

**AMENDMENT TO H.R. 1560, AS REPORTED
OFFERED BY MS. LOFGREN OF CALIFORNIA**

Page 25, beginning on line 3, strike paragraph (5)
and insert the following:

1 (5) DISCLOSURE, RETENTION, AND USE.—A
2 Federal entity that receives cyber threat indicators
3 or defensive measures shared through the Cyber
4 Threat Intelligence Integration Center established
5 under section 119B of the National Security Act of
6 1947, as added by paragraph (1), or otherwise
7 under this section or the amendments made by this
8 section, from another Federal entity or a non-Fed-
9 eral entity—

10 (A) may use, retain, or further disclose
11 such cyber threat indicators or defensive meas-
12 ures solely for cybersecurity purposes; and

13 (B) may not use such cyber threat indica-
14 tors or defensive measures to engage in surveil-
15 lance or other collection activities for the pur-
16 pose of tracking an individual's personally iden-
17 tifiable information.

