### 106TH CONGRESS 1ST SESSION

# H. R. 3493

To promote international monetary stability and to share seigniorage with officially dollarized countries.

# IN THE HOUSE OF REPRESENTATIVES

NOVEMBER 18, 1999

Mr. Ryan of Wisconsin introduced the following bill; which was referred to the Committee on Banking and Financial Services

# A BILL

To promote international monetary stability and to share seigniorage with officially dollarized countries.

- 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 "International Monetary
- 5 Stability Act of 2000".
- 6 SEC. 2. FINDINGS; STATEMENT OF POLICY.
- 7 (a) FINDINGS.—Congress finds that—
- 8 (1) monetary stability is a prerequisite for
- 9 strong long-term economic growth and increasing
- standards of living;

- 1 (2) many emerging market countries lack mone2 tary stability and have therefore suffered economic
  3 and financial problems that suppress economic
  4 growth and living standards, including financial fra5 gility, inflation expectations that are built into labor
  6 markets, and high and volatile inflation rates and in7 terest rates;
  - (3) many emerging market countries have used pegged exchange rate systems to try to foster monetary stability and have experienced temporary periods of higher economic growth and lower inflation followed by drastic balance of payments problems, steep devaluations, and major losses in international reserves;
  - (4) emerging market countries that have adopted currency board systems have enjoyed higher rates of economic growth and lower interest rates, although interest rates have remained higher for loans denominated in the local currency than in the anchor currency;
  - (5) since the financial and economic crisis that struck Asia in 1997, there has been growing international interest in official dollarization, whereby a country would substantially or totally eliminate its

- domestic currency and adopt the United States dollar as legal tender;
- 3 (6) official dollarization would let a country im-4 port monetary stability, thereby bringing inflation 5 and interest rates down toward the levels of the 6 United States;
  - (7) official dollarization would make it impossible for governments to print domestic currency to pay for government programs, thereby promoting fiscal discipline;
  - (8) official dollarization would make it easier for people to conduct financial transactions in the currency they use for daily commerce, thereby promoting deeper financial markets;
  - (9) lower inflation, interest rates, and inflation and interest-rate volatility, greater fiscal discipline, and deeper financial markets would increase longterm economic growth and raise living standards in emerging market countries;
  - (10) by increasing trade and investment flows and decreasing the need for foreign assistance, greater economic growth and higher living standards abroad would serve the interests of the United States;

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| 1  | (11) countries that become officially dollarized        |
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| 2  | would lose seigniorage (the profit from issuing a cur-  |
| 3  | rency) and this is a significant barrier to official    |
| 4  | dollarization;  |
| 5  | (12) official dollarization would increase the sei-     |
| 6  | gniorage earnings of the United States;                 |
| 7  | (13) it would be mutually beneficial for the            |
| 8  | United States to encourage official dollarization by    |
| 9  | offering to share with countries that become offi-      |
| 10 | cially dollarized a portion of the extra seigniorage    |
| 11 | earnings that the United States would earn; and         |
| 12 | (14) encouraging official dollarization com-            |
| 13 | plements ongoing efforts by the United States to        |
| 14 | strengthen the international financial architecture.    |
| 15 | (b) STATEMENT OF POLICY.—It is the policy of the        |
| 16 | United States that—                                     |
| 17 | (1) the Federal Reserve System has no obliga-           |
| 18 | tion to act as a lender of last resort to the financial |
| 19 | systems of dollarized countries;                        |
| 20 | (2) the Federal Reserve System has no obliga-           |
| 21 | tion to consider the economic conditions of dollarized  |
| 22 | countries when formulating or implementing mone-        |
| 23 | tary policy; and  |

| 1  | (3) the supervision of financial institutions in         |
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| 2  | dollarized countries remains the responsibility of       |
| 3  | those countries.   |
| 4  | SEC. 3. CERTIFICATION.                                   |
| 5  | (a) In General.—The Secretary of the Treasury (in        |
| 6  | this Act referred to as the "Secretary") may certify a   |
| 7  | country as officially dollarized, after consideration of |
| 8  | whether the country has—                                 |
| 9  | (1) ceased issuing a local paper currency;               |
| 10 | (2) destroyed the materials (such as plates and          |
| 11 | dies) used to produce such currency;                     |
| 12 | (3) extinguished a substantial portion of the            |
| 13 | local currency in circulation, with plans to extinguish  |
| 14 | as much of it as feasible;                               |
| 15 | (4) ended the legal tender status of the local           |
| 16 | currency;  |
| 17 | (5) granted legal tender status to the United            |
| 18 | States dollar;   |
| 19 | (6) ceased accepting local currency, except in           |
| 20 | exchange for dollars;                                    |
| 21 | (7) ceased making government payments in the             |
| 22 | local currency;  |
| 23 | (8) substantially redenominated its prices, as-          |
| 24 | sets, and liabilities in dollars;                        |

- 1 (9) either opened its banking system to foreign 2 competition or met international banking standards 3 (such as those described in the Core Principles for 4 Effective Banking Supervision issued by the Basle 5 Committee on Banking Supervision of the Bank for
- 6 International Settlements); and
- 7 (10) engaged in advance consultations with the 8 Secretary to determine whether the country is a 9 good candidate for official dollarization.
- 10 (b) STATEMENT BY SECRETARY.—The Secretary
  11 shall issue a written statement upon certification of a
  12 country under this section that explains why that country
  13 has been certified. The Secretary may not certify United
  14 States territories or commonwealths as officially
  15 dollarized.

#### 16 SEC. 4. CONSOL.

- 17 (a) Issuance.—
- 18 (1) Face value.—Upon certification of a 19 country under section 3, the Secretary shall issue to 20 the dollarized country a consol. Except as provided 21 in section 5, the face value of the consol shall be 22 equal to the amount of dollars exchanged for United 23 States Treasury securities by the Federal Reserve 24 System with the dollarized country for purposes of 25 official dollarization under this Act.

| 1  | (2) Limitation.—Face value may not exceed                      |
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| 2  | the dollar value of the local currency in circulation          |
| 3  | in the dollarizing country prior to the certification of       |
| 4  | that country as officially dollarized under section 3.         |
| 5  | (b) Interest Payments.—  |
| 6  | (1) In general.—Starting with the first busi-                  |
| 7  | ness day of the fourth full calendar month following           |
| 8  | the date of certification of a country under section           |
| 9  | 3, the owner of the consol will receive interest pay-          |
| 10 | ments every 3 calendar months equal to                         |
| 11 | $(FV_0)(i)(.25)[(C_2\text{-}FV_2)\!/(C_1\text{-}FV_1)](85\%).$ |
| 12 | (2) Definitions.—In this Act—                                  |
| 13 | (A) $FV_0$ = face value of the consol issued                   |
| 14 | under this Act to the country receiving the pay-               |
| 15 | ment;  |
| 16 | (B) $FV_1$ = face value of all consols issued                  |
| 17 | under this Act by the end of the most recent                   |
| 18 | full calendar year prior to the date of certifi-               |
| 19 | cation under section 3 of the country receiving                |
| 20 | the payment;   |
| 21 | (C) $FV_2$ = face value of all consols issued                  |
| 22 | under this Act by the end of the most recent                   |
| 23 | full calendar year prior to the payment;                       |
| 24 | (D) i = average yield to maturity on 90-                       |
| 25 | day Treasury bills in the most recent full 3-                  |

month calendar period prior to the date of payment (using the average of monthly interest rates, as calculated by the Board of Governors of the Federal Reserve System);

- (E)  $C_2$  = total global dollar currency in circulation at the end of the most recent full calendar year prior to the payment (as provided by the Board of Governors of the Federal Reserve System); and
- (F)  $C_1$  = total global dollar currency in circulation at the end of the most recent full calendar year prior to the date of certification of the country receiving the payment (as provided by the Board of Governors of the Federal Reserve System).

#### 16 SEC. 5. PREVIOUSLY DOLLARIZED COUNTRIES.

# (a) In General.—

(1) LIMITATION.—The Republic of the Marshall Islands, the Federated States of Micronesia, the Republic of Palau, Panama, the Turks and Caicos Islands and the British Virgin Islands may not be certified as officially dollarized or issued consols until 10 percent of the face value of consols issued to countries other than those listed in this paragraph equals or exceeds the total combined face value of

1 consols that would be issued to the countries listed 2 in this paragraph upon their being certified.

## (2) Consol Calculation.—

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- (A) IN GENERAL.—Upon certification under section 3, each of the countries listed in paragraph (1) shall receive a consol with a face value equal to (4%)(Y).
- 8 (B) DEFINITION.—For purpose of sub-9 paragraph (A), Y = nominal dollar gross do-10 mestic product, as calculated by the World 11 Bank (or other recognized statistical authority), 12 as of September 30, 1999, for calendar year 13 1997.
- 14 (3) PAYMENTS.—Interest payments on consols 15 to countries listed in paragraph (1) shall be made in 16 accordance with section 4.

#### 17 SEC. 6. RIGHTS AND OBLIGATIONS.

Owners of consols issued under this Act shall have the same rights and obligations as other owners of privately held obligations of the United States Treasury, except that a consol originally issued to a country is rendered null and void upon a United States declaration of war on the country or a publicly issued statement by the Secretary that the country is no longer officially dollarized in accordance with this Act, but only if such written state-

- 1 ment lists the reasons for such a finding. In making a
- 2 determination under this section, the Secretary shall con-
- 3 sider those factors listed in section 3(a).

#### 4 SEC. 7. REPURCHASE.

- 5 The Secretary may repurchase a consol issued under
- 6 this Act at market value, but not sooner than 10 years
- 7 after the date of issuance. Purchases may only be made
- 8 upon the joint agreement of the Secretary and the owner
- 9 of a consol. Consols issued under this Act are not callable.

#### 10 SEC. 8. EXCHANGE STABILIZATION FUND.

- Payments on consols issued under this Act to coun-
- 12 tries that are in default or arrears on loans from the Ex-
- 13 change Stabilization Fund shall be used to cover such
- 14 debts.

# 15 SEC. 9. REGULATIONS.

- 16 The Secretary and the Board of Governors of the
- 17 Federal Reserve System may issue regulations appropriate
- 18 to carry out this Act.

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