Corporate Transparency Act ("CTA")

Pinpoint Citation	Statutory Text	Comments on CTA Text	ANPR
	SEC. 6402. SENSE OF		
	CONGRESS.		
	It is the sense of Congress that—		
	(1) more than 2,000,000 corporations		
	and limited liability companies are		
	being formed under the laws of the		
	States each year;		
	(2) most or all States do not require		
	information about the beneficial		
	owners of the corporations, limited		
	liability companies, or other similar		
	entities formed under the laws of the		
	State; (3) malign actors seek to conceal		
	their ownership of corporations,		
	limited liability companies, or other		
	similar entities in the United States		
	to facilitate illicit activity, including		
	money laundering, the financing of		
	terrorism, proliferation financing,		
	serious tax fraud, human and drug		
	trafficking, counterfeiting, piracy,		
	securities fraud, financial fraud, and		
	acts of foreign corruption, harming		
	the national security interests of the		
	United States and allies of the United		
	States;		
	(4) money launderers and others		
	involved in commercial activity		

intentionally conduct transactions	
through corporate structures in order	
to evade detection, and may layer	
such structures, much like Russian	
nesting "Matryoshka" dolls, across	
various secretive jurisdictions such	
that each time an investigator obtains	
ownership records for a domestic or	
foreign entity, the newly identified	
entity is yet another corporate entity,	
necessitating a repeat of the same	
process;	
(5) Federal legislation providing for	
the collection of beneficial	
ownership information for	
corporations, limited liability	
companies, or other similar entities	
formed under the laws of the States	
is needed to—	
(A) set a clear, Federal standard	
for incorporation practices;	
(B) protect vital Unites States	
national security interests;	
(C) protect interstate and foreign	
commerce;	
(D) better enable critical national	
security, intelligence, and law	
enforcement efforts to counter	
money laundering, the financing of	
terrorism, and other illicit activity;	
and	
(E) bring the United States into	
compliance with international anti-	

money laundering and countering the	
financing of terrorism standards;	
(6) beneficial ownership information	
collected under the amendments	
made by this title is sensitive	
information and will be directly	
available only to authorized	
government authorities, subject to	
effective safeguards and controls, to	
H. R. 6395—1218	
(A) facilitate important national	
security, intelligence, and law	
enforcement activities; and	
(B) confirm beneficial ownership	
information provided to financial	
institutions to facilitate the	
compliance of the financial	
institutions with anti-money	
laundering, countering the financing	
of terrorism, and customer due	
diligence requirements under	
applicable law;	
(7) consistent with applicable law,	
the Secretary of the Treasury shall—	
(A) maintain the information	
described in paragraph (1) in a	
secure, nonpublic database, using	
information security methods and	
techniques that are appropriate to	
protect nonclassified information	
systems at the highest security level;	
and	





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