JULY 2, 2025

RULES COMMITTEE PRINT 119–6

TEXT OF H.R. 3633, THE CLARITY ACT OF 2025

[Showing the text of H.R. 3633, as ordered reported by the Committee on Financial Services and the Committee on Agriculture, with modifications]

1 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 2 (a) SHORT TITLE.—This Act may be cited as the
- 3 "Digital Asset Market Clarity Act of 2025" or the
- 4 "CLARITY Act of 2025".
- 5 (b) TABLE OF CONTENTS.—The table of contents for
- 6 this Act is as follows:

Sec. 1. Short title; table of contents.

TITLE I—DEFINITIONS; RULEMAKING; EXPEDITED REGISTRATION

- Sec. 101. Definitions under the Securities Act of 1933.
- Sec. 102. Definitions under the Securities Exchange Act of 1934.
- Sec. 103. Definitions under the Commodity Exchange Act.
- Sec. 104. Definitions under this Act.
- Sec. 105. Rulemakings.
- Sec. 106. Expedited registration for digital commodity exchanges, brokers, and dealers; provisional status.
- Sec. 107. Commodity Exchange Act and securities laws savings provisions.
- Sec. 108. Administrative requirements.
- Sec. 109. Treatment of certain non-controlling blockchain developers.
- Sec. 110. Application of the Bank Secrecy Act.
- Sec. 111. Rule of construction.
- Sec. 112. Implementation.

TITLE II—OFFERS AND SALES OF DIGITAL COMMODITIES

- Sec. 201. Treatment of investment contract assets.
- Sec. 202. Exempted primary transactions in digital commodities.
- Sec. 203. Treatment of secondary transactions in digital commodities that originally involved investment contracts.
- Sec. 204. Requirements for offers and sales of digital commodities by digital commodity related persons and digital commodity affiliated persons.

- Sec. 205. Mature blockchain system requirements.
- Sec. 206. Effective date.

TITLE III—REGISTRATION FOR INTERMEDIARIES AT THE SECURITIES AND EXCHANGE COMMISSION

- Sec. 301. Treatment of digital commodities and permitted payment stablecoins.
- Sec. 302. Anti-fraud authority over permitted payment stablecoins and certain digital commodity transactions.
- Sec. 303. Eligibility of alternative trading systems.
- Sec. 304. Rulemaking for dual-registered entities.
- Sec. 305. Modernization of recordkeeping requirements.
- Sec. 306. Exemptive authority.
- Sec. 307. Additional registrations with the Commodity Futures Trading Commission.
- Sec. 308. Exempting digital commodities from State securities laws.
- Sec. 309. Exclusion for decentralized finance activities.
- Sec. 310. Treatment of custody activities by banking institutions.
- Sec. 311. Broker and dealer disclosures regarding the treatment of assets.
- Sec. 312. Digital commodity activities that are financial in nature.
- Sec. 313. Effective date; administration.
- Sec. 314. Educational material requirements.
- Sec. 315. Discretionary Surplus Fund.

TITLE IV—REGISTRATION FOR DIGITAL COMMODITY INTER-MEDIARIES AT THE COMMODITY FUTURES TRADING COMMIS-SION

- Sec. 401. Commission jurisdiction over digital commodity transactions.
- Sec. 402. Requiring futures commission merchants to use qualified digital asset custodians.
- Sec. 403. Trading certification and approval for digital commodities.
- Sec. 404. Registration of digital commodity exchanges.
- Sec. 405. Qualified digital asset custodians.
- Sec. 406. Registration and regulation of digital commodity brokers and dealers.
- Sec. 407. Registration of associated persons.
- Sec. 408. Registration of commodity pool operators and commodity trading advisors.
- Sec. 409. Exclusion for decentralized finance activities.
- Sec. 410. Resources for implementation and enforcement.
- Sec. 411. Requirements related to control persons.
- Sec. 412. Other tradable assets.
- Sec. 413. Conflict of interest rulemaking.
- Sec. 414. Effective date.
- Sec. 415. Sense of Congress.

TITLE V—INNOVATION AND TECHNOLOGY IMPROVEMENTS

- Sec. 501. Findings; sense of Congress.
- Sec. 502. Strategic Hub for Innovation and Financial Technology.
- Sec. 503. Codification of LabCFTC.
- Sec. 504. Study on decentralized finance.
- Sec. 505. Study on non-fungible tokens.
- Sec. 506. Study on expanding financial literacy amongst digital commodity holders.
- Sec. 507. Study on financial market infrastructure improvements.

Sec. 508. Study on blockchain in payments. Sec. 509. Study on illicit use of digital assets. Sec. 510. GAO study on certain centralized intermediaries that are primarily located in foreign jurisdictions. Sec. 511. Studies on foreign adversary participation. Sec. 512. Conforming amendments. TITLE **I**—**DEFINITIONS**: **RULE-**1 **EXPEDITED REG-MAKING:** 2 **ISTRATION** 3 4 SEC. 101. DEFINITIONS UNDER THE SECURITIES ACT OF 5 1933. 6 Section 2(a) of the Securities Act of 1933 (15 U.S.C. 7 77b(a) is amended by adding at the end the following: BLOCKCHAIN.—The term 'blockchain' 8 (20)9 means-10 "(A) any technology— 11 "(i) where data is— 12 "(I) shared across a network to 13 create a distributed ledger of inde-14 pendently verifiable transactions or in-15 formation among network partici-16 pants; "(II) linked using cryptography 17 18 to maintain the integrity of the dis-19 tributed ledger and to execute other functions; and 20 21 "(III) propagated among network 22 participants to reach consensus on the

1	state of the distributed ledger and any
2	other functions; and
3	"(ii) composed of source code that is
4	publicly available; and
5	"(B) any similar technology to the tech-
6	nology described in subparagraph (A).
7	"(21) BLOCKCHAIN APPLICATION.—The term
8	'blockchain application' means any executable soft-
9	ware that is deployed to a blockchain and composed
10	of source code that is publicly available, including a
11	smart contract or any network of smart contracts, or
12	other similar technology.
13	"(22) BLOCKCHAIN PROTOCOL.—The term
14	'blockchain protocol' means publicly available source
15	code of a blockchain that is executed by the network
16	participants of a blockchain to facilitate its func-
17	tioning, or other similar technology.
18	"(23) BLOCKCHAIN SYSTEM.—The term
19	'blockchain system' means any blockchain, together
20	with its blockchain protocol or any blockchain appli-
21	cation or network of blockchain applications.
22	"(24) Decentralized governance sys-
23	TEM.—
24	"(A) IN GENERAL.—The term 'decentral-
25	ized governance system' means, with respect to

1 a blockchain system, any transparent, rules-2 based system permitting persons to form con-3 sensus or reach agreement in the development, 4 provision, publication, maintenance, or adminis-5 tration of such blockchain system, where par-6 ticipation is not limited to, or under the effec-7 tive control of, any person or group of persons 8 under common control.

9 "(B) Relationship of persons to de-10 CENTRALIZED GOVERNANCE SYSTEMS.—With 11 respect to a decentralized governance system, 12 the decentralized governance system and any 13 persons participating in the decentralized gov-14 ernance system shall be treated as separate per-15 sons unless such persons are under common 16 control or acting pursuant to an agreement to 17 act in concert.

18 "(C) LEGAL ENTITIES FOR DECENTRAL-19 IZED GOVERNANCE SYSTEMS.—The term 'de-20 centralized governance system' shall include a 21 legal entity used to implement the rules-based 22 system described in subparagraph (A), provided 23 that the legal entity does not operate pursuant 24 to centralized management. For the purposes of 25 this subparagraph, the delegation of ministerial

1	or administrative authority at the direction of
2	the participants in a decentralized governance
3	system shall not be construed to be centralized
4	management.
5	"(25) DIGITAL ASSET.—The term 'digital asset'
6	means any digital representation of value which is
7	recorded on a cryptographically-secured distributed
8	ledger or other similar technology.
9	"(26) DIGITAL COMMODITY.—The term 'digital
10	commodity' has the meaning given that term under
11	section 1a of the Commodity Exchange Act (7
12	U.S.C. 1a).
13	"(27) DIGITAL COMMODITY AFFILIATED PER-
14	SON.—The term 'digital commodity affiliated per-
15	son'—
16	"(A) means a person (including a digital
17	commodity related person) that, with respect to
18	any digital commodity—
19	"(i) acquires or has any right to ac-
20	quire 5 percent or more of the total out-
21	standing units of such digital commodity
22	from a digital commodity issuer or an
23	agent or underwriter thereof;
24	"(ii) is a founder of the digital com-
25	modity issuer; or

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1	"(iii) is an executive officer, director,
2	trustee, general partner, or person serving
3	in a similar capacity of the digital com-
4	modity issuer or held such role at any
5	point in the previous 12-month period; and
6	"(B) does not include a decentralized gov-
7	ernance system.
8	"(28) DIGITAL COMMODITY ISSUER.—
9	"(A) IN GENERAL.—With respect to a dig-
10	ital commodity, the term 'digital commodity
11	issuer' means any person that—
12	"(i) issues or causes to be issued, or
13	proposes to issue or cause to be issued, a
14	unit of such digital commodity to a person;
15	or
16	"(ii) offers or sells a right to a future
17	issuance of a unit of such digital com-
18	modity to a person.
19	"(B) PROHIBITION ON EVASION.—It shall
20	be unlawful for any person to knowingly evade
21	classification as a 'digital commodity issuer'
22	and facilitate an arrangement for the primary
23	purpose of effecting an offer, sale, distribution,
24	or other issuance of a digital commodity, in-
25	cluding via any arrangement involving the

1	transfer of intellectual property associated with
2	the blockchain system to which the digital com-
3	modity relates.
4	"(29) DIGITAL COMMODITY RELATED PER-
5	SON.—
6	"(A) IN GENERAL.—With respect to a dig-
7	ital commodity issuer, the term 'digital com-
8	modity related person'—
9	"(i) means a person—
10	"(I) that is or was in the pre-
11	vious 6-month period a promoter, sen-
12	ior employee, advisory board member,
13	consultant, advisor, or person serving
14	in a similar capacity; or
15	"(II) that acquires or has any
16	right to acquire 1 percent or more of
17	the total outstanding units of such
18	digital commodity from a digital com-
19	modity issuer or an agent or under-
20	writer thereof; and
21	"(ii) does not include a decentralized
22	governance system.
23	"(B) SENIOR EMPLOYEE DEFINED.—In
24	this paragraph and with respect to a digital
25	commodity issuer, the term 'senior employee'

1	means any employee materially involved in the
2	management of the digital commodity issuer,
3	including management of the development of
4	the blockchain system to which the digital com-
5	modity relates.
6	"(30) End user distribution.—
7	"(A) IN GENERAL.—The term 'end user
8	distribution' means a distribution of a unit of
9	a digital commodity that—
10	"(i) does not involve an exchange of
11	more than a nominal value of cash, prop-
12	erty, or other assets; and
13	"(ii) is distributed in a broad and eq-
14	uitable manner based on conditions capable
15	of being satisfied by any participant in the
16	blockchain system, including, as incentive-
17	based rewards—
18	"(I) to users of the digital com-
19	modity or any blockchain system to
20	which the digital commodity relates;
21	"(II) for activities directly related
22	to the operation of the blockchain sys-
23	tem, such as mining, validating, stak-
24	ing, or other activity directly tied to

1	the operation of the blockchain sys-
2	tem; or
3	"(III) to the existing holders of
4	another digital commodity, in propor-
5	tion to the total units of such other
6	digital commodity as are held by each
7	person.
8	"(B) PROTOCOL CONSENSUS PARTICIPA-
9	TION.—The term 'end user distribution' in-
10	cludes the following:
11	"(i) Self staking.—The distribution
12	of a unit of a digital commodity as a pro-
13	grammatic result of validating or staking
14	activity for a blockchain system's con-
15	sensus mechanism, including the staking of
16	a digital commodity and the operation of a
17	node or validator for such activity where
18	the owner of the staked digital commodity
19	and operator of the node or validator are
20	the same person or entity.
21	"(ii) Self-custodial staking with
22	A THIRD PARTY.—The distribution of a
23	unit of a digital commodity as a pro-
24	grammatic result of validating or staking
25	activity for a blockchain system's con-

1	sensus mechanism, including the staking of
2	a digital commodity and the operation of a
3	node or validator for such activity where—
4	"(I) the owner of the staked dig-
5	ital commodity and operator of the
6	node or validator for such activity are
7	different persons or entities; and
8	"(II) the operator of the node or
9	validator does not maintain custody or
10	control of the staked digital com-
11	modity.
12	"(iii) Custodial and ancillary
13	STAKING SERVICES.—Subject to the rules
14	issued pursuant to subparagraph (C), the
15	provision of custodial or ancillary staking
16	services enabling the owner of a digital
17	commodity to participate in validating or
18	staking activity for a blockchain system's
19	consensus mechanism that results in the
20	programmatic distribution of a unit of a
21	digital commodity, provided that such cus-
22	todial or ancillary services are exclusively
23	administrative or ministerial in nature.
24	"(C) RULEMAKING TO DEFINE THE CUS-
25	TODIAL AND ANCILLARY STAKING SERVICES.—

1 Not later than 270 days after the date of the 2 enactment of this paragraph, the Commission 3 shall issue rules defining the custodial and ancillary staking services described in subpara-4 5 graph (B)(iii) that are exclusively administra-6 tive or ministerial in nature, consistent with 7 what is necessary or appropriate for the public 8 interest or for the protection of investors.

9 "(31) MATURE BLOCKCHAIN SYSTEM.—The 10 term 'mature blockchain system' means a blockchain 11 system, together with its related digital commodity, 12 that is not controlled by any person or group of per-13 sons under common control.

14 "(32) PERMITTED PAYMENT STABLECOIN.—
15 The term 'permitted payment stablecoin' means a
16 payment stablecoin (as defined in section 2 of the
17 GENIUS Act) issued by a permitted payment
18 stablecoin issuer.

19 "(33) PERMITTED PAYMENT STABLECOIN
20 ISSUER.—The term 'permitted payment stablecoin
21 issuer' has the meaning given that term in section
22 2 of the GENIUS Act.".

1	SEC. 102.	DEFINITIONS	UNDER	THE	SECURITIE	S EX-	
2		CHANGE AC	T OF 1934.				
3	Sectio	on 3(a) of the	Securities	Exch	ange Act of	f 1934	
4	(15 U.S.C.)	. 78c(a)) is ame	ended—				
5	(1) by redesignating the second paragraph (80)						
6	(relating to funding portals) as paragraph (81); and						
7	(2) by adding at the end the following:						
8	۲	(82) Bank s	ECRECY A	ΔСТ.—	The term	'Bank	
9	Secre	cy Act' means-					
10		"(A) section	on 21 of t	he Fe	ederal Depo	sit In-	
11	S	surance Act (12	2 U.S.C. 1	829b);		
12		"(B) chap	ter 2 of tit	tle I o	f Public La	ıw 91–	
13	Ę	508 (12 U.S.C.	1951 et s	seq.);	and		
14		"(C) subc	hapter II	of ch	apter 53 o	of title	
15	و	31, United Stat	tes Code.				
16	۲	(83) Additio	ONAL DIG	HTAL	COMMODI	ГҮ-RE-	
17	LATE	d terms.—					
18		"(A) SEC	CURITIES	ACT	OF 1933.	—The	
19	t	erms 'blockch	ain syster	n', 'd	lecentralized	d gov-	
20	e	ernance systen	n', 'digita	l ass	et', 'digital	com-	
21	r	modity affiliat	ed persor	n', 'd	igital com	modity	
22	i	ssuer', 'digital	commodit	ty rela	ated person	', 'end	
23	υ	user distributio	on', 'matu	re bl	ockchain sy	vstem',	
24	6	permitted pay	ment stab	lecoin	', and 'per	mitted	
25	ł	payment stable	ecoin issu	er'h	ave the m	eaning	
26	ŝ	given those te	rms, resp	ective	ly, under s	section	
070125	.098.xml (§	997342 33)					

1	2(a) of the Securities Act of 1933 (15 U.S.C.							
2	77b(a)).							
3	"(B) Commodity exchange act.—The							
4	terms 'digital commodity', 'digital commodity							
5	broker', 'digital commodity dealer', 'digital com-							
6	modity exchange', 'decentralized finance mes-							
7	saging system', and 'decentralized finance trad-							
8	ing protocol' have the meaning given those							
9	terms, respectively, under section 1a of the							
10	Commodity Exchange Act (7 U.S.C. 1a).".							
11	SEC. 103. DEFINITIONS UNDER THE COMMODITY EX-							
12	CHANGE ACT.							
13	(a) IN GENERAL.—Section 1a of the Commodity Ex-							
14	change Act (7 U.S.C. 1a) is amended—							
14 15	change Act (7 U.S.C. 1a) is amended— (1) in paragraph (10)—							
15	(1) in paragraph (10) —							
15 16	(1) in paragraph (10)—(A) in subparagraph (A)—							
15 16 17	 (1) in paragraph (10)— (A) in subparagraph (A)— (i) by redesignating clauses (iii) and 							
15 16 17 18	 (1) in paragraph (10)— (A) in subparagraph (A)— (i) by redesignating clauses (iii) and (iv) as clauses (iv) and (v), respectively; 							
15 16 17 18 19	 (1) in paragraph (10)— (A) in subparagraph (A)— (i) by redesignating clauses (iii) and (iv) as clauses (iv) and (v), respectively; and 							
15 16 17 18 19 20	 (1) in paragraph (10)— (A) in subparagraph (A)— (i) by redesignating clauses (iii) and (iv) as clauses (iv) and (v), respectively; and (ii) by inserting after clause (ii) the 							
 15 16 17 18 19 20 21 	 (1) in paragraph (10)— (A) in subparagraph (A)— (i) by redesignating clauses (iii) and (iv) as clauses (iv) and (v), respectively; and (ii) by inserting after clause (ii) the following: 							
 15 16 17 18 19 20 21 22 	 (1) in paragraph (10)— (A) in subparagraph (A)— (i) by redesignating clauses (iii) and (iv) as clauses (iv) and (v), respectively; and (ii) by inserting after clause (ii) the following: "(iii) digital commodity;"; and 							

1	"(B) EXCLUSION.—For purposes of this
2	paragraph, the term 'trading in commodity in-
3	terests' shall not include transacting in digital
4	commodities for the purpose of—
5	"(i) acting as a digital commodity
6	custodian;
7	"(ii) establishing, maintaining, or
8	managing inventory or payment instru-
9	ments for commercial purposes; or
10	"(iii) maintaining or supporting the
11	operation of, or validating transactions on,
12	a blockchain system.";
13	(2) in paragraph (11) —
14	(A) in subparagraph (A)(i)—
15	(i) by redesignating subclauses (III)
16	and (IV) as subclauses (IV) and (V), re-
17	spectively; and
18	(ii) by inserting after subclause (II)
19	the following:
20	"(III) digital commodity;"; and
21	(B) by redesignating subparagraph (B) as
22	subparagraph (C) and inserting after subpara-
23	graph (A) the following:
24	"(B) EXCLUSION.—For purposes of this
25	paragraph, the term 'trading in commodity in-

1	terests' shall not include transacting in digital
2	commodities for the purpose of—
3	"(i) acting as a digital commodity
4	custodian;
5	"(ii) establishing, maintaining, or
6	managing inventory or payment instru-
7	ments for commercial purposes; or
8	"(iii) maintaining or supporting the
9	operation of, or validating transactions on,
10	a blockchain system.";
11	(3) in paragraph $(12)(A)(i)$ —
12	(A) in subclause (II), by adding at the end
13	a semicolon;
14	(B) by redesignating subclauses (III) and
15	(IV) as subclauses (IV) and (V), respectively;
16	and
17	(C) by inserting after subclause (II) the
18	following:
19	"(III) a digital commodity;";
20	(4) by redesignating paragraphs (16) through
21	(51) as paragraphs (17) through (52) , respectively,
22	and inserting after paragraph (15) the following:
23	"(16) TERMS RELATED TO DIGITAL COMMOD-
24	ITIES.—

1	"(A) Associa	TED PERSON	OF A	DIGITAL
2	COMMODITY BROKE	R.—		

3	"(i) IN GENERAL.—Except as pro-
4	vided in clause (ii), the term 'associated
5	person of a digital commodity broker'
6	means a person who is associated with a
7	digital commodity broker as a partner, of-
8	ficer, employee, or agent (or any person oc-
9	cupying a similar status or performing
10	similar functions) in any capacity that in-
11	volves—

12 "(I) the solicitation or acceptance
13 of an order for the purchase or sale of
14 a digital commodity; or

15 "(II) the supervision of any per16 son engaged in the solicitation or ac17 ceptance of an order for the purchase
18 or sale of a digital commodity.

19 "(ii) EXCLUSION.—The term 'associ20 ated person of a digital commodity broker'
21 does not include any person associated
22 with a digital commodity broker the func23 tions of which are solely clerical or ministe24 rial.

1	"(B) Associated person of a digital
2	COMMODITY DEALER.—
3	"(i) IN GENERAL.—Except as pro-

4 vided in clause (ii), the term 'associated person of a digital commodity dealer' 5 6 means a person who is associated with a 7 digital commodity dealer as a partner, offi-8 cer, employee, or agent (or any person oc-9 cupying a similar status or performing similar functions) in any capacity that in-10 11 volves-

12 "(I) the solicitation or acceptance
13 of a contract for the purchase or sale
14 of a digital commodity; or

15 "(II) the supervision of any per-16 son engaged in the solicitation or ac-17 ceptance of a contract for the pur-18 chase or sale of a digital commodity. 19 "(ii) EXCLUSION.—The term 'associ-20 ated person of a digital commodity dealer' does not include any person associated 21 22 with a digital commodity dealer the func-23 tions of which are solely clerical or ministerial. 24

1	"(C) BANK SECRECY ACT.—The term
2	'Bank Secrecy Act' means—
3	"(i) section 21 of the Federal Deposit
4	Insurance Act (12 U.S.C. 1829b);
5	"(ii) chapter 2 of title I of Public Law
6	91–508 (12 U.S.C. 1951 et seq.); and
7	"(iii) subchapter II of chapter 53 of
8	title 31, United States Code.
9	"(D) DECENTRALIZED FINANCE MES-
10	SAGING SYSTEM.—
11	"(i) IN GENERAL.—The term 'decen-
12	tralized finance messaging system' means
13	a software application that provides a user
14	with the ability to create or submit an in-
15	struction, communication, or message to a
16	decentralized finance trading protocol for
17	the purpose of executing a transaction by
18	the user.
19	"(ii) Additional requirements.—
20	The term 'decentralized finance messaging
21	system' does not include any system that
22	provides any person other than the user
23	with control over—
24	"(I) the funds of the user; or

1	"(II) the execution of the trans-
2	action of the user.
3	"(E) DECENTRALIZED FINANCE TRADING
4	PROTOCOL.—
5	"(i) IN GENERAL.—The term 'decen-
6	tralized finance trading protocol' means a
7	blockchain system through which multiple
8	participants can execute a financial trans-
9	action—
10	"(I) in accordance with an auto-
11	mated rule or algorithm that is pre-
12	determined and non-discretionary; and
13	"(II) without reliance on any
14	other person to maintain control of
15	the digital assets of the user during
16	any part of the financial transaction.
17	"(ii) Exclusions.—
18	"(I) IN GENERAL.—The term
19	'decentralized finance trading pro-
20	tocol' does not include a blockchain
21	system if—
22	"(aa) a person or group of
23	persons under common control or
24	acting pursuant to an agreement
25	to act in concert has the author-

1 ity, directly or indirectly, through 2 any contract, arrangement, understanding, relationship, or oth-3 4 erwise, to control or materially 5 alter the functionality, operation, 6 or rules of consensus or agree-7 ment of the blockchain system; or 8 "(bb) the blockchain system 9 does not operate, execute, and 10 enforce its operations and trans-11 actions based solely on pre-estab-12 lished, transparent rules encoded 13 directly within the source code of 14 the blockchain system. 15 "(II) Special Rule.—For pur-16 poses of subclause (I), a decentralized 17 governance system shall not be consid-18 ered to be a person or a group of per-19 sons under common control or acting 20 pursuant to an agreement to act in 21 concert. 22 "(F) DIGITAL COMMODITY.— 23

23 "(i) IN GENERAL.—The term 'digital
24 commodity' means a digital asset that is
25 intrinsically linked to a blockchain system,

and the value of which is derived from or
 is reasonably expected to be derived from
 the use of the blockchain system.

"(ii) 4 RELATIONSHIP TO Α 5 BLOCKCHAIN SYSTEM.—For purposes of 6 this subparagraph, a digital asset is intrin-7 sically linked to a blockchain system if the 8 digital asset is directly related to the 9 functionality or operation of the blockchain system or to the activities or services for 10 11 which the blockchain system is created or utilized, including where the digital asset 12 13 is—

14 "(I) issued or generated by the
15 programmatic functioning of the
16 blockchain system;

17 "(II) used to transfer value be18 tween participants in the blockchain
19 system;

20 "(III) used to access the activi21 ties or services of the blockchain sys22 tem;

23 "(IV) used to participate in the
24 decentralized governance system of
25 the blockchain system;

1	"(V) used or removed from cir-
2	culation in whole or in part to pay
3	fees or otherwise verify or validate
4	transactions on the blockchain system;
5	"(VI) used as payment or incen-
6	tive to participants in the blockchain
7	system to engage in the activities of
8	the blockchain system, provide serv-
9	ices to other participants in the
10	blockchain system, or otherwise par-
11	ticipate in the functionality of the
12	blockchain system; or
13	"(VII) used as payment or incen-
14	tive to participants in the blockchain
15	system to validate transactions, secure
16	the blockchain system, provide com-
17	putational services, maintain or dis-
18	tribute information, or otherwise par-
19	ticipate in the operations of the
20	blockchain system.
21	"(iii) Exclusion.—The term 'digital
22	commodity' does not include any of the fol-
23	lowing:
24	"(I) SECURITY.—

	27
1	"(aa) Any security, other
2	than a note, an investment con-
3	tract, or a certificate of interest
4	or participation in any profit-
5	sharing agreement.
6	"(bb) A note, an investment
7	contract, or a certificate of inter-
8	est or participation in any profit-
9	sharing agreement that—
10	"(AA) represents or
11	gives the holder an owner-
12	ship interest or other inter-
13	est in the revenues, profits,
14	obligations, debts, assets, or
15	assets or debts to be ac-
16	quired of the issuer of the
17	digital asset or another per-
18	son (other than a decentral-
19	ized governance system);
20	"(BB) makes the hold-
21	er a creditor of the issuer of
22	the digital asset or another
23	person; or
24	"(CC) represents or
25	gives the holder the right to

1	receive interest or the return
2	of principal from the issuer
3	of the digital asset or an-
4	other person.
5	"(II) Security derivative.—A
6	digital asset that, based on its terms
7	and other characteristics, is, rep-
8	resents, or is functionally equivalent
9	to an agreement, contract, or trans-
10	action that is—
11	"(aa) a security future, as
12	defined in section 2a of the Secu-
13	rities Act of 1933;
14	"(bb) a security-based swap,
15	as defined in section 2a of the
16	Securities Act of 1933;
17	"(cc) a put, call, straddle,
18	option, or privilege on any secu-
19	rity, certificate of deposit, or
20	group or index of securities (in-
21	cluding any interest therein or
22	based on the value thereof), as
23	defined in section 2a of the Secu-
24	rities Act of 1933; or

1	"(dd) a put, call, straddle,
2	option, or privilege on any secu-
3	rity, as defined in section 2a of
4	the Securities Act of 1933.
5	"(III) PERMITTED PAYMENT
6	STABLECOIN.—A digital asset that is
7	a permitted payment stablecoin.
8	"(IV) BANKING DEPOSIT.—
9	"(aa) A deposit (as defined
10	under section 3 of the Federal
11	Deposit Insurance Act (12
12	U.S.C. 1813)), regardless of the
13	technology used to record the de-
14	posit.
15	"(bb) An account (as de-
16	fined in section 101 of the Fed-
17	eral Credit Union Act (12 U.S.C.
18	1752)), regardless of the tech-
19	nology used to record the ac-
20	count.
21	"(V) Commodity.—A digital
22	asset that references, represents an
23	interest in, or is functionally equiva-
24	lent to—

1	"(aa) an agricultural com-
2	modity;
3	"(bb) an excluded com-
4	modity, other than a security; or
5	"(cc) an exempt commodity,
6	other than the digital commodity
7	itself, as shall be further defined
8	by the Commission.
9	"(VI) Commodity deriva-
10	TIVE.—A digital asset that, based on
11	its terms and other characteristics, is,
12	represents, or is functionally equiva-
13	lent to an agreement, contract, or
14	transaction that is—
15	"(aa) a contract of sale of a
16	commodity for future delivery or
17	an option thereon;
18	"(bb) a security futures
19	product;
20	"(cc) a swap;
21	"(dd) an agreement, con-
22	tract, or transaction described in
23	section $2(c)(2)(C)(i)$ or section
24	2(c)(2)(D)(i);

	20
1	"(ee) a commodity option
2	authorized under section 4c; or
3	"(ff) a leverage transaction
4	authorized under section 19.
5	"(VII) Pooled investment ve-
6	HICLE.—
7	"(aa) IN GENERAL.—A dig-
8	ital asset not described by sub-
9	clause (I) that, based on its
10	terms and other characteristics,
11	is, represents, or is functionally
12	equivalent to an interest in—
13	"(AA) a commodity
14	pool, as defined in this Act;
15	Oľ
16	"(BB) a pooled invest-
17	ment vehicle.
18	"(bb) Pooled investment
19	VEHICLE DEFINED.—In this sub-
20	clause, the term 'pooled invest-
21	ment vehicle' means—
22	"(AA) any investment
23	company as defined in sec-
24	tion 3(a) of the Investment

1	Company Act of 1940 (15
2	U.S.C. 80a–3(a));
3	"(BB) any company (as
4	defined in section 2 of such
5	Act (15 U.S.C. 80a–2)) that
6	would be an investment
7	company under section 3(a)
8	of such Act but for the ex-
9	clusions provided from that
10	definition by section 3(c) of
11	such Act, if for purposes of
12	this subclause the company
13	were assumed to be an
14	issuer (as defined in section
15	2 of such Act); or
16	"(CC) any entity or
17	person that is not an invest-
18	ment company but holds or
19	will hold assets other than
20	securities.
21	"(VIII) GOOD, COLLECTIBLE,
22	AND OTHER NON-COMMODITY
23	ASSET.—A digital asset that has
24	value, utility, or significance beyond
25	its mere existence as a digital asset,

1	including the digital equivalent of a
2	tangible or intangible good, such as—
3	"(aa) a work of art, a musi-
4	cal composition, a literary work,
5	or other intellectual property;
6	"(bb) collectibles, merchan-
7	dise, virtual land, and video game
8	assets;
9	"(cc) affinity, rewards, or
10	loyalty points, including airline
11	miles or credit card points, that
12	are not primarily speculative in
13	nature; or
14	"(dd) rights, licenses, and
15	tickets.
16	"(iv) Rule of construction.—No
17	presumption shall exist that a digital asset
18	is a security, nor shall a digital asset be
19	excluded from being a digital commodity
20	pursuant to clause (iii)(I), solely due to—
21	"(I) the digital asset providing
22	voting or economic rights with respect
23	to the blockchain system to which the
24	digital asset relates or the decentral-
25	ized governance system of the

2

31

blockchain system to which the digital asset relates;

3 "(II) the value of the digital 4 asset having the potential to appre-5 ciate or depreciate in response to the efforts, operations, or financial per-6 7 formance of the blockchain system to which the digital asset relates or the 8 9 decentralized governance system of the blockchain system to which the 10 11 digital asset relates; or

12 "(III) the value of the digital
13 asset appreciating or depreciating due
14 to the use of the blockchain system to
15 which the digital asset relates or the
16 decentralized governance system of
17 the blockchain system to which the
18 digital asset relates.

19	"(G) DIGITAL COMMODITY BROKER.—
20	"(i) IN GENERAL.—The term 'digital
21	commodity broker' means any person who,
22	as a regular business—
23	"(I) is engaged in—
24	"(aa) soliciting or accepting
25	an order from a customer for—

1	"(AA) the purchase or
2	sale of a digital commodity;
3	Oľ
4	"(BB) an agreement,
5	contract, or transaction de-
6	scribed in section
7	2(c)(2)(D)(iv); and
8	"(bb) in conjunction with
9	the activities in item (aa), ac-
10	cepts or maintains control over—
11	"(AA) the funds of any
12	customer; or
13	"(BB) the execution of
14	any transaction of a cus-
15	tomer;
16	"(II) is engaged in soliciting or
17	accepting orders from a customer for
18	the purchase or sale of a unit of a
19	digital commodity on or subject to the
20	rules of a registered entity; or
21	"(III) is registered with the Com-
22	mission as a digital commodity
23	broker.

1	"(ii) EXCEPTIONS.—The term 'digital
2	commodity broker' does not include a per-
3	son solely because the person—
4	"(I) solicits or accepts an order
5	described in clause (i)(I)(aa)(AA)
6	from a customer who is an eligible
7	contract participant;
8	"(II) enters into 1 or more dig-
9	ital commodity transactions that are
10	attributable or solely incidental to
11	making, sending, receiving, or facili-
12	tating payments, whether involving a
13	payment service provider or on a peer-
14	to-peer basis; or
15	"(III) is a bank (as defined
16	under section 3(a) of the Securities
17	Exchange Act of 1934) engaging in
18	certain banking activities with respect
19	to a digital commodity in the same or
20	a similar manner as a bank is ex-
21	cluded from the definition of a broker
22	under such section, as determined by
23	the Commission.
24	"(iii) FURTHER DEFINITION.—The
25	Commission, by rule or regulation, may ex-

1	clude from the term 'digital commodity
2	broker' any person or class of persons if
3	the Commission determines that the rule
4	or regulation will effectuate the purposes
5	of this Act.
6	"(H) DIGITAL COMMODITY DEALER.—
7	"(i) IN GENERAL.—The term 'digital
8	commodity dealer' means any person who,
9	as a regular business—
10	"(I) is, or offers to be a
11	counterparty to a person for the pur-
12	chase or sale of a digital commodity
13	as a regular business, and in conjunc-
14	tion with the activities, accepts or
15	maintains control over the funds of
16	any counterparty; or
17	"(II) is registered with the Com-
18	mission as a digital commodity dealer.
19	"(ii) Exception.—The term 'digital
20	commodity dealer' does not include a per-
21	son solely because the person—
22	"(I) is or offers to be a
23	counterparty to a person who is an el-
24	igible contract participant;

1	"(II) enters into a digital com-
2	modity transaction with an eligible
3	contract participant;
4	"(III) enters into a digital com-
5	modity transaction on or through a
6	registered digital commodity ex-
7	change, with a registered digital com-
8	modity broker, or through a decentral-
9	ized finance trading protocol;
10	"(IV) enters into a digital com-
11	modity transaction for the person's
12	own account, either individually or in
13	a fiduciary capacity, but not as a part
14	of a regular business;
15	"(V) enters into 1 or more digital
16	commodity transactions that are at-
17	tributable or solely incidental to mak-
18	ing, sending, receiving, or facilitating
19	payments, whether involving a pay-
20	ment service provider or on a peer-to-
21	peer basis; or
22	"(VI) is a bank (as defined under
23	section 3(a) of the Securities Ex-
24	change Act of 1934) engaging in cer-
25	tain banking activities with respect to

1	a digital commodity in the same or a
2	similar manner as a bank is excluded
3	from the definition of a dealer under
4	section $3(a)(5)$ of such Act, as deter-
5	mined by the Commission.
6	"(iii) FURTHER DEFINITION.—The
7	Commission, by rule or regulation, may ex-
8	clude from the term 'digital commodity
9	dealer' any person or class of persons if
10	the Commission determines that the rule
11	or regulation will effectuate the purposes
12	of this Act.
13	"(I) DIGITAL COMMODITY EXCHANGE.—
14	The term 'digital commodity exchange' means a
15	trading facility that offers or seeks to offer a
16	cash or spot market in at least 1 digital com-
17	modity.
18	"(J) MIXED DIGITAL ASSET TRANS-
19	ACTION.—The term 'mixed digital asset trans-
20	action' means a transaction in which a digital
21	commodity is traded for a security.
22	"(K) TERMS DEFINED UNDER THE SECU-
23	RITIES ACT OF 1933.—The terms 'blockchain
24	system', 'decentralized governance system', 'dig-
25	ital asset', 'digital commodity issuer', 'digital
1	commodity affiliated person', 'digital commodity
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2	related person', 'end user distribution', 'mature
3	blockchain system', 'permitted payment
4	stablecoin', and 'permitted payment stablecoin
5	issuer' have the meaning given those terms, re-
6	spectively, under section 2(a) of the Securities
7	Act of 1933 (15 U.S.C. 77b(a))."; and
8	(5) in paragraph (41) (as so redesignated by
9	paragraph (4) of this subsection)—
10	(A) by striking "and" at the end of sub-
11	paragraph (E);
12	(B) by striking the period at the end of
13	subparagraph (F) and inserting "; and"; and
14	(C) by adding at the end the following:
15	"(G) a digital commodity exchange reg-
16	istered under section 5i.".
17	(b) Conforming Amendments.—
18	(1) Each of the following provisions of law is
19	amended by striking "1a(18)" and inserting
20	"1a(19)":
21	(A) Section $4s(h)(5)(A)(i)$ of the Com-
22	modity Exchange Act (7 U.S.C. 6s(h)(5)(A)(i)).
23	(B) Section 5(e) of the Securities Act of
24	1933 (15 U.S.C. 77e(e)).

1	(C) Section $6(g)(5)(B)$ of the Securities
2	Exchange Act of 1934 (15 U.S.C.
3	78f(g)(5)(B)).
4	(D) Section $15F(h)(5)(A)(i)$ of the Securi-
5	ties Exchange Act of 1934 (15 U.S.C. 780–
6	10(h)(5)(A)(i)).
7	(2) Section 752 of the Wall Street Trans-
8	parency and Accountability Act of 2010 (15 U.S.C.
9	8325) is amended by striking "1a(39)" and insert-
10	ing "1a(40)".
11	(3) Section $4s(f)(1)(D)$ of the Commodity Ex-
12	change Act (7 U.S.C. $6s(f)(1)(D)$) is amended by
13	striking " $1a(47)(A)$ " and inserting " $1a(48)(A)$ ".
14	(4) Each of the following provisions of the
15	Commodity Exchange Act is amended by striking
16	"1a(47)(A)(v)" and inserting "1a(48)(A)(v)":
17	(A) Section $4t(b)(1)(C)$ (7 U.S.C.
18	6t(b)(1)(C)).
19	(B) Section $5(d)(23)$ (7 U.S.C. $7(d)(23)$).
20	(C) Section 5b(k)(3) (7 U.S.C. 7a-
21	1(k)(3)).
22	(D) Section 5h(f)(10)(A)(iii) (7 U.S.C. 7b-
23	3(f)(10)(A)(iii)).

1	(5) Section $21(f)(4)(C)$ of the Commodity Ex-
2	change Act (7 U.S.C. $24a(f)(4)(C)$) is amended by
3	striking "1a(48)" and inserting "1a(49)".
4	(6) Section 403 of the Legal Certainty for
5	Bank Products Act of 2000 (7 U.S.C. 27a) is
6	amended—
7	(A) in subsection $(a)(2)$, by striking
8	" $(1a(47)(A)(v))$ " and inserting " $(1a(48)(A)(v))$ ";
9	and
10	(B) in each of subsections $(b)(1)$ and
11	(c)(2), by striking " $1a(47)$ " and inserting
12	''1a(48)''.
13	(7) Section 712 of the Wall Street Trans-
14	parency and Accountability Act of 2010 (15 U.S.C.
15	8302) is amended—
16	(A) in subsection $(a)(8)$, by striking
17	"1a(47)(D)" each place it appears and insert-
18	ing '' $1a(48)(D)$ ''; and
19	(B) in subsection $(d)(1)$, by striking
20	" $1a(47)(A)(v)$ " each place it appears and in-
21	serting "1a(48)(A)(v)".
22	SEC. 104. DEFINITIONS UNDER THIS ACT.
23	In this Act:
24	(1) Definitions under the commodity ex-
25	CHANGE ACT.—The terms "decentralized finance

messaging system", "decentralized finance trading
protocol", "digital commodity", "digital commodity
broker", "digital commodity dealer", "digital commodity
modity exchange", and "mixed digital asset transaction" have the meaning given those terms, respectively, under section 1a of the Commodity Exchange
Act (7 U.S.C. 1a).

8 (2) Definitions under the securities act 9 OF 1933.—The terms "blockchain", "blockchain sys-10 tem", "blockchain protocol", "decentralized govern-11 ance system", "digital asset", "digital commodity 12 issuer", "end user distribution", "mature blockchain 13 system", "permitted payment stablecoin", and "per-14 mitted payment stablecoin issuer" have the meaning 15 given those terms, respectively, under section 2(a) of 16 the Securities Act of 1933 (15 U.S.C. 77b(a)).

17 (3) DEFINITIONS UNDER THE SECURITIES EX18 CHANGE ACT OF 1934.—The terms "Bank Secrecy
19 Act", "securities laws", and "self-regulatory organi20 zation" have the meaning given those terms, respec21 tively, under section 3(a) of the Securities Exchange
22 Act of 1934 (15 U.S.C. 78c(a)).

23 SEC. 105. RULEMAKINGS.

24 (a) DEFINITIONS.—The Commodity Futures Trading
25 Commission and the Securities and Exchange Commission

shall jointly issue rules to further define the following
 terms:

- 3 (1) The terms—
- 4 (\mathbf{A}) "blockchain", "blockchain application", "blockchain system", "blockchain pro-5 6 tocol", "decentralized governance system". "digital commodity affiliated person", "digital 7 commodity issuer", "digital commodity related 8 9 person", "end user distribution", and "mature 10 blockchain system", as defined under section 11 2(a) of the Securities Act of 1933;
- (B) "unilateral authority", as such term is
 used in section 42 of the Securities Exchange
 Act of 1934 and section 1a of the Commodity
 Exchange Act; and

16 (C) "programmatic functioning", as such
17 term is used in sections 4C of the Securities
18 Act of 1933, section 42 of the Securities Ex19 change Act of 1934, and section 1a of the Com20 modity Exchange Act.

(2) The terms "digital commodity", "decentralized finance messaging system", and "decentralized
finance trading protocol", as defined under section
1a of the Commodity Exchange Act.

1	(b) JOINT RULEMAKING FOR MIXED DIGITAL ASSET
2	TRANSACTIONS.—The Securities and Exchange Commis-
3	sion and the Commodity Futures Trading Commission
4	shall jointly issue rules applicable to mixed digital asset
5	transactions under this Act and the amendments made by
6	this Act, including by further defining such term.
7	(c) PROTECTION OF SELF-CUSTODY.—
8	(1) IN GENERAL.—A United States individual
9	shall retain the right to—
10	(A) maintain a hardware wallet or software
11	wallet for the purpose of facilitating the individ-
12	ual's own lawful custody of digital assets; and
13	(B) engage in direct, peer-to-peer trans-
14	actions in digital assets with another individual
15	or entity for the individual's own lawful pur-
16	poses using a hardware wallet or software wal-
17	let, if—
18	(i) such other individual or entity is
19	not a financial institution (as defined in
20	section 5312 of title 31, United States
21	Code); and
22	(ii) the transactions do not involve
23	any property or interests in property that
24	are blocked pursuant to, or are otherwise
25	prohibited by, United States sanctions.

1	(2) Application.—This subsection—
2	(A) applies solely to personal use by indi-
3	viduals; and
4	(B) does not apply to individuals acting in
5	a custodial or fiduciary capacity for others.
6	(3) RULE OF CONSTRUCTION.—Nothing in this
7	subsection shall be construed to limit the authority
8	of the Secretary of the Treasury, the Securities and
9	Exchange Commission, the Commodity Futures
10	Trading Commission, the Board of Governors of the
11	Federal Reserve System, the Comptroller of the Cur-
12	rency, the Federal Deposit Insurance Corporation,
13	or the National Credit Union Administration to
14	carry out any enforcement action or special measure
15	authorized under applicable law, including—
16	(A) the Bank Secrecy Act, section 9714 of
17	the Combating Russian Money Laundering Act
18	(31 U.S.C. 5318A note), and section 7213A of
19	the Fentanyl Sanctions Act (21 U.S.C. 2313a);
20	or
21	(B) any other law relating to illicit finance,
22	money laundering, terrorism financing, or
23	United States sanctions.
24	(d) JOINT RULEMAKING, PROCEDURES, OR GUID-
25	ANCE FOR DELISTING.—Not later than 180 days after the

date of the enactment of this Act, the Commodity Futures 1 2 Trading Commission and the Securities and Exchange 3 Commission shall jointly issue rules, procedures, or guid-4 ance (as determined appropriate by the Commissions) re-5 garding the process to delist an asset for trading under 6 section 106 if the Commissions determine that the listing 7 is inconsistent with the Commodity Exchange Act, the se-8 curities laws (including regulations under those laws), or 9 this Act.

10 (e) JOINT RULES FOR PORTFOLIO MARGINING DE11 TERMINATIONS.—

12 (1) IN GENERAL.—Not later than 360 days 13 after the date of the enactment of this Act, the 14 Commodity Futures Trading Commission and the 15 Securities and Exchange Commission shall jointly 16 issue rules describing the process for persons reg-17 istered with either such Commission to seek a joint 18 order or determination with respect to margin, cus-19 tomer protection, segregation, or other requirements 20 as necessary to facilitate portfolio margining of secu-21 rities (including related extensions of credit), secu-22 rity-based swaps, contracts for future delivery, op-23 tions on a contract for future delivery, swaps, and 24 digital commodities, or any subset thereof, in—

1	(A) a securities account carried by a reg-
2	istered broker or dealer or a security-based
3	swap account carried by a registered security-
4	based swap dealer;
5	(B) a futures or cleared swap account car-
6	ried by a registered futures commission mer-
7	chant;
8	(C) a swap account carried by a swap deal-
9	er; or
10	(D) a digital commodity account carried by
11	a registered digital commodity broker or digital
12	commodity dealer that is also registered in such
13	other capacity as is necessary to also carry the
14	other customer or counterparty positions being
15	held in the account.
16	(2) PROCESS.—With respect to a joint order or
17	determination described in paragraph (1), the rules
18	required to be issued pursuant to paragraph (1)
19	shall require—
20	(A) the joint order or determination to be
21	issued only if the order or determination is in
22	the public interest and provides for the appro-
23	priate protection of customers;
24	(B) applicants to file a standard applica-
25	tion, in a form and manner determined by the

1 Securities and Exchange Commission and the 2 Commodity Futures Trading Commission, which shall include the information necessary to 3 4 make the joint order or determination; (C) the Securities and Exchange Commis-5 6 sion and the Commodity Futures Trading Com-7 mission to make a final determination not later 8 than 270 days after the filing of a completed

9 application;

10 (D) the Securities and Exchange Commis-11 sion and the Commodity Futures Trading Com-12 mission to consider the public interest of the 13 joint order or determination through the solici-14 tation of public comments; and

15 (E) the Securities and Exchange Commis-16 sion and the Commodity Futures Trading Com-17 mission to consult with other relevant foreign or 18 domestic regulators, including the Board of 19 Governors of the Federal Reserve System, the 20 Federal Deposit Insurance Corporation, and the 21 Office of the Comptroller of the Currency, as 22 appropriate.

(f) CAPITAL REQUIREMENTS TO ADDRESS NETTING
AGREEMENTS.—No later than 360 days following the date
of enactment of this Act, the Board of Governors of the

Federal Reserve System, the Comptroller of the Currency, 1 2 and the Federal Deposit Insurance Corporation shall develop risk-based and leverage capital requirements for in-3 4 sured depository institutions, depository institution holding companies, and nonbank financial companies super-5 vised by the Board of Governors that address netting 6 7 agreements that provide for termination and close-out net-8 ting across multiple types of financial transactions, con-9 sistent with subsection (e), in the event of a counterparty's 10 default.

11 SEC. 106. EXPEDITED REGISTRATION FOR DIGITAL COM12 MODITY EXCHANGES, BROKERS, AND DEAL13 ERS; PROVISIONAL STATUS.

14 (a) REGISTRATION.—

15 (1) IN GENERAL.—Unless exempted from reg-16 istration, a person shall not act as a digital com-17 modity broker, digital commodity dealer, or digital 18 commodity exchange after the end of the 90-day pe-19 riod beginning on the date the process described in 20 paragraph (2) is adopted by the Commodity Futures 21 Trading Commission, unless, as the case may be, the 22 person is registered as a—

23 (A) digital commodity broker pursuant to
24 section 4u of the Commodity Exchange Act;

1	(B) digital commodity dealer pursuant to
2	section 4u of the Commodity Exchange Act; or
3	(C) digital commodity exchange pursuant
4	to section 5i of the Commodity Exchange Act.
5	(2) EXPEDITED PROCESS.—Within 180 days
6	after the date of the enactment of this Act, the
7	Commodity Futures Trading Commission shall
8	adopt, by rule, regulation, or order, a process for ex-
9	pedited registration of persons required to be reg-
10	istered pursuant to paragraph (1).
11	(b) Provisional Status.—
12	(1) IN GENERAL.—A person who is registered
13	in accordance with subsection (a) of this section
14	shall be in provisional status until—
15	(A) in the case of a digital commodity
16	broker or dealer, 270 days after the final effec-
17	tive date of the rulemakings required under sec-
18	tion 4u of the Commodity Exchange Act; or
19	(B) in the case of a digital commodity ex-
20	change, 270 days after the final effective date
21	of the rulemakings required under section 5i of
22	such Act.
23	(2) PAYMENT OF FEES.—A person in provi-
24	sional status shall pay all fees and penalties required
25	under section 410.

	10
1	(c) Operations Prior to Regulations.—
2	(1) Requirements.—A person in provisional
3	status shall be subject to the requirements of this
4	section and the Commodity Exchange Act and any
5	rules or regulations promulgated under this section
6	or the Commodity Exchange Act, as applicable.
7	(2) LISTINGS.—
8	(A) IN GENERAL.—Except as provided in
9	subparagraph (B), a person in provisional sta-
10	tus may continue to offer, solicit, trade, facili-
11	tate, execute, clear, report, or otherwise deal in
12	any digital asset offered on or through the fa-
13	cilities of the person before the date of registra-
14	tion under this section, until such time as the
15	joint rulemaking on definitions required under
16	section 105(a) is effective.
17	(B) DELISTING.—Before the effective date
18	of the joint rulemaking on definitions under
19	section 105(a), person in provisional status
20	shall cease offering, soliciting, trading, facili-
21	tating, executing, clearing, reporting, or other-
22	wise dealing in any digital asset required to be
23	delisted pursuant to a joint delisting process es-
24	tablished under section 105(d).

1 (3) EXEMPTIVE AUTHORITY.—In order to pro-2 mote responsible innovation and fair competition, or 3 protect customers, the Commodity Futures Trading 4 Commission may exempt any persons or class of per-5 sons registered pursuant to subsection (a) and in 6 provisional status pursuant to subsection (b) from 7 any requirements of this section or the Commodity Exchange Act or any rules or regulations promul-8 9 gated under this section or the Commodity Ex-10 change Act, as applicable.

11 (d) CUSTOMER DISCLOSURE BEFORE REGISTRA-12 TION.—

13 (1) IN GENERAL.—Beginning 30 days after the 14 date of the enactment of this Act, any person acting 15 as a digital commodity exchange, digital commodity 16 broker, or digital commodity dealer shall disclose to 17 the customers of the person so acting, in the disclo-18 documents, offering documents, and prosure 19 motional material of the person so acting, in a 20 prominent manner, that the person is not registered 21 with or regulated by the Commodity Futures Trad-22 ing Commission.

23 (2) EXPIRATION.—Paragraph (1) of this sub24 section shall not apply to any person who registers
25 pursuant to subsection (a).

1 SEC. 107. COMMODITY EXCHANGE ACT AND SECURITIES 2 LAWS SAVINGS PROVISIONS. 3 (a) IN GENERAL.—Nothing in this Act shall affect or apply to, or be interpreted to affect or apply to— 4 5 (1) any agreement, contract, or transaction that 6 is subject to the Commodity Exchange Act as— 7 (A) a contract of sale of a commodity for 8 future delivery or an option on such a contract; 9 (B) a swap; 10 (C) a security futures product; 11 (D) an option authorized under section 4c 12 of such Act; 13 (E) an agreement, contract, or transaction 14 described in section 2(c)(2)(C)(i) of such Act; 15 or 16 (F) a leverage transaction authorized 17 under section 19 of such Act; 18 (2) any agreement, contract, or transaction that 19 is subject to the securities laws as— 20 (A) a security-based swap; 21 (B) a security futures product; or 22 (C) an option on or based on the value of 23 a security; or 24 (3) the activities of any person with respect to

any such agreement, contract, or transaction.

(b) PROHIBITIONS ON SPOT DIGITAL COMMODITY 1 2 ENTITIES.—Nothing in this Act authorizes, or shall be interpreted to authorize, a digital commodity exchange, dig-3 4 ital commodity broker, or digital commodity dealer to en-5 gage in any activities involving any transaction, contract, or agreement described in subsection (a)(1), solely by vir-6 7 tue of being registered as a digital commodity exchange. 8 digital commodity broker, or digital commodity dealer. 9 (c) DEFINITIONS.—In this section, each term shall have the meaning provided in the Commodity Exchange 10 11 Act or the regulations prescribed under such Act. 12 SEC. 108. ADMINISTRATIVE REQUIREMENTS. 13 Section 4c(a) of the Commodity Exchange Act (7) 14 U.S.C. 6c(a)) is amended— 15 (1) in paragraph (3)—

(A) in subparagraph (B), by striking "or" 16 17 at the end;

18 (B) in subparagraph (C), by striking the 19 period and inserting "; or"; and

20 (C) by adding at the end the following:

"(D) a contract of sale of a digital com-21 22

modity.";

- 23 (2) in paragraph (4)—
- 24 (A) in subparagraph (A)—

1	(i) in clause (ii), by striking "or" at
2	the end;
3	(ii) in clause (iii), by striking the pe-
4	riod and inserting "; or"; and
5	(iii) by adding at the end the fol-
6	lowing:
7	"(iv) a contract of sale of a digital
8	commodity.";
9	(B) in subparagraph (B)—
10	(i) in clause (ii), by striking "or" at
11	the end;
12	(ii) in clause (iii), by striking the pe-
13	riod and inserting "; or"; and
14	(iii) by adding at the end the fol-
15	lowing:
16	"(iv) a contract of sale of a digital
17	commodity."; and
18	(C) in subparagraph (C)—
19	(i) in clause (ii), by striking "or" at
20	the end;
21	(ii) by striking "(iii) a swap, provided
22	however," and inserting the following:
23	"(iii) a swap; or
24	"(iv) a contract of sale of a digital
25	commodity,

1	provided, however,"; and
2	(iii) by striking "clauses (i), (ii), or
3	(iii)" and insert "any of clauses (i)
4	through (iv)".
_	

5 SEC. 109. TREATMENT OF CERTAIN NON-CONTROLLING 6 BLOCKCHAIN DEVELOPERS.

(a) IN GENERAL.—Notwithstanding applicable law, a 7 8 non-controlling blockchain developer or provider of a 9 blockchain service shall not be treated as a money transmitter or as engaged in "money transmitting" or, fol-10 lowing the date of enactment of this Act, be otherwise sub-11 ject to any new registration requirement that is substan-12 tially similar to the requirement that currently applies to 13 money transmitters, solely on the basis of— 14

- (1) creating or publishing software to facilitate
 the creation of, or provision of maintenance services
 to, a blockchain or blockchain service;
- 18 (2) providing hardware or software to facilitate
 19 a customer's own custody or safekeeping of the cus20 tomer's digital assets; or
- 21 (3) providing infrastructure support to main-22 tain a blockchain service.

(b) RULE OF CONSTRUCTION.—Nothing in this section shall be construed to affect whether a blockchain developer or provider of a blockchain service is otherwise

subject to classification or treatment as a money trans-1 2 mitter, or as engaged in "money transmitting", under ap-3 plicable State or Federal law, including laws relating to 4 anti-money laundering or countering the financing of ter-5 rorism, based on conduct outside the scope of subsection 6 (a). Nothing in this section shall be construed to affect 7 whether a blockchain developer or provider of a blockchain 8 service is otherwise subject to classification or treatment 9 as a financial institution under the Bank Secrecy Act, this 10 Act, or any Act enacted after the date of enactment of 11 this Act.

- 12 (c) EFFECT ON OTHER LAWS.—
- 13 (1) INTELLECTUAL PROPERTY LAW.—Nothing
 14 in this section shall be construed to limit or expand
 15 any law pertaining to intellectual property.
- 16 (2) STATE LAW.—Nothing in this section shall 17 be construed to prevent any State from enforcing 18 any State law that is consistent with this section. No 19 cause of action may be brought and no liability may 20 be imposed under any State or local law that is in-21 consistent with this section.

22 (d) DEFINITIONS.—In this section:

(1) BLOCKCHAIN DEVELOPER.—The term
"blockchain developer" means any person or business that creates or publishes software to facilitate

the creation of, or provide maintenance to, a
 blockchain or a blockchain service.

(2)SERVICE.—The 3 BLOCKCHAIN term "blockchain service" means any information, trans-4 5 action, or computing service or system that provides 6 or enables access to a blockchain network by mul-7 tiple users, including specifically a service or system 8 that enables users to send, receive, exchange, or 9 store digital assets described by blockchain net-10 works.

11 (3)NON-CONTROLLING BLOCKCHAIN DEVEL-12 OPER OR PROVIDER OF A BLOCKCHAIN SERVICE.-13 The term "non-controlling blockchain developer or 14 provider of a blockchain service" means a blockchain 15 developer or provider of a blockchain service that in 16 the regular course of operations, does not have the 17 legal right or the unilateral and independent ability 18 to control, initiate upon demand, or effectuate trans-19 actions involving digital assets that users are enti-20 tled to, without the approval, consent, or direction of 21 any other third party.

22 SEC. 110. APPLICATION OF THE BANK SECRECY ACT.

23 (a) IN GENERAL.—Section 5312(c)(1)(A) of title 31,
24 United States Code, is amended—

(1) by inserting "digital commodity broker, dig ital commodity dealer," after "futures commission
 merchant,"; and

4 (2) by inserting before the period the following:
5 "and any digital commodity exchange registered, or
6 required to register, under the Commodity Exchange
7 Act which permits direct customer access".

8 (b) BANK SECRECY ACT REQUIREMENTS.—

9 (1)REGULATIONS.—The Secretary of the 10 Treasury, acting through the Director of the Finan-11 cial Crimes Enforcement Network, and in consulta-12 tion with Commodity Futures Trading Commission, 13 shall issue requirements consistent with the require-14 ments of futures commission merchants to apply the 15 Bank Secrecy Act to digital commodity brokers, dig-16 ital commodity dealers, and digital commodity ex-17 changes that are tailored to the size and complexity 18 of such entities, including by requiring each such en-19 tity to—

20 (A) establish and maintain an anti-money
21 laundering and countering the financing of ter22 rorism program, which shall include—
23 (i) an appropriate risk assessment;
24 (ii) the development of internal poli25 cies, procedures, and controls;

1	(iii) the designation of a compliance
2	officer;
3	(iv) an ongoing employee training pro-
4	gram; and
5	(v) an independent audit function to
6	test such program;
7	(B) retain appropriate records of trans-
8	actions;
9	(C) monitor and report suspicious activity,
10	which may include use of appropriate distrib-
11	uted ledger analytics; and
12	(D) maintain an effective customer identi-
13	fication program to identify and verify account
14	holders and carry out appropriate customer due
15	diligence.
16	(2) Compliance with sanctions.—A digital
17	commodity broker, digital commodity dealer, or dig-
18	ital commodity exchange shall comply with all laws
19	and regulations related to United States sanctions
20	administered by the Office of Foreign Assets Con-
21	trol.
22	SEC. 111. RULE OF CONSTRUCTION.
23	Nothing in this Act, or the amendments made by this
24	Act, shall be construed to limit or prevent the continued
25	application of applicable ethics statutes and regulations

administered by the Office of Government Ethics, or the 1 2 ethics rules of the Senate and the House of Representa-3 tives, including section 208 of title 18, United States 4 Code, and sections 2635.702 and 2635.802 of title 5, Code of Federal Regulations. For the avoidance of doubt, exist-5 ing Office of Government Ethics laws and the ethics rules 6 7 of the Senate and the House of Representatives prohibit 8 any member of Congress or senior executive branch official 9 from issuing a digital commodity during their time in pub-10 lic service. For the purposes of this section, an employee described in section 202 of title 18, United States Code, 11 12 shall be deemed an executive branch employee for pur-13 poses of complying with section 208 of that title.

14 SEC. 112. IMPLEMENTATION.

15 (a) GLOBAL RULEMAKING TIMEFRAME.—Unless otherwise provided in this Act or an amendment made by this 16 Act, the Commodity Futures Trading Commission and the 17 18 Securities and Exchange Commission, or both, shall individually, and jointly where required, promulgate rules and 19 regulations required of each Commission under this Act 20 21 or an amendment made by this Act not later than 360 22 days after the date of enactment of this Act.

23 (b) RULES AND REGISTRATION BEFORE FINAL EF24 FECTIVE DATES.—

1	(1) IN GENERAL.—In order to prepare for the
2	implementation of this Act, the Commodity Futures
3	Trading Commission and the Securities and Ex-
4	change Commission may, before any effective date
5	provided in this Act—
6	(A) promulgate rules, regulations, or or-
7	ders permitted or required by this Act;
8	(B) conduct studies and prepare reports
9	and recommendations required by this Act;
10	(C) register persons under this Act; and
11	(D) exempt persons, agreements, contracts,
12	or transactions from provisions of this Act,
13	under the terms contained in this Act.
14	(2) LIMITATION ON EFFECTIVENESS.—An ac-
15	tion by the Commodity Futures Trading Commission
16	or the Securities and Exchange Commission under
17	paragraph (1) shall not become effective before the
18	effective date otherwise applicable to the action
19	under this Act.
20	TITLE II—OFFERS AND SALES OF
21	DIGITAL COMMODITIES
22	SEC. 201. TREATMENT OF INVESTMENT CONTRACT ASSETS.
23	(a) SECURITIES ACT OF 1933.—Section 2(a) of the
24	Securities Act of 1933 (15 U.S.C. 77b(a)), as amended
25	by section 101, is further amended—

1	(1) in paragraph (1) , by adding at the end the
2	following: "The term 'investment contract' does not
3	include an investment contract asset."; and
4	(2) by adding at the end the following:
5	"(36) The term "investment contract asset"
6	means a digital commodity—
7	"(A) that can be exclusively possessed and
8	transferred, person to person, without necessary
9	reliance on an intermediary, and is recorded on
10	a blockchain; and
11	"(B) sold or otherwise transferred, or in-
12	tended to be sold or otherwise transferred, pur-
13	suant to an investment contract.".
14	(b) Investment Advisers Act of 1940.—Section
15	202(a)(18) of the Investment Advisers Act of 1940 (15)
16	U.S.C. $80b-2(a)(18)$) is amended by adding at the end
17	the following: "The term 'investment contract' does not
18	include an investment contract asset (as such term is de-
19	fined under section 2(a) of the Securities Act of 1933).".
20	(c) INVESTMENT COMPANY ACT OF 1940.—Section
21	2(a)(36) of the Investment Company Act of 1940 (15)
22	U.S.C. $80a-2(a)(36)$) is amended by adding at the end
23	the following: "The term 'investment contract' does not
24	include an investment contract asset (as such term is de-
25	fined under section 2(a) of the Securities Act of 1933).".

(d) Securities Exchange Act of 1934.—Section 1 2 3(a)(10) of the Securities Exchange Act of 1934 (15) 3 U.S.C. 78c(a)(10) is amended by adding at the end the following: "The term 'investment contract' does not in-4 5 clude an investment contract asset (as such term is de-6 fined under section 2(a) of the Securities Act of 1933).". 7 (e) SECURITIES INVESTOR PROTECTION ACT OF 8 1970.—Section 16(14) of the Securities Investor Protec-9 tion Act of 1970 (15 U.S.C. 78lll(14)) is amended by adding at the end the following: "The term 'investment con-10 11 tract' does not include an investment contract asset (as such term is defined under section 2(a) of the Securities 12 Act of 1933).". 13 14 SEC. 202. EXEMPTED PRIMARY TRANSACTIONS IN DIGITAL 15 **COMMODITIES.** 16 (a) IN GENERAL.—The Securities Act of 1933 (15) 17 U.S.C. 77a et seq.) is amended— 18 (1) in section 4(a), by adding at the end the 19 following:

"(8) the offer or sale of an investment contract
involving units of a digital commodity by its digital
commodity issuer (including all entities controlled by
or under common control with the issuer), if—

24 "(A) the blockchain system to which the25 digital commodity relates, together with the dig-

1	ital commodity, is certified as a mature
2	blockchain system under section 42 of the Secu-
3	rities Exchange Act of 1934 or the issuer in-
4	tends for the blockchain system to which the
5	digital commodity relates to be a mature
6	blockchain system by the later of—
7	"(i) the date that is four years after
8	the first sale of the investment contract in-
9	volving a unit of such digital commodity in
10	reliance on the exemption provided under
11	this paragraph, subject to any extensions
12	as may be granted by the Commission; or
13	"(ii) the date that is four years after
14	the effective date of this paragraph;
15	"(B) the sum of all cash and other consid-
16	eration to be received by the digital commodity
17	issuer in reliance on the exemption provided
18	under this paragraph, during the 12-month pe-
19	riod preceding the date of such offering, includ-
20	ing the amount received in such offering, is not
21	more than \$50,000,000 (as such amount is an-
22	nually adjusted by the Commission to reflect
23	the change in the Consumer Price Index for All
24	Urban Consumers published by the Bureau of
25	Labor Statistics of the Department of Labor);

1	"(C) after the completion of the trans-
2	action, a purchaser does not own more than 10
3	percent of the total amount of the outstanding
4	units of the digital commodity;
5	"(D) the transaction does not involve the
6	offer or sale of an investment contract involving
7	units of a digital commodity by its digital com-
8	modity issuer that—
9	"(i) is not organized under the laws of
10	a State, a territory of the United States,
11	or the District of Columbia;
12	"(ii) is a development stage company
13	that either—
14	"(I) has no specific business plan
15	or purpose; or
16	"(II) has indicated that the busi-
17	ness plan of the company is to merge
18	with or acquire an unidentified com-
19	pany;
20	"(iii) is an investment company, as
21	defined in section 3 of the Investment
22	Company Act of 1940 (15 U.S.C. 80a-3),
23	or is excluded from the definition of invest-
24	ment company by section 3(c) of that Act
25	(15 U.S.C. 80a–3(b) or 80a–3(c));

1	"(iv) is issuing fractional undivided
2	interests in oil or gas rights, or a similar
3	interest in other mineral rights;
4	"(v) is, or has been, subject to any
5	order of the Commission entered pursuant
6	to section 12(j) of the Securities Exchange
7	Act of 1934 during the 5-year period be-
8	fore the filing of the offering statement; or
9	"(vi) is disqualified pursuant to sec-
10	tion 230.262 of title 17, Code of Federal
11	Regulations; and
12	"(E) the issuer meets the requirements of
13	section $4B(b)$."; and
14	(2) by inserting after section 4A the following:
15	"SEC. 4B. REQUIREMENTS WITH RESPECT TO CERTAIN DIG-
16	ITAL COMMODITY TRANSACTIONS.
17	"(a) Commission Jurisdiction.—For the purposes
18	of this section:
19	"(1) The Commission shall have jurisdiction
20	and enforcement authority with respect to disclo-
21	sures described in this section.
22	"(2) Section 17 shall apply to a statement
23	made in an offering statement, disclosure, or report
24	filed under this section to the same extent as such
25	section 17 applies to a statement made in any other

offering statement, disclosure, or report filed under
 this Act.

3 "(b) REQUIREMENTS FOR DIGITAL COMMODITY4 Issuers.—

5 "(1) TERMS AND CONDITIONS.—A digital com-6 modity issuer offering or selling an investment con-7 tract involving units of a digital commodity in reli-8 ance on section 4(a)(8) shall file with the Commis-9 sion an offering statement and any related docu-10 ments, in such form and with such content as pre-11 scribed by the Commission, including financial infor-12 mation, a description of the issuer and the oper-13 ations of the issuer, the financial condition of the 14 issuer, a description of the plan of distribution of 15 any unit of a digital commodity that is to be offered 16 as well as the intended use of the offering proceeds, 17 and a description of the development plan for the 18 blockchain system, and the related digital com-19 modity, to become a mature blockchain system, if 20 such blockchain system is not already certified as a 21 mature blockchain system pursuant to section 42 of 22 the Securities Exchange Act of 1934 (15 U.S.C. 78a 23 et seq.).

24 "(2) INFORMATION REQUIRED FOR PUR25 CHASERS.—A digital commodity issuer that has filed

a statement under paragraph (1) to offer and sell an
 investment contract involving a unit of a digital
 commodity in reliance on section 4(a)(8) shall in clude in such statement the following information:

5 "(A) MATURITY STATUS.—Whether the 6 blockchain system to which the digital com-7 modity relates has been certified as a mature 8 blockchain system pursuant to section 42 of the 9 Securities Exchange Act of 1934 (15 U.S.C. 10 78a et seq.) and, where such blockchain system 11 is not so certified, a statement of the digital 12 commodity issuer's intent for the blockchain 13 system to which the digital commodity relates 14 to be a mature blockchain system within the 15 time period described in section 4(a)(8)(A).

"(B) SOURCE CODE.—The source code, or 16 17 a publicly accessible webpage displaying such 18 source code, for any blockchain system to which 19 the digital commodity relates, and whether the 20 source code was sourced from an external third 21 party, whether there are any existing external 22 dependencies, and whether the code underwent 23 a third-party security audit, along with material 24 results of any such audit.

1 "(C) TRANSACTION HISTORY.—A descrip-2 tion of the steps necessary to independently ac-3 cess, search, and verify the transaction history 4 of any blockchain system to which the digital 5 commodity relates, to the extent any such inde-6 pendent access, search, and verification activi-7 ties are technically feasible with respect to such 8 blockchain system. 9 "(D) DIGITAL COMMODITY ECONOMICS.— A description of the purpose of any blockchain 10 11 system to which the digital commodity relates 12 and the operation of any such blockchain sys-13 tem, including— 14 "(i) information explaining the launch 15 and supply process, including the number of units of the digital commodity to be 16 17 issued in an initial allocation, the total 18 number of units of the digital commodity 19 to be created, the release schedule for the 20 units of the digital commodity, and the 21 total number of units of the digital com-22 modity outstanding; 23 "(ii) information explaining the tech-24 nical requirements for holding, accessing,

1	"(iii) information on any applicable
2	consensus mechanism or process for vali-
3	dating transactions, method of generating
4	or mining digital commodities, and any
5	process for burning or destroying units of
6	the digital commodity on the blockchain
7	system;
8	"(iv) an explanation of any mecha-
9	nism for driving value to the digital com-
10	modity of such blockchain system; and
11	"(v) an explanation of governance
12	mechanisms for implementing changes to
13	the blockchain system or forming con-
14	sensus among holders of units of such dig-
15	ital commodity.
16	"(E) Plan of development.—The cur-
17	rent state and timeline for the development of
18	any blockchain system to which the digital com-
19	modity relates, detailing how and when the
20	blockchain system is intended to be a mature
21	blockchain system, if the blockchain system is
22	not yet certified as a mature blockchain system,
23	and the various roles that exist or are intended
24	to exist in connection with the blockchain sys-
25	tem, such as users, service providers, devel-

1	opers, transaction validators, and governance
2	participants, including a discussion of any
3	mechanisms by which control or authority are
4	exerted with respect to the blockchain system or
5	its related digital commodity, and any critical
6	operational dependencies of the blockchain sys-
7	tem or its related digital commodity.
8	"(F) Ownership disclosures.—
9	"(i) IN GENERAL.—A list of all per-
10	sons who are digital commodity related
11	persons or digital commodity affiliated per-
12	sons who have been issued a unit of the
13	digital commodity by the digital commodity
14	issuer or have a right to a unit of the dig-
15	ital commodity from the digital commodity
16	issuer.
17	"(ii) Confidentiality.—The Com-
18	mission shall keep each list described
19	under clause (i) confidential, consistent
20	with what is necessary or appropriate in
21	the public interest or for the protection of
22	investors.
23	"(G) RISK FACTOR DISCLOSURES.—A de-
24	scription of the material risks surrounding own-
25	ership of a unit of a digital commodity.

1	"(3) Ongoing disclosure requirements
2	FOR MATURING BLOCKCHAIN SYSTEMS.—Subject to
3	paragraph (5), the issuer of a digital commodity re-
4	lated to a blockchain system that is not yet certified
5	as a mature blockchain system under section 42 of
6	the Securities Exchange Act of 1934 that has filed
7	a statement under paragraph (1) to offer and sell an
8	investment contract involving a unit of a digital
9	commodity in reliance on section $4(a)(8)$ shall file
10	the following with the Commission:
11	"(A) SEMIANNUAL REPORTS.—Every 6
12	months, a report containing—
13	"(i) an updated description of the cur-
14	rent state and timeline for the development
15	of the blockchain system to which the dig-
16	ital commodity relates, showing how and
17	when the blockchain is intended to be a
18	mature blockchain system;
19	"(ii) a description of the efforts of the
20	issuer and digital commodity related per-
21	sons in developing the blockchain system to
22	which the digital commodity relates;
23	"(iii) the amount of money raised by
24	the digital commodity issuer in reliance on
25	section $4(a)(8)$, how much of that money

1	has been spent, and the general categories
2	of activities for which that money has been
3	spent and amounts spent per category; and
4	"(iv) financial statements, where ap-
5	plicable.
6	"(B) CURRENT REPORTS.—A current re-
7	port reflecting any material changes relevant to
8	the information previously reported to the Com-
9	mission by the digital commodity issuer, which
10	shall be filed as soon as practicable after the
11	material change occurred, in accordance with
12	such rules as the Commission may prescribe as
13	necessary or appropriate in the public interest
14	or for the protection of investors.
15	"(4) RULEMAKING.—Not later than 360 days
16	after the date of the enactment of this section, the
17	Commission shall prescribe rules on requirements
18	applicable to issuers of digital commodities in reli-
19	ance on section $4(a)(8)$.
20	"(5) TERMINATION OF CERTAIN REPORTING
21	REQUIREMENTS; POST-MATURITY REPORTING RE-
22	QUIREMENTS.—
23	"(A) IN GENERAL.—The ongoing reporting
24	requirements under paragraph (3) shall not
25	apply to a digital commodity issuer 180 days
1after the end of the covered fiscal year, if the2information with respect to the digital com-3modity and the blockchain system to which it4relates described in subparagraphs (A) through5(C) of paragraph (2) is made publicly available6and the disclosure requirements under subpara-7graph (C) of this paragraph are satisfied.

"(B) COVERED FISCAL YEAR DEFINED.— 8 9 In this paragraph, the term 'covered fiscal year' 10 means, with respect to a digital commodity, the 11 first fiscal year of a digital commodity issuer in 12 which the blockchain system to which such dig-13 ital commodity relates is certified as a mature 14 blockchain system under section 42 of the Secu-15 rities Exchange Act of 1934.

"(C) 16 **POST-MATURITY** REPORTING RE-17 QUIREMENTS.—After the blockchain system to 18 which a digital commodity relates is certified as 19 a mature blockchain system under section 42 of 20 the Securities Exchange Act of 1934, any dig-21 ital commodity issuer that has filed a statement 22 under paragraph (1) to offer and sell an invest-23 ment contract involving a unit of a digital com-24 modity in reliance on section 4(a)(8) and is en-25 gaged in material ongoing efforts related to the

1	mature blockchain system shall disclose, in a
2	manner reasonably calculated to inform the
3	public, and at such frequency as the Commis-
4	sion may prescribe, by rule, a description of
5	such efforts, including—
6	"(i) any participation in a decentral-
7	ized governance system of such blockchain
8	system;
9	"(ii) any participation in alterations
10	or proposed alterations to the functionality
11	or operation of such blockchain system;
12	"(iii) the use or planned use of any
13	funds raised in reliance on section $4(a)(8)$
14	or any rulemaking pursuant to section
15	202(c) of the CLARITY Act of 2025 in
16	such efforts;
17	"(iv) the amount of units of the dig-
18	ital commodity, or rights thereto, owned
19	and controlled by such issuer and any use,
20	sale, trading, or other disposition thereof;
21	and
22	"(v) any affiliations of such issuer
23	material to the efforts of such issuer.
24	"(D) TERMINATION OF AND EXEMPTION
25	FROM POST-MATURITY REPORTING REQUIRE-

1	MENTS.—Not later than 270 days after the
2	date of the enactment of this section, the Com-
3	mission shall issue rules—
4	"(i) for terminating the disclosure re-
5	quirements described in subparagraph (C)
6	during the first fiscal year in which the
7	digital commodity issuer does not engage
8	in material ongoing efforts related to the
9	mature blockchain system; and
10	"(ii) to, as is necessary or appropriate
11	in the public interest or for the protection
12	of investors, exempt a digital commodity
13	issuer from the requirements described in
14	subparagraph (C) where only a de minimis
15	amount of market activity involving the
16	digital commodity of such digital com-
17	modity issuer is taking place.
18	"(E) RULE OF CONSTRUCTION.—Nothing
19	in subparagraph (C) may be construed to make
20	any digital commodity described in such sub-
21	paragraph a security.
22	"(c) Requirements for Intermediaries.—A per-
23	son acting as an intermediary in connection with the offer
24	or sale of an investment contract involving units of a dig-
25	ital commodity in reliance on section 4(a)(8) shall—

"(1) register with the Commission as a broker
 or dealer; and

3 "(2) be a member of a national securities asso4 ciation registered under section 15A of the Securi5 ties Exchange Act of 1934 (15 U.S.C. 780–3).

6 "(d) DISQUALIFICATION PROVISIONS.—The Commis7 sion shall issue rules to apply the disqualification provi8 sions under section 230.262 of title 17, Code of Federal
9 Regulations, to the exemption provided under section
10 4(a)(8).

- 11 "(e) Failure To Mature.—
- 12 "(1) IN GENERAL.—Not later than 270 days after the date of the enactment of this section, the 13 14 Commission shall issue rules applying such addi-15 tional obligations and disclosures for the digital commodity issuers, digital commodity related persons, 16 17 and digital commodity affiliated persons of a 18 blockchain system described under subsection (b)(1)19 that does not become a mature blockchain system 20 within the time period described in section 21 4(a)(8)(A) as are necessary or appropriate in the 22 public interest or for the protection of investors. 23 Such obligations and disclosures shall include the following: 24

1	"(A) DISCLOSURES.—Disclosures regard-
2	ing the following:
3	"(i) FAILURE TO MATURE.—A de-
4	tailed explanation of the reason that the
5	blockchain system has not become a ma-
6	ture blockchain system within the time pe-
7	riod described in section $4(a)(8)(A)$.
8	"(ii) Development plans.—The fu-
9	ture plans of development of the
10	blockchain system, including information
11	required under subsection $(b)(3)$.
12	"(iii) RISK FACTOR DISCLOSURES.—
13	The material risks surrounding ownership
14	of a unit of a digital commodity that re-
15	lates to a blockchain system described
16	under subsection $(b)(1)$ that has not be-
17	come a mature blockchain system within
18	the time period described in section
19	4(a)(8)(A).
20	"(B) Obligations.—Transaction report-
21	ing and beneficial ownership disclosure obliga-
22	tions applicable to digital commodity related
23	persons and digital commodity affiliated per-
24	sons of such blockchain system.

	10
1	"(2) QUALIFICATION REQUIRED.—The Com-
2	mission may not permit any additional reliance on
3	an exempt offering for the offer or sale of an invest-
4	ment contract involving a unit of a digital com-
5	modity by the issuer of the digital commodity related
6	to a blockchain system described under subsection
7	(a)(1) that has not become a mature blockchain sys-
8	tem within the time period described in section
9	4(a)(8)(A) unless the Commission has qualified any
10	offering statement related to such exempt offering.".
11	(b) Additional Exemptions.—
12	(1) CERTAIN REGISTRATION REQUIREMENTS.—
13	Section $12(g)(6)$ of the Securities Exchange Act of
14	1934 (15 U.S.C. $78l(g)(6)$) is amended by striking
15	"under section $4(6)$ " and inserting "under section
16	4(a)(6) or $4(a)(8)$ ".
17	(2) EXEMPTION FROM STATE REGULATION.—
18	Section $18(b)(4)$ of the Securities Act of 1933 (15)
19	U.S.C. 77r(b)(4)) is amended—
20	(A) in subparagraph (B), by striking "sec-
21	tion $4(4)$ " and inserting "section $4(a)(4)$ ";
22	(B) in subparagraph (C), by striking "sec-
23	tion $4(6)$ " and inserting "section $4(a)(6)$ ";

24 (C) in subparagraph (F)—

1	(i) by striking "section $4(2)$ " each
2	place such term appears and inserting
3	"section $4(a)(2)$ "; and
4	(ii) by striking "or" at the end;
5	(D) in subparagraph (G), by striking the
6	period and inserting "; or"; and
7	(E) by adding at the end the following:
8	"(H) section 4(a)(8).".
9	(c) Use of Other Exemptions.—
10	(1) RULE OF CONSTRUCTION.—Except as pro-
11	vided in this subsection, nothing in this section or
12	the amendments made by this section may be con-
13	strued as prohibiting the offer or sale of an invest-
14	ment contract involving units of a digital commodity
15	in reliance on an exemption from registration under
16	the Securities Act of 1933, including as provided
17	under section 3, 4(a), or 19 of the Securities Act of
18	1933, other than that provided under section $4(a)(8)$
19	of the Securities Act of 1933.
20	(2) Rulemakings.—
21	(A) The Securities and Exchange Commis-
22	sion may issue rules—
23	(i) to permit the issuer of a digital
24	commodity related to a blockchain system
25	described under section $4B(b)(1)$ of the

1	Securities Act of 1933 that has not become
2	a mature blockchain system within the
3	time period described in section $4(a)(8)(A)$
4	of such Act, or the issuer of a digital com-
5	modity described in subparagraph (B)(iii),
6	to utilize an exempt offering to offer or sell
7	an investment contract involving the digital
8	commodity, if the Commission qualifies
9	any offering statement related to such ex-
10	empt offering; and
11	(ii) for the offer and sale of invest-
12	ment contracts involving units of a digital
13	commodity by issuers that are not orga-
14	nized under the laws of a State, a territory
15	of the United States, or the District of Co-
16	lumbia.
17	(B) Not later than 270 days after the date
18	of the enactment of this section, the Securities
19	and Exchange Commission shall issue the fol-
20	lowing rules:
21	(i) A rule requiring a digital com-
22	modity issuer that last offered or sold an
23	investment contract involving units of a
24	digital commodity in reliance on an exemp-
25	tion from registration under the Securities

1	Act of 1933, including as provided under
2	section 3, 4(a), or 19 of the Securities Act
3	of 1933, prior to the date of enactment of
4	this Act, to file a comparable set of disclo-
5	sures to those described under section 4B
6	of the Securities Act of 1933 as the Com-
7	mission determines appropriate based on
8	the exemption, the maturity of the
9	blockchain system to which such digital
10	commodity relates, and any material ongo-
11	ing efforts of such digital commodity issuer
12	(provided that for blockchains certified as
13	a mature blockchain system under section
14	42 of the Securities Exchange Act of 1934,
15	such disclosures shall be comparable to
16	those under section $4B(b)(5)(C)$, not later
17	than the later of—
18	(I) one year after the effective
19	date of this section; or
20	(II) the date of any secondary
21	market sale of such digital commodity
22	made in reliance on section 203.
23	(ii) A rule requiring a digital com-
24	modity issuer that offers or sells an invest-
25	ment contract involving units of a digital

1	commodity in reliance on an exemption
2	from registration under the Securities Act
3	of 1933, including as provided under sec-
4	tion 3, 4(a), or 19 of the Securities Act of
5	1933, other than that provided under sec-
6	tion 4(a)(8) of the Securities Act of 1933,
7	on or after the date of enactment of this
8	Act, to file a comparable set of disclosures
9	to those described under section 4B of the
10	Securities Act of 1933 as the Commission
11	determines appropriate based on the ex-
12	emption, the maturity of the blockchain
13	system to which such digital commodity re-
14	lates, and any material ongoing efforts of
15	such digital commodity issuer, prior to the
16	date of any secondary market sale of such
17	digital commodity made in reliance on sec-
18	tion 203.
19	(iii) With respect to a digital com-
20	modity where the digital commodity issuer
21	is required to file disclosures under clause
22	(i) or (ii) and where the blockchain system
23	to which the digital commodity relates is
24	not certified as a mature blockchain sys-

tem pursuant to section 42 of the Securi-

1	ties Exchange Act of 1934 after the 4-year
2	period beginning on the date that the first
3	such disclosure is filed—
4	(I) a rule prohibiting the offer or
5	sale of an investment contract involv-
6	ing units of the digital commodity un-
7	less the Commission has qualified any
8	offering statement related to such
9	offer or sale, where such offer or sale
10	is permitted pursuant to subpara-
11	graph (A)(i); and
12	(II) a rule requiring the digital
13	commodity issuer to make disclosures
14	comparable to those described in
15	4B(e)(1)(A) of the Securities Act of
16	1933.
17	(iv) A rule permitting a successor to
18	a digital commodity issuer, or such other
19	appropriate person as designated by the
20	Commission, to make the disclosures re-
21	quired under clause (i), where such issuer
22	does not make the required disclosures.

1SEC. 203. TREATMENT OF SECONDARY TRANSACTIONS IN2DIGITAL COMMODITIES THAT ORIGINALLY3INVOLVED INVESTMENT CONTRACTS.

4 (a) SECONDARY MARKET TREATMENT.—Notwith-5 standing any other provision of law, the offer or sale of a digital commodity that originally involved an investment 6 7 contract by a person other than the issuer of such digital 8 commodity, or an agent or underwriter thereof, shall be 9 deemed not to be an offer or sale of such investment contract between the issuer of the investment contract involv-10 ing the digital commodity, or an agent or underwriter 11 thereof, and the purchaser of such digital commodity 12 under-13

14 (1) the Securities Act of 1933 (15 U.S.C. 77a
15 et seq.);

16 (2) the Investment Advisers Act of 1940 (15
17 U.S.C. 80b-1 et seq.);

18 (3) the Investment Company Act of 1940 (15
19 U.S.C. 80a-1 et seq.);

20 (4) the Securities Exchange Act of 1934 (15
21 U.S.C. 78a et seq.);

(5) the Securities Investor Protection Act of
1970 (15 U.S.C. 78aaa et seq.); and

24 (6) any applicable provisions of State law.

(b) END USER DISTRIBUTIONS NOT AN OFFER OR
 SALE OF A SECURITY.—An end user distribution does not
 involve the offer or sale of a security.

4 (c) AGENT DEFINED.—In this section and with re-5 spect to a digital commodity issuer, the term "agent" 6 means any person directly or indirectly controlled by the 7 issuer or under direct or indirect common control with the 8 issuer.

9 SEC. 204. REQUIREMENTS FOR OFFERS AND SALES OF DIG10 ITAL COMMODITIES BY DIGITAL COMMODITY 11 RELATED PERSONS AND DIGITAL COM12 MODITY AFFILIATED PERSONS.

The Securities Act of 1933 (15 U.S.C. 77a et seq.),
as amended by section 202, is further amended by inserting after section 4B the following:

16 "SEC. 4C. REQUIREMENTS FOR OFFERS AND SALES OF DIG 17 ITAL COMMODITIES BY DIGITAL COMMODITY
 18 RELATED PERSONS AND DIGITAL COM 19 MODITY AFFILIATED PERSONS.

"(a) IN GENERAL.—It shall be a violation of this Act
for a digital commodity affiliated person or a digital commodity related person to offer or sell a digital commodity
acquired directly from its issuer, or an agent or underwriter thereof, pursuant to an investment contract in reli-

ance on section 4(a)(8) or another exemption under this
 Act, other than as provided in this section.

3 "(b) Commission Jurisdiction.—

4 "(1) Where a digital commodity affiliated per-5 son or a digital commodity related person offers or 6 sells a digital commodity acquired directly from its 7 issuer, or an agent or underwriter thereof, pursuant 8 to an investment contract in reliance on section 9 4(a)(8), or another exemption under this Act, other 10 than as provided in this section, such digital com-11 modity affiliated person or digital commodity related 12 person shall be considered an issuer of such invest-13 ment contract.

"(2) For the purposes of this section, the Commission shall have jurisdiction and enforcement authority with respect to an offer or sale of a digital
commodity described in subsection (a).

18 "(c) RESTRICTIONS ON DIGITAL COMMODITY RE19 LATED PERSONS AND DIGITAL COMMODITY AFFILIATED
20 PERSONS.—

21 "(1) PRIOR TO BEING A MATURE BLOCKCHAIN
22 SYSTEM.—Prior to the blockchain system to which a
23 digital commodity relates being certified as a mature
24 blockchain system under section 42 of the Securities
25 Exchange Act of 1934, units of the digital com-

1	modity acquired by a digital commodity related per-	
2	son or digital commodity affiliated person directly	
3	from its issuer (or an agent or underwriter thereof)	
4	pursuant to an investment contract in reliance on	
5	section $4(a)(8)$, or another exemption under this	
6	Act, may be offered or sold by such digital com-	
7	modity related person or digital commodity affiliated	
8	person if—	
9	"(A) reports with respect to such digital	
10	commodity, where required under section	
11	4B(b)(3) (or, with respect to a digital com-	
12	modity not issued in reliance on section $4(a)(8)$,	
13	a comparable set of reports where required by	
14	the Commission) have been filed with the Com-	
15	mission;	
16	"(B) the digital commodity related person	
17	or digital commodity affiliated person has held	
18	the units for not less than 12 months; and	
19	"(C) the aggregate amount of the units of	
20	the digital commodity offered or sold by the	
21	digital commodity related person or digital com-	
22	modity affiliated person is—	
23	"(i) in any 12-month period, or short-	
24	er period as the Commission may pre-	
25		

scribe, not less than 5 percent or greater

1	than 20 percent of the total units of the
2	digital commodity acquired directly from
3	its issuer (or an agent or underwriter
4	thereof) by the digital commodity related
5	person or digital commodity affiliated per-
6	son, as determined by the Commission pur-
7	suant to paragraph (3); and
8	"(ii) an amount, as determined by the
9	Commission pursuant to paragraph (3),
10	not less than 30 percent or greater than
11	50 percent of the total units of the digital
12	commodity acquired directly from its issuer
13	(or an agent or underwriter thereof) by the

14

15

"(2) AFTER BECOMING A MATURE BLOCKCHAIN 16 17 SYSTEM.—After the blockchain system to which a 18 digital commodity relates is certified as a mature 19 blockchain system under section 42 of the Securities 20 Exchange Act of 1934, units of the digital com-21 modity acquired by a digital commodity related per-22 son or digital commodity affiliated person directly 23 from its issuer (or an agent or underwriter thereof) 24 pursuant to an investment contract in reliance on

commodity affiliated person.

digital commodity related person or digital

1	section $4(a)(8)$ or another exemption under this Act,
2	may be—
3	"(A) offered or sold by a digital commodity
4	related person; or
5	"(B) offered or sold by a digital com-
6	modity affiliated person if—
7	"(i) information described in section
8	4B(b)(5)(C), where required (or, with re-
9	spect to a digital commodity not issued in
10	reliance on section $4(a)(8)$, a comparable
11	set of information, where required) is pub-
12	licly available;
13	"(ii) the digital commodity affiliated
14	person has held the units for not less than
15	the earlier of—
16	"(I) 12 months; or
17	"(II) 3 months following the date
18	on which the blockchain system is cer-
19	tified as a mature blockchain system
20	under section 42 of the Securities Ex-
21	change Act of 1934; and
22	"(iii) the aggregate amount of the
23	units of the digital commodity offered or
24	sold by the digital commodity affiliated
25	person in any 12-month period is an

1	amount, as determined by the Commission
2	pursuant to paragraph (3), not less than 5
3	percent or greater than 10 percent of the
4	total outstanding amount of the digital
5	commodity.
6	"(3) RULEMAKINGS REQUIRED.—Not later than
7	270 days after the date of the enactment of this sec-
8	tion, consistent with protecting investors, maintain-
9	ing fair, orderly, and efficient markets, and facili-
10	tating capital formation, and to foster the develop-
11	ment of mature blockchain systems, the Commission,
12	by rule, after notice and comment—
13	"(A) shall set the percentage amounts de-
14	scribed in paragraphs $(1)(C)(i)$, $(1)(C)(i)$, and
15	(2)(B)(iii); and
16	"(B) may provide an exemption from the
17	limitation described in paragraph (1)(C)(ii), if
18	the Commission requires any offer or sale pur-
19	suant to such exemption of a digital commodity
20	related to a blockchain system that has failed to
21	become a mature blockchain system under this
22	Act or any rule promulgated hereunder to be
23	accompanied by the disclosures required under,
24	as applicable, section $4B(e)(1)(A)$ or section

1 202(c)(2)(B)(iii)(II) of the CLARITY Act of 2 2025.

3 "(d) RULES OF CONSTRUCTION.—For purposes of
4 this section, the use of a digital commodity in the pro5 grammatic functioning of the blockchain system to which
6 it relates is not an offer or sale of a digital commodity.
7 "(e) MANIPULATIVE AND DECEPTIVE DEVICES; RE8 PORTING.—

9 "(1) IN GENERAL.—It shall be unlawful for any 10 digital commodity issuer, digital commodity related 11 person, or digital commodity affiliated person, di-12 rectly or indirectly, by the use of any means or in-13 strumentality of interstate commerce or of the mails, 14 to use or employ, in connection with the purchase or 15 sale of any digital commodity, any manipulative or 16 deceptive device or contrivance in contravention of 17 such rules and regulations as the Commission may 18 prescribe as necessary or appropriate in the public 19 interest or for the protection of investors.

20 "(2) AFFIRMATIVE DEFENSE.—Not later than
21 270 days after the date of the enactment of this sec22 tion, the Commission shall issue rules to implement
23 paragraph (1), including by providing any affirma24 tive defenses to an enforcement action thereunder as
25 the Commission may prescribe as necessary or ap-

propriate in the public interest or for the protection
 of investors.

3 "(3) REPORTING.—Not later than 270 days 4 after the date of the enactment of this section, the 5 Commission shall issue rules to prescribe such trans-6 action reporting and beneficial ownership disclosure 7 obligations applicable to digital commodity related 8 persons and digital commodity affiliated persons, as 9 necessary or appropriate in the public interest or for 10 the protection of investors.

11 "(4) DIFFERENTIATION BETWEEN PERSONS.— 12 In issuing rules required under paragraphs (2) and 13 (3), the Commission shall differentiate between dig-14 ital commodity related persons and digital com-15 modity affiliated persons, as necessary or appro-16 priate in the public interest or for the protection of 17 investors.

18 "(f) CERTAIN UNITS RECEIVED PRIOR TO ENACT-19 MENT.—A unit of a digital commodity received from the 20 digital commodity issuer prior to the date of the enact-21 ment of this section through an offer or sale of an invest-22 ment contract involving units of a digital commodity in 23 reliance on an exemption from registration under this Act, 24 including as provided under section 3, 4(a), or 19, may

be offered or sold by a digital commodity related person
 or digital commodity affiliated person, if—

3 "(1) the digital commodity issuer is no longer 4 engaged in material ongoing efforts related to the 5 blockchain system to which the digital commodity re-6 lates and the blockchain system to which the digital 7 commodity relates is certified as mature a 8 blockchain system under section 42 of the Securities 9 Exchange Act of 1934; or

10 "(2) the appropriate disclosures required under
11 section 202(c)(2)(B) of the CLARITY Act of 2025
12 have been made with the Commission.

13 "(g) RULEMAKING ON FURTHER USAGE OF DIGITAL 14 COMMODITIES.— The Commission, consistent with pro-15 tecting investors, maintaining fair, orderly, and efficient markets, and facilitating capital formation, as well as fos-16 tering the development of mature blockchain systems, 17 18 may, by rule, exempt unconditionally or on stated terms 19 or conditions, a digital commodity related person or a digital commodity affiliated person, or any class thereof, from 20 21 the requirements of this section for the offer or sale of 22 a digital commodity, including for the purposes of pro-23 moting market liquidity.".

1 SEC. 205. MATURE BLOCKCHAIN SYSTEM REQUIREMENTS.

2 Title I of the Securities Exchange Act of 1934 (15
3 U.S.C. 78a et seq.) is amended by adding at the end the
4 following:

5 "SEC. 42. MATURE BLOCKCHAIN SYSTEMS.

6 "(a) Certification of Blockchain Systems.—

7 "(1) CERTIFICATION.—A digital commodity 8 issuer, digital commodity related person, digital com-9 modity affiliated person, decentralized governance 10 system of the blockchain system, or a registered dig-11 ital commodity exchange, or any other appropriate 12 person as designated by the Commission, may certify 13 to the Commission that the blockchain system to 14 which a digital commodity relates is a mature 15 blockchain system.

16 "(2) FILING REQUIREMENTS.—A certification 17 described under paragraph (1) shall be filed with the 18 Commission, and include such information that is 19 reasonably necessary to establish that the blockchain 20 system is not controlled by any person or group of 21 persons under common control, which may include 22 information regarding—

23 "(A) the operation of the blockchain sys24 tem;

25 "(B) the functionality of the related digital26 commodity;

95

"(C) how the market value of the digital
 commodity is substantially derived from the
 programmatic functioning of such blockchain
 system;
 "(D) any decentralized governance system

"(D) any decentralized governance system which relates to the blockchain system; and

7 "(E) the current roles, if any, of the digital
8 commodity issuer, digital commodity affiliated
9 persons, and digital commodity related persons
10 where such roles are material to the develop11 ment or operation of such blockchain system or
12 the decentralized governance system of such
13 blockchain system.

"(3) REBUTTABLE PRESUMPTION.—The Commission may rebut a certification described under
paragraph (1) with respect to a blockchain system if
the Commission, within 60 days of receiving such
certification, determines that the blockchain system
is not a mature blockchain system.

20 "(4) CERTIFI

"(4) CERTIFICATION REVIEW.—

21 "(A) IN GENERAL.—Any blockchain sys22 tem that relates to a digital commodity for
23 which a certification has been made under para24 graph (1) shall be considered a mature
25 blockchain system 60 days after the date on

1	which the Commission receives a certification
2	under paragraph (1), unless the Commission
3	notifies the person who made the certification
4	within such time that the Commission is stay-
5	ing the certification due to—
6	"(i) an inadequate explanation by the
7	person making the certification; or
8	"(ii) any novel or complex issues
9	which require additional time to consider.
10	"(B) PUBLIC NOTICE.—The Commission
11	shall make the following available to the public
12	and provide a copy to the Commodity Futures
13	Trading Commission:
14	"(i) Each certification received under
15	paragraph (1).
16	"(ii) Each stay of the Commission
17	under this subsection, and the reasons
18	therefor.
19	"(iii) Any response from a person
20	making a certification under paragraph (1)
21	to a stay of the certification by the Com-
22	mission.
23	"(C) CONSOLIDATION.—The Commission
24	may consolidate and treat as one submission
25	multiple certifications made under paragraph

1	(1) for the same blockchain system which re-
2	lates to a digital commodity which are received
3	during the review period provided under this
4	paragraph.
5	"(5) STAY OF CERTIFICATION.—
6	"(A) IN GENERAL.—A notification by the
7	Commission pursuant to paragraph (4)(A) shall
8	stay the certification once for up to an addi-
9	tional 120 days from the date of the notifica-
10	tion.
11	"(B) Public comment period.—Before
12	the end of the 60-day period described under
13	paragraph (4)(A), the Commission may begin a
14	public comment period of at least 30 days in
15	conjunction with a stay under this subsection.
16	"(6) DISPOSITION OF CERTIFICATION.—A cer-
17	tification made under paragraph (1) shall—
18	"(A) become effective—
19	"(i) upon the publication of a notifica-
20	tion from the Commission to the person
21	who made the certification that the Com-
22	mission does not object to the certification;
23	OF
24	"(ii) at the expiration of the certifi-
25	cation review period; and

1	"(B) not become effective upon the publi-
2	cation of a notification from the Commission to
3	the person who made the certification that the
4	Commission has rebutted the certification.
5	"(7) RECERTIFICATION.—With respect to a
6	blockchain system for which a certification has been
7	rebutted under this subsection, no person may make
8	a certification under paragraph (1) with respect to
9	such blockchain system during the 90-day period be-
10	ginning on the date of such rebuttal.
11	"(8) Appeal of Rebuttal.—
12	"(A) IN GENERAL.—If a certification is re-
13	butted under this section, the person making
14	such certification may appeal the decision to
15	the United States Court of Appeals for the Dis-
16	trict of Columbia, not later than 60 days after
17	the notice of rebuttal is made.
18	"(B) REVIEW.—In an appeal under sub-
19	paragraph (A), the court shall have de novo re-
20	view of the determination to rebut the certifi-
21	cation.
22	"(b) Maturity Criteria.—
23	"(1) SENSE OF CONGRESS.—It is the sense of
24	the Congress that protecting investors, maintaining
25	fair, orderly, and efficient markets, and facilitating

1	capital formation necessitates establishing clear cri-
2	teria for blockchain systems to be deemed mature,
3	as well as enabling the Commission to develop, with-
4	out prejudice to any such criteria codified in statute,
5	alternative criteria by which blockchain systems may
6	be considered not to be controlled by any person or
7	group of persons under common control in order to
8	accommodate changes in markets and technology.
9	"(2) IN GENERAL.—The Commission may issue
10	rules identifying conditions by which a blockchain
11	system, together with its related digital commodity,
12	shall be considered a mature blockchain system, con-
13	sistent with the protection of investors, maintenance
14	of fair, orderly, and efficient markets, and the facili-
15	tation of capital formation.
16	"(3) Rules of construction.—
17	"(A) Nothing in this subsection may be
18	construed to permit the Commission to impose
19	additional criteria to the criteria in subsection
20	(c) for certifying that a blockchain system is a
21	mature blockchain system pursuant to sub-
22	section (c).
23	"(B) Nothing in this subsection or sub-
24	section (c) may be construed to limit the Com-
25	mission's ability to identify alternative condi-

1	tions and criteria by which a blockchain system
2	may be considered a mature blockchain system.
3	"(c) Deemed Mature.—
4	"(1) IN GENERAL.—Notwithstanding subsection
5	(b), for the purposes of subsection (a), a digital com-
6	modity issuer, digital commodity related person, dig-

7 ital commodity affiliated person, or decentralized 8 governance system of the blockchain system may es-9 tablish that a blockchain system, together with its 10 related digital commodity, is not controlled by any 11 person or group of persons under common control, 12 if the blockchain system, together with its related 13 digital asset, meets the requirements described in 14 paragraph (2) or (3).

15 "(2) CRITERIA FOR ANY BLOCKCHAIN SYS16 TEM.—The requirements described in this paragraph
17 are the following:

18 "(A) System value.—

19"(i) MARKET VALUE.—The digital20commodity has a value that is substantially21derived from the use and functioning of22the blockchain system.

23 "(ii) DEVELOPMENT OF VALUE MECH24 ANISM SUBSTANTIALLY COMPLETED.—
25 Where the digital commodity issuer has

1	made public a development plan describing
2	how the digital commodity's value is rea-
3	sonably expected to be derived from the
4	programmatic functioning of the
5	blockchain system, the development of such
6	mechanisms has been substantially com-
7	pleted.
8	"(B) FUNCTIONAL SYSTEM.—The
9	blockchain system allows network participants
10	to engage in the activities the blockchain system
11	is intended to provide, including—
12	"(i) using, transmitting, or storing
13	value, or otherwise executing transactions,
14	on the blockchain system;
15	"(ii) deploying, executing, or accessing
16	software or services, or otherwise offering
17	or participating in services, deployed on or
18	integrated with the blockchain system;
19	"(iii) participating in the consensus
20	mechanism, transaction validation process,
21	or decentralized governance system of the
22	blockchain system; or
23	"(iv) operating any client, node,
24	validator, or other form of computational

1	infrastructure with respect to the
2	blockchain system.
3	"(C) OPEN AND INTEROPERABLE SYS-
4	TEM.—The blockchain system—
5	"(i) is composed of source code that is
6	open source; and
7	"(ii) does not restrict or prohibit
8	based on the exercise of unilateral author-
9	ity any person, other than a digital com-
10	modity issuer, digital commodity related
11	person, or digital commodity affiliated per-
12	son from engaging in the activities the
13	blockchain system is intended to provide,
14	including the activities described in sub-
15	paragraph (B).
16	"(D) PROGRAMMATIC SYSTEM.—The
17	blockchain system operates, executes, and en-
18	forces its operations and transactions based
19	solely on pre-established, transparent rules en-
20	coded directly within the source code of the
21	blockchain system.
22	"(E) System governance.—No person
23	or group of persons under common control—
24	"(i) has the unilateral authority, di-
25	rectly or indirectly, through any contract,

1	arrangement, understanding, relationship,
2	or otherwise, to control or materially alter
3	the functionality, operation, or rules of
4	consensus or agreement of the blockchain
5	system or its related digital commodity; or
6	"(ii) has the unilateral authority to di-
7	rect the voting, in the aggregate, of 20
8	percent or more of the outstanding voting
9	power of such blockchain system by means
10	of a related digital commodity, nodes or
11	validators, a decentralized governance sys-
12	tem, or otherwise, in a blockchain system
13	which can be altered by a voting system.
14	"(F) Impartial system.—No person or
15	group of persons under common control pos-
16	sesses a unique permission or privilege with re-
17	spect to functionality, operation, or rules of
18	consensus or agreement of the blockchain sys-
19	tem or its related digital commodity, unless
20	such alteration—
21	"(i) addresses errors, regular mainte-
22	nance, or cybersecurity risks of the
23	blockchain system that affect the pro-
24	grammatic functioning of the blockchain
25	system; and

1	"(ii) is adopted through the consensus
2	or agreement of a decentralized governance
3	system.
4	"(G) DISTRIBUTED OWNERSHIP.—No dig-
5	ital commodity issuer, digital commodity related
6	person, or digital commodity affiliated person
7	beneficially owns, in the aggregate, 20 percent
8	or more of the total amount of units of the dig-
9	ital commodity.
10	"(3) Optional criteria for preexisting
11	BLOCKCHAIN SYSTEMS.—The requirements described
12	in this paragraph are that the blockchain system—
13	"(A) was created prior to the date of en-
14	actment of this section;
15	"(B) met the requirements of subpara-
16	graphs (A) through (F) of paragraph (2) prior
17	to the date of enactment of this section; and
18	"(C) at least 50 percent of the units of the
19	digital commodity related to the blockchain sys-
20	tem are held by persons other than the digital
21	commodity issuer, a digital commodity related
22	person, or a digital commodity affiliated person.
23	"(d) Decentralized Governance System.—

"(1) For the purposes of this section, a decen tralized governance system is not a 'person' or a
 "group of persons under common control'.

4 "(2) A blockchain system, together with its dig-5 ital commodity, shall not be precluded from being 6 considered a mature blockchain system solely based 7 on a functional, administrative, clerical, or ministe-8 rial action of a decentralized governance system, in-9 cluding any such action taken by a person acting on 10 behalf of and at the direction of the decentralized 11 governance system, as determined by the Commis-12 sion and consistent with the protection of investors, 13 maintenance of fair, orderly, and efficient markets, 14 and the facilitation of capital formation.

15 "(e) RULEMAKING.—Not more than 270 days after
16 the date of enactment of this section, the Commission
17 shall issue rules to carry out this section.".

18 SEC. 206. EFFECTIVE DATE.

Unless otherwise provided in this title, this title and
the amendments made by this title shall take effect 360
days after the date of enactment of this Act, except that,
to the extent a provision of this title requires a rulemaking, the provision shall take effect on the later of—
(1) 360 days after the date of enactment of this

1 (2) 60 days after the publication in the Federal 2 Register of the final rule implementing the provision. TITLE **III—REGISTRATION** FOR 3 **INTERMEDIARIES AT THE SE-**4 **CURITIES EXCHANGE** AND 5 COMMISSION 6

7 SEC. 301. TREATMENT OF DIGITAL COMMODITIES AND PER-

MITTED PAYMENT STABLECOINS.

9 (a) SECURITIES ACT OF 1933.—Section 2(a)(1) of 10 the Securities Act of 1933 (15 U.S.C. 77b(a)(1)), as 11 amended by the GENIUS Act, is amended by striking the 12 final sentence and inserting the following: "The term does 13 not include a digital commodity or permitted payment 14 stablecoin.".

(b) SECURITIES EXCHANGE ACT OF 1934.—Section
3(a)(10) of the Securities Exchange Act of 1934 (15)
U.S.C. 78c(a)), as amended by the GENIUS Act, is
amended by striking the final sentence and inserting the
following: "The term does not include a digital commodity
or permitted payment stablecoin.".

21 (c) INVESTMENT ADVISERS ACT OF 1940.—Section
22 202(a) of the Investment Advisers Act of 1940 (15 U.S.C.
23 80b-2(a)) is amended—

24 (1) in paragraph (18), as amended by the GE-25 NIUS Act, by striking the final sentence and insert-

1	ing the following: "The term does not include a dig-
2	ital commodity or permitted payment stablecoin.";
3	(2) by redesignating the second paragraph (29)
4	(relating to commodity pools) as paragraph (31);
5	and
6	(3) by adding at the end, the following:
7	"(32) DIGITAL COMMODITY-RELATED TERMS.—
8	The terms 'digital commodity' and 'permitted pay-
9	ment stablecoin' have the meaning given those
10	terms, respectively, under section 2(a) of the Securi-
11	ties Act of 1933 (15 U.S.C. 77b(a)).".
12	(d) Investment Company Act of 1940.—Section
13	2(a) of the Investment Company Act of 1940 (15 U.S.C.
14	80a–2) is amended—
15	(1) in paragraph (36) , as amended by the GE-
16	NIUS Act, by striking the final sentence and insert-
17	ing the following: "The term does not include a dig-
18	ital commodity or permitted payment stablecoin.";
19	and
20	(2) by adding at the end, the following:
21	"(55) DIGITAL COMMODITY-RELATED TERMS.—
22	The terms 'digital commodity' and 'permitted pay-
23	ment stablecoin' have the meaning given those
24	terms, respectively, under section 2(a) of the Securi-
25	ties Act of 1933 (15 U.S.C. 77b(a)).".

(e) SECURITIES INVESTOR PROTECTION ACT OF
 1970.—Section 16 of the Securities Investor Protection
 Act of 1970 (15 U.S.C. 78lll) is amended—

4 (1) in paragraph (14), as amended by the GE5 NIUS Act, by striking the final sentence and insert6 ing the following: "The term does not include a dig7 ital commodity or permitted payment stablecoin, as
8 such terms are defined, respectively, under section
9 2(a) of the Securities Act of 1933 (15 U.S.C.
10 77b(a))"; and

11 (2) by adding at the end the following:

12 "(15) TREATMENT OF PERMITTED PAYMENT
13 STABLECOINS.—A permitted payment stablecoin, as
14 defined in section 2(a) of the Securities Act of 1933,
15 shall not qualify as 'cash' and a claim for a per16 mitted payment stablecoin shall not qualify as a
17 'claim for cash'.".

18 SEC. 302. ANTI-FRAUD AUTHORITY OVER PERMITTED PAY-

19	MENT	STABLECOINS	AND	CERTAIN	DIGITAL
20	сомм	ODITY TRANSA	CTION	NS.	

(a) IN GENERAL.—Section 10 of the Securities Exchange Act of 1934 (15 U.S.C. 78j) is amended—

23 (1) by moving subsection (c) so as to appear24 after subsection (b);
1 (2) by inserting after subsection (c) the fol-2 lowing:

3 "(d) To use or employ, in connection with the pur-4 chase or sale of any permitted payment stablecoin or dig-5 ital commodity, by or through, as applicable, a broker, 6 dealer, national securities exchange, or an alternative 7 trading system, any manipulative or deceptive device or 8 contrivance in contravention of such rules and regulations 9 as the Commission may prescribe as necessary or appro-10 priate in the public interest or for the protection of inves-11 tors."; and

12 (3) by adding at the end the following: "Rules 13 promulgated under subsection (b) that prohibit 14 fraud, manipulation, or insider trading (but not 15 rules imposing or specifying reporting or record-16 keeping requirements, procedures, or standards as 17 prophylactic measures against fraud, manipulation, 18 or insider trading), and judicial precedents decided 19 under subsection (b) and rules promulgated there-20 under that prohibit fraud, manipulation, or insider 21 trading, shall apply with respect to permitted pay-22 ment stablecoin and digital commodity transactions 23 engaged in by or through a broker or dealer or 24 through an alternative trading system or, as applica-25 ble, a national securities exchange to the same ex-

1 tent as they apply to securities transactions. Judicial 2 precedents decided under section 17(a) of the Secu-3 rities Act of 1933 and sections 9, 15, 16, 20, and 4 21A of this title, and judicial precedents decided 5 under applicable rules promulgated under such sec-6 tions, shall apply to permitted payment stablecoins 7 and digital commodities with respect to those cir-8 cumstances in which the permitted payment 9 stablecoins and digital commodities are, as applica-10 ble, brokered, traded, or custodied by or through a 11 broker or dealer or through an alternative trading 12 system or a national securities exchange to the same 13 extent as they apply to securities.".".

14 (b) TREATMENT OF PERMITTED PAYMENT
15 STABLECOINS.—Title I of the Securities Exchange Act of
16 1934 (15 U.S.C. 78a et seq.) is amended by inserting after
17 section 6 the following:

18 "SEC. 6A. TREATMENT OF TRANSACTIONS IN PERMITTED 19 PAYMENT STABLECOINS.

20 "(a) AUTHORITY TO BROKER, TRADE, AND CUSTODY
21 PERMITTED PAYMENT STABLECOINS.—Permitted pay22 ment stablecoins may be brokered, traded, or custodied by
23 a broker or dealer or through an alternative trading sys24 tem or national securities exchange.

1 "(b) COMMISSION JURISDICTION.—The Commission 2 shall only have jurisdiction over a transaction in a per-3 mitted payment stablecoin with respect to those cir-4 cumstances in which a permitted payment stablecoin is 5 brokered, traded, or custodied-6 "(1) by a broker or dealer;

7 "(2) through a national securities exchange; or 8 "(3) through an alternative trading system.

9 "(c) LIMITATION.—Subsection (b) shall only apply to a transaction described in subsection (b) for the purposes 10 11 of regulating the offer, execution, solicitation, or accept-12 ance of a permitted payment stablecoin in those cir-13 cumstances in which the permitted payment stablecoin is 14 brokered, traded, or custodied—

15 "(1) by a broker or dealer;

"(2) through a national securities exchange; or 16 17 "(3) through an alternative trading system.".

18 SEC. 303. ELIGIBILITY OF ALTERNATIVE TRADING SYS-19

TEMS.

20 (a) IN GENERAL.—Section 5 of the Securities Ex-21 change Act of 1934 (15 U.S.C. 78e) is amended—

22 (1) by striking "It" and inserting the following: 23 "(a) IN GENERAL.—It"; and 24 (2) by adding at the end the following:

"(b) DIGITAL COMMODITY PROTECTIONS.— 25

1	"(1) IN GENERAL.—The Commission may not
2	preclude a trading platform from operating pursuant
3	to a covered exemption to exchange registration
4	under section 6 of this title on the basis that the as-
5	sets traded or to be traded on such platform in-
6	clude—
7	"(A) digital commodities or permitted pay-
8	ment stablecoins; and
9	"(B) securities.
10	"(2) COVERED EXEMPTION.—In this sub-
11	section, the term 'covered exemption' means an ex-
12	emption—
13	"(A) described in subsection (a)(2); or
14	"(B) with respect to any other rule of the
14 15	"(B) with respect to any other rule of the Commission relating to the definition of 'ex-
15	Commission relating to the definition of 'ex-
15 16	Commission relating to the definition of 'ex- change'.".
15 16 17	Commission relating to the definition of 'ex- change'.". (b) SECURITIES EXCHANGE ACT OF 1934.—Section
15 16 17 18	Commission relating to the definition of 'ex- change'.". (b) SECURITIES EXCHANGE ACT OF 1934.—Section 3(a)(2) of the Securities Exchange Act of 1934 (15 U.S.C.
15 16 17 18 19	Commission relating to the definition of 'ex- change'.". (b) SECURITIES EXCHANGE ACT OF 1934.—Section 3(a)(2) of the Securities Exchange Act of 1934 (15 U.S.C. 78c(a)(2)) is amended by adding at the end the following:
15 16 17 18 19 20	Commission relating to the definition of 'ex- change'.''. (b) SECURITIES EXCHANGE ACT OF 1934.—Section 3(a)(2) of the Securities Exchange Act of 1934 (15 U.S.C. 78c(a)(2)) is amended by adding at the end the following: "Neither an alternative trading system predominantly fa-
 15 16 17 18 19 20 21 	Commission relating to the definition of 'ex- change'.". (b) SECURITIES EXCHANGE ACT OF 1934.—Section 3(a)(2) of the Securities Exchange Act of 1934 (15 U.S.C. 78c(a)(2)) is amended by adding at the end the following: "Neither an alternative trading system predominantly fa- cilitating the trading of digital commodities, permitted

(c) RULE OF CONSTRUCTION.—Nothing in this sec tion, the amendments made by this section, or section 304
 may be construed to—

4 (1) prohibit a national securities exchange from
5 owning or operating any other type of alternative
6 trading system; or

7 (2) create a presumption that any other type of
8 alternative trading system owned or operated by a
9 national securities exchange is a facility of that ex10 change.

11 SEC. 304. RULEMAKING FOR DUAL-REGISTERED ENTITIES.

12 (a) Conflict of Interest Policies and Proce-DURES.—Each person or entity dual-registered with the 13 Commodity Futures Trading Commission as permitted 14 15 under section 15(p) of the Securities Exchange Act of 1934 shall establish, maintain, and, as applicable, enforce 16 17 and comply with written policies and procedures reason-18 ably designed to mitigate any conflicts of interest, including with respect to transactions or arrangements with af-19 20 filiates registered with the Securities and Exchange Com-21 mission, taking into consideration the nature of the busi-22 ness of such person or entity.

(b) EXEMPTION FROM DUPLICATIVE, CONFLICTING,
OR UNDULY BURDENSOME PROVISIONS.—The Securities
and Exchange Commission shall prescribe rules for a per-

son or entity with multiple registrations, where at least 1 2 one such registration includes any dual registration per-3 mitted under section 15(p) of the Securities Exchange Act 4 of 1934, to exempt the person or entity from duplicative, 5 conflicting, or unduly burdensome provisions of the Securities Exchange Act of 1934 and rules thereunder, to the 6 7 extent such an exemption would protect investors, main-8 tain fair, orderly, and efficient markets, and facilitate capital formation. 9

10 (c) IMPLEMENTING ORGANIZATIONS.—The Securities and Exchange Commission shall require any registered na-11 12 tional securities association that has as a member a registered broker or registered dealer that is registered with 13 the Commodity Futures Trading Commission as a digital 14 15 commodity broker or digital commodity dealer as permitted under section 15(p)(1) of the Securities Exchange 16 17 Act of 1934 or otherwise transacts in permitted payment 18 stablecoins to revise such rules as may be necessary to 19 further the purposes of and compliance with this section. 20 (d) MEMORANDUM OF UNDERSTANDING.—The Secu-21 rities and Exchange Commission shall enter into a memo-22 randum of understanding with the Commodity Futures 23 Trading Commission to ensure—

24 (1) non-duplicative supervision and enforcement
25 with respect to registrants of the Securities and Ex-

change Commission dual-registered with the Com modity Futures Trading Commission as permitted
 under section 15(p) of the Securities Exchange Act
 of 1934; and

5 (2) appropriate information sharing between 6 the Commissions to further the purposes of and 7 compliance with this section, the Securities Ex-8 change Act of 1934, and the Commodity Exchange 9 Act.

10 (e) RULE OF CONSTRUCTION.—Nothing in this sec-11 tion shall be construed to limit the anti-fraud, anti-manip-12 ulation, or false reporting enforcement authorities of the 13 Commodity Futures Trading Commission with respect to 14 a contract of sale of a commodity and persons effecting 15 such contracts.

16 SEC. 305. MODERNIZATION OF RECORDKEEPING REQUIRE-

MENTS.

17

18 (a) IN GENERAL.—For purposes of books and records requirements for brokers, dealers, transfer agents, 19 20 national securities exchanges under the Securities and Ex-21 change Act of 1934 (15 U.S.C. 78a et seq.), investment 22 advisers under the Investment Advisers Act of 1940 (15 23 U.S.C. 80b–1 et seq.), and investment companies under 24 the Investment Company Act of 1940 (15 U.S.C. 80a-25 1 et seq.), a person may, consistent with any rules promulgated under subsection (b), utilize records from a
 blockchain system.

3 (b) REVISION OF RULES.—Not later than 180 days
4 after the date of enactment of this Act, the Securities and
5 Exchange Commission shall issue and revise such rules as
6 may be necessary to implement this section.

7 SEC. 306. EXEMPTIVE AUTHORITY.

8 Section 28 of the Securities Act of 1933 (15 U.S.C.
9 77z–3) is amended by striking "by rule or regulation" and
10 inserting "by rule, regulation, or order".

11SEC. 307. ADDITIONAL REGISTRATIONS WITH THE COM-12MODITY FUTURES TRADING COMMISSION.

13 Section 15 of the Securities Exchange Act of 1934
14 (15 U.S.C. 780) is amended by adding at the end the fol15 lowing:

16 "(p) Additional Registrations With the Com-17 Modity Futures Trading Commission.—

18 "(1) REGISTERED BROKERS AND DEALERS.—A
19 registered broker or registered dealer shall be per20 mitted to maintain a registration with the Com21 modity Futures Trading Commission as a digital
22 commodity broker or digital commodity dealer.

23 "(2) NATIONAL SECURITIES EXCHANGES.—A
24 national securities exchange or affiliate thereof shall
25 be permitted to maintain a registration with the

- Commodity Futures Trading Commission as a dig ital commodity exchange.
- 3 "(3) ALTERNATIVE TRADING SYSTEMS.—An al4 ternative trading system, and the operator thereof,
 5 shall be permitted to maintain a registration with
 6 the Commodity Futures Trading Commission as a
 7 digital commodity exchange.

8 "(4) NOTICE OF APPLICATION.—Any person or 9 entity described in paragraph (1) through (3) shall 10 provide to the Securities and Exchange Commission, 11 at such time and in such form and manner as the 12 Securities and Exchange Commission shall prescribe, 13 notice of any application to register with the Com-14 modity Futures Trading Commission as a digital 15 commodity broker, digital commodity dealer, or dig-16 ital commodity exchange.".

17 SEC. 308. EXEMPTING DIGITAL COMMODITIES FROM STATE

18

SECURITIES LAWS.

(a) COVERED SECURITY.—Section 18(b) of the Securities Act of 1933 (15 U.S.C. 77r(b)) is amended by adding at the end the following:

22 "(5) EXEMPTION IN CONNECTION WITH DIG23 ITAL COMMODITIES.—A digital commodity shall be
24 treated as a covered security.".

(b) RULE OF CONSTRUCTION.—Nothing in this sec tion, section 202, or the amendments made by such sec tions may be construed to limit the existing authority de scribed in section 18(c)(1) of the Securities Act of 1933
 (15 U.S.C. 77r(c)(1)) of a securities commission (or any
 agency or office performing like functions) of any State
 with respect to a covered security or any security.

8 SEC. 309. EXCLUSION FOR DECENTRALIZED FINANCE AC9 TIVITIES.

The Securities Exchange Act of 1934 (15 U.S.C. 78a
et seq.) is amended by inserting after section 15G the following:

13 "SEC. 15H. DECENTRALIZED FINANCE ACTIVITIES NOT SUB14 JECT TO THIS ACT.

15 "(a) IN GENERAL.—Notwithstanding any other pro-16 vision of this Act, a person shall not be subject to this 17 Act and the regulations promulgated under this Act based 18 on the person directly or indirectly engaging in any of the 19 following activities, whether singly or in combination, in 20 relation to the operation of a blockchain system or in rela-21 tion to a decentralized finance trading protocol:

22 "(1) Compiling network transactions or relay23 ing, searching, sequencing, validating, or acting in a
24 similar capacity.

"(2) Providing computational work, operating a
 node or oracle service, or procuring, offering, or uti lizing network bandwidth, or providing other similar
 incidental services.

5 "(3) Providing a user-interface that enables a 6 user to read and access data about a blockchain sys-7 tem.

8 "(4) Developing, publishing, constituting, ad9 ministering, maintaining, or otherwise distributing a
10 blockchain system or a decentralized finance trading
11 protocol.

12 "(5) Developing, publishing, constituting, ad-13 ministering, maintaining, or otherwise distributing a 14 decentralized finance messaging system, or operating 15 or participating in a liquidity pool, for the purpose 16 of executing a spot contract for the purchase or sale 17 of a digital commodity in relation to a decentralized 18 finance trading protocol.

"(6) Developing, publishing, constituting, administering, maintaining, or otherwise distributing
software or systems that create or deploy hardware
or software, including wallets or other systems, facilitating an individual user's own personal ability to
keep, safeguard, or custody the user's digital assets
or related private keys.

"(b) EXCEPTIONS.—Subsection (a) shall not apply to
 the anti-fraud and anti-manipulation authorities of the
 Commission.".

4 SEC. 310. TREATMENT OF CUSTODY ACTIVITIES BY BANK-5 ING INSTITUTIONS.

6 (a) TREATMENT OF CUSTODY ACTIVITIES.—The ap-7 propriate Federal banking agency, the National Credit 8 Union Administration (in the case of a credit union), and 9 the Securities and Exchange Commission may not require 10 a depository institution, national bank, Federal credit 11 union, State credit union, trust company, broker, or deal-12 er, or any affiliate thereof (the "entity")—

13 (1) to include assets held in custody that are 14 not accounted for as assets of the entity as a liabil-15 ity on the financial statement or balance sheet of the 16 entity, including digital commodity or permitted pay-17 ment stablecoin custody or safekeeping services; and 18 (2) to hold regulatory capital against assets, in-19 cluding reserves backing such assets, in custody or 20 safekeeping, except as necessary to mitigate against 21 operational risks inherent with the custody or safe-22 keeping services, as determined by—

23 (A) the appropriate Federal banking agen24 cy;

1	(B) the National Credit Union Administra-
2	tion (in the case of a credit union);
3	(C) a State bank supervisor;
4	(D) a State credit union supervisor (as de-
5	fined in section 6003 of the Anti-Money Laun-
6	dering Act of 2020 (31 U.S.C. 5311 note)); or
7	(E) the Securities and Exchange Commis-
8	sion (in the case of a broker or dealer).
9	(b) DEFINITIONS.—In this section:
10	(1) BANKING TERMS.—The terms "appropriate
11	Federal banking agency", "depository institution",
12	"national bank", and "State bank supervisor" have
13	the meaning given those terms, respectively, under
14	section 3 of the Federal Deposit Insurance Act (12)
15	U.S.C. 1813).
16	(2) CREDIT UNION TERMS.—The terms "Fed-
17	eral credit union" and "State credit union" have the
18	meaning given those terms, respectively, under sec-
19	tion 101 of the Federal Credit Union Act (12 U.S.C.
20	1752).
21	SEC. 311. BROKER AND DEALER DISCLOSURES REGARDING
22	THE TREATMENT OF ASSETS.
23	(a) IN GENERAL.—Not later than 270 days after the
24	date of the enactment of this Act, the Securities and Ex-
25	change Commission shall issue rules requiring written dis-

closures regarding the treatment of customer assets in the 1 2 event of an insolvency, resolution, or liquidation proceeding to be provided by a registered broker or dealer 3 4 to an investor before a digital commodity, a permitted pay-5 ment stablecoin, or an investment contract involving a unit 6 of a digital commodity is received, acquired, or held by 7 the broker or dealer for the account of the investor, which 8 shall include, as necessary or appropriate for the protec-9 tion of investors—

10 (1) a description of the manner in which any 11 digital commodity, permitted payment stablecoin, or 12 investment contact involving a unit of a digital com-13 modity received, acquired, or held by the broker or dealer for the account of such investor would be 14 15 treated in an insolvency, resolution, or liquidation 16 proceeding with respect to the broker or dealer 17 under—

18	(A) title II of the Dodd-Frank Wall Street
19	Reform and Consumer Protection Act (12
20	U.S.C. 5381 et seq.);
21	(B) the Securities Investor Protection Act

of 1970 (15 U.S.C. 78aaa et seq.); or
(C) as applicable, chapter 7 or chapter 11

24 of title 11, United States Code; and

1	(2) how the treatment described in paragraph
2	(1) differs from the treatment of securities and cash
3	received, acquired, or held by the broker or dealer
4	for the account of such investor in the event of an
5	insolvency, resolution, or liquidation proceeding with
6	respect to the broker or dealer under each law de-
7	scribed under subparagraph (A) through (C) of
8	paragraph (1).
9	SEC. 312. DIGITAL COMMODITY ACTIVITIES THAT ARE FI-
10	NANCIAL IN NATURE.
11	(a) DIGITAL COMMODITY ACTIVITIES THAT ARE FI-
12	NANCIAL IN NATURE.—Section 4(k)(4) of the Bank Hold-
13	ing Company Act of 1956 (12 U.S.C. $1843(k)(4)$) is
14	amended—
15	(1) in subparagraph (A), by striking "or securi-
16	ties" and inserting ", securities, or digital commod-
17	ities"; and
18	(2) in subparagraph (E), by inserting "or dig-
19	ital commodities" before the period at the end.
20	(b) NATIONAL BANK ACTIVITY.—
21	
	(1) IN GENERAL.—A national bank may use a
22	(1) IN GENERAL.—A national bank may use a digital asset or blockchain system to perform, pro-
22 23	
	digital asset or blockchain system to perform, pro-

1 (2) RULE OF CONSTRUCTION.—Nothing in this 2 subsection may be construed to exempt a national 3 bank's performance, provision, or delivery of an ac-4 tivity, function, product, or service from a require-5 ment that would apply if the activity were not per-6 formed, provided, or delivered using a digital asset 7 or blockchain system.

8 (c) INSURED STATE BANKS AND SUBSIDIARIES OF 9 INSURED STATE BANKS.—For purposes of sections 24(a) 10 and 24(d) of the Federal Deposit Insurance Act (12 11 U.S.C. 1831a(a) and (d)), all of the activities authorized 12 for a national bank under subsection (b) that are principal 13 activities shall be permissible for an insured State bank 14 and subsidiary of an insured State bank.

15 SEC. 313. EFFECTIVE DATE; ADMINISTRATION.

Except as otherwise provided under this title, this title and the amendments made by this title shall take effect 360 days after the date of enactment of this Act, except that, to the extent a provision of this title requires a rulemaking, the provision shall take effect on the later of—

(1) 360 days after the date of enactment of thisAct; or

24 (2) 60 days after the publication in the Federal25 Register of the final rule implementing the provision.

1 SEC. 314. EDUCATIONAL MATERIAL REQUIREMENTS.

2	The Securities and Exchange Commission, in con-
3	sultation with the Commodity Futures Trading Commis-
4	sion, shall require any registered entity that facilitates the
5	trading of digital commodities or investment contracts in-
6	volving units of a digital commodity to provide clear and
7	accessible educational materials to the public, including—
8	(1) an overview of how blockchain technology
9	functions;
10	(2) a description of common risks associated
11	with digital commodities;
12	(3) a description of the differences between dig-
13	ital commodity markets and traditional financial
14	markets;
15	(4) information on reporting requirements re-
16	lated to digital commodity transactions or invest-
17	ment contracts involving units of a digital com-
18	modity; and
19	(5) guidance on recognizing fraudulent schemes
20	and instructions for reporting suspected fraud.
21	SEC. 315. DISCRETIONARY SURPLUS FUND.
22	(a) IN GENERAL.—The dollar amount specified
23	under section $7(a)(3)(A)$ of the Federal Reserve Act (12
24	U.S.C. 289(a)(3)(A)) is reduced by \$15,000,000.
25	(b) EFFECTIVE DATE.—The amendment made by
26	subsection (a) shall take effect on September 30, 2035.

IV—REGISTRATION TITLE FOR 1 **DIGITAL COMMODITY INTER-**2 **MEDIARIES** AT THE COM-3 MODITY FUTURES TRADING 4 COMMISSION 5 6 SEC. 401. COMMISSION JURISDICTION OVER DIGITAL COM-7 MODITY TRANSACTIONS. 8 (a) SAVINGS CLAUSE.—Section 2(a)(1) of the Commodity Exchange Act (7 U.S.C. 2(a)(1)) is amended by 9 10 adding at the end the following: 11 "(J) Except as expressly provided in this 12 Act, nothing in the CLARITY Act of 2025 shall 13 affect or apply to, or be interpreted to affect or 14 apply to— 15 "(i) agreement, contract, any or 16 transaction that is subject to this Act as— 17 "(I) a contract of sale of a com-18 modity for future delivery or an op-19 tion on such a contract; 20 "(II) a swap; 21 "(III) a security futures product; 22 "(IV) an option authorized under 23 section 4c of this Act; 24 "(V) an agreement, contract, or

transaction described in subparagraph

1	(C)(i) or $(D)(i)$ of subsection $(c)(2)$ of
2	this section; or
3	"(VI) a leverage transaction au-
4	thorized under section 19; or
5	"(ii) the activities of any person with
6	respect to any such an agreement, con-
7	tract, or transaction.".
8	(b) Limitation on Authority Over Permitted
9	PAYMENT STABLECOINS.—Section 2(c)(1) of the Com-
10	modity Exchange Act (7 U.S.C. 2(c)(1)) is amended—
11	(1) in subparagraph (F), by striking "or" at
12	the end;
13	(2) in subparagraph (G), by striking the period
14	and inserting "; or"; and
15	(3) by adding at the end the following:
16	"(H) permitted payment stablecoins.".
17	(c) Commission Jurisdiction Over Financing
18	AGREEMENTS.—Section 2(c)(2)(D) of the Commodity Ex-
19	change Act (7 U.S.C. 2(c)(2)(D)) is amended—
20	(1) in clause $(ii)(I)$, by inserting after "para-
21	graph (1)" the following: "(other than an agree-
22	ment, contract, or transaction in a permitted pay-
23	ment stablecoin)"; and
24	(2) by redesignating clause (iv) as clause (v)
25	and inserting after clause (iii) the following:

	120
1	"(iv) Agreements for margin fi-
2	NANCING.—Notwithstanding clause (iii), a
3	digital commodity broker may, subject to
4	the requirements of section $4u(c)(2)$, offer
5	to or enter into an agreement for margin
6	financing with a customer for the purchase
7	or sale of a digital commodity, provided
8	any purchase or sale made pursuant to the
9	agreement shall result in the delivery of
10	the digital commodity into or from an ac-
11	count carried for the customer by the dig-
12	ital commodity broker, as determined by
13	the Commission by rule or regulation,
14	based on commercial spot market prac-
15	tices.".
16	(d) Commission Authority Over Certain Dig-
17	ITAL COMMODITY AND STABLECOIN SPOT TRANS-
18	ACTIONS.—Section 2(c)(2) of the Commodity Exchange
19	Act (7 U.S.C. $2(c)(2)$) is amended by adding at the end
20	the following:
21	"(F) Commission Jurisdiction with re-
22	SPECT TO DIGITAL COMMODITY TRANS-
23	ACTIONS.—
24	"(i) IN GENERAL.—Subject to sec-

tions 6d and 12(e), the Commission shall

1	have exclusive jurisdiction with respect to
2	any account, agreement, contract, or trans-
3	action involving a contract of sale of a dig-
4	ital commodity or tradable asset (as de-
5	fined in section 4x) in interstate commerce,
6	including in a digital commodity or
7	tradable asset (as so defined) cash or spot
8	market, that is offered, solicited, traded,
9	facilitated, executed, cleared, reported, or
10	otherwise dealt in—
11	"(I) on or subject to the rules of
12	a registered entity or an entity that is
13	required to be registered as a reg-
14	istered entity; or
15	"(II) by any other entity reg-
16	istered, or required to be registered,
17	with the Commission.
18	"(ii) Limitations.—Clause (i) shall
19	not apply with respect to—
20	"(I) custodial or depository ac-
21	tivities for a digital commodity of an
22	entity regulated by an appropriate
23	Federal banking agency or a State
24	bank supervisor (within the meaning

1	of section 3 of the Federal Deposit In-
2	surance Act); or
3	"(II) an offer or sale of an in-
4	vestment contract involving a digital
5	commodity or of a securities offer or
6	sale involving a digital commodity.
7	"(iii) Mixed digital asset trans-
8	ACTIONS.—
9	"(I) IN GENERAL.—Clause (i)
10	shall not apply to a mixed digital
11	asset transaction.
12	"(II) REPORTS ON MIXED DIG-
13	ITAL ASSET TRANSACTIONS.—A dig-
14	ital commodity issuer, digital com-
15	modity related person, digital com-
16	modity affiliated person, or other per-
17	son registered with the Securities and
18	Exchange Commission that engages in
19	a mixed digital asset transaction,
20	shall, on request of the Commission,
21	open to inspection and examination by
22	the Commission all books and records
23	relating to the mixed digital asset
24	transaction, subject to the confiden-

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1	tiality and disclosure requirements of
2	section 8.
3	"(G) AGREEMENTS, CONTRACTS, AND
4	TRANSACTIONS IN STABLECOINS.—
5	"(i) TREATMENT OF PERMITTED PAY-
6	MENT STABLECOINS ON COMMISSION-REG-
7	istered entities.—Subject to clauses (ii)
8	and (iii), the Commission shall have juris-
9	diction over a cash or spot agreement, con-
10	tract, or transaction in a permitted pay-
11	ment stablecoin that is offered, offered to
12	enter into, entered into, executed, solicited,
13	or accepted, or for which the execution of
14	is confirmed—
15	"(I) on or subject to the rules of
16	a registered entity; or
17	"(II) by any other entity reg-
18	istered with the Commission.
19	"(ii) Permitted payment
20	STABLECOIN TRANSACTION RULES.—This
21	Act shall apply to a transaction described
22	in clause (i) only for the purpose of regu-
23	lating the offer, execution, solicitation, or
24	acceptance of a cash or spot permitted
25	payment stablecoin transaction on a reg-

istered entity or by any other entity reg istered with the Commission, as if the per mitted payment stablecoin were a digital
 commodity.

5 "(iii) NO AUTHORITY OVER PER-6 STABLECOINS.—Not-MITTED PAYMENT 7 withstanding clauses (i) and (ii), the Com-8 mission shall not make a rule or regula-9 tion, impose a requirement or obligation on 10 a registered entity or other entity reg-11 istered with the Commission, or impose a 12 requirement or obligation on a permitted 13 payment stablecoin issuer, regarding the 14 of operation a permitted payment 15 stablecoin issuer or a permitted payment 16 stablecoin.".

17 (e) CONFORMING AMENDMENTS.—The Commodity18 Exchange Act is amended—

19 (1) in section 1a(9) (7 U.S.C. 1a(9)), as
20 amended by the GENIUS Act, by striking the sec21 ond sentence; and

(2) in section 2(a)(1)(A) (7 U.S.C. 2(a)(1)(A)),
in the 1st sentence, by inserting "subparagraphs (F)
and (G) of subsection (c)(2) of this section or" before "section 19".

1	SEC. 402. REQUIRING FUTURES COMMISSION MERCHANTS
2	TO USE QUALIFIED DIGITAL ASSET
3	CUSTODIANS.
4	Section 4d of the Commodity Exchange Act (7 U.S.C.
5	6d) is amended—
6	(1) in subsection $(a)(2)$ —
7	(A) in the 1st proviso, by striking "any
8	bank or trust company" and inserting "any
9	bank, trust company, or qualified digital asset
10	custodian, as applicable,"; and
11	(B) by inserting ": Provided further, That
12	any such property that is a digital asset shall
13	be held in a qualified digital asset custodian"
14	before the period at the end; and
15	(2) in subsection $(f)(3)(A)(i)$, by striking "any
16	bank or trust company" and inserting "any bank,
17	trust company, or qualified digital asset custodian".
18	SEC. 403. TRADING CERTIFICATION AND APPROVAL FOR
19	DIGITAL COMMODITIES.
20	Section 5c of the Commodity Exchange Act (7 U.S.C.
21	7a–2) is amended—
22	(1) in subsection (a), by striking " $5(d)$ and
23	5b(c)(2)" and inserting " $5(d)$, $5b(c)(2)$, and $5i(c)$ ";
24	(2) in subsection (b)—

1	(A) in each of paragraphs (1) and (2), by
2	inserting "digital commodity exchange," before
3	"derivatives"; and
4	(B) in paragraph (3), by inserting "digital
5	commodity exchange," before "derivatives" each
6	place it appears;
7	(3) in subsection (c)—
8	(A) in paragraph (2), by inserting "or par-
9	ticipants" before "(in a";
10	(B) in paragraph $(4)(B)$, by striking
11	" $1a(10)$ " and inserting " $1a(9)$ "; and
12	(C) in paragraph (5), by adding at the end
13	the following:
14	"(D) Special rules for digital com-
15	MODITY CONTRACTS.—In certifying any new
16	rule or rule amendment, or listing any new con-
17	tract or instrument, in connection with a con-
18	tract of sale of a commodity for future delivery,
19	option, swap, or other agreement, contract, or
20	transaction, that is based on or references a
21	digital commodity, a registered entity shall
22	make or rely on a certification under subsection
23	(d) for the digital commodity."; and
24	(4) by inserting after subsection (c) the fol-
25	lowing:

"(d) CERTIFICATIONS FOR DIGITAL COMMODITY
 2 TRADING.—

3	"(1) IN GENERAL.—Notwithstanding subsection
4	(c), for the purposes of listing or offering a digital
5	commodity for trading in a digital commodity cash
6	or spot market, an eligible entity shall submit a
7	written certification to the Commission that the dig-
8	ital commodity meets the requirements of this Act
9	(including the regulations prescribed under this
10	Act).
11	"(2) Contents of the certification.—
12	"(A) IN GENERAL.—In making a written
13	certification under this paragraph, the eligible
14	entity shall furnish to the Commission an anal-
15	ysis of how the digital commodity meets the re-
16	quirements of section $5i(c)(3)$.
17	"(B) RELIANCE ON PRIOR DISCLO-
18	SURES.—In making a certification under this
19	subsection, an eligible entity may rely on the
20	records and disclosures of any relevant person
21	registered with the Securities and Exchange
22	Commission or other State or Federal agency.
23	"(3) Modifications.—

1	"(A) IN GENERAL.—An eligible entity shall
2	modify a certification made under paragraph
3	(1) to—
4	"(i) account for significant changes in
5	any information provided to the Commis-
6	sion under paragraph (2)(A)(ii); or
7	"(ii) permit or restrict trading in
8	units of a digital commodity held by a dig-
9	ital commodity related person or a digital
10	commodity affiliated person.
11	"(B) RECERTIFICATION.—Modifications
12	required by this subsection shall be subject to
13	the same disapproval and review process as a
14	new certification under paragraphs (4) and (5) .
15	"(4) DISAPPROVAL.—
16	"(A) IN GENERAL.—The written certifi-
17	cation described in paragraph (1) shall become
18	effective unless the Commission finds that the
19	listing of the digital commodity is inconsistent
20	with the requirements of this Act or the rules
21	and regulations prescribed under this Act.
22	"(B) Analysis required.—The Commis-
23	sion shall include, with any findings referred to
24	in subparagraph (A), a detailed analysis of the
25	factors on which the decision was based.

1	"(C) Public findings.—The Commission
2	shall make public any disapproval decision, and
3	any related findings and analysis, made under
4	this paragraph.
5	"(5) REVIEW.—
6	"(A) IN GENERAL.—Unless the Commis-
7	sion makes a disapproval decision under para-
8	graph (4), the written certification described in
9	paragraph (1) shall become effective, pursuant
10	to the certification by the eligible entity and no-
11	tice of the certification to the public (in a man-
12	ner determined by the Commission) on the date
13	that is—
14	"(i) 20 business days after the date
15	the Commission receives the certification
16	(or such shorter period as determined by
17	the Commission by rule or regulation), in
18	the case of a digital commodity that has
19	not been certified under this section or for
20	which a certification is being modified
21	under paragraph (3); or
22	"(ii) 1 business day after the date the
23	Commission receives the certification (or
24	such shorter period as determined by the
25	Commission by rule or regulation) for any

1	digital commodity that has been certified
2	under this section.
3	"(B) EXTENSIONS.—The time for consid-
4	eration under subparagraph (A) may be ex-
5	tended through notice to the eligible entity that
6	there are novel or complex issues that require
7	additional time to analyze, that the explanation
8	by the submitting eligible entity is inadequate,
9	or of a potential inconsistency with this Act—
10	"(i) once, for 30 business days,
11	through written notice to the eligible entity
12	by the Commission; and
13	"(ii) once, for an additional 30 busi-
14	ness days, through written notice to the el-
15	igible entity from the Commission that in-
16	cludes a description of any deficiencies
17	with the certification, including any—
18	"(I) novel or complex issues
19	which require additional time to ana-
20	lyze;
21	"(II) missing information or in-
22	adequate explanations; or
23	"(III) potential inconsistencies
24	with this Act.

1 "(6) PRIOR APPROVAL BEFORE REGISTRA-2 TION.—

3 "(A) IN GENERAL.—A person applying for 4 registration with the Commission for the pur-5 poses of listing or offering a digital commodity 6 for trading in a digital commodity cash or spot 7 market may request that the Commission grant 8 prior approval for the person to list or offer the 9 digital commodity on being registered with the 10 Commission.

11 "(B) REQUEST FOR PRIOR APPROVAL.—A 12 person seeking prior approval under subpara-13 graph (A) shall furnish the Commission with a 14 written certification that the digital commodity 15 meets the requirements of this Act (including 16 the regulations prescribed under this Act) and 17 the information described in paragraph (2).

"(C) DEADLINE.—The Commission shall
take final action on a request for prior approval
not later than 90 business days after submission of the request, unless the person submitting the request agrees to an extension of the
time limitation established under this subparagraph.

25 "(D) DISAPPROVAL.—

1	"(i) IN GENERAL.—The Commission
2	shall approve the listing of the digital com-
3	modity unless the Commission finds that
4	the listing is inconsistent with this Act (in-
5	cluding any regulation prescribed under
6	this Act).
7	"(ii) Analysis required.—The
8	Commission shall include, with any find-
9	ings made under clause (i), a detailed anal-
10	ysis of the factors on which the decision is
11	based.
12	"(iii) Public findings.—The Com-
13	mission shall make public any disapproval
14	decision, and any related findings and
15	analysis, made under this paragraph.
16	"(7) ELIGIBLE ENTITY DEFINED.—In this sub-
17	section, the term 'eligible entity' means a registered
18	entity or group of registered entities acting jointly.".
19	SEC. 404. REGISTRATION OF DIGITAL COMMODITY EX-
20	CHANGES.
21	The Commodity Exchange Act (7 U.S.C. 1 et seq.)
22	is amended by inserting after section 5h the following:
23	"SEC. 5i. REGISTRATION OF DIGITAL COMMODITY EX-
24	CHANGES.
25	"(a) IN GENERAL.—

1 "(1) REGISTRATION.—

2 "(A) IN GENERAL.—A trading facility that
3 offers or seeks to offer a cash or spot market
4 in at least 1 digital commodity shall register
5 with the Commission as a digital commodity exchange.

"(B) APPLICATION.—A person desiring to
register as a digital commodity exchange shall
submit to the Commission an application in
such form and containing such information as
the Commission may require for the purpose of
making the determinations required for approval.

14 "(C) EXEMPTIONS.—A trading facility
15 that offers or seeks to offer a cash or spot mar16 ket in at least 1 digital commodity shall not be
17 required to register under this section if the
18 trading facility—

19 "(i) permits no more than a de mini20 mis amount of trading activity, as the
21 Commission may determine by rule or reg22 ulation, in a digital commodity; or

23 "(ii) serves only customers in a single
24 State, territory, or possession of the
25 United States.

1	"(2) Additional registrations.—
2	"(A) WITH THE COMMISSION.—In order to
3	foster the development of fair and orderly mar-
4	kets, protect customers, and promote respon-
5	sible innovation, the Commission—
6	"(i) shall prescribe rules to exempt an
7	entity registered with the Commission
8	under more than 1 section of this Act from
9	duplicative, conflicting, or unduly burden-
10	some provisions of this Act and the rules
11	under this Act;
12	"(ii) shall prescribe rules to address
13	conflicts of interests and activities of the
14	entity; and
15	"(iii) may, after an analysis of the
16	risks and benefits, prescribe rules to pro-
17	vide for portfolio margining.
18	"(B) WITH A REGISTERED FUTURES ASSO-
19	CIATION.—
20	"(i) IN GENERAL.—A registered dig-
21	ital commodity exchange shall become and
22	remain a member of a registered futures
23	association and comply with rules related
24	to such activity, if the registered digital
25	commodity exchange accepts customer

funds required to be segregated under sub section (d).

"(ii) RULEMAKING REQUIRED.—The 3 4 Commission shall require any registered 5 futures association with a digital com-6 modity exchange as a member to provide 7 such rules as may be necessary to further 8 compliance with subsection (d), protect 9 customers, and promote the public interest. 10 "(C) REGISTRATION REQUIRED.—A person 11 required to be registered as a digital commodity 12 exchange under this section shall register with 13 the Commission as such regardless of whether 14 the person is registered with another State or 15 Federal regulator.

16 "(b) Trading.—

17 "(1) PROHIBITION ON CERTAIN TRADING PRAC18 TICES.—

"(A) Section 4b shall apply to any agreement, contract, or transaction in a digital commodity as if the agreement, contract, or transaction were a contract of sale of a commodity for future delivery.

24 "(B) Section 4c shall apply to any agree-25 ment, contract, or transaction in a digital com-

1	modity as if the agreement, contract, or trans-
2	action were a transaction involving the purchase
3	or sale of a commodity for future delivery.
4	"(C) Section 4b-1 shall apply to any
5	agreement, contract, or transaction in a digital
6	commodity as if the agreement, contract, or
7	transaction were a contract of sale of a com-
8	modity for future delivery.
9	"(2) PROHIBITION ON ACTING AS A
10	COUNTERPARTY.—
11	"(A) IN GENERAL.—A digital commodity
12	exchange or any affiliate of such an exchange
13	shall not trade on or subject to the rules of the
14	digital commodity exchange for its own account.
15	"(B) EXCEPTIONS.—Subject to any condi-
16	tions, requirements, or limitations imposed by
17	the Commission pursuant to subparagraph (C),
18	a digital commodity exchange may engage in
19	trading on the exchange so long as the trading
20	is not solely for the purpose of the profit of the
21	exchange, including the following:
22	"(i) CUSTOMER DIRECTION.—A trans-
23	action for, or entered into at the direction
24	of, or for the benefit of, an unaffiliated
25	customer.
1	"(ii) RISK MANAGEMENT.—A trans-
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2	action to manage the credit, market, and
3	liquidity risks associated with the digital
4	commodity business of the exchange.
5	"(iii) Operational needs.—A
6	transaction related to the operational
7	needs of the business of the digital com-
8	modity exchange or its affiliate.
9	"(iv) Functional use.—A trans-
10	action related to the functional operation
11	of a blockchain system.
12	"(C) RULEMAKING.—The Commission
13	may, by rule, establish conditions, requirements,
14	or other limitations on the activities of a digital
15	commodity exchange and its affiliate permitted
16	pursuant to subparagraph (B) that are nec-
17	essary for the protection of customers, the pro-
18	motion of innovation, or the maintenance of
19	fair, orderly, and efficient markets.
20	"(D) NOTICE REQUIREMENT.—In order
21	for a digital commodity exchange or any affil-
22	iate of a digital commodity exchange to engage
23	in trading on the affiliated exchange pursuant
24	to subsection (B), notice must be given to the
25	Commission that shall enumerate how any pro-

1	posed activity is consistent with the exceptions
2	in subsection (B) and the purposes of this Act.
3	"(c) Core Principles for Digital Commodity
4	Exchanges.—
5	"(1) Compliance with core principles.—
6	"(A) IN GENERAL.—To be registered, and
7	maintain registration, as a digital commodity
8	exchange, a digital commodity exchange shall
9	comply with—
10	"(i) the core principles described in
11	this subsection; and
12	"(ii) any requirement that the Com-
13	mission may impose by rule or regulation
14	pursuant to section $8a(5)$.
15	"(B) REASONABLE DISCRETION OF A DIG-
16	ITAL COMMODITY EXCHANGE.—Unless other-
17	wise determined by the Commission by rule or
18	regulation, a digital commodity exchange de-
19	scribed in subparagraph (A) shall have reason-
20	able discretion in establishing the manner in
21	which the digital commodity exchange complies
22	with the core principles described in this sub-
23	section.
24	"(2) Compliance with Rules.—A digital
25	commodity exchange shall—

1	"(A) establish and enforce compliance with
2	any rule of the digital commodity exchange, in-
3	cluding-
4	"(i) the terms and conditions of the
5	trades traded or processed on or through
6	the digital commodity exchange; and
7	"(ii) any limitation on access to the
8	digital commodity exchange;
9	"(B) establish and enforce trading, trade
10	processing, and participation rules that will
11	deter abuses and have the capacity to detect,
12	investigate, and enforce those rules, including
13	means—
14	"(i) to provide market participants
15	with impartial access to the market; and
16	"(ii) to capture information that may
17	be used in establishing whether rule viola-
18	tions have occurred; and
19	"(C) establish rules governing the oper-
20	ation of the exchange, including rules specifying
21	trading procedures to be used in entering and
22	executing orders traded or posted on the facil-
23	ity.
24	"(3) LISTING STANDARDS FOR DIGITAL COM-
25	MODITIES.—

1	"(A) IN GENERAL.—A digital commodity
2	exchange shall establish policies and procedures
3	to permit trading in a digital commodity only
4	if—
5	"(i) reports with respect to the digital
6	commodity required under, as applicable,
7	section $4B(b)(3)$ or $4B(b)(5)(C)$ of the Se-
8	curities Act of 1933 (or, with respect to a
9	digital commodity not issued in reliance on
10	section $4(a)(8)$ of the Securities Act of
11	1933, a comparable set of reports, where
12	required by the Securities and Exchange
13	Commission) have been filed with the Se-
14	curities and Exchange Commission; or
15	"(ii) such other similar information as
16	the Commission may, by rule or regulation
17	require, that is related to the ongoing de-
18	velopment plan of the blockchain system
19	and is able to be publicly ascertained, has
20	been provided to the public.
21	"(B) PUBLIC INFORMATION REQUIRE-
22	MENTS.—
23	"(i) IN GENERAL.—A digital com-
24	modity exchange shall—

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1	"(I) permit trading in a digital
2	commodity only if the digital com-
3	modity exchange reasonably deter-
4	mines that the information required
5	by clause (ii) is correct, current, and
6	available to the public; and
7	"(II) establish policies and proce-
8	dures to determine that the informa-
9	tion provided pursuant to clause (ii) is
10	correct, current, and available to the
11	public.
12	"(ii) REQUIRED INFORMATION.—With
13	respect to a digital commodity and each
14	blockchain system to which the digital
15	commodity relates for which the digital
16	commodity exchange will make the digital
17	commodity available to the customers of
18	the digital commodity exchange, the fol-
19	lowing information:
20	"(I) Source code.—The source
21	code for any blockchain system to
22	which the digital commodity relates.
23	"(II) TRANSACTION HISTORY.—A
24	description of the steps necessary to
25	independently access, search, and

1	verify the transaction history of any
2	blockchain system to which the digital
3	commodity relates, to the extent any
4	such independent access, search, and
5	verification activities are technically
6	feasible with respect to the blockchain
7	system.
8	"(III) DIGITAL COMMODITY ECO-
9	NOMICS.—A narrative description of
10	the purpose of any blockchain system
11	to which the digital commodity relates
12	and the operation of any such
13	blockchain system, including—
14	"(aa) information explaining
15	the launch and supply process,
16	including the number of digital
17	assets to be issued in an initial
18	allocation, the total number of
19	digital commodities to be created,
20	the release schedule for the dig-
21	ital commodities, and the total
22	number of digital commodities
23	then outstanding;
24	"(bb) information detailing
25	any applicable consensus mecha-

1 nism or process for validating 2 transactions, method of gener-3 ating or mining digital commodities, and any process for burning 4 5 or destroying digital commodities 6 on the blockchain system; "(cc) an explanation of gov-7 8 ernance mechanisms for imple-9 menting changes to the 10 blockchain system or forming 11 consensus among holders of the 12 digital commodities; and

13 "(dd) sufficient information
14 for a third party to create a tool
15 for verifying the transaction his16 tory of the digital asset.

"(IV) TRADING VOLUME AND VOLATILITY.—The trading volume and volatility of the digital commodity on the exchange.

21 "(V) ADDITIONAL INFORMA22 TION.—Such additional information
23 as the Commission may determine by
24 rule to be necessary for a customer to
25 understand the financial and oper-

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1	ational risks of a digital commodity,
2	and to be practically feasible to pro-
3	vide.
4	"(iii) Format.—The Commission
5	shall prescribe rules and regulations for
6	the standardization and simplification of
7	disclosures under clause (ii), including re-
8	quiring that disclosures—
9	"(I) be conspicuous;
10	"(II) use plain language com-
11	prehensible to customers;
12	"(III) are not drafted in a way
13	that presumes the customer already
14	has a base knowledge, familiarity, or
15	understanding of the basic termi-
16	nology, operation, and function of
17	blockchain systems; and
18	"(IV) succinctly explain the in-
19	formation that is required to be com-
20	municated to the customer.
21	"(iv) Reliance on previous dis-
22	CLOSURES.—In complying with this sub-
23	paragraph, a digital commodity exchange
24	may rely on and make available to the pub-
25	lic relevant information publicly disclosed

1	to the Commission, the Securities and Ex-
2	change Commission, or an appropriate
3	Federal banking agency.

4 "(C) DIGITAL COMMODITIES HELD BY RE-5 LATED AND DIGITAL COMMODITY AFFILIATED 6 PERSONS.—A digital commodity exchange shall 7 establish policies and procedures designed to 8 permit the trading of a unit of a digital com-9 modity acquired from the issuer and held by a 10 digital commodity affiliated person or a digital 11 commodity related person, only in accordance 12 with the requirements of section 4C of the Se-13 curities Act of 1933.

14 "(4) TREATMENT OF CUSTOMER ASSETS.—A
15 digital commodity exchange shall establish policies
16 and procedures that are designed to protect and en17 sure the safety of customer money, assets, and prop18 erty.

19 "(5) MONITORING OF TRADING AND TRADE
20 PROCESSING.—

21 "(A) IN GENERAL.—A digital commodity
22 exchange shall provide a competitive, open, and
23 efficient market and mechanism for executing
24 transactions that protects the price discovery
25 process of trading on the exchange.

1	"(B) PROTECTION OF MARKETS AND MAR-
2	KET PARTICIPANTS.—A digital commodity ex-
3	change shall establish and enforce rules—
4	"(i) to protect markets and market
5	participants from abusive practices com-
6	mitted by any party, including abusive
7	practices committed by a party acting as
8	an agent for a participant; and
9	"(ii) to promote fair and equitable
10	trading on the exchange.
11	"(C) TRADING PROCEDURES.—A digital
12	commodity exchange shall—
13	"(i) establish and enforce rules or
14	terms and conditions defining, or specifica-
15	tions detailing—
16	"(I) trading procedures to be
17	used in entering and executing orders
18	traded on or through the facilities of
19	the digital commodity exchange; and
20	"(II) procedures for trade proc-
21	essing of digital commodities on or
22	through the facilities of the digital
23	commodity exchange; and
24	"(ii) monitor trading in digital com-

1	distortion, and disruptions, through sur-
2	veillance, compliance, and disciplinary
3	practices and procedures, including meth-
4	ods for conducting real-time monitoring of
5	trading and comprehensive and accurate
6	trade reconstructions.
7	"(6) ABILITY TO OBTAIN INFORMATION.—A
8	digital commodity exchange shall—
9	"(A) establish and enforce rules that will
10	allow the facility to obtain any necessary infor-
11	mation to perform any of the functions de-
12	scribed in this section;
13	"(B) provide the information to the Com-
14	mission on request; and
15	"(C) have the capacity to carry out such
16	international information-sharing agreements as
17	the Commission may require.
18	"(7) EMERGENCY AUTHORITY.—A digital com-
19	modity exchange shall adopt rules to provide for the
20	exercise of emergency authority, in consultation or
21	cooperation with the Commission or a registered en-
22	tity, as is necessary and appropriate, including the
23	authority to facilitate the liquidation or transfer of
24	open positions in any digital commodity or to sus-
25	pend or curtail trading in a digital commodity.

1	"(8) TIMELY PUBLICATION OF TRADING INFOR-
2	MATION.—
3	"(A) IN GENERAL.—A digital commodity
4	exchange shall make public timely information
5	on price, trading volume, and other trading
6	data on digital commodities to the extent pre-
7	scribed by the Commission.
8	"(B) CAPACITY OF DIGITAL COMMODITY
9	EXCHANGE.—A digital commodity exchange
10	shall have the capacity to electronically capture
11	and transmit trade information with respect to
12	transactions executed on the exchange.
13	"(9) Record Keeping and Reporting.—
14	"(A) IN GENERAL.—A digital commodity
15	exchange shall—
16	"(i) maintain records relating to the
17	business of the exchange, including a com-
18	plete audit trail, in a form and manner ac-
19	ceptable to the Commission for a period of
20	5 years;
21	"(ii) report to the Commission, in a
22	form and manner acceptable to the Com-
23	mission, such information as the Commis-
24	sion determines to be necessary or appro-
25	priate for the Commission to perform the

1	duties of the Commission under this Act;
2	and
3	"(iii) keep any such records of digital
4	commodities which relate to a security
5	open to inspection and examination by the
6	Securities and Exchange Commission.
7	"(B) INFORMATION-SHARING.—Subject to
8	section 8, and on request, the Commission shall
9	share information collected under subparagraph
10	(A) with—
11	"(i) the Board;
12	"(ii) the Securities and Exchange
13	Commission;
14	"(iii) each appropriate Federal bank-
15	ing agency;
16	"(iv) each appropriate State bank su-
17	pervisor (within the meaning of section 3
18	of the Federal Deposit Insurance Act);
19	"(v) the Financial Stability Oversight
20	Council;
21	"(vi) the Department of Justice; and
22	"(vii) any other person that the Com-
23	mission determines to be appropriate, in-
24	cluding-

1	"(I) foreign financial supervisors
2	(including foreign futures authorities);
3	"(II) foreign central banks; and
4	"(III) foreign ministries.
5	"(C) Confidentiality Agreement.—Be-
6	fore the Commission may share information
7	with any entity described in subparagraph (B),
8	the Commission shall receive a written agree-
9	ment from the entity stating that the entity
10	shall abide by the confidentiality requirements
11	described in section 8 relating to the informa-
12	tion on digital commodities that is provided.
13	"(D) Providing information.—A digital
14	commodity exchange shall provide to the Com-
15	mission (including any designee of the Commis-
16	sion) information under subparagraph (A) in
17	such form and at such frequency as is required
18	by the Commission.
19	"(10) ANTITRUST CONSIDERATIONS.—Unless
20	necessary or appropriate to achieve the purposes of
21	this Act, a digital commodity exchange shall not—
22	"(A) adopt any rules or take any actions
23	that result in any unreasonable restraint of
24	trade; or

1	"(B) impose any material anticompetitive
2	burden on trading.
3	"(11) Conflicts of interest.—The digital
4	commodity exchange shall establish and enforce
5	rules—
6	"(A) to minimize conflicts of interest in
7	the decision making processes of the contract
8	market; and
9	"(B) to establish a process for resolving
10	conflicts of interest referred to in subparagraph
11	(A).
12	"(12) FINANCIAL RESOURCES.—
13	"(A) IN GENERAL.—A digital commodity
14	exchange shall have adequate financial, oper-
15	ational, and managerial resources, as deter-
16	mined by the Commission, to discharge each re-
17	sponsibility of the digital commodity exchange.
18	"(B) MINIMUM AMOUNT OF FINANCIAL RE-
19	SOURCES.—A digital commodity exchange shall
20	possess financial resources that, at a minimum,
21	exceed the sum of—
22	"(i) the total amount that would en-
23	able the digital commodity exchange to
24	cover the operating costs of the digital

1	
1	commodity exchange for a 1-year period,
2	as calculated on a rolling basis; and
3	"(ii) the total amount necessary to
4	meet the financial obligations of the digital
5	commodity exchange to all customers of
6	the digital commodity exchange.
7	"(13) DISCIPLINARY PROCEDURES.—A digital
8	commodity exchange shall establish and enforce dis-
9	ciplinary procedures that authorize the digital com-
10	modity exchange to discipline, suspend, or expel
11	members or market participants that violate the
12	rules of the digital commodity exchange, or similar
13	methods for performing the same functions, includ-
14	ing delegation of the functions to third parties.
15	"(14) Governance fitness standards.—
16	"(A) GOVERNANCE ARRANGEMENTS.—A
17	digital commodity exchange shall establish gov-
18	ernance arrangements that are transparent and
19	designed to permit consideration of the views of
20	market participants.
21	"(B) FITNESS STANDARDS.—A digital
22	commodity exchange shall establish and enforce
23	appropriate fitness standards for—
24	"(i) officers and directors; and

1	"(ii) any individual or entity with di-
2	rect access to, or control of, customer as-
3	sets.
4	"(15) System safeguards.—A digital com-
5	modity exchange shall—
6	"(A) establish and maintain a program of
7	risk analysis and oversight to identify and mini-
8	mize sources of operational and security risks,
9	through the development of appropriate controls
10	and procedures, and automated systems in ac-
11	cordance with industry standards, that—
12	"(i) are reliable and secure; and
13	"(ii) have adequate scalable capacity;
14	"(B) establish and maintain emergency
15	procedures, backup resources, and a plan for
16	disaster recovery that allow for—
17	"(i) the timely recovery and resump-
18	tion of operations; and
19	"(ii) the fulfillment of the responsibil-
20	ities and obligations of the digital com-
21	modity exchange; and
22	"(C) periodically conduct tests to verify
23	that the backup resources of the digital com-
24	modity exchange are sufficient to ensure contin-
25	ued—

1	"(i) order processing and trade
2	matching;
3	"(ii) price reporting;
4	"(iii) market surveillance; and
5	"(iv) maintenance of a comprehensive
6	and accurate audit trail.
7	"(d) Holding of Customer Assets.—
8	"(1) IN GENERAL.—A digital commodity ex-
9	change shall hold customer money, assets, and prop-
10	erty in a manner to minimize the risk of loss to the
11	customer or unreasonable delay in customer access
12	to the money, assets, and property of the customer.
13	"(2) Segregation of funds.—
14	"(A) IN GENERAL.—A digital commodity
15	exchange shall treat and deal with all money,
16	assets, and property that is received by the dig-
17	ital commodity exchange, or accrues to a cus-
18	tomer as the result of trading in digital com-
19	modities, as belonging to the customer.
20	"(B) Commingling prohibited.—Money,
21	assets, and property described in subparagraph
22	(A) shall be separately accounted for and shall
23	not be commingled with the funds of the digital
24	commodity exchange or be used to margin, se-
25	cure, or guarantee any trades or accounts of

1	any customer or person other than the person
2	for whom the same are held.
3	"(C) EXCEPTIONS.—
4	"(i) Use of funds.—
5	"(I) IN GENERAL.—Notwith-
6	standing subparagraph (A), money,
7	assets, and property described in sub-
8	paragraph (A) may, for convenience,
9	be commingled and deposited in the
10	same account or accounts with any
11	bank, trust company, derivatives
12	clearing organization, or qualified dig-
13	ital asset custodian.
14	"(II) WITHDRAWAL.—Notwith-
15	standing subparagraph (A), such
16	share of the money, assets, and prop-
17	erty described in subparagraph (A) as
18	in the normal course of business shall
19	be necessary to margin, guarantee, se-
20	cure, transfer, adjust, or settle a con-
21	tract of sale of a digital commodity
22	with a registered entity may be with-
23	drawn and applied to such purposes,
24	including the payment of commis-
25	sions, brokerage, interest, taxes, stor-

age, and other charges, lawfully ac cruing in connection with the con tract.

4 "(ii) Commission Action.—Notwith-5 standing subparagraph (A), in accordance 6 with such terms and conditions as the 7 Commission may prescribe by rule, regula-8 tion, or order, any money, assets, or prop-9 erty of the customers of a digital com-10 modity exchange may be commingled and 11 deposited in customer accounts with any 12 other money, assets, or property received 13 by the digital commodity exchange and re-14 quired by the Commission to be separately 15 accounted for and treated and dealt with 16 as belonging to the customer of the digital 17 commodity exchange.

18 "(3) PERMITTED INVESTMENTS.—Money de-19 scribed in paragraph (2) may be invested in obliga-20 tions of the United States, in general obligations of 21 any State or of any political subdivision of a State, 22 and in obligations fully guaranteed as to principal 23 and interest by the United States, or in any other 24 investment that the Commission may by rule or reg-25 ulation prescribe, and such investments shall be

made in accordance with such rules and regulations
 and subject to such conditions as the Commission
 may prescribe.

4 "(4) CUSTOMER PROTECTION DURING BANK5 RUPTCY.—

6 "(A) CUSTOMER PROPERTY.—All assets 7 held on behalf of a customer by a digital com-8 modity exchange, and all money, assets, and 9 property of any customer received by a digital 10 commodity exchange for trading or custody, or 11 to facilitate, margin, guarantee, or secure con-12 tracts of sale of a digital commodity (including money, assets, or property accruing to the cus-13 14 tomer as the result of the transactions), shall 15 be considered customer property for purposes of 16 section 761 of title 11, United States Code.

17 "(B) TRANSACTIONS.—A transaction in-18 volving the sale of a unit of a digital commodity 19 occurring on or subject to the rules of a digital 20 commodity exchange shall be considered a con-21 tract for the purchase or sale of a commodity 22 for future delivery, on or subject to the rules of, 23 a contract market or board of trade for pur-24 poses of the definition of 'commodity contract' 25 in section 761 of title 11, United States Code.

1	"(C) EXCHANGES.—A digital commodity
2	exchange shall be considered a futures commis-
3	sion merchant for purposes of section 761 of
4	title 11, United States Code.
5	"(D) Assets removed from segrega-
6	TION.—Assets removed from segregation due to
7	a customer election under paragraph (6) shall
8	not be considered customer property for pur-
9	poses of section 761 of title 11, United States
10	Code.
11	"(5) MISUSE OF CUSTOMER PROPERTY.—
12	"(A) IN GENERAL.—It shall be unlawful—
13	"(i) for any digital commodity ex-
14	change that has received any customer
15	money, assets, or property for custody to
16	dispose of, or use any such money, assets,
17	or property as belonging to the digital
18	commodity exchange or any person other
19	than a customer of the digital commodity
20	exchange; or
21	"(ii) for any other person, including
22	any depository, other digital commodity ex-
23	change, or digital asset custodian that has
24	received any customer money, assets, or
25	property for deposit, to hold, dispose of, or

1	use any such money, assets, or property, or
2	property, as belonging to the depositing
3	digital commodity exchange or any person
4	other than the customers of the digital
5	commodity exchange.
6	"(B) USE FURTHER DEFINED.—For pur-
7	poses of this section, 'use' of a digital com-
8	modity includes utilizing any unit of a digital
9	asset to participate in a blockchain service de-
10	fined in paragraph (6) or a decentralized gov-
11	ernance system associated with the digital com-
12	modity or the blockchain system to which the
13	digital commodity relates in any manner other
14	than that expressly directed by the customer
15	from whom the unit of a digital commodity was
16	received.
17	"(6) PARTICIPATION IN BLOCKCHAIN SERV-
18	ICES.—
19	"(A) USE OF FUNDS.—A digital com-
20	modity exchange (or a designee of a digital
21	commodity exchange) may use a unit of a dig-
22	ital commodity belonging to a customer to pro-
23	vide a blockchain service for a blockchain sys-
24	tem to which the unit of the digital commodity
25	relates if—

1	"(i) the customer expressly permits
2	the use, in writing to the digital commodity
3	exchange; and
4	"(ii) the digital commodity exchange
5	complies with subparagraph (B).
6	"(B) Limitations.—
7	"(i) IN GENERAL.—The Commission
8	shall, by rule, establish notice and disclo-
9	sure requirements, and may, by rule, es-
10	tablish any other limitations and rules re-
11	lated to a permission provided under sub-
12	paragraph (A) that are reasonably nec-
13	essary to protect customers, including eligi-
14	ble contract participants, non-eligible con-
15	tract participants, or any other class of
16	customers.
17	"(ii) CUSTOMER CHOICE.—A digital
18	commodity exchange may not require a
19	customer to provide the permission re-
20	ferred to in subparagraph (A) as a condi-
21	tion of doing business on the exchange.
22	"(C) REQUIREMENTS.—The Commission
23	may, by rule, waive or modify the requirements
24	of paragraph (2) or subsection (h), to facilitate
25	the use of a unit of a digital commodity belong-

ing to a customer to provide a blockchain serv ice.

"(D) BLOCKCHAIN SERVICE DEFINED.—In 3 4 this paragraph, the term 'blockchain service' 5 means any activity relating to validating trans-6 actions on a blockchain system, providing secu-7 rity for a blockchain system, or other similar 8 activity, including protocol consensus participa-9 tion activities described in section 2(a)(30)(B)10 of the Securities Act of 1933, required for the 11 ongoing operation of a blockchain system.

12 "(e) MARKET ACCESS REQUIREMENTS.—The Com-13 mission may, by rule, impose any additional requirements 14 related to the operations and activities of the digital com-15 modity exchange and an affiliated digital commodity 16 broker necessary to protect market participants, promote 17 fair and equitable trading on the digital commodity ex-18 change, and promote responsible innovation.

19 "(f) DESIGNATION OF CHIEF COMPLIANCE OFFI-20 CER.—

21 "(1) IN GENERAL.—A digital commodity ex22 change shall designate an individual to serve as a
23 chief compliance officer.

24 "(2) DUTIES.—The chief compliance officer
25 shall—

1	"(A) report directly to the board or to the
2	senior officer of the exchange;
3	"(B) review compliance with the core prin-
4	ciples in this subsection;
5	"(C) in consultation with the board of the
6	exchange, a body performing a function similar
7	to that of a board, or the senior officer of the
8	exchange, resolve any conflicts of interest that
9	may arise;
10	"(D) establish and administer the policies
11	and procedures required to be established pur-
12	suant to this section;
13	"(E) ensure compliance with this Act and
14	the rules and regulations issued under this Act,
15	including rules prescribed by the Commission
16	pursuant to this section; and
17	"(F) establish procedures for the remedi-
18	ation of noncompliance issues found during
19	compliance office reviews, look backs, internal
20	or external audit findings, self-reported errors,
21	or through validated complaints.
22	"(3) Requirements for procedures.—In
23	establishing procedures under paragraph $(2)(F)$, the
24	chief compliance officer shall design the procedures
25	to establish the handling, management response, re-

1	mediation, retesting, and closing of noncompliance
2	issues.
3	"(4) ANNUAL REPORTS.—
4	"(A) IN GENERAL.—In accordance with
5	rules prescribed by the Commission, the chief
6	compliance officer shall annually prepare and
7	sign a report that contains a description of—
8	"(i) the compliance of the digital com-
9	modity exchange with this Act; and
10	"(ii) the policies and procedures, in-
11	cluding the code of ethics and conflicts of
12	interest policies, of the digital commodity
13	exchange.
14	"(B) REQUIREMENTS.—The chief compli-
15	ance officer shall—
16	"(i) submit each report described in
17	subparagraph (A) with the appropriate fi-
18	nancial report of the digital commodity ex-
19	change that is required to be submitted to
20	the Commission pursuant to this section;
21	and
22	"(ii) include in the report a certifi-
23	cation that, under penalty of law, the re-
24	port is accurate and complete.
25	"(g) Appointment of Trustee.—

1	"(1) IN GENERAL.—If a proceeding under sec-
2	tion 5e results in the suspension or revocation of the
3	registration of a digital commodity exchange, or if a
4	digital commodity exchange withdraws from registra-
5	tion, the Commission, on notice to the digital com-
6	modity exchange, may apply to the appropriate
7	United States district court where the digital com-
8	modity exchange is located for the appointment of a
9	trustee.
10	"(2) Assumption of Jurisdiction.—If the
11	Commission applies for appointment of a trustee
12	under paragraph (1)—
13	"(A) the court may take exclusive jurisdic-
14	tion over the digital commodity exchange and
15	the records and assets of the digital commodity
16	exchange, wherever located; and
17	"(B) if the court takes jurisdiction under
18	subparagraph (A), the court shall appoint the
19	Commission, or a person designated by the
20	Commission, as trustee with power to take pos-
21	session and continue to operate or terminate
22	the operations of the digital commodity ex-
23	change in an orderly manner for the protection
24	of customers subject to such terms and condi-
25	tions as the court may prescribe.

1	"(h) Qualified Digital Asset Custodian.—A
2	digital commodity exchange shall hold in a qualified digital
3	asset custodian each unit of a digital asset that is—
4	((1) the property of a customer of the digital
5	commodity exchange;
6	((2)) required to be held by the digital com-
7	modity exchange under subsection $(c)(12)$ of this
8	section; or
9	"(3) otherwise so required by the Commission
10	to reasonably protect customers.
11	"(i) EXEMPTIONS.—
12	"(1) IN GENERAL.—In order to promote re-
13	sponsible innovation and fair competition, or protect
14	customers, the Commission may (on its own initia-
15	tive or on application of the digital commodity ex-
16	change) exempt, either unconditionally or on stated
17	terms or conditions or for stated periods and either
18	retroactively or prospectively, or both, a digital com-
19	modity exchange from the requirements of this Act,
20	if the Commission determines that—
21	"(A) the exemption would be consistent
22	with the public interest and the purposes of this
23	Act; and
24	"(B) the exemption will not have a mate-
25	rial adverse effect on the ability of the Commis-

sion or the digital commodity exchange to dis charge regulatory or self-regulatory duties
 under this Act.

"(2) FOREIGN EXCHANGES.—The Commission 4 5 may exempt, conditionally or unconditionally, a dig-6 ital commodity exchange from registration under 7 this section if the Commission finds that the digital 8 commodity exchange is subject to comparable, com-9 prehensive supervision and regulation on a consoli-10 dated basis by the appropriate governmental au-11 thorities in the home country of the facility.

12 "(j) CUSTOMER DEFINED.—In this section, the term 13 'customer' means any person that maintains an account 14 for the trading of digital commodities directly with a dig-15 ital commodity exchange (other than a person that is 16 owned or controlled, directly or indirectly, by the digital 17 commodity exchange) for its own behalf or on behalf of 18 any other person.

"(k) FEDERAL PREEMPTION.—Notwithstanding any
other provision of law, the Commission shall have exclusive
jurisdiction over any digital commodity exchange registered under this section with respect to activities and
transactions subject to this Act.".

1 SEC. 405. QUALIFIED DIGITAL ASSET CUSTODIANS.

2 The Commodity Exchange Act (7 U.S.C. 1 et seq.),
3 as amended by the preceding provisions of this Act, is
4 amended by inserting after section 5i the following:

5 "SEC. 5j. QUALIFIED DIGITAL ASSET CUSTODIANS.

6 "(a) IN GENERAL.—A person is a qualified digital
7 asset custodian for purposes of this Act if the person—
8 "(1) holds digital assets on behalf of a person
9 registered under this Act or a customer of a person
10 registered under this Act; and

11 "(2) is in compliance with subsections (b) and12 (c).

13 "(b) SUPERVISION REQUIREMENT.—A person is in
14 compliance with this subsection if the person is subject
15 to—

"(1) supervision and examination for custody
and safekeeping of digital assets by an appropriate
Federal banking agency, the National Credit Union
Administration, the Commission, or the Securities
and Exchange Commission; or

21 "(2) adequate supervision and appropriate reg22 ulation for custody and safekeeping of digital assets
23 by—

24 "(A) a State bank supervisor (within the
25 meaning of section 3 of the Federal Deposit In26 surance Act);

1	"(B) a State officer, agency, or other enti-
2	ty which has primary regulatory authority over
3	nondepository State trust companies;
4	"(C) a State credit union supervisor, as
5	defined under section 6003 of the Anti-Money
6	Laundering Act of 2020; or
7	"(D) an appropriate foreign governmental
8	authority in the home country of the digital
9	commodity custodian.
10	"(c) Other Requirements.—A person shall be in
11	compliance with this subsection if:
12	"(1) Not otherwise prohibited.—The per-
13	son has not been prohibited by its supervisor from
14	engaging in an activity with respect to the custody
15	and safekeeping of digital assets.
16	"(2) INFORMATION SHARING.—
17	"(A) IN GENERAL.—The person shares in-
18	formation with the Commission on request and
19	complies with such requirements for periodic
20	sharing of information regarding customer ac-
21	counts that the person holds on behalf of an en-
22	tity registered with the Commission as the
23	Commission determines by rule are reasonably
24	necessary to effectuate any of the provisions, or
25	to accomplish any of the purposes, of this Act.

1	"(B) PROVISION OF INFORMATION.—If the
2	person is subject to regulation and examination
3	by an appropriate Federal banking agency, the
4	person may satisfy any information request de-
5	scribed in subparagraph (A) by providing the
6	Commission with a detailed listing, in writing,
7	of the digital assets of a customer in the cus-
8	tody of, or use by, the person.
9	"(C) RULEMAKING FOR CFTC ENTITIES.—
10	"(i) IN GENERAL.—The Commission
11	shall prescribe rules to permit a person
12	registered with the Commission to be a
13	qualified digital asset custodian in compli-
14	ance with this section.
15	"(ii) CONTENT.—In prescribing the
16	rules under subparagraph (A), the Com-
17	mission shall require a person registered
18	with the Commission to—
19	"(I) implement requirement con-
20	sistent with the requirements in sub-
21	section $(d)(1);$
22	"(II) establish sufficient system
23	safeguards;
24	"(III) prevent or mitigate con-
25	flicts of interest, as appropriate; and

"(IV) establish separate govern ance arrangements for the custodial
 function of the entity.
 "(d) ADEQUATE SUPERVISION AND APPROPRIATE
 REGULATION.—

6 "(1) IN GENERAL.—For purposes of subsection 7 (b), the terms 'adequate supervision' and 'appro-8 priate regulation' mean such minimum standards for 9 supervision and regulation as are reasonably nec-10 essary to protect the digital assets held by a person 11 registered under this Act, including standards relat-12 ing to the licensing, examination, and supervisory 13 processes that require the person to, at a min-14 imum—

"(A) receive a review and evaluation of
ownership, character and fitness, conflicts of interest, business model, financial statements,
funding resources, and policies and procedures
of the person;

20 "(B) hold capital sufficient for the finan21 cial integrity of the person;

"(C) protect customer assets;

23 "(D) establish and maintain books and
24 records regarding the business of the person;

1	"(E) submit financial statements and au-
2	dited financial statements to the applicable su-
3	pervisor described in subsection (b);
4	"(F) provide disclosures to the applicable
5	supervisor described in subsection (b) regarding
6	actions, proceedings, and other items as deter-
7	mined by the supervisor;
8	"(G) maintain and enforce policies and
9	procedures for compliance with applicable State
10	and Federal laws, including those related to
11	anti-money laundering and cybersecurity;
12	"(H) establish a business continuity plan
13	to ensure functionality in cases of disruption;
14	and
15	"(I) establish policies and procedures to re-
16	solve complaints.
17	"(2) Rulemaking with respect to defini-
18	TIONS.—
19	"(A) IN GENERAL.—For purposes of this
20	section, the Commission may, by rule, further
21	define the terms 'adequate supervision' and 'ap-
22	propriate regulation' as necessary and appro-
23	priate for the protection of customers, and con-
24	sistent with the purposes of this Act.

1	"(B) Existing digital asset
2	CUSTODIANS.—A trust company operating as a
3	digital asset custodian before the effective date
4	of a rulemaking under subparagraph (A) is
5	deemed subject to adequate supervision and ap-
6	propriate regulation if—
7	"(i) the trust company is expressly
8	permitted by a State bank supervisor to
9	engage in the custody and safekeeping of
10	digital assets;
11	"(ii) the State bank supervisor has es-
12	tablished licensing, examination, and su-
13	pervisory processes that require the trust
14	company to, at a minimum, meet the con-
15	ditions described in subparagraphs (A)
16	through (I) of paragraph (1); and
17	"(iii) the trust company is in good
18	standing with its State bank supervisor.
19	"(C) TRANSITION PERIOD FOR CERTAIN
20	CUSTODIANS.—In implementing the rulemaking
21	under subparagraph (A), the Commission shall
22	provide a transition period of not less than 2
23	years for any trust company that is deemed
24	subject to adequate supervision and appropriate
1	regulation under subparagraph (B) on the ef-
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2	fective date of the rulemaking.

3 "(e) Authority to Temporarily Suspend Stand-4 ARDS.—The Commission may, by rule or order, tempo-5 rarily suspend, in whole or in part, any requirement im-6 posed under, or any standard referred to in, this section, 7 or any requirement to utilize a qualified digital asset cus-8 todian, if the Commission determines that the suspension 9 would be consistent with the public interest and the purposes of this Act.". 10

11 SEC. 406. REGISTRATION AND REGULATION OF DIGITAL 12 COMMODITY BROKERS AND DEALERS.

13 The Commodity Exchange Act (7 U.S.C. 1 et seq.)14 is amended by inserting after section 4t the following:

15 "SEC. 4u. REGISTRATION AND REGULATION OF DIGITAL

16

COMMODITY BROKERS AND DEALERS.

17 "(a) REGISTRATION.—

18 "(1) REQUIREMENT.—It shall be unlawful for
19 any person to act as a digital commodity broker or
20 digital commodity dealer unless the person is reg21 istered as such with the Commission.

22 "(2) Additional registration.—

23 "(A) RULES.—In order to foster the devel24 opment of fair and orderly markets, protect

customers, and promote responsible innovation,
the Commission—
"(i) shall prescribe rules to exempt an
entity registered with the Commission
under more than 1 section of this Act from
duplicative, conflicting, or unduly burden-
some provisions of this Act and the rules
under this Act;
"(ii) shall prescribe rules to address
conflicts of interests and the activities of
the entity; and
"(iii) may after an analysis of the
risks and benefits, prescribe rules to pro-
vide for portfolio margining.
"(B) WITH MEMBERSHIP IN A REG-
ISTERED FUTURES ASSOCIATION.—Any person
required to be registered as a digital commodity
broker or digital commodity dealer under this
section shall become and remain a member of
a registered futures association.
"(b) Requirements.—
"(1) IN GENERAL.—A person shall register as
a digital commodity broker or digital commodity
dealer by filing a registration application with the
Commission.

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"(2) Contents.—

2 "(A) IN GENERAL.—The application shall
3 be made in such form and manner as is pre4 scribed by the Commission, and shall contain
5 such information as the Commission considers
6 necessary concerning the business in which the
7 applicant is or will be engaged.

8 "(B) CONTINUAL REPORTING.—A person 9 that is registered as a digital commodity broker 10 or digital commodity dealer shall continue to 11 submit to the Commission reports that contain 12 such information pertaining to the business of 13 the person as the Commission may require.

14 "(3) STATUTORY DISQUALIFICATION.—Except 15 to the extent otherwise specifically provided by rule, 16 regulation, or order, it shall be unlawful for a digital 17 commodity broker or digital commodity dealer to 18 permit any person who is associated with a digital 19 commodity broker or a digital commodity dealer and 20 who is subject to a statutory disqualification to ef-21 fect or be involved in effecting a contract of sale of 22 a digital commodity on behalf of the digital com-23 modity broker or the digital commodity dealer, re-24 spectively, if the digital commodity broker or digital 25 commodity dealer, respectively, knew, or in the exer-

- cise of reasonable care should have known, of the
 statutory disqualification.
- 3 "(c) RULEMAKING.—

4 "(1) IN GENERAL.—The Commission shall pre-5 scribe such rules applicable to registered digital com-6 modity brokers and registered digital commodity 7 dealers as are appropriate to carry out this section, 8 including rules in the public interest that limit the 9 activities of digital commodity brokers and digital 10 commodity dealers.

11 "(2) FINANCING AGREEMENTS.—

12 "(A) IN GENERAL.—The Commission shall 13 prescribe rules and regulations applicable to 14 digital commodity brokers or digital commodity 15 dealers which shall set forth minimum require-16 ments related to disclosure, recordkeeping, mar-17 gin financing arrangements, rehypothecation, 18 capital, reporting, business conduct, documenta-19 tion, and supervision of employees and agents, in connection with— 20 21

21 "(i) an agreement described in section
22 2(c)(2)(D)(iv); or

23 "(ii) any other margined, leveraged,
24 or financing arrangement for the purchase

1	or sale of a digital commodity with an eli-
2	gible contract participant.

3 "(B) SPECIFIC AUTHORITY.—Except as 4 prohibited in section 2(c)(2)(G)(iii), the Com-5 mission may also make, promulgate, and en-6 force such rules and regulations as, in the judg-7 ment of the Commission, are reasonably nec-8 essary to effectuate any of the provisions of, or 9 to accomplish any of the purposes of, this Act 10 in connection with an agreement referred to in 11 subparagraph (A) of this paragraph.

12 "(d) CAPITAL REQUIREMENTS.—

13 "(1) IN GENERAL.—Each digital commodity 14 broker and digital commodity dealer shall meet such 15 minimum capital requirements as the Commission 16 may prescribe to address the risks associated with 17 digital commodity trading and to ensure that the 18 digital commodity broker or digital commodity deal-19 er, respectively, is able, at all times, to—

20 "(A) meet, and continue to meet the obli-21 gations of such a registrant; and

22 "(B) fulfill obligations to customers or
23 counterparties for any margined, leveraged, or
24 financed transactions.

1 "(2) FUTURES COMMISSION MERCHANTS AND 2 OTHER DEALERS.—Each futures commission mer-3 chant, introducing broker, digital commodity broker, 4 digital commodity dealer, broker, and dealer shall 5 maintain sufficient capital to comply with the strict-6 er of any applicable capital requirements to which 7 the futures commission merchant. introducing 8 broker, digital commodity broker, digital commodity 9 dealer, broker, or dealer, respectively, is subject 10 under this Act or the Securities Exchange Act of 11 1934 (15 U.S.C. 78a et seq.). 12 "(e) REPORTING AND RECORDKEEPING.—Each dig-13 ital commodity broker and digital commodity dealer—

"(1) shall make such reports as are required by
the Commission by rule or regulation regarding the
transactions, positions, and financial condition of the
digital commodity broker or digital commodity dealer, respectively;

"(2) shall keep books and records in such form
and manner and for such period as may be prescribed by the Commission by rule or regulation; and
"(3) shall keep the books and records open to
inspection and examination by any representative of
the Commission.

25 "(f) Daily Trading Records.—

"(1) IN GENERAL.—Each digital commodity 1 2 broker and digital commodity dealer shall maintain 3 daily trading records of the transactions of the dig-4 ital commodity broker or digital commodity dealer, 5 respectively, and all related records (including related forward or derivatives transactions) and re-6 7 corded communications, including electronic mail, in-8 stant messages, and recordings of telephone calls, 9 for such period as the Commission may require by 10 rule or regulation.

11 "(2) INFORMATION REQUIREMENTS.—The daily
12 trading records shall include such information as the
13 Commission shall require by rule or regulation.

14 "(3) COUNTERPARTY RECORDS.—Each digital
15 commodity broker and digital commodity dealer shall
16 maintain daily trading records for each customer or
17 counterparty in a manner and form that is identifi18 able with each digital commodity transaction.

19 "(4) AUDIT TRAIL.—Each digital commodity
20 broker and digital commodity dealer shall maintain
21 a complete audit trail for conducting comprehensive
22 and accurate trade reconstructions.

23 "(g) BUSINESS CONDUCT STANDARDS.—

24 "(1) IN GENERAL.—Each digital commodity25 broker and digital commodity dealer shall conform

1	with such business conduct standards as the Com-
2	mission, by rule or regulation, prescribes related
3	to—
4	"(A) fraud, manipulation, and other abu-
5	sive practices involving spot or margined, lever-
6	aged, or financed digital commodity trans-
7	actions (including transactions that are offered
8	but not entered into);
9	"(B) diligent supervision of the business of
10	the registered digital commodity broker or dig-
11	ital commodity dealer, respectively; and
12	"(C) such other matters as the Commis-
13	sion deems appropriate.
14	"(2) Business conduct requirements.—
15	The Commission shall, by rule, prescribe business
16	conduct requirements which—
17	"(A) require disclosure by a registered dig-
18	ital commodity broker and registered digital
19	commodity dealer to any counterparty to the
20	transaction (other than an eligible contract par-
21	ticipant) of—
22	"(i) information about the material
23	risks and characteristics of the digital com-
24	modity; and

1	"(ii) information about the material
2	risks and characteristics of the transaction;
3	"(B) establish a duty for such a digital
4	commodity broker and such a digital commodity
5	dealer to communicate in a fair and balanced
6	manner based on principles of fair dealing and
7	good faith;
8	"(C) establish standards governing digital
9	commodity broker and digital commodity dealer
10	marketing and advertising, including
11	testimonials and endorsements; and
12	"(D) establish such other standards and
13	requirements as the Commission may determine
14	are appropriate for the protection of customers.
15	"(3) PROHIBITION ON FRAUDULENT PRAC-
16	TICES.—It shall be unlawful for a digital commodity
17	broker or digital commodity dealer to—
18	"(A) employ any device, scheme, or artifice
19	to defraud any customer or counterparty;
20	"(B) engage in any transaction, practice,
21	or course of business that operates as a fraud
22	or deceit on any customer or counterparty; or
23	"(C) engage in any act, practice, or course
24	of business that is fraudulent, deceptive, or ma-
25	nipulative.

1 "(h) DUTIES.—

2 "(1) RISK MANAGEMENT PROCEDURES.—Each
3 digital commodity broker and digital commodity
4 dealer shall establish robust and professional risk
5 management systems adequate for managing the
6 day-to-day business of the digital commodity broker
7 or digital commodity dealer, respectively.

8 "(2) DISCLOSURE OF GENERAL INFORMA-9 TION.—Each digital commodity broker and digital 10 commodity dealer shall disclose to the Commission 11 information concerning—

12 "(A) the terms and conditions of the trans13 actions of the digital commodity broker or dig14 ital commodity dealer, respectively;

15 "(B) the trading operations, mechanisms,
16 and practices of the digital commodity broker
17 or digital commodity dealer, respectively;

"(C) financial integrity protections relating to the activities of the digital commodity broker or digital commodity dealer, respectively; and

21 "(D) other information relevant to trading
22 in digital commodities by the digital commodity
23 broker or digital commodity dealer, respectively.

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1	"(3) ABILITY TO OBTAIN INFORMATION.—Each
2	digital commodity broker and digital commodity
3	dealer shall—
4	"(A) establish and enforce internal systems
5	and procedures to obtain any necessary infor-
6	mation to perform any of the functions de-
7	scribed in this section; and
8	"(B) provide the information to the Com-
9	mission, on request.
10	"(4) Conflicts of interest.—Each digital
11	commodity broker and digital commodity dealer shall
12	establish, maintain, and enforce written policies and
13	procedures reasonably designed, taking into consid-
14	eration the nature of the business of the person, to
15	mitigate any conflicts of interest in transactions or
16	arrangements with affiliates.
17	"(5) ANTITRUST CONSIDERATIONS.—Unless
18	necessary or appropriate to achieve the purposes of
19	this Act, a digital commodity broker or digital com-
20	modity dealer shall not—
21	"(A) adopt any process or take any action
22	that results in any unreasonable restraint of

23 trade; or

24 "(B) impose any material anticompetitive25 burden on trading or clearing.

1 "(i) DESIGNATION OF CHIEF COMPLIANCE OFFI-2 CER.—

3 "(1) IN GENERAL.—Each digital commodity
4 broker and digital commodity dealer shall designate
5 an individual to serve as a chief compliance officer.
6 "(2) DUTIES.—The chief compliance officer
7 shall—

8 "(A) report directly to the board or to the 9 senior officer of the registered digital com-10 modity broker or registered digital commodity 11 dealer;

"(B) review the compliance of the registered digital commodity broker or registered
digital commodity dealer with respect to the
registered digital commodity broker and registered digital commodity dealer requirements
described in this section;

"(C) in consultation with the board of directors, a body performing a function similar to
the board, or the senior officer of the organization, resolve any conflicts of interest that may
arise;

23 "(D) be responsible for administering each
24 policy and procedure that is required to be es25 tablished pursuant to this section;

1	"(E) ensure compliance with this Act (in-
2	cluding regulations), including each rule pre-
3	scribed by the Commission under this section;
4	"(F) establish procedures for the remedi-
5	ation of noncompliance issues identified by the
6	chief compliance officer through any—
7	"(i) compliance office review;
8	"(ii) look-back;
9	"(iii) internal or external audit find-
10	ing;
11	"(iv) self-reported error; or
12	"(v) validated complaint; and
13	"(G) establish and follow appropriate pro-
14	cedures for the handling, management response,
15	remediation, retesting, and closing of non-
16	compliance issues.
17	"(3) ANNUAL REPORTS.—
18	"(A) IN GENERAL.—In accordance with
19	rules prescribed by the Commission, the chief
20	compliance officer shall annually prepare and
21	sign a report that contains a description of—
22	"(i) the compliance of the registered
23	digital commodity broker or registered dig-
24	ital commodity dealer with this Act (in-
25	cluding regulations); and

1	"(ii) each policy and procedure of the
2	registered digital commodity broker or reg-
3	istered digital commodity dealer followed
4	by the chief compliance officer (including
5	the code of ethics and conflict of interest
6	policies).
7	"(B) REQUIREMENTS.—The chief compli-
8	ance officer shall ensure that a compliance re-
9	port under subparagraph (A)—
10	"(i) accompanies each appropriate fi-
11	nancial report of the registered digital
12	commodity broker or registered digital
13	commodity dealer that is required to be
14	furnished to the Commission pursuant to
15	this section; and
16	"(ii) includes a certification that,
17	under penalty of law, the compliance re-
18	port is accurate and complete.
19	"(j) Segregation of Digital Commodities.—
20	"(1) Holding of customer assets.—
21	"(A) IN GENERAL.—Each digital com-
22	modity broker and digital commodity dealer
23	shall hold customer money, assets, and property
24	in a manner to minimize the risk of loss to the
25	customer or unreasonable delay in customer ac-

1	cess to the money, assets, and property of the
2	customer.
3	"(B) QUALIFIED DIGITAL ASSET CUSTO-
4	DIAN.—Each digital commodity broker and dig-
5	ital commodity dealer shall hold in a qualified
6	digital asset custodian each unit of a digital
7	asset that is—
8	"(i) the property of a customer or
9	counterparty of the digital commodity
10	broker or digital commodity dealer, respec-
11	tively;
12	"(ii) required to be held by the digital
13	commodity broker or digital commodity
14	dealer under subsection (e); or
15	"(iii) otherwise so required by the
16	Commission to reasonably protect cus-
17	tomers or promote the public interest.
18	"(2) Segregation of funds.—
19	"(A) IN GENERAL.—Each digital com-
20	modity broker and digital commodity dealer
21	shall treat and deal with all money, assets, and
22	property that is received by the digital com-
23	modity broker or digital commodity dealer, or
24	accrues to a customer as the result of trading

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in digital commodities, as belonging to the cus-2 tomer.

3	"(B) Commingling prohibited.—
4	"(i) IN GENERAL.—Except as pro-
5	vided in clause (ii), each digital commodity
6	broker and digital commodity dealer shall
7	separately account for money, assets, and
8	property of a digital commodity customer,
9	and shall not commingle any such money,
10	assets, or property with the funds of the
11	digital commodity broker or digital com-
12	modity dealer, respectively, or use any such
13	money, assets, or property to margin, se-
14	cure, or guarantee any trades or accounts
15	of any customer or person other than the
16	person for whom the money, assets, or
17	property are held.
18	"(ii) Exceptions.—
19	"(I) USE OF FUNDS.—
20	"(aa) IN GENERAL.—A dig-
21	ital commodity broker or digital
22	commodity dealer may, for con-
23	venience, commingle and deposit
24	in the same account or accounts
25	with any bank, trust company,

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derivatives clearing organization, or qualified digital asset custodian money, assets, and property of customers.

5 "(bb) WITHDRAWAL.—The 6 share of the money, assets, and 7 property described in item (aa) 8 as in the normal course of busi-9 ness shall be necessary to mar-10 gin, guarantee, secure, transfer, 11 adjust, or settle a contract of sale of a digital commodity with a 12 13 registered entity may be with-14 drawn and applied to such pur-15 poses, including the payment of commissions, brokerage, interest, 16 17 taxes, storage, and other charges, 18 lawfully accruing in connection 19 with the contract. 20 "(II) COMMISSION ACTION.—In 21

20 (II) COMMISSION ACTION.—III 21 accordance with such terms and con-22 ditions as the Commission may pre-23 scribe by rule, regulation, or order, 24 any money, assets, or property of the 25 customers of a digital commodity

1	broker or digital commodity dealer
2	may be commingled and deposited in
3	customer accounts with any other
4	money, assets, or property received by
5	the digital commodity broker or dig-
6	ital commodity dealer, respectively,
7	and required by the Commission to be
8	separately accounted for and treated
9	
	and dealt with as belonging to the
10	customer of the digital commodity
11	broker or digital commodity dealer,
12	respectively.
13	"(3) Permitted investments.—Money de-
14	scribed in paragraph (2) may be invested in obliga-
15	tions of the United States, in general obligations of
16	any State or of any political subdivision of a State,
17	in obligations fully guaranteed as to principal and
18	interest by the United States, or in any other invest-
19	ment that the Commission may by rule or regulation
20	allow.
21	"(4) CUSTOMER PROTECTION DURING BANK-
22	RUPTCY.—
23	"(A) CUSTOMER PROPERTY.—All money,
24	assets, or property described in paragraph (2)

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poses of section 761 of title 11, United States Code.

3 "(B) TRANSACTIONS.—A transaction in-4 volving a unit of a digital commodity occurring 5 with a digital commodity broker or digital com-6 modity dealer shall be considered a contract for 7 the purchase or sale of a commodity for future 8 delivery, on or subject to the rules of, a con-9 tract market or board of trade for purposes of 10 the definition of a 'commodity contract' in sec-11 tion 761 of title 11, United States Code.

"(C) BROKERS AND DEALERS.—A digital
commodity broker and a digital commodity
dealer shall be considered a futures commission
merchant for purposes of section 761 of title
11, United States Code.

17 "(D) ASSETS REMOVED FROM SEGREGA18 TION.—Assets removed from segregation due to
19 a customer election under paragraph (6) shall
20 not be considered customer property for pur21 poses of section 761 of title 11, United States
22 Code.

23 "(5) MISUSE OF CUSTOMER PROPERTY.—
24 "(A) IN GENERAL.—It shall be unlawful—

1	"(i) for any digital commodity broker
2	or digital commodity dealer that has re-
3	ceived any customer money, assets, or
4	property for custody to dispose of, or use
5	any such money, assets, or property as be-
6	longing to the digital commodity broker or
7	digital commodity dealer, respectively, or
8	any person other than a customer of the
9	digital commodity broker or digital com-
10	modity dealer, respectively; or
11	"(ii) for any other person, including
12	any depository, digital commodity ex-
13	change, other digital commodity broker,
14	other digital commodity dealer, or digital
15	commodity custodian that has received any
16	customer money, assets, or property for
17	deposit, to hold, dispose of, or use any
18	such money, assets, or property, as belong-
19	ing to the depositing digital commodity
20	broker or digital commodity dealer or any
21	person other than the customers of the
22	digital commodity broker or digital com-
23	modity dealer, respectively.
24	"(B) Use further defined.—For pur-

25 poses of this section, 'use' of a digital com-

1	modity includes utilizing any unit of a digital
2	asset to participate in a blockchain service de-
3	fined in paragraph (6) or a decentralized gov-
4	ernance system associated with the digital com-
5	modity or the blockchain system to which the
6	digital commodity relates in any manner other
7	than that expressly directed by the customer
8	from whom the unit of a digital commodity was
9	received.
10	"(6) PARTICIPATION IN BLOCKCHAIN SERV-
11	ICES.—
12	"(A) USE OF FUNDS.—A digital com-
13	modity broker or digital commodity dealer (or a
14	designee of a digital commodity broker or a dig-
15	ital commodity dealer) may use a unit of a dig-
16	ital commodity belonging to a customer to pro-
17	vide a blockchain service for a blockchain sys-
18	tem to which the unit of the digital commodity
19	relates if—
20	"(i) the customer expressly permits
21	the use, in writing to the digital commodity
22	broker or digital commodity dealer, as the
23	case may be; and

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"(ii) the digital commodity broker or
 the digital commodity dealer, as the case
 may be, complies with subparagraph (B).

"(B) LIMITATIONS.—

"(i) IN GENERAL.—The Commission 5 6 shall, by rule, establish notice and disclo-7 sure requirements, and may, by rule, es-8 tablish any other limitations and rules re-9 lated to a permission provided under sub-10 paragraph (A) that are reasonably nec-11 essary to protect customers, including eligi-12 ble contract participants, non-eligible con-13 tract participants, or any other class of 14 customers.

15 "(ii) CUSTOMER CHOICE.—A digital
16 commodity broker or digital commodity
17 dealer may not require a customer to pro18 vide the permission referred to in subpara19 graph (A) as a condition of doing business
20 with the broker or dealer.

21 "(C) REQUIREMENTS.—The Commission
22 may, by rule, waive or modify the requirements
23 of paragraph (2) or subsection (h), to facilitate
24 the use of a unit of a digital commodity belong-

1 ing to a customer to provide a blockchain serv-2 ice.

3 "(D) BLOCKCHAIN SERVICE DEFINED.—In 4 this paragraph, the term 'blockchain service' 5 means any activity relating to validating trans-6 actions on a blockchain system, providing secu-7 rity for a blockchain system, or other similar 8 activity, including protocol consensus participa-9 tion activities described in section 2(a)(30)(B)10 of the Securities Act of 1933, required for the 11 ongoing operation of a blockchain system.

12 "(k) FEDERAL PREEMPTION.—Notwithstanding any
13 other provision of law, the Commission shall have exclusive
14 jurisdiction over any digital commodity broker or digital
15 commodity dealer registered under this section with re16 spect to activities subject to this Act.

17 "(1) EXEMPTIONS.—In order to promote responsible innovation and fair competition, or protect customers, the 18 19 Commission may (on its own initiative or on application 20 of the digital commodity broker or digital commodity deal-21 er) exempt, unconditionally or on stated terms or condi-22 tions, or for stated periods, and retroactively or prospec-23 tively, or both, a digital commodity broker or digital com-24 modity dealer from the requirements of this Act, if the Commission determines that— 25

1	((1)(A) the exemption would be consistent with
2	the public interest and the purposes of this Act; and
3	"(B) the exemption will not have a material ad-
4	verse effect on the ability of the Commission to dis-
5	charge regulatory duties under this Act; or
6	"(2) the digital commodity broker or digital
7	commodity dealer is subject to comparable, com-
8	prehensive supervision and regulation by the appro-
9	priate government authorities in the home country
10	of the digital commodity broker or digital commodity
11	dealer, respectively.".
12	SEC. 407. REGISTRATION OF ASSOCIATED PERSONS.
13	(a) IN GENERAL.—Section 4k of the Commodity Ex-
14	change Act (7 U.S.C. 6k) is amended—
15	(1) by redesignating subsections (4) through
16	(6) as subsections (5) through (7), respectively;
17	(2) by inserting after subsection (3) the fol-
18	lowing:
19	((4) It shall be unlawful for any person to act as an
20	associated person of a digital commodity broker or an as-
21	sociated person of a digital commodity dealer unless the
22	person is registered with the Commission under this Act
23	and such registration shall not have expired, been sus-
24	pended (and the period of suspension has not expired),
25	or been revoked. It shall be unlawful for a digital com-

modity broker or a digital commodity dealer to permit 1 2 such a person to become or remain associated with the digital commodity broker or digital commodity dealer if 3 4 the digital commodity broker or digital commodity dealer 5 knew or should have known that the person was not so registered or that the registration had expired, been sus-6 pended (and the period of suspension has not expired), 7 8 or been revoked."; and

9 (3) in subsection (5) (as so redesignated), by 10 striking "or of a commodity trading advisor" and in-11 serting "of a commodity trading advisor, of a digital 12 commodity broker, or of a digital commodity deal-13 er".

(b) CONFORMING AMENDMENTS.—The Commodity
Exchange Act (7 U.S.C. 1a et seq.) is amended by striking
"section 4k(6)" each place it appears and inserting "section 4k(7)".

18 SEC. 408. REGISTRATION OF COMMODITY POOL OPERA19 TORS AND COMMODITY TRADING ADVISORS.
20 (a) IN GENERAL.—Section 4m(3) of the Commodity

21 Exchange Act (7 U.S.C. 6m(3)) is amended—

22 (1) in subparagraph (A)—

23 (A) by striking "any commodity trading
24 advisor" and inserting "a commodity pool oper25 ator or commodity trading advisor"; and

(B) by striking "acting as a commodity
 trading advisor" and inserting "acting as a
 commodity pool operator or commodity trading
 advisor"; and

5 (2) in subparagraph (C), by inserting "digital
6 commodities," after "physical commodities,".

7 (b) EXEMPTIVE AUTHORITY.—Section 4m of such
8 Act (7 U.S.C. 6m) is amended by adding at the end the
9 following:

10 **(**(4) EXEMPTIVE AUTHORITY.—The Commission shall promulgate rules to provide appropriate exemptions 11 12 for commodity pool operators and commodity trading advisors, to provide relief from duplicative, conflicting, or un-13 duly burdensome requirements or to promote responsible 14 15 innovation, to the extent the exemptions foster the development of fair and orderly cash or spot digital commodity 16 17 markets, are necessary or appropriate in the public inter-18 est, and are consistent with the protection of customers.".

19SEC. 409. EXCLUSION FOR DECENTRALIZED FINANCE AC-20TIVITIES.

The Commodity Exchange Act (7 U.S.C. 1 et seq.),
as amended by the preceding provisions of this Act, is
amended by inserting after section 4u the following:

"SEC. 4v. DECENTRALIZED FINANCE ACTIVITIES NOT SUB JECT TO THIS ACT.

3 "(a) IN GENERAL.—Notwithstanding any other pro-4 vision of this Act, a person shall not be subject to this 5 Act and the regulations promulgated under this Act based 6 on the person directly or indirectly engaging in any of the 7 following activities, whether singly or in combination, in 8 relation to the operation of a blockchain system or in rela-9 tion to decentralized finance trading protocol:

"(1) Compiling network transactions or relaying, searching, sequencing, validating, or acting in a
similar capacity.

"(2) Providing computational work, operating a
node or oracle service, or procuring, offering, or utilizing network bandwidth, or other similar incidental
services.

17 "(3) Providing a user-interface that enables a
18 user to read, and access data about a blockchain
19 system.

20 "(4) Developing, publishing, constituting, ad21 ministering, maintaining, or otherwise distributing a
22 blockchain system other than a decentralized finance
23 trading protocol.

24 "(5) Developing, publishing, constituting, ad25 ministering, maintaining, or otherwise distributing a
26 decentralized finance messaging system or decentral-

ized finance trading protocol, or operating or partici pating in a liquidity pool with respect thereto, for
 the purpose of executing a spot contract for the pur chase or sale of a digital commodity.

5 "(6) Developing, publishing, constituting, ad-6 ministering, maintaining, or otherwise distributing 7 software or systems that create or deploy hardware 8 or software, including wallets or other systems, fa-9 cilitating an individual user's own personal ability to 10 keep, safeguard, or custody the user's digital assets 11 or related private keys.

"(b) EXCEPTIONS.—Subsection (a) shall not be interpreted to apply to the anti-fraud, anti-manipulation, or
false reporting enforcement authorities of the Commission.".

16 SEC. 410. RESOURCES FOR IMPLEMENTATION AND EN-

17 FORCEMENT.

18 (a) COLLECTION OF FEES.—

(1) IN GENERAL.—The Commodity Futures
Trading Commission (in this section referred to as
the "Commission") shall charge and collect a fee
from each person in provisional status registered
with the Commission pursuant to section 106, on—
(A) the filing of the initial application for
registration; and

(B) an annual basis thereafter for main taining provisional status.

3 (2) AMOUNT.—The fees authorized under para4 graph (1) may be collected and available for obliga5 tion only in the amounts provided in advance in an
6 appropriation Act.

7 (3) AUTHORITY TO ADJUST FEES.—Notwith8 standing the preceding provisions of this subsection,
9 to promote fair competition or innovation, the Com10 mission, in its sole discretion, may reduce or elimi11 nate any fee otherwise required to be paid by a small
12 or medium filer under this subsection.

13 (b) FEE SCHEDULE.—

14 (1) IN GENERAL.—The Commission shall pub15 lish in the Federal Register a schedule of the fees
16 to be charged and collected under this section.

17 (2) CONTENT.—The fee schedule for a fiscal
18 year shall include a written analysis of the estimate
19 of the Commission of the total costs of carrying out
20 the functions of the Commission under this Act dur21 ing the fiscal year.

(3) SUBMISSION TO CONGRESS.—Before publishing the fee schedule for a fiscal year, the Commission shall submit a copy of the fee schedule to
the Committees on Agriculture and on Appropria-

1	tions of the House of Representatives and the Com-
2	mittees on Agriculture, Nutrition, and Forestry and
3	on Appropriations of the Senate.
4	(4) TIMING.—
5	(A) 1st fiscal year.—The Commission
6	shall publish the fee schedule for the fiscal year
7	in which this Act is enacted, within 30 days
8	after the date of the enactment of this Act.
9	(B) SUBSEQUENT FISCAL YEARS.—The
10	Commission shall publish the fee schedule for
11	each subsequent fiscal year, not less than 90
12	days before the due date prescribed by the
13	Commission for payment of the annual fee for
14	the fiscal year.
15	(c) LATE PAYMENT PENALTY.—
16	(1) IN GENERAL.—The Commission may im-
17	pose a penalty against a person that fails to pay an
18	annual fee charged under this section, within 30
19	days after the due date prescribed by the Commis-
20	sion for payment of the fee.
21	(2) Amount.—The amount of the penalty shall
22	be—
23	(A) 5 percent of the amount of the fee due,
24	multiplied by

(B) the whole number of consecutive 30 day periods that have elapsed since the due
 date.

4 (d) REIMBURSEMENT OF EXCESS FEES.—To the extent that the total amount of fees collected under this sec-5 tion during a fiscal year that begins after the date of the 6 7 enactment of this Act exceeds the amount provided under 8 subsection (a)(2) with respect to the fiscal year, the Com-9 mission shall reimburse the excess amount to the persons 10 who have timely paid their annual fees, on a pro-rata basis that excludes penalties, and shall do so within 60 days 11 12 after the end of the fiscal year.

(e) DEPOSIT OF FEES INTO THE TREASURY.—All
amounts collected under this section shall be credited to
the currently applicable appropriation, account, or fund of
the Commission as discretionary offsetting collections, and
shall be available for the purposes authorized in subsection
(f) only to the extent and in the amounts provided in advance in appropriations Acts.

(f) AUTHORIZATION OF APPROPRIATIONS.—In addition to amounts otherwise authorized to be appropriated
to the Commission, there is authorized to be appropriated
to the Commission amounts collected under this section
to cover the costs of carrying out the functions of the
Commission under this Act.

1	(g) Expedited Hiring Authority.—
2	(1) Appointment Authority.—The Chair-
3	man, pursuant to section 6(a), may appoint individ-
4	uals to a position described in paragraph (2) of this
5	subsection—
6	(A) in accordance with the statutes, rules,
7	and regulations governing appointments to posi-
8	tions in the excepted service (as defined in sec-
9	tion 2103 of title 5, United States Code); and
10	(B) without regard to any statute, rule, or
11	regulation governing appointments to positions
12	in the competitive service (as defined in section
13	2102 of such title).
14	(2) Position described.—A position referred
15	to in subparagraph (1) is a position at the Commis-
16	sion that—
17	(A) is in the competitive service (as defined
18	in section 2102 of such title); and
19	(B) requires specialized knowledge of dig-
20	ital commodities markets, financial and capital
21	market formation or regulation, financial mar-
22	ket structures or surveillance, data collection or
23	analysis, or information technology, cybersecu-
24	rity, or system safeguards.

1 (3) RULE OF CONSTRUCTION.—The appoint-2 ment of a candidate to a position under this sub-3 section shall not be considered to cause the position 4 to be converted from the competitive service to the 5 excepted service.

6 (h) SUNSET.—The authorities provided by this sec7 tion shall expire at the end of the 4th fiscal year that be8 gins after the date of the enactment of this Act.

9 SEC. 411. REQUIREMENTS RELATED TO CONTROL PER-10 SONS.

The Commodity Exchange Act (7 U.S.C. 1 et seq.),
as amended the preceding provisions of this Act, is amended by inserting after section 4v the following:

14 "SEC. 4w. LIMITATION ON TRANSACTIONS BY BLOCKCHAIN 15 CONTROL PERSONS.

16 "(a) LIMITATION.—It shall be unlawful for a blockchain control person with respect to a blockchain sys-17 tem certified as a mature blockchain system in accordance 18 with section 42 of the Securities Exchange Act of 1934 19 to sell a unit of a digital commodity related to the 20 21 blockchain system unless the person files notice with the 22 Commission, in a form and manner determined by the 23 Commission, that the person has or intends to obtain an 24 authority described in subsection (b)(1) with respect to the

blockchain system, and complies with rules adopted by the
 Commission that require—

3 "(1) disclosure of information to the Commis4 sion and the public about the material activities, as
5 determined by the Commission, of the blockchain
6 control person; and

7 "(2)(A) the use of a digital commodity broker
8 to effect the sale; or

9 "(B) such other sales restrictions applicable to 10 the blockchain control person, or any affiliated 11 blockchain control person, to prevent manipulation 12 and distortion of the value of the digital commodity 13 and promote further maturity of the blockchain sys-14 tem to which the digital commodity relates.

15 "(b) DEFINITIONS.—In this section:

16 "(1) BLOCKCHAIN CONTROL PERSON.—The
17 term 'blockchain control person' means, with respect
18 to a blockchain system, any person or group of per19 sons under common control, other than a decentral20 ized governance system, who—

21 "(A) has the unilateral authority, directly
22 or indirectly, through any contract, arrange23 ment, understanding, relationship, or otherwise,
24 to control or materially alter the functionality,
25 operation, or rules of consensus or agreement of

the blockchain system or its related digital com modity; or

3 "(B) has the unilateral authority to direct 4 the voting, in the aggregate, of 20 percent or 5 more of the outstanding voting power of the 6 blockchain system by means of a related digital 7 commodity, nodes or validators, a decentralized 8 governance system, or otherwise, in a 9 blockchain system which can be altered by a 10 voting system.

11 "(2) AFFILIATED BLOCKCHAIN CONTROL PER-12 SON.—The term 'affiliated blockchain control per-13 son' means any person directly or indirectly control-14 ling, controlled by, or under common control with a 15 blockchain control person, as the Commission by 16 rule or regulation, may determine will effectuate the 17 purposes of this section.".

18 SEC. 412. OTHER TRADABLE ASSETS.

19 The Commodity Exchange Act (7 U.S.C. 1 et seq.),
20 as amended by the preceding provisions of this Act, is
21 amended—

22 (1) by inserting after section 4w the following:

1 "SEC. 4x. TRADING REQUIREMENTS FOR OTHER TRADABLE

ASSETS.

3 "(a) LIMITATION.—A contract of sale of a tradable 4 asset shall not be offered, solicited, traded, facilitated, exe-5 cuted, cleared, reported, or otherwise dealt in, on or sub-6 ject to the rules of a registered entity, or by any other 7 entity registered with the Commission, except in accord-8 ance with subsection (b).

9 "(b) REQUIREMENTS.—

10 "(1) TREATMENT OF TRADABLE ASSETS.—A 11 contract of sale of a tradable asset that is offered, 12 solicited, traded, facilitated, executed, cleared, re-13 ported, or otherwise dealt in on or subject to the 14 rules of a registered entity, or by any other entity 15 registered with the Commission, shall be treated as 16 a digital commodity for purposes of this Act.

17 "(2) Additional rulemaking authority.— 18 In addition to the other requirements of this Act. 19 the Commission may, by rule or regulation, impose 20 additional obligations on any person registered 21 under this Act offering, soliciting, trading, facili-22 tating, executing, clearing, reporting, or otherwise 23 dealing in a contract of sale of a tradable asset, or 24 class thereof, pursuant to paragraph (1) as are nec-25 essary for the protection of customers, the pro-26 motion of innovation, and the maintenance of fair,
1	orderly, and efficient markets, including additional
2	obligations related to—
3	"(A) disclosure;
4	"(B) recordkeeping;
5	"(C) capital;
6	"(D) reporting;
7	"(E) business conduct;
8	"(F) documentation;
9	"(G) supervision of employees; and
10	"(H) segregation.
11	"(c) TRADABLE ASSET DEFINED.—In this section,
12	the term 'tradable asset' means a digital asset other
13	than—
14	((1) a digital commodity that is treated as such
15	other than by reason of subsection $(b)(1)$ of this sec-
16	tion; or
17	((2) a digital asset excluded from the definition
18	of digital commodity pursuant to subclause (I)
19	through (VII) of section $1a(16)(F)(iii)$."; and
20	(2) by inserting after section 6d the following:
21	"SEC. 6e. PROHIBITION ON TRADING CERTAIN DIGITAL AS-
22	SETS.
23	"(a) IN GENERAL.—A contract of sale of a digital
24	commodity or tradable asset (as defined in section 4x)
	commonly of diadaste asset (as defined in section in)

cleared, reported, or otherwise dealt in on or subject to 1 2 the rules of a registered entity, or by any other entity reg-3 istered with the Commission, if the primary purpose of 4 the digital commodity or tradable asset is to be used to— 5 "(1) commit fraud or market manipulation; 6 "(2) further a scheme found in a final action by 7 a court of competent jurisdiction to be in violation 8 of campaign finance or government ethics laws; or 9 "(3) engage in any other conduct that would re-10 sult in abusive practices or be disruptive to market 11 integrity.

12 "(b) GUIDANCE ON FRAUDULENT, MANIPULATIVE, 13 OR DISRUPTIVE TRADABLE ASSETS.—The Commission may, after public notice and comment, issue guidance es-14 15 tablishing criteria for determining if the primary purpose of a digital commodity or tradable asset (as so defined) 16 is to be used to commit fraud or market manipulation, 17 18 or engage in any other conduct that would result in abu-19 sive practices or be disruptive to market integrity.".

20 SEC. 413. CONFLICT OF INTEREST RULEMAKING.

21 Not later than 360 days after the date of the enact22 ment of this Act, the Commodity Futures Trading Com23 mission shall issue rules establishing requirements for the
24 identification, mitigation, and resolution of conflicts of in25 terest among and across registered entities (within the

meaning of the Commodity Exchange Act) and persons
 required to be registered with the Commission, including
 conflicts of interest related to vertically integrated market
 structures and their varying responsibilities.

5 SEC. 414. EFFECTIVE DATE.

6 Unless otherwise provided in this title, this title and
7 the amendments made by this title shall take effect 270
8 days after the date of the enactment of this Act.

9 SEC. 415. SENSE OF CONGRESS.

10 It is the sense of Congress that nothing in this Act 11 or any amendment made by this Act should be interpreted 12 to authorize any entity to regulate any commodity, other 13 than a digital commodity, on any spot market.

14 TITLE V—INNOVATION AND

15 TECHNOLOGY IMPROVEMENTS

16 SEC. 501. FINDINGS; SENSE OF CONGRESS.

17 (a) FINDINGS.—Congress finds the following:

18 (1) Entrepreneurs and innovators are building19 and deploying this next generation of the internet.

20 (2) Digital commodity networks represent a
21 new way for people to join together and cooperate
22 with one another to undertake certain activities.

23 (3) Digital commodities have the potential to be
24 the foundational building blocks of these systems,
25 aligning the economic incentive for individuals to co-

operate with one another to achieve a common pur pose.

3 (4) The digital commodity ecosystem has the
4 potential to grow our economy and improve everyday
5 lives of Americans by facilitating collaboration
6 through the use of technology to manage activities,
7 allocate resources, and facilitate decision making.

8 (5) Blockchain systems and the digital commod-9 ities they empower provide control, enhance trans-10 parency, reduce transaction costs, and increase effi-11 ciency if proper protections are put in place for in-12 vestors, consumers, our financial system, and our 13 national security.

14 (6) Blockchain technology facilitates new types
15 of network participation which businesses in the
16 United States may utilize in innovative ways.

(7) Other digital commodity companies are setting up their operations outside of the United
States, where countries are establishing frameworks
to embrace the potential of blockchain technology
and digital commodities and provide safeguards for
consumers.

23 (8) Digital commodities, despite the purported24 anonymity, provide law enforcement with an excep-

- tional tracing tool to identify illicit activity and bring
 criminals to justice.
- 3 (9) The Financial Services Committee of the
 4 House of Representatives has held multiple hearings
 5 highlighting various risks that digital commodities
 6 can pose to the financial markets, consumers, and
 7 investors that must be addressed as we seek to har8 ness the benefits of these innovations.
- 9 (b) SENSE OF CONGRESS.—It is the sense of Con-10 gress that—
- (1) the United States should seek to prioritize
 understanding the potential opportunities of the next
 generation of the internet;
- (2) the United States should seek to foster advances in technology that have robust evidence indicating they can improve our financial system and
 create more fair and equitable access to financial
 services for everyday Americans while protecting our
 financial system, investors, and consumers;

20 (3) the United States must support the respon21 sible development of digital commodities and the un22 derlying technology in the United States or risk the
23 shifting of the development of such assets and tech24 nology outside of the United States, to less regulated
25 countries;

1 (4) Congress should consult with public and 2 private sector stakeholders to understand how to 3 enact a functional framework tailored to the specific 4 risks and unique benefits of different digital com-5 modity-related activities, distributed ledger tech-6 nology, distributed networks, and mature blockchain 7 systems;

8 (5) Congress should enact a functional frame-9 work tailored to the specific risks of different digital 10 commodity-related activities and unique benefits of 11 distributed ledger technology, distributed networks, 12 and mature blockchain systems; and

(6) consumers and market participants will benefit from a framework for digital commodities consistent with longstanding investor protections in securities and commodities markets, yet tailored to the
unique benefits and risks of the digital commodity
ecosystem.

19sec. 502. Strategic hub for innovation and finan-20cial technology.

Section 4 of the Securities Exchange Act of 1934 (15
U.S.C. 78d) is amended by adding at the end the following:

24 "(k) STRATEGIC HUB FOR INNOVATION AND FINAN25 CIAL TECHNOLOGY.—

1	"(1) ESTABLISHMENT.—Not later than 180
2	days after the date of the enactment of this sub-
3	section, the Securities and Exchange Commission
4	shall establish a committee to be known as the Stra-
5	tegic Hub for Innovation and Financial Technology
6	(referred to in this subsection as the 'FinHub') to
7	support engagement on emerging technologies in the
8	financial sector.
9	"(2) Members.—The composition of FinHub
10	shall be determined by the Commission, drawing
11	from relevant divisions as appropriate, including the
12	Division of Trading and Markets, Division of Cor-
13	porate Finance, and Division of Investment Manage-
14	ment.
15	"(3) Responsibilities.—FinHub shall—
16	"(A) serve as a resource for the Commis-
17	sion on emerging financial technology advance-
18	ments;
19	"(B) engage with market participants
20	working on emerging financial technologies; and
21	"(C) facilitate communication between the
22	Commission and businesses working in emerg-
23	ing financial technology fields with information
24	on the Commission, its rules, and regulations.
25	"(4) Report to the commission.—

1	"(A) IN GENERAL.—Not later than Octo-
2	ber 31 of each year after 2025, FinHub shall
3	provide an annual summary of its engagement
4	activities to the Commission, which shall be in-
5	cluded in the Commission's annual report to
6	Congress.
7	"(B) Confidentiality.—Each report
8	submitted under this paragraph shall not con-
9	tain confidential information.".
10	SEC. 503. CODIFICATION OF LABCFTC.
11	(a) IN GENERAL.—Section 18 of the Commodity Ex-
12	change Act (7 U.S.C. 22) is amended by adding at the
13	end the following:
14	"(c) LABCFTC.—
15	"(1) ESTABLISHMENT.—There is established in
16	the Commission LabCFTC.
17	"(2) PURPOSE.—The purposes of LabCFTC
18	are to—
19	"(A) promote responsible financial tech-
20	nology innovation and fair competition for the
21	benefit of the American public;
22	"(B) serve as an information platform to
23	inform the Commission about new financial
24	technology innovation; and

1	"(C) provide outreach to financial tech-
2	nology innovators to discuss their innovations
3	and the regulatory framework established by
4	this Act and the regulations promulgated there-
5	under.
6	"(3) DIRECTOR.—LabCFTC shall have a Direc-
7	tor, who shall be appointed by the Commission and
8	serve at the pleasure of the Commission. Notwith-
9	standing section $2(a)(6)(A)$, the Director shall re-
10	port directly to the Commission and perform such
11	functions and duties as the Commission may pre-
12	scribe.
13	"(4) DUTIES.—LabCFTC shall—
13 14	"(4) DUTIES.—LabCFTC shall— "(A) advise the Commission with respect
14	"(A) advise the Commission with respect
14 15	"(A) advise the Commission with respect to rulemakings or other agency or staff action
14 15 16	"(A) advise the Commission with respect to rulemakings or other agency or staff action regarding financial technology;
14 15 16 17	"(A) advise the Commission with respect to rulemakings or other agency or staff action regarding financial technology;"(B) provide internal education and train-
14 15 16 17 18	 "(A) advise the Commission with respect to rulemakings or other agency or staff action regarding financial technology; "(B) provide internal education and train- ing to the Commission regarding financial tech-
14 15 16 17 18 19	 "(A) advise the Commission with respect to rulemakings or other agency or staff action regarding financial technology; "(B) provide internal education and training to the Commission regarding financial technology;
 14 15 16 17 18 19 20 	 "(A) advise the Commission with respect to rulemakings or other agency or staff action regarding financial technology; "(B) provide internal education and training to the Commission regarding financial technology; "(C) advise the Commission regarding fi-
 14 15 16 17 18 19 20 21 	 "(A) advise the Commission with respect to rulemakings or other agency or staff action regarding financial technology; "(B) provide internal education and training to the Commission regarding financial technology; "(C) advise the Commission regarding financial technology that would bolster the Com-

1	ideas, and technology relevant to activities
2	under this Act;
3	"(E) provide persons working in emerging
4	technology fields with information on the Com-
5	mission, its rules and regulations, and the role
6	of a registered futures association; and
7	"(F) encourage persons working in emerg-
8	ing technology fields to engage with the Com-
9	mission and obtain feedback from the Commis-
10	sion on potential regulatory issues.
11	"(5) Report to congress.—
12	"(A) IN GENERAL.—Not later than Octo-
13	ber 31 of each year after 2025, LabCFTC shall
14	submit to the Committee on Agriculture of the
15	House of Representatives and the Committee
16	on Agriculture, Nutrition, and Forestry of the
17	Senate a report on its activities.
18	"(B) CONTENTS.—Each report required
19	under paragraph (1) shall include—
20	"(i) the total number of persons that
21	met with LabCFTC;
22	"(ii) a summary of general issues dis-
23	cussed during meetings with the person;
24	"(iii) information on steps LabCFTC
25	has taken to improve Commission services,

1	including responsiveness to the concerns of
2	persons;
3	"(iv) recommendations made to the
4	Commission with respect to the regula-
5	tions, guidance, and orders of the Commis-
6	sion and such legislative actions as may be
7	appropriate; and
8	"(v) any other information determined
9	appropriate by the Director of LabCFTC.
10	"(C) Confidentiality.—A report under
11	paragraph (A) shall abide by the confidentiality
12	requirements in section 8.
13	"(6) Records and engagement.—The Com-
14	mission shall—
15	"(A) maintain systems of records to track
16	engagements with the public through
17	LabCFTC;
18	"(B) store communications and materials
19	received in connection with any such engage-
20	ment in accordance with Commission policies
21	and procedures on data retention and confiden-
22	tiality; and
23	"(C) take reasonable steps to protect any
24	confidential or proprietary information received
25	through LabCFTC engagement.".

(b) CONFORMING AMENDMENTS.—Section
 2(a)(6)(A) of such Act (7 U.S.C. 2(a)(6)(A)) is amend 3 ed—

4 (1) by striking "paragraph and in" and insert-5 ing "paragraph,"; and

6 (2) by inserting "and section 18(c)(3)," before
7 "the executive".

8 (c) EFFECTIVE DATE.—The Commodity Futures 9 Trading Commission shall implement the amendments 10 made by this section (including complying with section 11 18(c)(7) of the Commodity Exchange Act) within 180 12 days after the date of the enactment of this Act.

13 SEC. 504. STUDY ON DECENTRALIZED FINANCE.

(a) IN GENERAL.—The Commodity Futures Trading
Commission, the Securities and Exchange Commission,
and the Secretary of the Treasury shall jointly carry out
a study on decentralized finance that analyzes—

18 (1) the nature, size, role, and use of decentral-19 ized finance blockchain applications;

20 (2) the operation of blockchain applications that21 comprise decentralized finance;

(3) the interoperability of blockchain applica-tions and other blockchain systems;

1	(4) the interoperability of blockchain applica-
2	tions and software-based systems, including websites
3	and wallets;
4	(5) the decentralized governance systems
5	through which blockchain applications may be devel-
6	oped, published, constituted, administered, main-
7	tained, or otherwise distributed, including—
8	(A) whether the systems enhance or de-
9	tract from—
10	(i) the decentralization of the decen-
11	tralized finance; and
12	(ii) the inherent benefits and risks of
13	the decentralized governance system; and
14	(B) any procedures, requirements, or best
15	practices that would mitigate the risks identi-
16	fied in subparagraph (A)(ii);
17	(6) the benefits of decentralized finance, includ-
18	ing—
19	(A) operational resilience and availability
20	of blockchain systems;
21	(B) interoperability of blockchain systems;
22	(C) market competition and innovation;
23	(D) transaction efficiency;
24	(E) transparency and traceability of trans-
25	actions; and

1	(F) disintermediation;
2	(7) the risks of decentralized finance, includ-
3	ing-
4	(A) pseudonymity of users and trans-
5	actions;
6	(B) disintermediation; and
7	(C) cybersecurity vulnerabilities;
8	(8) the extent to which decentralized finance
9	has integrated with the traditional financial markets
10	and any potential risks or improvements to the sta-
11	bility of the markets;
12	(9) how the levels of illicit activity in decentral-
13	ized finance compare with the levels of illicit activity
14	in traditional financial markets;
15	(10) methods for addressing illicit activity in
16	decentralized finance and traditional markets that
17	are tailored to the unique attributes of each;
18	(11) how decentralized finance may increase the
19	accessibility of cross-border transactions; and
20	(12) the feasibility of embedding self-executing
21	compliance and risk controls into decentralized fi-
22	nance.
23	(b) Consultation.—In carrying out the study re-
24	quired under subsection (a), the Commodity Futures
25	Trading Commission and the Securities and Exchange

Commission shall consult with the Secretary of the Treas ury on the factors described under paragraphs (7) through
 (10) of subsection (a).

4 (c) REPORT.—Not later than 1 year after the date
5 of enactment of this Act, the Commodity Futures Trading
6 Commission and the Securities and Exchange Commission
7 shall jointly submit to the relevant congressional commit8 tees a report that includes the results of the study re9 quired by subsection (a).

10 (d) GAO STUDY.—The Comptroller General of the11 United States shall—

(1) carry out a study on decentralized finance
that analyzes the information described under paragraphs (1) through (12) of subsection (a); and

(2) not later than 1 year after the date of enactment of this Act, submit to the relevant congressional committees a report that includes the results
of the study required by paragraph (1).

19 (e) DEFINITIONS.—In this section:

20 (1) DECENTRALIZED FINANCE.—

21 (A) IN GENERAL.—The term "decentral22 ized finance" means blockchain applications (in23 cluding decentralized finance trading protocols
24 and related decentralized finance messaging
25 systems) that allow users to engage in financial

1	transactions in a self-directed manner so that a
2	third-party intermediary does not effectuate the
3	transactions or take custody of digital commod-
4	ities of a user during any part of the trans-
5	actions.
6	(B) Relationship to excluded activi-
7	TIES.—The term "decentralized finance" shall
8	not be interpreted to limit or exclude any activ-
9	ity from the activities described in section
10	15I(a) of the Securities Exchange Act of 1934
11	or section 4v(a) of the Commodity Exchange
12	Act.
13	(2) Relevant congressional commit-
14	TEES.—The term "relevant congressional commit-
	0
15	tees" means—
15 16	
	tees" means—
16	tees" means— (A) the Committees on Financial Services
16 17	tees" means— (A) the Committees on Financial Services and Agriculture of the House of Representa-
16 17 18	tees" means— (A) the Committees on Financial Services and Agriculture of the House of Representa- tives; and
16 17 18 19	tees" means— (A) the Committees on Financial Services and Agriculture of the House of Representa- tives; and (B) the Committees on Banking, Housing,
16 17 18 19 20	tees" means— (A) the Committees on Financial Services and Agriculture of the House of Representa- tives; and (B) the Committees on Banking, Housing, and Urban Affairs and Agriculture, Nutrition,
 16 17 18 19 20 21 	tees" means— (A) the Committees on Financial Services and Agriculture of the House of Representa- tives; and (B) the Committees on Banking, Housing, and Urban Affairs and Agriculture, Nutrition, and Forestry of the Senate.
 16 17 18 19 20 21 22 	tees" means— (A) the Committees on Financial Services and Agriculture of the House of Representatives; and (B) the Committees on Banking, Housing, and Urban Affairs and Agriculture, Nutrition, and Forestry of the Senate. SEC. 505. STUDY ON NON-FUNGIBLE TOKENS.

1	(1) the nature, size, role, purpose, and use of
2	non-fungible tokens;
3	(2) the similarities and differences between non-
4	fungible tokens and other digital commodities, in-
5	cluding digital commodities and permitted payment
6	stablecoins, and how the markets for those digital
7	commodities intersect with each other;
8	(3) how non-fungible tokens are minted by
9	issuers and subsequently administered to purchasers;
10	(4) how non-fungible tokens are stored after
11	being purchased by a consumer;

12 (5) the interoperability of non-fungible tokens13 between different blockchain systems;

14 (6) the scalability of different non-fungible to-15 kens marketplaces;

16 (7) the benefits of non-fungible tokens, includ-17 ing verifiable digital ownership;

18 (8) the risks of non-fungible tokens, including—

19 (A) intellectual property rights;

20 (B) cybersecurity risks; and

21 (C) market risks;

(9) whether and how non-fungible tokens have
integrated with traditional marketplaces, including
those for music, real estate, gaming, events, and
travel;

1	(10) whether and how non-fungible tokens can
2	be used to facilitate commerce or other activities
3	through the representation of documents, identifica-
4	tion, contracts, licenses, and other commercial, gov-
5	ernment, or personal records;
6	(11) any potential risks to traditional markets
7	from such integration; and
8	(12) the levels and types of illicit activity in
9	non-fungible tokens markets.
10	(b) REPORT.—Not later than 1 year after the date
11	of the enactment of this Act, the Comptroller General,
12	shall make publicly available a report that includes the re-
13	sults of the study required by subsection (a).
13 14	sults of the study required by subsection (a). SEC. 506. STUDY ON EXPANDING FINANCIAL LITERACY
14	SEC. 506. STUDY ON EXPANDING FINANCIAL LITERACY
14 15	SEC. 506. STUDY ON EXPANDING FINANCIAL LITERACY AMONGST DIGITAL COMMODITY HOLDERS.
14 15 16	 SEC. 506. STUDY ON EXPANDING FINANCIAL LITERACY AMONGST DIGITAL COMMODITY HOLDERS. (a) IN GENERAL.—The Commodity Futures Trading
14 15 16 17	 SEC. 506. STUDY ON EXPANDING FINANCIAL LITERACY AMONGST DIGITAL COMMODITY HOLDERS. (a) IN GENERAL.—The Commodity Futures Trading Commission with the Securities and Exchange Commis-
14 15 16 17 18	SEC. 506. STUDY ON EXPANDING FINANCIAL LITERACY AMONGST DIGITAL COMMODITY HOLDERS. (a) IN GENERAL.—The Commodity Futures Trading Commission with the Securities and Exchange Commis- sion shall jointly conduct a study to identify—
14 15 16 17 18 19	 SEC. 506. STUDY ON EXPANDING FINANCIAL LITERACY AMONGST DIGITAL COMMODITY HOLDERS. (a) IN GENERAL.—The Commodity Futures Trading Commission with the Securities and Exchange Commis- sion shall jointly conduct a study to identify— (1) the existing level of financial literacy among
 14 15 16 17 18 19 20 	 SEC. 506. STUDY ON EXPANDING FINANCIAL LITERACY AMONGST DIGITAL COMMODITY HOLDERS. (a) IN GENERAL.—The Commodity Futures Trading Commission with the Securities and Exchange Commission shall jointly conduct a study to identify— (1) the existing level of financial literacy among retail digital commodity holders, including subgroups
 14 15 16 17 18 19 20 21 	 SEC. 506. STUDY ON EXPANDING FINANCIAL LITERACY AMONGST DIGITAL COMMODITY HOLDERS. (a) IN GENERAL.—The Commodity Futures Trading Commission with the Securities and Exchange Commis- sion shall jointly conduct a study to identify— (1) the existing level of financial literacy among retail digital commodity holders, including subgroups of investors identified by the Commodity Futures
 14 15 16 17 18 19 20 21 22 	 SEC. 506. STUDY ON EXPANDING FINANCIAL LITERACY AMONGST DIGITAL COMMODITY HOLDERS. (a) IN GENERAL.—The Commodity Futures Trading Commission with the Securities and Exchange Commission shall jointly conduct a study to identify— (1) the existing level of financial literacy among retail digital commodity holders, including subgroups of investors identified by the Commodity Futures Trading Commission with the Securities and Ex-

ital commodities provided by the Commodity Fu tures Trading Commission and the Securities and
 Exchange Commission;

4 (3) methods to improve coordination between 5 the Securities and Exchange Commission and the 6 Commodity Futures Trading Commission with other 7 agencies, including the Financial Literacy and Edu-8 cation Commission as well as nonprofit organizations 9 and State and local jurisdictions, to better dissemi-10 nate financial literacy materials;

(4) the efficacy of current financial literacy efforts with a focus on rural communities and communities with majority minority populations;

(5) the most useful and understandable relevant
information, including clear disclosures, that retail
digital commodity holders need to make informed financial decisions before engaging with or purchasing
a digital commodity or service that is typically sold
to retail investors of digital commodities;

20 (6) the most effective public-private partner21 ships in providing financial literacy regarding digital
22 commodities to consumers;

(7) the most relevant metrics to measure successful improvement of the financial literacy of an

- individual after engaging with financial literacy ef forts; and
- 3 (8) in consultation with the Financial Literacy
 4 and Education Commission, a strategy (including to
 5 the extent practicable, measurable goals and objec6 tives) to increase financial literacy of investors re7 garding digital commodities.

8 (b) REPORT.—Not later than 1 year after the date 9 of the enactment of this Act, the Commodity Futures Trading Commission and the Securities and Exchange 10 Commission shall jointly submit a written report on the 11 12 study required by subsection (a) to the Committees on Financial Services and on Agriculture of the House of Rep-13 resentatives and the Committees on Banking, Housing, 14 15 and Urban Affairs and on Agriculture, Nutrition, and Forestry of the Senate. 16

17 SEC. 507. STUDY ON FINANCIAL MARKET INFRASTRUCTURE 18 IMPROVEMENTS.

(a) IN GENERAL.—The Commodity Futures Trading
Commission and the Securities and Exchange Commission
shall jointly conduct a study to assess whether additional
guidance or rules are necessary to facilitate the development of tokenized securities and derivatives products, and
to the extent such guidance or rules would foster the development of fair and orderly financial markets, be necessary

or appropriate in the public interest, and be consistent
 with the protection of investors and customers.

- 3 (b) Report.—
- 4 (1) TIME LIMIT.—Not later than 1 year after 5 the date of enactment of this Act, the Commodity 6 Futures Trading Commission and the Securities and 7 Exchange Commission shall jointly submit to the rel-8 evant congressional committees a report that in-9 cludes the results of the study required by sub-10 section (a).
- (2) RELEVANT CONGRESSIONAL COMMITTEES
 DEFINED.—In this section, the term "relevant congressional committees" means—
- 14 (A) the Committees on Financial Services
 15 and on Agriculture of the House of Representa16 tives; and
- 17 (B) the Committees on Banking, Housing,
 18 and Urban Affairs and on Agriculture, Nutri19 tion, and Forestry of the Senate.

20 SEC. 508. STUDY ON BLOCKCHAIN IN PAYMENTS.

- (a) STUDY REQUIRED.—The Secretary of the Treasury shall conduct a study on the potential use of
 blockchain technology by the domestic private sector to address—
- 25 (1) fraud in payments;

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- 1 (2) transaction costs and transaction times;
- 2 (3) automated payments; and
 - (4) efficiency in commercial transactions.

4 (b) REPORT TO CONGRESS.—Not later than one year 5 after the date of enactment of this Act, the Secretary shall 6 submit a report to the Committee on Financial Services 7 of the House of Representatives and the Committee on 8 Banking, Housing, and Urban Affairs of the Senate that 9 summarizes the findings of the study required under sub-10 section (a).

(c) RULE OF CONSTRUCTION.—Nothing in this section shall be construed to mandate the use of blockchain
technology by any public or private entity.

14 SEC. 509. STUDY ON ILLICIT USE OF DIGITAL ASSETS.

(a) IN GENERAL.—One year after the date of the enactment of this Act, the Secretary of the Treasury, in consultation with the Securities and Exchange Commission
and the Commodity Futures Trading Commission, shall
conduct a comprehensive review of how Foreign Terrorist
Organizations and Transnational Criminal Syndicates utilize digital assets in connection with illicit activities.

(b) REPORT.—Not later than 180 days after completing the review under subsection (a), the Secretary of
the Treasury shall issue a report to the Committees on
Agriculture and on Financial Services of the House of

Representatives and the Committees on Agriculture, Nu trition, and Forestry and on Banking, Housing, and
 Urban Affairs of the Senate on the findings of the Sec retary, including—

5 (1) an assessment of how Foreign Terrorist Or6 ganizations and Transnational Criminal Syndicates
7 utilize digital assets in connection with illicit activi8 ties; and

9 (2) recommendations to assist the Securities 10 and Exchange Commission and the Commodity Fu-11 tures Trading Commission in strengthening compli-12 ance and enforcement of digital assets-related enti-13 ties registered with their respective agencies.

14 SEC. 510. GAO STUDY ON CERTAIN CENTRALIZED INTER-

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MEDIARIES THAT ARE PRIMARILY LOCATED IN FOREIGN JURISDICTIONS.

17 (a) IN GENERAL.—The Comptroller General of the
18 United States, in consultation with the Secretary of the
19 Treasury, shall conduct a study to—

(1) assess the risks posed by centralized intermediaries that are primarily located in foreign jurisdictions that provide services to U.S. persons without regulatory requirements that are substantially
similar to the requirements of the Bank Secrecy Act;
and

(2) provide any regulatory or legislative rec ommendations to address these risks under para graph (1).

4 (b) REPORT.—Not later than 1 year after the date 5 of enactment of this Act, the Comptroller General shall 6 issue a report to Congress containing all findings and de-7 terminations made in carrying out the study required 8 under subsection (a).

9 SEC. 511. STUDIES ON FOREIGN ADVERSARY PARTICIPA-10 TION.

(a) IN GENERAL.—The Secretary of the Treasury, in
consultation with the Commodity Futures Trading Commission and the Securities and Exchange Commission,
shall, not later than 1 year after date of the enactment
of this section, conduct a study and submit a report to
the relevant congressional committees that—

17 (1) identifies any digital commodity registrants
18 which are owned by governments of foreign adver19 saries;

20 (2) determines whether any governments of for21 eign adversaries are collecting trading data about
22 United States persons in the digital commodity mar23 kets; and

24 (3) evaluates whether any proprietary intellec-25 tual property of digital commodity registrants is

1	being misused or stolen by any governments of for-
2	eign adversaries.
3	(b) GAO STUDY AND REPORT.—
4	(1) IN GENERAL.—The Comptroller General
5	shall, not later than 1 year after date of the enact-
6	ment of this section, conduct a study and submit a
7	report to the relevant congressional committees
8	that—
9	(A) identifies any digital commodity reg-
10	istrants which are owned by governments of
11	foreign adversaries;
12	(B) determines whether any governments
13	of foreign adversaries are collecting trading
14	data about United States persons in the digital
15	commodity markets; and
16	(C) evaluates whether any proprietary in-
17	tellectual property of digital commodity reg-
18	istrants is being misused or stolen by any gov-
19	ernments of foreign adversaries.
20	(c) DEFINITIONS.—In this section:
21	(1) DIGITAL COMMODITY REGISTRANT.—The
22	term "digital commodity registrant" means any per-
23	son required to register as a digital commodity ex-
24	change, digital commodity broker, or digital com-
25	modity dealer under the Commodity Exchange Act.

1	(2) Foreign adversaries.—The term "for-
2	eign adversaries" means the foreign governments
3	and foreign non-government persons determined by
4	the Secretary of Commerce to be foreign adversaries
5	under section 7.4(a) of title 15, Code of Federal
6	Regulations.
7	(3) Relevant congressional commit-
8	TEES.—The term "relevant congressional commit-
9	tees" means—
10	(A) the Committees on Financial Services
11	and Agriculture of the House of Representa-
12	tives; and
13	(B) the Committees on Banking, Housing,
14	and Urban Affairs and Agriculture, Nutrition,
14 15	and Urban Affairs and Agriculture, Nutrition, and Forestry of the Senate.
15	and Forestry of the Senate.
15 16	and Forestry of the Senate. SEC. 512. CONFORMING AMENDMENTS.
15 16 17	and Forestry of the Senate. SEC. 512. CONFORMING AMENDMENTS. The GENIUS Act is amended—
15 16 17 18	and Forestry of the Senate. SEC. 512. CONFORMING AMENDMENTS. The GENIUS Act is amended— (1) in section 2, by amending paragraph (7) to
15 16 17 18 19	and Forestry of the Senate. SEC. 512. CONFORMING AMENDMENTS. The GENIUS Act is amended— (1) in section 2, by amending paragraph (7) to read as follows:
15 16 17 18 19 20	and Forestry of the Senate. SEC. 512. CONFORMING AMENDMENTS. The GENIUS Act is amended— (1) in section 2, by amending paragraph (7) to read as follows: "(7) DIGITAL ASSET SERVICE PROVIDER.—The
 15 16 17 18 19 20 21 	and Forestry of the Senate. SEC. 512. CONFORMING AMENDMENTS. The GENIUS Act is amended— (1) in section 2, by amending paragraph (7) to read as follows: "(7) DIGITAL ASSET SERVICE PROVIDER.—The term 'digital asset service provider' means any entity
 15 16 17 18 19 20 21 22 	and Forestry of the Senate. SEC. 512. CONFORMING AMENDMENTS. The GENIUS Act is amended— (1) in section 2, by amending paragraph (7) to read as follows: "(7) DIGITAL ASSET SERVICE PROVIDER.—The term 'digital asset service provider' means any entity registered or required to be registered with the Secu-

1 (A) by amending paragraph (3) to read as 2 follows:

3 "(3) MONTHLY CERTIFICATION; EXAMINATION
4 OF REPORTS BY REGISTERED PUBLIC ACCOUNTING
5 FIRM.—

6 "(A) IN GENERAL.—A permitted payment 7 stablecoin issuer shall, each month, have the in-8 formation disclosed in the previous month-end 9 report required under paragraph (1)(C) exam-10 ined by a registered public accounting firm and 11 such examination shall be performed in accord-12 ance with standards for attestation engage-13 ments issued or adopted by the primary Federal 14 payment stablecoin regulator or, in the case of 15 a State qualified payment stablecoin issuer, the 16 State payment stablecoin regulator.

17 "(B) CERTIFICATION.—Each month, the 18 Chief Executive Officer and Chief Financial Of-19 ficer of a permitted payment stablecoin issuer 20 shall submit to, as applicable, the primary Fed-21 eral payment stablecoin regulator or, in the 22 case of a State qualified payment stablecoin 23 issuer, the State payment stablecoin regulator, 24 a certification that, based on such officers'

1	knowledge, the previous monthly report re-
2	quired under paragraph (1)(C)—
3	"(i) does not contain any untrue
4	statement of material fact or omit to state
5	a material fact necessary in order to make
6	the statements made, in light of the cir-
7	cumstances under which such statements
8	were made, not misleading; and
9	"(ii) fairly presented in all material
10	respects the information required under
11	paragraph $(1)(C)$ for the period presented
12	in such report.
13	"(C) CRIMINAL PENALTY.—Any person
14	who submits a certification required under sub-
15	paragraph (B) knowing that such certification
16	is false shall be subject to the same criminal
17	penalties as those set forth under section
18	1350(c) of title 18, United States Code.
19	"(D) INTERNAL CONTROLS OVER PER-
20	MITTED PAYMENT STABLECOIN ISSUER'S RE-
21	QUIREMENTS.—
22	"(i) IN GENERAL.—Management of a
23	permitted payment stablecoin issuer shall
24	establish and maintain an adequate inter-
25	nal control structure and procedures for
	*

1	the requirements under this paragraph and
2	paragraphs (1) and (2) in accordance with
3	a framework determined acceptable by the
4	primary Federal payment stablecoin regu-
5	lator or, in the case of a State qualified
6	payment stablecoin issuer, the State pay-
7	ment stablecoin regulator.
8	"(ii) Attestation report.—A per-
9	mitted payment stablecoin issuer shall ob-
10	tain an annual attestation report by an
11	independent registered public accounting
12	firm attesting to management's assertions
13	concerning the effectiveness of the internal
14	control structure and procedures for com-
15	pliance with the requirements described in
16	this paragraph and paragraphs (1) and
17	(2). Such attestation shall be made in ac-
18	cordance with standards for attestation en-
19	gagements issued or adopted by the pri-
20	mary Federal payment stablecoin regulator
21	or, in the case of a State qualified payment
22	stablecoin issuer, the State payment
23	stablecoin regulator."; and
24	(B) by amending paragraph (12) to read
25	as follows:

1	"(12) Non-financial companies.—
2	"(A) PROHIBITION ON NON-FINANCIAL
3	COMPANY OWNERSHIP.—It shall be unlawful for
4	a company that derives a majority of its reve-
5	nues from activities that are not financial ac-
6	tivities to retain or acquire control of a
7	nonbank entity that is—
8	"(i) a Federal qualified payment
9	stablecoin issuer; or
10	"(ii) a State qualified payment
11	stablecoin issuer.
12	"(B) FINANCIAL ACTIVITIES DEFINED.—
13	"(i) IN GENERAL.—In this paragraph,
14	the term 'financial activities' means—
15	"(I) a financial activity, within
16	the meaning of section 4(k) of the
17	Bank Holding Company Act of 1956
18	(12 U.S.C. 1843(k));
19	"(II) issuing, redeeming, pro-
20	viding custodial or safekeeping serv-
21	ices for, buying, selling, making a
22	market in, or managing a reserve for
23	payment stablecoins;
24	"(III) providing electronic wallet
25	services for payment stablecoins; or

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1	"(IV) an activity determined by
2	the Board to be a financial activity
3	pursuant to clause (ii).
4	"(ii) Establishing additional fi-
5	NANCIAL ACTIVITIES.—Not later than 180
6	days after the date of enactment of the
7	CLARITY Act of 2025, the Board, in con-
8	sultation with the Secretary of the Treas-
9	ury and the Comptroller, shall issue rules,
10	consistent with the purposes of this Act, to
11	establish—
12	"(I) a list of additional activities
13	that are financial activities for pur-
14	poses of clause (i), including applica-
15	ble digital asset activities that are fi-
16	nancial activities; and
17	"(II) a streamlined procedure for
18	a nonbank entity to submit an activity
19	to the Board for purposes of the
20	Board determining whether such ac-
21	tivity should be added to the list of
22	additional activities that are financial
23	activities for purposes of clause (i).";
24	and
25	(3) by adding at the end the following:

1 "SEC. 21. COMMODITY-BACKED PAYMENT STABLECOINS.

2 "(a) RULE OF CONSTRUCTION.—Nothing in this Act
3 shall be construed to prohibit or limit a commodity-backed
4 payment stablecoin issuer from issuing a commodity5 backed payment stablecoin in accordance with regulations
6 established by a State commodity-backed payment
7 stablecoin regulator.

8 "(b) PRESERVATION OF FEDERAL AUTHORITY.— 9 Nothing in this section shall be construed to alter or limit 10 the jurisdiction of the Commodity Futures Trading Com-11 mission over any matter within the Commission's author-12 ity under applicable law.

13 "(c) DEFINITIONS.—For purposes of this section:

14 "(1) COMMODITY-BACKED PAYMENT
15 STABLECOIN.—The term 'commodity-backed pay16 ment stablecoin' means a digital asset—

17 "(A) that is, or is designed to be, used as18 a means of payment or settlement;

19 "(B) that is denominated in a highly liq20 uid, publicly traded physical commodity, such
21 as gold;

"(C) the issuer of which is obligated to—
"(i) convert, redeem, or repurchase
for a fixed amount of the denominated
highly liquid, publicly traded physical commodity; and

1	"(ii) custody or cause to be custodied,
2	for the benefit of the holders of the pay-
3	ment stablecoin, an amount of the physical
4	commodity equal to or greater than the
5	total amount of outstanding payment
6	stablecoins, for the purpose of converting,
7	redeeming, or repurchasing the digital
8	asset; and
9	"(D) that is not—
10	"(i) a security issued by—
11	"(I) an investment company reg-
12	istered under section 8(a) of the In-
13	vestment Company Act of 1940 (15
14	U.S.C. 80a–8(a)); or
15	"(II) a person that would be an
16	investment company under the Invest-
17	ment Company Act of 1940 but for
18	paragraphs (1) and (7) of section $3(c)$
19	of that Act (15 U.S.C. 80a-3(c));
20	"(ii) a deposit (as defined under sec-
21	tion 3 of the Federal Deposit Insurance
22	Act (12 U.S.C. 1813)), regardless of the
23	technology used to record such deposit;
24	"(iii) an account (as defined in section
25	101 of the Federal Credit Union Act (12)

1	U.S.C. 1752)), regardless of the technology
2	used to record such account; or
3	"(iv) an interest or participation in a
4	commodity pool (as defined in section
5	1a(10) of the Commodity Exchange Act (7
6	U.S.C. 1a)).
7	((2) Commodity-backed payment
8	STABLECOIN ISSUER.—The term 'commodity-backed
9	payment stablecoin issuer' means—
10	"(A) an entity that issues a commodity-
11	backed payment stablecoin; and
12	"(B) an entity that is approved to issue
13	such commodity-backed payment stablecoins by
14	a State commodity-backed payment stablecoin
15	regulator.
16	"(3) Physical commodity.—The term 'phys-
17	ical commodity' means any exempt commodity (as
18	defined in section $1a(21)$ of the Commodity Ex-
19	change Act (7 U.S.C. 1a)) which can be physically
20	delivered.
21	"(4) STATE COMMODITY-BACKED PAYMENT
22	STABLECOIN REGULATOR.—The term 'State com-
23	modity-backed payment stablecoin regulator' means
24	a State agency that has primary regulatory and su-

1	pervisory authority over entities that issue com-
2	modity-backed payment stablecoins in such State.
3	"SEC. 22. PROTECTION OF SELF-CUSTODY.
4	"(a) IN GENERAL.—A United States individual shall
5	retain the right to—
6	"(1) maintain a hardware wallet or software
7	wallet for the purpose of facilitating the individual's
8	own lawful custody of digital assets; and
9	"(2) engage in direct, peer-to-peer transactions
10	in digital assets with another individual or entity for
11	the individual's own lawful purposes using a hard-
12	ware wallet or software wallet, if—
13	"(A) such other individual or entity is not
14	a financial institution (as defined in section
15	5312 of title 31, United States Code); and
16	"(B) the transactions do not involve any
17	property or interests in property that are
18	blocked pursuant to, or are otherwise prohibited
19	by, United States sanctions.
20	"(b) Application.—This section—
21	"(1) applies solely to personal use by individ-
22	uals; and
23	((2) does not apply to individuals acting in a
24	custodial or fiduciary capacity for others.

1 "(c) RULE OF CONSTRUCTION.—Nothing in this sec-2 tion shall be construed to limit the authority of the Sec-3 retary of the Treasury, the Securities and Exchange Com-4 mission, the Commodity Futures Trading Commission, or 5 the primary Federal payment stablecoin regulators to 6 carry out any enforcement action or special measure au-7 thorized under applicable law, including—

8 "(1) the Bank Secrecy Act, section 9714 of the
9 Combating Russian Money Laundering Act (31
10 U.S.C. 5318A note), and section 7213A of the
11 Fentanyl Sanctions Act (21 U.S.C. 2313a); or

12 "(2) any other law relating to illicit finance,
13 money laundering, terrorism financing, or United
14 States sanctions.".

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