THE INTELLIGENCE SERVICES (POWERS AND REGULATION) BILL, 2011

BY

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A

BILL

to regulate the manner of the functioning and exercise of powers of Indian Intelligence Agencies within and beyond the territory of India and to provide for the coordination, control and oversight of such agencies.

BE it enacted by Parliament in the Sixty-second Year of the Republic of India as follows:-

PART-I

PRELIMINARY

1. (1) This Act may be called the Intelligence Services (Powers and Regulation) Bill, 2011.

(2) This Act shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.

Short title, extent, application and commencement.
(3) This Act extends to the whole of India and applies to:-
   
   (a) all citizens of India, inside and outside India;
   
   (b) persons in the service of the Government wherever they may be; and
   
   (c) persons on ships and aircrafts registered in India wherever they may be.

2. In this Act, unless the context otherwise requires,-

   (i) “Committee” means the National Intelligence and Security Oversight Committee established under section 12;

   (ii) “Intelligence Bureau” means the Intelligence Bureau constituted under section 4;

   (iii) “Indian territory” shall have the same meaning as is ascribed to the territory of India under article 1 of the Constitution;

   (iv) “law enforcement agency” means and includes –

   (a) any government department; and

   (b) any other person charged with the duty of investigating offences or charging offenders;

   (v) “Member of the Tribunal” means the members appointed under section 24;

   (vi) “National Technical Research Organisation” means the National Technical Research Organisation constituted under section 6;

   (vii) “national security” includes the sovereignty, territorial integrity, economic stability and upholding of the Constitution;

   (viii) “prescribed” means prescribed by rules made under this Act;

   (ix) “Research and Analysis Wing” means the Research and Analysis Wing constituted under section 3;

   (x) “threats to national security” includes: -

   (a) terrorist acts, including international terrorism;

   (b) espionage directed against the country or otherwise detrimental to the security of the country;

   (c) sabotage directed against the vital national infrastructure of the country or otherwise directed against the country;

   (d) organized crime directed against the country or otherwise detrimental to the security of the country;
(e) drug, arms and human trafficking directed against the country or otherwise detrimental to the security of the country;

(f) illegal international proliferation of weapons of mass destruction or the components thereof as well as materials and tools required for their production;

(g) illegal trafficking of internationally controlled products and technologies; and

(h) organized acts of violence or intimidation against ethnic or religious groups within the country;

(xi) “terrorist act” shall have the same meaning as ascribed to it in the Unlawful Activities (Prevention) Act, 1967; and

(xii) “Tribunal” means the National Investigation Tribunal” established under section 23.

PART-II

THE RESEARCH AND ANALYSIS WING

3. (1) There shall be constituted a Research and Analysis Wing (hereinafter referred to as the R&AW) which shall function under the control of the Prime Minister.

(2) The functions of the R&AW shall be exercisable:-

(a) in the interests of National security, with particular reference to the defence, security strategic, economic and foreign policies of the Union of India; or

(b) in aid of the neutralization of threats from external sources.

(3) The day-to-day operation of the R&AW shall be vested in an officer not below the rank of a Secretary to the Government of India who shall be appointed by the Prime Minister and who shall hold office for a period of two years or till he attains the age of sixty-two years, whichever is later.
(4) It shall be the duty of the head of the R&AW to ensure that –

(a) no information is collected and used by the R&AW except what is necessary for discharge of its functions and that no information under their custody is disclosed by it except so far as necessary for the proper and efficacious conduct of functions assigned to it;

(b) the R&AW does not take any action that furthers the interests of any political party or coalition of political parties or other such interest groups; and

(c) there are appropriate arrangements for coordination with the IB, the NTRO Central Para-Military Organizations and other law enforcement agencies for proper implementation of the mandate of this Act.

(5) The head of the R&AW shall submit a bi-annual report on the working of the R&AW, including of its accounts, to the Prime Minister and may, at any time, report to the Prime Minister on any matter relating to its work.

(6) The head of the R&AW shall not be eligible for reappointment to any post under the State except as an Advisor to the Government of India.

Part III

The Intelligence Bureau

4. (I) There shall be constituted an Intelligence Bureau (hereinafter referred to as the IB) which shall function under the control of the Prime Minister.

(2) It shall be the duty of the IB to work for national security in the context of internal conflict and, in particular, provide protection against threats from espionage, terrorist acts organized by other countries within the territory of India with the help of Indian nationals or residents and from actions intended to subvert the Constitution of India by violent means.

(3) It shall perform the following functions;-

(i) collection and management of intelligence within the country;
(ii) safeguarding the economic well-being of the Union of India against threats posed by the actions or intentions of any person whether Indian national or otherwise within the country; and

(iii) acting in aid to the central and state police agencies including Para-Military Organizations and other law enforcement agencies.

5. (1) The day-to-day control of the IB shall be vested in a Director who shall be appointed by the Prime Minister and shall hold office for a period of two years or till he attains the age of sixty-two years, whichever is earlier.

(2) It shall be the duty of the Director to ensure that–

(a) no information is collected and used by the IB except what is necessary for discharge of its functions and that no information under their custody is disclosed by it except so far as necessary for the proper and efficacious conduct of functions assigned to it;

(b) the IB does not take any action that furthers the interests of any political party or coalition of political parties or other such interest groups; and

(c) there are appropriate arrangements for coordination with the R&AW, the NTRO, Central Para-Military Organizations and other law enforcement agencies for proper implementation of the mandate of this Act.

(3) The Director shall submit a bi-annual report on the working of the IB, including of its accounts, to the Prime Minister and may, at any time, report to the Prime Minister on any matter relating to its work.

(4) The Director shall not be eligible for reappointment to any post under the State except as an Advisor to the Government of India.
Part IV

The National Technical Research Organisation

6. (1) There shall be constituted a National Technical Research Organisation (hereinafter referred to as the NTRO) which shall function under the control of the Prime Minister.

(2) It shall perform the following functions –

(a) to monitor and interfere with all forms of communications using such technical equipments as it may think fit within and beyond the territorial boundaries of India and also monitoring the uses of such equipments;

(b) to collect and provide information so collected in such form and to such agencies as may be prescribed; and

(c) to provide advice and assistance about –

(i) languages including technical terminology used for technical matters, and

(ii) cryptography and other matters relating to the protection of classified information and other such material,


to the armed forces of the Union of India, to the Central Government or to any other organization which is determined for the purposes of this section in such manner as may be specified by the Prime Minister.

(3) The function referred to in sub-section (2)(a) above shall be exercisable only –

(a) in the interests of national security, with particular reference to the fields of defence, internal security and furtherance of foreign policy of the country; or

(b) in the interests of economic well-being of the country in relation to the actions or intentions of any person whether Indian national or otherwise, inside or outside the Indian territory; or
(c) in support of prevention, detection, interdiction or investigation of such crimes as may be assigned to it by the Prime Minister.

(4) In this Act, the expression “NTRO” refers to the National Technical Research Organisation and to any unit or part of a unit of the armed forces of the Union of India, which is for the time being, required by the Prime Minister to assist the NTRO in carrying out its functions.

7. (1) The day-to-day operation of the NTRO shall be vested in a Chairman who shall be appointed by the Prime Minister and who shall hold office for a period of two years or attaining the age of sixty-two years, whichever is earlier.

(2) It shall be the duty of the Chairman to ensure that –

(a) no information is obtained by NTRO except when it is necessary for the discharge of its functions under the Act and that no information is disclosed to any person or agency except when it is necessary for discharge of its functions or for the purpose of any matter connected with ensuring the security, stability and sovereignty of the country;

(b) it does not take any action that furthers only the interests of any political party or similar interest group.

(3) The Chairman shall submit a bi-annual report on the working of the NTRO, including of its accounts, to the Prime Minister and may, at any time, report to the Prime Minister on any matter relating to its work.

(4) The Chairman shall not be eligible for reappointment to any post under the State except as an Advisor to the Government of India.

Part V

Authorisation and Procedures

8. (1) No entry on any property or interference with any form of communication including wireless telegraphy under the Act shall be lawful unless it is authorized by a warrant issued by the authority designated for the purpose by the Central Government:

Provided that the authority so designated shall not be an officer below the rank of a Secretary to the Government of India (hereinafter referred to as the Designated Authority).
(2) The Designated Authority may, on an application made by the IB or the R&AW or the NTRO, as the case may be, issue a warrant under this section authorizing the taking of such action as is specified in the warrant in respect of any property or in respect of all forms of communication including wireless telegraphy, if the Designated Authority—

(a) deems it necessary for the action to be taken on the ground that it is likely to be of substantial value in assisting, as the case may be, -

(i) the R&AW in carrying out any of its functions under section 3; or

(ii) the IB in carrying out any of its functions under section 4; or

(iii) the NTRO in carrying out any function which falls within section 6;

(b) is satisfied that the objective cannot reasonably be achieved by any other means; and

(c) is satisfied that adequate arrangements are in force with respect to the disclosure of information obtained under this section and that any information obtained under the warrant shall be subject to those arrangements.

(3) A warrant authorizing action for prevention or detection or interdiction of any terrorist act may also include action outside the Country in such manner as may be prescribed.

(4) Subject to sub-section (5), the IB may make an application under sub-section (2) for a warrant to be issued authorizing the IB (or a person acting on its behalf) to take such action as is specified in the warrant on behalf of the R&AW or the NTRO and, where such a warrant is issued, the functions of IB shall include the carrying out of the action so specified, whether or not it would otherwise be within its functions:

Provided that no application shall be made for a warrant by virtue of sub-section (4) above except where the action proposed to be authorized by the warrant—

(a) is an action in respect of which the R&AW or the NTRO, as the case may be, could make such an application; or
(b) is to be taken otherwise than in support of preservation of national security.

9. (1) A warrant shall not be issued except –

(a) under the hand of the Designated Authority; or

(b) in an urgent case where the Prime Minister has expressly authorized its issue and a statement of that fact is endorsed on it, under the hand of the Director of IB or the Secretary of the R&AW or the Chairman of the NTRO, as the case may be.

(2) A warrant shall, unless renewed under sub-section (3), cease to have effect,—

(a) if the warrant had been issued under the hand of the Designated Authority, at the expiry of the period of three months from the date on which it was issued; and

(b) in any other case, at the expiry of the period ending with the second working day following the day on which it was issued.

(3) If, at any time before the day on which a warrant would cease to have effect, the Designated Authority considers it necessary for the warrant to continue to have effect for the purpose for which it was issued, he may, by an instrument, under his hand, renew it for a further period of three months beginning with the day it would otherwise have ceased to be effective.

(4) The Designated Authority may cancel a warrant if he is satisfied that the action authorized by it is no longer necessary.

10. (1) If, except in so far as provided for in this Part, a person is liable to the Union of India for any act done outside the Indian territory, he shall not be so liable if the act is one which is authorized to be done by virtue of an authorization given by the Designated Authority under this section.

(2) The Designated Authority shall not give an authorization under this section unless he is satisfied –

(a) that any act which may be done in reliance on the authorization or, as the case may be, the operation in the course of which the acts may be done will be necessary for the proper discharge of a function of the R&AW and the NTRO, as the case may be; and

(b) that satisfactory arrangements are in force to ensure –
(i) that nothing is done in reliance on the authorization beyond what is necessary for the proper discharge of a function of the R&AW or the NTRO, as the case may be;

(ii) that, in so far as any acts may be done in reliance on the authorization, their nature and likely consequences will be reasonable, having regard to the purposes for which they are carried out; and

(c) that satisfactory arrangements are in force with respect to the disclosure of information obtained by virtue of this section and that any information obtained by virtue of anything done in reliance on the authorization will be subject to those arrangements.

(3) Without prejudice to the generality of the power of the Designated Authority to give an authorization under this section, such an authorization –

(a) may relate to a particular act or acts, of a description specified in the authorization or to acts undertaken in the course of an operation so specified;

(b) may be limited to a particular person or persons of a description so specified; and

(c) may be subject to such conditions as may be specified.

(4) An authorization shall not be given under this section except –

(a) under the hand of the designated authority; or

(b) in an urgent case where the Prime Minister has expressly authorized its issue and a statement of that fact is endorsed on it, under the hand of the Director of IB or the head of the R&AW or the Chairman of the NTRO, as the case may be.

(5) An authorization shall, unless renewed under sub-section (6) below, cease to have effect –

(a) if the authorization was given under the hand of the Designated Authority, at the expiry of the period of three months from the date of its issue;

(b) in any other case, at the expiry of the period ending with the second working day following the day on which it was given.
(6) If, at any time before the day on which a warrant would cease to have effect, the Designated Authority considers it necessary for the authorization to continue to have effect for the purpose for which it was issued, he may, by an instrument, under his hand, renew it for a further period of three months beginning with the day it would otherwise have ceased to be effective.

(7) The Designated Authority shall cancel an authorization if he is satisfied that any act authorized by it is no longer necessary.

11. (1) Any information obtained by the R&AW, IB and NTRO without a specific warrant or authorization under section 9 or 10, shall not be used to take action against individuals to whom this information relates to.

(2) Such information obtained without specific warrant may only be used for the limited purpose of authorizing fresh warrants.

(3) The R&AW, the IB and the NTRO, as the case may be, shall apply for fresh warrants in accordance with section 9 and 10 herein within forty-eight hours of obtaining any such information in the event of any such information being relevant to the discharge of functions and duties of the R&AW, IB and NTRO, as applicable.

**Part VI**

**The National Intelligence and Security Oversight Committee**

12. (1) There shall be constituted a Committee, to be known as the National Intelligence and Security Oversight Committee (hereinafter referred to as the Committee) to examine the administration and compliance of policy laid down under this Act.

(2) The Committee shall, unless it is necessary to perform the functions assigned to it under the Act, not go into the operational aspects and sources of intelligence of the functioning of the R&AW, the IB and the NTRO, as the case may be.

(3) The Committee shall consist of the following:-

(a) the Chairman of the Council of States, Chairperson;

(b) the Speaker of the House of the People, Member;
(c) the Prime Minister, Member;
(d) the Minister of Home Affairs, Member;
(e) the Leader of Opposition in the House of the People, Member;
(f) the Leader of Opposition in the Council of States; Member; and
(g) one member each from the House of the People and the Council of States to be nominated by the Presiding Officers of the respective Houses, as members.

(4) The Cabinet Secretary shall be the Secretary to the Committee, ex-officio.

(5) The Committee shall submit an annual report on their functioning to the Prime Minister and may at any time report to him on any matter relating to discharge of those functions.

(6) If it appears to the Prime Minister, after consultation with the Committee, that the publication of any matter in a report would be prejudicial to the discharge of the functions of the R&AW, the IB or the NTRO, the Prime Minister may exclude that matter from the annual report.

(7) The Prime Minister shall lay on the table of each House of Parliament a copy of each annual report submitted by the Committee under sub-section (5) together with a statement as to whether any matter has been excluded.

13. (1) Subject to the provisions of this section, a member of the Committee shall hold office for the duration of his membership of the House to which he has been elected.

(2) A member of the Committee shall vacate office –

(a) if he ceases to be the Speaker of the House of the People or a member of the House of the People or;

(b) if he ceases to be the Chairperson of the Council of States or a member of the Council of States;

(c) if he ceases to be the Leader of Opposition in the Council of States or the House of the People;

(d) by resigning at any time through a notice to the Chairperson of the Committee.
14. (1) Subject to the provisions of this section, the Committee may determine
their own procedure.

(2) If on any matter there is an equality of voting among the members of
the Committee, the Chairperson shall have and exercise the casting vote.

(3) The Chairperson may appoint one of the members of the Committee to
act, in his absence, as the Chairman at any meeting of the Committee, but the
person acting as such shall not have a casting vote.

(4) The quorum for a sitting of the Committee shall be three.

15. (1) If the Director of the IB or the Secretary of the R&AW or the
Chairman of the NTRO is asked by the Committee to disclose any information
under their custody, then, as to the whole or part of the information which is
sought, he shall either –

(a) arrange for it to be made available to the Committee subject to and
in accordance with arrangements approved by the Cabinet Secretary; or

(b) inform the Committee that it cannot be disclosed because –

(i) it is sensitive information which, in his opinion, may not be
made available; or

(ii) the Prime Minister has certified that it should not be
disclosed.

(2) The fact that any particular information is sensitive shall not prevent its
disclosure, if the Director, IB or the Secretary, R&AW or the Chairman, NTRO,
as the case may be, consider it safe to disclose.

(3) Any information which has not been disclosed to the Committee on the
ground that it is sensitive information, shall be disclosed to them if the Cabinet
Secretary certifies in the prescribed manner that it is fit to be disclosed in public
interest.

(4) The disclosure of information to the Committee in accordance with the
provisions of this section shall be regarded for the purposes this Act as
necessary for the proper discharge of the functions of the R&AW, the IB and
the NTRO.
Explanation. In this section, the expression ‘sensitive information’ shall include –

(a) an information which might lead to the identification of, or provide details of the sources of information or operational methods used by the R&AW, the IB and the NTRO;

(b) information about specific operations which have been, are being or are proposed to be undertaken in pursuance of any of the functions of those bodies; and

(c) information provided by the Government or an agency of any other country which does not consent to the disclosure of the information.

Part VII

Intelligence Ombudsman

16. (1) The Central Government shall, in consultation with the National Intelligence and Security Oversight Committee, appoint an Intelligence Ombudsman (hereinafter referred to as the “Ombudsman”) from amongst persons having special knowledge in the field of intelligence to address the grievance of the members of staff and officers of the R&AW, the IB and the NTRO:

Provided that no person shall be appointed as an Ombudsman who has served as the Secretary, R&AW; the Director, IB or the Chairman, NTRO.

(2) The administrative control of the Ombudsman shall be vested in the Cabinet Secretary.

(3) The Ombudsman shall be appointed for a tenure of three years from the date of his appointment or till he attains the age of sixty-eight years, whichever is earlier.

(4) The Ombudsman shall perform the following functions:

(i) resolve grievances of members of staff or officers of the R&AW, the IB and the NTRO, as the case may be;
(ii) suggest changes in the administrative practices of the R&AW, the IB and the NTRO, as the case may be, to mitigate the problems of the members of staff or officers of the R&AW, the IB and the NTRO, as the case may be.

(5) Not later than thirty-first day of March of each calendar year, the Ombudsman shall prepare and submit a report of its functioning to the Prime Minister.

(6) Without prejudice to the generality of the foregoing provision, the report shall contain–

(a) the recommendations of the Ombudsman for improving functioning of the R&AW, the IB and the NTRO;

(b) a summary of the problems of the members of staff or officers with the R&AW, the IB and the NTRO, as the case may be, including a description of the nature of such problems;

(c) a summary of,-

(i) action taken in matters enumerated in clauses (a) and (b);

(ii) the result of such action;

(iii) the matters where no action was taken and the period for which the matter has been pending;

(iv) the reasons why no action was taken alongwith the persons responsible for such non-action;

(v) the recommendations with a view to solve the problems of the members of the R&AW, the IB and the NTRO; and

(d) such other information as the Ombudsman may deem necessary.

(7) The Ombudsman may consult the heads of the R&AW, the IB and the NTRO, as the case may be, in carrying out the Ombudsman’s responsibilities under this section.
17. (1) The orders of the Ombudsman in relation to any complaint by a
member of staff or officer of the R&AW, the IB or the NTRO, as the case may
be, shall be implemented by the Government in such manner as it may specify.

(2) It shall be the duty of every member of the R&AW, the IB or the NTRO to
disclose or to give to the Ombudsman such documents or information as may be
required for the purpose of enabling him to carry out his functions under this
Act.

(3) The Ombudsman shall carry out his functions in such a way as to ensure
that no document or information disclosed or given to him by any person is
disclosed without the consent of such person to any complainant or to any person
holding office under the Union of India or to any other person; and accordingly
the Ombudsman shall not, except in its reports under sub-section (1) of section
22, give any reasons for a determination notified by them to a complainant.

(4) Subject to sub-section (3), the Ombudsman may determine his own
procedure.

18. Any complaint by a member or ex-member of the IB, the R&AW or the
NTRO, as the case may be, in relation to his service and, unless the Ombudsman
consider that the complaint is frivolous, vexatious or without any valid basis, shall
be dealt with in accordance with this Part.
19. (1) After the submission of the complaint, if the Ombudsman is *prima facie* satisfied, a copy of such complaint shall be forwarded to the persons heading the IB, the R&AW and the NTRO, as the case may be, for their reply and comments on the allegation or grievances reported in the application by the complainant.

(2) The R&AW, the IB and the NTRO shall submit their replies or comments, as the case may be, within three weeks of receipt of the complaint from the Ombudsman.

(3) The Ombudsman shall give its decision within 45 days of the receipt of the complaint.

20. Where the Ombudsman determines that the R&AW, the IB or the NTRO, as the case may be, did not have reasonable grounds for their actions or inactions, they shall –

(a) give notice to the complainant that they have made a determination in his favour; and

(b) send a recommendation of their findings to the persons heading the R&AW, the IB and the NTRO, as the case may be.

21. Where the Ombudsman passes a finding or an order, the Ombudsman may do all or any of the following, namely,-

(a) direct that any action by which the complainant is so aggrieved be reversed or if the act cannot be reversed, give such relief including compensation to the complainant as it may determine;

(b) direct the persons heading the R&AW, the IB or the NTRO, as the case may be, to pay to the complainant such sums by way of compensation as may be specified by the Ombudsman.
22. The Director of IB or the Secretary of the R&AW or the Chairman of the NTRO, as the case may be, shall establish procedures, requiring a formal response to all complaints received from the Ombudsman and comply with the findings, orders or recommendations of the Ombudsman within three weeks of the receipt of the order of the Ombudsman.

Part VIII

National Intelligence Tribunal

23. The Central Government shall, by notification in the Official Gazette, establish a tribunal to be known as the National Intelligence tribunal (hereinafter referred to as the Tribunal), for the purpose of investigating complaints against the R&AW, the IB or the NTRO.

24. The Tribunal shall consist of :-
   (i) a Chairperson who shall be a sitting or a retired judge of the Supreme Court, to be appointed by the Central Government in consultation with the Chief Justice of the Supreme Court;
   (ii) one member who is or has been a judge of the High Court to be appointed by the Central Government in consultation with the Chief Justice of the High Court concerned; and
   (iii) one member who shall be appointed from amongst persons who have been the head of the IB or the R&AW, to be appointed from the two services alternately.

25. The Chairperson or members of the Tribunal shall hold office for a term of five years from the date on which they enters upon office and shall not be eligible for reappointment.

26. (1) The Chairperson or a member of the Tribunal may, by notice in writing under his hand, addressed to the President, resign his office:

Provided that the Chairperson or a member shall, unless permitted by the President to relinquish office sooner, continue to hold office until the expiry of
three months from the date of receipt of such notice or until a person duly appointed as his successor enters upon his office or until the expiry of his term of office, whichever is earlier.

(2) The Chairperson or a member other than a sitting Judge of the Supreme Court or a High Court, as the case may be, of the Tribunal shall not be removed from office except by an order made by the President on the ground of proved misbehaviour or incapacity after an inquiry made by a sitting Judge of the Supreme Court in which such Chairperson or other member had been informed of the charges against him and given a reasonable opportunity of being heard in respect of those charges.

(3) The Central Government may, by rules to be prescribed, regulate the procedure for the investigation of misbehaviour or incapacity of the Chairperson or other members referred to in sub-section (2).

27. (1) The Chairperson shall have the power to review the exercise by the State of its powers of issuing authorizations or warrants under sections 8, 9, 10 and 11 of this Act.

(2) The Tribunal shall submit a bi-annual report on their functioning to the Prime Minister.

(3) The Prime Minister shall cause to lay before each House of Parliament a copy of each annual report submitted by the Committee under sub-section (2) together with a statement as to whether any matter has been excluded from that report in pursuance of sub-section (4).

(4) If it appears to the Prime Minister, after consultation with the Chairman of the Tribunal, that the publication of any matter in a report would be prejudicial to the discharge of the functions of the R&AW, the IB or the NTRO, as the case may be, he may exclude that matter from the annual report laid before each House of Parliament.

(5) The Prime Minister may, in consultation with the Chairperson
provide the Tribunal with such staff and infrastructure facilities as the Chairperson thinks necessary for the discharge of his functions.

28. The Chairperson and members shall hold office in accordance with the terms of their appointment and they shall be paid such salary and allowances equivalent to their last drawn salary and allowances.

29. The Chairperson shall exercise such financial and administrative powers over the Tribunal as may be prescribed:

Provided that the Chairperson shall have the authority to delegate such of his financial and administrative powers as he may think fit to any other member or any officer of the Tribunal, subject to the conditions that such member or officer shall, while exercising such delegated powers, continue to act under the direction, control and supervision of the Chairperson.

30. (1) The Central Government shall determine the nature and categories of the officers and other employees required to assist the Tribunal in the discharge of its functions and provide the tribunal with such officers and other employees as it may think fit.

(2) The salaries and allowances payable to, and the other terms and conditions of service of the officers and other employees of the Tribunal shall be such as may be prescribed.

(3) The officers and other employees of the Tribunal shall discharge their functions under the general superintendence of the Chairperson.

31. (1) It shall be the duty of the Government or any of its agencies to implement the orders of the tribunal.

(2) It shall be the duty of the R&AW, the IB or the NTRO to disclose or give to the Tribunal such documents or information as it may require for the purpose of carrying out its functions under this Act.

(3) The Tribunal shall carry out its functions under this Act in such a way as to ensure that no document, or information disclosed or given to the Tribunal by any person is disclosed without the consent of such person to the complainant or
to any person holding office under the Union of India or to any other person; and accordingly the Tribunal may not give any reason for their decision notified to a complainant.

(4) Subject to sub-section (3), the Tribunal may determine its own procedure.

(5) For the purpose of investigating and adjudicating a complaint under this Act, the Tribunal shall have the same powers as are vested in a Civil Court under the Code of Civil Procedure, 1908, while trying a suit in respect of the following matters, namely:-

(a) summoning and enforcing the attendance of any person and examining him on oath;
(b) requiring the discovery and production of documents;
(c) receiving evidence on affidavits;
(d) subject to the provisions of sections 123 and 124 of the Indian Evidence Act, 1872, requisitioning any public record or document or copy of such record or document from any office;
(e) issuing commissions for the examination of witnesses or documents; and
(f) reviewing its decisions.

(6) The Tribunal shall have the power to decide both questions of interpretation of provisions of this Act and facts that may be raised before it.

32. (1) Any person may complain to the Tribunal if he is aggrieved by anything which he believes the R&AW or the IB or the NTRO, as the case may be, has wrongfully done in relation to him or to his property.

(2) On receipt of a complaint by any person aggrieved by the actions of the R&AW or the IB or the NTRO, as the case may be, if the Tribunal after such inquiry, as it may deem necessary, is satisfied that it is fit for adjudication by it, admit such complaint; but where the Tribunal is not satisfied, it may dismiss the
application after recording its reasons in writing.

(3) In so far as the complaint alleges that anything has been done wrongfully in relation to any property of the complainant, the Tribunal shall investigate –

(a) whether the R&AW or the IB or the NTRO, as the case may be, had obtained or provided information or performed any other tasks in relation to the submissions of the complainant; and

(b) if so, whether the R&AW or the IB or the NTRO, as the case may be, had reasonable grounds for taking that action.

(4) If, in the course of the investigation of a complaint by the Tribunal, if the Tribunal consider it necessary to establish whether a warrant and/or an authorization was issued/given to the R&AW or the IB or the NTRO, as the case may be, under sections 9 and/or 11 of this Act for the commission of any act, it shall refer so much of the complaint as relates to the doing of that act to the Designated Authority for validation of the actions.

(5) If the Tribunals hold that a valid warrant was issued or a valid authorization was given, it shall determine whether the Designated Authority was acting properly in issuing or renewing the warrant or, as the case may be, in giving or renewing the authorization.

(6) The Tribunal shall make a determination within forty-five days of the receipt of the complaint.

(7) All proceedings before the Tribunal shall be deemed to be judicial proceedings for the purposes of sections 193, 219, 228 and 196 of the Indian Penal Code, 1860 and the Tribunal shall be deemed to be a court for the purposes of section 195 and Chapter XXVI of the Code of Criminal Procedure, 1973.

(8) The decision of the Tribunal shall be taken by majority and it shall be binding on all parties.

33. (1) A person making a complaint to the Tribunal may either appear in person or take the assistance of a legal practitioner before the Tribunal.
(2) The Central Government or the competent authority, as may be prescribed, may authorize one or more legal practitioners or any of its law officers to act as counsel and every person so authorized by it may present its case with respect to any complaint before the Tribunal.

34. Where the Tribunal determines under section 32 that the R&AW or the IB or the NTRO, as the case may be, did not have reasonable grounds for its actions or inactions, the Tribunal may, by an order, direct –

(a) that the obtaining and providing of information in relation to the complainant or, as the case may be, the conduct of other activities in relation to him or to any property of his shall cease and that any records relating to such information so obtained or provided shall be destroyed in such manner as to render them unusable henceforth such activities shall be stopped forthwith;

(b) payment of compensation to the person who has been aggrieved by the actions of the R&AW or the IB or the NTRO, as the case may be;

(c) restitution of property damaged by such actions;

(d) quashing of any warrant or authorization which the Tribunal has found to have been improperly issued, renewed or given;

(e) institution of proceedings under the relevant statutes and applicable laws against the persons responsible for that.

35. Any person, aggrieved by an order made by the National Intelligence Tribunal, he may prefer an appeal to the Supreme Court within a period of ninety days from the date of such order.

36. (1) The Central Government may, by notification in the Official Gazette, make rules for carrying out the purposes of the Act.

(2) Every rule made under this Act shall be laid, as soon as may be after it is made, before each House of Parliament, while it is in session, for a total period of thirty days which may be comprised in one session or in
two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid, both Houses agree in making any modification in the rule or both the Houses agree that the rule should not be made, the rule shall thereafter have effect only in such modified form or be of no effect, as the case may be; so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule.
Intelligence agencies are responsible for maintaining internal security and combating external threats to the sovereignty and integrity of the nation. These responsibilities range from counter-terrorism measures tackling separatist movements to critical infrastructure protection. These agencies are operating without an appropriate statutory basis delineating their functioning and operations. This tends to, among other things, compromise operational efficiency and weakens the professional fabric of these agencies. It also results in intelligence officers not having due protection when performing their duties.

Assessments and gathering of information by intelligence agencies are catalysts for law enforcement units to act, necessitating that these be reliable, accurate and in accordance with law. This kind of efficiency has been hindered by obscured responsibilities that have plagued the functioning of the agencies.

Article 21 of the Constitution provides that no person shall be deprived of his life and personal liberty except according to the procedure established by law. The Supreme Court of India has carved a right to privacy from the right to life and personal liberty. Such rights to privacy are compromised when agencies undertake surveillance operations. In Re: Peoples Union of Civil Liberties v. Union of India, the Supreme Court issued detailed guidelines regarding telephone tapping. A proper legal framework is required to regulate surveillance of other forms, using different technologies, as well. There is an urgent need to balance the demands of security and privacy of individuals, by ensuring safeguards against the misuse of surveillance powers of intelligence agencies. Therefore, legislation is imperative to regulate the possible infringement of privacy of citizens, while giving credence to security concerns.

In view of the reasons stated, the Bill seeks to enact a legislation pursuant to Entry 8 of List I of the Seventh Schedule of the Constitution of India to provide: -

(a) A legislative and regulatory framework for the Intelligence Bureau, the Research and Analysis Wing and the National Technical Research Organisation;
(b) Designated Authority regarding authorization procedure and system of warrants for operations by these agencies;

(c) A National Intelligence Tribunal for the investigation of complaints against these agencies.

(d) A National Intelligence and Security Oversight Committee for an effective oversight mechanism of these agencies; and

(e) An Intelligence Ombudsman for efficient functioning of the agencies and for matters connected therewith.

The Bill seeks to achieve the aforesaid objectives.

NEW DELHI; MANISH TEWARI

March 4, 2011.
FINANCIAL MEMORANDUM

Clause 3 of the Bill provides for the constitution of a Research and Analysis Wing under the control of the Prime Minister. Clause 4 provides for the establishment of an Intelligence Bureau under the control of the Prime Minister. Clause 5 provides for appointment of a Director for day-to-day operation of the IB. Clause 6 provides for the establishment of a National Technical Research Organisation under the control of the Prime Minister. Clause 7 provides for appointment of a Chairman in whom shall be vested the day-to-day operations of the NTRO. Clause 12 provides for the constitution of a National Intelligence and Security Oversight Committee to examine and administer and ensure compliance of the policies laid down under the Act. Clause 16 provides that an Intelligence Ombudsman shall be appointed by the Central Government. Clause 21 provides for remedies including compensation to the persons aggrieved by the actions of the intelligence agencies. Clause 23 provides that a National Intelligence Tribunal shall be established by the Central Government. Clause 24 provides for appointment of the Chairperson and members of the Tribunal. Clause 28 provides for salaries and other expenses of the Chairperson and members of the Tribunal. Clause 30 provides for the staff for the effective functioning of the Tribunal. Clause 34 provides for the payment of compensation to the persons who have suffered loss by any action of the R&AW or the IB or the NTRO.

The Bill, therefore, if enacted, will involve expenditure from the Consolidated Fund of India. It is estimated that sum of rupees ten thousand crore will be involved as recurring expenditure per annum.

A non-recurring expenditure to the tune of rupees five hundred crore is also likely to be incurred from the Consolidated Fund of India.
MEMORANDUM REGARDING DELEGATED LEGISLATION

Clause 36 of the Bill gives power to the Central Government to make rules for carrying out the purposes of the Bill. As the rules will relate to matters of detail only, the delegation of legislative power is of a normal character.
A BILL
to regulate the manner of the functioning and exercise of powers of Indian Intelligence Agencies within and beyond the territory of India and to provide for the coordination, control and oversight of such agencies.

(Shri Manish Tewari, M.P.)
Title of Bill: The Intelligence Services (Powers and Regulation) Bill, 2011 by Shri Manish Tewari, M.P

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Subject</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Date of receipt of the Notice of the Bill</td>
<td>4.3.2011</td>
</tr>
<tr>
<td></td>
<td>Due date for introduction of the Bill</td>
<td>25.3.2011</td>
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<tr>
<td>2</td>
<td>Whether notice is accompanied by</td>
<td>Yes; SOR may be got signed by the member.</td>
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<td></td>
<td>(i) a copy of the Bill, and</td>
<td>Yes</td>
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<tr>
<td></td>
<td>(ii) S.O.R. duly signed by the Member? [Rule 65(1)]</td>
<td>No, SOR may be got signed by the member.</td>
</tr>
<tr>
<td>3</td>
<td>Object of the Bill (in brief)</td>
<td>Please see Para 21</td>
</tr>
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<td>4</td>
<td>Article 246 of the Constitution and entry 8 and 65(c) of List I</td>
<td></td>
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<tr>
<td>5</td>
<td>Whether a similar bill is pending before Lok Sabha?</td>
<td>No</td>
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<td></td>
<td>If so, whether the introduction of the Bill is barred under Rule 67?</td>
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<td>6</td>
<td>Whether the Bill contains more than 25 Clauses?</td>
<td>No</td>
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<td></td>
<td>If so, whether 'Arrangement of Clauses' has been appended?</td>
<td>---</td>
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<tr>
<td>7</td>
<td>If an Amending Bill, has an Annexure been appended?</td>
<td>No</td>
</tr>
<tr>
<td>8</td>
<td>Whether the Bill is a Money Bill/Financial Bill?</td>
<td>Yes; it is a Financial Bill under article 117(3).</td>
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<td></td>
<td>If so, whether the Member has applied for the recommendation of the President:</td>
<td>Yes</td>
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<tr>
<td></td>
<td>(a) for introduction of the Bill under clause (1) of article 117</td>
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<td></td>
<td>(b) for consideration under clause (3) of article 117</td>
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<td></td>
<td>(iii) If so, whether action has been initiated to obtain the requisite recommendation?</td>
<td>O.M. to the Ministry may be sent after the Bill has been approved.</td>
</tr>
<tr>
<td>9</td>
<td>Whether the Bill requires President’s recommendation for introduction under any of the following articles of the Constitution:</td>
<td>No</td>
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<tr>
<td></td>
<td>(i) Proviso to article 3</td>
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<td></td>
<td>(ii) Article 274(1)</td>
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<tr>
<td>10</td>
<td>Has the Financial Memorandum, if required under rule 69(1), been appended to the Bill?</td>
<td>Member may be requested to furnish the revised Financial Memorandum</td>
</tr>
<tr>
<td></td>
<td>Question</td>
<td>Answer</td>
</tr>
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<td>--------------------------------------------------------------------------</td>
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<tr>
<td>11.</td>
<td>Whether clauses or provisions involving expenditure from Consolidated Fund have been indicated in thick type or in italics?</td>
<td>Yes</td>
</tr>
<tr>
<td>12.</td>
<td>Whether the memorandum regarding delegated legislation, if required under rule 70, has been appended to the Bill?</td>
<td>Yes</td>
</tr>
<tr>
<td>13.</td>
<td>(i) Whether the Bill relates to a subject under any of the Entry Nos. 7, 23, 24, 27, 52, 53, 54, 56, 62, 63, 64, or 67 in the Union List?</td>
<td>No</td>
</tr>
<tr>
<td></td>
<td>(ii) If so, does the S.O.R. contain an explanation as to why it has been found necessary or expedient for Parliamentary to legislate on this subject?</td>
<td>---</td>
</tr>
<tr>
<td>14.</td>
<td>(i) Whether the Bill requires a prior resolution to be passed by the Legislative Assembly of the State by a special majority under Article 169?</td>
<td>No</td>
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<td></td>
<td>(ii) If so, has this been done and copy thereof received?</td>
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<tr>
<td>15.</td>
<td>(i) Whether the Bill requires a prior resolution to be passed by Rajya Sabha under: (a) Article 249</td>
<td>No</td>
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<td></td>
<td>(b) Article 312</td>
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<td></td>
<td>(ii) If so, has this been done?</td>
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<tr>
<td>16.</td>
<td>(i) Whether the Bill requires a prior resolutions to be passed by State Legislatures under clause (1) or (2) of Articles 252?</td>
<td>No</td>
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<td></td>
<td>(ii) If so, has this been done?</td>
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<tr>
<td>17.</td>
<td>If the Bill seeks to amend the Constitution, the likely date of its examination by C.P.B. under Rule 294(1)(a) before its introduction?</td>
<td>No</td>
</tr>
<tr>
<td>18.</td>
<td>(i) Whether a similar Private Member’s Bill was introduced in Lok Sabha in the past?</td>
<td>No</td>
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<td></td>
<td>(ii) If so, whether it was discussed by Lok Sabha (give details)?</td>
<td>No</td>
</tr>
<tr>
<td>19.</td>
<td>(i) Whether a similar Private Member’s Bill has been discussed in Lok Sabha during the same session?</td>
<td>No</td>
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<td></td>
<td>(ii) If so, whether the introduction of the Bill is barred under Rule 338?</td>
<td>---</td>
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<tr>
<td>20.</td>
<td>Whether editing done in the Bill requires Member’s approval?</td>
<td>Yes, the Bill as edited may be shown to the member for his approval</td>
</tr>
</tbody>
</table>
21. The Bill seeks to give statutory status to (i) Research and Analysis Wing (ii) Intelligence Bureau and (ii) National Technical Research Organisation with a view to regulate the manner of the functioning and exercise of powers by the Intelligence Agencies within and beyond the territory of India and to provide for the coordination, control and oversight of such agencies.