Suspend the Rules And Pass the Bill, H.R. 5749, with Amendments

(The amendments strike all after the enacting clause and insert a new text and a new title)

<sup>115TH CONGRESS</sup> **H. R. 5749** 

To require the appropriate Federal banking agencies to increase the risksensitivity of the capital treatment of certain centrally cleared options, and for other purposes.

## IN THE HOUSE OF REPRESENTATIVES

MAY 10, 2018

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

## A BILL

- To require the appropriate Federal banking agencies to increase the risk-sensitivity of the capital treatment of certain centrally cleared options, 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 "Options Markets Sta-
- 5 bility Act".

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## 1 SECTION 2. RULEMAKING.

2 Within 180 days of the date of enactment of this Act, 3 the Board of Governors of the Federal Reserve System, the Federal Deposit Insurance Corporation, and the 4 5 Comptroller of the Currency shall, jointly, issue a proposed rule, and finalize such rule within 360 days of the 6 7 date of enactment of this Act, to adopt a methodology for 8 calculating the counterparty credit risk exposure, at de-9 fault, of a depository institution, depository institution holding company, or affiliate thereof to a client arising 10 11 from a guarantee provided by the depository institution, depository institution holding company, or affiliate thereof 12 13 to a central counterparty in respect of the client's performance under an exchange-listed derivative contract 14 cleared through that central counterparty pursuant to the 15 16 risk-based and leverage-based capital rules applicable to 17 depository institutions and depository institution holding companies under parts 3, 217, and 324 of title 12, Code 18 19 of Federal Regulations. In issuing such rule, the Board 20 of Governors of the Federal Reserve System, the Federal 21 Deposit Insurance Corporation, and the Comptroller of 22 the Currency shall consider—

(1) the availability of liquidity provided by market makers during times of high volatility in the capital markets;

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1	(2) the spread between the bid and the quote
2	offered by market makers;
3	(3) the preference for clearing through central
4	counterparties;
5	(4) the safety and soundness of the financial
6	system and financial stability, including the benefits
7	of central clearing;
8	(5) the safety and soundness of individual insti-
9	tutions that may centrally clear exchange-listed de-
10	rivatives or options on behalf of a client, including
11	concentration of market share;
12	(6) the economic value of delta weighting a
13	counterparty's position and netting of a
13 14	counterparty's position and netting of a counterparty's position;
14	counterparty's position;
14 15	counterparty's position; (7) the inherent risk of the positions;
14 15 16	<ul><li>counterparty's position;</li><li>(7) the inherent risk of the positions;</li><li>(8) barriers to entry for depository institutions,</li></ul>
14 15 16 17	<ul> <li>counterparty's position;</li> <li>(7) the inherent risk of the positions;</li> <li>(8) barriers to entry for depository institutions,</li> <li>depository institution holding companies, affiliates</li> </ul>
14 15 16 17 18	<ul> <li>counterparty's position;</li> <li>(7) the inherent risk of the positions;</li> <li>(8) barriers to entry for depository institutions,</li> <li>depository institution holding companies, affiliates</li> <li>thereof, and entities not affiliated with a depository</li> </ul>
14 15 16 17 18 19	<ul> <li>counterparty's position;</li> <li>(7) the inherent risk of the positions;</li> <li>(8) barriers to entry for depository institutions,</li> <li>depository institution holding companies, affiliates</li> <li>thereof, and entities not affiliated with a depository</li> <li>institution or depository institution holding company</li> </ul>
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	<ul> <li>counterparty's position;</li> <li>(7) the inherent risk of the positions;</li> <li>(8) barriers to entry for depository institutions,</li> <li>depository institution holding companies, affiliates</li> <li>thereof, and entities not affiliated with a depository</li> <li>institution or depository institution holding company</li> <li>to centrally clear exchange-listed derivatives or op-</li> </ul>
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	<ul> <li>counterparty's position;</li> <li>(7) the inherent risk of the positions;</li> <li>(8) barriers to entry for depository institutions,</li> <li>depository institution holding companies, affiliates</li> <li>thereof, and entities not affiliated with a depository</li> <li>institution or depository institution holding company</li> <li>to centrally clear exchange-listed derivatives or options on behalf of market makers;</li> </ul>

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(10) consideration of other potential factors
 that impact market making in the exchange-listed
 options market, including changes in market structure.

## 5 SEC. 3. REPORT TO CONGRESS.

6 At the end of the 5-year period beginning on the date 7 the final rule is issued under section 2, the Board of Gov-8 ernors of the Federal Reserve System shall submit to the 9 Committee on Financial Services of the House of Rep-10 resentatives and the Committee on Banking, Housing, and 11 Urban Affairs of the Senate a report detailing the impact 12 of the final rule during such period on the factors described under paragraphs (1) through (10) of section 2. 13

Amend the title so as to read: "A bill to require the appropriate Federal banking agencies to increase the risk-sensitivity of the capital treatment of certain centrally cleared exchange-listed options and derivatives, and for other purposes".