

Union Calendar No. 847

115TH CONGRESS 2D SESSION

H. R. 5534

[Report No. 115-1095]

To amend the Consumer Financial Protection Act of 2010 to provide procedures for guidance issued by the Bureau of Consumer Financial Protection, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

APRIL 17, 2018

Mr. Duffy (for himself and Mr. Perlmutter) introduced the following bill; which was referred to the Committee on Financial Services

December 21, 2018

Additional sponsors: Mr. RATCLIFFE, Mr. ROYCE of California, Mr. MARCHANT, Ms. SINEMA, Mr. YOUNG of Iowa, Mr. BROOKS of Alabama, Mr. Tipton, Mr. Barr, Mr. Coffman, and Mr. David Scott of Georgia

December 21, 2018

Reported with an amendment, committed to the Committee of the Whole House on the State of the Union, and ordered to be printed

[Strike out all after the enacting clause and insert the part printed in italic]

[For text of introduced bill, see copy of bill as introduced on April 17, 2018]

A BILL

To amend the Consumer Financial Protection Act of 2010 to provide procedures for guidance issued by the Bureau of Consumer Financial Protection, 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 "Give Useful Information				
5	to Define Effective Compliance Act" or the "GUIDE Com-				
6	pliance Act".				
7	SEC. 2. PROCEDURES FOR BUREAU GUIDANCE.				
8	Section 1022(b) of the Consumer Financial Protection				
9	Act of 2010 (12 U.S.C. 5512(b)) is amended by adding at				
10	the end the following:				
11	"(5) Procedures for bureau guidance.—				
12	"(A) Definitions.—In this paragraph—				
13	"(i) the term 'Bureau' means—				
14	"(I) the Director of the Bureau;				
15	"(II) the Deputy Director of the				
16	Bureau; and				
17	"(III) any employee of the Bureau				
18	described in section $1013(a)(1)(B)$; and				
19	"(ii) the term 'guidance'—				
20	"(I) means—				
21	"(aa) an agency statement of				
22	general applicability and future				
23	effect, other than a regulatory ac-				
24	tion, that sets forth a policy on a				
25	statutory, regulatory, or technical				

1	issue or an interpretation of a
2	statutory or regulatory issue; and
3	"(bb) any written interpre-
4	tive rule, bulletin, statement of
5	policy, letter, examination man-
6	ual, frequently asked question, no-
7	tice, directive, news release, blog
8	post, small entity compliance
9	guide, or other authoritative docu-
10	ment issued by the Bureau re-
11	garding compliance with a Fed-
12	eral consumer financial law; and
13	"(II) does not include—
14	"(aa) a purely internal Bu-
15	reau policy;
16	"(bb) a law enforcement com-
17	munication such as a complaint,
18	consent order, judgment, legal
19	opinion, warning letter, investiga-
20	tory letter, notice of hearing, civil
21	investigative demand, subpoena,
22	no-action letter, advisory opinion,
23	or any request in lieu of the fore-
24	going;

1	"(cc) an individualized su-
2	pervisory communication such as
3	a supervisory letter, report of ex-
4	amination, memorandum of un-
5	derstanding, board resolution,
6	matter requiring attention, or in-
7	dividualized communication or
8	agreement pursuant to the super-
9	visory authority of the Bureau; or
10	"(dd) a decision issued under
11	$subtitle\ E.$
12	"(B) Guidance requirements.—The Di-
13	rector shall issue guidance that is necessary or
14	appropriate to enable the Bureau to carry out
15	Federal consumer financial law, including facili-
16	tating compliance with such law.
17	"(C) Rulemaking.—
18	"(i) Proposed rule.—Not later than
19	18 months after the date of enactment of
20	this paragraph, the Bureau shall publish in
21	the Federal Register and on the website of
22	the Bureau a proposed rule defining—
23	"(I) each type of guidance the Bu-
24	reau shall provide;

1	"(II) the criteria the Bureau shall
2	use for selecting each type of guidance;
3	"(III) the process and timelines
4	for requests for guidance;
5	"(IV) the time periods for the re-
6	sponse of the Bureau to a request for
7	each type of guidance; and
8	"(V) a process for amending or re-
9	voking guidance issued under the rule,
10	including a process for public input on
11	any proposal to amend or revoke guid-
12	ance, unless the Bureau determines
13	public input is not required due to
14	public exigency.
15	"(ii) Final rule.—Not later than 1
16	year after the date on which the proposed
17	rule described in clause (i) is published, the
18	Bureau shall publish a final rule based on
19	the proposed rule.
20	"(D) Reliance on Bureau Guidance.—
21	No person shall be held liable for any act done
22	or omitted in good faith in conformity with any
23	applicable guidance from the Bureau or any
24	predecessor agency that was in effect at the time
25	of the act or omission, even if the guidance is

1	later revoked, amended, or rendered inconsistent
2	by guidance or action by the Bureau or a deter-
3	mination by a court of competent jurisdiction.
4	"(E) Development of a penalty ma-
5	TRIX.—
6	"(i) Proposed rule.—Not later than
7	18 months after the date of the enactment of
8	this subparagraph, the Bureau shall publish
9	in the Federal Register and on the website
10	of the Bureau a proposed rule establishing
11	guidelines for determining the size of any
12	civil monetary penalties issued by the Bu-
13	reau based on the severity of the actionable
14	conduct in violation of a Federal consumer
15	financial law and the level of culpability.
16	The regulations prescribed under this para-
17	graph shall, to the extent possible, align
18	with any chart, matrix, rule, or guideline
19	published by the Office of the Comptroller of
20	the Currency, the Corporation, or the Board
21	of Governors.
22	"(ii) Final rule.—Not later than 1
23	year after the date on which the proposed
24	rule described in clause (i) is published, the

1	Bureau :	shall	publish	$a\ final$	rule	based	on
2	the prope	osed r	rule.".				

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