

112TH CONGRESS
2D SESSION

H. R. 4180

To amend the Federal Reserve Act to improve the functioning and transparency of the Board of Governors of the Federal Reserve System and the Federal Open Market Committee, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

MARCH 8, 2012

Mr. BRADY of Texas (for himself, Mr. PENCE, Mr. GARRETT, Mr. PETRI, Mr. ROKITA, Mr. FLORES, Mr. KINGSTON, Mr. MULVANEY, Mr. FLAKE, Mr. LANKFORD, Mr. PITTS, Mr. FRANKS of Arizona, Mr. FLEMING, Mr. GOWDY, Mr. BURGESS, Mrs. LUMMIS, Mr. WALSH of Illinois, Mr. RIBBLE, Mr. DUNCAN of South Carolina, Mr. JONES, Mr. COLE, Mr. LAMBORN, Mr. PEARCE, Mr. MANZULLO, Mr. McCLINTOCK, and Mr. SULLIVAN) introduced the following bill; which was referred to the Committee on Financial Services

A BILL

To amend the Federal Reserve Act to improve the functioning and transparency of the Board of Governors of the Federal Reserve System and the Federal Open Market Committee, 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; TABLE OF CONTENTS.**

4 (a) SHORT TITLE.—This Act may be cited as the
5 “Sound Dollar Act of 2012”.

1 (b) TABLE OF CONTENTS.—The table of contents for
2 this Act is as follows:

Sec. 1. Short title; table of contents.

TITLE I—SINGLE MANDATE FOR PRICE STABILITY ACT

Sec. 101. Findings.

Sec. 102. Price stability mandate.

TITLE II—FINANCIAL STABILITY AND MORAL HAZARD
MITIGATION ACT

Sec. 201. Findings.

Sec. 202. Lender-of-last-resort policy.

TITLE III—DIVERSIFYING THE FEDERAL OPEN MARKET
COMMITTEE TO REFLECT A 21ST CENTURY ECONOMY ACT

Sec. 301. Findings.

Sec. 302. Federal Open Market Committee membership.

TITLE IV—DEMYSTIFICATION OF MONETARY POLICY DECISIONS
ACT

Sec. 401. Findings.

Sec. 402. Release of transcripts.

TITLE V—EXCHANGE RATE RESPONSIBILITY ACT

Sec. 501. Findings.

Sec. 502. Report on the effect of exchange rate policy.

Sec. 503. Renaming of Exchange Stabilization Fund.

Sec. 504. Conversion to all-SDR Fund.

TITLE VI—CREDIT ALLOCATION NEUTRALITY ACT

Sec. 601. Findings.

Sec. 602. Limitation on certain non-emergency security purchases.

TITLE VII—BUREAU OF CONSUMER FINANCIAL PROTECTION
FUNDING ACT

Sec. 701. Findings.

Sec. 702. Bureau of Consumer Financial Protection Funding.

3 **TITLE I—SINGLE MANDATE FOR**
4 **PRICE STABILITY ACT**

5 **SEC. 101. FINDINGS.**

6 The Congress finds the following:

1 (1) Monetary policy can only affect the level of
2 employment in the short term because nonmonetary
3 factors determine the level of employment in the
4 long term. At best, the Federal Reserve may tempo-
5 rarily increase the level of employment through mon-
6 etary policy, but such efforts risk the possibility of
7 price inflation and increased business cycle volatility
8 in the future. However, the Federal Reserve can
9 achieve price stability in the long term through mon-
10 etary policy. Price stability is desirable because both
11 price inflation and price deflation damage the U.S.
12 economy. Therefore, to maximize long-term economic
13 growth and achieve the highest sustainable level of
14 real output and employment, price stability should
15 be the objective of monetary policy.

16 (2) Countries whose central bank has a single
17 mandate for price stability generally have a better
18 record of achieving stable prices than countries
19 whose central bank has a mandate that gives equal
20 weight to other objectives such as maximum employ-
21 ment or low interest rates.

22 (3) In general, an overly accommodative mone-
23 etary policy inflates both asset prices and prices for
24 goods and services. However, an overly accommo-
25 dative monetary policy may sometimes cause a

1 misallocation of capital that inflates asset prices dis-
2 proportionately, creating unsustainable bubbles in
3 asset prices, while prices indices for goods and serv-
4 ices do not register significant price inflation. When
5 asset bubbles burst, many investments must be liq-
6 uidated at considerable cost to the U.S. economy in
7 terms of lower real output and employment.

8 (4) Price stability cannot always be measured
9 solely through price indices for goods and services
10 since such indices exclude changes in asset prices.
11 Therefore, the Federal Reserve should monitor (A)
12 the prices of, and the expected returns from, major
13 asset classes (including equities, residential real es-
14 tate, commercial and industrial real estate, agricul-
15 tural real estate, gold and other commodities, cor-
16 porate bonds, U.S. Government bonds, State and
17 local government bonds, and other securities), (B)
18 the value of the U.S. dollar relative to other cur-
19 rencies, and (C) the value of the United States dol-
20 lar relative to gold, as metrics to determine whether
21 the Federal Reserve's monetary policy is consistent
22 with long-term price stability.

23 **SEC. 102. PRICE STABILITY MANDATE.**

24 (a) IN GENERAL.—Section 2A of the Federal Reserve
25 Act is amended—

1 (1) by striking “goals of maximum employment,
2 stable prices, and moderate long-term interest rates”
3 and inserting “goal of long-term price stability”;

4 (2) by striking “The Board of Governors” and
5 inserting the following:

6 “(a) IN GENERAL.—The Board of Governors”; and

7 (3) by adding at the end the following:

8 “(b) PRICE STABILITY METRICS.—

9 “(1) IN GENERAL.—The Board of Governors of
10 the Federal Reserve System and the Federal Open
11 Market Committee shall—

12 “(A) define the term ‘long-term price sta-
13 bility’ for purposes of subsection (a); and

14 “(B) establish metrics that the Board and
15 the Committee will use to evaluate whether
16 long-term price stability is being achieved.

17 “(2) ESTABLISHMENT OF METRICS.—In estab-
18 lishing the metrics described under paragraph
19 (1)(B), the Board and Committee shall—

20 “(A) take into consideration price indices
21 of goods and services; and

22 “(B) evaluate, on an ongoing basis—

23 “(i) whether such metrics are com-
24 prehensively reflecting price movements in
25 the economy; and

1 “(ii) whether any price movements not
2 captured by the price indices of goods and
3 services are causing a significant
4 misallocation of capital in the United
5 States economy.

6 “(3) METRIC EVALUATION.—The Board and
7 Committee shall, with respect to the evaluation pro-
8 cess required pursuant to paragraph (2)(B), mon-
9 itor—

10 “(A) the prices of, and the expected re-
11 turns from, major asset classes (including equi-
12 ties, residential real estate, commercial and in-
13 dustrial real estate, agricultural real estate,
14 commodities, corporate bonds, State and local
15 government bonds, and other securities) and
16 the allocation of capital in financial markets
17 and the broader economy;

18 “(B) the value of the United States dollar
19 relative to other currencies; and

20 “(C) the value of the United States dollar
21 relative to gold.

22 “(4) PUBLIC DISCLOSURE; REPORT TO THE
23 CONGRESS.—The Board and the Committee shall,
24 with respect to the definition of long-term price sta-

1 bility and the establishment of metrics set pursuant
2 to paragraph (1)—

3 “(A) make such definition and metrics
4 available to the public on a website maintained
5 by the Board or the Committee; and

6 “(B) each time such definition and metrics
7 are set or revised, issue a report to the Con-
8 gress stating such definition and metrics.”.

9 (b) ADDITIONAL EVALUATIONS AND DETERMINA-
10 TIONS INCLUDED IN SEMI-ANNUAL REPORT TO CON-
11 GRESS.—Section 2B(b) of the Federal Reserve Act is
12 amended—

13 (1) by striking “containing a discussion” and
14 inserting the following:

15 “containing—

16 “(1) a discussion”;

17 (2) by striking the period and inserting a semi-
18 colon; and

19 (3) by adding at the end the following:

20 “(2) the results of the evaluation process con-
21 ducted pursuant to section 2A(b)(2)(B);

22 “(3) a determination of whether the goal of
23 long-term price stability is being met and, if such
24 goal is not being met, an explanation of why the goal
25 is not being met and the steps that the Board and

1 the Federal Open Market Committee will take to en-
2 sure that the goal is met in the future;

3 “(4) a description of the main monetary policy
4 instruments used by the Board and the Federal
5 Open Market Committee and a description of the
6 strategy of the Board and the Committee with re-
7 spect to using such instruments to achieve the goal
8 of long-term price stability; and”.

9 **TITLE II—FINANCIAL STABILITY**
10 **AND MORAL HAZARD MITIGA-**
11 **TION ACT**

12 **SEC. 201. FINDINGS.**

13 The Congress finds the following:

14 (1) The Federal Reserve performs an essential
15 function for financial stability by serving as lender
16 of last resort in order to—

17 (A) prevent the unnecessary failures of
18 otherwise solvent United States banks and
19 other financial institutions;

20 (B) reduce the likelihood of financial con-
21 tagion and disruptions in United States finan-
22 cial markets; and

23 (C) minimize any adverse effects on real
24 output and employment in the United States
25 economy.

1 (2) In acting as the lender of last resort, the
2 Federal Reserve, may—

3 (A) buy debt securities at fair market
4 value; or

5 (B) provide short-term credit, secured by
6 appropriate collateral in proper margin, to oth-
7 erwise solvent banks and other financial institu-
8 tions that encounter funding difficulties during
9 a financial crisis.

10 (3) Nevertheless, in its nearly 100-year history,
11 the Federal Reserve has never clearly articulated its
12 lender-of-last-resort policy.

13 (4) The absence of an official lender-of-last-re-
14 sort policy has led to—

15 (A) increased economic uncertainty be-
16 cause no one knows with certainty how the Fed-
17 eral Reserve may behave;

18 (B) financially distressed firms seeking po-
19 litical solutions in the form of pressure from
20 Congress or the Administration being placed on
21 the Federal Reserve to act to save them; and

22 (C) a moral hazard problem from financial
23 institutions taking greater risks and increasing
24 leverage based upon assumptions of how the
25 Federal Reserve will act, though there is no for-

1 mal statement assuring how the Federal Re-
2 serve will act.

3 (5) By establishing a formal lender-of-last-re-
4 sort policy, the Federal Reserve would decrease un-
5 certainty in the market during times of financial cri-
6 sis and mitigate the moral hazards created by recent
7 bailouts.

8 (6) An official lender-of-last-resort policy should
9 provide that once a financial crisis has dissipated,
10 the Federal Reserve should, in an orderly way, sell
11 any debt securities that—

12 (A) the Federal Reserve acquired acting as
13 lender of last resort; and

14 (B) the Federal Reserve does not normally
15 own for its System Account.

16 (7) Further, to reduce moral hazard, the Fed-
17 eral Reserve's lender-of-last-resort policy should
18 make clear that credit in any form will not be pro-
19 vided to insolvent banks or other financial institu-
20 tion.

21 **SEC. 202. LENDER-OF-LAST-RESORT POLICY.**

22 (a) IN GENERAL.—Not later than the end of the 1-
23 year period beginning on the date of the enactment of this
24 Act, the Board of Governors of the Federal Reserve Sys-

1 tem shall clearly articulate the Board's lender-of-last-re-
2 sort policy.

3 (b) CONSULTATION.—In articulating the policy re-
4 quired under subsection (a), the Board of Governors shall
5 consult with—

6 (1) the Federal Reserve bank presidents;

7 (2) the Comptroller of the Currency;

8 (3) the Chairperson of the Federal Deposit In-
9 surance Corporation;

10 (4) the Securities and Exchange Commission;

11 (5) the Commodity Futures Trading Commis-
12 sion; and

13 (6) such other persons with expertise in finan-
14 cial services regulation and monetary policy as the
15 Board of Governors may determine appropriate.

16 **TITLE III—DIVERSIFYING THE**
17 **FEDERAL OPEN MARKET**
18 **COMMITTEE TO REFLECT A**
19 **21ST CENTURY ECONOMY ACT**

20 **SEC. 301. FINDINGS.**

21 The Congress finds the following:

22 (1) The Federal Reserve Act delineates specific
23 requirements for the seven governors charged with
24 oversight of the Federal Reserve System.

1 (2) In a reflection of the Federal Reserve Sys-
2 tem’s decentralized structure that broadly distrib-
3 utes power and responsibility across the Nation, the
4 Act mandates that the presidentially appointed gov-
5 ernors come from a wide range of geographic loca-
6 tions and professional backgrounds. Specifically, the
7 first undesignated paragraph under section 10 of the
8 Federal Reserve Act states that “In selecting the
9 members of the Board, not more than one of whom
10 shall be selected from any one Federal Reserve Dis-
11 trict, the President shall have due regard to a fair
12 representation of the financial, agricultural, indus-
13 trial, and commercial interests and geographical di-
14 visions of the country.”.

15 (3) The Federal Open Monetary Committee
16 consists of members of the Board of Governors and
17 the President or Vice President of the Federal Re-
18 serve Bank of New York on a permanent basis and
19 rotates voting membership among the remaining Re-
20 gional Reserve Banks.

21 (4) The existing structure of the Federal Open
22 Market Committee places too much authority in the
23 hands of Washington and New York at the expense
24 of the remainder of the United States.

1 (5) Monetary policy should be conducted in the
2 interest of all Americans and that policy goal is best
3 achieved by a Federal Open Market Committee that
4 provides greater representation and voice in policy
5 decisions to the entire Nation as represented by the
6 Regional Reserve Banks. This objective is best
7 achieved by reforming the voting membership of the
8 Federal Open Market Committee to include all Re-
9 gional Reserve Banks on a permanent basis.

10 **SEC. 302. FEDERAL OPEN MARKET COMMITTEE MEMBER-**
11 **SHIP.**

12 Section 12A(a) of the Federal Reserve Act (12
13 U.S.C. 263(a)) is amended—

14 (1) by striking “five representatives of the Fed-
15 eral Reserve banks to be selected as hereinafter pro-
16 vided.” and inserting “1 representative from each of
17 the Federal Reserve banks.”; and

18 (2) by striking “and, beginning with the elec-
19 tion for the term commencing March 1, 1943, shall
20 be elected annually as follows: One by the board of
21 directors of the Federal Reserve Bank of New York,
22 one by the boards of directors of the Federal Re-
23 serve Banks of Boston, Philadelphia, and Richmond,
24 one by the boards of directors of the Federal Re-
25 serve Banks of Cleveland and Chicago, one by the

1 boards of directors of the Federal Reserve Banks of
2 Atlanta, Dallas, and St. Louis, and one by the
3 boards of directors of the Federal Reserve Banks of
4 Minneapolis, Kansas City, and San Francisco. In
5 such elections each board of directors shall have one
6 vote; and the details of such elections may be gov-
7 erned by regulations prescribed by the committee,
8 which may be amended from time to time.” and in-
9 serting “and shall be elected by the board of direc-
10 tors of the Federal Reserve bank that they are to
11 represent.”.

12 **TITLE IV—DEMISTIFICATION OF**
13 **MONETARY POLICY DECI-**
14 **SIONS ACT**

15 **SEC. 401. FINDINGS.**

16 The Congress finds the following:

17 (1) A more efficient release of transcripts from
18 the Federal Reserve would result in better guidance
19 for market participants, and hence more economi-
20 cally efficient decisionmaking.

21 (2) According to Federal Reserve Chairman
22 Ben Bernanke, “when the monetary policy com-
23 mittee regularly provides information about objec-
24 tives, economic outlook, and policy plans, two bene-
25 fits result: (1) markets will price assets more effi-

1 ciently, and (2) a closer alignment between market
2 participants' expectations about the course of future
3 short-term interest rates and" the views of policy-
4 makers.

5 (3) The Federal Reserve is able to release tran-
6 scripts more efficiently without compromising their
7 decisionmaking process.

8 **SEC. 402. RELEASE OF TRANSCRIPTS.**

9 Section 12A(a) of the Federal Reserve Act (12
10 U.S.C. 263(a)) is amended by adding at the end the fol-
11 lowing:

12 “(d) RELEASE OF TRANSCRIPTS.—The Committee
13 shall release meeting transcripts to the public not later
14 than the end of the 3-year period following each meeting.”.

15 **TITLE V—EXCHANGE RATE**
16 **RESPONSIBILITY ACT**

17 **SEC. 501. FINDINGS.**

18 The Congress finds as follows:

19 (1) The Board of Governors of the Federal Re-
20 serve System and the Federal Open Market Com-
21 mittee exercise control over the supply of U.S. dol-
22 lars, which is a major factor affecting the foreign ex-
23 change rate value of the United States dollar. There-
24 fore, the Board of Governors and Federal Open
25 Market Committee should report to Congress on the

1 impact of monetary policy on the foreign exchange
2 rate value of the United States dollar.

3 (2) Over the last several decades, Secretaries of
4 the Treasury have repeatedly used the Exchange
5 Stabilization Fund for purposes that were not envi-
6 sioned by Congress. To prevent further abuses, the
7 Exchange Stabilization Fund should be renamed as
8 the Special Drawing Rights Fund. The Special
9 Drawing Rights Fund should hold the Special Draw-
10 ing Rights that the International Monetary Fund
11 provided to the United States. Any other assets cur-
12 rently in the Exchange Stabilization Fund should be
13 liquidated, and the proceeds used to reduce the pub-
14 lic debt.

15 **SEC. 502. REPORT ON THE EFFECT OF EXCHANGE RATE**
16 **POLICY.**

17 Section 2B(b) of the Federal Reserve Act, as amend-
18 ed by section 102(b), is further amended by adding at the
19 end the following:

20 “(5) an analysis of how the policies of the
21 Board and the Federal Open Market Committee are
22 affecting the foreign exchange rate value of the
23 United States dollar.”.

1 **SEC. 503. RENAMING OF EXCHANGE STABILIZATION FUND.**

2 (a) IN GENERAL.—Section 5302 of title 31, United
3 States Code, is amended by striking “stabilization fund”
4 each place such term appears and inserting “Special
5 Drawing Rights Fund”.

6 (b) CONFORMING AMENDMENTS.—

7 (1) BALANCED BUDGET AND EMERGENCY DEF-
8 ICIT CONTROL ACT OF 1985.—Section 255(g)(1)(A)
9 of the Balanced Budget and Emergency Deficit Con-
10 trol Act of 1985 (2 U.S.C. 905(g)(1)(A)) is amended
11 by striking “Exchange Stabilization Fund” and in-
12 serting “Special Drawing Rights Fund”.

13 (2) EMERGENCY ECONOMIC STABILIZATION ACT
14 OF 2008.—The Emergency Economic Stabilization
15 Act of 2008 (12 U.S.C. 5211 et seq.) is amended—

16 (A) in section 131, by striking “Exchange
17 Stabilization Fund” each place such term ap-
18 pears in headings and text and inserting “Spe-
19 cial Drawing Rights Fund”; and

20 (B) in the item relating to section 131 in
21 the table of contents of such Act, by striking
22 “Exchange Stabilization Fund” and inserting
23 “Special Drawing Rights Fund”.

24 (3) INTERNATIONAL FINANCIAL INSTITUTIONS
25 ACT.—Section 1704 of the International Financial
26 Institutions Act (22 U.S.C. 262r-3) is amended by

1 striking “stabilization fund” each place such term
2 appears and inserting “Special Drawing Rights
3 Fund”.

4 (4) SPECIAL DRAWING RIGHTS ACT.—The Spe-
5 cial Drawing Rights Act (22 U.S.C. 286n et seq.) is
6 amended by striking “Exchange Stabilization Fund”
7 each place such term appears and inserting “Special
8 Drawing Rights Fund”.

9 (c) REFERENCES.—Any reference in a law, regula-
10 tion, document, paper, or other record of the United
11 States to the “Exchange Stabilization Fund” shall be
12 deemed a reference to the “Special Drawing Rights
13 Fund”.

14 **SEC. 504. CONVERSION TO ALL-SDR FUND.**

15 (a) FUNDS USED TO REDUCE THE DEBT.—The Sec-
16 retary of the Treasury shall liquidate all property in the
17 Special Drawing Rights Fund (as so renamed under sec-
18 tion 503), other than Special Drawing Rights, and use all
19 such amounts to reduce the public debt.

20 (b) LIMITATION ON FUND.—Section 5302 of title 31,
21 United States Code, is amended—

22 (1) in subsection (a)(1)—

23 (A) by striking “is available to carry out”
24 and inserting “is only available to carry out”;
25 and

1 (B) by striking “, and for investing in obli-
2 gations of the United States Government those
3 amounts in the fund the Secretary of the Treas-
4 ury, with the approval of the President, decides
5 are not required at the time to carry out this
6 section. Proceeds of sales and investments,
7 earnings, and interest shall be paid into the
8 fund and are available to carry out this section.
9 However, the fund is not available to pay ad-
10 ministrative expenses”; and

11 (2) by striking subsection (b) and inserting the
12 following:

13 “(b) FUND ONLY TO HOLD SPECIAL DRAWING
14 RIGHTS.—Notwithstanding any other provision of law,
15 only Special Drawing Rights may be deposited into the
16 Special Drawing Rights Fund.”.

17 (c) CONFORMING AMENDMENTS.—

18 (1) BRETTON WOODS AGREEMENTS ACT.—Sec-
19 tion 18 of the Bretton Woods Agreements Act (22
20 U.S.C. 286e–3) is hereby repealed.

21 (2) SUPPORT FOR EAST EUROPEAN DEMOCRACY
22 (SEED) ACT OF 1989.—The Support for East Euro-
23 pean Democracy (SEED) Act of 1989 (22 U.S.C.
24 5401 et seq.) is amended—

1 (A) in section 101(b)(1), by striking “such
2 as—” and all that follows through the end of
3 the paragraph and inserting “such as the au-
4 thority provided in section 102(c) of this Act.”;
5 and

6 (B) in section 102(a), by striking “section
7 101(b)—” and all that follows through the end
8 of the subsection and inserting “section 101(b),
9 should work closely with the European Commu-
10 nity and international financial institutions to
11 determine the extent of emergency assistance
12 required by Poland for the fourth quarter of
13 1989.”.

14 (d) TREATMENT OF CERTAIN FUNDS.—Funds that
15 would otherwise have been deposited into the Special
16 Drawing Rights Fund (as so renamed under subsection
17 (a)), but for the amendments made by this section, shall
18 instead be paid to the Secretary of the Treasury, and the
19 Secretary of the Treasury shall use such funds to reduce
20 the public debt.

21 (e) WIND DOWN PERIOD FOR CERTAIN TRANS-
22 ACTIONS.—Notwithstanding any other provision of this
23 section, during the 3-year period beginning on the date
24 of the enactment of this Act, property other than Special
25 Drawing Rights may be deposited, and maintained, in the

1 Special Drawing Rights Fund as needed to fulfill any out-
2 standing obligations on the Fund.

3 **TITLE VI—CREDIT ALLOCATION**
4 **NEUTRALITY ACT**

5 **SEC. 601. FINDINGS.**

6 The Congress finds the following:

7 (1) In conducting open market operations, the
8 Federal Open Market Committee should not allocate
9 credit among households, firms, and sectors of the
10 United States economy.

11 (2) To assure the credit allocation neutrality of
12 open market operations among households, firms,
13 and sectors of the United States economy, the Fed-
14 eral Open Market Committee should conduct open
15 market operations in United States Government se-
16 curities, and repurchase and reverse repurchase
17 agreements that have a term of 1 year or less, ex-
18 cept in unusual and exigent circumstances.

19 **SEC. 602. LIMITATION ON CERTAIN NON-EMERGENCY SECUR-**
20 **RITY PURCHASES.**

21 (a) IN GENERAL.—The Federal Reserve Act is
22 amended—

23 (1) in section 12A, by adding at the end the fol-
24 lowing:

25 “(d) EMERGENCY PURCHASING AUTHORITY.—

1 “(1) IN GENERAL.—In unusual and exigent cir-
2 cumstances, the Committee, by the affirmative vote
3 of at least $\frac{2}{3}$ of the members of the Committee, may
4 authorize any Federal reserve bank, during such pe-
5 riod as the Committee may determine—

6 “(A) to buy and sell, at home or abroad,
7 bills, notes, revenue bonds, and warrants with a
8 maturity from date of purchase of not exceed-
9 ing six months, issued in anticipation of the col-
10 lection of taxes or in anticipation of the receipt
11 of assured revenues by any State, county, dis-
12 trict, political subdivision, or municipality in the
13 continental United States, including irrigation,
14 drainage and reclamation districts, and obliga-
15 tions of, or fully guaranteed as to principal and
16 interest by, a foreign government or agency
17 thereof; and

18 “(B) to buy and sell in the open market,
19 under the direction and regulations of the Com-
20 mittee, any obligation which is a direct obliga-
21 tion of, or fully guaranteed as to principal and
22 interest by, any agency of the United States.

23 “(2) MAXIMUM HOLDING PERIOD.—Any bond,
24 bill, note, revenue bond, warrant, or other obligation
25 purchased by a Federal reserve bank pursuant to

1 paragraph (1) shall be disposed of before the end of
2 the 5-year period beginning on the end of the period
3 determined by the Committee under paragraph (1).

4 “(3) REPORT.—The Committee shall provide to
5 the Committee on Banking, Housing, and Urban Af-
6 fairs of the Senate and the Committee on Financial
7 Services of the House of Representatives, not later
8 than 7 days after the Committee makes an author-
9 ization under this subsection, a report that in-
10 cludes—

11 “(A) the justification for the exercise of
12 authority to provide;

13 “(B) the identity of the person to or from
14 which purchases or sales were made;

15 “(C) the date and amount of the purchases
16 or sales; and

17 “(D) the material terms of the purchases
18 or sales.”; and

19 (2) in section 14(b)—

20 (A) in paragraph (1), by striking “bonds
21 issued under the provisions of subsection (c) of
22 section 4 of the Home Owners’ Loan Act of
23 1933, as amended, and having maturities from
24 date of purchase of not exceeding six months,
25 and bills, notes, revenue bonds, and warrants

1 with a maturity from date of purchase of not
2 exceeding six months, issued in anticipation of
3 the collection of taxes or in anticipation of the
4 receipt of assured revenues by any State, coun-
5 ty, district, political subdivision, or municipality
6 in the continental United States, including irri-
7 gation, drainage and reclamation districts, and
8 obligations of, or fully guaranteed as to prin-
9 cipal and interest by, a foreign government or
10 agency thereof,”; and

11 (B) by amending paragraph (2) to read as
12 follows:

13 “(2) To enter into security repurchase agree-
14 ments and reverse repurchase agreements that have
15 a term of 1 year or less, in accordance with rules
16 and regulations prescribed by the Board of Gov-
17 ernors of the Federal Reserve System.”.

18 (b) TRANSITION PROVISION.—Each Federal reserve
19 bank that holds bonds, bills, notes, revenue bonds, war-
20 rants, or other obligations purchased under the authority
21 granted by a provision struck under subsection (a)(2) shall
22 dispose of such obligations not later than the end of the
23 5-year period beginning on the date of the enactment of
24 this Act.

1 **TITLE VII—BUREAU OF CON-**
2 **SUMER FINANCIAL PROTEC-**
3 **TION FUNDING ACT**

4 **SEC. 701. FINDINGS.**

5 The Congress finds the following:

6 (1) As our Nation's central bank, the Federal
7 Reserve conducts United States monetary policy and
8 necessarily exercises broad oversight responsibility to
9 ensure the safety, soundness, and smooth func-
10 tioning of the Nation's banking and payments sys-
11 tems.

12 (2) There exists a broad consensus among pol-
13 icymakers, academics, and most informed com-
14 mentators that central bank independence is nec-
15 essary to the proper and effective conduct of mone-
16 tary policy and those regulatory activities necessary
17 for the implementation of such monetary policy.

18 (3) In order to preserve the independence of its
19 activities, the Federal Reserve should remain oper-
20 ationally and financially autonomous within the
21 United States Government.

22 (4) However, those activities that do not relate
23 to the functions listed in paragraph (1) should not
24 occur outside of the constitutionally granted author-

1 ity of Congress to authorize and oversee the expendi-
2 ture of public funds.

3 (5) Therefore, the Bureau of Consumer Finan-
4 cial Protection should be subject to the Federal ap-
5 propriations process to ensure effective Congres-
6 sional oversight over its activities and use of public
7 funds.

8 **SEC. 702. BUREAU OF CONSUMER FINANCIAL PROTECTION**
9 **FUNDING.**

10 (a) IN GENERAL.—Section 1017 of the Consumer Fi-
11 nancial Protection Act of 2010 is amended—

12 (1) in subsection (a)—

13 (A) by amending the heading of such sub-
14 section to read as follows: “BUDGET, FINAN-
15 CIAL MANAGEMENT, AND AUDIT.—”;

16 (B) by striking paragraphs (1), (2), and
17 (3);

18 (C) by redesignating paragraphs (4) and
19 (5) as paragraphs (1) and (2), respectively; and

20 (D) in paragraph (1), as so redesignated—

21 (i) by striking subparagraph (E); and

22 (ii) by redesignating subparagraph

23 (F) as subparagraph (E);

24 (2) by striking subsections (b) and (c);

1 (3) by redesignating subsections (d) and (e) as
2 subsections (b) and (c), respectively; and

3 (4) in subsection (c), as so redesignated—

4 (A) by striking paragraphs (1), (2), and
5 (3) and inserting the following:

6 “(1) AUTHORIZATION OF APPROPRIATIONS.—

7 There is authorized to be appropriated such funds as
8 may be necessary to carry out this title.”; and

9 (B) by redesignating paragraph (4) as
10 paragraph (2).

11 (b) EFFECTIVE DATE.—The amendments made by
12 this section shall take effect on October 1, 2012.

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