	H.R. 3523, the Cyber Intelligence sharing and Protection Act (CISPA) (Rogers-Ruppersberger)	S. 3414, the Cybersecurity Act of 2012 (Lieberman-Collins-Feinstein)	S. 3342, the SECURE IT Act of 2012, (McCain)
WHAT INFORMATION MAY BE SHARED	-Notwithstanding any provision of law,	-Notwithstanding any provision of law,	-Notwithstanding any provision of law
	-"Cyber threat information:" information 'directly pertaining' to,	-"Cybersecurity threat indicator:" information that 'is reasonably necessary to describe,'	-"Cyber threat information:" information that ' 'indicates or describes,'
	-Four types of cyber data,	-Eight types of cyber data,	-Nine types of cyber data,
	-With the express consent of a protected entity for which such cybersecurity provider is providing goods or services for cybersecurity purposes,-A violation of terms of service may not serve as the sole basis for sharing of information under this law.	<ul> <li>-From which reasonable efforts have been made to remove info that can be used to identify specific persons unrelated to the cybersecurity threat,</li> <li>-A violation of terms of service may not serve as the sole basis for sharing of information under this law.</li> </ul>	-"If the CTI described in paragraph (1) is obtained, in the course of services to another entity, that entity shall, at any time prior to disclosure of such information, be given a reasonable opportunity to authorize or prevent such disclosure or to request anonymization of such information."
	(Sec. 2(b)(1) and((h)(4))	(Sec. 708(7))	(Sec. 101(4), 102(a)(3))

	H.R. 3523, CISPA (Rogers- Ruppersberger)	S. 3414, CSA (Lieberman-Collins- Feinstein)	S. 3342, SECURE IT (McCain)
WHO MAY RECEIVE CYBERSECURIT Y RELATED INFORMATION	-Any private or governmental entity if the protected entity gives consent, including military agencies such as the NSA or DoD. (Sec. 2(b)).	<ul> <li>Any private entity (Sec. 702(a)),</li> <li>DHS approved private exchanges (Sec. 703(e)),</li> </ul>	<ul> <li>Six existing federal</li> <li>'cybersecurity centers' including</li> <li>the NSA, and offices at DHS, DoD,</li> <li>DNI, and the FBI(Sec. 101(5)),</li> </ul>
		-DHS approved government exchanges including one lead exchange (Sec. 703(c)) and possibly additional ones if so approved by DHS (Sec. 703(d)). Government exchanges must be civilian.	-'Any other entity in order to assist with preventing, investigating, or otherwise mitigating threats to info security.' (Sec. 102(a)(2)).
HOW MAY INFORMATION BE USED / REDISTRIBUTED	-Private entities may use information collected or shared for any purpose except to gain an unfair competitive advantage (Sec. 2(b)(3)), -Federal government may use for	-Private entities can use, retain or further disclose in order to protect info systems from CS threats or mitigate CS threats (Sec. 701(b),702(b)),	- Private entities may use information collected or shared for any purpose except to gain an unfair competitive advantage (Sec. 102(e)),
	cybersecurity purposes, prosecuting cybersecurity crimes, protecting against or prosecution of crimes that risk life or limb, protecting against and prosecuting crimes against minors and to protect national security (Sec. 2(c)),	-Private and government exchanges can use, retain or further disclose in order to protect info systems from CS threats or mitigate CS threats (Sec. 704(b) and (c)), -Government can further disclose	CTI given to a cybersecurity center may be disclosed to and used by the government for cybersecurity or national security purposes or to prosecute any of the offenses listed in 18 USC 2516 (wiretapping predicates)(sec. 102(c));
	-Federal government may not use library records, library patriot lists, book sale records, book customer lists, firearms sales records, tax return records, educational records or medical records (Sec. 2(c)),	information to law enforcement for cybersecurity purposes or if it appears to pertain to a cybersecurity crime, an imminent threat to life or limb, or serious crimes against minors (Sec.	-May be shared with local and state law enforcement for criminal or CS purposes (Sec. 102(c)).

		704(g)(2)).	
-Fede	eral government may not		
affirr	matively search cyber threat info		
exce	ept to prosecute cyber crimes		
(Sec.	. 2(c)).		

	H.R. 3523, CISPA (Rogers-	S. 3414, CSA (Lieberman-Collins-	S. 3342, SECURE IT (McCain)
	Ruppersberger)	Feinstein)	
EXPANSION OF PRIVATE	-'Notwithstanding any other	-Notwithstanding ECPA, FISA, or	-'Notwithstanding any other
MONITORING/SURVEILLANCE	provision of law, a CS provider, with the express consent of a protected	the Communications Act, any private entity may monitor its info	provision of law, a private entity may, for the purpose of
and	entity for which such CS provider is providing goods or services for CS	systems and info that is stored on, processed by or transiting such	preventing, investigating or otherwise mitigating threats to
AUTHORIZATION TO TAKE	purposes, or self-protected entity	info for seven types of indicators,	information security on its own
COUNTERMEASURES	may use 'CS systems to identify and obtain cyber threat information to	and monitor a $3^{rd}$ party system for the same if it provides express	networks, or as authorized by another entity, on such entity's
	protect the rights and property of such protected entity' (Sec 2(b)).	prior consent (Sec. 701(1)(4)).	networks, employ countermeasures and use
		-Operate countermeausres on own	cybersecurity systems in order to
		or 3 <sup>rd</sup> party's info systems if it	obtain, identify or otherwise
		provides express prior consent	possess cyber threat information'
		(Sec. 701(2) and-(5)).	(Sec. 102(a)(1)).
LIABILITY PROTECTION /	-For using cybersecurity systems to	-For monitoring (706(a)(1)),	-For use of cybersecurity systems
IMMUNITY	identify or obtain cyber threat		and countermeasures,
	information,	-For sharing with exchange, CI	
	-For sharing such information, and	operators, customers of CS services or any other entity if an	-For use, receipt or disclosure of cyber threat information
	-For decisions made based on cyber	exchange is notified (706(a)(2)),	-For action or inaction of any
	threat information identified,	-Complete bar for reasonable good	lawful recipient of cyber threat
	obtained, or shared under this	faith reliance on Title VII of the bill	information; (102(g)).
	section (Sec. 2(b)(4)),	(706(b)),	
	-For choosing not to participate in	-But not for knowing or grossly	
	information sharing (Sec. 2(g)).	negligent violations of this title or the regs promulgated under this title (Sec. 706(g))	

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	Ruppersberger)	Feinstein)	
FURTHER GUIDANCE/RULES ON	-none	-DHS, in consultation with the DNI	-The head of each of the six
SHARING PRIVATE		and AG, shall issue policies on	named cybersecurity centers shall
INFORMATION		privacy and civil liberties for	submit procedures to congress
		government receipt, retention,	within 60 days that shall ensure
		use and disclosure of CTI under	CTI 'is handled by the federal
		bill; must be approved by AG	government in a reasonable
		within one year of passage of this	manner, including consideration
		act and information sharing	of the need to protect the privacy
		cannot begin until he does so;	and civil liberties of individuals
		policies must be sent to Congress	through anonymization or other
		in unclassified form and be made	appropriate methods, while fully
		public, but may include a	accomplishing the objectives of
		classified annex (Sec. 704(g)(3)),	this title, and the Federal
			government may undertake
		-AG shall establish mandatory	efforts consistent with this
		program to monitor and oversee	subparagraph to limit the impact
		compliance with policies and	on privacy and civil liberties of the
		procedures (Sec. 704(g)(4)).	sharing of cyber threat
			information with the Federal
			government.' (102(d)).

ACCOUNTABILITY MEASURES	-Federal entities are liable for \$1,000 or actual damages (whichever is greater) for intentional or willful violations of this title or its regulations (Sec. 2(d)).	<ul> <li>-Federal entities are liable for \$1,000 or actual damages (whichever is greater) for intentional or willful violations of this title or its regulations (Sec. 704(g)(7)).</li> <li>-The heads of federal entities that receive information shall inform AG of significant violations of the privacy and civil liberties policies required by the bill (704(g)(4)(B),</li> <li>-The heads of federal entities shall develop and enforce sanctions for officers employees, or agents who conduct activities under this title in violation of their duties or the policies required by this bill. (704(g)(6).</li> </ul>	-none
EXEMPTION FROM PUBLIC DISCLOSURE LAWS	-FOIA (Sec. 2(b)(5)).	-FOIA (Sec. 704(d)).	-FOIA (Sec. 102(c)(5)).

Miscellaneous	-Five year sunset on CISPA (Sec.	Nothing in this title shall limit or	Nothing in this title shall limit or
	3).	modify existing information	modify existing information
	-,	sharing relationships, prohibit a	sharing relationships, prohibit a
		new information sharing	new information sharing
		relationship or require a new	relationship or require a new
		information sharing relationship	information sharing relationship
		(Sec. 707(a)(3)).	(Sec. 104(a)).
		-Nothing in this title may be	
		construed to permit a Federal	
		entityto condition the award of	
		any Federal grant, contract or	
		purchase on the provision of	
		cybersecurity threat indicators to	
		a Federal entity, if the provision of	
		such indicators does not	
		reasonably relate to the nature of	
		activities, goods or services	
		covered by the award(Sec. 707(e).	