116TH CONGRESS 2D SESSION H.R.4841

AN ACT

- To require the prudential banking regulators to provide annual testimony to Congress on their supervision and regulation activities, 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,

1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Prudential Regulator3 Oversight Act".

4 SEC. 2. ANNUAL TESTIMONY.

5 (a) IN GENERAL.—The Dodd-Frank Wall Street Re6 form and Consumer Protection Act (12 U.S.C. 5301 et
7 seq.) is amended by adding at the end of title VI the fol8 lowing:

9 "SEC. 629. ANNUAL TESTIMONY OF PRUDENTIAL REGU-10 LATORS.

11 "(a) Semi-Annual Report.—

12 "(1) IN GENERAL.—The prudential regulators 13 shall each issue a semi-annual report to the Com-14 mittee on Banking, Housing, and Urban Affairs of 15 the Senate and the Committee on Financial Services 16 of the House of Representatives regarding the ef-17 forts, activities, objectives, and plans of the regu-18 lator with respect to the conduct of supervision and 19 regulation of depository institution holding compa-20 nies, depository institutions, and credit unions.

21 "(2) SPECIFIC CONTENTS.—Each report re22 quired under paragraph (1) shall include a descrip23 tion of—

24 "(A) the safety and soundness of deposi25 tory institution holding companies, depository
26 institutions, and credit unions, including cap-

1	ital, liquidity, leverage, stress testing, and living
2	wills, as applicable;
3	"(B) the examination and supervision of
4	depository institution holding companies, depos-
5	itory institutions, and credit unions, particu-
6	larly G-SIBs, including—
7	"(i) a detailed description of public
8	enforcement actions taken during the re-
9	porting period;
10	"(ii) aggregate data regarding super-
11	visory concerns examiners have issued in
12	writing to the boards of regulated institu-
13	tions during the reporting period;
14	"(iii) supervisory observations by the
15	regulator on particular areas and topics of
16	concern identified through the examination
17	and supervisory process; and
18	"(iv) a description of the regulator's
19	exercise of all available tools beyond impos-
20	ing public fines to ensure compliance with
21	all applicable laws and regulations, as well
22	as actions to ensure accountability for cul-
23	pable executives;
24	"(C) emerging risks that may affect depos-
25	itory institutions and potential threats to the fi-

nancial stability of the United States, and any actions the regulator took in coordination with the Office of Financial Research, to identify and mitigate those threats;

"(D) any recent actions taken by the regu-5 6 lator as a voting member of the Financial Sta-7 bility Oversight Council and any updates re-8 lated to authorities the regulator has under title 9 I or title VIII of this Act with respect to en-10 hanced prudential standards and supervision of 11 large bank holding companies and firms des-12 ignated by the Financial Stability Oversight 13 Council:

14 "(E) the implementation of the regulator's
15 diversity and inclusion efforts, including its im16 plementation of section 342 of this Act and the
17 regulator's compliance with section 308 of the
18 Financial Institutions Reform, Recovery, and
19 Enforcement Act of 1989 with respect to mi20 nority depository institutions;

21 "(F) the implementation of the Community
22 Reinvestment Act of 1977, including informa23 tion on examinations, guidance, and regula24 tions;

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1	"(G) any mandatory provision of law that
2	has not been implemented yet by the regulator,
3	including the date on which the mandatory pro-
4	vision will be implemented;
5	"(H) an overview of the mergers and ac-
6	quisitions process, including data and descrip-
7	tions of any mergers and acquisitions approved
8	during the reporting period;
9	"(I) examinations for Bank Secrecy Act
10	and anti-money laundering compliance, as well
11	as coordination with the Financial Crimes En-
12	forcement Network and appropriate commu-
13	nication with depository institutions and credit
14	unions;
15	"(J) the utilization of financial technology
16	as it relates to depository institution holding
17	companies, depository institutions, and credit
18	unions regulated by the regulator, including the
19	use of various technologies by depository insti-
20	tutions and credit unions as well as partner-
21	ships with third-party companies;
22	"(K) cybersecurity of depository institution
23	holding companies, depository institutions, and
24	credit unions, including steps taken to enhance

cyber readiness and strengthen the protection of consumer data; and

3 "(L) compliance with chapter 5 of title 5, 4 United States Code (commonly referred to as 5 the 'Administrative Procedure Act') and chap-6 ter 8 of title 5, United States Code (commonly 7 referred to as the 'Congressional Review Act'). 8 well as all guidance documents and as 9 rulemakings issued by the prudential regulator 10 in the previous 6-month period.

11 "(3) CONFIDENTIALITY REQUIREMENT.—Each 12 report required under paragraph (1) shall include 13 only information that does not constitute confiden-14 tial supervisory information about a specific institu-15 tion, but may include aggregate information on an 16 industry-wide basis or on a segment of an industry. 17 "(b) TESTIMONY.—

18 "(1) IN GENERAL.—The prudential regulators 19 shall each appear before the Committee on Banking, 20 Housing, and Urban Affairs of the Senate and the 21 Committee on Financial Services of the House of 22 Representatives at an annual hearing to testify with 23 respect to the reports required under subsection (a). "(2) VICE CHAIRMAN FOR SUPERVISION.—The 24 25 Vice Chairman for Supervision of the Board of Gov-

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1	ernors shall appear before the Committee on Bank-
2	ing, Housing, and Urban Affairs of the Senate and
3	the Committee on Financial Services of the House of
4	Representatives at a semiannual hearing to testify
5	with respect to the reports required under subsection
6	(a). Any such appearance shall satisfy the require-
7	ments of section $10(12)$ of the Federal Reserve Act.
8	"(c) DEFINITIONS.—In this section:
9	"(1) BANK SECRECY ACT.—The term 'Bank Se-
10	crecy Act' means—
11	"(A) section 21 of the Federal Deposit In-
12	surance Act;
13	"(B) chapter 2 of title I of Public Law 91–
14	508; and
15	"(C) subchapter II of chapter 53 of title
16	31, United States Code;
17	"(2) G-SIB.—The term 'G-SIB' means a global
18	systemically important bank holding company, as
19	such term is defined under section 217.402 of title
20	12, Code of Federal Regulations.
21	"(3) Prudential regulators.—The term
22	'prudential regulators' means the Vice Chairman for
23	Supervision of the Board of Governors, the Comp-
24	troller of the Currency, the Chairperson of the Cor-

- poration, and the Chairman of the National Credit
 Union Administration Board.".
- 3 (b) CLERICAL AMENDMENT.—The table of contents
 4 under section 1(b) of the Dodd-Frank Wall Street Reform
 5 and Consumer Protection Act is amended by inserting
 6 after the item relating to section 628 the following:
 "Sec. 629. Annual testimony of prudential regulators.".

7 SEC. 3. DETERMINATION OF BUDGETARY EFFECTS.

8 The budgetary effects of this Act, for the purpose of 9 complying with the Statutory Pay-As-You-Go Act of 2010, 10 shall be determined by reference to the latest statement 11 titled "Budgetary Effects of PAYGO Legislation" for this 12 Act, submitted for printing in the Congressional Record 13 by the Chairman of the House Budget Committee, pro-14 vided that such statement has been submitted prior to the 15 vote on passage.

Passed the House of Representatives January 13, 2020.

Attest:

Clerk.

¹¹⁶TH CONGRESS H. R. 4841

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