(Original Signature of Member)

118TH CONGRESS 1ST SESSION



To amend the Securities Act of 1933 to require that information required to be disclosed to the Securities and Exchange Commission by issuers be material to voting or investment decisions regarding those issuers, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. HUIZENGA introduced the following bill; which was referred to the Committee on _____

A BILL

- To amend the Securities Act of 1933 to require that information required to be disclosed to the Securities and Exchange Commission by issuers be material to voting or investment decisions regarding those issuers, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

- 4 This Act may be cited as the "Mandatory Materiality
- 5 Requirement Act of 2023".

1	SEC. 2. LIMITATION ON DISCLOSURE REQUIREMENTS.
2	(a) Securities Act of 1933.—Section 2(b) of the
3	Securities Act of 1933 (15 U.S.C. 77b(b)) is amended—
4	(1) in the subsection heading, by inserting ";
5	Limitation on Disclosure Requirements" after
6	"Formation";
7	(2) by striking "Whenever" and inserting the
8	following:
9	"(1) IN GENERAL.—Whenever"; and
10	(3) by adding at the end the following:
11	"(2) LIMITATION.—
12	"(A) IN GENERAL.—Whenever pursuant to
13	this title the Commission is engaged in rule-
14	making regarding disclosure obligations of
15	issuers, the Commission shall expressly provide
16	that an issuer is only required to disclose infor-
17	mation in response to such an obligation adopt-
18	ed by the Commission if the issuer has deter-
19	mined that such information is important with
20	respect to a voting or investment decision re-
21	garding the issuer.
22	"(B) APPLICABILITY.—Subparagraph (A)
23	shall not apply with respect to the removal of
24	any disclosure requirement with respect to an
25	issuer or the modification of any disclosure re-
26	quirement with respect to an issuer, if the Com-

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mission expressly determines that the removal 2 or modification does not require disclosures that 3 are, in the aggregate, more burdensome to the 4 issuer than the existing disclosure requirement. "(C) RULE OF CONSTRUCTION.—For the 5

6 purposes of this paragraph, information is con-7 sidered to be important with respect to a voting 8 or investment decision regarding an issuer if 9 there is a substantial likelihood that a reason-10 able investor would view the failure to disclose 11 that information as having significantly altered the total mix of information made available to 12 13 the investor.".

14 (b) SECURITIES EXCHANGE ACT OF 1934.—Section 15 3(f) of the Securities Exchange Act of 1934 (15 U.S.C. 78c(f) is amended— 16

17 (1) in the subsection heading, by inserting "; 18 LIMITATION ON DISCLOSURE REQUIREMENTS" after 19 "FORMATION";

(2) by striking "Whenever" and inserting the 20 21 following:

22 "(1) IN GENERAL.—Whenever"; and

23 (3) by adding at the end the following:

"(2) LIMITATION.— 24

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1 "(A) IN GENERAL.—Whenever pursuant to 2 this title the Commission is engaged in rulemaking regarding disclosure obligations of 3 4 issuers, the Commission shall expressly provide 5 that an issuer is only required to disclose infor-6 mation in response to such an obligation adopt-7 ed by the Commission if the issuer has deter-8 mined that such information is important with 9 respect to a voting or investment decision re-10 garding the issuer.

"(B) APPLICABILITY.—Subparagraph (A) shall not apply with respect to the removal of any disclosure requirement with respect to an issuer or the modification of any disclosure requirement with respect to an issuer, if the Commission expressly determines that the removal or modification does not require disclosures that are, in the aggregate, more burdensome to the issuer than the existing disclosure requirement.

"(C) RULE OF CONSTRUCTION.—For the
purposes of this paragraph, information is considered to be important with respect to a voting
or investment decision regarding an issuer if
there is a substantial likelihood that a reasonable investor would view the failure to disclose

that information as having significantly altered
 the total mix of information made available to
 the investor.".