it was an entity described in subparagraph (A) or (B) of paragraph (1) at all times during the period beginning on September 6, 2008, and ending on the date of the sale or exchange of the preferred stock.

(d) Special rule for certain property not held on September 6, 2008

The Secretary of the Treasury or the Secretary's delegate may extend the application of this section to all or a portion of the gain or loss from a sale or exchange in any case where-

- (1) an applicable financial institution sells or exchanges applicable preferred stock after September 6, 2008, which the applicable financial institution did not hold on such date, but the basis of which in the hands of the applicable financial institution at the time of the sale or exchange is the same as the basis in the hands of the person which held such stock on such date, or
- (2) the applicable financial institution is a partner in a partnership which-
 - (A) held such stock on September 6, 2008, and later sold or exchanged such stock, or
- (B) sold or exchanged such stock during the period described in subsection (b)(2)(B).

(e) Regulatory authority

The Secretary of the Treasury or the Secretary's delegate may prescribe such guidance, rules, or regulations as are necessary to carry out the purposes of this section.

This section shall apply to sales or exchanges occurring after December 31, 2007, in taxable years ending after such date.

(Pub. L. 110-343, div. A, title III, §301, Oct. 3, 2008, 122 Stat. 3802.)

REFERENCES IN TEXT

The Federal National Mortgage Association Charter Act, referred to in subsec. (b)(1)(A), is title III of act June 27, 1934, ch. 847, 48 Stat. 1252, which is classified generally to subchapter III (§1716 et seq.) of chapter 13 of this title. For complete classification of this Act to the Code, see Short Title note set out under section 1716 of this title and Tables.

The Federal Home Loan Mortgage Corporation Act, referred to in subsec. (b)(1)(B), is title III of Pub. L. 91-351, July 24, 1970, 84 Stat. 451, which is classified generally to chapter 11A (§1451 et seq.) of this title. For complete classification of this Act to the Code, see Short Title and Statement of Purpose note set out under section 1451 of this title and Tables.

CHAPTER 53—WALL STREET REFORM AND CONSUMER PROTECTION

Sec. 5301. Definitions. 5302 Severability.

5303 Antitrust savings clause.

SUBCHAPTER I—FINANCIAL STABILITY

5311. Definitions.

PART A-FINANCIAL STABILITY OVERSIGHT COUNCIL

5321. Financial Stability Oversight Council established.

5322 Council authority.

Authority to require supervision and regula-5323. tion of certain nonbank financial companies

Sec. 5324. Registration of nonbank financial companies supervised by the Board of Governors.

5325 Enhanced supervision and prudential standards for nonbank financial companies supervised by the Board of Governors and certain bank holding companies.

5326 Reports.

Treatment of certain companies that cease to 5327.be bank holding companies.

5328. Council funding.

Resolution of supervisory jurisdictional dis-5329. putes among member agencies.

Additional standards applicable to activities 5330. or practices for financial stability purposes. Mitigation of risks to financial stability. 5331.

5332. GAO audit of Council.

5333. Study of the effects of size and complexity of financial institutions on capital market efficiency and economic growth.

PART B-OFFICE OF FINANCIAL RESEARCH

5341. Definitions.

5342. Office of Financial Research established.

5343. Purpose and duties of the Office.

Organizational structure; responsibilities of 5344. primary programmatic units.

5345. Funding.

5346. Transition oversight.

-ADDITIONAL BOARD OF GOVERNORS AUTHORITY PART C-FOR CERTAIN NONBANK FINANCIAL COMPANIES AND BANK HOLDING COMPANIES

5361 Reports by and examinations of nonbank financial companies by the Board of Governors.

5362. Enforcement.

5363. Acquisitions.

5364. Prohibition against management interlocks between certain financial companies.

5365. Enhanced supervision and prudential standards for nonbank financial companies supervised by the Board of Governors and certain bank holding companies.

5366. Early remediation requirements.

5367. Affiliations.

5368. Regulations

5369. Avoiding duplication.

5370. Safe harbor. 5371.

Leverage and risk-based capital requirements.

Rule of construction. 5372

International policy coordination. 5373.

5374. Rule of construction.

SUBCHAPTER II—ORDERLY LIQUIDATION AUTHORITY

5381. Definitions.

5382. Judicial review.

Systemic risk determination. 5383.

5384. Orderly liquidation of covered financial com-

5385. Orderly liquidation of covered brokers and dealers.

5386. Mandatory terms and conditions for all orderly liquidation actions.

5387. Directors not liable for acquiescing in appointment of receiver.

5388 Dismissal and exclusion of other actions.

5389. Rulemaking; non-conflicting law. 5390 Powers and duties of the Corporation.

5391. Inspector General reviews

Prohibition of circumvention and prevention 5392. of conflicts of interest.

Ban on certain activities by senior executives 5393. and directors.

Prohibition on taxpayer funding.

SUBCHAPTER III—TRANSFER OF POWERS TO THE COMPTROLLER OF THE CURRENCY, THE COR-PORATION, AND THE BOARD OF GOVERNORS

Purposes

5516.

5517.

5518.

Other banks, savings associations, and credit

Unions.

Limitations on authorities of the Bureau; preservation of authorities.

Authority to restrict mandatory pre-dispute arbitration.

Sec.		Sec.	
5402.	Definition.	5519.	Exclusion for auto dealers.
PART A—TRANSFER OF POWERS AND DUTIES			PART C—SPECIFIC BUREAU AUTHORITIES
5411. 5412.	Transfer date. Powers and duties transferred.	5531.	Prohibiting unfair, deceptive, or abusive acts or practices.
5413.	Abolishment.	5532.	Disclosures.
5414.	Savings provisions.	5533.	Consumer rights to access information.
5415.	References in Federal law to Federal banking	5534.	Response to consumer complaints and inquir-
5416.	agencies. Contracting and leasing authority.	5535.	ies. Private Education Loan Ombudsman.
	PART B—TRANSITIONAL PROVISIONS	5536.	Prohibited acts.
= 101		5537.	Senior investor protections.
5431.	Interim use of funds, personnel, and property of the Office of Thrift Supervision.	5538.	Mortgage loans; rulemaking procedures; enforcement.
5432. 5433.	Transfer of employees. Property transferred.		PART D—PRESERVATION OF STATE LAW
5434.	Funds transferred.	5551.	Relation to State law.
5435.	Disposition of affairs.	5552.	Preservation of enforcement powers of
5436.	Continuation of services.		States.
5437.	Implementation plan and reports.	5553.	Preservation of existing contracts.
	PART C—OTHER MATTERS		PART E—ENFORCEMENT POWERS
5451. 5452.	Branching. Office of Minority and Women Inclusion.	5561.	Definitions.
	-	5562. 5563.	Investigations and administrative discovery. Hearings and adjudication proceedings.
SUB	CHAPTER IV—PAYMENT, CLEARING, AND SETTLEMENT SUPERVISION	5564.	Litigation authority.
		5565.	Relief available.
5461.	Findings and purposes.	5566.	Referrals for criminal proceedings.
5462. 5463.	Definitions. Designation of systemic importance.	5567.	Employee protection.
5464.	Standards for systemically important finan-	PART	F-Transfer of Functions and Personnel;
	cial market utilities and payment, clearing,		TRANSITIONAL PROVISIONS
5465.	or settlement activities. Operations of designated financial market	5581.	Transfer of consumer financial protection functions.
	utilities.	5582.	Designated transfer date.
5466.	Examination of and enforcement actions	5583.	Savings provisions.
	against designated financial market utilities.	5584.	Transfer of certain personnel.
5467.	Examination of and enforcement actions	5585.	Incidental transfers.
0101.	against financial institutions subject to	5586.	Interim authority of the Secretary.
	standards for designated activities.	5587.	Transition oversight.PART G—REGULATORY IMPROVEMENTS
5468.	Requests for information, reports, or records.	5601.	Remittance transfers.
5469. 5470.	Rulemaking. Other authority.	5602.	Reverse mortgage study and regulations.
5470. 5471.	Consultation.	5603.	Review, report, and program with respect to
5472.	Common framework for designated clearing	exchange facilitators.	
entity risk management.		SUBCHAPTER VI—FEDERAL RESERVE SYSTEM	
SU	JBCHAPTER V—BUREAU OF CONSUMER		PROVISIONS
	FINANCIAL PROTECTION	5611.	Liquidity event determination. Emergency financial stabilization.
5481.	Definitions.	5612. 5613.	Additional related matters.
PART A	A—BUREAU OF CONSUMER FINANCIAL PROTECTION	5614.	Exercise of Federal Reserve authority.
5491.	Establishment of the Bureau of Consumer Fi-		BCHAPTER VII—IMPROVING ACCESS TO
5400	nancial Protection.		AINSTREAM FINANCIAL INSTITUTIONS
5492. 5493.	Executive and administrative powers. Administration.	5621. 5622.	Purpose. Definitions.
5494.	Consumer Advisory Board.	5623.	Expanded access to mainstream financial in-
5495.	Coordination.	5025.	stitutions.
5496.	Appearances before and reports to Congress.	5624.	Low-cost alternatives to small dollar loans.
5496a.	Annual audits.	5625.	Procedural provisions.
5496b. 5497.	GAO study of financial regulations. Funding; penalties and fines.	5626. 5627.	Authorization of appropriations. Regulations.
	571	5628.	Evaluation and reports to Congress.
	PART B—GENERAL POWERS OF THE BUREAU	0020.	SUBCHAPTER VIII—MISCELLANEOUS
5511. 5512.	Purpose, objectives, and functions. Rulemaking authority.	5641.	Enhanced compensation structure reporting.
5513.	Review of Bureau regulations.		
5514.	Supervision of nondepository covered persons.	§ 5301. Definitions	
5515.	Supervision of very large banks, savings asso-	As used in this Act, the following definitions	
FF10	ciations, and credit unions.		apply, except as the context otherwise re-
5516	Other banks, savings associations, and credit	uunes	or as conterwise specifically provided in

shall apply, except as the context otherwise requires or as otherwise specifically provided in this Act:

(1) Affiliate

The term "affiliate" has the same meaning as in section 1813 of this title.