110TH CONGRESS 1ST SESSION H.R.985

[Report No. 110-]

To amend title 5, United States Code, to clarify which disclosures of information are protected from prohibited personnel practices; to require a statement in nondisclosure policies, forms, and agreements to the effect that such policies, forms, and agreements are consistent with certain disclosure protections, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

February 12, 2007

Mr. WAXMAN (for himself, Mr. PLATTS, Mr. VAN HOLLEN, and Mr. TOM DAVIS of Virginia) introduced the following bill; which was referred to the Committee on Oversight and Government Reform, and in addition to the Committee on Armed Services, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

FEBRUARY --, 2007

Reported from the Committee on Oversight and Government Reform with amendments

[Omit the part struck through and insert the part printed in italic]

A BILL

To amend title 5, United States Code, to clarify which disclosures of information are protected from prohibited personnel practices; to require a statement in nondisclosure policies, forms, and agreements to the effect that such policies, forms, and agreements are consistent with certain disclosure protections, 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; TABLE OF CONTENTS.

- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Whistleblower Protection Enhancement Act 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 disclosures covered.
- Sec. 3. Covered disclosures.
- Sec. 4. Rebuttable presumption.
- Sec. 5. Nondisclosure policies, forms, and agreements.
- Sec. 6. Exclusion of agencies by the President.
- Sec. 7. Disciplinary action.
- Sec. 8. Government Accountability Office study on revocation of security clearances.
- Sec. 9. Alternative recourse.
- Sec. 10. National security whistleblower rights.
- Sec. 11. Enhancement of contractor employee whistleblower protections.
- Sec. 12. Prohibited personnel practices affecting the Transportation Security Administration.
- Sec. 13. Clarification of whistleblower rights relating to scientific and other research.
- Sec. 14. Effective date.

8 SEC. 2. CLARIFICATION OF DISCLOSURES COVERED.

9 Section 2302(b)(8) of title 5, United States Code, is

- 10 amended—
- 11 (1) in subparagraph (A)—
- (A) by striking "which the employee or applicant reasonably believes evidences" and inplicant reasonably believes evidences" and inserting ", without restriction as to time, place,
 form, motive, context, or prior disclosure made
 to any person by an employee or applicant, including a disclosure made in the ordinary

1	course of an employee's duties, that the em-
2	ployee or applicant reasonably believes is evi-
3	dence of"; and
4	(B) in clause (i), by striking "a violation"
5	and inserting "any violation"; and
6	(2) in subparagraph (B)—
7	(A) by striking "which the employee or ap-
8	plicant reasonably believes evidences" and in-
9	serting ", without restriction as to time, place,
10	form, motive, context, or prior disclosure made
11	to any person by an employee or applicant, in-
12	cluding a disclosure made in the ordinary
13	course of an employee's duties, of information
14	that the employee or applicant reasonably be-
15	lieves is evidence of"; and
16	(B) in clause (i), by striking "a violation"
17	and inserting "any violation (other than a viola-
18	tion of this section)".
19	SEC. 3. COVERED DISCLOSURES.
20	Section 2302(a)(2) of title 5, United States Code, is
21	amended—
22	(1) in subparagraph (B)(ii), by striking "and"
23	at the end;
24	(2) in subparagraph (C)(iii), by striking the pe-
25	riod at the end and inserting "; and"; and

1	(3) by adding at the end the following:
2	"(D) 'disclosure' means a formal or informal
3	communication, but does not include a communica-
4	tion concerning policy decisions that lawfully exer-
5	cise discretionary authority unless the employee pro-
6	viding the disclosure reasonably believes that the dis-
7	closure evidences—
8	"(i) any violation of any law, rule, or regu-
9	lation; or
10	"(ii) gross mismanagement, a gross waste
11	of funds, an abuse of authority, or a substantial
12	and specific danger to public health or safety.".
13	SEC. 4. REBUTTABLE PRESUMPTION.
14	Section 2302(b) of title 5, United States Code, is
15	amended by adding at the end the following: "For pur-
16	poses of paragraph (8), any presumption relating to the
17	performance of a duty by an employee who has authority
18	to take, direct others to take, recommend, or approve any
19	personnel action may be rebutted by substantial evidence.
20	For purposes of paragraph (8), a determination as to
21	whether an employee or applicant reasonably believes that
22	such employee or applicant has disclosed information that
23	evidences any violation of law, rule, regulation, gross mis-
24	management, a gross waste of funds, an abuse of author-
25	ity, or a substantial and specific danger to public health

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or safety shall be made by determining whether a disin-1 2 terested observer with knowledge of the essential facts 3 known to or readily ascertainable by the employee or appli-4 cant could reasonably conclude that the actions of the 5 Government evidence such violations, mismanagement, waste, abuse, or danger.". 6 7 SEC. 5. NONDISCLOSURE POLICIES, FORMS, AND AGREE-8 MENTS. 9 (a) PERSONNEL ACTION.—Section 2302(a)(2)(A) of title 5, United States Code, is amended— 10 11 (1) in clause (x), by striking "and" at the end; 12 (2) by redesignating clause (xi) as clause (xii); 13 and 14 (3) by inserting after clause (x) the following: 15 "(xi) the implementation or enforcement of 16 any nondisclosure policy, form, or agreement; 17 and". 18 (b) PROHIBITED PERSONNEL PRACTICE.—Section 19 2302(b) of title 5, United States Code, is amended— 20 (1) in paragraph (11), by striking "or" at the 21 end: 22 (2) by redesignating paragraph (12) as para-23 graph (14); and 24 (3) by inserting after paragraph (11) the fol-

25 lowing:

1 "(12) implement or enforce any nondisclosure 2 policy, form, or agreement, if such policy, form, or 3 agreement does not contain the following statement: 4 'These provisions are consistent with and do not su-5 persede, conflict with, or otherwise alter the em-6 ployee obligations, rights, or liabilities created by 7 Executive Order No. 12958; section 7211 of title 5. 8 United States Code (governing disclosures to Con-9 gress); section 1034 of title 10, United States Code 10 (governing disclosures to Congress by members of 11 the military); section 2302(b)(8) of title 5, United 12 States Code (governing disclosures of illegality, 13 waste, fraud, abuse, or public health or safety 14 threats); the Intelligence Identities Protection Act of 15 1982 (50 U.S.C. 421 and following) (governing dis-16 closures that could expose confidential Government 17 agents); and the statutes which protect against dis-18 closures that could compromise national security, in-19 cluding sections 641, 793, 794, 798, and 952 of title 20 18, United States Code, and section 4(b) of the Sub-21 versive Activities Control Act of 1950 (50 U.S.C. 22 783(b)). The definitions, requirements, obligations, 23 rights, sanctions, and liabilities created by such Ex-24 ecutive order and such statutory provisions are in-25 corporated into this agreement and are controlling.';

"(13) conduct, or cause to be conducted, an investigation, other than any ministerial or nondiscretionary factfinding activities necessary for the
agency to perform its mission, of an employee or applicant for employment because of any activity protected under this section; or".

7 SEC. 6. EXCLUSION OF AGENCIES BY THE PRESIDENT.

8 Section 2302(a)(2)(C) of title 5, United States Code,
9 is amended by striking clause (ii) and inserting the fol10 lowing:

"(ii)(I) the Federal Bureau of Investigation, the Central Intelligence Agency, the Defense Intelligence Agency, the National
Geospatial-Intelligence Agency, or the National
Security Agency; or

"(II) as determined by the President, any
Executive agency or unit thereof the principal
function of which is the conduct of foreign intelligence or counterintelligence activities, if the
determination (as that determination relates to
a personnel action) is made before that personnel action; or".

23 SEC. 7. DISCIPLINARY ACTION.

Section 1215(a)(3) of title 5, United States Code, is
amended to read as follows:

1 "(3)(A) A final order of the Board may impose—

2 "(i) disciplinary action consisting of removal,
3 reduction in grade, debarment from Federal employ4 ment for a period not to exceed 5 years, suspension,
5 or reprimand;

6 "(ii) an assessment of a civil penalty not to ex7 ceed \$1,000; or

8 "(iii) any combination of disciplinary actions
9 described under clause (i) and an assessment de10 scribed under clause (ii).

11 "(B) In any case in which the Board finds that an 12 employee has committed a prohibited personnel practice under paragraph (8) or (9) of section 2302(b), the Board 13 14 shall impose disciplinary action if the Board finds that the 15 activity protected under such paragraph (8) or (9) (as the 16 case may be) was the primary motivating factor, unless 17 that employee demonstrates, by a preponderance of the 18 evidence, that the employee would have taken, failed to 19 take, or threatened to take or fail to take the same per-20 sonnel action, in the absence of such protected activity.".

21 SEC. 8. GOVERNMENT ACCOUNTABILITY OFFICE STUDY ON

22

REVOCATION OF SECURITY CLEARANCES.

(a) REQUIREMENT.—The Comptroller General shall
conduct a study of security clearance revocations, taking
effect after 1996, with respect to personnel that filed

claims under chapter 12 of title 5, United States Code,
 in connection therewith. The study shall consist of an ex amination of the number of such clearances revoked, the
 number restored, and the relationship, if any, between the
 resolution of claims filed under such chapter and the res toration of such clearances.

7 (b) REPORT.—Not later than 270 days after the date
8 of the enactment of this Act, the Comptroller General shall
9 submit to the Committee on Oversight and Government
10 Reform of the House of Representatives and the Com11 mittee on Homeland Security and Governmental Affairs
12 of the Senate a report on the results of the study required
13 by subsection (a).

14 SEC. 9. ALTERNATIVE RECOURSE.

(a) IN GENERAL.—Section 1221 of title 5, United
States Code, is amended by adding at the end the following:

18 "(k)(1) If, in the case of an employee, former emplovee, or applicant for employment who seeks corrective 19 20action (or on behalf of whom corrective action is sought) 21 from the Merit Systems Protection Board based on an alleged prohibited personnel practice described in section 22 23 2302(b)(8), no final order or decision is issued by the 24 Board within 180 days after the date on which a request 25 for such corrective action has been duly submitted (or, in

1 the event that a final order or decision is issued by the
2 Board, whether within that 180-day period or thereafter,
3 then, within 90 days after such final order or decision is
4 issued, and so long as such employee, former employee,
5 or applicant has not filed a petition for judicial review of
6 such order or decision under subsection (h))—

7 "(A) such employee, former employee, or appli-8 cant may, after providing written notice to the 9 Board, bring an action at law or equity for de novo 10 review in the appropriate United States district 11 court, which shall have jurisdiction over such action 12 without regard to the amount in controversy; con-13 troversy, and which action shall, at the request of ei-14 ther party to such action, be tried by the court with 15 a jury; and

16 "(B) in any such action, the court—

17 "(i) shall apply the standards set forth in18 subsection (e); and

19 "(ii) may award any relief which the court
20 considers appropriate, including any relief de21 scribed in subsection (g).

"(2) For purposes of this subsection, the term 'appropriate United States district court', as used with respect
to an alleged prohibited personnel practice, means the
United States district court for the district in which the

prohibited personnel practice is alleged to have been com mitted, the judicial district in which the employment
 records relevant to such practice are maintained and ad ministered, or the judicial district in which resides the em ployee, former employee, or applicant for employment al legedly affected by such practice.

7 "(3) This subsection applies with respect to any ap8 peal, petition, or other request for corrective action duly
9 submitted to the Board, whether pursuant to section
10 1214(b)(2), the preceding provisions of this section, sec11 tion 7513(d), or any otherwise applicable provisions of
12 law, rule, or regulation.".

13 (b) REVIEW OF MSPB DECISIONS.—Section 7703(b)
14 of such title 5 is amended—

(1) in the first sentence of paragraph (1), by
striking "the United States Court of Appeals for the
Federal Circuit" and inserting "the appropriate
United States court of appeals"; and

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

"(3) For purposes of the first sentence of paragraph
(1), the term 'appropriate United States court of appeals'
means the United States Court of Appeals for the Federal
Circuit. Circuit, except that in the case of a prohibited personnel practice described in section 2302(b)(8) (other than
a case that, disregarding this paragraph, would otherwise

be subject to paragraph (2)), such term means the United
 States Court of Appeals for the Federal Circuit and any
 United States court of appeals having jurisdiction over appeals from any United States district court which, under
 section 1221(k)(2), would be an appropriate United States
 district court for purposes of such prohibited personnel
 practice.".

8 (c) COMPENSATORY DAMAGES.—Section 9 1221(g)(1)(A)(ii) of such title 5 is amended by striking all 10 after "travel expenses," and inserting "any other reasonable 11 and foreseeable consequential damages, and compensatory 12 damages (including attorney's fees, interest, reasonable ex-13 pert witness fees, and costs).".

14 (c) (d) CONFORMING AMENDMENTS.—

15 (1) Section 1221(h) of such title 5 is amended16 by adding at the end the following:

"(3) Judicial review under this subsection shall not
be available with respect to any decision or order as to
which the employee, former employee, or applicant has
filed a petition for judicial review under subsection (k).".

(2) Section 7703(c) of such title 5 is amended
by striking "court." and inserting "court, and in the
case of a prohibited personnel practice described in
section 2302(b)(8) brought under any provision of
law, rule, or regulation described in section

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1221(k)(3), the employee or applicant shall have the
 right to de novo review in accordance with section
 1221(k).".

4 SEC. 10. NATIONAL SECURITY WHISTLEBLOWER RIGHTS.

5 (a) IN GENERAL.—Chapter 23 of title 5, United
6 States Code, is amended by inserting after section 2303
7 the following:

8 "§ 2303a. National security whistleblower rights

9 "(a) Prohibition of Reprisals.—

"(1) IN GENERAL.—In addition to any rights 10 11 provided in section 2303 of this title, title VII of 12 Public Law 105–272, or any other provision of law, 13 an employee, former employee, or applicant for em-14 ployment in a covered agency may not be dis-15 charged, demoted, \mathbf{or} otherwise discriminated 16 against (including by denying, suspending, or revok-17 ing a security clearance, or by otherwise restricting 18 access to classified or sensitive information) as a re-19 prisal for making a disclosure described in para-20 graph (2).

21 "(2) DISCLOSURES DESCRIBED.—A disclosure
22 described in this paragraph is any disclosure of cov23 ered information which is made—

24 "(A) by an employee, former employee, or25 applicant for employment in a covered agency

(without restriction as to time, place, form, mo tive, context, or prior disclosure made to any
 person by an employee, former employee, or ap plicant, including a disclosure made in the
 course of an employee's duties); and

6 "(B) to an authorized Member of Con-7 gress, an authorized official of an Executive 8 agency, an authorized official of the Depart-9 ment of Justice, or the Inspector General of the 10 covered agency in which such employee is em-11 ployed, such former employee was employed, or 12 such applicant seeks employment.

13 "(b) INVESTIGATION OF COMPLAINTS.—An emplovee, former employee, or applicant for employment in 14 15 a covered agency who believes that such employee, former employee, or applicant has been subjected to a reprisal 16 17 prohibited by subsection (a) may submit a complaint to 18 the Inspector General and the head of the covered agency. 19 The Inspector General shall investigate the complaint and, unless the Inspector General determines that the com-20 21 plaint is frivolous, submit a report of the findings of the 22 investigation within 120 days to the employee, former em-23 ployee, or applicant and to the head of the covered agency.

24 "(c) Remedy.—

1 "(1) Within 180 days of the filing of the com-2 plaint, the head of the covered agency shall, taking 3 into consideration the report of the Inspector Gen-4 eral under subsection (b) (if any), determine whether 5 the employee, former employee, or applicant has 6 been subjected to a reprisal prohibited by subsection 7 (a), and shall either issue an order denving relief or 8 shall implement corrective action to return the em-9 ployee, former employee, or applicant, as nearly as 10 possible, to the position he would have held had the 11 reprisal not occurred, including voiding any directive 12 or order denying, suspending, or revoking a security 13 clearance or otherwise restricting access to classified 14 or sensitive information that constituted a reprisal, 15 as well as providing back pay and related benefits, 16 medical costs incurred, travel expenses, and any 17 other reasonable and foreseeable consequential dam-18 ages including attorney's fees and costs. any other 19 reasonable and foreseeable consequential damages, and 20 compensatory damages (including attorney's fees, in-21 terest, reasonable expert witness fees, and costs). If 22 the head of the covered agency issues an order deny-23 ing relief, he shall issue a report to the employee, 24 former employee, or applicant detailing the reasons 25 for the denial.

1 ((2)(A)) If the head of the covered agency, in 2 the process of implementing corrective action under 3 paragraph (1), voids a directive or order denying, 4 suspending, or revoking a security clearance or oth-5 erwise restricting access to classified or sensitive in-6 formation that constituted a reprisal, the head of the 7 covered agency may re-initiate procedures to issue a 8 directive or order denying, suspending, or revoking 9 a security clearance or otherwise restricting access 10 to classified or sensitive information only if those re-11 initiated procedures are based exclusively on national 12 security concerns and are unrelated to the actions 13 constituting the original reprisal.

14 "(B) In any case in which the head of a covered 15 agency re-initiates procedures under subparagraph 16 (A), the head of the covered agency shall issue an 17 unclassified report to its Inspector General and to 18 authorized Members of Congress (with a classified 19 annex, if necessary), detailing the circumstances of 20 the agency's re-initiated procedures and describing 21 the manner in which those procedures are based ex-22 clusively on national security concerns and are unre-23 lated to the actions constituting the original reprisal. 24 The head of the covered agency shall also provide 25 periodic updates to the Inspector General and au-

thorized Members of Congress detailing any signifi cant actions taken as a result of those procedures,
 and shall respond promptly to inquiries from author ized Members of Congress regarding the status of
 those procedures.

6 "(3) If the head of the covered agency has not made a determination under paragraph (1) within 7 8 180 days of the filing of the complaint (or he has 9 issued an order denying relief, in whole or in part, 10 whether within that 180-day period or thereafter, 11 then, within 90 days after such order is issued), the 12 employee, former employee, or applicant for employ-13 ment may bring an action at law or equity for de 14 novo review to seek any corrective action described in paragraph (1) in the appropriate United States 15 16 district court (as defined by section 1221(k)(2)), 17 which shall have jurisdiction over such action with-18 out regard to the amount in controversy. con-19 troversy, and which action shall, at the request of ei-20 ther party to such action, be tried by the court with 21 a jury. A petition to review a final decision under 22 this paragraph shall be filed in the United States 23 Court of Appeals for the Federal Circuit. Circuit or 24 any United States court of appeals having jurisdic-25 tion over appeals from any United States district

court which, under section 1221(k)(2), would be an
 appropriate United States district court.

3 "(4) An employee, former employee, or appli-4 cant adversely affected or aggrieved by an order 5 issued under paragraph (1), or who seeks review of 6 any corrective action determined under paragraph 7 (1), may obtain judicial review of such order or de-8 termination in the United States Court of Appeals 9 for the Federal Circuit. Circuit or any United States 10 court of appeals having jurisdiction over appeals from 11 any United States district court which, under section 12 1221(k)(2), would be an appropriate United States 13 *district court.* No petition seeking such review may 14 be filed more than 60 days after issuance of the 15 order or the determination to implement corrective 16 action by the head of the agency. Review shall con-17 form to chapter 7.

18 ((5)(A) If, in any action for damages or relief 19 under paragraph (3) or (4), an Executive agency 20 moves to withhold information from discovery based 21 on a claim that disclosure would be inimical to na-22 tional security by asserting the privilege commonly 23 referred to as the 'state secrets privilege', and if the 24 assertion of such privilege prevents the plaintiff from 25 establishing an element in support of the plaintiff's

claim, the court shall resolve the disputed issue of
 fact or law in favor of the plaintiff, provided that an
 Inspector General investigation under subsection (b)
 has resulted in substantial confirmation of that ele ment, or those elements, of the plaintiff's claim.

6 "(B) In any case in which an Executive agency 7 asserts the privilege commonly referred to as the 8 'state secrets privilege', whether or not an Inspector 9 General has conducted an investigation under sub-10 section (b), the head of that agency shall, at the 11 same time it asserts the privilege, issue a report to 12 authorized Members of Congress, accompanied by a 13 classified annex if necessary, describing the reasons 14 for the assertion, explaining why the court hearing 15 the matter does not have the ability to maintain the 16 protection of classified information related to the as-17 sertion, detailing the steps the agency has taken to 18 arrive at a mutually agreeable settlement with the 19 employee, former employee, or applicant for employ-20 ment, setting forth the date on which the classified 21 information at issue will be declassified, and pro-22 viding all relevant information about the underlying 23 substantive matter.

24 "(d) APPLICABILITY TO NON-COVERED AGENCIES.—
25 An employee, former employee, or applicant for employ-

ment in an Executive agency (or element or unit thereof) 1 2 that is not a covered agency shall, for purposes of any disclosure of covered information (as described in sub-3 4 section (a)(2) which consists in whole or in part of classi-5 fied or sensitive information, be entitled to the same protections, rights, and remedies under this section as if that 6 7 Executive agency (or element or unit thereof) were a cov-8 ered agency.

9 "(e) CONSTRUCTION.—Nothing in this section may10 be construed—

11 "(1) to authorize the discharge of, demotion of, 12 or discrimination against an employee for a disclo-13 sure other than a disclosure protected by subsection 14 (a) or (d) of this section or to modify or derogate 15 from a right or remedy otherwise available to an em-16 ployee, former employee, or applicant for employ-17 ment; or

"(2) to preempt, modify, limit, or derogate any
rights or remedies available to an employee, former
employee, or applicant for employment under any
other provision of law, rule, or regulation (including
the Lloyd-La Follette Act).

23 No court or administrative agency may require the ex-24 haustion of any right or remedy under this section as a25 condition for pursuing any other right or remedy otherwise

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available to an employee, former employee, or applicant

2 under any other provision of law, rule, or regulation (as 3 referred to in paragraph (2)). 4 "(f) DEFINITIONS.—For purposes of this section— 5 "(1) the term 'covered information', as used 6 with respect to an employee, former employee, or applicant for employment, means any information (in-7 8 cluding classified or sensitive information) which the 9 employee, former employee, or applicant reasonably 10 believes evidences— "(A) any violation of any law, rule, or reg-11 12 ulation; or 13 "(B) gross mismanagement, a gross waste 14 of funds, an abuse of authority, or a substantial 15 and specific danger to public health or safety; "(2) the term 'covered agency' means— 16 17 "(A) the Federal Bureau of Investigation, 18 the Central Intelligence Agency, the Defense Intelligence Agency, the National Geospatial-In-19 20 telligence Agency, the National Security Agen-21 cy, and the National Reconnaissance Office;

and

23 "(B) any other Executive agency, or ele24 ment or unit thereof, determined by the Presi25 dent under section 2302(a)(2)(C)(ii)(II) to have

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as its principal function the conduct of foreign
intelligence or counterintelligence activities;

3 "(3) the term 'authorized Member of Congress' 4 means a member of the House Permanent Select 5 Committee on Intelligence, the Senate Select Com-6 mittee on Intelligence, the House Committee on 7 Oversight and Government Reform, the Senate Com-8 mittee on Homeland Security and Governmental Af-9 fairs, and the committees of the House of Rep-10 resentatives or the Senate that have oversight over 11 the program about which the covered information is 12 disclosed;

13 "(4) the term 'authorized official of an Execu-14 tive agency' shall have such meaning as the Office 15 of Personnel Management shall by regulation pre-16 scribe, except that such term shall, with respect to 17 any employee, former employee, or applicant for em-18 ployment in an agency, include—

"(A) the immediate supervisor of the employee or former employee and each successive
supervisor (immediately above such immediate
supervisor) within the employee's or former employee's chain of authority (as determined
under such regulations); and

1	"(B) the head, general counsel, and om-
2	budsman of such agency; and
3	"(5) the term 'authorized official of the Depart-
4	ment of Justice' means any employee of the Depart-
5	ment of Justice, the duties of whose position include
6	the investigation, enforcement, or prosecution of any
7	law, rule, or regulation.".
8	(b) Clerical Amendment.—The table of sections
9	for chapter 23 of title 5, United States Code, is amended
10	by inserting after the item relating to section 2303 the
11	following:
	"2303a. National security whistleblower rights.".
12	SEC. 11. ENHANCEMENT OF CONTRACTOR EMPLOYEE
12 13	SEC. 11. ENHANCEMENT OF CONTRACTOR EMPLOYEE WHISTLEBLOWER PROTECTIONS.
13	WHISTLEBLOWER PROTECTIONS.
13 14	WHISTLEBLOWER PROTECTIONS. (a) CIVILIAN AGENCY CONTRACTS.—Section 315(c)
13 14 15	WHISTLEBLOWER PROTECTIONS. (a) CIVILIAN AGENCY CONTRACTS.—Section 315(c) of the Federal Property and Administrative Services Act
13 14 15 16	WHISTLEBLOWER PROTECTIONS. (a) CIVILIAN AGENCY CONTRACTS.—Section 315(c) of the Federal Property and Administrative Services Act of 1949 (41 U.S.C. 265(c)) is amended—
 13 14 15 16 17 	 WHISTLEBLOWER PROTECTIONS. (a) CIVILIAN AGENCY CONTRACTS.—Section 315(c) of the Federal Property and Administrative Services Act of 1949 (41 U.S.C. 265(c)) is amended— (1) in paragraph (1), by striking "If the head"
 13 14 15 16 17 18 	WHISTLEBLOWER PROTECTIONS. (a) CIVILIAN AGENCY CONTRACTS.—Section 315(c) of the Federal Property and Administrative Services Act of 1949 (41 U.S.C. 265(c)) is amended— (1) in paragraph (1), by striking "If the head" and all that follows through "actions:" and inserting
 13 14 15 16 17 18 19 	 WHISTLEBLOWER PROTECTIONS. (a) CIVILIAN AGENCY CONTRACTS.—Section 315(c) of the Federal Property and Administrative Services Act of 1949 (41 U.S.C. 265(c)) is amended— (1) in paragraph (1), by striking "If the head" and all that follows through "actions:" and inserting the following: "Not later than 180 days after sub-
 13 14 15 16 17 18 19 20 	 WHISTLEBLOWER PROTECTIONS. (a) CIVILIAN AGENCY CONTRACTS.—Section 315(c) of the Federal Property and Administrative Services Act of 1949 (41 U.S.C. 265(c)) is amended— (1) in paragraph (1), by striking "If the head" and all that follows through "actions:" and inserting the following: "Not later than 180 days after sub- mission of a complaint under subsection (b), the
 13 14 15 16 17 18 19 20 21 	WHISTLEBLOWER PROTECTIONS. (a) CIVILIAN AGENCY CONTRACTS.—Section 315(c) of the Federal Property and Administrative Services Act of 1949 (41 U.S.C. 265(c)) is amended— (1) in paragraph (1), by striking "If the head" and all that follows through "actions:" and inserting the following: "Not later than 180 days after sub- mission of a complaint under subsection (b), the head of the executive agency concerned shall deter-

relief or shall take one or more of the following ac tions:"; and

3 (2) by redesignating paragraph (3) as para4 graph (4) and adding after paragraph (2) the fol5 lowing new paragraph (3):

6 "(3) If the head of an executive agency has not issued 7 an order within 180 days after the submission of a com-8 plaint under subsection (b) and there is no showing that 9 such delay is due to the bad faith of the complainant, the 10 complainant shall be deemed to have exhausted his administrative remedies with respect to the complaint, and the 11 complainant may bring an action at law or equity for de 12 13 novo review to seek compensatory damages and other relief available under this section in the appropriate district 14 15 court of the United States, which shall have jurisdiction 16 over such an action without regard to the amount in con-17 troversy. controversy, and which action shall, at the request of either party to such action, be tried by the court with 18 19 a jury.".

20 (b) ARMED SERVICES CONTRACTS.—Section 2409(c)
21 of title 10, United States Code, is amended—

(1) in paragraph (1), by striking "If the head"
and all that follows through "actions:" and inserting
the following: "Not later than 180 days after submission of a complaint under subsection (b), the

head of the agency concerned shall determine wheth er the contractor concerned has subjected the com plainant to a reprisal prohibited by subsection (a)
 and shall either issue an order denying relief or shall
 take one or more of the following actions:"; and

6 (2) by redesignating paragraph (3) as para7 graph (4) and adding after paragraph (2) the fol8 lowing new paragraph (3):

9 "(3) If the head of an agency has not issued an order 10 within 180 days after the submission of a complaint under 11 subsection (b) and there is no showing that such delay 12 is due to the bad faith of the complainant, the complainant shall be deemed to have exhausted his administrative rem-13 14 edies with respect to the complaint, and the complainant 15 may bring an action at law or equity for de novo review to seek compensatory damages and other relief available 16 17 under this section in the appropriate district court of the 18 United States, which shall have jurisdiction over such an 19 action without regard to the amount in controversy. controversy, and which action shall, at the request of either 20 21 party to such action, be tried by the court with a jury.".

1	SEC. 12. PROHIBITED PERSONNEL PRACTICES AFFECTING
2	THE TRANSPORTATION SECURITY ADMINIS-
3	TRATION.
4	(a) IN GENERAL.—Chapter 23 of title 5, United
5	States Code, is amended—
6	(1) by redesignating sections 2304 and 2305 as
7	sections 2305 and 2306, respectively; and
8	(2) by inserting after section 2303a (as inserted
9	by section 10) the following:
10	"§2304. Prohibited personnel practices affecting the
11	Transportation Security Administration
12	"(a) IN GENERAL.—Notwithstanding any other pro-
13	vision of law, any individual holding or applying for a posi-
14	tion within the Transportation Security Administration
15	shall be covered by—
16	"(1) the provisions of section $2302(b)(1)$, (8),
17	and (9);
18	((2) any provision of law implementing section
19	2302(b)(1), (8), or (9) by providing any right or
20	remedy available to an employee or applicant for em-
21	ployment in the civil service; and
22	"(3) any rule or regulation prescribed under
23	any provision of law referred to in paragraph (1) or
24	(2).
25	"(b) RULE OF CONSTRUCTION.—Nothing in this sec-
26	tion shall be construed to affect any rights, apart from

27those described in subsection (a), to which an individual 1 2 described in subsection (a) might otherwise be entitled under law. 3 4 "(c) EFFECTIVE DATE.—This section shall take ef-5 fect as of the date of the enactment of this section.". (b) CLERICAL AMENDMENT.—The table of sections 6 7 for chapter 23 of title 5, United States Code, is amended 8 by striking the items relating to sections 2304 and 2305, 9 respectively, and by inserting the following: "2304. Prohibited personnel practices affecting the Transportation Security Administration. "2305. Responsibility of the Government Accountability Office. "2306. Coordination with certain other provisions of law.". 10 SEC. 13. CLARIFICATION OF WHISTLEBLOWER RIGHTS RE-11 LATING TO SCIENTIFIC AND OTHER RE-12 SEARCH. 13 Section 2302 of title 5, United States Code, is 14 amended by adding at the end the following: 15 "(f) As used in section 2302(b)(8), the term 'abuse of authority' includes-16 17 "(1) any action that compromises the validity 18 or accuracy of federally funded research or analysis; 19 and

20 "(2) the dissemination of false or misleading 21 scientific, medical, or technical information.".

1 SEC. 14. EFFECTIVE DATE.

2 This Act shall take effect 30 days after the date of
3 the enactment of this Act, except as provided in the
4 amendment made by section 12(a)(2).