118TH CONGRESS	$\mathbf{C}$	
1st Session	<b>5.</b>	

To amend the Securities Exchange Act of 1934 to require national securities exchanges to identify issuers that are consolidated variable interest entities, and for other purposes.

## IN THE SENATE OF THE UNITED STATES

Mr.	SCOTT	of Florida	introduced	the:	following	bill;	which	was	read	twice	and
		referred to	the Comm	ittee	on						

## A BILL

- To amend the Securities Exchange Act of 1934 to require national securities exchanges to identify issuers that are consolidated variable interest entities, 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 "Trading and Investing
  - 5 with Clear Knowledge and Expectations about Risk Act"
  - 6 or the "TICKER Act".
  - 7 SEC. 2. SENSE OF CONGRESS.
  - 8 It is the sense of Congress that—

1	(1) variable interest entities based in foreign ju-
2	risdictions, including the People's Republic of China,
3	pose a specific and significant risk to investors in
4	the United States, including because investors that
5	purchase shares of those entities—
6	(A) have no equity or direct ownership in-
7	terest; and
8	(B) lack legal recourse; and
9	(2) investors in the United States should more
10	clearly be made aware of the risk described in para-
11	graph (1) in a transparent, easily accessible, and
12	standardized manner that is recognizable to all per-
13	sons that have invested, or seek to invest, in entities
14	that are described in that paragraph and are listed
15	on exchanges in the United States, such as through
16	clearly visible warning indicators on ticker symbols
17	and other company symbols used by those ex-
18	changes.
19	SEC. 3. IDENTIFICATION OF RISK WITH RESPECT TO CER-
20	TAIN ENTITIES.
21	(a) Definitions.—In this section—
22	(1) the terms "broker", "dealer", "exchange",
23	and "security" have the meanings given those terms
24	in section 3(a) of the Securities Exchange Act of
25	1934 (15 U.S.C. 78c(a));

1	(2) the term "Commission" means the Securi-
2	ties and Exchange Commission;
3	(3) the term "covered entity" means a consoli-
4	dated variable interest entity;
5	(4) the term "national securities exchange"
6	means an exchange that is registered as a national
7	securities exchange pursuant to section 6 of the Se-
8	curities Exchange Act of 1934 (15 U.S.C. 78f), as
9	amended by subsection (b) of this section; and
10	(5) the term "variable interest entity" has the
11	meaning given the term under generally accepted ac-
12	counting principles.
13	(b) Requirements.—
14	(1) National securities exchanges.—
15	(A) IN GENERAL.—Section 6(b) of the Se
16	curities Exchange Act of 1934 (15 U.S.C
17	78f(b)) is amended by adding at the end the
18	following:
19	"(11)(A) In this paragraph, the term 'covered
20	entity' has the meaning given the term in section
21	3(a) of the Trading and Investing with Clear Knowle
22	edge and Expectations about Risk Act.
23	"(B) The rules of the exchange require the
24	identification of each covered entity, the securities of
25	which are listed on the exchange, as a covered entity

1	in the symbol for the covered entity used on the ex-
2	change.".
3	(B) Effective date; applicability.—
4	The amendment made by subparagraph (A)
5	shall—
6	(i) take effect on the date that is 180
7	days after the date of enactment of this
8	Act; and
9	(ii) apply with respect to a covered en-
10	tity, the securities of which are listed on a
11	national securities exchange on or after the
12	date described in clause (i).
13	(2) Brokers and dealers.—Beginning not
14	later than 180 days after the date of enactment of
15	this Act, the Commission shall require brokers and
16	dealers to provide warnings to investors investing in
17	covered entities that those investors may lack legal
18	recourse with respect to such an investment.