Union Calendar No. 53 H.R. 1257

110TH CONGRESS 1ST SESSION

[Report No. 110-88]

To amend the Securities Exchange Act of 1934 to provide shareholders with an advisory vote on executive compensation.

IN THE HOUSE OF REPRESENTATIVES

March 1, 2007

Mr. FRANK of Massachusetts (for himself, Mr. SCOTT of Georgia, Mr. RAN-GEL, Mr. GEORGE MILLER of California, Ms. VELÁZQUEZ, Mr. KAN-JORSKI, Mr. GUTIERREZ, Mr. DEFAZIO, Mr. CLAY, Mr. BACA, Mr. AL GREEN of Texas, Mr. COOPER, Ms. WOOLSEY, Mr. SHERMAN, Mr. ELLISON, Mr. LANTOS, Mr. ACKERMAN, Mr. MILLER of North Carolina, Mr. CLEAVER, Mr. SIRES, Mr. PERLMUTTER, and Mr. WILSON of Ohio) introduced the following bill; which was referred to the Committee on Financial Services

April 16, 2007

Additional sponsors: Ms. MOORE of Wisconsin, Mr. MEEKS of New York, Mr. LYNCH, Ms. CARSON, Mr. MARSHALL, and Mrs. MALONEY of New York

April 16, 2007

Reported with an amendment, committed to the Committee of the Whole House on the State of the Union, and ordered to be printed

[Strike out all after the enacting clause and insert the part printed in italic]

A BILL

To amend the Securities Exchange Act of 1934 to provide shareholders with an advisory vote on executive compensation. Be it enacted by the Senate and House of Representa tives of the United States of America in Congress assembled,
 SECTION 1. SHORT TITLE.

4 This Act may be cited as the "Shareholder Vote on
5 Executive Compensation Act".

6 SEC. 2. SHAREHOLDER VOTE ON EXECUTIVE COMPENSA7 TION DISCLOSURES.

8 (a) AMENDMENT. Section 16 of the Securities Ex9 ehange Act of 1934 (15 U.S.C. 78n) is amended by adding
10 at the end the following new subsection:

11 "(h) ANNUAL SHAREHOLDER APPROVAL OF EXECU12 TIVE COMPENSATION.—

13 "(1) IN GENERAL.—Any proxy or consent or 14 authorization under this section shall permit a sepa-15 rate shareholder vote to approve the compensation of 16 executives as disclosed pursuant to the Commission's 17 compensation disclosure rules (which disclosure shall 18 include the compensation discussion and analysis, 19 the compensation tables, and any related material). 20 The shareholder vote shall not be binding on the 21 board of directors and shall not be construed as 22 overruling a decision by such board.

23 <u>"(2)</u> SHAREHOLDER APPROVAL OF GOLDEN
 24 PARACHUTE COMPENSATION.

1 "(A) DISCLOSURE.—In any proxy solicita-2 tion material that concerns an acquisition, 3 merger, consolidation, or proposed sale or other 4 disposition of substantially all the assets of an 5 issuer, the person making such solicitation shall 6 disclose in the proxy solicitation material, in a 7 elear and simple form in accordance with regu-8 lations of the Commission, any agreements or 9 understandings that such person has with any principal executive officers of such issuer (or of 10 11 the acquiring issuer, if such issuer is not the 12 acquiring issuer) concerning any type of com-13 pensation (whether present, deferred, or contin-14 gent) that are based on or otherwise relate to 15 the acquisition, merger, consolidation, sale, or 16 other disposition, and that have not been sub-17 jeet to a shareholder vote under paragraph (1). $\frac{(B)}{(B)}$ **Shareholder** APPROVAL.-The

18 "(B) SHAREHOLDER APPROVAL.—The
19 proxy solicitation material containing the disclo20 sure required by subparagraph (A) shall require
21 a separate shareholder vote to approve such
22 agreements or understandings. A vote by the
23 shareholders shall not be binding on the board
24 of directors and shall not be construed as over25 ruling a decision by such board.".

(b) DEADLINE FOR RULEMAKING.—Not later than 1
 year after the date of the enactment of this Act, the Secu rities and Exchange Commission shall issue any final rules
 and regulations required by the amendments made by sub section (a).

6 SECTION 1. SHORT TITLE.

7 This Act may be cited as the "Shareholder Vote on Ex8 ecutive Compensation Act".

9 SEC. 2. SHAREHOLDER VOTE ON EXECUTIVE COMPENSA10 TION DISCLOSURES.

(a) AMENDMENT.—Section 16 of the Securities Exchange Act of 1934 (15 U.S.C. 78n) is amended by adding
at the end the following new subsection:

14 "(h) ANNUAL SHAREHOLDER APPROVAL OF EXECU15 TIVE COMPENSATION.—

"(1) IN GENERAL.—Any proxy or consent or au-16 17 thorization for an annual or other meeting of the 18 shareholders occurring on or after January 1, 2009, 19 shall permit a separate shareholder vote to approve 20 the compensation of executives as disclosed pursuant 21 to the Commission's compensation disclosure rules 22 (which disclosure shall include the compensation dis-23 cussion and analysis, the compensation tables, and 24 any related material). The shareholder vote shall not 25 be binding on the board of directors and shall not be

1	construed as overruling a decision by such board, nor
2	to create or imply any additional fiduciary duty by
3	such board, nor shall such vote be construed to restrict
4	or limit the ability of shareholders to make proposals
5	for inclusion in such proxy materials related to execu-
6	tive compensation.
7	"(2) Shareholder approval of golden
8	PARACHUTE COMPENSATION.—
9	"(A) DISCLOSURE.—In any proxy solicita-
10	tion material for an annual or other meeting of
11	the shareholders occurring on or after January 1,
12	2009, that concerns an acquisition, merger, con-
13	solidation, or proposed sale or other disposition
14	of substantially all the assets of an issuer, the
15	person making such solicitation shall disclose in
16	the proxy solicitation material, in a clear and
17	simple form in accordance with regulations of
18	the Commission, any agreements or under-
19	standings that such person has with any prin-
20	cipal executive officers of such issuer (or of the
21	acquiring issuer, if such issuer is not the acquir-
22	ing issuer) concerning any type of compensation
23	(whether present, deferred, or contingent) that
24	are based on or otherwise relate to the acquisi-
25	tion, merger, consolidation, sale, or other disposi-

tion, and that have not been subject to a shareholder vote under paragraph (1).

"(B) 3 Shareholder APPROVAL.—The 4 proxy solicitation material containing the disclo-5 sure required by subparagraph (A) shall require 6 a separate shareholder vote to approve such 7 agreements or understandings. A vote by the 8 shareholders shall not be binding on the board of 9 directors and shall not be construed as over-10 ruling a decision by such board, nor to create or 11 imply any additional fiduciary duty by such 12 board, nor shall such vote be construed to restrict 13 or limit the ability of shareholders to make pro-14 posals for inclusion in such proxy materials re-15 lated to executive compensation.".

16 (b) DEADLINE FOR RULEMAKING.—Not later than 1 17 year after the date of the enactment of this Act, the Securi-18 ties and Exchange Commission shall issue any final rules 19 and regulations required by the amendments made by sub-20 section (a).

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