104TH CONGRESS 2D SESSION H.R. 3785

To amend the law popularly known as the Presidential Records Act of 1978 and the law popularly known as Privacy Act, to ensure that Federal Bureau of Investigation records containing sensitive background security information that are provided to the White House are properly protected for privacy and security.

IN THE HOUSE OF REPRESENTATIVES

JULY 11, 1996

Mrs. Collins of Illinois (for herself and Mrs. MEEK of Florida) introduced the following bill; which was referred to the Committee on Government Reform and Oversight

A BILL

- To amend the law popularly known as the Presidential Records Act of 1978 and the law popularly known as Privacy Act, to ensure that Federal Bureau of Investigation records containing sensitive background security information that are provided to the White House are properly protected for privacy and security.
 - 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 "Background Security

5 Records Act of 1996".

SEC. 2. FINDINGS AND PURPOSES.

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2 (a) FINDINGS.—The Congress finds the following:

3 (1) The procedures used by the White House
4 and the Federal Bureau of Investigation to protect
5 the privacy and security of records containing sen6 sitive background security information have been in7 adequate to provide that protection.

8 (2) Under chapter 22 of title 44, United States Code, popularly known as the "Presidential Records 9 10 Act of 1978", upon the conclusion of a President's 11 term of office the Archivist of the United States as-12 sumes responsibility for all Presidential records, in-13 cluding records that were provided by the Federal 14 Bureau of Investigation and that contain sensitive 15 background security information on individuals hav-16 ing access to the White House.

17 (3) The Archivist is required to deposit all such 18 Presidential records in a Presidential archival depos-19 itory or other archival facility. Thereafter, the 20 records are not readily available to an incoming 21 President for use to review the security of individ-22 uals who have a continuing need for access to the 23 White House, including permanent employees of the 24 White House.

25 (4) After deposit in a Presidential archival de26 pository or other archival facility, such records and
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the sensitive background information they contain are eventually available to researchers, cannot be restricted from the public for more than 12 years, and therefore are not afforded the level of privacy and security which are appropriate for these sensitive records.

7 (5) To request such files from the Federal Bu8 reau of Investigation or to otherwise review the secu9 rity of individuals who have a continuing need for
10 access to the White House, the White House needs
11 accurate lists of all individuals employed by, detailed
12 to, or otherwise having a continuing need for access
13 to the White House.

(b) PURPOSE.—The purpose of this Act is to ensure
that Federal Bureau of Investigation records containing
sensitive background security information that are provided to the White House are properly protected for privacy and security.

19sec. 3. special protections for federal bureau of20investigation21records provided to the white house.

(a) SPECIAL TREATMENT UNDER PRESIDENTIAL
RECORDS ACT OF 1978.—Chapter 22 of title 44, United
States Code, popularly known as the "Presidential

1	Records Act of 1978", is amended in section 2202 by add-
2	ing at the end the following new subsection:
3	((g)(1) Any record provided by the Federal Bureau
4	of Investigation to the White House for the purpose of
5	providing background security information on any per-
6	son—
7	"(A) shall not be a Presidential record for pur-
8	poses of subsection (f); and
9	"(B) upon the conclusion of a President's term
10	of office, or if a President serves consecutive terms
11	upon the conclusion of the last term—
12	"(i) except as provided in clause (ii), shall
13	be returned to the Federal Bureau of Investiga-
14	tion; and
15	"(ii) in the case of a record that was pro-
16	vided by the Federal Bureau of Investigation
17	for the purpose of providing background secu-
18	rity information on an individual who the Presi-
19	dent determines continues to have a need for
20	access to the White House, shall be maintained
21	at the White House in accordance with regula-
22	tions prescribed by the Director of the Federal
23	Bureau of Investigation.
24	"(2) The Secretary of the Treasury shall maintain
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25 and periodically provide to the President and the Director

1	of the Federal Bureau of Investigation, accurate lists of
2	individuals who are employed in or detailed to the White
3	House.
4	$\ensuremath{^{\prime\prime}}(3)$ For purposes of this subsection, the term 'White
5	House' means any of the following:
6	"(A) The White House Office.
7	"(B) The Office of Administration in the Exec-
8	utive Office of the President.
9	"(C) The Office of Policy Development.
10	"(D) The Office of National Drug Control Pol-
11	icy.
12	"(E) Any other office located on the White
13	House grounds.".
14	(b) Special Requirements Under Privacy
15	Act.—Section 552a of title 5, United States Code, popu-
16	larly known as the "Privacy Act", is amended by adding
17	at the end the following new subsection:
18	$^{((w)(1)}$ Any record provided by the Federal Bureau
19	of Investigation to the White House for the purpose of
20	providing background security information on a person
21	shall be maintained at the White House as a Federal Bu-
22	reau of Investigation record, in accordance with all laws
23	applicable to such a record and regulations prescribed by
24	the Director of the Federal Bureau of Investigation.

1	"(2) No record containing sensitive background infor-
2	mation on a person shall be disclosed by the Federal Bu-
3	reau of Investigation to the White House unless—
4	"(A) the request for such record is in writing
5	and contains—
6	"(i) the consent of that person given with-
7	in 30 days of the date of the request;
8	"(ii) a statement of the reason the record
9	is being requested; and
10	"(iii) a certification by the person who
11	signs the request that the information will be
12	used only for official purposes; and
13	"(B) the request for such records is approved
14	and signed by—
15	"(i) the Counsel to the President; or
16	"(ii) an individual employed in the Coun-
17	sel's office who has been specifically designated
18	for that purpose and whose identity and quali-
19	fications for that purpose have been published
20	in the Federal Register.
21	"(3) The requirements of this subsection may be
22	waived only in extraordinary circumstances, and upon a
23	written request provided to the Director of the Federal
24	Bureau of Investigation and signed by the President or
25	the Counsel to the President and the Attorney General.

1	"(4) The Director of the Federal Bureau of Inves-
2	tigation shall issue regulations to implement the require-
3	ments of this section.
4	$\ensuremath{^{\prime\prime}}(5)$ For purposes of this subsection, the term 'White
5	House' means any of the following:
6	"(A) The White House Office.
7	"(B) The Office of Administration in the Exec-
8	utive Office of the President.
9	"(C) The Office of Policy Development.
10	"(D) The Office of National Drug Control Pol-
11	icy.
12	"(E) Any other office located on the White
13	House grounds".