Calendar No. 529

110TH CONGRESS 1ST SESSION

S. 2440

To amend the Foreign Intelligence Surveillance Act of 1978, to modernize and streamline the provisions of that Act, and for other purposes.

IN THE SENATE OF THE UNITED STATES

DECEMBER 10, 2007

Mr. Reid introduced the following bill; which was read the first time

DECEMBER 11, 2007

Read the second time and placed on the calendar

A BILL

To amend the Foreign Intelligence Surveillance Act of 1978, to modernize and streamline the provisions of that Act, 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,
- 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "FISA Improvement Act of 2007".
- 6 (b) Table of Contents.—The table of contents for
- 7 this Act is as follows:

Sec. 1. Short title; table of contents.

TITLE I—FOREIGN INTELLIGENCE SURVEILLANCE

- Sec. 101. Targeting the communications of certain persons outside the United States.
- Sec. 102. Statement of exclusive means by which electronic surveillance and interception of domestic communications may be conducted.
- Sec. 103. Submittal to Congress of certain court orders under the Foreign Intelligence Surveillance Act of 1978.
- Sec. 104. Applications for court orders.
- Sec. 105. Issuance of an order.
- Sec. 106. Use of information.
- Sec. 107. Amendments for physical searches.
- Sec. 108. Amendments for emergency pen registers and trap and trace devices.
- Sec. 109. Foreign Intelligence Surveillance Court.
- Sec. 110. Technical and conforming amendments.

TITLE II—OTHER PROVISIONS

- Sec. 201. Severability.
- Sec. 202. Effective date; repeal; transition procedures.

1 TITLE I—FOREIGN

2 INTELLIGENCE SURVEILLANCE

- 3 SEC. 101. TARGETING THE COMMUNICATIONS OF CERTAIN
- 4 PERSONS OUTSIDE THE UNITED STATES.
- 5 (a) IN GENERAL.—The Foreign Intelligence Surveil-
- 6 lance Act of 1978 (50 U.S.C. 1801 et seq.) is amended—
- 7 (1) by striking title VII; and
- 8 (2) by adding after title VI the following new
- 9 title:

1	"TITLE VII—ADDITIONAL PROCE-
2	DURES FOR TARGETING COM-
3	MUNICATIONS OF CERTAIN
4	PERSONS OUTSIDE THE
5	UNITED STATES
6	"SEC. 701. LIMITATION ON DEFINITION OF ELECTRONIC
7	SURVEILLANCE.
8	"Nothing in the definition of electronic surveillance
9	under section 101(f) shall be construed to encompass sur-
10	veillance that is targeted in accordance with this title at
11	a person reasonably believed to be located outside the
12	United States.
13	"SEC. 702. DEFINITIONS.
14	"(a) In General.—The terms 'agent of a foreign
15	power', 'Attorney General', 'contents', 'electronic surveil-
16	lance', 'foreign intelligence information', 'foreign power',
17	'minimization procedures', 'person', 'United States', and
18	'United States person' shall have the meanings given such
19	terms in section 101, except as specifically provided in this
20	title.
21	"(b) Additional Definitions.—
22	"(1) Congressional intelligence commit-
23	TEES.—The term 'congressional intelligence commit-
24	tees' means—

1	"(A) the Select Committee on Intelligence
2	of the Senate; and
3	"(B) the Permanent Select Committee on
4	Intelligence of the House of Representatives.
5	"(2) Foreign intelligence surveillance
6	COURT; COURT.—The terms 'Foreign Intelligence
7	Surveillance Court' and 'Court' mean the court es-
8	tablished by section 103(a).
9	"(3) Foreign intelligence surveillance
10	COURT OF REVIEW; COURT OF REVIEW.—The terms
11	'Foreign Intelligence Surveillance Court of Review'
12	and 'Court of Review' mean the court established by
13	section 103(b).
14	"(4) Electronic communication service
15	PROVIDER.—The term 'electronic communication
16	service provider' means—
17	"(A) a telecommunications carrier, as that
18	term is defined in section 3 of the Communica-
19	tions Act of 1934 (47 U.S.C. 153);
20	"(B) a provider of electronic communica-
21	tions service, as that term is defined in section
22	2510 of title 18, United States Code;
23	"(C) a provider of a remote computing
24	service, as that term is defined in section 2711
25	of title 18, United States Code;

1	"(D) any other communication service pro-
2	vider who has access to wire or electronic com-
3	munications either as such communications are
4	transmitted or as such communications are
5	stored; or
6	"(E) an officer, employee, or agent of an
7	entity described in subparagraph (A), (B), (C),
8	or (D).
9	"(5) Element of the intelligence commu-
10	NITY.—The term 'element of the intelligence com-
11	munity' means an element of the intelligence com-
12	munity specified in or designated under section $3(4)$
13	of the National Security Act of 1947 (50 U.S.C.
14	401a(4)).
15	"SEC. 703. PROCEDURES FOR ACQUIRING THE COMMU-
16	NICATIONS OF CERTAIN PERSONS OUTSIDE
17	THE UNITED STATES.
18	"(a) AUTHORIZATION.—Notwithstanding any other
19	law, the Attorney General and the Director of National
20	Intelligence may authorize jointly, for periods of up to 1
21	year, the targeting of persons reasonably believed to be
22	located outside the United States to acquire foreign intel-
23	ligence information.
24	"(b) Limitations.—An acquisition authorized under

- "(1) may not intentionally target any person
 known at the time of acquisition to be located in the
 United States;
- "(2) may not intentionally target a person reasonably believed to be outside the United States if the purpose of such acquisition is to target for surveillance a particular, known person reasonably believed to be in the United States, except in accordance with title I; and
- "(3) shall be conducted in a manner consistent with the fourth amendment to the Constitution of the United States.
- 13 "(c) United States Persons Located Outside 14 The United States.—
- 15 "(1) Acquisition inside the united states 16 OF UNITED STATES PERSONS OUTSIDE THE UNITED 17 STATES.—An acquisition authorized by subsection 18 (a) that occurs inside the United States may not 19 target a United States person except in accordance 20 with the provisions of title I.
- "(2) Acquisition outside the united states of united states persons outside the united states.—An acquisition by an electronic, mechanical, or other surveillance device outside the United States may not intentionally target a United

1	States person reasonably believed to be outside the
2	United States to acquire the contents of a wire or
3	radio communication sent by or intended to be re-
4	ceived by that United States person under cir-
5	cumstances in which a person has a reasonable ex-
6	pectation of privacy and a warrant would be re-
7	quired for law enforcement purposes if the technique
8	were used inside the United States unless—
9	"(A) the Attorney General or the Attorney
10	General's designee submits an application to
11	the Foreign Intelligence Surveillance Court that
12	includes a statement of the facts and cir-
13	cumstances relied upon by the applicant to jus-
14	tify the Attorney General's belief that the tar-
15	get of the acquisition is a foreign power or an
16	agent of a foreign power; and
17	"(B) the Foreign Intelligence Surveillance
18	Court—
19	"(i) finds on the basis of the facts
20	submitted by the applicant there is prob-
21	able cause to believe that the target of the
22	electronic surveillance is a foreign power or

an agent of a foreign power; and

1 "(ii) issues an ex parte order as re-2 quested or as modified approving the tar-3 geting of that United States person. 4 "(3) PROCEDURES.—

- "(A) SUBMITTAL TO FOREIGN INTELLIGENCE SURVEILLANCE COURT.—Not later than 30 days after the date of the enactment of this title, the Attorney General shall submit to the Foreign Intelligence Surveillance Court the procedures to be utilized in determining whether a target reasonably believed to be outside the United States is a United States person.
- "(B) APPROVAL BY FOREIGN INTEL-LIGENCE SURVEILLANCE COURT.—The procedures submitted under subparagraph (A) shall be utilized as described in that subparagraph only upon the approval of the Foreign Intelligence Surveillance Court.
- "(C) Utilization in targeting.—Any targeting of persons authorized by subsection (a) shall utilize the procedures submitted under subparagraph (A) as approved by the Foreign Intelligence Surveillance Court under subparagraph (B).

1	"(d) CONDUCT OF ACQUISITION.—An acquisition au-
2	thorized under subsection (a) may be conducted only in
3	accordance with—
4	"(1) a certification made by the Attorney Gen-
5	eral and the Director of National Intelligence pursu-
6	ant to subsection (g); and
7	"(2) the targeting and minimization procedures
8	required pursuant to subsections (e) and (f).
9	"(e) Targeting Procedures.—
10	"(1) REQUIREMENT TO ADOPT.—The Attorney
11	General, in consultation with the Director of Na-
12	tional Intelligence, shall adopt targeting procedures
13	that are reasonably designed to ensure that any ac-
14	quisition authorized under subsection (a) is limited
15	to targeting persons reasonably believed to be lo-
16	cated outside the United States.
17	"(2) Judicial review.—The procedures re-
18	ferred to in paragraph (1) shall be subject to judicial
19	review pursuant to subsection (i).
20	"(f) Minimization Procedures.—
21	"(1) REQUIREMENT TO ADOPT.—The Attorney
22	General, in consultation with the Director of Na-
23	tional Intelligence, shall adopt, consistent with the
24	requirements of section 101(h), minimization proce-

dures for acquisitions authorized under subsection
(a).

"(2) Judicial Review.—The minimization procedures required by this subsection shall be subject to judicial review pursuant to subsection (i).

"(g) Certification.—

"(1) In General.—

"(A) REQUIREMENT.—Subject to subparagraph (B), prior to the initiation of an acquisition authorized under subsection (a), the Attorney General and the Director of National Intelligence shall provide, under oath, a written certification, as described in this subsection.

"(B) EXCEPTION.—If the Attorney General and the Director of National Intelligence determine that immediate action by the Government is required and time does not permit the preparation of a certification under this subsection prior to the initiation of an acquisition, the Attorney General and the Director of National Intelligence shall prepare such certification, including such determination, as soon as possible but in no event more than 168 hours after such determination is made.

1	"(2) REQUIREMENTS.—A certification made
2	under this subsection shall—
3	"(A) attest that—
4	"(i) there are reasonable procedures
5	in place for determining that the acquisi-
6	tion authorized under subsection (a) is tar-
7	geted at persons reasonably believed to be
8	located outside the United States and that
9	such procedures have been approved by, or
10	will promptly be submitted for approval by,
11	the Foreign Intelligence Surveillance Court
12	pursuant to subsection (i);
13	"(ii) the procedures referred to in
14	clause (i) are consistent with the require-
15	ments of the fourth amendment to the
16	Constitution of the United States and do
17	not permit the intentional targeting of any
18	person who is known at the time of acqui-
19	sition to be located in the United States;
20	"(iii) a significant purpose of the ac-
21	quisition is to obtain foreign intelligence
22	information;
23	"(iv) the minimization procedures to
24	be used with respect to such acquisition—

1	"(I) meet the definition of mini-
2	mization procedures under section
3	101(h); and
4	"(II) have been approved by, or
5	will promptly be submitted for ap-
6	proval by, the Foreign Intelligence
7	Surveillance Court pursuant to sub-
8	section (i);
9	"(v) the acquisition involves obtaining
10	the foreign intelligence information from or
11	with the assistance of an electronic com-
12	munication service provider; and
13	"(vi) the acquisition does not con-
14	stitute electronic surveillance, as limited by
15	section 701; and
16	"(B) be supported, as appropriate, by the
17	affidavit of any appropriate official in the area
18	of national security who is—
19	"(i) appointed by the President, by
20	and with the consent of the Senate; or
21	"(ii) the head of any element of the
22	intelligence community.
23	"(3) Limitation.—A certification made under
24	this subsection is not required to identify the specific
25	facilities, places, premises, or property at which the

acquisition authorized under subsection (a) will be
 directed or conducted.

"(4) Submission to the court.—The Attorney General shall transmit a copy of a certification made under this subsection, and any supporting affidavit, under seal to the Foreign Intelligence Surveillance Court as soon as possible, but in no event more than 5 days after such certification is made. Such certification shall be maintained under security measures adopted by the Chief Justice of the United States and the Attorney General, in consultation with the Director of National Intelligence.

"(5) Review.—The certification required by this subsection shall be subject to judicial review pursuant to subsection (i).

"(h) Directives.—

"(1) AUTHORITY.—With respect to an acquisition authorized under subsection (a), the Attorney General and the Director of National Intelligence may direct, in writing, an electronic communication service provider to—

"(A) immediately provide the Government with all information, facilities, or assistance necessary to accomplish the acquisition in a manner that will protect the secrecy of the ac-

1	quisition and produce a minimum of inter-
2	ference with the services that such electronic
3	communication service provider is providing to
4	the target; and
5	"(B) maintain under security procedures
6	approved by the Attorney General and the Di-
7	rector of National Intelligence any records con-
8	cerning the acquisition or the aid furnished that
9	such electronic communication service provider
10	wishes to maintain.
11	"(2) Compensation.—The Government shall
12	compensate, at the prevailing rate, an electronic
13	communication service provider for providing infor-
14	mation, facilities, or assistance pursuant to para-
15	graph (1).
16	"(3) Release from liability.—Notwith-
17	standing any other law, no cause of action shall lie
18	in any court against any electronic communication
19	service provider for providing any information, facili-
20	ties, or assistance in accordance with a directive
21	issued pursuant to paragraph (1).
22	"(4) Challenging of directives.—
23	"(A) AUTHORITY TO CHALLENGE.—An
24	electronic communication service provider re-

ceiving a directive issued pursuant to paragraph

- (1) may challenge the directive by filing a petition with the Foreign Intelligence Surveillance Court.
 - "(B) Assignment.—The presiding judge of the Court shall assign the petition filed under subparagraph (A) to 1 of the judges serving in the pool established by section 103(e)(1) not later than 24 hours after the filing of the petition.
 - "(C) STANDARDS FOR REVIEW.—A judge considering a petition to modify or set aside a directive may grant such petition only if the judge finds that the directive does not meet the requirements of this section or is otherwise unlawful. If the judge does not modify or set aside the directive, the judge shall immediately affirm such directive, and order the recipient to comply with the directive. The judge shall provide a written statement for the record of the reasons for a determination under this paragraph.
 - "(D) CONTINUED EFFECT.—Any directive not explicitly modified or set aside under this paragraph shall remain in full effect.
- 24 "(5) Enforcement of directives.—

- 1 "(A) ORDER TO COMPEL.—In the case of 2 a failure to comply with a directive issued pur-3 suant to paragraph (1), the Attorney General 4 may file a petition for an order to compel com-5 pliance with the directive with the Foreign In-6 telligence Surveillance Court.
 - "(B) Assignment.—The presiding judge of the Court shall assign a petition filed under subparagraph (A) to 1 of the judges serving in the pool established by section 103(e)(1) not later than 24 hours after the filing of the petition.
 - "(C) STANDARDS FOR REVIEW.—A judge considering a petition shall issue an order requiring the electronic communication service provider to comply with the directive if the judge finds that the directive was issued in accordance with paragraph (1), meets the requirements of this section, and is otherwise lawful. The judge shall provide a written statement for the record of the reasons for a determination under this paragraph.
 - "(D) CONTEMPT OF COURT.—Failure to obey an order of the Court issued under this

paragraph may be punished by the Court as contempt of court.

"(E) Process.—Any process under this paragraph may be served in any judicial district in which the electronic communication service provider may be found.

"(6) APPEAL.—

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

"(A) APPEAL TO THE COURT OF RE-VIEW.—The Government or an electronic communication service provider receiving a directive issued pursuant to paragraph (1) may file a petition with the Foreign Intelligence Surveillance Court of Review for review of the decision issued pursuant to paragraph (4) or (5) not later than 7 days after the issuance of such decision. The Court of Review shall have jurisdiction to consider such a petition and shall provide a written statement for the record of the reasons for a decision under this paragraph.

"(B) CERTIORARI TO THE SUPREME COURT.—The Government or an electronic communication service provider receiving a directive issued pursuant to paragraph (1) may file a petition for a writ of certiorari for review of the decision of the Court of Review issued under

1 subparagraph (A). The record for such review 2 shall be transmitted under seal to the Supreme 3 Court of the United States, which shall have ju-4 risdiction to review such decision. 5 "(i) Judicial Review.— "(1) In General.— 6 7 "(A) REVIEW BY THE FOREIGN INTEL-8 LIGENCE SURVEILLANCE COURT.—The Foreign 9 Intelligence Surveillance Court shall have juris-10 diction to review any certification required by 11 subsection (d) or targeting and minimization 12 procedures adopted pursuant to subsections (e) 13 and (f). 14 "(B) Submission to the court.—The 15 Attorney General shall submit to the Court any 16 such certification or procedure, or amendment 17 thereto, not later than 5 days after making or 18 amending the certification or adopting or 19 amending the procedures. 20 "(2) Certifications.—The Court shall review 21 a certification provided under subsection (g) to de-22 termine whether the certification contains all the re-23 quired elements. 24 "(3) Targeting procedures.—The 25 shall review the targeting procedures required by subsection (e) to assess whether the procedures are reasonably designed to ensure that the acquisition authorized under subsection (a) is limited to the targeting of persons reasonably believed to be located outside the United States.

"(4) MINIMIZATION PROCEDURES.—The Court shall review the minimization procedures required by subsection (f) to assess whether such procedures meet the definition of minimization procedures under section 101(h).

"(5) Orders.—

"(A) APPROVAL.—If the Court finds that a certification required by subsection (g) contains all of the required elements and that the targeting and minimization procedures required by subsections (e) and (f) are consistent with the requirements of those subsections and with the fourth amendment to the Constitution of the United States, the Court shall enter an order approving the continued use of the procedures for the acquisition authorized under subsection (a).

"(B) CORRECTION OF DEFICIENCIES.—If the Court finds that a certification required by subsection (g) does not contain all of the re-

1	quired elements, or that the procedures re-
2	quired by subsections (e) and (f) are not con-
3	sistent with the requirements of those sub-
4	sections or the fourth amendment to the Con-
5	stitution of the United States, the Court shall
6	issue an order directing the Government to, at
7	the Government's election and to the extent re-
8	quired by the Court's order—
9	"(i) correct any deficiency identified
10	by the Court's order not later than 30 days
11	after the date the Court issues the order;
12	or
13	"(ii) cease the acquisition authorized
14	under subsection (a).
15	"(C) Requirement for written state-
16	MENT.—In support of its orders under this sub-
17	section, the Court shall provide, simultaneously
18	with the orders, for the record a written state-
	Will the diadra, for the record a written source
19	ment of its reasons.
19 20	,
	ment of its reasons.
20	ment of its reasons. "(6) Appeal.—
2021	ment of its reasons. "(6) Appeal.— "(A) Appeal to the court of re-

jurisdiction to review such order. For any deci-

1	sion affirming, reversing, or modifying an order
2	of the Foreign Intelligence Surveillance Court
3	the Court of Review shall provide for the record
4	a written statement of its reasons.
5	"(B) Continuation of acquisition
6	PENDING REHEARING OR APPEAL.—Any acqui-
7	sitions affected by an order under paragraph
8	(5)(B) may continue—
9	"(i) during the pending of any rehear-
10	ing of the order by the Court en banc; and
11	"(ii) during the pendency of any ap-
12	peal of the order to the Foreign Intel-
13	ligence Surveillance Court of Review.
14	"(C) CERTIORARI TO THE SUPREME
15	COURT.—The Government may file a petition
16	for a writ of certiorari for review of a decision
17	of the Court of Review issued under subpara-
18	graph (A). The record for such review shall be
19	transmitted under seal to the Supreme Court of
20	the United States, which shall have jurisdiction
21	to review such decision.
22	"(j) Judicial Proceedings.—Judicial proceedings
23	under this section shall be conducted as expeditiously as
24	possible.
25	"(k) Maintenance of Records.—

- "(1) STANDARDS.—A record of a proceeding under this section, including petitions filed, orders granted, and statements of reasons for decision, shall be maintained under security measures adopted by the Chief Justice of the United States, in consultation with the Attorney General and the Director of National Intelligence.
 - "(2) FILING AND REVIEW.—All petitions under this section shall be filed under seal. In any proceedings under this section, the court shall, upon request of the Government, review ex parte and in camera any Government submission, or portions of a submission, which may include classified information.
 - "(3) RETENTION OF RECORDS.—A directive made or an order granted under this section shall be retained for a period of not less than 10 years from the date on which such directive or such order is made.

20 "(l) Oversight.—

8

9

10

11

12

13

14

15

16

17

18

19

21

22

23

24

"(1) Semiannual assessment.—Not less frequently than once every 6 months, the Attorney General and Director of National Intelligence shall assess compliance with the targeting and minimiza-

1	tion procedures required by subsections (e) and (f)
2	and shall submit each such assessment to—
3	"(A) the Foreign Intelligence Surveillance
4	Court; and
5	"(B) the congressional intelligence commit-
6	tees.
7	"(2) Agency assessment.—The Inspectors
8	General of the Department of Justice and of any
9	element of the intelligence community authorized to
10	acquire foreign intelligence information under sub-
11	section (a)—
12	"(A) are authorized to review the compli-
13	ance of their agency or element with the tar-
14	geting and minimization procedures required by
15	subsections (e) and (f);
16	"(B) with respect to acquisitions author-
17	ized under subsection (a), shall review the num-
18	ber of disseminated intelligence reports con-
19	taining a reference to a United States person
20	identity and the number of United States per-
21	son identities subsequently disseminated by the
22	element concerned in response to requests for
23	identities that were not referred to by name or
24	title in the original reporting;

1	"(C) with respect to acquisitions author-
2	ized under subsection (a), shall review the num-
3	ber of targets that were later determined to be
4	located in the United States and the number of
5	persons located in the United States whose
6	communications were reviewed; and
7	"(D) shall provide each such review to—
8	"(i) the Attorney General;
9	"(ii) the Director of National Intel-
10	ligence; and
11	"(iii) the congressional intelligence
12	committees.
13	"(3) Annual review.—
14	"(A) REQUIREMENT TO CONDUCT.—The
15	head of an element of the intelligence commu-
16	nity conducting an acquisition authorized under
17	subsection (a) shall direct the element to con-
18	duct an annual review to determine whether
19	there is reason to believe that foreign intel-
20	ligence information has been or will be obtained
21	from the acquisition. The annual review shall
22	provide, with respect to such acquisitions au-
23	thorized under subsection (a)—
24	"(i) an accounting of the number of
25	disseminated intelligence reports con-

1	taining a reference to a United States per-
2	son identity;
3	"(ii) an accounting of the number of
4	United States person identities subse-
5	quently disseminated by that element in re-
6	sponse to requests for identities that were
7	not referred to by name or title in the
8	original reporting; and
9	"(iii) the number of targets that were
10	later determined to be located in the
11	United States and the number of persons
12	located in the United States whose commu-
13	nications were reviewed.
14	"(B) USE OF REVIEW.—The head of each
15	element of the intelligence community that con-
16	ducts an annual review under subparagraph (A)
17	shall use each such review to evaluate the ade-
18	quacy of the minimization procedures utilized
19	by such element or the application of the mini-
20	mization procedures to a particular acquisition
21	authorized under subsection (a).
22	"(C) Provision of Review to Foreign
23	INTELLIGENCE SURVEILLANCE COURT.—The
24	head of each element of the intelligence commu-
25	nity that conducts an annual review under sub-

1	paragraph (A) shall provide such review to the
2	Foreign Intelligence Surveillance Court.
3	"(4) Reports to congress.—
4	"(A) Semiannual report.—Not less fre-
5	quently than once every 6 months, the Attorney
6	General shall fully inform, in a manner con-
7	sistent with national security, the congressional
8	intelligence committees, the Committee on the
9	Judiciary of the Senate, and the Committee on
10	the Judiciary of the House of Representatives,
11	concerning the implementation of this Act.
12	"(B) CONTENT.—Each report made under
13	subparagraph (A) shall include—
14	"(i) any certifications made under
15	subsection (g) during the reporting period;
16	"(ii) any directives issued under sub-
17	section (h) during the reporting period;
18	"(iii) the judicial review during the re-
19	porting period of any such certifications
20	and targeting and minimization procedures
21	utilized with respect to such acquisition,
22	including a copy of any order or pleading
23	in connection with such review that con-
24	tains a significant legal interpretation of
25	the provisions of this Act;

1	"(iv) any actions taken to challenge or
2	enforce a directive under paragraph (4) or
3	(5) of subsection (h);
4	"(v) any compliance reviews con-
5	ducted by the Department of Justice or
6	the Office of the Director of National In-
7	telligence of acquisitions authorized under
8	subsection (a);
9	"(vi) a description of any incidents of
10	noncompliance with a directive issued by
11	the Attorney General and the Director of
12	National Intelligence under subsection (h),
13	including—
14	"(I) incidents of noncompliance
15	by an element of the intelligence com-
16	munity with procedures adopted pur-
17	suant to subsections (e) and (f); and
18	"(II) incidents of noncompliance
19	by a specified person to whom the At-
20	torney General and Director of Na-
21	tional Intelligence issued a directive
22	under subsection (h);
23	"(vii) any procedures implementing
24	this section; and

1	"(viii) any annual review conducted
2	pursuant to paragraph (3).
3	"SEC. 704. USE OF INFORMATION ACQUIRED UNDER SEC-
4	TION 703.
5	"Information acquired from an acquisition conducted
6	under section 703 shall be deemed to be information ac-
7	quired from an electronic surveillance pursuant to title I
8	for purposes of section 106, except for the purposes of
9	subsection (j) of such section.".
10	(b) Table of Contents.—The table of contents in
11	the first section of the Foreign Intelligence Surveillance
12	Act of 1978 (50 U.S.C. 1801 et seq.) is amended—
13	(1) by striking the item relating to title VII;
14	(2) by striking the item relating to section 701;
15	and
16	(3) by adding at the end the following:
	"TITLE VII—ADDITIONAL PROCEDURES FOR TARGETING COMMUNICATIONS OF CERTAIN PERSONS OUTSIDE THE UNITED STATES
	 "Sec. 701. Limitation on definition of electronic surveillance. "Sec. 702. Definitions. "Sec. 703. Procedures for acquiring the communications of certain persons outside the United States. "Sec. 704. Use of information acquired under section 703.".
17	(c) Sunset.—
18	(1) In general.—Except as provided in para-
19	graph (2), the amendments made by subsections
20	(a)(2) and (b) shall cease to have effect on Decem-
21	har 31 - 2013

1	(2) Continuing applicability.—Section
2	703(h)(3) of the Foreign Intelligence Surveillance
3	Act of 1978 (as amended by subsection (a)) shall re-
4	main in effect with respect to any directive issued
5	pursuant to section 703(h) of that Act (as so
6	amended) during the period such directive was in ef-
7	fect. The use of information acquired by an acquisi-
8	tion conducted under section 703 of that Act (as so
9	amended) shall continue to be governed by the provi-
10	sions of section 704 of that Act (as so amended).
11	SEC. 102. STATEMENT OF EXCLUSIVE MEANS BY WHICH
12	ELECTRONIC SURVEILLANCE AND INTERCEP-
13	TION OF DOMESTIC COMMUNICATIONS MAY
13 14	TION OF DOMESTIC COMMUNICATIONS MAY BE CONDUCTED.
14	BE CONDUCTED.
14 15 16	BE CONDUCTED. (a) STATEMENT OF EXCLUSIVE MEANS.—Title I of
14 15 16 17	BE CONDUCTED. (a) STATEMENT OF EXCLUSIVE MEANS.—Title I of the Foreign Intelligence Surveillance Act of 1978 (50)
14 15 16 17	BE CONDUCTED. (a) STATEMENT OF EXCLUSIVE MEANS.—Title I of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1801 et seq.) is amended by adding at the end
14 15 16 17 18	BE CONDUCTED. (a) STATEMENT OF EXCLUSIVE MEANS.—Title I of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1801 et seq.) is amended by adding at the end the following new section:
14 15 16 17 18	BE CONDUCTED. (a) STATEMENT OF EXCLUSIVE MEANS.—Title I of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1801 et seq.) is amended by adding at the end the following new section: "STATEMENT OF EXCLUSIVE MEANS BY WHICH ELEC-
14 15 16 17 18 19 20	BE CONDUCTED. (a) STATEMENT OF EXCLUSIVE MEANS.—Title I of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1801 et seq.) is amended by adding at the end the following new section: "STATEMENT OF EXCLUSIVE MEANS BY WHICH ELECTRONIC SURVEILLANCE AND INTERCEPTION OF DO-
14 15 16 17 18 19 20 21	BE CONDUCTED. (a) STATEMENT OF EXCLUSIVE MEANS.—Title I of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1801 et seq.) is amended by adding at the end the following new section: "STATEMENT OF EXCLUSIVE MEANS BY WHICH ELECTRONIC SURVEILLANCE AND INTERCEPTION OF DOMESTIC COMMUNICATIONS MAY BE CONDUCTED
14 15 16 17 18 19 20 21	BE CONDUCTED. (a) STATEMENT OF EXCLUSIVE MEANS.—Title I of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1801 et seq.) is amended by adding at the end the following new section: "STATEMENT OF EXCLUSIVE MEANS BY WHICH ELECTRONIC SURVEILLANCE AND INTERCEPTION OF DOMESTIC COMMUNICATIONS MAY BE CONDUCTED "SEC. 112. Chapters 119 and 121 of title 18, United

- 1 ception of domestic wire, oral, or electronic communica-
- 2 tions may be conducted.".
- 3 (b) Table of Contents in
- 4 the first section of the Foreign Intelligence Surveillance
- 5 Act of 1978 (50 U.S.C. 1801 et seq.) is amended by add-
- 6 ing after the item relating to section 111, the following:
 "Sec. 112. Statement of exclusive means by which electronic surveillance and interception of domestic communications may be conducted.".
- 7 SEC. 103. SUBMITTAL TO CONGRESS OF CERTAIN COURT
- 8 ORDERS UNDER THE FOREIGN INTEL-
- 9 LIGENCE SURVEILLANCE ACT OF 1978.
- 10 (a) Inclusion of Certain Orders in Semi-An-
- 11 NUAL REPORTS OF ATTORNEY GENERAL.—Subsection
- 12 (a)(5) of section 601 of the Foreign Intelligence Surveil-
- 13 lance Act of 1978 (50 U.S.C. 1871) is amended by strik-
- 14 ing "(not including orders)" and inserting ", orders,".
- 15 (b) Reports by Attorney General on Certain
- 16 Other Orders.—Such section 601 is further amended
- 17 by adding at the end the following new subsection:
- 18 "(c) The Attorney General shall submit to the com-
- 19 mittees of Congress referred to in subsection (a) a copy
- 20 of any decision, order, or opinion issued by the court es-
- 21 tablished under section 103(a) or the court of review es-
- 22 tablished under section 103(b) that includes significant
- 23 construction or interpretation of any provision of this Act

I	not later than 45 days after such decision, order, or opin-
2	ion is issued.".
3	SEC. 104. APPLICATIONS FOR COURT ORDERS.
4	Section 104 of the Foreign Intelligence Surveillance
5	Act of 1978 (50 U.S.C. 1804) is amended—
6	(1) in subsection (a)—
7	(A) by striking paragraphs (2) and (11);
8	(B) by redesignating paragraphs (3)
9	through (10) as paragraphs (2) through (9), re-
10	spectively;
11	(C) in paragraph (5), as redesignated by
12	subparagraph (B) of this paragraph, by striking
13	"detailed";
14	(D) in paragraph (6), as redesignated by
15	subparagraph (B) of this paragraph, in the
16	matter preceding subparagraph (A)—
17	(i) by striking "Affairs or" and insert-
18	ing "Affairs,"; and
19	(ii) by striking "Senate—" and insert-
20	ing "Senate, or the Deputy Director of the
21	Federal Bureau of Investigation, if des-
22	ignated by the President as a certifying of-
23	ficial—'';
24	(E) in paragraph (7), as redesignated by
25	subparagraph (B) of this paragraph, by striking

1	"statement of" and inserting "summary state-
2	ment of";
3	(F) in paragraph (8), as redesignated by
4	subparagraph (B) of this paragraph, by adding
5	"and" at the end; and
6	(G) in paragraph (9), as redesignated by
7	subparagraph (B) of this paragraph, by striking
8	"; and" and inserting a period;
9	(2) by striking subsection (b);
10	(3) by redesignating subsections (c) through (e)
11	as subsections (b) through (d), respectively; and
12	(4) in paragraph (1)(A) of subsection (d), as re-
13	designated by paragraph (3) of this subsection, by
14	striking "or the Director of National Intelligence"
15	and inserting "the Director of National Intelligence,
16	or the Director of the Central Intelligence Agency".
17	SEC. 105. ISSUANCE OF AN ORDER.
18	Section 105 of the Foreign Intelligence Surveillance
19	Act of 1978 (50 U.S.C. 1805) is amended—
20	(1) in subsection (a)—
21	(A) by striking paragraph (1); and
22	(B) by redesignating paragraphs (2)
23	through (5) as paragraphs (1) through (4), re-
24	spectively;

1	(2) in subsection (b), by striking "(a)(3)" and
2	inserting "(a)(2)";
3	(3) in subsection $(c)(1)$ —
4	(A) in subparagraph (D), by adding "and"
5	at the end;
6	(B) in subparagraph (E), by striking ";
7	and" and inserting a period; and
8	(C) by striking subparagraph (F);
9	(4) by striking subsection (d);
10	(5) by redesignating subsections (e) through (i)
11	as subsections (d) through (h), respectively;
12	(6) by amending subsection (e), as redesignated
13	by paragraph (5) of this section, to read as follows:
14	"(e)(1) Notwithstanding any other provision of this
15	title, the Attorney General may authorize the emergency
16	employment of electronic surveillance if the Attorney Gen-
17	eral—
18	"(A) determines that an emergency situation
19	exists with respect to the employment of electronic
20	surveillance to obtain foreign intelligence informa-
21	tion before an order authorizing such surveillance
22	can with due diligence be obtained;
23	"(B) determines that the factual basis for
24	issuance of an order under this title to approve such
25	electronic surveillance exists;

- 1 "(C) informs, either personally or through a
- 2 designee, a judge having jurisdiction under section
- 3 103 at the time of such authorization that the deci-
- 4 sion has been made to employ emergency electronic
- 5 surveillance; and
- 6 "(D) makes an application in accordance with
- 7 this title to a judge having jurisdiction under section
- 8 103 as soon as practicable, but not later than 168
- 9 hours after the Attorney General authorizes such
- surveillance.
- 11 "(2) If the Attorney General authorizes the emer-
- 12 gency employment of electronic surveillance under para-
- 13 graph (1), the Attorney General shall require that the
- 14 minimization procedures required by this title for the
- 15 issuance of a judicial order be followed.
- 16 "(3) In the absence of a judicial order approving such
- 17 electronic surveillance, the surveillance shall terminate
- 18 when the information sought is obtained, when the appli-
- 19 cation for the order is denied, or after the expiration of
- 20 168 hours from the time of authorization by the Attorney
- 21 General, whichever is earliest.
- 22 "(4) A denial of the application made under this sub-
- 23 section may be reviewed as provided in section 103.
- 24 "(5) In the event that such application for approval
- 25 is denied, or in any other case where the electronic surveil-

- 1 lance is terminated and no order is issued approving the
- 2 surveillance, no information obtained or evidence derived
- 3 from such surveillance shall be received in evidence or oth-
- 4 erwise disclosed in any trial, hearing, or other proceeding
- 5 in or before any court, grand jury, department, office,
- 6 agency, regulatory body, legislative committee, or other
- 7 authority of the United States, a State, or political sub-
- 8 division thereof, and no information concerning any
- 9 United States person acquired from such surveillance shall
- 10 subsequently be used or disclosed in any other manner by
- 11 Federal officers or employees without the consent of such
- 12 person, except with the approval of the Attorney General
- 13 if the information indicates a threat of death or serious
- 14 bodily harm to any person.
- 15 "(6) The Attorney General shall assess compliance
- 16 with the requirements of paragraph (5)."; and
- 17 (7) by adding at the end the following:
- 18 "(i) In any case in which the Government makes an
- 19 application to a judge under this title to conduct electronic
- 20 surveillance involving communications and the judge
- 21 grants such application, upon the request of the applicant,
- 22 the judge shall also authorize the installation and use of
- 23 pen registers and trap and trace devices, and direct the
- 24 disclosure of the information set forth in section
- 25 402(d)(2).".

1 SEC. 106. USE OF INFORMATION.

2	Subsection (i) of section 106 of the Foreign Intel-
3	ligence Surveillance Act of 1978 (8 U.S.C. 1806) is
4	amended by striking "radio communication" and inserting
5	"communication".
6	SEC. 107. AMENDMENTS FOR PHYSICAL SEARCHES.
7	(a) Applications.—Section 303 of the Foreign In-
8	telligence Surveillance Act of 1978 (50 U.S.C. 1823) is
9	amended—
10	(1) in subsection (a)—
11	(A) by striking paragraph (2);
12	(B) by redesignating paragraphs (3)
13	through (9) as paragraphs (2) through (8), re-
14	spectively;
15	(C) in paragraph (2), as redesignated by
16	subparagraph (B) of this paragraph, by striking
17	"detailed";
18	(D) in paragraph (3)(C), as redesignated
19	by subparagraph (B) of this paragraph, by in-
20	serting "or is about to be" before "owned"; and
21	(E) in paragraph (6), as redesignated by
22	subparagraph (B) of this paragraph, in the
23	matter preceding subparagraph (A)—
24	(i) by striking "Affairs or" and insert-
25	ing "Affairs,"; and

1	(ii) by striking "Senate—" and insert-
2	ing "Senate, or the Deputy Director of the
3	Federal Bureau of Investigation, if des-
4	ignated by the President as a certifying of-
5	ficial—''; and
6	(2) in subsection (d)(1)(A), by striking "or the
7	Director of National Intelligence" and inserting "the
8	Director of National Intelligence, or the Director of
9	the Central Intelligence Agency".
10	(b) Orders.—Section 304 of the Foreign Intel-
11	ligence Surveillance Act of 1978 (50 U.S.C. 1824) is
12	amended—
13	(1) in subsection (a)—
14	(A) by striking paragraph (1); and
15	(B) by redesignating paragraphs (2)
16	through (5) as paragraphs (1) through (4), re-
17	spectively; and
18	(2) by amending subsection (e) to read as fol-
19	lows:
20	"(e)(1) Notwithstanding any other provision of this
21	title, the Attorney General may authorize the emergency
22	employment of a physical search if the Attorney General—
23	"(A) determines that an emergency situation
24	exists with respect to the employment of a physical
25	search to obtain foreign intelligence information be-

- fore an order authorizing such physical search can with due diligence be obtained;
- 3 "(B) determines that the factual basis for 4 issuance of an order under this title to approve such 5 physical search exists;
- 6 "(C) informs, either personally or through a
 7 designee, a judge of the Foreign Intelligence Surveil8 lance Court at the time of such authorization that
 9 the decision has been made to employ an emergency
 10 physical search; and
- "(D) makes an application in accordance with this title to a judge of the Foreign Intelligence Surveillance Court as soon as practicable, but not more than 168 hours after the Attorney General authorizes such physical search.
- "(2) If the Attorney General authorizes the emer-17 gency employment of a physical search under paragraph 18 (1), the Attorney General shall require that the minimiza-19 tion procedures required by this title for the issuance of 20 a judicial order be followed.
- "(3) In the absence of a judicial order approving such physical search, the physical search shall terminate when the information sought is obtained, when the application for the order is denied, or after the expiration of 168

- 1 hours from the time of authorization by the Attorney Gen-
- 2 eral, whichever is earliest.
- 3 "(4) A denial of the application made under this sub-
- 4 section may be reviewed as provided in section 103.
- 5 "(5)(A) In the event that such application for ap-
- 6 proval is denied, or in any other case where the physical
- 7 search is terminated and no order is issued approving the
- 8 physical search, no information obtained or evidence de-
- 9 rived from such physical search shall be received in evi-
- 10 dence or otherwise disclosed in any trial, hearing, or other
- 11 proceeding in or before any court, grand jury, department,
- 12 office, agency, regulatory body, legislative committee, or
- 13 other authority of the United States, a State, or political
- 14 subdivision thereof, and no information concerning any
- 15 United States person acquired from such physical search
- 16 shall subsequently be used or disclosed in any other man-
- 17 ner by Federal officers or employees without the consent
- 18 of such person, except with the approval of the Attorney
- 19 General if the information indicates a threat of death or
- 20 serious bodily harm to any person.
- 21 "(B) The Attorney General shall assess compliance
- 22 with the requirements of subparagraph (A).".
- 23 (c) Conforming Amendments.—The Foreign Intel-
- 24 ligence Surveillance Act of 1978 (50 U.S.C. 1801 et seq.)
- 25 is amended—

1	(1) in section $304(a)(4)$, as redesignated by
2	subsection (b) of this section, by striking
3	" $303(a)(7)(E)$ " and inserting " $303(a)(6)(E)$ "; and
4	(2) in section $305(k)(2)$, by striking
5	"303(a)(7)" and inserting "303(a)(6)".
6	SEC. 108. AMENDMENTS FOR EMERGENCY PEN REGISTERS
7	AND TRAP AND TRACE DEVICES.
8	Section 403 of the Foreign Intelligence Surveillance
9	Act of 1978 (50 U.S.C. 1843) is amended—
10	(1) in subsection (a)(2), by striking "48 hours"
11	and inserting "168 hours"; and
12	(2) in subsection (c)(1)(C), by striking "48
13	hours" and inserting "168 hours".
14	SEC. 109. FOREIGN INTELLIGENCE SURVEILLANCE COURT.
15	(a) Designation of Judges.—Subsection (a) of
16	section 103 of the Foreign Intelligence Surveillance Act
17	of 1978 (50 U.S.C. 1803) is amended by inserting "at
18	least" before "seven of the United States judicial cir-
19	cuits".
20	(b) En Banc Authority.—
21	(1) In general.—Subsection (a) of section
22	103 of the Foreign Intelligence Surveillance Act of
23	1978, as amended by subsection (a) of this section,
24	is further amended—
25	(A) by inserting "(1)" after "(a)"; and

1	(B) by adding at the end the following new
2	paragraph:
3	"(2)(A) The court established under this subsection
4	may, on its own initiative, or upon the request of the Gov-
5	ernment in any proceeding or a party under section 501(f)
6	or paragraph (4) or (5) of section 703(h), hold a hearing
7	or rehearing, en banc, when ordered by a majority of the
8	judges that constitute such court upon a determination
9	that—
10	"(i) en banc consideration is necessary to se-
11	cure or maintain uniformity of the court's decisions;
12	or
13	"(ii) the proceeding involves a question of ex-
14	ceptional importance.
15	"(B) Any authority granted by this Act to a judge
16	of the court established under this subsection may be exer-
17	cised by the court en banc. When exercising such author-
18	ity, the court en banc shall comply with any requirements
19	of this Act on the exercise of such authority.
20	"(C) For purposes of this paragraph, the court en
21	bane shall consist of all judges who constitute the court
22	established under this subsection.".
23	(2) Conforming amendments.—The Foreign
24	Intelligence Surveillance Act of 1978 is further
25	amended_

1 (A) in subsection (a) of section 103, as 2 amended by this subsection, by inserting "(ex-3 cept when sitting en banc under paragraph (2))" after "no judge designated under this 4 5 subsection"; and 6 (B) in section 302(c) (50 U.S.C. 1822(c)), 7 by inserting "(except when sitting en banc)" 8 after "except that no judge". 9 (c) Stay or Modification During an Appeal.— 10 Section 103 of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1803) is amended— 12 (1) by redesignating subsection (f) as sub-13 section (g); and 14 (2) by inserting after subsection (e) the fol-15 lowing new subsection: 16 "(f)(1) A judge of the court established under sub-17 section (a), the court established under subsection (b) or 18 a judge of that court, or the Supreme Court of the United 19 States or a justice of that court, may, in accordance with 20 the rules of their respective courts, enter a stay of an order 21 or an order modifying an order of the court established 22 under subsection (a) or the court established under sub-23 section (b) entered under any title of this Act, while the court established under subsection (a) conducts a rehearing, while an appeal is pending to the court established

- 1 under subsection (b), or while a petition of certiorari is
- 2 pending in the Supreme Court of the United States, or
- 3 during the pendency of any review by that court.
- 4 "(2) The authority described in paragraph (1) shall
- 5 apply to an order entered under any provision of this
- 6 Act.".

7 SEC. 110. TECHNICAL AND CONFORMING AMENDMENTS.

- 8 Section 103(e) of the Foreign Intelligence Surveil-
- 9 lance Act of 1978 (50 U.S.C. 1803(e)) is amended—
- 10 (1) in paragraph (1), by striking "105B(h) or
- 11 501(f)(1)" and inserting "501(f)(1) or 703"; and
- 12 (2) in paragraph (2), by striking "105B(h) or
- 13 501(f)(1)" and inserting "501(f)(1) or 703".

14 TITLE II—OTHER PROVISIONS

- 15 SEC. 201. SEVERABILITY.
- 16 If any provision of this Act, any amendment made
- 17 by this Act, or the application thereof to any person or
- 18 circumstances is held invalid, the validity of the remainder
- 19 of the Act, any such amendments, and of the application
- 20 of such provisions to other persons and circumstances
- 21 shall not be affected thereby.

1	SEC. 202. EFFECTIVE DATE; REPEAL; TRANSITION PROCE-
2	DURES.
3	(a) In General.—Except as provided in subsection
4	(c), the amendments made by this Act shall take effect
5	on the date of the enactment of this Act.
6	(b) Repeal.—
7	(1) In general.—Except as provided in sub-
8	section (c), sections 105A, 105B, and 105C of the
9	Foreign Intelligence Surveillance Act of 1978 (50
10	U.S.C. 1805a, 1805b, and 1805c) are repealed.
11	(2) Table of contents.—The table of con-
12	tents in the first section of the Foreign Intelligence
13	Surveillance Act of 1978 (50 U.S.C. 1801 et seq.)
14	is amended by striking the items relating to sections
15	105A, 105B, and 105C.
16	(c) Transitions Procedures.—
17	(1) Protection from liability.—Notwith-
18	standing subsection (b)(1), subsection (l) of section
19	105B of the Foreign Intelligence Surveillance Act of
20	1978 shall remain in effect with respect to any di-
21	rectives issued pursuant to such section 105B for in-
22	formation, facilities, or assistance provided during
23	the period such directive was or is in effect.
24	(2) Orders in Effect.—
25	(A) Orders in effect on date of en-
26	ACTMENT.—Notwithstanding any other provi-

1	sion of this Act or of the Foreign Intelligence
2	Surveillance Act of 1978—
3	(i) any order in effect on the date of
4	enactment of this Act issued pursuant to
5	the Foreign Intelligence Surveillance Act of
6	1978 or section 6(b) of the Protect Amer-
7	ica Act of 2007 (Public Law 110–55; 121
8	Stat. 556) shall remain in effect until the
9	date of expiration of such order; and
10	(ii) at the request of the applicant,
11	the court established under section 103(a)
12	of the Foreign Intelligence Surveillance Act
13	of 1978 (50 U.S.C. 1803(a)) shall reau-
14	thorize such order if the facts and cir-
15	cumstances continue to justify issuance of
16	such order under the provisions of such
17	Act, as in effect on the day before the date
18	of the enactment of the Protect America
19	Act of 2007, except as amended by sec-
20	tions 102, 103, 104, 105, 106, 107, 108,
21	and 109 of this Act.
22	(B) Orders in effect on december 31,
23	2013.—Any order issued under title VII of the
24	Foreign Intelligence Surveillance Act of 1978,
25	as amended by section 101 of this Act. in effect

1

2

3

4

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

on December 31, 2013, shall continue in effect until the date of the expiration of such order.

Any such order shall be governed by the applicable provisions of the Foreign Intelligence Surveillance Act of 1978, as so amended.

(3) Authorizations and directives in effect.—

(A) AUTHORIZATIONS AND DIRECTIVES IN EFFECT ON DATE OF ENACTMENT.—Notwithstanding any other provision of this Act or of the Foreign Intelligence Surveillance Act of 1978, any authorization or directive in effect on the date of the enactment of this Act issued pursuant to the Protect America Act of 2007, or any amendment made by that Act, shall remain in effect until the date of expiration of such authorization or directive. Any such authorization or directive shall be governed by the applicable provisions of the Protect America Act of 2007 (Public Law 110–55; 121 Stat. 552), and the amendment made by that Act, and, except as provided in paragraph (4) of this subsection, any acquisition pursuant to such authorization or directive shall be deemed not to constitute electronic surveillance (as that term

1

2

3

4

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

is defined in section 101(f) of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1801(f)), as construed in accordance with section 105A of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1805a)).

(B) AUTHORIZATIONS AND DIRECTIVES IN EFFECT ON DECEMBER 31, 2013.—Any authorization or directive issued under title VII of the Foreign Intelligence Surveillance Act of 1978, as amended by section 101 of this Act, in effect on December 31, 2013, shall continue in effect until the date of the expiration of such authorization or directive. Any such authorization or directive shall be governed by the applicable provisions of the Foreign Intelligence Surveillance Act of 1978, as so amended, and, except as provided in section 704 of the Foreign Intelligence Surveillance Act of 1978, as so amended, any acquisition pursuant to such authorization or directive shall be deemed not to constitute electronic surveillance (as that term is defined in section 101(f) of the Foreign Intelligence Surveillance Act of 1978, to the extent that such section 101(f) is limited by section

1	701 of the Foreign Intelligence Surveillance Act
2	of 1978, as so amended).
3	(4) Use of information acquired under
4	PROTECT AMERICA ACT.—Information acquired from
5	an acquisition conducted under the Protect America
6	Act of 2007 (Public Law 110–55; 121 Stat. 552)
7	and the amendments made by that Act, shall be
8	deemed to be information acquired from an elec-
9	tronic surveillance pursuant to title I of the Foreign
10	Intelligence Surveillance Act of 1978 (50 U.S.C
11	1801 et seq.) for purposes of section 106 of that Act
12	(50 U.S.C. 1806), except for purposes of subsection
13	(j) of such section.
14	(5) New orders.—Notwithstanding any other
15	provision of this Act or of the Foreign Intelligence
16	Surveillance Act of 1978—
17	(A) the government may file an application
18	for an order under the Foreign Intelligence
19	Surveillance Act of 1978, as in effect on the
20	day before the date of the enactment of the
21	Protect America Act of 2007, except as amend-
22	ed by sections 102, 103, 104, 105, 106, 107
23	108, and 109 of this Act; and
24	(B) the court established under section
25	103(a) of the Foreign Intelligence Surveillance

- Act of 1978 shall enter an order granting such
 an application if the application meets the requirements of such Act, as in effect on the day
 before the date of the enactment of the Protect
 America Act of 2007, except as amended by
 sections 102, 103, 104, 105, 106, 107, 108,
 and 109 of this Act.
 - (6) EXTANT AUTHORIZATIONS.—At the request of the applicant, the court established under section 103(a) of the Foreign Intelligence Surveillance Act of 1978 shall extinguish any extant authorization to conduct electronic surveillance or physical search entered pursuant to such Act.
 - (7) APPLICABLE PROVISIONS.—Any surveillance conducted pursuant to an order entered pursuant to this subsection shall be subject to the provisions of the Foreign Intelligence Surveillance Act of 1978, as in effect on the day before the date of the enactment of the Protect America Act of 2007, except as amended by sections 102, 103, 104, 105, 106, 107, 108, and 109 of this Act.

Calendar No. 529

110TH CONGRESS S. 2440

A BILL

To amend the Foreign Intelligence Surveillance Act of 1978, to modernize and streamline the provisions of that Act, and for other purposes.

DECEMBER 11, 2007

Read the second time and placed on the calendar