### 106TH CONGRESS 1ST SESSION H.R. 1340

To require brokers, dealers, investment companies, and investment advisers to protect the confidentiality of financial information obtained concerning their customers, and for other purposes.

### IN THE HOUSE OF REPRESENTATIVES

MARCH 25, 1999 Mr. MARKEY introduced the following bill; which was referred to the Committee on Commerce

## A BILL

- To require brokers, dealers, investment companies, and investment advisers to protect the confidentiality of financial information obtained concerning their customers, 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 "Securities Investors
- 5 Privacy Enhancement Act of 1999".

1	SEC. 2. CONFIDENTIAL FINANCIAL INFORMATION OF CUS-
2	TOMERS OF BROKERS AND DEALERS.
3	Section 15A(b) of the Securities Exchange Act of
4	1934 (15 U.S.C. 780–3(b)) is amended by adding at the
5	end the following new paragraph:
6	"(14) The rules of the association include rules
7	to require members of the association—
8	"(A) to protect the confidentiality of finan-
9	cial information of, and relating to, their cus-
10	tomers;
11	"(B) to inform their customers whenever—
12	"(i) financial information is being col-
13	lected that pertains to such customers; or
14	"(ii) a member intends (with the ap-
15	proval of the customer pursuant to sub-
16	paragraph (C)(ii)) to offer financial infor-
17	mation pertaining to such customer to any
18	other person, including an affiliate or
19	agent of such member; and
20	"(C) to refrain, and to take measures rea-
21	sonably designed to prevent their agents, from
22	using, disclosing, or permitting access to indi-
23	vidually identifiable financial information per-
24	taining to any customer except—
25	"(i) for the provision of the financial
26	services from which such information is de-

1	rived, or services necessary to, or used in,
2	the provision of such services;
3	"(ii) upon the affirmative written re-
4	quest, or with the affirmative written con-
5	sent, of the customer to whom the infor-
6	mation pertains; or
7	"(iii) upon request of the Commission
8	or as otherwise required by law.".
9	SEC. 3. CONFIDENTIAL FINANCIAL INFORMATION OF
10	SHAREHOLDERS OF INVESTMENT COMPA-
11	NIES.
12	Section 38 of the Investment Company Act of 1940
13	(15 U.S.C. 80a–37) is amended by adding at the end the
14	following new subsection:
15	"(d) Privacy of Financial Information.—The
16	Commission, as it deems necessary or appropriate in the
17	public interest or for the protection of investors, shall
18	adopt rules or regulations to require any investment
19	company—
20	((1) to protect the confidentiality of financial
21	information of, and relating to, the beneficial owners
22	of the outstanding securities of the investment com-
23	pany;

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1	((2)) to inform a beneficial owner of the out-
2	standing securities of the investment company
3	whenever
4	"(A) financial information is being col-
5	lected that pertains to such beneficial owner; or
6	"(B) the investment company intends
7	(with the approval of the beneficial owner pur-
8	suant to paragraph $(3)(B)$ ) to offer financial in-
9	formation pertaining to such beneficial owner to
10	any other person, including an affiliate or agent
11	of such investment company; and
12	"(3) to refrain, and to take measures reason-
13	ably designed to prevent their agents, from using,
14	disclosing, or permitting access to individually iden-
15	tifiable financial information pertaining to any such
16	beneficial owner except—
17	"(A) for the provision of the financial serv-
18	ices from which such information is derived, or
19	services necessary to, or used in, the provision
20	of such services;
21	"(B) upon the affirmative written request,
22	or with the affirmative written consent, of the
23	beneficial owner to whom the information per-
24	tains; or

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1	"(C) upon request of the Commission or as
2	otherwise required by law.".

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# 3 SEC. 4. CONFIDENTIAL FINANCIAL INFORMATION OF CLI4 ENTS OF INVESTMENT ADVISERS.

5 Section 211 of the Investment Advisers Act of 1940
6 (15 U.S.C. 80b–11) is amended by adding at the end the
7 following new subsection:

8 "(e) PRIVACY OF FINANCIAL INFORMATION.—The 9 Commission, as it deems necessary or appropriate in the 10 public interest or for the protection of investors, shall 11 adopt rules or regulations to require any investment 12 adviser—

"(1) to protect the confidentiality of financial
information of, and relating to, the clients of the investment adviser;

16 "(2) to inform a client of the investment ad-17 viser whenever—

18 "(A) financial information is being col19 lected that pertains to such client; or

"(B) the investment adviser intends (with
the approval of the client pursuant to paragraph (3)(B)) to offer financial information
pertaining to such client to any other person,
including an affiliate or agent of such investment adviser; and

1	"(3) to refrain, and to take measures reason-
2	ably designed to prevent their agents, from using,
3	disclosing, or permitting access to individually iden-
4	tifiable financial information pertaining to any such
5	client except—
6	"(A) for the provision of the financial serv-
7	ices from which such information is derived, or
8	services necessary to, or used in, the provision
9	of such services;
10	"(B) upon the affirmative written request,
11	or with the affirmative written consent, of the
12	client to whom the information pertains; or
13	"(C) upon request of the Commission or as
14	otherwise required by law.".

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