of S. Con. Res¹ 21 (110th Congress), the concurrent resolution on the budget for fiscal year 2008 and rescissions of any amounts provided in this chapter shall not be counted for purposes of budget enforcement.

(Pub. L. 110-343, div. A, title II, §204, Oct. 3, 2008, 122 Stat. 3801.)

References in Text

This chapter, referred to in text, was in the original "this Act" and was translated as reading "this division", meaning div. A of Pub. L. 110-343, Oct. 3, 2008, 122 Stat. 3765, known as the Emergency Economic Stabilization Act of 2008, to reflect the probable intent of Congress. For complete classification of division A to the Code, see Short Title note set out under section 5201 of this title and Tables.

S. Con. Res. 21 (110th Congress), referred to in text, is S. Con. Res. 21, May 17, 2007, 121 Stat. 2590, which is not classified to the Code.

SUBCHAPTER III—TAX PROVISIONS

§ 5261. Gain or loss from sale or exchange of certain preferred stock

(a) In general

For purposes of title 26, gain or loss from the sale or exchange of any applicable preferred stock by any applicable financial institution shall be treated as ordinary income or loss.

(b) Applicable preferred stock

For purposes of this section, the term "applicable preferred stock" means any stock—

(1) which is preferred stock in-

- (A) the Federal National Mortgage Association, established pursuant to the Federal National Mortgage Association Charter Act (12 U.S.C. 1716 et seq.), or
- (B) the Federal Home Loan Mortgage Corporation, established pursuant to the Federal Home Loan Mortgage Corporation Act (12 U.S.C. 1451 et seq.), and

(2) which-

- (A) was held by the applicable financial institution on September 6, 2008, or
- (B) was sold or exchanged by the applicable financial institution on or after January 1, 2008, and before September 7, 2008.

(c) Applicable financial institution

For purposes of this section:

(1) In general

Except as provided in paragraph (2), the term "applicable financial institution" means—

- (A) a financial institution referred to in section 582(c)(2) of title 26, or
- (B) a depository institution holding company (as defined in section 1813(w)(1) of this title).

(2) Special rules for certain sales

In the case of—

(A) a sale or exchange described in subsection (b)(2)(B), an entity shall be treated as an applicable financial institution only if it was an entity described in subparagraph (A) or (B) of paragraph (1) at the time of the sale or exchange, and

(B) a sale or exchange after September 6, 2008, of preferred stock described in subsection (b)(2)(A), an entity shall be treated as an applicable financial institution only if 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.

(f) Effective date

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.

¹ So in original. Probably should be followed by a period.

Sec.		Sec.	
5322.	Council authority.	5394.	Prohibition on taxpayer funding.
5323.	Authority to require supervision and regula- tion of certain nonbank financial compa- nies.	COME	APTER III—TRANSFER OF POWERS TO THE PARTIES OF THE CURRENCY, THE COR-
5324.	Registration of nonbank financial companies		TION, AND THE BOARD OF GOVERNORS
5325.	supervised by the Board of Governors. Enhanced supervision and prudential stand-	5401. 5402.	Purposes. Definition.
<i>5</i> 525.	ards for nonbank financial companies su-		
	pervised by the Board of Governors and cer-	Ρ.	ART A—TRANSFER OF POWERS AND DUTIES
5000	tain bank holding companies.	5411.	Transfer date.
5326. 5327.	Reports. Treatment of certain companies that cease to	5412. 5413.	Powers and duties transferred. Abolishment.
0021.	be bank holding companies.	5414.	Savings provisions.
5328.	Council funding.	5415.	References in Federal law to Federal banking
5329.	Resolution of supervisory jurisdictional disputes among member agencies.	5416.	agencies.
5330.	Additional standards applicable to activities	9410.	Contracting and leasing authority.
5331.	or practices for financial stability purposes. Mitigation of risks to financial stability.	= 404	PART B—TRANSITIONAL PROVISIONS
5332.	GAO audit of Council.	5431.	Interim use of funds, personnel, and property of the Office of Thrift Supervision.
5333.	Study of the effects of size and complexity of	5432.	Transfer of employees.
	financial institutions on capital market efficiency and economic growth.	5433.	Property transferred.
		5434.	Funds transferred.
	PART B—OFFICE OF FINANCIAL RESEARCH	5435. 5436.	Disposition of affairs. Continuation of services.
5341.	Definitions.	5437.	Implementation plan and reports.
5342. 5343.	Office of Financial Research established. Purpose and duties of the Office.		PART C—OTHER MATTERS
5344.	Organizational structure; responsibilities of	F 4 F 1	
	primary programmatic units.	5451. 5452.	Branching. Office of Minority and Women Inclusion.
5345.	Funding.		CHAPTER IV—PAYMENT, CLEARING, AND
5346.	Transition oversight.	БОВС	SETTLEMENT SUPERVISION
	C—ADDITIONAL BOARD OF GOVERNORS AUTHORITY CERTAIN NONBANK FINANCIAL COMPANIES AND	5461.	Findings and purposes.
	HOLDING COMPANIES	5462.	Definitions.
5361.	Reports by and examinations of nonbank fi-	5463.	Designation of systemic importance.
	nancial companies by the Board of Governors.	5464.	Standards for systemically important financial market utilities and payment, clearing, or settlement activities.
5362. 5363.	Enforcement. Acquisitions.	5465.	Operations of designated financial market
5364.	Prohibition against management interlocks	5466.	utilities. Examination of and enforcement actions
5365.	between certain financial companies. Enhanced supervision and prudential stand-	0100.	against designated financial market utili-
0000.	ards for nonbank financial companies su-	5467.	ties. Examination of and enforcement actions
	pervised by the Board of Governors and cer-	5101.	against financial institutions subject to
5366.	tain bank holding companies. Early remediation requirements.		standards for designated activities.
5367.	Affiliations.	5468.	Requests for information, reports, or records.
5368.	Regulations.	5469. 5470.	Rulemaking. Other authority.
5369. 5370.	Avoiding duplication. Safe harbor.	5471.	Consultation.
5370. 5371.	Leverage and risk-based capital require-	5472.	Common framework for designated clearing
	ments.		entity risk management.
5372.	Rule of construction.	SU	JBCHAPTER V—BUREAU OF CONSUMER
5373. 5374.	International policy coordination. Rule of construction.		FINANCIAL PROTECTION
	UBCHAPTER II—ORDERLY LIQUIDATION	5481.	Definitions.
	AUTHORITY	Part A	—Bureau of Consumer Financial Protection
5381.	Definitions.	5491.	Establishment of the Bureau of Consumer Fi-
5382.	Judicial review.	5492.	nancial Protection. Executive and administrative powers.
5383. 5384.	Systemic risk determination. Orderly liquidation of covered financial com-	5492. 5493.	Administration.
5501.	panies.	5494.	Consumer Advisory Board.
5385.	Orderly liquidation of covered brokers and	5495.	Coordination.
5386.	dealers. Mandatory terms and conditions for all or-	5496. 5496a.	Appearances before and reports to Congress. Annual audits.
5500.	derly liquidation actions.	5496b.	GAO study of financial regulations.
5387.	Directors not liable for acquiescing in ap-	5497.	Funding; penalties and fines.
5388.	pointment of receiver. Dismissal and exclusion of other actions.	P	ART B—GENERAL POWERS OF THE BUREAU
5389.	Rulemaking; non-conflicting law.	5511.	Purpose, objectives, and functions.
5390.	Powers and duties of the Corporation.	5512.	Rulemaking authority.
5391. 5392.	Inspector General reviews. Prohibition of circumvention and prevention	5513. 5514.	Review of Bureau regulations. Supervision of nondepository covered per-
0034.	of conflicts of interest.	JJ14.	supervision of nondepository covered persons.
5393.	Ban on certain activities by senior executives and directors.	5515.	Supervision of very large banks, savings associations, and credit unions.

Sec.			
5516.	Other banks, savings associations, and credit		
0010.	unions.		
5517.	Limitations on authorities of the Bureau;		
	preservation of authorities.		
5518.	Authority to restrict mandatory pre-dispute		
	arbitration.		
5519.	Exclusion for auto dealers.		
	PART C—SPECIFIC BUREAU AUTHORITIES		
5531.	Prohibiting unfair, deceptive, or abusive acts		
0001.	or practices.		
5532.	Disclosures.		
5533.	Consumer rights to access information.		
5534.	Response to consumer complaints and inquir-		
EEOE	ies.		
5535. 5536.	Private Education Loan Ombudsman.		
5537.	Prohibited acts. Senior investor protections.		
5538.	Mortgage loans; rulemaking procedures; en-		
	forcement.		
	PART D—PRESERVATION OF STATE LAW		
5551.	Relation to State law.		
5552.	Preservation of enforcement powers of States.		
5553.	Preservation of existing contracts.		
0000.	<u> </u>		
	PART E—ENFORCEMENT POWERS		
5561.	Definitions.		
5562.	Investigations and administrative discovery.		
5563.			
5564.	· · ·		
5565.	Relief available.		
5566. 5567.	Referrals for criminal proceedings. Employee protection.		
Part	F—Transfer of Functions and Personnel; Transitional Provisions		
5581.	Transfer of consumer financial protection		
	functions.		
5582.	Designated transfer date.		
5583.	Savings provisions.		
5584.	Transfer of certain personnel.		
5585.	Incidental transfers.		
5586.	Interim authority of the Secretary.		
5587.	Transition oversight.PART G—REGULATORY IMPROVEMENTS		
5601.	Remittance transfers.		
5602.	Reverse mortgage study and regulations.		
5603.	Review, report, and program with respect to		
	exchange facilitators.		
SUBCI	HAPTER VI—FEDERAL RESERVE SYSTEM PROVISIONS		
5611.	Liquidity event determination.		
5612.	Emergency financial stabilization.		
5613.	Additional related matters.		
5614.	Exercise of Federal Reserve authority.		
	BCHAPTER VII—IMPROVING ACCESS TO		
$\mathbf{M}A$	AINSTREAM FINANCIAL INSTITUTIONS		

5623.	Expanded access to mainstream financial in stitutions.
5624.	Low-cost alternatives to small dollar loans.
5625.	Procedural provisions.
5626.	Authorization of appropriations.

5627 Regulations.

Purpose.

Definitions

5621

5622

5628 Evaluation and reports to Congress.

SUBCHAPTER VIII—MISCELLANEOUS

5641. Enhanced compensation structure reporting.

§ 5301. Definitions

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

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

(2) Appropriate Federal banking agency

On and after the transfer date, the term "appropriate Federal banking agency" has the same meaning as in section 1813(q) of this title, as amended by title III.1

(3) Board of Governors

The term "Board of Governors" means the Board of Governors of the Federal Reserve System.

(4) Bureau

The term "Bureau" means the Bureau of Consumer Financial Protection established under title X.1

(5) Commission

The term "Commission" means the Securities and Exchange Commission, except in the context of the Commodity Futures Trading Commission.

(6) Commodity futures terms

The terms "futures commission merchant", "swap", "swap dealer", "swap execution facility", "derivatives clearing organization", "board of trade", "commodity trading advisor", "commodity pool", and "commodity pool operator" have the same meanings as given the terms in section 1a of the Commodity Exchange Act (7 U.S.C. 1 et seq.) [7 U.S.C. 1a].

(7) Corporation

The term "Corporation" means the Federal Deposit Insurance Corporation.

(8) Council

The term "Council" means the Financial Stability Oversight Council established under subchapter I.

(9) Credit union

The term "credit union" means a Federal credit union, State credit union, or Statechartered credit union, as those terms are defined in section 1752 of this title.

(10) Federal banking agency

(A) "Federal banking agency" means, individually, the Board of Governors, the Office of the Comptroller of the Currency, and the Corporation; and

(B) "Federal banking agencies" means all of the agencies referred to in subparagraph (A), collectively.

(11) Functionally regulated subsidiary

The term "functionally regulated subsidiary" has the same meaning as in section 1844(c)(5) of this title.

(12) Primary financial regulatory agency

The term "primary financial regulatory agency" means-

¹ See References in Text note below.