103D CONGRESS H. R. 617

AN ACT

To amend the Securities Exchange Act of 1934 to protect investors in limited partnerships in rollup transactions, and for other purposes. 103D CONGRESS 1ST SESSION H.R.617

AN ACT

- To amend the Securities Exchange Act of 1934 to protect investors in limited partnerships in rollup transactions, 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 "Limited Partnership5 Rollup Reform Act of 1993".

1SEC. 2. REVISION OF PROXY SOLICITATION RULES WITH2RESPECT TO LIMITED PARTNERSHIP ROLLUP3TRANSACTIONS.

4 (a) AMENDMENT.—Section 14 of the Securities Ex5 change Act of 1934 (15 U.S.C. 78n) is amended by adding
6 at the end the following new subsection:

7 "(h) PROXY SOLICITATIONS AND TENDER OFFERS
8 IN CONNECTION WITH LIMITED PARTNERSHIP ROLLUP
9 TRANSACTIONS.—

10 "(1) Proxy rules to contain special pro-11 VISIONS.—It shall be unlawful for any person to so-12 licit any proxy, consent, or authorization concerning a limited partnership rollup transaction, or to make 13 14 any tender offer in furtherance of a limited partnership rollup transaction, unless such transaction is 15 16 conducted in accordance with rules prescribed by the Commission under subsections (a) and (d) as re-17 18 quired by this subsection. Such rules shall—

19 "(A) permit any holder of a security that 20 is the subject of the proposed limited partner-21 ship rollup transaction to engage in preliminary 22 communications for the purposes of determining 23 whether to solicit proxies, consents, or author-24 izations in opposition to the proposed trans-25 action, without regard to whether any such 26 communication would otherwise be considered a

solicitation of proxies, and without being re-1 2 quired to file soliciting material with the Commission prior to making that determination, ex-3 4 cept that nothing in this subparagraph shall be construed to limit the application of any provi-5 sion of this title prohibiting, or reasonably de-6 7 signed to prevent, fraudulent, deceptive, or manipulative acts or practices under this title; 8

9 "(B) require the issuer to provide to hold-10 ers of the securities that are the subject of the 11 transaction such list of the holders of the issu-12 er's securities as the Commission may deter-13 mine in such form and subject to such terms 14 and conditions as the Commission may specify;

"(C) prohibit compensating any person soliciting proxies, consents, or authorizations directly from security holders concerning such a
transaction—

19 "(i) on the basis of whether the solic20 ited proxies, consents, or authorizations ei21 ther approve or disapprove the proposed
22 transaction; or

23 "(ii) contingent on the transaction's24 approval, disapproval, or completion;

"(D) set forth disclosure requirements for soliciting material distributed in connection with a limited partnership rollup transaction, including requirements for clear, concise, and comprehensible disclosure with respect to— "(i) any changes in the business plan, voting rights, form of ownership interest or the general partner's compensation in the proposed limited partnership rollup transaction from each of the original limited partnerships; "(ii) the conflicts of interest, if any, of the general partner; "(iii) whether it is expected that there

14 15 will be a significant difference between the exchange values of the limited partnerships 16 17 and the trading price of the securities to 18 be issued in the limited partnership rollup 19 transaction:

"(iv) the valuation of the limited part-20 21 nerships and the method used to determine the value of limited partners' interests to 22 be exchanged for the securities in the lim-23 ited partnership rollup transaction; 24

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1	"(v) the differing risks and effects of
2	the transaction for investors in different
3	limited partnerships proposed to be in-
4	cluded, and the risks and effects of com-
5	pleting the transaction with less than all
6	limited partnerships;
7	"(vi) a statement by the general part-
8	ner as to whether the proposed limited
9	partnership rollup transaction is fair or
10	unfair to investors in each limited partner-
11	ship, a discussion of the basis for that con-
12	clusion, and the general partner's evalua-
13	tion, and a description of alternatives to
14	the limited partnership rollup transaction,
15	such as liquidation; and
16	"(vii) such other matters deemed nec-
17	essary or appropriate by the Commission.
18	''(E) provide that such soliciting materials
19	contain or be accompanied by an opinion on the
20	fairness of the proposed transaction to holders
21	of each security which is subject to the pro-
22	posed transaction that—
23	''(i) includes such information, rep-
24	resentations, and undertakings with re-
25	spect to the analysis of the transaction,

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1	scope of review, preparation of the opinion,
2	and basis for and methods of arriving at
3	conclusions as the Commission may require
4	in such rules; and
5	''(ii) is prepared by a person—
6	"(I) who does not receive any
7	compensation that is contingent on
8	the transaction's approval or comple-
9	tion;
10	"(II) who meets such additional
11	standards of independence from the
12	person or persons proposing the rollup
13	transaction as shall be required in the
14	rules prescribed by the Commission;
15	"(III) who has been given access
16	by the issuer to its personnel and
17	premises and relevant books and
18	records; and
19	"(IV) who has represented to
20	have undertaken an independent anal-
21	ysis of the fairness of the proposed
22	rollup transaction to holders based
23	upon the information obtained
24	through such access and upon other
25	independently obtained information;

"(F) require that the soliciting material in-1 2 clude a clear and concise summary of the limited partnership rollup transaction (including a 3 4 summary of the matters referred to in clauses (i) through (vi) of subparagraph (D) and a 5 summary of the matter referred to in subpara-6 7 graph (E)), with the risks of the limited partnership rollup transaction set forth prominently 8 in the forepart thereof; 9 "(G) provide that any solicitation or offer-10 11 ing period with respect to any proxy solicitation, tender offer, or information statement in 12 a limited partnership rollup transaction shall be 13 for not less than the lesser of 60 calendar days 14 15 or the maximum number of days permitted 16 under applicable State law; and 17 "(H) contain such other provisions as the

17 (11) contain such other provisions as the 18 Commission determines to be necessary or ap-19 propriate for the protection of investors in lim-20 ited partnership rollup transactions.

21 "(2) EXEMPTIONS.—The Commission may, con22 sistent with the public interest, the protection of in23 vestors, and the purposes of this Act, exempt by rule
24 or order any security or class of securities, any
25 transaction or class of transactions, or any person or

class of persons, in whole or in part, conditionally or
 unconditionally, from the requirements imposed pur suant to paragraph (1) or from the definition con tained in paragraph (4).

5 "(3) EFFECT ON COMMISSION AUTHORITY.— 6 Nothing in this subsection limits the authority of the 7 Commission under subsection (a) or (d) or any other 8 provision of this title or precludes the Commission 9 from imposing, under subsection (a) or (d) or any 10 other provision of this title, a remedy or procedure 11 required to be imposed under this subsection.

12 "(4) DEFINITION OF LIMITED PARTNERSHIP
13 ROLLUP TRANSACTION.—As used in this subsection,
14 the term 'limited partnership rollup transaction'
15 means, except as provided in paragraph (5), a trans16 action involving—

"(A) the combination or reorganization of
limited partnerships, directly or indirectly, in
which some or all investors in the limited partnerships receive new securities or securities in
another entity, other than a transaction—

"(i) in which—

23 "(I) the investors' limited part24 nership securities are reported under
25 a transaction reporting plan declared

1	effective before January 1, 1991, by
2	the Commission under section 11A;
3	and
4	''(II) the investors receive new
5	securities or securities in another en-
6	tity that are reported under a trans-
7	action reporting plan declared effec-
8	tive before January 1, 1991, by the
9	Commission under section 11A;
10	''(ii) involving only issuers that are
11	not required to register or report under
12	section 12 both before and after the trans-
13	action;
14	"(iii) in which the securities to be is-
15	sued or exchanged are not required to be
16	and are not registered under the Securities
17	Act of 1933;
18	''(iv) which will result in no signifi-
19	cant adverse change to investors in any of
20	the limited partnerships with respect to
21	voting rights, the term of existence of the
22	entity, management compensation, or in-
23	vestment objectives; or
24	"(v) where each investor is provided
25	an option to receive or retain a security

1	under substantially the same terms and
2	conditions as the original issue; or
3	"(B) the reorganization of a single limited
4	partnership in which some or all investors in
5	the limited partnership receive new securities or
6	securities in another entity, and—
7	''(i) transactions in the security issued
8	are reported under a transaction reporting
9	plan declared effective before January 1,
10	1991, by the Commission under section
11	11A;
12	''(ii) the investors' limited partnership
13	securities are not reported under a trans-
14	action reporting plan declared effective be-
15	fore January 1, 1991, by the Commission
16	under section 11A;
17	''(iii) the issuer is required to register
18	or report under section 12, both before and
19	after the transaction, or the securities to
20	be issued or exchanged are required to be
21	or are registered under the Securities Act
22	of 1933;
23	''(iv) there are significant adverse
24	changes to security holders in voting
25	rights, the term of existence of the entity,

1	management	compensation,	or	investment
2	objectives; an	d		

3 "(v) investors are not provided an op4 tion to receive or retain a security under
5 substantially the same terms and condi6 tions as the original issue.

7 "(5) EXCLUSION FROM DEFINITION.—As used in this subsection, the term 'limited partnership roll-8 up transaction' does not include a transaction that 9 involves only a limited partnership or partnerships 10 having an operating policy or practice of retaining 11 cash available for distribution and reinvesting pro-12 ceeds from the sale, financing, or refinancing of as-13 14 sets in accordance with such criteria as the Commission determines appropriate. 15

16 ''(6) DEFINITION OF PARTNERSHIP.—The term
17 'partnership' includes such other entity having a
18 substantially economically equivalent form of owner19 ship instrument as the Commission determines, by
20 rule consistent with the purposes of this subsection,
21 to include within this definition.''.

(b) SCHEDULE FOR REGULATIONS.—The Securities
and Exchange Commission shall, not later than 12 months
after the date of enactment of this Act, conduct rulemaking proceedings and prescribe final regulations under

the Securities Act of 1933 and the Securities Exchange
 Act of 1934 to implement the requirements of section
 14(h) of the Securities Exchange Act of 1934, as amended
 by subsection (a).

5 SEC. 3. RULES OF FAIR PRACTICE IN ROLLUP TRANS-6 ACTIONS.

7 (a) REGISTERED SECURITIES ASSOCIATION RULE.—
8 Section 15A(b) of the Securities Exchange Act of 1934
9 (15 U.S.C. 78o-3(b)) is amended by adding at the end
10 the following new paragraph:

"(12) The rules of the association to promote 11 12 just and equitable principles of trade, as required by 13 paragraph (6), include rules to prevent members of 14 the association from participating in any limited 15 partnership rollup transaction (as such term is defined in paragraphs (4) and (5) of section 14(h)) un-16 17 less such transaction was conducted in accordance 18 with procedures designed to protect the rights of 19 limited partners, including—

"(A) the right of dissenting limited partners to the following: (i) an appraisal and compensation, or (ii) if the association finds that
granting the rights under clause (i) of this subparagraph would be infeasible or not in the financial interest of the dissenting limited part-

ners, other comparable rights designed to protect dissenting limited partners, which may include the rights set forth in subparagraph (B);

"(B) when the association determines it to 4 be necessary to the protection of such rights, 5 the use of a committee that is independent, as 6 7 determined in accordance with rules prescribed by the association, of the general partner or 8 9 sponsor and that would have the authority to protect the interest of limited partners, includ-10 11 ing (but not limited to) the authority (but not 12 the obligation) to hire independent advisors to 13 represent all limited partners at the partner-14 ship's expense, to negotiate the proposed transaction with the general partner or sponsor on 15 16 behalf of the limited partners, and to make a 17 recommendation to the limited partners with re-18 spect to the proposed transaction, but not the 19 authority to provide consents or authorizations 20 to the proposed transaction on behalf of limited 21 partners;

22 "(C) the right not to have their voting23 power unfairly reduced or abridged;

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"(D) the right not to bear an unfair por tion of the costs of a proposed rollup trans action that is rejected; and

4 "(E) restrictions on the conversion of con5 tingent interests or fees into non-contingent in6 terests or fees and restrictions on the receipt of
7 a non-contingent equity interest in exchange for
8 fees for services which have not yet been pro9 vided.

As used in this paragraph, the term 'dissenting lim-10 11 ited partner' means a holder of a beneficial interest 12 in a limited partnership that is the subject of a lim-13 ited partnership rollup transaction who casts a vote 14 against the transaction and complies with proce-15 dures established by the association, except that for 16 purposes of an exchange or tender offer, such term 17 means any person who files an objection in writing 18 under the rules of the association during the period 19 in which the offer is outstanding and complies with 20 such other procedures established by the associa-21 tion.".

(b) LISTING STANDARDS OF NATIONAL SECURITIES
EXCHANGES.—Section 6(b) of the Securities Exchange
Act of 1934 (15 U.S.C. 78f(b)) is amended by adding at
the end the following:

"(9) The rules of the exchange prohibit the listing of any security issued in a limited partnership
rollup transaction (as such term is defined in paragraphs (4) and (5) of section 14(h)), unless such
transaction was conducted in accordance with procedures designed to protect the rights of limited partners, including—

8 "(A) the right of dissenting limited part-9 ners to the following: (i) an appraisal and compensation, or (ii) if the exchange finds that 10 11 granting the rights under clause (i) of this subparagraph would be infeasible or not in the fi-12 nancial interest of the dissenting limited part-13 ners, other comparable rights designed to pro-14 15 tect dissenting limited partners, which may in-16 clude the rights set forth in subparagraph (B);

17 "(B) when the exchange determines it to 18 be necessary to the protection of such rights, 19 the use of a committee that is independent, as 20 determined in accordance with rules prescribed by the exchange, of the general partner or spon-21 22 sor and that would have the authority to protect the interest of limited partners, including 23 (but not limited to) the authority (but not the 24 obligation) to hire independent advisors to rep-25

1	resent all limited partners at the partnership's
2	expense, to negotiate the proposed transaction
3	with the general partner or sponsor on behalf of
4	the limited partners, and to make a rec-
5	ommendation to the limited partners with re-
6	spect to the proposed transaction, but not the
7	authority to provide consents or authorizations
8	to the proposed transaction on behalf of limited
9	partners;
10	"(C) the right not to have their voting
11	power unfairly reduced or abridged;
12	"(D) the right not to bear an unfair por-
13	tion of the costs of a proposed rollup trans-
14	action that is rejected; and
15	"(E) restrictions on the conversion of con-
16	tingent interests or fees into non-contingent in-
17	terests or fees and restrictions on the receipt of
18	a non-contingent equity interest in exchange for
19	fees for services which have not yet been pro-
20	vided.
21	As used in this paragraph, the term 'dissenting lim-
22	ited partner' means a holder of a beneficial interest
23	in a limited partnership that is the subject of a lim-
24	ited partnership transaction who casts a vote against
25	the transaction and complies with procedures estab-

lished by the exchange, except that for purposes of
 an exchange or tender offer, such term means any
 person who files an objection in writing under the
 rules of the exchange during the period in which the
 offer is outstanding.".

6 (c) STANDARDS FOR AUTOMATED QUOTATION SYS7 TEMS.—Section 15A(b) of the Securities Exchange Act of
8 1934 (15 U.S.C. 780–3(b)) is amended by adding at the
9 end the following new paragraph:

10 "(13) The rules of the association prohibit the 11 authorization for quotation on an automated 12 interdealer quotation system sponsored by the association of any security designated by the Commis-13 14 sion as a national market system security resulting 15 from a limited partnership rollup transaction (as such term is defined in paragraphs (4) and (5) of 16 17 section 14(h)), unless such transaction was con-18 ducted in accordance with procedures designed to 19 protect the rights of limited partners, including—

20 "(A) the right of dissenting limited part21 ners to the following: (i) an appraisal and com22 pensation, or (ii) if the association finds that
23 granting the rights under clause (i) of this sub24 paragraph would be infeasible or not in the fi25 nancial interest of the dissenting limited part-

ners, other comparable rights designed to protect dissenting limited partners, which may include the rights set forth in subparagraph (B);

"(B) when the association determines it to 4 be necessary to the protection of such rights, 5 the use of a committee that is independent, as 6 7 determined in accordance with rules prescribed by the association, of the general partner or 8 9 sponsor and that would have the authority to protect the interest of limited partners, includ-10 11 ing (but not limited to) the authority (but not 12 the obligation) to hire independent advisors to 13 represent all limited partners at the partner-14 ship's expense, to negotiate the proposed transaction with the general partner or sponsor on 15 16 behalf of the limited partners, and to make a 17 recommendation to the limited partners with re-18 spect to the proposed transaction, but not the 19 authority to provide consents or authorizations 20 to the proposed transaction on behalf of limited 21 partners;

22 "(C) the right not to have their voting23 power unfairly reduced or abridged;

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"(D) the right not to bear an unfair por tion of the costs of a proposed rollup trans action that is rejected; and

4 "(E) restrictions on the conversion of con5 tingent interests or fees into non-contingent in6 terests or fees and restrictions on the receipt of
7 a non-contingent equity interest in exchange for
8 fees for services which have not yet been pro9 vided.

As used in this paragraph, the term 'dissenting lim-10 11 ited partner' means a holder of a beneficial interest 12 in a limited partnership that is the subject of a lim-13 ited partnership transaction who casts a vote against 14 the transaction and complies with procedures established by the association, except that for purposes of 15 16 an exchange or tender offer such term means any 17 person who files an objection in writing under the 18 rules of the association during the period during 19 which the offer is outstanding.".

(d) EFFECT ON EXISTING AUTHORITY.—The amendments made by this section shall not limit the authority
of the Securities and Exchange Commission, a registered
securities association, or a national securities exchange
under any provision of the Securities Exchange Act of
1934, or preclude the Commission or such association or

exchange from imposing, under any other such provision,
 a remedy or procedure required to be imposed under such
 amendments.

4 (e) EFFECTIVE DATE.—The amendments made by 5 this section shall become effective 18 months after the 6 date of enactment of this Act and shall apply to any secu-7 rity resulting from a partnership rollup transaction (as 8 such term is defined in section 14(h)(4) of the Securities 9 Exchange Act of 1934) that is issued on or after the date 10 of enactment of this Act.

Passed the House of Representatives, March 2, 1993.

Attest:

Clerk.

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