$[{\sim}112\mathrm{H}74]$

(Original Signature of Member)

113TH CONGRESS 2D Session



To require non-Federal prisons and detention facilities holding Federal prisoners under a contract with the Federal Government to make available to the public the same information pertaining to facility operations and to prisoners held in such facilities that Federal prisons and detention facilities are required to make available.

IN THE HOUSE OF REPRESENTATIVES

Ms. JACKSON LEE introduced the following bill; which was referred to the Committee on _____

A BILL

- To require non-Federal prisons and detention facilities holding Federal prisoners under a contract with the Federal Government to make available to the public the same information pertaining to facility operations and to prisoners held in such facilities that Federal prisons and detention facilities are required to make available.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

 $\mathbf{2}$

1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Private Prison Infor-3 mation Act of 2014".

4 SEC. 2. FREEDOM OF INFORMATION ACT APPLICABLE FOR

5

CONTRACT PRISONS.

6 (a) IN GENERAL.—Records relating to the operation 7 of a Contract Facility, and to prisoners held in Contract Facilities, that are in the possession of an applicable entity 8 9 shall be subject to section 552 of title 5, United States Code (popularly known as the Freedom of Information 10 11 Act), in the same manner as records maintained by a Federal agency operating a Federal prison or other Federal 12 detention facility would be subject to such section of title 13 5, including— 14

- (1) the duty to release information about the
 operation of the non-Federal prison or detention facility; and
- 18 (2) the applicability of the exceptions and ex-19 emptions available under such section.

(b) REGULATIONS.—A Federal agency that contracts
with, or provides funds to, an applicable entity to incarcerate or detain Federal prisoners in a non-Federal prison
or detention facility shall promulgate regulations or guidance to ensure compliance by the applicable entity with
subsection (a).

3

(c) NO FEDERAL FUNDS FOR COMPLIANCE.—No
 Federal funds may be used to assist applicable entities
 with compliance with this section or section 552 of title
 5, United States Code.

5 (d) CIVIL ACTION.—Any party aggrieved by a viola-6 tion of section 552 of title 5, United States Code, by an 7 applicable entity, as such section is applicable to such an 8 entity in accordance with subsection (a), may, in a civil 9 action, obtain appropriate relief, including an award under 10 subsection (a)(4)(E) of section 552 of such title 5, against 11 the applicable entity for the violation.

12 (e) DEFINITIONS.—In this section:

13 (1) APPLICABLE ENTITY.—The term "applica14 ble entity" means—

15 (A) a nongovernmental entity that directly
16 or indirectly contracts with or receives funds
17 from the Federal Government to incarcerate or
18 detain Federal prisoners in a Contract Facility;
19 or

20 (B) a State or local governmental entity
21 with a contract or intergovernmental service
22 agreement with the Federal Government to in23 carcerate or detain Federal prisoners in a Con24 tract Facility.

4

1	(2) CONTRACT FACILITY.—The term "Contract
2	Facility" means a prison or other correctional or de-
3	tention facility that is—
4	(A) owned or operated by a nongovern-
5	mental entity, a State, or a local government;
6	and
7	(B) incarcerates or detains Federal pris-
8	oners pursuant to a contract or intergovern-
9	mental agreement to which any Federal agency
10	is a party.
11	(3) FEDERAL PRISONER.—The term "Federal
12	prisoner" means any person incarcerated, detained,
13	or otherwise held under the custody, authority, or
14	jurisdiction of any Federal agency or department.