107TH CONGRESS 1ST SESSION H.R. 2975

AN ACT

- To deter and punish terrorist acts in the United States and around the world, to enhance law enforcement investigatory tools, 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 AND TABLE OF CONTENTS.

- 2 (a) SHORT TITLE.—This Act may be cited as the
- 3 "Uniting and Strengthening America Act" or the "USA
- 4 Act of 2001".
- 5 (b) TABLE OF CONTENTS.— The table of contents

6 for this Act is as follows:

- Sec. 1. Short title and table of contents.
- Sec. 2. Construction; severability.

TITLE I—ENHANCING DOMESTIC SECURITY AGAINST TERRORISM

- Sec. 101. Counterterrorism fund.
- Sec. 102. Sense of Congress condemning discrimination against Arab and Muslim Americans.
- Sec. 103. Increased funding for the technical support center at the Federal Bureau of Investigation.
- Sec. 104. Requests for military assistance to enforce prohibition in certain emergencies.
- Sec. 105. Expansion of National Electronic Crime Task Force Initiative.
- Sec. 106. Presidential authority.

TITLE II—ENHANCED SURVEILLANCE PROCEDURES

- Sec. 201. Authority to intercept wire, oral, and electronic communications relating to terrorism.
- Sec. 202. Authority to intercept wire, oral, and electronic communications relating to computer fraud and abuse offenses.
- Sec. 203. Authority to share criminal investigative information.
- Sec. 204. Clarification of intelligence exceptions from limitations on interception and disclosure of wire, oral, and electronic communications.
- Sec. 205. Employment of translators by the Federal Bureau of Investigation.
- Sec. 206. Roving surveillance authority under the Foreign Intelligence Surveillance Act of 1978.
- Sec. 207. Duration of FISA surveillance of non-United States persons who are agents of a foreign power.
- Sec. 208. Designation of judges.
- Sec. 209. Seizure of voice-mail messages pursuant to warrants.
- Sec. 210. Scope of subpoenas for records of electronic communications.
- Sec. 211. Clarification of scope.
- Sec. 212. Emergency disclosure of electronic communications to protect life and limb.
- Sec. 213. Authority for delaying notice of the execution of a warrant.
- Sec. 214. Pen register and trap and trace authority under FISA.
- Sec. 215. Access to records and other items under the Foreign Intelligence Surveillance Act.
- Sec. 216. Modification of authorities relating to use of pen registers and trap and trace devices.
- Sec. 217. Interception of computer trespasser communications.

- Sec. 218. Foreign intelligence information.
- Sec. 219. Single-jurisdiction search warrants for terrorism.
- Sec. 220. Nationwide service of search warrants for electronic evidence.
- Sec. 221. Trade sanctions.
- Sec. 222. Assistance to law enforcement agencies.
- Sec. 223. Civil liability for certain unauthorized disclosures.
- Sec. 224. Sunset.

TITLE III—FINANCIAL INFRASTRUCTURE

- Sec. 301. Laundering the proceeds of terrorism.
- Sec. 302. Extraterritorial jurisdiction.

TITLE IV—PROTECTING THE BORDER

Subtitle A—Protecting the Northern Border

- Sec. 401. Ensuring adequate personnel on the northern border.
- Sec. 402. Northern border personnel.
- Sec. 403. Access by the Department of State and the INS to certain identifying information in the criminal history records of visa applicants and applicants for admission to the United States.
- Sec. 404. Limited authority to pay overtime.
- Sec. 405. Report on the integrated automated fingerprint identification system for points of entry and overseas consular posts.

Subtitle B—Enhanced Immigration Provisions

- Sec. 411. Definitions relating to terrorism.
- Sec. 412. Mandatory detention of suspected terrorists; habeas corpus; judicial review.
- Sec. 413. Multilateral cooperation against terrorists.
 - Subtitle C—Preservation of Immigration Benefits for Victims of Terrorism
- Sec. 421. Special immigrant status.
- Sec. 422. Extension of filing or reentry deadlines.
- Sec. 423. Humanitarian relief for certain surviving spouses and children.
- Sec. 424. "Age-out" protection for children.
- Sec. 425. Temporary administrative relief.
- Sec. 426. Evidence of death, disability, or loss of employment.
- Sec. 427. No benefits to terrorists or family members of terrorists.
- Sec. 428. Definitions.

TITLE V—REMOVING OBSTACLES TO INVESTIGATING TERRORISM

- Sec. 501. Attorney General's authority to pay rewards to combat terrorism.
- Sec. 502. Secretary of State's authority to pay rewards.
- Sec. 503. DNA identification of terrorists and other violent offenders.
- Sec. 504. Coordination with law enforcement.
- Sec. 505. Miscellaneous national security authorities.
- Sec. 506. Extension of Secret Service jurisdiction.
- Sec. 507. Disclosure of educational records.
- Sec. 508. Disclosure of information from NCES surveys.

TITLE VI—PROVIDING FOR VICTIMS OF TERRORISM, PUBLIC SAFETY OFFICERS, AND THEIR FAMILIES

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Subtitle A-Aid to Families of Public Safety Officers

- Sec. 611. Expedited payment for public safety officers involved in the prevention, investigation, rescue, or recovery efforts related to a terrorist attack.
- Sec. 612. Technical correction with respect to expedited payments for heroic public safety officers.
- Sec. 613. Public safety officers benefit program payment increase.
- Sec. 614. Office of Justice programs.

Subtitle B—Amendments to the Victims of Crime Act of 1984

- Sec. 621. Crime victims fund.
- Sec. 622. Crime victim compensation.
- Sec. 623. Crime victim assistance.
- Sec. 624. Victims of terrorism.

TITLE VII—INCREASED INFORMATION SHARING FOR CRITICAL INFRASTRUCTURE PROTECTION

Sec. 711. Expansion of regional information sharing system to facilitate Federal-State-local law enforcement response related to terrorist attacks.

TITLE VIII—STRENGTHENING THE CRIMINAL LAWS AGAINST TERRORISM

- Sec. 801. Terrorist attacks and other acts of violence against mass transportation systems.
- Sec. 802. Definition of domestic terrorism.
- Sec. 803. Prohibition against harboring terrorists.
- Sec. 804. Jurisdiction over crimes committed at U.S. facilities abroad.
- Sec. 805. Material support for terrorism.
- Sec. 806. Assets of terrorist organizations.
- Sec. 807. Technical clarification relating to provision of material support to terrorism.
- Sec. 808. Definition of Federal crime of terrorism.
- Sec. 809. No statute of limitation for certain terrorism offenses.
- Sec. 810. Alternate maximum penalties for terrorism offenses.
- Sec. 811. Penalties for terrorist conspiracies.
- Sec. 812. Post-release supervision of terrorists.
- Sec. 813. Inclusion of acts of terrorism as racketeering activity.
- Sec. 814. Deterrence and prevention of cyberterrorism.
- Sec. 815. Additional defense to civil actions relating to preserving records in response to Government requests.
- Sec. 816. Development and support of cybersecurity forensic capabilities.

TITLE IX—IMPROVED INTELLIGENCE

- Sec. 901. Responsibilities of Director of Central Intelligence regarding foreign intelligence collected under Foreign Intelligence Surveillance Act of 1978.
- Sec. 902. Inclusion of international terrorist activities within scope of foreign intelligence under National Security Act of 1947.
- Sec. 903. Sense of Congress on the establishment and maintenance of intelligence relationships to acquire information on terrorists and terrorist organizations.

- Sec. 904. Temporary authority to defer submittal to Congress of reports on intelligence and intelligence-related matters.
- Sec. 905. Disclosure to Director of Central Intelligence of foreign intelligencerelated information with respect to criminal investigations.
- Sec. 906. Foreign terrorist asset tracking center.
- Sec. 907. National Virtual Translation Center.
- Sec. 908. Training of government officials regarding identification and use of foreign intelligence.

TITLE X—MISCELLANEOUS

Sec. 1001. Review of the department of justice.

1 SEC. 2. CONSTRUCTION; SEVERABILITY.

2 Any provision of this Act held to be invalid or unenforceable by its terms, or as applied to any person or cir-3 4 cumstance, shall be construed so as to give it the max-5 imum effect permitted by law, unless such holding shall be one of utter invalidity or unenforceability, in which 6 7 event such provision shall be deemed severable from this 8 Act and shall not affect the remainder thereof or the appli-9 cation of such provision to other persons not similarly situ-10 ated or to other, dissimilar circumstances.

11 TITLE I—ENHANCING DOMESTIC 12 SECURITY AGAINST TERRORISM

13 SEC. 101. COUNTERTERRORISM FUND.

(a) ESTABLISHMENT; AVAILABILITY.—There is hereby established in the Treasury of the United States a separate fund to be known as the "Counterterrorism Fund",
amounts in which shall remain available without fiscal
year limitation—

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1	(1) to reimburse any Department of Justice
2	component for any costs incurred in connection
3	with—
4	(A) reestablishing the operational capa-
5	bility of an office or facility that has been dam-
6	aged or destroyed as the result of any domestic
7	or international terrorism incident;
8	(B) providing support to counter, inves-
9	tigate, or prosecute domestic or international

terrorism, including, without limitation, paying 10 rewards in connection with these activities; and 11 12 (C) conducting terrorism threat assess-

13 ments of Federal agencies and their facilities; 14 and

15 (2) to reimburse any department or agency of the Federal Government for any costs incurred in 16 17 connection with detaining in foreign countries indi-18 viduals accused of acts of terrorism that violate the 19 laws of the United States.

20 (b) NO EFFECT ON PRIOR APPROPRIATIONS.—Sub-21 section (a) shall not be construed to affect the amount 22 \mathbf{or} availability of any appropriation the to 23 Counterterrorism Fund made before the date of the enact-24 ment of this Act.

1	SEC. 102. SENSE OF CONGRESS CONDEMNING DISCRIMINA-
2	TION AGAINST ARAB AND MUSLIM AMERI-
3	CANS.
4	(a) FINDINGS.—Congress makes the following find-
5	ings:
6	(1) Arab Americans, Muslim Americans, and
7	Americans from South Asia play a vital role in our
8	Nation and are entitled to nothing less than the full
9	rights of every American.
10	(2) The acts of violence that have been taken
11	against Arab and Muslim Americans since the Sep-
12	tember 11, 2001, attacks against the United States
13	should be and are condemned by all Americans who
14	value freedom.
15	(3) The concept of individual responsibility for
16	wrongdoing is sacrosanct in American society, and
17	applies equally to all religious, racial, and ethnic
18	groups.
19	(4) When American citizens commit acts of vio-
20	lence against those who are, or are perceived to be,
21	of Arab or Muslim descent, they should be punished
22	to the full extent of the law.
23	(5) Muslim Americans have become so fearful
24	of harassment that many Muslim women are chang-
25	ing the way they dress to avoid becoming targets.

1	(6) Many Arab Americans and Muslim Ameri-
2	cans have acted heroically during the attacks on the
3	United States, including Mohammed Salman
4	Hamdani, a 23-year-old New Yorker of Pakistani
5	descent, who is believed to have gone to the World
6	Trade Center to offer rescue assistance and is now
7	missing.
8	(b) SENSE OF CONGRESS.—It is the sense of Con-
9	gress that—
10	(1) the civil rights and civil liberties of all
11	Americans, including Arab Americans, Muslim
12	Americans, and Americans from South Asia, must
13	be protected, and that every effort must be taken to
14	preserve their safety;
15	(2) any acts of violence or discrimination
16	against any Americans be condemned; and
17	(3) the Nation is called upon to recognize the
18	patriotism of fellow citizens from all ethnic, racial,
19	and religious backgrounds.
20	SEC. 103. INCREASED FUNDING FOR THE TECHNICAL SUP-
21	PORT CENTER AT THE FEDERAL BUREAU OF
22	INVESTIGATION.
23	There are authorized to be appropriated for the Tech-
24	nical Support Center established in section 811 of the
25	Antiterrorism and Effective Death Penalty Act of 1996

(Public Law 104–132) to help meet the demands for ac tivities to combat terrorism and support and enhance the
 technical support and tactical operations of the FBI,
 \$200,000,000 for each of the fiscal years 2002, 2003, and
 2004.

6 SEC. 104. REQUESTS FOR MILITARY ASSISTANCE TO EN-7 FORCE PROHIBITION IN CERTAIN EMER-8 GENCIES.

9 Section 2332e of title 18, United States Code, is
10 amended—

(1) by striking "2332c" and inserting "2332a";and

13 (2) by striking "chemical".

14 SEC. 105. EXPANSION OF NATIONAL ELECTRONIC CRIME
15 TASK FORCE INITIATIVE.

16 The Director of the United States Secret Service 17 shall take appropriate actions to develop a national net-18 work of electronic crime task forces, based on the New 19 York Electronic Crimes Task Force model, throughout the 20 United States, for the purpose of preventing, detecting, 21 and investigating various forms of electronic crimes, in-22 cluding potential terrorist attacks against critical infra-23 structure and financial payment systems.

1	SEC. 106. PRESIDENTIAL AUTHORITY.
2	Section 203 of the International Emergency Powers
3	Act (50 U.S.C. 1702) is amended—
4	(1) in subsection $(a)(1)$ —
5	(A) at the end of subparagraph (A) (flush
6	to that subparagraph), by striking "; and" and
7	inserting a comma and the following:
8	"by any person, or with respect to any property,
9	subject to the jurisdiction of the United States;";
10	(B) in subparagraph (B)—
11	(i) by inserting ", block during the
12	pendency of an investigation" after "inves-
13	tigate"; and
14	(ii) by striking "interest;" and insert-
15	ing "interest by any person, or with re-
16	spect to any property, subject to the juris-
17	diction of the United States; and";
18	(C) by striking "by any person, or with re-
19	spect to any property, subject to the jurisdiction
20	of the United States'; and
21	(D) by inserting at the end the following:
22	"(C) when the United States is engaged in
23	armed hostilities or has been attacked by a for-
24	eign country or foreign nationals, confiscate any
25	property, subject to the jurisdiction of the
26	United States, of any foreign person, foreign

1 organization, or foreign country that he deter-2 mines has planned, authorized, aided, or en-3 gaged in such hostilities or attacks against the 4 United States; and all right, title, and interest 5 in any property so confiscated shall vest, when, 6 as, and upon the terms directed by the Presi-7 dent, in such agency or person as the President 8 may designate from time to time, and upon 9 such terms and conditions as the President may prescribe, such interest or property shall be 10 11 held, used, administered, liquidated, sold, or 12 otherwise dealt with in the interest of and for 13 the benefit of the United States, and such des-14 ignated agency or person may perform any and 15 all acts incident to the accomplishment or fur-16 therance of these purposes."; and

18 "(c) CLASSIFIED INFORMATION.—In any judicial re-19 view of a determination made under this section, if the 20 determination was based on classified information (as de-21 fined in section 1(a) of the Classified Information Proce-22 dures Act) such information may be submitted to the re-23 viewing court ex parte and in camera. This subsection does 24 not confer or imply any right to judicial review.".

(2) by inserting at the end the following:

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1	TITLE II—ENHANCED
2	SURVEILLANCE PROCEDURES
3	SEC. 201. AUTHORITY TO INTERCEPT WIRE, ORAL, AND
4	ELECTRONIC COMMUNICATIONS RELATING
5	TO TERRORISM.
6	Section 2516(1) of title 18, United States Code, is
7	amended—
8	(1) by redesignating paragraph (p), as so redes-
9	ignated by section $434(2)$ of the Antiterrorism and
10	Effective Death Penalty Act of 1996 (Public Law
11	104–132; 110 Stat. 1274), as paragraph (r); and
12	(2) by inserting after paragraph (p), as so re-
13	designated by section $201(3)$ of the Illegal Immigra-
14	tion Reform and Immigrant Responsibility Act of
15	1996 (division C of Public Law 104–208; 110 Stat.
16	3009–565), the following new paragraph:
17	"(q) any criminal violation of section 229 (relating
18	to chemical weapons); or sections 2332, 2332a, 2332b,
19	2332d, 2339A, or 2339B of this title (relating to ter-
20	rorism); or".

1	SEC. 202. AUTHORITY TO INTERCEPT WIRE, ORAL, AND
2	ELECTRONIC COMMUNICATIONS RELATING
3	TO COMPUTER FRAUD AND ABUSE OF-
4	FENSES.
5	Section 2516(1)(c) of title 18, United States Code,
6	is amended by striking "and section 1341 (relating to mail
7	fraud)," and inserting "section 1341 (relating to mail
8	fraud), a felony violation of section 1030 (relating to com-
9	puter fraud and abuse),".
10	SEC. 203. AUTHORITY TO SHARE CRIMINAL INVESTIGATIVE
11	INFORMATION.
12	(a) Authority to Share Grand Jury Informa-
13	TION.—
14	(1) IN GENERAL.—Rule $6(e)(3)(C)$ of the Fed-
15	eral Rules of Criminal Procedure is amended—
16	(A) in clause (iii), by striking "or" at the
17	end;
18	(B) in clause (iv), by striking the period at
19	the end and inserting "; or"; and
20	(C) by inserting at the end the following:
21	"(v) when the matters involve foreign
22	intelligence or counterintelligence (as de-
23	fined in section 3 of the National Security
24	Act of 1947 (50 U.S.C. 401a)), or foreign
25	intelligence information (as defined in Rule
26	6(e)(3)(C)(ii)), to any other Federal law

1 enforcement, intelligence, protective, immi-2 gration, national defense, or national secu-3 rity official in order to assist the official 4 receiving that information in the performance of his official duties. Within a reason-5 6 able time after such disclosure, an attorney 7 for the government shall file under seal a 8 notice with the court stating the fact that 9 such information was disclosed and the departments, agencies, or entities to which 10 11 the disclosure was made. 12 Any Federal official who receives information 13 pursuant to clause (v) may use that information 14 only as necessary in the conduct of that per-15 son's official duties subject to any limitations on the unauthorized disclosure of such informa-16 17 tion.". 18 (2) DEFINITION.—Rule 6(e)(3)(C) of the Fed-19 eral Rules of Criminal Procedure, as amended by 20 paragraph (1), is amended by— (A) inserting "(i)" after "(C)"; 21 22 (B) redesignating clauses (i) through (v) 23 as subclauses (I) through (V), respectively; and

24 (C) inserting at the end the following:

1	"(ii) In this subparagraph, the term 'for-
2	eign intelligence information' means—
3	"(I) information, whether or not con-
4	cerning a United States person, that re-
5	lates to the ability of the United States to
6	protect against—
7	"(aa) actual or potential attack
8	or other grave hostile acts of a foreign
9	power or an agent of a foreign power;
10	"(bb) sabotage or international
11	terrorism by a foreign power or an
12	agent of a foreign power; or
13	"(cc) clandestine intelligence ac-
14	tivities by an intelligence service or
15	network of a foreign power or by an
16	agent of a foreign power; or
17	"(II) information, whether or not con-
18	cerning a United States person, with re-
19	spect to a foreign power or foreign terri-
20	tory that relates to—
21	"(aa) the national defense or the
22	security of the United States; or
23	"(bb) the conduct of the foreign
24	affairs of the United States.".

(b) AUTHORITY TO SHARE ELECTRONIC, WIRE, AND
 ORAL INTERCEPTION INFORMATION.—

3 (1) LAW ENFORCEMENT.—Section 2517 of title
4 18, United States Code, is amended by inserting at
5 the end the following:

6 "(6) Any investigative or law enforcement officer, or 7 attorney for the Government, who by any means author-8 ized by this chapter, has obtained knowledge of the con-9 tents of any wire, oral, or electronic communication, or 10 evidence derived therefrom, may disclose such contents to any other Federal law enforcement, intelligence, protec-11 12 tive, immigration, national defense, or national security of-13 ficial to the extent that such contents include foreign intelligence or counterintelligence (as defined in section 3 of 14 15 the National Security Act of 1947 (50 U.S.C. 401a)), or foreign intelligence information (as defined in subsection 16 17 (19) of section 2510 of this title), to assist the official who is to receive that information in the performance of 18 his official duties. Any Federal official who receives infor-19 20mation pursuant to this provision may use that informa-21 tion only as necessary in the conduct of that person's offi-22 cial duties subject to any limitations on the unauthorized 23 disclosure of such information.".

24 (2) DEFINITION.—Section 2510 of title 18,
25 United States Code, is amended by—

1	(A) in paragraph (17), by striking "and"
2	after the semicolon;
3	(B) in paragraph (18), by striking the pe-
4	riod and inserting "; and"; and
5	(C) by inserting at the end the following:
6	"(19) 'foreign intelligence information' means—
7	"(A) information, whether or not con-
8	cerning a United States person, that relates to
9	the ability of the United States to protect
10	against—
11	"(i) actual or potential attack or other
12	grave hostile acts of a foreign power or an
13	agent of a foreign power;
14	"(ii) sabotage or international ter-
15	rorism by a foreign power or an agent of
16	a foreign power; or
17	"(iii) clandestine intelligence activities
18	by an intelligence service or network of a
19	foreign power or by an agent of a foreign
20	power; or
21	"(B) information, whether or not con-
22	cerning a United States person, with respect to
23	a foreign power or foreign territory that relates
24	to—

1	"(i) the national defense or the secu-
2	rity of the United States; or
3	"(ii) the conduct of the foreign affairs
4	of the United States.".
5	(c) PROCEDURES.—The Attorney General shall es-
6	tablish procedures for the disclosure of information pursu-
7	ant to section $2517(6)$ and Rule $6(e)(3)(C)(i)(V)$ of the
8	Federal Rules of Criminal Procedure that identifies a
9	United States person, as defined in section 101 of the For-
10	eign Intelligence Surveillance Act of 1978 (50 U.S.C.
11	1801)).

12 (d) FOREIGN INTELLIGENCE INFORMATION.—

(1) IN GENERAL.—Notwithstanding any other 13 14 provision of law, it shall be lawful for foreign intel-15 ligence or counterintelligence (as defined in section 3 of the National Security Act of 1947 (50 U.S.C. 16 17 401a)) or foreign intelligence information obtained 18 as part of a criminal investigation to be disclosed to 19 any Federal law enforcement, intelligence, protective, 20 immigration, national defense, or national security 21 official in order to assist the official receiving that 22 information in the performance of his official duties. Any Federal official who receives information pursu-23 24 ant to this provision may use that information only 25 as necessary in the conduct of that person's official

1	duties subject to any limitations on the unauthorized
2	disclosure of such information.
3	(2) DEFINITION.—In this subsection, the term
4	"foreign intelligence information" means—
5	(A) information, whether or not concerning
6	a United States person, that relates to the abil-
7	ity of the United States to protect against—
8	(i) actual or potential attack or other
9	grave hostile acts of a foreign power or an
10	agent of a foreign power;
11	(ii) sabotage or international ter-
12	rorism by a foreign power or an agent of
13	a foreign power; or
14	(iii) clandestine intelligence activities
15	by an intelligence service or network of a
16	foreign power or by an agent of a foreign
17	power; or
18	(B) information, whether or not concerning
19	a United States person, with respect to a for-
20	eign power or foreign territory that relates to—
21	(i) the national defense or the security
22	of the United States; or
23	(ii) the conduct of the foreign affairs
24	of the United States.

1	SEC. 204. CLARIFICATION OF INTELLIGENCE EXCEPTIONS
2	FROM LIMITATIONS ON INTERCEPTION AND
3	DISCLOSURE OF WIRE, ORAL, AND ELEC-
4	TRONIC COMMUNICATIONS.
5	Section 2511(2)(f) of title 18, United States Code,
6	is amended—
7	(1) by striking "this chapter or chapter 121"
8	and inserting "this chapter or chapter 121 or 206
9	of this title"; and
10	(2) by striking "wire and oral" and inserting
11	"wire, oral, and electronic".
12	SEC. 205. EMPLOYMENT OF TRANSLATORS BY THE FED-
13	ERAL BUREAU OF INVESTIGATION.
14	(a) AUTHORITY.—The Director of the Federal Bu-
15	reau of Investigation is authorized to expedite the employ-
16	ment of personnel as translators to support

counterterrorism investigations and operations without re-gard to applicable Federal personnel requirements and limitations.

(b) SECURITY REQUIREMENTS.—The Director of the Federal Bureau of Investigation shall establish such secu-rity requirements as are necessary for the personnel em-ployed as translators under subsection (a).

(c) REPORT.—The Attorney General shall report to the Committees on the Judiciary of the House of Rep-26 resentatives and the Senate on—

1	(1) the number of translators employed by the
2	FBI and other components of the Department of
3	Justice;
4	(2) any legal or practical impediments to using
5	translators employed by other Federal, State, or
6	local agencies, on a full, part-time, or shared basis;
7	and
8	(3) the needs of the FBI for specific translation
9	services in certain languages, and recommendations
10	for meeting those needs.
11	SEC. 206. ROVING SURVEILLANCE AUTHORITY UNDER THE
12	FOREIGN INTELLIGENCE SURVEILLANCE ACT
13	OF 1978.
14	Section 105(c)(2)(P) of the Econoir Intelligence Sur
	Section $105(c)(2)(B)$ of the Foreign Intelligence Sur-
15	veillance Act of 1978 (50 U.S.C. $1805(c)(2)(B)$) is amend-
15 16	
	veillance Act of 1978 (50 U.S.C. 1805(c)(2)(B)) is amend-
16 17	veillance Act of 1978 (50 U.S.C. 1805(c)(2)(B)) is amend- ed by inserting ", or in circumstances where the Court
16 17	veillance Act of 1978 (50 U.S.C. 1805(c)(2)(B)) is amend- ed by inserting ", or in circumstances where the Court finds that the actions of the target of the application may
16 17 18	veillance Act of 1978 (50 U.S.C. $1805(c)(2)(B)$) is amend- ed by inserting ", or in circumstances where the Court finds that the actions of the target of the application may have the effect of thwarting the identification of a speci-
16 17 18 19	veillance Act of 1978 (50 U.S.C. 1805(c)(2)(B)) is amend- ed by inserting ", or in circumstances where the Court finds that the actions of the target of the application may have the effect of thwarting the identification of a speci- fied person, such other persons," after "specified person".
16 17 18 19 20	veillance Act of 1978 (50 U.S.C. 1805(c)(2)(B)) is amend- ed by inserting ", or in circumstances where the Court finds that the actions of the target of the application may have the effect of thwarting the identification of a speci- fied person, such other persons," after "specified person". SEC. 207. DURATION OF FISA SURVEILLANCE OF NON-

1	(1) SURVEILLANCE.—Section $105(e)(1)$ of the
2	Foreign Intelligence Surveillance Act of 1978 (50
3	U.S.C. 1805(e)(1)) is amended by—
4	(A) inserting "(A)" after "except that";
5	and
6	(B) inserting before the period the fol-
7	lowing: ", and (B) an order under this Act for
8	a surveillance targeted against an agent of a
9	foreign power, as defined in section
10	101(b)(1)(A) may be for the period specified in
11	the application or for 120 days, whichever is
12	less''.
13	(2) Physical Search.—Section $304(d)(1)$ of the
13 14	(2) PHYSICAL SEARCH.—Section 304(d)(1) of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C.
14	Foreign Intelligence Surveillance Act of 1978 (50 U.S.C.
14 15	Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1824(d)(1)) is amended by—
14 15 16	Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1824(d)(1)) is amended by— (A) striking "forty-five" and inserting "90";
14 15 16 17	 Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1824(d)(1)) is amended by— (A) striking "forty-five" and inserting "90"; (B) inserting "(A)" after "except that"; and
14 15 16 17 18	 Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1824(d)(1)) is amended by— (A) striking "forty-five" and inserting "90"; (B) inserting "(A)" after "except that"; and (C) inserting before the period the following: ",
14 15 16 17 18 19	 Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1824(d)(1)) is amended by— (A) striking "forty-five" and inserting "90"; (B) inserting "(A)" after "except that"; and (C) inserting before the period the following: ", and (B) an order under this section for a physical
 14 15 16 17 18 19 20 	 Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1824(d)(1)) is amended by— (A) striking "forty-five" and inserting "90"; (B) inserting "(A)" after "except that"; and (C) inserting before the period the following: ", and (B) an order under this section for a physical search targeted against an agent of a foreign power
 14 15 16 17 18 19 20 21 	 Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1824(d)(1)) is amended by— (A) striking "forty-five" and inserting "90"; (B) inserting "(A)" after "except that"; and (C) inserting before the period the following: ", and (B) an order under this section for a physical search targeted against an agent of a foreign power as defined in section 101(b)(1)(A) may be for the

1	(1) IN GENERAL.—Section $105(d)(2)$ of the
2	Foreign Intelligence Surveillance Act of 1978 (50
3	U.S.C. 1805(d)(2)) is amended by—
4	(A) inserting "(A)" after "except that";
5	and
6	(B) inserting before the period the fol-
7	lowing: ", and (B) an extension of an order
8	under this Act for a surveillance targeted
9	against an agent of a foreign power as defined
10	in section $101(b)(1)(A)$ may be for a period not
11	to exceed 1 year".
12	(2) Defined term.—Section $304(d)(2)$ of the
13	Foreign Intelligence Surveillance Act of 1978 (50
14	U.S.C. 1824(d)(2) is amended by inserting after
15	"not a United States person," the following: "or
16	against an agent of a foreign power as defined in
17	section 101(b)(1)(A),".
18	SEC. 208. DESIGNATION OF JUDGES.
19	Section 103(a) of the Foreign Intelligence Surveil-
20	lance Act of 1978 (50 U.S.C. 1803(a)) is amended by-
21	(1) striking "seven district court judges" and
22	inserting "11 district court judges"; and
23	(2) inserting "of whom no fewer than 3 shall
24	reside within 20 miles of the District of Columbia"
25	after "circuits".

1	SEC. 209. SEIZURE OF VOICE-MAIL MESSAGES PURSUANT
2	TO WARRANTS.
3	Title 18, United States Code, is amended—
4	(1) in section 2510—
5	(A) in paragraph (1), by striking beginning
6	with "and such" and all that follows through
7	"communication"; and
8	(B) in paragraph (14), by inserting "wire
9	or" after "transmission of"; and
10	(2) in subsections (a) and (b) of section 2703—
11	(A) by striking "Contents of elec-
12	TRONIC" and inserting "CONTENTS OF WIRE OR
13	ELECTRONIC" each place it appears;
14	(B) by striking "contents of an electronic"
15	and inserting "contents of a wire or electronic"
16	each place it appears; and
17	(C) by striking "any electronic" and in-
18	serting "any wire or electronic" each place it
19	appears.
20	SEC. 210. SCOPE OF SUBPOENAS FOR RECORDS OF ELEC-
21	TRONIC COMMUNICATIONS.
22	Section 2703(c)(2) of title 18, United States Code,
23	as redesignated by section 212, is amended—
24	(1) by striking "entity the name, address, local
25	and long distance telephone toll billing records, tele-
26	phone number or other subscriber number or iden-
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1	tity, and length of service of a subscriber" and in-
2	serting the following: "entity the—
3	"(A) name;
4	"(B) address;
5	"(C) local and long distance telephone connec-
6	tion records, or records of session times and dura-
7	tions;
8	"(D) length of service (including start date)
9	and types of service utilized;
10	"(E) telephone or instrument number or other
11	subscriber number or identity, including any tempo-
12	rarily assigned network address; and
13	"(F) means and source of payment (including
14	any credit card or bank account number),
15	of a subscriber''; and
16	(2) by striking "and the types of services the
17	subscriber or customer utilized,".
18	SEC. 211. CLARIFICATION OF SCOPE.
19	Section 631 of the Communications Act of 1934 (47
20	U.S.C. 551) is amended—
21	(1) in subsection $(c)(2)$ —
22	(A) in subparagraph (B), by striking "or";
23	(B) in subparagraph (C), by striking the
24	period at the end and inserting "; or"; and
25	(C) by inserting at the end the following:

1	"(D) to a government entity as authorized
2	under chapters 119, 121, or 206 of title 18, United
3	States Code, except that such disclosure shall not in-
4	clude records revealing cable subscriber selection of
5	video programming from a cable operator."; and
6	(2) in subsection (h), by striking "A govern-
7	mental entity" and inserting "Except as provided in
8	subsection $(c)(2)(D)$, a governmental entity".
9	SEC. 212. EMERGENCY DISCLOSURE OF ELECTRONIC COM-
10	MUNICATIONS TO PROTECT LIFE AND LIMB.
11	(a) DISCLOSURE OF CONTENTS.—
12	(1) IN GENERAL.—Section 2702 of title 18,
13	United States Code, is amended—
14	(A) by striking the section heading and in-
15	serting the following:
16	"§2702. Voluntary disclosure of customer commu-
17	nications or records";
18	(B) in subsection (a)—
19	(i) in paragraph (2)(A), by striking
20	"and" at the end;
21	(ii) in paragraph (2)(B), by striking
22	the period and inserting "; and"; and
23	(iii) by inserting after paragraph (2)
	() ».)

1	"(3) a provider of remote computing service or
2	electronic communication service to the public shall
3	not knowingly divulge a record or other information
4	pertaining to a subscriber to or customer of such
5	service (not including the contents of communica-
6	tions covered by paragraph (1) or (2)) to any gov-
7	ernmental entity.";
8	(C) in subsection (b), by striking "EXCEP-
9	TIONS.—A person or entity" and inserting "Ex-
10	CEPTIONS FOR DISCLOSURE OF COMMUNICA-
11	TIONS.— A provider described in subsection
12	(a)";
14	
12	(D) in subsection (b)(6)—
13	(D) in subsection $(b)(6)$ —
13 14	(D) in subsection (b)(6)—(i) in subparagraph (A)(ii), by strik-
13 14 15	 (D) in subsection (b)(6)— (i) in subparagraph (A)(ii), by striking "or";
13 14 15 16	 (D) in subsection (b)(6)— (i) in subparagraph (A)(ii), by striking "or"; (ii) in subparagraph (B), by striking
13 14 15 16 17	 (D) in subsection (b)(6)— (i) in subparagraph (A)(ii), by striking "or"; (ii) in subparagraph (B), by striking the period and inserting "; or"; and
13 14 15 16 17 18	 (D) in subsection (b)(6)— (i) in subparagraph (A)(ii), by striking "or"; (ii) in subparagraph (B), by striking the period and inserting "; or"; and (iii) by adding after subparagraph (B)
 13 14 15 16 17 18 19 	 (D) in subsection (b)(6)— (i) in subparagraph (A)(ii), by striking "or"; (ii) in subparagraph (B), by striking the period and inserting "; or"; and (iii) by adding after subparagraph (B) the following:
 13 14 15 16 17 18 19 20 	 (D) in subsection (b)(6)— (i) in subparagraph (A)(ii), by striking "or"; (ii) in subparagraph (B), by striking the period and inserting "; or"; and (iii) by adding after subparagraph (B) the following: "(C) if the provider reasonably believes
 13 14 15 16 17 18 19 20 21 	 (D) in subsection (b)(6)— (i) in subparagraph (A)(ii), by striking "or"; (ii) in subparagraph (B), by striking the period and inserting "; or"; and (iii) by adding after subparagraph (B) the following: "(C) if the provider reasonably believes that an emergency involving immediate danger
 13 14 15 16 17 18 19 20 21 22 	 (D) in subsection (b)(6)— (i) in subparagraph (A)(ii), by striking "or"; (ii) in subparagraph (B), by striking the period and inserting "; or"; and (iii) by adding after subparagraph (B) the following: "(C) if the provider reasonably believes that an emergency involving immediate danger of death or serious physical injury to any per-

1	(E) by inserting after subsection (b) the
2	following:
3	"(c) Exceptions for Disclosure of Customer
4	RECORDS.—A provider described in subsection (a) may di-
5	vulge a record or other information pertaining to a sub-
6	scriber to or customer of such service (not including the
7	contents of communications covered by subsection $(a)(1)$
8	or (a)(2))—
9	"(1) as otherwise authorized in section 2703;
10	((2) with the lawful consent of the customer or
11	subscriber;
12	"(3) as may be necessarily incident to the ren-
13	dition of the service or to the protection of the rights
14	or property of the provider of that service;
15	"(4) to a governmental entity, if the provider
16	reasonably believes that an emergency involving im-
17	mediate danger of death or serious physical injury to

19 "(5) to any person other than a governmental20 entity.".

any person justifies disclosure of the information; or

(2) TECHNICAL AND CONFORMING AMENDMENT.—The table of sections for chapter 121 of
title 18, United States Code, is amended by striking
the item relating to section 2702 and inserting the
following:

"2702. Voluntary disclosure of customer communications or records.".

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1	(b) Requirements for Government Access.—
2	(1) IN GENERAL.—Section 2703 of title 18,
3	United States Code, is amended—
4	(A) by striking the section heading and in-
5	serting the following:
6	"§2703. Required disclosure of customer communica-
7	tions or records";
8	(B) in subsection (c) by redesignating
9	paragraph (2) as paragraph (3);
10	(C) in subsection $(c)(1)$ —
11	(i) by striking "(A) Except as pro-
12	vided in subparagraph (B), a provider of
13	electronic communication service or remote
14	computing service may" and inserting "A
15	governmental entity may require a provider
16	of electronic communication service or re-
17	mote computing service to";
18	(ii) by striking "covered by subsection
19	(a) or (b) of this section) to any person
20	other than a governmental entity.
21	"(B) A provider of electronic communica-
22	tion service or remote computing service shall
23	disclose a record or other information per-
24	taining to a subscriber to or customer of such
25	service (not including the contents of commu-

1	nications covered by subsection (a) or (b) of
2	this section) to a governmental entity" and in-
3	serting ")";
4	(iii) by redesignating subparagraph
5	(C) as paragraph (2);
6	(iv) by redesignating clauses (i), (ii),
7	(iii), and (iv) as subparagraphs (A), (B),
8	(C), and (D), respectively;
9	(v) in subparagraph (D) (as redesig-
10	nated) by striking the period and inserting
11	"; or"; and
12	(vi) by inserting after subparagraph
13	(D) (as redesignated) the following:
14	"(E) seeks information under paragraph
15	(2)."; and
16	(D) in paragraph (2) (as redesignated) by
17	striking "subparagraph (B)" and insert "para-
18	graph (1)".
19	(2) TECHNICAL AND CONFORMING AMEND-
20	MENT.—The table of sections for chapter 121 of
21	title 18, United States Code, is amended by striking
22	the item relating to section 2703 and inserting the
23	following:

"2703. Required disclosure of customer communications or records.".

CUTION OF A WARRANT.

2

1 SEC. 213. AUTHORITY FOR DELAYING NOTICE OF THE EXE-

3	Section 3103a of title 18, United States Code, is
4	amended—
5	(1) by inserting "(a) IN GENERAL.—" before
6	"In addition"; and
7	(2) by adding at the end the following:
8	"(b) DELAY.—With respect to the issuance of any
9	warrant or court order under this section, or any other
10	rule of law, to search for and seize any property or mate-
11	rial that constitutes evidence of a criminal offense in viola-
12	tion of the laws of the United States, any notice required,
13	or that may be required, to be given may be delayed if—
14	((1) the court finds reasonable cause to believe
15	that providing immediate notification of the execu-
16	tion of the warrant may have an adverse result (as
17	defined in section 2705);
18	((2) the warrant prohibits the seizure of any
19	tangible property, any wire or electronic communica-
20	tion (as defined in section 2510), or, except as ex-
21	pressly provided in chapter 121, any stored wire or
22	electronic information, except where the court finds
23	reasonable necessity for the seizure; and
24	((3) the warrant provides for the giving of such
25	notice within a reasonable period of its execution,
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which period may thereafter be extended by the
court for good cause shown.".
SEC. 214. PEN REGISTER AND TRAP AND TRACE AUTHOR-
ITY UNDER FISA.
(a) Applications and Orders.—Section 402 of the
Foreign Intelligence Surveillance Act of 1978 (50 U.S.C.
1842) is amended—
(1) in subsection (a)(1), by striking "for any in-
vestigation to gather foreign intelligence information
or information concerning international terrorism"
and inserting "for any investigation to protect
against international terrorism or clandestine intel-
ligence activities, provided that such investigation of
a United States person is not conducted solely upon
the basis of activities protected by the first amend-
ment to the Constitution";
(2) by amending subsection $(c)(2)$ to read as
follows:
((2) a certification by the applicant that the in-
formation likely to be obtained is relevant to an on-
going investigation to protect against international
terrorism or clandestine intelligence activities, pro-
vided that such investigation of a United States per-
son is not conducted solely upon the basis of activi-

1	ties protected by the first amendment to the Con-
2	stitution.";
3	(3) by striking subsection $(c)(3)$; and
4	(4) by amending subsection $(d)(2)(A)$ to read
5	as follows:
6	"(A) shall specify—
7	"(i) the identity, if known, of the per-
8	son who is the subject of the investigation;
9	"(ii) the identity, if known, of the per-
10	son to whom is leased or in whose name is
11	listed the telephone line or other facility to
12	which the pen register or trap and trace
13	device is to be attached or applied;
14	"(iii) the attributes of the communica-
15	tions to which the order applies, such as
16	the number or other identifier, and, if
17	known, the location of the telephone line or
18	other facility to which the pen register or
19	trap and trace device is to be attached or
20	applied and, in the case of a trap and trace
21	device, the geographic limits of the trap
22	and trace order.".
23	(b) Authorization During Emergencies.—Sec-
24	tion 403 of the Foreign Intelligence Surveillance Act of
25	1978 (50 U.S.C. 1843) is amended—

1	(1) in subsection (a), by striking "foreign intel-
2	ligence information or information concerning inter-
3	national terrorism" and inserting "information to
4	protect against international terrorism or clandestine
5	intelligence activities, provided that such investiga-
6	tion of a United States person is not conducted sole-
7	ly upon the basis of activities protected by the first
8	amendment to the Constitution"; and
9	(2) in subsection $(b)(1)$, by striking "foreign in-
10	telligence information or information concerning
11	international terrorism" and inserting "information
12	to protect against international terrorism or clandes-
13	tine intelligence activities, provided that such inves-
14	tigation of a United States person is not conducted
15	solely upon the basis of activities protected by the
16	first amendment to the Constitution".
17	SEC. 215. ACCESS TO RECORDS AND OTHER ITEMS UNDER
18	THE FOREIGN INTELLIGENCE SURVEIL-
19	LANCE ACT.
20	Title V of the Foreign Intelligence Surveillance Act
21	of 1978 (50 U.S.C. 1861 et seq.) is amended by striking
22	sections 501 through 503 and inserting the following:

1"SEC. 501. ACCESS TO CERTAIN BUSINESS RECORDS FOR2FOREIGN INTELLIGENCE AND INTER-3NATIONAL TERRORISM INVESTIGATIONS.

4 "(a)(1) The Director of the Federal Bureau of Inves-5 tigation or a designee of the Director (whose rank shall be no lower than Assistant Special Agent in Charge) may 6 7 make an application for an order requiring the production of any tangible things (including books, records, papers, 8 9 documents, and other items) for an investigation to protect against international terrorism or clandestine intel-10 ligence activities, provided that such investigation of a 11 United States person is not conducted solely upon the 12 13 basis of activities protected by the first amendment to the Constitution. 14

15 "(2) An investigation conducted under this section16 shall—

17 "(A) be conducted under guidelines approved by
18 the Attorney General under Executive Order 12333
19 (or a successor order); and

"(B) not be conducted of a United States person solely upon the basis of activities protected by
the first amendment to the Constitution of the
United States.

24 "(b) Each application under this section—

25 "(1) shall be made to—

1	"(A) a judge of the court established by
2	section 103(a); or
3	"(B) a United States Magistrate Judge
4	under chapter 43 of title 28, United States
5	Code, who is publicly designated by the Chief
6	Justice of the United States to have the power
7	to hear applications and grant orders for the
8	production of tangible things under this section
9	on behalf of a judge of that court; and
10	"(2) shall specify that the records concerned
11	are sought for an authorized investigation conducted
12	in accordance with subsection $(a)(2)$ to protect
13	against international terrorism or clandestine intel-
14	ligence activities.
15	(c)(1) Upon an application made pursuant to this
16	section, the judge shall enter an ex parte order as re-
17	quested, or as modified, approving the release of records
18	if the judge finds that the application meets the require-
19	ments of this section.
20	((2) An order under this subsection shall not disclose
21	that it is issued for purposes of an investigation described

22 in subsection (a).

"(d) No person shall disclose to any other person
(other than those persons necessary to produce the tangible things under this section) that the Federal Bureau

of Investigation has sought or obtained tangible things
 under this section.

3 "(e) A person who, in good faith, produces tangible
4 things under an order pursuant to this section shall not
5 be liable to any other person for such production. Such
6 production shall not be deemed to constitute a waiver of
7 any privilege in any other proceeding or context.

8 "SEC. 502. CONGRESSIONAL OVERSIGHT.

9 "(a) On a semiannual basis, the Attorney General 10 shall fully inform the Permanent Select Committee on In-11 telligence of the House of Representatives and the Select 12 Committee on Intelligence of the Senate concerning all re-13 quests for the production of tangible things under section 14 402.

"(b) On a semiannual basis, the Attorney General
shall provide to the Committees on the Judiciary of the
House of Representatives and the Senate a report setting
forth with respect to the preceding 6-month period—

"(1) the total number of applications made for
orders approving requests for the production of tangible things under section 402; and

22 "(2) the total number of such orders either23 granted, modified, or denied.".

1	SEC. 216. MODIFICATION OF AUTHORITIES RELATING TO
2	USE OF PEN REGISTERS AND TRAP AND
3	TRACE DEVICES.
4	(a) GENERAL LIMITATIONS.—Section 3121(c) of title
5	18, United States Code, is amended—
6	(1) by inserting "or trap and trace device"
7	after "pen register";
8	(2) by inserting ", routing, addressing," after
9	"dialing"; and
10	(3) by striking "call processing" and inserting
11	"the processing and transmitting of wire or elec-
12	tronic communications so as not to include the con-
13	tents of any wire or electronic communications".
14	(b) Issuance of Orders.—
15	(1) IN GENERAL.—Section 3123(a) of title 18,
16	United States Code, is amended to read as follows:
17	"(a) IN GENERAL.—
18	"(1) ATTORNEY FOR THE GOVERNMENT
19	Upon an application made under section 3122(a)(1),
20	the court shall enter an ex parte order authorizing
21	the installation and use of a pen register or trap and
22	trace device anywhere within the United States, if
23	the court finds that the attorney for the Government
24	has certified to the court that the information likely
25	to be obtained by such installation and use is rel-
26	evant to an ongoing criminal investigation. The
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1 order, upon service of that order, shall apply to any 2 person or entity providing wire or electronic communication service in the United States whose assist-3 4 ance may facilitate the execution of the order. 5 Whenever such an order is served on any person or 6 entity not specifically named in the order, upon re-7 quest of such person or entity, the attorney for the 8 Government or law enforcement or investigative offi-9 cer that is serving the order shall provide written or 10 electronic certification that the order applies to the 11 person or entity being served.

12 "(2) STATE INVESTIGATIVE OR LAW ENFORCE-13 MENT OFFICER.—Upon an application made under 14 section 3122(a)(2), the court shall enter an exparte 15 order authorizing the installation and use of a pen 16 register or trap and trace device within the jurisdic-17 tion of the court, if the court finds that the State 18 law enforcement or investigative officer has certified 19 to the court that the information likely to be ob-20 tained by such installation and use is relevant to an 21 ongoing criminal investigation.

22 "(3)(A) Where the law enforcement agency im-23 plementing an ex parte order under this subsection 24 seeks to do so by installing and using its own pen 25 register or trap and trace device on a packet-

1	switched data network of a provider of electronic
2	communication service to the public, the agency shall
3	ensure that a record will be maintained which will
4	identify—
5	"(i) any officer or officers who installed
6	the device and any officer or officers who
7	accessed the device to obtain information from
8	the network;
9	"(ii) the date and time the device was in-
10	stalled, the date and time the device was
11	uninstalled, and the date, time, and duration of
12	each time the device is accessed to obtain infor-
13	mation;
14	"(iii) the configuration of the device at the
15	time of its installation and any subsequent
16	modification thereof; and
17	"(iv) any information which has been col-
18	lected by the device.
19	To the extent that the pen register or trap and trace
20	device can be set automatically to record this infor-
21	mation electronically, the record shall be maintained
22	electronically throughout the installation and use of
23	such device.
24	"(B) The record maintained under subpara-
25	graph (A) shall be provided ex parte and under seal

1	to the court which entered the ex parte order au-
2	thorizing the installation and use of the device with-
3	in 30 days after termination of the order (including
4	any extensions thereof).".
5	(2) CONTENTS OF ORDER.—Section 3123(b)(1)
6	of title 18, United States Code, is amended—
7	(A) in subparagraph (A)—
8	(i) by inserting "or other facility"
9	after 'telephone line'; and
10	(ii) by inserting before the semicolon
11	at the end "or applied"; and
12	(B) by striking subparagraph (C) and in-
13	serting the following:
14	"(C) the attributes of the communications
15	to which the order applies, including the num-
16	ber or other identifier and, if known, the loca-
17	tion of the telephone line or other facility to
18	which the pen register or trap and trace device
19	is to be attached or applied, and, in the case of
20	an order authorizing installation and use of a
21	trap and trace device under subsection $(a)(2)$,
22	the geographic limits of the order; and".
23	(3) Nondisclosure requirements.—Section
24	3123(d)(2) of title 18, United States Code, is
25	amended—

1	(A) by inserting "or other facility" after
2	"the line"; and
3	(B) by striking ", or who has been ordered
4	by the court" and inserting "or applied, or who
5	is obligated by the order".
6	(c) DEFINITIONS.—
7	(1) Court of competent jurisdiction
8	Section 3127(2) of title 18, United States Code, is
9	amended by striking subparagraph (A) and inserting
10	the following:
11	"(A) any district court of the United
12	States (including a magistrate judge of such a
13	court) or any United States court of appeals
14	having jurisdiction over the offense being inves-
15	tigated; or".
16	(2) PEN REGISTER.—Section 3127(3) of title
17	18, United States Code, is amended—
18	(A) by striking "electronic or other im-
19	pulses" and all that follows through "is at-
20	tached" and inserting "dialing, routing, ad-
21	dressing, or signaling information transmitted
22	by an instrument or facility from which a wire
23	or electronic communication is transmitted, pro-
24	vided, however, that such information shall not

1	include the contents of any communication";
2	and
3	(B) by inserting "or process" after "de-
4	vice" each place it appears.
5	(3) TRAP AND TRACE DEVICE.—Section
6	3127(4) of title 18, United States Code, is
7	amended—
8	(A) by striking "of an instrument" and all
9	that follows through the semicolon and insert-
10	ing "or other dialing, routing, addressing, and
11	signaling information reasonably likely to iden-
12	tify the source of a wire or electronic commu-
13	nication, provided, however, that such informa-
14	tion shall not include the contents of any com-
15	munication;"; and
16	(B) by inserting "or process" after "a de-
17	vice".
18	(4) Conforming Amendment.—Section
19	3127(1) of title 18, United States Code, is
20	amended—
21	(A) by striking "and"; and
22	(B) by inserting ", and 'contents'" after
23	"electronic communication service".

1	(5) Technical Amendment.—Section 3124(d)
2	of title 18, United States Code, is amended by strik-
3	ing "the terms of".
4	SEC. 217. INTERCEPTION OF COMPUTER TRESPASSER COM-
5	MUNICATIONS.
6	Chapter 119 of title 18, United States Code, is
7	amended—
8	(1) in section 2510—
9	(A) in paragraph (18), by striking "and"
10	at the end;
11	(B) in paragraph (19), by striking the pe-
12	riod and inserting a semicolon; and
13	(C) by inserting after paragraph (19) the
14	following:
15	((20)) (protected computer) has the meaning set
16	forth in section 1030; and
17	"(21) 'computer trespasser'—
18	"(A) means a person who accesses a pro-
19	tected computer without authorization and thus
20	has no reasonable expectation of privacy in any
21	communication transmitted to, through, or from
22	the protected computer; and
23	"(B) does not include a person known by
24	the owner or operator of the protected computer
25	to have an existing contractual relationship with

1	the owner or operator of the protected computer
2	for access to all or part of the protected com-
3	puter."; and
4	(2) in section $2511(2)$, by inserting at the end
5	the following:
6	"(i) It shall not be unlawful under this chapter for
7	a person acting under color of law to intercept the wire
8	or electronic communications of a computer trespasser
9	transmitted to, through, or from the protected computer,
10	if—
11	((I) the owner or operator of the protected
12	computer authorizes the interception of the com-
13	puter trespasser's communications on the protected
14	computer;
15	"(II) the person acting under color of law is
16	lawfully engaged in an investigation;
17	"(III) the person acting under color of law has
18	reasonable grounds to believe that the contents of
19	the computer trespasser's communications will be
20	relevant to the investigation; and
21	"(IV) such interception does not acquire com-
22	munications other than those transmitted to or from
23	the computer trespasser.".

1 SEC. 218. FOREIGN INTELLIGENCE INFORMATION.

Sections 104(a)(7)(B) and section 303(a)(7)(B) (50
U.S.C. 1804(a)(7)(B) and 1823(a)(7)(B)) of the Foreign
Intelligence Surveillance Act of 1978 are each amended
by striking "the purpose" and inserting "a significant purpose".

7 SEC. 219. SINGLE-JURISDICTION SEARCH WARRANTS FOR 8 TERRORISM.

9 Rule 41(a) of the Federal Rules of Criminal Procedure is amended by inserting after "executed" the fol-10 lowing: "and (3) in an investigation of domestic terrorism 11 or international terrorism (as defined in section 2331 of 12 13 title 18, United States Code), by a Federal magistrate judge in any district in which activities related to the ter-14 rorism may have occurred, for a search of property or for 15 16 a person within or outside the district".

17 SEC. 220. NATIONWIDE SERVICE OF SEARCH WARRANTS 18 FOR ELECTRONIC EVIDENCE.

19 Chapter 121 of title 18, United States Code, is20 amended—

(1) in section 2703, by striking "under the
Federal Rules of Criminal Procedure" every place it
appears and inserting "using the procedures described in the Federal Rules of Criminal Procedure
by a court with jurisdiction over the offense under
investigation"; and

1	(2) in section 2711—
2	(A) in paragraph (1), by striking "and";
3	(B) in paragraph (2), by striking the pe-
4	riod and inserting "; and"; and
5	(C) by inserting at the end the following:
6	"(3) the term 'court of competent jurisdiction'
7	has the meaning assigned by section 3127, and in-
8	cludes any Federal court within that definition,
9	without geographic limitation.".
10	SEC. 221. TRADE SANCTIONS.
11	(a) IN GENERAL.—The Trade Sanctions Reform and
12	Export Enhancement Act of 2000 (Public Law 106–387;
13	114 Stat. 1549A–67) is amended—
14	(1) by amending section $904(2)(C)$ to read as
15	follows:
16	"(C) used to facilitate the design, develop-
17	ment, or production of chemical or biological
18	weapons, missiles, or weapons of mass destruc-
19	tion.";
20	(2) in section $906(a)(1)$ —
21	(A) by inserting ", the Taliban or the ter-
22	ritory of Afghanistan controlled by the
23	Taliban," after "Cuba"; and

(B) by inserting ", or in the territory of
 Afghanistan controlled by the Taliban," after
 "within such country"; and

4 (3) in section 906(a)(2), by inserting ", or to
5 any other entity in Syria or North Korea" after
6 "Korea".

(b) Application of the Trade Sanctions Re-7 8 FORM AND EXPORT ENHANCEMENT ACT.—Nothing in the 9 Trade Sanctions Reform and Export Enhancement Act of 10 2000 shall limit the application or scope of any law establishing criminal or civil penalties, including any executive 11 12 order or regulation promulgated pursuant to such laws (or 13 similar or successor laws), for the unlawful export of any 14 agricultural commodity, medicine, or medical device to— 15 (1) a foreign organization, group, or person

16 designated pursuant to Executive Order 12947 of17 June 25, 1995;

18 (2) a Foreign Terrorist Organization pursuant
19 to the Antiterrorism and Effective Death Penalty
20 Act of 1996 (Public Law 104–132);

(3) a foreign organization, group, or person
designated pursuant to Executive Order 13224 (September 23, 2001);

24 (4) any narcotics trafficking entity designated
25 pursuant to Executive Order 12978 (October 21,

1 1995) or the Foreign Narcotics Kingpin Designation
 Act (Public Law 106–120); or

3 (5) any foreign organization, group, or persons
4 subject to any restriction for its involvement in
5 weapons of mass destruction or missile proliferation.

6 SEC. 222. ASSISTANCE TO LAW ENFORCEMENT AGENCIES.

7 Nothing in this Act shall impose any additional tech-8 nical obligation or requirement on a provider of a wire or 9 electronic communication service or other person to fur-10 nish facilities or technical assistance. A provider of a wire 11 or electronic communication service, landlord, custodian, 12 or other person who furnishes facilities or technical assist-13 ance pursuant to section 216 shall be reasonably compensated for such reasonable expenditures incurred in pro-14 15 viding such facilities or assistance.

16 SEC. 223. CIVIL LIABILITY FOR CERTAIN UNAUTHORIZED 17 DISCLOSURES.

18 (a) Section 2520 of title 18, United States Code, is19 amended—

20 (1) in subsection (a), after "entity", by insert21 ing ", other than the United States,";

22 (2) by adding at the end the following:

23 "(f) ADMINISTRATIVE DISCIPLINE.—If a court deter24 mines that the United States or any of its departments
25 or agencies has violated any provision of this chapter, and

the court finds that the circumstances surrounding the 1 2 violation raise serious questions about whether or not an 3 officer or employee of the United States acted willfully or 4 intentionally with respect to the possible violation, the de-5 partment or agency shall promptly initiate a proceeding to determine whether disciplinary action against the offi-6 7 cer or employee is warranted. If the head of the depart-8 ment or agency involved determines that disciplinary ac-9 tion is not warranted, he or she shall notify the Inspector 10 General with jurisdiction over the department or agency concerned and shall provide the Inspector General with the 11 reasons for such determination."; and 12

(3) by adding a new subsection (g), as follows:
"(g) IMPROPER DISCLOSURE IS VIOLATION.—Any
willful disclosure or use by an investigative or law enforcement officer or governmental entity of information beyond
the extent permitted by section 2517 is a violation of this
chapter for purposes of section 2520(a).

19 (b) Section 2707 of title 18, United States Code, is20 amended—

(1) in subsection (a), after "entity", by inserting ", other than the United States,";

23 (2) by striking subsection (d) and inserting the24 following:

1 "(d) Administrative Discipline.—If a court determines that the United States or any of its departments 2 3 or agencies has violated any provision of this chapter, and 4 the court finds that the circumstances surrounding the 5 violation raise serious questions about whether or not an officer or employee of the United States acted willfully or 6 7 intentionally with respect to the possible violation, the de-8 partment or agency shall promptly initiate a proceeding 9 to determine whether disciplinary action against the offi-10 cer or employee is warranted. If the head of the department or agency involved determines that disciplinary ac-11 12 tion is not warranted, he or she shall notify the Inspector 13 General with jurisdiction over the department or agency concerned and shall provide the Inspector General with the 14 15 reasons for such determination."; and

16 (3) by adding a new subsection (g), as follows: 17 "(g) IMPROPER DISCLOSURE.—Any willful disclosure of a 'record', as that term is defined in section 552a(a)18 19 of title 5, United States Code, obtained by an investigative or law enforcement officer, or a governmental entity, pur-20 21 suant to section 2703 of this title, or from a device in-22 stalled pursuant to section 3123 or 3125 of this title, that 23 is not a disclosure made in the proper performance of the 24 official duties of the officer or governmental entity making 25 the disclosure, is a violation of this chapter. This provision

shall not apply to information previously lawfully disclosed
 to the public by a Federal, State, or local governmental
 entity.".

4 (c)(1) Chapter 121 of title 18, United States Code,
5 is amended by adding at the end the following:

6 "§ 2712. Civil actions against the United States

7 "(a) IN GENERAL.—Any person who is aggrieved by 8 any violation of this chapter or of chapter 119 of this title 9 or of sections 106(a), 305(a), or 405(a) of the Foreign 10 Intelligence Surveillance Act of 1978 (50 U.S.C. 1801 et seq.) may commence an action in United States District 11 12 Court against the United States to recover money dam-13 ages. In any such action, if a person who is aggrieved successfully establishes a violation of this chapter or of chap-14 15 ter 119 of this title or of the above specific provisions of title 50, the Court may assess as damages— 16

17 "(1) actual damages, but not less than
18 \$10,000, whichever amount is greater; and

19 "(2) litigation costs, reasonably incurred.

"(b) PROCEDURES.—(1) Any action against the
United States under this section may be commenced only
after a claim is presented to the appropriate department
or agency under the procedures of the Federal Tort
Claims Act, as set forth in title 28, United States Code.

"(2) Any action against the United States under this
 section shall be commenced within the time period set
 forth in section 2401(b) of title 28, United States Code.
 The claim shall accrue on the date upon which the claim ant first discovers the violation.

6 "(3) Any action under this section shall be tried to7 the court without a jury.

8 "(4) Notwithstanding any other provision of law, the 9 procedures set forth in section 106(f), 305(g), or 405(f) 10 of the Foreign Intelligence Surveillance Act of 1978 (50 11 U.S.C. 1801 et seq.) shall be the exclusive means by which 12 materials governed by those sections may be reviewed.

"(5) An amount equal to any award against the 13 14 United States under this section shall be reimbursed by 15 the department or agency concerned to the fund described in section 1304 of title 31, United States Code, out of 16 17 any appropriation, fund, or other account (excluding any part of such appropriation, fund, or account that is avail-18 19 able for the enforcement of any Federal law) that is avail-20able for the operating expenses of the department or agen-21 cy concerned.

"(c) ADMINISTRATIVE DISCIPLINE.—If a court determines that the United States or any of its departments
or agencies has violated any provision of this chapter, and
the court finds that the circumstances surrounding the

1 violation raise serious questions about whether or not an 2 officer or employee of the United States acted willfully or intentionally with respect to the possible violation, the de-3 4 partment or agency shall promptly initiate a proceeding 5 to determine whether disciplinary action against the offi-6 cer or employee is warranted. If the head of the depart-7 ment or agency involved determines that disciplinary ac-8 tion is not warranted, he or she shall notify the Inspector General with jurisdiction over the department or agency 9 10 concerned and shall provide the Inspector General with the reasons for such determination. 11

"(d) EXCLUSIVE REMEDY.—Any action against the
United States under this subsection shall be the exclusive
remedy against the United States for any claims within
the purview of this section.".

16 (2) The table of sections at the beginning of chapter17 121 is amended to read as follows:

"2712. Civil action against the United States.".

18 SEC. 224. SUNSET.

(a) IN GENERAL.—Except as provided in subsection
(b), this title and the amendments made by this title
(other than sections 203(a), 203(c), 205, 208, 211, 213,
219, 221, and 222, and the amendments made by those
sections) shall cease to have effect on December 31, 2004.
(b) EXCEPTIONS.—(1) If the President notifies the
Congress before December 31, 2004 that it is in the naHR 2975 EH

tional interest that these provisions remain in effect, these
 provisions shall remain in effect until December 31, 2006
 and cease to have effect on that date.

4 (2) With respect to any investigation that began be5 fore the date on which these provisions cease to have ef6 fect, these provisions shall continue in effect.

7 TITLE III—FINANCIAL 8 INFRASTRUCTURE

9 SEC. 301. LAUNDERING THE PROCEEDS OF TERRORISM.

Section 1956(c)(7)(D) of title 18, United States
Code, is amended by inserting "or 2339B" after "2339A".
SEC. 302. EXTRATERRITORIAL JURISDICTION.

13 Section 1029 of title 18, United States Code, is14 amended by adding at the end the following:

15 "(h) Any person who, outside the jurisdiction of the 16 United States, engages in any act that, if committed with-17 in the jurisdiction of the United States, would constitute 18 an offense under subsection (a) or (b) of this section, shall 19 be subject to the fines, penalties, imprisonment, and for-20 feiture provided in this title if—

"(1) the offense involves an access device
issued, owned, managed, or controlled by a financial
institution, account issuer, credit card system member, or other entity within the jurisdiction of the
United States; and

	50
1	"(2) the person transports, delivers, conveys,
2	transfers to or through, or otherwise stores, secrets,
3	or holds within the jurisdiction of the United States,
4	any article used to assist in the commission of the
5	offense or the proceeds of such offense or property
6	derived therefrom.".
7	TITLE IV—PROTECTING THE
8	BORDER
9	Subtitle A—Protecting the
10	Northern Border
11	SEC. 401. ENSURING ADEQUATE PERSONNEL ON THE
12	NORTHERN BORDER.
13	The Attorney General is authorized to waive any
14	FTE cap on personnel assigned to the Immigration and
15	Naturalization Service to address the national security
16	needs of the United States on the Northern border.
17	SEC. 402. NORTHERN BORDER PERSONNEL.
18	There are authorized to be appropriated—
19	(1) such sums as may be necessary to triple the
20	number of Border Patrol personnel (from the num-
21	ber authorized under current law), and the necessary
22	personnel and facilities to support such personnel, in
23	each State along the Northern Border;
24	(2) such sums as may be necessary to triple the
25	number of Customs Service personnel (from the

number authorized under current law), and the nec essary personnel and facilities to support such per sonnel, at ports of entry in each State along the
 Northern Border;

5 (3) such sums as may be necessary to triple the
6 number of INS inspectors (from the number author7 ized on the date of the enactment of this Act), and
8 the necessary personnel and facilities to support
9 such personnel, at ports of entry in each State along
10 the Northern Border; and

(4) an additional \$50,000,000 each to the Immigration and Naturalization Service and the United
States Customs Service for purposes of making improvements in technology for monitoring the Northern Border and acquiring additional equipment at
the Northern Border.

17 SEC. 403. ACCESS BY THE DEPARTMENT OF STATE AND

18THE INS TO CERTAIN IDENTIFYING INFORMA-19TION IN THE CRIMINAL HISTORY RECORDS20OF VISA APPLICANTS AND APPLICANTS FOR21ADMISSION TO THE UNITED STATES.

(a) AMENDMENT OF THE IMMIGRATION AND NATIONALITY ACT.—Section 105 of the Immigration and
Nationality Act (8 U.S.C. 1105) is amended—

1	(1) in the section heading, by inserting "; DATA
2	EXCHANGE" after "SECURITY OFFICERS";
3	(2) by inserting "(a)" after "SEC. 105.";
4	(3) in subsection (a), by inserting "and border"
5	after "internal" the second place it appears; and
6	(4) by adding at the end the following:
7	((b)(1) The Attorney General and the Director of the
8	Federal Bureau of Investigation shall provide the Depart-
9	ment of State and the Service access to the criminal his-
10	tory record information contained in the National Crime
11	Information Center's Interstate Identification Index
12	(NCIC-III), Wanted Persons File, and to any other files
13	maintained by the National Crime Information Center
14	that may be mutually agreed upon by the Attorney Gen-
15	eral and the agency receiving the access, for the purpose
16	of determining whether or not a visa applicant or appli-
17	cant for admission has a criminal history record indexed
18	in any such file.
10	"(2) Such access shall be provided by means of a

"(2) Such access shall be provided by means of extracts of the records for placement in the automated visa
lookout or other appropriate database, and shall be provided without any fee or charge.

"(3) The Federal Bureau of Investigation shall provide periodic updates of the extracts at intervals mutually
agreed upon with the agency receiving the access. Upon

receipt of such updated extracts, the receiving agency shall
 make corresponding updates to its database and destroy
 previously provided extracts.

"(4) Access to an extract does not entitle the Depart-4 5 ment of State to obtain the full content of the corresponding automated criminal history record. To obtain 6 7 the full content of a criminal history record, the Depart-8 ment of State shall submit the applicant's fingerprints and 9 any appropriate fingerprint processing fee authorized by 10 law to the Criminal Justice Information Services Division of the Federal Bureau of Investigation. 11

12 "(c) The provision of the extracts described in sub-13 section (b) may be reconsidered by the Attorney General 14 and the receiving agency upon the development and de-15 ployment of a more cost-effective and efficient means of 16 sharing the information.

17 "(d) For purposes of administering this section, the
18 Department of State shall, prior to receiving access to
19 NCIC data but not later than 4 months after the date
20 of enactment of this subsection, promulgate final
21 regulations—

22 "(1) to implement procedures for the taking of23 fingerprints; and

1	((2) to establish the conditions for the use of
2	the information received from the Federal Bureau of
3	Investigation, in order—
4	"(A) to limit the redissemination of such
5	information;
6	"(B) to ensure that such information is
7	used solely to determine whether or not to issue
8	a visa to an alien or to admit an alien to the
9	United States;
10	"(C) to ensure the security, confidentiality,
11	and destruction of such information; and
12	"(D) to protect any privacy rights of indi-
13	viduals who are subjects of such information.".
14	(b) Reporting Requirement.—Not later than 2
15	years after the date of enactment of this Act, the Attorney
16	General and the Secretary of State jointly shall report to
17	Congress on the implementation of the amendments made
18	by this section.
19	(c) Technology Standard to Confirm Iden-
20	TITY.—
21	(1) IN GENERAL.—The Attorney General and
22	the Secretary of State jointly, through the National
23	Institute of Standards and Technology (NIST), and
24	in consultation with the Secretary of the Treasury
25	and other Federal law enforcement and intelligence

agencies the Attorney General or Secretary of State
deems appropriate, shall within 2 years after the
date of the enactment of this section, develop and
certify a technology standard that can confirm the
identity of a person applying for a United States
visa or such person seeking to enter the United
States pursuant to a visa.

8 (2) INTEGRATED.—The technology standard de-9 veloped pursuant to paragraph (1), shall be the tech-10 nological basis for a cross-agency, cross-platform electronic system that is a cost-effective, efficient, 11 12 fully integrated means to share law enforcement and 13 intelligence information necessary to confirm the 14 identity of such persons applying for a United States 15 visa or such person seeking to enter the United 16 States pursuant to a visa.

17 (3) ACCESSIBLE.—The electronic system de18 scribed in paragraph (2), once implemented, shall be
19 readily and easily accessible to—

20 (A) all consular officers responsible for the
21 issuance of visas;

(B) all Federal inspection agents at all
United States border inspection points; and
(C) all law enforcement and intelligence of-

25 ficers as determined by regulation to be respon-

sible for investigation or identification of aliens admitted to the United States pursuant to a visa.

4 (4) REPORT.—Not later than 18 months after 5 the date of the enactment of this Act, and every 2 6 years thereafter, the Attorney General and the Sec-7 retary of State shall jointly, in consultation with the 8 Secretary of Treasury, report to Congress describing 9 the development, implementation and efficacy of the 10 technology standard and electronic database system 11 described in this subsection.

12 (d) STATUTORY CONSTRUCTION.—Nothing in this 13 section, or in any other law, shall be construed to limit the authority of the Attorney General or the Director of 14 15 the Federal Bureau of Investigation to provide access to the criminal history record information contained in the 16 National Crime Information Center's (NCIC) Interstate 17 Identification Index (NCIC-III), or to any other informa-18 tion maintained by the NCIC, to any Federal agency or 19 officer authorized to enforce or administer the immigra-20 21 tion laws of the United States, for the purpose of such 22 enforcement or administration, upon terms that are con-23 sistent with the National Crime Prevention and Privacy 24 Compact Act of 1998 (subtitle A of title II of Public Law

1

2

1 105–251; 42 U.S.C. 14611–16) and section 552a of title
 2 5, United States Code.

3 SEC. 404. LIMITED AUTHORITY TO PAY OVERTIME.

4 The matter under the headings "Immigration And 5 Naturalization Service: Salaries and Expenses, Enforcement And Border Affairs" and "Immigration And Natu-6 7 ralization Service: Salaries and Expenses, Citizenship And 8 Benefits, Immigration And Program Direction" in the De-9 partment of Justice Appropriations Act, 2001 (as enacted 10 into law by Appendix B (H.R. 5548) of Public Law 106– 11 553 (114 Stat. 2762A–58 to 2762A–59)) is amended by 12 striking the following each place it occurs: "Provided, That 13 none of the funds available to the Immigration and Naturalization Service shall be available to pay any employee 14 overtime pay in an amount in excess of \$30,000 during 15 the calendar year beginning January 1, 2001:". 16

17 SEC. 405. REPORT ON THE INTEGRATED AUTOMATED FIN-

18 GERPRINT IDENTIFICATION SYSTEM FOR 19 POINTS OF ENTRY AND OVERSEAS CONSULAR 20 POSTS.

(a) IN GENERAL.—The Attorney General, in consultation with the appropriate heads of other Federal
agencies, including the Secretary of State, Secretary of the
Treasury, and the Secretary of Transportation, shall report to Congress on the feasibility of enhancing the Inte-

grated Automated Fingerprint Identification System 1 2 (IAFIS) of the Federal Bureau of Investigation and other 3 identification systems in order to better identify a person 4 who holds a foreign passport or a visa and may be wanted in connection with a criminal investigation in the United 5 States or abroad, before the issuance of a visa to that per-6 7 son or the entry or exit by that person from the United 8 States.

9 (b) AUTHORIZATION OF APPROPRIATIONS.—There is
10 authorized to be appropriated not less than \$2,000,000
11 to carry out this section.

12 Subtitle B—Enhanced Immigration 13 Provisions

14 SEC. 411. DEFINITIONS RELATING TO TERRORISM.

15 (a) GROUNDS OF INADMISSIBILITY.—Section
16 212(a)(3) of the Immigration and Nationality Act (8
17 U.S.C. 1182(a)(3)) is amended—

18 (1) in subparagraph (B)—

19 (A) in clause (i)—

20 (i) by amending subclause (IV) to21 read as follows:

22 "(IV) is a representative (as de23 fined in clause (v)) of—

24 "(aa) a foreign terrorist or-25 ganization, as designated by the

1	Secretary of State under section
2	219, or
3	"(bb) a political, social or
4	other similar group whose public
5	endorsement of acts of terrorist
6	activity the Secretary of State
7	has determined undermines
8	United States efforts to reduce or
9	eliminate terrorist activities,";
10	(ii) in subclause (V), by inserting "or"
11	after "section 219,"; and
12	(iii) by adding at the end the fol-
13	lowing new subclauses:
14	"(VI) has used the alien's posi-
15	tion of prominence within any country
16	to endorse or espouse terrorist activ-
17	ity, or to persuade others to support
18	terrorist activity or a terrorist organi-
19	zation, in a way that the Secretary of
20	State has determined undermines
21	United States efforts to reduce or
22	eliminate terrorist activities, or
23	"(VII) is the spouse or child of
24	an alien who is inadmissible under
25	this section, if the activity causing the

1	alien to be found inadmissible oc-
2	curred within the last 5 years,";
3	(B) by redesignating clauses (ii), (iii), and
4	(iv) as clauses (iii), (iv), and (v), respectively;
5	(C) in clause (i)(II), by striking "clause
6	(iii)" and inserting "clause (iv)";
7	(D) by inserting after clause (i) the fol-
8	lowing:
9	"(ii) Exception.—Subclause (VII) of
10	clause (i) does not apply to a spouse or
11	child—
12	"(I) who did not know or should
13	not reasonably have known of the ac-
14	tivity causing the alien to be found in-
15	admissible under this section; or
16	"(II) whom the consular officer
17	or Attorney General has reasonable
18	grounds to believe has renounced the
19	activity causing the alien to be found
20	inadmissible under this section.";
21	(E) in clause (iii) (as redesignated by sub-
22	paragraph (B))—
23	(i) by inserting "it had been" before
24	"committed in the United States"; and

1	(ii) in subclause (V)(b), by striking
2	"or firearm" and inserting ", firearm, or
3	other weapon or dangerous device";
4	(F) by amending clause (iv) (as redesig-
5	nated by subparagraph (B)) to read as follows:
6	"(iv) Engage in terrorist activity
7	DEFINED.—As used in this chapter, the
8	term 'engage in terrorist activity' means,
9	in an individual capacity or as a member
10	of an organization—
11	"(I) to commit or to incite to
12	commit, under circumstances indi-
13	cating an intention to cause death or
14	serious bodily injury, a terrorist activ-
15	ity;
16	"(II) to prepare or plan a ter-
17	rorist activity;
18	"(III) to gather information on
19	potential targets for terrorist activity;
20	"(IV) to solicit funds or other
21	things of value for—
22	"(aa) a terrorist activity;
23	"(bb) a terrorist organiza-
24	tion described in clauses $(vi)(I)$
25	or (vi)(II); or

1	"(cc) a terrorist organiza-
2	tion described in clause (vi)(III),
3	unless the solicitor can dem-
4	onstrate that he did not know,
5	and should not reasonably have
6	known, that the solicitation
7	would further the organization's
8	terrorist activity;
9	"(V) to solicit any individual—
10	"(aa) to engage in conduct
11	otherwise described in this
12	clause;
13	"(bb) for membership in a
14	terrorist organization described
15	in clauses (vi)(I) or (vi)(II); or
16	"(cc) for membership in a
17	terrorist organization described
18	in clause (vi)(III), unless the so-
19	licitor can demonstrate that he
20	did not know, and should not
21	reasonably have known, that the
22	solicitation would further the or-
23	ganization's terrorist activity; or
24	"(VI) to commit an act that the
25	actor knows, or reasonably should

1	know, affords material support, in-
2	cluding a safe house, transportation,
3	communications, funds, transfer of
4	funds or other material financial ben-
5	efit, false documentation or identifica-
6	tion, weapons (including chemical, bi-
7	ological, or radiological weapons), ex-
8	plosives, or training—
9	"(aa) for the commission of
10	a terrorist activity;
11	"(bb) to any individual who
12	the actor knows, or reasonably
13	should know, has committed or
14	plans to commit a terrorist activ-
15	ity;
16	"(cc) to a terrorist organiza-
17	tion described in clauses $(vi)(I)$
18	or (vi)(II); or
19	"(dd) to a terrorist organi-
20	zation described in clause
21	(vi)(III), unless the actor can
22	demonstrate that he did not
23	know, and should not reasonably
24	have known, that the act would

1	further the organization's ter-
2	rorist activity.
3	This clause shall not apply to any ma-
4	terial support the alien afforded to an
5	organization or individual that has
6	committed terrorist activity, if the
7	Secretary of State, after consultation
8	with the Attorney General, or the At-
9	torney General, after consultation
10	with the Secretary of State, concludes
11	in his sole unreviewable discretion,
12	that this clause should not apply.";
13	and
14	(G) by adding at the end the following new
15	clause:
16	"(vi) TERRORIST ORGANIZATION DE-
17	FINED.—As used in clause (i)(VI) and
18	clause (iv), the term 'terrorist organiza-
19	tion' means an organization—
20	"(I) designated under section
21	219;
22	"(II) otherwise designated, upon
23	publication in the Federal Register, by
24	the Secretary of State in consultation
25	with or upon the request of the Attor-

ney General, as a terrorist organiza-
tion, after finding that it engages in
the activities described in subclause
(I), (II), or (III) of clause (iv), or that
it provides material support to further
terrorist activity; or
"(III) that is a group of two or
more individuals, whether organized
or not, which engages in the activities
described in subclause (I), (II), or
(III) of clause (iv)."; and
(2) by adding at the end the following new sub-
paragraph:
"(F) Association with terrorist orga-
NIZATIONS.—Any alien who the Secretary of
State, after consultation with the Attorney Gen-
eral, or the Attorney General, after consultation
with the Secretary of State, determines has
been associated with a terrorist organization
and intends while in the United States to en-
gage solely, principally, or incidentally in activi-
ties that could endanger the welfare, safety, or
security of the United States is inadmissible.".

1	(1) Section $237(a)(4)(B)$ of the Immigration
2	and Nationality Act (8 U.S.C. 1227(a)(4)(B)) is
3	amended by striking "section 212(a)(3)(B)(iii)" and
4	inserting "section 212(a)(3)(B)(iv)".
5	(2) Section $208(b)(2)(A)(v)$ of the Immigration
6	and Nationality Act (8 U.S.C. 1158(b)(2)(A)(v)) is
7	amended by striking "or (IV)" and inserting "(IV),
8	or (VI)".
9	(c) Retroactive Application of Amendments.—
10	(1) IN GENERAL.—Except as otherwise pro-
11	vided in this subsection, the amendments made by
12	this section shall take effect on the date of the en-
13	actment of this Act and shall apply to—
14	(A) actions taken by an alien before, on, or
15	after such date; and
16	(B) all aliens, without regard to the date
17	of entry or attempted entry into the United
18	States—
19	(i) in removal proceedings on or after
20	such date (except for proceedings in which
21	there has been a final administrative deci-
22	sion before such date); or
23	(ii) seeking admission to the United
24	States on or after such date.

1	(2) Special rule for aliens in exclusion
2	OR DEPORTATION PROCEEDINGS.—Notwithstanding
3	any other provision of law, sections 212(a)(3)(B)
4	and 237(a)(4)(B) of the Immigration and Nation-
5	ality Act, as amended by this Act, shall apply to all
6	aliens in exclusion or deportation proceedings on or
7	after the date of the enactment of this Act (except
8	for proceedings in which there has been a final ad-
9	ministrative decision before such date) as if such
10	proceedings were removal proceedings.
11	(3) Special rule for section 219 organiza-
12	TIONS AND ORGANIZATIONS DESIGNATED UNDER
13	SECTION 212(a)(3)(B)(vi)(II).—
14	(A) IN GENERAL.—Notwithstanding para-
15	graphs (1) and (2), no alien shall be considered
16	in admissible under section $212(a)(3)$ of the Im-
17	migration and Nationality Act (8 U.S.C.
18	1182(a)(3)), or deportable under section
19	237(a)(4)(B) of such Act (8 U.S.C.
20	1227(a)(4)(B)), by reason of the amendments
21	made by subsection (a), on the ground that the
22	alien engaged in a terrorist activity described in
23	subclause $(IV)(bb)$, $(V)(bb)$, or $(VI)(cc)$ of sec-
24	tion $212(a)(3)(B)(iv)$ of such Act (as so amend-
25	ed) with respect to a group at any time when

1	the group was not a terrorist organization des-
2	ignated by the Secretary of State under section
3	219 of such Act (8 U.S.C. 1189) or otherwise
4	designated under section 212(a)(3)(B)(vi)(II).
5	(B) STATUTORY CONSTRUCTION.—Sub-
б	paragraph (A) shall not be construed to prevent
7	an alien from being considered inadmissible or
8	deportable for having engaged in a terrorist
9	activity—
10	(i) described in subclause (IV)(bb),
11	(V)(bb), or $(VI)(cc)$ of section
12	212(a)(3)(B)(iv) of such Act (as so amend-
13	ed) with respect to a terrorist organization
14	at any time when such organization was
15	designated by the Secretary of State under
16	section 219 of such Act or otherwise des-
17	ignated under section $212(a)(3)(B)(vi)(II);$
18	or
19	(ii) described in subclause (IV)(cc),
20	(V)(cc), or $(VI)(dd)$ of section
21	212(a)(3)(B)(iv) of such Act (as so amend-
22	ed) with respect to a terrorist organization
23	described in section 212(a)(3)(B)(vi)(III).
24	(4) EXCEPTION.—The Secretary of State, in
25	consultation with the Attorney General, may deter-

 shall not apply with respect to actions by an alien taken outside the United States before the date of the enactment of this Act upon the recommendation of a consular officer who has concluded that there is not reasonable ground to believe that the alien knew or reasonably should have known that the ac- tions would further a terrorist activity. (c) DESIGNATION OF FOREIGN TERRORIST ORGANI- IO ZATIONS.—Section 219(a) of the Immigration and Nation- 11 ality Act (8 U.S.C. 1189(a)) is amended— (1) in paragraph (1)(B), by inserting "or ter- rorism (as defined in section 140(d)(2) of the For- eign Relations Authorization Act, Fiscal Years 1988 and 1989 (22 U.S.C. 2656f(d)(2)), or retains the ca- pability and intent to engage in terrorist activity or terrorism)" after "212(a)(3)(B)"; (2) in paragraph (1)(C), by inserting "or ter- rorism" after "terrorist activity"; (3) by amending paragraph (2)(A) to read as follows: "(i) TO CONGRESSIONAL LEADERS.— Seven days before making a designation under this subsection, the Secretary shall. 	1	mine that the amendments made by this section
 the enactment of this Act upon the recommendation of a consular officer who has concluded that there is not reasonable ground to believe that the alien knew or reasonably should have known that the ac- tions would further a terrorist activity. (c) DESIGNATION OF FOREIGN TERRORIST ORGANI- ZATIONS.—Section 219(a) of the Immigration and Nation- ality Act (8 U.S.C. 1189(a)) is amended— (1) in paragraph (1)(B), by inserting "or ter- rorism (as defined in section 140(d)(2) of the For- eign Relations Authorization Act, Fiscal Years 1988 and 1989 (22 U.S.C. 2656f(d)(2)), or retains the ca- pability and intent to engage in terrorist activity or terrorism" after "212(a)(3)(B)"; (2) in paragraph (1)(C), by inserting "or ter- rorism" after "terrorist activity"; (3) by amending paragraph (2)(A) to read as follows: "(A) NOTICE.— "(i) TO CONGRESSIONAL LEADERS.— Seven days before making a designation 	2	shall not apply with respect to actions by an alien
5of a consular officer who has concluded that there6is not reasonable ground to believe that the alien7knew or reasonably should have known that the ac-8tions would further a terrorist activity.9(c) DESIGNATION OF FOREIGN TERRORIST ORGANI-10ZATIONS.—Section 219(a) of the Immigration and Nation-11ality Act (8 U.S.C. 1189(a)) is amended—12(1) in paragraph (1)(B), by inserting "or ter-13rorism (as defined in section 140(d)(2) of the For-14eign Relations Authorization Act, Fiscal Years 198815and 1989 (22 U.S.C. 2656f(d)(2)), or retains the ca-16pability and intent to engage in terrorist activity or17terrorism)" after "212(a)(3)(B)";18(2) in paragraph (1)(C), by inserting "or ter-19rorism" after "terrorist activity";20(3) by amending paragraph (2)(A) to read as21follows:22"(A) NOTICE.—23"(i) TO CONGRESSIONAL LEADERS.—24Seven days before making a designation	3	taken outside the United States before the date of
 6 is not reasonable ground to believe that the alien 7 knew or reasonably should have known that the ac- 8 tions would further a terrorist activity. 9 (c) DESIGNATION OF FOREIGN TERRORIST ORGANI- 10 ZATIONS.—Section 219(a) of the Immigration and Nation- 11 ality Act (8 U.S.C. 1189(a)) is amended— 12 (1) in paragraph (1)(B), by inserting "or ter- 13 rorism (as defined in section 140(d)(2) of the For- 14 eign Relations Authorization Act, Fiscal Years 1988 15 and 1989 (22 U.S.C. 2656f(d)(2)), or retains the ca- 16 pability and intent to engage in terrorist activity or 17 terrorism)" after "212(a)(3)(B)"; 18 (2) in paragraph (1)(C), by inserting "or ter- 19 rorism" after "terrorist activity"; 20 (3) by amending paragraph (2)(A) to read as 21 follows: 22 "(A) NOTICE.— 23 "(i) TO CONGRESSIONAL LEADERS.— 24 Seven days before making a designation 	4	the enactment of this Act upon the recommendation
 knew or reasonably should have known that the actions would further a terrorist activity. (c) DESIGNATION OF FOREIGN TERRORIST ORGANI- ZATIONS.—Section 219(a) of the Immigration and Nation- ality Act (8 U.S.C. 1189(a)) is amended— (1) in paragraph (1)(B), by inserting "or terrorism (as defined in section 140(d)(2) of the For- eign Relations Authorization Act, Fiscal Years 1988 and 1989 (22 U.S.C. 2656f(d)(2)), or retains the ca- pability and intent to engage in terrorist activity or terrorism" after "212(a)(3)(B)"; (2) in paragraph (1)(C), by inserting "or terrorism" after "terrorist activity"; (3) by amending paragraph (2)(A) to read as follows: "(A) NOTICE.— (b) TO CONGRESSIONAL LEADERS.— Seven days before making a designation 	5	of a consular officer who has concluded that there
 tions would further a terrorist activity. (c) DESIGNATION OF FOREIGN TERRORIST ORGANI- ZATIONS.—Section 219(a) of the Immigration and Nation- ality Act (8 U.S.C. 1189(a)) is amended— (1) in paragraph (1)(B), by inserting "or ter- rorism (as defined in section 140(d)(2) of the For- eign Relations Authorization Act, Fiscal Years 1988 and 1989 (22 U.S.C. 2656f(d)(2)), or retains the ca- pability and intent to engage in terrorist activity or terrorism)" after "212(a)(3)(B)"; (2) in paragraph (1)(C), by inserting "or ter- rorism" after "terrorist activity"; (3) by amending paragraph (2)(A) to read as follows: "(A) NOTICE.— Seven days before making a designation 	6	is not reasonable ground to believe that the alien
 9 (c) DESIGNATION OF FOREIGN TERRORIST ORGANI- 10 ZATIONS.—Section 219(a) of the Immigration and Nation- 11 ality Act (8 U.S.C. 1189(a)) is amended— 12 (1) in paragraph (1)(B), by inserting "or ter- 13 rorism (as defined in section 140(d)(2) of the For- 14 eign Relations Authorization Act, Fiscal Years 1988 15 and 1989 (22 U.S.C. 2656f(d)(2)), or retains the ca- 16 pability and intent to engage in terrorist activity or 17 terrorism)" after "212(a)(3)(B)"; 18 (2) in paragraph (1)(C), by inserting "or ter- 19 rorism" after "terrorist activity"; 20 (3) by amending paragraph (2)(A) to read as 21 follows: 22 "(A) NOTICE.— 23 "(i) TO CONGRESSIONAL LEADERS.— 24 Seven days before making a designation 	7	knew or reasonably should have known that the ac-
 10 ZATIONS.—Section 219(a) of the Immigration and Nation- 11 ality Act (8 U.S.C. 1189(a)) is amended— 12 (1) in paragraph (1)(B), by inserting "or ter- 13 rorism (as defined in section 140(d)(2) of the For- 14 eign Relations Authorization Act, Fiscal Years 1988 15 and 1989 (22 U.S.C. 2656f(d)(2)), or retains the ca- 16 pability and intent to engage in terrorist activity or 17 terrorism)" after "212(a)(3)(B)"; 18 (2) in paragraph (1)(C), by inserting "or ter- 19 rorism" after "terrorist activity"; 20 (3) by amending paragraph (2)(A) to read as 21 follows: 22 "(A) NOTICE.— 23 "(i) TO CONGRESSIONAL LEADERS.— 24 Seven days before making a designation 	8	tions would further a terrorist activity.
 11 ality Act (8 U.S.C. 1189(a)) is amended— (1) in paragraph (1)(B), by inserting "or ter- rorism (as defined in section 140(d)(2) of the For- eign Relations Authorization Act, Fiscal Years 1988 and 1989 (22 U.S.C. 2656f(d)(2)), or retains the ca- pability and intent to engage in terrorist activity or terrorism)" after "212(a)(3)(B)"; (2) in paragraph (1)(C), by inserting "or ter- rorism" after "terrorist activity"; (3) by amending paragraph (2)(A) to read as follows: "(A) NOTICE.— "(i) TO CONGRESSIONAL LEADERS.— Seven days before making a designation 	9	(c) Designation of Foreign Terrorist Organi-
 (1) in paragraph (1)(B), by inserting "or ter- rorism (as defined in section 140(d)(2) of the For- eign Relations Authorization Act, Fiscal Years 1988 and 1989 (22 U.S.C. 2656f(d)(2)), or retains the ca- pability and intent to engage in terrorist activity or terrorism)" after "212(a)(3)(B)"; (2) in paragraph (1)(C), by inserting "or ter- rorism" after "terrorist activity"; (3) by amending paragraph (2)(A) to read as follows: "(A) NOTICE.— "(i) TO CONGRESSIONAL LEADERS.— Seven days before making a designation 	10	ZATIONS.—Section 219(a) of the Immigration and Nation-
 rorism (as defined in section 140(d)(2) of the For- eign Relations Authorization Act, Fiscal Years 1988 and 1989 (22 U.S.C. 2656f(d)(2)), or retains the ca- pability and intent to engage in terrorist activity or terrorism)" after "212(a)(3)(B)"; (2) in paragraph (1)(C), by inserting "or ter- rorism" after "terrorist activity"; (3) by amending paragraph (2)(A) to read as follows: "(A) NOTICE.— "(i) TO CONGRESSIONAL LEADERS.— Seven days before making a designation 	11	ality Act (8 U.S.C. 1189(a)) is amended—
 eign Relations Authorization Act, Fiscal Years 1988 and 1989 (22 U.S.C. 2656f(d)(2)), or retains the ca- pability and intent to engage in terrorist activity or terrorism)" after "212(a)(3)(B)"; (2) in paragraph (1)(C), by inserting "or ter- rorism" after "terrorist activity"; (3) by amending paragraph (2)(A) to read as follows: "(A) NOTICE.— "(i) TO CONGRESSIONAL LEADERS.— Seven days before making a designation 	12	(1) in paragraph $(1)(B)$, by inserting "or ter-
15and 1989 (22 U.S.C. 2656f(d)(2)), or retains the ca-16pability and intent to engage in terrorist activity or17terrorism)" after "212(a)(3)(B)";18(2) in paragraph (1)(C), by inserting "or ter-19rorism" after "terrorist activity";20(3) by amending paragraph (2)(A) to read as21follows:22"(A) NOTICE.—23"(i) TO CONGRESSIONAL LEADERS.—24Seven days before making a designation	13	rorism (as defined in section $140(d)(2)$ of the For-
 pability and intent to engage in terrorist activity or terrorism)" after "212(a)(3)(B)"; (2) in paragraph (1)(C), by inserting "or ter- rorism" after "terrorist activity"; (3) by amending paragraph (2)(A) to read as follows: "(A) NOTICE.— "(i) TO CONGRESSIONAL LEADERS.— Seven days before making a designation 	14	eign Relations Authorization Act, Fiscal Years 1988
 terrorism)" after "212(a)(3)(B)"; (2) in paragraph (1)(C), by inserting "or ter- rorism" after "terrorist activity"; (3) by amending paragraph (2)(A) to read as follows: "(A) NOTICE.— "(i) TO CONGRESSIONAL LEADERS.— Seven days before making a designation 	15	and 1989 (22 U.S.C. $2656f(d)(2)$), or retains the ca-
 (2) in paragraph (1)(C), by inserting "or ter- rorism" after "terrorist activity"; (3) by amending paragraph (2)(A) to read as follows: (A) NOTICE.— "(A) NOTICE.— "(i) TO CONGRESSIONAL LEADERS.— Seven days before making a designation 	16	pability and intent to engage in terrorist activity or
 19 rorism" after "terrorist activity"; 20 (3) by amending paragraph (2)(A) to read as 21 follows: 22 "(A) NOTICE.— 23 "(i) TO CONGRESSIONAL LEADERS.— 24 Seven days before making a designation 	17	terrorism)" after "212(a)(3)(B)";
 20 (3) by amending paragraph (2)(A) to read as 21 follows: 22 "(A) NOTICE.— 23 "(i) TO CONGRESSIONAL LEADERS.— 24 Seven days before making a designation 	18	(2) in paragraph $(1)(C)$, by inserting "or ter-
21follows:22"(A) NOTICE.—23"(i) TO CONGRESSIONAL LEADERS.—24Seven days before making a designation	19	rorism" after "terrorist activity";
 22 "(A) NOTICE.— 23 "(i) TO CONGRESSIONAL LEADERS.— 24 Seven days before making a designation 	20	(3) by amending paragraph $(2)(A)$ to read as
 23 "(i) TO CONGRESSIONAL LEADERS.— 24 Seven days before making a designation 	21	follows:
24 Seven days before making a designation	22	"(A) NOTICE.—
v C C	23	"(i) TO CONGRESSIONAL LEADERS.—
25 under this subsection, the Secretary shall	24	Seven days before making a designation
	25	under this subsection, the Secretary shall,

1 by classified communication, notify the 2 Speaker and Minority Leader of the House 3 of Representatives, the President pro tem-4 pore, Majority Leader, and Minority Lead-5 er of the Senate, and the members of the 6 relevant committees, in writing, of the in-7 tent to designate an organization under 8 this subsection, together with the findings 9 made under paragraph (1) with respect to 10 that organization, and the factual basis 11 therefor. 12 "(ii) Publication in federal reg-13 ISTER.—The Secretary shall publish the 14 designation in the Federal Register seven 15 days after providing the notification under 16 clause (i)."; 17 (4) in paragraph (2)(B)(i), by striking "sub-18 (A)''and inserting "subparagraph paragraph 19 (A)(ii)"; 20 (5) in paragraph (2)(C), by striking "paragraph" (2)" and inserting "paragraph (2)(A)(i)"; 21 22 (6) in paragraph (3)(B), by striking "sub-23 section (c)" and inserting "subsection (b)"; 24 (7) in paragraph (4)(B), by inserting after the 25 first sentence the following: "The Secretary also may

 year redesignation period (but not sooner than 60 days prior to the termination of such period) for an additional 2-year period upon a finding that the relevant circumstances described in paragraph (1) still exist. Any redesignation shall be effective immediately following the end of the prior 2-year designation or redesignation period unless a different effective date is provided in such redesignation."; (8) in paragraph (6)(A)— (A) by inserting "or a redesignation made under paragraph (4)(B)" after "paragraph (1)"; (B) in clause (i)— (i) by inserting "or redesignation" after "designation" the first place it appears; and (ii) by striking "of the designation"; (C) in clause (ii), by striking "of the designation"; (9) in paragraph (6)(B)— 	1	redesignate such organization at the end of any 2-
4additional 2-year period upon a finding that the rel- evant circumstances described in paragraph (1) still exist. Any redesignation shall be effective imme- diately following the end of the prior 2-year designa- tion or redesignation period unless a different effec- 97diately following the end of the prior 2-year designa- tion or redesignation period unless a different effec- 99tive date is provided in such redesignation.";10(8) in paragraph (6)(A)—11(A) by inserting "or a redesignation made under paragraph (4)(B)" after "paragraph 13 (1)";14(B) in clause (i)—15(i) by inserting "or redesignation" after "designation" the first place it ap- pears; and18(ii) by striking "of the designation";19and20(C) in clause (ii), by striking "of the des- ignation";21ignation";22(9) in paragraph (6)(B)—	2	year redesignation period (but not sooner than 60
 evant circumstances described in paragraph (1) still exist. Any redesignation shall be effective imme- diately following the end of the prior 2-year designa- tion or redesignation period unless a different effec- tive date is provided in such redesignation."; (8) in paragraph (6)(A)— (A) by inserting "or a redesignation made under paragraph (4)(B)" after "paragraph (1)"; (B) in clause (i)— (i) by inserting "or redesignation" after "designation" the first place it appears; and (ii) by striking "of the designation"; and (C) in clause (ii), by striking "of the designation"; (g) in paragraph (6)(B)— 	3	days prior to the termination of such period) for an
 exist. Any redesignation shall be effective imme- diately following the end of the prior 2-year designa- tion or redesignation period unless a different effec- tive date is provided in such redesignation."; (8) in paragraph (6)(A)— (A) by inserting "or a redesignation made under paragraph (4)(B)" after "paragraph (1)"; (B) in elause (i)— (i) by inserting "or redesignation" after "designation" the first place it appears; and (ii) by striking "of the designation"; (by striking "of the designation"; (c) in elause (ii), by striking "of the designation"; (g) in paragraph (6)(B)— 	4	additional 2-year period upon a finding that the rel-
7diately following the end of the prior 2-year designa- tion or redesignation period unless a different effee- 99tion or redesignation period unless a different effee- 99tive date is provided in such redesignation.";10(8) in paragraph (6)(A)—11(A) by inserting "or a redesignation made under paragraph (4)(B)" after "paragraph 13 (1)";14(B) in clause (i)—15(i) by inserting "or redesignation"16after "designation" the first place it ap-17pears; and18(ii) by striking "of the designation";19and20(C) in clause (ii), by striking "of the desi21ignation";22(9) in paragraph (6)(B)—	5	evant circumstances described in paragraph (1) still
 tion or redesignation period unless a different effec- tive date is provided in such redesignation."; (8) in paragraph (6)(A)— (A) by inserting "or a redesignation made under paragraph (4)(B)" after "paragraph (1)"; (B) in clause (i)— (i) by inserting "or redesignation" after "designation" the first place it appears; and (ii) by striking "of the designation"; and (C) in clause (ii), by striking "of the designation"; ignation"; (9) in paragraph (6)(B)— 	6	exist. Any redesignation shall be effective imme-
 9 tive date is provided in such redesignation."; 10 (8) in paragraph (6)(A)— 11 (A) by inserting "or a redesignation made 12 under paragraph (4)(B)" after "paragraph 13 (1)"; 14 (B) in clause (i)— 15 (i) by inserting "or redesignation" 16 after "designation" the first place it ap- 17 pears; and 18 (ii) by striking "of the designation"; 19 and 20 (C) in clause (ii), by striking "of the desi 21 ignation"; 22 (9) in paragraph (6)(B)— 	7	diately following the end of the prior 2-year designa-
10(8) in paragraph (6)(A)—11(A) by inserting "or a redesignation made12under paragraph (4)(B)" after "paragraph13(1)";14(B) in clause (i)—15(i) by inserting "or redesignation"16after "designation" the first place it ap-17pears; and18(ii) by striking "of the designation";19and20(C) in clause (ii), by striking "of the desi21ignation";22(9) in paragraph (6)(B)—	8	tion or redesignation period unless a different effec-
11(A) by inserting "or a redesignation made12under paragraph (4)(B)" after "paragraph13(1)";14(B) in clause (i)—15(i) by inserting "or redesignation"16after "designation" the first place it ap-17pears; and18(ii) by striking "of the designation";19and20(C) in clause (ii), by striking "of the des-21ignation";22(9) in paragraph (6)(B)—	9	tive date is provided in such redesignation.";
 under paragraph (4)(B)" after "paragraph (1)"; (B) in clause (i)— (i) by inserting "or redesignation" after "designation" the first place it appears; and (ii) by striking "of the designation"; and (C) in clause (ii), by striking "of the designation"; ignation"; (9) in paragraph (6)(B)— 	10	(8) in paragraph (6)(A)—
 (1)"; (B) in clause (i)— (i) by inserting "or redesignation" after "designation" the first place it appears; and (ii) by striking "of the designation"; and (C) in clause (ii), by striking "of the designation"; ignation"; (9) in paragraph (6)(B)— 	11	(A) by inserting "or a redesignation made
 (B) in clause (i)— (i) by inserting "or redesignation" after "designation" the first place it appears; and (ii) by striking "of the designation"; and (C) in clause (ii), by striking "of the designation"; ignation"; (9) in paragraph (6)(B)— 	12	under paragraph (4)(B)" after "paragraph
 (i) by inserting "or redesignation" after "designation" the first place it appears; and (ii) by striking "of the designation"; and (C) in clause (ii), by striking "of the designation"; ignation"; (9) in paragraph (6)(B)— 	13	(1)";
16after "designation" the first place it ap-17pears; and18(ii) by striking "of the designation";19and20(C) in clause (ii), by striking "of the des-21ignation";22(9) in paragraph (6)(B)—	14	(B) in clause (i)—
 pears; and (ii) by striking "of the designation"; and (C) in clause (ii), by striking "of the des- ignation"; (9) in paragraph (6)(B)— 	15	(i) by inserting "or redesignation"
 18 (ii) by striking "of the designation"; 19 and 20 (C) in clause (ii), by striking "of the des- 21 ignation"; 22 (9) in paragraph (6)(B)— 	16	after "designation" the first place it ap-
19and20(C) in clause (ii), by striking "of the des-21ignation";22(9) in paragraph (6)(B)—	17	pears; and
 20 (C) in clause (ii), by striking "of the des- 21 ignation"; 22 (9) in paragraph (6)(B)— 	18	(ii) by striking "of the designation";
 21 ignation"; 22 (9) in paragraph (6)(B)— 	19	and
22 (9) in paragraph (6)(B)—	20	(C) in clause (ii), by striking "of the des-
	21	ignation";
	22	(9) in paragraph $(6)(B)$ —
23 (A) by striking "through (4)" and insert-	23	(A) by striking "through (4)" and insert-
24 ing "and (3)"; and	24	ing "and (3) "; and
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1	(B) by inserting at the end the following
2	new sentence: "Any revocation shall take effect
3	on the date specified in the revocation or upon
4	publication in the Federal Register if no effec-
5	tive date is specified.";
6	(10) in paragraph (7) , by inserting ", or the
7	revocation of a redesignation under paragraph (6),"
8	after "paragraph (5) or (6)"; and
9	(11) in paragraph (8) —
10	(A) by striking "paragraph $(1)(B)$ " and
11	inserting "paragraph (2)(B), or if a redesigna-
12	tion under this subsection has become effective
13	under paragraph (4)(B)";
14	(B) by inserting "or an alien in a removal
15	proceeding" after "criminal action"; and
16	(C) by inserting "or redesignation" before
17	"as a defense".
18	SEC. 412. MANDATORY DETENTION OF SUSPECTED TER-
19	RORISTS; HABEAS CORPUS; JUDICIAL RE-
20	VIEW.
21	(a) IN GENERAL.—The Immigration and Nationality
22	Act (8 U.S.C. 1101 et seq.) is amended by inserting after
23	section 236 the following:

1 "MANDATORY DETENTION OF SUSPECTED TERRORISTS;

2 HABEAS CORPUS; JUDICIAL REVIEW

3 "SEC. 236A. (a) DETENTION OF TERRORIST 4 ALIENS.—

"(1) CUSTODY.—The Attorney General shall 5 6 take into custody any alien who is certified under 7 paragraph (3).

8 "(2) RELEASE.—Except as provided in para-9 graphs (5) and (6), the Attorney General shall main-10 tain custody of such an alien until the alien is re-11 moved from the United States. Except as provided 12 in paragraph (6), such custody shall be maintained 13 irrespective of any relief from removal for which the 14 alien may be eligible, or any relief from removal 15 granted the alien, until the Attorney General deter-16 mines that the alien is no longer an alien who may 17 be certified under paragraph (3).

18 "(3) CERTIFICATION.—The Attorney General 19 may certify an alien under this paragraph if the At-20 torney General has reasonable grounds to believe 21 that the alien—

22	''(A)	is	described	in	section
23	212(a)(3)(A)(i),		212(a)(3	B)(A)(iii),
24	212(a)(3)(В),		237(a)	(4)(A)(i),
25	237(a)(4)(A)(iii),	or 237(a)(4)	(B); or	

"(B) is engaged in any other activity that
 endangers the national security of the United
 States.

4 "(4) NONDELEGATION.—The Attorney General
5 may delegate the authority provided under para6 graph (3) only to the Commissioner. The Commis7 sioner may not delegate such authority.

"(5) Commencement of proceedings.—The 8 9 Attorney General shall place an alien detained under 10 paragraph (1) in removal proceedings, or shall 11 charge the alien with a criminal offense, not later 12 than 7 days after the commencement of such detention. If the requirement of the preceding sentence is 13 14 not satisfied, the Attorney General shall release the 15 alien.

((6) 16 LIMITATION ON INDEFINITE DETEN-17 TION.—An alien detained under paragraph (1) who 18 has not been removed under section 241(a)(1)(A), 19 and whose removal is unlikely in the reasonably fore-20 seeable future, may be detained for additional peri-21 ods of up to six months if the release of the alien 22 will not protect the national security of the United 23 States or adequately ensure the safety of the com-24 munity or any person.

25 "(b) HABEAS CORPUS AND JUDICIAL REVIEW.—

1	"(1) IN GENERAL.—Judicial review of any ac-
2	tion or decision relating to this section (including ju-
3	dicial review of the merits of a determination made
4	under subsection $(a)(3)$ or $(a)(6)$) is available exclu-
5	sively in habeas corpus proceedings consistent with
6	this subsection. Except as provided in the preceding
7	sentence, no court shall have jurisdiction to review,
8	by habeas corpus petition or otherwise, any such ac-
9	tion or decision.
10	"(2) Application.—
11	"(A) IN GENERAL.—Notwithstanding any
12	other provision of law, including section
13	2241(a) of title 28, United States Code, habeas
14	corpus proceedings described in paragraph (1)
15	may be initiated only by an application filed
16	with—
17	"(i) the Supreme Court;
18	"(ii) any justice of the Supreme
19	Court;
20	"(iii) any circuit judge of the United
21	States Court of Appeals for the District of
22	Columbia Circuit; or
23	"(iv) any district court otherwise hav-
24	ing jurisdiction to entertain it.

1	"(B) APPLICATION TRANSFER.—Section
2	2241(b) of title 28, United States Code, shall
3	apply to an application for a writ of habeas cor-
4	pus described in subparagraph (A).
5	"(3) APPEALS.—Notwithstanding any other
6	provision of law, including section 2253 of title 28,
7	in habeas corpus proceedings described in paragraph
8	(1) before a circuit or district judge, the final order
9	shall be subject to review, on appeal, by the United
10	States Court of Appeals for the District of Columbia
11	Circuit. There shall be no right of appeal in such
12	proceedings to any other circuit court of appeals.
13	"(4) RULE OF DECISION.—The law applied by
14	the Supreme Court and the United States Court of
15	Appeals for the District of Columbia Circuit shall be
16	regarded as the rule of decision in habeas corpus
17	proceedings described in paragraph (1).
18	"(c) Statutory Construction.—The provisions of
19	this section shall not be applicable to any other provision
20	of the Immigration and Nationality Act.".
21	(b) Clerical Amendment.—The table of contents
22	of the Immigration and Nationality Act is amended by in-
23	serting after the item relating to section 236 the following:
	"Page 9264 Mandatant detention of monosted tomonist holes communistical

[&]quot;Sec. 236A. Mandatory detention of suspected terrorist; habeas corpus; judicial review.".

1	(c) REPORTS.—Not later than 6 months after the
2	date of the enactment of this Act, and every 6 months
3	thereafter, the Attorney General shall submit a report to
4	the Committee on the Judiciary of the House of Rep-
5	resentatives and the Committee on the Judiciary of the
6	Senate, with respect to the reporting period, on—
7	(1) the number of aliens certified under section
8	236A(a)(3) of the Immigration and Nationality Act,
9	as added by subsection (a);
10	(2) the grounds for such certifications;
11	(3) the nationalities of the aliens so certified;
12	(4) the length of the detention for each alien so
13	certified; and
14	(5) the number of aliens so certified who—
15	(A) were granted any form of relief from
16	removal;
17	(B) were removed;
18	(C) the Attorney General has determined
19	are no longer aliens who may be so certified; or
20	(D) were released from detention.
21	SEC. 413. MULTILATERAL COOPERATION AGAINST TERROR-
22	ISTS.
23	Section 222(f) of the Immigration and Nationality
24	Act (8 U.S.C. 1202(f)) is amended—

1	(1) by striking "except that in the discretion
2	of" and inserting the following: "except that—
3	"(1) in the discretion of"; and
4	(2) by adding at the end the following:
5	"(2) the Secretary of State, in the Secretary's
6	discretion and on the basis of reciprocity, may pro-
7	vide to a foreign government information in the De-
8	partment of State's computerized visa lookout data-
9	base and, when necessary and appropriate, other
10	records covered by this section related to informa-
11	tion in the database—
12	"(A) with regard to individual aliens, at
13	any time on a case-by-case basis for the pur-
14	pose of preventing, investigating, or punishing
15	acts that would constitute a crime in the United
16	States, including, but not limited to, terrorism
17	or trafficking in controlled substances, persons,
18	or illicit weapons; or
19	"(B) with regard to any or all aliens in the
20	database, pursuant to such conditions as the
21	Secretary of State shall establish in an agree-
22	ment with the foreign government in which that
23	government agrees to use such information and
24	records for the purposes described in subpara-

graph (A) or to deny visas to persons who
 would be inadmissible to the United States.".

3 Subtitle C—Preservation of Immi 4 gration Benefits for Victims of 5 Terrorism

6 SEC. 421. SPECIAL IMMIGRANT STATUS.

7 (a) IN GENERAL.—For purposes of the Immigration
8 and Nationality Act (8 U.S.C. 1101 et seq.), the Attorney
9 General may provide an alien described in subsection (b)
10 with the status of a special immigrant under section
11 101(a)(27) of such Act (8 U.S.C. 1101(a(27)), if the
12 alien—

(1) files with the Attorney General a petition
under section 204 of such Act (8 U.S.C. 1154) for
classification under section 203(b)(4) of such Act (8
U.S.C. 1153(b)(4)); and

(2) is otherwise eligible to receive an immigrant
visa and is otherwise admissible to the United States
for permanent residence, except in determining such
admissibility, the grounds for inadmissibility specified in section 212(a)(4) of such Act (8 U.S.C.
1182(a)(4)) shall not apply.

23 (b) ALIENS DESCRIBED.—

24 (1) PRINCIPAL ALIENS.—An alien is described
25 in this subsection if—

- 1 (A) the alien was the beneficiary of— 2 (i) a petition that was filed with the 3 Attorney General on or before September 11, 2001— 4 (I) under section 204 of the Im-5 6 migration and Nationality Act (8) 7 U.S.C. 1154) to classify the alien as 8 a family-sponsored immigrant under 9 section 203(a) of such Act (8 U.S.C. 1153(a)) or as an employment-based 10 11 immigrant under section 203(b) of 12 such Act (8 U.S.C. 1153(b)); or 13 (II) under section 214(d) - (8 14 U.S.C. 1184(d)) of such Act to au-15 thorize the issuance of a non-16 immigrant visa to the alien under sec-17 tion 101(a)(15)(K) of such Act (8) 18 U.S.C. 1101(a)(15)(K); or 19 (ii) an application for labor certifi-20 cation under section 212(a)(5)(A) of such 21 Act (8 U.S.C. 1182(a)(5)(A)) that was 22 filed under regulations of the Secretary of 23 Labor on or before such date; and 24 (B) such petition or application was re-
- 25 voked or terminated (or otherwise rendered

1	null), either before or after its approval, due to
2	a specified terrorist activity that directly re-
3	sulted in—
4	(i) the death or disability of the peti-
5	tioner, applicant, or alien beneficiary; or
6	(ii) loss of employment due to physical
7	damage to, or destruction of, the business
8	of the petitioner or applicant.
9	(2) Spouses and children.—
10	(A) IN GENERAL.—An alien is described in
11	this subsection if—
12	(i) the alien was, on September 10,
13	2001, the spouse or child of a principal
14	alien described in paragraph (1) ; and
15	(ii) the alien—
16	(I) is accompanying such prin-
17	cipal alien; or
18	(II) is following to join such prin-
19	cipal alien not later than September
20	11, 2003.
21	(B) CONSTRUCTION.—For purposes of
22	construing the terms "accompanying" and "fol-
23	lowing to join" in subparagraph (A)(ii), any
24	death of a principal alien that is described in
25	paragraph (1)(B)(i) shall be disregarded.

1 (3) GRANDPARENTS OF ORPHANS.—An alien is 2 described in this subsection if the alien is a grand-3 parent of a child, both of whose parents died as a 4 direct result of a specified terrorist activity, if either 5 of such deceased parents was, on September 10, 6 2001, a citizen or national of the United States or 7 an alien lawfully admitted for permanent residence 8 in the United States.

9 (c) PRIORITY DATE.—Immigrant visas made avail-10 able under this section shall be issued to aliens in the 11 order in which a petition on behalf of each such alien is 12 filed with the Attorney General under subsection (a)(1), 13 except that if an alien was assigned a priority date with 14 respect to a petition described in subsection (b)(1)(A)(i), 15 the alien may maintain that priority date.

16 (d) NUMERICAL LIMITATIONS.—For purposes of the 17 application of sections 201 through 203 of the Immigration and Nationality Act (8 U.S.C. 1151–1153) in any fis-18 19 cal year, aliens eligible to be provided status under this 20 section shall be treated as special immigrants described 21 in section 101(a)(27) of such Act (8 U.S.C. 1101(a)(27)) 22 who are not described in subparagraph (A), (B), (C), or 23 (K) of such section.

1 SEC. 422. EXTENSION OF FILING OR REENTRY DEADLINES.

2	(a) Automatic Extension of Nonimmigrant Sta-
3	TUS.—
4	(1) IN GENERAL.—Notwithstanding section 214
5	of the Immigration and Nationality Act (8 U.S.C.
6	1184), in the case of an alien described in paragraph
7	(2) who was lawfully present in the United States as
8	a nonimmigrant on September 10, 2001, the alien
9	may remain lawfully in the United States in the
10	same nonimmigrant status until the later of—
11	(A) the date such lawful nonimmigrant
12	status otherwise would have terminated if this
13	subsection had not been enacted; or
14	(B) 1 year after the death or onset of dis-
15	ability described in paragraph (2).
16	(2) Aliens described.—
17	(A) PRINCIPAL ALIENS.—An alien is de-
18	scribed in this paragraph if the alien was dis-
19	abled as a direct result of a specified terrorist
20	activity.
21	(B) Spouses and Children.—An alien is
22	described in this paragraph if the alien was, on
23	September 10, 2001, the spouse or child of—
24	(i) a principal alien described in sub-
25	paragraph (A); or

1	(ii) an alien who died as a direct re-
2	sult of a specified terrorist activity.
3	(3) AUTHORIZED EMPLOYMENT.—During the
4	period in which a principal alien or alien spouse is
5	in lawful nonimmigrant status under paragraph (1),
6	the alien shall be provided an "employment author-
7	ized" endorsement or other appropriate document
8	signifying authorization of employment not later
9	than 30 days after the alien requests such authoriza-
10	tion.
11	(b) New Deadlines for Extension or Change
12	of Nonimmigrant Status.—

13 (1) FILING DELAYS.—In the case of an alien 14 who was lawfully present in the United States as a 15 nonimmigrant on September 10, 2001, if the alien was prevented from filing a timely application for an 16 17 extension or change of nonimmigrant status as a di-18 rect result of a specified terrorist activity, the alien's 19 application shall be considered timely filed if it is 20 filed not later than 60 days after it otherwise would 21 have been due.

(2) DEPARTURE DELAYS.—In the case of an
alien who was lawfully present in the United States
as a nonimmigrant on September 10, 2001, if the
alien is unable timely to depart the United States as

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1	a direct result of a specified terrorist activity, the
2	alien shall not be considered to have been unlawfully
3	present in the United States during the period be-
4	ginning on September 11, 2001, and ending on the
5	date of the alien's departure, if such departure oc-
6	curs on or before November 11, 2001.
7	(3) Special rule for aliens unable to re-
8	TURN FROM ABROAD.—
9	(A) PRINCIPAL ALIENS.—In the case of an
10	alien who was in a lawful nonimmigrant status
11	on September 10, 2001, but who was not
12	present in the United States on such date, if
13	the alien was prevented from returning to the
14	United States in order to file a timely applica-
15	tion for an extension of nonimmigrant status as
16	a direct result of a specified terrorist activity—
17	(i) the alien's application shall be con-
18	sidered timely filed if it is filed not later
19	than 60 days after it otherwise would have
20	been due; and
21	(ii) the alien's lawful nonimmigrant
22	status shall be considered to continue until
23	the later of—

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1	(I) the date such status otherwise
2	would have terminated if this sub-
3	paragraph had not been enacted; or
4	(II) the date that is 60 days
5	after the date on which the applica-
6	tion described in clause (i) otherwise
7	would have been due.
8	(B) Spouses and children.—In the case
9	of an alien who is the spouse or child of a prin-
10	cipal alien described in subparagraph (A), if the
11	spouse or child was in a lawful nonimmigrant
12	status on September 10, 2001, the spouse or
13	child may remain lawfully in the United States
14	in the same nonimmigrant status until the later
15	of—
16	(i) the date such lawful nonimmigrant
17	status otherwise would have terminated if
18	this subparagraph had not been enacted;
19	01
20	(ii) the date that is 60 days after the
21	date on which the application described in
22	subparagraph (A) otherwise would have
23	been due.
24	(4) CIRCUMSTANCES PREVENTING TIMELY AC-
25	TION.—

1	(A) FILING DELAYS.—For purposes of
2	paragraph (1), circumstances preventing an
3	alien from timely acting are—
4	(i) office closures;
5	(ii) mail or courier service cessations
6	or delays; and
7	(iii) other closures, cessations, or
8	delays affecting case processing or travel
9	necessary to satisfy legal requirements.
10	(B) DEPARTURE AND RETURN DELAYS.—
11	For purposes of paragraphs (2) and (3), cir-
12	cumstances preventing an alien from timely act-
13	ing are—
14	(i) office closures;
15	(ii) airline flight cessations or delays;
16	and
17	(iii) other closures, cessations, or
18	delays affecting case processing or travel
19	necessary to satisfy legal requirements.
20	(c) Diversity Immigrants.—
21	(1) WAIVER OF FISCAL YEAR LIMITATION.—
22	Notwithstanding section $203(e)(2)$ of the Immigra-
23	tion and Nationality Act (8 U.S.C. 1153(e)(2)), an
24	immigrant visa number issued to an alien under sec-
25	tion 203(c) of such Act for fiscal year 2001 may be

used by the alien during the period beginning on October 1, 2001, and ending on April 1, 2002, if the
alien establishes that the alien was prevented from
using it during fiscal year 2001 as a direct result of
a specified terrorist activity.

6 (2) WORLDWIDE LEVEL.—In the case of an 7 alien entering the United States as a lawful perma-8 nent resident, or adjusting to that status, under 9 paragraph (1), the alien shall be counted as a diver-10 sity immigrant for fiscal year 2001 for purposes of 11 section 201(e) of the Immigration and Nationality 12 Act (8 U.S.C. 1151(e)), unless the worldwide level 13 under such section for such year has been exceeded, 14 in which case the alien shall be counted as a diver-15 sity immigrant for fiscal year 2002.

16 (3) TREATMENT OF FAMILY MEMBERS OF CER-17 TAIN ALIENS.—In the case of a principal alien 18 issued an immigrant visa number under section 19 203(c) of the Immigration and Nationality Act (8) 20 U.S.C. 1153(c)) for fiscal year 2001, if such prin-21 cipal alien died as a direct result of a specified ter-22 rorist activity, the aliens who were, on September 23 10, 2001, the spouse and children of such principal 24 alien shall, if not otherwise entitled to an immigrant 25 status and the immediate issuance of a visa under

1	subsection (a), (b), or (c) of section 203 of such Act,
2	be entitled to the same status, and the same order
3	of consideration, that would have been provided to
4	such alien spouse or child under section 203(d) of
5	such Act if the principal alien were not deceased.
6	(4) CIRCUMSTANCES PREVENTING TIMELY AC-
7	TION.—For purposes of paragraph (1), cir-
8	cumstances preventing an alien from using an immi-
9	grant visa number during fiscal year 2001 are—
10	(A) office closures;
11	(B) mail or courier service cessations or
12	delays;
13	(C) airline flight cessations or delays; and
14	(D) other closures, cessations, or delays af-
15	fecting case processing or travel necessary to
16	satisfy legal requirements.
17	(d) EXTENSION OF EXPIRATION OF IMMIGRANT
18	VISAS.—
19	(1) IN GENERAL.—Notwithstanding the limita-
20	tions under section 221(c) of the Immigration and
21	Nationality Act (8 U.S.C. 1201(c)), in the case of
22	any immigrant visa issued to an alien that expires
23	or expired before December 31, 2001, if the alien
24	was unable to effect entry into the United States as
25	a direct result of a specified terrorist activity, then

1	the period of validity of the visa is extended until
2	December 31, 2001, unless a longer period of valid-
3	ity is otherwise provided under this subtitle.
4	(2) Circumstances preventing entry.—For
5	purposes of this subsection, circumstances pre-
6	venting an alien from effecting entry into the United
7	States are—
8	(A) office closures;
9	(B) airline flight cessations or delays; and
10	(C) other closures, cessations, or delays af-
11	fecting case processing or travel necessary to
12	satisfy legal requirements.
13	(e) Grants of Parole Extended.—
14	(1) IN GENERAL.—In the case of any parole
15	granted by the Attorney General under section
16	212(d)(5) of the Immigration and Nationality Act (8)
17	U.S.C. $1182(d)(5)$) that expires on a date on or
18	after September 11, 2001, if the alien beneficiary of
19	the parole was unable to return to the United States
20	prior to the expiration date as a direct result of a
21	specified terrorist activity, the parole is deemed ex-
22	tended for an additional 90 days.
23	
23	(2) CIRCUMSTANCES PREVENTING RETURN.—

1 venting an alien from timely returning to the United 2 States are— (A) office closures; 3 4 (B) airline flight cessations or delays; and (C) other closures, cessations, or delays af-5 6 fecting case processing or travel necessary to 7 satisfy legal requirements. 8 (f) VOLUNTARY DEPARTURE.—Notwithstanding sec-9 tion 240B of the Immigration and Nationality Act (8) 10 U.S.C. 1229c), if a period for voluntary departure under such section expired during the period beginning on Sep-11 12 tember 11, 2001, and ending on October 11, 2001, such 13 voluntary departure period is deemed extended for an ad-14 ditional 30 days. 15 SEC. 423. HUMANITARIAN RELIEF FOR CERTAIN SURVIVING 16 SPOUSES AND CHILDREN. 17 (a) TREATMENT AS IMMEDIATE RELATIVES.— 18 SPOUSES.—Notwithstanding the (1)second 19 sentence of section 201(b)(2)(A)(i) of the Immigra-20 tion (8)U.S.C. and Nationality Act 21 1151(b)(2)(A)(i), in the case of an alien who was 22 the spouse of a citizen of the United States at the 23 time of the citizen's death and was not legally sepa-24 rated from the citizen at the time of the citizen's 25 death, if the citizen died as a direct result of a speci-

1	fied terrorist activity, the alien (and each child of
2	the alien) shall be considered, for purposes of section
3	201(b) of such Act, to remain an immediate relative
4	after the date of the citizen's death, but only if the
5	alien files a petition under section $204(a)(1)(A)(ii)$
6	of such Act within 2 years after such date and only
7	until the date the alien remarries. For purposes of
8	such section $204(a)(1)(A)(ii)$, an alien granted relief
9	under the preceding sentence shall be considered an
10	alien spouse described in the second sentence of sec-
11	tion $201(b)(2)(A)(i)$ of such Act.
12	(2) CHILDREN.—
13	(A) IN GENERAL.—In the case of an alien
14	who was the child of a citizen of the United
15	States at the time of the citizen's death, if the
15 16	
	States at the time of the citizen's death, if the
16	States at the time of the citizen's death, if the citizen died as a direct result of a specified ter-
16 17	States at the time of the citizen's death, if the citizen died as a direct result of a specified ter- rorist activity, the alien shall be considered, for
16 17 18	States at the time of the citizen's death, if the citizen died as a direct result of a specified terrorist activity, the alien shall be considered, for purposes of section 201(b) of the Immigration
16 17 18 19	States at the time of the citizen's death, if the citizen died as a direct result of a specified terrorist activity, the alien shall be considered, for purposes of section 201(b) of the Immigration and Nationality Act (8 U.S.C. 1151(b)), to re-
16 17 18 19 20	States at the time of the citizen's death, if the citizen died as a direct result of a specified terrorist activity, the alien shall be considered, for purposes of section 201(b) of the Immigration and Nationality Act (8 U.S.C. 1151(b)), to remain an immediate relative after the date of the
 16 17 18 19 20 21 	States at the time of the citizen's death, if the citizen died as a direct result of a specified terrorist activity, the alien shall be considered, for purposes of section 201(b) of the Immigration and Nationality Act (8 U.S.C. 1151(b)), to remain an immediate relative after the date of the citizen's death (regardless of changes in age or

(B) PETITIONS.—An alien described in 1 2 subparagraph (A) may file a petition with the 3 Attorney General for classification of the alien 4 under section 201(b)(2)(A)(i) of the Immigra-5 (8)tion and Nationality Act U.S.C. 6 1151(b)(2)(A)(i)). For purposes of such Act, 7 such a petition shall be considered a petition 8 filed under section 204(a)(1)(A) of such Act (8) 9 U.S.C. 1154(a)(1)(A)).

10 (b) Spouses, Children, Unmarried Sons and
11 Daughters of Lawful Permanent Resident
12 Aliens.—

13 (1) IN GENERAL.—Any spouse, child, or unmar-14 ried son or daughter of an alien described in para-15 graph (3) who is included in a petition for classifica-16 tion as a family-sponsored immigrant under section 17 203(a)(2) of the Immigration and Nationality Act (8) 18 U.S.C. 1153(a)(2)) that was filed by such alien be-19 fore September 11, 2001, shall be considered (if the 20 spouse, child, son, or daughter has not been admit-21 ted or approved for lawful permanent residence by such date) a valid petitioner for preference status 22 23 under such section with the same priority date as 24 that assigned prior to the death described in para-25 graph (3)(A). No new petition shall be required to

1	be filed. Such spouse, child, son, or daughter may be
2	eligible for deferred action and work authorization.
3	(2) Self-petitions.—Any spouse, child, or
4	unmarried son or daughter of an alien described in
5	paragraph (3) who is not a beneficiary of a petition
6	for classification as a family-sponsored immigrant
7	under section $203(a)(2)$ of the Immigration and Na-
8	tionality Act may file a petition for such classifica-
9	tion with the Attorney General, if the spouse, child,
10	son, or daughter was present in the United States
11	on September 11, 2001. Such spouse, child, son, or
12	daughter may be eligible for deferred action and
13	work authorization.
14	(3) ALIENS DESCRIBED.—An alien is described
15	in this paragraph if the alien—
16	(A) died as a direct result of a specified
17	terrorist activity; and
18	(B) on the day of such death, was lawfully
19	admitted for permanent residence in the United
20	States.
21	(c) Applications for Adjustment of Status by
22	SURVIVING SPOUSES AND CHILDREN OF EMPLOYMENT-
23	Based Immigrants.—
24	(1) IN GENERAL.—Any alien who was, on Sep-
25	tember 10, 2001, the spouse or child of an alien de-

1	scribed in paragraph (2), and who applied for ad-
2	justment of status prior to the death described in
3	paragraph (2)(A), may have such application adju-
4	dicated as if such death had not occurred.
5	(2) ALIENS DESCRIBED.—An alien is described
6	in this paragraph if the alien—
7	(A) died as a direct result of a specified
8	terrorist activity; and
9	(B) on the day before such death, was—
10	(i) an alien lawfully admitted for per-
11	manent residence in the United States by
12	reason of having been allotted a visa under
13	section 203(b) of the Immigration and Na-
14	tionality Act (8 U.S.C. 1153(b)); or
15	(ii) an applicant for adjustment of
16	status to that of an alien described in
17	clause (i), and admissible to the United
18	States for permanent residence.
19	(d) WAIVER OF PUBLIC CHARGE GROUNDS.—In de-
20	termining the admissibility of any alien accorded an immi-
21	gration benefit under this section, the grounds for inad-
22	missibility specified in section $212(a)(4)$ of the Immigra-
23	tion and Nationality Act (8 U.S.C. 1182(a)(4)) shall not
24	apply.

1 SEC. 424. "AGE-OUT" PROTECTION FOR CHILDREN.

2 For purposes of the administration of the Immigra3 tion and Nationality Act (8 U.S.C. 1101 et seq.), in the
4 case of an alien—

5 (1) whose 21st birthday occurs in September 6 2001, and who is the beneficiary of a petition or ap-7 plication filed under such Act on or before Sep-8 tember 11, 2001, the alien shall be considered to be 9 a child for 90 days after the alien's 21st birthday 10 for purposes of adjudicating such petition or applica-11 tion; and

(2) whose 21st birthday occurs after September
2001, and who is the beneficiary of a petition or application filed under such Act on or before September
tember 11, 2001, the alien shall be considered to be
a child for 45 days after the alien's 21st birthday
for purposes of adjudicating such petition or application.

19 SEC. 425. TEMPORARY ADMINISTRATIVE RELIEF.

20 The Attorney General, for humanitarian purposes or
21 to ensure family unity, may provide temporary administra22 tive relief to any alien who—

23 (1) was lawfully present in the United States on
24 September 10, 2001;

(2) was on such date the spouse, parent, or
child of an individual who died or was disabled as
a direct result of a specified terrorist activity; and
(3) is not otherwise entitled to relief under any
other provision of this subtitle.
SEC. 426. EVIDENCE OF DEATH, DISABILITY, OR LOSS OF
EMPLOYMENT.
(a) IN GENERAL.—The Attorney General shall estab-
lish appropriate standards for evidence demonstrating, for
purposes of this subtitle, that any of the following oc-
curred as a direct result of a specified terrorist activity:
(1) Death.
(2) Disability.
(3) Loss of employment due to physical damage
(3) Loss of employment due to physical damage to, or destruction of, a business.
to, or destruction of, a business.
to, or destruction of, a business. (b) WAIVER OF REGULATIONS.—The Attorney Gen-
to, or destruction of, a business.(b) WAIVER OF REGULATIONS.—The Attorney General shall carry out subsection (a) as expeditiously as pos-
to, or destruction of, a business.(b) WAIVER OF REGULATIONS.—The Attorney General shall carry out subsection (a) as expeditiously as possible. The Attorney General is not required to promulgate
 to, or destruction of, a business. (b) WAIVER OF REGULATIONS.—The Attorney General shall carry out subsection (a) as expeditiously as possible. The Attorney General is not required to promulgate regulations prior to implementing this subtitle.
 to, or destruction of, a business. (b) WAIVER OF REGULATIONS.—The Attorney General shall carry out subsection (a) as expeditiously as possible. The Attorney General is not required to promulgate regulations prior to implementing this subtitle. SEC. 427. NO BENEFITS TO TERRORISTS OR FAMILY MEM-
to, or destruction of, a business. (b) WAIVER OF REGULATIONS.—The Attorney Gen- eral shall carry out subsection (a) as expeditiously as pos- sible. The Attorney General is not required to promulgate regulations prior to implementing this subtitle. SEC. 427. NO BENEFITS TO TERRORISTS OR FAMILY MEM- BERS OF TERRORISTS.

(1) any individual culpable for a specified ter rorist activity; or

3 (2) any family member of any individual de4 scribed in paragraph (1).

5 SEC. 428. DEFINITIONS.

6 (a) APPLICATION OF IMMIGRATION AND NATION-7 ALITY ACT PROVISIONS.—Except as otherwise specifically 8 provided in this subtitle, the definitions used in the Immi-9 gration and Nationality Act (excluding the definitions ap-10 plicable exclusively to title III of such Act) shall apply in 11 the administration of this subtitle.

(b) SPECIFIED TERRORIST ACTIVITY.—For purposes
of this subtitle, the term "specified terrorist activity"
means any terrorist activity conducted against the Government or the people of the United States on September 11,
2001.

17 TITLE V—REMOVING OBSTA-

18 CLES TO INVESTIGATING 19 TERRORISM

20 SEC. 501. ATTORNEY GENERAL'S AUTHORITY TO PAY RE-

21

WARDS TO COMBAT TERRORISM.

(a) PAYMENT OF REWARDS TO COMBAT TERRORISM.—Funds available to the Attorney General may
be used for the payment of rewards pursuant to public
advertisements for assistance to the Department of Jus-

tice to combat terrorism and defend the Nation against
 terrorist acts, in accordance with procedures and regula tions established or issued by the Attorney General.

4 (b) CONDITIONS.—In making rewards under this 5 section—

6 (1) no such reward of \$250,000 or more may
7 be made or offered without the personal approval of
8 either the Attorney General or the President;

9 (2) the Attorney General shall give written no-10 tice to the Chairmen and ranking minority members 11 of the Committees on Appropriations and the Judici-12 ary of the Senate and of the House of Representa-13 tives not later than 30 days after the approval of a 14 reward under paragraph (1);

(3) any executive agency or military department
(as defined, respectively, in sections 105 and 102 of
title 5, United States Code) may provide the Attorney General with funds for the payment of rewards;

(4) neither the failure of the Attorney General
to authorize a payment nor the amount authorized
shall be subject to judicial review; and

(5) no such reward shall be subject to any peror aggregate reward spending limitation established
by law, unless that law expressly refers to this section, and no reward paid pursuant to any such offer

1	shall count toward any such aggregate reward
2	spending limitation.
3	SEC. 502. SECRETARY OF STATE'S AUTHORITY TO PAY RE-
4	WARDS.
5	Section 36 of the State Department Basic Authorities
6	Act of 1956 (Public Law 885, August 1, 1956; 22 U.S.C.
7	2708) is amended—
8	(1) in subsection (b)—
9	(A) in paragraph (4), by striking "or" at
10	the end;
11	(B) in paragraph (5), by striking the pe-
12	riod at the end and inserting ", including by
13	dismantling an organization in whole or signifi-
14	cant part; or'; and
15	(C) by adding at the end the following:
16	(6) the identification or location of an indi-
17	vidual who holds a key leadership position in a ter-
18	rorist organization.";
19	(2) in subsection (d), by striking paragraphs
20	(2) and (3) and redesignating paragraph (4) as
21	paragraph (2); and
22	(3) in subsection (e)(1), by inserting ", except
23	as personally authorized by the Secretary of State if
24	he determines that offer or payment of an award of
25	a larger amount is necessary to combat terrorism or

1	defend the Nation against terrorist acts." after
2	···\$5,000,000''.
3	SEC. 503. DNA IDENTIFICATION OF TERRORISTS AND
4	OTHER VIOLENT OFFENDERS.
5	Section 3(d)(2) of the DNA Analysis Backlog Elimi-
6	nation Act of 2000 (42 U.S.C. 14135a(d)(2)) is amended
7	to read as follows:
8	((2) In addition to the offenses described in
9	paragraph (1), the following offenses shall be treated
10	for purposes of this section as qualifying Federal of-
11	fenses, as determined by the Attorney General:
12	"(A) Any offense listed in section
13	2332b(g)(5)(B) of title 18, United States Code.
14	"(B) Any crime of violence (as defined in
15	section 16 of title 18, United States Code).
16	"(C) Any attempt or conspiracy to commit
17	any of the above offenses.".
18	SEC. 504. COORDINATION WITH LAW ENFORCEMENT.
19	(a) Information Acquired From an Electronic
20	SURVEILLANCE.—Section 106 of the Foreign Intelligence
21	Surveillance Act of 1978 (50 U.S.C. 1806), is amended
22	by adding at the end the following:
23	(k)(1) Federal officers who conduct electronic sur-
24	veillance to acquire foreign intelligence information under
25	this title may consult with Federal law enforcement offi-

3 "(A) actual or potential attack or other grave
4 hostile acts of a foreign power or an agent of a for5 eign power;

6 "(B) sabotage or international terrorism by a
7 foreign power or an agent of a foreign power; or

8 "(C) clandestine intelligence activities by an in9 telligence service or network of a foreign power or by
10 an agent of a foreign power.

"(2) Coordination authorized under paragraph (1)
shall not preclude the certification required by section
104(a)(7)(B) or the entry of an order under section 105.".
(b) INFORMATION ACQUIRED FROM A PHYSICAL
SEARCH.—Section 305 of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1825) is amended by adding
at the end the following:

18 "(k)(1) Federal officers who conduct physical 19 searches to acquire foreign intelligence information under 20 this title may consult with Federal law enforcement offi-21 cers to coordinate efforts to investigate or protect 22 against—

23 "(A) actual or potential attack or other grave
24 hostile acts of a foreign power or an agent of a for25 eign power;

1	"(B) sabotage or international terrorism by a
2	foreign power or an agent of a foreign power; or
3	"(C) clandestine intelligence activities by an in-
4	telligence service or network of a foreign power or by
5	an agent of a foreign power.
6	((2) Coordination authorized under paragraph (1)
7	shall not preclude the certification required by section
8	303(a)(7) or the entry of an order under section 304 .".
9	SEC. 505. MISCELLANEOUS NATIONAL SECURITY AUTHORI-
10	TIES.
11	(a) Telephone Toll and Transactional
12	RECORDS.—Section 2709(b) of title 18, United States
13	Code, is amended—
14	(1) in the matter preceding paragraph (1) , by
15	inserting "at Bureau headquarters or a Special
16	Agent in Charge in a Bureau field office designated
17	by the Director" after "Assistant Director";
18	(2) in paragraph (1) —
19	(A) by striking "in a position not lower
20	than Deputy Assistant Director"; and
21	(B) by striking "made that" and all that
22	follows and inserting the following: "made that
23	the name, address, length of service, and toll
24	billing records sought are relevant to an author-
25	ized investigation to protect against inter-

1	national terrorism or clandestine intelligence ac-
2	tivities, provided that such an investigation of a
3	United States person is not conducted solely on
4	the basis of activities protected by the first
5	amendment to the Constitution of the United
6	States; and"; and
7	(3) in paragraph (2)—
8	(A) by striking "in a position not lower
9	than Deputy Assistant Director"; and
10	(B) by striking "made that" and all that
11	follows and inserting the following: "made that
12	the information sought is relevant to an author-
13	ized investigation to protect against inter-
14	national terrorism or clandestine intelligence ac-
15	tivities, provided that such an investigation of a
16	United States person is not conducted solely
17	upon the basis of activities protected by the
18	first amendment to the Constitution of the
19	United States.".
20	(b) FINANCIAL RECORDS.—Section 1114(a)(5)(A) of
21	the Right to Financial Privacy Act of 1978 (12 U.S.C.
22	3414(a)(5)(A)) is amended—
23	(1) by inserting "in a position not lower than
24	Deputy Assistant Director at Bureau headquarters

1	or a Special Agent in Charge in a Bureau field office
2	designated by the Director" after "designee"; and
3	(2) by striking "sought" and all that follows
4	and inserting "sought for foreign counter intel-
5	ligence purposes to protect against international ter-
6	rorism or clandestine intelligence activities, provided
7	that such an investigation of a United States person
8	is not conducted solely upon the basis of activities
9	protected by the first amendment to the Constitution
10	of the United States.".
11	(c) Consumer Reports.—Section 624 of the Fair
12	Credit Reporting Act (15 U.S.C. 1681u) is amended—
13	(1) in subsection (a)—
14	(A) by inserting "in a position not lower
15	than Deputy Assistant Director at Bureau
16	headquarters or a Special Agent in Charge of a
17	Bureau field office designated by the Director"
18	after "designee" the first place it appears; and
19	(B) by striking "in writing that" and all
20	that follows through the end and inserting the
21	following: "in writing, that such information is
22	sought for the conduct of an authorized inves-
23	tigation to protect against international ter-
24	rorism or clandestine intelligence activities, pro-
25	vided that such an investigation of a United

States person is not conducted solely upon the 1 2 basis of activities protected by the first amend-Constitution of the 3 ment to the United 4 States."; 5 (2) in subsection (b)— (A) by inserting "in a position not lower 6 7 than Deputy Assistant Director at Bureau 8 headquarters or a Special Agent in Charge of a 9 Bureau field office designated by the Director" 10 after "designee" the first place it appears; and 11 (B) by striking "in writing that" and all 12 that follows through the end and inserting the 13 following: "in writing that such information is 14 sought for the conduct of an authorized inves-15 tigation to protect against international ter-16 rorism or clandestine intelligence activities, pro-17 vided that such an investigation of a United 18 States person is not conducted solely upon the 19 basis of activities protected by the first amend-20 Constitution of the the United ment to 21 States."; and 22 (3) in subsection (c)—

23 (A) by inserting "in a position not lower
24 than Deputy Assistant Director at Bureau
25 headquarters or a Special Agent in Charge in a

1	Bureau field office designated by the Director"
2	after "designee of the Director"; and
3	(B) by striking "in camera that" and all
4	that follows through "States." and inserting the
5	following: "in camera that the consumer report
б	is sought for the conduct of an authorized in-
7	vestigation to protect against international ter-
8	rorism or clandestine intelligence activities, pro-
9	vided that such an investigation of a United
10	States person is not conducted solely upon the
11	basis of activities protected by the first amend-
12	ment to the Constitution of the United
13	States.".
14	SEC. 506. EXTENSION OF SECRET SERVICE JURISDICTION.
15	(a) Concurrent Jurisdiction Under 18 U.S.C.
16	1030.—Section 1030(d) of title 18, United States Code,
17	is amended to read as follows:
18	"(d)(1) The United States Secret Service shall, in ad-
19	dition to any other agency having such authority, have the
20	authority to investigate offenses under this section.
21	"(2) The Federal Bureau of Investigation shall have
22	primary authority to investigate offenses under subsection
23	(a)(1) for any cases involving espionage, for eign counter-
24	intelligence, information protected against unauthorized

25 disclosure for reasons of national defense or foreign rela-

tions, or Restricted Data (as that term is defined in sec tion 11y of the Atomic Energy Act of 1954 (42 U.S.C.
 2014(y)), except for offenses affecting the duties of the
 United States Secret Service pursuant to section 3056(a)
 of this title.

6 "(3) Such authority shall be exercised in accordance
7 with an agreement which shall be entered into by the Sec8 retary of the Treasury and the Attorney General.".

9 (b) Reauthorization of Jurisdiction under 18 10 U.S.C. 1344.—Section 3056(b)(3) of title 18, United States Code, is amended by striking "credit and debit card 11 frauds, and false identification documents or devices" and 12 inserting "access device frauds, false identification docu-13 ments or devices, and any fraud or other criminal or un-14 15 lawful activity in or against any federally insured financial 16 institution".

17 SEC. 507. DISCLOSURE OF EDUCATIONAL RECORDS.

18 Section 444 of the General Education Provisions Act
19 (20 U.S.C. 1232g), is amended by adding after subsection
20 (i) a new subsection (j) to read as follows:

21 "(j) INVESTIGATION AND PROSECUTION OF TER-22 RORISM.—

23 "(1) IN GENERAL.—Notwithstanding sub24 sections (a) through (i) or any provision of State
25 law, the Attorney General (or any Federal officer or

1	employee, in a position not lower than an Assistant
2	Attorney General, designated by the Attorney Gen-
3	eral) may submit a written application to a court of
4	competent jurisdiction for an ex parte order requir-
5	ing an educational agency or institution to permit
6	the Attorney General (or his designee) to—
7	"(A) collect education records in the pos-
8	session of the educational agency or institution
9	that are relevant to an authorized investigation
10	or prosecution of an offense listed in section
11	2332b(g)(5)(B) of title 18 United States Code,
12	or an act of domestic or international terrorism
13	as defined in section 2331 of that title; and
14	"(B) for official purposes related to the in-
15	vestigation or prosecution of an offense de-
16	scribed in paragraph (1)(A), retain, dissemi-
17	nate, and use (including as evidence at trial or
18	in other administrative or judicial proceedings)
19	such records, consistent with such guidelines as
20	the Attorney General, after consultation with
21	the Secretary, shall issue to protect confiden-
22	tiality.
23	"(2) Application and approval.—
24	"(A) IN GENERAL.—An application under
25	paragraph (1) shall certify that there are spe-

1	cific and articulable facts giving reason to be-
2	lieve that the education records are likely to
3	contain information described in paragraph
4	(1)(A).
5	"(B) The court shall issue an order de-
6	scribed in paragraph (1) if the court finds that
7	the application for the order includes the certifi-
8	cation described in subparagraph (A).
9	"(3) PROTECTION OF EDUCATIONAL AGENCY
10	OR INSTITUTION.—An educational agency or institu-
11	tion that, in good faith, produces education records
12	in accordance with an order issued under this sub-
13	section shall not be liable to any person for that pro-
14	duction.
15	((4) Record-Keeping.—Subsection $(b)(4)$
16	does not apply to education records subject to a
17	court order under this subsection.".
18	SEC. 508. DISCLOSURE OF INFORMATION FROM NCES SUR-
19	VEYS.
20	Section 408 of the National Education Statistics Act
21	of 1994 (20 U.S.C. 9007), is amended by adding after
22	subsection (b) a new subsection (c) to read as follows:
23	"(c) Investigation and Prosecution of Ter-
24	RORISM.—

1	"(1) IN GENERAL.—Notwithstanding sub-
2	sections (a) and (b), the Attorney General (or any
3	Federal officer or employee, in a position not lower
4	than an Assistant Attorney General, designated by
5	the Attorney General) may submit a written applica-
6	tion to a court of competent jurisdiction for an ex
7	parte order requiring the Secretary to permit the At-
8	torney General (or his designee) to—
9	"(A) collect reports, records, and informa-
10	tion (including individually identifiable informa-
11	tion) in the possession of the center that are
12	relevant to an authorized investigation or pros-
13	ecution of an offense listed in section
14	2332b(g)(5)(B) of title 18, United States Code,
15	or an act of domestic or international terrorism
16	as defined in section 2331 of that title; and
17	"(B) for official purposes related to the in-
18	vestigation or prosecution of an offense de-
19	scribed in paragraph (1)(A), retain, dissemi-
20	nate, and use (including as evidence at trial or
21	in other administrative or judicial proceedings)
22	such information, consistent with such guide-
23	lines as the Attorney General, after consultation
24	with the Secretary, shall issue to protect con-
25	fidentiality.

1	"(2) Application and approval.—
2	"(A) IN GENERAL.—An application under
3	paragraph (1) shall certify that there are spe-
4	cific and articulable facts giving reason to be-
5	lieve that the information sought is described in
6	paragraph (1)(A).
7	"(B) The court shall issue an order de-
8	scribed in paragraph (1) if the court finds that
9	the application for the order includes the certifi-
10	cation described in subparagraph (A).
11	"(3) PROTECTION.—An officer or employee
12	of the Department who, in good faith, produces
13	information in accordance with an order issued
14	under this subsection does not violate sub-
15	section $(b)(2)$ and shall not be liable to any per-
16	son for that production.".

TITLE VI—PROVIDING FOR VIC-1 TIMS OF TERRORISM, PUBLIC 2 **AND** SAFETY **OFFICERS.** 3 THEIR FAMILIES 4 Subtitle A—Aid to Families of 5 **Public Safety Officers** 6 7 SEC. 611. EXPEDITED PAYMENT FOR PUBLIC SAFETY OFFI-8 **CERS INVOLVED IN THE PREVENTION, INVES-**9 TIGATION, RESCUE, OR RECOVERY EFFORTS 10 **RELATED TO A TERRORIST ATTACK.** 11 (a) IN GENERAL.—Notwithstanding the limitations 12 of subsection (b) of section 1201 or the provisions of sub-13 sections (c), (d), and (e) of such section or section 1202 14 of title I of the Omnibus Crime Control and Safe Streets Act of 1968 (42 U.S.C. 3796, 3796a), upon certification 15 (containing identification of all eligible payees of benefits 16 pursuant to section 1201 of such Act) by a public agency 17 18 that a public safety officer employed by such agency was 19 killed or suffered a catastrophic injury producing perma-

20 nent and total disability as a direct and proximate result
21 of a personal injury sustained in the line of duty as de22 scribed in section 1201 of such Act in connection with pre23 vention, investigation, rescue, or recovery efforts related
24 to a terrorist attack, the Director of the Bureau of Justice
25 Assistance shall authorize payment to qualified bene-

ficiaries, said payment to be made not later than 30 days
 after receipt of such certification, benefits described under
 subpart 1 of part L of such Act (42 U.S.C. 3796 et seq.).

4 (b) DEFINITIONS.—For purposes of this section, the
5 terms "catastrophic injury", "public agency", and "public
6 safety officer" have the same meanings given such terms
7 in section 1204 of title I of the Omnibus Crime Control
8 and Safe Streets Act of 1968 (42 U.S.C. 3796b).

9 SEC. 612. TECHNICAL CORRECTION WITH RESPECT TO EX10 PEDITED PAYMENTS FOR HEROIC PUBLIC
11 SAFETY OFFICERS.

12 Section 1 of Public Law 107-37 (an Act to provide 13 for the expedited payment of certain benefits for a public safety officer who was killed or suffered a catastrophic in-14 15 jury as a direct and proximate result of a personal injury sustained in the line of duty in connection with the ter-16 17 rorist attacks of September 11, 2001) is amended by— 18 (1) inserting before "by a" the following: "(con-19 taining identification of all eligible payees of benefits 20 pursuant to section 1201)";

(2) inserting "producing permanent and total
disability" after "suffered a catastrophic injury";
and

24 (3) striking "1201(a)" and inserting "1201".

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3 (a) PAYMENTS.—Section 1201(a) of the Omnibus
4 Crime Control and Safe Streets Act of 1968 (42 U.S.C.
5 3796) is amended by striking "\$100,000" and inserting
6 "\$250,000".

7 (b) APPLICABILITY.—The amendment made by sub8 section (a) shall apply to any death or disability occurring
9 on or after January 1, 2001.

10 SEC. 614. OFFICE OF JUSTICE PROGRAMS.

Section 112 of title I of section 101(b) of division
A of Public Law 105–277 and section 108(a) of appendix
A of Public Law 106–113 (113 Stat. 1501A–20) are
amended—

(1) after "that Office", each place it occurs, by
inserting "(including, notwithstanding any contrary
provision of law (unless the same should expressly
refer to this section), any organization that administers any program established in title 1 of Public
Law 90–351)"; and

21 (2) by inserting "functions, including any"22 after "all".

Subtitle B—Amendments to the Victims of Crime Act of 1984

3 SEC. 621. CRIME VICTIMS FUND.

1

2

4 (a) DEPOSIT OF GIFTS IN THE FUND.—Section
5 1402(b) of the Victims of Crime Act of 1984 (42 U.S.C.
6 10601(b)) is amended—

7 (1) in paragraph (3), by striking "and" at the8 end;

9 (2) in paragraph (4), by striking the period at
10 the end and inserting "; and"; and

11 (3) by adding at the end the following:

12 "(5) any gifts, bequests, or donations to the13 Fund from private entities or individuals.".

(b) FORMULA FOR FUND DISTRIBUTIONS.—Section
15 1402(c) of the Victims of Crime Act of 1984 (42 U.S.C.
16 10601(c)) is amended to read as follows:

17 "(c) FUND DISTRIBUTION; RETENTION OF SUMS IN
18 FUND; AVAILABILITY FOR EXPENDITURE WITHOUT FIS19 CAL YEAR LIMITATION.—

"(1) Subject to the availability of money in the
Fund, in each fiscal year, beginning with fiscal year
2003, the Director shall distribute not less than 90
percent nor more than 110 percent of the amount
distributed from the Fund in the previous fiscal
year, except the Director may distribute up to 120

1	percent of the amount distributed in the previous
2	fiscal year in any fiscal year that the total amount
3	available in the Fund is more than 2 times the
4	amount distributed in the previous fiscal year.
5	((2) In each fiscal year, the Director shall dis-
6	tribute amounts from the Fund in accordance with
7	subsection (d). All sums not distributed during a fis-
8	cal year shall remain in reserve in the Fund to be
9	distributed during a subsequent fiscal year. Notwith-
10	standing any other provision of law, all sums depos-
11	ited in the Fund that are not distributed shall re-
12	main in reserve in the Fund for obligation in future
13	fiscal years, without fiscal year limitation.".
14	(c) Allocation of Funds for Costs and
15	GRANTS.—Section 1402(d)(4) of the Victims of Crime Act
16	of 1984 (42 U.S.C. 10601(d)(4)) is amended—
17	(1) by striking "deposited in" and inserting "to
18	be distributed from";
19	(2) in subparagraph (A), by striking " 48.5 "
20	and inserting "47.5";
21	(3) in subparagraph (B), by striking " 48.5 "
22	and inserting "47.5"; and
23	(4) in subparagraph (C), by striking "3" and
24	

(d) ANTITERRORISM EMERGENCY RESERVE.—Sec tion 1402(d)(5) of the Victims of Crime Act of 1984 (42
 U.S.C. 10601(d)(5)) is amended to read as follows:

4 ((5)(A) In addition to the amounts distributed 5 under paragraphs (2), (3), and (4), the Director 6 may set aside up to \$50,000,000 from the amounts 7 transferred to the Fund for use in responding to the 8 airplane hijackings and terrorist acts that occurred 9 on September 11, 2001, as an antiterrorism emer-10 gency reserve. The Director may replenish any 11 amounts expended from such reserve in subsequent 12 fiscal years by setting aside up to 5 percent of the 13 amounts remaining in the Fund in any fiscal year 14 after distributing amounts under paragraphs (2), (3) 15 and (4). Such reserve shall not exceed \$50,000,000.

"(B) The antiterrorism emergency reserve referred to in subparagraph (A) may be used for supplemental grants under section 1404B and to provide compensation to victims of international terrorism under section 1404C.

"(C) Amounts in the antiterrorism emergency
reserve established pursuant to subparagraph (A)
may be carried over from fiscal year to fiscal year.
Notwithstanding subsection (c) and section 619 of
the Departments of Commerce, Justice, and State,

the Judiciary, and Related Agencies Appropriations Act, 2001 (and any similar limitation on Fund obligations in any future Act, unless the same should expressly refer to this section), any such amounts carried over shall not be subject to any limitation on obligations from amounts deposited to or available in the Fund.".

8 (e) VICTIMS OF SEPTEMBER 11, 2001.—Amounts 9 transferred to the Crime Victims Fund for use in respond-10 ing to the airplane hijackings and terrorist acts (including any related search, rescue, relief, assistance, or other simi-11 12 lar activities) that occurred on September 11, 2001, shall 13 not be subject to any limitation on obligations from 14 amounts deposited to or available in the Fund. 15 notwithstanding—

(1) section 619 of the Departments of Commerce, Justice, and State, the Judiciary, and Related Agencies Appropriations Act, 2001, and any
similar limitation on Fund obligations in such Act
for Fiscal Year 2002; and

21 (2) subsections (c) and (d) of section 1402 of
22 the Victims of Crime Act of 1984 (42 U.S.C.
23 10601).

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1 SEC. 622. CRIME VICTIM COMPENSATION.

(a) ALLOCATION OF FUNDS FOR COMPENSATION
3 AND ASSISTANCE.—Paragraphs (1) and (2) of section
4 1403(a) of the Victims of Crime Act of 1984 (42 U.S.C.
5 10602(a)) are amended by inserting "in fiscal year 2002
6 and of 60 percent in subsequent fiscal years" after "40
7 percent".

8 (b) LOCATION OF COMPENSABLE CRIME.—Section
9 1403(b)(6)(B) of the Victims of Crime Act of 1984 (42
10 U.S.C. 10602(b)(6)(B)) is amended by striking "are out11 side the United States (if the compensable crime is ter12 rorism, as defined in section 2331 of title 18), or".

(c) RELATIONSHIP OF CRIME VICTIM COMPENSA14 TION TO MEANS-TESTED FEDERAL BENEFIT PRO15 GRAMS.—Section 1403 of the Victims of Crime Act of
16 1984 (42 U.S.C. 10602) is amended by striking subsection
17 (c) and inserting the following:

18 "(c) EXCLUSION FROM INCOME, RESOURCES, AND 19 ASSETS FOR PURPOSES OF MEANS TESTS.—Notwithstanding any other law (other than title IV of Public Law 20 21 107–42), for the purpose of any maximum allowed income, 22 resource, or asset eligibility requirement in any Federal, 23 State, or local government program using Federal funds that provides medical or other assistance (or payment or 24 reimbursement of the cost of such assistance), any amount 25 26 of crime victim compensation that the applicant receives

through a crime victim compensation program under this 1 2 section shall not be included in the income, resources, or 3 assets of the applicant, nor shall that amount reduce the amount of the assistance available to the applicant from 4 5 Federal, State, or local government programs using Federal funds, unless the total amount of assistance that the 6 7 applicant receives from all such programs is sufficient to 8 fully compensate the applicant for losses suffered as a result of the crime.". 9

10 (d) DEFINITIONS OF "COMPENSABLE CRIME" AND
11 "STATE".—Section 1403(d) of the Victims of Crime Act
12 of 1984 (42 U.S.C. 10602(d)) is amended—

(1) in paragraph (3), by striking "crimes in-volving terrorism,"; and

(2) in paragraph (4), by inserting "the United
States Virgin Islands," after "the Commonwealth of
Puerto Rico,".

18 (e) RELATIONSHIP OF ELIGIBLE CRIME VICTIM COM19 PENSATION PROGRAMS TO THE SEPTEMBER 11TH VICTIM
20 COMPENSATION FUND.—

(1) IN GENERAL.—Section 1403(e) of the Victims of Crime Act of 1984 (42 U.S.C. 10602(e)) is
amended by inserting "including the program established under title IV of Public Law 107–42," after
"Federal program,".

1 (2) COMPENSATION.—With respect to any com-2 pensation payable under title IV of Public Law 107– 3 42, the failure of a crime victim compensation pro-4 gram, after the effective date of final regulations 5 issued pursuant to section 407 of Public Law 107– 6 42, to provide compensation otherwise required pur-7 suant to section 1403 of the Victims of Crime Act 8 of 1984 (42 U.S.C. 10602) shall not render that 9 program ineligible for future grants under the Vic-10 tims of Crime Act of 1984.

11 SEC. 623. CRIME VICTIM ASSISTANCE.

(a) ASSISTANCE FOR VICTIMS IN THE DISTRICT OF
COLUMBIA, PUERTO RICO, AND OTHER TERRITORIES
AND POSSESSIONS.—Section 1404(a) of the Victims of
Crime Act of 1984 (42 U.S.C. 10603(a)) is amended by
adding at the end the following:

"(6) An agency of the Federal Government per-17 18 forming local law enforcement functions in and on 19 behalf of the District of Columbia, the Common-20 wealth of Puerto Rico, the United States Virgin Is-21 lands, or any other territory or possession of the 22 United States may qualify as an eligible crime victim 23 assistance program for the purpose of grants under 24 this subsection, or for the purpose of grants under subsection (c)(1).". 25

1	(b) Prohibition on Discrimination Against Cer-
2	TAIN VICTIMS.—Section 1404(b)(1) of the Victims of
3	Crime Act of 1984 (42 U.S.C. 10603(b)(1)) is amended—
4	(1) in subparagraph (D), by striking "and" at
5	the end;
6	(2) in subparagraph (E), by striking the period
7	at the end and inserting "; and"; and
8	(3) by adding at the end the following:
9	"(F) does not discriminate against victims
10	because they disagree with the way the State is
11	prosecuting the criminal case.".
12	(c) Grants for Program Evaluation and Com-
13	PLIANCE EFFORTS.—Section $1404(c)(1)(A)$ of the Vic-
14	tims of Crime Act of 1984 (42 U.S.C. 10603(c)(1)(A))
15	is amended by inserting ", program evaluation, compliance
16	efforts," after "demonstration projects".
17	(d) Allocation of Discretionary Grants.—Sec-
18	tion $1404(c)(2)$ of the Victims of Crime Act of 1984 (42)
19	U.S.C. 10603(c)(2)) is amended—
20	(1) in subparagraph (A), by striking "not more
21	than" and inserting "not less than"; and
22	(2) in subparagraph (B), by striking "not less
23	than" and inserting "not more than".

1	(e) Fellowships and Clinical Internships.—
2	Section 1404(c)(3) of the Victims of Crime Act of 1984
3	(42 U.S.C. 10603(c)(3)) is amended—
4	(1) in subparagraph (C), by striking "and" at
5	the end;
6	(2) in subparagraph (D), by striking the period
7	at the end and inserting "; and"; and
8	(3) by adding at the end the following:
9	"(E) use funds made available to the Di-
10	rector under this subsection—
11	"(i) for fellowships and clinical intern-
12	ships; and
13	"(ii) to carry out programs of training
14	and special workshops for the presentation
15	and dissemination of information resulting
16	from demonstrations, surveys, and special
17	projects.".
18	SEC. 624. VICTIMS OF TERRORISM.

(a) COMPENSATION AND ASSISTANCE TO VICTIMS OF
DOMESTIC TERRORISM.—Section 1404B(b) of the Victims
of Crime Act of 1984 (42 U.S.C. 10603b(b)) is amended
to read as follows:

23 "(b) VICTIMS OF TERRORISM WITHIN THE UNITED
24 STATES.—The Director may make supplemental grants as
25 provided in section 1402(d)(5) to States for eligible crime

victim compensation and assistance programs, and to vic-1 tim service organizations, public agencies (including Fed-2 3 eral, State, or local governments) and nongovernmental 4 organizations that provide assistance to victims of crime, 5 which shall be used to provide emergency relief, including crisis response efforts, assistance, compensation, training 6 7 and technical assistance, and ongoing assistance, including 8 during any investigation or prosecution, to victims of ter-9 rorist acts or mass violence occurring within the United 10 States.".

(b) ASSISTANCE TO VICTIMS OF INTERNATIONAL
TERRORISM.—Section 1404B(a)(1) of the Victims of
Crime Act of 1984 (42 U.S.C. 10603b(a)(1)) is amended
by striking "who are not persons eligible for compensation
under title VIII of the Omnibus Diplomatic Security and
Antiterrorism Act of 1986".

17 (c) Compensation to Victims of International 18 TERRORISM.—Section 1404C(b) of the Victims of Crime of 1984 (42 U.S.C. 10603c(b)) is amended by adding at 19 the end the following: "The amount of compensation 20 21 awarded to a victim under this subsection shall be reduced by any amount that the victim received in connection with 22 23 the same act of international terrorism under title VIII 24 of the Omnibus Diplomatic Security and Antiterrorism Act of 1986.". 25

TITLE VII—INCREASED INFOR MATION SHARING FOR CRIT ICAL INFRASTRUCTURE PRO TECTION

5 SEC. 711. EXPANSION OF REGIONAL INFORMATION SHAR6 ING SYSTEM TO FACILITATE FEDERAL-STATE7 LOCAL LAW ENFORCEMENT RESPONSE RE8 LATED TO TERRORIST ATTACKS.

9 Section 1301 of title I of the Omnibus Crime Control
10 and Safe Streets Act of 1968 (42 U.S.C. 3796h) is
11 amended—

(1) in subsection (a), by inserting "and terrorist conspiracies and activities" after "activities";
(2) in subsection (b)—

15 (A) in paragraph (3), by striking "and"16 after the semicolon;

17 (B) by redesignating paragraph (4) as18 paragraph (5);

19 (C) by inserting after paragraph (3) the20 following:

"(4) establishing and operating secure information sharing systems to enhance the investigation
and prosecution abilities of participating enforcement agencies in addressing multi-jurisdictional terrorist conspiracies and activities; and (5)"; and

1 (3) by inserting at the end the following: 2 "(d) AUTHORIZATION OF APPROPRIATION TO THE BUREAU OF JUSTICE ASSISTANCE.—There are authorized 3 to be appropriated to the Bureau of Justice Assistance 4 5 to carry out this section \$50,000,000 for fiscal year 2002 and \$100,000,000 for fiscal year 2003.". 6 TITLE VIII—STRENGTHENING 7 THE CRIMINAL LAWS 8 AGAINST TERRORISM 9 10 SEC. 801. TERRORIST ATTACKS AND OTHER ACTS OF VIO-11 LENCE AGAINST MASS TRANSPORTATION 12 SYSTEMS. 13 Chapter 97 of title 18, United States Code, is amend-14 ed by adding at the end the following: 15 "§1993. Terrorist attacks and other acts of violence 16 against mass transportation systems 17 "(a) GENERAL PROHIBITIONS.—Whoever willfully— 18 "(1) wrecks, derails, sets fire to, or disables a 19 mass transportation vehicle or ferry; 20 "(2) places or causes to be placed any biological 21 agent or toxin for use as a weapon, destructive sub-22 stance, or destructive device in, upon, or near a 23 mass transportation vehicle or ferry, without pre-24 viously obtaining the permission of the mass trans-

25 portation provider, and with intent to endanger the

safety of any passenger or employee of the mass
 transportation provider, or with a reckless disregard
 for the safety of human life;

"(3) sets fire to, or places any biological agent 4 5 or toxin for use as a weapon, destructive substance, 6 or destructive device in, upon, or near any garage, 7 terminal, structure, supply, or facility used in the 8 operation of, or in support of the operation of, a 9 mass transportation vehicle or ferry, without pre-10 viously obtaining the permission of the mass trans-11 portation provider, and knowing or having reason to 12 know such activity would likely derail, disable, or 13 wreck a mass transportation vehicle or ferry used, 14 operated, or employed by the mass transportation 15 provider;

"(4) removes appurtenances from, damages, or
otherwise impairs the operation of a mass transportation signal system, including a train control system, centralized dispatching system, or rail grade
crossing warning signal;

"(5) interferes with, disables, or incapacitates
any dispatcher, driver, captain, or person while they
are employed in dispatching, operating, or maintaining a mass transportation vehicle or ferry, with intent to endanger the safety of any passenger or em-

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1	ployee of the mass transportation provider, or with
2	a reckless disregard for the safety of human life;
3	"(6) commits an act, including the use of a
4	dangerous weapon, with the intent to cause death or
5	serious bodily injury to an employee or passenger of
6	a mass transportation provider or any other person
7	while any of the foregoing are on the property of a
8	mass transportation provider;
9	"(7) conveys or causes to be conveyed false in-
10	formation, knowing the information to be false, con-
11	cerning an attempt or alleged attempt being made or
12	to be made, to do any act which would be a crime
13	prohibited by this subsection; or
13 14	prohibited by this subsection; or "(8) attempts, threatens, or conspires to do any
	× v ,
14	"(8) attempts, threatens, or conspires to do any
14 15	"(8) attempts, threatens, or conspires to do any of the aforesaid acts,
14 15 16	"(8) attempts, threatens, or conspires to do any of the aforesaid acts, shall be fined under this title or imprisoned not more than
14 15 16 17	"(8) attempts, threatens, or conspires to do any of the aforesaid acts,shall be fined under this title or imprisoned not more than twenty years, or both, if such act is committed, or in the
14 15 16 17 18	"(8) attempts, threatens, or conspires to do any of the aforesaid acts,shall be fined under this title or imprisoned not more than twenty years, or both, if such act is committed, or in the case of a threat or conspiracy such act would be com-
14 15 16 17 18 19	"(8) attempts, threatens, or conspires to do any of the aforesaid acts,shall be fined under this title or imprisoned not more than twenty years, or both, if such act is committed, or in the case of a threat or conspiracy such act would be committed, on, against, or affecting a mass transportation
 14 15 16 17 18 19 20 	 "(8) attempts, threatens, or conspires to do any of the aforesaid acts, shall be fined under this title or imprisoned not more than twenty years, or both, if such act is committed, or in the case of a threat or conspiracy such act would be committed, on, against, or affecting a mass transportation provider engaged in or affecting interstate or foreign com-
 14 15 16 17 18 19 20 21 	"(8) attempts, threatens, or conspires to do any of the aforesaid acts, shall be fined under this title or imprisoned not more than twenty years, or both, if such act is committed, or in the case of a threat or conspiracy such act would be com- mitted, on, against, or affecting a mass transportation provider engaged in or affecting interstate or foreign com- merce, or if in the course of committing such act, that

1	"(b) Aggravated Offense.—Whoever commits an
2	offense under subsection (a) in a circumstance in which—
3	((1) the mass transportation vehicle or ferry
4	was carrying a passenger at the time of the offense;
5	or
6	((2) the offense has resulted in the death of
7	any person,
8	shall be guilty of an aggravated form of the offense and
9	shall be fined under this title or imprisoned for a term
10	of years or for life, or both.
11	"(c) DEFINITIONS.—In this section—
12	((1) the term 'biological agent' has the meaning
13	given to that term in section $178(1)$ of this title;
14	((2) the term 'dangerous weapon' has the
15	meaning given to that term in section 930 of this
16	title;
17	((3) the term 'destructive device' has the mean-
18	ing given to that term in section $921(a)(4)$ of this
19	title;
20	"(4) the term 'destructive substance' has the
21	meaning given to that term in section 31 of this
22	title;
23	((5) the term 'mass transportation' has the
24	meaning given to that term in section $5302(a)(7)$ of
25	title 49, United States Code, except that the term

	101	
1	shall include schoolbus, charter, and sightseeing	
2	transportation;	
3	"(6) the term 'serious bodily injury' has the	
4	meaning given to that term in section 1365 of this	
5	title;	
6	"(7) the term 'State' has the meaning given to	
7	that term in section 2266 of this title; and	
8	"(8) the term 'toxin' has the meaning given to	
9	that term in section $178(2)$ of this title.".	
10	(f) Conforming Amendment.—The analysis of	
11	chapter 97 of title 18, United States Code, is amended	
12	by adding at the end:	
	"1993. Terrorist attacks and other acts of violence against mass transportation systems.".	
13	SEC. 802. DEFINITION OF DOMESTIC TERRORISM.	
13 14	SEC. 802. DEFINITION OF DOMESTIC TERRORISM. (a) DOMESTIC TERRORISM DEFINED.—Section 2331	
14	(a) Domestic Terrorism Defined.—Section 2331	
14 15	(a) DOMESTIC TERRORISM DEFINED.—Section 2331 of title 18, United States Code, is amended—	
14 15 16	 (a) DOMESTIC TERRORISM DEFINED.—Section 2331 of title 18, United States Code, is amended— (1) in paragraph (1)(B)(iii), by striking "by as- 	
14 15 16 17	 (a) DOMESTIC TERRORISM DEFINED.—Section 2331 of title 18, United States Code, is amended— (1) in paragraph (1)(B)(iii), by striking "by assassination or kidnapping" and inserting "by mass 	
14 15 16 17 18	 (a) DOMESTIC TERRORISM DEFINED.—Section 2331 of title 18, United States Code, is amended— (1) in paragraph (1)(B)(iii), by striking "by assassination or kidnapping" and inserting "by mass destruction, assassination, or kidnapping"; 	
14 15 16 17 18 19	 (a) DOMESTIC TERRORISM DEFINED.—Section 2331 of title 18, United States Code, is amended— (1) in paragraph (1)(B)(iii), by striking "by assassination or kidnapping" and inserting "by mass destruction, assassination, or kidnapping"; (2) in paragraph (3), by striking "and"; 	
 14 15 16 17 18 19 20 	 (a) DOMESTIC TERRORISM DEFINED.—Section 2331 of title 18, United States Code, is amended— (1) in paragraph (1)(B)(iii), by striking "by assassination or kidnapping" and inserting "by mass destruction, assassination, or kidnapping"; (2) in paragraph (3), by striking "and"; (3) in paragraph (4), by striking the period at 	
 14 15 16 17 18 19 20 21 	 (a) DOMESTIC TERRORISM DEFINED.—Section 2331 of title 18, United States Code, is amended— (1) in paragraph (1)(B)(iii), by striking "by assassination or kidnapping" and inserting "by mass destruction, assassination, or kidnapping"; (2) in paragraph (3), by striking "and"; (3) in paragraph (4), by striking the period at the end and inserting "; and"; and 	

1	"(A) involve acts dangerous to human life
2	that are a violation of the criminal laws of the
3	United States or of any State;
4	"(B) appear to be intended—
5	"(i) to intimidate or coerce a civilian
6	population;
7	"(ii) to influence the policy of a gov-
8	ernment by intimidation or coercion; or
9	"(iii) to affect the conduct of a gov-
10	ernment by mass destruction, assassina-
11	tion, or kidnapping; and
12	"(C) occur primarily within the territorial
13	jurisdiction of the United States.".
14	(b) Conforming Amendment.—Section 3077(1) of
15	title 18, United States Code, is amended to read as fol-
16	lows:
17	"(1) 'act of terrorism' means an act of domestic
18	or international terrorism as defined in section
19	2331;".
20	SEC. 803. PROHIBITION AGAINST HARBORING TERRORISTS.
21	(a) IN GENERAL.—Chapter 113B of title 18, United
22	States Code, is amended by adding after section 2338 the
23	following new section:

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1 "§ 2339. Harboring or concealing terrorists

2 "(a) Whoever harbors or conceals any person who he 3 knows, or has reasonable grounds to believe, has committed, or is about to commit, an offense under section 4 5 32 (relating to destruction of aircraft or aircraft facilities), section 175 (relating to biological weapons), section 229 6 7 (relating to chemical weapons), section 831 (relating to nuclear materials), paragraph (2) or (3) of section 844(f)8 9 (relating to arson and bombing of government property 10 risking or causing injury or death), section 1366(a) (relating to the destruction of an energy facility), section 2280 11 12 (relating to violence against maritime navigation), section 13 2332a (relating to weapons of mass destruction), or section 2332b (relating to acts of terrorism transcending na-14 15 tional boundaries) of this title, section 236(a) (relating to 16 sabotage of nuclear facilities or fuel) of the Atomic Energy Act of 1954 (42 U.S.C. 2284(a)), or section 46502 (relat-17 18 ing to aircraft piracy) of title 49, shall be fined under this 19 title or imprisoned not more than ten years, or both.". 20 "(b) A violation of this section may be prosecuted in 21any Federal judicial district in which the underlying of-22 fense was committed, or in any other Federal judicial district as provided by law.". 23

24 (b) TECHNICAL AMENDMENT.—The chapter analysis25 for chapter 113B of title 18, United States Code, is

3 SEC. 804. JURISDICTION OVER CRIMES COMMITTED AT U.S.

FACILITIES ABROAD.

4

5 Section 7 of title 18, United States Code, is amended6 by adding at the end the following:

7 "(9) With respect to offenses committed by or
8 against a United States national, as defined in sec9 tion 1203(c) of this title—

"(A) the premises of United States diplomatic, consular, military or other United States
Government missions or entities in foreign
States, including the buildings, parts of buildings, and land appurtenant or ancillary thereto
or used for purposes of those missions or entities, irrespective of ownership; and

17 "(B) residences in foreign States and the 18 land appurtenant or ancillary thereto, irrespec-19 tive of ownership, used for purposes of those 20 missions or entities or used by United States 21 personnel assigned to those missions or entities. 22 Nothing in this paragraph shall be deemed to super-23 sede any treaty or international agreement with 24 which this paragraph conflicts. This paragraph does

1	not apply with respect to an offense committed by
2	a person described in section 3261(a) of this title.".
3	SEC. 805. MATERIAL SUPPORT FOR TERRORISM.
4	(a) IN GENERAL.—Section 2339A of title 18, United
5	States Code, is amended—
6	(1) in subsection (a)—
7	(A) by striking ", within the United
8	States,";
9	(B) by inserting "229," after "175,";
10	(C) by inserting "1993," after "1992,";
11	(D) by inserting ", section 236 of the
12	Atomic Energy Act of 1954 (42 U.S.C. 2284),"
13	after "of this title";
14	(E) by inserting "or $60123(b)$ " after
15	"46502"; and
16	(F) by inserting at the end the following:
17	"A violation of this section may be prosecuted
18	in any Federal judicial district in which the un-
19	derlying offense was committed, or in any other
20	Federal judicial district as provided by law.";
21	and
22	(2) in subsection (b)—
23	(A) by striking "or other financial securi-
24	ties" and inserting "or monetary instruments
25	or financial securities"; and

1	(B) by inserting "expert advice or assist-
2	ance," after "training,".
3	(b) TECHNICAL AMENDMENT.—Section
4	1956(c)(7)(D) of title 18, United States Code, is amended
5	by inserting "or 2339B" after "2339A".
6	SEC. 806. ASSETS OF TERRORIST ORGANIZATIONS.
7	Section 981(a)(1) of title 18, United States Code, is
8	amended by inserting at the end the following:
9	"(G) All assets, foreign or domestic—
10	"(i) of any individual, entity, or organiza-
11	tion engaged in planning or perpetrating any
12	act of domestic or international terrorism (as
13	defined in section 2331) against the United
14	States, citizens or residents of the United
15	States, or their property, and all assets, foreign
16	or domestic, affording any person a source of
17	influence over any such entity or organization;
18	"(ii) acquired or maintained by any person
19	for the purpose of supporting, planning, con-
20	ducting, or concealing an act of domestic or
21	international terrorism (as defined in section
22	2331) against the United States, citizens or
23	residents of the United States, or their prop-
24	erty; or

"(iii) derived from, involved in, or used or
 intended to be used to commit any act of do mestic or international terrorism (as defined in
 section 2331) against the United States, citi zens or residents of the United States, or their
 property.".

7 SEC. 807. TECHNICAL CLARIFICATION RELATING TO PROVI8 SION OF MATERIAL SUPPORT TO TER9 RORISM.

No provision of the Trade Sanctions Reform and Export Enhancement Act of 2000 (title IX of Public Law
106–387) shall be construed to limit or otherwise affect
section 2339A or 2339B of title 18, United States Code.
Section 2332b of title 18, United States Code, is
Section 2332b of title 18, United States Code, is

17 (1) in subsection (f), by inserting after "ter18 rorism" the following: "and any violation of section
19 351(e), 844(e), 844(f)(1), 956(b), 1361, 1366(b),
20 1366(c), 1751(e), 2152, or 2156 of this title," be21 fore "and the Secretary"; and

(2) in subsection (g)(5)(B), by striking clauses
(i) through (iii) and inserting the following:

24 "(i) section 32 (relating to destruction
25 of aircraft or aircraft facilities), 37 (relat-

1	ing to violence at international airports),
2	81 (relating to arson within special mari-
3	time and territorial jurisdiction), 175 or
4	175b (relating to biological weapons), 229
5	(relating to chemical weapons), subsection
6	(a), (b), (c), or (d) of section 351 (relating
7	to congressional, cabinet, and Supreme
8	Court assassination and kidnaping), 831
9	(relating to nuclear materials), 842(m) or
10	(n) (relating to plastic explosives), 844(f)
11	(2) through (3) (relating to arson and
12	bombing of Government property risking
13	or causing death), 844(i) (relating to arson
14	and bombing of property used in interstate
15	commerce), 930(c) (relating to killing or
16	attempted killing during an attack on a
17	Federal facility with a dangerous weapon),
18	956(a)(1) (relating to conspiracy to mur-
19	der, kidnap, or maim persons abroad),
20	1030(a)(1) (relating to protection of com-
21	puters), 1030(a)(5)(A)(i) resulting in dam-
22	age as defined in 1030(a)(5)(B)(ii)
23	through (v) (relating to protection of com-
24	puters), 1114 (relating to killing or at-
25	tempted killing of officers and employees of

1	the United States), 1116 (relating to mur-
2	der or manslaughter of foreign officials, of-
3	ficial guests, or internationally protected
4	persons), 1203 (relating to hostage tak-
5	ing), 1362 (relating to destruction of com-
6	munication lines, stations, or systems),
7	1363 (relating to injury to buildings or
8	property within special maritime and terri-
9	torial jurisdiction of the United States),
10	1366(a) (relating to destruction of an en-
11	ergy facility), 1751 (a) through (d) (relat-
12	ing to Presidential and Presidential staff
13	assassination and kidnaping), 1992 (relat-
14	ing to wrecking trains), 1993 (relating to
15	terrorist attacks and other acts of violence
16	against mass transportation systems),
17	2155 (relating to destruction of national
18	defense materials, premises, or utilities),
19	2280 (relating to violence against maritime
20	navigation), 2281 (relating to violence
21	against maritime fixed platforms), 2332
22	(relating to certain homicides and other vi-
23	olence against United States nationals oc-
24	curring outside of the United States),
25	2332a (relating to use of weapons of mass

1	destruction), 2332b (relating to acts of ter-
2	rorism transcending national boundaries),
3	2339 (relating to harboring terrorists),
4	2339A (relating to providing material sup-
5	port to terrorists), 2339B (relating to pro-
6	viding material support to terrorist organi-
7	zations), or 2340A (relating to torture) of
8	this title;
9	"(ii) section 236 (relating to sabotage
10	of nuclear facilities or fuel) of the Atomic
11	Energy Act of 1954 (42 U.S.C. 2284); or
12	"(iii) section 46502 (relating to air-
13	craft piracy), the second sentence of sec-
14	tion 46504 (relating to assault on a flight
15	crew with a dangerous weapon), section
16	46505(b)(3) or (c) (relating to explosive or
17	incendiary devices, or endangerment of
18	human life by means of weapons, on air-
19	craft), section 46506 if homicide or at-
20	tempted homicide is involved (relating to
21	application of certain criminal laws to acts
22	on aircraft), or section $60123(b)$ (relating
23	to destruction of interstate gas or haz-
24	ardous liquid pipeline facility) of title 49.".

3 (a) IN GENERAL.—Section 3286 of title 18, United
4 States Code, is amended to read as follows:

5 "§ 3286. Extension of statute of limitation for certain
6 terrorism offenses

7 EIGHT-YEAR LIMITATION.—Notwithstanding "(a) 8 section 3282, no person shall be prosecuted, tried, or pun-9 ished for any noncapital offense involving a violation of any provision listed in section 2332b(g)(5)(B), or a viola-10 tion of section 112, 351(e), 1361, or 1751(e) of this title, 11 or section 46504, 46505, or 46506 of title 49, unless the 12 indictment is found or the information is instituted within 13 8 years after the offense was committed. Notwithstanding 14 the preceding sentence, offenses listed in section 3295 are 15 16 subject to the statute of limitations set forth in that sec-17 tion.

18 "(b) NO LIMITATION.—Notwithstanding any other 19 law, an indictment may be found or an information insti-20 tuted at any time without limitation for any offense listed 21 in section 2332b(g)(5)(B), if the commission of such of-22 fense resulted in, or created a forseeable risk of, death 23 or serious bodily injury to another person.".

(b) APPLICATION.—The amendments made by thissection shall apply to the prosecution of any offense com-

mitted before, on, or after the date of the enactment of
 this section.

3 SEC. 810. ALTERNATE MAXIMUM PENALTIES FOR TER-4 RORISM OFFENSES.

5 (a) ARSON.—Section 81 of title 18, United States
6 Code, is amended in the second undesignated paragraph
7 by striking "not more than twenty years" and inserting
8 "for any term of years or for life".

9 (b) DESTRUCTION OF AN ENERGY FACILITY.—Sec10 tion 1366 of title 18, United States Code, is amended—
11 (1) in subsection (a), by striking "ten" and in12 serting "20"; and

13 (2) by adding at the end the following:

"(d) Whoever is convicted of a violation of subsection
(a) or (b) that has resulted in the death of any person
shall be subject to imprisonment for any term of years
or life.".

18 (c) MATERIAL SUPPORT TO TERRORISTS.—Section
19 2339A(a) of title 18, United States Code, is amended—

20 (1) by striking "10" and inserting "15"; and

(2) by striking the period and inserting ", and,
if the death of any person results, shall be imprisoned for any term of years or for life.".

(d) MATERIAL SUPPORT TO DESIGNATED FOREIGN
 TERRORIST ORGANIZATIONS.—Section 2339B(a)(1) of
 title 18, United States Code, is amended—

4 (1) by striking "10" and inserting "15"; and
5 (2) by striking the period after "or both" and
6 inserting ", and, if the death of any person results,
7 shall be imprisoned for any term of years or for
8 life.".

9 (e) DESTRUCTION OF NATIONAL-DEFENSE MATE10 RIALS.—Section 2155(a) of title 18, United States Code,
11 is amended—

(1) by striking "ten" and inserting "20"; and
(2) by striking the period at the end and inserting ", and, if death results to any person, shall be
imprisoned for any term of years or for life.".

16 (f) SABOTAGE OF NUCLEAR FACILITIES OR FUEL.—
17 Section 236 of the Atomic Energy Act of 1954 (42 U.S.C.
18 2284), is amended—

(1) by striking "ten" each place it appears andinserting "20";

(2) in subsection (a), by striking the period at
the end and inserting ", and, if death results to any
person, shall be imprisoned for any term of years or
for life."; and

1 (3) in subsection (b), by striking the period at 2 the end and inserting ", and, if death results to any 3 person, shall be imprisoned for any term of years or for life.". 4 5 Special Aircraft Jurisdiction of the (\mathbf{g}) UNITED STATES.—Section 46505(c) of title 49, United 6 7 States Code, is amended— (1) by striking "15" and inserting "20"; and 8 9 (2) by striking the period at the end and insert-10 ing ", and, if death results to any person, shall be 11 imprisoned for any term of years or for life.". 12 (h) DAMAGING OR DESTROYING AN INTERSTATE GAS 13 OR HAZARDOUS LIQUID PIPELINE FACILITY.—Section 14 60123(b) of title 49, United States Code, is amended— 15 (1) by striking "15" and inserting "20"; and 16 (2) by striking the period at the end and insert-17 ing ", and, if death results to any person, shall be 18 imprisoned for any term of years or for life.". 19 SEC. 811. PENALTIES FOR TERRORIST CONSPIRACIES. 20 (a) ARSON.—Section 81 of title 18, United States 21 Code, is amended in the first undesignated paragraph— (1) by striking ", or attempts to set fire to or 22 burn"; and 23 24 (2) by inserting "or attempts or conspires to do such an act," before "shall be imprisoned". 25

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2 930(c) of title 18, United States Code, is amended— 3 (1) by striking "or attempts to kill"; (2) by inserting "or attempts or conspires to do 4 5 such an act," before "shall be punished"; and (3) by striking "and 1113" and inserting 6 "1113, and 1117". 7 8 (c) Communications Lines, Stations, or Sys-9 TEMS.—Section 1362 of title 18, United States Code, is amended in the first undesignated paragraph— 10 11 (1) by striking "or attempts willfully or mali-12 ciously to injure or destroy"; and 13 (2) by inserting "or attempts or conspires to do 14 such an act," before "shall be fined". 15 (d) Buildings or Property Within Special 16 MARITIME AND TERRITORIAL JURISDICTION.—Section 17 1363 of title 18, United States Code, is amended— 18 (1) by striking "or attempts to destroy or in-19 jure"; and 20 (2) by inserting "or attempts or conspires to do such an act," before "shall be fined" the first place 21 22 it appears. 23 (e) WRECKING TRAINS.—Section 1992 of title 18, 24 United States Code, is amended by adding at the end the following: 25

"(c) A person who conspires to commit any offense
 defined in this section shall be subject to the same pen alties (other than the penalty of death) as the penalties
 prescribed for the offense, the commission of which was
 the object of the conspiracy.".

6 (f) MATERIAL SUPPORT TO TERRORISTS.—Section
7 2339A of title 18, United States Code, is amended by in8 serting "or attempts or conspires to do such an act," be9 fore "shall be fined".

10 (g) TORTURE.—Section 2340A of title 18, United 11 States Code, is amended by adding at the end the fol-12 lowing:

13 "(c) CONSPIRACY.—A person who conspires to com-14 mit an offense under this section shall be subject to the 15 same penalties (other than the penalty of death) as the 16 penalties prescribed for the offense, the commission of 17 which was the object of the conspiracy.".

18 (h) SABOTAGE OF NUCLEAR FACILITIES OR FUEL.—
19 Section 236 of the Atomic Energy Act of 1954 (42 U.S.C.
20 2284), is amended—

21 (1) in subsection (a)—

(A) by striking ", or who intentionally and
willfully attempts to destroy or cause physical
damage to";

1	(B) in paragraph (4), by striking the pe-
2	riod at the end and inserting a comma; and
3	(C) by inserting "or attempts or conspires
4	to do such an act," before "shall be fined"; and
5	(2) in subsection (b)—
6	(A) by striking "or attempts to cause";
7	and
8	(B) by inserting "or attempts or conspires
9	to do such an act," before "shall be fined".
10	(i) INTERFERENCE WITH FLIGHT CREW MEMBERS
11	AND ATTENDANTS.—Section 46504 of title 49, United
12	States Code, is amended by inserting "or attempts or con-
13	spires to do such an act," before "shall be fined".
14	(j) Special Aircraft Jurisdiction of the
15	UNITED STATES.—Section 46505 of title 49, United
16	States Code, is amended by adding at the end the fol-
17	lowing:
18	"(e) Conspiracy.—If two or more persons conspire
19	to violate subsection (b) or (c), and one or more of such
20	persons do any act to effect the object of the conspiracy,
21	each of the parties to such conspiracy shall be punished
22	as provided in such subsection.".
23	(k) DAMAGING OR DESTROYING AN INTERSTATE GAS
24	OR HAZARDOUS LIQUID PIPELINE FACILITY.—Section

25 60123(b) of title 49, United States Code, is amended—

(1) by striking ", or attempting to damage or
 destroy,"; and

3 (2) by inserting ", or attempting or conspiring
4 to do such an act," before "shall be fined".

5 SEC. 812. POST-RELEASE SUPERVISION OF TERRORISTS.

6 Section 3583 of title 18, United States Code, is7 amended by adding at the end the following:

8 "(j) SUPERVISED RELEASE TERMS FOR TERRORISM 9 PREDICATES.—Notwithstanding subsection (b), the au-10 thorized term of supervised release for any offense listed 11 in section 2332b(g)(5)(B), the commission of which re-12 sulted in, or created a foreseeable risk of, death or serious 13 bodily injury to another person, is any term of years or 14 life.".

15 SEC. 813. INCLUSION OF ACTS OF TERRORISM AS RACKET 16 EERING ACTIVITY.

17 Section 1961(1) of title 18, United States Code, is18 amended—

19 (1) by striking "or (F)" and inserting "(F)";20 and

(2) by inserting before the semicolon at the end
the following: ", or (G) any act that is indictable
under any provision listed in section
232b(g)(5)(B)".

1	SEC. 814.	DETERRENCE	AND	PREVENTION	OF
2		CYBERTERRORIS	SM.		
3	(a) CL	ARIFICATION OF H	ROTEC	TION OF PROTE	CTED
4	COMPUTER	s.—Section 1030	(a)(5)	of title 18, U	nited
5	States Code	e, is amended—			
6	(1) by inserting "(i)	" after	(A)";	
7	(2	2) by redesignation	ng subj	paragraphs (B)	and
8	(C) as	clauses (ii) and (ii	ii), resp	ectively;	
9	(3	3) by adding "and	" at th	e end of clause	(iii),
10	as so r	edesignated; and			
11	(4	by adding at the	e end th	e following:	
12		"(B) caused (or, in	the case of an	n at-
13	te	mpted offense,	would,	if completed,	have
14	Ca	used) conduct des	scribed	in in clause (i),	(ii),
15	01	· (iii) of subparag	raph (A	A) that resulted	in—
16		"(i) loss t	o 1 or	more persons du	aring
17		any 1-year per	iod (inc	cluding loss resu	lting
18		from a related	course	of conduct affe	cting
19		1 or more othe	er prote	ected computers) ag-
20		gregating at lea	ast \$5,0	000 in value;	
21		"(ii) the n	modifica	ation or impair	nent,
22		or potential mo	odificati	on or impairmei	nt, of
23		the medical ex	aminati	ion, diagnosis, t	reat-
24		ment, or care o	f 1 or r	nore individuals;	
25		"(iii) phys	ical inju	ary to any person	n;

1	"(iv) a threat to public health or safe-
2	ty; or
3	"(v) damage affecting a computer sys-
4	tem used by or for a Government entity in
5	furtherance of the administration of jus-
6	tice, national defense, or national secu-
7	rity;".
8	(b) PENALTIES.—Section 1030(c) of title 18, United
9	States Code is amended—
10	(1) in paragraph (2) —
11	(A) in subparagraph (A) —
12	(i) by inserting "except as provided in
13	subparagraph (B)," before "a fine";
14	(ii) by striking " $(a)(5)(C)$ " and in-
15	serting "(a)(5)(A)(iii)"; and
16	(iii) by striking "and" at the end;
17	(B) in subparagraph (B), by inserting "or
18	an attempt to commit an offense punishable
19	under this subparagraph," after "subsection
20	(a)(2)," in the matter preceding clause (i); and
21	(C) in subparagraph (C), by striking
22	"and" at the end;
23	(2) in paragraph (3)—
24	(A) by striking ", (a)(5)(A), (a)(5)(B),"
25	both places it appears; and

1	(B) by striking "and" at the end; and
2	(3) by striking " $(a)(5)(C)$ " and inserting
3	"(a)(5)(A)(iii)"; and
4	(4) by adding at the end the following new
5	paragraphs:
6	"(4)(A) a fine under this title, imprisonment
7	for not more than 10 years, or both, in the case of
8	an offense under subsection $(a)(5)(A)(i)$, or an at-
9	tempt to commit an offense punishable under that
10	subsection;
11	"(B) a fine under this title, imprisonment
12	for not more than 5 years, or both, in the case
13	of an offense under subsection $(a)(5)(A)(ii)$, or
14	an attempt to commit an offense punishable
15	under that subsection;
16	"(C) a fine under this title, imprisonment
17	for not more than 20 years, or both, in the case
18	of an offense under subsection $(a)(5)(A)(i)$ or
19	(a)(5)(A)(ii), or an attempt to commit an of-
20	fense punishable under either subsection, that
21	occurs after a conviction for another offense
22	under this section.".
23	(c) Definitions.—Subsection (e) of section 1030 of
24	title 18 United States Code is amended—

24 title 18, United States Code is amended—

1	(1) in paragraph $(2)(B)$, by inserting ", includ-
2	ing a computer located outside the United States"
3	before the semicolon;
4	(2) in paragraph (7), by striking "and" at the
5	end;
6	(3) by striking paragraph (8) and inserting the
7	following new paragraph (8):
8	"(8) the term 'damage' means any impairment
9	to the integrity or availability of data, a program, a
10	system, or information;";
11	(4) in paragraph (9), by striking the period at
12	the end and inserting a semicolon; and
13	(5) by adding at the end the following new
14	paragraphs:
15	((10) the term 'conviction' shall include a con-
16	viction under the law of any State for a crime pun-
17	ishable by imprisonment for more than 1 year, an
18	element of which is unauthorized access, or exceed-
19	ing authorized access, to a computer;
20	((11) the term 'loss' includes any reasonable
21	cost to any victim, including the cost of responding
22	to an offense, conducting a damage assessment, and
23	restoring the data, program, system, or information
24	to its condition prior to the offense, and any revenue

1	lost, cost incurred, or other consequential damages
2	incurred because of interruption of service;
3	"(12) the term 'person' means any individual,
4	firm, corporation, educational institution, financial
5	institution, governmental entity, or legal or other en-
6	tity;".
7	(d) DAMAGES IN CIVIL ACTIONS.—Subsection (g) of
8	section 1030 of title 18, United States Code is amended—
9	(1) by striking the second sentence and insert-
10	ing the following new sentences: "A suit for a viola-
11	tion of subsection $(a)(5)$ may be brought only if the
12	conduct involves one of the factors enumerated in
13	subsection $(a)(5)(B)$. Damages for a violation involv-
14	ing only conduct described in subsection $(a)(5)(B)(i)$
15	are limited to economic damages."; and
16	(2) by adding at the end the following: "No ac-
17	tion may be brought under this subsection for the
18	negligent design or manufacture of computer hard-
19	ware, computer software, or firmware.".
20	(e) Amendment of Sentencing Guidelines Re-
21	LATING TO CERTAIN COMPUTER FRAUD AND ABUSE
22	Pursuant to its authority under section 994(p) of title 28,
23	United States Code, the United States Sentencing Com-
24	mission shall amend the Federal sentencing guidelines to
25	ensure that any individual convicted of a violation of sec-

tion 1030 of title 18, United States Code, can be subjected
 to appropriate penalties, without regard to any mandatory
 minimum term of imprisonment.

4 SEC. 815. ADDITIONAL DEFENSE TO CIVIL ACTIONS RELAT5 ING TO PRESERVING RECORDS IN RESPONSE 6 TO GOVERNMENT REQUESTS.

7 Section 2707(e)(1) of title 18, United States Code,
8 is amended by inserting after "or statutory authorization"
9 the following: "(including a request of a governmental en10 tity under section 2703(f) of this title)".

11 SEC.816.DEVELOPMENTANDSUPPORTOF12CYBERSECURITY FORENSIC CAPABILITIES.

(a) IN GENERAL.—The Attorney General shall estab14 lish such regional computer forensic laboratories as the
15 Attorney General considers appropriate, and provide sup16 port to existing computer forensic laboratories, in order
17 that all such computer forensic laboratories have the
18 capability—

19 (1) to provide forensic examinations with re20 spect to seized or intercepted computer evidence re21 lating to criminal activity (including cyberterrorism);

(2) to provide training and education for Federal, State, and local law enforcement personnel and
prosecutors regarding investigations, forensic anal-

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1	yses, and prosecutions of computer-related crime (in-
2	cluding cyberterrorism);
3	(3) to assist Federal, State, and local law en-
4	forcement in enforcing Federal, State, and local
5	criminal laws relating to computer-related crime;
6	(4) to facilitate and promote the sharing of
7	Federal law enforcement expertise and information
8	about the investigation, analysis, and prosecution of
9	computer-related crime with State and local law en-
10	forcement personnel and prosecutors, including the
11	use of multijurisdictional task forces; and
12	(5) to carry out such other activities as the At-
13	torney General considers appropriate.
14	(b) Authorization of Appropriations.—
15	(1) AUTHORIZATION.—There is hereby author-
16	ized to be appropriated in each fiscal year
17	\$50,000,000 for purposes of carrying out this sec-
18	tion.
19	(2) AVAILABILITY.—Amounts appropriated pur-
20	suant to the authorization of appropriations in para-
21	graph (1) shall remain available until expended.
21	graph (1) shall remain available until expended.

TITLE IX—IMPROVED 1 **INTELLIGENCE** 2 3 SEC. 901. RESPONSIBILITIES OF DIRECTOR OF CENTRAL 4 INTELLIGENCE REGARDING FOREIGN INTEL-5 LIGENCE COLLECTED UNDER FOREIGN IN-6 **TELLIGENCE SURVEILLANCE ACT OF 1978.** 7 Section 103(c) of the National Security Act of 1947 (50 U.S.C. 403–3(c)) is amended— 8 9 (1) by redesignating paragraphs (6) and (7) as 10 paragraphs (7) and (8), respectively; and 11 (2) by inserting after paragraph (5) the fol-12 lowing new paragraph (6): 13 "(6) establish requirements and priorities for 14 foreign intelligence information to be collected under 15 the Foreign Intelligence Surveillance Act of 1978 16 (50 U.S.C. 1801 et seq.), and provide assistance to 17 the Attorney General to ensure that information de-18 surveillance rived from electronic \mathbf{or} physical 19 searches under that Act is disseminated so it may be 20 used efficiently and effectively for foreign intel-21 ligence purposes, except that the Director shall have 22 no authority to direct, manage, or undertake elec-23 tronic surveillance or physical search operations pur-24 suant to that Act unless otherwise authorized by 25 statute or executive order;".

1	SEC. 902. INCLUSION OF INTERNATIONAL TERRORIST AC-
2	TIVITIES WITHIN SCOPE OF FOREIGN INTEL-
3	LIGENCE UNDER NATIONAL SECURITY ACT
4	OF 1947.
5	Section 3 of the National Security Act of 1947 (50
6	U.S.C. 401a) is amended—
7	(1) in paragraph (2), by inserting before the pe-
8	riod the following: ", or international terrorist activi-
9	ties"; and
10	(2) in paragraph (3), by striking "and activities
11	conducted" and inserting ", and activities con-
12	ducted,".
13	SEC. 903. SENSE OF CONGRESS ON THE ESTABLISHMENT
14	AND MAINTENANCE OF INTELLIGENCE RELA-
14 15	AND MAINTENANCE OF INTELLIGENCE RELA- TIONSHIPS TO ACQUIRE INFORMATION ON
15	TIONSHIPS TO ACQUIRE INFORMATION ON
15 16	TIONSHIPS TO ACQUIRE INFORMATION ON TERRORISTS AND TERRORIST ORGANIZA-
15 16 17	TIONSHIPS TO ACQUIRE INFORMATION ON TERRORISTS AND TERRORIST ORGANIZA- TIONS.
15 16 17 18	TIONSHIPS TO ACQUIRE INFORMATION ON TERRORISTS AND TERRORIST ORGANIZA- TIONS. It is the sense of Congress that officers and employ-
15 16 17 18 19	TIONSHIPS TO ACQUIRE INFORMATION ON TERRORISTS AND TERRORIST ORGANIZA- TIONS. It is the sense of Congress that officers and employ- ees of the intelligence community of the Federal Govern-
15 16 17 18 19 20	TIONSHIPS TO ACQUIRE INFORMATION ON TERRORISTS AND TERRORIST ORGANIZA- TIONS. It is the sense of Congress that officers and employ- ees of the intelligence community of the Federal Govern- ment, acting within the course of their official duties,
 15 16 17 18 19 20 21 	TIONSHIPS TO ACQUIRE INFORMATION ON TERRORISTS AND TERRORIST ORGANIZA- TIONS. It is the sense of Congress that officers and employ- ees of the intelligence community of the Federal Govern- ment, acting within the course of their official duties, should be encouraged, and should make every effort, to
 15 16 17 18 19 20 21 22 	TIONSHIPS TO ACQUIRE INFORMATION ON TERRORISTS AND TERRORIST ORGANIZA- TIONS. It is the sense of Congress that officers and employ- ees of the intelligence community of the Federal Govern- ment, acting within the course of their official duties, should be encouraged, and should make every effort, to establish and maintain intelligence relationships with any
 15 16 17 18 19 20 21 22 23 	TIONSHIPS TO ACQUIRE INFORMATION ON TERRORISTS AND TERRORIST ORGANIZA- TIONS. It is the sense of Congress that officers and employ- ees of the intelligence community of the Federal Govern- ment, acting within the course of their official duties, should be encouraged, and should make every effort, to establish and maintain intelligence relationships with any person, entity, or group for the purpose of engaging in

organization, or information on any other person, entity,
 or group (including a foreign government) engaged in har boring, comforting, financing, aiding, or assisting a ter rorist or terrorist organization.

5 SEC. 904. TEMPORARY AUTHORITY TO DEFER SUBMITTAL 6 TO CONGRESS OF REPORTS ON INTEL7 LIGENCE AND INTELLIGENCE-RELATED MAT8 TERS.

9 (a) AUTHORITY TO DEFER.—The Secretary of De-10 fense, Attorney General, and Director of Central Intel-11 ligence each may, during the effective period of this sec-12 tion, defer the date of submittal to Congress of any cov-13 ered intelligence report under the jurisdiction of such offi-14 cial until February 1, 2002.

(b) COVERED INTELLIGENCE REPORT.—Except as
provided in subsection (c), for purposes of subsection (a),
a covered intelligence report is as follows:

(1) Any report on intelligence or intelligence-related activities of the United States Government
that is required to be submitted to Congress by an
element of the intelligence community during the effective period of this section.

(2) Any report or other matter that is required
to be submitted to the Select Committee on Intelligence of the Senate and Permanent Select Com-

mittee on Intelligence of the House of Representa tives by the Department of Defense or the Depart ment of Justice during the effective period of this
 section.

5 (c) EXCEPTION FOR CERTAIN REPORTS.—For pur6 poses of subsection (a), any report required by section 502
7 or 503 of the National Security Act of 1947 (50 U.S.C.
8 413a, 413b) is not a covered intelligence report.

9 (d) NOTICE TO CONGRESS.—Upon deferring the date 10 of submittal to Congress of a covered intelligence report 11 under subsection (a), the official deferring the date of sub-12 mittal of the covered intelligence report shall submit to 13 Congress notice of the deferral. Notice of deferral of a re-14 port shall specify the provision of law, if any, under which 15 the report would otherwise be submitted to Congress.

16 (e) EXTENSION OF DEFERRAL.—(1) Each official 17 specified in subsection (a) may defer the date of submittal to Congress of a covered intelligence report under the ju-18 risdiction of such official to a date after February 1, 2002, 19 20 if such official submits to the committees of Congress 21 specified in subsection (b)(2) before February 1, 2002, a 22 certification that preparation and submittal of the covered 23 intelligence report on February 1, 2002, will impede the 24 work of officers or employees who are engaged in 25 counterterrorism activities.

(2) A certification under paragraph (1) with respect
 to a covered intelligence report shall specify the date on
 which the covered intelligence report will be submitted to
 Congress.

5 (f) EFFECTIVE PERIOD.—The effective period of this
6 section is the period beginning on the date of the enact7 ment of this Act and ending on February 1, 2002.

8 (g) ELEMENT OF THE INTELLIGENCE COMMUNITY 9 DEFINED.—In this section, the term "element of the intel-10 ligence community" means any element of the intelligence 11 community specified or designated under section 3(4) of 12 the National Security Act of 1947 (50 U.S.C. 401a(4)).

13 SEC. 905. DISCLOSURE TO DIRECTOR OF CENTRAL INTEL-

14LIGENCE OF FOREIGN INTELLIGENCE-RE-15LATED INFORMATION WITH RESPECT TO16CRIMINAL INVESTIGATIONS.

17 (a) IN GENERAL.—Title I of the National Security
18 Act of 1947 (50 U.S.C. 402 et seq.) is amended—

19 (1) by redesignating subsection 105B as section20 105C; and

21 (2) by inserting after section 105A the fol22 lowing new section 105B:

"DISCLOSURE OF FOREIGN INTELLIGENCE ACQUIRED IN
 CRIMINAL INVESTIGATIONS; NOTICE OF CRIMINAL
 INVESTIGATIONS OF FOREIGN INTELLIGENCE
 SOURCES

5 "SEC. 105B. (a) DISCLOSURE OF FOREIGN INTEL-LIGENCE.—(1) Except as otherwise provided by law and 6 7 subject to paragraph (2), the Attorney General, or the 8 head of any other department or agency of the Federal 9 Government with law enforcement responsibilities, shall expeditiously disclose to the Director of Central Intel-10 ligence, pursuant to guidelines developed by the Attorney 11 12 General in consultation with the Director, foreign intelligence acquired by an element of the Department of Jus-13 tice or an element of such department or agency, as the 14 15 case may be, in the course of a criminal investigation.

"(2) The Attorney General by regulation and in con-16 17 sultation with the Director of Central Intelligence may provide for exceptions to the applicability of paragraph (1) 18 for one or more classes of foreign intelligence, or foreign 19 20 intelligence with respect to one or more targets or matters, 21 if the Attorney General determines that disclosure of such 22 foreign intelligence under that paragraph would jeopardize 23 an ongoing law enforcement investigation or impair other 24 significant law enforcement interests.

1 "(b) Procedures for Notice of Criminal Inves-TIGATIONS.—Not later than 180 days after the date of 2 3 enactment of this section, the Attorney General, in con-4 sultation with the Director of Central Intelligence, shall 5 develop guidelines to ensure that after receipt of a report from an element of the intelligence community of activity 6 7 of a foreign intelligence source or potential foreign intel-8 ligence source that may warrant investigation as criminal 9 activity, the Attorney General provides notice to the Direc-10 tor of Central Intelligence, within a reasonable period of time, of his intention to commence, or decline to com-11 mence, a criminal investigation of such activity. 12

13 "(c) PROCEDURES.—The Attorney General shall de-14 velop procedures for the administration of this section, in-15 cluding the disclosure of foreign intelligence by elements 16 of the Department of Justice, and elements of other de-17 partments and agencies of the Federal Government, under 18 subsection (a) and the provision of notice with respect to 19 criminal investigations under subsection (b).".

(b) CLERICAL AMENDMENT.—The table of contents
in the first section of that Act is amended by striking the
item relating to section 105B and inserting the following
new items:

[&]quot;Sec. 105B. Disclosure of foreign intelligence acquired in criminal investigations; notice of criminal investigations of foreign intelligence sources.

[&]quot;Sec. 105C. Protection of the operational files of the National Imagery and Mapping Agency.".

169 1 SEC. 906. FOREIGN TERRORIST ASSET TRACKING CENTER.

2 (a) REPORT ON RECONFIGURATION.—Not later than 3 February 1, 2002, the Attorney General, the Director of Central Intelligence, and the Secretary of the Treasury 4 5 shall jointly submit to Congress a report on the feasibility and desirability of reconfiguring the Foreign Terrorist 6 7 Asset Tracking Center and the Office of Foreign Assets 8 Control of the Department of the Treasury in order to 9 establish a capability to provide for the effective and effi-10 cient analysis and dissemination of foreign intelligence re-11 lating to the financial capabilities and resources of inter-12 national terrorist organizations.

(b) REPORT REQUIREMENTS.—(1) In preparing the
report under subsection (a), the Attorney General, the
Secretary, and the Director shall consider whether, and
to what extent, the capacities and resources of the Financial Crimes Enforcement Center of the Department of the
Treasury may be integrated into the capability contemplated by the report.

(2) If the Attorney General, Secretary, and the Direc(2) If the Attorney General, Secretary, and the Direc(2) tor determine that it is feasible and desirable to undertake
(2) the reconfiguration described in subsection (a) in order to
(3) establish the capability described in that subsection, the
(4) Attorney General, the Secretary, and the Director shall
(5) include with the report under that subsection a detailed
(6) proposal for legislation to achieve the reconfiguration.

1 SEC. 907. NATIONAL VIRTUAL TRANSLATION CENTER.

2 (a) REPORT ON ESTABLISHMENT.—(1) Not later 3 than February 1, 2002, the Director of Central Intelligence shall, in consultation with the Director of the Fed-4 5 eral Bureau of Investigation, submit to the appropriate committees of Congress a report on the establishment and 6 7 maintenance within the intelligence community of an ele-8 ment for purposes of providing timely and accurate trans-9 lations of foreign intelligence for all other elements of the 10 intelligence community. In the report, the element shall be referred to as the "National Virtual Translation Cen-11 12 ter".

(2) The report on the element described in paragraph
(1) shall discuss the use of state-of-the-art communications technology, the integration of existing translation capabilities in the intelligence community, and the utilization
of remote-connection capacities so as to minimize the need
for a central physical facility for the element.

19 (b) RESOURCES.—The report on the element required20 by subsection (a) shall address the following:

(1) The assignment to the element of a staff of
individuals possessing a broad range of linguistic
and translation skills appropriate for the purposes of
the element.

25 (2) The provision to the element of communica26 tions capabilities and systems that are commensu•HR 2975 EH

rate with the most current and sophisticated com munications capabilities and systems available to
 other elements of intelligence community.

4 (3) The assurance, to the maximum extent 5 practicable, that the communications capabilities and 6 systems provided to the element will be compatible 7 with communications capabilities and systems uti-8 lized by the Federal Bureau of Investigation in se-9 curing timely and accurate translations of foreign 10 language materials for law enforcement investiga-11 tions.

12 (4) The development of a communications in13 frastructure to ensure the efficient and secure use of
14 the translation capabilities of the element.

(c) SECURE COMMUNICATIONS.—The report shall include a discussion of the creation of secure electronic communications between the element described by subsection
(a) and the other elements of the intelligence community.
(d) DEFINITIONS.—In this section:

(1) FOREIGN INTELLIGENCE.—The term "foreign intelligence" has the meaning given that term
in section 3(2) of the National Security Act of 1947
(50 U.S.C. 401a(2)).

24 (2) ELEMENT OF THE INTELLIGENCE COMMU25 NITY.—The term "element of the intelligence com-

munity" means any element of the intelligence com munity specified or designated under section 3(4) of
 the National Security Act of 1947 (50 U.S.C.
 401a(4)).

5 SEC. 908. TRAINING OF GOVERNMENT OFFICIALS REGARD6 ING IDENTIFICATION AND USE OF FOREIGN
7 INTELLIGENCE.

8 (a) PROGRAM REQUIRED.—The Attorney General 9 shall, in consultation with the Director of Central Intel-10 ligence, carry out a program to provide appropriate train-11 ing to officials described in subsection (b) in order to as-12 sist such officials in—

13 (1) identifying foreign intelligence information14 in the course of their duties; and

(2) utilizing foreign intelligence information in
the course of their duties, to the extent that the utilization of such information is appropriate for such
duties.

19 (b) OFFICIALS.—The officials provided training
20 under subsection (a) are, at the discretion of the Attorney
21 General and the Director, the following:

(1) Officials of the Federal Government who
are not ordinarily engaged in the collection, dissemination, and use of foreign intelligence in the performance of their duties.

(2) Officials of State and local governments
 who encounter, or may encounter in the course of a
 terrorist event, foreign intelligence in the perform ance of their duties.

5 (c) AUTHORIZATION OF APPROPRIATIONS.—There is
6 hereby authorized to be appropriated for the Department
7 of Justice such sums as may be necessary for purposes
8 of carrying out the program required by subsection (a).

9 TITLE X—MISCELLANEOUS

10 SEC. 1001. REVIEW OF THE DEPARTMENT OF JUSTICE.

11 The Inspector General of the Department of Justice12 shall designate one official who shall—

(1) review information and receive complaints
alleging abuses of civil rights and civil liberties by
employees and officials of the Department of Justice;

17 (2) make public through the Internet, radio, tel18 evision, and newspaper advertisements information
19 on the responsibilities and functions of, and how to
20 contact, the official; and

(3) submit to the Committee on the Judiciary
of the House of Representatives and the Committee
on the Judiciary of the Senate on a semi-annual
basis a report on the implementation of this subsection and detailing any abuses described in para-

graph (1), including a description of the use of
 funds appropriations used to carry out this sub section.

Passed the House of Representatives October 12, 2001.

Attest:

Clerk.

^{107TH CONGRESS} H.R. 2975

AN ACT

To deter and punish terrorist acts in the United States and around the world, to enhance law enforcement investigatory tools, and for other purposes.