(B) does not include the Federal Bureau of Investigation.

(3) Personnel action

The term "personnel action" means, with respect to an employee in a position in a covered intelligence community element (other than a position excepted from the competitive service due to its confidential, policy-determining, policymaking, or policy-advocating character)

- (A) an appointment;
- (B) a promotion;
- (C) a disciplinary or corrective action;
- (D) a detail, transfer, or reassignment;
- (E) a demotion, suspension, or termination:
 - (F) a reinstatement or restoration;
 - (G) a performance evaluation;
- (H) a decision concerning pay, benefits, or awards:
- (I) a decision concerning education or training if such education or training may reasonably be expected to lead to an appointment, promotion, or performance eval-
- (J) any other significant change in duties, responsibilities, or working conditions.

(b) In general

Any employee of an agency who has authority to take, direct others to take, recommend, or approve any personnel action, shall not, with respect to such authority, take or fail to take a personnel action with respect to any employee of a covered intelligence community element as a reprisal for a lawful disclosure of information by the employee to the Director of National Intelligence (or an employee designated by the Director of National Intelligence for such purpose), the Inspector General of the Intelligence Community, the head of the employing agency (or an employee designated by the head of that agency for such purpose), the appropriate inspector general of the employing agency, a congressional intelligence committee, or a member of a congressional intelligence committee, which the employee reasonably believes evi-

- (1) a violation of any Federal law, rule, or regulation; or
- (2) mismanagement, a gross waste of funds, an abuse of authority, or a substantial and specific danger to public health or safety.

(c) Enforcement

The President shall provide for the enforcement of this section.

(d) Existing rights preserved

Nothing in this section shall be construed to— (1) preempt or preclude any employee, or applicant for employment, at the Federal Bureau of Investigation from exercising rights provided under any other law, rule, or regulation, including section 2303 of title 5; or

(2) repeal section 2303 of title 5.

(July 26, 1947, ch. 343, title XI, §1104, as added Pub. L. 113-126, title VI, §601(a), July 7, 2014, 128 Stat. 1414.)

POLICIES AND PROCEDURES; NONAPPLICABILITY TO CERTAIN TERMINATIONS

Pub. L. 113-126, title VI, §604, July 7, 2014, 128 Stat. 1421, provided that:

"(a) COVERED INTELLIGENCE COMMUNITY ELEMENT DE-FINED.—In this section, the term 'covered intelligence community element'-

"(A) the Central Intelligence Agency, the Defense Intelligence Agency, the National Geospatial-Intelligence Agency, the National Security Agency, the Office of the Director of National Intelligence, and the National Reconnaissance Office; and

"(B) any executive agency or unit thereof determined by the President under section 2302(a)(2)(C)(ii) of title 5, United States Code, to have as its principal function the conduct of foreign intelligence or counterintelligence activities; and

'(2) does not include the Federal Bureau of Investigation.

(b) REGULATIONS.—In consultation with the Secretary of Defense, the Director of National Intelligence shall develop policies and procedures to ensure that a personnel action shall not be taken against an employee of a covered intelligence community element as a reprisal for any disclosure of information described in [section] 1104 of the National Security Act of 1947 [50 U.S.C. 3234], as added by section 601 of this Act. "(c) Report on the Status of Implementation of

REGULATIONS.—Not later than 2 years after the date of the enactment of this Act [July 7, 2014], the Director of National Intelligence shall submit a report on the status of the implementation of the regulations promulgated under subsection (b) to the congressional intelligence committees.

'(d) NONAPPLICABILITY TO CERTAIN TERMINATIONS.-Section 1104 of the National Security Act of 1947, as added by section 601 of this Act, and section 3001 of the Intelligence Reform and Terrorism Prevention Act of 2004 (50 U.S.C. 3341), as amended by section 602 of this Act, shall not apply if—
"(1) the affected employee is concurrently termi-

nated under-

"(A) section 1609 of title 10, United States Code; "(B) the authority of the Director of National Intelligence under section 102A(m) of the National Security Act of 1947 (50 U.S.C. 3024(m)), if the Director determines that the termination is in the interest of the United States;

"(C) the authority of the Director of the Central Intelligence Agency under section 104A(e) of the National Security Act of 1947 (50 U.S.C. 3036(e)), if the Director determines that the termination is in the interest of the United States; or

"(D) section 7532 of title 5, United States Code, if the head of the agency determines that the termination is in the interest of the United States; and

"(2) not later than 30 days after such termination, the head of the agency that employed the affected employee notifies the congressional intelligence committees of the termination.'

[For definition of "congressional intelligence committees" as used in section 604 of Pub. L. 113-126, set out above, see section 2 of Pub. L. 113-126, set out as a note under section 3003 of this title.]

CHAPTER 45—MISCELLANEOUS INTELLIGENCE COMMUNITY AUTHORITIES

SUBCHAPTER I—BUDGET AND OVERSIGHT

Sec. 3301 Multiyear national intelligence program. 3302. Identification of constituent components of base intelligence budget.

3303. Construction of intelligence community facilities; Presidential authorization.

3304. Limitation on construction of facilities to be used primarily by intelligence community. 3305. Exhibits for inclusion with budget justifica-

tion books. 3306.

Availability to public of certain intelligence funding information.

3307. Communications with the Committees on Armed Services of the Senate and the House of Representatives.

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3308.	Information access by the Comptroller Gen-	3364. Assignment of responsibilities relating to
3308a.	eral of the United States. Provision of certain information to Government Accountability Office by National Re-	analytic integrity. 3365. Foreign intelligence information. 3366. Authorities of heads of other departments
3309.	connaissance Office. Notification of establishment of advisory	and agencies. 3367. Requirement for efficient use by intelligence
5505.	committee.	community of open-source intelligence.
3310.	Annual report on United States security arrangements and commitments with other nations.	3368. Assistance for governmental entities and private entities in recognizing online violent extremist content.
3311.	Submittal to Congress by heads of elements of intelligence community of plans for or- derly shutdown in event of absence of ap-	SUBCHAPTER V—MANAGEMENT OF COUNTERINTELLIGENCE ACTIVITIES
	propriations.	3381. Coordination of counterintelligence activities.
3312.	Congressional oversight of policy directives and guidance.	3382. Director of the National Counterintelligence and Security Center.
3313.	Notification of memoranda of understanding.	3383. National Counterintelligence and Security
3314. 3315.	Report on national security systems. Annual certification of controlled access pro-	Center.
0010.	grams.	SUBCHAPTER I—BUDGET AND OVERSIGHT
	SUBCHAPTER II—PERSONNEL AND ADMINISTRATIVE AUTHORITIES	§ 3301. Multiyear national intelligence program
3321.	National Intelligence Reserve Corps.	(a) Annual submission of multiyear national in-
3322.	Additional education and training require-	telligence program
2222	ments. Eligibility for incentive awards.	The Director of National Intelligence shall
3323. 3324.	Prohibition on using journalists as agents or	submit to the congressional committees speci- fied in subsection (d) each year a multiyear na-
0005	assets.	tional intelligence program plan reflecting the
3325.	Reaffirmation of longstanding prohibition against drug trafficking by employees of	estimated expenditures and proposed appropriations required to support that program. Any
3326.	the intelligence community. Limitation of expenditure of funds appro-	such multiyear national intelligence program
3320.	priated for Department of Defense intel-	plan shall cover the fiscal year with respect to
3327.	ligence programs. Limitation on transfer of funds between CIA	which the budget is submitted and at least four succeeding fiscal years.
00211	and Department of Defense; congressional notification required.	(b) Time of submission
3328.	Study or plan of surrender; use of appropria-	The Director of National Intelligence shall
3329.	tions.	submit the report required by subsection (a)
3330.	Intelligence community contracting. Reports to the intelligence community on	each year at or about the same time that the budget is submitted to Congress pursuant to sec-
	penetrations of networks and information systems of certain contractors.	tion 1105(a) of title 31.
3331.	Management of intelligence community per-	(c) Consistency with budget estimates
3332.	sonnel. Guidance and reporting requirement regard-	The Director of National Intelligence and the Secretary of Defense shall ensure that the esti-
	ing the interactions between the intel- ligence community and entertainment in- dustry.	mates referred to in subsection (a) are consistent with the budget estimates submitted to Con-
3333.	Joint facilities certification.	gress pursuant to section 1105(a) of title 31 for the fiscal year concerned and with the estimated
	HAPTER III—SECURITY CLEARANCES AND CLASSIFIED INFORMATION Security clearances.	expenditures and proposed appropriations for the future-years defense program submitted pur-
3341. 3342.	Security clearances. Security clearances for transition team mem-	suant to section 221 of title 10. (d) Specified congressional committees
00.40	bers.	The congressional committees referred to in
3343. 3344.	Security clearances; limitations. Classification training program.	subsection (a) are the following:
3345.	Limitation on handling, retention, and stor-	(1) The Committee on Armed Services, the
	age of certain classified materials by the	Committee on Appropriations, and the Select
3346.	Department of State. Compilation and organization of previously	Committee on Intelligence of the Senate. (2) The Committee on Armed Services, the
3347.	declassified records. Secrecy agreements used in intelligence ac-	Committee on Appropriations, and the Perma-
	tivities.	nent Select Committee on Intelligence of the House of Representatives.
3348.	Reports relating to certain special access programs and similar programs.	(Pub. L. 101–510, div. A, title XIV, §1403, Nov. 5,
3349.	Notification regarding the authorized public disclosure of national intelligence.	1990, 104 Stat. 1675; Pub. L. 104–106, div. A, title
9950		XV, §1502(c)(4)(B), Feb. 10, 1996, 110 Stat. 507;
3350.	Maximum amount charged for declassifica-	
	Maximum amount charged for declassifica- tion reviews. HAPTER IV—COLLECTION, ANALYSIS, AND SHARING OF INTELLIGENCE	Pub. L. 106-65, div. A, title X, \$1067(10), Oct. 5, 1999, 113 Stat. 774; Pub. L. 111-259, title VIII, \$805(a)-(d)(1), Oct. 7, 2010, 124 Stat. 2748.)

SUBCHAPTER IV—COLLECTION, ANALYSIS, AND SHARING OF INTELLIGENCE

3361. National Virtual Translation Center.

3362.

Foreign Terrorist Asset Tracking Center.
Terrorist Identification Classification Sys-3363. tem.

CODIFICATION

Section was formerly classified to section 404b of this title prior to editorial reclassification and renumbering as this section.