

115TH CONGRESS 1ST SESSION H. R. 2133

To provide regulatory relief to community financial institutions, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

April 25, 2017

Mr. Luetkemeyer introduced the following bill; which was referred to the Committee on Financial Services

A BILL

To provide regulatory relief to community financial institutions, 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 "Community Lending
- 5 Enhancement and Regulatory Relief Act of 2017" or the
- 6 "CLEARR Act of 2017".
- 7 SEC. 2. COMMUNITY INSTITUTION MORTGAGE RELIEF.
- 8 (a) Exemption From Escrow Requirements for
- 9 Loans Held by Small Creditors.—Section 129D(c)
- 10 of the Truth in Lending Act (15 U.S.C. 1639d(c)), as

- 1 added by section 1461(a) of the Dodd-Frank Wall Street
- 2 Reform and Consumer Protection Act, is amended—
- 3 (1) by redesignating paragraphs (1), (2), (3),
- 4 and (4) as subparagraphs (A), (B), (C), and (D)
- 5 (and conforming the margins accordingly);
- 6 (2) by striking "The Board" and inserting the
- 7 following:
- 8 "(1) IN GENERAL.—The Bureau"; and
- 9 (3) by adding at the end the following new
- paragraph:
- 11 "(2) Treatment of Loans Held by Smaller
- 12 Creditors.—The Bureau shall, by regulation, exempt
- 13 from the requirements of subsection (a) any loan secured
- 14 by a first lien on a consumer's principal dwelling, if such
- 15 loan is held by a creditor with assets of \$50,000,000,000
- 16 or less.".
- 17 (b) Modification to Exemption for Small
- 18 Servicers of Mortgage Loans.—Section 6 of the Real
- 19 Estate Settlement Procedures Act of 1974 (12 U.S.C.
- 20 2605) is amended by adding at the end the following:
- 21 "(n) SMALL SERVICER EXEMPTION.—The Bureau
- 22 shall, by regulation, provide exemptions to, or adjustments
- 23 for, the provisions of this section for servicers that annu-
- 24 ally service 30,000 or fewer mortgage loans, in order to

- 1 reduce regulatory burdens while appropriately balancing
- 2 consumer protections.".

3 SEC. 3. ACCESS TO AFFORDABLE MORTGAGES.

- 4 (a) Exemption From Property Appraisal Re-
- 5 QUIREMENTS FOR LOWER-COST DWELLINGS.—Section
- 6 129H of the Truth in Lending Act (15 U.S.C. 1639h) is
- 7 amended by adding at the end the following new sub-
- 8 section:
- 9 "(g) Exemption for Certain Mortgages.—The
- 10 Bureau, the Comptroller of the Currency, the Federal De-
- 11 posit Insurance Corporation, the National Credit Union
- 12 Administration Board, and the Federal Housing Finance
- 13 Agency shall exempt, by rule, a mortgage loan of \$250,000
- 14 or less from the requirements of this section if such loan
- 15 appears on the balance sheet of the creditor of such loan
- 16 for a period of not less than 3 years.".
- 17 (b) Exemption From Penalties for Failure To
- 18 Report Appraisers.—Paragraph (1) of section 129E(k)
- 19 of the Truth in Lending Act (15 U.S.C. 1639e(k)(1)) is
- 20 amended by inserting after "this section" the following:
- 21 ", other than subsection (e),".
- (c) Exemption From Appraisal Standard Re-
- 23 QUIREMENTS FOR LOWER-COST DWELLINGS.—Section
- 24 1110 of the Financial Institutions Reform, Recovery, and
- 25 Enforcement Act of 1989 (12 U.S.C. 3339) is amended—

1	(1) by striking "Each Federal financial institu-
2	tions regulatory agency and the Resolution Trust
3	Corporation" and inserting the following:
4	"(a) Real Estate Appraisals in Connection
5	WITH FEDERALLY RELATED TRANSACTIONS.—Each
6	Federal financial institutions regulatory agency";
7	(2) by striking "each such agency or instrumen-
8	tality" and inserting "each such agency";
9	(3) in the flush left matter following paragraph
10	(3), by striking "Each such agency or instrumen-
11	tality" and inserting the following:
12	"(b) Additional Standards.—Each such agency
13	described under subsection (a)"; and
14	(4) by adding at the end the following new sub-
15	section:
16	"(c) Exemption for Certain Mortgage
17	LOANS.—Each such agency described under subsection
18	(a) shall exempt, by rule, a real estate appraisal or evalua-
19	tion conducted in connection with a mortgage loan of
20	\$250,000 or less from the standards prescribed under this
21	section, if such loan appears on the balance sheet of the
22	creditor of such loan for a period of not less than 3
23	years.".

1	SEC. 4. CHANGES REQUIRED TO SMALL BANK HOLDING
2	COMPANY POLICY STATEMENT ON ASSESS-
3	MENT OF FINANCIAL AND MANAGERIAL FAC-
4	TORS.
5	Before the end of the 6-month period beginning on
6	the date of the enactment of this Act, the Board of Gov-
7	ernors of the Federal Reserve System shall revise the
8	Small Bank Holding Company Policy Statement on As-
9	sessment of Financial and Managerial Factors (12 C.F.R.
10	part 225—appendix C) to raise the consolidated asset
11	threshold under such policy statement from
12	1,000,000,000 (as adjusted by Public Law 113–250) to
13	\$10,000,000,000.
14	SEC. 5. CAPITAL REQUIREMENTS FOR MORTGAGE SERV-
14 15	SEC. 5. CAPITAL REQUIREMENTS FOR MORTGAGE SERV- ICING ASSETS.
15	ICING ASSETS.
15 16 17	ICING ASSETS. (a) Repeal of Basel III Regulations.—Not later
15 16 17	ICING ASSETS. (a) Repeal of Basel III Regulations.—Not later than the end of the 60-day period beginning on the date
15 16 17 18	ICING ASSETS. (a) Repeal of Basel III Regulations.—Not later than the end of the 60-day period beginning on the date of the enactment of this Act, each Federal banking agency
15 16 17 18	ICING ASSETS. (a) Repeal of Basel III Regulations.—Not later than the end of the 60-day period beginning on the date of the enactment of this Act, each Federal banking agency shall—
115 116 117 118 119 220	ICING ASSETS. (a) Repeal of Basel III Regulations.—Not later than the end of the 60-day period beginning on the date of the enactment of this Act, each Federal banking agency shall— (1) repeal all regulations issued by the agency
115 116 117 118 119 220 221	ICING ASSETS. (a) Repeal of Basel III Regulations.—Not later than the end of the 60-day period beginning on the date of the enactment of this Act, each Federal banking agency shall— (1) repeal all regulations issued by the agency to implement the Basel III capital requirements or
115 116 117 118 119 220 221 222	ICING ASSETS. (a) Repeal of Basel III Regulations.—Not later than the end of the 60-day period beginning on the date of the enactment of this Act, each Federal banking agency shall— (1) repeal all regulations issued by the agency to implement the Basel III capital requirements or the NCUA capital requirements, as applicable, on
15 16 17 18 19 20 21 22 23	ICING ASSETS. (a) Repeal of Basel III Regulations.—Not later than the end of the 60-day period beginning on the date of the enactment of this Act, each Federal banking agency shall— (1) repeal all regulations issued by the agency to implement the Basel III capital requirements or the NCUA capital requirements, as applicable, on mortgage servicing assets; and

1	(b) New Regulations.—Before any final regulation
2	is issued by a Federal banking agency with respect to cap-
3	ital requirements on mortgage servicing assets, the Fed-
4	eral banking agency shall—
5	(1) issue a new proposed rule for public com-
6	ment;
7	(2) submit to Congress a notification of the
8	proposed rule and an explanation for the proposed
9	rule; and
10	(3) consider—
11	(A) the history of the market for mortgage
12	servicing assets, including particularly the mar-
13	ket for such assets in the period of the financial
14	crisis;
15	(B) the impact on consumer access to
16	mortgage lending and mortgage servicing; and
17	(C) competition in the mortgage servicing
18	market, including analysis of the role commu-
19	nity and mid-sized financial institutions play in
20	the mortgage servicing market.
21	(c) Definitions.—For purposes of this section:
22	(1) Basel III capital requirements.—The
23	term "Basel III capital requirements" means the
24	Global Regulatory Framework for More Resilient
25	Banks and Banking Systems issued by the Basel

- 1 Committee on Banking Supervision on December 16, 2 2010, as revised on June 1, 2011.
- 3 (2) FEDERAL BANKING AGENCY.—The term
 4 "Federal banking agency" means the Board of Gov5 ernors of the Federal Reserve System, the Office of
 6 the Comptroller of the Currency, the Federal De7 posit Insurance Corporation, or the National Credit
- 9 (3) Mortgage servicing asset" means those assets that 10 "mortgage servicing asset" means those assets that 11 result from contracts to service loans secured by real 12 estate, where such loans are owned by third parties.
- 13 (4) NCUA CAPITAL REQUIREMENTS.—The 14 term "NCUA capital requirements" means the final 15 rule of the National Credit Union Administration 16 entitled "Risk-Based Capital" (80 Fed. Reg. 66626 17 (Oct. 29, 2015)).
- 18 SEC. 6. BUREAU AUTHORITY OVER UNFAIR AND DECEP-
- 19 TIVE ACTS OR PRACTICES.

Union Administration.

- 20 (a) In General.—Section 1031 of the Consumer Fi-
- 21 nancial Protection Act of 2010 (12 U.S.C. 5531) is
- 22 amended—

- 23 (1) in the heading of such section, by striking
- 24 ", **DECEPTIVE**, **OR ABUSIVE**" and inserting "**OR**
- 25 **DECEPTIVE**";

1	(2) in subsection (a)—
2	(A) by striking ", deceptive, or abusive"
3	and inserting "or deceptive"; and
4	(B) by adding at the end the following:
5	"The Bureau may not take any action described
6	under this subsection against a covered person
7	or service provider unless the Bureau first
8	consults the covered person or service provider's
9	primary financial regulatory agency, if any.";
10	(3) in subsection (b)—
11	(A) by striking ", deceptive, or abusive"
12	and inserting "or deceptive"; and
13	(B) by inserting at the end the following:
14	"In prescribing any rule under this subsection,
15	the Bureau shall comply with the requirements
16	of section 18 of the Federal Trade Commission
17	Act (15 U.S.C. 57a) applicable to the Federal
18	Trade Commission when the Commission pre-
19	scribes rules and general statements of policy
20	under that section with respect to unfair or de-
21	ceptive acts or practices in or affecting com-
22	merce.";
23	(4) by striking subsection (d); and
24	(5) by redesignating subsections (e) and (f) as
25	subsections (d) and (e), respectively.

1	(b) Conforming Amendments.—
2	(1) Consumer financial protection act of
3	2010.—The Consumer Financial Protection Act of
4	2010 (12 U.S.C. 5481 et seq.) is amended—
5	(A) by striking ", deceptive, and abusive"
6	each place such term appears and inserting
7	"and deceptive"; and
8	(B) by striking ", deceptive, or abusive"
9	each place such term appears and inserting "or
10	deceptive".
11	(2) Dodd-frank wall street reform and
12	CONSUMER PROTECTION ACT.—The table of contents
13	in section 1(b) of the Dodd-Frank Wall Street Re-
14	form and Consumer Protection Act is amended, in
15	the item relating to section 1031, by striking ", DE-
16	CEPTIVE, OR ABUSIVE" and inserting "OR DE-
17	CEPTIVE".
18	(3) Omnibus appropriations act, 2009.—Sec-
19	tion 626(a)(1) of the Omnibus Appropriations Act,
20	2009 (15 U.S.C. 1638 note) is amended by striking
21	", deceptive, or abusive" and inserting "or decep-
22	tive".

1	SEC. 7. AMENDMENTS TO THE EQUAL CREDIT OPPOR-
2	TUNITY ACT AND THE FAIR HOUSING ACT TO
3	REQUIRE INTENT TO DISCRIMINATE.
4	(a) Amendment to Equal Credit Opportunity
5	Act.—Subsection (a) of section 701 of the Equal Credit
6	Opportunity Act (15 U.S.C. 1691(a)) is amended by in-
7	serting "intentionally" before "discriminate".
8	(b) AMENDMENT TO FAIR HOUSING ACT.—The Fair
9	Housing Act (42 U.S.C. 3601 et seq.) is amended—
10	(1) in section 804—
11	(A) by inserting "intentionally" before
12	"discriminate" each place such term appears;
13	(B) in subsection (a), by inserting "inten-
14	tionally" before "refuse";
15	(C) in subsection (c)—
16	(i) by inserting "intentionally" before
17	"make"; and
18	(ii) by inserting "intentionally" before
19	"cause";
20	(D) in subsection (d), by inserting "inten-
21	tionally" before "represent"; and
22	(E) in subsection (e), by striking "induce
23	or attempt" and inserting "intentionally induce
24	or intentionally attempt";
25	(2) in section 805, by inserting "intentionally"
26	before "discriminate"; and

1	(3) in section 806, by inserting "intentionally"
2	before "discriminate".
3	SEC. 8. AMENDMENTS TO THE HOME MORTGAGE DISCLO-
4	SURE ACT OF 1975.
5	(a) Loan Volume Threshold.—Section 304(i) of
6	the Home Mortgage Disclosure Act of 1975 (12 U.S.C.
7	2803(i)) is amended to read as follows:
8	"(i) Exemption From Certain Disclosure Re-
9	QUIREMENTS.—
10	"(1) In general.—The requirements of sub-
11	sections $(b)(4)$, $(b)(5)$, and $(b)(6)$ shall not apply
12	with respect to any depository institution described
13	in section $303(2)(A)$.
14	"(2) Closed-end mortgage loans.—With
15	respect to a depository institution, the requirements
16	of subsections (a) and (b) shall not apply with re-
17	spect to closed-end mortgage loans if the depository
18	institution originated less than 1,000 closed-end
19	mortgage loans in each of the 2 preceding calendar
20	years.
21	"(3) Open-end lines of credit.—With re-
22	spect to a depository institution, the requirements of
23	subsections (a) and (b) shall not apply with respect
24	to open-end lines of credit if the depository institu-

tion originated less than 2,000 open-end lines of 1 2 credit in each of the 2 preceding calendar years.". 3 (b) Data Points.—Section 304(b) of the Home 4 Mortgage Disclosure Act of 1975 (12 U.S.C. 2803(b)) is 5 amended— 6 (1) by striking paragraphs (5) and (6); (2) in paragraph (3), by inserting "and" at the 7 8 end; and 9 (3) in paragraph (4), by striking "age.". 10 SEC. 9. REPEAL OF SMALL BUSINESS LOAN COLLECTION 11 DATA. 12 (a) Repeal.—Section 704B of the Equal Credit Opportunity Act (15 U.S.C. 1691c-2) is repealed. 13 14 (b) CLERICAL AMENDMENT.—The table of sections 15 for title VII of the Consumer Credit Protection Act is amended by striking the item relating to section 704B. 16 SEC. 10. REQUIREMENTS FOR DEPOSIT ACCOUNT TERMI-18 NATION REQUESTS AND ORDERS. 19 (a) Termination Requests or Orders Must Be 20 Material.— 21 In General.—An appropriate Federal 22 banking agency may not formally or informally re-23 quest or order a depository institution to terminate

a specific customer account or group of customer ac-

counts or to otherwise restrict or discourage a de-

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1	pository institution from entering into or maintain-
2	ing a banking relationship with a specific customer
3	or group of customers unless—
4	(A) the agency has a material reason for
5	such request or order; and
6	(B) such reason is not based solely on rep-
7	utation risk.
8	(2) Treatment of National Security
9	THREATS.—If an appropriate Federal banking agen-
10	cy believes a specific customer or group of customers
11	is, or is acting as a conduit for, an entity which—
12	(A) poses a threat to national security;
13	(B) is involved in terrorist financing;
14	(C) is an agency of the government of
15	Iran, North Korea, Syria, or any country listed
16	from time to time on the State Sponsors of
17	Terrorism list;
18	(D) is located in, or is subject to the juris-
19	diction of, any country specified in subpara-
20	graph (C); or
21	(E) does business with any entity described
22	in subparagraph (C) or (D), unless the appro-
23	priate Federal banking agency determines that
24	the customer or group of customers has used

1	due diligence to avoid doing business with any
2	entity described in subparagraph (C) or (D),
3	such belief shall satisfy the requirement under para-
4	graph (1).
5	(b) Notice Requirement.—
6	(1) In general.—If an appropriate Federal
7	banking agency formally or informally requests or
8	orders a depository institution to terminate a spe-
9	cific customer account or a group of customer ac-
10	counts, the agency shall—
11	(A) provide such request or order to the
12	institution in writing; and
13	(B) accompany such request or order with
14	a written justification for why such termination
15	is needed, including any specific laws or regula-
16	tions the agency believes are being violated by
17	the customer or group of customers, if any.
18	(2) Justification requirement.—A jus-
19	tification described under paragraph (1)(B) may not
20	be based solely on the reputation risk to the deposi-
21	tory institution.
22	(c) Customer Notice.—
23	(1) Notice not required.—Nothing in this
24	section shall be construed as requiring a depository
25	institution or an appropriate Federal banking agen-

- cy to inform a customer or customers of the justification for the customer's account termination described under subsection (b).
- (2) Notice prohibited in cases of Na-TIONAL SECURITY.—If an appropriate Federal bank-5 6 ing agency requests or orders a depository institution to terminate a specific customer account or a 7 8 group of customer accounts based on a belief that 9 the customer or customers pose a threat to national 10 security, neither the depository institution nor the 11 appropriate Federal banking agency may inform the 12 customer or customers of the justification for the 13 customer's account termination.
- 14 (d) REPORTING REQUIREMENT.—Each appropriate 15 Federal banking agency shall issue an annual report to 16 the Congress stating—
 - (1) the aggregate number of specific customer accounts that the agency requested or ordered a depository institution to terminate during the previous year; and
- 21 (2) the legal authority on which the agency re-22 lied in making such requests and orders and the fre-23 quency on which the agency relied on each such au-24 thority.
- 25 (e) Definitions.—For purposes of this section:

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1	(1) Appropriate federal banking agen-
2	CY.—The term "appropriate Federal banking agen-
3	cy'' means—
4	(A) the appropriate Federal banking agen-
5	cy, as defined under section 3 of the Federal
6	Deposit Insurance Act (12 U.S.C. 1813); and
7	(B) the National Credit Union Administra-
8	tion, in the case of an insured credit union.
9	(2) Depository institution.—The term "de-
10	pository institution" means—
11	(A) a depository institution, as defined
12	under section 3 of the Federal Deposit Insur-
1 2	ones Act (19 II C C 1919), and
13	ance Act (12 U.S.C. 1813); and
13	(B) an insured credit union.
14	(B) an insured credit union.
14 15	(B) an insured credit union. SEC. 11. AMENDMENTS TO CIVIL PENALTIES UNDER
14 15 16 17	(B) an insured credit union. SEC. 11. AMENDMENTS TO CIVIL PENALTIES UNDER FIRREA.
14 15 16 17	(B) an insured credit union. SEC. 11. AMENDMENTS TO CIVIL PENALTIES UNDER FIRREA. Section 951 of the Financial Institutions Reform, Re-
14 15 16 17	(B) an insured credit union. SEC. 11. AMENDMENTS TO CIVIL PENALTIES UNDER FIRREA. Section 951 of the Financial Institutions Reform, Recovery, and Enforcement Act of 1989 (12 U.S.C. 1833a)
114 115 116 117 118	(B) an insured credit union. SEC. 11. AMENDMENTS TO CIVIL PENALTIES UNDER FIRREA. Section 951 of the Financial Institutions Reform, Recovery, and Enforcement Act of 1989 (12 U.S.C. 1833a) is amended—
14 15 16 17 18 19 20	(B) an insured credit union. SEC. 11. AMENDMENTS TO CIVIL PENALTIES UNDER FIRREA. Section 951 of the Financial Institutions Reform, Recovery, and Enforcement Act of 1989 (12 U.S.C. 1833a) is amended— (1) in subsection (c)(2), by striking "affecting"
14 15 16 17 18 19 20 21	(B) an insured credit union. SEC. 11. AMENDMENTS TO CIVIL PENALTIES UNDER FIRREA. Section 951 of the Financial Institutions Reform, Recovery, and Enforcement Act of 1989 (12 U.S.C. 1833a) is amended— (1) in subsection (c)(2), by striking "affecting a federally insured financial institution" and insert-
14 15 16 17 18 19 20 21	(B) an insured credit union. SEC. 11. AMENDMENTS TO CIVIL PENALTIES UNDER FIRREA. Section 951 of the Financial Institutions Reform, Recovery, and Enforcement Act of 1989 (12 U.S.C. 1833a) is amended— (1) in subsection (c)(2), by striking "affecting a federally insured financial institution" and inserting "against a federally insured financial institution

1	(A) in the header, by striking "Subpoenas"
2	and inserting "Investigations"; and
3	(B) by amending paragraph (1)(C) to read
4	as follows:
5	"(C) summon witnesses and require the
6	production of any books, papers, correspond-
7	ence, memoranda, or other records which the
8	Attorney General deems relevant or material to
9	the inquiry, if the Attorney General—
10	"(i) requests a court order from a
11	court of competent jurisdiction for such ac-
12	tions and offers specific and articulable
13	facts showing that there are reasonable
14	grounds to believe that the information or
15	testimony sought is relevant and material
16	for conducting an investigation under this
17	section; or
18	"(ii) either personally or through dele-
19	gation no lower than the Deputy Attorney
20	General, issues and signs a subpoena for
21	such actions and such subpoena is sup-
22	ported by specific and articulable facts
23	showing that there are reasonable grounds
24	to believe that the information or testi-

1 mony sought is relevant for conducting an 2 investigation under this section.". 3 SEC. 12. WAIVER OF WAITING PERIOD. 4 Not later than 120 days after the date of the enactment of this Act, the Bureau of Consumer Financial Protection shall issue regulations establishing a process to waive the requirement relating to the timing of providing 8 closing disclosures for mortgage loans described under section 1026.19(f)(1)(ii) of title 12, Code of Federal Regula-10 tions. SEC. 13. LIMIT ON BUREAU SUPERVISION. 12 The Consumer Financial Protection Act of 2010 (12) 13 U.S.C. 5481 et seq.) is amended— 14 (1)in section 1025(a), by striking "\$10,000,000,000" each place such term appears 15 and inserting "\$50,000,000,000"; and 16 17 (2)section in 1026(a), by striking 18 "\$10,000,000,000" each place such term appears 19 and inserting "\$50,000,000,000". 20 SEC. 14. LIMITED EXCEPTION FOR RECIPROCAL DEPOSITS. 21 (a) In General.—Section 29 of the Federal Deposit Insurance Act (12 U.S.C. 1831f) is amended by adding 23 at the end the following new subsection: 24 "(a) Limited Exception for Reciprocal Depos-

25 ITS.—

1	"(1) In general.—Reciprocal deposits of an
2	insured depository institution shall not be considered
3	to be funds obtained, directly or indirectly, by or
4	through a deposit broker if—
5	"(A) when the institution was most re-
6	cently examined, its composite condition was
7	found to be outstanding or good; or
8	"(B) the total amount of such reciprocal
9	deposits does not exceed the lesser of—
10	"(i) \$10,000,000,000; or
11	"(ii) an amount equal to 20 percent of
12	the total liabilities of the insured deposi-
13	tory institution.
14	"(2) Rule of Construction.—Nothing in
15	this subsection shall be construed to limit the au-
16	thority of the Corporation to require, on a case-by-
17	case basis, that an agent institution that is less than
18	adequately capitalized (as defined in section
19	38(b)(1)(B)) not accept particular types of deposits
20	upon finding that the acceptance of such deposits
21	constitutes an unsafe or unsound practice with re-
22	spect to such institution.
23	"(3) Definitions.—In this subsection:
24	"(A) AGENT INSTITUTION.—The term
25	'agent institution' means an insured depository

1	institution that places a covered deposit
2	through a deposit placement network at other
3	insured depository institutions in amounts that
4	are less than or equal to the standard max
5	imum deposit insurance amount, specifying the
6	interest rate to be paid for such amounts
7	where the agent institution—
8	"(i) is well capitalized (as defined in
9	section 38(b)(1)(A)) or has obtained a
10	waiver pursuant to subsection (c) of this
11	section; or
12	"(ii) does not receive an amount of re-
13	ciprocal deposits that causes the tota
14	amount of reciprocal deposits held by the
15	agent institution to be greater than the av-
16	erage of the total amount of reciprocal de-
17	posits held by the agent institution on the
18	last day of each of the 4 calendar quarters
19	preceding the calendar quarter in which
20	the agent institution was determined to be
21	not well capitalized.
22	"(B) COVERED DEPOSIT.—The term 'cov
23	ered deposit' means a deposit that—

1	"(i) is submitted for placement
2	through a deposit placement network by an
3	agent institution; and
4	"(ii) does not consist of funds that
5	were obtained for the agent institution, di-
6	rectly or indirectly, by or through a deposit
7	broker before submission for placement
8	through a deposit placement network.
9	"(C) Deposit placement network.—
10	The term 'deposit placement network' means a
11	network in which an insured depository institu-
12	tion participates, together with other insured
13	depository institutions, for the processing and
14	receipt of reciprocal deposits.
15	"(D) NETWORK MEMBER BANK.—The
16	term 'network member bank' means an insured
17	depository institution that is a member of a de-
18	posit placement network.
19	"(E) RECIPROCAL DEPOSITS.—The term
20	'reciprocal deposits' means deposits received by
21	an agent institution through a deposit place-
22	ment network with the same maturity (if any)
23	and in the same aggregate amount as covered
24	deposits placed by the agent institution in other

network member banks.".

1	(b) APPLICABILITY.—Nothing in this Act shall be
2	construed to limit the application of any provision of the
3	Federal Deposit Insurance Act, other than section 29 of
4	such Act (12 U.S.C. 1831f), to an insured depository in-
5	stitution (as defined in section 3(c) of such Act (12 U.S.C.
6	1813(c))).
7	SEC. 15. SAFE HARBOR FOR CERTAIN LOANS HELD ON
8	PORTFOLIO.
9	(a) In General.—Section 129C of the Truth in
10	Lending Act (15 U.S.C. 1639c) is amended by adding at
11	the end the following:
12	"(j) Safe Harbor for Certain Loans Held on
13	Portfolio.—
14	"(1) Safe harbor for creditors that are
15	DEPOSITORY INSTITUTIONS.—
16	"(A) In general.—A creditor that is a
17	depository institution shall not be subject to
18	suit for failure to comply with subsection (a),
19	(c)(1), or $(f)(2)$ of this section or section 129H
20	with respect to a residential mortgage loan, and
21	the banking regulators shall treat such loan as
22	a qualified mortgage, if—
23	"(i) the creditor has, since the origi-
24	nation of the loan, held the loan on the
25	balance sheet of the creditor; and

1	"(ii) all prepayment penalties with re-
2	spect to the loan comply with the limita-
3	tions described under subsection (c)(3).
4	"(B) Exception for certain trans-
5	FERS.—In the case of a depository institution
6	that transfers a loan originated by that institu-
7	tion to another depository institution by reason
8	of the bankruptcy or failure of the originating
9	depository institution or the purchase of the
10	originating depository institution, the depository
11	institution transferring such loan shall be
12	deemed to have complied with the requirement
13	under subparagraph (A)(i).
14	"(2) Safe harbor for mortgage origina-
15	TORS.—A mortgage originator shall not be subject
16	to suit for a violation of section 129B(c)(3)(B) for
17	steering a consumer to a residential mortgage loan
18	if—
19	"(A) the creditor of such loan is a deposi-
20	tory institution and has informed the mortgage
21	originator that the creditor intends to hold the
22	loan on the balance sheet of the creditor for the
23	life of the loan; and
24	"(B) the mortgage originator informs the
25	consumer that the creditor intends to hold the

1	loan on the balance sheet of the creditor for the
2	life of the loan.
3	"(3) Definitions.—For purposes of this sub-
4	section:
5	"(A) Banking regulators.—The term
6	'banking regulators' means the Federal banking
7	agencies, the Bureau, and the National Credit
8	Union Administration.
9	"(B) Depository Institution.—The
10	term 'depository institution' has the meaning
11	given that term under section 19(b)(1) of the
12	Federal Reserve Act (12 U.S.C. $505(b)(1)$).
13	"(C) Federal banking agencies.—The
14	term 'Federal banking agencies' has the mean-
15	ing given that term under section 3 of the Fed-
16	eral Deposit Insurance Act.".
17	(b) Rule of Construction.—Nothing in the
18	amendment made by this Act may be construed as pre-
19	venting a balloon loan from qualifying for the safe harbor
20	provided under section 129C(j) of the Truth in Lending
21	Act if the balloon loan otherwise meets all of the require-
22	ments under such subsection (j), regardless of whether the
23	balloon loan meets the requirements described under
24	clauses (i) through (iv) of section 129C(b)(2)(E) of such
25	Act.

SEC. 16. AMENDMENTS TO ABILITY TO PAY REQUIREMENTS 2 FOR MORTGAGE LOANS. 3 Section 129C(b)(3) of the Truth in Lending Act (15) 4 U.S.C. 1639C(b)(3)) is amended— 5 (1) by amending subparagraph (A) to read as 6 follows: 7 "(A) IN GENERAL.— 8 "(i) BUREAU REGULATIONS.—The 9 Bureau shall prescribe regulations to carry 10 out the purposes of this subsection, except 11 that the Bureau may not prescribe any 12 regulation that addresses modifies any pro-13 vision of paragraph (2)(A)(iii), or that ad-14 dresses modifies any rule promulgated by 15 the Federal Housing Finance Agency pur-16 suant to subparagraph (B)(i). Any existing 17 regulation of the Bureau that addresses 18 modifies paragraph (2)(A)(iii) shall have 19 no force or effect as of the date the Fed-20 eral Housing Finance Agency prescribes a 21 rule pursuant to subparagraph (B)(i)(II). 22 "(ii) Federal Housing FINANCE 23 AGENCY REGULATIONS.—The Federal 24 Housing Finance Agency shall only pre-25 scribe regulations to carry out the pur-26 poses of paragraph (2)(A)(iii). The Federal

1 Housing Finance Agency may not pre-2 scribe any regulation that addresses modi-3 fies any requirement under clause (i), (ii), 4 (iv), (v), (vi), (vii), (viii), or (ix) of paragraph (2)(A), or that addresses modifies 6 any rule promulgated by the Bureau pur-7 suant to clause (i) orsubparagraph 8 (B)(i)(I).";9 (2) in subparagraph (B)— 10 (A) by striking "The Board may" and in-11 serting 12 "(I) BUREAU REGULATIONS.— 13 The Bureau may". 14 (B) in subclause (I), as designated by sub-15 paragraph (A), by striking "compliance with such actions" and inserting ", except that the 16 17 Bureau may not prescribe any regulation that 18 violates the provisions of subparagraph (A). 19 The Bureau may not eliminate any requirement 20 or add any new requirement under clause (i), 21 (ii), (iv), (v), (vi), (vii), (viii), or (ix) of para-22 graph (2)(A) unless it does so by prescribing a 23 rule enacted pursuant to the procedures set 24 forth in section 553 of title 5, United States 25 Code";

1	(C) in clause (i), by adding at the end the
2	following new subclause:
3	"(II) FEDERAL HOUSING FI-
4	NANCE AGENCY REGULATIONS.—Not
5	later than 180 days after the date of
6	the enactment of this subclause, the
7	Federal Housing Finance Agency
8	shall prescribe regulations to carry
9	out the requirements of paragraph
10	(2)(A)(iii). Notwithstanding the proce-
11	dures set forth in section 553 of title
12	5, United States Code, the Federal
13	Housing Finance Agency shall review
14	its promulgated standards under such
15	paragraph at least annually, and shall
16	publish any proposed adjustments to
17	such standards in the Federal Reg-
18	ister. The Federal Housing Finance
19	Agency may not eliminate any re-
20	quirement or add any new require-
21	ment under paragraph (2)(A)(iii) un-
22	less it does so by prescribing a rule
23	enacted pursuant to the procedures
24	set forth in section 553 of title 5,
25	United States Code."; and

1 (D) in clause (ii), by striking "with the 2 Board" and inserting "with the Bureau with re3 spect to the requirements under clauses (i), (ii), (iv), (v), (vi), (vii), (viii), and (ix) of paragraph (2)(A), and in consultation with the Federal Housing Finance Agency with respect to the re7 quirement under paragraph (2)(A)(iii)".