H.R.4413

IN THE SENATE OF THE UNITED STATES

June 25, 2014

Received; read twice and referred to the Committee on Agriculture, Nutrition, and Forestry

AN ACT

To reauthorize the Commodity Futures Trading Commission, to better protect futures customers, to provide end users with market certainty, to make basic reforms to ensure transparency and accountability at the Commission, to help farmers, ranchers, and end users manage risks to help keep consumer costs low, 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 "Customer Protection
- 5 and End-User Relief Act".
- 6 SEC. 2. TABLE OF CONTENTS.
- 7 The table of contents of this Act is as follows:
 - Sec. 1. Short title.
 - Sec. 2. Table of contents.

TITLE I—CUSTOMER PROTECTIONS

- Sec. 101. Short title.
- Sec. 102. Enhanced protections for futures customers.
- Sec. 103. Electronic confirmation of customer funds.
- Sec. 104. Notice and certifications providing additional customer protections.
- Sec. 105. Futures commission merchant compliance.
- Sec. 106. Certainty for futures customers and market participants.
- Sec. 107. Study on high-frequency trading.

TITLE II—COMMODITY FUTURES TRADING COMMISSION REFORMS

- Sec. 201. Short title.
- Sec. 202. Extension of operations.
- Sec. 203. Consideration by the Commodity Futures Trading Commission of the costs and benefits of its regulations and orders.
- Sec. 204. Division directors.
- Sec. 205. Office of the Chief Economist.
- Sec. 206. Procedures governing actions taken without a commission vote.
- Sec. 207. Strategic technology plan.
- Sec. 208. Internal risk controls.
- Sec. 209. Subpoena duration and renewal.
- Sec. 210. Implementation plan for Commission rulemakings.
- Sec. 211. Applicability of notice and comment requirements of the Administrative Procedure Act to guidance voted on by the Commission.
- Sec. 212. Judicial review of Commission rules.
- Sec. 213. GAO study on adequacy of CFTC resources.
- Sec. 214. Disclosure of required data of other registered entities.
- Sec. 215. GAO study on Commission leases.

TITLE III—END-USER RELIEF

Sec. 301. Short title.

Subtitle A—End-User Exemption From Margin Requirements

- Sec. 311. End-user margin requirements.
- Sec. 312. Implementation.

Subtitle B—Inter-Affiliate Swaps

- Sec. 321. Treatment of affiliate transactions.
- Subtitle C—Indemnification Requirements Related to Swap Data Repositories
- Sec. 331. Indemnification requirements.

Subtitle D—Relief for Municipal Utilities

- Sec. 341. Transactions with utility special entities.
- Sec. 342. Utility special entity defined.
- Sec. 343. Utility operations-related swap.

Subtitle E—End-User Regulatory Relief

- Sec. 351. End-users not treated as financial entities.
- Sec. 352. Reporting of illiquid swaps so as to not disadvantage certain non-financial end-users.
- Sec. 353. Relief for grain elevator operators, farmers, agricultural counterparties, and commercial market participants.
- Sec. 354. Relief for end-users who use physical contracts with volumetric optionality.
- Sec. 355. Commission vote required before automatic change of swap dealer de minimis level.
- Sec. 356. Capital requirements for non-bank swap dealers.
- Sec. 357. Harmonization with the Jumpstart Our Business Startups Act.
- Sec. 358. Bona fide hedge defined to protect end-user risk management needs.
- Sec. 359. Cross-border regulation of derivatives transactions.
- Sec. 360. Report on foreign boards of trade.
- Sec. 361. Treatment of certain funds.

Subtitle F—Effective Date

Sec. 371. Effective date.

1 TITLE I—CUSTOMER 2 PROTECTIONS

- 3 SEC. 101. SHORT TITLE.
- 4 This title may be cited as the "Futures Customer
- 5 Protection Act".
- SEC. 102. ENHANCED PROTECTIONS FOR FUTURES CUS-
- 7 TOMERS.
- 8 Section 17 of the Commodity Exchange Act (7 U.S.C.
- 9 21) is amended by adding at the end the following:
- 10 "(s) A registered futures association shall—

1	"(1) require each member of the association
2	that is a futures commission merchant to maintain
3	written policies and procedures regarding the main-
4	tenance of—

- "(A) the residual interest of the member, as described in section 1.23 of title 17, Code of Federal Regulations, in any customer segregated funds account of the member, as identified in section 1.20 of such title, and in any foreign futures and foreign options customer secured amount funds account of the member, as identified in section 30.7 of such title; and
- "(B) the residual interest of the member, as described in section 22.2(e)(4) of such title, in any cleared swaps customer collateral account of the member, as identified in section 22.2 of such title; and
- "(2) establish rules to govern the withdrawal, transfer or disbursement by any member of the association, that is a futures commission merchant, of the member's residual interest in customer segregated funds as provided in such section 1.20, in foreign futures and foreign options customer secured amount funds, identified as provided in such section

- 1 30.7, and from a cleared swaps customer collateral, 2 identified as provided in such section 22.2.". 3 SEC. 103. ELECTRONIC CONFIRMATION OF CUSTOMER 4 FUNDS. 5 Section 17 of the Commodity Exchange Act (7 U.S.C. 6 21), as amended by section 102 of this Act, is amended by adding at the end the following: "(t) A registered futures association shall require any 8 member of the association that is a futures commission 10 merchant to— 11 "(1) use an electronic system or systems to re-12 port financial and operational information to the as-13 sociation, including information related to customer 14 segregated funds, foreign futures and foreign options 15 customer secured amount funds accounts, and 16 cleared swaps customer collateral, in accordance 17 with such terms, conditions, documentation stand-18 ards, and regular time intervals as are established 19 by the association; "(2) instruct each depository, including any 20 21 bank, trust company, derivatives clearing organiza-22 tion, or futures commission merchant, holding cus-23 tomer segregated funds under section 1.20 of title
- 24 17, Code of Federal Regulations, foreign futures and

25 foreign options customer secured amount funds

1 under section 30.7 of such title, or cleared swap customer funds under section 22.2 of such title, to re-2 3 port balances in the futures commission merchant's section 1.20 customer segregated funds, section 30.7 5 foreign futures and foreign options customer secured 6 amount funds, and section 22.2 cleared swap cus-7 tomer funds, to the registered futures association or 8 another party designated by the registered futures 9 association, in the form, manner, and interval pre-10 scribed by the registered futures association; and

"(3) hold section 1.20 customer segregated funds, section 30.7 foreign futures and foreign options customer secured amount funds and section 22.2 cleared swaps customer funds in a depository that reports the balances in these accounts of the futures commission merchant held at the depository to the registered futures association or another party designated by the registered futures association in the form, manner, and interval prescribed by the registered futures association."

21 SEC. 104. NOTICE AND CERTIFICATIONS PROVIDING ADDI-

- 22 TIONAL CUSTOMER PROTECTIONS.
- Section 17 of the Commodity Exchange Act (7 U.S.C.
- 24 21), as amended by sections 102 and 103 of this Act, is
- 25 amended by adding at the end the following:

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- 1 "(u) A futures commission merchant that has ad-
- 2 justed net capital in an amount less than the amount re-
- 3 quired by regulations established by the Commission or
- 4 a self-regulatory organization of which the futures com-
- 5 mission merchant is a member shall immediately notify
- 6 the Commission and the self-regulatory organization of
- 7 this occurrence.
- 8 "(v) A futures commission merchant that does not
- 9 hold a sufficient amount of funds in segregated accounts
- 10 for futures customers under section 1.20 of title 17, Code
- 11 of Federal Regulations, in foreign futures and foreign op-
- 12 tions secured amount accounts for foreign futures and for-
- 13 eign options secured amount customers under section 30.7
- 14 of such title, or in segregated accounts for cleared swap
- 15 customers under section 22.2 of such title, as required by
- 16 regulations established by the Commission or a self-regu-
- 17 latory organization of which the futures commission mer-
- 18 chant is a member, shall immediately notify the Commis-
- 19 sion and the self-regulatory organization of this occur-
- 20 rence.
- 21 "(w) Within such time period established by the Com-
- 22 mission after the end of each fiscal year, a futures com-
- 23 mission merchant shall file with the Commission a report
- 24 from the chief compliance officer of the futures commis-
- 25 sion merchant containing an assessment of the internal

- 1 compliance programs of the futures commission mer-
- 2 chant.".
- 3 SEC. 105. FUTURES COMMISSION MERCHANT COMPLIANCE.
- 4 (a) In General.—Section 4d(a) of the Commodity
- 5 Exchange Act (7 U.S.C. 6d(a)) is amended—
- 6 (1) by redesignating paragraphs (1) and (2) as
- 7 subparagraphs (A) and (B);
- 8 (2) by inserting "(1)" before "It shall be unlaw-
- 9 ful"; and
- 10 (3) by adding at the end the following new
- 11 paragraph:
- 12 "(2) Any rules or regulations requiring a futures
- 13 commission merchant to maintain a residual interest in
- 14 accounts held for the benefit of customers in amounts at
- 15 least sufficient to exceed the sum of all uncollected margin
- 16 deficits of such customers shall provide that a futures
- 17 commission merchant shall meet its residual interest re-
- 18 quirement as of the end of each business day calculated
- 19 as of the close of business on the previous business day.".
- 20 (b) Conforming Amendment.—Section 4d(h) of
- 21 the Commodity Exchange Act (7 U.S.C. 6d(h)) is amend-
- 22 ed by striking "Notwithstanding subsection (a)(2)" and
- 23 inserting "Notwithstanding subsection (a)(1)(B)".

SEC. 106. CERTAINTY FOR FUTURES CUSTOMERS AND MAR-

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<i>)</i> .	KET PARTICIPANTS.

- 3 Section 20(a) of the Commodity Exchange Act (7
- 4 U.S.C. 24(a)) is amended—
- 5 (1) by striking "and" at the end of paragraph
- 6 (4);
- 7 (2) by striking the period at the end of para-
- 8 graph (5) and inserting "; and"; and
- 9 (3) by adding at the end the following:
- 10 "(6) that cash, securities, or other property of
- 11 the estate of a commodity broker, including the
- trading or operating accounts of the commodity
- broker and commodities held in inventory by the
- commodity broker, shall be included in customer
- property, subject to any otherwise unavoidable secu-
- rity interest, or otherwise unavoidable contractual
- offset or netting rights of creditors (including rights
- set forth in a rule or bylaw of a derivatives clearing
- organization or a clearing agency) in respect of such
- property, but only to the extent that the property
- 21 that is otherwise customer property is insufficient to
- satisfy the net equity claims of public customers (as
- such term may be defined by the Commission by
- rule or regulation) of the commodity broker.".

1 SEC. 107. STUDY ON HIGH-FREQUENCY TRADING.

2	(a) In General.—Not later than one year after the
3	date of the enactment of this Act, the Commodity Futures
4	Trading Commission shall submit to the Committee on
5	Agriculture of the House of Representatives and the Com-
6	mittee on Agriculture, Nutrition, and Forestry of the Sen-
7	ate a report examining the effect of the practice commonly
8	referred to as high-frequency trading on markets under
9	its jurisdiction.
10	(b) Specific Areas Examined in Report.—In
11	preparing the report submitted under subsection (a), the
12	Commission shall particularly examine each of the fol-
13	lowing areas:
14	(1) The technology, personnel, or other re-
15	sources the Commission may require for purposes of
16	monitoring the effect of high-frequency trading.
17	(2) The role such trading plays in providing
18	market liquidity.
19	(3) Whether the technology creates discrep-
20	ancies in the marketplace between market partici-
21	pants.
22	(4) Whether the existing authority of the Com-
23	mission with respect to such trading is sufficient to
24	meet the Commission's mission to—
25	(A) protect market participants and the
26	public from fraud, manipulation, abusive prac-

1	tices, and systemic risk related to derivatives:
2	and
3	(B) foster transparent, open, competitive
4	and financially sound markets.
5	(5) Whether such trading increases market vol-
6	atility, including short term market swings.
7	TITLE II—COMMODITY FUTURES
8	TRADING COMMISSION RE-
9	FORMS
10	SEC. 201. SHORT TITLE.
11	This title may be cited as the "Commodity Futures
12	Trading Commission Reform Act".
13	SEC. 202. EXTENSION OF OPERATIONS.
14	Section 12(d) of the Commodity Exchange Act (7
15	U.S.C. 16(d)) is amended by striking "2013" and insert-
16	ing "2018".
17	SEC. 203. CONSIDERATION BY THE COMMODITY FUTURES
18	TRADING COMMISSION OF THE COSTS AND
19	BENEFITS OF ITS REGULATIONS AND OR
20	DERS.
21	Section 15(a) of the Commodity Exchange Act (7
22	U.S.C. 19(a)) is amended—
23	(1) by striking paragraphs (1) and (2) and in-
24	serting the following:

1	"(1) In general.—Before promulgating a reg-
2	ulation under this Act or issuing an order (except as
3	provided in paragraph (3)), the Commission,
4	through the Office of the Chief Economist, shall as-
5	sess and publish in the regulation or order the costs
6	and benefits, both qualitative and quantitative, of
7	the proposed regulation or order, and the proposed
8	regulation or order shall state its statutory justifica-
9	tion.
10	"(2) Considerations.—In making a reasoned
11	determination of the costs and the benefits, the
12	Commission shall evaluate—
13	"(A) considerations of protection of market
14	participants and the public;
15	"(B) considerations of the efficiency, com-
16	petitiveness, and financial integrity of futures
17	and swaps markets;
18	"(C) considerations of the impact on mar-
19	ket liquidity in the futures and swaps markets;
20	"(D) considerations of price discovery;
21	"(E) considerations of sound risk manage-
22	ment practices;
23	"(F) available alternatives to direct regula-
24	tion;

1	"(G) the degree and nature of the risks
2	posed by various activities within the scope of
3	its jurisdiction;
4	"(H) the costs of complying with the pro-
5	posed regulation or order by all regulated enti-
6	ties, including a methodology for quantifying
7	the costs (recognizing that some costs are dif-
8	ficult to quantify);
9	"(I) whether the proposed regulation or
10	order is inconsistent, incompatible, or duplica-
11	tive of other Federal regulations or orders;
12	"(J) whether, in choosing among alter-
13	native regulatory approaches, those approaches
14	maximize net benefits (including potential eco-
15	nomic and other benefits, distributive impacts,
16	and equity); and
17	"(K) other public interest considerations.";
18	and
19	(2) by adding at the end the following:
20	"(4) Judicial review.—Notwithstanding sec-
21	tion 24(d), a court shall affirm a Commission as-
22	sessment of costs and benefits under this subsection,
23	unless the court finds the assessment to be an abuse
24	of discretion "

1 SEC. 204. DIVISION DIRECTORS.

2	Section 2(a)(6)(C) of the Commodity Exchange Act
3	(7 U.S.C. 2(a)(6)(C)) is amended by inserting ", and the
4	heads of the units shall serve at the pleasure of the Com-
5	mission, report directly to the Commission, and perform
6	such functions and duties as the Commission may pre-
7	scribe" before the period.
8	SEC. 205. OFFICE OF THE CHIEF ECONOMIST.
9	(a) In General.—Section 2(a) of the Commodity
10	Exchange Act (7 U.S.C. 2(a)) is amended by adding at
11	the end the following:
12	"(17) Office of the chief economist.—
13	"(A) Establishment.—There is estab-
14	lished in the Commission the Office of the Chief
15	Economist.
16	"(B) Head.—The Office of the Chief
17	Economist shall be headed by the Chief Econo-
18	mist, who shall be appointed by the Commission
19	and serve at the pleasure of the Commission.
20	"(C) Functions.—The Chief Economist
21	shall report directly to the Commission and per-
22	form such functions and duties as the Commis-
23	sion may prescribe.
24	"(D) Professional Staff.—The Com-
25	mission shall appoint such other economists as
26	may be necessary to assist the Chief Economist

1	in performing such economic analysis, regu-
2	latory cost-benefit analysis, or research as the
3	Commission may direct.".
4	(b) Conforming Amendment.—Section 2(a)(6)(A)
5	of such Act (7 U.S.C. 2(a)(6)(A)) is amended by striking
6	"(4) and (5)" and inserting "(4), (5), and (17)".
7	SEC. 206. PROCEDURES GOVERNING ACTIONS TAKEN WITH-
8	OUT A COMMISSION VOTE.
9	Section 2(a)(12) of the Commodity Exchange Act (7
10	U.S.C. 2(a)(12)) is amended—
11	(1) by striking "(12) The" and inserting the
12	following:
13	"(12) Rules and regulations.—
14	"(A) IN GENERAL.—Subject to the other
15	provisions of this paragraph, the"; and
16	(2) by adding after and below the end the fol-
17	lowing new subparagraph:
18	"(B) NOTICE TO COMMISSION.—The Com-
19	mission shall develop and publish internal pro-
20	cedures governing the issuance by any division
21	or office of the Commission of any response to
22	a formal, written request or petition from any
23	member of the public for an exemptive, a no-ac-
24	tion, or an interpretive letter and such proce-
25	dures shall provide that the Commission be pro-

1 vided with the final version of the matter to be 2 issued with sufficient notice to thoroughly re-3 view the matter prior to its issuance.". SEC. 207. STRATEGIC TECHNOLOGY PLAN. 5 Section 2(a) of the Commodity Exchange Act (7 6 U.S.C. 2(a)), as amended by section 204(a) of this Act, is amended by adding at the end the following: "(18) Strategic technology plan.— 8 "(A) IN GENERAL.—Every 5 years, the 9 10 Commission shall develop and submit to the 11 Committee on Agriculture of the House of Rep-12 resentatives and the Committee on Agriculture, 13 Nutrition, and Forestry of the Senate a detailed 14 plan focused on the acquisition and use of tech-15 nology by the Commission. "(B) CONTENTS.—The plan shall— 16 17 "(i) include for each related division 18 or office a detailed technology strategy fo-19 cused on market surveillance and risk de-20 tection, market data collection, aggrega-21 tion, interpretation, standardization, har-22 monization, normalization, validation, 23 streamlining or other data analytic proc-24 esses, and internal management and pro-25 tection of data collected by the Commis-

1 sion, including a detailed accounting of 2 how the funds provided for technology will 3 be used and the priorities that will apply in the use of the funds; and "(ii) set forth annual goals to be ac-6 complished and annual budgets needed to accomplish the goals.". 7 8 SEC. 208. INTERNAL RISK CONTROLS. 9 (a) In General.—Section 2(a)(12) of the Commodity Exchange Act (7 U.S.C. 2(a)(12)), as amended by 10 11 section 206 of this Act, is amended by adding at the end the following: 12 13 "(C) INTERNAL RISK CONTROLS.—The 14 Commission, in consultation with the Chief 15 Economist, shall develop comprehensive internal 16 risk control mechanisms to safeguard and gov-17 ern the storage of all market data by the Com-18 mission, all market data sharing agreements of 19 the Commission, and all academic research per-20 formed at the Commission using market data.". 21 (b) Reports to the Congress.— 22 (1) Content.—The Commission shall submit 23 to the Committee on Agriculture of the House of

Representatives and the Committee on Agriculture,

Nutrition, and Forestry of the Senate 2 reports on

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1	the progress made in implementing the internal risk
2	controls provided for in section 2(a)(12)(C) of the
3	Commodity Exchange Act.
4	(2) Timing.—The Commission shall submit the
5	1st report required by paragraph (1) within 60 days
6	after the date of the enactment of this Act, and the
7	2nd such report within 120 days after such date of
8	enactment.
9	SEC. 209. SUBPOENA DURATION AND RENEWAL.
10	Section 6(c)(5) of the Commodity Exchange Act (7
11	U.S.C. 9(5)) is amended—
12	(1) by striking "(5) Subpoena.—For" and in-
13	serting the following:
14	"(5) Subpoena.—
15	"(A) IN GENERAL.—For"; and
16	(2) by adding after and below the end the fol-
17	lowing:
18	"(B) Content of order.—An order of
19	the Commission authorizing the issuance of a
20	subpoena in an investigation shall state in good
21	faith—
22	"(i) the legitimate purpose of the in-
23	vestigation; and

1	"(ii) the information sought by any
2	subpoena order that will be reasonably rel-
3	evant to that purpose.
4	"(C) DURATION AND RENEWAL.—An order
5	issued under this paragraph shall not be for an
6	indefinite duration and may be renewed only by
7	Commission action.".
8	SEC. 210. IMPLEMENTATION PLAN FOR COMMISSION
9	RULEMAKINGS.
10	Section 2(a)(12) of the Commodity Exchange Act (7
11	U.S.C. 2(a)(12)), as amended by sections 206 and 208(a)
12	of this Act, is amended by adding at the end the following:
13	"(D) REQUIREMENT TO PUBLISH IMPLE-
14	MENTATION PLAN FOR COMMISSION RULES.—
15	The Commission shall direct its staff to develop
16	and publish in any proposed rule a plan for—
17	"(i) when and for how long the pro-
18	posed rule will be subject to public com-
19	ment; and
20	"(ii) by when compliance with the
21	final rule will be required.".

1	SEC. 211. APPLICABILITY OF NOTICE AND COMMENT RE-
2	QUIREMENTS OF THE ADMINISTRATIVE PRO-
3	CEDURE ACT TO GUIDANCE VOTED ON BY
4	THE COMMISSION.
5	Section 2(a)(12) of the Commodity Exchange Act (7
6	U.S.C. 2(a)(12)), as amended by sections 206, 208(a),
7	and 210 of this Act, is amended by adding at the end
8	the following:
9	"(E) Applicability of notice and com-
10	MENT RULES TO GUIDANCE VOTED ON BY THE
11	COMMISSION.—The notice and comment re-
12	quirements of chapter 5 of title 5, United
13	States Code, shall also apply with respect to
14	any guidance issued by the Commission.".
15	SEC. 212. JUDICIAL REVIEW OF COMMISSION RULES.
16	The Commodity Exchange Act (7 U.S.C. 1 et seq.)
17	is amended by adding at the end the following:
18	"SEC. 24. JUDICIAL REVIEW OF COMMISSION RULES.
19	"(a) A person adversely affected by a rule of the
20	Commission promulgated under this Act may obtain re-
21	view of the rule in the United States Court of Appeals
22	for the District of Columbia Circuit or the United States
23	Court of Appeals for the circuit where the party resides
24	or has the principal place of business, by filing in the
25	court, within 60 days after publication in the Federal Reg-

- 1 ister of the entry of the rule, a written petition requesting
- 2 that the rule be set aside.
- 3 "(b) A copy of the petition shall be transmitted forth-
- 4 with by the clerk of the court to an officer designated by
- 5 the Commission for that purpose. Thereupon the Commis-
- 6 sion shall file in the court the record on which the rule
- 7 complained of is entered, as provided in section 2112 of
- 8 title 28, United States Code, and the Federal Rules of
- 9 Appellate Procedure.
- 10 "(c) On the filing of the petition, the court has juris-
- 11 diction, which becomes exclusive on the filing of the
- 12 record, to affirm and enforce or to set aside the rule.
- 13 "(d) The court shall affirm and enforce the rule un-
- 14 less the Commission's action in promulgating the rule is
- 15 found to be arbitrary, capricious, an abuse of discretion,
- 16 or otherwise not in accordance with law; contrary to con-
- 17 stitutional right, power, privilege, or immunity; in excess
- 18 of statutory jurisdiction, authority, or limitations, or short
- 19 of statutory right; or without observance of procedure re-
- 20 quired by law.".
- 21 SEC. 213. GAO STUDY ON ADEQUACY OF CFTC RESOURCES.
- 22 (a) Study.—The Comptroller General of the United
- 23 States shall conduct a study of the resources of the Com-
- 24 modity Futures Trading Commission that—

1	(1) assesses whether the resources of the Com-
2	mission are sufficient to enable the Commission to
3	effectively carry out the duties of the Commission;
4	and
5	(2) examines the prior expenditures of the Com-
6	mission on hardware, software, and analytical proc-
7	esses designed to protect customers in the areas
8	of—
9	(A) market surveillance and risk detection;
10	and
11	(B) market data collection, aggregation,
12	interpretation, standardization, harmonization,
13	normalization, validation, and streamlining or
14	other data analytic processes.
15	(b) Report.—Not later than 180 days after the date
16	of the enactment of this Act, the Comptroller General of
17	the United States shall submit to the Committee on Agri-
18	culture of the House of Representatives and the Com-
19	mittee on Agriculture, Nutrition, and Forestry of the Sen-
20	ate a report that contains the results of the study.
21	SEC. 214. DISCLOSURE OF REQUIRED DATA OF OTHER REG-
22	ISTERED ENTITIES.
23	Section 8 of the Commodity Exchange Act (7 U.S.C.
24	12) is amended by adding at the end the following:

1	"(j) Disclosure of Required Data of Other
2	REGISTERED ENTITIES.—
3	"(1) Except as provided in this subsection, the
4	Commission may not be compelled to disclose any
5	proprietary information provided to the Commission,
6	except that nothing in this subsection—
7	"(A) authorizes the Commission to with-
8	hold information from Congress, upon an agree-
9	ment of confidentiality; or
10	"(B) prevents the Commission from—
11	"(i) complying with a request for in-
12	formation from any other Federal depart-
13	ment or agency, any State or political sub-
14	division thereof, or any foreign government
15	or any department, agency, or political
16	subdivision thereof requesting the report or
17	information for purposes within the scope
18	of its jurisdiction, upon an agreement of
19	confidentiality to protect the information
20	in a manner consistent with this paragraph
21	and subsection (e); or
22	"(ii) a disclosure made pursuant to a
23	court order in connection with an adminis-
24	trative or judicial proceeding brought
25	under this Act. in any receivership pro-

ceeding involving a receiver appointed in a judicial proceeding brought under this Act, or in any bankruptcy proceeding in which the Commission has intervened or in which the Commission has the right to appear and be heard under title 11 of the United States Code.

"(2) Any proprietary information of a commodity trading advisor or commodity pool operator ascertained by the Commission in connection with Form CPO-PQR, Form CTA-PR, and any successor forms thereto, shall be subject to the same limitations on public disclosure, as any facts ascertained during an investigation, as provided by subsection (a); provided, however, that the Commission shall not be precluded from publishing aggregate information compiled from such forms, to the extent such aggregate information does not identify any individual person or firm, or such person's proprietary information.

"(3) For purposes of section 552 of title 5, United States Code, this subsection, and the information contemplated herein, shall be considered a statute described in subsection (b)(3)(B) of such section 552.

1	"(4) For purposes of the definition of propri-
2	etary information in paragraph (5), the records and
3	reports of any client account or commodity pool to
4	which a commodity trading advisor or commodity
5	pool operator registered under this title provides
6	services that are filed with the Commission on Form
7	CPO-PQR, CTA-PR, and any successor forms
8	thereto, shall be deemed to be the records and re-
9	ports of the commodity trading advisor or com-
10	modity pool operator, respectively.
11	"(5) For purposes of this section, proprietary
12	information of a commodity trading advisor or com-
13	modity pool operator includes sensitive, non-public
14	information regarding—
15	"(A) the commodity trading advisor, com-
16	modity pool operator or the trading strategies
17	of the commodity trading advisor or commodity
18	pool operator;
19	"(B) analytical or research methodologies
20	of a commodity trading advisor or commodity
21	pool operator;
22	"(C) trading data of a commodity trading
23	advisor or commodity pool operator; and

1	"(D) computer hardware or software con-
2	taining intellectual property of a commodity
3	trading advisor or commodity pool operator;".
4	SEC. 215. GAO STUDY ON COMMISSION LEASES.
5	(a) The Comptroller General of the United States
6	shall, in consultation with the Commodity Futures Trad-
7	ing Commission Inspector General, conduct a study and
8	publish a report regarding achieving efficiencies in leasing
9	and rental costs at the Commodity Futures Trading Com-
10	mission.
11	(b) The report shall be published within 90 days after
12	the date of the enactment of this Act regarding achieving
13	efficiencies in leasing and rental costs of buildings occu-
14	pied by the Commodity Futures Trading Commission, and
15	shall include recommendations to the Chairman of the
16	Commodity Futures Trading Commission and the con-
17	gressional committees of jurisdiction regarding the fol-
18	lowing:
19	(1) Average occupancy rates and leasing costs
20	of buildings across the Federal Government com-
21	pared to those currently in effect with respect to
22	buildings and locations occupied by the Commodity
23	Futures Trading Commission.
24	(2) Changes to leasing authority that could
25	achieve efficiencies, including the revocation of inde-

- pendent leasing authority and transfer of authority
 to the Administrator of General Services.
- 3 (3) The recommendations and responses con-4 tained in the report by the Commodity Futures 5 Trading Commission Inspector General, dated June 6 4, 2014.
 - (4) Other related recommendations that would achieve efficiencies in leasing and rental costs of buildings currently occupied by the Commodity Futures Trading Commission.
- 11 (5) Is the Commodity Futures Trading Com-12 mission violating any laws, including the Anti-Defi-13 ciency Act, by entering into these leases, particularly 14 those with more than 5-year terms, and if so, how 15 they can avoid violating Federal law in the future.
- 16 (c) The Chairman of the Commodity Futures Trad-
- 17 ing Commission shall report to the congressional commit-
- 18 tees of jurisdiction within 60 days after receipt of the re-
- 19 port as to whether the Chairman accepts or rejects each
- 20 of the recommendations of the Comptroller General, and
- 21 an explanation for each decision.

22 TITLE III—END-USER RELIEF

23 SEC. 301. SHORT TITLE.

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- This title may be cited as the "End-User Relief and
- 25 Market Certainty Act".

Subtitle A—End-User Exemption

2 From Margin Requirements

- 3 SEC. 311. END-USER MARGIN REQUIREMENTS.
- 4 (a) Commodity Exchange Act Amendment.—
- 5 Section 4s(e) of the Commodity Exchange Act (7 U.S.C.
- 6 6s(e)) is amended by adding at the end the following new
- 7 paragraph:

- 8 "(4) Applicability with respect to
- 9 COUNTERPARTIES.—The requirements of paragraphs
- 10 (2)(A)(ii) and (2)(B)(ii), including the initial and
- 11 variation margin requirements imposed by rules
- adopted pursuant to paragraphs (2)(A)(ii) and
- 13 (2)(B)(ii), shall not apply to a swap in which a
- 14 counterparty qualifies for an exception under section
- 2(h)(7)(A), or an exemption issued under section
- 4(c)(1) from the requirements of section 2(h)(1)(A)
- 17 for cooperative entities as defined in such exemption,
- or satisfies the criteria in section 2(h)(7)(D).".
- 19 (b) Securities Exchange Act of 1934 Amend-
- 20 MENT.—Section 15F(e) of the Securities Exchange Act of
- 21 1934 (15 U.S.C. 780–10(e)) is amended by adding at the
- 22 end the following new paragraph:
- 23 "(4) Applicability with respect to
- 24 COUNTERPARTIES.—The requirements of paragraphs
- 25 (2)(A)(ii) and (2)(B)(ii) shall not apply to a secu-

1	rity-based swap in which a counterparty qualifies for
2	an exception under section $3C(g)(1)$ or satisfies the
3	criteria in section $3C(g)(4)$.".
4	SEC. 312. IMPLEMENTATION.
5	The amendment made to the Commodity Exchange
6	Act by this subtitle shall be implemented—
7	(1) without regard to—
8	(A) chapter 35 of title 44, United States
9	Code; and
10	(B) the notice and comment provisions of
11	section 553 of title 5, United States Code;
12	(2) through the promulgation of an interim
13	final rule, pursuant to which public comment will be
14	sought before a final rule is issued; and
15	(3) such that paragraph (1) shall apply solely
16	to changes to rules and regulations, or proposed
17	rules and regulations, that are limited to and di-
18	rectly a consequence of the amendment.
19	Subtitle B—Inter-Affiliate Swaps
20	SEC. 321. TREATMENT OF AFFILIATE TRANSACTIONS.
21	(a) In General.—
22	(1) COMMODITY EXCHANGE ACT AMEND-
23	MENT.—Section 2(h)(7)(D)(i) of the Commodity Ex-
24	change Act (7 U.S.C. 2(h)(7)(D)(i)) is amended to
25	read as follows:

1	"(i) In general.—An affiliate of a
2	person that qualifies for an exception
3	under subparagraph (A) (including affiliate
4	entities predominantly engaged in pro-
5	viding financing for the purchase of the
6	merchandise or manufactured goods of the
7	person) may qualify for the exception only
8	if the affiliate enters into the swap to
9	hedge or mitigate the commercial risk of
10	the person or other affiliate of the person
11	that is not a financial entity, provided that
12	if the transfer of commercial risk is ad-
13	dressed by entering into a swap with a
14	swap dealer or major swap participant, an
15	appropriate credit support measure or
16	other mechanism is utilized.".
17	(2) Securities exchange act of 1934
18	AMENDMENT.—Section 3C(g)(4)(A) of the Securities
19	Exchange Act of 1934 (15 U.S.C. 78c–3(g)(4)(A))
20	is amended to read as follows:
21	"(A) In general.—An affiliate of a per-
22	son that qualifies for an exception under para-

graph (1) (including affiliate entities predomi-

nantly engaged in providing financing for the

purchase of the merchandise or manufactured

23

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goods of the person) may qualify for the excep-1 2 tion only if the affiliate enters into the security-3 based swap to hedge or mitigate the commercial 4 risk of the person or other affiliate of the person that is not a financial entity, provided that 6 if the transfer of commercial risk is addressed 7 by entering into a security-based swap with a 8 security-based swap dealer or major security-9 based swap participant, an appropriate credit 10 support measure or other mechanism is uti-11 lized.".

(b) APPLICABILITY OF CREDIT SUPPORT MEASURE 12 REQUIREMENT.—Notwithstanding section 371 of this Act, the requirements in section 2(h)(7)(D)(i) of the Com-14 15 modity Exchange Act and section 3C(g)(4)(A) of the Securities Exchange Act of 1934, as amended by subsection 16 17 (a), requiring that a credit support measure or other mechanism be utilized if the transfer of commercial risk 18 19 referred to in such sections is addressed by entering into 20 a swap with a swap dealer or major swap participant or 21 a security-based swap with a security-based swap dealer 22 or major security-based swap participant, as appropriate, 23 shall not apply with respect to swaps or security-based swaps, as appropriate, entered into before the date of the 25 enactment of this Act.

Subtitle C—Indemnification Re-

2 quirements Related to Swap

3 Data Repositories

- 4 SEC. 331. INDEMNIFICATION REQUIREMENTS.
- 5 (a) Derivatives Clearing Organizations.—Sec-
- 6 tion 5b(k)(5) of the Commodity Exchange Act (7 U.S.C.
- 7 7a-1(k)(5)) is amended to read as follows:
- 8 "(5) Confidentiality agreement.—Before
- 9 the Commission may share information with any en-
- tity described in paragraph (4), the Commission
- shall receive a written agreement from each entity
- stating that the entity shall abide by the confiden-
- tiality requirements described in section 8 relating to
- the information on swap transactions that is pro-
- vided.".
- 16 (b) SWAP DATA REPOSITORIES.—Section 21(d) of
- 17 such Act (7 U.S.C. 24a(d)) is amended to read as follows:
- 18 "(d) Confidentiality Agreement.—Before the
- 19 swap data repository may share information with any enti-
- 20 ty described in subsection (c)(7), the swap data repository
- 21 shall receive a written agreement from each entity stating
- 22 that the entity shall abide by the confidentiality require-
- 23 ments described in section 8 relating to the information
- 24 on swap transactions that is provided.".

1	(c) Security-Based Swap Data Repositories.—
2	Section 13(n)(5)(H) of the Securities Exchange Act of
3	1934 (15 U.S.C. 78m(n)(5)(H)) is amended to read as
4	follows:
5	"(H) Confidentiality agreement.—
6	Before the security-based swap data repository
7	may share information with any entity de-
8	scribed in subparagraph (G), the security-based
9	swap data repository shall receive a written
10	agreement from each entity stating that the en-
11	tity shall abide by the confidentiality require-
12	ments described in section 24 relating to the in-
13	formation on security-based swap transactions
14	that is provided.".
15	Subtitle D—Relief for Municipal
16	Utilities
17	SEC. 341. TRANSACTIONS WITH UTILITY SPECIAL ENTITIES.
18	Section 1a(49) of the Commodity Exchange Act (7
19	U.S.C. 1a(49)) is amended by adding at the end the fol-
20	lowing:
21	"(E) CERTAIN TRANSACTIONS WITH A
22	UTILITY SPECIAL ENTITY.—
23	"(i) Transactions in utility operations-
24	related swaps shall be reported pursuant to
25	section 4r.

"(ii) In making a determination to ex-1 2 empt pursuant to subparagraph (D), the 3 Commission shall treat a utility operations-4 related swap entered into with a utility defined in section special entity, as 6 4s(h)(2)(D), as if it were entered into with 7 an entity that is not a special entity, as de-8 fined in section 4s(h)(2)(C).". SEC. 342. UTILITY SPECIAL ENTITY DEFINED. 10 Section 4s(h)(2) of the Commodity Exchange Act (7 U.S.C. 6s(h)(2) is amended by adding at the end the following: 12 13 "(D) UTILITY SPECIAL ENTITY.—For pur-14 poses of this Act, the term 'utility special enti-15 ty' means a special entity, or any instrumen-16 tality, department, or corporation of or estab-17 lished by a State or political subdivision of a 18 State, that— 19 "(i) owns or operates an electric or 20 natural gas facility or an electric or nat-21 ural gas operation; 22 "(ii) supplies natural gas and or elec-23 tric energy to another utility special entity; 24 "(iii) has public service obligations 25 under Federal, State, or local law or regu-

1	lation to deliver electric energy or natural
2	gas service to customers; or
3	"(iv) is a Federal power marketing
4	agency, as defined in section 3 of the Fed-
5	eral Power Act.".
6	SEC. 343. UTILITY OPERATIONS-RELATED SWAP.
7	(a) Swap Further Defined.—Section
8	1a(47)(A)(iii) of the Commodity Exchange Act (7 U.S.C.
9	1a(47)(A)(iii)) is amended—
10	(1) by striking "and" at the end of subclause
11	(XXI);
12	(2) by adding "and" at the end of subclause
13	(XXII); and
14	(3) by adding at the end the following:
15	"(XXIII) a utility operations-re-
16	lated swap;".
17	(b) Utility Operations-Related Swap De-
18	FINED.—Section 1a of such Act (7 U.S.C. 1a) is amended
19	by adding at the end the following:
20	"(52) Utility operations-related swap.—
21	The term 'utility operations-related swap' means a
22	swap that—
23	"(A) is entered into to hedge or mitigate a
24	commercial risk;

1	"(B) is not a contract, agreement, or
2	transaction based on, derived on, or ref-
3	erencing—
4	"(i) an interest rate, credit, equity, or
5	currency asset class; or
6	"(ii) a metal, agricultural commodity,
7	or crude oil or gasoline commodity of any
8	grade, except as used as fuel for electric
9	energy generation; and
10	"(C) is associated with—
11	"(i) the generation, production, pur-
12	chase, or sale of natural gas or electric en-
13	ergy, the supply of natural gas or electric
14	energy to a utility, or the delivery of nat-
15	ural gas or electric energy service to utility
16	customers;
17	"(ii) all fuel supply for the facilities or
18	operations of a utility;
19	"(iii) compliance with an electric sys-
20	tem reliability obligation;
21	"(iv) compliance with an energy, en-
22	ergy efficiency, conservation, or renewable
23	energy or environmental statute, regula-
24	tion, or government order applicable to a
25	utility; or

1	"(v) any other electric energy or nat-
2	ural gas swap to which a utility is a
3	party.".
4	Subtitle E—End-User Regulatory
5	Relief
6	SEC. 351. END-USERS NOT TREATED AS FINANCIAL ENTI-
7	TIES.
8	(a) In General.—Section 2(h)(7)(C)(iii) of the
9	Commodity Exchange Act (7 U.S.C. 2(h)(7)(C)(iii)) is
10	amended to read as follows:
11	"(iii) Limitation.—Such definition
12	shall not include an entity—
13	"(I) whose primary business is
14	providing financing, and who uses de-
15	rivatives for the purpose of hedging
16	underlying commercial risks related to
17	interest rate and foreign currency ex-
18	posures, 90 percent or more of which
19	arise from financing that facilitates
20	the purchase or lease of products, 90
21	percent or more of which are manu-
22	factured by the parent company or
23	another subsidiary of the parent com-
24	pany; or

1	"(II) who is not supervised by a
2	prudential regulator, and is not de-
3	scribed in any of subclauses (I)
4	through (VII) of clause (i), and—
5	"(aa) is a commercial mar-
6	ket participant and is considered
7	a financial entity under clause
8	(i)(VIII) because the entity pre-
9	dominantly engages in physical
10	delivery contracts; or
11	"(bb) enters into swaps,
12	contracts for future delivery, and
13	other derivatives on behalf of, or
14	to hedge or mitigate the commer-
15	cial risk of, whether directly or in
16	the aggregate, affiliates that are
17	not so supervised or described.".
18	(b) Commercial Market Participant De-
19	FINED.—
20	(1) In general.—Section 1a of such Act (7
21	U.S.C. 1a), as amended by section 343(b) of this
22	Act, is amended by redesignating paragraphs (8)
23	through (52) as paragraphs (9) through (53), re-
24	spectively, and by inserting after paragraph (6) the
25	following:

1	"(7) COMMERCIAL MARKET PARTICIPANT.—The
2	term 'commercial market participant' means any
3	producer, processor, merchant, or commercial user
4	of an exempt or agricultural commodity, or the prod-
5	ucts or byproducts of such a commodity.".
6	(2) Conforming amendments.—
7	(A) Section 1a of such Act (7 U.S.C. 1a)
8	is amended—
9	(i) in subparagraph (A) of paragraph
10	(18) (as so redesignated by paragraph (1)
11	of this subsection), in the matter preceding
12	clause (i), by striking "(18)(A)" and in-
13	serting "(19)(A)"; and
14	(ii) in subparagraph (A)(vii) of para-
15	graph (19) (as so redesignated by para-
16	graph (1) of this subsection), in the matter
17	following subclause (III), by striking
18	"(17)(A)" and inserting "(18)(A)".
19	(B) Section $4(c)(1)(A)(i)(I)$ of such Act (7
20	U.S.C. $6(c)(1)(A)(i)(I)$ is amended by striking
21	"(7), paragraph (18)(A)(vii)(III), paragraphs
22	(23), (24), (31), (32), (38), (39), (41), (42),
23	(46), (47), (48), and (49)" and inserting "(8),
24	paragraph (19)(A)(vii)(III), paragraphs (24),

1	(25), (32), (33), (39), (40), (42), (43), (47),
2	(48), (49), and (50)".
3	(C) Section 4q(a)(1) of such Act (7 U.S.C.
4	60–1(a)(1)) is amended by striking "1a(9)" and
5	inserting "1a(10)".
6	(D) Section $4s(f)(1)(D)$ of such Act (7)
7	U.S.C. 6s(f)(1)(D)) is amended by striking
8	" $1a(47)(A)(v)$ " and inserting " $1a(48)(A)(v)$ ".
9	(E) Section $4s(h)(5)(A)(i)$ of such Act (7)
10	U.S.C. 6s(h)(5)(A)(i)) is amended by striking
11	"1a(18)" and inserting "1a(19)".
12	(F) Section $4t(b)(1)(C)$ of such Act (7)
13	U.S.C. 6t(b)(1)(C)) is amended by striking
14	"1a(47)(A)(v)" and inserting "1a(48)(A)(v)".
15	(G) Section 5(d)(23) of such Act (7 U.S.C.
16	7(d)(23)) is amended by striking
17	" $1a(47)(A)(v)$ " and inserting " $1a(48)(A)(v)$ ".
18	(H) Section 5(e)(1) of such Act (7 U.S.C.
19	7(e)(1)) is amended by striking "1a(9)" and in-
20	serting "1a(10)".
21	(I) Section $5b(k)(3)(A)$ of such Act (7)
22	U.S.C. 7a-1(k)(3)(A)) is amended by striking
23	"1a(47)(A)(v)" and inserting "1a(48)(A)(v)".

1	(J) Section $5c(c)(4)(B)$ of such Act (7)
2	U.S.C. 7a-2(c)(4)(B)) is amended by striking
3	"1a(10)" and inserting "1a(11)".
4	(K) Section 5h(f)(10)(A)(iii) of such Act
5	(7 U.S.C. 7b-3(f)(10)(A)(iii)) is amended by
6	striking "1a(47)(A)(v)" and inserting
7	"1a(48)(A)(v)".
8	(L) Section $21(f)(4)(C)$ of such Act (7)
9	U.S.C. 24a(f)(4)(C)) is amended by striking
10	"1a(48)" and inserting "1a(49)".
11	SEC. 352. REPORTING OF ILLIQUID SWAPS SO AS TO NOT
12	DISADVANTAGE CERTAIN NON-FINANCIAL
13	END-USERS.
14	Section 2(a)(13) of the Commodity Exchange Act (7
15	U.S.C. 2(a)(13)) is amended—
16	(1) in subparagraph (C), by striking "The
17	Commission" and inserting "Except as provided in
18	subparagraph (D), the Commission"; and
19	(2) by redesignating subparagraphs (D)
20	through (G) as subparagraphs (E) through (H), re-
21	spectively, and inserting after subparagraph (C) the
22	following:
23	"(D) Requirements for swap trans-
24	ACTIONS IN ILLIQUID MARKETS.—Notwith-
25	standing subparagraph (C):

1	"(i) The Commission shall provide by
2	rule for the public reporting of swap trans-
3	actions, including price and volume data,
4	in illiquid markets that are not cleared and
5	entered into by a non-financial entity that
6	is hedging or mitigating commercial risk in
7	accordance with subsection (h)(7)(A).
8	"(ii) The Commission shall ensure
9	that the swap transaction information re-
10	ferred to in clause (i) of this subparagraph
11	is available to the public no sooner than 30
12	days after the swap transaction has been
13	executed or at such later date as the Com-
14	mission determines appropriate to protect
15	the identity of participants and positions in
16	illiquid markets and to prevent the elimi-
17	nation or reduction of market liquidity.
18	"(iii) In this subparagraph, the term
19	'illiquid markets' means any market in
20	which the volume and frequency of trading
21	in swaps is at such a level as to allow iden-

tification of individual market partici-

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pants.".

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1	SEC. 353. RELIEF FOR GRAIN ELEVATOR OPERATORS,
2	FARMERS, AGRICULTURAL COUNTERPAR-
3	TIES, AND COMMERCIAL MARKET PARTICI-
4	PANTS.
5	The Commodity Exchange Act (7 U.S.C. 1 et seq.)
6	is amended by inserting after section 4t the following:
7	"SEC. 4u. RECORDKEEPING REQUIREMENTS APPLICABLE
8	TO NON-REGISTERED MEMBERS OF CERTAIN
9	REGISTERED ENTITIES.
10	"Except as provided in section 4(a)(3), a member of
11	a designated contract market or a swap execution facility
12	that is not registered with the Commission and not re-
13	quired to be registered with the Commission in any capac-
14	ity shall satisfy the recordkeeping requirements of this Act
15	and any recordkeeping rule, order, or regulation under
16	this Act by maintaining a written record of each trans-
17	action in a contract for future delivery, option on a future,
18	swap, swaption, trade option, or related cash or forward
19	transaction. The written record shall be sufficient if it in-
20	cludes the final agreement between the parties and the
21	material economic terms of the transaction and is identifi-
22	able and searchable by transaction.".

1	SEC. 354. RELIEF FOR END-USERS WHO USE PHYSICAL
2	CONTRACTS WITH VOLUMETRIC
3	OPTIONALITY.
4	Section 1a(47)(B)(ii) of the Commodity Exchange
5	Act (7 U.S.C. 1a(47)(B)(ii)) is amended to read as fol-
6	lows:
7	"(ii) any purchase or sale of a non-
8	financial commodity or security for de-
9	ferred shipment or delivery, so long as the
10	transaction is intended to be physically set-
11	tled, including any stand-alone or embed-
12	ded option—
13	"(I) for which exercise results in
14	a physical delivery obligation;
15	"(II) that cannot be severed or
16	marketed separately from the overall
17	transaction for the purpose of finan-
18	cial settlement; and
19	"(III) for which both parties are
20	commercial market participants;".
21	SEC. 355. COMMISSION VOTE REQUIRED BEFORE AUTO-
22	MATIC CHANGE OF SWAP DEALER DE MINI-
23	MIS LEVEL.
24	Section 1a(49)(D) of the Commodity Exchange Act
25	(7 U S C 1a(49)(D)) is amended—

1	(1) by striking all that precedes "shall exempt"
2	and inserting the following:
3	"(D) DE MINIMIS EXCEPTION.—
4	"(i) In General.—The Commission";
5	and
6	(2) by adding after and below the end the fol-
7	lowing new clause:
8	"(ii) Special rule.—The de minimis
9	quantity of swap dealing as described in
10	clause (i) that is currently set at a quan-
11	tity of \$8,000,000,000 shall only be
12	amended or reduced through a new affirm-
13	ative action of the Commission undertaken
14	by rule or regulation.".
15	SEC. 356. CAPITAL REQUIREMENTS FOR NON-BANK SWAP
16	DEALERS.
17	(a) Commodity Exchange Act.—Section 4s(e) of
18	the Commodity Exchange Act (7 U.S.C. 6s(e)) is amend-
19	ed—
20	(1) in paragraph (2)(B), by striking "shall"
21	and inserting the following: "and the Securities and
22	Exchange Commission, in consultation with the pru-
23	dential regulators, shall jointly"; and
24	(2) in paragraph (3)(D)—

1	(A) in clause (ii), by striking "shall, to the
2	maximum extent practicable," and inserting
3	"shall"; and
4	(B) by adding at the end the following:
5	"(iii) FINANCIAL MODELS.—To the
6	extent that swap dealers and major swap
7	participants that are banks are permitted
8	to use financial models approved by the
9	prudential regulators or the Securities and
10	Exchange Commission to calculate min-
11	imum capital requirements and minimum
12	initial and variation margin requirements,
13	including the use of non-cash collateral,
14	the Commission shall, in consultation with
15	the prudential regulators and the Securi-
16	ties and Exchange Commission, permit the
17	use of comparable financial models by
18	swap dealers and major swap participants
19	that are not banks.".
20	(b) Securities Exchange Act of 1934.—Section
21	15F(e) of the Securities Exchange Act of 1934 (15 U.S.C.
22	780–10(e)) is amended—
23	(1) in paragraph (2)(B), by striking "shall"
24	and inserting the following: "and the Commodity

1	Futures Trading Commission, in consultation with
2	the prudential regulators, shall jointly"; and
3	(2) in paragraph (3)(D)—
4	(A) in clause (ii), by striking "shall, to the
5	maximum extent practicable," and inserting
6	"shall"; and
7	(B) by adding at the end the following:
8	"(iii) Financial models.—To the
9	extent that security-based swap dealers
10	and major security-based swap participants
11	that are banks are permitted to use finan-
12	cial models approved by the prudential reg-
13	ulators or the Commodity Futures Trading
14	Commission to calculate minimum capital
15	requirements and minimum initial and var-
16	iation margin requirements, including the
17	use of non-cash collateral, the Commission
18	shall, in consultation with the Commodity
19	Futures Trading Commission, permit the
20	use of comparable financial models by se-
21	curity-based swap dealers and major secu-
22	rity-based swap participants that are not
23	banks "

1	SEC. 357. HARMONIZATION WITH THE JUMPSTART OUR
2	BUSINESS STARTUPS ACT.
3	Within 90 days after the date of the enactment of
4	this Act, the Commodity Futures Trading Commission
5	shall—
6	(1) revise section 4.7(b) of title 17, Code of
7	Federal Regulations, in the matter preceding para-
8	graph (1), to read as follows:
9	"(b) Relief available to commodity pool operators.
10	Upon filing the notice required by paragraph (d) of this
11	section, and subject to compliance with the conditions
12	specified in paragraph (d) of this section, any registered
13	commodity pool operator who sells participations in a pool
14	solely to qualified eligible persons in an offering which
15	qualifies for exemption from the registration requirements
16	of the Securities Act pursuant to section 4(2) of that Act
17	or pursuant to Regulation S, 17 CFR 230.901 et seq.,
18	and any bank registered as a commodity pool operator in
19	connection with a pool that is a collective trust fund whose
20	securities are exempt from registration under the Securi-
21	ties Act pursuant to section 3(a)(2) of that Act and are
22	sold solely to qualified eligible persons, may claim any or
23	all of the following relief with respect to such pool:"; and
24	(2) revise section 4.13(a)(3)(i) of such title to
25	read as follows:

1	"(i) Interests in the pool are exempt from registration
2	under the Securities Act of 1933, and such interests are
3	offered and sold pursuant to section 4 of the Securities
4	Act of 1933 and the regulations thereunder;".
5	SEC. 358. BONA FIDE HEDGE DEFINED TO PROTECT END-
6	USER RISK MANAGEMENT NEEDS.
7	Section 4a(c) of the Commodity Exchange Act (7
8	U.S.C. 6a(c)) is amended—
9	(1) in paragraph (1)—
10	(A) by striking "may" and inserting
11	"shall"; and
12	(B) by striking "future for which" and in-
13	serting "future, to be determined by the Com-
14	mission, for which either an appropriate swap is
15	available or'';
16	(2) in paragraph (2)—
17	(A) in the matter preceding subparagraph
18	(A), by striking "subsection (a)(2)" and all that
19	follows through "position as" and inserting
20	"paragraphs (2) and (5) of subsection (a) for
21	swaps, contracts of sale for future delivery, or
22	options on the contracts or commodities, a bona
23	fide hedging transaction or position is" and

1	(B) in subparagraph (A)(ii), by striking
2	"of risks" and inserting "or management of
3	current or anticipated risks"; and
4	(3) by adding at the end the following:
5	"(3) The Commission may further define, by
6	rule or regulation, what constitutes a bona fide
7	hedging transaction, provided that the rule or regu-
8	lation is consistent with the requirements of sub-
9	paragraphs (A) and (B) of paragraph (2).".
10	SEC. 359. CROSS-BORDER REGULATION OF DERIVATIVES
11	TRANSACTIONS.
12	(a) Joint Rulemaking Required.—
13	(1) In general.—Not later than 270 days
14	after the date of enactment of this Act, the Securi-
15	ties and Exchange Commission and the Commodity
16	Futures Trading Commission shall jointly issue rules
17	setting forth the application of United States swaps
18	requirements of the Securities Exchange Act of
19	1934 and the Commodity Exchange Act relating to
20	energ hander grang and goessity baged grang trang
21	cross-border swaps and security-based swaps trans-
	actions involving U.S. persons or non-U.S. persons.
22	
	actions involving U.S. persons or non-U.S. persons.
22	actions involving U.S. persons or non-U.S. persons. (2) Construction.—The rules required under

- 1 Act of 1934 (15 U.S.C. 78dd(e)) and section 2(i) of 2 the Commodity Exchange Act (7 U.S.C. 2(i)), re-
- 3 spectively, except to the extent necessary to accom-
- 4 modate differences in other underlying statutory re-
- 5 quirements under such Acts, and the rules there-
- 6 under.
- 7 (b) Considerations.—The Commissions shall joint-
- 8 ly issue rules that address—
- 9 (1) the nature of the connections to the United
- 10 States that require a non-U.S. person to register as
- 11 a swap dealer, major swap participant, security-
- based swap dealer, or major security-based swap
- participant under each Commission's respective Acts
- and the regulations issued under such Acts;
- 15 (2) which of the United States swaps require-
- ments shall apply to the swap and security-based
- swap activities of non-U.S. persons, U.S. persons,
- and their branches, agencies, subsidiaries, and affili-
- ates outside of the United States and the extent to
- which such requirements shall apply; and
- 21 (3) the circumstances under which a non-U.S.
- person in compliance with the regulatory require-
- 23 ments of a foreign jurisdiction shall be exempt from
- 24 United States swaps requirements.

- 1 (c) Rule in Accordance With APA Required.—
- 2 No guidance, memorandum of understanding, or any such
- 3 other agreement may satisfy the requirement to issue a
- 4 joint rule from the Commissions in accordance with sec-
- 5 tion 553 of title 5, United States Code.
- 6 (d) General Application to Countries or Ad-
- 7 ministrative Regions Having Nine Largest Mar-
- 8 KETS.—
- 9 (1) GENERAL APPLICATION.—In issuing rules
- under this section, the Commissions shall provide
- that a non-U.S. person in compliance with the swaps
- regulatory requirements of a country or administra-
- tive region that has one of the nine largest combined
- swap and security-based swap markets by notional
- amount in the calendar year preceding issuance of
- such rules, or other foreign jurisdiction as jointly de-
- termined by the Commissions, shall be exempt from
- 18 United States swaps requirements in accordance
- with the schedule set forth in paragraph (2), unless
- 20 the Commissions jointly determine that the regu-
- 21 latory requirements of such country or administra-
- 22 tive region or other foreign jurisdiction are not
- broadly equivalent to United States swaps require-
- 24 ments.

- (2) Effective date schedule.—The exemption described in paragraph (1) and set forth under the rules required by this section shall apply to persons or transactions relating to or involving—
 - (A) countries or administrative regions described in such paragraph, or any other foreign jurisdiction as jointly determined by the Commissions, accounting for the five largest combined swap and security-based swap markets by notional amount in the calendar year preceding issuance of such rules, on the date on which final rules are issued under this section; and
 - (B) the remaining countries or administrative regions described in such paragraph, and any other foreign jurisdiction as jointly determined by the Commissions, 1 year after the date on which such rules are issued.
 - (3) CRITERIA.—In such rules, the Commissions shall jointly establish criteria for determining that one or more categories of regulatory requirements of a country or administrative region described in paragraph (1) or other foreign jurisdiction is not broadly equivalent to United States swaps requirements and shall jointly determine the appropriate application of certain United States swap requirements to persons

or transactions relating to or involving such country or administrative region or other foreign jurisdiction. Such criteria shall include the scope and objectives of the regulatory requirements of a country or administrative region described in paragraph (1) or other foreign jurisdiction as well as the effectiveness of the supervisory compliance program administered, and the enforcement authority exercised, by such country or administrative region or other foreign jurisdiction, and such other factors as the Commissions, by rule, jointly determine to be necessary or appropriate in the public interest.

(4) REQUIRED ASSESSMENT.—Beginning on the date on which final rules are issued under this section, the Commissions shall begin to jointly assess the regulatory requirements of countries or administrative regions described in paragraph (1), as the Commissions jointly determine appropriate, in accordance with the criteria established pursuant to this subsection, to determine if one or more categories of regulatory requirements of such a country or administrative region or other foreign jurisdiction is not broadly equivalent to United States swaps requirements.

1	(e) Report to Congress.—If the Commissions
2	make the joint determination described in subsection
3	(d)(1) that the regulatory requirements of a country or
4	administrative region described in such subsection or other
5	foreign jurisdiction are not broadly equivalent to United
6	States swaps requirements, the Commissions shall articu-
7	late the basis for such a determination in a written report
8	transmitted to the Committee on Financial Services and
9	the Committee on Agriculture of the House of Representa-
10	tives and the Committee on Banking, Housing, and Urban
11	Affairs and the Committee on Agriculture, Nutrition, and
12	Forestry of the Senate within 30 days of the determina-
13	tion. The determination shall not be effective until the
14	transmission of such report.
15	(f) Definitions.—As used in this Act and for pur-
16	poses of the rules issued pursuant to this Act, the fol-
17	lowing definitions apply:
18	(1) The term "U.S. person"—
19	(A) means—
20	(i) any natural person resident in the
21	United States;
22	(ii) any partnership, corporation,
23	trust, or other legal person organized or
24	incorporated under the laws of the United

1	States or having its principal place of busi-
2	ness in the United States;
3	(iii) any account (whether discre-
4	tionary or non-discretionary) of a U.S. per-
5	son; and
6	(iv) any other person as the Commis-
7	sions may further jointly define to more ef-
8	fectively carry out the purposes of this Act;
9	and
10	(B) does not include the International
11	Monetary Fund, the International Bank for Re-
12	construction and Development, the Inter-Amer-
13	ican Development Bank, the Asian Development
14	Bank, the African Development Bank, the
15	United Nations, their agencies and pension
16	plans, and any other similar international orga-
17	nizations and their agencies and pension plans.
18	(2) The term "United States swaps require-
19	ments" means the provisions relating to swaps and
20	security-based swaps contained in the Commodity
21	Exchange Act (7 U.S.C. 1a et seq.) and the Securi-
22	ties Exchange Act of 1934 (15 U.S.C. 78a et seq.)
23	that were added by title VII of the Dodd-Frank Wall
24	Street Reform and Consumer Protection Act (15
25	U.S.C. 8301 et sea.) and any rules or regulations

- 1 prescribed by the Securities and Exchange Commis-
- 2 sion and the Commodity Futures Trading Commis-
- 3 sion pursuant to such provisions.
- 4 (g) Conforming Amendments.—
- 5 (1) Securities exchange act of 1934.—
- 6 Section 36(c) of the Securities Exchange Act of
- 7 1934 (15 U.S.C. 78mm(c)) is amended by inserting
- 8 "or except as necessary to effectuate the purposes of
- 9 the Customer Protection and End-User Relief Act,"
- after "to grant exemptions,".
- 11 (2) COMMODITY EXCHANGE ACT.—Section
- 4(c)(1)(A) of the Commodity Exchange Act (7)
- U.S.C. 6(c)(1)(A) is amended by inserting "or ex-
- cept as necessary to effectuate the purposes of the
- 15 Customer Protection and End-User Relief Act,"
- after "to grant exemptions,".
- 17 SEC. 360. REPORT ON FOREIGN BOARDS OF TRADE.
- Within 1 year after the date of the enactment of this
- 19 Act, the Commodity Futures Trading Commission shall
- 20 prepare and submit to the Committee on Agriculture of
- 21 the House of Representatives and the Committee on Agri-
- 22 culture, Nutrition, and Forestry of the Senate a written
- 23 report reviewing the standards and rules of foreign boards
- 24 of trade related to the physical delivery of base metals,
- 25 including warehousing facilities, as compared to the stand-

- 1 ards and rules for domestic designated contract markets
- 2 and related warehouses for base metals.

3 SEC. 361. TREATMENT OF CERTAIN FUNDS.

- 4 (a) Amendment to the Definition of Com-
- 5 Modity Pool Operator.—Section 1a(11) of the Com-
- 6 modity Exchange Act (7 U.S.C. 1a(11)) is amended by
- 7 adding at the end the following:

- "(C)(i) The term 'commodity pool operator' does not include a person who serves as an investment adviser to an investment company registered pursuant to section 8 of the Investment Company Act of 1940 or a subsidiary of such a company, if the investment company or subsidiary invests, reinvests, owns, holds, or trades in commodity interests limited to only financial commodity interests.
 - "(ii) For purposes of this subparagraph only, the term 'financial commodity interest' means a futures contract, an option on a futures contract, or a swap, involving a commodity that is not an exempt commodity or an agricultural commodity, including any index of financial commodity interests, whether cash settled or involving physical delivery.

1 "(iii) For purposes of this subparagraph
2 only, the term 'commodity' does not include a
3 security issued by a real estate investment
4 trust, business development company, or issuer
5 of asset-backed securities, including any index
6 of such securities.".

7 (b) AMENDMENT TO THE DEFINITION OF COM8 MODITY TRADING ADVISOR.—Section 1a(12) of such Act
9 (7 U.S.C. 1a(12)) is amended by adding at the end the
10 following:

"(E) The term 'commodity trading advisor' does not include a person who serves as an investment adviser to an investment company registered pursuant to section 8 of the Investment Company Act of 1940 or a subsidiary of such a company, if the commodity trading advice relates only to a financial commodity interest, as defined in paragraph (11)(C)(ii) of this section. For purposes of this subparagraph only, the term 'commodity' does not include a security issued by a real estate investment trust, business development company, or issuer of assetbacked securities, including any index of such securities."

1 Subtitle F—Effective Date

- 2 SEC. 371. EFFECTIVE DATE.
- 3 Except as otherwise provided in this title, the amend-
- 4 ments made by this title shall take effect as if enacted
- 5 on July 21, 2010.

Passed the House of Representatives June 24, 2014.

Attest:

KAREN L. HAAS,

Clerk.