116TH CONGRESS 1ST SESSION

H. R. 56

AN ACT

To establish an Independent Financial Technology Task Force to Combat Terrorism and Illicit Financing, to provide rewards for information leading to convictions related to terrorist use of digital currencies, to establish a Fintech Leadership in Innovation and Financial Intelligence Program to encourage the development of tools and programs to combat terrorist and illicit use of digital currencies, 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 "Financial Technology
5	Protection Act".
6	SEC. 2. SENSE OF CONGRESS.
7	It is the sense of Congress that the Federal Govern-
8	ment should prioritize the investigation of terrorist and
9	illicit use of new financial technology, including digital
10	currencies.
11	SEC. 3. INDEPENDENT FINANCIAL TECHNOLOGY TASK
12	FORCE TO COMBAT TERRORISM AND ILLICIT
13	FINANCING.
13 14	FINANCING. (a) ESTABLISHMENT.—There is established the Inde-
14	(a) Establishment.—There is established the Inde-
14 15	(a) Establishment.—There is established the Independent Financial Technology Task Force to Combat Ter-
141516	(a) ESTABLISHMENT.—There is established the Independent Financial Technology Task Force to Combat Terrorism and Illicit Financing (the "Task Force"), which
14151617	(a) ESTABLISHMENT.—There is established the Independent Financial Technology Task Force to Combat Terrorism and Illicit Financing (the "Task Force"), which shall consist of—
14 15 16 17 18	 (a) ESTABLISHMENT.—There is established the Independent Financial Technology Task Force to Combat Terrorism and Illicit Financing (the "Task Force"), which shall consist of— (1) the Secretary of the Treasury, who shall
14 15 16 17 18 19	(a) ESTABLISHMENT.—There is established the Independent Financial Technology Task Force to Combat Terrorism and Illicit Financing (the "Task Force"), which shall consist of— (1) the Secretary of the Treasury, who shall serve as the head of the Task Force;
14151617181920	 (a) ESTABLISHMENT.—There is established the Independent Financial Technology Task Force to Combat Terrorism and Illicit Financing (the "Task Force"), which shall consist of— (1) the Secretary of the Treasury, who shall serve as the head of the Task Force; (2) the Attorney General;
14 15 16 17 18 19 20 21	 (a) ESTABLISHMENT.—There is established the Independent Financial Technology Task Force to Combat Terrorism and Illicit Financing (the "Task Force"), which shall consist of— (1) the Secretary of the Treasury, who shall serve as the head of the Task Force; (2) the Attorney General; (3) the Director of National Intelligence;

- 1 (6) the Director of the Federal Bureau of In-2 vestigation; and
- (7) 6 individuals appointed by the Secretary of the Treasury, in consultation with the members of the Task Force described under paragraphs (2) through (6), to represent the private sector (including the banking industry, nonprofit groups, and think tanks), with at least 2 of such individuals having experience in the Fintech industry.

10 (b) Duties.—The Task Force shall—

- (1) conduct independent research on terrorist and illicit use of new financial technologies, including digital currencies; and
- 14 (2) develop legislative and regulatory proposals 15 to improve counter-terrorist and counter-illicit fi-16 nancing efforts.
- 17 (c) Annual Congressional Report.—Not later
- 18 than 1 year after the date of the enactment of this Act,
- 19 and annually thereafter, the Task Force shall issue a re-
- 20 port to the Congress containing the findings and deter-
- 21 minations made by the Task Force in the previous year
- 22 and any legislative and regulatory proposals developed by
- 23 the Task Force.

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1	SEC. 4. REWARDS FOR INFORMATION RELATED TO TER-
2	RORIST USE OF DIGITAL CURRENCIES.
3	(a) In General.—The Secretary of the Treasury, in
4	consultation with the Attorney General, shall establish a
5	fund to pay a reward, not to exceed \$450,000, to any per-
6	son who provides information leading to the conviction of
7	an individual involved with terrorist use of digital cur-
8	rencies.
9	(b) Use of Fines and Forfeitures.—With re-
10	spect to fines and forfeitures related to the conviction of
11	an individual involved with terrorist use of digital cur-
12	rencies, the Secretary of the Treasury shall, subject to the
13	availability of appropriations made in advance—
14	(1) use such amounts to pay rewards under this
15	section related to such conviction; and
16	(2) with respect to any such amounts remaining
17	after payments are made under paragraphs (1) and
18	(2), deposit such amounts in the Fintech Leadership
19	in Innovation and Financial Intelligence Program.
20	SEC. 5. FINTECH LEADERSHIP IN INNOVATION AND FINAN-
21	CIAL INTELLIGENCE PROGRAM.
22	(a) Establishment.—There is established a pro-
23	gram to be known as the "Fintech Leadership in Innova-
24	tion and Financial Intelligence Program", which shall be
25	funded as provided under section $4(b)(2)$.
26	(b) Innovation Grants.—

- (1) In General.—The Secretary of the Treasury shall make grants for the development of tools and programs to detect terrorist and illicit use of digital currencies.
 - (2) ELIGIBLE RECIPIENTS.—The Secretary may make grants under this subsection to entities located in the United States, including academic institutions, companies, nonprofit institutions, individuals, and any other entities located in the United States that the Secretary determines appropriate.
 - (3) ELIGIBLE PROJECTS.—With respect to tools and programs described under paragraph (1), in addition to grants for the development of such tools and programs, the Secretary may make grants under this subsection to carry out pilot programs using such tools, the development of test cases using such tools, and research related to such tools.
 - (4) Preferences.—In making grants under this subsection, the Secretary shall give preference to—
- 21 (A) technology that is nonproprietary or 22 that is community commons-based;
- 23 (B) computer code that is developed and 24 released on an open source basis;

- 1 (C) tools that are proactive (such as meet2 ing regulatory requirements under "know your
 3 customer" and anti-money laundering require4 ments for any entity that has to comply with
 5 U.S. Government regulations) vs. reactive (such
 6 as aiding law enforcement organizations in
 7 catching illegal activity after the fact); and
 - (D) tools and incentives that are on decentralized platforms.

(5) OTHER REQUIREMENTS.—

- (A) USE OF EXISTING GLOBAL STAND-ARDS.—Any new technology developed with a grant made under this subsection shall be based on existing global standards, such as those developed by the Internet Engineering Task Force (IETF) and the World Wide Web Consortium (W3C).
- (B) SUPPORTING EXISTING LAWS OR REG-ULATIONS.—Tools and programs developed with a grant made under this subsection shall be in support of existing laws or regulations, including the Bank Secrecy Act, and make efforts to balance privacy and anti-money laundering concerns.

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1	(C) OPEN ACCESS REQUIREMENT.—Tools
2	and programs developed with a grant made
3	under this subsection shall be freely accessible
4	and usable by the public. This requirement may
5	be fulfilled by publicly availing application pro-
6	gramming interfaces or software development
7	kits.
8	SEC. 6. PREVENTING ROGUE AND FOREIGN ACTORS FROM
9	EVADING SANCTIONS.
10	(a) Report and Strategy With Respect to Dig-
11	ITAL CURRENCIES AND OTHER RELATED EMERGING
12	Technologies.—
13	(1) In general.—Not later than 180 days
14	after the date of the enactment of this Act, the
15	President, acting through the Secretary of Treasury
16	and in consultation with the Attorney General, the
17	Secretary of State, the Secretary of Homeland Secu-
18	rity, the Director of National Intelligence, the Direc-
19	tor of the Office of Management and Budget, and
20	the appropriate Federal banking agencies and Fed-
21	eral functional regulators, shall—
22	(A) submit to the appropriate congres-
23	sional committees a report that identifies and
24	describes the potential uses of digital currencies
25	and other related emerging technologies by

1	states, non-state actors, and foreign terrorist
2	organizations to evade sanctions, finance ter-
3	rorism, or launder monetary instruments, and
4	threaten United States national security; and
5	(B) develop and submit to the appropriate
6	congressional committees a strategy to mitigate
7	and prevent such illicit use of digital currencies
8	and other related emerging technologies.
9	(2) Form; public availability.—
10	(A) FORM.—The report and strategy re-
11	quired under paragraph (1) shall be submitted
12	in unclassified form, but may contain a classi-
13	fied annex.
14	(B) Public availability.—The unclassi-
15	fied portion of such report and strategy shall be
16	made available to the public and posted on the
17	internet website of the Department of Treas-
18	ury—
19	(i) in pre-compressed, easily
20	downloadable versions that are made avail-
21	able in all appropriate formats; and
22	(ii) in machine-readable format, if ap-
23	plicable.
24	(3) Sources of information.—In preparing
25	the report and strategy required under paragraph

- 1 (1), the President may utilize any credible publica-
- 2 tion, database, web-based resource, and any credible
- 3 information compiled by any government agency,
- 4 nongovernmental organization, or other entity that
- 5 is made available to the President.
- 6 (b) Briefing.—Not later than 2 years after the date
- 7 of the enactment of this Act, the Secretary of the Treasury
- 8 shall brief the appropriate congressional committees on
- 9 the implementation of the strategy required under sub-
- 10 section (a).

11 SEC. 7. DETERMINATION OF BUDGETARY EFFECTS.

- The budgetary effects of this Act, for the purpose of
- 13 complying with the Statutory Pay-As-You-Go Act of 2010,
- 14 shall be determined by reference to the latest statement
- 15 titled "Budgetary Effects of PAYGO Legislation" for this
- 16 Act, submitted for printing in the Congressional Record
- 17 by the Chairman of the House Budget Committee, pro-
- 18 vided that such statement has been submitted prior to the
- 19 vote on passage.

20 SEC. 8. DEFINITIONS.

- 21 For purposes of this Act:
- 22 (1) Appropriate congressional commit-
- 23 TEES.—The term "appropriate congressional com-
- 24 mittees" means—

1	(A) the Committee on Financial Services,
2	the Committee on the Judiciary, the Permanent
3	Select Committee on Intelligence, and the Com-
4	mittee on Foreign Affairs of the House of Rep-
5	resentatives; and
6	(B) the Committee on Banking, Housing,
7	and Urban Affairs, the Committee on Home-
8	land Security and Governmental Affairs, the
9	Committee on the Judiciary, the Select Com-
10	mittee on Intelligence, and the Committee on
11	Foreign Relations of the Senate.
12	(2) Appropriate federal banking agen-
13	CIES.—The term "appropriate Federal banking
14	agencies" has the meaning given the term in section
15	3 of the Federal Deposit Insurance Act (12 U.S.C.
16	1813).
17	(3) Bank secrecy act.—The term "Bank Se-
18	crecy Act" means—
19	(A) section 21 of the Federal Deposit In-
20	surance Act;
21	(B) chapter 2 of title I of Public Law 91–
22	508; and
23	(C) subchapter II of chapter 53 of title 31,
24	United States Code.

1	(4) DIGITAL CURRENCY.—The term "digital
2	currency"—
3	(A) means a digital representation of value
4	that—
5	(i) is used as a medium of exchange,
6	unit of account, or store of value; and
7	(ii) is not established legal tender,
8	whether or not denominated in established
9	legal tender; and
10	(B) does not include—
11	(i) a transaction in which a merchant
12	grants, as part of an affinity or rewards
13	program, value that cannot be taken from
14	or exchanged with the merchant for legal
15	tender, bank credit, or digital currency; or
16	(ii) a digital representation of value
17	issued by or on behalf of a publisher and
18	used solely within an online game, game
19	platform, or family of games sold by the
20	same publisher or offered on the same
21	game platform.
22	(5) Federal functional regulator.—The
23	term "Federal functional regulator" has the mean-
24	ing given that term in section 509 of the Gramm-
25	Leach-Bliley Act (15 U.S.C. 6809).

1	(6) Foreign terrorist organization.—The
2	term "foreign terrorist organization" means an or-
3	ganization that is designated as a foreign terrorist
4	organization under section 219 of the Immigration
5	and Nationality Act (8 U.S.C. 1189).

6 (7) TERRORIST.—The term "terrorist" includes
7 a person carrying out domestic terrorism or inter8 national terrorism (as such terms are defined, re9 spectively, under section 2331 of title 18, United
10 States Code).

Passed the House of Representatives January 28, 2019.

Attest:

Clerk.

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