#### 113TH CONGRESS 2D SESSION

# H. R. 3928

To improve the accountability and transparency of the Board of Governors of the Federal Reserve System, and for other purposes.

### IN THE HOUSE OF REPRESENTATIVES

January 27, 2014

Mr. Garrett introduced the following bill; which was referred to the Committee on Financial Services

## A BILL

To improve the accountability and transparency of the Board of Governors of the Federal Reserve System, 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 "Federal Reserve Ac-
- 5 countability and Transparency Act of 2014".
- 6 SEC. 2. ECONOMIC ANALYSIS.
- 7 Section 11 of the Federal Reserve Act (12 U.S.C.
- 8 248) is amended by inserting after subsection (l) the fol-
- 9 lowing:
- 10 "(m) Consideration of Economic Impacts.—

1	"(1) In general.—Before issuing any regula-
2	tion, the Board of Governors of the Federal Reserve
3	System shall—
4	"(A) clearly identify the nature and source
5	of the problem that the proposed regulation is
6	designed to address, as well as assess the sig-
7	nificance of that problem, to enable assessment
8	of whether any new regulation is warranted;
9	"(B) assess the costs and benefits, both
10	qualitative and quantitative, of the intended
11	regulation and propose or adopt a regulation
12	only on a reasoned determination that the bene-
13	fits of the intended regulation outweigh the
14	costs of the regulation;
15	"(C) identify and assess available alter-
16	natives to the regulation that were considered,
17	including modification of an existing regulation,
18	together with an explanation of why the regula-
19	tion meets the regulatory objectives more effec-
20	tively than the alternatives; and
21	"(D) ensure that any regulation is acces-
22	sible, consistent, written in plain language, and
23	easy to understand and shall measure, and seek
24	to improve, the actual results of regulatory re-

quirements.

1	"(2) Considerations and actions.—
2	"(A) REQUIRED ACTIONS.—In deciding
3	whether and how to regulate, the Board shall
4	assess the costs and benefits of available regu
5	latory alternatives, including the alternative of
6	not regulating, and choose the approach that
7	maximizes net benefits. Specifically, the Board
8	shall—
9	"(i) evaluate whether, consistent with
10	obtaining regulatory objectives, the regula
11	tion is tailored to impose the least burder
12	on society, including market participants
13	individuals, businesses of differing sizes
14	and other entities (including State and
15	local governmental entities), taking into ac
16	count, to the extent practicable, the cumu
17	lative costs of regulations; and
18	"(ii) evaluate whether the regulation
19	is inconsistent, incompatible, or duplicative
20	of other Federal regulations.
21	"(B) Additional considerations.—In
22	addition, in making a reasoned determination of
23	the costs and benefits of a potential regulation
24	the Board shall, to the extent that each is rel

evant to the particular proposed regulation,

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1	take into consideration the impact of the regu-
2	lation on—
3	"(i) investor choice;
4	"(ii) market liquidity in the securities
5	markets;
6	"(iii) small businesses;
7	"(iv) economic growth;
8	"(v) cost and access to capital;
9	"(vi) market stability;
10	"(vii) global competitiveness;
11	"(viii) job creation;
12	"(ix) rate of inflation; and
13	"(x) employment levels.
14	"(3) Explanation and comments.—The
15	Board shall explain in its final rule the nature of
16	comments that it received, including those from the
17	industry or consumer groups concerning the poten-
18	tial costs or benefits of the proposed rule or pro-
19	posed rule change, and shall provide a response to
20	those comments in its final rule, including an expla-
21	nation of any changes that were made in response
22	to those comments and the reasons that the Board
23	did not incorporate those industry group concerns
24	related to the potential costs or benefits in the final
25	rule.

1	"(4) Post-adoption impact assessment.—
2	"(A) IN GENERAL.—Whenever the Board
3	adopts or amends a regulation designated as a
4	'major rule' within the meaning of section
5	804(2) of title 5, United States Code, it shall
6	state, in its adopting release, the following:
7	"(i) The purposes and intended con-
8	sequences of the regulation.
9	"(ii) Appropriate post-implementation
10	quantitative and qualitative metrics to
11	measure the economic impact of the regu-
12	lation and to measure the extent to which
13	the regulation has accomplished the stated
14	purposes.
15	"(iii) The assessment plan that will be
16	used, consistent with the requirements of
17	subparagraph (B), to assess whether the
18	regulation has achieved the stated pur-
19	poses.
20	"(iv) Any reasonably foreseeable indi-
21	rect effects that may result from the regu-
22	lation.
23	"(B) REQUIREMENTS OF ASSESSMENT
24	PLAN AND REPORT.—

"(i) Requirements of plan.—The assessment plan required under this paragraph shall consider the costs, benefits, and intended and unintended consequences of the regulation. The plan shall specify the data to be collected, the methods for collection and analysis of the data and a date for completion of the assessment. The assessment plan shall include an analysis of any jobs added or lost as a result of the regulation, differentiating between public and private sector jobs.

"(ii) Submission and publication of Report.—The Board shall, not later than 2 years after the publication of the adopting release, cause the assessment report to be published in the Federal Register for notice and comment. If the Board determines, at least 90 days before such date, that an extension is necessary, the Board shall publish a notice of such extension in the Federal Register, along with the specific reasons why the extension is necessary. Any material modification of the plan, as necessary to assess unforeseen as-

pects or consequences of the regulation,

shall be promptly published in the Federal

Register for notice and comment.

"(iii) Data collection not sub-JECT TO NOTICE AND COMMENT REQUIRE-MENTS.—If the Board has published its assessment plan for notice and comment, specifying the data to be collected and method of collection, at least 30 days prior to adoption of a final regulation or amendment, such collection of data shall not be subject to the notice and comment requirements in section 3506(c) of title 44, United States Code (commonly referred to as the Paperwork Reduction Act). Any material modifications of the plan that require collection of data not previously published for notice and comment shall also be exempt from such requirements if the Board has published notice for comment in the Federal Register of the additional data to be collected, at least 30 days prior to initiation of data collection.

"(iv) Final action.—Not later than 180 days after publication of the assess-

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1	ment report in the Federal Register, the
2	Board shall issue for notice and comment
3	a proposal to amend or rescind the regula-
4	tion, or publish a notice that the Board
5	has determined that no action will be taken
6	on the regulation. Such a notice will be
7	deemed a final agency action.
8	"(5) COVERED REGULATIONS AND OTHER AC-
9	TIONS.—Solely as used in this subsection, the term
10	'regulation'—
11	"(A) means a statement of general applica-
12	bility and future effect that is designed to im-
13	plement, interpret, or prescribe law or policy or
14	to describe the procedure or practice require-
15	ments of the Board of Governors, including
16	rules, orders of general applicability, interpre-
17	tive releases, and other statements of general
18	applicability that the Board of Governors in-
19	tends to have the force and effect of law; and
20	"(B) does not include—
21	"(i) a regulation issued in accordance
22	with the formal rulemaking provisions of
23	section 556 or 557 of title 5, United States
24	Code;

1	"(ii) a regulation that is limited to the
2	organization, management, or personnel
3	matters of the Board of Governors;
4	"(iii) a regulation promulgated pursu-
5	ant to statutory authority that expressly
6	prohibits compliance with this provision;
7	and
8	"(iv) a regulation that is certified by
9	the Board of Governors to be an emer-
10	gency action, if such certification is pub-
11	lished in the Federal Register.".
12	SEC. 3. FEDERAL OPEN MARKET COMMITTEE BLACKOUT
13	PERIOD.
13 14	PERIOD.  Section 12A of the Federal Reserve Act (12 U.S.C.
14	Section 12A of the Federal Reserve Act (12 U.S.C.
14 15	Section 12A of the Federal Reserve Act (12 U.S.C. 263) is amended by adding at the end the following:
14 15 16	Section 12A of the Federal Reserve Act (12 U.S.C. 263) is amended by adding at the end the following:  "(d) Blackout Period.—
14 15 16 17	Section 12A of the Federal Reserve Act (12 U.S.C. 263) is amended by adding at the end the following:  "(d) Blackout Period.—  "(1) In general.—During a blackout period,
14 15 16 17	Section 12A of the Federal Reserve Act (12 U.S.C. 263) is amended by adding at the end the following:  "(d) Blackout Period.—  "(1) In general.—During a blackout period, the only public communications that may be made
14 15 16 17 18	Section 12A of the Federal Reserve Act (12 U.S.C. 263) is amended by adding at the end the following:  "(d) Blackout Period.—  "(1) In General.—During a blackout period, the only public communications that may be made by members and staff of the Committee with respect
14 15 16 17 18 19 20	Section 12A of the Federal Reserve Act (12 U.S.C. 263) is amended by adding at the end the following:  "(d) Blackout Period.—  "(1) In general.—During a blackout period, the only public communications that may be made by members and staff of the Committee with respect to macroeconomic or financial developments or about
14 15 16 17 18 19 20 21	Section 12A of the Federal Reserve Act (12 U.S.C. 263) is amended by adding at the end the following:  "(d) Blackout Period.—  "(1) In General.—During a blackout period, the only public communications that may be made by members and staff of the Committee with respect to macroeconomic or financial developments or about current or prospective monetary policy issues are the

1	publication by the Board of Governors of the
2	Federal Reserve System.
3	"(B) Answering technical questions specific
4	to a data release.
5	"(C) Communications with respect to the
6	prudential or supervisory functions of the
7	Board of Governors.
8	"(2) Blackout period defined.—For pur-
9	poses of this subsection, and with respect to a meet-
10	ing of the Committee described under subsection (a),
11	the term 'blackout period' means the time period
12	that—
13	"(A) begins immediately after midnight on
14	the day that is 1-week prior to the date on
15	which such meeting takes place; and
16	"(B) ends at midnight on the day after the
17	date on which such meeting takes place.".
18	SEC. 4. STAFF TERM LIMITS, PAY, ETHICS STANDARDS, AND
19	FINANCIAL DISCLOSURES.
20	(a) In General.—Section 11 of the Federal Reserve
21	Act (12 U.S.C. 248) is amended—
22	(1) by redesignating the second subsection (s)
23	(relating to assessments, fees, and other charges) as
24	subsection (t); and
25	(2) by adding at the end the following:

1	"(u) Ethics Standards for Members and Em-
2	PLOYEES.—
3	"(1) Prohibited and restricted financial
4	INTERESTS AND TRANSACTIONS.—The members and
5	employees of the Board of Governors of the Federal
6	Reserve System shall be subject to the provisions
7	under section 4401.102 of title 5, Code of Federal
8	Regulations, to the same extent as such provisions
9	apply to an employee of the Securities and Exchange
10	Commission.
11	"(2) Treatment of Brokerage accounts
12	AND AVAILABILITY OF ACCOUNT STATEMENTS.—The
13	members and employees of the Board of Governors
14	of the Federal Reserve System shall—
15	"(A) disclose all brokerage accounts that
16	they maintain, as well as those in which they
17	control trading or have a financial interest (in-
18	cluding managed accounts, trust accounts, in-
19	vestment club accounts, and the accounts of
20	spouses or minor children who live with the
21	member or employee); and
22	"(B) with respect to any securities account
23	that the member or employee is required to dis-
24	close to the Board of Governors, authorize their

1	brokers and dealers to send duplicate account
2	statements directly to Board of Governors.
3	"(3) Prohibitions related to outside em-
4	PLOYMENT AND ACTIVITIES.—The members and em-
5	ployees of the Board of Governors of the Federal
6	Reserve System shall be subject to the prohibitions
7	related to outside employment and activities de-
8	scribed under section 4401.103(c) of title 5, Code of
9	Federal Regulations, to the same extent as such pro-
10	hibitions apply to an employee of the Securities and
11	Exchange Commission.
12	"(4) Additional Ethics Standards.—The
13	members and employees of the Board of Governors
14	of the Federal Reserve System shall be subject to—
15	"(A) the employee responsibilities and con-
16	duct regulations of the Office of Personnel
17	Management under part 735 of title 5, Code of
18	Federal Regulations;
19	"(B) the canons of ethics contained in sub-
20	part C of part 200 of title 17, Code of Federal
21	Regulations, to the same extent as such subpart
22	applies to the employees of the Securities and
23	Exchange Commission; and
24	"(C) the regulations concerning the con-
25	duct of members and employees and former

1	members and employees contained in subpart M
2	of part 200 of title 17, Code of Federal Regula-
3	tions, to the same extent as such subpart ap-
4	plies to the employees of the Securities and Ex-
5	change Commission.
6	"(v) Additional Employees Required To Make
7	A PUBLIC FINANCIAL DISCLOSURE.—For purposes of the
8	financial disclosure requirements under part 2634 of title
9	5, Code of Federal Regulations, an employee of the Board
10	of Governors shall be deemed a public filer if the employee
11	is an attorney, accountant, examiner, auditor, investi-
12	gator, or deals with information technology security.
13	"(w) DISCLOSURE OF STAFF SALARIES AND FINAN-
14	CIAL INFORMATION.—The Board of Governors of the Fed-
15	eral Reserve System shall make publicly available, on the
16	website of the Board of Governors, a searchable database
17	that contains the names of all Members, officers, and em-
18	ployees of the Board of Governors of the Federal Reserve
19	System and each Federal reserve bank, and—
20	"(1) the yearly salary information for such indi-
21	viduals, along with any non-salary compensation re-
22	ceived by such individuals; and
23	"(2) any financial disclosures required to be
24	made by such individuals.".

1 (b) Limitation on Federal Reserve System

2 STAFF PAY AND TERMS OF OFFICE.—The Federal Re-

3 serve Act is amended—

- (1) in the provision enumerated "Fifth" of the fourth undesignated paragraph of section 4, by inserting after the first sentence the following: "Such president, vice presidents, and other officers and employees may not be paid a salary in excess of 99 percent of the salary of the Chairman of the Board of Governors of the Federal Reserve System. No person may serve for more than 6 years in any one of the following positions: general counsel, deputy general counsel, senior adviser, director, deputy director, senior associate director, and assistant director."; and
  - (2) in section 11(l), by adding at the end the following: "No attorney, expert, assistant, clerk, or other employee of the Board of Governors of the Federal Reserve System may be paid a salary in excess of 99 percent of the salary of the Chairman of the Board of Governors of the Federal Reserve System. No person may serve for more than 6 years in any one of the following positions: general counsel, deputy general counsel, senior adviser, director, dep-

1	uty director, senior associate director, and assistant
2	director.".
3	(c) Office Staff for Each Member of the
4	BOARD OF GOVERNORS.—Section 11(t) of the Federal Re-
5	serve Act, as amended by subsection (b), is further amend-
6	ed by adding at the end the following: "Each member of
7	the Board of Governors of the Federal Reserve System
8	may employ 4 individuals for the purpose of staffing the
9	member's office, with such individuals selected by such
10	member and the salaries of such individuals set by such
11	member.".
12	(d) GAO Study.—
13	(1) IN GENERAL.—The Comptroller General of
14	the United States shall carry out a study on—
15	(A) employee pay and the employee pay
16	scale used by the Board of Governors of the
17	Federal Reserve System, including—
18	(i) how individual employee compensa-
19	tion relates to job function, educational at-
20	tainment, and work experience; and
21	(ii) how the pay scale compares to the
22	pay scales used by other Federal depart-
23	ments and agencies, especially other finan-
24	cial regulators; and

1	(B) requiring the Board of Governors of
2	the Federal Reserve System to be funded
3	through the regular appropriations process.
4	(2) REPORT.—Not later than the end of the
5	180-day period beginning on the date of the enact-
6	ment of this Act, the Comptroller General shall issue
7	a report to the Congress containing—
8	(A) all findings and determinations made
9	by the Comptroller General in carrying out the
10	study required under paragraph (1);
11	(B) recommendations on how to make the
12	pay scale used by the Board of Governors more
13	consistent with pay scales used by other Fed-
14	eral departments and agencies; and
15	(C) a report on the pay amounts for em-
16	ployees at the Board of Governors, broken down
17	by division and job function.
18	SEC. 5. VICE CHAIRMAN FOR SUPERVISION REPORT RE-
19	QUIREMENT.
20	Section 10 of the Federal Reserve Act is amended—
21	(1) by redesignating paragraph (12) as para-
22	graph (11); and
23	(2) in paragraph (11), as so redesignated, by
24	adding at the end the following: "In each such ap-
25	pearance, the Vice Chairman for Supervision shall

1 provide written testimony that includes the status of 2 all pending and anticipated rulemakings that are 3 being made by the Board of Governors of the Federal Reserve System. If, at the time of any appear-5 ance described in this paragraph, the position of 6 Vice Chairman for Supervision is vacant, the Vice 7 Chairman for the Board of Governors of the Federal 8 Reserve System (who has the responsibility to serve 9 in the absence of the Chairman) shall appear instead 10 and provide the required written testimony. If, at 11 the time of any appearance described in this para-12 graph, both Vice Chairman positions are vacant, the 13 Chairman of the Board of Governors of the Federal 14 Reserve System shall appear instead and provide the 15 required written testimony.". 16 SEC. 6. FEDERAL RESERVE COMMUNICATIONS WITH CON-17 GRESS. 18 Section 2B of the Federal Reserve Act (12 U.S.C. 225b) is amended— 19 20 (1) in subsection (a), by adding at the end the 21 following: 22 "(3) Question period.—During any appear-23 ance before a committee of the Congress, the Chair-24 man or any other official or employee of the Board 25 of Governors making such appearance shall remain

1	as long as members of the committee have questions,
2	but no later than 5 p.m.";
3	(2) in subsection (b)—
4	(A) in the heading for such subsection, by
5	striking "Report" and inserting "Reports,
6	QUESTIONS, AND MEETINGS";
7	(B) by striking "The Board" and inserting
8	the following:
9	"(1) IN GENERAL.—The Board"; and
10	(C) by adding at the end the following:
11	"(2) Responses to congressional com-
12	MITTEE QUESTIONS.—
13	"(A) IN GENERAL.—Not later than the
14	end of the 6-week period following the date on
15	which any member or employee of the Board of
16	Governors of the Federal Reserve System ap-
17	pears before a committee of the Congress, the
18	Board shall respond, in writing, to any ques-
19	tions submitted by such committee.
20	"(B) Inability to meet deadline.—If
21	the written response described under subpara-
22	graph (A) cannot be provided within the 6-week
23	period described under such subparagraph, the
24	Chairman of the Board shall inform the chair-

1	man of the appropriate committee, in writing,
2	within such 6-week period—
3	"(i) as to why the Board is unable to
4	provide the written response within the 6-
5	week period; and
6	"(ii) the expected date on which the
7	Board will respond to such questions.
8	"(3) Congressional meeting request ac-
9	COUNTABILITY.—
10	"(A) In GENERAL.—Upon receiving a
11	meeting request from a member or staff mem-
12	ber serving on the Committee of Financial
13	Services or Budget of the House of Representa-
14	tives or the Committee of Banking, Housing,
15	and Urban Affairs or Budget of the Senate, the
16	Board of Governors of the Federal Reserve Sys-
17	tem shall—
18	"(i) respond, within 3 business days,
19	to notify such member or staff member
20	that the request has been received; and
21	"(ii) include in such response whether
22	the meeting request can be accommodated
23	and, if so, the dates and times when offi-
24	cers and employees of the Board are avail-
25	able for such meeting.

1	"(B) Inability to accommodate meet-
2	ING.—If, in a response described under sub-
3	paragraph (A), the Board states that the meet-
4	ing cannot be accommodated within the 2-week
5	period following such response, the Chairman of
6	the Board shall accompany such response with
7	a detailed written explanation to the chairman
8	of the committee as to why the meeting cannot
9	be accommodated within such period and when
10	the request will be accommodated.
11	"(4) Salary freeze while in violation.—
12	During any period of time with respect to which the
13	Board of Governors or the Chairman of the Board
14	of Governors is in violation of any provision of this
15	subsection, no employee of the Board of Governors
16	may receive an increase in salary or other compensa-
17	tion.".
18	SEC. 7. TRANSPARENCY OF REGULATORY ACTIVITIES.
19	(a) Stress Test Rulemaking, GAO Review, and
20	Publication of Results.—Section 165(i)(1)(B) of the
21	Dodd-Frank Wall Street Reform and Consumer Protec-
22	tion Act (12 U.S.C. 5365(i)(1)(B)) is amended—
23	(1) by amending clause (i) to read as follows:
24	"(i) shall—

1	"(I) issue regulations, after pro-
2	viding for public notice and comment,
3	that provide for at least 3 different
4	sets of conditions under which the
5	evaluation required by this subsection
6	shall be conducted, including baseline,
7	adverse, and severely adverse, and
8	methodologies including models used
9	to estimate losses on certain assets;
10	"(II) provide copies of such regu-
11	lations to the Comptroller General of
12	the United States and the Panel of
13	Economic Advisors of the Congres-
14	sional Budget Office before publishing
15	such regulations;"; and
16	(2) in clause (v), by inserting before the period
17	the following: ", including any results of a resub-
18	mitted test".
19	(b) Publication of the Number of Supervisory
20	LETTERS SENT TO THE LARGEST BANK HOLDING COM-
21	PANIES.—Section 165 of the Dodd-Frank Wall Street Re-
22	form and Consumer Protection Act (12 U.S.C. 5365) is
23	amended by adding at the end the following:

1	"(l) Publication of Supervisory Letter Infor-
2	MATION.—The Board of Governors shall publicly dis-
3	close—
4	"(1) the aggregate number of supervisory let-
5	ters sent to bank holding companies described in
6	subsection (a) since the date of the enactment of
7	this section, and keep such number updated; and
8	"(2) the aggregate number of such letters that
9	are designated as 'Matters Requiring Attention' and
10	the aggregate number of such letters that are des-
11	ignated as 'Matters Requiring Immediate Atten-
12	tion'.''.
13	(c) Disclosure of Audits and Reviews to Ap-
14	PROPRIATE COMMITTEES.—
15	(1) IN GENERAL.—Not later than the end of
16	the 30-day period beginning on the date of the en-
17	actment of this Act, the Board of Governors of the
18	Federal Reserve System shall submit to the Com-
19	mittee on Financial Services of the House of Rep-
20	resentatives and the Committee on Banking, Hous-
21	ing, and Urban Affairs of the Senate unredacted
22	copies of—
23	(A) the Board of Governors' Review of
24	Regulatory Supervisory Audit;

1	(B) the Board of Governors' 2003–2008
2	Performance Review; and
3	(C) each performance review performed by
4	the Board of Governors after the date of the
5	enactment of this Act.
6	(2) Notice of sensitive information.—The
7	Board of Governors shall ensure that the documents
8	described under paragraph (1) are accompanied by
9	a list of any sections in such documents that the
10	Board of Governors deems to be sensitive informa-
11	tion that should not be made public.
12	SEC. 8. TREATMENT OF CERTAIN DIRECTORS AND PRESI-
13	DENTS.
13 14	<b>DENTS.</b> (a) Elimination of Class C Directors.—Section
14	(a) Elimination of Class C Directors.—Section
14 15	(a) Elimination of Class C Directors.—Section 4 of the Federal Reserve Act is amended—
<ul><li>14</li><li>15</li><li>16</li></ul>	<ul> <li>(a) Elimination of Class C Directors.—Section</li> <li>4 of the Federal Reserve Act is amended—</li> <li>(1) in the provision enumerated "Fifth" of the</li> </ul>
<ul><li>14</li><li>15</li><li>16</li><li>17</li></ul>	<ul> <li>(a) Elimination of Class C Directors.—Section</li> <li>4 of the Federal Reserve Act is amended— <ul> <li>(1) in the provision enumerated "Fifth" of the</li> <li>fourth undesignated paragraph, by striking "and</li> </ul> </li> </ul>
14 15 16 17 18	<ul> <li>(a) Elimination of Class C Directors.—Section 4 of the Federal Reserve Act is amended— <ul> <li>(1) in the provision enumerated "Fifth" of the fourth undesignated paragraph, by striking "and Class C";</li> </ul> </li> </ul>
14 15 16 17 18	<ul> <li>(a) ELIMINATION OF CLASS C DIRECTORS.—Section 4 of the Federal Reserve Act is amended— <ul> <li>(1) in the provision enumerated "Fifth" of the fourth undesignated paragraph, by striking "and Class C";</li> <li>(2) in the ninth undesignated paragraph, by</li> </ul> </li> </ul>
14 15 16 17 18 19 20	<ul> <li>(a) Elimination of Class C Directors.—Section 4 of the Federal Reserve Act is amended— <ul> <li>(1) in the provision enumerated "Fifth" of the fourth undesignated paragraph, by striking "and Class C";</li> <li>(2) in the ninth undesignated paragraph, by striking "classes A, B, and C" and inserting "classes</li> </ul> </li> </ul>
14 15 16 17 18 19 20 21	<ul> <li>(a) Elimination of Class C Directors.—Section 4 of the Federal Reserve Act is amended— <ul> <li>(1) in the provision enumerated "Fifth" of the fourth undesignated paragraph, by striking "and Class C";</li> <li>(2) in the ninth undesignated paragraph, by striking "classes A, B, and C" and inserting "classes A and B";</li> </ul> </li> </ul>

1	(4) in the eleventh undesignated paragraph, by
2	striking "three members" and inserting "five mem-
3	bers'';
4	(5) by striking the twelfth and fifteenth undes-
5	ignated paragraphs;
6	(6) by amending the twentieth undesignated
7	paragraph to read as follows:
8	"(20) Designation of Chairman and Dep-
9	UTY CHAIRMAN.—
10	"(A) Designation of Chairman.—
11	"(i) In general.—One of the class A
12	or B directors who has tested banking ex-
13	perience shall be designated by the Board
14	of Governors of the Federal Reserve Sys-
15	tem as chairman of the board of directors
16	of the Federal reserve bank and as Federal
17	reserve agent.
18	"(ii) Duties.—The chairman shall—
19	"(I) maintain, under regulations
20	to be established by the Board of Gov-
21	ernors of the Federal Reserve System,
22	a local office of said board on the
23	premises of the Federal reserve bank;

1	"(II) make regular reports to the
2	Board of Governors of the Federal
3	Reserve System; and
4	"(III) act as the official rep-
5	resentative of the Board of Governors
6	for the performance of the functions
7	conferred upon it by this Act.
8	"(iii) Compensation.—The chairman
9	shall receive an annual compensation to be
10	fixed by the Board of Governors of the
11	Federal Reserve System and paid monthly
12	by the Federal reserve bank to which the
13	chairman is designated.
14	"(B) Designation of Deputy Chair-
15	MAN.—One of the class A or B directors shall
16	be appointed by the Board of Governors of the
17	Federal Reserve System as deputy chairman to
18	exercise the powers of the chairman of the
19	board when necessary."; and
20	(7) by amending the twenty-fourth undesig-
21	nated paragraph to read as follows:
22	"(24) Term of directors; vacancies.—
23	"(A) Term of directors.—Every direc-
24	tor of a Federal reserve bank shall hold office
25	for a term of three years, and such terms shall

be staggered, from the date of the enactment of 1 2 this paragraph, such that— "(i) with respect to the four class A 3 4 directors, one director's term shall expire in each of the first and second years and 6 two directors' terms shall expire in the 7 third year; and 8 "(ii) with respect to the five class B 9 directors, one director's term shall expire 10 in the first year and two directors' terms 11 shall expire in each of the second and third 12 years. 13 "(B) Vacancies.—Vacancies that may 14 occur in the several classes of directors of Fed-15 eral reserve banks may be filled in the manner 16 provided for the original selection of such direc-17 tors, such appointees to hold office for the un-18 expired terms of their predecessors.". 19 (b) Appointment of Bank President and Vice President.—The provision enumerated "Fifth" of the 20 21 fourth undesignated paragraph of section 4 of the Federal Reserve Act is amended by striking "with the approval of the Board of Governors of the Federal Reserve Sys-24 tem,".

### 1 SEC. 9. INTERNATIONAL TRAVEL AND NEGOTIATIONS.

- 2 (a) International Travel.—Section 11 of the
- 3 Federal Reserve Act (12 U.S.C. 248), as amended by sec-
- 4 tion 4, is further amended by adding at the end the fol-
- 5 lowing:
- 6 "(x) Temporary Authorization for Inter-
- 7 NATIONAL TRAVEL.—
- 8 "(1) IN GENERAL.—Members and employees of
- 9 the Board of Governors of the Federal Reserve Sys-
- tem may not travel outside of the United States for
- the purposes of performing any function on behalf of
- the Board of Governors of the Federal Reserve Sys-
- tem after the end of the 2-year period beginning on
- the date of enactment of this subsection.
- 15 "(2) Exception.—Paragraph (1) shall not
- apply to travel through another country for purposes
- of traveling from one part of the United States to
- another part of the United States.".
- 19 (b) International Negotiations.—Section 11 of
- 20 the Federal Reserve Act (12 U.S.C. 248), as amended by
- 21 subsection (a), is further amended by adding at the end
- 22 the following:
- 23 "(y) International Negotiations.—
- 24 "(1) Notice of Negotiations; consulta-
- 25 TION.—At least 90 calendar days before any Mem-
- ber or employee of the Board of Governors of the

1	Federal Reserve System enters into negotiations
2	with any foreign or multinational entity, the Board
3	of Governors shall—
4	"(A) issue a notice of negotiations to the
5	Committee on Financial Services of the House
6	of Representatives and the Committee on Bank-
7	ing, Housing, and Urban Affairs of the Senate;
8	"(B) make such notice available to the
9	public, including on the website of the Board of
10	Governors; and
11	"(C) solicit public comment, and consult
12	with the committees described under subpara-
13	graph (A), with respect to the topic matter,
14	scope, and goals of the negotiations.
15	"(2) Public reports on negotiations.—
16	After the end of any negotiation described under
17	paragraph (1), the Board of Governors shall issue a
18	public report on the topics that were discussed at
19	the negotiation and any new or revised rulemakings
20	or policy changes that the Board of Governors be-
21	lieve should be enacted as a result of the negotia-
22	tions.
23	"(3) Notice of agreements; consulta-
24	TION.—At least 90 calendar days before any Mem-
25	ber or employee of the Board of Governors of the

1	Federal Reserve System enters into any agreement
2	with any foreign or multinational entity, the Board
3	of Governors shall—
4	"(A) issue a notice of agreement to the
5	Committee on Financial Services of the House
6	of Representatives and the Committee on Bank-
7	ing, Housing, and Urban Affairs of the Senate;
8	"(B) make such notice available to the
9	public, including on the website of the Board of
10	Governors; and
11	"(C) consult with such committees with re-
12	spect to the nature of the agreement and any
13	anticipated effects such agreement will have on
14	the economy.".
15	SEC. 10. IMPROVEMENTS TO THE FINANCIAL INSTITUTIONS
16	EXAMINATION COUNCIL.
17	(a) Economic Analysis.—Section 1008 of the Fed-
18	eral Financial Institutions Examination Council Act of
19	1978 (12 U.S.C. 3305) is amended by adding at the end
20	the following:
21	"(d) Consideration of Economic Impacts.—
22	"(1) In general.—Before issuing any regula-
23	tion, the Council shall—
24	"(A) clearly identify the nature and source
25	of the problem that the proposed regulation is

30 1 designed to address, as well as assess the sig-2 nificance of that problem, to enable assessment 3 of whether any new regulation is warranted; "(B) assess the costs and benefits, both 4 qualitative and quantitative, of the intended 6 regulation and propose or adopt a regulation

8 fits of the intended regulation outweigh the

costs of the regulation;

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"(C) identify and assess available alternatives to the regulation that were considered, including modification of an existing regulation, together with an explanation of why the regulation meets the regulatory objectives more effectively than the alternatives; and

only on a reasoned determination that the bene-

"(D) ensure that any regulation is accessible, consistent, written in plain language, and easy to understand and shall measure, and seek to improve, the actual results of regulatory requirements.

### "(2) Considerations and actions.—

"(A) REQUIRED ACTIONS.—In deciding whether and how to regulate, the Council shall assess the costs and benefits of available regulatory alternatives, including the alternative of

1	not regulating, and choose the approach that
2	maximizes net benefits. Specifically, the Council
3	shall—
4	"(i) evaluate whether, consistent with
5	obtaining regulatory objectives, the regula-
6	tion is tailored to impose the least burden
7	on society, including market participants,
8	individuals, businesses of differing sizes,
9	and other entities (including State and
10	local governmental entities), taking into ac-
11	count, to the extent practicable, the cumu-
12	lative costs of regulations; and
13	"(ii) evaluate whether the regulation
14	is inconsistent, incompatible, or duplicative
15	of other Federal regulations.
16	"(B) Additional considerations.—In
17	addition, in making a reasoned determination of
18	the costs and benefits of a potential regulation,
19	the Council shall, to the extent that each is rel-
20	evant to the particular proposed regulation,
21	take into consideration the impact of the regu-
22	lation on—
23	"(i) investor choice;
24	"(ii) market liquidity in the securities
25	markets;

1	"(iii) small businesses;
2	"(iv) economic growth;
3	"(v) cost and access to capital;
4	"(vi) market stability;
5	"(vii) global competitiveness;
6	"(viii) job creation;
7	"(ix) rate of inflation; and
8	"(x) employment levels.
9	"(3) Explanation and comments.—The
10	Council shall explain in its final rule the nature of
11	comments that it received, including those from the
12	industry or consumer groups concerning the poten-
13	tial costs or benefits of the proposed rule or pro-
14	posed rule change, and shall provide a response to
15	those comments in its final rule, including an expla-
16	nation of any changes that were made in response
17	to those comments and the reasons that the Council
18	did not incorporate those industry group concerns
19	related to the potential costs or benefits in the final
20	rule.
21	"(4) Post-adoption impact assessment.—
22	"(A) IN GENERAL.—Whenever the Council
23	adopts or amends a regulation designated as a
24	'major rule' within the meaning of section

1	804(2) of title 5, United States Code, it shall
2	state, in its adopting release, the following:
3	"(i) The purposes and intended con-
4	sequences of the regulation.
5	"(ii) Appropriate post-implementation
6	quantitative and qualitative metrics to
7	measure the economic impact of the regu-
8	lation and to measure the extent to which
9	the regulation has accomplished the stated
10	purposes.
11	"(iii) The assessment plan that will be
12	used, consistent with the requirements of
13	subparagraph (B), to assess whether the
14	regulation has achieved the stated pur-
15	poses.
16	"(iv) Any reasonably foreseeable indi-
17	rect effects that may result from the regu-
18	lation.
19	"(B) REQUIREMENTS OF ASSESSMENT
20	PLAN AND REPORT.—
21	"(i) Requirements of Plan.—The
22	assessment plan required under this para-
23	graph shall consider the costs, benefits,
24	and intended and unintended consequences
25	of the regulation. The plan shall specify

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the data to be collected, the methods for collection and analysis of the data and a date for completion of the assessment. The assessment plan shall include an analysis of any jobs added or lost as a result of the regulation, differentiating between public and private sector jobs.

"(ii) Submission and publication OF REPORT.—The Council shall, not later than 2 years after the publication of the adopting release, cause the assessment report to be published in the Federal Register for notice and comment. If the Council determines, at least 90 days before such date, that an extension is necessary, the Council shall public a notice of such extension in the Federal Register, along with the specific reasons why the extension is necessary. Any material modification of the plan, as necessary to assess unforeseen aspects or consequences of the regulation, shall be promptly published in the Federal Register for notice and comment.

"(iii) Data collection not sub-Ject to notice and comment require-

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MENTS.—If the Council has published its assessment plan for notice and comment, specifying the data to be collected and method of collection, at least 30 days prior to adoption of a final regulation or amendment, such collection of data shall not be subject to the notice and comment requirements in section 3506(c) of title 44, United States Code (commonly referred to as the Paperwork Reduction Act). Any material modifications of the plan that require collection of data not previously published for notice and comment shall also be exempt from such requirements if the Council has published notice for comment in the Federal Register of the additional data to be collected, at least 30 days prior to initiation of data collection.

"(iv) Final action.—Not later than 180 days after publication of the assessment report in the Federal Register, the Council shall issue for notice and comment a proposal to amend or rescind the regulation, or publish a notice that the Council has determined that no action will be taken

1	on the regulation. Such a notice will be
2	deemed a final agency action.
3	"(5) COVERED REGULATIONS AND OTHER AC-
4	TIONS.—Solely as used in this subsection, the term
5	'regulation'—
6	"(A) means a statement of general applica-
7	bility and future effect that is designed to im-
8	plement, interpret, or prescribe law or policy or
9	to describe the procedure or practice require-
10	ments of the Council, including rules, orders of
11	general applicability, interpretive releases, and
12	other statements of general applicability that
13	the Council intends to have the force and effect
14	of law; and
15	"(B) does not include—
16	"(i) a regulation issued in accordance
17	with the formal rulemaking provisions of
18	section 556 or 557 of title 5, United States
19	Code;
20	"(ii) a regulation that is limited to the
21	organization, management, or personnel
22	matters of the Council;
23	"(iii) a regulation promulgated pursu-
24	ant to statutory authority that expressly

1	prohibits compliance with this provision;
2	and
3	"(iv) a regulation that is certified by
4	the Council to be an emergency action, if
5	such certification is published in the Fed-
6	eral Register.".
7	(b) Ethics Standards.—Section 1008 of the Fed-
8	eral Financial Institutions Examination Council Act of
9	1978 (12 U.S.C. 3305), as amended by subsection (a), is
10	further amended by adding at the end the following:
11	"(e) Ethics Standards.—
12	"(1) Prohibited and restricted financial
13	INTERESTS AND TRANSACTIONS.—The members and
14	employees of the Council shall be subject to the pro-
15	visions under section 4401.102 of title 5, Code of
16	Federal Regulations, to the same extent as such pro-
17	visions apply to an employee of the Securities and
18	Exchange Commission.
19	"(2) Treatment of brokerage accounts
20	AND AVAILABILITY OF ACCOUNT STATEMENTS.—The
21	members and employees of the Council shall—
22	"(A) disclose all brokerage accounts that
23	they maintain, as well as those in which they
24	control trading or have a financial interest (in-
25	cluding managed accounts, trust accounts, in-

1	vestment club accounts, and the accounts of
2	spouses or minor children who live with the
3	member or employee); and
4	"(B) with respect to any securities account
5	that the member or employee is required to dis-
6	close to the Council, authorize their brokers and
7	dealers to send duplicate account statements di-
8	rectly to Council.
9	"(3) Prohibitions related to outside em-
10	PLOYMENT AND ACTIVITIES.—The members and em-
11	ployees of the Council shall be subject to the prohibi-
12	tions related to outside employment and activities
13	described under section 4401.103(c) of title 5, Code
14	of Federal Regulations, to the same extent as such
15	prohibitions apply to an employee of the Securities
16	and Exchange Commission.
17	"(4) Additional Ethics Standards.—The
18	members and employees of the Council shall be sub-
19	ject to—
20	"(A) the employee responsibilities and con-
21	duct regulations of the Office of Personne
22	Management under part 735 of title 5, Code of
23	Federal Regulations;
24	"(B) the canons of ethics contained in sub-
25	part C of part 200 of title 17. Code of Federa

1	Regulations, to the same extent as such subpart
2	applies to the employees of the Securities and
3	Exchange Commission; and
4	"(C) the regulations concerning the con-
5	duct of members and employees and former
6	members and employees contained in subpart M
7	of part 200 of title 17, Code of Federal Regula-
8	tions, to the same extent as such subpart ap-
9	plies to the employees of the Securities and Ex-
10	change Commission.
11	"(f) Additional Employees Required To Make
12	A PUBLIC FINANCIAL DISCLOSURE.—For purposes of the
13	financial disclosure requirements under part 2634 of title
14	5, Code of Federal Regulations, an employee of the Coun-
15	cil shall be deemed a public filer if the employee is an
16	attorney, accountant, examiner, auditor, investigator, or
17	deals with information technology security.
18	"(g) Disclosure of Staff Salaries and Finan-
19	CIAL INFORMATION.—The Council shall make publicly
20	available, on the website of the Council, a searchable data-
21	base that contains the names of all Members and employ-
22	ees of the Council, and—
23	"(1) the yearly salary information for such indi-
24	viduals, along with any non-salary compensation re-
25	ceived by such individuals; and

1	"(2) any financial disclosures required to be
2	made by such individuals.".
3	SEC. 11. IMPROVEMENTS TO THE FINANCIAL STABILITY
4	OVERSIGHT COUNCIL.
5	(a) Economic Analysis.—Section 111 of the Finan-
6	cial Stability Act of 2010 (12 U.S.C. 5321) is amended
7	by adding at the end the following:
8	"(k) Consideration of Economic Impacts.—
9	"(1) In general.—Before issuing any regula-
10	tion, the Council shall—
11	"(A) clearly identify the nature and source
12	of the problem that the proposed regulation is
13	designed to address, as well as assess the sig-
14	nificance of that problem, to enable assessment
15	of whether any new regulation is warranted;
16	"(B) assess the costs and benefits, both
17	qualitative and quantitative, of the intended
18	regulation and propose or adopt a regulation
19	only on a reasoned determination that the bene-
20	fits of the intended regulation outweigh the
21	costs of the regulation;
22	"(C) identify and assess available alter-
23	natives to the regulation that were considered,
24	including modification of an existing regulation,
25	together with an explanation of why the regula-

tion meets the regulatory objectives more effectively than the alternatives; and

"(D) ensure that any regulation is accessible, consistent, written in plain language, and easy to understand and shall measure, and seek to improve, the actual results of regulatory requirements.

## "(2) Considerations and actions.—

"(A) REQUIRED ACTIONS.—In deciding whether and how to regulate, the Council shall assess the costs and benefits of available regulatory alternatives, including the alternative of not regulating, and choose the approach that maximizes net benefits. Specifically, the Council shall—

"(i) evaluate whether, consistent with obtaining regulatory objectives, the regulation is tailored to impose the least burden on society, including market participants, individuals, businesses of differing sizes, and other entities (including State and local governmental entities), taking into account, to the extent practicable, the cumulative costs of regulations; and

1	"(ii) evaluate whether the regulation
2	is inconsistent, incompatible, or duplicative
3	of other Federal regulations.
4	"(B) Additional considerations.—In
5	addition, in making a reasoned determination of
6	the costs and benefits of a potential regulation,
7	the Council shall, to the extent that each is rel-
8	evant to the particular proposed regulation,
9	take into consideration the impact of the regu-
10	lation on—
11	"(i) investor choice;
12	"(ii) market liquidity in the securities
13	markets;
14	"(iii) small businesses;
15	"(iv) economic growth;
16	"(v) cost and access to capital;
17	"(vi) market stability;
18	"(vii) global competitiveness;
19	"(viii) job creation;
20	"(ix) rate of inflation; and
21	"(x) employment levels.
22	"(3) Explanation and comments.—The
23	Council shall explain in its final rule the nature of
24	comments that it received, including those from the
25	industry or consumer groups concerning the poten-

1 tial costs or benefits of the proposed rule or pro-2 posed rule change, and shall provide a response to 3 those comments in its final rule, including an expla-4 nation of any changes that were made in response 5 to those comments and the reasons that the Council 6 did not incorporate those industry group concerns 7 related to the potential costs or benefits in the final 8 rule.

## "(4) Post-adoption impact assessment.—

"(A) IN GENERAL.—Whenever the Council adopts or amends a regulation designated as a 'major rule' within the meaning of section 804(2) of title 5, United States Code, it shall state, in its adopting release, the following:

- "(i) The purposes and intended consequences of the regulation.
- "(ii) Appropriate post-implementation quantitative and qualitative metrics to measure the economic impact of the regulation and to measure the extent to which the regulation has accomplished the stated purposes.
- "(iii) The assessment plan that will be used, consistent with the requirements of subparagraph (B), to assess whether the

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1	regulation has achieved the stated pur-
2	poses.
3	"(iv) Any reasonably foreseeable indi-
4	rect effects that may result from the regu-
5	lation.
6	"(B) REQUIREMENTS OF ASSESSMENT
7	PLAN AND REPORT.—
8	"(i) Requirements of Plan.—The
9	assessment plan required under this para-
10	graph shall consider the costs, benefits,
11	and intended and unintended consequences
12	of the regulation. The plan shall specify
13	the data to be collected, the methods for
14	collection and analysis of the data and a
15	date for completion of the assessment. The
16	assessment plan shall include an analysis
17	of any jobs added or lost as a result of the
18	regulation, differentiating between public
19	and private sector jobs.
20	"(ii) Submission and publication
21	OF REPORT.—The Council shall, not later
22	than 2 years after the publication of the
23	adopting release, cause the assessment re-
24	port to be published in the Federal Reg-
25	ister for notice and comment. If the Coun-

cil determines, at least 90 days before such date, that an extension is necessary, the Council shall public a notice of such extension in the Federal Register, along with the specific reasons why the extension is necessary. Any material modification of the plan, as necessary to assess unforeseen aspects or consequences of the regulation, shall be promptly published in the Federal Register for notice and comment.

"(iii) Data collection not subject to the notice and comment requirements in section 3506(c) of title 44, United States Code (commonly referred to as the Paperwork Reduction Act). Any material modifications of the plan that require collection of data not previously published for notice and comment shall also be ex-

1	empt from such requirements if the Coun-
2	cil has published notice for comment in the
3	Federal Register of the additional data to
4	be collected, at least 30 days prior to initi-
5	ation of data collection.
6	"(iv) FINAL ACTION.—Not later than
7	180 days after publication of the assess-
8	ment report in the Federal Register, the
9	Council shall issue for notice and comment
10	a proposal to amend or rescind the regula-
11	tion, or publish a notice that the Council
12	has determined that no action will be taken
13	on the regulation. Such a notice will be
14	deemed a final agency action.
15	"(5) COVERED REGULATIONS AND OTHER AC-
16	TIONS.—Solely as used in this subsection, the term
17	'regulation'—
18	"(A) means a statement of general applica-
19	bility and future effect that is designed to im-
20	plement, interpret, or prescribe law or policy or
21	to describe the procedure or practice require-
22	ments of the Council, including rules, orders of
23	general applicability, interpretive releases, and

other statements of general applicability that

1	the Council intends to have the force and effect
2	of law; and
3	"(B) does not include—
4	"(i) a regulation issued in accordance
5	with the formal rulemaking provisions of
6	section 556 or 557 of title 5, United States
7	Code;
8	"(ii) a regulation that is limited to the
9	organization, management, or personnel
10	matters of the Council;
11	"(iii) a regulation promulgated pursu-
12	ant to statutory authority that expressly
13	prohibits compliance with this provision;
14	and
15	"(iv) a regulation that is certified by
16	the Council to be an emergency action, if
17	such certification is published in the Fed-
18	eral Register.".
19	(b) ETHICS STANDARDS.—Section 111 of the Finan-
20	cial Stability Act of 2010 (12 U.S.C. 5321), as amended
21	by subsection (a), is further amended by adding at the
22	end the following:
23	"(l) ETHICS STANDARDS.—
24	"(1) Prohibited and restricted financial
25	INTERESTS AND TRANSACTIONS.—The members and

- employees of the Council shall be subject to the provisions under section 4401.102 of title 5, Code of Federal Regulations, to the same extent as such provisions apply to an employee of the Securities and Exchange Commission.
  - "(2) Treatment of Brokerage accounts and availability of account statements.—The members and employees of the Council shall—
    - "(A) disclose all brokerage accounts that they maintain, as well as those in which they control trading or have a financial interest (including managed accounts, trust accounts, investment club accounts, and the accounts of spouses or minor children who live with the member or employee); and
    - "(B) with respect to any securities account that the member or employee is required to disclose to the Council, authorize their brokers and dealers to send duplicate account statements directly to Council.
  - "(3) PROHIBITIONS RELATED TO OUTSIDE EMPLOYMENT AND ACTIVITIES.—The members and employees of the Council shall be subject to the prohibitions related to outside employment and activities described under section 4401.103(c) of title 5, Code

1	of Federal Regulations, to the same extent as such
2	prohibitions apply to an employee of the Securities
3	and Exchange Commission.
4	"(4) Additional Ethics standards.—The
5	members and employees of the Council shall be sub-
6	ject to—
7	"(A) the employee responsibilities and con-
8	duct regulations of the Office of Personnel
9	Management under part 735 of title 5, Code of
10	Federal Regulations;
11	"(B) the canons of ethics contained in sub-
12	part C of part 200 of title 17, Code of Federal
13	Regulations, to the same extent as such subpart
14	applies to the employees of the Securities and
15	Exchange Commission; and
16	"(C) the regulations concerning the con-
17	duct of members and employees and former
18	members and employees contained in subpart M
19	of part 200 of title 17, Code of Federal Regula-
20	tions, to the same extent as such subpart ap-
21	plies to the employees of the Securities and Ex-
22	change Commission.
23	"(m) Additional Employees Required To Make
24	A PUBLIC FINANCIAL DISCLOSURE.—For purposes of the
25	financial disclosure requirements under part 2634 of title

- 1 5, Code of Federal Regulations, an employee of the Coun-
- 2 cil shall be deemed a public filer if the employee is an
- 3 attorney, accountant, examiner, auditor, investigator, or
- 4 deals with information technology security.
- 5 "(n) Disclosure of Staff Salaries and Finan-
- 6 CIAL INFORMATION.—The Council shall make publicly
- 7 available, on the website of the Council, a searchable data-
- 8 base that contains the names of all Members and employ-
- 9 ees of the Council, and—
- 10 "(1) the yearly salary information for such indi-
- viduals, along with any non-salary compensation re-
- ceived by such individuals; and
- "(2) any financial disclosures required to be
- made by such individuals.".

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