110TH CONGRESS 1ST SESSION

H.R.3773

AN ACT

To amend the Foreign Intelligence Surveillance Act of 1978 to establish a procedure for authorizing certain acquisitions of foreign intelligence, and for other purposes.

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

1 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 2 (a) Short Title.—This Act may be cited as the
- 3 "Responsible Electronic Surveillance That is Overseen,
- 4 Reviewed, and Effective Act of 2007" or "RESTORE Act
- 5 of 2007".
- 6 (b) Table of Contents.—The table of contents for

7 this Act is as follows:

- Sec. 1. Short title; table of contents.
- Sec. 2. Clarification of electronic surveillance of non-United States persons outside the United States.
- Sec. 3. Additional authorization of acquisitions of communications of non-United States persons located outside the United States who may be communicating with persons inside the United States.
- Sec. 4. Emergency authorization of acquisitions of communications of non-United States persons located outside the United States who may be communicating with persons inside the United States.
- Sec. 5. Oversight of acquisitions of communications of non-United States persons located outside of the United States who may be communicating with persons inside the United States.
- Sec. 6. Dissemination of communications of non-United States persons located outside of the United States who may be communicating with persons inside the United States.
- Sec. 7. Foreign Intelligence Surveillance Court en banc.
- Sec. 8. Foreign Intelligence Surveillance Court matters.
- Sec. 9. Reiteration of FISA as the exclusive means by which electronic surveillance may be conducted for gathering foreign intelligence information.
- Sec. 10. Enhancement of electronic surveillance authority in wartime and other collection.
- Sec. 11. Audit of warrantless surveillance programs.
- Sec. 12. Record-keeping system on acquisition of communications of United States persons.
- Sec. 13. Authorization for increased resources relating to foreign intelligence surveillance.
- Sec. 14. Document management system for applications for orders approving electronic surveillance.
- Sec. 15. Training of intelligence community personnel in foreign intelligence collection matters.
- Sec. 16. Information for Congress on the terrorist surveillance program and similar programs.
- Sec. 17. Technical and conforming amendments.
- Sec. 18. Sunset; transition procedures.
- Sec. 19. Certification to communications service providers that acquisitions are authorized under FISA.
- Sec. 20. Statute of limitations.
- Sec. 21. No rights under the RESTORE Act for undocumented aliens.
- Sec. 22. Surveillance to protect the United States.

1	SEC. 2. CLARIFICATION OF ELECTRONIC SURVEILLANCE
2	OF NON-UNITED STATES PERSONS OUTSIDE
3	THE UNITED STATES.
4	Section 105A of the Foreign Intelligence Surveillance
5	Act of 1978 (50 U.S.C. 1801 et seq.) is amended to read
6	as follows:
7	"CLARIFICATION OF ELECTRONIC SURVEILLANCE OF
8	NON-UNITED STATES PERSONS OUTSIDE THE
9	UNITED STATES
10	"Sec. 105A. (a) Foreign to Foreign Communica-
11	TIONS.—
12	"(1) In general.—Notwithstanding any other
13	provision of this Act, a court order is not required
14	for electronic surveillance directed at the acquisition
15	of the contents of any communication between per-
16	sons that are not known to be United States persons
17	and are reasonably believed to be located outside the
18	United States for the purpose of collecting foreign
19	intelligence information, without respect to whether
20	the communication passes through the United States
21	or the surveillance device is located within the
22	United States.
23	"(2) Treatment of inadvertent intercep-
24	TIONS.—If electronic surveillance referred to in
25	paragraph (1) inadvertently collects a communica-
26	tion in which at least one party to the communica-

- 1 tion is located inside the United States or is a United States person, the contents of such commu-2 nication shall be handled in accordance with mini-3 mization procedures adopted by the Attorney Gen-5 eral that require that no contents of any commu-6 nication to which a United States person is a party 7 shall be disclosed, disseminated, or used for any pur-8 pose or retained for longer than 7 days unless a 9 court order under section 105 is obtained or unless 10 the Attorney General determines that the informa-11 tion indicates a threat of death or serious bodily 12 harm to any person. 13 "(b) Communications of Non-United States 14 Persons Outside of the United States.—Notwith-15 standing any other provision of this Act other than subsection (a), electronic surveillance that is directed at the 16 17 acquisition of the communications of a person that is rea-18 sonably believed to be located outside the United States 19 and not a United States person for the purpose of collecting foreign intelligence information (as defined in 20 21 paragraph (1) or (2)(A) of section 101(e)) by targeting
- 22 that person shall be conducted pursuant to—
- 23 "(1) an order approved in accordance with sec-
- 24 tion 105 or 105B; or

1	"(2) an emergency authorization in accordance
2	with section 105 or 105C.".
3	SEC. 3. ADDITIONAL AUTHORIZATION OF ACQUISITIONS OF
4	COMMUNICATIONS OF NON-UNITED STATES
5	PERSONS LOCATED OUTSIDE THE UNITED
6	STATES WHO MAY BE COMMUNICATING WITH
7	PERSONS INSIDE THE UNITED STATES.
8	Section 105B of the Foreign Intelligence Surveillance
9	Act of 1978 (50 U.S.C. 1801 et seq.) is amended to read
10	as follows:
11	"ADDITIONAL AUTHORIZATION OF ACQUISITIONS OF COM-
12	MUNICATIONS OF NON-UNITED STATES PERSONS LO-
13	CATED OUTSIDE THE UNITED STATES WHO MAY BE
14	COMMUNICATING WITH PERSONS INSIDE THE
15	UNITED STATES
16	"Sec. 105B. (a) In General.—Notwithstanding
17	any other provision of this Act, the Director of National
18	Intelligence and the Attorney General may jointly apply
19	to a judge of the court established under section 103(a)
20	for an ex parte order, or the extension of an order, author-
21	izing for a period of up to one year the acquisition of com-
22	munications of persons that are reasonably believed to be
23	located outside the United States and not United States
24	persons for the purpose of collecting foreign intelligence
25	information (as defined in paragraph (1) or (2)(A) of sec-
26	tion 101(e)) by targeting those persons.

1	"(b) Application Inclusions.—An application
2	under subsection (a) shall include—
3	"(1) a certification by the Director of National
4	Intelligence and the Attorney General that—
5	"(A) the targets of the acquisition of for-
6	eign intelligence information under this section
7	are persons reasonably believed to be located
8	outside the United States who may be commu-
9	nicating with persons inside the United States;
10	"(B) the targets of the acquisition are rea-
11	sonably believed to be persons that are not
12	United States persons;
13	"(C) the acquisition involves obtaining the
14	foreign intelligence information from, or with
15	the assistance of, a communications service pro-
16	vider or custodian, or an officer, employee, or
17	agent of such service provider or custodian, who
18	has authorized access to the communications to
19	be acquired, either as they are transmitted or
20	while they are stored, or equipment that is
21	being or may be used to transmit or store such
22	communications; and
23	"(D) a significant purpose of the acquisi-
24	tion is to obtain foreign intelligence information

1	(as defined in paragraph (1) or (2)(A) of sec-
2	tion 101(e)); and
3	"(2) a description of—
4	"(A) the procedures that will be used by
5	the Director of National Intelligence and the
6	Attorney General during the duration of the
7	order to determine that there is a reasonable
8	belief that the persons that are the targets of
9	the acquisition are located outside the United
10	States and not United States persons;
11	"(B) the nature of the information sought,
12	including the identity of any foreign power
13	against whom the acquisition will be directed;
14	"(C) minimization procedures that meet
15	the definition of minimization procedures under
16	section 101(h) to be used with respect to such
17	acquisition; and
18	"(D)(i) the guidelines that will be used to
19	ensure that an application is filed under section
20	104, if otherwise required by this Act, when a
21	significant purpose of an acquisition is to ac-
22	quire the communications of a specific United
23	States person reasonably believed to be located
24	in the United States; and

1	"(ii) the criteria for determining if
2	such a significant purpose exists, which
3	shall require consideration of whether—
4	"(I) the department or agency of
5	the Federal Government conducting
6	the acquisition has made an inquiry to
7	another department or agency of the
8	Federal Government to gather infor-
9	mation on the specific United States
10	person;
11	"(II) the department or agency
12	of the Federal Government conducting
13	the acquisition has provided informa-
14	tion that identifies the specific United
15	States person to another department
16	or agency of the Federal Government;
17	"(III) the department or agency
18	of the Federal Government conducting
19	the acquisition determines that the
20	specific United States person has been
21	the subject of ongoing interest or re-
22	peated investigation by a department
23	or agency of the Federal Government;
24	and

1	"(IV) the specific United States
2	person is a natural person.
3	"(c) Specific Place Not Required.—An applica-
4	tion under subsection (a) is not required to identify the
5	specific facilities, places, premises, or property at which
6	the acquisition of foreign intelligence information will be
7	directed.
8	"(d) REVIEW OF APPLICATION; APPEALS.—
9	"(1) REVIEW OF APPLICATION.—Not later than
10	15 days after a judge receives an application under
11	subsection (a), the judge shall review such applica-
12	tion and shall approve the application if the judge
13	finds that—
14	"(A) the proposed procedures referred to
15	in subsection (b)(2)(A) are reasonably designed
16	to determine whether the targets of the acquisi-
17	tion are located outside the United States and
18	not United States persons;
19	"(B) the proposed minimization procedures
20	referred to in subsection (b)(2)(C) meet the def-
21	inition of minimization procedures under sec-
22	tion 101(h); and
23	"(C)(i) the guidelines referred to in sub-
24	section (b)(2)(D) are reasonably designed to en-
25	sure that an application is filed under section

1 104, if otherwise required by this Act, when a
2 significant purpose of an acquisition is to ac-
quire the communications of a specific United
4 States person reasonably believed to be located
5 in the United States; and
6 "(ii) the criteria for determining if
7 such a significant purpose exists require
8 consideration of whether—
9 "(I) the department or agency of
0 the Federal Government conducting
the acquisition has made an inquiry to
2 another department or agency of the
3 Federal Government to gather infor-
4 mation on the specific United States
5 person;
6 "(II) the department or agency
of the Federal Government conducting
the acquisition has provided informa-
9 tion that identifies the specific United
States person to another department
or agency of the Federal Government;
"(III) the department or agency
of the Federal Government conducting
the acquisition determines that the
specific United States person has been

1	the subject of ongoing interest or re-
2	peated investigation by a department
3	or agency of the Federal Government;
4	and
5	"(IV) the specific United States
6	person is a natural person.
7	"(2) Temporary order; appeals.—
8	"(A) Temporary order.—A judge deny-
9	ing an application under paragraph (1) may, at
10	the application of the United States, issue a
11	temporary order to authorize an acquisition
12	under section 105B in accordance with the ap-
13	plication submitted under subsection (a) during
14	the pendency of any appeal of the denial of
15	such application.
16	"(B) APPEALS.—The United States may
17	appeal the denial of an application for an order
18	under paragraph (1) or a temporary order
19	under subparagraph (A) in accordance with sec-
20	tion 103.
21	"(e) Order.—
22	"(1) In general.—A judge approving an ap-
23	plication under subsection (d) shall issue an order—

1	"(A) authorizing the acquisition of the con-
2	tents of the communications as requested, or as
3	modified by the judge;
4	"(B) requiring the communications service
5	provider or custodian, or officer, employee, or
6	agent of such service provider or custodian, who
7	has authorized access to the information, facili-
8	ties, or technical assistance necessary to accom-
9	plish the acquisition to provide such informa-
10	tion, facilities, or technical assistance necessary
11	to accomplish the acquisition and to produce a
12	minimum of interference with the services that
13	provider, custodian, officer, employee, or agent
14	is providing the target of the acquisition;
15	"(C) requiring such communications serv-
16	ice provider, custodian, officer, employee, or
17	agent, upon the request of the applicant, to
18	maintain under security procedures approved by
19	the Attorney General and the Director of Na-
20	tional Intelligence any records concerning the
21	acquisition or the aid furnished;
22	"(D) directing the Federal Government
23	to—
24	"(i) compensate, at the prevailing
25	rate, a person for providing information,

1	facilities, or assistance pursuant to such
2	order;
3	"(ii) provide a copy of the portion of
4	the order directing the person to comply
5	with the order to such person; and
6	"(iii) provide a certification stating
7	that the acquisition is authorized under
8	this section and that all requirements of
9	this section have been met; and
10	"(E) directing the applicant to follow—
11	"(i) the procedures referred to in sub-
12	section (b)(2)(A) as proposed or as modi-
13	fied by the judge;
14	"(ii) the minimization procedures re-
15	ferred to in subsection (b)(2)(C) as pro-
16	posed or as modified by the judge; and
17	"(iii) the guidelines referred to in sub-
18	section (b)(2)(D) as proposed or as modi-
19	fied by the judge.
20	"(2) Failure to comply.—If a person fails to
21	comply with an order issued under paragraph (1),
22	the Attorney General may invoke the aid of the
23	court established under section 103(a) to compel
24	compliance with the order. Failure to obey an order
25	of the court may be punished by the court as con-

- tempt of court. Any process under this section may be served in any judicial district in which the person may be found.
 - "(3) LIABILITY OF ORDER.—Notwithstanding any other law, no cause of action shall lie in any court against any person for providing any information, facilities, or assistance in accordance with an order issued under this subsection.
 - "(4) RETENTION OF ORDER.—The Director of National Intelligence and the court established under subsection 103(a) shall retain an order issued under this section for a period of not less than 10 years from the date on which such order is issued.
 - "(5) ASSESSMENT OF COMPLIANCE WITH COURT ORDER.—At or before the end of the period of time for which an acquisition is approved by an order or an extension under this section, the court established under section 103(a) shall, not less frequently than once each quarter, assess compliance with the procedures and guidelines referred to in paragraph (1)(E) and review the circumstances under which information concerning United States persons was acquired, retained, or disseminated.".

1	SEC. 4. EMERGENCY AUTHORIZATION OF ACQUISITIONS OF
2	COMMUNICATIONS OF NON-UNITED STATES
3	PERSONS LOCATED OUTSIDE THE UNITED
4	STATES WHO MAY BE COMMUNICATING WITH
5	PERSONS INSIDE THE UNITED STATES.
6	Section 105C of the Foreign Intelligence Surveillance
7	Act of 1978 (50 U.S.C. 1801 et seq.) is amended to read
8	as follows:
9	"EMERGENCY AUTHORIZATION OF ACQUISITIONS OF COM-
10	MUNICATIONS OF NON-UNITED STATES PERSONS LO-
11	CATED OUTSIDE THE UNITED STATES WHO MAY BE
12	COMMUNICATING WITH PERSONS INSIDE THE
13	UNITED STATES
14	"Sec. 105C. (a) Application After Emergency
15	AUTHORIZATION.—As soon as is practicable, but not more
16	than 7 days after the Director of National Intelligence and
17	the Attorney General authorize an acquisition under this
18	section, an application for an order authorizing the acqui-
19	sition in accordance with section 105B shall be submitted
20	to the judge referred to in subsection (b)(2) of this section
21	for approval of the acquisition in accordance with section
22	105B.
23	"(b) Emergency Authorization.—Notwith-
24	standing any other provision of this Act, the Director of
25	National Intelligence and the Attorney General may joint-
26	ly authorize the emergency acquisition of foreign intel-

1	ligence information (as defined in paragraph (1) or $(2)(A)$
2	of section 101(e)) for a period of not more than 45 days
3	if—
4	"(1) the Director of National Intelligence and
5	the Attorney General jointly determine that—
6	"(A) an emergency situation exists with re-
7	spect to an authorization for an acquisition
8	under section 105B before an order approving
9	the acquisition under such section can with due
10	diligence be obtained;
11	"(B) the targets of the acquisition of for-
12	eign intelligence information under this section
13	are persons reasonably believed to be located
14	outside the United States who may be commu-
15	nicating with persons inside the United States;
16	"(C) the targets of the acquisition are rea-
17	sonably believed to be persons that are not
18	United States persons;
19	"(D) there are procedures in place that
20	will be used by the Director of National Intel-
21	ligence and the Attorney General during the du-
22	ration of the authorization to determine if there
23	is a reasonable belief that the persons that are
24	the targets of the acquisition are located out-

1 side the United States and not United States 2 persons; 3 "(E) the acquisition involves obtaining the 4 foreign intelligence information from, or with the assistance of, a communications service pro-6 vider or custodian, or an officer, employee, or 7 agent of such service provider or custodian, who 8 has authorized access to the communications to 9 be acquired, either as they are transmitted or 10 while they are stored, or equipment that is 11 being or may be used to transmit or store such 12 communications; 13 "(F) a significant purpose of the acquisi-14 tion is to obtain foreign intelligence information 15 (as defined in paragraph (1) or (2)(A) of section 101(e)); 16 17 "(G) minimization procedures to be used 18 with respect to such acquisition activity meet 19 the definition of minimization procedures under 20 section 101(h); and "(H)(i) there are guidelines that will be 21 22 used to ensure that an application is filed under 23 section 104, if otherwise required by this Act, 24 when a significant purpose of an acquisition is 25 to acquire the communications of a specific

1	United States person reasonably believed to be
2	located in the United States; and
3	"(ii) the criteria for determining if
4	such a significant purpose exists require
5	consideration of whether—
6	"(I) the department or agency of
7	the Federal Government conducting
8	the acquisition has made an inquiry to
9	another department or agency of the
10	Federal Government to gather infor-
11	mation on the specific United States
12	person;
13	"(II) the department or agency
14	of the Federal Government conducting
15	the acquisition has provided informa-
16	tion that identifies the specific United
17	States person to another department
18	or agency of the Federal Government;
19	"(III) the department or agency
20	of the Federal Government conducting
21	the acquisition determines that the
22	specific United States person has been
23	the subject of ongoing interest or re-
24	peated investigation by a department

1	or agency of the Federal Government;
2	and
3	"(IV) the specific United States
4	person is a natural person.
5	"(2) the Director of National Intelligence and
6	the Attorney General, or their designees, inform a
7	judge having jurisdiction to approve an acquisition
8	under section 105B at the time of the authorization
9	under this section that the decision has been made
10	to acquire foreign intelligence information.
11	"(c) Information, Facilities, and Technical
12	Assistance.—
13	"(1) Directive.—Pursuant to an authoriza-
14	tion of an acquisition under this section, the Attor-
15	ney General may direct a communications service
16	provider, custodian, or an officer, employee, or agent
17	of such service provider or custodian, who has the
18	lawful authority to access the information, facilities,
19	or technical assistance necessary to accomplish such
20	acquisition to—
21	"(A) furnish the Attorney General forth-
22	with with such information, facilities, or tech-
23	nical assistance in a manner that will protect
24	the secrecy of the acquisition and produce a
25	minimum of interference with the services that

1	provider, custodian, officer, employee, or agent
2	is providing the target of the acquisition; and
3	"(B) maintain under security procedures
4	approved by the Attorney General and the Di-
5	rector of National Intelligence any records con-
6	cerning the acquisition or the aid furnished.
7	"(2) Parameters; certifications.—The At-
8	torney General shall provide to any person directed
9	to provide assistance under paragraph (1) with—
10	"(A) a document setting forth the param-
11	eters of the directive;
12	"(B) a certification stating that—
13	"(i) the emergency authorization has
14	been issued pursuant to this section;
15	"(ii) all requirements of this section
16	been met;
17	"(iii) a judge has been informed of
18	the emergency authorization in accordance
19	with subsection (b)(2); and
20	"(iv) an application will be submitted
21	in accordance with subsection (a); and
22	"(C) a certification that the recipient of
23	the directive shall be compensated, at the pre-
24	vailing rate, for providing information, facilities,
25	or assistance pursuant to such directive.".

1	SEC. 5. OVERSIGHT OF ACQUISITIONS OF COMMUNICA-
2	TIONS OF NON-UNITED STATES PERSONS LO-
3	CATED OUTSIDE OF THE UNITED STATES
4	WHO MAY BE COMMUNICATING WITH PER-
5	SONS INSIDE THE UNITED STATES.
6	The Foreign Intelligence Surveillance Act of 1978
7	(50 U.S.C. 1801 et seq.) is amended by inserting after
8	section 105C the following new section:
9	"OVERSIGHT OF ACQUISITIONS OF COMMUNICATIONS OF
10	NON-UNITED STATES PERSONS LOCATED OUTSIDE
11	OF THE UNITED STATES WHO MAY BE COMMU-
12	NICATING WITH PERSONS INSIDE THE UNITED
13	STATES
14	"Sec. 105D. (a) Application; Procedures; Or-
15	DERS.—Not later than 7 days after an application is sub-
16	mitted under section 105B(a) or an order is issued under
17	section 105B(e), the Director of National Intelligence and
18	the Attorney General shall submit to the appropriate com-
19	mittees of Congress—
20	"(1) in the case of an application—
21	"(A) a copy of the application, including
22	the certification made under section
23	105B(b)(1); and
24	"(B) a description of the primary purpose
25	of the acquisition for which the application is
26	submitted: and

1 "(2) in the case of an order, a copy of the 2 order, including the procedures and guidelines referred to in section 105B(e)(1)(E). 3 "(b) REGULAR AUDITS.— 4 "(1) AUDIT.—Not later than 120 days after the 6 date of the enactment of this section, and every 120 7 days thereafter until the expiration of all orders 8 issued under section 105B, the Inspector General of 9 the Department of Justice shall complete an audit 10 on the implementation of and compliance with the 11 procedures and guidelines referred to in section 12 105B(e)(1)(E) and shall submit to the appropriate 13 committees of Congress, the Attorney General, the 14 Director of National Intelligence, and the court es-15 tablished under section 103(a) the results of such 16 audit, including, for each order authorizing the ac-17 under quisition of foreign intelligence section 18 105B— 19 "(A) the number of targets of an acquisi-20 tion under such order that were later deter-21 mined to be located in the United States; 22 "(B) the number of persons located in the 23 United States whose communications have been

acquired under such order;

- 1 "(C) the number and nature of reports dis-2 seminated containing information on a United 3 States person that was collected under such 4 order; and
- 5 "(D) the number of applications submitted 6 for approval of electronic surveillance under 7 section 104 for targets whose communications 8 were acquired under such order.
- 9 "(2) REPORT.—Not later than 30 days after 10 the completion of an audit under paragraph (1), the 11 Attorney General shall submit to the appropriate 12 committees of Congress and the court established 13 under section 103(a) a report containing the results 14 of such audit.
- "(e) Compliance Reports.—Not later than 60 days
 after the date of the enactment of this section, and every
 17 120 days thereafter until the expiration of all orders
 18 issued under section 105B, the Director of National Intel19 ligence and the Attorney General shall submit to the ap20 propriate committees of Congress and the court estab21 lished under section 103(a) a report concerning acquisi22 tions under section 105B during the previous period. Each
 23 report submitted under this section shall include a descrip24 tion of any incidents of non-compliance with an order

- 1 issued under section 105B(e), including incidents of non-
- 2 compliance by—
- 3 "(1) an element of the intelligence community
- 4 with procedures referred to in section
- 5 105B(e)(1)(E)(i);
- 6 "(2) an element of the intelligence community
- 7 with minimization procedures referred to in section
- 8 105B(e)(1)(E)(ii);
- 9 "(3) an element of the intelligence community
- 10 with guidelines referred to in section
- 11 105B(e)(1)(E)(iii); and
- "(4) a person directed to provide information,
- facilities, or technical assistance under such order.
- 14 "(d) REPORT ON EMERGENCY AUTHORITY.—The Di-
- 15 rector of National Intelligence and the Attorney General
- 16 shall annually submit to the appropriate committees of
- 17 Congress a report containing the number of emergency au-
- 18 thorizations of acquisitions under section 105C and a de-
- 19 scription of any incidents of non-compliance with an emer-
- 20 gency authorization under such section.
- 21 "(e) Appropriate Committees of Congress De-
- 22 FINED.—In this section, the term 'appropriate committees
- 23 of Congress' means—
- 24 "(1) the Permanent Select Committee on Intel-
- 25 ligence of the House of Representatives;

1	"(2) the Select Committee on Intelligence of the
2	Senate; and
3	"(3) the Committees on the Judiciary of the
4	House of Representatives and the Senate.".
5	SEC. 6. DISSEMINATION OF COMMUNICATIONS OF NON-
6	UNITED STATES PERSONS LOCATED OUTSIDE
7	OF THE UNITED STATES WHO MAY BE COM-
8	MUNICATING WITH PERSONS INSIDE THE
9	UNITED STATES.
10	The Foreign Intelligence Surveillance Act of 1978
11	(50 U.S.C. 1801 et seq.) is amended by inserting after
12	section 105D (as added by section 5) the following new
13	section:
14	"DISSEMINATION OF COMMUNICATIONS OF NON-UNITED
15	STATES PERSONS LOCATED OUTSIDE OF THE
16	UNITED STATES WHO MAY BE COMMUNICATING
17	WITH PERSONS INSIDE THE UNITED STATES
18	"Sec. 105E. The contents of communications col-
19	lected under section 105B or section 105C, and intel-
20	ligence reports based on such contents, shall not be dis-
21	closed or disseminated with information that identifies a
22	United States person unless an officer or employee of the
23	Federal Government whose rate of basic pay is not less
24	than the minimum rate payable under section 5382 of title
25	5, United States Code (relating to rates of pay for the

Senior Executive Service) determines that the identity of 2 the United States person is necessary to— 3 "(1) understand the foreign intelligence collected under section 105B or 105C or assess the im-5 portance of such intelligence; and 6 "(2) protect the national security of the United 7 States, the citizens, employees, or officers of the 8 United States, or the members of the United States 9 Armed Forces.". 10 SEC. 7. FOREIGN INTELLIGENCE SURVEILLANCE COURT EN 11 BANC. 12 Section 103 of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1803) is amended by adding at the end the following new subsection: 14 15 "(g) In any case where the court established under subsection (a) or a judge of such court is required to re-16 view a matter under this Act, the court may, at the discretion of the court, sit en banc to review such matter and 18 issue any orders related to such matter.". 19 20 SEC. 8. FOREIGN INTELLIGENCE SURVEILLANCE COURT 21 MATTERS. 22 (a) AUTHORITY FOR ADDITIONAL JUDGES.—Section 23 103(a) of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1803(a)) is amended—

(1) by inserting "(1)" after "(a)";

1	(2) in paragraph (1) (as so designated)—
2	(A) by striking "11" and inserting "15";
3	and
4	(B) by inserting "at least" before "seven
5	of the United States judicial circuits"; and
6	(3) by designating the second sentence as para-
7	graph (3) and indenting such paragraph, as so des-
8	ignated, two ems from the left margin.
9	(b) Consideration of Emergency Applica-
10	TIONS.—Such section is further amended by inserting
11	after paragraph (1) (as designated by subsection $(a)(1)$)
12	the following new paragraph:
13	"(2) A judge of the court shall make a determination
14	to approve, deny, or modify an application submitted pur-
15	suant to section 105(f), section 304(e), or section 403 not
16	later than 24 hours after the receipt of such application
17	by the court.".
18	SEC. 9. REITERATION OF FISA AS THE EXCLUSIVE MEANS
19	BY WHICH ELECTRONIC SURVEILLANCE MAY
20	BE CONDUCTED FOR GATHERING FOREIGN
21	INTELLIGENCE INFORMATION.
22	(a) Exclusive Means.—Notwithstanding any other
23	provision of law, the Foreign Intelligence Surveillance Act
24	of 1978 (50 U.S.C. 1801 et seq.) shall be the exclusive
25	means by which electronic surveillance may be conducted

- 1 for the purpose of gathering foreign intelligence informa-
- 2 tion.
- 3 (b) Specific Authorization Required for Ex-
- 4 CEPTION.—Subsection (a) shall apply until specific statu-
- 5 tory authorization for electronic surveillance, other than
- 6 as an amendment to the Foreign Intelligence Surveillance
- 7 Act of 1978 (50 U.S.C. 1801 et seq.), is enacted. Such
- 8 specific statutory authorization shall be the only exception
- 9 to subsection (a).
- 10 SEC. 10. ENHANCEMENT OF ELECTRONIC SURVEILLANCE
- 11 AUTHORITY IN WARTIME AND OTHER COL-
- 12 **LECTION.**
- 13 Sections 111, 309, and 404 of the Foreign Intel-
- 14 ligence Surveillance Act of 1978 (50 U.S.C. 1811, 1829,
- 15 and 1844) are amended by striking "Congress" and in-
- 16 serting "Congress or an authorization for the use of mili-
- 17 tary force described in section 2(c)(2) of the War Powers
- 18 Resolution (50 U.S.C. 1541(c)(2)) if such authorization
- 19 contains a specific authorization for foreign intelligence
- 20 collection under this section, or if the Congress is unable
- 21 to convene because of an attack upon the United States.".
- 22 SEC. 11. AUDIT OF WARRANTLESS SURVEILLANCE PRO-
- GRAMS.
- 24 (a) AUDIT.—Not later than 180 days after the date
- 25 of the enactment of this Act, the Inspector General of the

- 1 Department of Justice shall complete an audit of all pro-
- 2 grams of the Federal Government involving the acquisition
- 3 of communications conducted without a court order on or
- 4 after September 11, 2001, including the Terrorist Surveil-
- 5 lance Program referred to by the President in a radio ad-
- 6 dress on December 17, 2005. Such audit shall include ac-
- 7 quiring all documents relevant to such programs, includ-
- 8 ing memoranda concerning the legal authority of a pro-
- 9 gram, authorizations of a program, certifications to tele-
- 10 communications carriers, and court orders.

(b) Report.—

- 12 (1) IN GENERAL.—Not later than 30 days after
- the completion of the audit under subsection (a), the
- 14 Inspector General shall submit to the Permanent Se-
- lect Committee on Intelligence and the Committee
- on the Judiciary of the House of Representatives
- and the Select Committee on Intelligence and the
- 18 Committee on the Judiciary of the Senate a report
- 19 containing the results of such audit, including all
- documents acquired pursuant to conducting such
- 21 audit.
- 22 (2) FORM.—The report under paragraph (1)
- shall be submitted in unclassified form, but may in-
- 24 clude a classified annex.

1	(c) Expedited Security Clearance.—The Direc-
2	tor of National Intelligence shall ensure that the process
3	for the investigation and adjudication of an application by
4	the Inspector General or the appropriate staff of the Of-
5	fice of the Inspector General of the Department of Justice
6	for a security clearance necessary for the conduct of the
7	audit under subsection (a) is conducted as expeditiously
8	as possible.
9	SEC. 12. RECORD-KEEPING SYSTEM ON ACQUISITION OF
10	COMMUNICATIONS OF UNITED STATES PER-
11	SONS.
12	(a) Record-Keeping System.—The Director of
13	National Intelligence and the Attorney General shall joint-
14	ly develop and maintain a record-keeping system that will
15	keep track of—
16	(1) the instances where the identity of a United
17	States person whose communications were acquired
18	was disclosed by an element of the intelligence com-
19	munity (as defined in section 3(4) of the National
20	Security Act of 1947 (50 U.S.C. 401a(4)) that col-
21	lected the communications to other departments or
22	agencies of the United States; and
23	(2) the departments and agencies of the Fed-
24	eral Government and persons to whom such identity
25	information was disclosed.

1	(b) Report.—The Director of National Intelligence
2	and the Attorney General shall annually submit to the
3	Permanent Select Committee on Intelligence and the Com-
4	mittee on the Judiciary of the House of Representatives
5	and the Select Committee on Intelligence and the Com-
6	mittee on the Judiciary of the Senate a report on the
7	record-keeping system created under subsection (a), in-
8	cluding the number of instances referred to in paragraph
9	(1).
10	SEC. 13. AUTHORIZATION FOR INCREASED RESOURCES RE-
11	LATING TO FOREIGN INTELLIGENCE SUR
12	VEILLANCE.
13	(a) In General.—There are authorized to be appro-
14	priated to the Department of Justice, for the activities of
15	the Office of the Inspector General and the appropriate
16	elements of the National Security Division, and to the Na-
17	tional Security Agency such sums as may be necessary to
18	meet the personnel and information technology demands
19	to ensure the timely and efficient processing of—
20	(1) applications and other submissions to the
21	court established under section 103(a) of the For-
	eign Intelligence Surveillance Act of 1978 (50
22	U.S.C. 1803(a));
2223	. ///
	(2) the audit and reporting requirements

1	(A) section 105D of such Act; and
2	(B) section 10; and
3	(3) the record-keeping system and reporting re-
4	quirements under section 11.
5	(b) Additional Personnel for Preparation
6	AND CONSIDERATION OF APPLICATIONS FOR ORDERS AP-
7	PROVING ELECTRONIC SURVEILLANCE AND PHYSICAL
8	Search.—
9	(1) NATIONAL SECURITY DIVISION OF THE DE-
10	PARTMENT OF JUSTICE.—
11	(A) Additional personnel.—The Na-
12	tional Security Division of the Department of
13	Justice is hereby authorized such additional
14	personnel as may be necessary to carry out the
15	prompt and timely preparation, modification,
16	and review of applications under Foreign Intel-
17	ligence Surveillance Act of 1978 for orders
18	under that Act for foreign intelligence purposes.
19	(B) Assignment.—The Attorney General
20	shall assign personnel authorized by paragraph
21	(1) to and among appropriate offices of the in-
22	telligence community (as defined in section 3(4)
23	of the National Security Act of 1947 (50
24	U.S.C. 401a(4))) in order that such personnel
25	may directly assist personnel of the Intelligence

Community in preparing applications described in that paragraph and conduct prompt and effective oversight of the activities of such agencies under Foreign Intelligence Surveillance Court orders.

(2) Director of National Intelligence.—

(A) Additional Legal and other personnel as may be necessary to carry out the prompt and timely preparation of applications under the Foreign Intelligence Surveillance Act of 1978 for orders under that Act approving electronic surveillance for foreign intelligence purposes.

(B) Assignment.—The Director of National Intelligence shall assign personnel authorized by paragraph (1) to and among the intelligence community (as defined in section 3(4) of the National Security Act of 1947 (50 U.S.C. 401a(4))), including the field offices of the Federal Bureau of Investigation, in order that such personnel may directly assist personnel of the intelligence community in preparing applications described in that paragraph.

- 1 (3)ADDITIONAL LEGAL AND OTHER PER-2 SONNEL FOR FOREIGN INTELLIGENCE SURVEIL-3 LANCE COURT.—There is hereby authorized for the court established under section 103(a) of the Foreign Intelligence Surveillance Act of 1978 (50 5 6 U.S.C. 1803(a)) such additional staff personnel as 7 may be necessary to facilitate the prompt and timely 8 consideration by that court of applications under 9 such Act for orders under such Act approving elec-10 tronic surveillance for foreign intelligence purposes. 11 Personnel authorized by this paragraph shall per-12 form such duties relating to the consideration of such applications as that court shall direct. 13
- 14 (4) SUPPLEMENT NOT SUPPLANT.—The per-15 sonnel authorized by this section are in addition to 16 any other personnel authorized by law.

17 SEC. 14. DOCUMENT MANAGEMENT SYSTEM FOR APPLICA-

- 18 TIONS FOR ORDERS APPROVING ELEC-
- 19 TRONIC SURVEILLANCE.
- 20 (a) System Required.—The Attorney General
- 21 shall, in consultation with the Director of National Intel-
- 22 ligence and the Foreign Intelligence Surveillance Court,
- 23 develop and implement a secure, classified document man-
- 24 agement system that permits the prompt preparation,
- 25 modification, and review by appropriate personnel of the

- 1 Department of Justice, the Federal Bureau of Investiga-
- 2 tion, the National Security Agency, and other applicable
- 3 elements of the United States Government of applications
- 4 under the Foreign Intelligence Surveillance Act of 1978
- 5 (50 U.S.C. 1804) before their submission to the Foreign
- 6 Intelligence Surveillance Court.
- 7 (b) Scope of System.—The document management
- 8 system required by subsection (a) shall—
- 9 (1) permit and facilitate the prompt submittal
- of applications to the Foreign Intelligence Surveil-
- 11 lance Court under the Foreign Intelligence Surveil-
- lance Act of 1978; and
- 13 (2) permit and facilitate the prompt transmittal
- of rulings of the Foreign Intelligence Surveillance
- 15 Court to personnel submitting applications described
- in paragraph (1), and provide for the secure elec-
- 17 tronic storage and retrieval of all such applications
- and related matters with the court and for their se-
- 19 cure transmission to the National Archives and
- 20 Records Administration.
- 21 SEC. 15. TRAINING OF INTELLIGENCE COMMUNITY PER-
- 22 SONNEL IN FOREIGN INTELLIGENCE COL-
- 23 LECTION MATTERS.
- The Director of National Intelligence shall, in con-
- 25 sultation with the Attorney General—

1	(1) develop regulations to establish procedures
2	for conducting and seeking approval of electronic
3	surveillance, physical search, and the installation
4	and use of pen registers and trap and trace devices
5	on an emergency basis, and for preparing and prop-
6	erly submitting and receiving applications and orders
7	under the Foreign Intelligence Surveillance Act of
8	1978; and
9	(2) prescribe related training on the Foreign
10	Intelligence Surveillance Act of 1978 and related
11	legal matters for the personnel of the applicable
12	agencies of the intelligence community (as defined in
13	section 3(4) of the National Security Act of 1947
14	(50 U.S.C. 401a(4))).
15	SEC. 16. INFORMATION FOR CONGRESS ON THE TERRORIST
16	SURVEILLANCE PROGRAM AND SIMILAR PRO-
17	GRAMS.
18	
10	As soon as practicable after the date of the enactment
19	As soon as practicable after the date of the enactment of this Act, but not later than seven days after such date.
19	of this Act, but not later than seven days after such date
19 20	of this Act, but not later than seven days after such date, the President shall fully inform each member of the Per-
19 20 21	of this Act, but not later than seven days after such date, the President shall fully inform each member of the Per- manent Select Committee on Intelligence of the House of
19202122	of this Act, but not later than seven days after such date, the President shall fully inform each member of the Permanent Select Committee on Intelligence of the House of Representatives and the Select Committee on Intelligence

1 (2) Any program in existence from September 11, 2001, until the effective date of this Act that in-2 3 volves, whether in part or in whole, the electronic 4 surveillance of United States persons in the United States for foreign intelligence or other purposes, and 6 which is conducted by any department, agency, or 7 other element of the United States Government, or 8 by any entity at the direction of a department, agen-9 cy, or other element of the United States Govern-10 ment, without fully complying with the procedures 11 set forth in the Foreign Intelligence Surveillance Act 12 of 1978 (50 U.S.C. 1801 et seq.) or chapter 119, 13 121, or 206 of title 18, United States Code.

14 SEC. 17. TECHNICAL AND CONFORMING AMENDMENTS.

- 15 (a) Table of Contents in
- 16 the first section of the Foreign Intelligence Surveillance
- 17 Act of 1978 (50 U.S.C. 1801 et seq.) is amended by strik-
- 18 ing the items relating to sections 105A, 105B, and 105C
- 19 and inserting the following new items:
 - "Sec. 105A. Clarification of electronic surveillance of non-United States persons outside the United States.
 - "Sec. 105B. Additional authorization of acquisitions of communications of non-United States persons located outside the United States who may be communicating with persons inside the United States.
 - "Sec. 105C. Emergency authorization of acquisitions of communications of non-United States persons located outside the United States who may be communicating with persons inside the United States.
 - "Sec. 105D. Oversight of acquisitions of communications of non-United States persons located outside of the United States who may be communicating with persons inside the United States.
 - "Sec. 105E. Dissemination of communications of non-United States persons located outside of the United States who may be communicating with persons inside the United States.".

1	(b) Section 103(e) of FISA.—Section 103(e) of the
2	Foreign Intelligence Surveillance Act of 1978 (50 U.S.C.
3	1803(e)) is amended—
4	(1) in paragraph (1), by striking "105B(h) or";
5	and
6	(2) in paragraph (2), by striking "105B(h) or".
7	(c) Repeal of Certain Provisions of the Pro-
8	TECT AMERICA ACT OF 2007.—Sections 4 and 6 of the
9	Protect America Act of 2007 (Public Law 110–55) are
10	hereby repealed.
11	SEC. 18. SUNSET; TRANSITION PROCEDURES.
12	(a) Sunset of New Provisions.—
13	(1) In general.—Except as provided in para-
14	graph (2), effective on December 31, 2009—
15	(A) sections 105A, 105B, 105C, and 105D
16	of the Foreign Intelligence Surveillance Act of
17	1978 (50 U.S.C. 1801 et seq.) are hereby re-
18	pealed; and
19	(B) the table of contents in the first sec-
20	tion of such Act is amended by striking the
21	items relating to sections 105A, 105B, 105C,
22	and 105D.
23	(2) Acquisitions authorized prior to sun-
24	SET.—Any authorization or order issued under sec-
25	tion 105B of the Foreign Intelligence Surveillance

- 1 Act of 1978, as amended by this Act, in effect on
- 2 December 31, 2009, shall continue in effect until the
- date of the expiration of such authorization or order.
- 4 (b) Acquisitions Authorized Prior to Enact-
- 5 MENT.—
- 6 (1) Effect.—Notwithstanding the amend-
- 7 ments made by this Act, an authorization of the ac-
- 8 quisition of foreign intelligence information under
- 9 section 105B of the Foreign Intelligence Surveillance
- 10 Act of 1978 (50 U.S.C. 1801 et seg.) made before
- the date of the enactment of this Act shall remain
- in effect until the date of the expiration of such au-
- thorization or the date that is 180 days after such
- date of enactment, whichever is earlier.
- 15 (2) Report.—Not later than 30 days after the
- date of the expiration of all authorizations of acqui-
- sition of foreign intelligence information under sec-
- tion 105B of the Foreign Intelligence Surveillance
- Act of 1978 (as added by Public Law 110–55) made
- before the date of the enactment of this Act in ac-
- cordance with paragraph (1), the Director of Na-
- tional Intelligence and the Attorney General shall
- submit to the Permanent Select Committee on Intel-
- ligence and the Committee on the Judiciary of the
- 25 House of Representatives and the Select Committee

1	on Intelligence and the Committee on the Judiciary
2	of the Senate a report on such authorizations, in-
3	cluding—
4	(A) the number of targets of an acquisition
5	under section 105B of such Act (as in effect on
6	the day before the date of the enactment of this
7	Act) that were later determined to be located in
8	the United States;
9	(B) the number of persons located in the
10	United States whose communications have been
11	acquired under such section;
12	(C) the number of reports disseminated
13	containing information on a United States per-
14	son that was collected under such section;
15	(D) the number of applications submitted
16	for approval of electronic surveillance under
17	section 104 of such Act based upon information
18	collected pursuant to an acquisition authorized
19	under section 105B of such Act (as in effect on
20	the day before the date of the enactment of this
21	Act); and
22	(E) a description of any incidents of non-
23	compliance with an authorization under such
24	section, including incidents of non-compliance
25	by—

1	(i) an element of the intelligence com-
2	munity with procedures referred to in sub-
3	section (a)(1) of such section;
4	(ii) an element of the intelligence com-
5	munity with minimization procedures re-
6	ferred to in subsection (a)(5) of such sec-
7	tion; and
8	(iii) a person directed to provide infor-
9	mation, facilities, or technical assistance
10	under subsection (e) of such section.
11	(3) Intelligence community defined.—In
12	this subsection, the term "intelligence community"
13	has the meaning given the term in section 3(4) of
14	the National Security Act of 1947 (50 U.S.C.
15	401a(4)).
16	SEC. 19. CERTIFICATION TO COMMUNICATIONS SERVICE
17	PROVIDERS THAT ACQUISITIONS ARE AU-
18	THORIZED UNDER FISA.
19	(a) Authorization Under Section 102.—Section
20	102(a) of the Foreign Intelligence Surveillance Act of
21	1978 (50 U.S.C. 1802(a)) is amended by striking "fur-
22	nishing such aid" and inserting "furnishing such aid and
23	shall provide such carrier with a certification stating that
24	the electronic surveillance is authorized under this section
25	and that all requirements of this section have been met".

1 (b) AUTHORIZATION UNDER SECTION 105.—Section 2 105(c)(2) of such Act (50 U.S.C. 1805(c)(2)) is amend-3 ed— (1) in subparagraph (C), by striking "; and" 4 5 and inserting ";"; 6 (2) in subparagraph (D), by striking "aid." and 7 inserting "aid; and"; and 8 (3) by adding at the end the following new sub-9 paragraph: "(E) that the applicant provide such car-10 11 rier, landlord, custodian, or other person with a 12 certification stating that the electronic surveil-13 lance is authorized under this section and that all requirements of this section have been 14 15 met.". 16 SEC. 20. STATUTE OF LIMITATIONS. 17 (a) IN GENERAL.—Section 109 of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1809) is 18 19 amended by adding at the end the following new sub-20 section: "(e) STATUTE OF LIMITATIONS.—No person shall be 21 prosecuted, tried, or punished for any offense under this 23 section unless the indictment is found or the information is instituted not later than 10 years after the commission of the offense.".

1	(b) APPLICATION.—The amendment made by sub-					
2	section (a) shall apply to any offense committed before the					
3	date of the enactment of this Act if the statute of limita-					
4	tions applicable to that offense has not run as of such					
5	date.					
6	SEC. 21. NO RIGHTS UNDER THE RESTORE ACT FOR UN					
7	DOCUMENTED ALIENS.					
8	This Act and the amendments made by this Act shall					
9	not be construed to prohibit surveillance of, or grant an					
10	rights to, an alien not permitted to be in or remain					
11	the United States.					
12	SEC. 22. SURVEILLANCE TO PROTECT THE UNITED STATES					
13	This Act and the amendments made by this Act shall					
14	not be construed to prohibit the intelligence community					
15	(as defined in section 3(4) of the National Security Act					
16	of 1947 (50 U.S.C. 401a(4))) from conducting lawful sur-					
17	veillance that is necessary to—					
18	(1) prevent Osama Bin Laden, al Qaeda, or any					
19	other terrorist or terrorist organization from attack-					
20	ing the United States, any United States person, or					
21	any ally of the United States;					
22	(2) ensure the safety and security of members					
23	of the United States Armed Forces or any other of-					
24	ficer or employee of the Federal Government in-					

- volved in protecting the national security of the
 United States; or
- 3 (3) protect the United States, any United
- 4 States person, or any ally of the United States from
- 5 threats posed by weapons of mass destruction or
- 6 other threats to national security.

Passed the House of Representatives November 15, 2007.

Attest:

Clerk.

110TH CONGRESS H. R. 3773

AN ACT

To amend the Foreign Intelligence Surveillance Act of 1978 to establish a procedure for authorizing certain acquisitions of foreign intelligence, and for other purposes.