Amendment to H.R. 2 Offered by Ms. Jackson Lee of Texas

Insert after section 109 of division A the following:

1 SEC. 110. PRESERVING AND RESTORING UNITY OF MI 2 GRANT FAMILIES.

3 (a) IN GENERAL.—The Commissioner shall maintain
4 family unity to the greatest extent operationally feasible,
5 absent a legal requirement or an articulable safety or secu6 rity concern that requires separation, no child appre7 hended on the southern border may be separated from a
8 family member apprehended with such child.

9 (b) EXCEPTION.—On a nondelegable basis, an Office of Field Operations Field Director or U.S. Border Patrol 10 11 Sector Chief may separate a child from a family member only if there is evidence that the child may be a trafficking 12 13 victim in violation of section 235 of the William Wilberforce Trafficking Victims Protection Reauthorization Act 14 of 2008 (8 U.S.C. 1232) and, in such instances, such Di-15 rector of Sector Chief, as the case may be, shall retain 16 17 records of such evidence relied upon for reaching such a determination and, upon separation, the information relat-18 ing to the locations of the individuals involved. 19

(c) REUNIFICATION.—Until such time as all migrant 1 families and children who were separated by CBP begin-2 ning in 2017 are reunited, the Secretary, in coordination 3 with the Secretary of Health and Human Services, the 4 Secretary of State, and the Attorney General, shall report, 5 on a quarterly basis, to Congress on the status of inter-6 7 agency efforts to so reunify such migrant families, provide 8 needed support services to such reunified families, and prevent future family separations, including of families 9 10 with United States citizen children.

\times