February 9, 2015

Honorable John Cornyn
United States Senate
517 Hart Senate Office Building
Washington, DC 20510

RE: S. 178 “Justice for Victims of Trafficking Act”

Dear Senator Cornyn:

On behalf of the National Conference of State Legislatures (NCSL), we are writing to express strong support of S. 178, the “Justice for Victims of Trafficking Act”. NCSL is the bipartisan national organization that represents the legislatures of our nation's 50 states, its commonwealths and territories.

NCSL applauds your leadership in establishing a mechanism that melds together federal and state priorities with a common goal of eradicating the inhumane practice of human trafficking. The Domestic Trafficking Victims Fund and accompanying block grants to states are especially vital tools for states to aid in this effort. They will provide dedicated, deficit-neutral funding that will aid state and local governments in developing victim-centered programs, training law enforcement, and prosecuting human traffickers. State policy makers appreciate this federal support and are grateful that funding occurs through criminal penalties which will not adversely impact existing federal criminal justice funding streams to states. NCSL also supports the ability for state and local human trafficking task forces to obtain wire tap warrants through state court processes without needing to obtain federal approval first. This will allow states to move swiftly in apprehending child predators. Throughout the legislative process, NCSL has appreciated the opportunity to collaborate on important provisions contained within this legislation and we believe it represents a comprehensive and strong approach to combating human trafficking.

NCSL recognizes that human trafficking has a pervasive and negative state impact across the United States. In response to this growing problem, NCSL was the first national state organization to approve a policy position addressing the issue of human trafficking to raise state awareness and educate state legislatures on best practices. This policy was unanimously passed in 2012 and is contained within our Criminal Justice Policy Directive. The human trafficking portion of this policy directive condemns the act of human trafficking, calls for state/federal partnerships, an increased dialogue between state and federal policymakers, and requests adequate funding for states to deal with the issues confronting victims of these terrible acts. The passage of this policy shows the importance of the issue and that swift action must be taken. The full policy directive is attached.

Human trafficking has become an increased concern for many state legislators throughout the country. Awareness of trafficking issues has led to an abundance of state laws since the first law
was passed in the state of Washington in 2003. These laws attack the issue in varying ways, from
the creation of task forces to study approaches to combating this epidemic to strengthened
criminal penalties on traffickers to increased measures that establish services for identified
victims. During the 2011, 2012 and 2013 legislative sessions combined, 45 states enacted 221
laws that address human trafficking. In 2014, 41 states considered 289 anti-trafficking bills and
resolutions.

Again, we commend you for your leadership for introducing S. 178 and want to work with you
to advance this important piece of legislation. NCSL believes that this bill respects existing state
authority in this area and will support state efforts to eradicate the terrible practice of human
trafficking. For additional information, please contact Susan Parnas Frederick (202-624-3566) or

Respectfully,

Senator Briggs Hopson, Mississippi
Co-Chair, NCSL
Committee on Law, Criminal Justice
and Public Safety

Representative John Tilley, Kentucky
Co-Chair, NCSL
Committee on Law and Criminal Justice
and Public Safety