Amendment to Rules Comm. Print 117–31
Offered by Ms. Ross of North Carolina

Add at the end of division F the following:

SEC. 50105. DISCLOSURE OF RANSOM PAYMENTS.

(a) Definitions.—In this section:

(1) Covered entity.—The term “covered entity”—

(A) means a public or private entity that—

(i) is engaged in interstate commerce

or an activity affecting interstate commerce; or

(ii) receives Federal funds;

(B) includes a local government; and

(C) does not include an individual.

(2) Information system.—The term “information system” has the meaning given such term in section 3502 of title 44, United States Code.

(3) Ransom.—The term “ransom” means

money or other thing of value demanded by an actor

from a covered entity or individual after such actor

gains control of an information system of such entity

or individual.
(4) SECRETARY.—The term “Secretary” means the Secretary of Homeland Security.

(b) DISCLOSURE REQUIRED.—Not later than 48 hours after a covered entity pays a ransom, the covered entity shall disclose to the Secretary, in accordance with subsection (b), such payment.

(c) CONTENTS.—A disclosure made under subsection (b) shall include, with respect to the ransom at issue, the following:

(1) The date on which such ransom was demanded.

(2) The date on which such ransom was paid.

(3) The amount of such ransom demanded.

(4) The amount of such ransom paid.

(5) An identification of the currency, including if cryptocurrency, used for payment of such ransom.

(6) Whether the covered entity that paid such ransom receives Federal funds.

(7) Any known information regarding the identity of the actor demanding such ransom.

(d) NONCOMPLIANCE.—The Secretary shall establish by regulation appropriate penalties for a covered entity that fails to make a disclosure required under subsection (b).