Calendar No. 343

112TH CONGRESS 2D SESSION

H. R. 2779

IN THE SENATE OF THE UNITED STATES

March 27, 2012 Received; read the first time

March 28, 2012

Read the second time and placed on the calendar

AN ACT

To exempt inter-affiliate swaps from certain regulatory requirements put in place by the Dodd-Frank Wall Street Reform and Consumer Protection Act.

- 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. TREATMENT OF AFFILIATE TRANSACTIONS.
- 4 (a) Commodity Exchange Act Amendments.—
- 5 Section 1a(47) of the Commodity Exchange Act (7 U.S.C.
- 6 1a(47)), as added by section 721(a)(21) of the Dodd-
- 7 Frank Wall Street Reform and Consumer Protection Act,
- 8 is amended by adding at the end the following:

1	"(G) Treatment of affiliate trans-
2	ACTIONS.—
3	"(i) In general.—For the purposes
4	of any clearing and execution requirements
5	under section 2(h) and any applicable mar-
6	gin and capital requirements of section
7	4s(e) and for purposes of defining 'swap
8	dealer' or 'major swap participant', and re-
9	porting requirements other than those set
10	forth in clause (ii), the term 'swap' does
11	not include any agreement, contract, or
12	transaction that—
13	"(I) would otherwise be included
14	as a 'swap' under subparagraph (A);
15	and
16	"(II) is entered into by parties
17	that report information or prepare fi-
18	nancial statements on a consolidated
19	basis, or for which a company affili-
20	ated with both parties reports infor-
21	mation or prepares financial state-
22	ments on a consolidated basis.
23	"(ii) Reporting.—All agreements,
24	contracts, or transactions described in
25	clause (i) shall be reported to either a

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swap data repository, or, if there is no swap data repository that would accept such agreements, contracts, ortransactions, to the Commission pursuant to section 4r, or to a swap data repository or to the Commission pursuant to section 2(h)(5), within such time period as the Commission may by rule or regulation prescribe. Nothing in this subparagraph shall prohibit the Commission from establishing public reporting requirements for covered transactions between affiliates as described in sections 23A and 23B of the Federal Reserve Act in a manner consistent with rules governing the treatment of such covtransactions pursuant to section ered 2(a)(13) of this Act.

"(iii) Protection of Insurance funds.—Nothing in this subparagraph shall be construed to prevent the regulator of a Federal or State insurance fund or guaranty fund from exercising its other existing authority to protect the integrity of such a fund, except that such regulator shall not subject agreements, contracts, or

transactions described in clause (i) to
clearing and execution requirements under
section 2 of this Act, to any applicable
margin and capital requirements of section
4s(e) of this Act, or to reporting requirements of title VII of Public Law 111–203
other than those set forth in clause (ii) of
this subparagraph.

"(iv) Preservation of Federal Reserve act authority.—Nothing in this subparagraph shall exempt a transaction described in this subparagraph from sections 23A or 23B of the Federal Reserve Act or implementing regulations thereunder.

"(v) Preservation of federal and state regulatory authorities.— Nothing in this subparagraph shall affect the Federal banking agencies' safety-and-soundness authorities over banks established in law other than title VII of Public Law 111–203 or the authorities of State insurance regulators over insurers, including the authority to impose capital requirements with regard to swaps. For purposes

1 of this clause, the term 'bank' shall be de-2 fined pursuant to section 3(a)(6) of the Securities Exchange Act of 1934, 'insurer' 3 shall be defined pursuant to title V of Public Law 111–203, and 'swap' shall be de-6 fined pursuant to title VII of Public Law 7 111-203. 8 "(vi) Prevention of Evasion.—The 9 Commission may prescribe rules under this 10 subparagraph (and issue interpretations of 11 such rules) as determined by the Commis-12 sion to be necessary to include in the defi-13 nition of swaps under this paragraph any 14 agreement, contract, or transaction that 15 has been structured to evade the require-16 ments of this Act applicable to swaps.". 17 (b) SECURITIES EXCHANGE ACT OF 1934 AMEND-18 MENTS.—Section 3(a)(68) of the Securities Exchange Act 19 of 1934 (15 U.S.C. 78c(a)(68)), as added by section 20 761(a)(6) of the Dodd-Frank Wall Street Reform and 21 Consumer Protection Act, is amended by adding at the end the following: 22 23 "(F) Treatment of Affiliate trans-24

ACTIONS.—

1	"(i) In general.—For the purposes
2	of any clearing and execution requirements
3	under section 3C and any applicable mar-
4	gin and capital requirements of section
5	15F(e), and for purposes of defining 'secu-
6	rity-based swap dealer' or a 'major secu-
7	rity-based swap participant', and reporting
8	requirements other than those set forth in
9	clause (ii), the term 'security-based swap'
10	does not include any agreement, contract,
11	or transaction that—
12	"(I) would otherwise be included
13	as a 'security-based swap' under sub-
14	paragraph (A); and
15	"(II) is entered into by parties
16	that report information or prepare fi-
17	nancial statements on a consolidated
18	basis, or for which a company affili-
19	ated with both parties reports infor-
20	mation or prepares financial state-
21	ments on a consolidated basis.
22	"(ii) Reporting.—All agreements,
23	contracts, or transactions described in
24	clause (i) shall be reported to either a se-
25	curity-based swap data repository, or, if

there is no security-based swap data repository that would accept such agreements, contracts, or transactions, to the Commission pursuant to section 13A, within such time period as the Commission may by rule or regulation prescribe.

"(iii) Preservation of Federal Reserve act authority.—Nothing in this subparagraph shall exempt a transaction described in this subparagraph from sections 23A or 23B of the Federal Reserve Act or implementing regulations thereunder.

"(iv) Protection of Insurance funds.—Nothing in this subparagraph shall be construed to prevent the regulator of a Federal or State insurance fund or guaranty fund from exercising its other existing authority to protect the integrity of such a fund, except that such regulator shall not subject security-based swap transactions between affiliated companies to clearing and execution requirements under section 3C, to any applicable margin and capital requirements of section 15F(e),

or to reporting requirements of title VII of Public Law 111–203 other than those set forth in clause (ii).

> Preservation of **FEDERAL** AND STATE REGULATORY AUTHORITIES.— Nothing in this subparagraph shall affect the Federal banking agencies' safety-andsoundness authorities over banks established in law other than title VII of Public Law 111–203 or the authorities of State insurance regulators over insurers, including the authority to impose capital requirements with regard to security-based swaps. For purposes of this clause, the term 'bank' shall be defined pursuant to section 3(a)(6) of the Securities Exchange Act of 1934, 'insurer' shall be defined pursuant to title V of Public Law 111–203, and 'security-based swap' shall be defined pursuant to title VII of Public Law 111–203.

> "(vi) Prevention of Evasion.—The Commission may prescribe rules under this subparagraph (and issue interpretations of such rules) as determined by the Commission to be necessary to include in the defi-

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1	nition of security-based swap under this
2	paragraph any agreement, contract, or
3	transaction that has been structured to
4	evade the requirements of this Act applica-
5	ble to security-based swaps.".
6	SEC. 2. IMPLEMENTATION.
7	The amendments made by this Act to the Commodity
8	Exchange Act shall be implemented—
9	(1) without regard to—
10	(A) chapter 35 of title 44, United States
11	Code; and
12	(B) the notice and comment provisions of
13	section 553 of title 5, United States Code;
14	(2) through the promulgation of an interim
15	final rule, pursuant to which public comment will be
16	sought before a final rule is issued, and
17	(3) such that paragraph (1) shall apply solely
18	to changes to rules and regulations, or proposed
19	rules and regulations, that are limited to and di-
20	rectly a consequence of such amendments.
	Passed the House of Representatives March 26,
	2012.
	Attest: KAREN L. HAAS,
	Clerk.

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