOR ACTIVITY.
14	(a) Statement of Policy.—The use, development,
15	manufacture, sale, distribution, and importation of
16	encryption products, standards, and services for purposes
17	of assuring the confidentiality, authenticity, or integrity
18	of electronic information shall be voluntary and market
19	driven.
20	(b) Limitation on Regulation.—Neither the Fed-
21	eral Government nor a State may establish any conditions,
22	ties, or links between encryption products, standards, and
23	services used for confidentiality, and those used for au-
24	thenticity or integrity purposes.

$1\;$ Sec. 102. Sale and use of encryption lawful.

2	Except as otherwise provided by this Act, it is lawful
3	for any person within any State, and for any United
4	States person in a foreign country, to develop, manufac-
5	ture, sell, distribute, import, or use any encryption prod-
6	uct, regardless of the encryption algorithm selected,
7	encryption length chosen, existence of key recovery, or
8	other plaintext access capability, or implementation or me-
9	dium used.
10	SEC. 103. MANDATORY GOVERNMENT ACCESS TO
11	PLAINTEXT PROHIBITED.
12	(a) In General.—No department, agency, or instru-
13	mentality of the United States or of any State may—
14	(1) require that;
15	(2) set standards for;
16	(3) condition any approval on;
17	(4) create incentives for; or
18	(5) tie any benefit to,
19	a requirement that, a decryption key, access to a
20	key, key recovery information, or any other plaintext
21	access capability be—
22	(A) required to be built into computers
23	hardware or software for any purpose;
24	(B) given to any other person (including a
25	department, agency, or instrumentality of the
26	United States or an entity in the private sector

1	that may be certified or approved by the United
2	States or a State); or
3	(C) retained by the owner or user of an
4	encryption key or any other person, other than
5	for encryption products for the use of the
6	United States Government or a State govern-
7	ment.
8	(b) Existing Access Protected.—Subsection (a)
9	does not affect the authority of any investigative or law
10	enforcement officer, or any member of the intelligence
11	community (as defined in section 3 of the National Secu-
12	rity Act of 1947 (50 U.S.C. 401a)), acting under any law
13	in effect on the date of enactment of this Act, to gain
14	access to encrypted communications or information.
15	TITLE II—GOVERNMENT
16	PROCUREMENT
17	SEC. 201. POLICY.
18	It is the policy of the United States—
19	(1) to permit the public to interact with govern-
20	ment through commercial networks and infrastruc-
21	ture; and
22	(2) to protect the privacy and security of any
23	electronic communication from, or stored informa-
24	tion obtained from, the public.

1 SEC. 202. FEDERAL PURCHASES OF ENCRYPTION PROD-

- 2 ucts.
- 3 (a) In General.—Any department, agency, or in-
- 4 strumentality of the United States may purchase
- 5 encryption products for use by officers and employees of
- 6 the United States to the extent and in the manner author-
- 7 ized by law.
- 8 (b) Interoperability Required.—No department,
- 9 agency, or instrumentality of the United States, nor any
- 10 department, agency, or political subdivision of a State,
- 11 may purchase an encryption product for its use unless the
- 12 product will interoperate with other commercially-available
- 13 encryption products, including products without a
- 14 decryption key, access to a key, key recovery information,
- 15 or any other plaintext access capability.
- 16 (c) CITIZENS NOT REQUIRED TO PURCHASE SPECI-
- 17 FIED PRODUCT.—No department, agency, or instrumen-
- 18 tality of the United States, nor any department, agency,
- 19 or political subdivision of a State, may require any person
- 20 in the private sector to use any particular encryption prod-
- 21 uct or methodology, including products with a decryption
- 22 key, access to a key, key recovery information, or any
- 23 other plaintext access capability, to communicate with, or
- 24 transact business with, the government.

1	TITLE III—ADVANCED
2	ENCRYPTION STANDARD
3	SEC. 301. DEADLINE FOR FINAL SELECTION OF ALGO-
4	RITHM OR ALGORITHMS BY NIST.
5	(a) AES Process.—The NIST shall continue and
6	complete the AES process initiated on January 2, 1997,
7	including—
8	(1) establishing performance requirements,
9	(2) setting procedures for submitting, testing,
10	evaluating, and judging proposals; and
11	(3) finally selecting one or more new private
12	sector-developed encryption algorithms.
13	(b) Deadline.—Notwithstanding subsection (a),
14	NIST shall make a final selection of one or more new pri-
15	vate sector-developed encryption algorithms by January 1,
16	2002.
17	SEC. 302. COMMERCE DEPARTMENT ENCRYPTION STAND-
18	ARDS AND EXPORTS AUTHORITY RE-
19	STRICTED.
20	(a) REGULATORY AUTHORITY.—Except as otherwise
21	provided in this Act, the Secretary of Commerce may not
22	promulgate or enforce any regulation, adopt any standard,
23	or carry out any policy that establishes an encryption
24	standard for use by businesses or other entities other than

1	for computer systems operated by a department, agency,
2	or other entity of the United States government.
3	(b) Export Authority.—Except as otherwise pro-
4	vided in this Act, the Secretary of Commerce may not pro-
5	mulgate or enforce any regulation, adopt any standard,
6	or carry out any policy relating to encryption that has the
7	effect of imposing government-designed encryption stand-
8	ards on the private sector by restricting the export of
9	encryption products.
10	TITLE IV—IMPROVEMENT OF
11	GOVERNMENTAL TECHNO-
12	LOGICAL CAPABILITY
13	SEC. 401. INFORMATION TECHNOLOGY LABORATORY.
14	Section 20(b) of the National Institute or Standards
15	and Technology Act (15 U.S.C. 278g–3(b)) is amended—
16	(1) by striking "and" at the end of paragraph
17	(4);
18	(2) by striking "policy." in paragraph (5) and
19	inserting "policy;"; and
20	(3) by adding at the end thereof the following:
21	"(6) to obtain information regarding the most
22	current information security hardware, software,
23	telecommunications, and other electronic capabilities;

1	"(7) to research and develop new and emerging
2	techniques and technologies to facilitate lawful ac-
3	cess to communications and electronic information;
4	"(8) to research and develop methods to detect
5	and prevent unwanted intrusions into commercial
6	computer networks, particularly those interconnected
7	with computer systems of the United States govern-
8	ment;
9	"(9) to provide assistance in responding to in-
10	formation security threats and vulnerabilities at the
11	request of other departments, agencies, and instru-
12	mentalities of the United States and State govern-
13	ments; and
14	"(10) to facilitate the development and adop-
15	tion of the best information security practices by de-
16	partments, agencies, and instrumentalities of the
17	United States, the States, and the private sector.".
18	SEC. 402. ADVISORY BOARD ON COMPUTER SYSTEM SECU-
19	RITY AND PRIVACY.
20	Section 21(b) of the National Institute of Standards
21	and Technology Act (15 U.S.C. 278g-4(b)) is amended—
22	(1) by redesignating paragraphs (2) and (3) as
23	paragraphs (4) and (5), respectively; and
24	(2) by inserting after paragraph (1) the fol-
25	lowing:

1 "(2) to provide a forum for communication and 2 coordination between industry and the Federal Gov-3 ernment regarding information security issues;

> "(3) to foster the aggregation and dissemination of general, nonproprietary, and non-confidential developments in important information security technologies, including encryption, by regularly reporting that information to appropriate Federal agencies to keep law enforcement and national security agencies abreast of emerging technologies so they are able effectively to meet their responsibilities;".

12 SEC. 403. AUTHORIZATION OF APPROPRIATIONS.

There are authorized to be appropriated to such departments and agencies as may be appropriate such sums as may be necessary to ensure that United States law enforcement agencies and agencies responsible for national security are able to complete any missions or goals authorized in law regardless of technological advancements in encryption and digital technology.

20 TITLE V—EXPORT OF 21 ENCRYPTION PRODUCTS.

22 SEC. 501. COMMERCIAL ENCRYPTION PRODUCTS.

23 (a) In General.—This title applies to all encryption 24 products, without regard to the encryption algorithm se-25 lected, encryption key chosen, exclusion of plaintext access

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1	capability, or implementation or medium used, except
2	those encryption products specifically designed or modified
3	for military use (including command, control, and intel-
4	ligence applications).
5	(b) Authority of Secretary of Commerce.—
6	Subject to the other provisions of this title, and notwith
7	standing any other provision of law, the Secretary of Com-
8	merce has exclusive authority to control the exportation
9	of encryption products described in subsection (a). In exer-
10	cising that authority, the Secretary shall consult with the
11	Secretary of State and the Secretary of Defense.
12	SEC. 502. PRESIDENTIAL AUTHORITY.
13	(a) Terrorist and Embargo Controls.—Nothing
14	in this Act limits the authority of the President under—
15	(1) the Trading with the Enemy Act (50 U.S.C
16	App. 1 et seq.); or
17	(2) the International Emergency Economic
18	Powers Act (50 U.S.C. 1701 et seq.), but only to the
19	extent that the authority of that Act is not exercised
20	to extend controls imposed under the Export Admin
	to extend controls imposed under the Export Admin-
21	istration Act of 1979 (50 U.S.C. 2401 et seq.)—
21 22	
	istration Act of 1979 (50 U.S.C. 2401 et seq.)—

1	(i) provide support for acts of ter-
2	rorism; or
3	(ii) pose an immediate threat to na-
4	tional security; or
5	(B) to impose an embargo on exports to,
6	or imports from, a specific country, corporation,
7	or entity.
8	(b) Special Denials for Specific Reasons.—
9	The Secretary of Commerce shall prohibit the exportation
10	of particular encryption products to an individual or orga-
11	nization in a foreign country identified by the Secretary
12	if the Secretary determines that there is substantial evi-
13	dence that the encryption products may be used or modi-
14	fied for military or terrorist use, including acts against
15	the national security of, public safety of, or the integrity
16	of the transportation, communications, or other essential
17	systems of interstate commerce in, the United States.
18	(c) Other Export Controls.—An encryption
19	product is subject to any export control imposed on that
20	product for any reason other than the existence of
21	encryption capability. Nothing in this title alters the Sec-
22	retary of Commerce's ability to control exports of products
23	for reasons other than encryption

1	SEC. 503. EXPORTATION OF ENCRYPTION PRODUCTS WITH
2	NOT MORE THAN 64—BIT KEY LENGTH.
3	An encryption product that utilizes a key length or
4	64 bits or less, may be exported without an export license
5	or an export license exception, and without any other re-
6	striction (other than a restriction imposed under this
7	title).
8	SEC. 504. EXPORTABILITY OF CERTAIN ENCRYPTION PROD-
9	UCTS UNDER A LICENSE EXCEPTION.
10	(a) License Exceptions.—Except as otherwise
11	provided under this title, the export or re-export of the
12	following products shall be exportable under license excep-
13	tion:
14	(1) Recoverable products.
15	(2) Encryption products to legitimate and re-
16	sponsible entities or organizations and their strategic
17	partners, including—
18	(A) firms whose shares are publicly traded
19	in global markets;
20	(B) firms subject to a governmental regu-
21	latory scheme;
22	(C) United States subsidiaries or affiliates
23	of United States corporations;
24	(D) firms or organizations that are re-
25	quired by law to maintain plaintext records of
26	communications or otherwise maintain such

1	records as part of their normal business prac-
2	tice;
3	(E) firms or organizations that are audited
4	annually under widely accepted accounting prin-
5	ciples;
6	(F) strategic partners of United States
7	companies; and
8	(G) on-line merchants who use encryption
9	products to support electronic commerce, in-
10	cluding protecting commercial transactions as
11	well as non-public information exchange nec-
12	essary to support such transactions.
13	(3) Encryption products sold or licensed to for-
14	eign governments that are members of the North At-
15	lantic Treaty Organization, Organization for Eco-
16	nomic Cooperation and Development, and Associa-
17	tion of Southeast Asian Nations.
18	(4) Any computer hardware or computer soft-
19	ware that does not itself provide encryption capabili-
20	ties, but that incorporates or employs in any form
21	interface mechanisms for interaction with other com-
22	puter hardware and computer software, including
23	encryption products.
24	(5) Any technical assistance or technical data
25	associated with the installation and maintenance of

- 1 encryption products, or products incorporating, ena-
- 2 bling, or employing encryption products, if such
- 3 products are exportable under this title.
- 4 (b) License Exception Processing Period In-
- 5 CLUDING ONE-TIME TECHNICAL REVIEW.—Encryption
- 6 products and related computer services shall be made eligi-
- 7 ble for a license exception after a one-time technical re-
- 8 view. Exporters' requests for license exceptions, including
- 9 the one-time technical review, must be processed within
- 10 15 working days from receipt of a request. If the exporter
- 11 is not contacted within this 15-day processing period, the
- 12 exporter's request for a license exception will be deemed
- 13 granted, and the exporter may export the encryption prod-
- 14 ucts or related computer services under the license excep-
- 15 tion.
- 16 SEC. 505. EXPORTABILITY OF ENCRYPTION PRODUCTS EM-
- 17 PLOYING A KEY LENGTH GREATER THAN 64-
- 18 **BITS.**
- 19 (a) Export Relief for Encryption Products.—
- 20 Encryption products, or products that incorporate or em-
- 21 ploy in any form, implementation, or medium an
- 22 encryption product, are exportable under a license excep-
- 23 tion if—

1	(1) the Secretary determines that the product
2	or service is exportable under the Export Adminis-
3	tration Act of 1979 (50 U.S.C. 2401 et seq.); or
4	(2) the Encryption Export Advisory Board de-
5	scribed in subsection (b) determines, and the Sec-
6	retary agrees, that the product or service is—
7	(A) generally available;
8	(B) publicly available; or
9	(C) an encryption product utilizing the
10	same or greater key length or otherwise pro-
11	viding comparable security is, or will be within
12	the next 12 months generally or widely avail-
13	able outside the United States from a foreign
14	supplier.
15	(b) Board Determination of Exportability.—
16	(1) Encryption export advisory board.—
17	There is hereby established an Encryption Export
18	Advisory Board comprised of—
19	(A) a Chairman, who shall be the Under
20	Secretary of Commerce for Export Administra-
21	tion;
22	(B) 7 individuals appointed by the Presi-
23	dent, as follows—
24	(i) 1 representative from the National
25	Security Agency;

1	(ii) 1 representative from the Central
2	Intelligence Agency;
3	(iii) 1 representative from the Office
4	of the President; and
5	(iv) 4 representatives from the private
6	sector who have expertise in the develop-
7	ment, operation, or marketing of informa-
8	tion technology products; and
9	(C) 4 representatives from the private sec-
10	tor who have expertise in the development, op-
11	eration, or marketing of information technology
12	products appointed by the Congress, as
13	follows—
14	(i) 1 representative appointed by the
15	Majority Leader of the Senate;
16	(ii) 1 representative appointed by the
17	Minority Leader of the Senate;
18	(iii) 1 representative appointed by the
19	Speaker of the House of Representatives;
20	and
21	(iv) 1 representative appointed by the
22	Minority Leader of the House of Rep-
23	resentatives.
24	(2) Purpose.—The Board shall evaluate and
25	make recommendations by majority vote within 30

- days with respect to general availability, public availability, or foreign availability whenever an application for a license exception based on general availability, public availability, or foreign availability has been submitted to the Secretary.
 - (3) MEETINGS.—The Board shall meet at the call of the Under Secretary upon a request for a determination, but at least every 30 days if a request is pending. The Federal Advisory Committee Act (5 U.S.C. App.) does not apply to the Board or to meetings held by the Board under this subsection.
 - (4) Action by the secretary.—The Board shall make recommendations to the Secretary. The Secretary shall specifically approve or disapprove of each finding of availability within 30 days of receiving the recommendation and shall notify the Board and publish the finding in the Federal Register. The Secretary shall explain in detail the reasons for any disapproval, including why and how continued controls will be effective in achieving their purpose and the amount of lost sales and loss in market share of United States encryption products.
 - (5) Judicial Review.—Notwithstanding any other provision of law, a decision by the Secretary disapproving of a Board finding of availability shall

- be subject to judicial review under the Administrative Procedure Act (5 U.S.C. 551 et seq.).
- 3 (6)Presidential override.—The Board shall report to the President within 30 days after 5 each meeting. The President may override any 6 Board determination of exportability and control the export and re-export of specified encryption products 7 8 to specific countries or individuals if he determines 9 that such exports or re-exports would harm United 10 States national security, including United States ca-11 pabilities in fighting drug trafficking, terrorism, or 12 espionage. If the President overrides a Board deter-13 mination of exportability and decides to control the 14 export or re-export of any encryption product, the 15 President must inform the Board and Congress and 16 detail the reasons for such controls within 30 days 17 of the determination. The action of the president 18 under this paragraph is not subject to judicial re-19 view.
- 20 (c) Rely on Determination of Board.—The 21 manufacturer or exporter of an encryption product or a 22 product incorporating or employing an encryption product 23 may rely upon the Board's determination that the product 24 is generally available or publicly available or if a com-25 parable foreign encryption product is available, and shall

- 1 not be held liable or responsible or subject to sanctions
- 2 for any export of such products under the license excep-
- 3 tion.
- 4 (d) License Exception Processing Period In-
- 5 CLUDING ONE-TIME TECHNICAL REVIEW.—Encryption
- 6 products and related computer services shall be made eligi-
- 7 ble for a license exception after a one-time technical re-
- 8 view. Exporters' requests for license exceptions, including
- 9 the one-time technical review, must be processed within
- 10 15 working days from receipt of a request. If the exporter
- 11 is not contacted within this 15—day processing period, the
- 12 exporter's request for a license exception will be deemed
- 13 granted, and the exporter may export the encryption prod-
- 14 ucts or related computer services under the license excep-
- 15 tion.
- 16 (e) Grandfathering of Prior Determina-
- 17 Tions.—Any determination by the Secretary prior to en-
- 18 actment of this Act that an encryption product with great-
- 19 er than a 64-bit key length, or product incorporating or
- 20 employing such an encryption product, and related serv-
- 21 ices, is eligible for export and re-export either without a
- 22 license or under a license, a license exception, or an
- 23 encryption licensing arrangement will remain in effect
- 24 after passage of this Act.

1 SEC. 506. EXPORTABILITY OF ENCRYPTION PRODUCTS EM-

- 2 PLOYING AES OR ITS EQUIVALENT.
- 3 Upon adoption of the AES, but not later than Janu-
- 4 ary 1, 2002, the Secretary may no longer impose United
- 5 States encryption export controls on encryption products
- 6 if the encryption algorithm and key length employed were
- 7 incorporated in the AES, or have an equivalent strength,
- 8 and such product shall be exportable without the need for
- 9 an export license or license exception, and without restric-
- 10 tions other than those permitted under this Act.
- 11 SEC. 507. ELIMINATION OF REPORTING REQUIREMENTS.
- The Secretary may not impose any reporting require-
- 13 ments on any encryption product not subject to United
- 14 States export controls or exported under a license excep-
- 15 tion.