Lowenthal

Lowey

Fudge

Gabbard

NOT VOTING-16

Aderholt Hall Negrete McLeod Capuano Kingston Perlmutter Matheson Rush McCarthy (NY) Dovle Schrader Duckworth McClintock Miller, Gary

□ 1333

So (two-thirds being in the affirmative) the rules were suspended and the bill was passed.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

Stated for:

Mr. GARRETT. Mr. Speaker, on rollcall No. 535 I was unable to vote due to a doctor's appointment. Had I been present, I would have voted "ave."

JOHN H. CHAFEE COASTAL BAR-RIER RESOURCES SYSTEM BOUNDARIES REVISION

The SPEAKER pro tempore. The unfinished business is the vote on the motion to suspend the rules and pass the bill (H.R. 3572) to revise the boundaries of certain John H. Chafee Coastal Barrier Resources System units in North Carolina, as amended, on which the yeas and nays were ordered.

The Clerk read the title of the bill.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Washington (Mr. HASTINGS) that the House suspend the rules and pass the bill, as amended.

This is a 5-minute vote.

The vote was taken by electronic device, and there were—yeas 410, nays 7, not voting 17, as follows:

[Roll No. 536]

YEAS-410 Campbell Davis (CA) Adams Amash Davis, Danny Capito Capps Cárdenas Amodei Davis Rodney Bachmann DeFazio Bachus Carney DeGette Carson (IN) Barber Delanev Barletta Carter DeLauro Barr Cartwright DelBene Barrow (GA) Castor (FL) Denham Castro (TX) Barton Dent Bass Chabot DeSantis Beatty Chaffetz DesJarlais Chu Becerra Deutch Benishek Cicilline Diaz-Balart Bentivolio Clark (MA) Dingell Bera (CA) Clarke (NY) Doggett Bilirakis Clawson (FL) Duffy Bishop (GA) Duncan (SC) Clav Cleaver Duncan (TN) Bishop (NY) Bishop (UT) Clyburn Edwards Black Coble Ellison Bonamici Coffman Ellmers Boustany Cohen Engel Brady (PA) Enyart Cole Collins (GA) Eshoo Brady (TX) Braley (IA) Collins (NY) Estv Conaway Farenthold Brat Bridenstine Connolly Farr Fattah Brooks (AL) Convers Brooks (IN) Cook Fincher Broun (GA) Cooper Fitzpatrick Fleischmann Brown (FL) Costa Cotton Brownley (CA) Fleming Flores Buchanan Courtney Bucshon Cramer Forbes Burgess Crawford Fortenberry Bustos Crenshaw Foster Butterfield Crowley Foxx Cuellar Frankel (FL) Byrne Calvert Cummings Franks (AZ) Camp Daines Frelinghuysen

Gallego Lucas Garamendi Garcia. Gardner Gerlach Gibbs Lummis Gibson Gingrey (GA) Lynch Gohmert Maffei Goodlatte Gosar Gowdy Granger Graves (GA) Marino Graves (MO) Massie Matsui Grayson Green, Al Green, Gene McCaul Griffin (AR) Grijalva Grimm Guthrie Gutiérrez Hahn Hanabusa Hanna Harper Harris Hartzler Hastings (FL) Hastings (WA) Meehan Heck (NV) Meeks Heck (WA) Meng Hensarling Messer Herrera Beutler Mica Higgins Himes Hinojosa Holding Holt Moore Honda Moran Horsford Mullin Hoyer Hudson Huelskamp Nadler Huffman Huizenga (MI) Nea1 Hultgren Hunter Noem Hurt. Nolan Israel Nugent Issa Jackson Lee Nunes Jeffries Jenkins Johnson (GA) Olson Johnson (OH) Owens Johnson, E. B Palazzo Johnson, Sam Pallone Jolly Pascrell Jones Jordan Paulsen Joyce Payne Pearce Kaptur Keating Pelosi Kelly (IL) Kelly (PA) Perry Kennedy Kildee Petri Kilmer Kind King (IA) King (NY) Pitts Kingston Pocan Kinzinger (IL) Polis Kirkpatrick Pompeo Kline Posey Kuster Labrador LaMalfa Lamborn Rahall Lance Rangel Langevin Reed Lankford Larsen (WA) Larson (CT) Latham Latta Lee (CA) Rigell Levin Roby Lewis Lipinski LoBiondo Loebsack

Roskam Luetkemeyer Ross Lujan Grisham Rothfus (NM) Roybal-Allard Luján, Ben Ray Royce (NM) Ruiz Runvan Ryan (OH) Maloney. Rvan (WI) Carolyn Salmon Maloney, Sean Marchant Sanford Sarbanes McAllister Scalise McCarthy (CA) Schakowsky Schiff McCollum Schneider McDermott Schock McGovern Schwartz McHenry Schweikert McIntyre Scott (VA) McKeon McKinley McMorris Rodgers Serrano McNerney Sessions Meadows Sewell (AL) Shea-Porter Sherman Shimkus Shuster Simpson Michaud Sinema. Miller (FL) Sires Miller (MI) Slaughter Miller, George Smith (MO) Smith (NE) Smith (NJ) Smith (TX) Murphy (FL) Smith (WA) Murphy (PA) Southerland Speier Napolitano Stewart Stivers Neugebauer Stutzman Swalwell (CA) Takano Norcross Terry Thompson (CA) Nunnelee O'Rourke Thornberry Tiberi Tiernev Tipton Titus Tonko Pastor (AZ) Tsongas Turner Upton Valadao Van Hollen Vargas Peters (CA) Veasey Peters (MI) Vela Peterson Velázguez Visclosky Pingree (ME) Wagner Pittenger Walberg Walden Walorski Walz Wasserman Schultz Waters Waxman Webster (FL) Welch Wenstrup Reichert Westmoreland Whitfield Wilson (FL) Wilson (SC) Wittman Wolf Womack Woodall Yarmuth Yoder Yoho

Rooney Ros-Lehtinen Mulvaney Aderholt

Ruppersberger Sánchez, Linda

Sanchez, Loretta Scott, Austin Scott, David Sensenbrenner

Thompson (MS) Thompson (PA)

Price (GA) Price (NC) Quigley

Renacci Ribble Rice (SC) Richmond

Roe (TN) Rogers (AL) Rogers (KY) Rogers (MI) Rohrabacher Rokita

Loferen

Long

Young (AK)

Young (IN)

Blackburn

Griffith (VA)

NAYS-7 Poe (TX) Stockman Weber (TX)

Williams

NOT VOTING-17

Blumenauer Capuano Cassidy Culberson Doyle

Duckworth Garrett Hall Matheson McCarthy (NY) McClintock

Miller, Gary Negrete McLeod Perlmutter Rush Schrader

□ 1340

So (two-thirds being in the affirmative) the rules were suspended and the bill, as amended, was passed.

The result of the vote was announced as above recorded.

The title of the bill was amended so as to read: "A bill to revise the boundaries of certain John H. Chafee Coastal Barrier Resources System units.'

A motion to reconsider was laid on the table.

Stated for:

Mr. GARRETT. Mr. Speaker, on rollcall No. 536 I was unable to vote due to a doctor's appointment. Had I been present, I would have voted aye.

□ 1345

SBIC ADVISERS RELIEF ACT OF 2014

Mr. LUETKEMEYER. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 4200) to amend the Investment Advisers Act of 1940 to prevent duplicative regulation of advisers of small business investment companies.

The Clerk read the title of the bill. The text of the bill is as follows:

H.R. 4200

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the "SBIC Advisers Relief Act of 2014".

SEC. 2. ADVISERS OF SBICS AND VENTURE CAP-ITAL FUNDS.

Section 203(1) of the Investment Advisers

- Act of 1940 (15 U.S.C. 80b-3(1)) is amended—
 (1) by striking "No investment adviser" and inserting the following:
- "(1) IN GENERAL.—No investment adviser": and
 - (2) by adding at the end the following:
- "(2) Advisers of sbics.—For purposes of this subsection, a venture capital fund includes an entity described in subparagraph (A), (B), or (C) of subsection (b)(7) (other than an entity that has elected to be regulated or is regulated as a business development company pursuant to section 54 of the Investment Company Act of 1940).'

SEC. 3. ADVISERS OF SBICS AND PRIVATE FUNDS.

Section 203(m) of the Investment Advisers Act of 1940 (15 U.S.C. 80b-3(m)) is amended by adding at the end the following:

"(3) ADVISERS OF SBICS.—For purposes of this subsection, the assets under management of a private fund that is an entity described in subparagraph (A), (B), or (C) of subsection (b)(7) (other than an entity that has elected to be regulated or is regulated as a business development company pursuant to section 54 of the Investment Company Act of 1940) shall be excluded from the limit set forth in paragraph (1).".

SEC. 4. RELATIONSHIP TO STATE LAW.

Section 203A(b)(1) of the Investment Advisers Act of 1940 (15 U.S.C. 80b–3a(b)(1)) is amended—

- (1) in subparagraph (A), by striking "or" at the end;
- (2) in subparagraph (B), by striking the period at the end and inserting "; or"; and

(3) by adding at the end the following:

"(C) that is not registered under section 203 because that person is exempt from registration as provided in subsection (b)(7) of such section, or is a supervised person of such person."

The SPEAKER pro tempore (Mr. Hultgren). Pursuant to the rule, the gentleman from Missouri (Mr. Luetkemeyer) and the gentlewoman from Wisconsin (Ms. Moore) each will control 20 minutes.

The Chair recognizes the gentleman from Missouri.

GENERAL LEAVE

Mr. LUETKEMEYER. Mr. Speaker, I ask unanimous consent that all Members have 5 legislative days within which to revise and extend their remarks and submit extraneous materials for the RECORD on H.R. 4200, currently under consideration.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Missouri?

There was no objection.

Mr. LUETKEMEYER. Mr. Speaker, I yield myself such time as I may consume.

The legislation we consider today is a bipartisan, noncontroversial, and commonsense change that will ultimately allow for greater small business capital formation and job creation.

H.R. 4200, the SBIC Advisers Relief Act, streamlines reporting requirements for advisers to small business investment companies, or SBICs. These are advisers to investment funds who make long-term investments in U.S. small businesses and who have to the tune of more than \$63 billion since 1958.

Under current law and for more than 55 years, SBICs have been regulated and closely supervised by the Small Business Administration. The existing regulatory regime surrounding SBICs includes an in-depth examination of management, strong investment rules, operational requirements, record-keeping, examination and reporting mandates, and conflict of interest rules. These entities and the management of these entities are anything but unregulated

The need for exemptions for SBICs and their advisers has been well-recognized by Congress. Congress' intent by including some of these exemptions in previous legislation was to reduce the regulatory burdens facing smaller funds and SBICs. This bill fixes some unintended consequences that have arisen and need to be addressed.

The SBIC Advisers Relief Act does so by doing three things: number one, it allows advisers who jointly advise SBICs and venture funds to be exempt from registration, combining two separate exemptions that already exist; number two, it excludes SBIC assets

from the SEC's assets under management threshold calculation; number three, it allows SBIC funds with less than \$90 million in assets under management to be regulated solely by the SBA, as they are today.

The Financial Services Committee has thoroughly examined the bipartisan legislation in both a legislative hearing and a markup. H.R. 4200 garnered praise from members on both sides of the aisle and from witnesses who testified on the bill in an April hearing. This noncontroversial legislation passed the committee by a vote of 56-0 in May.

It is also important to note that the legislation includes suggestions made by the SEC. Most importantly, this legislation includes sensible provisions that prevent redundant regulatory mandates and allow for a greater investment in America's small businesses.

I want to thank Congresswoman MALONEY for her help on this bill, and I ask my colleagues for their support.

Mr. Speaker, I reserve the balance of my time.

Ms. MOORE. Mr. Speaker, I yield myself such time as I may consume.

This bill, as has been indicated, is a bipartisan bill. We support the bill. I have no requests for time; therefore, I would urge my colleagues to support the bill.

I yield back the balance of my time. Mr. LUETKEMEYER. Mr. Speaker, I have no other speakers, and I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Missouri (Mr. LUETKEMEYER) that the House suspend the rules and pass the bill, H.R. 4200.

The question was taken; and (twothirds being in the affirmative) the rules were suspended and the bill was passed.

A motion to reconsider was laid on the table.

COMMODITY EXCHANGE ACT AND SECURITIES EXCHANGE ACT AMENDMENTS

Mr. LUETKEMEYER. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 5471) to amend the Commodity Exchange Act and the Securities Exchange Act of 1934 to specify how clearing requirements apply to certain affiliate transactions, and for other purposes.

The Clerk read the title of the bill. The text of the bill is as follows:

H.R. 5471

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled.

SECTION 1. TREATMENT OF AFFILIATE TRANSACTIONS.

(a) IN GENERAL.—

 $\begin{array}{llll} (1) & Commodity & Exchange & ACT & AMEND-MENT.—Section & 2(h)(7)(D)(i) & of & the & Commodity & Exchange & Act & (7 & U.S.C. & 2(h)(7)(D)(i)) \\ is amended to read as follows: & \\ \end{array}$

"(i) IN GENERAL.—An affiliate of a person that qualifies for an exception under sub-

paragraph (A) (including affiliate entities predominantly engaged in providing financing for the purchase of the merchandise or manufactured goods of the person) may qualify for the exception only if the affiliate enters into the swap to hedge or mitigate the commercial risk of the person or other affiliate of the person that is not a financial entity, provided that if the hedge or mitigation of such commercial risk is addressed by entering into a swap with a swap dealer or major swap participant, an appropriate credits support measure or other mechanism must be utilized."

(2) SECURITIES EXCHANGE ACT OF 1934 AMEND-MENT.—Section 3C(g)(4)(A) of the Securities Exchange Act of 1934 (15 U.S.C. 78c–3(g)(4)(A)) is amended to read as follows:

"(A) IN GENERAL.—An affiliate of a person that qualifies for an exception under paragraph (1) (including affiliate entities pre-dominantly engaged in providing financing for the purchase of the merchandise or manufactured goods of the person) may qualify for the exception only if the affiliate enters into the security-based swap to hedge or mitigate the commercial risk of the person or other affiliate of the person that is not a financial entity, provided that if the hedge or mitigation such commercial risk is addressed by entering into a security-based swap with a security-based swap dealer or major security-based swap participant, an appropriate credit support measure or other mechanism must be utilized.".

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

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Missouri (Mr. LUETKEMEYER) and the gentlewoman from Wisconsin (Ms. MOORE) each will control 20 minutes.

The Chair recognizes the gentleman from Missouri.

GENERAL LEAVE

Mr. LUETKEMEYER. Mr. Speaker, I ask unanimous consent that all Members have 5 legislative days within which to revise and extend their remarks and submit extraneous materials for the RECORD on H.R. 5471, currently under consideration.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Missouri?

There was no objection.

Mr. LUETKEMEYER. Mr. Speaker, I yield myself such time as I may consume.

Hundreds of American businesses, large and small—from manufacturers, to utilities, to agricultural businesses, to airlines—use derivatives every day to manage their business risks and to reduce their exposure to price fluctuations.

Without derivatives, businesses and their customers would face increased prices for the goods and services these