(Original Signature of Member)

119TH CONGRESS 1ST SESSION



To amend the Securities Exchange Act of 1934 to prohibit certain acts by proxy advisory firms, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. FITZGERALD introduced the following bill; which was referred to the Committee on ______

A BILL

To amend the Securities Exchange Act of 1934 to prohibit certain acts by proxy advisory firms, 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 "Stopping Proxy Advi-

5 sor Racketeering Act".

6 SEC. 2. CONDUCT OF PROXY ADVISORY FIRMS.

- 7 The Securities Exchange Act of 1934 (15 U.S.C. 78a
- 8 et seq.) is amended by inserting after section 14B the fol-
- 9 lowing:

1 "SEC. 14C. CONDUCT OF PROXY ADVISORY FIRMS.

2 "(a) PROHIBITED CONDUCT.—It shall be unlawful
3 for a proxy advisory firm to provide proxy voting advice
4 if the proxy advisory firm possesses a conflict of interest,
5 direct or indirect, including by—

6 "(1) providing consulting services offered di7 rectly or indirectly through an affiliate to a reg8 istrant;

9 "(2) modifying a voting recommendation or oth-10 erwise departing from the adopted systematic proce-11 dures and methodologies of the proxy advisory firm 12 or affiliate for the provision of proxy voting advice 13 based on whether a registrant, or affiliate of the reg-14 istrant, subscribes or will subscribe to the services or 15 products of the proxy advisory firm or any affiliate 16 of the proxy advisory firm;

17 "(3) providing proxy voting advice during any 18 period of time when the proxy advisory firm or any 19 affiliate of the proxy advisory firm is providing stew-20 ardship or engagement services to a shareholder pro-21 ponent, a non-issuer, a soliciting person, or affiliate 22 of any of the foregoing related to the matter covered 23 by the proxy voting advice; or

24 "(4) being a member of any organization that25 supports a shareholder-sponsored proposal that is, or

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is substantially the same subject matters as, the
 proxy voting advice.

3 "(b) Administrative Civil Penalties Avail-4 ABLE.—If the Commission finds, after notice and oppor-5 tunity for hearing in a proceeding instituted pursuant to 6 section 21C, that a proxy advisory firm violated subsection 7 (a), the Commission may, in addition to entering an order 8 under section 21C, impose a civil penalty against the 9 proxy advisory firm and any other person that the Commission finds was a cause of such violation. The deter-10 11 mination to impose such a civil penalty and the amount 12 of the penalty shall be governed by the standards set forth 13 in section 21B.

14 "(c) DEFINITIONS.—In this section:

15 "(1) CONSULTING SERVICES.—With respect to
16 a proxy advisory firm or an affiliate of a proxy advi17 sory firm, the term 'consulting services' means—

18 "(A) providing any non-public information
19 with respect to a proxy advisory firm's polices
20 or ratings methodologies;

21 "(B) any services designed to provide guid22 ance or advice regarding any corporate govern23 ance, compensation, corporate social responsi24 bility, environmental, social, political, or other

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1	policies, disclosures, or actions adopted by a
2	registrant with respect to—
3	"(i) any matter—
4	"(I) for which security holder
5	vote or consent is or will be solicited;
6	and
7	"(II) as to which the proxy advi-
8	sory firm makes or will make a rec-
9	ommendation as to a security holder's
10	vote or consent; or
11	"(ii) matters included in or covered by
12	any written report or rating furnished by
13	the proxy advisory firm; and
14	"(C) such other services as the Commis-
15	sion may determine.
16	"(2) Proxy advisory firm.—The term 'proxy
17	advisory firm' means a person that markets the per-
18	son's expertise as a provider of proxy voting advice,
19	separately from other forms of investment advice,
20	and sells such proxy voting advice for a fee.
21	"(3) Proxy voting advice.—The term 'proxy
22	voting advice' means any advice that makes a rec-
23	ommendation to a security holder as to the vote,
24	consent, or authorization of the security holder on a

- specific matter for which the approval of the security
 holder is solicited.
- 3 "(4) REGISTRANT.—The term 'registrant'
 4 means the issuer of the securities in respect of which
 5 proxies are to be solicited.".