Dear Judiciary Committee Member,

On behalf of the undersigned organizations, we urge you to support improvements to the landmark right-to-know law, the Freedom of Information Act (FOIA), that are included in the manager’s amendment of the FOIA Improvement Act of 2014 (S. 2520.)

Non-governmental organizations play a key role in ensuring our air and water stay clean, our food supply remains safe, and that the needs of the general public are properly taken into account by government agencies. But, our groups must have adequate information about government operations in order to fulfill our missions of standing up for the rights of the public.

The bipartisan FOIA Improvement Act (which includes many reforms similar to a bill passed unanimously by the U.S. House of Representatives earlier this year) strengthens existing law in a number of ways that will significantly improve requestors’ ability to obtain information about government actions and decision-making by amending the FOIA with positive changes such as:

- Making more information available to the public by encouraging agencies to post records that have been released under FOIA in easy-to-use electronic formats and clarifying when frequently requested documents must be automatically publicly posted;
- Listing the instances when fees may not be charged to requestors because of agencies’ missed deadlines to respond to requests; and
- Ensuring the increased effectiveness of the FOIA by giving greater independence to the Office of Government Information Services (OGIS); requiring notification to requestors regarding the availability of alternative dispute resolution options; creating a Chief FOIA Officer Council for better inter-agency coordination; and codifying certain reporting.

Additionally, and perhaps more importantly, the FOIA Improvement Act codifies the Obama Administration’s presumption of openness for agencies determining whether to release information under a FOIA request, which requires agencies to process all requests under the assumption that the records must be released unless there is a foreseeable harm or specific legal or statutory prohibitions on its release.

This language will spur vital changes to agencies’ use of FOIA’s exemptions such as Exemption 5 (also called the b(5) exemption) which has been referred to as the “withhold it because you want to” exemption by some requestors because of the rampant overuse of this particular provision. The undersigned groups are extremely concerned with this exemption as they have seen multiple FOIA requests denied under this exemption when an agency unwarrantedly cites the “deliberative process privilege.”

The current language of the law’s b(5) exemption allows agencies to indefinitely withhold memos or letters shared within an agency or between agencies if it would be considered privileged under litigation standards. The FOIA Improvement Act puts in place a 25 year sunset on the use of the b(5) exemption. The sunset helps ensure agencies cannot abuse b(5) to withhold historical records that will help the public better understand how a policy was developed. A similar sunset in the Presidential Records Act
allows the public to obtain records covered by the deliberative process privilege 12 years after the President has left office.

For these and other reasons, we urge you to support the FOIA Improvement Act and take this opportunity to enact these essential changes while there is still time during this Congress.

Sincerely,

American Association of Law Libraries
American Booksellers Foundation for Free Expression
American Civil Liberties Union – ACLU
American Library Association
American Society of News Editors
Appeal for Justice
Article 19
Association of Alternative Newsmedia
Association of Research Libraries
Brechner Center for Freedom of Information
Californians Aware
Cause of Action
Center for Effective Government
Center for Food Safety
Center for Justice & Democracy at New York Law School
Center for Media and Democracy
Center for Science and Democracy at the Union of Concerned Scientists
Citizen Works
The Coalition For Change, Inc. (C4C)
Constitutional Alliance
Consumer Action
Council on American-Islamic Relations – CAIR
Defending Dissent Foundation
Don't Waste Arizona
Earthjustice
Empire Justice Center
Essential Information
First Amendment Coalition
Food & Water Watch
Freedom of Information Foundation of Texas
Friends of the Earth U.S.
Government Accountability Project – GAP
Greenpeace
The Home Defenders League
Indiana Coalition for Open Government
Institute for Agriculture and Trade Policy
In the Public Interest
iSolon.org
James Madison Project
Knowledge Ecology International – KEI
Liberty Coalition
Mine Safety and Health News
Minnesota Coalition on Government Information
Mississippi Center for Freedom of Information
MuckRock
National Coalition Against Censorship
National Coalition for History
National Freedom of Information Coalition
National Priorities Project
National Security Archive
National Security Counselors
National Sustainable Agriculture Coalition
NETWORK, A National Catholic Social Justice Lobby
New Jersey Citizen Action
New Media Rights
Oceana
OpenTheGovernment.org
PEN American Center
Pesticide Action Network
People For the American Way – PFAW
Project Censored
Project On Government Oversight – POGO
Public Citizen
Reporters Committee for Freedom of the Press
Rural Coalition
Savannah River Site Watch
Society of American Archivists
Society of Professional Journalists
Special Libraries Association
The Sunlight Foundation
Transactional Records Access Clearinghouse – TRAC
Tully Center for Free Speech at Syracuse University
United Steelworkers (USW)
U.S. Public Interest Research Group – USPIRG
Washington Coalition for Open Government
Whistlewatch.org