unnecessary and overbroad mandatory emergency exceptions. Such changes or other broad warrant exceptions would represent a step back from the status quo, particularly in light of the recent *Carpenter* decision where a majority of the justices on the Supreme Court endorsed a lower court decision applying a warrant standard when law enforcement seek emails.

For these reasons, we support the Email Privacy Act and urge that it be included in the final NDAA without any amendments that would weaken the protections afforded by the bill.

Sincerely,

ACT | The App Association

Adobe

ALEC Action

American Civil Liberties Union

Americans for Prosperity

Amazon

American Association of Law Libraries

American Library Association

Americans for Tax Reform

Association of Research Libraries

Box Inc.

Brennan Center for Justice at NYU School of Law

BSA | The Software Alliance

Center for Democracy & Technology

Cisco Systems, Inc.

Committee for Justice

CompTIA Computer & Communications Industry Association Consumer Action Consumer Technology Association Council for Citizens Against Government Waste Data Foundry Digital Liberty Discovery Institute Dropbox Due Process Institute Electronic Frontier Foundation Engine Facebook FreedomWorks Future of Privacy Forum Giganews Golden Frog Google Information Technology and Innovation Foundation Information Technology Industry Council (ITI) Institute for Policy Innovation

Internet Association

Internet Infrastructure Coalition

National Association of Criminal Defense Lawyers

National Taxpayers Union

NetChoice

New America's Open Technology Institute

Oath

Rapid7

Reform Government Surveillance

Software & Information Industry Association

Sonic

Taxpayers Protection Alliance

TechFreedom

TechNet

U.S. Chamber of Commerce

Wikimedia Foundation