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115TH CONGRESS 1ST SESSION H.R. 2473

AN ACT

To direct the Attorney General to study issues relating to human trafficking, 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,

1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Put Trafficking Vic-3 tims First Act of 2017".

4 SEC. 2. REPORT ON SAFE HARBOR LAWS.

5 Not later than 3 years after the date of enactment 6 of this Act, the Attorney General, acting through the Di-7 rector of the Office for Victims of Crime, shall issue a 8 report to be posted on a publicly available website that 9 includes—

(1) the impact of State safe harbor laws and
associated services on the re-victimization of victims
of trafficking (as such term is defined in section
103(15) of the Victims of Trafficking and Violence
Protection Act of 2000 (22 U.S.C. 7102(15))), the
recovery of victims, victim outcomes, and prosecutions of traffickers; and

17 (2) best practices and recommendations on the
18 development and implementation of effective State
19 safe harbor laws that promote full recovery of vic20 tims of trafficking and do not interfere with prosecu21 tions of traffickers.

22 SEC. 3. TRAINING FOR PROSECUTIONS OF TRAFFICKERS

23 AND SUPPORT FOR STATE SERVICES FOR 24 VICTIMS OF TRAFFICKING.

25 (a) IN GENERAL.—Section 107(b)(2)(B)(ii) of the
26 Victims of Trafficking and Violence Protection Act of
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1 2000 (22 U.S.C. 7105(b)(2)(B)(ii)) is amended to read2 as follows:

3	"(ii) 5 percent for training and tech-
4	nical assistance, to be provided in coordi-
5	nation with the Secretary of Health and
6	Human Services, including with respect
7	to—
8	"(I) increasing capacity and ex-
9	pertise on security for and protection
10	of service providers from intimidation
11	or retaliation for their activities;
12	"(II) "investigating, prosecuting,
13	and preventing human trafficking
14	through a trauma-informed and vic-
15	tim-centered approach that provides
16	services and protections for victims of
17	trafficking;
18	"(III) facilitating the provision of
19	evidence-based, trauma-informed care
20	and mental health services to victims
21	of trafficking;
22	"(IV) ensuring that all victims of
23	trafficking, including United States
24	citizens, lawful permanent residents,

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and foreign nationals, are eligible for 2 services; 3 "(V) ensuring that law enforce-4 ment officers and prosecutors make every attempt to determine whether 6 an individual's participation in human 7 trafficking is free from force, fraud, or coercion of any means before ar-8 9 resting them for, or charging them 10 with, an offense; "(VI) effectively prosecuting traf-

12 fickers and individuals who patronize 13 or solicit children for sex, and facili-14 tating access for child victims of traf-15 ficking to the same type of court pro-16 cedures and legal protections acces-17 sible to child victims of sexual assault, 18 rape, child sexual abuse, or incest, 19 and clarifying the right of child vic-20 tims of trafficking to not be treated as 21 criminals as a result of their victim-22 ization; and

23 "(VII) encouraging States to 24 identify the locations of victims of 25 trafficking and serve those victims, in-

1	cluding through efforts that utilize
2	internet outreach, through methods
3	informed by survivors of human traf-
4	ficking, and by offering help and serv-
5	ices that are responsive to victims'
6	needs in their communities.".
7	(b) EFFECTIVE DATE.—The amendments made by
8	subsection (a) shall take effect on October 1, 2017.
9	SEC. 4. WORKING TO DEVELOP METHODOLOGIES TO AS-
10	SESS PREVALENCE OF HUMAN TRAFFICKING.
11	(a) Working Group.—
12	(1) IN GENERAL.—Not later than 1 year after
13	the date of the enactment of this Act, the Director
14	of the National Institute of Justice, in consultation
15	with the Director of the Human Smuggling and
16	Trafficking Center, shall establish an expert working
17	group, which shall include survivors of human traf-
18	ficking, experts on sex and labor trafficking, rep-
19	resentatives from organizations collecting data on
20	human trafficking, and law enforcement officers.
21	The working group shall, utilizing, to the extent
	masticable switting offerts of amonging tagk foreas
22	practicable, existing efforts of agencies, task forces,
22 23	States, cities, research institutions, and organiza-

1	(A) identify the methodological and prac-
2	tical barriers hampering data collection on sex
3	and labor trafficking;
4	(B) identify the information that should be
5	collected, and how that information should be
6	collected; and
7	(C) recommend practices that could be
8	standardized as replicable best practices to pro-
9	mote better data comparison, aggregation, and
10	analysis.
11	(2) PILOT TESTING.—Not later than 3 years
12	after the date of the enactment of this Act, the Di-
13	rector of the National Institute of Justice shall im-
14	plement a series of pilot studies to test promising
15	methodologies studied under paragraph (1).
16	(b) Report.—
17	(1) IN GENERAL.—Not later than 3 years after
18	the date of the enactment of this Act, the Director
19	of the National Institute of Justice, in consultation
20	with the Secretary of Labor, the Secretary of Health
21	and Human Services, the Secretary of Homeland Se-
22	curity, and the Director of the Human Smuggling
23	and Trafficking Center, shall submit to Congress a
24	report, which includes—

1 (A) the efforts made in developing robust, 2 comprehensive methodologies to estimate the 3 prevalence of human trafficking at the national 4 and regional levels; (B) best practices for determining the 5 6 trends of human trafficking in the United 7 States: 8 (C) evaluations of the effectiveness of cur-9 rent policies and procedures to address the 10 needs of victims of trafficking, including appro-11 priate housing and services from trained trau-12 ma-informed care service providers; and 13 (D) an analysis of the varying characteris-14 tics of victims of trafficking in different regions, 15 including age, gender, race or ethnicity, involve-16 ment in the child welfare system, involvement in 17 the juvenile or criminal justice system, the 18 number of foster care placements, the number 19 of congregate care placements, and whether an 20 individual is a victim of sex trafficking or labor 21 trafficking, and recommendations for how to 22 address the unique vulnerabilities of different 23 victims. 24

24 (2) AVAILABILITY OF REPORT.—The report re25 quired under paragraph (1) shall be made publicly

available on the website of the Department of Jus tice.

3 (3) INPUT FROM RELEVANT PARTIES.—In de-4 veloping the report under paragraph (1), the Direc-5 tor shall seek input from the United States Advisory 6 Council on Human Trafficking, victims of traf-7 ficking, human trafficking survivor advocates, serv-8 ice providers for victims of sex and labor trafficking, 9 and the President's Interagency Task Force on 10 Human Trafficking.

11 (c) SURVEY.—Not later than 2 years after the date 12 of the enactment of this Act, the Director of the National 13 Institute of Justice, in coordination with Federal, State, local, and tribal governments, and private organizations, 14 15 including victim service providers and expert researchers, shall develop and execute a survey of survivors seeking and 16 receiving services through a model agreed upon by service 17 providers for victims of trafficking, government entities, 18 19 and research experts to better understand where and how 20 victims of trafficking are accessing services, how they are 21 referred to services, including referrals by first responders, 22 how assessment tools work to identify victims of traf-23 ficking, and to help estimate the prevalence of human traf-24 ficking and victim identification in the United States. Sur-

vey results shall be made publicly available on the website
 of the Department of Justice.

3 (d) NO ADDITIONAL FUNDS.—No additional funds4 are authorized to carry out this section.

5 SEC. 5. REPORT ON PROSECUTORS SEEKING MANDATORY 6 RESTITUTION IN TRAFFICKING CASES.

7 Not later than 1 year after the date of the enactment 8 of this Act, the Attorney General, in consultation with the 9 Administrative Office of the United States Courts, shall 10 submit to Congress a report on efforts to increase mandatory restitution orders and use of asset forfeiture to pro-11 12 vide restitution to victims of trafficking that shall be post-13 ed on a publicly available website, which shall include the 14 following:

(1) Information on the Department of Justice's
training programs on mandatory restitution and the
use of asset forfeiture to provide restitution to victims of trafficking, and recommendations of necessary additional training to ensure mandatory restitution is ordered in all relevant human trafficking
cases.

(2) An assessment of obstacles that continue to
prevent Federal prosecutors and Federal courts from
ordering restitution.

(3) An assessment of whether the asset for-1 2 feiture provisions in the Justice for Victims of Traf-3 ficking Act of 2015 and the amendments made by that Act have helped increase requests to transfer 4 5 forfeited proceeds for restitution, including how 6 many requests have been made and how many of those requests have been approved, and whether 7 8 United States Attorneys offices are properly in-9 formed about requesting transfers.

10 (4) An assessment of how establishing trauma-11 informed, victim-centered investigative and prosecu-12 torial procedures can help improve mandatory res-13 titution orders, including by encouraging victims of 14 trafficking to cooperate in criminal cases, equipping 15 victims of trafficking with proper assistance during 16 criminal proceedings, and helping victims of traf-17 ficking secure mandatory restitution.

(5) The annual number and percentage of Federal cases related to human trafficking, separating
sex trafficking and labor trafficking, during the period beginning on June 1, 2015, and ending on the
date of the enactment of this Act, in which restitution was ordered, and the amount of restitution ordered in each case.

1	(6) Data on the participation and non-partici-
2	pation of victims of trafficking in criminal pro-
3	ceedings, data on the participation and nonparticipa-
4	tion of victims of trafficking in witness protection
5	programs and services, and recommendations for en-
6	couraging the participation of victims of trafficking
7	in such proceedings.
8	SEC. 6. SENSE OF CONGRESS ENCOURAGING STATES TO
9	ADOPT PROTECTIONS FOR VICTIMS OF TRAF-
10	FICKING.
11	Congress recognizes and applauds the State legisla-
12	tive bodies that have taken tremendous steps to adopt pro-
13	tections and services for victims of trafficking. Congress
14	encourages States to do the following:
15	(1) Uphold the basic rights and dignity of
16	human trafficking survivors.
17	(2) Adopt a survivor-centered approach to ad-
18	dressing human trafficking that ensures the safety,
19	confidentiality, and well-being of victims of traf-
20	ficking, while recognizing symptoms of trauma and
21	coping mechanisms that may impact victims' inter-
22	actions with law enforcement, the justice system,
23	and service providers.
24	(3) Implement screening mechanisms for all

25 children entering child welfare services, the juvenile

1 justice system, or the criminal justice system to 2 identify child victims of trafficking and connect them with appropriate services, including appropriate 3 4 housing and services from trained trauma-informed 5 care service providers, and to try to identify foreign 6 nationals who may be victims of trafficking. 7 (4) Ensure that child victims of trafficking are 8 provided with a range of protections, including ac-9 cess to child welfare services, trauma-informed pro-10 gramming, and the same legal rights afforded to 11 other children who experience sexual abuse, rape, or 12 incest, including ensuring that— 13 (A) criminals who exploit child victims of 14 sex trafficking, including offenders who pur-15 chase, solicit, or obtain a child for purposes of 16 engaging in a commercial sex act, face serious 17 penalties and sentences under sex trafficking 18 laws, and are not given lesser sentences; and 19 (B) child victims of trafficking are never 20 referred to as "child prostitutes" or "underage sex workers" in law or official documents and 21 22 proceedings. 23 (5) Develop a 24-hour emergency response plan 24 to provide victims trafficking with immediate protec-25 tion and support when they are first identified,

1	which may include physically moving victims of traf-
2	ficking to a place of safety, attending to the imme-
3	diate medical and emotional needs of survivors, as-
4	sessing whether survivors are under risk for harm,
5	retaliation, or intimidation, and directly connecting
6	survivors with victim advocates, housing, and service
7	providers.
8	(6) Adopt protections for victims of trafficking
9	that include the right—
10	(A) to be treated as a victim of crime and
11	afforded justice, respect, and dignity;
12	(B) to protection if the victim's safety is at
13	risk or if there is danger of harm, retaliation,
14	or recapture by the trafficker;
15	(C) to comprehensive trauma-informed,
16	long-term, culturally competent care and heal-
17	ing services oriented toward emotional, psycho-
18	logical, and family healing;
19	(D) to evidence-based screening and as-
20	sessment tools, treatment plans, and therapy to
21	address traumatic stress and associated mental
22	health symptoms;
23	(E) to safe and effective emergency and
24	long-term housing; education, vocational, and
25	job assistance and training; mentoring pro-

1	grams; language assistance; drug and substance
2	abuse services; and legal services;
3	(F) for child sex trafficking victims to be
4	treated as children in need of child protective
5	services and to be served through the child wel-
6	fare system, where appropriate, in place of the
7	juvenile justice system;
8	(G) for all victims of trafficking, including
9	United States citizens, lawful permanent resi-
10	dents, and foreign nationals, to be eligible for
11	services;
12	(H) to have convictions and adjudications
13	related to prostitution and nonviolent offenses
14	vacated and such records cleared and expunged
15	if offenses were committed as a direct result of
16	the victim being trafficked, and protection for
17	foreign nationals from being removed, being de-
18	termined to be inadmissible, or losing any im-
19	migration benefit because of such conviction or
20	arrests;
21	(I) to the same type of court procedures
22	and legal protections accessible to victims of
23	sexual assault, rape, child sexual abuse, or in-
24	cest, including the right to not be treated as a
25	criminal; and

(J) to retain all rights regardless of wheth er the crime has been reported to law enforce ment.

Passed the House of Representatives May 23, 2017. Attest:

Clerk.

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