

Proposal: 1673(AF56)Risk-Based Capital Requirements for Companies Significantly Engaged In Insurance Activitie

Description:

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Comment ID: 137049

From: Charity Colleen Crouse

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Subject: Risk-Based Capital Requirements for Depository Institution Holding Companies Significantly Engaged i

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Comments:

Date:Nov 13, 2019

Proposal: Regulatory Capital Rules: Risk-Based Capital Requirements for Depository Institution Holding Companies Significantly Engaged in Insurance Activities [R-1673]

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Your comment: The refusal for more than 10 years to disclose how it was the alleged "economic" bailout ending up engaging the so-called "health insurance" sector in what were actually "capital outlays" as opposed to a "loan" has had significant consequences. If nothing else, the material conditions for using "insurance activities" as a means by which to cover up for criminal activity has been allowed to proliferate for too long and stops now. As much as I have attempted to address concerns regarding the fraud committed in misrepresentations concerning the federal flood insurance plan and its connection with the solvency of FEMA, we are now in a situation where the overall stability of the domestic housing market is potentially impacted long-term by false assessments that have been permitted to stand for as long as they have. The military uses CUSIPs, including ones that are listed on municipal bond issues, as part of strategic assessments and activities that have profound implications. This impacts not only pension systems, including municipal pension systems that may include law enforcement, and may impact executive compensation awards regarding uses connected to military annuities, but also concerns who and how assignments connected to "public resources" are determined. The false sense of someone identifying with those allied with the big nine of the U.S. banks and financial services firms that got "bailed out" is over. They have obviously defaulted on their obligations set up as part of the capital layouts undertaken at the time they accepted the original TARP funds. On July 1, 2019, these institutions per their relationship with the Basel III Convention were required to engage in greater disclosure about funding sources; they have refused to do so and have instead continued to perpetuate the facade of their solvency in connection with continued efforts to embezzle personal private assets through alleged "insurance schemes." I am taking my personal private assets back today. I never defaulted; I was part of undisclosed capital outlays per the federal budget process alleged to be connected to student loans. I have more than met the terms of the

obligations for more than 25 years, including in identifying and setting in motion means by which to address earlier obligations set up using the potential creditability of a minor, and am not going to accept any further efforts for those who have not to ride my credit and attempt to commit me for financial or other service in connection with kickbacks to board members or executives of major companies, including the financial services companies that the U.S. acquired substantial stock shares in during TARP and TALP. That ALSO makes the federal government liable for defaults in connection with "insurance activities" and/or refusal to address acts of "insurance fraud." The three-year term has NOT expired and these processes will not be permitted to persist and attempt to leverage what remains of so-called "pension systems" to extort the people of the United States or around the world as "health insurance" was used since 2010. As of today be warned that continuing to try to obligate minors for bad credit behavior of those above the age of consent will be addressed as the child labor activity, or trafficking in connection with obligating someone to provide services without compensation and below the age of consent, that it is. 9:01 am CST on Nov. 13, 2019.