AMENDMENT NO	Calendar No
Purpose: To prevent fraudulent rency kiosks.	transactions at virtual cur-
IN THE SENATE OF THE UNITED	STATES—119th Cong., 1st Sess.
S. 15	32
To provide for the regulation of for other pr	
Referred to the Committee on _ ordered to b	
Ordered to lie on the tal	ole and to be printed
AMENDMENT intended to be	proposed by Mr. Durbin
Viz:	
1 At the appropriate place	, insert the following:
2 SEC CRYPTO ATM FRAU	PREVENTION.
3 (a) Registration With	TH THE SECRETARY OF THE
4 Treasury.—Section 5330	of title 31, United States
5 Code, is amended—	
6 (1) in subsection (c	l)—
7 (A) in paragram	raph (1)(A), by inserting ",
8 any person who o	wns, operates, or manages a
9 virtual currency ki	losk in the United States or
10 its territories," after	er "similar instruments"; and
11 (B) by adding	at the end the following:

1	"(3) VIRTUAL CURRENCY; VIRTUAL CURRENCY
2	ADDRESS; VIRTUAL CURRENCY KIOSK; VIRTUAL CUR-
3	RENCY KIOSK OPERATOR.—The terms 'virtual cur-
4	rency', 'virtual currency address', 'virtual currency
5	kiosk', and 'virtual currency kiosk operator' have the
6	meanings given those terms, respectively, in section
7	5337."; and
8	(2) by adding at the end the following:
9	"(f) Registration of Virtual Currency Kiosk
10	Locations.—
11	"(1) In general.—Not later than 90 days
12	after the effective date of this subsection, and not
13	less than once every 90 days thereafter, the Sec-
14	retary of the Treasury shall require virtual currency
15	kiosk operators to submit an updated list containing
16	the physical address of each virtual currency kiosk
17	owned or operated by the virtual currency kiosk op-
18	erator.
19	"(2) Form and manner of registration.—
20	Each submission by a virtual currency kiosk oper-
21	ator pursuant to paragraph (1) shall include—
22	"(A) the legal name of the virtual currency
23	kiosk operator;
24	"(B) any fictitious or trade name of the
25	virtual currency kiosk operator;

1	"(C) the physical address of each virtual
2	currency kiosk owned, operated, or managed by
3	the virtual currency kiosk operator that is lo-
4	cated in the United States or the territories of
5	the United States;
6	"(D) the start date of operation of each
7	virtual currency kiosk;
8	"(E) the end date of operation of each vir-
9	tual currency kiosk, if applicable; and
10	"(F) each virtual currency address used by
11	the virtual currency kiosk operator.
12	"(3) False and incomplete information.—
13	The filing of false or materially incomplete informa-
14	tion in a submission required under paragraph (1)
15	shall be deemed a failure to comply with the require-
16	ments of this subsection.".
17	(b) Preventing Fraudulent Transactions at
18	VIRTUAL CURRENCY KIOSKS.—
19	(1) IN GENERAL.—Subchapter II of Chapter 53
20	of Title 31, United States Code, is amended by add-
21	ing at the end the following:
22	"§ 5337. Virtual currency kiosk fraud prevention
23	"(a) Definitions.—In this section:
24	"(1) BLOCKCHAIN ANALYTICS.—The term
25	'blockchain analytics' means the analysis of data

1	from blockchains or public distributed ledgers, and
2	associated transaction information, to provide risk-
3	specific information about virtual currency trans-
4	actions and virtual currency addresses.
5	"(2) Customer.—The term 'customer' means
6	any person that purchases or sells virtual currency
7	through a virtual currency kiosk.
8	"(3) Existing customer.—The term 'existing
9	customer' means a customer other than a new cus-
10	tomer.
11	"(4) FINCEN.—The term 'FinCEN' means the
12	Financial Crimes Enforcement Network of the De-
13	partment of the Treasury.
14	"(5) New customer.—The term 'new cus-
15	tomer', with respect to a virtual currency kiosk oper-
16	ator, means a customer during the 14-day period be-
17	ginning on the date of the first virtual currency
18	kiosk transaction of the customer with the virtual
19	currency kiosk operator.
20	"(6) Transaction hash.—The term 'trans-
21	action hash' means a unique identifier made up of
22	a string of characters that act as a record of and
23	provide proof that a transaction was verified and
24	added to the blockchain.

1 "(7) VIRTUAL CURRENCY.—The term 'virtual 2 currency' means any digital representation of value 3 that is recorded on a cryptographically secured dis-4 tributed ledger or any similar technology or another 5 implementation, which was designed and built as 6 part of a system to leverage or replace blockchain, 7 distributed ledger technology, or their derivatives. 8 "(8) Virtual currency address.—The term 9 'virtual currency address' means an alphanumeric 10 identifier associated with a virtual currency wallet 11 identifying the location to which virtual currency 12 purchased through a virtual currency kiosk can be 13 sent or from which virtual currency sold through a 14 virtual currency kiosk can be accessed. 15 "(9) Virtual currency kiosk.—The term 16 'virtual currency kiosk' means a stand-alone machine 17 that is capable of accepting or dispensing legal ten-18 der in exchange for virtual currency. 19 "(10) Virtual currency kiosk operator.— 20 The term 'virtual currency kiosk operator' means a 21 person who owns, operates, or manages a virtual currency kiosk located in the United States or its 22 23 territories. 24 "(11) Virtual CURRENCY KIOSK TRANS-25 ACTION.—The term 'virtual currency kiosk trans-

1	action' means the purchase or sale of virtual cur-
2	rency via a virtual currency kiosk.
3	"(12) VIRTUAL CURRENCY WALLET.—The term
4	'virtual currency wallet' means a software applica-
5	tion or other mechanism providing a means for hold-
6	ing, storing, and transferring virtual currency.
7	"(b) Disclosures.—Before entering into a virtual
8	currency transaction with a customer, a virtual currency
9	kiosk operator shall disclose in a clear, conspicuous, and
10	easily readable manner—
11	"(1) all relevant terms and conditions of the
12	virtual currency kiosk transaction, including—
13	"(A) the amount of the virtual currency
14	kiosk transaction;
15	"(B) the type and nature of the virtual
16	currency kiosk transaction;
17	"(C) a warning that the virtual currency
18	kiosk transaction is final, is not refundable, and
19	may not be reversed; and
20	"(D) the type and amount of any fees or
21	other expenses paid by the customer;
22	"(2) a warning relating to consumer fraud in-
23	cluding—
24	"(A) a warning that consumer fraud often
25	starts with contact from a stranger, and that

1	the customer should never send money to some-
2	one they do not know;
3	"(B) a warning about the most common
4	types of fraudulent schemes involving virtual
5	currency kiosks, such as—
6	"(i) impersonation of a government
7	official or a bank representative;
8	"(ii) threats of jail time or financial
9	penalties;
10	"(iii) offers of a job or reward in ex-
11	change for payment, or offers of deals that
12	seem too good to be true;
13	"(iv) claims of a frozen bank account
14	or credit card; or
15	"(v) requests for donations to charity
16	or disaster relief; and
17	"(C) a statement that the customer should
18	contact the virtual currency kiosk operator's
19	customer service helpline or State or local law
20	enforcement if they suspect fraudulent activity.
21	"(c) Acknowledgment of Disclosures.—Each
22	time a customer uses a virtual currency kiosk, the virtual
23	currency kiosk operator shall ensure acknowledgment of
24	all disclosures required under subsection (b) via confirma-

tion of consent of the customer at the virtual currency kiosk. 2 3 "(d) Receipts.—Upon completion of each virtual currency kiosk transaction, the virtual currency kiosk op-5 erator shall provide the customer with a receipt, which 6 shall include the following information: 7 "(1) The name and contact information of the 8 virtual currency kiosk operator, including a tele-9 phone number for a customer service helpline. 10 "(2) The name of the customer. 11 "(3) The type, value, date, and precise time of 12 the virtual currency kiosk transaction, transaction 13 hash, and each applicable virtual currency address. 14 "(4) The amount of the virtual currency kiosk 15 transaction expressed in United States dollars. 16 "(5) All fees charged. 17 "(6) A statement that the customer may be en-18 titled by law to a refund if the customer reports 19 fraudulent activity in conjunction with the virtual 20 currency kiosk transaction not later than 30 days 21 after the date of the virtual currency kiosk trans-22 action. 23 "(7) The refund policy of the virtual currency 24 kiosk operator or a Uniform Resource Locator where

the refund policy of the virtual currency kiosk oper-
ator can be found.
"(8) A statement that the customer should con-
tact law enforcement if they suspect fraudulent ac-
tivity, such as scams, including contact information
for a relevant law enforcement or government agen-
cy.
"(9) Any additional information the virtual cur-
rency kiosk operator determines appropriate.
"(e) Physical Receipts Required.—Not later
than 1 year after the effective date of this section, each
receipt required under subsection (d) shall be issued to
the customer as a physical receipt at the virtual currency
kiosk at the time of the virtual currency kiosk transaction,
but such receipt may also be provided in additional forms
or communications.
"(f) Anti-fraud Policy.—
"(1) IN GENERAL.—Each virtual currency kiosk
operator shall take reasonable steps to detect and
prevent fraud, including establishing and maintain-
ing a written anti-fraud policy that includes—
"(A) the identification and assessment of
fraud-related risk areas;

1	"(B) procedures and controls to protect
2	against risks identified under subparagraph
3	(A);
4	"(C) allocation of responsibility for moni-
5	toring the risks identified under subparagraph
6	(A); and
7	"(D) procedures for the periodic evaluation
8	and revision of the anti-fraud procedures, con-
9	trols, and monitoring mechanisms under sub-
10	paragraphs (B) and (C).
11	"(2) Submission of anti-fraud policy to
12	FINCEN.—Each virtual currency kiosk operator shall
13	submit to FinCEN the anti-fraud policy required
14	under paragraph (1) not later than 90 days after
15	the later of—
16	"(A) the effective date of this section; or
17	"(B) the date on which the virtual cur-
18	rency kiosk operator begins operating.
19	"(g) Appointment of Compliance Officer.—
20	Each virtual currency kiosk operator shall designate and
21	employ a compliance officer who—
22	"(1) is qualified to coordinate and monitor com-
23	pliance with this section and all other applicable
24	Federal and State laws, rules, and regulations;

1	"(2) is employed full-time by the virtual cur-
2	rency kiosk operator;
3	"(3) is not the chief executive officer of the vir-
4	tual currency kiosk operator; and
5	"(4) does not own or control more than 20 per-
6	cent of any interest in the virtual currency kiosk op-
7	erator.
8	"(h) USE OF BLOCKCHAIN ANALYTICS.—
9	"(1) In general.—Each virtual currency kiosk
10	operator shall use blockchain analytics to prevent
11	sending virtual currency to a virtual currency wallet
12	known to be affiliated with fraudulent activity at the
13	time of a virtual currency kiosk transaction and to
14	detect transaction patterns indicative of fraud or
15	other illicit activities.
16	"(2) Compliance.—The Director of FinCEN
17	may request evidence from any virtual currency
18	kiosk operator to confirm compliance with this sub-
19	section.
20	"(i) Verbal Confirmation Required Before
21	NEW CUSTOMER TRANSACTIONS.—
22	"(1) In general.—Before entering into a vir-
23	tual currency kiosk transaction valued at 500 dollars
24	or more with a new customer, a virtual currency

1	kiosk operator shall obtain verbal confirmation from
2	the new customer that—
3	"(A) the new customer wishes to proceed
4	with the virtual currency kiosk transaction;
5	"(B) the new customer understands the
6	nature of the virtual currency kiosk transaction;
7	and
8	"(C) the new customer is not being fraudu-
9	lently induced to engage in the transaction.
10	"(2) Reasonable effort.—A virtual cur-
11	rency kiosk operator shall make a reasonable effort
12	to determine whether the customer is being fraudu-
13	lently induced to engage in the virtual currency
14	kiosk transaction.
15	"(3) Method of confirmation.—Each verbal
16	confirmation required under paragraph (1) shall be
17	given by way of a live telephone or video call to a
18	person employed by, or on behalf of, the virtual cur-
19	rency kiosk operator.
20	"(j) Refunds.—
21	"(1) In general.—
22	"(A) New customers.—Not later than
23	30 days after receiving an application under
24	paragraph (2), a virtual currency kiosk operator
25	shall issue a refund to a customer for the full

1 amount of each virtual currency kiosk trans-2 action, including the dollar value of virtual cur-3 rency exchanged and all transaction fees, made 4 during the period in which the customer was a 5 new customer and for which the customer was 6 fraudulently induced to engage in the virtual 7 currency kiosk transaction. "(B) Existing customers.—Not later 8 9 than 30 days after receiving an application 10 under paragraph (2), a virtual currency kiosk 11 operator shall issue a refund to a customer for 12 the full amount of all transaction fees associ-13 ated with each virtual currency kiosk trans-14 action made during the period in which the cus-15 tomer was an existing customer and for which 16 the customer was fraudulently induced to en-17 gage in the virtual currency kiosk transaction. 18 "(2) APPLICATION.—A customer seeking a re-19 fund under paragraph (1) shall, not later than 30 20 days after the date of the virtual currency kiosk 21 transaction, submit an application to the virtual cur-22 rency kiosk operator that includes the following: 23 "(A) The name, address, and phone number of the customer. 24

1	"(B) The transaction hash of the virtua
2	currency kiosk transaction or information suffi
3	cient to determine the type, value, date, and
4	time of the virtual currency kiosk transaction
5	"(C) A copy of a report to a State or loca
6	law enforcement or government agency, made
7	not later than 30 days after the virtual cur
8	rency kiosk transaction, that includes a sworr
9	affidavit attesting that the customer was fraud
10	ulently induced to engage in the virtual cur
11	rency kiosk transaction.
12	"(3) Enhanced damages.—Any person who
13	willfully denies a refund to a customer in violation
14	of paragraph (1) shall be liable to the customer for
15	3 times the amount of the refund owed under that
16	paragraph or \$10,000, whichever is greater. A pen
17	alty under this paragraph shall be in addition to any
18	penalty under subsection (n).
19	"(k) Transaction Limits With Respect to New
20	Customers.—
21	"(1) In a 24-hour period.—A virtual currency
22	kiosk operator shall not accept more than \$2,000, or
23	the equivalent amount in virtual currency, from any
24	new customer during any 24-hour period.

1	"(2) Total.—A virtual currency kiosk operator
2	shall not accept a total of more than \$10,000, or the
3	equivalent amount in virtual currency, from any nev
4	customer.
5	"(l) Customer Service Helpline.—Each virtua
6	currency kiosk operator shall provide live customer service
7	during all hours that the virtual currency kiosk operator
8	accepts virtual currency kiosk transactions, the phone
9	number for which is regularly monitored and displayed in
10	a clear, conspicuous, and easily readable manner upon
11	each virtual currency kiosk.
12	"(m) Communications With Law Enforce
13	MENT.—
14	"(1) In general.—Each virtual currency kiosk
15	operator shall provide a dedicated and frequently
16	monitored phone number and email address for rel
17	evant law enforcement and government agencies to
18	facilitate communication with the virtual currency
19	kiosk operator in the event of reported or suspected
20	fraudulent activity.
21	"(2) Submission.—Not later than 90 days
22	after the effective date of this section, each virtua
23	currency kiosk operator shall submit the phone num
24	ber and email address described in paragraph (1) to

1 FinCEN and all other relevant law enforcement and 2 government agencies. 3 "(n) CIVIL PENALTIES.— 4 "(1) IN GENERAL.—Any person who fails to 5 comply with any requirement of this section, or any 6 regulation prescribed under this section, shall be lia-7 ble to the United States for a civil monetary penalty 8 of \$10,000 for each such violation. 9 "(2) Continuing violation.—Each day that 10 a violation described in paragraph (1) continues 11 shall constitute a separate violation for purposes of 12 such paragraph. 13 ASSESSMENTS.—Any penalty imposed 14 under this section shall be assessed and collected by 15 the Secretary of the Treasury as provided in section 16 5321 and any such assessment shall be subject to 17 the provisions of that section. 18 "(o) Relationship to State Laws.—The provi-19 sions of this section shall preempt any State law, rule, or 20 regulation only to the extent that such State law, rule, 21 or regulation conflicts with a provision of this section. 22 Nothing in this section shall be construed to prohibit a 23 State from enacting a law, rule, or regulation that provides greater protection to customers than the protection provided by the provisions of this section.".

1	(2) CLERICAL AMENDMENT.—The table of sec-
2	tions for chapter 53 of title 31, United States Code
3	is amended by inserting after the item relating to
4	section 5336 the following:

"5337. Virtual currency kiosk fraud prevention.".

- 5 (c) Effective Date.—The amendments made by
- 6 this section shall take effect 90 days after the date of en-
- 7 actment of this Act.