117TH CONGRESS 1ST SESSION

H. R. 5150

To reauthorize the Trafficking Victims Protection Act of 2000, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. SMITH of New Jersey (for himself and Ms. BASS) introduced the following bill; which was referred to the Committee on ______

A BILL

To reauthorize the Trafficking Victims Protection Act of 2000, and for other purposes.

1 Be it enacted by the Senate and House of Representa-

2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as the "Frederick Douglass

5 Trafficking Victims Prevention and Protection Reauthor-

6 ization Act of 2021".

7 SEC. 2. TABLE OF CONTENTS.

8 The table of contents for this Act is as follows:

Sec. 1. Short title. Sec. 2. Table of contents.

g:\VHLD\090221\D090221.073.xml (810192l20) September 2, 2021 (4:44 p.m.)

TITLE I—COMBATING TRAFFICKING IN PERSONS IN THE UNITED STATES

Subtitle A—Programs to Support Victims and Persons Vulnerable to Human Trafficking

- Sec. 101. Modifications to grants to assist in the recognition of trafficking.
- Sec. 102. Sense of Congress on anti-trafficking training requirements for healthcare professionals and social service providers.
- Sec. 103. Human trafficking survivors employment and education program.
- Sec. 104. Ensuring survivor-informed approach to combating human trafficking.
- Sec. 105. Ensuring protection and confidentiality for human trafficking survivors.
- Sec. 106. Modifications to Federal bankruptcy code.
- Sec. 107. Ensuring continuation of domestic trafficking victims fund.
- Sec. 108. Exempting from Federal income taxation civil damages awarded under section 1595 of title 18, United States Code.
- Sec. 109. Modifications to eligibility for certain United States grants in the post-pandemic recovery.
- Sec. 110. Facilitating United States investigations into potential human trafficking cases.
- Sec. 111. Preventing unfair sentencing of youthful offenders who have been trafficked, abused, and assaulted.

Subtitle B-Governmental Efforts to Prevent Human Trafficking

Sec. 121. Preventing trafficking in persons in Federal contractor supply chains.

- Sec. 122. Priority for accommodation in places with policies relating to severe forms of human trafficking.
- Sec. 123. Government financed air transportation with policies relating to severe forms of human trafficking.
- Sec. 124. Ensuring anti-trafficking-in-persons trainings and provisions into codes of conduct of all Federal departments and executive agencies.
- Sec. 125. Primary prevention research agenda on human trafficking.
- Sec. 126. Government Accountability Office study on accessibility of mental health services.
- Sec. 127. Empowering the Department of Justice to investigate cybercrime related to trafficking in persons.
- Sec. 128. Sense of Congress on the establishment of a White House special advisor for human trafficking.

Subtitle C-Monitoring Child, Forced, and Slave Labor

- Sec. 131. Encouraging State and local crime-tip organizations to reward tips for fighting human trafficking.
- Sec. 132. Transparency in anti-trafficking expenditures.
- Sec. 133. Sense of Congress on United States companies adopting counter-trafficking-in-persons policies.
- Sec. 134. Amendments to the child abuse prevention and treatment act.
- Sec. 135. Sense of Congress on criteria for classifying victims of child sex trafficking.
- Sec. 136. Amendments to Social Security Act.
- Sec. 137. Modifications to data reporting for continued presence and the T-visa application.

- Sec. 138. Establishment of reporting requirement on counter-trafficking in persons for Department of Defense.
- Sec. 139. Establishment of investigation units on forced labor at the Department of Justice and the Department of Homeland Security.
- Sec. 140. Sense of Congress on submission of Department of Justice reports on time.
- Sec. 141. Sense of Congress on requiring child welfare agencies to report information on missing and abducted foster children and youth.

TITLE II—FIGHTING HUMAN TRAFFICKING ABROAD

- Sec. 201. Amendments to the International Megan's Law.
- Sec. 202. Amendment to the generalized system of preferences.
- Sec. 203. United States support for integration of anti-trafficking in persons interventions in multilateral development banks.
- Sec. 204. Modifications to program to end modern slavery grants.
- Sec. 205. Amendments to tier standards.
- Sec. 206. Expanding prevention efforts at the United States Agency for International Development.
- Sec. 207. Modification to criteria for the imposition of sanctions under the Global Magnitsky Human Rights Accountability Act.

TITLE III—AUTHORIZATION OF APPROPRIATIONS

- Sec. 301. Extension of authorizations under the Victims of Trafficking and Violence Protection Act of 2000.
- Sec. 302. Extension of authorizations under the International Megan's Law.
- Sec. 303. Extension of authorizations for the Human Exploitation Rescue Operation Child-Rescue Corps Program.
- Sec. 304. Authorization of additional appropriations for the Department of Labor Bureau of International Labor Affairs.
- Sec. 305. Authorization of appropriations for forced labor investigations.
- Sec. 306. Authorization of appropriations for the SOAR to Health and Wellness training program.
- Sec. 307. Authorization of appropriations for September 3rd Scholarships.
- Sec. 308. Authorization of appropriations for the provision of anti-trafficking training to airport personnel.
- Sec. 309. Improving enforcement of section 307 of the Tariff Act of 1930.

I—COMBATING **TRAF-**TITLE 1 FICKING IN PERSONS IN THE 2 **UNITED STATES** 3 Subtitle A—Programs to Support 4 Victims and Persons Vulnerable 5 to Human Trafficking 6 7 SEC. 101. MODIFICATIONS TO GRANTS TO ASSIST IN THE 8 **RECOGNITION OF TRAFFICKING.** 9 (a) Amendments to Authorities to Prevent 10 TRAFFICKING.—Section 106(b)(2) of the Victims of Trafficking and Violence Protection Act of 2000 (22 U.S.C. 11 7104(b)) is amended— 12 13 (1) in the heading, by striking "GRANTS TO AS-14 SIST IN THE RECOGNITION OF TRAFFICKING" and 15 inserting "FREDERICK DOUGLASS HUMAN TRAF-16 FICKING PREVENTION EDUCATION GRANTS"; 17 (2) in subparagraph (B)— 18 (A) in the matter preceding clause (i), by 19 inserting "under a program named 'Frederick 20 Douglass Human Trafficking Prevention Edu-21 cation Grants'" after "may award grants"; and (B) in clause (ii), by inserting ", linguis-22 23 tically accessible, and culturally responsive" 24 after "age-appropriate";

1	(3) in the heading of subparagraph (C), by in-
2	serting "For FREDERICK DOUGLASS HUMAN TRAF-
3	FICKING PREVENTION EDUCATION GRANTS" after
4	"PROGRAM REQUIREMENTS";
5	(4) by amending subparagraph (D) to read as
6	follows:
7	"(D) PRIORITY.—In awarding Frederick
8	Douglass Human Trafficking Prevention Edu-
9	cation Grants under this paragraph, the Sec-
10	retary shall—
11	"(i) give priority to local educational
12	agencies serving a high-intensity child sex
13	trafficking area;
14	"(ii) give additional priority to local
15	educational agencies that partner with
16	non-profit organizations specializing in
17	human trafficking prevention education,
18	law enforcement, and technology or social
19	media companies, to assist in training ef-
20	forts to protect children from sexual exploi-
21	tation and abuse including grooming, ma-
22	terials depicting the sexual abuse of chil-
23	dren, and human trafficking transmitted
24	through technology; and

"(iii) consult, as appropriate, with the
Secretary of Education, the Secretary of
Housing and Urban Development, the Sec-
retary of Labor, and the Attorney General,
to identify the geographic areas in the
United States with the highest prevalence
of underserved or at-risk populations, in-
cluding children who are members of a ra-
cial or ethnic minority, homeless youth,
foster youth, youth involved in the child
welfare system, and children and youth
who run away from home or an out-of-
home placement."; and
(5) by adding at the end the following:
"(E) CRITERIA FOR SELECTION.—Grant-
ees should be selected based on their dem-
onstrated ability to—
"(i) engage stakeholders, including
survivors of human trafficking, and Fed-
eral, State, local, or Tribal partners, to de-
velop the programs;
"(ii) train the trainers, guardians, K–
12 students, teachers, and other school
personnel in a linguistically accessible, cul-

1	turally responsive, age-appropriate, and
2	trauma-informed fashion; and
3	"(iii) create a scalable, repeatable pro-
4	gram to prevent child sexual exploitation
5	and abuse including grooming, child sexual
6	abuse materials, and trafficking trans-
7	mitted through technology that—
8	"(I) uses proven and tested best
9	practices by university researchers;
10	and
11	"(II) employs appropriate techno-
12	logical tools and methodologies, in-
13	cluding linguistically accessible, cul-
14	turally responsive, age-appropriate,
15	and trauma-informed approaches and
16	measurement and training curricula
17	adapted for trainers, guardians, edu-
18	cators, and K–12 students.
19	"(F) TRAIN THE TRAINERS.—For pur-
20	poses of subparagraph (E), the term 'train the
21	trainers' means having experienced or master
22	trainers coach new trainers who are less experi-
23	enced with a particular topic or skill, or with
24	training overall, who can then teach the mate-
25	rial to others, creating a broader reach, sustain-

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ability, and making efforts cost- and time-efficient (commonly referred to as 'training of trainers').

"(G) DATA COLLECTION.—The Secretary shall consult with the Secretary of Education to determine the appropriate demographics of the recipients or of students at risk of being trafficked or exploited, to be collected and reported with respect to grants under this paragraph.

10 "(H) REPORT.—Not later than 540 days 11 after the date of the enactment of this Act, and 12 annually thereafter, the Secretary of Health 13 and Human Services shall submit to the Com-14 mittees on Education and Labor, Energy and 15 Commerce, and the Judiciary of the House of Representatives and the Committees on the Ju-16 17 diciary and Health, Education, Labor, and Pen-18 sions of the Senate a report including data on 19 the following:

20 "(i) The total number of entities that received a Frederick Douglass Human 21 22 Trafficking Prevention Education Grant 23 over the past year.

24 "(ii) The total number of partnerships consultants that included survivors, or

1	non-profit organizations specialized in
2	human trafficking prevention education,
3	law enforcement, and technology or social
4	media companies.
5	"(iii) The total number of elementary
6	and secondary schools that established and
7	implemented proper protocols and proce-
8	dures through programs developed using
9	such grants.
10	"(iv) The total number and geo-
11	graphic distribution of trainers, guardians,
12	students, teachers, and other school per-
13	sonnel trained using such grants pursuant
14	to this paragraph.
15	"(v) The results of pre-training and
16	post-training surveys to gauge trainees' in-
17	creased understanding of the scope and
18	signs of child trafficking and child sexual
19	exploitation and abuse; how to interact
20	with potential victims and survivors of
21	child trafficking and child sexual exploi-
22	tation and abuse using age-appropriate
23	and trauma-informed approach; and the
24	manner in which to respond to potential

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child trafficking and child sexual exploitation and abuse.

"(vi) The number of potential victims and survivors of child trafficking and child sexual exploitation and abuse identified and served by grantees, excluding any individually identifiable information about such children and acting in full compliance with all applicable privacy laws and regulations.

"(vii) The number of students in elementary or secondary school identified by
grantees as being at risk of being trafficked or sexually exploited and abused, excluding any individually identifiable information about such children.

"(viii) The demographic characteris-16 17 tics of child trafficking survivors and vic-18 tims, sexually exploited and abused chil-19 dren, and students at risk of being traf-20 ficked or sexually exploited and abused de-21 scribed in clauses (vi) and (vii), excluding 22 any individually identifiable information 23 about such children and in accordance with 24 the standards set forth by the Department 25 of Education National Center for Edu-

1	cation Statistics with respect to at-risk
2	students.
3	"(ix) Any service gaps and best prac-
4	tices identified by grantees.".
5	(b) SENSE OF CONGRESS.—It is the sense of Con-
6	gress that all States (including the District of Columbia)
7	and territories should mandate elementary and secondary
8	school prevention education training and curricula adapt-
9	ed for trainers, guardians, educators, and K–12 students,
10	especially in geographic areas identified as at-risk for
11	high-intensity child sex trafficking, using as guidance the
12	Frederick Douglass Human Trafficking Education Pre-
13	vention Grants established by section $106(b)(2)$ of the Vic-
14	tims of Trafficking and Violence Protection Act of 2000,
15	as amended by subsection (a).
16	SEC. 102. SENSE OF CONGRESS ON ANTI-TRAFFICKING
17	TRAINING REQUIREMENTS FOR
18	HEALTHCARE PROFESSIONALS AND SOCIAL
19	SERVICE PROVIDERS.
20	It is the sense of Congress that—
21	(1) health care professionals and social service
22	providers, including professionals who specialize in
23	behavioral and mental health care and substance

behavioral and mental health care and substance
abuse disorders, are in critical roles to identify, engage, and respond to individuals who are at risk of

1	trafficking, current victims of trafficking, or sur-
2	vivors of trafficking; and
3	(2) local licensing boards should require train-
4	ing, in the context of new licenses or renewals of li-
5	censes for healthcare professionals and social service
6	providers, on—
7	(A) the scope and signs of human traf-
8	ficking, child sexual exploitation, and abuse as
9	it would present in the pertinent healthcare or
10	social services setting;
11	(B) how to interact with potential victims
12	and survivors of human trafficking using age-
13	appropriate and trauma-informed approach;
14	and
15	(C) the manner in which to respond to po-
16	tential human trafficking or child sexual exploi-
17	tation and abuse victims and survivors.
18	SEC. 103. HUMAN TRAFFICKING SURVIVORS EMPLOYMENT
19	AND EDUCATION PROGRAM.
20	(a) IN GENERAL.—The Secretary of Health and
21	Human Services may carry out a Human Trafficking Sur-
22	vivors Employment and Education Program to prevent the
23	re-exploitation of eligible individuals who have been re-
24	moved from trafficking situations, by assisting such indi-
25	viduals to integrate or reintegrate into society through so-

1	cial services support for the attainment of life-skills, em-
2	ployment, and education necessary to achieve self-suffi-
3	ciency.
4	(b) Services Provided.—Services offered, pro-
5	vided, and funded by the Program shall include (as rel-
6	evant to the survivor)—
7	(1) enrollment and participation in—
8	(A) basic education, including literacy edu-
9	cation and English as a second language edu-
10	cation;
11	(B) job-related skills training;
12	(C) vocational and certificate programs;
13	and
14	(D) programs for attaining a regular high
15	school diploma or its recognized equivalent;
16	(2) life-skill training programs, including man-
17	agement of personal finances, self-care, and par-
18	enting classes;
19	(3) résumé creation and review;
20	(4) interview coaching and counseling;
21	(5) assistance with expungement of criminal
22	records when such records are for nonviolent crimes
23	that were committed as a consequence of the eligible
24	individual's victimization;

1	(6) assistance with enrollment in college or
2	technical school;
3	(7) scholarship assistance for attending college
4	or technical school;
5	(8) professional coaching or professional devel-
6	opment classes;
7	(9) case management to develop an individual-
8	ized plan with each survivor, based on each person's
9	needs and goals;
10	(10) assistance with obtaining victim compensa-
11	tion, direct victim assistance, or other funds for
12	mental health care; and
13	(11) other programs and services that help eli-
14	gible individuals to achieve self-sufficiency, such as
15	wrap-around social services to assist survivors in
16	meeting their basic needs.
17	(c) SERVICE PERIOD.—Eligible individuals may re-
18	ceive services through the Program for a cumulative pe-
19	riod of 5 years.
20	(d) COOPERATIVE AGREEMENTS.—Subject to the
21	availability of appropriations, the Secretary shall enter
22	into cooperative agreements with one or more eligible or-
23	ganizations to carry out this section.
24	(e) DEFINITIONS.—In this section:

1	(1) ELIGIBLE INDIVIDUAL.—The term "eligible
2	individual" means a domestic or foreign victim of
3	human trafficking who is eligible to receive services
4	under section 107 of the Trafficking Victims Protec-
5	tion Act of 2000 (22 U.S.C. 7105).
6	(2) ELIGIBLE ORGANIZATION.—The "eligible
7	organization" may include a non-governmental orga-
8	nization and means a service provider that meets the
9	following criteria:
10	(A) Experience in using national or local
11	anti-trafficking networks to serve victims of
12	human trafficking.
13	(B) Experience qualifying, providing, and
14	coordinating services for survivors of traf-
15	ficking, as described in subsection (b), that is
16	linguistically accessible, culturally responsive,
17	age-appropriate, and trauma-informed.
18	(C) With respect to a service provider for
19	trafficking victims served by the Program who
20	are not United States citizens, a provider that
21	has experience in identifying and assisting for-
22	eign-born victims of human trafficking, includ-
23	ing helping them qualify for Continued Pres-
24	ence, T–Visas, and other Federal, State, and
25	local services and funding.

1	(D) With respect to a service provider for
2	trafficking victims served by the Program who
3	are United States citizens, a provider that has
4	experience identifying and assisting victims of
5	commercial sexual exploitation, especially youth
6	and underserved populations.
7	(3) PROGRAM.—The term "Program" means
8	the Human Trafficking Survivors Employment and
9	Education Program established under this section.
10	(4) Secretary.—The term "Secretary" means
11	the Secretary of Health and Human Services.
12	SEC. 104. ENSURING SURVIVOR-INFORMED APPROACH TO
13	COMBATING HUMAN TRAFFICKING.
13 14	COMBATING HUMAN TRAFFICKING. (a) Elimination of Sunset for Advisory Coun-
14 15	(a) Elimination of Sunset for Advisory Coun-
14 15 16	(a) Elimination of Sunset for Advisory Coun- cil on Human Trafficking.—Section 115 of the Jus-
14 15 16	(a) ELIMINATION OF SUNSET FOR ADVISORY COUN- CIL ON HUMAN TRAFFICKING.—Section 115 of the Jus- tice for Victims of Trafficking Act of 2015 is amended
14 15 16 17	(a) ELIMINATION OF SUNSET FOR ADVISORY COUN- CIL ON HUMAN TRAFFICKING.—Section 115 of the Jus- tice for Victims of Trafficking Act of 2015 is amended by striking subsection (h).
14 15 16 17 18	 (a) ELIMINATION OF SUNSET FOR ADVISORY COUN- CIL ON HUMAN TRAFFICKING.—Section 115 of the Justice for Victims of Trafficking Act of 2015 is amended by striking subsection (h). (b) PLAN FOR COMPENSATION FOR COUNCIL MEM-
14 15 16 17 18 19	 (a) ELIMINATION OF SUNSET FOR ADVISORY COUN- CIL ON HUMAN TRAFFICKING.—Section 115 of the Justice for Victims of Trafficking Act of 2015 is amended by striking subsection (h). (b) PLAN FOR COMPENSATION FOR COUNCIL MEMBERS.—Not later than 120 days after the date of the en-
 14 15 16 17 18 19 20 	 (a) ELIMINATION OF SUNSET FOR ADVISORY COUN- CIL ON HUMAN TRAFFICKING.—Section 115 of the Justice for Victims of Trafficking Act of 2015 is amended by striking subsection (h). (b) PLAN FOR COMPENSATION FOR COUNCIL MEM- BERS.—Not later than 120 days after the date of the enactment of this Act, the Secretary of State shall provide
 14 15 16 17 18 19 20 21 	 (a) ELIMINATION OF SUNSET FOR ADVISORY COUN- CIL ON HUMAN TRAFFICKING.—Section 115 of the Jus- tice for Victims of Trafficking Act of 2015 is amended by striking subsection (h). (b) PLAN FOR COMPENSATION FOR COUNCIL MEM- BERS.—Not later than 120 days after the date of the en- actment of this Act, the Secretary of State shall provide to each of the congressional committees listed in section

visory Council on Human Trafficking pursuant to section
 115(f)(3) of such Act.

3 SEC. 105. ENSURING PROTECTION AND CONFIDENTIALITY 4 FOR HUMAN TRAFFICKING SURVIVORS.

5 (a) IN GENERAL.—In order to ensure the safety of
6 human trafficking survivors and their families—

7 (1) grantees and subgrantees receiving grants
8 from any Federal funds shall protect the confiden9 tiality and privacy of survivors and victims of human
10 trafficking receiving their services; and

(2) each entity applying to receive Federal
funds in the form of a grant shall be required to
submit, in conjunction with such application, a privacy policy for human trafficking survivors and their
families that is in accordance with the guidelines set
forth under this section.

(b) NONDISCLOSURE.—Subject to subsections (c),
(d), and (e), grantees and subgrantees shall agree, as a
condition of receiving Federal funds, to not—

(1) disclose, reveal, or release any personally
identifying information or individual information collected in connection with services requested, used, or
denied through grantees' and subgrantees' programs, regardless of whether the information has

been encoded, encrypted, hashed, or otherwise pro tected; or

(2) disclose, reveal, or release individual client 3 4 information without the informed, written, and rea-5 sonably time-limited consent of the person about 6 whom information is sought, whether for this pro-7 gram or any other Federal, State, tribal, or terri-8 torial grant program. (c) EXCEPTIONS RELATING TO MINORS.— 9 10 (1) IN GENERAL.—For purposes of subsection 11 (b)(2)— 12 (A) the informed, written, and reasonably 13 time-limited consent described in such section 14 in the case of an unemancipated minor must be 15 obtained from both the minor and a parent or 16 guardian (or, in the case of legal incapacity, a 17 court-appointed guardian); and 18 (B) such consent may not be given by the 19 alleged or convicted trafficker of the minor or

incapacitated person, or the alleged or convicted
trafficker of a parent or legal guardian of the
minor or incapacitated person.

(2) WAIVER OF PARENTAL CONSENT.—Notwithstanding the prohibition under subsection (b)(2),
if a minor or a person with a legally appointed

guardian is permitted by law to receive services
without a parent's or guardian's consent, such minor
or person with a guardian may release information
without obtaining additional consent in accordance
with paragraph (1).
(d) Release.—If the release of information de-
scribed in subsection (b) is compelled by statutory or court
mandate—
(1) grantees and subgrantees shall make rea-
sonable attempts to provide notice to victims af-
fected by the disclosure of information; and
(2) grantees and subgrantees shall take steps
necessary to protect the privacy and safety of the
persons affected by the release of the information.
(e) INFORMATION SHARING.—
(1) IN GENERAL.—Grantees and subgrantees
may share—
(A) non-personally identifying data in the
aggregate regarding services to their clients and
non-personally identifying demographic infor-
mation, in order to identify underserved popu-
lations and comply with Federal, State, tribal,
or territorial reporting, evaluation, or data col-
lection requirements;

1	(B) court-generated information and law
2	enforcement-generated information contained in
3	secure, governmental registries for protection
4	order enforcement purposes; and
5	(C) law enforcement-generated and pros-
6	ecution-generated information necessary for law
7	enforcement and prosecution purposes.
8	(2) Prohibition.—Under no circumstances
9	may a grantee or subgrantee—
10	(A) require a human trafficking survivor to
11	provide consent to release his or her personally
12	identifying information as a condition of eligi-
13	bility for the services provided by the grantee or
14	subgrantee; or
15	(B) share any personally identifying infor-
16	mation in order to comply with Federal, tribal,
17	or State reporting, evaluation, or data collection
18	requirements, whether for this program or any
19	other Federal, tribal, or State grant program.
20	(f) Statutorily Mandated Reports of Human
21	TRAFFICKING, EXPLOITATION, ABUSE OR NEGLECT
22	Nothing in this section may be construed to prohibit a
23	grantee or subgrantee from reporting suspected human
24	trafficking, exploitation, abuse or neglect, as those terms

1	are defined and such reporting is specifically mandated by
2	Federal, State, local or tribal laws.
3	SEC. 106. MODIFICATIONS TO FEDERAL BANKRUPTCY
4	CODE.
5	Section 523(a) of title 11, United States Code, is
6	amended—
7	(1) in paragraph (18), by striking "; or" at the
8	end and inserting a semicolon;
9	(2) in paragraph (19), by striking "debtor."
10	and inserting "debtor; or"; and
11	(3) by inserting after such paragraph (19) , as
12	so amended, the following:
13	"(20) for injury—
14	"(A) by the debtor to an individual who is
15	a victim of a violation of chapter 77 of title 18;
16	or
17	"(B) by the debtor to an individual who is
18	a victim of a violation of chapter 77 of title 18,
19	wherein the debtor knowingly benefitted, finan-
20	cially or by receiving anything of value from
21	participation in a venture which the debtor
22	knew or should have known has engaged in an
23	act in violation of chapter 77 of title 18.".

1	SEC. 107. ENSURING CONTINUATION OF DOMESTIC TRAF-
2	FICKING VICTIMS FUND.
3	Section 3014 of title 18, United States Code, is
4	amended—
5	(1) in subsection (a), in the matter preceding
6	paragraph (1), by striking "September 30, 2021"
7	and inserting "September 30, 2026"; and
8	(2) in subsection $(e)(1)$, in the matter preceding
9	subparagraph (A), by striking "2023" and inserting
10	``2026''.
11	SEC. 108. EXEMPTING FROM FEDERAL INCOME TAXATION
12	CIVIL DAMAGES AWARDED UNDER SECTION
13	1595 OF TITLE 18, UNITED STATES CODE.
14	(a) IN GENERAL.—Part III of subchapter B of chap-
15	ter 1 of the Internal Revenue Code of 1986 is amended
16	by inserting after section 139H the following new section:
17	"SEC. 139I. CERTAIN AMOUNTS RECEIVED AS CIVIL DAM-
18	AGES RECOMPENSE FOR TRAFFICKING IN
19	PERSONS.
20	"Gross income shall not include any civil damages,
21	restitution, or other monetary award (including compen-
22	satory or statutory damages and restitution imposed in
23	a criminal matter) awarded in an action under section
24	1595 of title 18, United States Code.".
25	(b) Clerical Amendment.—The table of sections
26	for part III of subchapter B of chapter 1 of such Code

is amended by inserting after the item relating to section
 139H the following new item:

"Sec. 139I. Certain amounts received as civil damages recompense for trafficking in persons.".

3 (c) EFFECTIVE DATE.—The amendments made by
4 this section shall apply to amounts awarded after the date
5 of the enactment of this Act, in taxable years ending after
6 such date.

7 SEC. 109. MODIFICATIONS TO ELIGIBILITY FOR CERTAIN 8 UNITED STATES GRANTS IN THE POST-PAN9 DEMIC RECOVERY.

(a) Notwithstanding subsection (g) of section 202 of
the Trafficking Victims Protection Reauthorization Act of
2005 (34 U.S.C. 20702(g)), all match requirements for
grants under such section shall be waived for fiscal year
2022.

(b) Notwithstanding sections 107(b)(2)(C) and
107(f)(3)(B) of the Trafficking Victims Protection Act of
2000, any Federal share requirement for grants under
section 107(b) or section 107(f)(3) of such Act shall be
waived for fiscal year 2022.

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1	SEC. 110. FACILITATING UNITED STATES INVESTIGATIONS	
2	INTO POTENTIAL HUMAN TRAFFICKING	
3	CASES.	
4	(a) Sex Trafficking of Children or by Force,	
5	FRAUD, OR COERCION.—Section 1591 of title 18, United	
6	States Code, is amended—	
7	(1) by redesignating subsection (d) as sub-	
8	section (e); and	
9	(2) by inserting before subsection (e) (as so re-	
10	designated) the following:	
11	"(d) Whoever, while being an official involved in an	
12	investigation of sex trafficking (as such term is defined	
13	in section 103 of the Trafficking Victims Protection Act	
14	(22 U.S.C. 7102)) engages in any sexual act or in sexual	
15	contact with any witness or potential witness to such sex	
16	trafficking, or victim or person reasonably likely to be the	
17	victim of such sex trafficking over the course of the inves-	
18	tigation shall be punished—	
19	((1)) if the person, witness, or victim had not	
20	attained the age of 14 years at the time of such sex-	
21	ual act or contact, by a fine under this title and im-	

23 years or for life;

24 "(2) if the person, witness, or victim had at25 tained the age of 14 years but had not attained the
26 age of 18 years at the time of such sexual act or

prisonment for any term of years not less than 15

1	contact, by a fine under this title and imprisonment
2	for not less than 10 years or for life; or

3 "(3) if the person, witness, or victim is an
4 adult, by a fine under this title and imprisonment
5 for not less than 5 years or for life.".

6 (b) CIVIL REMEDY.—Section 1595 of title 18, United
7 States Code, is amended by adding at the end the fol8 lowing:

9 "(e) It shall be unlawful to retaliate against any a
10 victim of a violation of this chapter because such person
11 has—

"(1) instituted, caused to be instituted, assisted
with, testified or is about to testify in, or participated in any manner in any complaint, investigation,
proceeding, or hearing under or related to this chapter; or

17 "(2) opposed any behavior that is a violation of18 this chapter.

19 "(f) In this section, the term 'retaliate against any person' means any action that a reasonable person would 20 21 find intimidating, threatening, restraining, coercive. 22 threatening, harassing, or adversely effecting employment 23 status or assets, including any action directed at a person 24 other than the person who has engaged in one of the activities set forth in subsections (e)(1) or (2). 25

"(g) Any individual injured by reason of a violation
 of subsection (e) may sue therefor and shall recover three fold the damages sustained by such individual, in addition
 to reasonable attorneys' fees set forth in this chapter.

5 "(h) In addition to any other remedies set forth in this section, whenever any person has engaged or there 6 7 are reasonable grounds to believe that any person is about 8 to engage in any act or practice prohibited by sections 9 1512 (relating to tampering with a witness, victim, or an informant) or 1513 (relating to retaliation against a wit-10 ness, victim, or an informant) with regard to a civil action 11 12 under this chapter, an individual may institute an application for a permanent or temporary injunction, restraining 13 order, or other order to preclude such act or practice.". 14 (c) FORCED LABOR.—Section 1589 of title 18, 15 United States Code, is amended by adding at the end the 16 17 following:

"(e) Whoever knowingly obstructs, or attempts to obstruct, the enforcement of this section shall be punished—
"(1) by a fine under this title and imprisonment for any term of years not less than 5 years or
for life; and

23 "(2) if death results from the violation of this
24 section, or if the violation includes kidnapping or an
25 attempt to kidnap, aggravated sexual abuse or the

1 attempt to commit aggravated sexual abuse, or an 2 attempt to kill, the defendant shall be fined under 3 this title and imprisoned for not less than 15 years or life.". 4 5

6 FUL OFFENDERS WHO HAVE BEEN TRAF-7 FICKED, ABUSED, AND ASSAULTED.

SEC. 111. PREVENTING UNFAIR SENTENCING OF YOUTH-

8 (a) Section 3553 of title 18, United States Code, is 9 amended by adding at the end the following:

10 "(h) SENTENCING YOUTHFUL VICTIM OFFEND-11 ERS.—

12 "(1) STATUTORY MINIMUMS.—In the case of a 13 youthful victim offender, the court may impose a 14 sentence that is below a level established by statute 15 as a minimum sentence in consideration of the effect 16 of trauma on the offender's conduct.

17 "(2) SUSPENSION OF SENTENCE.—In the case 18 of a youthful offender, the court may suspend any 19 portion of an imposed sentence.

20 (3)Youthful VICTIM **OFFENDER** DE-21 FINED.—In this subsection, the term 'youthful vic-22 tim offender' means an individual who-

23 "(A) has not attained the age of 18; and 24 "(B) has been convicted of a violent of-25 fense against a person who the court finds, by

1	clear and convincing evidence, engaged in con-
2	duct against such individual, not earlier than 1
3	year before such violent offense, that is an of-
4	fense under section 1591 or an offense under
5	chapter 71, 109A, 110, or 117.".
6	(b) Section 3553 of title 18, United States Code, is
7	amended—
8	(1) in subsection (a)—
9	(A) in paragraph (6), by striking "and" at
10	the end;
11	(B) in paragraph (7), by striking the pe-
12	riod at the end and inserting "; and"; and
13	(C) by adding at the end the following:
14	"(8) in the case of a juvenile (as such term is
15	defined in section 5031), the diminished culpability
16	of a juvenile defendant compared to that of an adult
17	defendant."; and
18	(2) by adding at the end the following:
19	"(h) Limitation on Statutory Minimum for Ju-
20	VENILE OFFENDERS.—In the case of a juvenile (as such
21	term is defined in section 5031), the court may impose
22	a sentence that is 35 percent below a level established by
23	statute as a minimum sentence so as to reflect the juve-
24	nile's age and prospect for rehabilitation.".

(c) Chapter 403 of title 18, United States Code, is
 amended by inserting after section 5032 the following new
 section:

4 "§ 5032A. Modification of an imposed term of impris5 onment for violations of law committed 6 prior to age 18.

7 "(a) IN GENERAL.—Notwithstanding any other pro8 vision of law, a court may reduce a term of imprisonment
9 imposed upon a defendant convicted as an adult for an
10 offense committed and completed before the defendant at11 tained 18 years of age if—

12 "(1) the defendant has served not less than 2013 years in custody for the offense; and

14 "(2) the court finds, after considering the fac-15 tors set forth in subsection (c), that the defendant 16 is not a danger to the safety of any person or the 17 community and that the interests of justice warrant 18 a sentence modification.

19 "(b) SUPERVISED RELEASE.—Any defendant whose 20 sentence is reduced pursuant to subsection (a) shall be or-21 dered to serve a period of supervised release of not less 22 than 5 years following release from imprisonment. The 23 conditions of supervised release and any modification or 24 revocation of the term of supervised release shall be in 25 accordance with section 3583. "(c) FACTORS AND INFORMATION TO BE CONSID ERED IN DETERMINING WHETHER TO MODIFY A TERM
 OF IMPRISONMENT.—The court, in determining whether
 to reduce a term of imprisonment pursuant to subsection
 (a), shall consider—

6 "(1) the factors described in section 3553(a),
7 including the nature of the offense and the history
8 and characteristics of the defendant;

9 "(2) the age of the defendant at the time of the10 offense;

11 "(3) a report and recommendation of the Bu-12 reau of Prisons, including information on whether 13 the defendant has substantially complied with the 14 rules of each institution in which the defendant has 15 been confined and whether the defendant has com-16 pleted any educational, vocational, or other prison 17 program, where available;

"(4) a report and recommendation of the
United States attorney for any district in which an
offense for which the defendant is imprisoned was
prosecuted;

"(5) whether the defendant has demonstrated
maturity, rehabilitation, and a fitness to reenter society sufficient to justify a sentence reduction;

1	"(6) any statement, which may be presented
2	orally or otherwise, by any victim of an offense for
3	which the defendant is imprisoned or by a family
4	member of the victim if the victim is deceased;
5	"(7) any report from a physical, mental, or psy-
6	chiatric examination of the defendant conducted by
7	a licensed health care professional;
8	"(8) the family and community circumstances
9	of the defendant at the time of the offense, including
10	any history of abuse, trauma, or involvement in the
11	child welfare system;
12	((9) the extent of the role of the defendant in
13	the offense and whether, and to what extent, an
14	adult was involved in the offense;
15	((10) the diminished culpability of juveniles as
16	compared to that of adults, and the hallmark fea-
17	tures of youth, including immaturity, impetuosity,
18	and failure to appreciate risks and consequences,
19	which counsel against sentencing juveniles to the
20	otherwise applicable term of imprisonment; and
21	"(11) any other information the court deter-
22	mines relevant to the decision of the court.
23	"(d) Limitation on Applications Pursuant to
24	THIS SECTION.—

1	"(1) Second Application.—Not earlier than
2	5 years after the date on which an order entered by
3	a court on an initial application under this section
4	becomes final, a court shall entertain a second appli-
5	cation by the same defendant under this section.
6	"(2) FINAL APPLICATION.—Not earlier than 5
7	years after the date on which an order entered by
8	a court on a second application under paragraph (1)
9	becomes final, a court shall entertain a final applica-
10	tion by the same defendant under this section.
11	"(3) Prohibition.—A court may not entertain
12	an application filed after an application filed under
13	paragraph (2) by the same defendant.
14	"(e) Procedures.—
15	"(1) NOTICE.—The Bureau of Prisons shall
16	provide written notice of this section to—
17	"(A) any defendant who has served not
18	less than 19 years in prison for an offense com-
19	mitted and completed before the defendant at-
20	tained 18 years of age for which the defendant
21	was convicted as an adult; and
22	"(B) the sentencing court, the United
23	States attorney, and the Federal Public De-
24	fender or Executive Director of the Community
25	Defender Organization for the judicial district

1	in which the sentence described in subpara-
2	graph (A) was imposed.
3	"(2) CRIME VICTIMS RIGHTS.—Upon receiving
4	notice under paragraph (1), the United States attor-
5	ney shall provide any notifications required under
6	section 3771.
7	"(3) Application.—
8	"(A) IN GENERAL.—An application for a
9	sentence reduction under this section shall be
10	filed as a motion to reduce the sentence of the
11	defendant and may include affidavits or other
12	written material.
13	"(B) REQUIREMENT.—A motion to reduce
14	a sentence under this section shall be filed with
15	the sentencing court and a copy shall be served
16	on the United States attorney for the judicial
17	district in which the sentence was imposed.
18	"(4) EXPANDING THE RECORD; HEARING.—
19	"(A) EXPANDING THE RECORD.—After the
20	filing of a motion to reduce a sentence under
21	this section, the court may direct the parties to
22	expand the record by submitting additional
23	written materials relating to the motion.
24	"(B) Hearing.—

1	"(i) IN GENERAL.—The court shall
2	conduct a hearing on the motion that has
3	met statutory requirements, at which the
4	defendant and counsel for the defendant
5	shall be given the opportunity to be heard.
6	"(ii) EVIDENCE.—In a hearing under
7	this section, the court may allow parties to
8	present evidence.
9	"(iii) Defendant's presence.—At
10	a hearing under this section, the defendant
11	shall be present unless the defendant
12	waives the right to be present. The re-
13	quirement under this clause may be satis-
14	fied by the defendant appearing by video
15	teleconference.
16	"(iv) Counsel.—A defendant who is
17	unable to obtain counsel is entitled to have
18	counsel appointed to represent the defend-
19	ant for proceedings under this section, in-
20	cluding any appeal, unless the defendant
21	waives the right to counsel.
22	"(v) FINDINGS.—The court shall state
23	in open court, and file in writing by adopt-
24	ing the transcript as the final order of the
25	court or by uploading the judge's signa-

1	ture-approved minute order, the reasons
2	for granting or denying a motion under
3	this section.

4 "(C) APPEAL.—The Government or the
5 defendant may file a notice of appeal in the dis6 trict court for review of a final order under this
7 section. The time limit for filing such appeal
8 shall be governed by rule 4(a) of the Federal
9 Rules of Appellate Procedure.

"(5) Report and recommendation from 10 11 BUREAU OF PRISONS.—Upon the request of the 12 court, the Bureau of Prisons shall produce a report 13 and recommendation pursuant to subsection (c)(3). 14 "(f) EDUCATIONAL AND REHABILITATIVE PRO-15 GRAMS.—A defendant who is convicted and sentenced as an adult for an offense committed and completed before 16 17 the defendant attained 18 years of age may not be deprived of any educational, training, or rehabilitative pro-18 19 gram that is otherwise available to the general prison pop-20 ulation.".

(d) TABLE OF SECTIONS.—The table of sections for
chapter 403 of title 18, United States Code, is amended
by inserting after the item relating to section 5032 the
following:

[&]quot;5032A. Modification of an imposed term of imprisonment for violations of law committed prior to age 18.".

(e) APPLICABILITY.—The amendments made by this
 section shall apply to any conviction entered before, on,
 or after the date of enactment of this Act.

4 (f) DIRECTIVE TO SENTENCING COMMISSION.—Pur-5 suant to its authority under section 994(p) of title 28, United States Code, and in accordance with this section, 6 7 the United States Sentencing Commission shall review and 8 amend, if appropriate, its guidelines and its policy state-9 ments with respect to youthful victim offenders to ensure 10 that the guidelines and policy statements are consistent 11 with the amendments made by subsections (a), (b), (c), 12 and (d).

13 Subtitle B—Governmental Efforts

14 to Prevent Human Trafficking

15 SEC. 121. PREVENTING TRAFFICKING IN PERSONS IN FED-

16

ERAL CONTRACTOR SUPPLY CHAINS.

17 The Federal Acquisition Regulation shall be revised 18 to require, with respect to the clause required to be in-19 cluded in all solicitations and contracts under section 20 52.222–50 of such regulation, that a contractor of the 21 Federal Government certify to the contracting officer an-22 nually after receiving an award that—

(1) to the best of the knowledge and belief of
the contractor, neither the contractor, nor any of the
agents or subcontractors of the contractor (or any

1	agents and subcontractors thereof at any tier), has
2	engaged during the performance of the contract in
3	any activities prohibited under such clause, including
4	billing the Government for any services or supplies
5	provided under the contract that were obtained or
6	performed in violation of the prohibited activities
7	during the contract period; and
8	(2) if any violations relating to any of the ac-
9	tivities prohibited under such clause have been
10	found, the contractor or subcontractor has taken the
11	appropriate remedial and referral actions.
12	SEC. 122. PRIORITY FOR ACCOMMODATION IN PLACES
13	WITH POLICIES RELATING TO SEVERE
13 14	WITH POLICIES RELATING TO SEVERE FORMS OF HUMAN TRAFFICKING.
14	FORMS OF HUMAN TRAFFICKING.
14 15	FORMS OF HUMAN TRAFFICKING. (a) IN GENERAL.—Subchapter I of chapter 57 of title 5, United States Code, is amended by adding at the end
14 15 16 17	FORMS OF HUMAN TRAFFICKING. (a) IN GENERAL.—Subchapter I of chapter 57 of title 5, United States Code, is amended by adding at the end
14 15 16 17	FORMS OF HUMAN TRAFFICKING. (a) IN GENERAL.—Subchapter I of chapter 57 of title 5, United States Code, is amended by adding at the end the following:
14 15 16 17 18	FORMS OF HUMAN TRAFFICKING. (a) IN GENERAL.—Subchapter I of chapter 57 of title 5, United States Code, is amended by adding at the end the following: "§ 5712. Priority for accommodation in places with
14 15 16 17 18 19	FORMS OF HUMAN TRAFFICKING. (a) IN GENERAL.—Subchapter I of chapter 57 of title 5, United States Code, is amended by adding at the end the following: "§ 5712. Priority for accommodation in places with certain policies relating to severe forms
 14 15 16 17 18 19 20 	FORMS OF HUMAN TRAFFICKING. (a) IN GENERAL.—Subchapter I of chapter 57 of title 5, United States Code, is amended by adding at the end the following: "\$ 5712. Priority for accommodation in places with certain policies relating to severe forms of human trafficking
 14 15 16 17 18 19 20 21 	FORMS OF HUMAN TRAFFICKING. (a) IN GENERAL.—Subchapter I of chapter 57 of title 5, United States Code, is amended by adding at the end the following: "\$5712. Priority for accommodation in places with certain policies relating to severe forms of human trafficking "(a) IN GENERAL.—For the purpose of making pay-

employees of that agency are booked in a preferred place
 of accommodation.

3 "(b) ELIGIBILITY AS A PREFERRED PLACE OF AC4 COMMODATION.—To be considered a preferred place of ac5 commodation for the purposes of this section, a hotel or
6 motel shall—

"(1) enforce a zero-tolerance policy regarding 7 8 severe forms of trafficking in persons (as defined in 9 section 103(11) of the Trafficking Victims Protec-10 tion Act of 2000 (22 U.S.C. 7102(11))) made avail-11 able by the Administrator of General Services under 12 subsection (c)(1), or a similar zero-tolerance policy 13 developed by the place of accommodation, dem-14 onstrated by-

15 "(A) posting such policy in a nonpublic
16 space within the place of accommodation that is
17 accessible by all employees; or

18 "(B) including such policy in the employee19 handbook;

"(2) have procedures in place, not later than
180 days after the date of the enactment of this section, for employees to identify and report any such
exploitation according to protocol identified in the
employee training based on training materials developed under subsection (c)(3) to the appropriate law

enforcement authorities, management of the pre ferred accommodation, or the National Human Traf ficking Hotline;

4 "(3) post the informational materials made
5 available under subsection (c)(3) in an appropriate
6 nonpublic space within the place of accommodation
7 that is accessible by all employees;

8 "(4) review and update, as necessary, the zero-9 tolerance policy, procedures, and informational mate-10 rials at least every two years prior to the due date 11 for self-certifications;

12 "(5) require each employee who is physically lo-13 cated at the place of accommodation and who is like-14 ly to interact with guests, including security, front 15 desk, housekeeping, room service, and bell staff, to 16 complete the training developed under subsection 17 (c)(2), or a training developed pursuant to sub-18 section (d), that shall—

"(A) take place not later than 90 days
after the starting date of the new employee, or
in the case of an employee hired before the effective date of this section, not later than 90
days after the date of enactment of this section;
"(B) include refresher trainings every two
years; and

"(C) include training on the identification
 of possible cases of sexual exploitation of chil dren and procedures to report suspected abuse
 to the appropriate authorities;

5 "(6) include a notice to all independent contrac-6 tors in any agreement affecting a property in the 7 United States negotiated or renewed on or after the 8 date of enactment of this section that states the fol-9 lowing: 'Federal law prohibits the trafficking of hu-10 mans under the Trafficking Victims Protection Act 11 (22 U.S.C. 7101 et seq.).'; and

12 "(7) ensure that the place of accommodation 13 does not retaliate against employees for reporting 14 suspected cases of such exploitation if reported ac-15 cording to protocol identified in the employee train-16 ing.

17 "(c) GSA REQUIREMENTS.—The Administrator of18 General Services shall—

"(1) make available on the website of the General Services Administration, an up-to-date model
zero tolerance policy for places of accommodation regarding severe forms of trafficking in persons (as
defined in section 103(11) of the Trafficking Victims
Protection Act of 2000 (22 U.S.C. (11))), including
informational materials regarding such policy to be

posted in places of accommodation in nonpublic
 spaces;

3 "(2) make available on the website of the Gen-4 eral Services Administration an up-to-date list of 5 Department of Homeland Security, Department of 6 Justice, and Department of State and privately pro-7 duced training programs that address the identifica-8 tion of severe forms of human trafficking and re-9 porting to law enforcement authorities or the Na-10 tional Human Trafficking Hotline;

11 "(3) in coordination with the Secretary of 12 Homeland Security's Blue Campaign, make available 13 up-to-date training materials on preventing severe 14 forms of human trafficking and informational mate-15 rials to be posted in nonpublic spaces in places of 16 accommodation on spotting the signs of severe forms 17 human trafficking and reporting of possible 18 incidences of such exploitation, except that the Ad-19 ministrator shall permit the use of substantially 20 similar training materials or informational materials 21 required by State or local law on identifying the 22 signs of human trafficking and reporting possible 23 incidences of such exploitation in lieu of materials 24 developed under this paragraph; and

1	"(4) maintain a list of each preferred place of
2	accommodation that meets the requirements of sub-
3	section (b), beginning by examining places of accom-
4	modation that are—
5	"(A) participating in government lodging
6	programs such as FedRooms (or successor sys-
7	tem);
8	"(B) included on the FEMA Fire Safe
9	List; or
10	"(C) otherwise known to have received gov-
11	ernment travel business in the 2 years prior to
12	enactment of this section.
13	"(d) TRAINING PROGRAMS.—A place of accommoda-
14	tion or lodging company may use a training program de-
15	veloped or acquired by such place of accommodation or
16	company to satisfy the requirements of subsection $(b)(4)$
17	if such training program—
18	"(1) focuses on identifying and reporting sus-
19	pected cases of severe forms of human trafficking;
20	and
21	"(2) was developed in consultation with State
22	governments, survivor leaders, survivor-led anti-traf-
23	ficking organization, or a nationally-recognized orga-
24	nization with expertise in anti-trafficking initiatives.
25	"(e) Previously Trained Employees.—

1 "(1) TRAINING PRIOR TO EFFECTIVE DATE.— 2 Any employee of a place of accommodation who has 3 been trained to identify and report potential cases of 4 severe forms of human trafficking during the 2-year 5 period ending on the date of the enactment of this section shall be considered to have met the training 6 7 requirement in subsection (b)(4) with respect to any 8 employment at that place of accommodation or at 9 any another place of accommodation managed by the 10 same entity.

11 "(2) TRAINING PRIOR TO A TRANSFER OF EM-12 PLOYMENT.—Any employee of a place of accommo-13 dation who has met the training requirements under 14 subsection (b)(4) shall be considered to have met 15 such requirements with respect to any employment 16 at a place of accommodation managed by the same 17 entity if such training occurred during the 2-year 18 period ending on the date of the enactment of this 19 section.

20 "(f) Property-by-property Implementation.—

"(1) IN GENERAL.—Each preferred place of accommodation shall self-certify (in writing) to the Administrator of General Services that such place is in
compliance with the requirements of this section.
Such self-certification shall occur every 2 years be-

	44
1	ginning on the date of the enactment of this section.
2	The Administrator shall—
3	"(A) provide notice to each place of accom-
4	modation regarding any self-certification re-
5	quired under this subsection not later than the
6	date that is 90 days before the due date of such
7	self-certification; and
8	"(B) report to the Committee on Oversight
9	and Reform of the House of Representatives
10	and the Committee on Homeland Security and
11	Governmental Affairs of the Senate, not later
12	than 2 years after the date of the enactment of
13	this section and every two years thereafter—
14	"(i) each preferred places of accom-
15	modation that submitted and did not sub-
16	mit their self-certifications in the preceding
17	2 years;
18	"(ii) the corresponding total numbers
19	of nights the government paid for Federal
20	employees in self-certified preferred places
21	of accommodation compared to preferred
22	places of accommodation that did not re-
23	port self-certification to the Administrator

1 "(2) GROUP CERTIFICATION.—A person or enti-2 ty that manages or franchises multiple places of ac-3 commodation may provide a single notice with re-4 spect to self-certification under subsection (a) that 5 each such place is in compliance with this section.

6 "(g) STATUTORY CONSTRUCTION.—No provision in 7 this section that applies to an employee of a place of ac-8 commodation shall be construed to apply to an individual 9 who is an independent contractor or otherwise not directly 10 employed by a place of accommodation, unless the contract is for housekeeping, security, front desk, room serv-11 ice, or bell staff, in which case it shall be the responsibility 12 13 of the service provider to ensure compliance with the requirements set forth in this section. 14

15 "(h) REGULATIONS REQUIRED.—The Administrator
16 of General Services shall issue such regulations as are nec17 essary to carry out this section.".

(b) EFFECTIVE DATE.—Section 5712(a) of title 5,
United States Code (as added by subsection (a)), shall
take effect 180 days after the date of the enactment of
this Act.

(c) CLERICAL AMENDMENT.—The table of sections
for subchapter I of chapter 57 of title 5, United States
Code, is amended by adding at the end the following new
item:

"5712. Priority for accommodation in places with certain policies relating to severe forms of human trafficking.".

1	SEC. 123. GOVERNMENT FINANCED AIR TRANSPORTATION
2	WITH POLICIES RELATING TO SEVERE
3	FORMS OF HUMAN TRAFFICKING.
4	Section 40118 of title 49, United States Code, is
5	amended by adding at the end the following:
6	"(h) Additional Requirements for Domestic
7	AIR CARRIERS.—In addition to other requirements of this
8	section, air carriers that contract to provide air transpor-
9	tation to the Federal Government shall create policies re-
10	lated to severe forms of human trafficking subject to the
11	requirements of section 5712 of title 5 and subpart 22.17
12	of title 48, Code of Federal Regulations.".
13	SEC. 124. ENSURING ANTI-TRAFFICKING-IN-PERSONS
13 14	SEC. 124. ENSURING ANTI-TRAFFICKING-IN-PERSONS TRAININGS AND PROVISIONS INTO CODES OF
14	TRAININGS AND PROVISIONS INTO CODES OF
14 15	TRAININGS AND PROVISIONS INTO CODES OF CONDUCT OF ALL FEDERAL DEPARTMENTS
14 15 16	TRAININGS AND PROVISIONS INTO CODES OF CONDUCT OF ALL FEDERAL DEPARTMENTS AND EXECUTIVE AGENCIES.
14 15 16 17	TRAININGS AND PROVISIONS INTO CODES OF CONDUCT OF ALL FEDERAL DEPARTMENTS AND EXECUTIVE AGENCIES. (a) FINDINGS.—Congress finds the following:
14 15 16 17 18	TRAININGS AND PROVISIONS INTO CODES OF CONDUCT OF ALL FEDERAL DEPARTMENTS AND EXECUTIVE AGENCIES. (a) FINDINGS.—Congress finds the following: (1) Human trafficking is inimical to every Fed-
14 15 16 17 18 19	TRAININGS AND PROVISIONS INTO CODES OF CONDUCT OF ALL FEDERAL DEPARTMENTS AND EXECUTIVE AGENCIES. (a) FINDINGS.—Congress finds the following: (1) Human trafficking is inimical to every Fed- eral agency's core values and inherently harmful and
 14 15 16 17 18 19 20 	TRAININGS AND PROVISIONS INTO CODES OF CONDUCT OF ALL FEDERAL DEPARTMENTS AND EXECUTIVE AGENCIES. (a) FINDINGS.—Congress finds the following: (1) Human trafficking is inimical to every Fed- eral agency's core values and inherently harmful and dehumanizing.
 14 15 16 17 18 19 20 21 	 TRAININGS AND PROVISIONS INTO CODES OF CONDUCT OF ALL FEDERAL DEPARTMENTS AND EXECUTIVE AGENCIES. (a) FINDINGS.—Congress finds the following: (1) Human trafficking is inimical to every Federal agency's core values and inherently harmful and dehumanizing. (2) Through the adoption of a Code of Conduct,

(3) Human trafficking is a violation of human
 rights and against Federal law.

3 (4) The United States Government seeks to
4 deter activities that would facilitate or support traf5 ficking in persons.

6 (b) SENSE OF CONGRESS ON IMPLEMENTATION OF
7 ANTI-TRAFFICKING-IN-PERSONS POLICIES.—It is the
8 sense of Congress that—

9 (1) every agency head should incorporate a 10 module on human trafficking into its staff training 11 requirements and menu of topics to be covered in 12 the annual ethics training of the agency beginning 13 no later than 18 months after the date of the enact-14 ment of this Act;

(2) both labor and sex trafficking should be
covered in the staff trainings and include how to
prevent, identify, and report trafficking in persons;
(3) agencies that already provide counter trafficking-in-persons training for staff should share
their curricula with ones that do not have one;

(4) the head of each agency should inform all
candidates for employment about the anti-trafficking
provisions in the Code of Conduct of the agency;

(5) employees should also sign acknowledgment
 of the Code of Conduct, and it should be kept in the
 file of the employee; and

4 (6) violation of the Code of Conduct should lead
5 to disciplinary action up to and including termi6 nation of employment.

7 (c) IN GENERAL.—The President shall take such 8 steps as may be necessary to ensure that each officer and 9 employee (including temporary employees, persons stationed abroad while working for the United States, and 10 details from other agencies of the Federal Government) 11 12 of an agency in the executive branch of the Federal Government is subject to a policy with a minimum standard 13 14 that contains the following:

(1) A prohibition from engaging in any severe
form of trafficking in persons (as defined in section
103 of the Trafficking Victims Protection Act of
2000 (22 U.S.C. 7102)) while employed by the Government in a full-time or part-time capacity.

20 (2) A requirement that all Federal personnel,
21 without regard to whether the person is stationed
22 abroad, be sensitized to human trafficking and the
23 ethical conduct requirements that prohibit the pro24 curement of trafficking in persons.

1 (3) A requirement that all such personnel be 2 equipped with the necessary knowledge and tools to 3 prevent, recognize, report, and address human traf-4 ficking offenses through a training for new personnel 5 and through regular refresher courses offered every 6 two years. 7 (4) A requirement that all such personnel re-8 port to the applicable inspector general and agency 9 trafficking in persons point of contact any suspected 10 cases of misconduct, waste, fraud, or abuse relating 11 to trafficking in persons. 12 TIMING.—The policy described in subsection (d) 13 (c)— 14 (1) shall be established or integrated into all 15 applicable employee codes of conduct not later than 16 18 months after the date of the enactment of this 17 Act; 18 (2) shall not replace any pre-existing code of 19 conduct that is more robust; and 20 (3) shall be signed by all applicable personnel 21 (as described in subsection (c)) not later than 2 22 years after such date of enactment. 23 (e) REPORTING.—The Office of Inspector General of 24 a department or agency, in consultation with the head of

1 the agency, shall report to Congress and the public, on2 an annual basis—

3 (1) the number of suspected violations reported; 4 (2) the number of investigations; 5 (3) the status and outcomes of such investiga-6 tions; and 7 (4) when appropriate, recommend actions to 8 improve the programs and operations of the agency. 9 SEC. 125. PRIMARY PREVENTION RESEARCH AGENDA ON 10 HUMAN TRAFFICKING. 11 The Secretary of Health and Human Services shall— 12 (1) direct the Centers for Disease Control and 13 Prevention, in coordination with the Attorney Gen-14 eral, the Secretary of Homeland Security, and the 15 Secretary of Labor, to develop a research agenda on 16 primary prevention of human trafficking in the 17 United States, with additional consultation from a 18 panel of service providers, university researchers, ad-19 vocates, human trafficking prevention education ex-

(2) not later than 1 year after the date of the
enactment of this Act, submit to Congress a report
that includes—

perts, survivors, and faith-based organizations; and

24 (A) a list of panel members and the orga25 nization or institute they represent, if any;

1	(B) a description of the research agenda
2	developed under paragraph (1) and a plan to
3	implement that agenda; and
4	(C) recommendations for priorities in car-
5	rying out that agenda to most effectively ad-
6	vance knowledge about and means by which to
7	prevent or reduce trafficking in persons in the
8	United States.
9	SEC. 126. GOVERNMENT ACCOUNTABILITY OFFICE STUDY
10	ON ACCESSIBILITY OF MENTAL HEALTH
11	SERVICES.
12	(a) IN GENERAL.—The Comptroller General of the
13	United States shall coordinate with the National Institute
14	of Justice and Agency for Healthcare Research and Qual-
15	ity to conduct a study on the accessibility of mental health
16	services for survivors of trafficking in the United States,
17	based on various ages.
18	(b) TOPICS.—The study under subsection (a) shall
19	address each of the following:
20	(1) To determine the percentage of survivors of
21	trafficking, based on various ages, that access men-
22	tal health care.
23	(2) To determine the percentage of survivors of
24	trafficking that access victim compensation or direct
25	victim assistance for mental health care.

1	(3) To determine other sources of funding for
2	survivors of trafficking to access mental health care.
3	(4) To determine reasons survivors access men-
4	tal health care.
5	(5) To determine length of time survivors par-
6	ticipate in mental health care.
7	(6) To determine reasons survivors do not ac-
8	cess, interrupt, or do not continue mental health
9	services.
10	(7) To determine survivor access to mental
11	health care providers specialized in treating, as ap-
12	plicable, children and complex post-traumatic stress
13	disorder.
14	(8) To collect data from trafficking survivors on
15	their experiences in accessing mental health care and
16	the extent of their challenges in accessing it.
17	(9) To make recommendations to improve ac-
18	cess to mental health care for survivors of traf-
19	ficking, including for specific age groups, ethnic and
20	racial minority populations, and other identified pop-
21	ulations that experience mental health disparity.
22	(c) Report.—The Comptroller General shall submit
23	a report to Congress and the public findings based on (b)
24	not later than 3 years after the date of the enactment of
25	this Act.

1SEC. 127. EMPOWERING THE DEPARTMENT OF JUSTICE TO2INVESTIGATE CYBERCRIME RELATED TO3TRAFFICKING IN PERSONS.

4 (a) IN GENERAL.—Notwithstanding section 5373 of 5 title 5, United States Code, the Attorney General is authorized to pay an increased rate of basic pay or bonuses 6 7 to each employee of the Department of Justice holding a position that requires significant cyber skills and that 8 9 aids in the protection of trafficking victims, prevention of trafficking in persons, and prosecution of buyers and traf-10 fickers, as determined by the Attorney General. 11

(b) ATTORNEY GENERAL DISCRETION.—A covered
employee may, as determined appropriate by the Attorney
General and subject to the availability of appropriations,
be paid—

- 16 (1) a rate of basic pay determined under sub-17 section (c); or
- (2) bonuses in accordance with subsection (d).
 (c) INCREASED RATE OF BASIC PAY.—

(1) IN GENERAL.—The rate of basic pay of a
covered employee determined under this subsection
shall be equal to the rate of basic pay that would be
applicable for such covered employee without regard
to this section times a multiplier determined under
paragraph (2).

1 (2) MULTIPLIER DETERMINATION.—The multi-2 plier determined under this paragraph shall be be-3 tween 1 and 1.25 and shall be determined by the At-4 torney General on a case-by-case basis for each cov-5 ered employee.

6 (3) MAXIMUM RATE.—The rate of basic pay of
7 a covered employee determined under this subsection
8 may not exceed the rate payable for level I of the
9 Executive Schedule.

10 (d) BONUS PAYMENTS.—

(1) IN GENERAL.—Except as otherwise provided in this section, bonuses paid to a covered employee shall be in such amounts and at such frequency as determined appropriate by the Attorney
General.

16 (2) LIMITS.—No bonus may be paid under this 17 section to a covered employee in a calendar year if, 18 or to the extent that, when added to the total basic 19 pay paid or payable to such covered employee for 20 service performed in such calendar year as a covered 21 employee (including any applicable locality-based 22 comparability payment under section 5304 of title 5, 23 United States Code, or similar provision of law and 24 any applicable special rate of pay under section 25 5305 of such title or similar provision of law), such

1	payment would cause the total to exceed the annual
2	rate of basic pay payable for level I of the Executive
3	Schedule, as of the end of such calendar year.
4	(3) BONUS PAY TREATMENT.—No part of any
5	bonus paid to a covered employee under this section
6	shall be part of the basic pay of such covered em-
7	ployee.
8	(e) COVERED EMPLOYEE DEFINED.—In this section,
9	the term "covered employee" means an employee de-
10	scribed in subsection (a).
11	SEC. 128. SENSE OF CONGRESS ON THE ESTABLISHMENT
12	OF A WHITE HOUSE SPECIAL ADVISOR FOR
13	HUMAN TRAFFICKING.
13	HUMAN TRAFFICKING.
13 14	HUMAN TRAFFICKING. It is the sense of Congress that—
13 14 15	HUMAN TRAFFICKING. It is the sense of Congress that— (1) there should be within the staff of the Do-
13 14 15 16	HUMAN TRAFFICKING. It is the sense of Congress that— (1) there should be within the staff of the Do- mestic Policy Council a Special Advisor to the Presi-
 13 14 15 16 17 	HUMAN TRAFFICKING. It is the sense of Congress that— (1) there should be within the staff of the Do- mestic Policy Council a Special Advisor to the Presi- dent on Human Trafficking, whose position should
 13 14 15 16 17 18 	HUMAN TRAFFICKING. It is the sense of Congress that— (1) there should be within the staff of the Do- mestic Policy Council a Special Advisor to the Presi- dent on Human Trafficking, whose position should be comparable to that of a director within the Exec-
 13 14 15 16 17 18 19 	HUMAN TRAFFICKING. It is the sense of Congress that— (1) there should be within the staff of the Do- mestic Policy Council a Special Advisor to the Presi- dent on Human Trafficking, whose position should be comparable to that of a director within the Exec- utive Office of the President;
 13 14 15 16 17 18 19 20 	HUMAN TRAFFICKING. It is the sense of Congress that— (1) there should be within the staff of the Do- mestic Policy Council a Special Advisor to the Presi- dent on Human Trafficking, whose position should be comparable to that of a director within the Exec- utive Office of the President; (2) the Special Advisor should serve as the czar
 13 14 15 16 17 18 19 20 21 	HUMAN TRAFFICKING. It is the sense of Congress that— (1) there should be within the staff of the Do- mestic Policy Council a Special Advisor to the Presi- dent on Human Trafficking, whose position should be comparable to that of a director within the Exec- utive Office of the President; (2) the Special Advisor should serve as the czar on the President's domestic and international anti-

1	within Federal departments and agencies, and make
2	further policy recommendations; and
3	(3) the Special Advisor should serve as liaison
4	to the White House for designated Federal rep-
5	resentatives for countering trafficking in persons.
6	Subtitle C—Monitoring Child,
7	Forced, and Slave Labor
8	SEC. 131. ENCOURAGING STATE AND LOCAL CRIME-TIP OR-
9	GANIZATIONS TO REWARD TIPS FOR FIGHT-
10	ING HUMAN TRAFFICKING.
11	Section 524(c)(1) of title 28, United States Code, is
12	amended—
13	(1) in subparagraph (H), by striking "and" at
14	the end;
15	(2) in subparagraph (I), by striking the period
16	at the end and inserting "; and"; and
17	(3) by adding at the end the following new sub-
18	paragraph:
19	"(J) at the discretion of the Attorney Gen-
20	eral, payments to reimburse operating expenses
21	and program costs incurred by crime-tip organi-
22	zations that annually waive their qualification
23	for awards for information leading to forfeiture
24	under subparagraph (C), annually waive their
25	qualification for receiving payment from equi-

tably shared forfeiture funds, and offer rewards
 for information about violations of Federal
 criminal laws against human trafficking.".

4 SEC. 132. TRANSPARENCY IN ANTI-TRAFFICKING EXPENDI-

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TURES.

6 (a) IN GENERAL.—Not later than 90 days after the 7 date of the enactment of this Act, and not later than Octo-8 ber 1 of each of the following 5 years, the head of each 9 Federal department or agency to which amounts are ap-10 propriated for the purpose of awarding grants for antitrafficking in persons, and the head of each Federal de-11 12 partment and agency contributing to the annual congres-13 sional earmark for counter-trafficking in persons shall publish on their public websites, with respect to the prior 14 15 fiscal year—

- 16 (1) each obligation or expenditure of Federal
 17 funds for the purpose of combating human traf18 ficking and forced labor; and
- (2) subject to subsection (b) and with respect to
 each such obligation or expenditure, the name of primary recipient, and any subgrantees, and their
 project location, activity, award amounts, and award
 periods.

(b) EXCEPTION FOR SECURITY CONCERNS.—If thehead of a Federal department or agency determines that

a primary recipient or subgrantee for purposes of sub section (a) has a security concern, the award recipients
 shall not be publicly identified pursuant to subsection
 (a)(2) and only the activity, award amounts, and award
 periods shall be publicly listed pursuant to such sub section.

7 SEC. 133. SENSE OF CONGRESS ON UNITED STATES COMPA8 NIES ADOPTING COUNTER-TRAFFICKING-IN9 PERSONS POLICIES.

10 It is the sense of Congress that—

11 (1) companies headquartered or doing business in the United States that are not defined as a small 12 13 business according to the Small Business Adminis-14 tration should adopt a written policy not later than 15 18 months after the date of the enactment of this 16 Act that prohibits trafficking in persons, is pub-17 lished annually, and is accessible in a prominent 18 place on their public website; and

19 (2) such policy should be expressly prohibit the
20 company, its employees, or agents from, at min21 imum—

22 (A) engaging in severe forms of trafficking23 in persons;

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(B) using forced labor for the development, production, shipping, or sale of its goods or services;

(C) destroying, concealing, confiscating, or otherwise denying access by an employee to the employee's identity or immigration documents, such as passports or drivers' licenses, regardless of issuing authority;

9 (D) using misleading or fraudulent prac-10 tices during the recruitment of employees or of-11 fering of employment, such as failing to dis-12 close, in a format and language understood by 13 the employee or potential employee, basic infor-14 mation, or making material misrepresentations 15 during the recruitment of employees regarding the key terms and conditions of employment, 16 17 including wages and fringe benefits, the location 18 of work, the living conditions, housing and asso-19 ciated costs (if employer- or agent-provided or 20 arranged), any significant costs to be charged 21 to the employee or potential employee, and, if 22 applicable, the hazardous nature of the work;

23 (E) using recruiters that do not comply 24 with local labor laws of the country in which the 25 recruiting takes place;

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(F) charging employees or potential em ployees recruitment fees;

(G) providing or arranging housing that fails to meet the host country housing and safety standards; and

6 (H) failing to provide an employment con-7 tract, recruitment agreement, or other required 8 work document in writing in a language the em-9 ployee understands (and is provided to the em-10 ployee at least five days prior to the employee 11 relocating if required to perform the work), that 12 includes details about work description, wages, 13 prohibition on charging recruitment fees, work 14 location(s), living accommodations and associ-15 ated costs, time off, round-trip transportation 16 arrangements, grievance processes, and the con-17 tent of applicable laws and regulations that pro-18 hibit trafficking in persons; and

(3) contracting officers should consider the risk
that the contract or subcontract will involve services
or supplies susceptible to trafficking in persons, and
the number of non-United States citizens expected
to be employed, when deciding whether to require
work documents in the contract.

1SEC. 134. AMENDMENTS TO THE CHILD ABUSE PREVEN-2TION AND TREATMENT ACT.

3 Section 111(b)(1) of the Child Abuse Prevention and 4 Treatment Act (42 U.S.C 5106g(b)(1)) is amended by 5 striking "a victim of" and all that follows through the end of the paragraph and inserting "a victim of child abuse 6 7 and neglect' and 'sexual abuse' if the child is identified, 8 by a State or local agency employee of the State or locality 9 involved, as being a victim of sex or labor trafficking in 10 accordance with severe forms of trafficking in persons, as such terms are defined in section 103 of the Trafficking 11 Victims Protection Act of 2000." 12

13 SEC. 135. SENSE OF CONGRESS ON CRITERIA FOR 14 CLASSIFYING VICTIMS OF CHILD SEX TRAF15 FICKING.

16 It is the sense of Congress that—

(1) all States (including the District of Columbia) and territories should eliminate the requirement
for third party control to properly qualify a child as
a victim of sex trafficking, to aid in the identification and prevention of child sex trafficking, protect
children, and appropriately prosecute perpetrators to
the fullest extent of the law; and

24 (2) a person is qualified as a victim of child sex
25 trafficking if such person is a victim, as a child, of
26 severe forms of trafficking in persons as defined in

1	section 103 of the Trafficking Victims Protection
2	Act of 2000 (22 U.S.C. 7102).
3	SEC. 136. AMENDMENTS TO SOCIAL SECURITY ACT.
4	(a) Modification to State Plans.—Section
5	471(a) of the Social Security Act (42 U.S.C. 671(a)) is
6	amended—
7	(1) in paragraph $(9)(C)(i)(I)$, by striking "sex
8	trafficking victim" and inserting "sex or labor traf-
9	ficking victim";
10	(2) in paragraph (34), by striking "sex traf-
11	ficking victims" each place it appears and inserting
12	"sex or labor trafficking victims";
13	(3) in subparagraph (35)(A)(iii), by striking
14	"possible sex trafficking victim" and inserting "pos-
15	sible sex or labor trafficking victim"; and
16	(4) in paragraph (35)(B), by striking the semi-
17	colon at the end and inserting the following: ", the
18	State agency shall maintain regular communication
19	with law enforcement and the National Center for
20	Missing and Exploited Children in efforts to provide
21	a safe recovery of the missing child, including by
22	sharing information pertaining to the child's recov-
23	ery and circumstances related to the recovery, and
24	the State report submitted to law enforcement and
25	NCMEC shall include where reasonably possible—

1	"(i) a photo of the missing child;
2	"(ii) physical features, such as height,
3	weight, sex, ethnicity, race, hair color, and
4	eye color; and
5	"(iii) endangerment information, such
6	as pregnancy status, prescription medica-
7	tions, suicidal tendencies, vulnerability to
8	being sex trafficked, and other health or
9	risk factors.".
10	(b) Modification to Definitions.—Paragraph (9)
11	of section 475 of such Act (42 U.S.C. 675) is amended
12	to read as follows:
13	"(9) The term 'sex or labor trafficking victim'
14	has the meaning given the term 'victim of a severe
15	form of trafficking in persons' under section 103 of
16	the Trafficking Victims Protection Act of 2000 (22 $$
17	U.S.C. 7102).".
18	SEC. 137. MODIFICATIONS TO DATA REPORTING FOR CON-
19	TINUED PRESENCE AND THE T-VISA APPLICA-
20	TION.
21	Section 105(d) of the Trafficking Victims Protection
22	Act of 2000 (22 U.S.C. 7103(d)) is amended by adding
23	at the end the following:
24	"(8) The following data included in the report
25	required by paragraph (7) shall be disaggregated by

1	type of trafficking (labor, sex, both, or unknown)
2	and should also be captured in reports from any
3	Federal, State, local, or tribal agencies that receive
4	Federal counter-trafficking in persons funding:
5	"(A) The number of requests for continued
6	presence that were received from or on behalf
7	of potential trafficking victims and whether
8	each request was filed or not and if filed, ap-
9	proved or denied.
10	"(B) The month and year of filing the con-
11	tinued presence request in each applicable case.
12	"(C) The reasons for failing to file a con-
13	tinued presence request in each applicable case.
14	"(D) The reasons for denial of request for
15	continued presence in each applicable case.
16	"(E) Whether or not an investigation was
17	initiated into each potential human trafficking
18	case described in subparagraph (A) and if not,
19	the reasons for not initiating an investigation.
20	"(F) The number of requests for T-visa
21	certifications that were received from or on be-
22	half of potential trafficking victims and the out-
23	comes of their requests, indicating whether a T-
24	visa certification was provided or not.

1	"(G) The month and year of submission of
2	the T-visa certification request for approval in
3	each applicable case.
4	"(H) The reasons for denying T-visa cer-
5	tification requests in each applicable case.
6	"(I) Whether an investigation was initiated
7	into each potential human trafficking case de-
8	scribed in subparagraph (F).".
9	SEC. 138. ESTABLISHMENT OF REPORTING REQUIREMENT
10	ON COUNTER-TRAFFICKING IN PERSONS FOR
11	DEPARTMENT OF DEFENSE.
12	Not later than September 30, 2023, and once every
13	4 fiscal years thereafter, the Secretary of Defense, in con-
14	sultation with the Office of the Under Secretary of De-
15	fense for Personnel and Readiness shall submit to Con-
16	gress and make available to the general public a report
17	on the Department's progress in implementing Depart-
18	ment of Defense Instruction 2200.01, "Combating Traf-
19	ficking in Persons", as updated and entered into effect
20	on June 21, 2019, in accordance with authority under De-
21	partment of Defense Directive 5124.02, including specifi-
22	cally with respect to sections 2.2h, 2.2i, 2.2j, 2.2k, 2.8,
23	2.9, 2.10, 2.11, and 2.12 of such document.

SEC. 139. ESTABLISHMENT OF INVESTIGATION UNITS ON
 FORCED LABOR AT THE DEPARTMENT OF
 JUSTICE AND THE DEPARTMENT OF HOME LAND SECURITY.

5 (a) DEPARTMENT OF JUSTICE.—Not later than 2 years after the date of enactment of this Act, the Attorney 6 7 General shall establish a team of 10 agents within the De-8 partment of Justice Civil Rights Unit of the Federal Bu-9 reau of Investigation to be assigned to exclusively investigate labor trafficking. There are authorized to be appro-10 priated to carry out this subsection for each of fiscal years 11 2022 to 2026, \$2,000,000, to remain available until ex-12 pended. 13

14 (b) DEPARTMENT OF HOMELAND SECURITY.—Not 15 later than 2 years after the date of enactment of this Act, the Secretary of Homeland Security shall establish a team 16 17 of 10 agents within the Department of Homeland Security Center for Countering Human Trafficking to be assigned 18 19 to exclusively investigate labor trafficking. There are au-20 thorized to be appropriated to carry out this subsection 21 for each of fiscal years 2022 to 2026, \$2,000,000, to re-22 main available until expended.

23 SEC. 140. SENSE OF CONGRESS ON SUBMISSION OF DE-

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PARTMENT OF JUSTICE REPORTS ON TIME.

25 It is the sense of Congress that the Department of26 Justice has failed to meet reporting requirements under

title IV of the Trafficking Victims Protection Act of 2017
 (34 U.S.C. 10101) and that progress on critical data col lection on human trafficking and crime reporting are in
 jeopardy as a result of such failure and must be addressed
 immediately.

6 SEC. 141. SENSE OF CONGRESS ON REQUIRING CHILD WEL7 FARE AGENCIES TO REPORT INFORMATION
8 ON MISSING AND ABDUCTED FOSTER CHIL9 DREN AND YOUTH.

10 It is the sense of Congress that—

(1) each State child welfare agency should
prioritize developing and implementing protocols to
comply with section 471(1)(35)(B) of the Social Security Act (42 U.S.C. 671(a)(35)(B));

15 (2) report the information it receives on missing 16 or abducted foster children and youth to the Na-17 tional Center on Missing and Exploited Children 18 (NCMEC) and to law enforcement authorities for in-19 clusion in the FBI's National Crime Information 20 Center database, in accordance with subparagraphs 21 (A) and (B) of section 471(a)(34) of the Social Se-22 curity Act (42 U.S.C. 671(a)(34));

(3) such reports must be made immediately
(and in no case later than 24 hours) after the information is received; and

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1 (4) such reports to the Secretary of the Depart-2 ment of Health and Human Services were required 3 to start on September 30, 2016, and annual reports 4 were required to start on September 30, 2017, by 5 such section 471(a)(34), to provide total number of 6 children and youth who are sex trafficking victims. TITLE II—FIGHTING HUMAN 7 **TRAFFICKING ABROAD** 8 9 SEC. 201. AMENDMENTS TO THE INTERNATIONAL MEGAN'S

(a) PERIODIC INFORMATION SHARING.—Section
4(e)(3) of the International Megan's Law to Prevent Child
Exploitation and Other Sexual Crimes Through Advanced
Notification of Traveling Sex Offenders (34 U.S.C.
21503(e)(3)) is amended by adding at the end the following new subparagraph:

LAW.

17 ((E))BI-ANNUAL INFORMATION SHAR-18 ING.—Not later than 1 year after the date of 19 the enactment of this Act, and each October 1 20 and April 1 thereafter, the Center shall obtain 21 from each country participating in the visa 22 waiver program a list of covered sex offenders 23 who are citizens or nationals of such countries. Such information shall be obtained to the ex-24 25 tent feasible with respect to both convicted and registered sex offenders. The Center may recip rocate, as appropriate, with such information
 relating to covered sex offenders who are citi zens or nationals of the United States.".

5 (b) DEFINITIONS.—Section 4(f)(2) of the Inter-6 national Megan's Law to Prevent Child Exploitation and 7 Other Sexual Crimes Through Advanced Notification of 8 Traveling Sex Offenders (34 U.S.C. 21503(f)) is amended 9 by inserting "or would have to register if the individual 10 returned to that jurisdiction after departing it to reside 11 outside the United States," after "jurisdiction".

(c) CONFORMING AMENDMENT.—Section 240(b) of
Public Law 110–457 (22 U.S.C. 212b(b)) is amended by
adding at the end the following:

15 "(3) CLARIFICATION WITH RESPECT TO CON16 TINUING REGISTRATION.—A person may not be
17 issued or reissued a passport without a unique iden18 tifier solely because the person has moved or other19 wise resides outside the United States.".

20sec. 202. Amendment to the generalized system of21preferences.

Section 502(b) of the Trade Act of 1974 (19 U.S.C.
23 2462(b)) is amended by adding at the end the following
new paragraph:

1	"(3) Failure to meet minimum standards
2	FOR THE ELIMINATION OF HUMAN TRAFFICKING.—
3	"(A) TIER 3 COUNTRIES.—
4	"(i) Prohibition on designa-
5	TION.—During the 1-year period beginning
6	on the date that is 90 days after the date
7	of the submission of an annual report on
8	trafficking in persons, the President may
9	not designate any country as a beneficiary
10	developing country under this title if that
11	country is also listed as a Tier 3 country
12	in such report.
13	"(ii) SUSPENSION OF DESIGNATION.—
14	Not later than 90 days after the date of
15	the submission of an annual report on traf-
16	ficking in persons, the President shall sus-
17	pend for one year any previous designation
18	of a country as a beneficiary developing
19	country under this title if the country is
20	listed as a Tier 3 country in such report.
21	"(iii) WAIVER.—
22	"(I) IN GENERAL.—The Presi-
23	dent may waive the prohibition under
24	clause (i) or a suspension under
25	clause (ii) with respect to a country if,

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I	not later than 90 days after the date
2	of the submission of the applicable an-
3	nual report on trafficking in persons,
4	the President certifies to the appro-
5	priate congressional committees that
6	the government of such country has
7	taken concrete actions to implement
8	the principal recommendations with
9	respect to that country in such report.
10	"(II) REQUIREMENTS FOR CER-
11	TIFICATION.—A certification sub-
12	mitted pursuant to subclause (I) with
13	respect to a country shall—
14	"(aa) include a description
15	of the concrete actions that the
16	government of the country has
17	taken to implement the principal
18	recommendations described in the
19	annual report on trafficking in
20	persons;
21	"(bb) be accompanied by
22	supporting documentation pro-
23	viding credible evidence of each
24	such concrete action, including
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tions adopted or modified and any enforcement actions taken, where appropriate;

4 "(cc) include a certi	fication
5 that none of the eligible	articles
6 originating from the coun	try are
7 included on the list of goo	ods pro-
8 duced by child labor or	forced
9 labor maintained by the 1	Depart-
10 ment of Labor and that a	all such
11 eligible articles are otherw.	ise rea-
12 sonably believed to be	free of
13 forced labor;	

14 "(dd) include any public
15 comments received from civil so16 ciety organizations with respect
17 to the laws and practices of the
18 country regarding trafficking in
19 persons; and

20 "(ee) be published in the21 Federal Register.

22 "(III) LIMITATION.—The Presi23 dent may not exercise the waiver au24 thority under this clause with respect

1	to a country for more than three con-
2	secutive years.
3	"(B) TIER 2 WATCH LIST COUNTRIES.—
4	Not later than 90 days after the submission of
5	an annual report on trafficking in persons, the
6	President shall notify the government of each
7	Generalized System of Preferences' country list-
8	ed as a Tier 2 watch list country in such report
9	that a downgrade to the classification of the
10	country to classification as a Tier 3 country in
11	the next annual report on trafficking in persons
12	will result in—
13	"(i) a suspension of the designation of
14	the country as a beneficiary developing
15	country; and
16	"(ii) the ineligibility of the country for
17	designation as a beneficiary developing
18	country.
19	"(C) DEFINITIONS.—For purposes of this
20	paragraph:
21	"(i) ANNUAL REPORT ON TRAF-
22	FICKING IN PERSONS.—The term 'annual
23	report on trafficking in persons' means the
24	annual report on trafficking in persons re-
25	quired under section $110(b)(1)$ of the Traf-

1	ficking Victims Protection Act of 2000 (22
2	U.S.C. 7107(b)(1)).
3	"(ii) Appropriate congressional
4	COMMITTEES.—The term 'appropriate con-
5	gressional committees' means—
6	"(I) the Committee on Ways and
7	Means and the Committee on Foreign
8	Affairs of the House of Representa-
9	tives; and
10	"(II) the Committee on Finance
11	and the Committee on Foreign Rela-
12	tions of the Senate.
13	"(iii) TIER 2 WATCH LIST COUN-
14	TRY.—The term 'Tier 2 watch list country'
15	means a country listed in an annual report
16	on trafficking in persons pursuant to sec-
17	tion 110(b)(2)(A) of the Trafficking Vic-
18	tims Protection Act of 2000.
19	"(iv) TIER 3 COUNTRY.—The term
20	'Tier 3 country' means a country listed in
21	an annual report on trafficking in persons
22	pursuant to section $110(b)(1)(C)$ of the
23	Trafficking Victims Protection Act of
24	2000.".

1SEC. 203. UNITED STATES SUPPORT FOR INTEGRATION OF2ANTI-TRAFFICKING IN PERSONS INTERVEN-3TIONS IN MULTILATERAL DEVELOPMENT4BANKS.

5 (a) REQUIREMENTS.—The Secretary of the Treasury,
6 in consultation with the Secretary of State acting through
7 the Ambassador at Large for Monitoring and Combating
8 Trafficking in Persons, shall instruct the United States
9 Executive Director of each multilateral development
10 bank—

(1) to vote against proposed projects in Tier 2
Watch List and Tier 3 countries (as such terms are
defined for purposes of section 110 of the Trafficking Victims Protection Act of 2000) unless there
is a counter-trafficking strategy, including assessment and mitigation efforts as needed, as part of the
project; and

18 (2) to initiate discussions with the other execu19 tive directors and management of the respective
20 multilateral development bank to—

21 (A) further develop anti-trafficking in per22 sons provisions in relevant project development,
23 safeguards, procurement, and evaluation poli24 cies;

25 (B) employing a risk-based approach, re 26 quire human trafficking risk assessments and
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1	integration plans as a routine part of devel-
2	oping projects through existing, forthcoming, or
3	new mechanisms and processes;
4	(C) support analyses of the impact of se-
5	vere forms of trafficking in persons on key indi-
6	cators of economic and social development and
7	of the benefits of reducing human trafficking on
8	economic and social development;
9	(D) support the proactive integration of ef-

9 (D) support the proactive integration of ef10 fective anti-trafficking interventions into
11 projects with the objectives of enhancing devel12 opment outcomes and reducing the incidence of
13 severe forms of trafficking in project areas;

14 (E) increase the capacity of multilateral
15 development banks and of recipient govern16 ments to conduct human trafficking risk assess17 ments and integrate anti-trafficking in persons
18 interventions into projects;

(F) support the development of meaningful
risk mitigation and reduction policies, regulations, and strategies within the multilateral development banks to reduce the incidence and
prevalence of severe forms of trafficking in persons and enhance development outcomes that

1	may be improved by reducing the incidence and
2	prevalence of human trafficking; and
3	(G) support the inclusion of human traf-
4	ficking risk analysis in the development of rel-
5	evant country strategies by each multilateral
6	development bank.
7	(b) BRIEFINGS.—The Secretary of the Treasury shall
8	make relevant officials available to brief the Committee
9	on Foreign Relations of the Senate, the Committee on Ap-
10	propriations of the Senate, the Committee on Financial
11	Services of the House of Representatives, and the Com-
12	mittee on Appropriations of the House of Representatives
13	on the implementation of this section.
14	SEC. 204. MODIFICATIONS TO PROGRAM TO END MODERN
15	SLAVERY GRANTS.
16	(a) IN GENERAL.—Section 1298 of the National De-
17	fense Authorization Act for Fiscal Year 2017 (22 U.S.C.
18	7114) is amended as follows:
19	(1) In subsection $(a)(1)$, by striking "Not later
20	than 90 days after the date of the enactment of this
21	Act" and inserting "Not later than 90 days after the
22	date of the enactment of the Frederick Douglass
23	Trafficking Victims Prevention and Protection Reau-
	Trainforming Trevention and Trevention from

(2) In subsection (g)(2), by striking "2020"
 and inserting "2026".

3 (3) In subsection (h)(1), by striking "Not later
4 than September 30, 2018, and September 30, 2020"
5 and inserting "Not later than September 30, 2022,
6 and September 30, 2026".

(b) ELIGIBILITY.—To be eligible for funding under 7 8 the Program to End Modern Slavery, a grant recipient 9 shall publish the names of all subgrantee organizations on the recipient's website or, if the subgrantee organization 10 11 expresses a security concern, the grant recipient shall 12 transmit the names of all subgrantee organizations in a classified annex to the chairs of the appropriate congres-13 14 sional committees defined in section 1298(i) of the Na-15 tional Defense Authorization Act of 2017 (22 U.S.C. 16 7114(i)).

17 (c) AWARD OF FUNDS.—All grants—

(1) shall be awarded on a competitive basis; and
(2) subject to the regular congressional notification procedures applicable with respect to grants
made available under section 1298(b) of the National Defense Authorization Act of 2017 (22 U.S.C.
7114(b)).

24 (d) SUNSET.—The Program to End Modern Slavery25 shall sunset at the end of fiscal year 2026.

(e) CONGRESSIONAL REVIEW.—The Secretary of
 State shall, on request of any of the appropriate commit tees defined by section 1298(i) of the National Defense
 Authorization Act of 2017 (22 U.S.C. 7114(i)), make
 available any contract or other agreement relating to the
 Program to End Modern Slavery.

7 SEC. 205. AMENDMENTS TO TIER STANDARDS.

8 (a) MODIFICATIONS TO TIER 2 WATCH LIST.—Sub-9 section (b)(2) of section 110 of the Trafficking Victims 10 Protection Act of 2000 (22 U.S.C. 7107), is amended— 11 (1) in the heading, by striking "SPECIAL" and 12 inserting "TIER 2"; and

13 (2) by amending subparagraph (A) to read as14 follows:

"(A) SUBMISSION OF LIST.—Not later 15 16 than the date on which the determinations de-17 scribed in subsections (c) and (d) are submitted 18 to the appropriate congressional committees in 19 accordance with such subsections, the Secretary 20 of State shall submit to the appropriate con-21 gressional committees a list of countries that 22 the Secretary determines requires special scru-23 tiny during the following year. The list shall be 24 composed of countries that have been listed

1	pursuant to paragraph $(1)(B)$ pursuant to the
2	current annual report because—
3	"(i) the estimated number of victims
4	of severe forms of trafficking is very sig-
5	nificant or is significantly increasing and
6	the country is not taking proportional con-
7	crete actions; or
8	"(ii) there is a failure to provide evi-
9	dence of increasing efforts to combat se-
10	vere forms of trafficking in persons from
11	the previous year, including increased in-
12	vestigations, prosecutions and convictions
13	of trafficking crimes, increased assistance
14	to victims, and decreasing evidence of com-
15	plicity in severe forms of trafficking by
16	government officials.".
17	(b) Modification to Special Rule for Down-
18	GRADED AND REINSTATED COUNTRIES.—Subsection
19	(b)(2)(F) of such section 110 is amended—
20	(1) in the matter preceding clause (i), by strik-
21	ing "the special watch list" and all that follows
22	through "the country—" and inserting "the Tier 2
23	watchlist described in subparagraph (A) for more
24	than 1 year immediately after the country consecu-
25	tively—";

1	(2) in clause (i), in the matter preceding sub-
2	clause (I), by striking "the special watch list de-
3	scribed in subparagraph (A)(iii)" and inserting "the
4	Tier 2 watch list described in subparagraph (A)";
5	and
6	(3) in clause (ii), by inserting "in the year fol-
7	lowing such waiver under subparagraph (D)(ii)" be-
8	fore the period at the end.
9	(c) Conforming Amendments.—Subsection (b) of
10	such section 110 is amended as follows:
11	(1) In paragraph (2) , as amended by subsection
12	(a)—
13	(A) in subparagraph (B), by striking "spe-
14	cial watch list" and inserting "Tier 2 watch
15	list";
16	(B) in subparagraph (C), by striking "spe-
17	cial watch list" and inserting "Tier 2 watch
18	list"; and
19	(C) in subparagraph (D)—
20	(i) in the heading, by striking "SPE-
21	CIAL WATCH LIST" and inserting "TIER 2
22	WATCH LIST''; and
23	(ii) in clause (i), by striking "special
24	watch list" and inserting "Tier 2 watch
25	list".

1	(2) In paragraph $(3)(B)$, in the matter pre-
2	ceding clause (i), by striking "clauses (i), (ii), and
3	(iii) of".
4	(3) In paragraph (4)—
5	(A) in subparagraph (A), in the matter
6	preceding clause (i), by striking "each country
7	described in paragraph (2)(A)(ii)" and inserting
8	"each country described in paragraph (2)(A)";
9	and
10	(B) in subparagraph (D)(ii), by striking
11	"the Special Watch List under paragraph (2)"
12	and inserting "the Tier 2 watch list under para-
13	graph (2)".
14	(d) Modifications to Factors for Consider-
15	ATION FOR MINIMUM STANDARDS FOR ELIMINATION OF
16	HUMAN TRAFFICKING.—Paragraph (12) of section 108(b)
17	of the Trafficking Victims Protection Act of 2000 (22)
18	U.S.C. 7106(b)) is amended to read as follows:
19	((12) Whether the government of the country
20	has made serious and sustained efforts to—
21	"(A) prohibit the purchase of commercial
22	sex acts, to the extent such prohibition is within
23	the authority of such government, or implement
24	a policy against the purchase of commercial sex
25	acts, if such prohibition cannot be instituted;

1	"(B) educate buyers of commercial sex on
2	how traffickers exploit prostituted persons for
3	human trafficking;
4	"(C) reduce demand for participation in
5	international sex tourism by nationals of the
6	country, including through arrests, prosecu-
7	tions, and convictions; and
8	"(D) ensure that anti-trafficking-in-per-
9	sons training and provisions are incorporated
10	into codes of conduct for the staff of the gov-
11	ernment, to the extent that such ability is with-
12	in the authority of the government.".
13	SEC. 206. EXPANDING PREVENTION EFFORTS AT THE
14	UNITED STATES AGENCY FOR INTER-
15	NATIONAL DEVELOPMENT.
16	(a) IN GENERAL.—In order to increase the preven-
17	tion efforts by the United States abroad, the Adminis-
18	trator of the United States Agency for International De-
19	velopment will ensure integration of activities to counter

20 trafficking in persons (C-TIP) into broader assistance21 programming. The Administrator shall—

(1) determine a reasonable definition for the
term "C-TIP Integrated Development Programs",
which shall include any programming to address
health, economic development, education, democracy

and governance, and humanitarian assistance that
 the Administrator determines includes a sufficient
 counter-trafficking in persons element integrated in
 the program design or delivery;

5 (2) ensure that any program design or delivery 6 that may directly serve victims and survivors of traf-7 ficking in persons is age-appropriate, linguistically 8 accessible, culturally responsive, and survivor- and 9 trauma-informed, and provides for satisfaction sur-10 veys to be completed by the beneficiaries receiving 11 such services;

(3) ensure that each USAID mission integrates
a counter-trafficking in persons perspective and specific actionable component into development programs, project design, and methods for program
monitoring and evaluation, when addressing a range
of development issues, including—

- 18 (A) health;
- 19 (B) economic development;
- 20 (C) education;
- 21 (D) democracy and governance; and
- 22 (E) humanitarian assistance;

(4) implement robust training and disseminatetools around the integration of a counter-trafficking

1	perspective and awareness in the day-to-day work of
2	development professionals; and
3	(5) ensure that subsequent Country Develop-
4	ment Cooperation Strategies include a counter-traf-
5	ficking in persons analytic component to guide fu-
6	ture project design and promote the inclusion of
7	counter-trafficking elements in project design, imple-
8	mentation, monitoring and evaluation.
9	(b) Amendments to the Foreign Assistance
10	Act of 1961.—The Foreign Assistance Act of 1961 (22
11	U.S.C. 2151 et seq.) is amended as follows:
12	(1) In section $102(b)(4)$ —
13	(A) in subparagraph (F), by striking ";
14	and" and inserting a semicolon;
15	(B) by striking the period at the end of
16	subparagraph (G) and inserting "; and"; and
17	(C) by adding at the end the following:
18	"(H) effective counter-trafficking in per-
19	sons policies and programs.".
20	(2) In section 491(d)—
21	(A) by striking "shall insure that" and in-
22	serting "shall ensure—
23	"(1) that";
24	(B) by striking the period at the end and
25	inserting a semicolon; and

1	(C) by adding at the end the following:
2	"(2) to the greatest extent possible, that car-
3	rying out these provisions does not create or con-
4	tribute to conditions that can be reasonably expected
5	to lead to an increase in the trafficking in persons
6	of potential victims who are in conditions of height-
7	ened vulnerability as a result of natural and man-
8	made disasters; and
9	"(3) where feasible, that remedies for such vul-
10	nerability are integrated into the execution of these
11	provisions.".
12	SEC. 207. MODIFICATION TO CRITERIA FOR THE IMPOSI-
13	TION OF SANCTIONS UNDER THE GLOBAL
13	TION OF SANCTIONS UNDER THE GLODAL
13 14	MAGNITSKY HUMAN RIGHTS ACCOUNT-
14	MAGNITSKY HUMAN RIGHTS ACCOUNT-
14 15	MAGNITSKY HUMAN RIGHTS ACCOUNT- ABILITY ACT.
14 15 16	MAGNITSKY HUMAN RIGHTS ACCOUNT- ABILITY ACT. Section 1263(a) of the National Defense Authoriza-
14 15 16 17	MAGNITSKYHUMANRIGHTSACCOUNT-ABILITY ACT.Section1263(a) of the National Defense Authoriza-tion Act for Fiscal Year 2017 (22 U.S.C. 2656 note) is
14 15 16 17 18	MAGNITSKYHUMANRIGHTSACCOUNT-ABILITY ACT.Section1263(a) of the National Defense Authoriza-tion Act for Fiscal Year 2017 (22 U.S.C. 2656 note) isamended—
14 15 16 17 18 19	MAGNITSKYHUMANRIGHTSACCOUNT-ABILITY ACT.Section1263(a) of the National Defense Authoriza-tion Act for Fiscal Year 2017 (22 U.S.C. 2656 note) isamended—(1) in paragraph (3), by striking "; or" and in-
 14 15 16 17 18 19 20 	MAGNITSKY HUMAN RIGHTS ACCOUNT- ABILITY ACT. Section 1263(a) of the National Defense Authoriza- tion Act for Fiscal Year 2017 (22 U.S.C. 2656 note) is amended— (1) in paragraph (3), by striking "; or" and in- serting a semicolon;
 14 15 16 17 18 19 20 21 	MAGNITSKY HUMAN RIGHTS ACCOUNT- ABILITY ACT. Section 1263(a) of the National Defense Authoriza- tion Act for Fiscal Year 2017 (22 U.S.C. 2656 note) is amended— (1) in paragraph (3), by striking "; or" and in- serting a semicolon; (2) in paragraph (4), by striking the period at
 14 15 16 17 18 19 20 21 22 	MAGNITSKY HUMAN RIGHTS ACCOUNT- ABILITY ACT. Section 1263(a) of the National Defense Authoriza- tion Act for Fiscal Year 2017 (22 U.S.C. 2656 note) is amended— (1) in paragraph (3), by striking "; or" and in- serting a semicolon; (2) in paragraph (4), by striking the period at the end and inserting "; or"; and

1	of the Trafficking Victims Protection Act of 2000
2	(22 U.S.C. 7105).".
3	TITLE III—AUTHORIZATION OF
4	APPROPRIATIONS
5	SEC. 301. EXTENSION OF AUTHORIZATIONS UNDER THE
6	VICTIMS OF TRAFFICKING AND VIOLENCE
7	PROTECTION ACT OF 2000.
8	Section 113 of the Victims of Trafficking and Vio-
9	lence Protection Act of 2000 (22 U.S.C. 7110) is amend-
10	ed—
11	(1) in subsection (a), by striking "2018 through
12	2021, \$13,822,000" and inserting "2022 through
13	2026, \$16,000,000";
14	(2) in subsection $(b)(1)$ —
15	(A) by striking "To carry out the purposes
16	of sections 106(b) and 107(b)," and inserting
17	"To carry out the purposes of sections 106(b)
18	and 107(b) of this Act and section 102 of the
19	Frederick Douglass Trafficking Victims Preven-
20	tion and Protection Reauthorization Act of
21	2021,''; and
22	(B) by striking " $$19,500,000$ " and all that
23	follows, and inserting "\$23,000,000 for each of
24	the fiscal years 2022 through 2026, of which
25	\$5,000,000 is authorized to be appropriated in

1	each fiscal year for the National Human Traf-
2	ficking Hotline and for cybersecurity and public
3	education campaigns, in consultation with the
4	Secretary of Homeland Security, for identifying
5	and responding as needed to cases of human
6	trafficking.";
7	(3) in subsection (b)(2), by striking " 2018
8	through 2021" and inserting "2022 through 2026";
9	(4) in subsection (c)(1)—
10	(A) in the matter preceding subparagraph
11	(A), by striking "2018 through 2021,
12	\$65,000,000" and inserting "2022 through
13	2026, \$99,000,000, of which \$22,000,000 shall
14	be made available each fiscal year to the United
15	States Agency for International Development";
16	(B) in subparagraph (C), by striking ";
17	and" and inserting a semicolon;
18	(C) in subparagraph (D), by striking the
19	period at the end and inserting "; and"; and
20	(D) by adding at the end the following new
21	subparagraph:
22	"(E) to fund programs to end modern slav-
23	ery, in an amount not to exceed \$37,500,000
24	for each of the fiscal years 2022 through
25	2026.";

1	(5) in subsection (d)—
2	(A) in paragraph (1), by striking " 2018
3	through 2021" and inserting "2022 through
4	2026, of which \$35,000,000 is authorized to be
5	appropriated for each fiscal year for the Office
6	of Victims of Crime Housing Assistance Grants
7	for Victims of Human Trafficking"; and
8	(B) in paragraph (3), by striking
9	"\$11,000,000 to the Attorney General for each
10	of the fiscal years 2018 through 2021" and in-
11	serting "\$11,000,000 to the Attorney General
12	for each of the fiscal years 2022 through
13	2026'';
14	(6) in subsection (f), by striking "2018 through
15	2021" and inserting "2022 through 2026"; and
16	(7) in subsection (i)—
17	(A) by striking "2018 through 2021" and
18	inserting "2022 through 2026"; and
19	(B) inserting "of which \$2,000,000 is au-
20	thorized to be appropriated for each fiscal year
21	for the establishment of a labor trafficking in-
22	vestigation team within the Department of
23	Homeland Security Center for Countering
24	Human Trafficking and with remaining funds"
25	after "expended".

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1	SEC. 302. EXTENSION OF AUTHORIZATIONS UNDER THE
2	INTERNATIONAL MEGAN'S LAW.
3	Section 11 of the International Megan's Law to Pre-
4	vent Child Exploitation and Other Sexual Crimes Through
5	Advanced Notification of Traveling Sex Offenders (34
6	U.S.C. 21509) is amended by striking "2018 through
7	2021" and inserting "2022 through 2026".
8	SEC. 303. EXTENSION OF AUTHORIZATIONS FOR THE
9	HUMAN EXPLOITATION RESCUE OPERATION
10	CHILD-RESCUE CORPS PROGRAM.
11	Section $890A(g)(2)$ of the Homeland Security Act of
12	2002 (6 U.S.C. 473(g)(2)) is amended by striking "2019
13	through 2022" and inserting "2022 through 2026".
14	SEC. 304. AUTHORIZATION OF ADDITIONAL APPROPRIA-
15	TIONS FOR THE DEPARTMENT OF LABOR BU-
16	REAU OF INTERNATIONAL LABOR AFFAIRS.
17	(a) Bureau of International Labor Affairs.—
18	There is authorized to be appropriated to the Bureau of
19	International Labor Affairs of the Department of Labor
20	to carry out the activities described in section
21	105(b)(2)(C) of the Trafficking Victims Protection Reau-
22	thorization Act of 2005 (22 U.S.C. 7112(b)(2)(C))

23 \$7,000,000 for each of fiscal years 2022 to 2026.

(b) BRIDGE PROJECT.—There is authorized to be appropriated \$8,500,000, for each of fiscal years 2022 to
2026, to such Bureau of International Labor Affairs for

the "From Protocol to Practice: A Bridge to Global Action
 on Forced Labor (The Bridge Project)", implemented by
 the International Labor Organization.

4 (c) FLIP PROJECT.—There is authorized to be appro5 priated \$6,000,000, for each of fiscal years 2022 through
6 2026, to such Bureau of International Labor Affairs for
7 the "Combating Forced Labor and Labor Trafficking of
8 Adults and Children in Ghana and Côte d'Ivoire (FLIP)",
9 implemented by Verité.

10SEC. 305. AUTHORIZATION OF APPROPRIATIONS FOR11FORCED LABOR INVESTIGATIONS.

12 There is authorized to be appropriated to the Direc-13 tor of U.S. Immigration and Customs Enforcement 14 \$15,700,000 for each of fiscal years 2022 through 2026 15 for investigations and other activities related to forced 16 labor law violations, including forced child labor.

17 SEC. 306. AUTHORIZATION OF APPROPRIATIONS FOR THE

18 SOAR TO HEALTH AND WELLNESS TRAINING
19 PROGRAM.

There is authorized to be appropriated to the Secretary of Health and Human Services \$4,000,000 for each
of the fiscal years 2022 through 2026 for the SOAR to
Health and Wellness training program.

1SEC. 307. AUTHORIZATION OF APPROPRIATIONS FOR SEP-2TEMBER 3RD SCHOLARSHIPS.

3 There is authorized to be appropriated to the Secretary of Education \$2,000,000 for each of fiscal years 4 5 2022 to 2026 to provide "September 3rd Scholarships" for human trafficking survivors who are attending postsec-6 7 ondary education from United States accredited colleges, 8 universities, or technical schools located in the United 9 States including its territories to cover tuition, books, fees, housing, and other expenses while attending school. 10

SEC. 308. AUTHORIZATION OF APPROPRIATIONS FOR THE PROVISION OF ANTI-TRAFFICKING TRAINING TO AIRPORT PERSONNEL.

There is authorized to be appropriated to the Commissioner of U.S. Customs and Border Protection \$250,000 for each of fiscal years 2022 through 2026 for the expansion of outreach and live on-sight anti-trafficking training for airport and airline personnel.

19 SEC. 309. IMPROVING ENFORCEMENT OF SECTION 307 OF 20 THE TARIFF ACT OF 1930.

There is authorized to be appropriated to the Commissioner of U.S. Customs and Border Protection \$20,000,000 for each of fiscal years 2022 to 2026 for Customs and Border Protection to strengthen enforcement of section 307 of the Tariff Act of 1930 (19 U.S.C. 1307).