109TH CONGRESS	\mathbf{C}	
1st Session	5.	

To promote accessibility, accountability, and openness in Government by strengthening section 552 of title 5, United States Code (commonly referred to as the Freedom of Information Act), and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. Cornyn (for himself and Mr. Leahy) introduced the following bill; which was read twice and referred to the Committee on

A BILL

- To promote accessibility, accountability, and openness in Government by strengthening section 552 of title 5, United States Code (commonly referred to as the Freedom of Information Act), and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,
 - 3 SECTION 1. SHORT TITLE.
 - 4 This Act may be cited as the "Openness Promotes
 - 5 Effectiveness in our National Government Act of 2005"
 - 6 or the "OPEN Government Act of 2005".
 - 7 SEC. 2. FINDINGS.
- 8 Congress finds that—

1	(1) the Freedom of Information Act was signed
2	into law on July 4, 1966, because the American peo-
3	ple believe that—
4	(A) our constitutional democracy, our sys-
5	tem of self-government, and our commitment to
6	popular sovereignty depends upon the consent
7	of the governed;
8	(B) such consent is not meaningful unless
9	it is informed consent; and
10	(C) as Justice Black noted in his concur-
11	ring opinion in Barr v. Matteo (360 U.S. 564
12	(1959)), "The effective functioning of a free
13	government like ours depends largely on the
14	force of an informed public opinion. This calls
15	for the widest possible understanding of the
16	quality of government service rendered by all
17	elective or appointed public officials or employ-
18	ees.";
19	(2) the American people firmly believe that our
20	system of government must itself be governed by a
21	presumption of openness;
22	(3) the Freedom of Information Act establishes
23	a "strong presumption in favor of disclosure" as
24	noted by the United States Supreme Court in
25	United States Department of State v. Ray (502 U.S.

1 164 (1991)), a presumption that applies to all agen-2 cies governed by that Act; 3 (4) "disclosure, not secrecy, is the dominant ob-4 jective of the Act," as noted by the United States 5 Supreme Court in Department of Air Force v. Rose 6 (425 U.S. 352 (1976)); 7 (5) in practice, the Freedom of Information Act 8 has not always lived up to the ideals of that Act; and 9 (6) Congress should regularly review section 10 552 of title 5, United States Code (commonly re-11 ferred to as the Freedom of Information Act), in 12 order to determine whether further changes and im-13 provements are necessary to ensure that the Govern-14 ment remains open and accessible to the American 15 people and is always based not upon the "need to 16 know" but upon the fundamental "right to know". 17 SEC. 3. PROTECTION OF FEE STATUS FOR NEWS MEDIA. 18 Section 552(a)(4)(A)(ii) of title 5, United States 19 Code, is amended by adding at the end the following: 20 "In making a determination of a representative of the 21 news media under subclause (II), an agency may not deny 22 that status solely on the basis of the absence of institu-23 tional associations of the requester, but shall consider the prior publication history of the requester. Prior publication history shall include books, magazine and newspaper

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articles, newsletters, television and radio broadcasts, and 2 Internet publications. If the requestor has no prior publi-3 cation history or current affiliation, the agency shall con-4 sider the requestor's stated intent at the time the request 5 is made to distribute information to a reasonably broad audience.". 6 SEC. 4. RECOVERY OF ATTORNEY FEES AND LITIGATION 8 COSTS. 9 Section 552(a)(4)(E) of title 5, United States Code, 10 is amended by adding at the end the following: "For purposes of this section, a complainant has 'substantially pre-12 vailed' if the complainant has obtained a substantial part 13 of its requested relief through a judicial or administrative order or an enforceable written agreement, or if the com-14 15 plainant's pursuit of a nonfrivolous claim or defense has been a catalyst for a voluntary or unilateral change in po-16 17 sition by the opposing party that provides a substantial part of the requested relief.". 18 19 SEC. 5. DISCIPLINARY ACTIONS FOR ARBITRARY AND CA-20 PRICIOUS REJECTIONS OF REQUESTS. 21 Section 552(a)(4)(F) of title 5, United States Code, 22 is amended— 23 (1) by inserting "(i)" after "(F)"; and 24 (2) by adding at the end the following:

"(ii) The Attorney General shall—

1	"(I) notify the Special Counsel of each civil ac-
2	tion described under the first sentence of clause (i);
3	and
4	"(II) annually submit a report to Congress on
5	the number of such civil actions in the preceding
6	year.
7	"(iii) The Special Counsel shall annually submit a re-
8	port to Congress on the actions taken by the Special Coun-
9	sel under clause (i).".
10	SEC. 6. TIME LIMITS FOR AGENCIES TO ACT ON REQUESTS.
11	(a) Time Limits.—
12	(1) In General.—Section 552(a)(6)(A)(i) of
13	title 5, United States Code, is amended by inserting
14	", and the 20-day period shall commence on the date
15	on which the request is first received by the agency,
16	and shall not be tolled without the consent of the
17	party filing the request" after "adverse determina-
18	tion".
19	(2) Effective date.—The amendment made
20	by this subsection shall take effect 1 year after the
21	date of enactment of this Act.
22	(b) AVAILABILITY OF AGENCY EXEMPTIONS.—
23	(1) In general.—Section 552(a)(6) of title 5,
24	United States Code, is amended by adding at the
25	end the following:

1 "(G)(i) If an agency fails to comply with the applica-2 ble time limit provisions of this paragraph with respect 3 to a request, the agency may not assert any exemption under subsection (b) to that request, unless disclosure— 5 "(I) would endanger the national security of the 6 United States; 7 "(II) would disclose personal private informa-8 tion protected by section 552a or proprietary infor-9 mation; or 10 "(III) is otherwise prohibited by law. 11 "(ii) A court may waive the application of clause (i) 12 if the agency demonstrates by clear and convincing evidence that there was good cause for the failure to comply 13 14 with the applicable time limit provisions.". 15 (2) Effective date and application.—The 16 amendment made by this subsection shall take effect 17 1 year after the date of enactment of this Act and 18 apply to requests for information under section 552 19 of title 5, United States Code, filed on or after that 20 effective date. 21 SEC. 7. INDIVIDUALIZED TRACKING NUMBERS FOR RE-22 QUESTS AND STATUS INFORMATION. 23 (a) IN GENERAL.—Section 552(a) of title 5, United States Code, is amended by adding at the end the following: 25

1	"(7) Each agency shall—
2	"(A) establish a system to assign an individual-
3	ized tracking number for each request for informa-
4	tion under this section;
5	"(B) not later than 10 days after receiving a
6	request, provide each person making a request with
7	the tracking number assigned to the request; and
8	"(C) establish a telephone line or Internet serv-
9	ice that provides information about the status of a
10	request to the person making the request using the
11	assigned tracking number, including—
12	"(i) the date on which the agency
13	originally received the request; and
14	"(ii) an estimated date on which the
15	agency will complete action on the re-
16	quest.".
17	(b) EFFECTIVE DATE AND APPLICATION.—The
18	amendment made by this section shall take effect 1 year
19	after the date of enactment of this Act and apply to re-
20	quests for information under section 552 of title 5, United
21	States Code, filed on or after that effective date.
22	SEC. 8. SPECIFIC CITATIONS IN EXEMPTIONS.
23	Section 552(b) of title 5, United States Code, is
24	amended by striking paragraph (3) and inserting the fol-
25	lowing:

1	"(3) specifically exempted from disclosure by
2	statute (other than section 552b of this title), pro-
3	vided that such statute—
4	"(A) if enacted after the date of enactment
5	of the Openness Promotes Effectiveness in our
6	National Government Act of 2005, specifically
7	cites to this section; and
8	"(B)(i) requires that the matters be with-
9	held from the public in such a manner as to
10	leave no discretion on the issue; or
11	"(ii) establishes particular criteria for
12	withholding or refers to particular types of mat-
13	ters to be withheld;".
14	SEC. 9. REPORTING REQUIREMENTS.
15	Section 552(e)(1) of title 5, United States Code, is
16	amended—
17	(1) in subparagraph (F), by striking "and"
18	after the semicolon;
19	(2) in subparagraph (G), by striking the period
20	and inserting a semicolon; and
21	(3) by adding at the end the following:
22	"(H) data on the 10 active requests with the
23	earliest filing dates pending at each agency, includ-
24	ing the amount of time that has elapsed since each
25	request was originally filed;

1	(1) the average number of days for the agency
2	to respond to a request beginning the date on which
3	the request was originally filed, the median number
4	of days for the agency to respond to such requests,
5	and the range in number of days for the agency to
6	respond to such requests; and
7	"(J) the number of fee status requests that are
8	granted and denied, and the average number of days
9	for adjudicating fee status determinations.
10	When reporting the total number of requests filed, agen-
11	cies shall distinguish between first person requests for per-
12	sonal records and other kinds of requests, and shall pro-
13	vide a total number for each category of requests.".
1314	vide a total number for each category of requests.". SEC. 10. OPENNESS OF AGENCY RECORDS MAINTAINED BY
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14 15 16 17 18	SEC. 10. OPENNESS OF AGENCY RECORDS MAINTAINED BY A PRIVATE ENTITY. Section 552(f) of title 5, United States Code, is amended by striking paragraph (2) and inserting the following:
14 15 16 17 18 19	SEC. 10. OPENNESS OF AGENCY RECORDS MAINTAINED BY A PRIVATE ENTITY. Section 552(f) of title 5, United States Code, is amended by striking paragraph (2) and inserting the following: "(2) 'record' and any other term used in this
14 15 16 17 18 19 20	SEC. 10. OPENNESS OF AGENCY RECORDS MAINTAINED BY A PRIVATE ENTITY. Section 552(f) of title 5, United States Code, is amended by striking paragraph (2) and inserting the following: "(2) 'record' and any other term used in this section in reference to information includes—
14 15 16 17 18 19 20 21	SEC. 10. OPENNESS OF AGENCY RECORDS MAINTAINED BY A PRIVATE ENTITY. Section 552(f) of title 5, United States Code, is amended by striking paragraph (2) and inserting the following: "(2) 'record' and any other term used in this section in reference to information includes— "(A) any information that would be an

1	"(B) any information described under sub-
2	paragraph (A) that is maintained for an agency
3	by an entity under a contract between the agen-
4	cy and the entity.".
5	SEC. 11. OFFICE OF GOVERNMENT INFORMATION SERV-
6	ICES.
7	(a) In General.—Chapter 5 of title 5, United
8	States Code, is amended—
9	(1) by redesignating section 596 as section 597;
10	and
11	(2) by inserting after section 595 the following:
12	"§ 596. Office of Government Information Services
13	"(a) There is established the Office of Government
14	Information Services within the Administrative Con-
15	ference of the United States.
16	"(b) The Office of Government Information Services
17	shall—
18	"(1) review policies and procedures of adminis-
19	trative agencies under section 552 and compliance
20	with that section by administrative agencies;
21	"(2) conduct audits of administrative agencies
22	on such policies and compliance and issue reports
23	detailing the results of such audits;
24	"(3) recommend policy changes to Congress
25	and the President to improve the administration of

- 1 section 552, including whether agencies are receiving
- 2 and expending adequate funds to ensure compliance
- 3 with that section; and
- 4 "(4) offer mediation services between persons
- 5 making requests under section 552 and administra-
- 6 tive agencies as a non-exclusive alternative to litiga-
- 7 tion and, at the discretion of the Office, issue advi-
- 8 sory opinions if mediation has not resolved the dis-
- 9 pute.".
- 10 (b) Technical and Conforming Amendment.—
- 11 The table of sections for chapter 5 of title 5, United States
- 12 Code, is amended by striking the item relating to section
- 13 596 and inserting the following:

- (c) Effective Date.—The amendments made by
- 15 this section shall take effect 1 year after the date of enact-
- 16 ment of this Act.
- 17 SEC. 12. ACCESSIBILITY OF CRITICAL INFRASTRUCTURE
- 18 **INFORMATION.**
- 19 (a) IN GENERAL.—Not later than January 1 of each
- 20 of the 3 years following the date of the enactment of this
- 21 Act, the Comptroller General of the United States shall
- 22 submit to Congress a report on the implementation and
- 23 use of section 214 of the Homeland Security Act of 2002
- 24 (6 U.S.C. 133), including—

[&]quot;596. Office of Government Information Services.

[&]quot;597. Authorization of appropriations.".

I	(1) the number of persons in the private sector
2	and the number of State and local agencies, that vol-
3	untarily furnished records to the Department under
4	this section;
5	(2) the number of requests for access to records
6	granted or denied under this section;
7	(3) such recommendations as the Comptroller
8	General considers appropriate regarding improve-
9	ments in the collection and analysis of sensitive in-
10	formation held by persons in the private sector, or
11	by State and local agencies, relating to
12	vulnerabilities of and threats to critical infrastruc-
13	ture, including the response to such vulnerabilities
14	and threats; and
15	(4) an examination of whether the nondisclo-
16	sure of such information has led to the increased
17	protection of critical infrastructure.
18	(b) FORM.—The report shall be submitted in unclas-
19	sified form, but may include a classified annex.
20	SEC. 13. REPORT ON PERSONNEL POLICIES RELATED TO
21	FOIA.
22	Not later than 1 year after the date of enactment
23	of this Act, the Office of Personnel Management shall sub-

1	(1) whether changes to executive branch per-
2	sonnel policies could be made that would—
3	(A) provide greater encouragement to all
4	Federal employees to fulfill their duties under
5	section 552 of title 5, United States Code; and
6	(B) enhance the stature of officials admin-
7	istering that section within the executive
8	branch;
9	(2) whether performance of compliance with
10	section 552 of title 5, United States Code, should be
11	included as a factor in personnel performance eval-
12	uations for any or all categories of Federal employ-
13	ees and officers;
14	(3) whether an employment classification series
15	specific to compliance with sections 552 and 552a of
16	title 5, United States Code, should be established;
17	(4) whether the highest level officials in par-
18	ticular agencies administering such sections should
19	be paid at a rate of pay equal to or greater than a
20	particular minimum rate; and
21	(5) whether other changes to personnel policies
22	can be made to ensure that there is a clear career
23	advancement track for individuals interested in de-
24	voting themselves to a career in compliance with
25	such sections; and

1 (6) whether the executive branch should require 2 any or all categories of Federal employees to under-3 take awareness training of such sections.