		(Original Signature of Member)
119TH CONGRESS 1ST SESSION	H.R.	

To establish an Independent Financial Technology Working Group to Combat Terrorism and Illicit Financing, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr.	Nunn of Iowa introduced	the fol	lowing bi	ill; which	was r	referred 1	to	the
	Committee on					_		

A BILL

To establish an Independent Financial Technology Working Group to Combat Terrorism and Illicit Financing, 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 of 2025".

1	SEC. 2. INDEPENDENT FINANCIAL TECHNOLOGY WORKING
2	GROUP TO COMBAT TERRORISM AND ILLICIT
3	FINANCING.
4	(a) Establishment.—There is established the Inde-
5	pendent Financial Technology Working Group to Combat
6	Terrorism and Illicit Financing (in this section referred
7	to as the "Working Group"), which shall consist of the
8	following:
9	(1) The Secretary of the Treasury, acting
10	through the Under Secretary for Terrorism and Fi-
11	nancial Intelligence, who shall serve as the chair of
12	the Working Group.
13	(2) A senior-level representative from each of
14	the following:
15	(A) Each of the following components of
16	the Department of the Treasury:
17	(i) The Financial Crimes Enforcement
18	Network.
19	(ii) The Internal Revenue Service.
20	(iii) The Office of Foreign Assets
21	Control.
22	(B) The Department of Justice and each
23	of the following components of the Department:
24	(i) The Federal Bureau of Investiga-
25	tion.

1	(ii) The Drug Enforcement Adminis-
2	tration.
3	(C) The Department of Homeland Security
4	and the United States Secret Service.
5	(D) The Department of State.
6	(E) The Central Intelligence Agency.
7	(3) Five individuals appointed by the Under
8	Secretary for Terrorism and Financial Intelligence
9	to represent the following:
10	(A) Financial technology companies.
11	(B) Blockchain intelligence companies.
12	(C) Financial institutions.
13	(D) Institutions or organizations engaged
14	in research.
15	(E) Institutions or organizations focused
16	on individual privacy and civil liberties.
17	(b) Duties.—The Working Group shall—
18	(1) conduct research on terrorist and illicit use
19	of new financial technologies, including digital as-
20	sets; and
21	(2) develop legislative and regulatory proposals
22	to improve anti-money laundering, counter-terrorist,
23	and other counter-illicit financing efforts in the
24	United States.
25	(c) Reports.—

1	(1) In general.—Not later than one year
2	after the date of the enactment of this Act, and an-
3	nually for the 3 years thereafter, the Working Group
4	shall submit to the Secretary of the Treasury, the
5	heads of each agency represented in the Working
6	Group pursuant to subsection (a)(2), and the appro-
7	priate congressional committees a report containing
8	the findings and determinations made by the Work-
9	ing Group in the previous year and any legislative
10	and regulatory proposals developed by the Working
11	Group.
12	(2) Final Report.—Before the date on which
13	the Working Group terminates under subsection
14	(d)(1), the Working Group shall submit to the ap-
15	propriate congressional committees a final report de-
16	tailing the findings, recommendations, and activities
17	of the Working Group.
18	(d) Sunset.—
19	(1) In General.—The Working Group shall,
20	subject to paragraph (3), terminate on the date that
21	is 4 years after the date of the enactment of this
22	Act.
23	(2) Expiration and return of appro-
24	PRIATED FUNDS.—On the date on which the Work-
25	ing Group terminates under paragraph (1)—

1	(A) all authorities granted to the Working
2	Group under this section shall expire, subject to
3	paragraph (3); and
4	(B) any funds appropriated for the Work-
5	ing Group that are available for obligation as of
6	that date shall be returned to the Treasury.
7	(3) AUTHORITY TO WIND UP ACTIVITIES.—The
8	termination of the Working Group under paragraph
9	(1) and the expiration of authorities under para-
10	graph (2) shall not affect any research, proposals, or
11	other related activities of the Working Group ongo-
12	ing as of the date on which the Working Group ter-
13	minates under paragraph (1). Such research, pro-
14	posals, and other related activities may continue
15	until their completion.
16	SEC. 3. PREVENTING ROGUE AND FOREIGN ACTORS FROM
17	EVADING SANCTIONS.
18	(a) Report and Strategy With Respect to Dig-
19	ITAL ASSETS AND OTHER RELATED EMERGING TECH-
20	NOLOGIES.—
21	(1) In General.—Not later than 180 days
22	after the date of the enactment of this Act, the
23	President, acting through the Secretary of the
24	Treasury and in consultation with the head of each
25	agency represented on the Independent Financial

1	Technology Working Group to Combat Terrorism
2	and Illicit Financing pursuant to section 2(a)(2),
3	shall submit to the appropriate congressional com-
4	mittees a report that describes—
5	(A) the potential uses of digital assets and
6	other related emerging technologies by States,
7	non-State actors, foreign terrorist organiza-
8	tions, and other terrorist groups to evade sanc-
9	tions, finance terrorism, or launder monetary
10	instruments, and threaten the national security
11	of the United States; and
12	(B) a strategy how the United States will
13	mitigate and prevent the illicit use of digital as-
14	sets and other related emerging technologies.
15	(2) Form of Report; Public availability.—
16	(A) IN GENERAL.—The report required by
17	paragraph (1) shall be submitted in unclassified
18	form, but may include a classified annex.
19	(B) Public availability.—The unclassi-
20	fied portion of each report required by para-
21	graph (1) shall be made available to the public
22	and posted on a publicly accessible website of
23	the Department of Treasury—

1	(i) in precompressed, easily
2	downloadable versions, in all appropriate
3	formats; and
4	(ii) in machine-readable format, if ap-
5	plicable.
6	(3) Sources of information.—In preparing
7	the reports required by paragraph (1), the President
8	may utilize any credible publication, database, or
9	web-based resource, and any credible information
10	compiled by any government agency, nongovern-
11	mental organization, or other entity that is made
12	available to the President.
13	(b) Briefing.—Not later than 2 years after the date
14	of the enactment of this Act, the Secretary of the Treasury
15	shall brief the appropriate congressional committees on
16	the implementation of the strategy required by subsection
17	(a)(2).
18	SEC. 4. DEFINITIONS.
19	In this Act:
20	(1) Appropriate congressional commit-
21	TEES.—The term "appropriate congressional com-
22	mittees" means—
23	(A) the Committee on Banking, Housing,
24	and Urban Affairs, the Committee on Finance,
25	the Committee on Foreign Relations, the Com-

1	mittee on Homeland Security and Govern-
2	mental Affairs, the Committee on the Judiciary,
3	and the Select Committee on Intelligence of the
4	Senate; and
5	(B) the Committee on Financial Services,
6	the Committee on Foreign Affairs, the Com-
7	mittee on Homeland Security, the Committee
8	on the Judiciary, the Committee on Way and
9	Means, and the Permanent Select Committee
10	on Intelligence of the House of Representatives.
11	(2) Blockchain intelligence company.—
12	The term "blockchain intelligence company" means
13	any business providing software, research, or other
14	services (such as blockchain tracing tools,
15	geofencing, transaction screening, the collection of
16	business data, and sanctions screening) that—
17	(A) support private and public sector in-
18	vestigations and risk management activities;
19	and
20	(B) involve cryptographically secured dis-
21	tributed ledgers or any similar technology or
22	implementation.
23	(3) Digital asset.—The term "digital asset"
24	means any digital representation of value that is re-

1 corded on a cryptographically secured digital ledger 2 or any similar technology. 3 (4) Foreign terrorist organization.—The term "foreign terrorist organization" means an or-4 5 ganization that is designated as a foreign terrorist 6 organization under section 219 of the Immigration 7 and Nationality Act (8 U.S.C. 1189). 8 (5) Illicit use.—The term "illicit use" in-9 cludes fraud, darknet marketplace transactions, 10 money laundering, the purchase and sale of illicit 11 goods, sanctions evasion, theft of funds, funding of 12 illegal activities, transactions related to child sexual 13 abuse material, and any other financial transaction 14 involving the proceeds of specified unlawful activity 15 (as defined in section 1956(c) of title 18, United 16 States Code). 17 (6) Terrorist.—The term "terrorist" includes 18 a person carrying out domestic terrorism or inter-19 national terrorism (as such terms are defined, re-20 spectively, under section 2331 of title 18, United

21

States Code).