(Original Signature of Member)

^{115TH CONGRESS} 2D SESSION **H.R.** 6729

To allow nonprofit organizations to register with the Secretary of the Treasury and share information on activities that may involve human trafficking or money laundering with financial institutions and regulatory authorities, under a safe harbor that offers protections from liability, in order to better identify and report potential human trafficking or money laundering activities.

IN THE HOUSE OF REPRESENTATIVES

Mrs. WAGNER introduced the following bill; which was referred to the Committee on

A BILL

- To allow nonprofit organizations to register with the Secretary of the Treasury and share information on activities that may involve human trafficking or money laundering with financial institutions and regulatory authorities, under a safe harbor that offers protections from liability, in order to better identify and report potential human trafficking or money laundering activities.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

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1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Empowering Financial
3 Institutions to Fight Human Trafficking Act of 2018".
4 SEC. 2. ANTI-MONEY LAUNDERING INFORMATION PRO5 VIDERS.

6 (a) IN GENERAL.—Subchapter II of chapter 53 of
7 title 31, United States Code, is amended by adding at the
8 end the following:

9 "§ 5333. Anti-money laundering information pro-10 viders

11 "(a) COOPERATION AMONG FINANCIAL INSTITU12 TIONS AND SOURCES OF INFORMATION ON HUMAN TRAF13 FICKING AND MONEY LAUNDERING.—

14 "(1) IN GENERAL.—Not later than the end of 15 the 120-day period beginning on the date of enact-16 ment of this section, the Secretary of the Treasury 17 shall issue regulations to allow nonprofit organiza-18 tions that the Secretary determines to be qualified to 19 share information with financial institutions, asso-20 ciations of financial institutions, their regulatory au-21 thorities, and law enforcement agencies regarding in-22 dividuals, entities, organizations, and countries sus-23 pected of possible human trafficking or related 24 money laundering activities.

25 "(2) COOPERATION AND INFORMATION SHAR26 ING PROCEDURES.—The regulations required under

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paragraph (1) may include or create procedures for cooperation and information sharing focused on—

3 "(A) matters specifically related to those 4 benefitting directly and indirectly from human 5 trafficking, the means by which human traf-6 fickers transfer funds within the United States 7 and around the world, and the extent to which 8 financial institutions, including depository insti-9 tutions, asset managers, and insurers in the 10 United States, are unwittingly involved in such 11 matters or transfers and the extent to which 12 such entities are at risk as a result; and

"(B) means of facilitating the identification of accounts and transactions involving
human traffickers and facilitating the exchange
of information concerning such accounts and
transactions between nonprofit organizations,
financial institutions, regulatory authorities,
and law enforcement agencies.

20 "(3) METHOD OF REGULATION.—The regula21 tions required under paragraph (1) may—

22 "(A) be made coextensive with the regula23 tions adopted pursuant to other programs, reg24 ulated by the Secretary, for sharing information

1	on unlawful activities between financial institu-
2	tions;
3	"(B) establish a registration process over-
4	seen by the Secretary that—
5	"(i) requires a nonprofit organization
6	to demonstrate that they meet certain
7	qualifications that the Secretary deter-
8	mines appropriate, including the establish-
9	ment of policies and procedures reasonably
10	designed to ensure the prompt identifica-
11	tion and correction of inaccurate informa-
12	tion shared under paragraph (1);
13	"(ii) allows the Secretary to disqualify
14	nonprofit organizations that do not meet
15	such qualifications; and
16	"(iii) allows the Secretary to termi-
17	nate the registration of a nonprofit organi-
18	zation at any point if the Secretary deter-
19	mines such termination is appropriate and
20	provides sufficient notice of such termi-
21	nation to the applicable nonprofit organiza-
22	tion;
23	"(C) require a nonprofit organization to
24	register with the Secretary before sharing infor-

1	mation that will be subject to the safe harbor
2	provided under subsection (b); and
3	"(D) ensure that financial institutions, as-
4	sociations of financial institutions, their regu-
5	latory authorities, law enforcement authorities,
6	and any other appropriate entities are made
7	aware of those nonprofit organizations that are
8	registered with the Secretary.
9	"(4) Recipients of information.—
10	"(A) IN GENERAL.—The Secretary shall
11	determine those financial institutions which are
12	eligible to be recipients of information from
13	nonprofit organizations made in compliance
14	with the regulations issued under subsection
15	(a). Such eligible financial institutions may in-
16	clude those already participating in existing in-
17	formation sharing programs regulated by the
18	Secretary regarding unlawful activity.
19	"(B) No safe harbor for information
20	PROVIDED TO OTHER FINANCIAL INSTITU-
21	TIONS.—If a nonprofit organization shares in-
22	formation with a financial institution that is not
23	eligible under subparagraph (A), such sharing
24	of information shall not be subject to the safe
25	harbor provided under subsection (b).

1	"(5) INFORMATION SHARING BETWEEN FINAN-
2	CIAL INSTITUTIONS.—The regulations adopted pur-
3	suant to this section—
4	"(A) may be coextensive with other regula-
5	tions governing the sharing of information be-
6	tween financial institutions on suspected unlaw-
7	ful activities; and
8	"(B) shall allow financial institutions that
9	receive information in compliance with the regu-
10	lations issued under subsection (a) to share
11	such information with other financial institu-
12	tions through existing information sharing pro-
13	grams.
14	"(b) SAFE HARBOR FOR INFORMATION PRO-
15	VIDERS.—
16	"(1) IN GENERAL.—A nonprofit organization,
17	financial institution, association of financial institu-
18	tions, regulatory authority of a financial institution,
19	or law enforcement agency in compliance with the
20	regulations issued under subsection (a) that trans-
21	mits or shares information described under sub-
22	section (a) for the purposes of identifying or report-
23	ing activities that may involve human trafficking
24	acts or related money laundering activities shall not
25	be liable to any person under any law or regulation

1 of the United States, any constitution, law, or regu-2 lation of any State or political subdivision thereof, or 3 under any contract or other legally enforceable agreement (including any arbitration agreement), for 4 5 such disclosure or for any failure to provide notice 6 of such disclosure to the person who is the subject 7 of such disclosure, or any other person identified in 8 the disclosure, except where such transmission or 9 sharing violates this section or regulations issued 10 pursuant to this section.

11 "(2) NO GOOD FAITH REQUIREMENT.—A non-12 profit organization, financial institution, association 13 of financial institutions, regulatory authority of a fi-14 nancial institution, or law enforcement agency that 15 transmits or shares information described under 16 paragraph (1) shall not be required to demonstrate 17 that such transmission or sharing was made on a 18 good faith basis in order to receive the benefit of the 19 safe harbor provided by paragraph (1).

"(c) NON-MANDATORY COMPLIANCE WITH THIS
SECTION.—This section may not be construed as requiring a nonprofit organization to comply with the regulations issued under subsection (a) before sharing information with a financial institution, association of financial

1 institutions, regulatory authority of a financial institution,

2 or law enforcement agency.

3 "(d) REPORTS TO THE FINANCIAL SERVICES INDUS4 TRY ON SUSPICIOUS FINANCIAL ACTIVITIES.—Beginning
5 10 months after the date of the enactment of this section,
6 and at least semiannually thereafter, the Secretary of the
7 Treasury shall—

8 "(1) publish a report containing a detailed anal-9 ysis identifying patterns of suspicious activity and 10 other investigative insights derived from the regula-11 tions issued under this section and investigations 12 conducted by Federal, State, local, and Tribal law 13 enforcement agencies to the extent appropriate;

14 "(2) distribute such report to financial institu-15 tions; and

"(3) provide such report upon publication to
the Committee on Financial Services of the House of
Representatives and the Committee on Banking,
Housing, and Urban Affairs of the Senate.

"(e) NONPROFIT ORGANIZATION DEFINED.—For
purposes of this section, the term 'nonprofit organization'
means an organization described in section 501(c)(3) of
the Internal Revenue Code of 1986 and exempt from taxation under section 501(a) of such Code.".

(b) CLERICAL AMENDMENT.—The table of contents
 for chapter 53 of title 31, United States Code, is amended
 by inserting after the item relating to section 5332 the
 following:

"5333. Anti-money laundering information providers,".