105TH CONGRESS 2D SESSION

H. R. 4239

To revise the banking and bankruptcy insolvency laws with respect to the termination and netting of financial contracts, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

July 16, 1998

Mr. Leach (for himself, Mr. Lafalce, Mr. McCollum, and Mrs. Roukema) introduced the following bill; which was referred to the Committee on Banking and Financial Services, and in addition to the Committees on the Judiciary, and Commerce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To revise the banking and bankruptcy insolvency laws with respect to the termination and netting of financial contracts, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Financial Contract
- 5 Netting Improvement Act of 1998".

1	SEC. 2. TREATMENT OF CERTAIN AGREEMENTS BY CON-
2	SERVATORS OR RECEIVERS OF INSURED DE-
3	POSITORY INSTITUTIONS.
4	(a) Definition of Qualified Financial Con-
5	TRACT.—Section $11(e)(8)(D)(i)$ of the Federal Deposit In-
6	surance Act (12 U.S.C. $1821(e)(8)(D)(i)$) is amended by
7	inserting ", resolution or order" after "any similar agree-
8	ment that the Corporation determines by regulation".
9	(b) Definition of Securities Contract.—Sec-
10	tion $11(e)(8)(D)(ii)$ of the Federal Deposit Insurance Act
11	(12 U.S.C. $1821(e)(8)(D)(ii)$) is amended to read as fol-
12	lows:
13	"(ii) Securities contract.—The
14	term 'securities contract'—
15	"(I) means a contract for the
16	purchase, sale, or loan of a security,
17	or any mortgage loan, mortgage relat-
18	ed security (as defined in section
19	3(a)(41) of the Securities Exchange
20	Act of 1934 (15 U.S.C. $78c(a)(41)$) or
21	interest therein, including an option
22	for the purchase or sale of a security,
23	certificate of deposit, or group or
24	index of securities (including any in-
25	terest therein or based on the value
26	thereof) or any option entered into on

1	a national securities exchange relating
2	to foreign currencies, or the guarantee
3	of any settlement of cash or securities
4	by or to a securities clearing agency,
5	or any other similar agreement;
6	"(II) does not include any par-
7	ticipation in or servicing agreement
8	for a commercial mortgage loan unless
9	the Corporation determines by regula-
10	tion, resolution, or order to include
11	any such participation within the
12	meaning of such term; and
13	"(III) does not include an agree-
14	ment that provides for the transfer of
15	securities against the transfer of
16	funds by the transferee of such securi-
17	ties with a simultaneous agreement by
18	such transferee to transfer to the
19	transferor thereof securities against
20	the transfer of funds; provided, how-
21	ever, the exclusion contained in this
22	subparagraph does not apply to any
23	such agreement for the transfer of the
24	types of securities referred to in sec-

tion 1821(e)(8)(D)(v) against funds

1	so long as the simultaneous agreement
2	provides for the transfer of funds
3	against such securities within 1 year
4	of the transfer of such securities.".
5	(c) Definition of Commodity Contract.—Sec-
6	tion $11(e)(8)(D)(iii)$ of the Federal Deposit Insurance Act
7	(12 U.S.C. 1821(e)(8)(D)(iii)) is amended to read as fol-
8	lows:
9	"(iii) Commodity contract.—The
10	term 'commodity contract' has the mean-
11	ing given to such term in section 761(4) of
12	title 11, United States Code, or any other
13	similar agreement.".
14	(d) Definition of Forward Contract.—Section
15	11(e)(8)(D)(iv) of the Federal Deposit Insurance Act (12
16	U.S.C. $1821(e)(8)(D)(iv)$) is amended to read as follows:
17	"(iv) FORWARD CONTRACT.—The
18	term 'forward contract' means a contract
19	(other than a commodity contract) for the
20	purchase, sale, or transfer of a commodity
21	or any similar good, article, service, right,
22	or interest which is presently or in the fu-
23	ture becomes the subject of dealing in the
24	forward contract trade, or product or by-
25	product thereof, with a maturity date more

1 than 2 days after the date the contract is 2 entered into, including, but not limited to, 3 repurchase agreement, consignment, lease, swap, hedge transaction, deposit, loan, option, allocated transaction, 6 unallocated transaction, or any combina-7 tion thereof or option thereon, or any other 8 similar agreement.". 9 (e) Definition of Repurchase Agreement.— 10 Section 11(e)(8)(D)(v) of the Federal Deposit Insurance Act (12 U.S.C. 1821(e)(8)(D)(v)) is amended to read as follows: 12 13 "(v) Repurchase agreement.—The 14 term 'repurchase agreement' (which also 15 applies to a reverse repurchase agree-16 ment)— "(I) means an agreement, includ-17 18 ing related terms, that provides for 19 the transfer of certificates of deposit, 20 mortgage-related securities (as such 21 term is defined in section 3(a)(41) of 22 the Securities Exchange Act of 1934 23 (15 U.S.C. 78c(a)(41)), any mortgage24 loan, and any interest in any mort-25 gage loan, eligible bankers' accept-

1	ances, qualified foreign government
2	securities or securities that are direct
3	obligations of, or that are fully guar-
4	anteed as to principal and interest by
5	the United States or any agency of
6	the United States against the transfer
7	of funds by the transferee of such cer-
8	tificates of deposit, eligible bankers
9	acceptances, or securities with a si-
10	multaneous agreement by such trans-
11	feree to transfer to the transferor
12	thereof certificates of deposit, mort
13	gage-related securities, and mortgage
14	loan, and any interest in any mort
15	gage loan, eligible bankers' accept
16	ances, or securities as described
17	above, at a date certain not later than
18	1 year after such transfers or on de-
19	mand, against the transfer of funds
20	or any other similar agreement; and
21	"(II) does not include any par-
22	ticipation in a commercial mortgage
23	loan unless the Corporation deter-
24	mines by regulation, resolution, or

1	order to include any such participa-
2	tion within the meaning of such term.
3	For purposes of this clause, the term
4	'qualified foreign government security'
5	means a security that is a direct obligation
6	of, or that is fully guaranteed by, the cen-
7	tral government of a member of the Orga-
8	nization for Economic Cooperation and
9	Development (as determined by regulation
10	or order adopted by the appropriate Fed-
11	eral banking authority).".
12	(f) Definition of Swap Agreement.—The Fed-
13	eral Deposit Insurance Act (12 U.S.C. 1821(e)(8)(D)(vi))
14	is amended to read as follows:
15	"(vi) SWAP AGREEMENT.—The term
16	'swap agreement'—
17	"(I) means any agreement, in-
18	cluding the terms and conditions in-
19	corporated by reference in any such
20	agreement, which is an interest rate
21	swap, option, future, or forward
22	agreement, including a rate floor, rate
23	cap, rate collar, cross-currency rate
24	swap, and basis swap; a spot, same
25	day-tomorrow, tomorrow-next, forward

1	or other foreign exchange agreement;
2	a currency swap, option, future, or
3	forward agreement; an equity index or
4	equity swap, option, future, or for-
5	ward agreement; a debt index or debt
6	swap, option, future, or forward
7	agreement; a credit swap, option, fu-
8	ture, or forward agreement; a com-
9	modity swap, option, future, or for-
10	ward agreement or any other similar
11	agreement;
12	"(II) means any combination of
13	such agreements and any option to
14	enter into any such agreement;
15	"(III) does not include any trans-
16	action, no matter how documented,
17	that is in substance a commercial,
18	consumer, or industrial loan; and
19	"(IV) as defined in this clause
20	shall not be construed or applied to
21	challenge or affect the characteriza-
22	tion, definition, or treatment of any
23	swap agreement or any instrument de-
24	fined as a swap agreement herein,
25	under any other statute, regulation, or

1	rule, including, but not limited to, the
2	Securities Act of 1933 (15 U.S.C. 77a
3	et seq.), the Securities Exchange Act
4	of 1934 (15 U.S.C. 78a et seq.), the
5	Public Utility Holding Company Act
6	of 1935 (15 U.S.C. 79a et seq.), the
7	Trust Indenture Act of 1939 (15
8	U.S.C. 77aa et seq.), the Investment
9	Company Act of 1940 (15 U.S.C.
10	80a-1 et seq.), the Investment Advis-
11	ers Act of 1940 (15 U.S.C. 80b et
12	seq.), the Securities Investor Protec-
13	tion Act of 1970 (15 U.S.C. 78aaa et
14	seq.), the Commodity Exchange Act
15	(7 U.S.C. 1 et seq.), and the rules
16	and regulations promulgated by the
17	Securities and Exchange Commission
18	or the Commodity Futures Trading
19	Commission.".
20	(g) Definition of Transfer.—Section
21	11(e)(8)(D)(viii) of the Federal Deposit Insurance Act (12
22	U.S.C. $1821(e)(8)(D)(viii))$ is amended to read as follows:
23	"(viii) Transfer.—The term 'trans-
24	fer' means every mode, direct or indirect,
25	absolute or conditional, voluntary or invol-

1	untary, of disposing of or parting with
2	property or with an interest in property,
3	including retention of title as a security in-
4	terest and foreclosure of the debtor's eq-
5	uity of redemption.".
6	(h) Treatment of Qualified Financial Con-
7	TRACTS.—Section 11(e)(8) of the Federal Deposit Insur-
8	ance Act (12 U.S.C. 1821(e)(8)) is amended—
9	(1) in subparagraph (A), by striking "para-
10	graph (10)" and inserting "paragraphs (9) and
11	(10)";
12	(2) in subparagraph (A)(i), by striking "to
13	cause the termination or liquidation" and inserting
14	"such person has to cause the termination, liquida-
15	tion, or acceleration";
16	(3) by amending subparagraph (A)(ii) to read
17	as follows:
18	"(ii) any right under any security
19	agreement or arrangement or other credit
20	enhancement related to 1 or more qualified
21	financial contracts described in clause
22	(i);"; and
23	(4) by amending subparagraph (E)(ii) to read
24	as follows:

1	"(ii) any right under any security
2	agreement or arrangement or other credit
3	enhancement related to 1 or more qualified
4	financial contracts described in clause
5	(i);''.
6	(i) Avoidance of Transfers.—Section
7	11(e)(8)(C)(i) of the Federal Deposit Insurance Act (12
8	U.S.C. 1821(e)(8)(C)(i)) is amended by inserting "section
9	5242 of the Revised Statutes (12 U.S.C. 91) or any other
10	Federal or State law relating to the avoidance of pref-
11	erential or fraudulent transfers," before "the Corpora-
12	tion".
10	SEC. 3. AUTHORITY OF THE CORPORATION WITH RESPECT
13	SEC. 3. ACTIONITY OF THE COMPONATION WITH RESIDENT
13 14	TO FAILED AND FAILING INSTITUTIONS.
14	TO FAILED AND FAILING INSTITUTIONS.
14 15	TO FAILED AND FAILING INSTITUTIONS. (a) Section 11(e)(8) of the Federal Deposit Insurance
14 15 16	TO FAILED AND FAILING INSTITUTIONS. (a) Section 11(e)(8) of the Federal Deposit Insurance Act (12 U.S.C. 1821(e)(8)) is amended—
14 15 16 17	TO FAILED AND FAILING INSTITUTIONS. (a) Section 11(e)(8) of the Federal Deposit Insurance Act (12 U.S.C. 1821(e)(8)) is amended— (1) in subparagraph (E), by striking "other
14 15 16 17	TO FAILED AND FAILING INSTITUTIONS. (a) Section 11(e)(8) of the Federal Deposit Insurance Act (12 U.S.C. 1821(e)(8)) is amended— (1) in subparagraph (E), by striking "other than paragraph (12) of this subsection, subsection
114 115 116 117 118	TO FAILED AND FAILING INSTITUTIONS. (a) Section 11(e)(8) of the Federal Deposit Insurance Act (12 U.S.C. 1821(e)(8)) is amended— (1) in subparagraph (E), by striking "other than paragraph (12) of this subsection, subsection (d)(9)" and inserting "other than subsections (d)(9)
114 115 116 117 118 119 220	TO FAILED AND FAILING INSTITUTIONS. (a) Section 11(e)(8) of the Federal Deposit Insurance Act (12 U.S.C. 1821(e)(8)) is amended— (1) in subparagraph (E), by striking "other than paragraph (12) of this subsection, subsection (d)(9)" and inserting "other than subsections (d)(9) and (d)(10)"; and
14 15 16 17 18 19 20 21	TO FAILED AND FAILING INSTITUTIONS. (a) Section 11(e)(8) of the Federal Deposit Insurance Act (12 U.S.C. 1821(e)(8)) is amended— (1) in subparagraph (E), by striking "other than paragraph (12) of this subsection, subsection (d)(9)" and inserting "other than subsections (d)(9) and (d)(10)"; and (2) by adding at the end the following new sub-
14 15 16 17 18 19 20 21	TO FAILED AND FAILING INSTITUTIONS. (a) Section 11(e)(8) of the Federal Deposit Insurance Act (12 U.S.C. 1821(e)(8)) is amended— (1) in subparagraph (E), by striking "other than paragraph (12) of this subsection, subsection (d)(9)" and inserting "other than subsections (d)(9) and (d)(10)"; and (2) by adding at the end the following new subparagraphs:

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court or agency to limit or delay, in any manner, the right or power of the Corporation to transfer any qualified financial contract in accordance with paragraphs (9) and (10) of this subsection or to disaffirm or repudiate any such contract in accordance with subsection (e)(1) of this section.

"(G) Walkaway clauses not effec-TIVE.—Notwithstanding the provisions of subparagraphs (A) and (E), and sections 403 and 404 of the Federal Deposit Insurance Corporation Improvement Act of 1991 (12 U.S.C. 4403) and 4404), no walkaway clause shall be enforceable in a qualified financial contract of an insured depository institution in default. For purposes of this subparagraph, a 'walkaway clause' is a provision in a qualified financial contract that, after calculation of a value of a party's position or an amount due to or from 1 of the parties in accordance with its terms upon termination, liquidation, or acceleration of the qualified financial contract, either does not create a payment obligation of a party or extinguishes a payment obligation of a party in whole or in

1	part solely because of such party's status as a
2	nondefaulting party.".
3	(b) Section 11(e)(12)(A) of the Federal Deposit In-
4	surance Act (12 U.S.C. 1821(e)(12)(A)) is amended by
5	inserting "or the exercise of rights or powers" after "the
6	appointment".
7	SEC. 4. AMENDMENTS RELATING TO TRANSFERS OF QUALI-
8	FIED FINANCIAL CONTRACTS.
9	(a) Transfers of Qualified Financial Con-
10	TRACTS TO FINANCIAL INSTITUTIONS.—Section 11(e)(9)
11	of the Federal Deposit Insurance Act (12 U.S.C.
12	1821(e)(9)) is amended to read as follows:
13	"(9) Transfer of qualified financial con-
14	TRACTS.—
15	"(A) IN GENERAL.—In making any trans-
16	fer of assets or liabilities of a depository institu-
17	tion in default which includes any qualified fi-
18	nancial contract, the conservator or receiver for
19	such depository institution shall either—
20	"(i) transfer to 1 financial institution,
21	other than a financial institution for which
22	a conservator, receiver, trustee in bank-
23	ruptcy, or other legal custodian has been
24	appointed or which is otherwise the subject
25	of a bankruptcy or insolvency proceeding—

1	"(I) all qualified financial con-
2	tracts between any person or any af-
3	filiate of such person and the deposi-
4	tory institution in default;
5	"(II) all claims of such person or
6	any affiliate of such person against
7	such depository institution under any
8	such contract (other than any claim
9	which, under the terms of any such
10	contract, is subordinated to the claims
11	of general unsecured creditors of such
12	institution);
13	"(III) all claims of such deposi-
14	tory institution against such person or
15	any affiliate of such person under any
16	such contract; and
17	"(IV) all property securing any
18	claim described in subclause (II) or
19	(III) under any such contract, or any
20	other credit enhancement for any con-
21	tract described in clause (I); or
22	"(ii) transfer none of the qualified fi-
23	nancial contracts, claims, or property re-
24	ferred to in clause (i) (with respect to such
25	person and any affiliate of such person).

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"(B) Transfer to foreign bank, for-EIGN FINANCIAL INSTITUTION, OR BRANCH OR AGENCY OF A FOREIGN BANK OR FINANCIAL IN-STITUTION.—In transferring any qualified financial contracts and related claims and property pursuant to subparagraph (A)(i), the conservator or receiver for such depository institution shall not make such transfer to a foreign bank, financial institution organized under the laws of a foreign country, or a branch or agency of a foreign bank or financial institution unless, under the law applicable to such bank, financial institution, branch or agency, to the qualified financial contracts, and to any netting contract, the contractual rights of the parties to such qualified financial contracts are enforceable substantially to the same extent as permitted under this section.

"(C) Transfer of contracts subject to the rules of a clearing organization.—In the event that a conservator or receiver transfers any qualified financial contract and related claims and property pursuant to subparagraph (A)(i) and such contract is subject to the rules of a clearing organization, the

1	clearing organization shall not be required to
2	accept the transferee as a member by virtue of
3	the transfer.
4	"(D) Definition.—For purposes of this
5	section, the term 'financial institution' means a
6	broker or dealer, a depository institution, a fu-
7	tures commission merchant, or any other insti-
8	tution as determined by the Corporation by reg-
9	ulation to be a financial institution.".
10	(b) Notice to Qualified Financial Contract
11	Counterparties.—Section 11(e)(10)(A) of the Federal
12	Deposit Insurance Act (12 U.S.C. 1821(e)(10)(A)) is
13	amended by amending the flush material following clause
14	(ii) to read as follows: "the conservator or receiver shall
15	notify any person who is a party to any such contract of
16	such transfer by 5:00 p.m. (eastern time) on—
17	"(I) the business day following
18	the date of the appointment of the re-
19	ceiver, in the case of a receivership; or
20	"(II) the business day following
21	such transfer in the case of a con-
22	servatorship.".
23	(e) Rights Against Receiver and Treatment of
24	Bridge Banks.—Section 11(e)(10) of the Federal De-

1	posit Insurance Act (12 U.S.C. 1821(e)(10)) is further
2	amended—
3	(1) by redesignating subparagraph (B) as sub-
4	paragraph (D); and
5	(2) by inserting after subparagraph (A) the fol-
6	lowing new subparagraphs:
7	"(B) Certain rights not enforce-
8	ABLE.—
9	"(i) Receivership.—A person who is
10	a party to a qualified financial contract
11	with an insured depository institution may
12	not exercise any right such person has to
13	terminate, liquidate, or net such contract
14	under paragraph (8)(A) or section 403 or
15	404 of the Federal Deposit Insurance Cor-
16	poration Improvement Act of 1991 solely
17	by reason of or incidental to the appoint-
18	ment of a receiver for the depository insti-
19	tution (or the insolvency or financial condi-
20	tion of the depository institution for which
21	the receiver has been appointed)—
22	"(I) until 5:00 p.m. (eastern
23	time) on the business day following
24	the date of the appointment of the re-
25	ceiver; or

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1	"(II) after the person has re-
2	ceived notice that the contract has
3	been transferred pursuant to para-
4	graph $(9)(A)$.
5	"(ii) Conservatorship.—A person
6	who is a party to a qualified financial con-
7	tract with an insured depository institution
8	may not exercise any right such person has
9	to terminate, liquidate, or net such con-
10	tract under paragraph (8)(E) or sections
11	403 or 404 of the Federal Deposit Insur-
12	ance Corporation Improvement Act of
13	1991, solely by reason of or incidental to
14	the appointment of a conservator for the
15	depository institution (or the insolvency or
16	financial condition of the depository insti-
17	tution for which the conservator has been
18	appointed).
19	"(iii) Notice.—For purposes of this
20	subsection, the Corporation as receiver or
21	conservator of an insured depository insti-

tution shall be deemed to have notified a

person who is a party to a qualified finan-

cial contract with such depository institu-

tion if the Corporation has taken steps

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1	reasonably calculated to provide notice to
2	such person by the time specified in sub-
3	paragraph (A) of this subsection.
4	"(C) Treatment of bridge banks.—
5	The following institutions shall not be consid-
6	ered a financial institution for which a con-
7	servator, receiver, trustee in bankruptcy, or
8	other legal custodian has been appointed or
9	which is otherwise the subject of a bankruptcy
10	or insolvency proceeding for purposes of sub-
11	section $(e)(9)$ —
12	"(i) a bridge bank; or
13	"(ii) a depository institution organized
14	by the Corporation, for which a conserva-
15	tor is appointed either—
16	"(I) immediately upon the orga-
17	nization of the institution; or
18	"(II) at the time of a purchase
19	and assumption transaction between
20	such institution and the Corporation
21	as receiver for a depository institution
22	in default.".

1	SEC. 5. AMENDMENTS RELATING TO DISAFFIRMANCE OR
2	REPUDIATION OF QUALIFIED FINANCIAL
3	CONTRACTS.
4	Section 11(e) of the Federal Deposit Insurance Act
5	(12 U.S.C. 1821(e)) is further amended—
6	(1) by redesignating paragraphs (11) through
7	(15) as paragraphs (12) through (16), respectively;
8	and
9	(2) by inserting after paragraph (10) the fol-
10	lowing new paragraph:
11	"(11) DISAFFIRMANCE OR REPUDIATION OF
12	QUALIFIED FINANCIAL CONTRACTS.—In exercising
13	its rights of disaffirmance or repudiation with re-
14	spect to any qualified financial contract to which
15	such institution is a party, the conservator or re-
16	ceiver for such institution shall either—
17	"(A) disaffirm or repudiate all qualified fi-
18	nancial contracts between—
19	"(i) any person or any affiliate of
20	such person; and
21	"(ii) the depository institution in de-
22	fault; or
23	"(B) disaffirm or repudiate none of the
24	qualified financial contracts referred to in sub-
25	paragraph (A) (with respect to such person or
26	any affiliate of such person).".

SEC. 6. CLARIFYING AMENDMENT RELATING TO MASTER

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)	AGREEMENTS.
/,	AUTO PERINT S.

3 Section 11(e)(8)(D)(vii) of the Federal Deposit In-4 surance Act (12 U.S.C. 1821(e)(8)(D)(vii)) is amended to

5 read as follows:

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"(vii) TREATMENT OFMASTER AGREEMENT AS 1 AGREEMENT.—Any master agreement for any contract or agreement described in any preceding clause of this subparagraph (or any master agreement for such master agreement or agreements), together with all supplements to such master agreement, shall be treated as a single agreement and a single qualified financial contract. If a master agreement contains provisions relating to agreements or transactions that are not themselves qualified financial contracts, the master agreement shall be deemed to be a qualified financial contract only with respect to those transactions that are themselves qualified financial contracts.".

1	SEC. 7. FEDERAL DEPOSIT INSURANCE CORPORATION IM-
2	PROVEMENT ACT OF 1991.
3	(a) Definitions.—Section 402 of the Federal De-
4	posit Insurance Corporation Improvement Act of 1991 (12
5	U.S.C. 4402) is amended—
6	(1) in paragraph (6)—
7	(A) by redesignating subparagraphs (B)
8	through (D) as subparagraphs (C) through (E),
9	respectively;
10	(B) by inserting after subparagraph (A)
11	the following new subparagraph:
12	"(B) an uninsured national bank or an un-
13	insured State bank that is a member of the
14	Federal Reserve System if the national bank or
15	State member bank is not eligible to make ap-
16	plication to become an insured bank under sec-
17	tion 5 of the Federal Deposit Insurance Act (12
18	U.S.C. 1815);"; and
19	(C) by amending subparagraph (C) (as re-
20	designated) to read as follows:
21	"(C) a branch or agency of a foreign bank,
22	a foreign bank and any branch or agency of the
23	foreign bank, or the foreign bank that estab-
24	lished the branch or agency, as those terms are
25	defined in section 1(b) of the International
26	Banking Act of 1978 (12 H S C 3101):":

1	(2) in paragraph (11), by adding before the pe-
2	riod "and any other clearing organization with which
3	such clearing organization has a netting contract";
4	(3) by amending paragraph (14)(A)(i) to read
5	as follows:
6	"(i) means a contract or agreement
7	between 2 or more financial institutions,
8	clearing organizations, or members that
9	provides for netting present or future pay-
10	ment obligations or payment entitlements
11	(including liquidation or closeout values re-
12	lating to such obligations or entitlements)
13	among the parties to the agreement; and";
14	and
15	(4) by adding at the end the following new
16	paragraph:
17	"(15) Payment.—The term 'payment' means a
18	payment of United States dollars, another currency,
19	or a composite currency, and a noncash delivery, in-
20	cluding a payment or delivery to liquidate an
21	unmatured obligation.".
22	(b) Enforceability of Bilateral Netting Con-
23	TRACTS.—Section 403 of the Federal Deposit Insurance
24	Corporation Improvement Act of 1991 (12 U.S.C. 4403)
25	is amended—

- 1 (1) by amending subsection (a) to read as fol-
- 2 lows:
- 3 "(a) GENERAL RULE.—Notwithstanding any other
- 4 provision of State or Federal law (other than paragraphs
- 5 (8)(E), (8)(F), and (10)(B) of section 11(e) of the Federal
- 6 Deposit Insurance Act (12 U.S.C. 1821(e)) or any order
- 7 authorized under section 5(b)(2) of the Securities Investor
- 8 Protection Act of 1971 (15 U.S.C. 78eee(b)(2))), the cov-
- 9 ered contractual payment obligations and the covered con-
- 10 tractual payment entitlements between any 2 financial in-
- 11 stitutions shall be netted in accordance with, and subject
- 12 to the conditions of, the terms of any applicable netting
- 13 contract."; and
- 14 (2) by adding at the end the following new sub-
- 15 section:
- 16 "(f) Enforceability of Security Agree-
- 17 Ments.—The provisions of any security agreement or ar-
- 18 rangement or other credit enhancement related to 1 or
- 19 more netting contracts between any 2 financial institu-
- 20 tions shall be enforceable in accordance with their terms
- 21 and shall not be stayed, avoided, or otherwise limited by
- 22 any State or Federal law (other than paragraphs (8)(E),
- 23 (8)(F), and (10)(B) of section 11(e) of the Federal De-
- 24 posit Insurance Act (12 U.S.C. 1821(e)) and section

- 1 5(b)(2) of the Securities Investor Protection Act of 1971
- 2 (15 U.S.C. 78eee(b)(2))).".
- 3 (c) Enforceability of Clearing Organization
- 4 Netting Contracts.—Section 404 of the Federal De-
- 5 posit Insurance Corporation Improvement Act of 1991 (12
- 6 U.S.C. 4404) is amended—
- 7 (1) by amending subsection (a) to read as fol-
- 8 lows:
- 9 "(a) GENERAL RULE.—Notwithstanding any other
- 10 provision of State or Federal law (other than paragraphs
- 11 (8)(E), (8)(F), and (10)(B) of section 11(e) of the Federal
- 12 Deposit Insurance Act (12 U.S.C. 1821(e)) and any order
- 13 authorized under section 5(b)(2) of the Securities Investor
- 14 Protection Act of 1971 (15 U.S.C. 78eee(b)(2))), the cov-
- 15 ered contractual payment obligations and the covered con-
- 16 tractual payment entitlements of a member of a clearing
- 17 organization to and from all other members of a clearing
- 18 organization shall be netted in accordance with and sub-
- 19 ject to the conditions of any applicable netting contract.";
- 20 and
- 21 (2) by adding at the end the following new sub-
- 22 section:
- 23 "(h) Enforceability of Security Agree-
- 24 MENTS.—The provisions of any security agreement or ar-
- 25 rangement or other credit enhancement related to 1 or

- 1 more netting contracts between any 2 members of a clear-
- 2 ing organization shall be enforceable in accordance with
- 3 their terms and shall not be stayed, avoided, or otherwise
- 4 limited by any State or Federal law other than paragraphs
- 5 (8)(E), (8)(F), and (10)(B) of section 11(e) of the Federal
- 6 Deposit Insurance Act (12 U.S.C. 1821(e)) and section
- 7 5(b)(2) of the Securities Investor Protection Act of 1971
- 8 (15 U.S.C. 78eee(b)(2)).".
- 9 (d) Enforceability of Contracts With Unin-
- 10 SURED NATIONAL BANKS AND UNINSURED FEDERAL
- 11 Branches and Agencies.—The Federal Deposit Insur-
- 12 ance Corporation Improvement Act of 1991 (12 U.S.C.
- 13 4401 et seq.) is amended—
- 14 (1) by redesignating section 407 as section 408;
- 15 and
- 16 (2) by adding after section 406 the following
- 17 new section:
- 18 "SEC. 407. TREATMENT OF CONTRACTS WITH UNINSURED
- 19 NATIONAL BANKS AND UNINSURED FEDERAL
- 20 BRANCHES AND AGENCIES.
- 21 "(a) IN GENERAL.—Notwithstanding any other pro-
- 22 vision of law, paragraphs (8), (9), and (11) of section
- 23 11(e) of the Federal Deposit Insurance Act (12 U.S.C.
- 24 1821(e)) shall apply to an uninsured national bank or un-
- 25 insured Federal branch or Federal agency except—

- "(1) any reference to the 'Corporation as receiver' or 'the receiver or the Corporation' shall refer to the receiver of an uninsured national bank or uninsured Federal branch or Federal agency appointed by the Comptroller of the Currency;
 - "(2) any reference to the 'Corporation' (other than in section 11(e)(8)(D) of such Act), the 'Corporation, whether acting as such or as conservator or receiver', a 'receiver', or a 'conservator' shall refer to the receiver or conservator of an uninsured national bank or uninsured Federal branch or Federal agency appointed by the Comptroller of the Currency; and
 - "(3) any reference to an 'insured depository institution' or 'depository institution' shall refer to an uninsured national bank or an uninsured Federal branch or Federal agency.
- 18 "(b) Liability.—The liability of a receiver or con-19 servator of an uninsured national bank or uninsured Fed-20 eral branch or agency shall be determined in the same
- 21 manner and subject to the same limitations that apply to
- 22 receivers and conservators of insured depository institu-
- 23 tions under section 11(e) of the Federal Deposit Insurance
- 24 Act (12 U.S.C. 1821(e)).
- 25 "(c) Regulatory Authority.—

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1	"(1) In General.—The Comptroller of the
2	Currency, in consultation with the Federal Deposit
3	Insurance Corporation, may promulgate regulations
4	to implement this section.
5	"(2) Specific requirement.—In promulgat-
6	ing regulations to implement this section, the Comp-
7	troller of the Currency shall ensure that the regula-
8	tions generally are consistent with the regulations
9	and policies of the Federal Deposit Insurance Cor-
10	poration adopted pursuant to the Federal Deposit
11	Insurance Act.
12	"(d) Definitions.—For purposes of this section, the
13	terms 'Federal branch', 'Federal agency', and 'foreign
14	bank' have the same meaning as in section 1(b) of the
15	International Banking Act (12 U.S.C. 3101).".
16	SEC. 8. BANKRUPTCY CODE AMENDMENTS.
17	(a) Definitions of Swap Agreement, Securities
18	CONTRACT, FORWARD CONTRACT, COMMODITY CON-
19	TRACT, AND REPURCHASE AGREEMENT.—Title 11,
20	United States Code, is amended—
21	(1) in section 101—
22	(A) in paragraph (25)—
23	(i) by striking "repurchase trans-
24	action, reverse repurchase transaction";

1	(ii) by inserting "repurchase agree-
2	ment" after "but not limited to, a"; and
3	(iii) by inserting before the semicolon
4	", or any other similar agreement, and a
5	security agreement or arrangement or
6	other credit enhancement related to 1 or
7	more of the foregoing";
8	(B) by amending paragraph (47) to read
9	as follows:
10	"(47) 'repurchase agreement' (which definition
11	also applies to a reverse repurchase agreement)—
12	"(A) means—
13	"(i) an agreement, including related
14	terms, which provides for the transfer of
15	certificates of deposit, eligible bankers' ac-
16	ceptances, qualified foreign government se-
17	curities or securities that are direct obliga-
18	tions of, or that are fully guaranteed as to
19	principal and interest by, the United
20	States or any agency of the United States
21	against the transfer of funds by the trans-
22	feree of such certificates of deposit, eligible
23	bankers' acceptances, or securities with a
24	simultaneous agreement by such transferee
25	to transfer to the transferor thereof certifi-

1	cates of deposit, eligible bankers' accept-
2	ances, or securities as described above, at
3	a date certain not later than 1 year after
4	such transfers or on demand, against the
5	transfer of funds; or any other similar
6	agreement; and
7	"(ii) a security agreement or arrange-
8	ment or other credit enhancement related
9	to 1 or more of the foregoing; and
10	"(B) does not include any participation in
11	or servicing agreement for a commercial mort-
12	gage loan.
13	For purposes of this paragraph, a 'qualified foreign gov-
14	ernment security' means a security that is a direct obliga-
15	tion of, or that is fully guaranteed by, the central govern-
16	ment of a member of the Organization for Economic Co-
17	operation and Development."; and
18	(C) by amending paragraph (53B) to read
19	as follows:
20	"(53B) 'swap agreement'—
21	"(A) means—
22	"(i) any agreement, including the
23	terms and conditions incorporated by ref-
24	erence in any such agreement, which is an
25	interest rate swap, option, future, or for-

1	ward agreement, including a rate floor
2	rate cap, rate collar, cross-currency rate
3	swap, and basis swap; a spot, same day-to-
4	morrow, tomorrow-next, forward, or other
5	foreign exchange agreement; a currency
6	swap, option, future, or forward agree-
7	ment; an equity index or equity swap, op-
8	tion, future, or forward agreement; a deb
9	index or debt swap, option, future, or for
10	ward agreement; a credit swap, option, fu-
11	ture, or forward agreement; a commodity
12	swap, option, future, or forward agree-
13	ment; or any other similar agreement; and
14	"(ii) any combination of such agree-
15	ments and any option to enter into any
16	such agreement, and any security agree-
17	ment or arrangement or other credit en
18	hancement related to 1 or more of the
19	foregoing;
20	"(B) does not include any transaction, no
21	matter how documented, that is in substance a
22	commercial, consumer, or industrial loan; and
23	"(C) such definition is applicable for pur
24	poses of this title only and shall not be con-
25	strued or applied to challenge or affect the

1	characterization, definition, or treatment of any
2	swap agreement or any instrument defined as a
3	swap agreement herein, under any other stat-
4	ute, regulation, or rule, including but not lim-
5	ited to, the Securities Act of 1933 (15 U.S.C.
6	77a et seq.), the Securities Exchange Act of
7	1934 (15 U.S.C. 78a et seq.), the Public Utility
8	Holding Company Act of 1935 (15 U.S.C. 79a
9	et seq.), the Trust Indenture Act of 1939 (15
10	U.S.C. 77aa et seq.), the Investment Company
11	Act of 1940 (15 U.S.C. 80a-1 et seq.), the In-
12	vestment Advisers Act of 1940 (15 U.S.C. 80b
13	et seq.), the Securities Investor Protection Act
14	of 1970 (15 U.S.C. 78aaa et seq.), the Com-
15	modity Exchange Act (7 U.S.C. 1 et seq.), and
16	the rules and regulations promulgated by the
17	Securities and Exchange Commission or the
18	Commodity Futures Trading Commission.";
19	(2) by amending section 741(7) to read as fol-
20	lows:
21	"(7) 'securities contract'—
22	"(A) means a contract for the purchase,
23	sale, or loan of a security, including an option
24	for the purchase or sale of a security, certificate
25	of deposit, or group or index of securities (in-

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cluding any interest therein or based on the value thereof) or any option entered into on a national securities exchange relating to foreign currencies, or the guarantee of any settlement of cash or securities by or to a securities clearing agency, or any other similar agreement; and "(B) does not include—

"(i) any participation in or servicing agreement for a commercial mortgage loan; or

"(ii) an agreement that provides for the transfer of securities against the transfer of funds by the transferee of such securities with a simultaneous agreement by such transferee to transfer to the transferor thereof securities against the transfer of funds; provided, however, the exclusion contained in this clause does not apply to any such agreement for the transfer of the types of securities referred to in section 101(47) against funds so long as the simultaneous agreement provides for the transfer of funds against such securities within 1 year of the transfer of such securities."; and

1	(3) in section $761(4)$ —
2	(A) by striking "or" at the end of subpara-
3	graph (D);
4	(B) by inserting "or" at the end of sub-
5	paragraph (E); and
6	(C) by adding at the end the following new
7	subparagraph:
8	"(F) or any other similar agreement, and
9	a security agreement or arrangement or other
10	credit enhancement related to 1 or more of the
11	foregoing;".
12	(b) Definitions of Financial Institution and
13	FORWARD CONTRACT MERCHANT.—Section 101 of title
14	11, United States Code, is amended—
15	(1) by amending paragraph (22) to read as fol-
16	lows:
17	"(22) 'financial institution' means a Federal
18	Reserve Bank, or a person that is a commercial or
19	savings bank, industrial savings bank, savings and
20	loan association, trust company, or receiver or con-
21	servator for such person and, when any such Federal
22	Reserve Bank, receiver, or conservator or person act-
23	ing as agent or custodian for a customer in connec-
24	tion with a securities contract, as defined in section
25	741(7) of this title, such customer;"; and

- 1 (2) by amending paragraph (26) to read as follows:—
- 3 "(26) 'forward contract merchant' means a 4 Federal Reserve Bank, or a person whose business 5 consists in whole or in part of entering into forward 6 contracts as or with merchants or in a commodity, as defined or in section 761(8) of this title, or any 7 8 similar good, article, service, right, or interest which 9 is presently or in the future becomes the subject of 10 dealing or in the forward contract trade;".
- 11 (c) Definition of Master Netting Agreement 12 and Master Netting Agreement Participant.—Sec-13 tion 101 of title 11, United States Code, is amended by 14 inserting after paragraph (38) the following new para-15 graphs:

"(38A) 'master netting agreement' means an agreement providing for the exercise of rights, including rights of netting, setoff, liquidation, termination, acceleration, or closeout, under or in connection with 1 or more contracts that are described in any 1 or more of paragraphs (1) through (5) of section 561(a), or any security agreement or arrangement or other credit enhancement related to 1 or more of the foregoing. If a master netting agreement contains provisions relating to agreements or trans-

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1 actions that are not contracts described in para-2 graphs (1) through (5) of section 561(a), the master 3 netting agreement shall be deemed to be a master 4 netting agreement only with respect to those agree-5 ments or transactions that are described in any 1 or 6 more of the paragraphs (1) through (5) of section 7 561(a); 8 "(38B) "master netting agreement participant" 9 means an entity that, at any time before the filing 10 of the petition, is a party to an outstanding master 11 netting agreement with the debtor;". 12 (d) SWAP AGREEMENTS, SECURITIES CONTRACTS, 13 COMMODITY CONTRACTS, FORWARD CONTRACTS, REPUR-14 CHASE AGREEMENTS, AND MASTER NETTING AGREE-15 MENTS UNDER THE AUTOMATIC-STAY.—Section 362(b) of title 11, United States Code, is amended— 16 17 (1) in paragraph (6), by inserting ", pledged to, and under the control of," after "held by"; 18 19 (2) in paragraph (7), by inserting ", pledged to, and under the control of," after "held by"; 20 21 (3) by amending paragraph (17) to read as fol-22 lows: 23 "(17) under subsection (a), of the setoff by a 24 swap participant of any mutual debt and claim

under or in connection with any swap agreement

- 1 that constitutes the setoff of a claim against the 2 debtor for any payment due from the debtor under 3 or in connection with any swap agreement against any payment due to the debtor from the swap par-5 ticipant under or in connection with any swap agree-6 ment or against cash, securities, or other property of 7 the debtor held by, pledged to, and under the control 8 of, or due from such swap participant to guarantee, 9 secure, or settle any swap agreement;";
 - (4) in paragraph (18), by striking the period and inserting "; or"; and
 - (5) by inserting after paragraph (18) the following new paragraph:
 - "(19) under subsection (a), of the setoff by a master netting agreement participant of a mutual debt and claim under or in connection with a master netting agreement to the extent such participant could offset the claim under paragraph (6), (7), or (17) for each individual contract covered by the master netting agreement in issue."
- 21 (e) Limitation of Avoidance Powers Under
- 22 Master Netting Agreement.—Section 546 of title 11,
- 23 United States Code, is amended—
- 24 (1) in subsection (g) (as added by section 103
- 25 of Public Law 101–311)—

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1	(A) by striking "under a swap agreement";
2	(B) by striking "in connection with a swap
3	agreement" and inserting "under or in connec-
4	tion with any swap agreement";
5	(2) by redesignating subsection (g) (as added
6	by section 222(a) of Public Law 103–394) as sub-
7	section (i); and
8	(3) by inserting before subsection (i) (as redes-
9	ignated) the following new subsection:
10	"(h) Notwithstanding sections 544, 545, 547,
11	548(a)(2), and 548(b) of this title, to the extent that
12	under subsection (e), (f), or (g), the trustee may not avoid
13	a transfer made by or to a master netting agreement par-
14	ticipant under or in connection with each individual con-
15	tract covered by any master netting agreement that is
16	made before the commencement of the case, the trustee
17	may not avoid a transfer made by or to such master net-
18	ting agreement participant under or in connection with the
19	master netting agreement in issue, except under section
20	548(a)(1) of this title.".
21	(f) Fraudulent Transfers of Master Netting
22	AGREEMENTS.—Section 548(d)(2) of title 11, United
23	States Code, is amended—
24	(1) in subparagraph (C), by striking "and";

1	(2) in subparagraph (D), by striking the period
2	and inserting "; and; and
3	(3) by adding at the end the following new sub-
4	paragraph:
5	"(E) a master netting agreement partici-
6	pant that receives a transfer in connection with
7	a master netting agreement takes for value to
8	the extent of such transfer, but only to the ex-
9	tent that such participant would take for value
10	under paragraph (B), (C), or (D) for each indi-
11	vidual contract covered by the master netting
12	agreement in issue.".
13	(g) Termination or Acceleration of Securities
14	Contracts.—Section 555 of title 11, United States Code
15	is amended—
16	(1) by amending the section heading to read
17	"Contractual right to liquidate, termi-
18	nate, or accelerate a securities contract"
19	and
20	(2) in the first sentence, by striking "liquida-
21	tion" and inserting "liquidation, termination, or ac-
22	celeration".
23	(h) Termination or Acceleration of Commod-
24	ITIES OR FORWARD CONTRACTS.—Section 556 of title 11
25	United States Code, is amended—

1	(1) by amending the section heading to read
2	"Contractual right to liquidate, termi-
3	nate, or accelerate a commodities con-
4	tract or forward contract"; and
5	(2) in the first sentence, by striking "liquida-
6	tion" and inserting "liquidation, termination, or ac-
7	celeration".
8	(i) Termination or Acceleration of Repur-
9	CHASE AGREEMENTS.—Section 559 of title 11, United
10	States Code, is amended—
11	(1) by amending the section heading to read
12	"Contractual right to liquidate, termi-
13	nate, or accelerate a repurchase agree-
14	ment"; and
15	(2) in the first sentence, by striking "liquida-
16	tion" and inserting "liquidation, termination, or ac-
17	celeration".
18	(j) Liquidation, Termination, or Acceleration
19	OF SWAP AGREEMENTS.—Section 560 of title 11, United
20	States Code, is amended—
21	(1) by amending the section heading to read
22	"Contractual right to liquidate, termi-
23	nate, or accelerate a swap agreement";
24	and

1	(2) in the first sentence, by striking "termi-
2	nation of a swap agreement" and inserting "liquida-
3	tion, termination, or acceleration of 1 or more swap
4	agreements"; and
5	(3) by striking "in connection with any swap
6	agreement" and inserting "in connection with the
7	termination, liquidation, or acceleration of 1 or more
8	swap agreements".
9	(k) Liquidation, Termination, Acceleration, or
10	Offset Under a Master Netting Agreement and
11	ACROSS CONTRACTS.—Title 11, United States Code, is
12	amended by inserting after section 560 the following new
13	section:
14	"§ 561. Contractual right to terminate, liquidate, ac-
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15	celerate, or offset under a master netting
	celerate, or offset under a master netting agreement and across contracts
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15 16 17	agreement and across contracts
15 16 17	agreement and across contracts "(a) In General.—Subject to subsection (b), the exercise of any contractual right, because of a condition of
15 16 17 18	agreement and across contracts "(a) In General.—Subject to subsection (b), the exercise of any contractual right, because of a condition of
15 16 17 18	agreement and across contracts "(a) In General.—Subject to subsection (b), the exercise of any contractual right, because of a condition of the kind specified in section 365(e)(1), to cause the termi-
15 16 17 18 19	agreement and across contracts "(a) IN GENERAL.—Subject to subsection (b), the exercise of any contractual right, because of a condition of the kind specified in section 365(e)(1), to cause the termination, liquidation, or acceleration of or to offset, or net
15 16 17 18 19 20 21	agreement and across contracts "(a) IN GENERAL.—Subject to subsection (b), the exercise of any contractual right, because of a condition of the kind specified in section 365(e)(1), to cause the termination, liquidation, or acceleration of or to offset, or net termination values, payment amounts or other transfer ob-
15 16 17 18 19 20 21	agreement and across contracts "(a) IN GENERAL.—Subject to subsection (b), the exercise of any contractual right, because of a condition of the kind specified in section 365(e)(1), to cause the termination, liquidation, or acceleration of or to offset, or net termination values, payment amounts or other transfer obligations arising under or in connection with the termination.

"(2) commodity contracts, as defined in section 1 2 761(4);"(3) forward contracts; 3 "(4) repurchase agreements; 4 5 "(5) swap agreements; or 6 "(6) master netting agreements, 7 shall not be stayed, avoided, or otherwise limited by oper-8 ation of any provision of this title or by any order of a court or administrative agency in any proceeding under this title. 10 "(b) Exception.— 11 12 "(1) A party may exercise a contractual right 13 described in subsection (a) to terminate, liquidate, or 14 accelerate only to the extent that such party could 15 exercise such a right under section 555, 556, 559, 16 or 560 for each individual contract covered by the 17 master netting agreement in issue. 18 "(2)(A) A party may not exercise a contractual 19 right described in subsection (a) to offset or to net 20 obligations arising under, or in connection with, a 21 commodity contract against obligations 22 under, or in connection with, any instrument listed 23 in subsection (a) if the obligations are not mutual. 24 "(B) If a debtor is a commodity broker subject 25 to subchapter IV of chapter 7 of this title, a party

- 1 may not net or offset an obligation to the debtor
- 2 arising under, or in connection with, a commodity
- 3 contract against any claim arising under, or in con-
- 4 nection with, other instruments listed in subsection
- 5 (a) if the party has no positive net equity in the
- 6 commodity account at the debtor, as calculated
- 7 under subchapter IV.
- 8 "(c) Definition.—As used in this section, the term
- 9 'contractual right' includes, but is not limited to, a right
- 10 set forth in a rule or bylaw of a national securities ex-
- 11 change, a national securities association, or a securities
- 12 clearing agency, a right set forth in a bylaw of a clearing
- 13 organization or contract market or in a resolution of the
- 14 governing board thereof, and a right whether or not evi-
- 15 denced in writing arising under common law, under law
- 16 merchant, or by reason of normal business practice.".
- 17 (l) Municipal Bankruptcies.—Section 901 of title
- 18 11, United States Code, is amended—
- 19 (1) by inserting ", 555, 556" after "553"; and
- 20 (2) by inserting ", 559, 560, 561, 562" after
- 21 "557".
- 22 (m) Ancillary Proceedings.—Section 304 of title
- 23 11, United States Code, is amended by adding at the end
- 24 the following new subsection:

- 1 "(d) Any provisions of this title relating to securities
- 2 contracts, commodity contracts, forward contracts, repur-
- 3 chase agreements, swap agreements, or master netting
- 4 agreements shall apply in a case ancillary to a foreign pro-
- 5 ceeding under this section.".
- 6 (n) Commodity Broker Liquidations.—Title 11,
- 7 United States Code, is amended by inserting after section
- 8 766 the following new section:
- 9 "§ 767. Commodity broker liquidation and forward
- 10 contract merchants, commodity brokers,
- 11 stockbrokers, financial institutions, secu-
- 12 rities clearing agencies, swap partici-
- pants, repo participants, and master net-
- 14 ting agreement participants
- 15 "Notwithstanding any other provision of this title,
- 16 the exercise of rights by a forward contract merchant,
- 17 commodity broker, stockbroker, financial institution, secu-
- 18 rities clearing agency, swap participant, repo participant,
- 19 or master netting agreement participant under this title
- 20 shall not affect the priority of any unsecured claim it may
- 21 have after the exercise of such rights or affect the provi-
- 22 sions of this subchapter IV regarding customer property
- 23 or distributions.".

1	(o) STOCKBROKER LIQUIDATIONS.—Title 11, United
2	States Code, is amended by inserting after section 752 the
3	following new section:
4	"§ 753. Stockbroker liquidation and forward contract
5	merchants, commodity brokers, stock-
6	brokers, financial institutions, securities
7	clearing agencies, swap participants
8	repo participants, and master netting
9	agreement participants
10	"Notwithstanding any other provision of this title,
11	the exercise of rights by a forward contract merchant
12	commodity broker, stockbroker, financial institution, secu-
13	rities clearing agency, swap participant, repo participant
14	or master netting agreement participant under this title
15	shall not affect the priority of any unsecured claim it may
16	have after the exercise of rights or affect the provisions
17	of this subchapter III regarding customer property or dis-
18	tributions.".
19	(p) Setoff.—Section 553 of title 11, United States
20	Code, is amended—
21	(1) in subsection (a)(3)(C), by inserting "(ex-
22	cept for a setoff of a kind described in section
23	362(b)(6), 362(b)(7), 362(b)(17), 555, 556, 559,
24	560, or 561 of this title)" before the period; and

1	(2) in subsection $(b)(1)$, by striking
2	" $362(b)(14)$," and inserting " $362(b)(17)$, 555 , 556
3	559, 560, 561".
4	SEC. 9. RECORDKEEPING REQUIREMENTS.
5	Section 11(e)(8) of the Federal Deposit Insurance
6	Act (12 U.S.C. 1821(e)(8)) is amended by adding at the
7	end the following new subparagraph:
8	"(H) Recordkeeping requirements.—
9	The Corporation, in consultation with the ap-
10	propriate Federal banking agencies, may pre-
11	scribe regulations requiring more detailed rec-
12	ordkeeping with respect to qualified financial
13	contracts (including market valuations) by in-
14	sured depository institutions.".
15	SEC. 10. EXEMPTIONS FROM CONTEMPORANEOUS EXECU-
16	TION REQUIREMENT.
17	Section 13(e)(2) of the Federal Deposit Insurance
18	Act (12 U.S.C. 1823(e)(2)) is amended to read as follows:
19	"(2) Exemptions from contemporaneous
20	EXECUTION REQUIREMENT.—An agreement to pro-
21	vide for the lawful collateralization of—
22	"(A) deposits of, or other credit extension
23	by, a Federal, State, or local governmental en-
24	tity, or of any depositor referred to in section

1	11(a)(2), including an agreement to provide col-
2	lateral in lieu of a surety bond;
3	"(B) bankruptcy estate funds pursuant to
4	section 345(b)(2) of title 11, United States
5	Code;
6	"(C) extensions of credit, including any
7	overdraft, from a Federal Reserve Bank or
8	Federal Home Loan Bank; or
9	"(D) 1 or more qualified financial con-
10	tracts, as defined in section 11(e)(8)(D),
11	shall not be deemed invalid pursuant to paragraph
12	(1)(B) solely because such agreement was not exe-
13	cuted contemporaneously with the acquisition of the
14	collateral or because of pledges, delivery, or substi-
15	tution of the collateral made in accordance with such
16	agreement.".
17	SEC. 11. DAMAGE MEASURE.
18	(a) Title 11, United States Code, is amended by in-
19	serting after section 561 (as added by section 7(k)) the
20	following new section:

1	"§ 562. Damage measure in connection with swap
2	agreements, securities contracts, forward
3	contracts, commodity contracts, repur-
4	chase agreements, or master netting
5	agreements
6	"If the trustee rejects a swap agreement, securities
7	contract as defined in section 741 of this title, forward
8	contract, repurchase agreement, or master netting agree-
9	ment pursuant to section 365(a) of this title, or if a for-
10	ward contract merchant, stockbroker, financial institution,
11	securities clearing agency, repo participant, master net-
12	ting agreement participant, or swap participant liquidates,
13	terminates, or accelerates any such contract or agreement,
14	damages shall be measured as of the earlier of—
15	"(1) the date of such rejection; or
16	"(2) the date of such liquidation, termination,
17	or acceleration.".
18	(b) Section 502(g) of title 11, United States Code
19	is amended—
20	(1) by designating the existing text as para-
21	graph (1); and
22	(2) by adding at the end the following new
23	paragraph:
24	"(2) A claim for damages calculated in accord-
25	ance with section 562 of this title shall be allowed
26	under subsection (a), (b), or (c) of this section or

disallowed under subsection (d) or (e) of this section as if such claim had arisen before the date of the filing of the petition.".

4 SEC. 12. SIPC STAY.

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Section 5(b)(2) of the Securities Investor Protection 6 Act of 1971 (15 U.S.C. 78eee(b)(2)) is amended by adding 7 after subparagraph (B) the following new subparagraph:

"(C) EXCEPTION FROM STAY.—

"(i) Notwithstanding section 362 of title 11, neither the filing of an application under subsection (a)(3) nor any order or decree obtained by SIPC from the court shall operate as a stay of any contractual rights of a creditor to liquidate, terminate, or accelerate a securities contract, commodity contract, forward contract, repurchase agreement, swap agreement, or master netting agreement, each as defined in title 11, to offset or net termination values, payment amounts, or other transfer obligations arising under or in connection with 1 or more of such contracts or agreements, to foreclose on any cash collateral pledged by the debtor whether or not with

respect to 1 or more of such contracts or agreements.

"(ii) Notwithstanding clause (i), such application, order, or decree may operate as a stay of the foreclosure on securities collateral pledged by the debtor, whether or not with respect to 1 or more of such contracts or agreements, or securities sold by the debtor under a repurchase agreement.

"(iii) As used in this section, the term 'contractual right' includes, but is not limited to, a right set forth in a rule or bylaw of a national securities exchange, a national securities association, or a securities clearing agency, a right set forth in a bylaw of a clearing organization or contract market or in a resolution of the governing board thereof, and a right, whether or not in writing, arising under common law, under law merchant, or by reason of normal business practice."

1 SEC. 13. SEVERABILITY; EFFECTIVE DATE; APPLICATION

- 2 **OF AMENDMENTS.**
- 3 (a) SEVERABILITY.—If any provision of this Act or
- 4 any amendment made by this Act, or the application of
- 5 any such provision or amendment to any person or cir-
- 6 cumstance, is held to be unconstitutional, the remaining
- 7 provisions of and amendments made by this Act and the
- 8 application of such other provisions and amendments to
- 9 any person or circumstance shall not be affected thereby.
- 10 (b) Effective Date.—This Act shall take effect on
- 11 the date of the enactment of this Act.
- 12 (c) Application of Amendments.—The amend-
- 13 ments made by this Act shall apply with respect to cases
- 14 commenced or appointments made under any Federal or
- 15 State law after the date of enactment of this Act, but shall
- 16 not apply with respect to cases commenced or appoint-
- 17 ments made under any Federal or State law before the
- 18 date of enactment of this Act.

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