

#### 117TH CONGRESS 1ST SESSION

# S. 932

To establish the Interagency Security Classification Appeals Panel, to provide agency and higher level reviews of classification decisions, to provide expedited review of classification decisions for members of Congress, and to provide protections for those challenging classification decisions, and for other purposes.

### IN THE SENATE OF THE UNITED STATES

March 23, 2021

Mr. Murphy (for himself and Mr. Wyden) introduced the following bill; which was read twice and referred to the Committee on Homeland Security and Governmental Affairs

# A BILL

To establish the Interagency Security Classification Appeals Panel, to provide agency and higher level reviews of classification decisions, to provide expedited review of classification decisions for members of Congress, and to provide protections for those challenging classification decisions, 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 "Transparency in Clas-
- 5 sification Act of 2021".

#### 1 SEC. 2. FINDINGS.

- 2 Congress makes the following findings:
- (1) A fundamental tenet of democracy is the consent of the governed, which requires public knowledge of governmental actions. As a result, few government powers are more sacred than the ability to decide which information should be withheld from the public.
  - (2) The protection of our national security requires that some of the work of the United States Government be done such that this information is protected if its disclosure could cause serious or grave harm to national security and if such harm does not outweigh the public's right to know.
  - (3) Although the executive branch of the Federal Government has a responsibility to weigh the public's right to know when making classification decisions, it does not always do so due to errors of commission and omission.
  - (4) In order to ensure an informed public while simultaneously protecting certain information that would harm national security if divulged, checks and balances are needed for the classification system.
  - (5) Congress, by virtue of its vital role in oversight, has an interest and responsibility to address

- abuse and improper classification by the executive
  branch of the Federal Government.
  - (6) Although section 552 of title 5, United States Code (commonly known as the "Freedom of Information Act") and other public access tools, including Mandatory Declassification Review pursuant to section 3.5 of Executive Order 13526 (50 U.S.C. 3161 note; relating to classified national security information), provide venues for declassifying records that would not harm national security if divulged, the lengthy time frame for these appeals renders them ineffective in nourishing vital public debate.
    - (7) An accurate and limited classification system supports both the public's right to know and government effectiveness through enabling policy coordination, reducing costs of maintaining information that need not be classified, and protecting the integrity of the classification system.
    - (8) The national security of the United States is enhanced both by laws permitting national security agencies to occasionally limit access to sensitive national security information through the classification system, such as Executive Order 13526 (50 U.S.C. 3161 note; relating to classified national security information), and by an open debate on deci-

- sions that affect the national security of the United States. Both are central to the proper functioning of the political institutions and democracy of the United States.
  - (9) Allowing limitations on access as described in paragraph (8) presents a potential for abuse, where embarrassing or inconvenient information could be classified for reasons other than national security. This is prohibited by law, including by section 1.7 of Executive Order 13526 (50 U.S.C. 3161 note; relating to classified national security information).
  - (10) Ensuring national security agencies use classification powers judiciously and in accordance with the laws described in paragraph (8) requires a recourse for authorized classification holders, including all members of Congress, to challenge classifications decisions of agencies and appeal agency-level classification decisions to an independent body.
  - (11) Since 1995, the Interagency Security Classification Appeals Panel (ISCAP) has provided the public and users of the classification system with a valuable forum for further review of classification decisions.

- (12) Since the founding of the Interagency Security Classification Appeals Panel, however, the work of the Panel has been constrained by a lack or resources, including classified communication technology and dedicated staff, as well as limited progress on much-needed governmentwide modernization of the classification system. This has created a backlog of more than 1,000 cases.
  - (13) Since 2000, the Public Interest Declassification Board (PIDB) has provided a vital role in supporting the public interest in classification policy and classification decisions, including the vital role of responding to requests from Congress to consider the classification decisions of specific records. This advisory role plays a separate, complementary role to the Interagency Security Classification Appeals Panel, which is able to declassify records through its appeal function.
  - (14) Section 2302(b)(9)(A) of title 5, United States Code, prohibits the head of an agency from taking or failing to take, or threatening to take or fail to take, a personnel action against certain employees because of the exercise of an appeal, complaint, or grievance right granted by any provision of law.

#### 1 SEC. 3. DEFINITIONS.

2 In this Act:

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- 3 (1)AGENCY, CLASSIFIED MATERIAL OR4 RECORD, DECLASSIFICATION, AND NATIONAL SECU-RITY.—The terms "agency", "classified material", 5 "classified record", "declassification", and "national 6 7 security" have the meanings given such terms in sec-8 tion 709 of the Public Interest Declassification Act 9 of 2000 (Public Law 106–567; 50 U.S.C. 3355g).
  - (2) AUTHORIZED USERS OF THE CLASSIFICATION SYSTEM.—The term "authorized user of the classification system" means an official or contractor of the Federal Government who is authorized to access classified material or records.

#### (3) Classification decision.—

(A) IN GENERAL.—The term "classification decision", means a decision regarding whether any correspondence, memorandum, book, plan, map, drawing, diagram, pictorial or graphic work, photograph, film, microfilm, sound recording, videotape, machine readable records, and other documentary material, regardless of physical form or characteristics, requires protection against unauthorized disclosure in the interests of the national security of the United States.

1	(B) Inclusion.—Such term includes the
2	following:
3	(i) An original classification decision.
4	(ii) A decision creating a derivative
5	classification.
6	(iii) A decision creating a classifica-
7	tion by compilation.
8	(iv) Any decision creating any similar
9	classification pursuant to a provision of
10	law in effect on the day before the date of
11	the enactment of this Act.
12	(4) Panel.—The term "Panel" means the
13	Interagency Security Classification Appeals Panel
14	established under section 4(a).
15	SEC. 4. INTERAGENCY SECURITY CLASSIFICATION AP-
16	PEALS PANEL.
17	(a) Establishment.—There is established within
18	the executive branch of the United States a panel to be
19	known as the "Interagency Security Classification Appeals
20	Panel".
21	(b) Purposes.—The purposes of the Panel are as
22	follows:
23	(1) To provide the public and authorized users
24	of the classification system, including members of
25	Congress and employees and contractors of the legis-

1	lative branch of the Federal Government who are
2	authorized users of the classification system, with a
3	forum for further review of classification decisions
4	made by the heads of agencies.
5	(2) To provide a member of Congress a mecha-
6	nism for expedited review of a classification decision
7	that is relevant to an active public policy debate.
8	(c) Duties.—The duties of the Panel are as follows:
9	(1) Carrying out such activities as may be nec-
10	essary for the purposes set forth under subsection
11	(b).
12	(2) Conducting reviews under section 5(b).
13	(3) Such other duties as may be identified by
14	the President.
15	(d) Membership.—
16	(1) Composition.—Subject to paragraphs (2)
17	and (3), the Panel shall be composed of 6 members,
18	each of whom shall be appointed by one of the fol-
19	lowing:
20	(A) The Secretary of State.
21	(B) The Secretary of Defense.
22	(C) The Attorney General.
23	(D) The Archivist of the United States.
24	(E) The Director of National Intelligence.
25	(F) The National Security Advisor.

1	(2) Additional members under certain
2	CIRCUMSTANCES.—
3	(A) Matters concerning the central
4	INTELLIGENCE AGENCY.—Subject to paragraph
5	(3), when the Panel deliberates a matter con-
6	cerning classified material or records that origi-
7	nated with the Central Intelligence Agency or
8	when dealing with a support activity associated
9	with such a classified material or record, the
10	Panel shall, at the discretion of the Director of
11	the Central Intelligence Agency, consist of 7
12	members as follows:
13	(i) The 6 members of the Panel ap-
14	pointed under paragraph (1).
15	(ii) One member appointed by the Di-
16	rector of the Central Intelligence Agency.
17	(B) Matters concerning congress.—
18	Subject to paragraph (3)(B), when the Panel
19	deliberates a matter concerning classified mate-
20	rial or records relating to congressional requests
21	or reporting requirements, the Panel shall con-
22	sist of 8 members as follows:
23	(i) The 6 members of the Panel ap-
24	points under paragraph (1).

1	(ii) One member chosen by the Sec-
2	retary of the Senate.
3	(iii) One member chosen by the Clerk
4	of the House of Representatives.
5	(3) Qualifications and status.—
6	(A) FEDERAL EMPLOYEE STATUS.—Each
7	member of the Panel under paragraphs (1) and
8	(2)(A) shall be a full-time or permanent em-
9	ployee of the Federal Government who is in a
10	senior-level position, such as a member of the
11	Senior Executive Service.
12	(B) Security Clearance.—An individual
13	may not be selected to be a member of the
14	Panel unless, as of the day before the date of
15	such selection, the individual had a security
16	clearance at a level appropriate for purposes of
17	serving as a member of the Panel.
18	(4) Chairperson.—
19	(A) IN GENERAL.—The members of the
20	Panel appointed under paragraph (1) shall des-
21	ignate a chairperson from among the members
22	of the Panel.
23	(B) Reporting.—The chairperson of the
24	Panel shall report directly to the Director of the

1	Information Security Oversight Office of the
2	National Archives and Records Administration.
3	(e) Administration.—
4	(1) Executive secretary.—The Director of
5	the Information Security Oversight Office of the Na-
6	tional Archives and Records Administration shall
7	serve as the executive secretary of the Panel.
8	(2) Program and administrative sup-
9	PORT.—The Director shall provide program and ad-
10	ministrative support for the Panel.
11	(3) Bylaws.—Not later than 180 days after
12	the date of the enactment of this Act, the Panel
13	shall publish bylaws that clearly show how individ-
14	uals described in section 5(b)(1)(A) may submit re-
15	quests under such section.
16	(f) Public Observer.—
17	(1) In general.—The Panel shall select a
18	highly qualified, public observer who shall—
19	(A) participate in activities and delibera-
20	tions of the Panel;
21	(B) aid in transparency and provide an ex-
22	ternal, historical perspective to inform Panel
23	deliberations; and
24	(C) be vetted and provided an interim and
25	permanent security clearance.

1	(2) QUALIFICATIONS.—The Panel shall ensure
2	that a person selected to serve as a public observer
3	under paragraph (1)—
4	(A) has significant experience in examining
5	and assessing public access to classified files or
6	decisions in an academic, historic, or advocacy
7	role;
8	(B) has a history of independence and non-
9	partisan advocacy for transparency and open
10	debate relating to government records; and
11	(C) at the time of selection is not serving
12	in a publicly elected office and has not served
13	in a partisan elected office at any time during
14	the 5-year period ending on the date of selec-
15	tion.
16	SEC. 5. AGENCY AND HIGHER LEVEL REVIEW OF CLASSI-
17	FICATION DECISIONS.
18	(a) Agency Review of Classification Deci-
19	SIONS.—
20	(1) In General.—Each head of an agency
21	shall establish a process under which—
22	(A) an individual who is eligible to access
23	classified material or a classified record that
24	was the subject of a classification decision made

1	by such head may request a review of such clas-
2	sification decision;
3	(B) the head of the agency reviews such
4	classification decision pursuant to such request;
5	and
6	(C) the head of the agency revokes, modi-
7	fies, or sustains such classification decision.
8	(2) Elements.—Under a process established
9	by the head of an agency under paragraph (1)—
10	(A) an individual who is eligible to access
11	classified material or a classified record that
12	was the subject of a classification decision made
13	by such head shall be able to request a review
14	of such decision by submitting to the head, at
15	any time, the request in writing;
16	(B) except as provided in subparagraph
17	(C), for each request the head of the agency re-
18	ceives under subparagraph (A) regarding a clas-
19	sification decision of the head of the agency, the
20	head of the agency shall—
21	(i) not later than 60 days after the
22	date on which the head of the agency re-
23	ceives the request, respond to the request
24	by providing the requestor with—

1	(I) an acknowledgment that the
2	head of the agency received the re-
3	quest; and
4	(II) a notice estimating when the
5	head of the agency will complete a re-
6	view of the request under subpara-
7	graph (B) of paragraph (1) and act
8	on the request under subparagraph
9	(C) of such paragraph; and
10	(ii) not later than 120 days after the
11	date on which the head of the agency re-
12	ceives the request—
13	(I) complete a review of the re-
14	quest pursuant to subparagraph (B)
15	of paragraph (1); and
16	(II) pursuant to such review, act
17	on the request under subparagraph
18	(C) of such paragraph;
19	(C) the head of the agency is not required
20	to review a classification decision as described
21	in subparagraph (B) of paragraph (1) or take
22	an action under subparagraph (C) of such para-
23	graph if the classification decision was already
24	reviewed pursuant to a substantially similar re-

1	quest under this subsection during the most re-
2	cently 2-year period;
3	(D) the head of the agency may review a
4	classification decision pertaining to classified
5	material or a classified record that is subject to
6	a request under section 552 of title 5, United
7	States Code (commonly referred to as the
8	"Freedom of Information Act");
9	(E) requests for review under this sub-
10	section and responses to such requests are not
11	themselves treated as classified material or clas-
12	sified records;
13	(F) any classified material or classified
14	record that is the subject of a request under
15	this subsection remains classified under this
16	subsection until the head of the agency changes
17	such classification under paragraph (1)(C) or
18	such classification is changed by the Panel
19	under subsection (b)(3); and
20	(G) priority is given to the review of a clas-
21	sification decision when an expedited review has
22	been requested under subsection (d)(2).
23	(b) Appeals for Higher Level Review.—
24	(1) Submittal.—

1	(A) IN GENERAL.—An individual who is el-
2	igible to access classified material or a classified
3	record that was the subject of a classification
4	decision made by the head of an agency may
5	submit to the Panel a request to review such
6	classification decision.
7	(B) Manner.—A request submitted under
8	subparagraph (A) shall be submitted in writing.
9	(C) CONTENT.—
10	(i) In general.—Except as provided
11	in clause (ii), a request submitted under
12	subparagraph (A) need not be more spe-
13	cific than questioning why classified mate-
14	rial or a classified record is or is not classi-
15	fied at a certain level.
16	(ii) Minimum information.—A re-
17	quest submitted under subparagraph (A)
18	with respect to a classification decision
19	shall contain enough information to enable
20	the executive secretary of the Panel to ob-
21	tain pertinent documents about the request
22	and the classification decision.
23	(iii) No classified information.—
24	(I) In general.—Except as pro-
25	vided in subclause (II), a request sub-

1	mitted under subparagraph (A) shall
2	not include any classified material or
3	records.
4	(II) Arrangements.—If it is
5	impossible for an individual to request
6	under subparagraph (A) a review of a
7	classification decision without submit-
8	ting classified material or a classified
9	record along with the request, the
10	submitter of the request may do so
11	after first contacting the Panel and
12	making prior arrangements for sub-
13	mittal of the classified material or
14	classified record.
15	(D) Electronic submission.—The Panel
16	shall establish and publicly announce an elec-
17	tronic mail address to which requests may be
18	submitted under subparagraph (A).
19	(E) Timeliness of requests.—A re-
20	quests submitted to the Panel under subpara-
21	graph (A) shall be submitted not later than 60
22	days after—
23	(i) in a case in which the head of an
24	agency provides a response to the sub-
25	mitter of the request in accordance with

1	subsection (a)(2)(B), the date of the final
2	agency decision arrived at pursuant to a
3	review carried out pursuant to the request;
4	or
5	(ii) in a case in which the head of the
6	agency fails to respond to the request in
7	accordance with subsection (a)(2)(B), the
8	date that is 60 days after the date on
9	which the request was submitted to the
10	head of the agency.
11	(F) REJECTION OF REQUESTS.—If the ex-
12	ecutive secretary of the Panel determines that
13	a request submitted under subparagraph (A) is
14	not submitted in accordance with the require-
15	ments of this section, the executive secretary
16	shall—
17	(i) notify the submitter of the request,
18	in writing, that the request was not sub-
19	mitted in accordance with the requirements
20	of this section; and
21	(ii) explain in detail how the request
22	is deficient.
23	(2) Review.—The Panel shall review the fol-
24	lowing:

1	(A) A classification decision of the head of
2	an agency pursuant to a request for review sub-
3	mitted under paragraph (1)(A), in a case in
4	which the submitter of the request—
5	(i) previously submitted a request for
6	review of the classification decision to the
7	head of the agency in accordance with the
8	process established by the head of the
9	agency under subsection (a); and
10	(ii)(I) received, pursuant to such proc-
11	ess, a final decision arrived at pursuant to
12	a review conducted pursuant to the re-
13	quest; or
14	(II) did not receive a response as re-
15	quired by subsection (a)(2)(B).
16	(B) A classification decision of the head of
17	an agency pursuant to a request for expedited
18	review for Congress submitted under subsection
19	(d)(3).
20	(3) Resolution.—
21	(A) IN GENERAL.—After reviewing a clas-
22	sification decision of the head of an agency
23	under paragraph (2) and using past precedent
24	to inform and to improve the efficiency of deci-

1	sion making, the Panel may, pursuant to a vote
2	of the members of the panel—
3	(i) affirm the classification decision or
4	a decision of the head arrived at pursuant
5	to a review conducted pursuant to the
6	process established by the head under sub-
7	section (a);
8	(ii) reverse a decision described in
9	clause (i), in whole or in part; or
10	(iii) engage in dialogue with the head
11	of the agency for further consideration of
12	a decision described in clause (i).
13	(B) Votes.—A decision to reverse under
14	subparagraph (A)(ii) shall be made with an af-
15	firmative vote of at least a majority of the
16	members of the Panel present for the vote.
17	(C) NOTIFICATION.—Not later than 2
18	business days after the Panel decides to take an
19	action under subparagraph (A) pursuant to a
20	request for a review of a classification decision
21	of the head of an agency, the executive sec-
22	retary of the Panel shall notify the submitter of
23	the request and the head of the agency in writ-
24	ing of the decision of the Panel.
25	(D) Declassification.—

1	(i) In general.—Except as provided
2	in clause (ii), 10 days after the executive
3	secretary of the Panel submits notice
4	under subparagraph (C) with respect to a
5	decision of the Panel that classified mate-
6	rial or a classified record should be declas-
7	sified in whole or in part under subpara-
8	graph (A), the Panel shall publish notice of
9	the decision of the Panel and the declas-
10	sified material or record, unless the Presi-
11	dent overrules the decision of the Panel
12	under subsection (c).
13	(ii) Declassification pursuant to
14	APPEALS FROM MEMBERS OF CONGRESS.—
15	In a case of a decision described in clause
16	(i) that is arrived at pursuant to a request
17	for expedited review for a member of Con-
18	gress submitted under subsection (d)(3),
19	the Panel shall carry out clause (i) as if
20	the reference to "10 days" were a ref-
21	erence to "2 days".
22	(4) Administrative matters.—
23	(A) NOTICE TO AGENCY HEADS.—If the
24	Panel receives a request under paragraph

(1)(A) with respect to a classification decision

of the head of an agency, the executive secretary of the Panel shall notify the head of the agency of such request.

- (B) PREPARATION OF FILES.—For each request received by the Panel under paragraph (1)(A) pursuant to which the Panel will review a classification decision, the executive secretary of the Panel shall prepare a file and present pertinent portions of such file to the members of the Panel before any votes are taken with respect to the review.
- (C) Classified material and records.—
  - (i) IN GENERAL.—After receiving a request under paragraph (1)(A) for review of a classification decision of the head of an agency, the executive secretary of the Panel shall arrange for the transmittal of relevant classified material and records from the agency.
  - (ii) Cooperation.—Each head of an agency that receives a request from the executive secretary of the Panel for classified material or records that pertain to the review of a classification decision of the head

1	pursuant to a request submitted under
2	paragraph (1)(A) or a mandatory declas-
3	sification review shall, within 3 business
4	days—
5	(I) transmit the requested classi-
6	fied material, records, and documents
7	to the executive secretary of the
8	Panel; or
9	(II) provide the executive sec-
10	retary of the Panel with access to
11	such material, records, and docu-
12	ments.
13	(D) Website.—
14	(i) In general.—The Panel shall
15	make available to the public on the website
16	of the Panel the following:
17	(I) A log of all requests for re-
18	view submitted to the Panel under
19	paragraph $(1)(A)$ .
20	(II) The status of each request
21	logged under subclause (I).
22	(III) A log of all actions taken
23	and decisions made by the Panel
24	under paragraph (3)(A).

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1	(IV) A justification for each deci-
2	sion logged under subclause (III).
3	(ii) Requirements.—
4	(I) In General.—The Panel
5	shall ensure that the website of the
6	Panel serves as a public record to
7	streamline decision making of the
8	Panel and assist those submitting ap-
9	peals under this section as well as
10	other functions of the Panel in effect
11	pursuant to an Executive order that
12	was in effect before the date of the
13	enactment of this, including functions
14	relating to mandatory declassification
15	review.
16	(II) TECHNICAL ACCESSI-
17	BILITY.—Information described in
18	clause (i), and such other information
19	as the Panel considers relevant, shall
20	be published under such clause in a
21	tabular format that is contempora-
22	neously updated and allows for the
23	tracking and monitoring of individual
24	requests. Such action-tracking system

shall support the processing of re-

1	quests and be updated with modern
2	technology and modern formats as the
3	Panel considers appropriate.

- (5) PROTECTION OF CLASSIFIED MATERIAL AND RECORDS.—Any classified material or record that is the subject of a classification decision that is the subject of a request for review under this subsection shall remain classified unless and until a final decision is made to declassify it.
- (6) MAINTENANCE OF FILES.—The executive secretary of the Panel shall maintain the files and records of the Panel pertaining to requests for review under this subsection in accordance with chapter 22 of title 44, United States Code (known as the "Presidential Records Act").

#### (c) Review by the President.—

#### (1) Petition for review.—

(A) IN GENERAL.—Except as provided in subparagraph (B), during the 10-day period beginning on the date on which the head of an agency receives a notice under subparagraph (C) of subsection (b)(3) that the Panel has decided to take an action under subparagraph (A) of such subsection with respect to a classification decision or other decision of the head of

agency, the head of the agency may submit to
the President a petition to reverse or modify
the decision of the Panel.

(B) PETITION PERIOD FOR DECISIONS PURSUANT TO APPEALS FROM MEMBERS OF CONGRESS.—In a case of a decision to act as described in subparagraph (A) that is arrived at pursuant to a request for expedited review for a member of Congress submitted under subsection (d)(3), subparagraph (A) shall apply as if the reference to "10-day period" were a reference to "2-day period".

#### (2) Review and resolution.—

- (A) IN GENERAL.—In response to a petition under paragraph (1), the President may overrule or modify any decision of the Panel described in the petition.
- (B) PUBLICATION.—In a case in which the President acts to overrule or modify a decision of the Panel under subparagraph (A), such act shall be published under subsection (b)(4)(D) in the same manner as an action or decision of the Panel.
- 24 (d) Review for Members of Congress.—
  - (1) Treatment of members of congress.—

1	(A) AUTHORITY.—A member of Congress
2	may submit a request under subsection (a) for
3	review of a classification decision of the head of
4	an agency.
5	(B) Treatment.—For purposes of this
6	section and except as otherwise provided in this
7	section, a member of Congress shall be treated
8	as an individual who is eligible to access the
9	classified material or a classified record that
10	was the subject of a classification decision.
11	(2) Expedited agency review for members
12	OF CONGRESS.—
13	(A) IN GENERAL.—When a member of
14	Congress submits a request under subsection
15	(a) for review of the classification decision of
16	the head of an agency and the member of Con-
17	gress is a member of a committee of Congress
18	that has jurisdiction over such agency, the
19	member of Congress may request that the re-
20	view be conducted on an expedited basis.
21	(B) Contents.—A request submitted
22	under subparagraph (A) for expedited review of
23	a classification decision shall include the fol-

lowing:

1	(i) An indication that the member of
2	Congress is requesting an expedited review
3	of the classification decision.
4	(ii) A justification described in sub-
5	paragraph (C).
6	(C) Justification.—
7	(i) In general.—A justification de-
8	scribed in this subparagraph regarding a
9	request for an expedited review of a classi-
10	fication decision regarding classified mate-
11	rials or records is an explanation of the
12	public interest in an expedited public re-
13	lease and access to such classified mate-
14	rials or records.
15	(ii) Justification requiring clas-
16	SIFIED MATERIAL OR RECORDS.—In a case
17	in which a justification cannot be made
18	under subparagraph (B)(ii) by a member
19	of Congress without the use or presen-
20	tation of classified material or records, the
21	member of Congress shall make a prior ar-
22	rangement with the head of the agency for
23	such presentation.
24	(3) Expedited higher level review for
25	MEMBERS OF CONGRESS.—

1	(A) In general.—Under any of the cir-
2	cumstances described in subparagraph (B), a
3	member of Congress may submit a request to
4	the Panel for expedited review of a classifica-
5	tion decision of the head of an agency or a deci-
6	sion of the head of an agency reached pursuant
7	to a review under subsection (a).
8	(B) CIRCUMSTANCES.—The circumstances
9	described in the subparagraph are the cir-
10	cumstances in which a member of Congress—
11	(i) submits to the head of an agency
12	a request for a review of the classification
13	decision of the head of the agency under
14	subsection (a);
15	(ii) the member of Congress is a
16	member of a committee of Congress that
17	has jurisdiction over such agency; and
18	(iii)(I) the member of Congress is not
19	satisfied with the response of the head of
20	the agency under such subsection;
21	(II) the member of Congress does not
22	receive a response from the head of the
23	agency in 5 or fewer business days regard-
24	ing the request for review; or

1	(III) the head of the agency does not
2	complete the requested review and decide
3	on the matter set forth in the request in
4	10 or fewer business days.
5	(C) Contents.—A request submitted
6	under subparagraph (A) shall include the fol-
7	lowing:
8	(i) An indication that the member of
9	Congress is requesting an expedited review
10	of the classification decision.
11	(ii) A justification described in sub-
12	paragraph (D).
13	(D) Justification.—
14	(i) In general.—A justification de-
15	scribed in this subparagraph regarding a
16	request for an expedited review of a deci-
17	sion concerning a classification decision
18	that pertains to classified materials or
19	records is an explanation of the public in-
20	terest in an expedited public release and
21	access to such classified materials or
22	records.
23	(ii) Justification requiring clas-
24	SIFIED MATERIAL OR RECORDS.—In a case
25	in which a justification cannot be made

under subparagraph (C)(ii) by a member of Congress without the use or presentation of classified material or records, the member of Congress shall make a prior arrangement with the Panel for such presentation.

(E) PRIORITY CONSIDERATION.—If the Panel receives a request under subparagraph (A) and determines that the justification included under subparagraph (C)(ii) is valid, the Panel shall prioritize review of the matters covered by the request over all other pending reviews before the Panel.

## (e) RIGHT TO INFORMAL INQUIRY.—

- (1) IN GENERAL.—An individual who is eligible to access classified material or a classified record may informally question the classification of such material or record.
- (2) SENSE OF CONGRESS.—It is the sense of Congress that an individual who is eligible to access classified material or a classified record and who wishes to challenge such classification should do so informally before submitting a request for review under subsection (a).
- 25 (f) Protections.—

1	(1) Definitions.—In this subsection:
2	(A) COVERED INDIVIDUAL.—The term
3	"covered individual" means an individual—
4	(i) who, under this section, is eligible
5	to request a review of a classification deci-
6	sion; and
7	(ii) for whom the protection under
8	section 2302(b)(9) of title 5, United States
9	Code, does not apply.
10	(B) Personnel action.—The term "per-
11	sonnel action" means, with respect to a covered
12	individual—
13	(i) an appointment;
14	(ii) a promotion;
15	(iii) an action under chapter 75 of
16	title 5, United States Code, or other dis-
17	ciplinary or corrective action;
18	(iv) a detail, transfer, or reassign-
19	ment;
20	(v) a reinstatement;
21	(vi) a restoration;
22	(vii) a reemployment;
23	(viii) a performance evaluation under
24	chapter 43 of title 5, United States Code,
25	or under title 38. United States Code:

1	(ix) a decision concerning pay, bene-
2	fits, or awards, or concerning education or
3	training if the education or training may
4	reasonably be expected to lead to an ap-
5	pointment, promotion, performance evalua-
6	tion, or other action described in this sub-
7	paragraph;
8	(x) a decision to order psychiatric
9	testing or examination;
10	(xi) the implementation or enforce-
11	ment of any nondisclosure policy, form, or
12	agreement; and
13	(xii) any other significant change in
14	duties, responsibilities, or working condi-
15	tions.
16	(2) Prohibition.—Any employee an agency
17	who has authority to take, direct others to take, rec-
18	ommend, or approve any personnel action, shall not,
19	with respect to such authority, take or fail to take,
20	or threaten to take or fail to take, any personnel ac-
21	tion against any—
22	(A) individual because the individual—
23	(i) exercises the right of the covered
24	individual under subsection (e) to question

1	informally the classification of a classified
2	material or record; or
3	(ii) refuses to obey an order that
4	would require the covered individual to vio-
5	late, with respect to a classification deci-
6	sion, a law, rule, or regulation; or
7	(B) covered individual because the covered
8	individual exercises the right of the covered in-
9	dividual, under this section, to request a review
10	of a classification decision.
11	SEC. 6. AUTHORIZATION OF APPROPRIATIONS.
12	There is authorized to be appropriated to carry out
13	sections 4 and 5, \$3,000,000 for fiscal year 2022.
	sections 4 and 5, \$3,000,000 for fiscal year 2022.  SEC. 7. SUBMITTAL OF REPORTS IN UNCLASSIFIED FORM
<ul><li>13</li><li>14</li><li>15</li></ul>	•
14	SEC. 7. SUBMITTAL OF REPORTS IN UNCLASSIFIED FORM
14 15 16	SEC. 7. SUBMITTAL OF REPORTS IN UNCLASSIFIED FORM PURSUANT TO WAR POWERS RESOLUTION.
14 15 16 17	SEC. 7. SUBMITTAL OF REPORTS IN UNCLASSIFIED FORM PURSUANT TO WAR POWERS RESOLUTION. Section 4 of the War Powers Resolution (50 U.S.C.
14 15 16 17	SEC. 7. SUBMITTAL OF REPORTS IN UNCLASSIFIED FORM PURSUANT TO WAR POWERS RESOLUTION.  Section 4 of the War Powers Resolution (50 U.S.C.  1543) is amended by adding at the end the following new
14 15 16 17	PURSUANT TO WAR POWERS RESOLUTION.  Section 4 of the War Powers Resolution (50 U.S.C. 1543) is amended by adding at the end the following new subsection:
14 15 16 17 18	SEC. 7. SUBMITTAL OF REPORTS IN UNCLASSIFIED FORM  PURSUANT TO WAR POWERS RESOLUTION.  Section 4 of the War Powers Resolution (50 U.S.C.  1543) is amended by adding at the end the following new subsection:  "(d)(1) Each report submitted under subsection (a)
14 15 16 17 18 19 20	PURSUANT TO WAR POWERS RESOLUTION.  Section 4 of the War Powers Resolution (50 U.S.C. 1543) is amended by adding at the end the following new subsection:  "(d)(1) Each report submitted under subsection (a) shall be submitted in unclassified form, but may include
14 15 16 17 18 19 20 21	PURSUANT TO WAR POWERS RESOLUTION.  Section 4 of the War Powers Resolution (50 U.S.C. 1543) is amended by adding at the end the following new subsection:  "(d)(1) Each report submitted under subsection (a) shall be submitted in unclassified form, but may include a classified annex.

#### 1 SEC. 8. RULES OF CONSTRUCTION.

- 2 (a) Preservation of Authority of Presi-
- 3 DENT.—Nothing in this Act shall be construed to alter
- 4 the authority of the President to determine access to clas-
- 5 sified material and records.
- 6 (b) Preservation.—Nothing in this Act shall be
- 7 construed to alter a function of the Panel that was in ef-
- 8 fect pursuant to an Executive order that was in effect be-
- 9 fore the date of the enactment of this Act and that is not
- 10 covered by a provision of this Act.

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