114TH CONGRESS 1ST SESSION

H.R. 26

AN ACT

To extend the termination date of the Terrorism Insurance Program established under the Terrorism Risk Insurance Act of 2002, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- ${\it 2\ tives\ of\ the\ United\ States\ of\ America\ in\ Congress\ assembled},$

1 SECTION 1. SHORT TITLE AND TABLE OF CONTENTS.

- 2 (a) SHORT TITLE.—This Act may be cited as the
- 3 "Terrorism Risk Insurance Program Reauthorization Act
- 4 of 2015".
- 5 (b) Table of Contents for
- 6 this Act is as follows:
 - Sec. 1. Short title and table of contents.

TITLE I—EXTENSION OF TERRORISM INSURANCE PROGRAM

- Sec. 101. Extension of Terrorism Insurance Program.
- Sec. 102. Federal share.
- Sec. 103. Program trigger.
- Sec. 104. Recoupment of Federal share of compensation under the program.
- Sec. 105. Certification of acts of terrorism; consultation with Secretary of Homeland Security.
- Sec. 106. Technical amendments.
- Sec. 107. Improving the certification process.
- Sec. 108. GAO study.
- Sec. 109. Membership of Board of Governors of the Federal Reserve System.
- Sec. 110. Advisory Committee on Risk-Sharing Mechanisms.
- Sec. 111. Reporting of terrorism insurance data.
- Sec. 112. Annual study of small insurer market competitiveness.

TITLE II—NATIONAL ASSOCIATION OF REGISTERED AGENTS AND BROKERS REFORM

- Sec. 201. Short title.
- Sec. 202. Reestablishment of the National Association of Registered Agents and Brokers.

TITLE III—BUSINESS RISK MITIGATION AND PRICE STABILIZATION

- Sec. 301. Short title.
- Sec. 302. Margin requirements.
- Sec. 303. Implementation.

1 TITLE I—EXTENSION OF TER-

2 RORISM INSURANCE PRO-

3 **GRAM**

- 4 SEC. 101. EXTENSION OF TERRORISM INSURANCE PRO-
- 5 GRAM.
- 6 Section 108(a) of the Terrorism Risk Insurance Act
- 7 of 2002 (15 U.S.C. 6701 note) is amended by striking
- 8 "December 31, 2014" and inserting "December 31,
- 9 2020".

10 SEC. 102. FEDERAL SHARE.

- 11 Section 103(e)(1)(A) of the Terrorism Risk Insur-
- 12 ance Act of 2002 (15 U.S.C. 6701 note) is amended by
- 13 inserting "and beginning on January 1, 2016, shall de-
- 14 crease by 1 percentage point per calendar year until equal
- 15 to 80 percent" after "85 percent".

16 SEC. 103. PROGRAM TRIGGER.

- Subparagraph (B) of section 103(e)(1) (15 U.S.C.
- 18 6701 note) is amended in the matter preceding clause
- 19 (i)—
- 20 (1) by striking "a certified act" and inserting
- 21 "certified acts";
- 22 (2) by striking "such certified act" and insert-
- 23 ing "such certified acts"; and

1	(3) by striking "exceed" and all that follows
2	through clause (ii) and inserting the following: "ex-
3	ceed—
4	"(i) \$100,000,000, with respect to
5	such insured losses occurring in calendar
6	year 2015;
7	"(ii) \$120,000,000, with respect to
8	such insured losses occurring in calendar
9	year 2016;
10	"(iii) \$140,000,000, with respect to
11	such insured losses occurring in calendar
12	year 2017;
13	"(iv) \$160,000,000, with respect to
14	such insured losses occurring in calendar
15	year 2018;
16	"(v) \$180,000,000, with respect to
17	such insured losses occurring in calendar
18	year 2019; and
19	"(vi) \$200,000,000, with respect to
20	such insured losses occurring in calendar
21	year 2020 and any calendar year there-
22	after.".

1	SEC. 104. RECOUPMENT OF FEDERAL SHARE OF COM-
2	PENSATION UNDER THE PROGRAM.
3	Section 103(e) of the Terrorism Risk Insurance Act
4	of 2002 (15 U.S.C. 6701 note) is amended—
5	(1) by amending paragraph (6) to read as fol-
6	lows:
7	"(6) Insurance marketplace aggregate
8	RETENTION AMOUNT.—
9	"(A) In general.—For purposes of para-
10	graph (7), the insurance marketplace aggregate
11	retention amount shall be the lesser of—
12	"(i) \$27,500,000,000, as such amount
13	is revised pursuant to this paragraph; and
14	"(ii) the aggregate amount, for all in-
15	surers, of insured losses during such cal-
16	endar year.
17	"(B) REVISION OF INSURANCE MARKET-
18	PLACE AGGREGATE RETENTION AMOUNT.—
19	"(i) Phase-in.—Beginning in the cal-
20	endar year of enactment of the Terrorism
21	Risk Insurance Program Reauthorization
22	Act of 2015, the amount set forth under
23	subparagraph (A)(i) shall increase by
24	\$2,000,000,000 per calendar year until
25	equal to \$37,500,000,000.

1	"(ii) Further revision.—Beginning
2	in the calendar year that follows the cal-
3	endar year in which the amount set forth
4	under subparagraph (A)(i) is equal to
5	\$37,500,000,000, the amount under sub-
6	paragraph (A)(i) shall be revised to be the
7	amount equal to the annual average of the
8	sum of insurer deductibles for all insurers
9	participating in the Program for the prior
10	3 calendar years, as such sum is deter-
11	mined by the Secretary under subpara-
12	graph (C).
13	"(C) Rulemaking.—Not later than 3
14	years after the date of enactment of the Ter-
15	rorism Risk Insurance Program Reauthoriza-
16	tion Act of 2015, the Secretary shall—
17	"(i) issue final rules for determining
18	the amount of the sum described under
19	subparagraph (B)(ii); and
20	"(ii) provide a timeline for public noti-
21	fication of such determination."; and
22	(2) in paragraph (7)—
23	(A) in subparagraph (A)—
24	(i) in the matter preceding clause (i),
25	by striking "for each of the periods re-

1	ferred to in subparagraphs (A) through
2	(E) of paragraph (6)"; and
3	(ii) in clause (i), by striking "for such
4	period";
5	(B) by striking subparagraph (B) and in-
6	serting the following:
7	"(B) [Reserved.]";
8	(C) in subparagraph (C)—
9	(i) by striking "occurring during any
10	of the periods referred to in any of sub-
11	paragraphs (A) through (E) of paragraph
12	(6), terrorism loss risk-spreading pre-
13	miums in an amount equal to 133 percent"
14	and inserting ", terrorism loss risk-spread-
15	ing premiums in an amount equal to 140
16	percent"; and
17	(ii) by inserting "as calculated under
18	subparagraph (A)" after "mandatory
19	recoupment amount"; and
20	(D) in subparagraph (E)(i)—
21	(i) in subclause (I)—
22	(I) by striking "2010" and in-
23	serting "2017"; and
24	(II) by striking "2012" and in-
25	serting "2019";

1	(ii) in subclause (II)—
2	(I) by striking "2011" and in-
3	serting "2018";
4	(II) by striking "2012" and in-
5	serting "2019"; and
6	(III) by striking "2017" and in-
7	serting "2024"; and
8	(iii) in subclause (III)—
9	(I) by striking "2012" and in-
10	serting "2019"; and
11	(II) by striking "2017" and in-
12	serting "2024".
13	SEC. 105. CERTIFICATION OF ACTS OF TERRORISM; CON-
14	SULTATION WITH SECRETARY OF HOMELAND
15	SECURITY.
16	Paragraph (1)(A) of section 102 (15 U.S.C. 6701
17	note) is amended in the matter preceding clause (i), by
18	striking "concurrence with the Secretary of State" and in-
19	serting "consultation with the Secretary of Homeland Se-
20	curity".
21	SEC. 106. TECHNICAL AMENDMENTS.
22	The Terrorism Risk Insurance Act of 2002 (15
23	U.S.C. 6701 note) is amended—
24	(1) in section 102—
25	(A) in paragraph (3)—

1	(i) by redesignating subparagraphs
2	(A), (B), and (C) as clauses (i), (ii), and
3	(iii), respectively;
4	(ii) in the matter preceding clause (i)
5	(as so redesignated), by striking "An enti-
6	ty has" and inserting the following:
7	"(A) IN GENERAL.—An entity has"; and
8	(iii) by adding at the end the fol-
9	lowing new subparagraph:
10	"(B) Rule of construction.—An enti-
11	ty, including any affiliate thereof, does not have
12	'control' over another entity, if, as of the date
13	of enactment of the Terrorism Risk Insurance
14	Program Reauthorization Act of 2015, the enti-
15	ty is acting as an attorney-in-fact, as defined by
16	the Secretary, for the other entity and such
17	other entity is a reciprocal insurer, provided
18	that the entity is not, for reasons other than
19	the attorney-in-fact relationship, defined as hav-
20	ing 'control' under subparagraph (A).";
21	(B) in paragraph (7)—
22	(i) by striking subparagraphs (A)
23	through (F) and inserting the following:
24	"(A) the value of an insurer's direct
25	earned premiums during the immediately pre-

1	ceding calendar year, multiplied by 20 percent;
2	and";
3	(ii) by redesignating subparagraph
4	(G) as subparagraph (B); and
5	(iii) in subparagraph (B), as so redes-
6	ignated by clause (ii)—
7	(I) by striking "notwithstanding
8	subparagraphs (A) through (F), for
9	the Transition Period or any Program
10	Year" and inserting "notwithstanding
11	subparagraph (A), for any calendar
12	year''; and
13	(II) by striking "Period or Pro-
14	gram Year" and inserting "calendar
15	year'';
16	(C) by striking paragraph (11); and
17	(D) by redesignating paragraphs (12)
18	through (16) as paragraphs (11) through (15),
19	respectively; and
20	(2) in section 103—
21	(A) in subsection (b)(2)—
22	(i) in subparagraph (B), by striking ",
23	purchase,"; and
24	(ii) in subparagraph (C), by striking
25	", purchase,";

1	(B) in subsection (c), by striking "Pro-
2	gram Year" and inserting "calendar year";
3	(C) in subsection (e)—
4	(i) in paragraph (1)(A), as previously
5	amended by section 102—
6	(I) by striking "the Transition
7	Period and each Program Year
8	through Program Year 4 shall be
9	equal to 90 percent, and during Pro-
10	gram Year 5 and each Program Year
11	thereafter" and inserting "each cal-
12	endar year'';
13	(II) by striking the comma after
14	"80 percent"; and
15	(III) by striking "such Transition
16	Period or such Program Year" and
17	inserting "such calendar year";
18	(ii) in paragraph (2)(A), by striking
19	"the period beginning on the first day of
20	the Transition Period and ending on the
21	last day of Program Year 1, or during any
22	Program Year thereafter" and inserting "a
23	calendar year"; and
24	(iii) in paragraph (3), by striking "the
25	period beginning on the first day of the

1	Transition Period and ending on the last
2	day of Program Year 1, or during any
3	other Program Year" and inserting "any
4	calendar year''; and
5	(D) in subsection $(g)(2)$ —
6	(i) by striking "the Transition Period
7	or a Program Year" each place that term
8	appears and inserting "the calendar year";
9	(ii) by striking "such period" and in-
10	serting "the calendar year"; and
11	(iii) by striking "that period" and in-
12	serting "the calendar year".
13	SEC. 107. IMPROVING THE CERTIFICATION PROCESS.
13 14	SEC. 107. IMPROVING THE CERTIFICATION PROCESS. (a) DEFINITIONS.—As used in this section—
14	(a) Definitions.—As used in this section—
14 15	(a) DEFINITIONS.—As used in this section— (1) the term "act of terrorism" has the same
14 15 16	 (a) Definitions.—As used in this section— (1) the term "act of terrorism" has the same meaning as in section 102(1) of the Terrorism Risk
14 15 16 17	(a) Definitions.—As used in this section— (1) the term "act of terrorism" has the same meaning as in section 102(1) of the Terrorism Risk Insurance Act of 2002 (15 U.S.C. 6701 note);
14 15 16 17 18	 (a) DEFINITIONS.—As used in this section— (1) the term "act of terrorism" has the same meaning as in section 102(1) of the Terrorism Risk Insurance Act of 2002 (15 U.S.C. 6701 note); (2) the term "certification process" means the
14 15 16 17 18	 (a) DEFINITIONS.—As used in this section— (1) the term "act of terrorism" has the same meaning as in section 102(1) of the Terrorism Risk Insurance Act of 2002 (15 U.S.C. 6701 note); (2) the term "certification process" means the process by which the Secretary determines whether
14 15 16 17 18 19 20	 (a) DEFINITIONS.—As used in this section— (1) the term "act of terrorism" has the same meaning as in section 102(1) of the Terrorism Risk Insurance Act of 2002 (15 U.S.C. 6701 note); (2) the term "certification process" means the process by which the Secretary determines whether to certify an act as an act of terrorism under section.
14 15 16 17 18 19 20 21	 (a) DEFINITIONS.—As used in this section— (1) the term "act of terrorism" has the same meaning as in section 102(1) of the Terrorism Risk Insurance Act of 2002 (15 U.S.C. 6701 note); (2) the term "certification process" means the process by which the Secretary determines whether to certify an act as an act of terrorism under section 102(1) of the Terrorism Risk Insurance Act of 2002

- 1 (b) STUDY.—Not later than 9 months after the date 2 of enactment of this Act, the Secretary shall conduct and
- 3 complete a study on the certification process.
- 4 (c) REQUIRED CONTENT.—The study required under
- 5 subsection (a) shall include an examination and analysis
- 6 of—
- 7 (1) the establishment of a reasonable timeline
- 8 by which the Secretary must make an accurate de-
- 9 termination on whether to certify an act as an act
- of terrorism;
- 11 (2) the impact that the length of any timeline
- proposed to be established under paragraph (1) may
- have on the insurance industry, policyholders, con-
- sumers, and taxpayers as a whole;
- 15 (3) the factors the Secretary would evaluate
- and monitor during the certification process, includ-
- ing the ability of the Secretary to obtain the re-
- quired information regarding the amount of pro-
- jected and incurred losses resulting from an act
- which the Secretary would need in determining
- whether to certify the act as an act of terrorism;
- 22 (4) the appropriateness, efficiency, and effec-
- 23 tiveness of the consultation process required under
- section 102(1)(A) of the Terrorism Risk Insurance
- 25 Act of 2002 (15 U.S.C. 6701 note) and any rec-

1	ommendations on changes to the consultation proc-
2	ess; and
3	(5) the ability of the Secretary to provide guid-
4	ance and updates to the public regarding any act
5	that may reasonably be certified as an act of ter-
6	rorism.
7	(d) Report.—Upon completion of the study required
8	under subsection (a), the Secretary shall submit a report
9	on the results of such study to the Committee on Banking,
10	Housing, and Urban Affairs of the Senate and the Com-
11	mittee on Financial Services of the House of Representa-
12	tives.
13	(e) Rulemaking.—Section 102(1) of the Terrorism
14	Risk Insurance Act of 2002 (15 U.S.C. 6701 note) is
15	amended—
16	(1) by redesignating subparagraph (D) as sub-
17	paragraph (E); and
18	(2) by inserting after subparagraph (C) the fol-
19	lowing:
20	"(D) TIMING OF CERTIFICATION.—Not
21	later than 9 months after the report required
22	under section 107 of the Terrorism Risk Insur-
23	ance Program Reauthorization Act of 2015 is
24	submitted to the appropriate committees of
25	Congress, the Secretary shall issue final rules

1 governing the certification process, including es-2 tablishing a timeline for which an act is eligible 3 for certification by the Secretary on whether an 4 act is an act of terrorism under this para-5 graph.".

6 SEC. 108. GAO STUDY.

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- 7 (a) STUDY.—Not later than 2 years after the date 8 of enactment of this Act, the Comptroller General of the United States shall complete a study on the viability and 10 effects of the Federal Government—
- (1) assessing and collecting upfront premiums 12 on insurers that participate in the Terrorism Insurance Program established under the Terrorism Risk 13 14 Insurance Act of 2002 (15 U.S.C. 6701 note) (here-15 after in this section referred to as the "Program"), 16 which shall include a comparison of practices in 17 international markets to assess and collect premiums 18 either before or after terrorism losses are incurred; 19 and
 - (2) creating a capital reserve fund under the Program and requiring insurers participating in the Program to dedicate capital specifically for terrorism losses before such losses are incurred, which shall include a comparison of practices in international markets to establish reserve funds.

1	(b) REQUIRED CONTENT.—The study required under
2	subsection (a) shall examine, but shall not be limited to,
3	the following issues:
4	(1) UPFRONT PREMIUMS.—With respect to up-
5	front premiums described in subsection (a)(1)—
6	(A) how the Federal Government could de-
7	termine the price of such upfront premiums on
8	insurers that participate in the Program;
9	(B) how the Federal Government could col-
10	lect and manage such upfront premiums;
11	(C) how the Federal Government could en-
12	sure that such upfront premiums are not spent
13	for purposes other than claims through the Pro-
14	gram;
15	(D) how the assessment and collection of
16	such upfront premiums could affect take-up
17	rates for terrorism risk coverage in different re-
18	gions and industries and how it could impact
19	small businesses and consumers in both metro-
20	politan and non-metropolitan areas;
21	(E) the effect of collecting such upfront
22	premiums on insurers both large and small;
23	(F) the effect of collecting such upfront
24	premiums on the private market for terrorism
25	rick reinsurance, and

1	(G) the size of any Federal Government
2	subsidy insurers may receive through their par-
3	ticipation in the Program, taking into account
4	the Program's current post-event recoupment
5	structure.
6	(2) Capital reserve fund.—With respect to
7	the capital reserve fund described in subsection
8	(a)(2)—
9	(A) how the creation of a capital reserve
10	fund would affect the Federal Government's fis-
11	cal exposure under the Terrorism Risk Insur-
12	ance Program and the ability of the Program to
13	meet its statutory purposes;
14	(B) how a capital reserve fund would im-
15	pact insurers and reinsurers, including liquidity
16	insurance pricing, and capacity to provide ter-
17	rorism risk coverage;
18	(C) the feasibility of segregating funds at
19	tributable to terrorism risk from funds attrib-
20	utable to other insurance lines;
21	(D) how a capital reserve fund would be
22	viewed and treated under current Financial Ac-
23	counting Standards Board accounting rules and
24	the tax laws; and

1	(E) how a capital reserve fund would affect
2	the States' ability to regulate insurers partici-
3	pating in the Program.
4	(3) International practices.—With respect
5	to international markets referred to in paragraphs
6	(1) and (2) of subsection (a), how other countries,
7	if any—
8	(A) have established terrorism insurance
9	structures;
10	(B) charge premiums or otherwise collect
11	funds to pay for the costs of terrorism insur-
12	ance structures, including risk and administra-
13	tive costs; and
14	(C) have established capital reserve funds
15	to pay for the costs of terrorism insurance
16	structures.
17	(c) Report.—Upon completion of the study required
18	under subsection (a), the Comptroller General shall sub-
19	mit a report on the results of such study to the Committee
20	on Banking, Housing, and Urban Affairs of the Senate
21	and the Committee on Financial Services of the House of
22	Representatives.
23	(d) Public Availability.—The study and report
24	required under this section shall be made available to the

1 public in electronic form and shall be published on the

2	website of the Government Accountability Office.
3	SEC. 109. MEMBERSHIP OF BOARD OF GOVERNORS OF THE
4	FEDERAL RESERVE SYSTEM.
5	(a) In General.—The first undesignated paragraph
6	of section 10 of the Federal Reserve Act (12 U.S.C. 241)
7	is amended by inserting after the second sentence the fol-
8	lowing: "In selecting members of the Board, the President
9	shall appoint at least 1 member with demonstrated pri-
10	mary experience working in or supervising community
11	banks having less than \$10,000,000,000 in total assets.".
12	(b) Effective Date.—The amendment made by
13	this section shall take effect on the date of enactment of
14	this Act and apply to appointments made on and after
15	that effective date, excluding any nomination pending in
16	the Senate on that date.
17	SEC. 110. ADVISORY COMMITTEE ON RISK-SHARING MECH-
18	ANISMS.
19	(a) Finding; Rule of Construction.—
20	(1) FINDING.—Congress finds that it is desir-
21	able to encourage the growth of nongovernmental,
22	private market reinsurance capacity for protection
23	against losses arising from acts of terrorism.
24	(2) Rule of Construction.—Nothing in this
25	Act, any amendment made by this Act, or the Ter-

- 1 rorism Risk Insurance Act of 2002 (15 U.S.C. 6701
- 2 note) shall prohibit insurers from developing risk-
- 3 sharing mechanisms to voluntarily reinsure terrorism
- 4 losses between and among themselves.
- 5 (b) Advisory Committee on Risk-Sharing Mech-
- 6 ANISMS.—

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- 7 (1) ESTABLISHMENT.—The Secretary of the 8 Treasury shall establish and appoint an advisory 9 committee to be known as the "Advisory Committee 10 on Risk-Sharing Mechanisms" (referred to in this 11 subsection as the "Advisory Committee").
 - (2) Duties.—The Advisory Committee shall provide advice, recommendations, and encouragement with respect to the creation and development of the nongovernmental risk-sharing mechanisms described under subsection (a).
 - (3) Membership.—The Advisory Committee shall be composed of 9 members who are directors, officers, or other employees of insurers, reinsurers, or capital market participants that are participating or that desire to participate in the nongovernmental risk-sharing mechanisms described under subsection (a), and who are representative of the affected sectors of the insurance industry, including commercial

1	property insurance, commercial casualty insurance,
2	reinsurance, and alternative risk transfer industries.
3	SEC. 111. REPORTING OF TERRORISM INSURANCE DATA.
4	Section 104 (15 U.S.C. 6701 note) is amended by
5	adding at the end the following new subsection:
6	"(h) Reporting of Terrorism Insurance
7	Data.—
8	"(1) Authority.—During the calendar year
9	beginning on January 1, 2016, and in each calendar
10	year thereafter, the Secretary shall require insurers
11	participating in the Program to submit to the Sec-
12	retary such information regarding insurance cov-
13	erage for terrorism losses of such insurers as the
14	Secretary considers appropriate to analyze the effec-
15	tiveness of the Program, which shall include infor-
16	mation regarding—
17	"(A) lines of insurance with exposure to
18	such losses;
19	"(B) premiums earned on such coverage;
20	"(C) geographical location of exposures;
21	"(D) pricing of such coverage;
22	"(E) the take-up rate for such coverage;
23	"(F) the amount of private reinsurance for
24	acts of terrorism purchased; and

1	"(G) such other matters as the Secretary
2	considers appropriate.
3	"(2) Reports.—Not later than June 30, 2016,
4	and every other June 30 thereafter, the Secretary
5	shall submit a report to the Committee on Financial
6	Services of the House of Representatives and the
7	Committee on Banking, Housing, and Urban Affairs
8	of the Senate that includes—
9	"(A) an analysis of the overall effectiveness
10	of the Program;
11	"(B) an evaluation of any changes or
12	trends in the data collected under paragraph
13	(1);
14	"(C) an evaluation of whether any aspects
15	of the Program have the effect of discouraging
16	or impeding insurers from providing commercial
17	property casualty insurance coverage or cov-
18	erage for acts of terrorism;
19	"(D) an evaluation of the impact of the
20	Program on workers' compensation insurers;
21	and
22	"(E) in the case of the data reported in
23	paragraph (1)(B), an updated estimate of the
24	total amount earned since January 1, 2003.

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"(3) Protection of data.—To the extent possible, the Secretary shall contract with an insurance statistical aggregator to collect the information described in paragraph (1), which shall keep any nonpublic information confidential and provide it to the Secretary in an aggregate form or in such other form or manner that does not permit identification of the insurer submitting such information.

"(4) ADVANCE COORDINATION.—Before collecting any data or information under paragraph (1) from an insurer, or affiliate of an insurer, the Secretary shall coordinate with the appropriate State insurance regulatory authorities and any relevant government agency or publicly available sources to determine if the information to be collected is available from, and may be obtained in a timely manner by, individually or collectively, such entities. If the Secretary determines that such data or information is available, and may be obtained in a timely matter, from such entities, the Secretary shall obtain the data or information from such entities. If the Secretary determines that such data or information is not so available, the Secretary may collect such data or information from an insurer and affiliates.

"(5) Confidentiality.—

"(A) RETENTION OF PRIVILEGE.—The submission of any non-publicly available data and information to the Secretary and the sharing of any non-publicly available data with or by the Secretary among other Federal agencies, the State insurance regulatory authorities, or any other entities under this subsection shall not constitute a waiver of, or otherwise affect, any privilege arising under Federal or State law (including the rules of any Federal or State court) to which the data or information is otherwise subject.

"(B) CONTINUED APPLICATION OF PRIOR CONFIDENTIALITY AGREEMENTS.—Any requirement under Federal or State law to the extent otherwise applicable, or any requirement pursuant to a written agreement in effect between the original source of any non-publicly available data or information and the source of such data or information to the Secretary, regarding the privacy or confidentiality of any data or information in the possession of the source to the Secretary, shall continue to apply to such data or information after the data or information has been provided pursuant to this subsection.

1	"(C) Information-sharing agree-
2	MENT.—Any data or information obtained by
3	the Secretary under this subsection may be
4	made available to State insurance regulatory
5	authorities, individually or collectively through
6	an information-sharing agreement that—
7	"(i) shall comply with applicable Fed-
8	eral law; and
9	"(ii) shall not constitute a waiver of,
10	or otherwise affect, any privilege under
11	Federal or State law (including any privi-
12	lege referred to in subparagraph (A) and
13	the rules of any Federal or State court) to
14	which the data or information is otherwise
15	subject.
16	"(D) AGENCY DISCLOSURE REQUIRE-
17	MENTS.—Section 552 of title 5, United States
18	Code, including any exceptions thereunder, shall
19	apply to any data or information submitted
20	under this subsection to the Secretary by an in-
21	surer or affiliate of an insurer.".
22	SEC. 112. ANNUAL STUDY OF SMALL INSURER MARKET
23	COMPETITIVENESS.
24	Section 108 (15 U.S.C. 6701 note) is amended by
25	adding at the end the following new subsection:

1	"(h) Study of Small Insurer Market Competi-
2	TIVENESS.—
3	"(1) In general.—Not later than June 30
4	2017, and every other June 30 thereafter, the Sec-
5	retary shall conduct a study of small insurers (as
6	such term is defined by regulation by the Secretary)
7	participating in the Program, and identify any com-
8	petitive challenges small insurers face in the ter-
9	rorism risk insurance marketplace, including—
10	"(A) changes to the market share, pre-
11	mium volume, and policyholder surplus of small
12	insurers relative to large insurers;
13	"(B) how the property and casualty insur-
14	ance market for terrorism risk differs between
15	small and large insurers, and whether such a
16	difference exists within other perils;
17	"(C) the impact of the Program's manda-
18	tory availability requirement under section
19	103(c) on small insurers;
20	"(D) the effect of increasing the trigger
21	amount for the Program under section
22	103(e)(1)(B) on small insurers;
23	"(E) the availability and cost of private re-
24	insurance for small insurers; and

1	"(F) the impact that State workers com-
2	pensation laws have on small insurers and
3	workers compensation carriers in the terrorism
4	risk insurance marketplace.
5	"(2) Report.—The Secretary shall submit a
6	report to the Congress setting forth the findings and
7	conclusions of each study required under paragraph
8	(1).".
9	TITLE II—NATIONAL ASSOCIA-
10	TION OF REGISTERED
11	AGENTS AND BROKERS RE-
12	FORM
13	SEC. 201. SHORT TITLE.
14	This title may be cited as the "National Association
15	of Registered Agents and Brokers Reform Act of 2015".
16	SEC. 202. REESTABLISHMENT OF THE NATIONAL ASSOCIA
17	TION OF REGISTERED AGENTS AND BRO
18	KERS.
19	(a) In General.—Subtitle C of title III of the
20	Gramm-Leach-Bliley Act (15 U.S.C. 6751 et seq.) is
21	amended to read as follows:

1	"Subtitle C—National Association
2	of Registered Agents and Brokers
3	"SEC. 321. NATIONAL ASSOCIATION OF REGISTERED
4	AGENTS AND BROKERS.
5	"(a) Establishment.—There is established the Na-
6	tional Association of Registered Agents and Brokers (re-
7	ferred to in this subtitle as the 'Association').
8	"(b) Status.—The Association shall—
9	"(1) be a nonprofit corporation;
10	"(2) not be an agent or instrumentality of the
11	Federal Government;
12	"(3) be an independent organization that may
13	not be merged with or into any other private or pub-
14	lic entity; and
15	"(4) except as otherwise provided in this sub-
16	title, be subject to, and have all the powers conferred
17	upon, a nonprofit corporation by the District of Co-
18	lumbia Nonprofit Corporation Act (D.C. Code, sec.
19	29-301.01 et seq.) or any successor thereto.
20	"SEC. 322. PURPOSE.
21	"The purpose of the Association shall be to provide
22	a mechanism through which licensing, continuing edu-
23	cation, and other nonresident insurance producer quali-
24	fication requirements and conditions may be adopted and
25	applied on a multi-state basis without affecting the laws,

1	rules, and regulations, and preserving the rights of a
2	State, pertaining to—
3	"(1) licensing, continuing education, and other
4	qualification requirements of insurance producers
5	that are not members of the Association;
6	"(2) resident or nonresident insurance producer
7	appointment requirements;
8	"(3) supervising and disciplining resident and
9	nonresident insurance producers;
10	"(4) establishing licensing fees for resident and
11	nonresident insurance producers so that there is no
12	loss of insurance producer licensing revenue to the
13	State; and
14	"(5) prescribing and enforcing laws and regula-
15	tions regulating the conduct of resident and non-
16	resident insurance producers.
17	"SEC. 323. MEMBERSHIP.
18	"(a) Eligibility.—
19	"(1) In general.—Any insurance producer li-
20	censed in its home State shall, subject to paragraphs
21	(2) and (4), be eligible to become a member of the
22	Association.
23	"(2) Ineligibility for suspension or rev-
24	OCATION OF LICENSE.—Subject to paragraph (3),
25	an insurance producer is not eligible to become a

1	member of the Association if a State insurance regu-
2	lator has suspended or revoked the insurance license
3	of the insurance producer in that State.
4	"(3) Resumption of Eligibility.—Paragraph
5	(2) shall cease to apply to any insurance producer
6	if—
7	"(A) the State insurance regulator reissues
8	or renews the license of the insurance producer
9	in the State in which the license was suspended
10	or revoked, or otherwise terminates or vacates
11	the suspension or revocation; or
12	"(B) the suspension or revocation expires
13	or is subsequently overturned by a court of
14	competent jurisdiction.
15	"(4) Criminal History Record Check Re-
16	QUIRED.—
17	"(A) In General.—An insurance pro-
18	ducer who is an individual shall not be eligible
19	to become a member of the Association unless
20	the insurance producer has undergone a crimi-
21	nal history record check that complies with reg-
22	ulations prescribed by the Attorney General of
23	the United States under subparagraph (K).
24	"(B) Criminal History Record Check
25	REQUESTED BY HOME STATE.—An insurance

producer who is licensed in a State and who has undergone a criminal history record check during the 2-year period preceding the date of submission of an application to become a member of the Association, in compliance with a requirement to undergo such criminal history record check as a condition for such licensure in the State, shall be deemed to have undergone a criminal history record check for purposes of subparagraph (A).

"(C) CRIMINAL HISTORY RECORD CHECK REQUESTED BY ASSOCIATION.—

"(i) IN GENERAL.—The Association shall, upon request by an insurance producer licensed in a State, submit fingerprints or other identification information obtained from the insurance producer, and a request for a criminal history record check of the insurance producer, to the Federal Bureau of Investigation.

"(ii) Procedures.—The board of directors of the Association (referred to in this subtitle as the 'Board') shall prescribe procedures for obtaining and utilizing fingerprints or other identification informa-

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tion and criminal history record information, including the establishment of reasonable fees to defray the expenses of the Association in connection with the performance of a criminal history record check and appropriate safeguards for maintaining confidentiality and security of the information. Any fees charged pursuant to this clause shall be separate and distinct from those charged by the Attorney General pursuant to subparagraph (I).

"(D) FORM OF REQUEST.—A submission under subparagraph (C)(i) shall include such fingerprints or other identification information as is required by the Attorney General concerning the person about whom the criminal history record check is requested, and a statement signed by the person authorizing the Attorney General to provide the information to the Association and for the Association to receive the information.

"(E) Provision of information by attorney general.—Upon receiving a submission under subparagraph (C)(i) from the Association, the Attorney General shall search all

1	criminal history records of the Federal Bureau
2	of Investigation, including records of the Crimi-
3	nal Justice Information Services Division of the
4	Federal Bureau of Investigation, that the At-
5	torney General determines appropriate for
6	criminal history records corresponding to the
7	fingerprints or other identification information
8	provided under subparagraph (D) and provide
9	all criminal history record information included
10	in the request to the Association.
11	"(F) Limitation on permissible uses
12	OF INFORMATION.—Any information provided
13	to the Association under subparagraph (E) may
14	only—
15	"(i) be used for purposes of deter-
16	mining compliance with membership cri-
17	teria established by the Association;
18	"(ii) be disclosed to State insurance
19	regulators, or Federal or State law en-
20	forcement agencies, in conformance with
21	applicable law; or
22	"(iii) be disclosed, upon request, to
23	the insurance producer to whom the crimi-
24	nal history record information relates.

- "(G) Penalty for improper use or disclosure.—Whoever knowingly uses any information provided under subparagraph (E) for a purpose not authorized in subparagraph (F), or discloses any such information to anyone not authorized to receive it, shall be fined not more than \$50,000 per violation as determined by a court of competent jurisdiction.
 - "(H) RELIANCE ON INFORMATION.—Neither the Association nor any of its Board members, officers, or employees shall be liable in any action for using information provided under subparagraph (E) as permitted under subparagraph (F) in good faith and in reasonable reliance on its accuracy.
 - "(I) FEES.—The Attorney General may charge a reasonable fee for conducting the search and providing the information under subparagraph (E), and any such fee shall be collected and remitted by the Association to the Attorney General.
 - "(J) RULE OF CONSTRUCTION.—Nothing in this paragraph shall be construed as—

1	"(i) requiring a State insurance regu-
2	lator to perform criminal history record
3	checks under this section; or
4	"(ii) limiting any other authority that
5	allows access to criminal history records.
6	"(K) REGULATIONS.—The Attorney Gen-
7	eral shall prescribe regulations to carry out this
8	paragraph, which shall include—
9	"(i) appropriate protections for ensur-
10	ing the confidentiality of information pro-
11	vided under subparagraph (E); and
12	"(ii) procedures providing a reason-
13	able opportunity for an insurance producer
14	to contest the accuracy of information re-
15	garding the insurance producer provided
16	under subparagraph (E).
17	"(L) Ineligibility for membership.—
18	"(i) In General.—The Association
19	may, under reasonably consistently applied
20	standards, deny membership to an insur-
21	ance producer on the basis of criminal his-
22	tory record information provided under
23	subparagraph (E), or where the insurance
24	producer has been subject to disciplinary
25	action, as described in paragraph (2).

1	"(ii) Rights of applicants denied
2	MEMBERSHIP.—The Association shall no-
3	tify any insurance producer who is denied
4	membership on the basis of criminal his-
5	tory record information provided under
6	subparagraph (E) of the right of the insur-
7	ance producer to—
8	"(I) obtain a copy of all criminal
9	history record information provided to
10	the Association under subparagraph
11	(E) with respect to the insurance pro-
12	ducer; and
13	$``(\Pi)$ challenge the denial of
14	membership based on the accuracy
15	and completeness of the information.
16	"(M) Definition.—For purposes of this
17	paragraph, the term 'criminal history record
18	check' means a national background check of
19	criminal history records of the Federal Bureau
20	of Investigation.
21	"(b) Authority To Establish Membership Cri-
22	TERIA.—The Association may establish membership cri-
23	teria that bear a reasonable relationship to the purposes
24	for which the Association was established.

1	"(c) Establishment of Classes and Categories
2	of Membership.—
3	"(1) Classes of Membership.—The Associa-
4	tion may establish separate classes of membership,
5	with separate criteria, if the Association reasonably
6	determines that performance of different duties re-
7	quires different levels of education, training, experi-
8	ence, or other qualifications.
9	"(2) Business entities.—The Association
10	shall establish a class of membership and member-
11	ship criteria for business entities. A business entity
12	that applies for membership shall be required to des-
13	ignate an individual Association member responsible
14	for the compliance of the business entity with Asso-
15	ciation standards and the insurance laws, standards,
16	and regulations of any State in which the business
17	entity seeks to do business on the basis of Associa-
18	tion membership.
19	"(3) Categories.—
20	"(A) SEPARATE CATEGORIES FOR INSUR-
21	ANCE PRODUCERS PERMITTED.—The Associa-
22	tion may establish separate categories of mem-
23	bership for insurance producers and for other

persons or entities within each class, based on

the types of licensing categories that exist under State laws.

"(B) SEPARATE TREATMENT FOR DEPOSITORY INSTITUTIONS PROHIBITED.—No special categories of membership, and no distinct membership criteria, shall be established for members that are depository institutions or for employees, agents, or affiliates of depository institutions.

"(d) Membership Criteria.—

"(1) IN GENERAL.—The Association may establish criteria for membership which shall include standards for personal qualifications, education, training, and experience. The Association shall not establish criteria that unfairly limit the ability of a small insurance producer to become a member of the Association, including imposing discriminatory membership fees.

"(2) QUALIFICATIONS.—In establishing criteria under paragraph (1), the Association shall not adopt any qualification less protective to the public than that contained in the National Association of Insurance Commissioners (referred to in this subtitle as the 'NAIC') Producer Licensing Model Act in effect as of the date of enactment of the National Associa-

1	tion of Registered Agents and Brokers Reform Act
2	of 2015, and shall consider the highest levels of in-
3	surance producer qualifications established under
4	the licensing laws of the States.
5	"(3) Assistance from states.—
6	"(A) In General.—The Association may
7	request a State to provide assistance in inves-
8	tigating and evaluating the eligibility of a pro-
9	spective member for membership in the Associa-
10	tion.
11	"(B) AUTHORIZATION OF INFORMATION
12	SHARING.—A submission under subsection
13	(a)(4)(C)(i) made by an insurance producer li-
14	censed in a State shall include a statement
15	signed by the person about whom the assistance
16	is requested authorizing—
17	"(i) the State to share information
18	with the Association; and
19	"(ii) the Association to receive the in-
20	formation.
21	"(C) Rule of Construction.—Subpara-
22	graph (A) shall not be construed as requiring or
23	authorizing any State to adopt new or addi-
24	tional requirements concerning the licensing or
25	evaluation of insurance producers

1 "(4) Denial of Membership.—The Associa-2 tion may, based on reasonably consistently applied 3 standards, deny membership to any State-licensed 4 insurance producer for failure to meet the member-5 ship criteria established by the Association. 6 "(e) Effect of Membership.—

"(1) AUTHORITY OF ASSOCIATION MEMBERS.— Membership in the Association shall—

"(A) authorize an insurance producer to sell, solicit, or negotiate insurance in any State for which the member pays the licensing fee set by the State for any line or lines of insurance specified in the home State license of the insurance producer, and exercise all such incidental powers as shall be necessary to carry out such activities, including claims adjustments and settlement to the extent permissible under the laws of the State, risk management, employee benefits advice, retirement planning, and any other insurance-related consulting activities;

"(B) be the equivalent of a nonresident insurance producer license for purposes of authorizing the insurance producer to engage in the activities described in subparagraph (A) in any

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1	State where the member pays the licensing fee;
2	and
3	"(C) be the equivalent of a nonresident in-
4	surance producer license for the purpose of sub-
5	jecting an insurance producer to all laws, regu-
6	lations, provisions or other action of any State
7	concerning revocation, suspension, or other en-
8	forcement action related to the ability of a
9	member to engage in any activity within the
10	scope of authority granted under this subsection
11	and to all State laws, regulations, provisions,
12	and actions preserved under paragraph (5).
13	"(2) VIOLENT CRIME CONTROL AND LAW EN-
14	FORCEMENT ACT OF 1994.—Nothing in this subtitle
15	shall be construed to alter, modify, or supercede any
16	requirement established by section 1033 of title 18,
17	United States Code.
18	"(3) Agent for remitting fees.—The Asso-
19	ciation shall act as an agent for any member for
20	purposes of remitting licensing fees to any State
21	pursuant to paragraph (1).
22	"(4) Notification of action.—
23	"(A) IN GENERAL.—The Association shall
24	notify the States (including State insurance
25	regulators) and the NAIC when an insurance

producer has satisfied the membership criteria of this section. The States (including State insurance regulators) shall have 10 business days after the date of the notification in order to provide the Association with evidence that the insurance producer does not satisfy the criteria for membership in the Association.

"(B) Ongoing disclosures required.—
On an ongoing basis, the Association shall disclose to the States (including State insurance regulators) and the NAIC a list of the States in which each member is authorized to operate.

The Association shall immediately notify the States (including State insurance regulators) and the NAIC when a member is newly authorized to operate in one or more States, or is no longer authorized to operate in one or more States on the basis of Association membership.

"(5) Preservation of consumer protection and market conduct regulation.—

"(A) IN GENERAL.—No provision of this section shall be construed as altering or affecting the applicability or continuing effectiveness of any law, regulation, provision, or other action of any State, including those described in sub-

1	paragraph (B), to the extent that the State law,
2	regulation, provision, or other action is not in-
3	consistent with the provisions of this subtitle re-
4	lated to market entry for nonresident insurance
5	producers, and then only to the extent of the in-
6	consistency.
7	"(B) Preserved regulations.—The
8	laws, regulations, provisions, or other actions of
9	any State referred to in subparagraph (A) in-
10	clude laws, regulations, provisions, or other ac-
11	tions that—
12	"(i) regulate market conduct, insur-
13	ance producer conduct, or unfair trade
14	practices;
15	"(ii) establish consumer protections;
16	or
17	"(iii) require insurance producers to
18	be appointed by a licensed or authorized
19	insurer.
20	"(f) BIENNIAL RENEWAL.—Membership in the Asso-
21	ciation shall be renewed on a biennial basis.
22	"(g) Continuing Education.—
23	"(1) In general.—The Association shall es-
24	tablish, as a condition of membership, continuing
25	education requirements which shall be comparable to

- the continuing education requirements under the licensing laws of a majority of the States.
- "(2) STATE CONTINUING EDUCATION REQUIRE-MENTS.—A member may not be required to satisfy continuing education requirements imposed under the laws, regulations, provisions, or actions of any State other than the home State of the member.
 - "(3) RECIPROCITY.—The Association shall not require a member to satisfy continuing education requirements that are equivalent to any continuing education requirements of the home State of the member that have been satisfied by the member during the applicable licensing period.
 - "(4) Limitation on the association.—The Association shall not directly or indirectly offer any continuing education courses for insurance producers.
- 18 "(h) Probation, Suspension and Revocation.—
 - "(1) DISCIPLINARY ACTION.—The Association may place an insurance producer that is a member of the Association on probation or suspend or revoke the membership of the insurance producer in the Association, or assess monetary fines or penalties, as the Association determines to be appropriate, if—

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1	"(A) the insurance producer fails to meet
2	the applicable membership criteria or other
3	standards established by the Association;
4	"(B) the insurance producer has been sub-
5	ject to disciplinary action pursuant to a final
6	adjudicatory proceeding under the jurisdiction
7	of a State insurance regulator;
8	"(C) an insurance license held by the in-
9	surance producer has been suspended or re-
10	voked by a State insurance regulator; or
11	"(D) the insurance producer has been con-
12	victed of a crime that would have resulted in
13	the denial of membership pursuant to sub-
14	section (a)(4)(L)(i) at the time of application
15	and the Association has received a copy of the
16	final disposition from a court of competent ju-
17	risdiction.
18	"(2) VIOLATIONS OF ASSOCIATION STAND-
19	ARDS.—The Association shall have the power to in-
20	vestigate alleged violations of Association standards
21	"(3) Reporting.—The Association shall imme-
22	diately notify the States (including State insurance
23	regulators) and the NAIC when the membership of
24	an insurance producer has been placed on probation

or has been suspended, revoked, or otherwise termi-

1	nated, or when the Association has assessed mone-
2	tary fines or penalties.
3	"(i) Consumer Complaints.—
4	"(1) In general.—The Association shall—
5	"(A) refer any complaint against a mem-
6	ber of the Association from a consumer relating
7	to alleged misconduct or violations of State in-
8	surance laws to the State insurance regulator
9	where the consumer resides and, when appro-
10	priate, to any additional State insurance regu-
11	lator, as determined by standards adopted by
12	the Association; and
13	"(B) make any related records and infor-
14	mation available to each State insurance regu-
15	lator to whom the complaint is forwarded.
16	"(2) TELEPHONE AND OTHER ACCESS.—The
17	Association shall maintain a toll-free number for
18	purposes of this subsection and, as practicable, other
19	alternative means of communication with consumers,
20	such as an Internet webpage.
21	"(3) Final disposition of investigation.—
22	State insurance regulators shall provide the Associa-
23	tion with information regarding the final disposition
24	of a complaint referred pursuant to paragraph
25	(1)(A), but nothing shall be construed to compel a

- State to release confidential investigation reports or other information protected by State law to the As-
- 3 sociation.
- 4 "(j) Information Sharing.—The Association
- 5 may—
- 6 "(1) share documents, materials, or other infor-7 mation, including confidential and privileged docu-
- 8 ments, with a State, Federal, or international gov-
- 9 ernmental entity or with the NAIC or other appro-
- priate entity referred to paragraphs (3) and (4),
- provided that the recipient has the authority and
- agrees to maintain the confidentiality or privileged
- status of the document, material, or other informa-
- 14 tion;
- 15 "(2) limit the sharing of information as re-
- quired under this subtitle with the NAIC or any
- other non-governmental entity, in circumstances
- under which the Association determines that the
- sharing of such information is unnecessary to fur-
- 20 ther the purposes of this subtitle;
- 21 "(3) establish a central clearinghouse, or utilize
- the NAIC or another appropriate entity, as deter-
- 23 mined by the Association, as a central clearinghouse,
- for use by the Association and the States (including
- 25 State insurance regulators), through which members

- 1 of the Association may disclose their intent to oper-
- 2 ate in 1 or more States and pay the licensing fees
- 3 to the appropriate States; and
- 4 "(4) establish a database, or utilize the NAIC
- 5 or another appropriate entity, as determined by the
- 6 Association, as a database, for use by the Associa-
- 7 tion and the States (including State insurance regu-
- 8 lators) for the collection of regulatory information
- 9 concerning the activities of insurance producers.
- 10 "(k) Effective Date.—The provisions of this sec-
- 11 tion shall take effect on the later of—
- 12 "(1) the expiration of the 2-year period begin-
- ning on the date of enactment of the National Asso-
- 14 ciation of Registered Agents and Brokers Reform
- 15 Act of 2015; and
- 16 "(2) the date of incorporation of the Associa-
- 17 tion.
- 18 "SEC. 324. BOARD OF DIRECTORS.
- 19 "(a) Establishment.—There is established a board
- 20 of directors of the Association, which shall have authority
- 21 to govern and supervise all activities of the Association.
- 22 "(b) Powers.—The Board shall have such of the
- 23 powers and authority of the Association as may be speci-
- 24 fied in the bylaws of the Association.
- 25 "(c) Composition.—

1	"(1) In general.—The Board shall consist of
2	13 members who shall be appointed by the Presi-
3	dent, by and with the advice and consent of the Sen-
4	ate, in accordance with the procedures established
5	under Senate Resolution 116 of the 112th Congress,
6	of whom—
7	"(A) 8 shall be State insurance commis-
8	sioners appointed in the manner provided in
9	paragraph (2), 1 of whom shall be designated
10	by the President to serve as the chairperson of
11	the Board until the Board elects one such State
12	insurance commissioner Board member to serve
13	as the chairperson of the Board;
14	"(B) 3 shall have demonstrated expertise
15	and experience with property and casualty in-
16	surance producer licensing; and
17	"(C) 2 shall have demonstrated expertise
18	and experience with life or health insurance
19	producer licensing.
20	"(2) State insurance regulator rep-
21	RESENTATIVES.—
22	"(A) Recommendations.—Before making
23	any appointments pursuant to paragraph
24	(1)(A), the President shall request a list of rec-
25	ommended candidates from the States through

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the NAIC, which shall not be binding on the President. If the NAIC fails to submit a list of recommendations not later than 15 business days after the date of the request, the President may make the requisite appointments without considering the views of the NAIC.

"(B) POLITICAL AFFILIATION.—Not more than 4 Board members appointed under paragraph (1)(A) shall belong to the same political party.

"(C) FORMER STATE INSURANCE COMMISSIONERS.—

"(i) IN GENERAL.—If, after offering each currently serving State insurance commissioner an appointment to the Board, fewer than 8 State insurance commissioners have accepted appointment to the Board, the President may appoint the remaining State insurance commissioner Board members, as required under paragraph (1)(A), of the appropriate political party as required under subparagraph (B), from among individuals who are former State insurance commissioners.

LIMITATION.—A former State 1 "(ii) 2 insurance commissioner appointed as de-3 scribed in clause (i) may not be employed by or have any present direct or indirect fi-4 nancial interest in any insurer, insurance 6 producer, or other entity in the insurance 7 industry, other than direct or indirect own-8 ership of, or beneficial interest in, an in-9 surance policy or annuity contract written 10 or sold by an insurer.

- "(D) SERVICE THROUGH TERM.—If a Board member appointed under paragraph (1)(A) ceases to be a State insurance commissioner during the term of the Board member, the Board member shall cease to be a Board member.
- "(3) Private sector representatives.—In making any appointment pursuant to subparagraph (B) or (C) of paragraph (1), the President may seek recommendations for candidates from groups representing the category of individuals described, which shall not be binding on the President.
- "(4) STATE INSURANCE COMMISSIONER DE-FINED.—For purposes of this subsection, the term 'State insurance commissioner' means a person who

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1	serves in the position in State government, or on the
2	board, commission, or other body that is the primary
3	insurance regulatory authority for the State.
4	"(d) Terms.—
5	"(1) In general.—Except as provided under
6	paragraph (2), the term of service for each Board
7	member shall be 2 years.
8	"(2) Exceptions.—
9	"(A) 1-YEAR TERMS.—The term of service
10	shall be 1 year, as designated by the President
11	at the time of the nomination of the subject
12	Board members for—
13	"(i) 4 of the State insurance commis-
14	sioner Board members initially appointed
15	under paragraph (1)(A), of whom not more
16	than 2 shall belong to the same political
17	party;
18	"(ii) 1 of the Board members initially
19	appointed under paragraph (1)(B); and
20	"(iii) 1 of the Board members initially
21	appointed under paragraph (1)(C).
22	"(B) Expiration of Term.—A Board
23	member may continue to serve after the expira-
24	tion of the term to which the Board member

1	was appointed for the earlier of 2 years or until
2	a successor is appointed.
3	"(C) Mid-term appointments.—A
4	Board member appointed to fill a vacancy oc-
5	curring before the expiration of the term for
6	which the predecessor of the Board member
7	was appointed shall be appointed only for the
8	remainder of that term.
9	"(3) Successive terms.—Board members
10	may be reappointed to successive terms.
11	"(e) Initial Appointments.—The appointment of
12	initial Board members shall be made no later than 90 days
13	after the date of enactment of the National Association
14	of Registered Agents and Brokers Reform Act of 2015.
15	"(f) Meetings.—
16	"(1) IN GENERAL.—The Board shall meet—
17	"(A) at the call of the chairperson;
18	"(B) as requested in writing to the chair-
19	person by not fewer than 5 Board members; or
20	"(C) as otherwise provided by the bylaws
21	of the Association.
22	"(2) Quorum required.—A majority of all
23	Board members shall constitute a quorum.

1	"(3) Voting.—Decisions of the Board shall re-
2	quire the approval of a majority of all Board mem-
3	bers present at a meeting, a quorum being present.
4	"(4) Initial meeting.—The Board shall hold
5	its first meeting not later than 45 days after the
6	date on which all initial Board members have been
7	appointed.
8	"(g) Restriction on Confidential Informa-
9	TION.—Board members appointed pursuant to subpara-
10	graphs (B) and (C) of subsection (c)(1) shall not have ac-
11	cess to confidential information received by the Associa-
12	tion in connection with complaints, investigations, or dis-
13	ciplinary proceedings involving insurance producers.
14	"(h) ETHICS AND CONFLICTS OF INTEREST.—The
15	Board shall issue and enforce an ethical conduct code to
16	address permissible and prohibited activities of Board
17	members and Association officers, employees, agents, or
18	consultants. The code shall, at a minimum, include provi-
19	sions that prohibit any Board member or Association offi-
20	cer, employee, agent or consultant from—
21	"(1) engaging in unethical conduct in the
22	course of performing Association duties;
23	"(2) participating in the making or influencing
24	the making of any Association decision, the outcome
25	of which the Board member, officer, employee,

- agent, or consultant knows or had reason to know would have a reasonably foreseeable material financial effect, distinguishable from its effect on the public generally, on the person or a member of the immediate family of the person;
 - "(3) accepting any gift from any person or entity other than the Association that is given because of the position held by the person in the Association;
 - "(4) making political contributions to any person or entity on behalf of the Association; and
 - "(5) lobbying or paying a person to lobby on behalf of the Association.

"(i) Compensation.—

- "(1) IN GENERAL.—Except as provided in paragraph (2), no Board member may receive any compensation from the Association or any other person or entity on account of Board membership.
- "(2) Travel expenses and per diem.—
 Board members may be reimbursed only by the Association for travel expenses, including per diem in lieu of subsistence, at rates consistent with rates authorized for employees of Federal agencies under subchapter I of chapter 57 of title 5, United States Code, while away from home or regular places of

1	business in performance of services for the Associa-
2	tion.
3	"SEC. 325. BYLAWS, STANDARDS, AND DISCIPLINARY AC-
4	TIONS.
5	"(a) Adoption and Amendment of Bylaws and
6	STANDARDS.—
7	"(1) Procedures.—The Association shall
8	adopt procedures for the adoption of bylaws and
9	standards that are similar to procedures under sub-
10	chapter II of chapter 5 of title 5, United States
11	Code (commonly known as the 'Administrative Pro-
12	cedure Act').
13	"(2) Copy required to be filed.—The
14	Board shall submit to the President, through the
15	Department of the Treasury, and the States (includ-
16	ing State insurance regulators), and shall publish on
17	the website of the Association, all proposed bylaws
18	and standards of the Association, or any proposed
19	amendment to the bylaws or standards of the Asso-
20	ciation, accompanied by a concise general statement
21	of the basis and purpose of such proposal.
22	"(3) Effective date.—Any proposed bylaw
23	or standard of the Association, and any proposed
24	amendment to the bylaws or standards of the Asso-

ciation, shall take effect, after notice under para-

- graph (2) and opportunity for public comment, on such date as the Association may designate, unless suspended under section 329(c).
- "(4) RULE OF CONSTRUCTION.—Nothing in this section shall be construed to subject the Board or the Association to the requirements of subchapter II of chapter 5 of title 5, United States Code (commonly known as the 'Administrative Procedure Act').
 - "(b) Disciplinary Action by the Association.—
 - "(1) Specification of charges.—In any proceeding to determine whether membership shall be denied, suspended, revoked, or not renewed, or to determine whether a member of the Association should be placed on probation (referred to in this section as a 'disciplinary action') or whether to assess fines or monetary penalties, the Association shall bring specific charges, notify the member of the charges, give the member an opportunity to defend against the charges, and keep a record.
 - "(2) Supporting statement.—A determination to take disciplinary action shall be supported by a statement setting forth—
- 24 "(A) any act or practice in which the mem-25 ber has been found to have been engaged;

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1	"(B) the specific provision of this subtitle
2	or standard of the Association that any such
3	act or practice is deemed to violate; and
4	"(C) the sanction imposed and the reason
5	for the sanction.
6	"(3) Ineligibility of private sector rep-
7	RESENTATIVES.—Board members appointed pursu-
8	ant to section 324(c)(3) may not—
9	"(A) participate in any disciplinary action
10	or be counted toward establishing a quorum
11	during a disciplinary action; and
12	"(B) have access to confidential informa-
13	tion concerning any disciplinary action.
14	"SEC. 326. POWERS.
15	"In addition to all the powers conferred upon a non-
16	profit corporation by the District of Columbia Nonprofit
17	Corporation Act, the Association shall have the power to—
18	"(1) establish and collect such membership fees
19	as the Association finds necessary to impose to cover
20	the costs of its operations;
21	"(2) adopt, amend, and repeal bylaws, proce-
22	dures, or standards governing the conduct of Asso-
23	ciation business and performance of its duties;

- 1 "(3) establish procedures for providing notice 2 and opportunity for comment pursuant to section 3 325(a);
 - "(4) enter into and perform such agreements as necessary to carry out the duties of the Association;
 - "(5) hire employees, professionals, or specialists, and elect or appoint officers, and to fix their compensation, define their duties and give them appropriate authority to carry out the purposes of this subtitle, and determine their qualification;
 - "(6) establish personnel policies of the Association and programs relating to, among other things, conflicts of interest, rates of compensation, where applicable, and qualifications of personnel;
 - "(7) borrow money; and
- 16 "(8) secure funding for such amounts as the 17 Association determines to be necessary and appro-18 priate to organize and begin operations of the Asso-19 ciation, which shall be treated as loans to be repaid 20 by the Association with interest at market rate.

21 "SEC. 327. REPORT BY THE ASSOCIATION.

"(a) IN GENERAL.—As soon as practicable after the close of each fiscal year, the Association shall submit to the President, through the Department of the Treasury, and the States (including State insurance regulators), and

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- 1 shall publish on the website of the Association, a written
- 2 report regarding the conduct of its business, and the exer-
- 3 cise of the other rights and powers granted by this sub-
- 4 title, during such fiscal year.
- 5 "(b) FINANCIAL STATEMENTS.—Each report sub-
- 6 mitted under subsection (a) with respect to any fiscal year
- 7 shall include audited financial statements setting forth the
- 8 financial position of the Association at the end of such
- 9 fiscal year and the results of its operations (including the
- 10 source and application of its funds) for such fiscal year.
- 11 "SEC. 328. LIABILITY OF THE ASSOCIATION AND THE
- 12 BOARD MEMBERS, OFFICERS, AND EMPLOY-
- 13 EES OF THE ASSOCIATION.
- 14 "(a) IN GENERAL.—The Association shall not be
- 15 deemed to be an insurer or insurance producer within the
- 16 meaning of any State law, rule, regulation, or order regu-
- 17 lating or taxing insurers, insurance producers, or other en-
- 18 tities engaged in the business of insurance, including pro-
- 19 visions imposing premium taxes, regulating insurer sol-
- 20 vency or financial condition, establishing guaranty funds
- 21 and levying assessments, or requiring claims settlement
- 22 practices.
- 23 "(b) Liability of Board Members, Officers,
- 24 AND EMPLOYEES.—No Board member, officer, or em-
- 25 ployee of the Association shall be personally liable to any

- 1 person for any action taken or omitted in good faith in
- 2 any matter within the scope of their responsibilities in con-
- 3 nection with the Association.

4 "SEC. 329. PRESIDENTIAL OVERSIGHT.

- 5 "(a) Removal of Board.—If the President deter-
- 6 mines that the Association is acting in a manner contrary
- 7 to the interests of the public or the purposes of this sub-
- 8 title or has failed to perform its duties under this subtitle,
- 9 the President may remove the entire existing Board for
- 10 the remainder of the term to which the Board members
- 11 were appointed and appoint, in accordance with section
- 12 324 and with the advice and consent of the Senate, in
- 13 accordance with the procedures established under Senate
- 14 Resolution 116 of the 112th Congress, new Board mem-
- 15 bers to fill the vacancies on the Board for the remainder
- 16 of the terms.
- 17 "(b) Removal of Board Member.—The President
- 18 may remove a Board member only for neglect of duty or
- 19 malfeasance in office.
- 20 "(c) Suspension of Bylaws and Standards and
- 21 Prohibition of Actions.—Following notice to the
- 22 Board, the President, or a person designated by the Presi-
- 23 dent for such purpose, may suspend the effectiveness of
- 24 any bylaw or standard, or prohibit any action, of the Asso-

1	ciation that the President or the designee determines is					
2	contrary to the purposes of this subtitle.					
3	"SEC. 330. RELATIONSHIP TO STATE LAW.					
4	"(a) Preemption of State Laws.—State laws,					
5	regulations, provisions, or other actions purporting to reg-					
6	ulate insurance producers shall be preempted to the extent					
7	provided in subsection (b).					
8	"(b) Prohibited Actions.—					
9	"(1) In general.—No State shall—					
10	"(A) impede the activities of, take any ac-					
11	tion against, or apply any provision of law or					
12	regulation arbitrarily or discriminatorily to, any					
13	insurance producer because that insurance pro-					
14	ducer or any affiliate plans to become, has ap-					
15	plied to become, or is a member of the Associa-					
16	tion;					
17	"(B) impose any requirement upon a mem-					
18	ber of the Association that it pay fees different					
19	from those required to be paid to that State					
20	were it not a member of the Association; or					
21	"(C) impose any continuing education re-					
22	quirements on any nonresident insurance pro-					
23	ducer that is a member of the Association.					

1	"(2) States other than a home state.—
2	No State, other than the home State of a member
3	of the Association, shall—
4	"(A) impose any licensing, personal or cor-
5	porate qualifications, education, training, expe-
6	rience, residency, continuing education, or
7	bonding requirement upon a member of the As-
8	sociation that is different from the criteria for
9	membership in the Association or renewal of
10	such membership;
11	"(B) impose any requirement upon a mem-
12	ber of the Association that it be licensed, reg-
13	istered, or otherwise qualified to do business or
14	remain in good standing in the State, including
15	any requirement that the insurance producer
16	register as a foreign company with the sec-
17	retary of state or equivalent State official;
18	"(C) require that a member of the Associa-
19	tion submit to a criminal history record check
20	as a condition of doing business in the State; or
21	"(D) impose any licensing, registration, or
22	appointment requirements upon a member of
23	the Association, or require a member of the As-
24	sociation to be authorized to operate as an in-

surance producer, in order to sell, solicit, or ne-

gotiate insurance for commercial property and
casualty risks to an insured with risks located
in more than one State, if the member is licensed or otherwise authorized to operate in the
State where the insured maintains its principal
place of business and the contract of insurance
insures risks located in that State.

"(3) Preservation of State disciplinary authority.—Nothing in this section may be construed to prohibit a State from investigating and taking appropriate disciplinary action, including suspension or revocation of authority of an insurance producer to do business in a State, in accordance with State law and that is not inconsistent with the provisions of this section, against a member of the Association as a result of a complaint or for any alleged activity, regardless of whether the activity occurred before or after the insurance producer commenced doing business in the State pursuant to Association membership.

21 "SEC. 331. COORDINATION WITH FINANCIAL INDUSTRY

REGULATORY AUTHORITY.

23 "The Association shall coordinate with the Financial 24 Industry Regulatory Authority in order to ease any admin-25 istrative burdens that fall on members of the Association

- 1 that are subject to regulation by the Financial Industry
- 2 Regulatory Authority, consistent with the requirements of
- 3 this subtitle and the Federal securities laws.
- 4 "SEC. 332. RIGHT OF ACTION.
- 5 "(a) RIGHT OF ACTION.—Any person aggrieved by
- 6 a decision or action of the Association may, after reason-
- 7 ably exhausting available avenues for resolution within the
- 8 Association, commence a civil action in an appropriate
- 9 United States district court, and obtain all appropriate re-
- 10 lief.
- 11 "(b) Association Interpretations.—In any ac-
- 12 tion under subsection (a), the court shall give appropriate
- 13 weight to the interpretation of the Association of its by-
- 14 laws and standards and this subtitle.
- 15 "SEC. 333. FEDERAL FUNDING PROHIBITED.
- 16 "The Association may not receive, accept, or borrow
- 17 any amounts from the Federal Government to pay for, or
- 18 reimburse, the Association for, the costs of establishing
- 19 or operating the Association.
- 20 "SEC. 334. DEFINITIONS.
- 21 "For purposes of this subtitle, the following defini-
- 22 tions shall apply:
- 23 "(1) Business entity.—The term 'business
- entity' means a corporation, association, partnership,

- limited liability company, limited liability partnership, or other legal entity.
- "(2) Depository institution.—The term 'depository institution' has the meaning as in section 3 of the Federal Deposit Insurance Act (12 U.S.C. 1813).
 - "(3) Home State.—The term 'home State' means the State in which the insurance producer maintains its principal place of residence or business and is licensed to act as an insurance producer.
 - "(4) Insurance.—The term 'insurance' means any product, other than title insurance or bail bonds, defined or regulated as insurance by the appropriate State insurance regulatory authority.
 - "(5) Insurance producer.—The term 'insurance producer' means any insurance agent or broker, excess or surplus lines broker or agent, insurance consultant, limited insurance representative, and any other individual or entity that sells, solicits, or negotiates policies of insurance or offers advice, counsel, opinions or services related to insurance.
 - "(6) INSURER.—The term 'insurer' has the meaning as in section 313(e)(2)(B) of title 31, United States Code.

1 "(7) PRINCIPAL PLACE OF BUSINESS.—The
2 term 'principal place of business' means the State in
3 which an insurance producer maintains the head4 quarters of the insurance producer and, in the case
5 of a business entity, where high-level officers of the
6 entity direct, control, and coordinate the business
7 activities of the business entity.

- "(8) PRINCIPAL PLACE OF RESIDENCE.—The term 'principal place of residence' means the State in which an insurance producer resides for the greatest number of days during a calendar year.
- "(9) STATE.—The term 'State' includes any State, the District of Columbia, any territory of the United States, and Puerto Rico, Guam, American Samoa, the Trust Territory of the Pacific Islands, the Virgin Islands, and the Northern Mariana Islands.

"(10) State Law.—

- "(A) IN GENERAL.—The term 'State law' includes all laws, decisions, rules, regulations, or other State action having the effect of law, of any State.
- "(B) Laws applicable in the district of columbia.—A law of the United States applicable only to or within the District of Columbia.

- 1 bia shall be treated as a State law rather than
- a law of the United States.".
- 3 (b) Technical Amendment.—The table of contents
- 4 for the Gramm-Leach-Bliley Act is amended by striking
- 5 the items relating to subtitle C of title III and inserting
- 6 the following new items:

"Subtitle C—National Association of Registered Agents and Brokers

- "Sec. 321. National Association of Registered Agents and Brokers.
- "Sec. 322. Purpose.
- "Sec. 323. Membership.
- "Sec. 324. Board of directors.
- "Sec. 325. Bylaws, standards, and disciplinary actions.
- "Sec. 326. Powers.
- "Sec. 327. Report by the Association.
- "Sec. 328. Liability of the Association and the Board members, officers, and employees of the Association.
- "Sec. 329. Presidential oversight.
- "Sec. 330. Relationship to State law.
- "Sec. 331. Coordination with financial industry regulatory authority.
- "Sec. 332. Right of action.
- "Sec. 333. Federal funding prohibited.
- "Sec. 334. Definitions.".

7 TITLE III—BUSINESS RISK MITI-

8 GATION AND PRICE STA-

9 **BILIZATION**

- 10 SEC. 301. SHORT TITLE.
- 11 This title may be cited as the "Business Risk Mitiga-
- 12 tion and Price Stabilization Act of 2015".
- 13 SEC. 302. MARGIN REQUIREMENTS.
- 14 (a) Commodity Exchange Act Amendment.—
- 15 Section 4s(e) of the Commodity Exchange Act (7 U.S.C.
- 16 6s(e)), as added by section 731 of the Dodd-Frank Wall

- 1 Street Reform and Consumer Protection Act, is amended
- 2 by adding at the end the following new paragraph:
- 3 "(4) Applicability with respect to
- 4 COUNTERPARTIES.—The requirements of paragraphs
- 5 (2)(A)(ii) and (2)(B)(ii), including the initial and
- 6 variation margin requirements imposed by rules
- 7 adopted pursuant to paragraphs (2)(A)(ii) and
- 8 (2)(B)(ii), shall not apply to a swap in which a
- 9 counterparty qualifies for an exception under section
- 2(h)(7)(A), or an exemption issued under section
- 11 4(c)(1) from the requirements of section 2(h)(1)(A)
- for cooperative entities as defined in such exemption,
- or satisfies the criteria in section 2(h)(7)(D).".
- 14 (b) SECURITIES EXCHANGE ACT AMENDMENT.—
- 15 Section 15F(e) of the Securities Exchange Act of 1934
- 16 (15 U.S.C. 780–10(e)), as added by section 764(a) of the
- 17 Dodd-Frank Wall Street Reform and Consumer Protec-
- 18 tion Act, is amended by adding at the end the following
- 19 new paragraph:
- 20 "(4) Applicability with respect to
- 21 COUNTERPARTIES.—The requirements of paragraphs
- 22 (2)(A)(ii) and (2)(B)(ii) shall not apply to a secu-
- 23 rity-based swap in which a counterparty qualifies for
- an exception under section 3C(g)(1) or satisfies the
- criteria in section 3C(g)(4).".

1 SEC. 303. IMPLEMENTATION.

2	The amendments made by this title to the Commodity					
3	Exchange Act shall be implemented—					
4	(1) without regard to—					
5	(A) chapter 35 of title 44, United State					
6	Code; and					
7	(B) the notice and comment provisions of					
8	section 553 of title 5, United States Code;					
9	(2) through the promulgation of an interir					
10	final rule, pursuant to which public comment will be					
11	sought before a final rule is issued; and					
12	(3) such that paragraph (1) shall apply solely					
13	to changes to rules and regulations, or propose					
14	rules and regulations, that are limited to and di					
15	rectly a consequence of such amendments.					
	Passed the House of Representatives January 7					
	2015.					

Attest:

Clerk.

114TH CONGRESS H. R. 26

AN ACT

To extend the termination date of the Terrorism Insurance Program established under the Terrorism Risk Insurance Act of 2002, and for other purposes.