## **Insights** Thought Leadership



June 28, 2022

## Corn, Wheat, Hogs and ... NFTs?

On June 7, Senators Kirsten Gillibrand, D-N.Y., and Cynthia Lummis, R-Wy., introduced the Responsible Financial Innovation Act (RFIA), a bipartisan bill that, if enacted, would create a complete regulatory framework for digital assets, including non-fungible tokens (NFTs). While only a proposed bill, the bill is significant in that it telegraphs current congressional thinking on the future regulation of NFTs – something that all involved in the NFT space should be monitoring closely and planning for.

The most significant facet of this bill is that it would treat NFTs as a commodity subject to regulation by the Commodity Futures Trading Commission (CFTC) and not the Securities and Exchange Commission, as many have anticipated. The CFTC is the federal agency tasked with regulating the commodity futures and options markets. Commodities include agricultural products, metals and certain financial instruments, among others. Designation of the CFTC as responsible for NFTs may alter the way technology companies using NFTs plan to conduct business.

The scope of the RFIA and the requirements included in it are extensive and, of course, may never become law or may be materially amended by Congress. That said, businesses utilizing NFTs or operating in the NFT space should be aware of a few core requirements in the bill, including that digital asset issuers (1) maintain high-quality liquid assets valued at 100 percent of the face value of all outstanding payments; (2) publicly disclose relevant information about the assets backing the stablecoin and their value; and (3) have the financial backing to redeem all outstanding stablecoin payments at par.

NFT regulation is coming, and the RFIA is a strong hint at what Congress foresees. Businesses should consider how their current and future NFT plans may be affected by a move into the commodity markets and CFTC regulation.

Would you like to receive our Day Pitney C.H.A.T. Newsletter? Sign up here.



## Authors



Kritika Bharadwaj Partner New York, NY | (212) 297-2477 kbharadwaj@daypitney.com



Heather Weine Brochin Partner Parsippany, NJ | (973) 966-8199 New York, NY | (212)-297-5800 hbrochin@daypitney.com



Alex P. Garens Partner Boston, MA | (617) 345-4872 agarens@daypitney.com



Richard D. Harris Partner Hartford, CT | (860) 275-0294 New Haven, CT | (203) 752-5094 rdharris@daypitney.com



Partner Parsippany, NJ | (973) 966-8041 ehealy@daypitney.com

Erin Magennis Healy



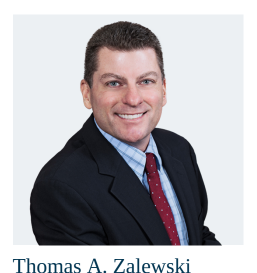
Susan R. Huntington Partner Hartford, CT | (860) 275-0168 Washington, D.C. | (202) 218-3909 shuntington@daypitney.com



William J. Roberts Partner Hartford, CT | (860) 275-0184 wroberts@daypitney.com



Mindy S. Tompkins Partner Hartford, CT | (860) 275-0139 mtompkins@daypitney.com



Partner Parsippany, NJ | (973) 966-8115 tzalewski@daypitney.com



Stephanie M. Gomes-Ganhão Associate Hartford, CT | (860) 275-0193 sgomesganhao@daypitney.com



John F. Kaschak Associate Parsippany, NJ | (973) 966-8034 jkaschak@daypitney.com



Phoebe A. Roth Senior Associate Hartford, CT | (860) 275-0145 proth@daypitney.com