Access Now evaluated the top five legislative proposals to reform Section 702. Since each proposal fails to sunset the invasive authority, we started them all back at -10. We then scored each bill based on how it met our eleven recommendations to protect human rights (scaled from -1 to 3). After we saw their progress toward reform we removed points if they took any of the huge steps backward that we had identified.

**OUR OVERALL RECOMMENDATION**
Sunset 702 and the FISA Amendments Act

**RECOMMENDATION 1**
Additional definitions – Include definitions to ensure proper understanding of the law

**RECOMMENDATION 2**
PPD 28 – Codification (and expansion) of Presidential Policy Directive (PPD) 28

**RECOMMENDATION 3**
Minimize personal data – Minimize the data that are retained in massive surveillance databases

**RECOMMENDATION 4**
Limiting targets – Limit surveillance targets to foreign powers or agents of foreign powers

**RECOMMENDATION 5**
Human rights standards – Recognize human rights standards

**RECOMMENDATION 6**
Higher standards for collection – Strengthen the standards for collection

**RECOMMENDATION 7**
Limit retention of encrypted comms – Strike the encryption exception for data retention

**RECOMMENDATION 8**
Limit collection – Prohibit acquisition of communications from non-targets

**RECOMMENDATION 9**
Limit dissemination – Limit the dissemination of data to other agencies and international partners

**RECOMMENDATION 10**
Increased FISC transparency – Increased transparency at the FISA Court (FISC)

**RECOMMENDATION 11**
Increased public transparency – Increased public reporting

**PROBLEM 1**
Explicit codification of “about” collection

**PROBLEM 2**
Removal of the sunset provision, making the law permanent

**PROBLEM 3**
Expanded surveillance authority with less oversight

**PROBLEM 4**
Prohibitions on development or use of encryption

**FINAL SCORE**
Warrantless surveillance needs to end. Act Now!

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