115TH CONGRESS 2D SESSION	S.	
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To authorize the Attorney General to deny the transfer of firearms and explosives and Federal firearms and explosives licenses and permits to known or suspected terrorists.

IN THE SENATE OF THE UNITED STATES

Ms.	Collins (for herself, Ms. Heitkamp, Mr. Flake, Mr. Heinrich, Mr.
	TOOMEY, Ms. BALDWIN, Mr. KING, Mr. NELSON, and Mr. MANCHIN) in-
	troduced the following bill; which was read twice and referred to the Com-
	mittee on

A BILL

To authorize the Attorney General to deny the transfer of firearms and explosives and Federal firearms and explosives licenses and permits to known or suspected terrorists.

- 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 "Terrorist Firearms
- 5 Prevention Act".

1	SEC. 2. DISCRETIONARY AUTHORITY TO DENY TRANSFERS
2	OF FIREARMS, EXPLOSIVES, AND FIREARMS
3	AND EXPLOSIVES LICENSES AND PERMITS TO
4	TERRORISTS.
5	(a) Authority.—
6	(1) IN GENERAL.—On and after the date of en-
7	actment of this Act, in accordance with the proce-
8	dures under this section, and without regard to sec-
9	tion 842, 843, section 922(g) or (n), or section 923
10	of title 18, United States Code, the Attorney Gen-
11	eral may deny the transfer of a firearm, not later
12	than 3 business days after a licensee under chapter
13	44 of title 18, United States Code, contacts the na-
14	tional instant criminal background check system es-
15	tablished under section 103 of Public Law 103–159
16	(34 U.S.C. 40901), deny the transfer of an explo-
17	sive, or deny the issuance of a Federal firearms or
18	explosives license or permit, if either of the following
19	are met:
20	(A) No fly list.—The Attorney General
21	determines that the transferee or applicant—
22	(i) based on the totality of the cir-
23	cumstances, represents a threat to public
24	safety based on a reasonable suspicion that
25	the transferee or applicant is engaged, or
26	has been engaged, in conduct constituting,

1	in preparation of, in aid of, or related to
2	terrorism, or providing material support or
3	resources therefor; and
4	(ii) based on credible information,
5	poses—
6	(I) a threat of committing an act
7	of international terrorism or domestic
8	terrorism with respect to an aircraft
9	(including a threat of piracy, or a
10	threat to airline, passenger, or civil
11	aviation security);
12	(II) a threat of committing an
13	act of domestic terrorism with respect
14	to the homeland;
15	(III) a threat of committing an
16	act of international terrorism against
17	any United States Government facility
18	abroad and associated or supporting
19	personnel, including United States
20	embassies, consulates and missions,
21	military installations, United States
22	ships, United States aircraft, or other
23	auxiliary craft owned or leased by the
24	United States Government; or

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1	(IV) a threat of engaging in or
2	conducting a violent act of terrorism
3	and is operationally capable of doing
4	so.
5	(B) SELECTEE LIST.—The Attorney Gen-
6	eral determines that the transferee or appli-
7	cant—
8	(i) based on the totality of the cir-
9	cumstances, represents a threat to public
10	safety based on a reasonable suspicion that
11	the transferee or applicant is engaged, or
12	has been engaged, in conduct constituting,
13	in preparation of, in aid of, or related to
14	terrorism, or providing material support or
15	resources therefor; and
16	(ii) based on credible information,
17	is—
18	(I) a member of a terrorist orga-
19	nization (including a foreign terrorist
20	organization designated pursuant to a
21	statute or Executive Order); and
22	(II) associated with terrorist ac-
23	tivity, unless information exists that
24	demonstrates that the application of

1 secondary screening to such individual 2 is not necessary. 3 NICS.—Solely for purposes of sections 4 922(t) (1), (2), (5), and (6) of title 18, United 5 States Code, and section 103(g) of Public Law 103– 6 159 (34 U.S.C. 40901(g)), a denial by the Attorney 7 General under paragraph (1) shall be treated as 8 equivalent to a determination that receipt of a fire-9 arm would violate subsection (g) or (n) of section 10 922 of title 18, United States Code. During the 3-11 business-day period beginning when a licensee under 12 chapter 44 of title 18, United States Code, contacts 13 the national instant criminal background check sys-14 tem established under section 103 of Public Law 15 103–159 (34 U.S.C. 40901), and notwithstanding 16 section 922(t)(2) of title 18, United States Code, the 17 Attorney General may delay assigning a unique iden-18 tification number to a transfer of a firearm in order 19 to determine whether the transferee or applicant 20 meets the requirements under paragraph (1). 21 (b) Notification of Prospective Firearms and 22 EXPLOSIVES TRANSFERS TO KNOWN OR SUSPECTED 23 Terrorist.—The Attorney General and Federal, State, 24 and local law enforcement shall be immediately notified, 25 as appropriate, of any request to transfer a firearm or ex-

1	plosive to a person who is, or with in the previous 5 years
2	was, identified in the Terrorist Screening Database main
3	tained by the Terrorist Screening Center of the Federa
4	Bureau of Investigation.
5	(c) Review of Denial.—
6	(1) Remedial procedures and petition
7	FOR REVIEW.—
8	(A) In general.—An individual who is a
9	citizen or lawful permanent resident of the
10	United States and who seeks to challenge a de
11	nial by the Attorney General under subsection
12	(a)(1) may—
13	(i) pursue the remedial procedures
14	under section 103(g) of Public Law 103-
15	159 (34 U.S.C. 40901(g)); or
16	(ii) file a petition for review and any
17	claims related to that petition in the
18	United States District Court for the Dis
19	trict of Columbia or in the district court o
20	the United States for the judicial district
21	in which the individual resides.
22	(B) Exhaustion not required.—A peti
23	tioner is not required to exhaust the remedia
24	procedures authorized under clause (i) of sub

1	paragraph (A) before filing a petition for review
2	under clause (ii) of subparagraph (A).
3	(C) Procedures.—Notwithstanding any
4	other provision of law, the Attorney General
5	may promulgate regulations governing pro-
6	ceedings under subparagraph (A)(i) to prevent
7	the unauthorized disclosure of information that
8	reasonably could be expected to result in dam-
9	age to national security or ongoing law enforce-
10	ment operations.
11	(2) Deadlines for filing.—
12	(A) In general.—Except as provided in
13	subparagraph (B), a petition for review under
14	paragraph (1)(A)(ii), and any claims related to
15	that petition, shall be filed not later than the
16	earlier of—
17	(i) 1 year after the petitioner receives
18	actual notice of the reason for the denial
19	by the Attorney General; or
20	(ii) 5 years after the petitioner re-
21	ceives notice of the denial by the Attorney
22	General.
23	(B) Exception.—The district court in
24	which a petition for review is to be filed under
25	paragraph (1)(A)(ii) may allow the petition to

1	be filed after the deadline specified in subpara-
2	graph (A) only if there is good cause for not fil-
3	ing by that deadline.
4	(3) Authority of district courts.—The
5	district court in which a petition for review is filed
6	under paragraph (1)(A)(ii)—
7	(A) shall have—
8	(i) jurisdiction to decide all relevant
9	questions of law and fact; and
10	(ii) exclusive jurisdiction to affirm,
11	amend, modify, or set aside any part of the
12	denial of the Attorney General that is the
13	subject of the petition for review; and
14	(B) may order the Attorney General to
15	conduct further proceedings.
16	(4) Exclusive jurisdiction.—
17	(A) IN GENERAL.—No district court of the
18	United States or court of appeals of the United
19	States shall have jurisdiction to consider the
20	lawfulness or constitutionality of this section ex-
21	cept pursuant to a petition for review under
22	subsection $(c)(1)(A)(ii)$.
23	(B) Noncitizens.—No district court of
24	the United States or court of appeals of the
25	United States shall have jurisdiction to hear

1	any claim by an individual who is not a citizen
2	or lawful permanent resident of the United
3	States related to or arising out a denial by the
4	Attorney General under subsection (a)(1).
5	(d) Requirement for an Administrative
6	RECORD AND PROCEDURES FOR JUDICIAL REVIEW.—
7	Notwithstanding any other provision of law, the following
8	procedures shall apply with respect to a petition for review
9	filed in a district court under subsection $(c)(1)(A)(ii)$:
10	(1) The United States shall file with the court
11	an administrative record, which shall consist of—
12	(A) the information the Attorney General
13	relied upon in denying the transfer or applica-
14	tion;
15	(B) a summary of known material mitiga-
16	tion information;
17	(C) any information the petitioner has sub-
18	mitted pursuant to any administrative process;
19	and
20	(D) any information determined relevant
21	by the United States.
22	(2)(A) The petitioner may file with the court
23	any information determined relevant by the peti-
24	tioner.

1	(B) With leave of the court, the United States
2	may supplement the administrative record with addi-
3	tional information.
4	(3) All information in the administrative record
5	that is not classified and is not otherwise privileged
6	or subject to statutory protections shall be provided
7	to the petitioner.
8	(4) No discovery shall be permitted, unless the
9	court shall determine extraordinary circumstances
10	requires discovery in the interests of justice.
11	(5) Sensitive security information contained in
12	the administrative record may only be provided to
13	petitioners counsel, pursuant to a protective order.
14	(6)(A) The administrative record may include
15	classified information, which the United States shall
16	submit to the court in camera and ex parte. The
17	court shall review all classified information in cam-
18	era and ex parte unless it enters an order under
19	paragraph (C).
20	(B) The United States shall notify the peti-
21	tioner if the administrative record filed under para-
22	graph (1) contains classified information.
23	(C) The court is authorized to determine the
24	extent to which cleared counsel shall be permitted to
25	access classified information necessary to protect the

1	due process rights of a petitioner and enter an ap-
2	propriate order.
3	(D)(i) If the court enters an order under sub-
4	paragraph (C) providing for the disclosure of infor-
5	mation and the United States files with the court an
6	affidavit of the Attorney General objecting to the
7	disclosure, the court shall order that the information
8	not be disclosed.
9	(ii) If information is not disclosed under clause
10	(i), the court shall enter such an order as the inter-
11	ests of justice require, which may include an order
12	quashing the denial by the Attorney General under
13	subsection $(a)(1)$.
14	(iii) An order under subparagraph (C) or clause
15	(ii) of this subparagraph shall be subject to review
16	by a court of appeals pursuant to section 1292 of
17	title 28, United States Code.
18	(iv) An order under clause (ii) shall be adminis-
19	tratively stayed for 7 days.
20	(v) The functions and duties of the Attorney
21	General under this subparagraph—
22	(I) may be exercised by the Deputy Attor-
23	ney General, the Associate Attorney General, or
24	by an Assistant Attorney General designated by
25	the Attorney General for such purpose; and

1	(II) may not be delegated to any other offi-
2	cial.
3	(E) Any information disclosed under subpara-
4	graph (C) shall be subject to an appropriate protec-
5	tive order.
6	(7)(A) The administrative record may include
7	information obtained or derived from an order issued
8	under the Foreign Intelligence Surveillance Act of
9	1978 (50 U.S.C. 1801 et seq.), without regard to
10	subsections (c), (e), (f), (g), and (h) of section 106
11	(50 U.S.C. 1806), subsections (d), (f), (g), (h), and
12	(i) of section 305 (50 U.S.C. 1825), subsections (c)
13	(e), (f), (g), and (h) of section 405 (50 U.S.C.
14	1845), and section 706 (50 U.S.C. 1881e) of that
15	Act. If the United States intends to use such infor-
16	mation against an aggrieved person (as defined in
17	section 101, 301, or 401 of the Foreign Intelligence
18	Surveillance Act of 1978 (50 U.S.C. 1801, 1821,
19	and 1841)), it shall provide in camera and ex parte
20	notice to the court concerning such use.
21	(B) If the court receives a notice under sub-
22	paragraph (A), the court shall review, in camera and
23	ex parte, the order described in that subparagraph
24	and any other materials that may be submitted by
25	the United States.

1 (C) If the court determines that the order de-2 scribed in subparagraph (A) was not lawfully au-3 thorized, or the information was not obtained in conformity with the order, it shall exclude such informa-4 5 tion from consideration as part of the administrative 6 record. 7 (8) Any classified information, sensitive security 8 information, law enforcement sensitive information, 9 or information that is otherwise privileged or subject 10 to statutory protections, that is part of the adminis-11 trative record, or cited by the court or the parties, 12 shall be treated by the court and the parties con-13 sistent with the provisions of this subsection, and 14 shall be sealed and preserved in the records of the 15 court to be made available in the event of further 16 proceedings. In no event shall such information be 17 released as part of the public record. 18 (9) The court shall award reasonable attorney 19 fees to a petitioner who is a prevailing party in an 20 action under this section. 21 (10) After the expiration of the time to seek 22 further review, or the conclusion of further pro-23 ceedings, the court shall return the administrative 24 record, including any and all copies, to the United 25 States. All privileged information or other informa-

1	tion in the possession of counsel for the petitioner
2	that was provided by the United States under a pro-
3	tective order shall be returned to the United States,
4	or the counsel for the petitioner shall certify its de-
5	struction, including any and all copies.
6	(e) Scope of Review.—The district court shall
7	quash any denial by the Attorney General under sub-
8	section (a)(1), unless the United States demonstrates,
9	based on the administrative record, on a de novo review
10	of fact and law—
11	(1) that the transferee or applicant—
12	(A) based on the totality of the cir-
13	cumstances, represents a threat to public safety
14	based on a reasonable suspicion that the trans-
15	feree or applicant is engaged, or has been en-
16	gaged, in conduct constituting, in preparation
17	of, in aid of, or related to terrorism, or pro-
18	viding material support or resources therefor;
19	and
20	(B) based on credible information, poses—
21	(i) a threat of committing an act of
22	international terrorism or domestic ter-
23	rorism with respect to an aircraft (includ-
24	ing a threat of piracy, or a threat to air-
25	line, passenger, or civil aviation security);

1	(11) a threat of committing an act of
2	domestic terrorism with respect to the
3	homeland;
4	(iii) a threat of committing an act of
5	international terrorism against any United
6	States Government facility abroad and as-
7	sociated or supporting personnel, including
8	United States embassies, consulates and
9	missions, military installations, United
10	States ships, United States aircraft, or
11	other auxiliary craft owned or leased by
12	the United States Government; or
13	(iv) a threat of engaging in or con-
14	ducting a violent act of terrorism and is
15	operationally capable of doing so; or
16	(2) that the transferee or applicant—
17	(A) based on the totality of the cir-
18	cumstances, represents a threat to public safety
19	based on a reasonable suspicion that the trans-
20	feree or applicant is engaged, or has been en-
21	gaged, in conduct constituting, in preparation
22	of, in aid of, or related to terrorism, or pro-
23	viding material support or resources therefor;
24	and
25	(B) based on credible information—

zation (including a foreign terrorist organization designated pursuant to a statute or Executive Order; and (ii) is associated with terrorist activity, unless information exists that dem-
Executive Order; and (ii) is associated with terrorist activ-
(ii) is associated with terrorist activ-
ity, unless information exists that dem-
onstrates that the application of secondary
screening to such individual is not nec-
essary.
(f) Effect of Quashing.—If the district court
quashes a denial by the Attorney General under subsection
(e), notwithstanding any other provision of law, the Attor-
ney General shall—
(1) for a denial of the transfer of a firearm,
cause a unique identifier to issue pursuant to section
922(t)(2) of title 18, United States Code, not later
than 3 days after the issuance of the order under
subsection (e); and
(2) for a denial of a license or permit, expedi-
tiously issue a license or permit under chapter 40 or
44 of title 18, United States Code, as applicable.
(g) REVIEW OF DECISION OF DISTRICT COURT.—A
final decision of a district court under this section shall
be subject to review by a court of appeals in accordance
with section 1291 of title 28, United States Code.

1 (h) Exclusive Remedies.—The remedial proce-2 dures and a petition for review authorized under sub-3 section (c)(1)(A) shall be the sole and exclusive remedies 4 for a claim by an individual who challenges a denial under 5 subsection (a)(1). 6 (i) Expedited Consideration.— 7 (1) Courts.—Not later than 14 days after the 8 date on which a petition is filed challenging a denial 9 under subsection (a)(1), a district court shall deter-10 mine whether to quash the denial, unless the peti-11 tioner consents to a longer period. 12 (2)QUASHING.—If the district court 13 quashes a denial by the Attorney General under sub-14 section (e), a petitioner may submit the order quash-15 ing the denial to the Department of Homeland Secu-16 rity for expedited review, as appropriate. 17 (j) Transparency.—Not later than 60 days after 18 the date of enactment of this Act, and quarterly thereafter— 19 20 (1) the Attorney General shall submit to the 21 Committee on the Judiciary and the Select Com-22 mittee on Intelligence of the Senate and the Com-23 mittee on the Judiciary and the Permanent Select Committee on Intelligence of the House of Rep-24 25 resentatives a report providing—

1	(A) the number of individuals denied a
2	firearm or explosives transfer or a license or
3	permit under subsection (a)(1) during the re-
4	porting period;
5	(B) the number of petitions for review filed
6	under subsection (c)(1)(A)(ii); and
7	(C) the number of instances in which a
8	district court quashed a denial by the Attorney
9	General under subsection (e); and
10	(2) the Secretary of Homeland Security shall
11	submit to the Committee on Homeland Security and
12	Governmental Affairs, the Select Committee on In-
13	telligence, and the Committee on the Judiciary of
14	the Senate and the Committee on Homeland Secu-
15	rity, the Permanent Select Committee on Intel-
16	ligence, and the Committee on the Judiciary of the
17	House of Representatives a report providing—
18	(A) the number individuals—
19	(i) with respect to whom a district
20	court quashed a denial by the Attorney
21	General under subsection (e); and
22	(ii) who submitted the order quashing
23	the denial to the Department of Homeland
24	Security under subsection (i)(2); and

1	(B) a description of the actions taken and
2	final determinations made by the Department
3	of Homeland Security with regard to submis-
4	sions described in subparagraph (A)(ii) respect-
5	ing the status of individuals on the No Fly List
6	or Selectee List, including the length of time
7	taken to reach a final determination.
8	(k) Definitions.—In this section:
9	(1) Classified information.—The term
10	"classified information" has the meaning given that
11	term in section 1(a) of the Classified Information
12	Procedures Act (18 U.S.C. App.).
13	(2) Domestic Terrorism.—The term "domes-
14	tic terrorism" has the meaning given that term in
15	section 2331(5) of title 18, United States Code.
16	(3) International Terrorism.—The term
17	"international terrorism" has the meaning given
18	that term in section 2331(1) of title 18, United
19	States Code.
20	(4) MILITARY INSTALLATION.—The term "mili-
21	tary installation" has the meaning given that term
22	in section 2801(c)(4) of title 10, United States
23	Code.
24	(5) National Security.—The term "national
25	security" has the meaning given that term in section

1	219 of the Immigration and Nationality Act (8
2	U.S.C. 1189).
3	(6) Sensitive Security Information.—The
4	term "sensitive security information" has the mean-
5	ing given that term by sections 114(r) and 40119 of
6	title 49, United States Code, and the regulations
7	and orders issued pursuant to those sections.
8	(7) Terrorist activity.—The term "terrorist
9	activity" has the meaning given that term in section
10	212(a)(3)(B) of the Immigration and Nationality
11	Act (8 U.S.C. 1182(a)(3)(B)).
12	(l) Rule of Construction.—Nothing in this sec-
13	tion shall be construed to—
14	(1) except as set forth in this section, authorize
15	the Attorney General to modify the length of period
16	before a firearm may be transferred under section
17	922(t) of title 18, United States Code; or
18	(2) apply to any claim other than a claim chal-
19	lenging the denial of a firearm, explosive, or
20	issuance of a firearm or explosives permit or license
21	by the Attorney General.