..... (Original Signature of Member)

111TH CONGRESS 1ST SESSION



To establish the Consumer Financial Protection Agency, and for other purposes.

# IN THE HOUSE OF REPRESENTATIVES

Mr. FRANK of Massachusetts (for himself and [see ATTACHED LIST of cosponsors]) introduced the following bill; which was referred to the Committee on \_\_\_\_\_

# A BILL

To establish the Consumer Financial Protection Agency, 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 "Consumer Financial

5 Protection Agency Act of 2009".

## 6 SEC. 2. TABLE OF CONTENTS.

7 The table of contents for this Act is as follows:

Sec. 1. Short title.Sec. 2. Table of contents.

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- Sec. 146. State law preemption standards for federal savings associations and subsidiaries clarified.
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# TITLE J—IMPROVEMENTS TO THE FEDERAL TRADE COMMISSION ACT

Sec. 201. Amendments to the Federal Trade Commission Act.

# TITLE I—CONSUMER FINANCIAL PROTECTION AGENCY

### 3 SEC. 101. DEFINITIONS.

4 For the purposes of subtitles A through F of this

5 title, the following definitions shall apply:

(1) AFFILIATE.—The term "affiliate" means
 any person that controls, is controlled by, or is
 under common control with another person.

4 (2) AGENCY.—The term "Agency" means the
5 Consumer Financial Protection Agency.

6 (3) ALTERNATIVE CONSUMER FINANCIAL PROD-7 UCT OR SERVICE.—The term "alternative consumer 8 financial product or service" means a consumer fi-9 nancial product or service that is of the same type 10 or class as a standard consumer financial product or 11 service, but that contains different or additional 12 terms, fees, or features.

(4) APPOINTED BOARD MEMBER.—The term
"appointed Board member" or "appointed Board
members" means a member or members of the
Board appointed by the President under section
112(a)(1).

18 (5) BOARD.—The term "Board" means the
19 Board of the Consumer Financial Protection Agen20 cy.

(6) BOARD OF GOVERNORS.—The term "Board
of Governors" means the Board of Governors of the
Federal Reserve System.

1	(7) CONSUMER.—The term "consumer" means
2	an individual or an agent, trustee, or representative
3	acting on behalf of an individual.
4	(8) Consumer financial product or serv-
5	ICE.—The term "consumer financial product or
6	service" means any financial product or service to be
7	used by a consumer primarily for personal, family,
8	or household purposes.
9	(9) COVERED PERSON.—The term "covered
10	person" means—
11	(A) any person who engages directly or in-
12	directly in a financial activity, in connection
13	with the provision of a consumer financial prod-
14	uct or service; or
15	(B) any person who, in connection with the
16	provision of a consumer financial product or
17	service, provides a material service to, or proc-
18	esses a transaction on behalf of, a person de-
19	scribed in subparagraph (A).
20	(10) CREDIT.—The term "credit" means the
21	right granted by a person to a consumer to defer
22	payment of a debt, incur debt and defer its payment,
23	or purchase property or services and defer payment
24	for such purchase.

1	(11) CREDIT UNION.—The term "credit union"
2	means a Federal credit union, State credit union, or
3	State-chartered credit union as defined in section
4	101 of the Federal Credit Union Act (12 U.S.C.
5	1752).
6	(12) DEPOSIT.—The term "deposit"—
7	(A) has the same meaning as in section
8	3(l) of the Federal Deposit Insurance Act; and
9	(B) includes a share in a member account
10	(as defined in section $101(5)$ of the Federal
11	Credit Union Act) at a credit union.
12	(13) Deposit-taking activity.—The term
13	"deposit-taking activity" means—
14	(A) the acceptance of deposits, the provi-
15	sion of other services related to the acceptance
16	of deposits, or the maintenance of deposit ac-
17	counts;
18	(B) the acceptance of money, the provision
19	of other services related to the acceptance of
20	money, or the maintenance of members' share
21	accounts by a credit union; or
22	(C) the receipt of money or its equivalent,
23	as the Agency may determine by regulation or
24	order, received or held by the covered person
25	(or an agent for the person) for the purpose of

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1	facilitating a payment or transferring funds or
2	value of funds by a consumer to a third party.
3	For the purposes of this title, the Agency may deter-
4	mine that the term "deposit-taking activity" includes
5	the receipt of money or its equivalent in connection
6	with the sale or issuance of any payment instrument
7	or stored value product or service.
8	(14) Designated transfer date.—The term
9	"designated transfer date" has the meaning pro-
10	vided in section 162.
11	(15) DIRECTOR.—The term "Director" means
12	the Director of the Agency.
13	(16) Enumerated consumer laws.—The
14	term "enumerated consumer laws" means each of
15	the following:
16	(A) The Alternative Mortgage Transaction
17	Parity Act (12 U.S.C. 3801 et seq.).
18	(B) The Electronic Funds Transfer Act
19	(15 U.S.C. 1693 et seq.)
20	(C) The Equal Credit Opportunity Act (15
21	U.S.C. 1691 et seq.).
22	(D) The Fair Credit Reporting Act (15
23	U.S.C. 1681 et seq.), except with respect to sec-
24	tions 615(e), 624, and 628.

1	(E) The Fair Debt Collection Practices Act
2	(15 U.S.C. 1692 et seq.).
3	(F) Subsections (c), (d), (e), and (f) of sec-
4	tion 43 of the Federal Deposit Insurance Act
5	(12 U.S.C. 1831t).
6	(G) Sections 502, 503, 504, 505, 506,
7	507, 508, and 509 of the Gramm-Leach-Bliley
8	Act (15 U.S.C. 6802 et seq.).
9	(H) The Home Mortgage Disclosure Act
10	(12 U.S.C. 2801 et seq.).
11	(I) The Real Estate Settlement Procedures
12	Act (12 U.S.C. 2601 et seq.).
13	(J) The Secure and Fair Enforcement for
14	Mortgage Licensing Act (12 U.S.C. 5101 et
15	seq.).
16	(K) The Truth in Lending Act (15 U.S.C.
17	1601 et seq.).
18	(L) The Truth in Savings Act (12 U.S.C.
19	4301 et seq.).
20	(17) FEDERAL BANKING AGENCY.—The term
21	"Federal banking agency" means the Board of Gov-
22	ernors, the Comptroller of the Currency, the Direc-
23	tor of the Office of Thrift Supervision, the Federal
24	Deposit Insurance Corporation, or the National

1	Credit Union Administration and the term "Federal
2	banking agencies" means all of those agencies.
3	(18) FINANCIAL ACTIVITY.—The term "finan-
4	cial activity" means any of the following activities:
5	(A) Deposit-taking activities.
6	(B) Extending credit and servicing loans,
7	including-
8	(i) acquiring, brokering, or servicing
9	loans or other extensions of credit;
10	(ii) engaging in any other activity
11	usual in connection with extending credit
12	or servicing loans, including performing
13	appraisals of real estate and personal prop-
14	erty and selling or servicing credit insur-
15	ance or mortgage insurance.
16	(C) Check-guaranty services, including—
17	(i) authorizing a subscribing merchant
18	to accept personal checks tendered by the
19	merchant's customers in payment for
20	goods and services; and
21	(ii) purchasing from a subscribing
22	merchant validly authorized checks that
23	are subsequently dishonored.
24	(D) Collecting, analyzing, maintaining, and
25	providing consumer report information or other

1	account information by covered persons, includ-
2	ing information relating to the credit history of
3	consumers and providing the information to a
4	credit grantor who is considering a consumer
5	application for credit or who has extended cred-
6	it to the borrower.
7	(E) Collection of debt related to any con-
8	sumer financial product or service.
9	(F) Providing real estate settlement serv-
10	ices, including providing title insurance.
11	(G) Leasing personal or real property or
12	acting as agent, broker, or adviser in leasing
13	such property if—
14	(i) the lease is on a non-operating
15	basis;
16	(ii) the initial term of the lease is at
17	least 90 days; and
18	(iii) in the case of leases involving real
19	property, at the inception of the initial
20	lease, the transaction is intended to result
21	in ownership of the leased property to be
22	transferred to the lessee, subject to stand-
23	ards prescribed by the Agency.
24	(H) Acting as an investment adviser to any
25	person (not subject to regulation by or required

1	to register with the Commodity Futures Trad-
2	ing Commission or the Securities and Exchange
3	Commission).
4	(I) Acting as financial adviser to any per-
5	son, including—
6	(i) providing financial and other re-
7	lated advisory services;
8	(ii) providing educational courses, and
9	instructional materials to consumers on in-
10	dividual financial management matters; or
11	(iii) providing credit counseling, tax-
12	planning or tax-preparation services to any
13	person.
14	(J) Financial data processing, including
15	providing data processing and data trans-
16	mission services, facilities (including data proc-
17	essing and data transmission hardware, soft-
18	ware, documentation, or operating personnel),
19	databases, advice, and access to such services,
20	facilities, or databases by any technological
21	means, if—
22	(i) the data to be processed or fur-
23	nished are financial, banking, or economic;
24	and

1	(ii) the hardware provided in connec-
2	tion therewith is offered only in conjunc-
3	tion with software designed and marketed
4	for the processing and transmission of fi-
5	nancial, banking, or economic data, and
6	where the general purpose hardware does
7	not constitute more than 30 percent of the
8	cost of any packaged offering.
9	(K) Money transmitting.
10	(L) Sale or issuance of stored value.
11	(M) Acting as a money services business.
12	(N) Acting as a custodian of money or any
13	financial instrument.
14	(O) Any other activity that the Agency de-
15	fines, by regulation, as a financial activity for
16	the purposes of this title, except that the Agen-
17	cy shall not define engaging in the business of
18	insurance as a financial activity (other than
19	with respect to credit insurance, mortgage in-
20	surance, or title insurance, as described in this
21	section).
22	(19) FINANCIAL PRODUCT OR SERVICE.—The
23	term "financial product or service" means any prod-
24	uct or service that, directly or indirectly, results

from or is related to engaging in 1 or more financial
 activities.

3 (20) FOREIGN EXCHANGE.—The term "foreign
4 exchange" means the exchange, for compensation, of
5 currency of the United States or of a foreign govern6 ment for currency of another government.

7 (21) INSURED DEPOSITORY INSTITUTION.—The
8 term "insured depository institution" has the same
9 meaning as in section 3 of the Federal Deposit In10 surance Act..

(22) MONEY SERVICES BUSINESS.—The term
"money services business" means a covered person
that—

14 (A) receives currency, monetary value, or 15 payment instruments for the purpose of ex-16 changing or transmitting the same by any 17 means, including transmission by wire, fac-18 simile, electronic transfer, courier, the Internet, 19 or through bill payment services, or other busi-20 nesses that facilitate third-party transfers with-21 in the United States or to or from the United 22 States; or

23 (B) issues payment instruments or stored24 value.

1 (23)TRANSMITTING.—The MONEY term 2 "money transmitting" means the receipt by a cov-3 ered person of currency, monetary value, or payment 4 instruments for the purpose of transmitting the 5 same to any third-party by any means, including 6 transmission by wire, facsimile, electronic transfer, 7 courier, the Internet, or through bill payment serv-8 ices.

9 (24) PAYMENT INSTRUMENT.—The term "pay10 ment instrument" means a check, draft, warrant,
11 money order, traveler's check, electronic instrument,
12 or other instrument, payment of money, or monetary
13 value (other than currency).

(25) PERSON.—The term "person" means an
individual, partnership, company, corporation, association (incorporated or unincorporated), trust, estate, cooperative organization, or other entity.

18 (26) PERSON REGULATED BY THE COMMODITY 19 FUTURES TRADING COMMISSION.—The term "person 20 regulated by the Commodity Futures Trading Com-21 mission" means any futures commission merchant, 22 commodity trading adviser, commodity pool oper-23 ator, or introducing broker that is subject to the ju-24 risdiction of the Commodity Futures Trading Com-25 mission under the Commodity Exchange Act, but

1	only to the extent that the person acts in such ca-
2	pacity.
3	(27) Person regulated by the securities
4	AND EXCHANGE COMMISSION.—The term "person
5	regulated by the Securities and Exchange Commis-
6	sion" means—
7	(A) a broker or dealer that is required to
8	be registered under the Securities Exchange Act
9	of 1934;
10	(B) an investment adviser that is required
11	to be registered under the Investment Advisers
12	Act of 1940; or
13	(C) an investment company that is re-
14	quired to be registered under the Investment
15	Company Act of 1940—
16	but only to the extent that the person acts in a reg-
17	istered capacity.
18	(28) Provision of a consumer financial
19	PRODUCT OR SERVICE.—The term "provision of (or
20	providing) a consumer financial product or service"
21	means the advertisement, marketing, solicitation,
22	sale, disclosure, delivery, or account maintenance or
23	servicing of a consumer financial product or service.
24	(29) Secretary.—The term "Secretary"
25	means the Secretary of the Treasury.

(30) STANDARD CONSUMER FINANCIAL PROD UCT OR SERVICE.—The term "standard consumer finan nancial product or service" means a consumer finan cial product or service containing terms, conditions,
 and features defined by the Agency.

6 (31) STATE.—The term "State" means any
7 State, territory, or possession of the United States,
8 the District of Columbia, Commonwealth of Puerto
9 Rico, Commonwealth of the Northern Mariana Is10 lands, Guam, American Samoa, or the United States
11 Virgin Islands.

12 (32) STORED VALUE.—The term "stored value" 13 means funds or monetary value represented in any 14 electronic format, whether or not specially encrypted, 15 and stored or capable of storage on electronic media 16 in such a way as to be retrievable and transferred 17 electronically, and includes a prepaid debit card or 18 product, or any other similar product, regardless of 19 whether the amount of the funds or monetary value 20 may be increased or reloaded.

# Subtitle A—Establishment of the Agency

3 SEC. 111. ESTABLISHMENT OF THE CONSUMER FINANCIAL
4 PROTECTION AGENCY.

5 (a) AGENCY ESTABLISHED.—There is established the
6 Consumer Financial Protection Agency as an independent
7 agency in the executive branch to regulate the provision
8 of consumer financial products or services under this title,
9 the enumerated consumer laws, and the authorities trans10 ferred under subtitles F and H.

(b) PRINCIPAL OFFICE.—The principal office of the
Agency shall be located in the city of Washington, District
of Columbia, at 1 or more sites.

# 14 SEC. 112. BOARD.

15 (a) COMPOSITION OF THE BOARD.—The Agency shall have a Board that is composed of 5 members as follows: 16 17 (1) 4 members of the Board who shall be ap-18 pointed by the President, by and with the advice and 19 consent of the Senate— 20 (A) from among individuals who are citi-21 zens of the United States; and 22 (B) who have a strong competencies and 23 experiences related to consumer financial prod-

24 ucts or services; and

(2) the head of the agency responsible for char tering and regulating national banks.

3 (b) DIRECTOR OF THE AGENCY.—From among the
4 appointed Board members, the President shall designate
5 1 member of the Board to serve as the Director and the
6 Director shall be the chief executive of the Agency.

7 (c) TERMS OF APPOINTED BOARD MEMBERS.—

8 (1) IN GENERAL.—An appointed Board mem9 ber, including the Director of the Agency, shall serve
10 for a term of 5 years.

(2) REMOVAL FOR CAUSE.—The President may
remove any appointed Board member for inefficiency, neglect of duty, or malfeasance in office.

(3) VACANCIES.—Any member of the Board appointed to fill a vacancy occurring before the expiration of the term to which that member's predecessor
was appointed (including the Director of the Agency) shall be appointed only for the remainder of the
term.

20 (4) CONTINUATION OF SERVICE.—Each ap21 pointed Board member may continue to serve after
22 the expiration of the term of office to which that
23 member was appointed until a successor has been
24 appointed by the President and confirmed by the
25 Senate.

1	(5) INITIAL APPOINTMENTS STAGGERED.—The
2	appointed Board members (including the Director of
3	the Agency) shall serve staggered terms, which ini-
4	tially shall be established by the President for terms
5	of 2, 3, 4, and 5 years, respectively.
6	(d) Compensation.—
7	(1) DIRECTOR.—The Director shall receive
8	compensation at the rate prescribed for Level I of
9	the Executive Schedule under section 5313 of title
10	5, United States Code.
11	(2) Other appointed board members.—The
12	3 other appointed Board members shall each receive
13	compensation at the rate prescribed for Level II of
14	the Executive Schedule under section 5314 of title
15	5, United States Code.
16	SEC. 113. EXECUTIVE AND ADMINISTRATIVE POWERS.
17	(a) POWERS.—The Board may exercise all executive
18	and administrative functions of the Agency, including to—
19	(1) establish rules for conducting the Agency's
20	general business in a manner not inconsistent with
21	this title;
22	(2) bind the Agency and enter into contracts;
23	(3) direct the establishment of and maintain di-
24	visions or other offices within the Agency in order to
25	fulfill the responsibilities of this title, the enumer-

1	ated consumer laws, and the authorities transferred
2	under subtitles F and H, and to satisfy the require-
3	ments of other applicable law;
4	(4) coordinate and oversee the operation of all
5	administrative, enforcement, and research activities
6	of the Agency;
7	(5) adopt and use a seal;
8	(6) determine the character of and the necessity
9	for the Agency's obligations and expenditures, and
10	the manner in which they shall be incurred, allowed,
11	and paid;
12	(7) delegate authority, at the Agency's lawful
13	discretion, to the Director or to a member of the
14	Board or to any officer or employee of the Agency
15	to take action under any provision of this title or
16	under other applicable law;
17	(8) to implement this title and the Agency's au-
18	thorities under the enumerated consumer laws and
19	under subtitles F and H through rules, orders, guid-
20	ance, interpretations, statements of policy, examina-
21	tions, and enforcement actions; and
22	(9) perform such other functions as may be au-
23	thorized or required by law.
24	(b) TRANSACTING BUSINESS.—

(1) QUORUM.—3 members of the Board shall
 constitute a quorum for the transaction of business,
 except that if only 3 members of the Board are serv ing because of vacancies, 2 members of the Board
 shall constitute a quorum for the transaction of
 business.

7 (2) VOTING.—Other than acts performed under
8 delegated authority, the Board shall act through a
9 majority vote of its members assembled.

### 10 SEC. 114. ADMINISTRATION.

11 (a) OFFICERS.—The Agency shall appoint the fol-12 lowing officials:

(1) A secretary, who shall be charged with
maintaining the records of the Agency and performing such other activities as the Board directs.

16 (2) A general counsel, who shall be charged
17 with overseeing the legal affairs of the Agency and
18 performing such other activities as the Board di19 rects.

20 (3) An inspector general, who shall have the au21 thority and functions of an inspector general of a
22 designated Federal entity under the Inspector Gen23 eral Act of 1978 (5 U.S.C. App. 3).

24 (b) PERSONNEL.—

25 (1) APPOINTMENT.—

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(A) IN GENERAL.—The Agency may fix
 the number of, and appoint and direct, all em ployees of the Agency.
 (B) EXPEDITED HIRING.—During the 2 year period beginning on the date of the enact-

ment of this Act, the Agency may appoint, without regard to the provisions of sections 3309 through 3318, of title 5, United States Code, candidates directly to positions for which public notice has been given.

11 (2) COMPENSATION.—

(A) PAY.—The Agency shall fix, adjust,
and administer the pay for all employees of the
Agency without regard to the provisions of
chapter 51 or subchapter III of chapter 53 of
title 5, United States Code.

(B) BENEFITS.—The Agency may provide
additional benefits to Agency employees if the
same type of benefits are then being provided
by the Board of Governors or, if not then being
provided, could be provided by the Board of
Governors under applicable provisions of law,
rule, or regulation.

24 (C) MINIMUM STANDARD.—The Agency25 shall at all times provide compensation and ben-

1	efits to classes of employees that, at a min-
2	imum, are equivalent to the compensation and
3	benefits provided by the Board of Governors for
4	the corresponding class of employees in any fis-
5	cal year.
6	(c) Specific Functional Units.—
7	(1) RESEARCH.—The Agency shall establish a
8	unit whose functions shall include researching, ana-
9	lyzing, and reporting on—
10	(A) current and prospective developments
11	in markets for consumer financial products or
12	services, including market areas of alternative
13	consumer financial products or services with
14	high growth rates;
15	(B) consumer awareness, understanding,
16	and use of disclosures and communications re-
17	garding consumer financial products or services;
18	(C) consumer awareness and under-
19	standing of costs, risks, and benefits of con-
20	sumer financial products or services; and
21	(D) consumer behavior with respect to con-
22	sumer financial products or services.
23	(2) Community Affairs.—The Agency shall
24	establish a unit whose functions shall include pro-
25	viding information, guidance, and technical assist-

1	ance regarding the provision of consumer financial
2	products or services to traditionally underserved con-
3	sumers and communities.
4	(3) Consumer complaints.—The Agency

shall establish a unit whose functions shall include—
(A) establishing a central database for collecting and tracking information on consumer
complaints about consumer financial products
or services and resolution of complaints; and

10 (B) sharing data and coordinating con11 sumer complaints with Federal banking agen12 cies, other Federal agencies, and State regu13 lators.

### 14 SEC. 115. CONSUMER ADVISORY BOARD.

(a) ESTABLISHMENT REQUIRED.—The Agency shall
establish a Consumer Advisory Board to advise and consult with the Agency in the exercise of its functions under
this title, the enumerated consumer laws, and to provide
information on emerging practices in the consumer financial products or services industry.

(b) MEMBERSHIP.—In appointing the members of
the Consumer Advisory Board, the Agency shall seek to
assemble experts in financial services, community development, and consumer financial products or services and

seek representation of the interests of covered persons and
 consumers.

- 3 (c) MEETINGS.—The Consumer Advisory Board shall
  4 meet from time to time at the call of the Agency, but,
  5 at a minimum, shall meet at least twice in each year.
- 6 (d) COMPENSATION AND TRAVEL EXPENSES.—Mem7 bers of the Consumer Advisory Board who are not full8 time employees of the United States shall—
- 9 (1) be entitled to receive compensation at a rate 10 fixed by the Agency while attending meetings of the 11 Consumer Advisory Board, including travel time; 12 and
- (2) be allowed travel expenses, including transportation and subsistence, while away from their
  homes or regular places of business.

### 16 SEC. 116. COORDINATION.

(a) COORDINATION WITH OTHER FEDERAL AGEN(a) COORDINATION WITH OTHER FEDERAL AGEN18 CIES AND STATE REGULATORS.—The Agency shall coordi19 nate with the Securities and Exchange Commission, the
20 Commodity Futures Trading Commission, and other Fed21 eral agencies and State regulators, as appropriate, to pro22 mote consistent regulatory treatment of consumer and in23 vestment products and services.

24 (b) COORDINATION OF CONSUMER EDUCATION INI-25 TIATIVES.—

1 (1) IN GENERAL.—The Agency shall coordinate 2 with each agency that is a member of the Financial 3 Literacy and Education Commission established by 4 the Financial Literacy and Education Improvement 5 Act (20 U.S.C. 9701 et seq.) to assist each agency 6 in enhancing its existing financial literacy and edu-7 cation initiatives to better achieve the goals in para-8 graph (2) and to ensure the consistency of such ini-9 tiatives across Federal agencies.

10 (2) GOALS OF COORDINATION.—In coordinating 11 with the agencies described in paragraph (1), the 12 Agency shall seek to improve efforts to educate con-13 sumers about financial matters generally, the man-14 agement of their own financial affairs, and their 15 judgments about the appropriateness of certain fi-16 nancial products.

### 17 SEC. 117. REPORTS TO THE CONGRESS.

(a) REPORTS REQUIRED.—The Agency shall prepare
and submit to the President and the appropriate committees of the Congress a report at the beginning of each regular session of the Congress, beginning with the session
following the designated transfer date.

23 (b) CONTENTS.—The reports required by subsection24 (a) shall include—

(1) a list of the significant rules and orders
 adopted by the Agency, as well as other significant
 initiatives conducted by the Agency, during the pre ceding year and the Agency's plan for rules, orders,
 or other initiatives to be undertaken during the up coming period;

7 (2) an analysis of complaints about consumer
8 financial products or services that the Agency has
9 received and collected in its central database on
10 complaints during the preceding year;

(3) a list, with a brief statement of the issues,
of the public supervisory and enforcement actions to
which the Agency is a party (including adjudication
proceedings conducted under subtitle E) during the
preceding year; and

(4) an appraisal of significant actions, including
actions under Federal or State law, by State attorneys general or State regulators relating to this title,
the authorities transferred under subtitles F and H,
and the enumerated consumer laws.

21 SEC. 118. FUNDING; FEES AND ASSESSMENTS; PENALTIES
22 AND FINES.

(a) AUTHORIZATION OF APPROPRIATIONS.—For the
purposes of carrying out the authorities granted in this
title and the enumerated consumer laws and transferred

under subtitles F and H, there are appropriated to the
 Agency such sums as are necessary. Notwithstanding any
 other provision of law, such amounts shall be subject to
 apportionment under section 1517 of title 31, United
 States Code, and restrictions that generally apply to the
 use of appropriated funds in title 31, United States Code,
 and other laws.

8 (b) FEES AND ASSESSMENTS ON COVERED PER-9 SONS.—

10 (1) RECOVERY OF EXPENDED FUNDS.—The
11 Agency shall recover the amount of funds expended
12 by the Agency under this title, through the collection
13 of annual fees or assessments on covered persons.

14 (2) RULEMAKING.—The Agency shall prescribe 15 regulations to govern the collection of fees and as-16 sessments. Such regulations shall specify and define 17 the basis of fees or assessments (such as the out-18 standing volume of consumer credit accounts, total 19 assets under management, or consumer financial 20 transactions), the amount and frequency of fees or 21 assessments, and such other factors that the Agency 22 deems appropriate.

23 (3) FEES AND ASSESSMENTS AS MISCELLA24 NEOUS RECEIPTS.—All fees and assessments col25 lected under this title, the authorities transferred

under subtitles F and H, or any enumerated con sumer law shall be deposited into the Treasury as
 miscellaneous receipts.

4 (c) Penalties and Fines.—

5 (1)ESTABLISHMENT OF VICTIMS RELIEF 6 FUND.—There is established in the Treasury of the United States a fund to be known as the "Consumer 7 8 Financial Protection Agency Civil Penalty Fund" 9 (referred to in this section as the "Fund"). If the 10 Agency obtains a civil penalty against any person in 11 any judicial or administrative action under this title, 12 the authorities transferred under subtitles F and H, 13 or any enumerated consumer law, the Agency shall 14 deposit into the Fund the amount of the penalty col-15 lected.

16 (2) PAYMENT TO VICTIMS.—Amounts in the 17 Fund shall be available to the Agency, without fiscal 18 year limitation, for payments to the victims of activi-19 ties for which civil penalties have been imposed 20 under this title, the authorities transferred under 21 subtitles F and H, or any enumerated consumer law.

# 22 SEC. 119. EFFECTIVE DATE.

This subtitle shall take effect on the date of the en-actment of this Act.

# Subtitle B—General Powers of the Agency

### 3 SEC. 121. MANDATE AND OBJECTIVES.

4 (a) MANDATE.—The Agency shall seek to promote
5 transparency, simplicity, fairness, accountability, and ac6 cess in the market for consumer financial products or serv7 ices.

8 (b) OBJECTIVES.—The Agency is authorized to exer-9 cise its authorities granted in this title, in the enumerated 10 consumer laws, and transferred under subtitles F and H 11 for the purposes of ensuring that—

(1) consumers have, understand, and can use
the information they need to make responsible decisions about consumer financial products or services;
(2) consumers are protected from abuse, unfair-

16 ness, deception, and discrimination;

17 (3) markets for consumer financial products or
18 services operate fairly and efficiently with ample
19 room for sustainable growth and innovation; and

20 (4) traditionally underserved consumers and21 communities have access to financial services.

# 22 SEC. 122. AUTHORITIES.

(a) IN GENERAL.—The Agency is authorized to exercise its authorities granted in this title, in the enumerated
consumer laws, and transferred under subtitles F and H,

to administer, enforce, and otherwise implement the provi sions of this title, the authorities transferred in subtitles
 F and H, and the enumerated consumer laws.

### 4 (b) RULEMAKING, ORDERS, AND GUIDANCE.—

5 (1) IN GENERAL.—The Agency may prescribe 6 rules and issue orders and guidance as may be nec-7 essary or appropriate to enable it to administer and 8 carry out the purposes and objectives of this title, 9 the authorities transferred under subtitles F and H, 10 and the enumerated consumer laws, and to prevent 11 evasions thereof.

- 12 (2) STANDARDS FOR RULEMAKING.—In pre-13 scribing a rule under this title or pursuant to the 14 authorities transferred under subtitles F and H or 15 the enumerated consumer laws, the Agency shall—
- 16 (A) consider the potential benefits and
  17 costs to consumers and covered persons, includ18 ing the potential reduction of consumers' access
  19 to consumer financial products or services, re20 sulting from such rule; and

(B) consult with the Federal banking agencies, or other Federal agencies, as appropriate,
regarding the consistency of a proposed rule
with prudential, market, or systemic objectives
administered by such agencies.

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(3) EXEMPTIONS.—

2 (A) IN GENERAL.—The Agency, by rule or order, may conditionally or unconditionally ex-3 4 empt any covered person or any consumer fi-5 nancial product or service or any class of cov-6 ered persons or consumer financial products or 7 services, from any provision of this title, any enumerated consumer law, or from any rule 8 9 thereunder, as the Agency deems necessary or 10 appropriate to carry out the purposes and ob-11 jectives of this title taking into consideration 12 the factors in subparagraph (B).

(B) FACTORS.—In issuing an exemption
by rule or order as permitted in subparagraph
(A), the Agency shall as appropriate take into
consideration the following—

17 (i) total assets of the covered person;
18 (ii) the volume of transactions involv19 ing consumer financial products or services
20 in which the covered person engages;

21 (iii) the extent to which the covered
22 person engages in 1 or more financial ac23 tivities; and

24 (iv) existing laws or regulations which25 are applicable to the consumer financial

1	product or service and the extent to which
2	such laws or regulations provide consumers
3	with adequate protections.
4	(c) EXAMINATIONS AND REPORTS.—
5	(1) IN GENERAL.—The Agency may on a peri-
6	odic basis examine, or require reports from, a cov-
7	ered person for purposes of ensuring compliance
8	with the requirements of this title, the enumerated
9	consumer laws, and any regulations prescribed by
10	the Agency under this title or pursuant to the au-
11	thorities transferred under subtitles F and H, and
12	enforcing compliance with such requirements.
13	(2) CONTENT OF REPORTS.—The reports au-
14	thorized in paragraph (1) may include such informa-
15	tion as necessary to keep the Agency informed as
16	to—
17	(A) the compliance systems or procedures
18	of the covered person or any affiliate thereof,
19	with applicable provisions of this title or any
20	other law that the Agency has jurisdiction to
21	enforce; and
22	(B) matters related to the provision of con-
23	sumer financial products or services including
24	the servicing or maintenance of accounts or ex-
25	tensions of credit.

1	(3) USE OF EXISTING REPORTS.—In general,
2	the Agency shall, to the fullest extent possible, use—
3	(A) reports that a covered person, or any
4	affiliate thereof, has provided or been required
5	to provide to a Federal or State agency; and
6	(B) information that has been reported
7	publicly.
8	(4) Reports from nondepository covered
9	PERSONS.—The Agency may require reports regard-
10	ing financial condition from covered persons which
11	are not subject to the jurisdiction of a Federal bank-
12	ing agency or a comparable State regulator for the
13	purpose of assessing the ability of such person to
14	perform its obligations to consumers.
15	(5) Access by the agency to reports of
16	OTHER REGULATORS.—
17	(A) Examination and financial condi-
18	TION REPORTS.—Upon providing reasonable as-
19	surances of confidentiality, the Agency shall
20	have access to any report of examination or fi-
21	nancial condition made by a Federal banking
22	agency or other Federal agency having super-
23	vision of a covered person, and to all revisions
24	made to any such report.

1 (B) PROVISION OF OTHER REPORTS TO 2 AGENCY.—In addition to the reports described 3 in paragraph (a), a Federal banking agency 4 may, in its discretion, furnish to the Agency 5 any other report or other confidential super-6 visory information concerning any insured de-7 pository institution, any credit union, or other 8 entity examined by such agency under authority 9 of any Federal law.

10 (6) Access by other regulators to re-11 PORTS OF THE AGENCY.—Upon providing reasonable 12 assurances of confidentiality, a Federal banking 13 agency, a State regulator, or any other Federal 14 agency having supervision of a covered person shall 15 have access to any report of examination made by 16 the Agency with respect to the covered person, and 17 to all revisions made to any such report.

(7) PRESERVATION OF AUTHORITY.—No provision in paragraph (3) shall be construed as preventing the Agency from conducting an examination
authorized by this title or under the authorities
transferred under subtitles F and H or pursuant to
any enumerated consumer law.

24 (d) EXCLUSIVE RULEMAKING AND EXAMINATION25 AUTHORITY.—Notwithstanding any other provision of

Federal law other than subsection (f), to the extent that 1 2 a Federal law authorizes the Agency and another Federal 3 agency to prescribe regulations, issue guidance, conduct 4 examinations, or require reports under that law for pur-5 poses of assuring compliance with this title, any enumer-6 ated consumer law, the laws for which authorities were 7 transferred under subtitles F and H, and any regulations 8 prescribed under this title or pursuant to any such author-9 ity, the Agency shall have the exclusive authority to pre-10 scribe regulations, issue guidance, conduct examinations, 11 require reports, or issue exemptions with regard to any 12 person subject to that law.

13 (e) PRIMARY ENFORCEMENT AUTHORITY.—

14 (1) THE AGENCY TO HAVE PRIMARY ENFORCE-15 MENT AUTHORITY.—To the extent that a Federal 16 law authorizes the Agency and another Federal 17 agency to enforce that law, the Agency shall have 18 primary authority to enforce that Federal law with 19 respect to any person in accordance with this sub-20 section.

(2) REFERRAL.—Any Federal agency authorized to enforce a Federal law described in paragraph
(1) may recommend in writing to the Agency that
the Agency initiate an enforcement proceeding as
the Agency is authorized by that Federal law or by

this title. The recommendation shall be accompanied
 by a written explanation of the concerns giving rise
 to the recommendation.

4 (3) BACKSTOP ENFORCEMENT AUTHORITY OF 5 OTHER FEDERAL AGENCY.—If the Agency does not, 6 before the end of the 120-day period beginning on 7 the date on which the Agency receives a rec-8 ommendation under paragraph (2), initiate an en-9 forcement proceeding, the other agency may initiate 10 an enforcement proceeding as permitted by that 11 Federal law.

12 (f) EXCEPTIONS.—

13 (1) DEPARTMENT OF JUSTICE.—Nothing in
14 this title shall affect the authorities of the Depart15 ment of Justice.

16 (2) PERSONS REGULATED BY THE SECURITIES
17 AND EXCHANGE COMMISSION.—

18 (A) IN GENERAL.—No provision of this 19 title shall be construed as altering, amending, 20 or affecting the authority of the Securities and 21 Exchange Commission to adopt rules, initiate 22 enforcement proceedings, or take any other ac-23 tion with respect to a person regulated by the 24 Securities and Exchange Commission. The 25 Agency shall have no authority to exercise any

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power to enforce this title with respect to a person regulated by the Securities and Exchange Commission.

4  $(\mathbf{B})$ CONSULTATION AND COORDINA-5 TION.—Notwithstanding subparagraph (A), the 6 Securities and Exchange Commission shall con-7 sult and coordinate with the Agency with re-8 spect to any rule (including any advance notice 9 of proposed rulemaking) regarding an invest-10 ment product or service that is the same type 11 of product as, or that competes directly with, a 12 consumer financial product or service that is 13 subject to the jurisdiction of the Agency under 14 this title or under any other law.

15 (3) PERSONS REGULATED BY THE COMMODITY
16 FUTURES TRADING COMMISSION.—

17 (A) IN GENERAL.—No provision of this 18 title shall be construed as altering, amending, 19 or affecting the authority of the Commodity 20 Futures Trading Commission to adopt rules, 21 initiate enforcement proceedings, or take any 22 other action with respect to a person regulated 23 by the Commodity Futures Trading Commis-24 sion. The Agency shall have no authority to ex-25 ercise any power to enforce this title with re-

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spect to a person regulated by the Commodity 2 Futures Trading Commission.

(B) 3 CONSULTATION AND COORDINA-4 TION.—Notwithstanding subparagraph (A), the 5 Commodity Futures Trading Commission shall 6 consult and coordinate with the Agency with re-7 spect to any rule (including any advance notice 8 of proposed rulemaking) regarding a product or 9 service that is the same type of product as, or 10 that competes directly with, a consumer finan-11 cial product or service that is subject to the ju-12 risdiction of the Agency under this title or 13 under any other law.

14 (g) NO AUTHORITY TO IMPOSE USURY LIMIT.—No 15 provision of this title shall be construed as conferring authority on the Agency to establish a usury limit applicable 16 to an extension of credit offered or made by a covered per-17 18 son to a consumer, unless explicitly authorized by law.

19 SEC. 123. COLLECTION OF INFORMATION; CONFIDEN-20 TIALITY RULES.

21 (a) COLLECTION OF INFORMATION.—

22 (1) IN GENERAL.—In conducting research on 23 the provision of consumer financial products or serv-24 ices, the Agency shall have the power to gather in-25 formation from time to time regarding the organiza-

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tion, business conduct, and practices of covered per-sons.

3 (2) SPECIFIC AUTHORITY.—In order to gather
4 such information, the Agency shall have the power—

(A) to gather and compile information;

6 (B) to require persons to file with the 7 Agency, in such form and within such reason-8 able period of time as the Agency may pre-9 scribe, by regulation or order, annual or special 10 reports, or answers in writing to specific ques-11 tions, furnishing information the Agency may 12 require; and

13 (C) to make public such information ob-14 tained by it under this section as is in the pub-15 lic interest in reports or otherwise in the man-16 ner best suited for public information and use. 17 (b) CONFIDENTIALITY RULES.—The Agency shall prescribe regulations regarding the confidential treatment 18 19 of information obtained from persons in connection with the exercise of its authorities under this title and the enu-20 21 merated consumer laws and the authorities transferred 22 under subtitles F and H.

#### 23 SEC. 124. MONITORING; ASSESSMENTS OF SIGNIFICANT

24 RULES; REPORTS.

25 (a) MONITORING.—

1	(1) IN GENERAL.—The Agency shall monitor
2	for risks to consumers in the provision of consumer
3	financial products or services, including develop-
4	ments in markets for such products or services.
5	(2) Means of monitoring.—Such monitoring
6	may be conducted by examinations of covered per-
7	sons, analysis of reports obtained from covered per-
8	sons, assessment of consumer complaints, surveys
9	and interviews of covered persons and consumers,
10	and review of available databases.
11	(3) Considerations.—In allocating its re-
12	sources to perform the monitoring required by this
13	section, the Agency may consider, among other fac-
14	tors—
15	(A) likely risks and costs to consumers as-
16	sociated with buying or using a type of con-
17	sumer financial product or service;
18	(B) consumers' understanding of the risks
19	of a type of consumer financial product or serv-
20	ice;
21	(C) the state of the law that applies to the
22	provision of a consumer financial product or
23	service, including the extent to which the law is
24	likely to adequately protect consumers;

1	(D) rates of growth in the provision of a
2	consumer financial product or service;
3	(E) extent, if any, to which the risks of a
4	consumer financial product or service may dis-
5	proportionately affect traditionally underserved
6	consumers, if any; or
7	(F) types, number, and other pertinent
8	characteristics of covered persons that provide
9	the product or service.
10	(4) REPORTS.—The Agency shall publish at
11	least 1 report of significant findings of its moni-
12	toring required by paragraph $(1)$ in each calendar
13	year, beginning in the calendar year that is 1 year
14	after the designated transfer date.
15	(b) Assessment of Significant Rules.—
16	(1) IN GENERAL.—The Agency shall conduct an
17	assessment of each significant regulation prescribed
18	or order issued by the Agency under this title, under
19	the authorities transferred under subtitles F and H
20	or pursuant to any enumerated consumer law that
21	addresses, among other relevant factors, the effec-
22	tiveness of the regulation in meeting the purposes
23	and objectives of this Act and the specific goals stat-
24	ed by the Agency.

(2) BASIS FOR ASSESSMENT.—The assessment
 shall reflect available evidence and any data that the
 Agency reasonably may collect.

(3) REPORTS.—The Agency shall publish a re-4 5 port of its assessment not later than 3 years after 6 the effective date of the regulation or order, unless 7 the Agency determines that 3 years is not sufficient 8 time to study or review the impact of the regulation, 9 but in no event shall the Agency publish a report 10 thereof more than 5 years after the effective date of 11 the regulation or order.

(4) PUBLIC COMMENTED REQUIRED.—Before
publishing a report of its assessment, the Agency
shall invite public comment on recommendations for
modifying, expanding, or eliminating the newly
adopted significant regulation or order.

(c) INFORMATION GATHERING.—In conducting any
monitoring or assessment required by this section, the
Agency may gather information through a variety of methods, including by conducting surveys or interviews of consumers.

## 22 SEC. 125. AUTHORITY TO RESTRICT MANDATORY PRE-DIS23 PUTE ARBITRATION.

The Agency, by regulation, may prohibit or imposeconditions or limitations on the use of agreements between

a covered person and a consumer that require the con sumer to arbitrate any future dispute between the parties
 arising under this title or any enumerated consumer law
 if the Agency finds that such prohibition, imposition of
 conditions, or limitations are in the public interest and for
 the protection of consumers.

#### 7 SEC. 126. EFFECTIVE DATE.

8 This subtitle shall take effect on the designated9 transfer date.

### 10 Subtitle C—Specific Authorities

## 11 SEC. 131. PROHIBITING UNFAIR, DECEPTIVE, OR ABUSIVE 12 ACTS OR PRACTICES.

(a) IN GENERAL.—The Agency may take any action
authorized under subtitle E to prevent a person from committing or engaging in an unfair, deceptive, or abusive act
or practice under Federal law in connection with any
transaction with a consumer for a consumer financial
product or service.

19 (b) RULEMAKING REQUIRED.—

(1) IN GENERAL.—The Agency may prescribe
regulations identifying as unlawful unfair, deceptive,
or abusive acts or practices in connection with any
transaction with a consumer for a consumer financial product or service.

(2) INCLUDES PREVENTION MEASURES.—Regu lations prescribed under this section may include re quirements for the purpose of preventing such acts
 or practices.

5 (c) UNFAIRNESS.—

6 (1) IN GENERAL.—The Agency shall have no authority under this section to declare an act or 7 8 practice in connection with a transaction with a con-9 sumer for a consumer financial product or service to 10 be unlawful on the grounds that such act or practice 11 is unfair unless the Agency has a reasonable basis 12 to conclude that the act or practice causes or is like-13 ly to cause substantial injury to consumers which is 14 not reasonably avoidable by consumers and such 15 substantial injury is not outweighed by counter-16 vailing benefits to consumers or to competition.

17 (2) ESTABLISHED PUBLIC POLICY AS FAC18 TOR.—In determining whether an act or practice is
19 unfair, the Agency may consider established public
20 policies as evidence to be considered with all other
21 evidence.

(d) CONSULTATION.—In prescribing a regulation
under this section, the Agency shall consult with the Federal banking agencies, or other Federal agencies, as appropriate, concerning the consistency of the proposed regula-

tion with prudential, market, or systemic objectives admin istered by such agencies.

#### **3** SEC. 132. DISCLOSURES AND COMMUNICATIONS.

4 (a) IN GENERAL.—The Agency may prescribe regula-5 tions to ensure the appropriate and effective disclosure or 6 communication to consumers of the costs, benefits, and 7 risks associated with any consumer financial product or 8 service.

9 (b) REASONABLE DISCLOSURES AND COMMUNICA-10 TIONS.—Subject to regulations prescribed by the Agency, 11 a covered person shall, with respect to disclosures or com-12 munications regarding any consumer financial product or 13 service, make or provide to a consumer disclosures and 14 communications that—

(1) balance communication of the benefits of
the product or service with communication of significant risks and costs;

18 (2) prominently disclose the significant risks
19 and costs, in reasonable proportion to the disclosure
20 of the benefits;

(3) communicate significant risks and costs in
a clear, concise, and timely manner designed to promote a consumer's awareness and understanding of
the risks and costs, as well as to use the information
to make financial decisions; and

(4) comply with standards prescribed by the
 Agency.

3 (c) BASIS FOR RULEMAKING.—In prescribing regula-4 tions under this section, the Agency shall consider avail-5 able evidence about consumer awareness, understanding 6 of, and responses to disclosures or communications about 7 the risks, costs, and benefits of consumer financial prod-8 ucts or services.

9 (d) Combined Mortgage Loan Disclosure.— Within 1 year after the designated transfer date, the 10 Agency shall propose for public comment regulations and 11 model disclosures that combine the disclosures required 12 under the Truth in Lending Act and the Real Estate Set-13 tlement Procedures Act into a single, integrated disclosure 14 15 for mortgage loan transactions covered by those laws, unless the Agency determines that any proposal issued by 16 the Board of Governors and the Department of Housing 17 18 and Urban Development carries out the same purpose.

#### 19 SEC. 133. SALES PRACTICES.

The Agency may prescribe regulations and issue orders and guidance regarding the manner, settings, and circumstances for the provision of any consumer financial products or services to ensure that the risks, costs, and benefits of the products or services, both initially and over the term of the products or services, are fully and accu rately represented to consumers.

#### 3 SEC. 134. PILOT DISCLOSURES.

4 (a) PILOT DISCLOSURES.—The Agency shall estab5 lish standards and procedures for approval of pilot disclo6 sures to be provided or made available by a covered person
7 to consumers in connection with the provision of a con8 sumer financial product or service.

9 (b) STANDARDS.—The procedures shall provide that 10 a pilot disclosure must be limited in time and scope and 11 reasonably designed to contribute materially to the under-12 standing of consumer awareness and understanding of, 13 and responses to, disclosures or communications about the 14 risks, costs, and benefits of consumer financial products 15 or services.

(c) TRANSPARENCY.—The procedures shall provide
for public disclosure of pilots, but the Agency may limit
disclosure to the extent necessary to encourage covered
persons to conduct effective pilots.

20 SEC. 135. ADOPTING OPERATIONAL STANDARDS TO DETER
21 UNFAIR, DECEPTIVE, OR ABUSIVE PRAC22 TICES.

(a) AUTHORITY TO PRESCRIBE STANDARDS.—The
24 States are encouraged to prescribe standards applicable
25 to covered persons who are not insured depository institu-

tions or credit unions to deter and detect unfair, deceptive,
 abusive, fraudulent, or illegal transactions in the provision
 of consumer financial products or services, including
 standards for—

5 (1) background checks for principals, officers,
6 directors, or key personnel of the covered person;

7 (2) registration, licensing, or certification;

8 (3) bond or other appropriate financial require-9 ments to provide reasonable assurance of the ability 10 of the covered person to perform its obligations to 11 consumers;

12 (4) creating and maintaining records of trans-13 actions or accounts; or

14 (5) procedures and operations of the covered
15 person relating to the provision of, or maintenance
16 of accounts for, consumer financial products or serv17 ices.

(b) AGENCY AUTHORITY TO PRESCRIBE STAND19 ARDS.—The Agency may prescribe regulations estab20 lishing minimum standards under this section for any
21 class of covered persons other than covered persons which
22 are subject to the jurisdiction of a Federal banking agency
23 or a comparable State regulator. The Agency may enforce
24 under subtitle E compliance with standards adopted by

the Agency or a State pursuant to this section for covered
 persons operating in that State.

3 (c) CONSULTATION.—In prescribing minimum stand4 ards under this section, the Agency shall consult with the
5 State authorities, the Federal banking agencies, or other
6 Federal agencies, as appropriate, concerning the consist7 ency of the proposed regulation with prudential, market,
8 or systemic objectives administered by such State authori9 ties or such agencies.

## SEC. 136. STANDARD CONSUMER FINANCIAL PRODUCTS OR SERVICES.

(a) CHARACTERISTICS OF STANDARD CONSUMER FI13 NANCIAL PRODUCTS OR SERVICES.—Subject to regula14 tions prescribed by the Agency under this section, a stand15 ard consumer financial product or service is a consumer
16 financial product or service that—

- 17 (1) is or can be readily offered by covered per18 sons that offer or seek to offer alternative consumer
  19 financial products or services;
- 20 (2) is transparent to consumers in its terms21 and features;
- 22 (3) poses lower risks to consumers;
- (4) facilitates comparisons with and assessment
  of the benefits and costs of alternative consumer financial products or services; and

1 (5) contains the features or terms defined by 2 the Agency for the product or service. 3 (b) Offering Standard Consumer Financial PRODUCTS OR SERVICES.— 4 5 (1) IN GENERAL.—The Agency may prescribe 6 regulations or issue guidance regarding the offer of 7 a standard consumer financial product or service at 8 or before the time an alternative consumer financial 9 product or service is offered to a consumer, includ-10 ing-11 (A) warnings to consumers about the 12 heightened risks of alternative consumer finan-

13 cial products or services; or

14 (B) providing the consumer with a mean-15 ingful opportunity to decline to obtain the 16 standard consumer financial product or service. 17 (2) RULEMAKING REGARDING THE OFFERING 18 OF STANDARD CONSUMER FINANCIAL PRODUCTS OR 19 SERVICES.—The Agency may not require a covered 20 person to offer a standard consumer financial prod-21 uct or service at or before the time an alternative 22 consumer financial product or service is offered to a 23 consumer unless the Agency prescribes regulations, 24 after notice and comment, regarding the features or 25 terms of the product or service.

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1	(3) GENERAL APPLICABILITY.—Regulations
2	prescribed by the Agency under this section shall
3	apply only to any covered person who—
4	(A) voluntarily offers or provides a con-
5	sumer financial product or service that is of the
6	same type, or in the same class, as a standard
7	consumer financial product or service; or
8	(B) maintains an account or has a rela-
9	tionship with a consumer involving a product or

service that is substantively similar to the

11 standard product or service.

#### 12 SEC. 137. DUTIES.

13 (a) IN GENERAL.—

14 (1) REGULATIONS ENSURING FAIR DEALING 15 WITH CONSUMERS.—The Agency shall prescribe regulations imposing duties on a covered person, or an 16 17 employee of a covered person, or an agent or inde-18 pendent contractor for a covered person, who deals 19 or communicates directly with consumers in the provision of a consumer financial product or service, as 20 the Agency deems appropriate or necessary to en-21 22 sure fair dealing with consumers.

23 (2) CONSIDERATIONS FOR DUTIES.—In pre24 scribing such regulations, the Agency shall consider
25 whether—

1	(A) the covered person, employee, agent, or
2	independent contractor represents implicitly or
3	explicitly that the person, employee, agent, or
4	contractor is acting in the interest of the con-
5	sumer with respect to any aspect of the trans-
6	action;
7	(B) the covered person, employee, agent,
8	or independent contractor provides the con-
9	sumer with advice with respect to any aspect of
10	the transaction;
11	(C) the consumer's reliance on any advice
12	from the covered person, employee, agent, or
13	independent contractor would be reasonable and
14	justifiable under the circumstances;
15	(D) the benefits to consumers of imposing
16	a particular duty would outweigh the costs; and
17	(E) any other factors as the Agency con-
18	siders appropriate.
19	(3) DUTIES RELATING TO COMPENSATION
20	PRACTICES.—The Agency may prescribe regulations
21	establishing duties regarding compensation practices
22	applicable to a covered person, employee, agent, or
23	independent contractor who deals or communicates
24	directly with a consumer in the provision of a con-
25	sumer financial product or service for the purpose of

promoting fair dealing with consumers. The Agency
 shall not prescribe a limit on the total dollar amount
 of compensation paid to any person.

4 (b) Administrative Proceedings.—

5 (1) IN GENERAL.—Any regulation prescribed by
6 the Agency under this section shall be enforceable
7 only by the Agency through an adjudication pro8 ceeding under subtitle E or by a State regulator
9 through an appropriate administrative proceeding as
10 permitted under State law.

11 (2) EXCLUSIVITY OF REMEDY.—No action may 12 be commenced in any court to enforce any require-13 ment of a regulation prescribed under this section, 14 and no court may exercise supplemental jurisdiction 15 over a claim asserted under a regulation prescribed 16 under this section based on allegations or evidence 17 of conduct that otherwise may be subject to such 18 regulation.

19 (3) RULE OF CONSTRUCTION.—The Agency,
20 the Attorney General, and any State attorney gen21 eral or State regulator shall not be precluded from
22 enforcing any other Federal or State law against a
23 person with respect to conduct that may be subject
24 to a regulation prescribed by the Agency under this
25 section.

(c) EXCLUSIONS.—This section shall not be con strued as authorizing the Agency to prescribe regulations
 applicable to—

4 (1) an attorney licensed to practice law and in 5 compliance with the applicable rules and standards 6 of professional conduct, but only to the extent that 7 the consumer financial product or service provided is 8 within the attorney-client relationship with the con-9 sumer; or

(2) any trustee, custodian, or other person that
holds a fiduciary duty in connection with a trust, including a fiduciary duty to a grantor or beneficiary
of a trust, that is subject to and in compliance with
the applicable law relating to such trust.

#### 15 SEC. 138. CONSUMER RIGHTS TO ACCESS INFORMATION.

16 (a) IN GENERAL.—Subject to regulations prescribed 17 by the Agency, a covered person shall make available to 18 a consumer, in an electronic form usable by the consumer, 19 information in the control or possession of the covered person concerning the consumer financial product or service 20 21 that the consumer obtained from such covered person in-22 cluding information relating to any transaction, series of 23 transactions, or to the account including costs, charges 24 and usage data.

1	(b) EXCEPTIONS.—A covered person shall not be re-
2	quired by this section to make available to the consumer—
3	(1) any confidential commercial information, in-
4	cluding an algorithm used to derive credit scores or
5	other risk scores or predictors;
6	(2) any information collected by the covered
7	person for the purpose of preventing fraud or money
8	laundering, or detecting, or making any report re-
9	garding other unlawful or potentially unlawful con-
10	duct;
11	(3) any information required to be kept con-
12	fidential by any other law; or
13	(4) any information that the covered person
14	cannot retrieve in the ordinary course of its business
15	with respect to that information.
16	(c) NO DUTY TO MAINTAIN RECORDS.—No provision
17	of this section shall be construed as imposing any duty
18	on a covered person to maintain or keep any information
19	about a consumer.
20	(d) Standardized Formats for Data.—The
21	Agency, by regulation, shall prescribe standards applicable
22	to covered persons to promote the development and use
23	of standardized formats for information, including
24	through the use of machine readable files, to be made
25	available to consumers under this section.

(e) CONSULTATION AND COORDINATION.—The Agen cy shall, when prescribing any regulation under this sec tion, consult and coordinate with the Federal banking
 agencies and the Federal Trade Commission to ensure
 that the regulations—

6 (1) impose substantively similar requirements
7 on covered persons;

8 (2) take into account conditions under which
9 covered persons do business both in the United
10 States and in other countries; and

(3) do not require or promote the use of any
particular technology in order to develop systems for
compliance.

#### 14 SEC. 139. PROHIBITED ACTS.

15 It shall be unlawful for any person to—

(1) advertise, market, offer, sell, enforce, or attempt to enforce, any term, agreement, change in
terms, fee or charge in connection with a consumer
financial product or service that is not in conformity
with this title or applicable regulation prescribed or
order issued by the Agency;

(2) fail or refuse to permit access to or copying
of records, or fail or refuse to establish or maintain
records, or fail or refuse to make reports or provide
information to the Agency, as required by this title,

an enumerated consumer law, or pursuant to the au thorities transferred by subtitles F and H, or any
 regulation prescribed or order issued by the Agency
 this title or pursuant to any such authority; or

5 (3) knowingly or recklessly provide substantial 6 assistance to another person in violation of the pro-7 visions of section 131, or any regulation prescribed 8 or order issued under such section, and any such 9 person shall be deemed to be in violation of that sec-10 tion to the same extent as the person to whom such 11 assistance is provided.

#### 12 **SEC. 140. EFFECTIVE DATE.**

13 This subtitle shall take effect on the designated14 transfer date.

# 15 Subtitle D—Preservation of State 16 Law

#### 17 SEC. 141. RELATION TO STATE LAW.

18 (a) IN GENERAL.—

(1) RULE OF CONSTRUCTION.—This title shall
not be construed as annulling, altering, or affecting,
or exempting any person subject to the provisions of
this title from complying with, the laws, regulations,
orders, or interpretations, in effect in any State, except to the extent that such statute, regulation,
order, or interpretation is inconsistent with the pro-

visions of this title and then only to the extent of the
 inconsistency.

(2)PROTECTION 3 GREATER UNDER STATE 4 LAW.—For the purposes of this subsection, a State 5 statute, regulation, order, or interpretation is not in-6 consistent with the provisions of this title if the pro-7 tection such statute, regulation, order, or interpreta-8 tion affords consumers is greater than the protection 9 provided under this title, as determined by the Agen-10 cy. A determination regarding whether a State stat-11 ute, regulation, order, or interpretation is incon-12 sistent with the provisions of this title may be made 13 by regulation, order or guidance adopted by the 14 Agency on its own motion or in response to a non-15 frivolous petition initiated by any interested person. 16 (b) Relation to Other Provisions of Enumer-17 ATED CONSUMER LAWS THAT RELATE TO STATE LAW.— No provision of this title, except as provided in section 18 19 175, shall be construed as modifying, limiting, or super-20seding the operation of any provision of an enumerated 21 consumer law that relates to the application of State law 22 with respect to such Federal law.

#### 23 SEC. 142. PRESERVATION OF ENFORCEMENT POWERS OF

- 24 STATES.
- 25 (a) IN GENERAL.—

1 (1) ACTION BY STATE.—Any State attorney 2 general may bring a civil action in the name of such 3 State, as parens patriae on behalf of natural persons 4 residing in such State, in any district court of the 5 United States or State court having jurisdiction of 6 the defendant, to secure monetary or equitable relief 7 for violation of any provisions of this title or regula-8 tions issued thereunder. 9 (2) RULE OF CONSTRUCTION.—No provision of

this title shall be construed as modifying, limiting,
or superseding the operation of any provision of an
enumerated consumer law that relates to the authority of a State attorney general or State regulator to
enforce such Federal law.

15 (b) CONSULTATION REQUIRED.—

16 (1) NOTICE.—

17 (A) IN GENERAL.—Before initiating any 18 action in a court or other administrative or reg-19 ulatory proceeding against any covered person 20 to enforce any provision of this title, including 21 any regulation prescribed by the Agency under 22 this title, a State attorney general or State reg-23 ulator shall timely provide a copy of the com-24 plete complaint to be filed and written notice

1	describing such action or proceeding to the
2	Agency, or the Agency's designee.
3	(B) Emergency action.—If prior notice
4	is not practicable, the State attorney general or
5	State regulator shall provide a copy of the com-
6	plete complaint and the notice to the Agency
7	immediately upon instituting the action or pro-
8	ceeding.
9	(C) CONTENTS OF NOTICE.—The notifica-
10	tion required under this section shall, at a min-
11	imum, describe—
12	(i) the identity of the parties;
13	(ii) the alleged facts underlying the
14	proceeding; and
15	(iii) whether there may be a need to
16	coordinate the prosecution of the pro-
17	ceeding so as not to interfere with any ac-
18	tion, including any rulemaking, undertaken
19	by the Agency or another Federal agency.
20	(2) AGENCY RESPONSE.—In any action de-
21	scribed in paragraph (1), the Agency may—
22	(A) intervene in the action as a party;
23	(B) upon intervening—
24	(i) remove the action to the appro-
25	priate United States district court, if the

1	action was not originally brought there;
2	and
3	(ii) be heard on all matters arising in
4	the action; and
5	(C) appeal any order or judgment to the
6	same extent as any other party in the pro-
7	ceeding may.
8	(c) REGULATIONS.—The Agency shall prescribe regu-
9	lations to implement the requirements of this section and,
10	from time to time, provide guidance in order to further
11	coordinate actions with the State attorneys general and
12	other regulators.
10	(d) Preservation of State Claims.—Nothing in
13	
13 14	this section shall be construed as limiting the authority
14	this section shall be construed as limiting the authority
14 15	this section shall be construed as limiting the authority of a State attorney general or State regulator to bring an
14 15 16	this section shall be construed as limiting the authority of a State attorney general or State regulator to bring an action or other regulatory proceeding arising solely under
14 15 16 17	this section shall be construed as limiting the authority of a State attorney general or State regulator to bring an action or other regulatory proceeding arising solely under the law of that State.
14 15 16 17 18	this section shall be construed as limiting the authority of a State attorney general or State regulator to bring an action or other regulatory proceeding arising solely under the law of that State. SEC. 143. STATE LAW PREEMPTION STANDARDS FOR NA-
14 15 16 17 18 19	<ul> <li>this section shall be construed as limiting the authority of a State attorney general or State regulator to bring an action or other regulatory proceeding arising solely under the law of that State.</li> <li>SEC. 143. STATE LAW PREEMPTION STANDARDS FOR NA-TIONAL BANKS AND SUBSIDIARIES CLARI-</li> </ul>
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	<ul> <li>this section shall be construed as limiting the authority of a State attorney general or State regulator to bring an action or other regulatory proceeding arising solely under the law of that State.</li> <li>SEC. 143. STATE LAW PREEMPTION STANDARDS FOR NA-TIONAL BANKS AND SUBSIDIARIES CLARIFIED.</li> </ul>
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	<ul> <li>this section shall be construed as limiting the authority of a State attorney general or State regulator to bring an action or other regulatory proceeding arising solely under the law of that State.</li> <li>SEC. 143. STATE LAW PREEMPTION STANDARDS FOR NA-TIONAL BANKS AND SUBSIDIARIES CLARIFIED.</li> <li>(a) IN GENERAL.—Chapter one of title LXII of the</li> </ul>

1	"SEC. 5136C. STATE LAW PREEMPTION STANDARDS FOR NA-
2	TIONAL BANKS AND SUBSIDIARIES CLARI-
3	FIED.
4	"(a) DEFINITIONS.—For purposes of this section, the
5	following definitions shall apply:
6	"(1) NATIONAL BANK.—The term 'national
7	bank' includes—
8	"(A) any bank organized under the laws of
9	the United States;
10	"(B) any affiliate of a national bank;
11	"(C) any subsidiary of a national bank;
12	and
13	"(D) any Federal branch established in ac-
14	cordance with the International Banking Act of
15	1978.
16	"(2) OTHER DEFINITIONS.—The terms 'affil-
17	iate', 'subsidiary', 'includes', and 'including' have the
18	same meaning as in section 3 of the Federal Deposit
19	Insurance Act.
20	"(3) STATE CONSUMER LAW.—The term 'State
21	consumer law' means any law of a State that—
22	"(A) accords rights to or protects the
23	rights of its citizens in financial transactions
24	concerning negotiation, sales, solicitation, dis-
25	closure, terms and conditions, advice, and rem-
26	edies; or

"(B) prevents counterparties, successors,
 and assigns of financial contracts from engag ing in unfair or deceptive acts and practices.

"(b) STATE CONSUMER LAWS OF GENERAL APPLI-4 CATION.—Notwithstanding any other provision of Federal 5 law and except as provided in subsection (d), any con-6 7 sumer protection provision in State consumer laws of gen-8 eral application, including any law relating to unfair or 9 deceptive acts or practices, any consumer fraud law and 10 repossession, foreclosure, and collection law, shall apply to 11 any national bank.

12 "(c) STATE BANKING LAWS ENACTED PURSUANT TO
13 FEDERAL LAW.—Notwithstanding any other provision of
14 Federal law and except as provided in subsection (d), any
15 State consumer law that—

16 "(1) is applicable to State banks; and

"(2) was enacted pursuant to or in accordance
with, and is not inconsistent with, an Act of Congress, including the Gramm-Leach-Bliley Act, the
Consumer Credit Protection Act, and the Real Estate Settlement Procedures Act, that explicitly or by
implication, permits States to exceed or supplement
the requirements of any comparable Federal law,

24 shall apply to any national bank.

25 "(d) Exceptions.—

1	((1) IN GENERAL.—Subsections (b) and (c)
2	shall not apply with respect to any State consumer
3	law if—
4	"(A) the State consumer law discriminates
5	against national banks; or
6	"(B) the State consumer law is incon-
7	sistent with provisions of Federal law other
8	than this title, but only to the extent of the in-
9	consistency (as determined in accordance with
10	the provision of the other Federal law).
11	"(2) Rule for determining inconsist-
12	ENCY.—For purposes of paragraph (1)(B), a State
13	consumer law is not inconsistent with Federal law if
14	the protection the State consumer law affords con-
15	sumers is greater than the protection provided under
16	Federal law as determined by the Agency.
17	"(e) No Negative Implications for Applica-
18	BILITY OF OTHER STATE LAWS.—No provision of this
19	section shall be construed as altering or affecting the ap-
20	plicability, to national banks, of any State law which is
21	not described in this section.
22	"(f) Effect of Transfer of Transaction
23	State consumer law applicable to a transaction at the in-
24	ception of the transaction may not be preempted under

acquires the asset or instrument that is the subject of the
 transaction.

3 "(g) DENIAL OF PREEMPTION NOT A DEPRIVATION
4 OF A CIVIL RIGHT.—The preemption of any provision of
5 the law of any State with respect to any national bank
6 shall not be treated as a right, privilege, or immunity for
7 purposes of section 1979 of the Revised Statutes of the
8 United States (42 U.S.C. 1983).".

9 (b) CLERICAL AMENDMENT.—The table of sections 10 for chapter one of title LXII of the Revised Statutes of 11 the United States is amended by inserting after the item 12 relating to section 5136B the following new item:

"5136C. State law preemption standards for national banks and subsidiaries clarified.".

#### 13 SEC. 144. VISITORIAL STANDARDS.

Section 5136C of the Revised Statutes of the United
States (as added by section 143) is amended by adding
at the end the following new subsections:

17 "(h) VISITORIAL POWERS.—

18 "(1) RULE OF CONSTRUCTION.—No provision 19 of this title which relates to visitorial powers or oth-20 erwise limits or restricts the supervisory, examina-21 tion, or regulatory authority to which any national 22 bank is subject shall be construed as limiting or re-23 stricting the authority of any attorney general (or 24 other chief law enforcement officer) of any State to

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1	bring any action in any court of appropriate jurisdic-
2	tion—
3	"(A) to require a national bank to produce
4	records relative to the investigation of violations
5	of State consumer law, or Federal consumer
6	laws;
7	"(B) to enforce any applicable Federal or
8	State law, as authorized by such law; or
9	"(C) on behalf of residents of such State,
10	to enforce any applicable provision of any Fed-
11	eral or State law against a national bank, as
12	authorized by such law, or to seek relief and re-
13	cover damages for such residents from any vio-
14	lation of any such law by any national bank.
15	"(2) Consultation.—The attorney general (or
16	other chief law enforcement officer) of any State
17	shall consult with the head of the agency responsible
18	for chartering and regulating national banks before
19	acting under paragraph (1).
20	"(i) ENFORCEMENT ACTIONS.—The ability of the
21	head of the agency responsible for chartering and regu-
22	lating national banks to bring an enforcement action

24 sion Act shall not be construed as precluding private par-

23 under this title or section 5 of the Federal Trade Commis-

ties from enforcing rights granted under Federal or State
 law in the courts.".

## 3 SEC. 145. CLARIFICATION OF LAW APPLICABLE TO NON4 DEPOSITORY INSTITUTION SUBSIDIARIES.

5 Section 5136C of the Revised Statutes of the United
6 States is amended by inserting after subsection (i) (as
7 added by section 144) the following new subsection:

8 "(j) CLARIFICATION OF LAW APPLICABLE TO NON9 DEPOSITORY INSTITUTION SUBSIDIARIES AND AFFILI10 ATES OF NATIONAL BANKS.—

11 "(1) DEFINITIONS.—For purposes of this sec-12 tion, the following definitions shall apply:

13 "(A) DEPOSITORY INSTITUTION, SUB14 SIDIARY, AFFILIATE.—The terms 'depository in15 stitution', 'subsidiary', and 'affiliate' have the
16 same meanings as in section 3 of the Federal
17 Deposit Insurance Act.

18 "(B) NONDEPOSITORY INSTITUTION.—The
19 term 'nondepository institution' means any enti20 ty that is not a depository institution.

"(2) IN GENERAL.—No provision of this title
shall be construed as annulling, altering, or affecting
the applicability of State law to any nondepository
institution, subsidiary, other affiliate, or agent of a
national bank.".

1	SEC. 146. STATE LAW PREEMPTION STANDARDS FOR FED-
2	ERAL SAVINGS ASSOCIATIONS AND SUBSIDI-
3	ARIES CLARIFIED.
4	(a) IN GENERAL.—The Home Owners' Loan Act (12
5	U.S.C. 1461 et seq.) is amended by inserting after section
6	5 the following new section:
7	"SEC. 6. STATE LAW PREEMPTION STANDARDS FOR FED-
8	ERAL SAVINGS ASSOCIATIONS CLARIFIED.
9	"(a) DEFINITION.—For purposes of this section—
10	"(1) the terms 'includes' and 'including' have
11	the same meaning as in section $3(t)$ of the Federal
12	Deposit Insurance Act.
13	"(2) the term 'State consumer law' means any
14	law of a State that:
15	"(A) accords rights to or protects the
16	rights of its citizens in financial transactions
17	concerning negotiation, sales, solicitation, dis-
18	closure, terms and conditions, advice, and rem-
19	edies; or
20	"(B) prevents counterparties, successors,
21	and assigns of financial contracts from engag-
22	ing in unfair or deceptive acts and practices.
23	"(b) STATE CONSUMER LAWS OF GENERAL APPLI-
24	CATION.—Notwithstanding any other provision of Federal
25	law and except as provided in subsection (c), any con-
26	sumer protection provision in State consumer laws of gen-

1	eral application, including any law relating to unfair or
2	deceptive acts or practices, any consumer fraud law and
3	repossession, foreclosure, and collection law, shall apply to
4	any Federal savings association.
5	"(c) EXCEPTIONS.—
6	((1) IN GENERAL.—Subsection (b) shall not
7	apply with respect to any State law if—
8	"(A) the State law discriminates against
9	Federal savings associations; or
10	"(B) the State consumer law is incon-
11	sistent with provisions of Federal law other
12	than this Act, but only to the extent of the in-
13	consistency (as determined in accordance with
14	the provision of the other Federal law).
15	"(2) Rule for determining inconsist-
16	ENCY.—For purposes of paragraph (1)(B), a State
17	consumer law is not inconsistent with Federal law if
18	the protection the State consumer law affords con-
19	sumers is greater than the protection provided under
20	Federal law, as determined by the Agency.
21	"(d) STATE BANKING OR THRIFT LAWS ENACTED
22	Pursuant to Federal Law.—
23	"(1) IN GENERAL.—Notwithstanding any other
24	provision of Federal law and except as provided in
25	paragraph (2), any State law that—

1	"(A) is applicable to State savings associa-
2	tions (as defined in section 3 of the Federal De-
3	posit Insurance Act); and
4	"(B) was enacted pursuant to or in accord-
5	ance with, and is not inconsistent with, an Act
6	of Congress, including the Gramm-Leach-Bliley
7	Act, the Consumer Credit Protection Act, and
8	the Real Estate Settlement Procedures Act,
9	that explicitly or by implication, permits States
10	to exceed or supplement the requirements of
11	any comparable Federal law,
12	shall apply to any Federal savings association.
13	"(2) EXCEPTIONS.—Paragraph (1) shall not
14	apply with respect to any State law if—
15	"(A) the State law discriminates against
16	Federal savings associations; or
17	"(B) the State consumer law is incon-
18	sistent with provisions of Federal law other
19	than this Act, but only to the extent of the in-
20	consistency (as determined in accordance with
21	the provision of the other Federal law). For this
22	purpose, a State consumer law is not incon-
23	sistent with Federal law if the protection the
24	State consumer law affords consumers is great-

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er than the protection provided under Federal law, as determined by the Agency.

3 "(e) NO NEGATIVE IMPLICATIONS FOR APPLICA-4 BILITY OF OTHER STATE LAWS.—No provision of this 5 section shall be construed as altering or affecting the ap-6 plicability, to Federal savings associations, of any State 7 law which is not described in this section.

8 "(f) EFFECT OF TRANSFER OF TRANSACTION.— 9 State consumer law applicable to a transaction at the in-10 ception of the transaction may not be preempted under 11 Federal law solely because a Federal savings association 12 subsequently acquires the asset or instrument that is the 13 subject of the transaction.

"(g) DENIAL OF PREEMPTION NOT A DEPRIVATION
OF A CIVIL RIGHT.—The preemption of any provision of
the law of any State with respect to any Federal savings
association shall not be treated as a right, privilege, or
immunity for purposes of section 1979 of the Revised
Statutes of the United States (42 U.S.C. 1983).".

(b) CLERICAL AMENDMENT.—The table of sections
for the Home Owners' Loan Act (12 U.S.C. 1461 et seq.)
is amended by striking the item relating to section 6 and
inserting the following new item:

"6. State law preemption standards for Federal savings associations and subsidiaries clarified.".

### 1 SEC. 147. VISITORIAL STANDARDS.

2 Section 6 of the Home Owners' Loan Act (as added
3 by section 146 of this title) is amended by adding at the
4 end the following new subsections:

5 "(h) VISITORIAL POWERS.—

6 "(1) IN GENERAL.—No provision of this Act 7 shall be construed as limiting or restricting the au-8 thority of any attorney general (or other chief law 9 enforcement officer) of any State to bring any action 10 in any court of appropriate jurisdiction—

"(A) to require a Federal savings association to produce records relative to the investigation of violations of State consumer law, or
Federal consumer laws;

15 "(B) to enforce any applicable Federal or16 State law, as authorized by such law; or

"(C) on behalf of residents of such State,
to enforce any applicable provision of any Federal or State law against a Federal savings association, as authorized by such law, or to seek
relief and recover damages for such residents
from any violation of any such law by any Federal savings association.

24 "(2) CONSULTATION.—The attorney general (or
25 other chief law enforcement officer) of any State

shall consult with the Director or any successor
 agency before acting under paragraph (1).

3 "(i) ENFORCEMENT ACTIONS.—The ability of the Di4 rector or any successor agency to bring an enforcement
5 action under this Act or section 5 of the Federal Trade
6 Commission Act shall not be construed as precluding pri7 vate parties from enforcing rights granted under Federal
8 or State law in the courts.".

# 9 SEC. 148. CLARIFICATION OF LAW APPLICABLE TO NON-10 DEPOSITORY INSTITUTION SUBSIDIARIES.

Section 6 of the Home Owners' Loan Act is amended
by adding after subsection (i) (as added by section 147)
the following new subsection:

14 "(j) CLARIFICATION OF LAW APPLICABLE TO NON15 DEPOSITORY INSTITUTION SUBSIDIARIES AND AFFILI16 ATES OF FEDERAL SAVINGS ASSOCIATIONS.—

17 "(1) DEFINITIONS.—For purposes of this sec-18 tion, the following definitions shall apply:

19 "(A) DEPOSITORY INSTITUTION, SUB20 SIDIARY, AFFILIATE.—The terms 'depository in21 stitution', 'subsidiary', and 'affiliate' have the
22 same meanings as in section 3 of the Federal
23 Deposit Insurance Act.

1	"(B) NONDEPOSITORY INSTITUTION.—The
2	term 'nondepository institution' means any enti-
3	ty that is not a depository institution.

4 "(2) IN GENERAL.—No provision of this title
5 shall be construed as preempting the applicability of
6 State law to any nondepository institution, sub7 sidiary, other affiliate, or agent of a Federal savings
8 association.".

### 9 SEC. 149. EFFECTIVE DATE.

10 This subtitle shall take effect on the designated11 transfer date.

## 12 Subtitle E—Enforcement Powers

### 13 SEC. 151. DEFINITIONS.

14 For purposes of this subtitle, the following definitions15 shall apply:

16 (1) CIVIL INVESTIGATIVE DEMAND AND DE-17 MAND.—The terms "civil investigative demand" and 18 "demand" mean any demand issued by the Agency. 19 (2)INVESTIGATION.—The AGENCY term "Agency investigation" means any inquiry conducted 20 by an Agency investigator for the purpose of 21 22 ascertaining whether any person is or has been en-23 gaged in any conduct that violates this title, any 24 enumerated consumer law, or any regulation pre-25 scribed or order issued by the Agency under this

title or under the authorities transferred under sub titles F and H.

3 (3) AGENCY INVESTIGATOR.—The term "Agency investigator" means any attorney or investigator 4 5 employed by the Agency who is charged with the 6 duty of enforcing or carrying into effect any provi-7 sions of this title, any enumerated consumer law, the 8 authorities transferred under subtitles F and H, or 9 any regulation prescribed or order issued under this 10 title or pursuant to any such authority by the Agen-11 cy.

(4) CUSTODIAN.—The term "custodian" means
the custodian or any deputy custodian designated by
the Agency.

15 (5) DOCUMENTARY MATERIAL.—The term
16 "documentary material" includes the original or any
17 copy of any book, record, report, memorandum,
18 paper, communication, tabulation, chart, or other
19 document.

20 (6) VIOLATION.—The term "violation" means
21 any act or omission that, if proved, would constitute
22 a violation of any provision of this title, any enumer23 ated consumer law, any law for which authorities
24 were transferred under subtitles F and H, or of any

regulation prescribed or order issued by the Agency
 under this title or pursuant to any such authority.
 SEC. 152. INVESTIGATIONS AND ADMINISTRATIVE DIS COVERY.

5 (a) SUBPOENAS.—

6 (1) IN GENERAL.—The Agency or an Agency 7 investigator may issue subpoenas for the attendance 8 and testimony of witnesses and the production of 9 relevant papers, books, documents, or other material 10 in connection with hearings under this title.

11 (2) FAILURE TO OBEY.—In case of contumacy 12 or refusal to obey a subpoena issued pursuant to 13 this paragraph and served upon any person, the dis-14 trict court of the United States for any district in 15 which such person is found, resides, or transacts 16 business, upon application by the Agency or an 17 Agency investigator and after notice to such person, 18 shall have jurisdiction to issue an order requiring 19 such person to appear and give testimony or to ap-20 pear and produce documents or other material, or 21 both.

(3) CONTEMPT.—Any failure to obey an order
of the court under this subsection may be punished
by the court as a contempt thereof.

25 (b) DEMANDS.—

1	(1) IN GENERAL.—Whenever the Agency has
2	reason to believe that any person may be in posses-
3	sion, custody, or control of any documentary mate-
4	rial or tangible things, or may have any information,
5	relevant to a violation, the Agency may, before the
6	institution of any proceedings under this title or
7	under any enumerated consumer law or pursuant to
8	the authorities transferred under subtitles F and H,
9	issue in writing, and cause to be served upon such
10	person, a civil investigative demand requiring such
11	person to—
12	(A) produce such documentary material for
13	inspection and copying or reproduction;
14	(B) submit such tangible things;
15	(C) file written reports or answers to ques-
16	tions;
17	(D) give oral testimony concerning docu-
18	mentary material or other information; or
19	(E) furnish any combination of such mate-
20	rial, answers, or testimony.
21	(2) REQUIREMENTS.—Each civil investigative
22	demand shall state the nature of the conduct consti-
23	tuting the alleged violation which is under investiga-
24	tion and the provision of law applicable to such vio-
25	lation.

1	(3) Production of documents.—Each civil
2	investigative demand for the production of documen-
3	tary material shall—
4	(A) describe each class of documentary
5	material to be produced under the demand with
6	such definiteness and certainty as to permit
7	such material to be fairly identified;
8	(B) prescribe a return date or dates which
9	will provide a reasonable period of time within
10	which the material so demanded may be assem-
11	bled and made available for inspection and
12	copying or reproduction; and
13	(C) identify the custodian to whom such
14	material shall be made available.
15	(4) PRODUCTION OF THINGS.—Each civil inves-
16	tigative demand for the submission of tangible
17	things shall—
18	(A) describe each class of tangible things
19	to be submitted under the demand with such
20	definiteness and certainty as to permit such
21	things to be fairly identified;
22	(B) prescribe a return date or dates which
23	will provide a reasonable period of time within
24	which the things so demanded may be assem-
25	bled and submitted; and

1	(C) identify the custodian to whom such
2	things shall be submitted.
3	(5) DEMAND FOR WRITTEN REPORTS OR AN-
4	SWERS.—Each civil investigative demand for written
5	reports or answers to questions shall—
6	(A) propound with definiteness and cer-
7	tainty the reports to be produced or the ques-
8	tions to be answered;
9	(B) prescribe a date or dates at which time
10	written reports or answers to questions shall be
11	submitted; and
12	(C) identify the custodian to whom such
13	reports or answers shall be submitted.
14	(6) ORAL TESTIMONY.—Each civil investigative
15	demand for the giving of oral testimony shall—
16	(A) prescribe a date, time, and place at
17	which oral testimony shall be commenced; and
18	(B) identify a Agency investigator who
19	shall conduct the investigation and the custo-
20	dian to whom the transcript of such investiga-
21	tion shall be submitted.
22	(7) SERVICE.—
23	(A) Any civil investigative demand may be
24	served by any Agency investigator at any place

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within the territorial jurisdiction of any court of the United States.

(B) Any such demand or any enforcement petition filed under this section may be served upon any person who is not found within the territorial jurisdiction of any court of the United States, in such manner as the Federal Rules of Civil Procedure prescribe for service in a foreign nation.

10 (C) To the extent that the courts of the 11 United States have authority to assert jurisdic-12 tion over such person consistent with due process, the United States District Court for the 13 14 District of Columbia shall have the same juris-15 diction to take any action respecting compliance 16 with this section by such person that such dis-17 trict court would have if such person were per-18 sonally within the jurisdiction of such district 19 court.

20 (8) METHOD OF SERVICE.—Service of any civil
21 investigative demand or any enforcement petition
22 filed under this section may be made upon a person,
23 including any legal entity, by—

24 (A) delivering a duly executed copy of such25 demand or petition to the individual or to any

1	partner, executive officer, managing agent, or
2	general agent of such person, or to any agent
3	of such person authorized by appointment or by
4	law to receive service of process on behalf of
5	such person;
6	(B) delivering a duly executed copy of such
7	demand or petition to the principal office or
8	place of business of the person to be served; or
9	(C) depositing a duly executed copy in the
10	United States mails, by registered or certified
11	mail, return receipt requested, duly addressed
12	to such person at its principal office or place of
13	business.
13 14	business. (9) Proof of service.—
14	(9) Proof of service.—
14 15	<ul><li>(9) PROOF OF SERVICE.—</li><li>(A) A verified return by the individual</li></ul>
14 15 16	<ul><li>(9) PROOF OF SERVICE.—</li><li>(A) A verified return by the individual serving any civil investigative demand or any</li></ul>
14 15 16 17	<ul><li>(9) PROOF OF SERVICE.—</li><li>(A) A verified return by the individual serving any civil investigative demand or any enforcement petition filed under this section</li></ul>
14 15 16 17 18	<ul> <li>(9) PROOF OF SERVICE.—</li> <li>(A) A verified return by the individual serving any civil investigative demand or any enforcement petition filed under this section setting forth the manner of such service shall</li> </ul>
14 15 16 17 18 19	<ul> <li>(9) PROOF OF SERVICE.—</li> <li>(A) A verified return by the individual serving any civil investigative demand or any enforcement petition filed under this section setting forth the manner of such service shall be proof of such service.</li> </ul>
14 15 16 17 18 19 20	<ul> <li>(9) PROOF OF SERVICE.—</li> <li>(A) A verified return by the individual serving any civil investigative demand or any enforcement petition filed under this section setting forth the manner of such service shall be proof of such service.</li> <li>(B) In the case of service by registered or</li> </ul>
14 15 16 17 18 19 20 21	<ul> <li>(9) PROOF OF SERVICE.—</li> <li>(A) A verified return by the individual serving any civil investigative demand or any enforcement petition filed under this section setting forth the manner of such service shall be proof of such service.</li> <li>(B) In the case of service by registered or certified mail, such return shall be accompanied</li> </ul>

25 RIAL.—The production of documentary material in

1 response to a civil investigative demand shall be 2 made under a sworn certificate, in such form as the 3 demand designates, by the person, if a natural per-4 son, to whom the demand is directed or, if not a 5 natural person, by any person having knowledge of 6 the facts and circumstances relating to such produc-7 tion, to the effect that all of the documentary mate-8 rial required by the demand and in the possession, 9 custody, or control of the person to whom the de-10 mand is directed has been produced and made avail-11 able to the custodian.

12 (11) SUBMISSION OF TANGIBLE THINGS.—The 13 submission of tangible things in response to a civil 14 investigative demand shall be made under a sworn 15 certificate, in such form as the demand designates, 16 by the person to whom the demand is directed or, 17 if not a natural person, by any person having knowl-18 edge of the facts and circumstances relating to such 19 production, to the effect that all of the tangible 20 things required by the demand and in the posses-21 sion, custody, or control of the person to whom the 22 demand is directed have been submitted to the cus-23 todian.

24 (12) SEPARATE ANSWERS.—Each reporting re25 quirement or question in a civil investigative demand

1	shall be answered separately and fully in writing
2	under oath, unless it is objected to, in which event
3	the reasons for the objection shall be stated in lieu
4	of an answer, and it shall be submitted under a
5	sworn certificate, in such form as the demand des-
6	ignates, by the person, if a natural person, to whom
7	the demand is directed or, if not a natural person,
8	by any person responsible for answering each report-
9	ing requirement or question, to the effect that all in-
10	formation required by the demand and in the posses-
11	sion, custody, control, or knowledge of the person to
12	whom the demand is directed has been submitted.
13	(13) TESTIMONY.—
13 14	(13) TESTIMONY.— (A) PROCEDURE.—
14	(A) PROCEDURE.—
14 15	<ul><li>(A) PROCEDURE.—</li><li>(i) OATH AND RECORDATION.—Any</li></ul>
14 15 16	<ul><li>(A) PROCEDURE.—</li><li>(i) OATH AND RECORDATION.—Any</li><li>Agency investigator before whom oral testi-</li></ul>
14 15 16 17	<ul> <li>(A) PROCEDURE.—</li> <li>(i) OATH AND RECORDATION.—Any</li> <li>Agency investigator before whom oral testimony is to be taken shall put the witness</li> </ul>
14 15 16 17 18	<ul> <li>(A) PROCEDURE.—</li> <li>(i) OATH AND RECORDATION.—Any Agency investigator before whom oral testi- mony is to be taken shall put the witness on oath or affirmation and shall person-</li> </ul>
14 15 16 17 18 19	<ul> <li>(A) PROCEDURE.—</li> <li>(i) OATH AND RECORDATION.—Any Agency investigator before whom oral testi- mony is to be taken shall put the witness on oath or affirmation and shall person- ally, or by any individual acting under his</li> </ul>
14 15 16 17 18 19 20	<ul> <li>(A) PROCEDURE.—</li> <li>(i) OATH AND RECORDATION.—Any Agency investigator before whom oral testi- mony is to be taken shall put the witness on oath or affirmation and shall person- ally, or by any individual acting under his direction and in his presence, record the</li> </ul>
14 15 16 17 18 19 20 21	<ul> <li>(A) PROCEDURE.—</li> <li>(i) OATH AND RECORDATION.—Any Agency investigator before whom oral testi- mony is to be taken shall put the witness on oath or affirmation and shall person- ally, or by any individual acting under his direction and in his presence, record the testimony of the witness.</li> </ul>

1	(iii) COPY TO CUSTODIAN.—After the
2	testimony is fully transcribed, the Agency
3	investigator before whom the testimony is
4	taken shall promptly transmit a copy of
5	the transcript of the testimony to the cus-
6	todian.
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7 (B) PARTIES PRESENT.—Any Agency in-8 vestigator before whom oral testimony is to be 9 taken shall exclude from the place where the 10 testimony is to be taken all other persons ex-11 cept the person giving the testimony, his or her 12 attorney, the officer before whom the testimony 13 is to be taken, and any stenographer taking 14 such testimony.

15 (C) LOCATION.—The oral testimony of any 16 person taken pursuant to a civil investigative 17 demand shall be taken in the judicial district of 18 the United States in which such person resides, 19 is found, or transacts business, or in such other 20 place as may be agreed upon by the Agency in-21 vestigator before whom the oral testimony of 22 such person is to be taken and such person.

23 (D) ATTORNEY REPRESENTATION.—
24 (i) IN GENERAL.—Any person com25 pelled to appear under a civil investigative

1	demand for oral testimony pursuant to this
2	section may be accompanied, represented,
3	and advised by an attorney.
4	(ii) Confidential advice.—The at-
5	torney may advise the person summoned,
6	in confidence, either upon the request of
7	such person or upon the initiative of the
8	attorney, with respect to any question
9	asked of such person.
10	(iii) Objections.—The person sum-
11	moned or the attorney may object on the
12	record to any question, in whole or in part,
13	and shall briefly state for the record the
14	reason for the objection.
15	(iv) Refusal to answer.—An objec-
16	tion may properly be made, received, and
17	entered upon the record when it is claimed
18	that the person summoned is entitled to
19	refuse to answer the question on grounds
20	of any constitutional or other legal right or
21	privilege, including the privilege against
22	self-incrimination, but such person shall
23	not otherwise object to or refuse to answer
24	any question, and shall not otherwise inter-

1	rupt the oral examination, directly or
2	through such person's attorney.
3	(v) Petition for order.—If such
4	person refuses to answer any question, the
5	Agency may petition the district court of
6	the United States pursuant to this section
7	for an order compelling such person to an-
8	swer such question.
9	(vi) Basis for compelling testi-
10	MONY.—If such person refuses to answer
11	any question on grounds of the privilege
12	against self-incrimination, the testimony of
13	such person may be compelled in accord-
14	ance with the provisions of section 6004 of
15	title 18, United States Code.
16	(E) TRANSCRIPTS.—
17	(i) RIGHT TO EXAMINE.—After the
18	testimony of any witness is fully tran-
19	scribed, the Agency investigator shall af-
20	ford the witness (who may be accompanied
21	by an attorney) a reasonable opportunity
22	to examine the transcript.
23	(ii) Reading the transcript.—The
24	transcript shall be read to or by the wit-

ness, unless such examination and reading
 are waived by the witness.

3 (iii) REQUEST FOR CHANGES.—Any
4 changes in form or substance which the
5 witness desires to make shall be entered
6 and identified upon the transcript by the
7 Agency investigator with a statement of
8 the reasons given by the witness for mak9 ing such changes.

10(iv)SIGNATURE.—The transcript11shall be signed by the witness, unless the12witness in writing waives the signing, is ill,13cannot be found, or refuses to sign.

14 (v) AGENCY ACTION IN LIEU OF SIG-15 NATURE.—If the transcript is not signed 16 by the witness during the 30-day period 17 following the date upon which the witness 18 is first afforded a reasonable opportunity 19 to examine it, the Agency investigator shall 20 sign the transcript and state on the record 21 the fact of the waiver, illness, absence of 22 the witness, or the refusal to sign, together 23 with any reasons given for the failure to 24 sign.

1 (F) CERTIFICATION BY INVESTIGATOR. 2 The Agency investigator shall certify on the 3 transcript that the witness was duly sworn by 4 the investigator and that the transcript is a 5 true record of the testimony given by the wit-6 ness, and the Agency investigator shall prompt-7 ly deliver the transcript or send it by registered 8 or certified mail to the custodian. 9 (G) COPY OF TRANSCRIPT.—The Agency investigator shall furnish a copy of the tran-10

script (upon payment of reasonable charges for
the transcript) to the witness only, except that
the Agency may for good cause limit such witness to inspection of the official transcript of
his testimony.

16 (H) WITNESS FEES.—Any witness appear-17 ing for the taking of oral testimony pursuant to 18 a civil investigative demand shall be entitled to 19 the same fees and mileage which are paid to 20 witnesses in the district courts of the United 21 States.

22 (c) CONFIDENTIAL TREATMENT OF DEMAND MATE-23 RIAL.—

24 (1) IN GENERAL.—Materials received as a re25 sult of a civil investigative demand shall be subject

to requirements and procedures regarding confiden tiality, in accordance with regulations established by
 the Agency.

4 (2) DISCLOSURE TO CONGRESS.—No regulation 5 established by the Agency regarding the confiden-6 tiality of materials submitted to, or otherwise ob-7 tained by, the Agency shall be intended to prevent 8 disclosure to either House of Congress or to an ap-9 propriate committee of the Congress, except that the 10 Agency may prescribe regulations allowing prior no-11 tice to any party that owns or otherwise provided 12 the material to the Agency and has designated such 13 material as confidential.

14 (d) Petition for Enforcement.—

15 (1) IN GENERAL.—Whenever any person fails 16 to comply with any civil investigative demand duly 17 served upon such person under this section, or when-18 ever satisfactory copying or reproduction of material 19 requested pursuant to the demand cannot be accom-20 plished and such person refuses to surrender such 21 material, the Agency, through such officers or attor-22 neys as it may designate, may file, in the district 23 court of the United States for any judicial district 24 in which such person resides, is found, or transacts 25 business, and serve upon such person, a petition for an order of such court for the enforcement of this
 section.

3 (2) SERVICE OF PROCESS.—All process of any
4 court to which application may be made as provided
5 in this subsection may be served in any judicial dis6 trict.

7 (e) PETITION FOR ORDER MODIFYING OR SETTING8 ASIDE DEMAND.—

9 (1) IN GENERAL.—Not later than 20 days after 10 the service of any civil investigative demand upon 11 any person under subsection (b), or at any time be-12 fore the return date specified in the demand, which-13 ever period is shorter, or within such period exceed-14 ing 20 days after service or in excess of such return 15 date as may be prescribed in writing, subsequent to 16 service, by any Agency investigator named in the de-17 mand, such person may file with the Agency a peti-18 tion for an order by the Agency modifying or setting 19 aside the demand.

20 (2) COMPLIANCE DURING PENDENCY.—The
21 time permitted for compliance with the demand in
22 whole or in part, as deemed proper and ordered by
23 the Agency, shall not run during the pendency of
24 such petition at the Agency, except that such person

shall comply with any portions of the demand not
 sought to be modified or set aside.

3 (3) SPECIFIC GROUNDS.—Such petition shall
4 specify each ground upon which the petitioner relies
5 in seeking such relief, and may be based upon any
6 failure of the demand to comply with the provisions
7 of this section, or upon any constitutional or other
8 legal right or privilege of such person.

9 (f) CUSTODIAL CONTROL.—At any time during which 10 any custodian is in custody or control of any documentary material, tangible things, reports, answers to questions, or 11 12 transcripts of oral testimony given by any person in compliance with any civil investigative demand, such person 13 may file, in the district court of the United States for the 14 15 judicial district within which the office of such custodian is situated, and serve upon such custodian, a petition for 16 17 an order of such court requiring the performance by such 18 custodian of any duty imposed upon such custodian by 19 this section or regulation prescribed by the Agency.

- 20 (g) JURISDICTION OF COURT.—
- (1) IN GENERAL.—Whenever any petition is
  filed in any district court of the United States under
  this section, such court shall have jurisdiction to
  hear and determine the matter so presented, and to

enter such order or orders as may be required to
 carry into effect the provisions of this section.

3 (2) APPEAL.—Any final order so entered shall
4 be subject to appeal pursuant to section 1291 of title
5 28, United States Code.

### 6 SEC. 153. HEARINGS AND ADJUDICATION PROCEEDINGS.

7 (a) IN GENERAL.—The Agency may conduct hear8 ings and adjudication proceedings with respect to any per9 son in the manner prescribed by chapter 5 of title 5,
10 United States Code in order to ensure or enforce compli11 ance with—

12 (1) the provisions of this title, including any
13 regulations prescribed by the Agency under this
14 title; and

(2) any other Federal law that the Agency is
authorized to enforce, including an enumerated consumer law, and any regulations or order prescribed
thereunder, unless such Federal law specifically limits the Agency from conducting a hearing or adjudication proceeding and only to the extent of such
limitation.

22 (b) SPECIAL RULES FOR CEASE-AND-DESIST PRO-23 CEEDINGS.—

24 (1) Issuance.—

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(A) NOTICE OF CHARGES.—If, in the opin-2 ion of the Agency, any covered person is engaging or has engaged in an activity that violates 3 4 a law, regulation, or any condition imposed in 5 writing on the person by the Agency, the Agen-6 cy may issue and serve upon the person a no-7 tice of charges with respect to such violation.

(B) CONTENTS OF NOTICE.—The notice 8 9 shall contain a statement of the facts consti-10 tuting any alleged violation and shall fix a time 11 and place at which a hearing will be held to de-12 termine whether an order to cease and desist 13 there from should issue against the person.

14 (C) TIME OF HEARING.—A hearing under 15 this subsection shall be fixed for a date not ear-16 lier than 30 days nor later than 60 days after 17 service of such notice unless an earlier or a 18 later date is set by the Agency at the request 19 of any party so served.

20 (D)NONAPPEARANCE DEEMED TO BE21 CONSENT TO ORDER.—Unless the party or par-22 ties so served shall appear at the hearing per-23 sonally or by a duly authorized representative, 24 they shall be deemed to have consented to the 25 issuance of the cease-and-desist order.

1 (E) ISSUANCE OF ORDER.—In the event of 2 such consent, or if upon the record made at any 3 such hearing, the Agency shall find that any 4 violation specified in the notice of charges has 5 been established, the Agency may issue and 6 serve upon the person an order to cease and de-7 sist from any such violation or practice.

8 (F) INCLUDES REQUIREMENT FOR COR-9 RECTIVE ACTION.—Such order may, by provi-10 sions which may be mandatory or otherwise, re-11 quire the person to cease and desist from the 12 same, and, further, to take affirmative action to 13 correct the conditions resulting from any such 14 violation.

15 (2) EFFECTIVENESS OF ORDER.—A cease-and-16 desist order shall take effect at the end of the 30-17 day period beginning on the date of the service of 18 such order upon the covered person concerned (ex-19 cept in the case of a cease-and-desist order issued 20 upon consent, which shall take effect at the time 21 specified therein), and shall remain effective and en-22 forceable as provided therein, except to such extent 23 as it is stayed, modified, terminated, or set aside by 24 action of the Agency or a reviewing court.

25 (3) DECISION AND APPEAL.—

1	(A) PLACE OF AND PROCEDURES FOR
2	HEARING.—Any hearing provided for in this
3	subsection shall be held in the Federal judicial
4	district or in the territory in which the resi-
5	dence or home office of the person is located
6	unless the person consents to another place,
7	and shall be conducted in accordance with the
8	provisions of chapter 5 of title 5 of the United
9	States Code.
10	(B) TIME LIMIT FOR DECISION.—After
11	such hearing, and within 90 days after the
12	Agency has notified the parties that the case
13	has been submitted to it for final decision, the
14	Agency shall—
15	(i) render its decision (which shall in-
16	clude findings of fact upon which its deci-
17	sion is predicated) and shall issue; and
18	(ii) serve upon each party to the pro-
19	ceeding an order or orders consistent with
20	the provisions of this section. Judicial re-
21	view of any such order shall be exclusively
22	as provided in this subsection.
23	(C) MODIFICATION OF ORDER GEN-
24	ERALLY.—Unless a petition for review is timely

1	as hereinafter provided in paragraph (4), and
2	thereafter until the record in the proceeding has
3	been filed as so provided, the Agency may at
4	any time, upon such notice and in such manner
5	as it shall deem proper, modify, terminate, or
6	set aside any such order.
7	(D) Modification of order after fil-
8	ING RECORD ON APPEAL.—Upon such filing of
9	the record, the Agency may modify, terminate,
10	or set aside any such order with permission of
11	the court.
12	(4) Appeal to court of appeals.—
13	(A) IN GENERAL.—Any party to any pro-
14	ceeding under this subsection may obtain a re-
15	view of any order served pursuant to this sub-
16	section (other than an order issued with the
17	consent of the person concerned) by the filing
18	in the court of appeals of the United States for
19	the circuit in which the principal office of the
20	covered person is located, or in the United
21	States Court of Appeals for the District of Co-
22	lumbia Circuit, within 30 days after the date of
23	service of such order, a written petition praying
24	that the order of the Agency be modified, termi-
25	nated, or set aside.

1 (B) TRANSMITTAL OF COPY TO THE AGEN-2 CY.—A copy of such petition shall be forthwith 3 transmitted by the clerk of the court to the 4 Agency, and thereupon the Agency shall file in 5 the court the record in the proceeding, as pro-6 vided in section 2112 of title 28 of the United 7 States Code.

8 (C) JURISDICTION OF COURT.—Upon the 9 filing of such petition, such court shall have ju-10 risdiction, which upon the filing of the record 11 shall except as provided in the last sentence of 12 paragraph (3) be exclusive, to affirm, modify, 13 terminate, or set aside, in whole or in part, the 14 order of the agency.

15 (D) SCOPE OF REVIEW.— Review of such
16 proceedings shall be had as provided in chapter
17 7 of title 5 of the United States Code.

18 (E) FINALITY.—The judgment and decree
19 of the court shall be final, except that the same
20 shall be subject to review by the Supreme Court
21 upon certiorari, as provided in section 1254 of
22 title 28 of the United States Code.

23 (5) NO STAY.—The commencement of pro24 ceedings for judicial review under paragraph (4)

shall not, unless specifically ordered by the court,
 operate as a stay of any order issued by the agency.
 (c) SPECIAL RULES FOR TEMPORARY CEASE-AND DESIST PROCEEDINGS.—

5 (1) Issuance.—

6 (A) IN GENERAL.—Whenever the Agency 7 determines that the violation specified in the 8 notice of charges served upon a person pursu-9 ant to subsection (b), or the continuation there-10 of, is likely to cause the person to be insolvent 11 or otherwise prejudice the interests of con-12 summers before the completion of the proceedings 13 conducted pursuant to subsection (b), the Agen-14 cy may issue a temporary order requiring the 15 covered person to cease and desist from any 16 such violation or practice and to take affirma-17 tive action to prevent or remedy such insolvency 18 or other condition pending completion of such 19 proceedings.

20 (B) OTHER REQUIREMENTS.—Any tem21 porary order issued under this paragraph may
22 include any requirement authorized under this
23 subtitle.

24 (C) EFFECT DATE OF ORDER.—Any tem25 porary order issued under this paragraph shall

1 take effect upon service upon the person and, 2 unless set aside, limited, or suspended by a 3 court in proceedings authorized by paragraph (2) of this subsection, shall remain effective and 4 5 enforceable pending the completion of the ad-6 ministrative proceedings pursuant to such no-7 tice and until such time as the Agency shall dis-8 miss the charges specified in such notice, or if 9 a cease-and-desist order is issued against the 10 person, until the effective date of such order. 11 (2) APPEAL.—Within 10 days after the person

12 concerned has been served with a temporary cease-13 and-desist order, the person may apply to the United 14 States district court for the judicial district in which 15 the home office of the covered person is located, or the United States District Court for the District of 16 17 Columbia, for an injunction setting aside, limiting, 18 or suspending the enforcement, operation, or effec-19 tiveness of such order pending the completion of the 20 administrative proceedings pursuant to the notice of 21 charges served upon the person under subsection 22 (b), and such court shall have jurisdiction to issue 23 such injunction.

(3) Incomplete or inaccurate records.—

1 (A) TEMPORARY ORDER.—If a notice of 2 charges served under subsection (b) specifies, on the basis of particular facts and cir-3 4 cumstances, that a person's books and records are so incomplete or inaccurate that the Agency 5 6 is unable to determine the financial condition of 7 that person or the details or purpose of any 8 transaction or transactions that may have a material effect on the financial condition of that 9 10 person, the Agency may issue a temporary 11 order requiring— 12 (i) the cessation of any activity or 13 practice which gave rise, whether in whole 14 or in part, to the incomplete or inaccurate 15 state of the books or records; or 16 (ii) affirmative action to restore such 17 books or records to a complete and accu-18 rate state, until the completion of the pro-19 ceedings under subsection (b)(1). 20 (B) EFFECTIVE PERIOD.—Any temporary 21 order issued under subparagraph (A)— 22 (i) shall take effect upon service; and 23 (ii) unless set aside, limited, or sus-24 pended by a court in proceedings under

1	paragraph (2), shall remain in effect and
2	enforceable until the earlier of—
3	(I) the completion of the pro-
4	ceeding initiated under subsection (b)
5	in connection with the notice of
6	charges; or
7	(II) the date the Agency deter-
8	mines, by examination or otherwise,
9	that the person's books and records
10	are accurate and reflect the financial
11	condition of the person.
12	(d) Special Rules for Enforcement of Or-
13	DERS.—
14	(1) IN GENERAL.—The Agency may in its dis-
15	cretion apply to the United States district court
16	within the jurisdiction of which the principal office
17	of the covered person is located, for the enforcement
18	
	of any effective and outstanding notice or order
19	of any effective and outstanding notice or order issued under this section, and such court shall have
19 20	
	issued under this section, and such court shall have
20	issued under this section, and such court shall have jurisdiction and power to order and require compli-
20 21	issued under this section, and such court shall have jurisdiction and power to order and require compli- ance herewith.
20 21 22	issued under this section, and such court shall have jurisdiction and power to order and require compli- ance herewith. (2) EXCEPTION.—Except as otherwise provided
20 21 22 23	issued under this section, and such court shall have jurisdiction and power to order and require compli- ance herewith. (2) EXCEPTION.—Except as otherwise provided in this subsection, no court shall have jurisdiction to

ify, suspend, terminate, or set aside any such notice
 or order.

3 (e) REGULATIONS.—The Agency shall prescribe regu4 lations establishing such procedures as may be necessary
5 to carry out this section.

#### 6 SEC. 154. LITIGATION AUTHORITY.

7 (a) IN GENERAL.—If any person violates a provision 8 of this title, any enumerated consumer law, any law for 9 which authorities were transferred under subtitles F and H, or any regulation prescribed or order issued by the 10 Agency under this title or pursuant to any such authority, 11 the Agency may commence a civil action against such per-12 13 son to impose a civil penalty or to seek all appropriate legal or equitable relief including a permanent or tem-14 15 porary injunction as permitted by law.

(b) REPRESENTATION.—The Agency may act in its
own name and through its own attorneys in enforcing any
provision of this title, regulations under this title, or any
other law or regulation, or in any action, suit, or proceeding to which the Agency is a party.

(c) COMPROMISE OF ACTIONS.—The Agency may
compromise or settle any action if such compromise is approved by the court.

24 (d) NOTICE TO THE ATTORNEY GENERAL.—When25 commencing a civil action under this title, any enumerated

consumer law, any law for which authorities were trans ferred under subtitles F and H, or any regulation there under, the Agency shall notify the Attorney General.

4 (e) APPEARANCE BEFORE THE SUPREME COURT.—
5 The Agency may represent itself in its own name before
6 the Supreme Court of the United States, if—

7 (1) the Agency makes a written request to the
8 Attorney General within the 10-day period which be9 gins on the date of entry of the judgment which
10 would permit any party to file a petition for writ of
11 certiorari; and

(2) the Attorney General concurs with such request or fails to take action within 60 days of the
Agency's request.

15 (f) FORUM.—Any civil action brought under this title may be brought in a United States district court or in 16 any court of competent jurisdiction of a state in a district 17 in which the defendant is located or resides or is doing 18 business, and such court shall have jurisdiction to enjoin 19 20 such person and to require compliance with this title, any 21 enumerated consumer law, any law for which authorities 22 were transferred under subtitles F and H, or any regula-23 tion prescribed or order issued by the Agency under this 24 title or pursuant to any such authority.

25 (g) TIME FOR BRINGING ACTION.—

1	(1) IN GENERAL.—Except as otherwise per-
2	mitted by law, no action may be brought under this
3	title more than 3 years after the violation to which
4	an action relates.
5	(2) Limitations under other federal
6	LAWS.—
7	(A) For purposes of this section, an action
8	arising under this title shall not include claims
9	arising solely under enumerated consumer laws.
10	(B) In any action arising solely under an
11	enumerated consumer law, the Agency may
12	commence, defend, or intervene in the action in
13	accordance with the requirements of that law,
14	as applicable.
15	(C) In any action arising solely under the
16	laws for which authorities were transferred by
17	subtitles F and H, the Agency may commence,
18	defend, or intervene in the action in accordance
19	with the requirements of that law, as applicable
20	SEC. 155. RELIEF AVAILABLE.
21	(a) Administrative Proceedings or Court Ac-
22	TIONS.—
23	(1) JURISDICTION.—The court (or Agency, as
24	the case may be) in an action or adjudication pro-
25	ceeding brought under this title, any enumerated

1	consumer law, or any law for which authorities were
2	transferred by subtitles F and H, shall have jurisdic-
3	tion to grant any appropriate legal or equitable relief
4	with respect to a violation of this title, any enumer-
5	ated consumer law, and any law for which authori-
6	ties were transferred by subtitles F and H, including
7	a violation of a regulation prescribed or order issued
8	under this title, any enumerated consumer law and
9	any law for which authorities were transferred by
10	subtitles F and H.
11	(2) Relief.—Such relief may include—
12	(A) rescission or reformation of contracts;
13	(B) refund of moneys or return of real
14	property;
15	(C) restitution;
16	(D) compensation for unjust enrichment;
17	(E) payment of damages;
18	(F) public notification regarding the viola-
19	tion, including the costs of notification;
20	(G) limits on the activities or functions of
21	the person; and
22	(H) civil money penalties, as set forth
23	more fully in subsection (d).
24	(3) NO EXEMPLARY OR PUNITIVE DAMAGES.—
25	Nothing in this subsection shall be construed as au-

thorizing the imposition of exemplary or punitive
 damages.

3 (b) RECOVERY OF COSTS.—In any action brought by 4 the Agency to enforce any provision of this title, any enu-5 merated consumer law, any law for which authorities were 6 transferred by subtitles F and H, or any regulation pre-7 scribed or order issued by the Agency under this title or 8 pursuant to any such authority, the Agency may recover 9 its costs in connection with prosecuting such action if the Agency is the prevailing party in the action. 10

11 (c) CIVIL MONEY PENALTY IN COURT AND ADMINIS-12 TRATIVE ACTIONS.—

(1) Any person that violates any provision of
this title, any enumerated consumer law, or any regulation prescribed or order issued by the Agency
under this title shall forfeit and pay a civil penalty
pursuant to this subsection determined as follows:

18 (A) FIRST TIER.—For any violation of a
19 final order or condition imposed in writing by
20 the Agency, a civil penalty shall not exceed
21 \$5,000 for each day during which such violation
22 continues.

23 (B) SECOND TIER.—Notwithstanding
24 paragraph (A), for any violation of a regulation
25 prescribed under section 136 or for any person

1 that recklessly engages in a violation of this 2 title, any enumerated consumer law, or any regulation prescribed or order issued by the Agen-3 4 cy under this title, relating to the provision of 5 an alternative consumer financial product or 6 service, a civil penalty shall not exceed \$25,000 7 for each day during which such violation con-8 tinues.

9 (C) THIRD TIER.—Notwithstanding sub-10 paragraphs (A) and (B), for any person that 11 knowingly violates this title, any enumerated 12 consumer law, or any regulation prescribed or 13 order issued by the Agency under this title, a 14 civil penalty shall not exceed \$1,000,000 for 15 each day during which such violation continues. 16 (2) MITIGATING FACTORS.—In determining the 17 amount of any penalty assessed under paragraph 18 (1), the Agency or the court shall take into account 19 the appropriateness of the penalty with respect to— 20 (A) the size of financial resources and good 21 faith of the person charged; 22 (B) the gravity of the violation; 23 (C) the severity of the risks to or losses of 24 the consumer, which may take into account the

number of products or services sold or provided;

1 (D) the history of previous violations; and 2 (E) such other matters as justice may re-3 quire.

4 (3) AUTHORITY TO MODIFY OR REMIT PEN-5 ALTY.—The Agency may compromise, modify, or 6 remit any penalty which may be assessed or had al-7 ready been assessed under paragraph (1). The 8 amount of such penalty, when finally determined, 9 shall be exclusive of any sums owed by the person 10 to the United States in connection with the costs of 11 the proceeding, and may be deducted from any sums 12 owing by the United States to the person charged. (4) NOTICE AND HEARING.—No civil penalty 13 14 may be assessed with respect to a violation of this 15 title, any enumerated consumer law, or any regula-16 tion prescribed or order issued by the Agency, un-17 less-

18 (A) the Agency gives notice and an oppor19 tunity for a hearing to the person accused of
20 the violation; or

(B) the appropriate court has ordered such
assessment and entered judgment in favor of
the Agency.

# 1 SEC. 156. REFERRALS FOR CRIMINAL PROCEEDINGS.

2 Whenever the Agency obtains evidence that any per-3 son, either domestic or foreign, has engaged in conduct that may constitute a violation of Federal criminal law, 4 5 the Agency shall have the power to transmit such evidence to the Attorney General, who may institute criminal pro-6 7 ceedings under appropriate law. Nothing in this section 8 affects any other authority of the Agency to disclose infor-9 mation.

# 10 SEC. 157. EMPLOYEE PROTECTION.

11 (a) IN GENERAL.—No person shall terminate or in any other way discriminate against, or cause to be termi-12 13 nated or discriminated against, any employee or any authorized representative of employees by reason of the fact 14 that such employee or representative has provided infor-15 mation to the Agency, filed, instituted or caused to be filed 16 17 or instituted any proceeding under this title, any enumerated consumer law, or any law for which authorities were 18 19 transferred by subtitles F and H, or has testified or is 20about to testify in any proceeding resulting from the ad-21 ministration or enforcement of the provisions of this title.

- 22 (b) AGENCY REVIEW OF TERMINATION.—
- (1) APPLICATION FOR REVIEW.—Any employee
  or representative of employees who believes that he
  has been terminated or otherwise discriminated
  against by any person in violation of subsection (a)

may, within 45 days after such alleged violated oc curs, apply to the Agency for review of such termi nation or alleged discrimination.

4 (2) COPY TO RESPONDENT.— A copy of the ap-5 plication shall be sent to the person who is alleged 6 to have terminated or otherwise discriminated 7 against an employee, and such person shall be the 8 respondent.

9 (3) INVESTIGATION.—Upon receipt of such ap10 plication, the Agency shall cause such investigation
11 to be made as the Agency deems appropriate.

(4) HEARING.—Any investigation under this
subsection shall provide an opportunity for a public
hearing at the request of any party to such review
to enable the parties to present information relating
to such alleged violation.

17 (5) NOTICE OF TIME AND PLACE FOR HEAR18 ING.—The parties shall be given written notice of
19 the time and place of the hearing at least 5 days
20 prior to the hearing.

21 (6) PROCEDURE.—Any hearing under this sub22 section shall be of record and shall be subject to sec23 tion 554 of title 5, United States Code.

24 (7) DETERMINATION.—

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(A) IN GENERAL.—Upon receiving the report of such investigation, the Agency shall make findings of fact.

4 (B) ISSUANCE OF DECISION.— If the Agency finds that there is sufficient evidence in 5 6 the record to conclude that such a violation did 7 occur, the Agency shall issue a decision, incorporating an order therein and the Agency's 8 9 findings, requiring the party committing such violation to take such affirmative action to 10 11 abate the violation as the Agency deems appro-12 priate, including reinstating or rehiring the em-13 ployee or representative of employees to the 14 former position with compensation.

15 (C) DENIAL OF APPLICATION.— If the
16 Agency finds insufficient evidence to support
17 the allegations made in the application, the
18 Agency shall deny the application.

19 (8) JUDICIAL REVIEW.—An order issued by the
20 Agency under this subsection (b) shall be subject to
21 judicial review in the same manner as orders and de22 cisions are subject to judicial review under this title
23 or any enumerated consumer law.

24 (c) COSTS AND EXPENSES.—Whenever an order is25 issued under this section to abate such violation, at the

request of the applicant a sum equal to the aggregate
 amount of all costs and expenses (including attorney's
 fees) determined by the Agency to have been reasonably
 incurred by the applicant for, or in connection with, the
 application and prosecution of such proceedings shall be
 assessed against the person committing such violation.

7 (d) EXCEPTION.—This section shall not apply to any
8 employee who acting without discretion from the employer
9 of such employee (or the employer's agent) deliberately
10 violates any requirement of this title or any enumerated
11 consumer law.

# 12 SEC. 158. EFFECTIVE DATE.

13 This subtitle shall take effect on the designated14 transfer date.

# 15 Subtitle F—Transfer of Functions 16 and Personnel; Transitional 17 Provisions

### 18 SEC. 161. TRANSFER OF CERTAIN FUNCTIONS.

(a) IN GENERAL.—Except as provided in subsection
(b), consumer financial protection functions are trans21 ferred as follows:

- 22 (1) BOARD OF GOVERNORS.—
- 23 (A) TRANSFER OF FUNCTIONS.—All con24 sumer financial protection functions of the

1	Board of Governors are transferred to the
2	Agency.
3	(B) BOARD OF GOVERNORS' AUTHORITY.—
4	The Agency shall have all powers and duties
5	that were vested in the Board of Governors, re-
6	lating to consumer financial protection func-
7	tions, on the day before the designated transfer
8	date.
9	(2) Comptroller of the currency.—
10	(A) TRANSFER OF FUNCTIONS.—All con-
11	sumer financial protection functions of the
12	Comptroller of the Currency are transferred to
13	the Agency.
14	(B) Comptroller's Authority.—The
15	Agency shall have all powers and duties that
16	were vested in the Comptroller of the Currency,
17	relating to consumer financial protection func-
18	tions, on the day before the designated transfer
19	date.
20	(3) Director of the office of thrift su-
21	PERVISION.—
22	(A) TRANSFER OF FUNCTIONS.—All con-
23	sumer financial protection functions of the Di-
24	rector of the Office of Thrift Supervision are
25	transferred to the Agency.

1	(B) Director's Authority.—The Agen-
2	cy shall have all powers and duties that were
3	vested in the Director of the Office of Thrift
4	Supervision, relating to consumer financial pro-
5	tection functions, on the day before the des-
6	ignated transfer date.
7	(4) FEDERAL DEPOSIT INSURANCE CORPORA-
8	TION.—
9	(A) TRANSFER OF FUNCTIONS.—All con-
10	sumer financial protection functions of the Fed-
11	eral Deposit Insurance Corporation are trans-
12	ferred to the Agency.
13	(B) CORPORATION'S AUTHORITY.—The
14	Agency shall have all powers and duties that
15	were vested in the Federal Deposit Insurance
16	Corporation, relating to consumer financial pro-
17	tection functions, on the day before the des-
18	ignated transfer date.
19	(5) Federal trade commission.—
20	(A) TRANSFER OF FUNCTIONS.—All con-
21	sumer financial protection functions of the Fed-
22	eral Trade Commission are transferred to the
23	Agency.
24	(B) Commission's Authority.—The
25	Agency shall have all powers and duties that

1	were vested in the Federal Trade Commission,
2	relating to consumer financial protection func-
3	tions, on the day before the designated transfer
4	date.
5	(6) NATIONAL CREDIT UNION ADMINISTRA-
6	TION.—
7	(A) TRANSFER OF FUNCTIONS.—All con-
8	sumer financial protection functions of the Na-
9	tional Credit Union Administration are trans-
10	ferred to the Agency.
11	(B) NATIONAL CREDIT UNION ADMINIS-
12	TRATION'S AUTHORITY.—The Agency shall have
13	all powers and duties that were vested in the
14	National Credit Union Administration, relating
15	to consumer financial protection functions, on
16	the day before the designated transfer date.
17	(b) Transfers of Functions Subject to Back-
18	STOP ENFORCEMENT AUTHORITY REMAINING WITH
19	TRANSFEROR AGENCIES.—The transfers of functions in
20	subsection (a) shall not affect the authority of the agencies
21	identified in subsection (a) from initiating enforcement
22	proceedings under the circumstances described in section
23	122(e)(3).
24	(c) TERMINATION OF AUTHORITY OF TRANSFEROR

25 Agencies to Collect Fees for Consumer Financial

PROTECTION PURPOSES.—Authorities of the agencies
 identified in subsection (a) to assess and collect fees to
 cover the cost of conducting consumer financial protection
 functions shall terminate on the day before the designated
 transfer date.

6 (d) CONSUMER FINANCIAL PROTECTION FUNCTIONS 7 DEFINED.—For purposes of this subtitle, the term "consumer financial protection functions" means research. 8 9 rulemaking, issuance of orders or guidance, supervision, examination, and enforcement activities, powers, and du-10 ties relating to the provision of consumer financial prod-11 12 ucts or services, including the authority to assess and collect fees for those purposes, except that such term shall 13 not include any such function relating to an agency's re-14 15 sponsibilities under the Community Reinvestment Act of 1977. 16

17 (e) EFFECTIVE DATE.—Subsections (a) and (b) shall18 take effect on the designated transfer date.

# 19 SEC. 162. DESIGNATED TRANSFER DATE.

20 (a) IN GENERAL.—Not later than 60 days after the21 date of the enactment of this Act, the Secretary—

(1) shall, in consultation with the Chairman of
the Board of Governors, the Chairperson of the Federal Deposit Insurance Corporation, the Chairman
of the Federal Trade Commission, the Chairman of

1	the National Credit Union Administration Board,
2	the Comptroller of the Currency, the Director of the
3	Office of Thrift Supervision, and the Director of the
4	Office of Management and Budget, designate a sin-
5	gle calendar date for the transfer of functions to the
6	Agency under section 161; and
7	(2) shall publish notice of that designation in
8	the Federal Register.
9	(b) CHANGING DESIGNATION.—The Secretary—
10	(1) may, in consultation with the Chairman of
11	the Board of Governors, the Chairperson of the Fed-
12	eral Deposit Insurance Corporation, the Chairman
13	of the Federal Trade Commission, the Chairman of
14	the National Credit Union Administration Board,
15	the Comptroller of the Currency, the Director of the
16	Office of Thrift Supervision, and the Director of the
17	Office of Management and Budget, change the date
18	designated under subsection (a); and
19	(2) shall publish notice of any changed designa-
20	tion in the Federal Register.
21	(c) Permissible Dates.—
22	(1) IN GENERAL.—Except as provided in para-
23	graph (2), any date designated under this section
24	shall be not earlier than 180 days nor later than 18
25	months after the date of the enactment of this Act.

1	(2) EXTENSION OF TIME.—The Secretary may
2	designate a date that is later than 18 months after
3	the date of the enactment of this Act if the Sec-
4	retary transmits to appropriate committees of Con-
5	gress—
6	(A) a written determination that orderly
7	implementation of this title is not feasible on
8	the date that is 18 months after the date of the
9	enactment of this Act;
10	(B) an explanation of why an extension is
11	necessary for the orderly implementation of this
12	title; and
13	(C) a description of the steps that will be
14	taken to effect an orderly and timely implemen-
15	tation of this title within the extended time pe-
16	
	riod.
17	riod. (3) Extension limited.—In no case shall any
17 18	
	(3) EXTENSION LIMITED.—In no case shall any
18	(3) EXTENSION LIMITED.—In no case shall any date designated under this section be later than 24
18 19	(3) EXTENSION LIMITED.—In no case shall any date designated under this section be later than 24 months after the date of the enactment of this Act.
18 19 20	<ul> <li>(3) EXTENSION LIMITED.—In no case shall any date designated under this section be later than 24 months after the date of the enactment of this Act.</li> <li>SEC. 163. SAVINGS PROVISIONS.</li> </ul>
18 19 20 21	<ul> <li>(3) EXTENSION LIMITED.—In no case shall any date designated under this section be later than 24 months after the date of the enactment of this Act.</li> <li>SEC. 163. SAVINGS PROVISIONS.</li> <li>(a) BOARD OF GOVERNORS.—</li> </ul>

1	the United States, the Board of Governors (or any
2	Federal reserve bank), or any other person that—
3	(A) arises under any provision of law relat-
4	ing to any consumer financial protection func-
5	tion of the Board of Governors transferred to
6	the Agency by this title; and
7	(B) existed on the day before the des-
8	ignated transfer date.
9	(2) CONTINUATION OF SUITS.—This Act shall
10	not abate any proceeding commenced by or against
11	the Board of Governors (or any Federal reserve
12	bank) before the designated transfer date with re-
13	spect to any consumer financial protection function
14	of the Board of Governors (or any Federal reserve
15	bank) transferred to the Agency by this title, except
16	that the Agency shall be substituted for the Board
17	of Governors (or Federal reserve bank) as a party
18	to any such proceeding as of the designated transfer
19	date.
20	(b) Federal Deposit Insurance Corporation.—
21	(1) EXISTING RIGHTS, DUTIES, AND OBLIGA-
22	TIONS NOT AFFECTED.—Section $161(a)(4)$ shall not
23	affect the validity of any right, duty, or obligation of
24	the United States, the Federal Deposit Insurance

1	Corporation, the Board of Directors of that Corpora-
2	tion, or any other person, that—

3 (A) arises under any provision of law relat4 ing to any consumer financial protection func5 tion of the Federal Deposit Insurance Corpora6 tion transferred to the Agency by this title; and
7 (B) existed on the day before the des8 ignated transfer date.

9 (2) CONTINUATION OF SUITS.—This Act shall 10 not abate any proceeding commenced by or against 11 the Federal Deposit Insurance Corporation (or the 12 Board of Directors of that Corporation) before the 13 designated transfer date with respect to any con-14 sumer financial protection function of the Federal 15 Deposit Insurance Corporation transferred to the 16 Agency by this title, except that the Agency shall be 17 substituted for the Federal Deposit Insurance Cor-18 poration (or Board of Directors) as a party to any 19 such proceeding as of the designated transfer date. 20 (c) FEDERAL TRADE COMMISSION.—

(1) EXISTING RIGHTS, DUTIES, AND OBLIGATIONS NOT AFFECTED.—Section 161(a)(5) shall not
affect the validity of any right, duty, or obligation of
the United States, the Federal Trade Commission,
or any other person, that—

1	(A) arises under any provision of law relat-
2	ing to any consumer financial protection func-
3	tion of the Federal Trade Commission trans-
4	ferred to the Agency by this title; and
5	(B) existed on the day before the des-
6	ignated transfer date.
7	(2) CONTINUATION OF SUITS.—This Act shall
8	not abate any proceeding commenced by or against
9	the Federal Trade Commission before the designated
10	transfer date with respect to any consumer financial
11	protection function of the Federal Trade Commis-
12	sion transferred to the Agency by this title, except
13	that the Agency shall be substituted for the Federal
14	Trade Commission as a party to any such pro-
15	ceeding as of the designated transfer date.
16	(d) NATIONAL CREDIT UNION ADMINISTRATION.—
17	(1) EXISTING RIGHTS, DUTIES, AND OBLIGA-
18	TIONS NOT AFFECTED.—Section 161(a)(6) shall not
19	affect the validity of any right, duty, or obligation of
20	the United States, the National Credit Union Ad-
21	ministration, the National Credit Union Administra-

tion Board, or any other person, that—

23 (A) arises under any provision of law relat-24 ing to any consumer financial protection func-

tion of the National Credit Union Administra tion transferred to the Agency by this title; and
 (B) existed on the day before the des ignated transfer date.
 (2) CONTINUATION OF SUITS.—This Act shall

6 not abate any proceeding commenced by or against 7 the National Credit Union Administration (or the 8 National Credit Union Administration Board) before 9 the designated transfer date with respect to any con-10 sumer financial protection function of the National 11 Credit Union Administration transferred to the 12 Agency by this title, except that the Agency shall be 13 substituted for the National Credit Union Adminis-14 tration (or National Credit Union Administration 15 Board) as a party to any such proceeding as of the 16 designated transfer date.

17 (e) COMPTROLLER OF THE CURRENCY.—

(1) EXISTING RIGHTS, DUTIES, AND OBLIGATIONS NOT AFFECTED.—Section 161(a)(2) shall not
affect the validity of any right, duty, or obligation of
the United States, the Comptroller of the Currency,
the Office of the Comptroller of the Currency, or
any other person, that—

24 (A) arises under any provision of law relat-25 ing to any consumer financial protection func-

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1	tion of the Comptroller of the Currency trans-
2	ferred to the Agency by this title; and
3	(B) existed on the day before the des-
4	ignated transfer date.
5	(2) Continuation of suits.—This Act shall
6	not abate any proceeding commenced by or against
7	the Comptroller of the Currency (or the Office of the
8	Comptroller of the Currency) with respect to any
9	consumer financial protection function of the Comp-
10	troller of the Currency transferred to the Agency by
11	this title before the designated transfer date, except
12	that the Agency shall be substituted for the Comp-
13	troller of the Currency (or the Office of the Comp-
14	troller of the Currency) as a party to any such pro-
15	ceeding as of the designated transfer date.
16	(f) Office of Thrift Supervision.—
17	(1) EXISTING RIGHTS, DUTIES, AND OBLIGA-
18	TIONS NOT AFFECTED.—Section $161(a)(3)$ shall not
19	affect the validity of any right, duty, or obligation of
20	the United States, the Director of the Office of
21	Thrift Supervision, the Office of Thrift Supervision,
22	or any other person, that—
23	(A) arises under any provision of law relat-
24	ing to any consumer financial protection func-
25	tion of the Director of the Office of Thrift Su-

1	pervision transferred to the Agency by this title;
2	and

3 (B) that existed on the day before the des-4 ignated transfer date.

5 (2) CONTINUATION OF SUITS.—This Act shall 6 not abate any proceeding commenced by or against 7 the Director of the Office of Thrift Supervision (or 8 the Office of Thrift Supervision) with respect to any 9 consumer financial protection function of the Direc-10 tor of the Office of Thrift Supervision transferred to 11 the Agency by this title before the designated trans-12 fer date, except that the Agency shall be substituted for the Director (or the Office of Thrift Supervision) 13 14 as a party to any such proceeding as of the des-15 ignated transfer date.

16 (g) CONTINUATION OF EXISTING ORDERS, REGULA-TIONS, DETERMINATIONS, AGREEMENTS, AND RESOLU-17 TIONS.—All orders, resolutions, determinations, agree-18 19 ments, and regulations that have been issued, made, pre-20scribed, or allowed to become effective by the Board of 21 Governors (or any Federal reserve bank), the Federal De-22 posit Insurance Corporation, the Federal Trade Commis-23 sion, the National Credit Union Administration, the Office 24 of the Comptroller of the Currency, or the Office of Thrift Supervision, or by a court of competent jurisdiction, in 25

the performance of consumer financial protection func-1 tions that are transferred by this title and that are in ef-2 3 fect on the day before the designated transfer date, shall 4 continue in effect according to the terms of those orders, resolutions, determinations, agreements, and regulations, 5 and shall be enforceable by or against the Agency until 6 7 modified, terminated, set aside, or superseded in accord-8 ance with applicable law by the Agency, by any court of 9 competent jurisdiction, or by operation of law.

10 (h) IDENTIFICATION OF REGULATIONS CONTIN11 UED.—Not later than the designated transfer date, the
12 Agency—

13 (1) shall, after consultation with the Chairman 14 of the Board of Governors, the Chairperson of the 15 Federal Deposit Insurance Corporation, the Chairman of the Federal Trade Commission, the Chair-16 17 man of the National Credit Union Administration 18 Board, the Comptroller of the Currency, and the Di-19 rector of the Office of Thrift Supervision, identify 20 the regulations continued under subsection (g) that 21 will be enforced by the Agency; and

(2) shall publish a list of such regulations inthe Federal Register.

24 (i) STATUS OF REGULATIONS PROPOSED OR NOT25 YET EFFECTIVE.—

1 (1) **PROPOSED REGULATIONS.**—Any proposed 2 regulation of the Board of Governors, the Federal 3 Deposit Insurance Corporation, the Federal Trade 4 Commission, the National Credit Union Administra-5 tion, the Office of the Comptroller of the Currency, 6 or the Office of Thrift Supervision, which that agen-7 cy, in performing consumer financial protection 8 functions transferred by this title, has proposed be-9 fore the designated transfer date but has not pub-10 lished as a final rule before that date, shall be 11 deemed to be a proposed regulation of the Agency. 12 (2) REGULATIONS NOT YET EFFECTIVE.—Any 13 interim or final regulation of Board of Governors, 14 the Federal Deposit Insurance Corporation, the Fed-15 eral Trade Commission, the National Credit Union 16 Administration, the Office of the Comptroller of the 17 Currency, or the Office of Thrift Supervision, which 18 that agency, in performing consumer financial pro-19 tection functions transferred by this title, has pub-20 lished before the designated transfer date but which 21 has not become effective before that date, shall take 22 effect as a regulation of the Agency according to its 23 terms.

## 24 SEC. 164. TRANSFER OF CERTAIN PERSONNEL.

25 (a) IN GENERAL.—

1	(1) CERTAIN FEDERAL RESERVE SYSTEM EM-
2	PLOYEES TRANSFERRED.—
3	(A) Identifying employees for trans-
4	FER.—The Agency and the Board of Governors
5	shall—
6	(i) jointly determine the number of
7	employees of the Board necessary to per-
8	form or support the consumer financial
9	protection functions of the Board of Gov-
10	ernors that are transferred to the Agency
11	by this title; and
12	(ii) consistent with the number deter-
13	mined under clause (i), jointly identify em-
14	ployees of the Board of Governors for
15	transfer to the Agency in a manner that
16	the Agency and the Board of Governors, in
17	their sole discretion, deem equitable.
18	(B) IDENTIFIED EMPLOYEES TRANS-
19	FERRED.—All employees of the Board of Gov-
20	ernors identified under subparagraph (A)(ii)
21	shall be transferred to the Agency for employ-
22	ment.
23	(C) FEDERAL RESERVE BANK EMPLOY-
24	EES.—Employees of any Federal reserve bank
25	who, on the day before the designated transfer

1	date, are performing consumer financial protec-
2	tion functions on behalf of the Board of Gov-
3	ernors shall be treated as employees of the
4	Board of Governors for purposes of subpara-
5	graphs (A) and (B).
6	(2) CERTAIN FDIC EMPLOYEES TRANS-
7	FERRED.—
8	(A) Identifying employees for trans-
9	FER.—The Agency and the Board of Directors
10	of the Federal Deposit Insurance Corporation
11	shall—
12	(i) jointly determine the number of
13	employees of that Corporation necessary to
14	perform or support the consumer financial
15	protection functions of the Corporation
16	that are transferred to the Agency by this
17	title; and
18	(ii) consistent with the number deter-
19	mined under clause (i), jointly identify em-
20	ployees of the Corporation for transfer to
21	the Agency in a manner that the Agency
22	and the Board of Directors of the Corpora-
23	tion, in their sole discretion, deem equi-
24	table.

1	(B) IDENTIFIED EMPLOYEES TRANS-
2	FERRED.—All employees of the Corporation
3	identified under subparagraph (A)(ii) shall be
4	transferred to the Agency for employment.
5	(3) CERTAIN NCUA EMPLOYEES TRANS-
6	FERRED.—
7	(A) Identifying employees for trans-
8	FER.—The Agency and the National Credit
9	Union Administration Board shall—
10	(i) jointly determine the number of
11	employees of the National Credit Union
12	Administration necessary to perform or
13	support the consumer financial protection
14	functions of the National Credit Union Ad-
15	ministration that are transferred to the
16	Agency by this title; and
17	(ii) consistent with the number deter-
18	mined under clause (i), jointly identify em-
19	ployees of the National Credit Union Ad-
20	ministration for transfer to the Agency in
21	a manner that the Agency and the Na-
22	tional Credit Union Administration Board,
23	in their sole discretion, deem equitable.
24	(B) Identified employees trans-
25	FERRED.—All employees of the National Credit

1	Union Administration identified under subpara-
2	graph (A)(ii) shall be transferred to the Agency
3	for employment.
4	(4) Appointment authority for excepted
5	SERVICE AND SENIOR EXECUTIVE SERVICE TRANS-
6	FERRED.—
7	(A) IN GENERAL.—In the case of employ-
8	ees occupying positions in the excepted service
9	or the Senior Executive Service, any appoint-
10	ment authority established pursuant to law or
11	regulations of the Office of Personnel Manage-
12	ment for filling such positions shall be trans-
13	ferred, subject to subparagraph (B).
14	(B) Declining transfers allowed.—
15	An agency or entity may decline to make a
16	transfer of authority under subparagraph (A)
17	(and the employees appointed pursuant thereto)
18	to the extent that such authority relates to posi-
19	tions excepted from the competitive service be-
20	cause of their confidential, policy-making, pol-
21	icy-determining, or policy-advocating character,
22	and non-career positions in the Senior Execu-
23	tive Service (within the meaning of section
24	3132(a)(7) of title 5, United States Code).

1 (b) TIMING OF TRANSFERS AND POSITION ASSIGN-2 MENTS.—Each employee to be transferred under this section shall— 3 4 (1) be transferred not later than 90 days after 5 the designated transfer date; and 6 (2) receive notice of his or her position assign-7 ment not later than 120 days after the effective date 8 of his or her transfer. 9 (c) TRANSFER OF FUNCTION.— 10 (1) IN GENERAL.—Notwithstanding any other 11 provision of law, the transfer of employees shall be 12 deemed a transfer of functions for the purpose of

13 section 3503 of title 5, United States Code.

14 (2) PRIORITY OF THIS TITLE.—If any provi15 sions of this title conflict with any protection pro16 vided to transferred employees under section 3503 of
17 title 5, United States Code, the provisions of this
18 title shall control.

19 (d) Equal Status and Tenure Positions.—

(1) EMPLOYEES TRANSFERRED FROM FDIC,
FTC, NCUA, OCC, AND OTS.—Each employee transferred from the Federal Deposit Insurance Corporation, the Federal Trade Commission, the National
Credit Union Administration, the Office of the
Comptroller of the Currency, or the Office of Thrift

Supervision shall be placed in a position at the

2	Agency with the same status and tenure as he or she
3	held on the day before the designated transfer date.
4	(2) Employees transferred from the
5	FEDERAL RESERVE SYSTEM.—
6	(A) COMPARABILITY.—Each employee
7	transferred from the Board of Governors or
8	from a Federal reserve bank shall be placed in
9	a position with the same status and tenure as
10	that of employees transferring to the Agency
11	from the Office of the Comptroller of the Cur-
12	rency who perform similar functions and have
13	similar periods of service.
14	(B) Service periods credited.—For
15	purposes of this paragraph, periods of service
16	with the Board of Governors or a Federal re-
17	serve bank shall be credited as periods of serv-
18	ice with a Federal agency.
19	(e) Additional Certification Requirements
20	LIMITED.—Examiners transferred to the Agency shall not
21	be subject to any additional certification requirements be-
22	fore being placed in a comparable examiner's position at
23	the Agency examining the same types of institutions as
24	they examined before they were transferred.
25	

25 (f) Personnel Actions Limited.—

1	(1) 1-YEAR PROTECTION.—Except as provided
2	in paragraph (2), each transferred employee holding
3	a permanent position on the day before the des-
4	ignated transfer date shall not, during the 1-year pe-
5	riod beginning on the designated transfer date, be
6	involuntarily separated, or involuntarily reassigned
7	outside his or her local locality pay area as defined
8	by the Office of Personnel Management.
9	(2) EXCEPTIONS.—Paragraph (1) shall not be
10	construed as limiting the right of the Agency to—
11	(A) separate an employee for cause or for
12	unacceptable performance;
13	(B) terminate an appointment to a position
14	excepted from the competitive service because of
15	its confidential policy-making, policy-deter-
16	mining, or policy-advocating character; or
17	(C) reassign a supervisory employee out-
18	side his or her locality pay area as defined by
19	the Office of Personnel Management when the
20	Agency determines that the reassignment is
21	necessary for the efficient operation of the
22	Agency.
23	(g) PAY.—
24	(1) 1-YEAR PROTECTION.—Except as provided

25 in paragraph (2), each transferred employee shall,

1	during the 1-year period beginning on the des-
2	ignated transfer date, receive pay at a rate not less
3	than the basic rate of pay (including any geographic
4	differential) that the employee received during the 1-
5	year period immediately before the transfer.
6	(2) EXCEPTIONS.—Paragraph (1) shall not be
7	construed as limiting the right of the Agency to re-
8	duce the rate of basic pay of a transferred em-
9	ployee—
10	(A) for cause;
11	(B) for unacceptable performance; or
12	(C) with the employee's consent.
13	(3) PROTECTION ONLY WHILE EMPLOYED.—
14	Paragraph (1) applies to a transferred employee
15	only while that employee remains employed by the
16	Agency.
17	(4) PAY INCREASES PERMITTED.—Paragraph
18	(1) shall not be construed as limiting the authority
19	of the Agency to increase a transferred employee's
20	pay.
21	(h) REORGANIZATION.—
22	(1) Between 1st and 3rd year.—
23	(A) IN GENERAL.—If the Agency deter-
24	mines, during the period beginning 1 year after

1	after the designated transfer date, that a reor-
2	ganization of the staff of the Agency is re-
3	quired—
4	(i) that reorganization shall be
5	deemed a "major reorganization" for pur-
6	poses of affording affected employees re-
7	tirement under section $8336(d)(2)$ or
8	8414(b)(1)(B) of title 5, United States
9	Code;
10	(ii) before the reorganization occurs,
11	all employees in the same locality pay area
12	as defined by the Office of Personnel Man-
13	agement shall be placed in a uniform posi-
14	tion classification system; and
15	(iii) any resulting reduction in force
16	shall be governed by the provisions of
17	chapter 35 of title 5, United States Code,
18	except that the Agency shall—
19	(I) establish competitive areas
20	(as that term is defined in regulations
21	issued by the Office of Personnel
22	Management) to include at a min-
23	imum all employees in the same local-
24	ity pay area as defined by the Office
25	of Personnel Management;

- 1 (II) establish competitive levels 2 (as that term is defined in regulations 3 issued by the Office of Personnel 4 Management) without regard to 5 whether the particular employees have 6 been appointed to positions in the 7 competitive service or the excepted 8 service; and 9 (III) afford employees appointed 10 to positions in the excepted service 11 (other than to a position excepted 12 from the competitive service because 13 of its confidential policy-making, pol-14 icy-determining, or policy-advocating 15 character) the same assignment rights 16 to positions within the Agency as em-17 ployees appointed to positions in the 18 competitive service. 19 (B) SERVICE CREDIT FOR REDUCTIONS IN 20 FORCE.—For purposes of this paragraph, peri-
- FORCE.—For purposes of this paragraph, periods of service with a Federal home loan bank, a joint office of the Federal home loan banks, the Board of Governors, a Federal reserve bank, the Federal Deposit Insurance Corporation, or the National Credit Union Administra-

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- tion shall be credited as periods of service with
   a Federal agency.
  - (2) AFTER 3RD YEAR.—

4 (A) IN GENERAL.—If the Agency deter-5 mines, at any time after the 3-year period be-6 ginning on the designated transfer date, that a 7 reorganization of the staff of the Agency is re-8 quired, any resulting reduction in force shall be 9 governed by the provisions of chapter 35 of title 10 5, United States Code, except that the Agency 11 shall establish competitive levels (as that term 12 is defined in regulations issued by the Office of 13 Management) without regard to Personnel 14 types of appointment held by particular employ-15 ees transferred under this section.

16 (B) SERVICE CREDIT FOR REDUCTIONS IN 17 FORCE.—For purposes of this paragraph, peri-18 ods of service with a Federal home loan bank, 19 a joint office of the Federal home loan banks, 20 the Board of Governors, a Federal reserve 21 bank, the Federal Deposit Insurance Corpora-22 tion, or the National Credit Union Administra-23 tion shall be credited as periods of service with 24 a Federal agency.

25 (i) BENEFITS.—

1	(1) Retirement benefits for transferred
2	EMPLOYEES.—
3	(A) IN GENERAL.—
4	(i) Continuation of existing re-
5	TIREMENT PLAN.—Except as provided in
6	subparagraph (B), each transferred em-
7	ployee shall remain enrolled in his or her
8	existing retirement plan as long as he or
9	she remains employed by the Agency.
10	(ii) Employer's contribution.—
11	The Agency shall pay any employer con-
12	tributions to the existing retirement plan
13	of each transferred employee as required
14	under that plan.
15	(B) Option for employees trans-
16	FERRED FROM FEDERAL RESERVE SYSTEM TO
17	BE SUBJECT TO FEDERAL EMPLOYEE RETIRE-
18	MENT PROGRAM.—
19	(i) ELECTION.—Any transferred em-
20	ployee who was enrolled in a Federal Re-
21	serve System retirement plan on the day
22	before his or her transfer to the Agency
23	may, during the period beginning 6 months
24	after the designated transfer date and end-
25	ing 1 year after the designated transfer

1	date, elect to be subject to the Federal em-
2	ployee retirement program.
3	(ii) Effective date of cov-
4	ERAGE.—For any employee making an
5	election under clause (i), coverage by the
6	Federal employee retirement program shall
7	begin 1 year after the designated transfer
8	date.
9	(C) AGENCY PARTICIPATION IN FEDERAL
10	RESERVE SYSTEM RETIREMENT PLAN.—
11	(i) SEPARATE ACCOUNT IN FEDERAL
12	RESERVE SYSTEM RETIREMENT PLAN ES-
13	TABLISHED.—A separate account in the
14	Federal Reserve System retirement plan
15	shall be established for Agency employees
16	who do not make the election under sub-
17	paragraph (B).
18	(ii) Funds attributable to trans-
19	FERRED EMPLOYEES REMAINING IN FED-
20	ERAL RESERVE SYSTEM RETIREMENT
21	PLAN TRANSFERRED.—The proportionate
22	share of funds in the Federal Reserve Sys-
23	tem retirement plan, including the propor-
24	tionate share of any funding surplus in
25	that plan, attributable to a transferred em-

1	ployee who does not make the election
2	under subparagraph (B), shall be trans-
3	ferred to the account established under
4	clause (i).
5	(iii) Employer contributions de-
6	POSITED.—The Agency shall deposit into
7	the account established under clause (i)
8	the employer contributions that the Agency
9	makes on behalf of employees who do not
10	make the election under subparagraph (B).
11	(iv) Account administration.—The
12	Agency shall administer the account estab-
13	lished under clause (i) as a participating
14	employer in the Federal Reserve System
15	retirement plan.
16	(D) DEFINITIONS.—For purposes of this
17	paragraph, the following definitions shall apply:
18	(i) EXISTING RETIREMENT PLAN.—
19	The term "existing retirement plan"
20	means, with respect to any employee trans-
21	ferred under this section, the particular re-
22	tirement plan (including the Financial In-
23	stitutions Retirement Fund) and any asso-
24	ciated thrift savings plan of the agency or
25	Federal reserve bank from which the em-

1	ployee was transferred, which the employee
2	was enrolled in on the day before the des-
3	ignated transfer date.
4	(ii) Federal employee retire-
5	MENT PLAN.—The term "Federal employee
6	retirement program" means the retirement
7	program for Federal employees established
8	by chapters 83 and 84 of title 5, United
9	States Code.
10	(2) Benefits other than retirement ben-
11	EFITS FOR TRANSFERRED EMPLOYEES.—
12	(A) DURING 1ST YEAR.—
13	(i) EXISTING PLANS CONTINUE.—
14	Each transferred employee may, for 1 year
15	after the designated transfer date, retain
16	membership in any other employee benefit
17	program of the agency or bank from which
18	the employee transferred, including a den-
19	tal, vision, long term care, or life insurance
20	program, to which the employee belonged
21	on the day before the designated transfer
22	date.
23	(ii) Employer's contribution.—
24	The Agency shall reimburse the agency or
25	bank from which an employee was trans-

1	ferred for any cost incurred by that agency
2	or bank in continuing to extend coverage
3	in the benefit program to the employee as
4	required under that program or negotiated
5	agreements.
6	(B) DENTAL, VISION, OR LIFE INSURANCE
7	AFTER 1ST YEAR.—If, after the 1-year period
8	beginning on the designated transfer date, the
9	Agency decides not to continue participation in
10	any dental, vision, or life insurance program of
11	an agency or bank from which employees trans-
12	ferred, a transferred employee who is a member
13	of such a program may, before the Agency's de-
14	cision takes effect, elect to enroll, without re-
15	gard to any regularly scheduled open season,
16	in—
17	(i) the enhanced dental benefits estab-
18	lished by chapter 89A of title 5, United
19	States Code;
20	(ii) the enhanced vision benefits estab-
21	lished by chapter 89B of title 5, United
22	States Code; and
23	(iii) the Federal Employees Group
24	Life Insurance Program established by
25	chapter 87 of title 5, United States Code,

without regard to any requirement of in surability.

3 (C) LONG TERM CARE INSURANCE AFTER 4 1ST YEAR.—If, after the 1-year period begin-5 ning on the designated transfer date, the Agen-6 cy decides not to continue participation in any 7 long term care insurance program of an agency 8 or bank from which employees transferred, a 9 transferred employee who is a member of such 10 a program may, before the Agency's decision 11 takes effect, elect to apply for coverage under 12 the Federal Long Term Care Insurance Pro-13 gram established by chapter 90 of title 5, 14 United States Code, under the underwriting re-15 quirements applicable to a new active workforce 16 member (as defined in Part 875, title 5, Code 17 of Federal Regulations).

18 (D) EMPLOYEE'S CONTRIBUTION.—An in19 dividual enrolled in the Federal Employees
20 Health Benefits program shall pay any em21 ployee contribution required by the plan.

(E) ADDITIONAL FUNDING.—The Agency
shall transfer to the Federal Employees Health
Benefits Fund established under section 8909
of title 5, United States Code, an amount deter-

mined by the Director of the Office of Personnel Management, after consultation with the
Agency and the Office of Management and
Budget, to be necessary to reimburse the Fund
for the cost to the Fund of providing benefits
under this subparagraph.

7 (F) CREDIT FOR TIME ENROLLED IN PLANS.—For employees transferred 8 OTHER 9 under this section, enrollment in a health bene-10 fits plan administered by the Office of the 11 Comptroller of the Currency, the Office of 12 Thrift Supervision, the Federal Deposit Insur-13 ance Corporation, the National Credit Union 14 Administration, the Board of Governors, or a 15 Federal reserve bank, immediately before enroll-16 ment in a health benefits plan under chapter 89 17 of title 5, United States Code, shall be consid-18 ered as enrollment in a health benefits plan 19 under that chapter for purposes of section 20 8905(b)(1)(A) of title 5, United States Code.

21(E) SPECIAL PROVISIONS TO ENSURE CON-22TINUATION OF LIFE INSURANCE BENEFITS.—

23 (i) IN GENERAL.—An annuitant (as
24 defined in section 8901(3) of title 5,
25 United States Code) who is enrolled in a

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1	consultation with the Agency and the Of-
2	fice of Management and Budget, to be nec-
3	essary to reimburse the Fund for the cost
4	to the Fund of providing benefits under
5	this subparagraph not otherwise paid for
6	by the employee under clause (ii).
7	(iv) Credit for time enrolled in
8	OTHER PLANS.—For employees transferred
9	under this section, enrollment in a life in-
10	surance plan administered by the Board of
11	Governors, the Federal Deposit Insurance
12	Corporation, the Federal Trade Commis-
13	sion, the National Credit Union Adminis-
14	tration, the Office of the Comptroller of
15	the Currency, the Office of Thrift Super-
16	vision, or a Federal reserve bank imme-
17	diately before enrollment in a life insur-
18	ance plan under chapter 87 of title 5,
19	United States Code, shall be considered as
20	enrollment in a life insurance plan under
21	that chapter for purposes of section
22	8706(b)(1)(A) of title 5, United States
23	Code.
24	(j) Implementation of Uniform Pay and Classi-
25	FICATION SYSTEM.—Not later than 2 years after the des-

ignated transfer date, the Agency shall implement a uni form pay and classification system for all transferred em ployees.

4 (k) EQUITABLE TREATMENT.—In administering the
5 provisions of this section, the Agency—

6 (1) shall take no action that would unfairly dis-7 advantage transferred employees relative to each 8 other based on their prior employment by the Board 9 of Governors, the Federal Deposit Insurance Cor-10 poration, the Federal Trade Commission, the Na-11 tional Credit Union Administration, the Office of the 12 Comptroller of the Currency, the Office of Thrift 13 Supervision, a Federal reserve bank, a Federal home 14 loan bank, or a joint office of the Federal home loan 15 banks; and

16 (2) may take such action as is appropriate in 17 individual cases so that employees transferred under 18 this section receive equitable treatment, with respect 19 to those employees' status, tenure, pay, benefits 20 (other than benefits under programs administered by 21 the Office of Personnel Management), and accrued 22 leave or vacation time, for prior periods of service 23 with any Federal agency, including the Board of 24 Governors of the Federal Reserve System, the Fed-25 eral Deposit Insurance Corporation, the Federal

Trade Commission, the National Credit Union Ad ministration, the Office of the Comptroller of the
 Currency, the Office of Thrift Supervision, a Federal
 reserve bank, a Federal home loan bank, or a joint
 office of the Federal home loan banks.

6 (1) NO PRIVATE RIGHT OF ACTION.—This section
7 shall not be construed as providing any transferred em8 ployee with any right of action to require the Agency or
9 any officer or employee of the Agency to take any action
10 under this section.

11 (m) IMPLEMENTATION.—In implementing the provi-12 sions of this section, the Agency shall work with the Office 13 of Personnel Management and other entities with exper-14 tise in matters related to employment to ensure a fair and 15 orderly transition for affected employees.

### 16 SEC. 165. INCIDENTAL TRANSFERS.

17 (a) INCIDENTAL TRANSFERS AUTHORIZED.—The Director of the Office of Management and Budget, in con-18 19 sultation with the Secretary, shall make such additional incidental transfers and dispositions of assets and liabil-2021 ities held, used, arising from, available, or to be made 22 available, in connection with the functions transferred by 23 this title, as the Director may determine necessary to ac-24 complish the purposes of this title.

(b) SUNSET.—The authority provided in this section
 shall terminate 5 years after the date of the enactment
 of this Act.

### 4 SEC. 166. INTERIM AUTHORITY OF THE SECRETARY.

5 (a) IN GENERAL.—The Secretary is authorized to 6 perform the functions of the Agency under this subtitle 7 until 3 of the appointed Board members are confirmed 8 by the Senate in accordance with section 112.

9 (b) INTERIM ADMINISTRATIVE SERVICES BY THE 10 DEPARTMENT OF THE TREASURY.—The Department of 11 the Treasury may provide administrative services nec-12 essary to support the Agency before the designated trans-13 fer date.

(c) INTERIM FUNDING FOR THE DEPARTMENT OF 14 15 THE TREASURY.—For the purposes of carrying out the 16 authorities granted in this section, there are appropriated 17 to the Department of the Treasury such sums as are necessary. Notwithstanding any other provision of law, such 18 19 amounts shall be subject to apportionment under section 20 1517 of title 31, United States Code, and restrictions that 21 generally apply to the use of appropriated funds in title 22 31, United States Code, and other laws.

# 1Subtitle G—Regulatory2Improvements

3 SEC. 171. COLLECTION OF DEPOSIT ACCOUNT DATA.

4 (a) PURPOSE.—The purpose of this section is to pro-5 mote awareness and understanding of the access of indi-6 viduals and communities to financial services, and to iden-7 tify business and community development needs and op-8 portunities.

9 (b) IN GENERAL.—

10 (1) RECORDS REQUIRED.—For each branch, 11 automated teller machine at which deposits are ac-12 cepted, and other deposit taking service facility with 13 respect to any financial institution, the financial in-14 stitution shall maintain records of the number and 15 dollar amounts of deposit accounts of customers.

16 (2) GEO-CODED ADDRESSES OF DEPOSITORS.—
17 The customers' addresses maintained pursuant to
18 paragraph (1) shall be geo-coded so that data shall
19 be collected regarding the census tracts of the resi20 dence or business location of the customers.

(3) IDENTIFICATION OF DEPOSITOR TYPE.—In
maintaining records on any deposit account under
this section, the financial institution shall also
record whether the deposit account is for a residential or commercial customer.

1	(4) Public availability.—
2	(A) IN GENERAL.—The following informa-
3	tion shall be publicly available on an annual
4	basis—
5	(i) the address and census tracts of
6	each branch, automated teller machine at
7	which deposits are accepted, and other de-
8	posit taking service facility with respect to
9	any financial institution;
10	(ii) the type of deposit account includ-
11	ing whether the account was a checking or
12	savings account; and
13	(iii) data on the number and dollar
14	amounts of the accounts, presented by cen-
15	sus tract location of the residential and
16	commercial customers.
17	(B) PROTECTION OF IDENTITY.—In the
18	publicly available data, any personally identifi-
19	able data element shall be removed so as to pro-
20	tect the identities of the commercial and resi-
21	dential customers.
22	(c) AVAILABILITY OF INFORMATION.—
23	(1) SUBMISSION TO AGENCIES.—The data re-
24	quired to be compiled and maintained under this
25	section by any financial institution shall be sub-

mitted annually to the Agency, or to a Federal bank ing agency, in accordance with rules prescribed by
 the Agency.

4 (2) AVAILABILITY OF INFORMATION.—Informa-5 tion compiled and maintained under this section 6 shall be retained for not less than 3 years after the 7 date of preparation and shall be made available to 8 the public, upon request, in the form required under 9 rules prescribed by the Agency.

10 (d) AGENCY USE.—The Agency—

(1) shall assess the distribution of residential
and commercial accounts at such financial institution across income and minority level of census
tracts; and

15 (2) may use the data for any other purpose as16 permitted by law.

17 (e) REGULATIONS AND GUIDANCE.—

18 (1) IN GENERAL.—The Agency shall prescribe
19 such regulations and issue guidance as may be nec20 essary to carry out, enforce, and compile data pursu21 ant to this section.

(2) DATA COMPILATION REGULATIONS.— The
Agency shall prescribe regulations regarding the provision of data compiled under this section to the
Federal banking agencies to carry out the purposes

1	of this section and shall issue guidance to financial
2	institutions regarding measures to facilitate compli-
3	ance with the this section and the requirements of
4	regulations prescribed under this section.
5	(f) DEFINITIONS.—For purposes of this section, the
6	following definitions shall apply:
7	(1) AGENCY.—The term "Agency" means the
8	Consumer Financial Protection Agency.
9	(2) CREDIT UNION.—The term "credit union"
10	means a Federal credit union or a State-chartered
11	credit union (as such terms are defined in section
12	101 of the Federal Credit Union Act).
13	(3) DEPOSIT ACCOUNT.—The term "deposit ac-
14	count" includes any checking account, savings ac-
15	count, credit union share account, and other type of
16	account as defined by the Agency.
17	(4) FEDERAL BANKING AGENCY.—The term
18	"Federal banking agency" means the Board of Gov-
19	ernors of the Federal Reserve System, the head of
20	the agency responsible for chartering and regulating
21	national banks, the Director of the Office of Thrift
22	Supervision, the Federal Deposit Insurance Corpora-
23	tion, and the National Credit Union Administration;
24	and the term "Federal banking agencies" means all
25	of those agencies.

1	(5) FINANCIAL INSTITUTION.—The term "fi-
2	nancial institution"—
3	(A) has the meaning given to the term "in-
4	sured depository institution" in section $3(c)(2)$
5	of the Federal Deposit Insurance Act; and
6	(B) includes any credit union.
7	(g) EFFECTIVE DATE.—This section shall take effect
8	on the designated transfer date.
9	SEC. 172. SMALL BUSINESS DATA COLLECTION.
10	(a) IN GENERAL.—The Equal Credit Opportunity
11	Act (15 U.S.C. 1691 et seq.) is amended by inserting after
12	section 704A the following new section:
13	"§704B. Small business loan data collection
14	"(a) PURPOSE.—The purpose of this section is to fa-
15	cilitate enforcement of fair lending laws and enable com-
16	munities, governmental entities, and creditors to identify
17	business and community development needs and opportu-
18	nities of women- and minority-owned small businesses.
19	"(b) IN GENERAL.—Subject to the requirements of
20	this section, in the case of any application to a financial
21	institution for credit for a small business, the financial in-
22	stitution shall—
23	"(1) inquire whether the business is a women-
24	or minority-owned business, without regard to
25	

mail, by telephone, by electronic mail or other form
of electronic transmission, or by any other means
and whether or not such application is in response
to a solicitation by the financial institution; and

5 "(2) maintain a record of the responses to such
6 inquiry separate from the application and accom7 panying information.

8 "(c) RIGHT TO REFUSE.—Any applicant for credit
9 may refuse to provide any information requested pursuant
10 to subsection (b) in connection with any application for
11 credit.

12 "(d) NO ACCESS BY UNDERWRITERS.—

13 "(1) IN GENERAL.—Where feasible, no loan un-14 derwriter or other officer or employee of a financial 15 institution, or any affiliate of a financial institution, 16 involved in making any determination concerning an 17 application for credit shall have access to any infor-18 mation provided by the applicant pursuant to a re-19 quest under subsection (b) in connection with such 20 application.

21 "(2) EXCEPTION.—If a financial institution de22 termines that loan underwriter or other officer or
23 employee of a financial institution, or any affiliate of
24 a financial institution, involved in making any deter25 mination concerning an application for credit should

1	have access to any information provided by the ap-
2	plicant pursuant to a request under subsection (b),
3	the financial institution will provide notice to the ap-
4	plicant of the access of the underwriter to this infor-
5	mation, along with notice that the financial institu-
6	tion may not discriminate on this basis of this infor-
7	mation.
8	"(e) Form and Manner of Information.—
9	"(1) IN GENERAL.—Each financial institution
10	shall compile and maintain, in accordance with regu-
11	lations of the Agency, a record of the information
12	provided by any loan applicant pursuant to a request
13	under subsection (b).
14	"(2) ITEMIZATION.—Information compiled and
15	maintained under paragraph (1) shall also be
16	itemized in order to clearly and conspicuously dis-
17	close the following:
18	"(A) The number of the application and
19	the date the application was received.
20	"(B) The type and purpose of the loan or
21	other credit being applied for.
22	"(C) The amount of the credit or credit
23	limit applied for and the amount of the credit
24	transaction or the credit limit approved for such
25	applicant.

1	"(D) The type of action taken with respect
2	to such application and the date of such action.
3	"(E) The census tract in which is located
4	the principal place of business of the small busi-
5	ness loan applicant.
6	"(F) The gross annual revenue of the busi-
7	ness in the last fiscal year of the small business
8	loan applicant preceding the date of the appli-
9	cation.
10	"(G) The race and ethnicity of the prin-
11	cipal owners of the business.
12	"(H) Any additional data the Agency de-
13	termines would aid in fulfilling the purposes of
14	this section.
15	"(3) Inclusion of personally identifiable
16	INFORMATION PROHIBITED.—In compiling and
17	maintaining any record of information under this
18	section, a financial institution may not include in
19	such record the name, specific address (other than
20	the census tract required under paragraph $(1)(E))$ ,
21	telephone number, electronic mail address, and any
22	other personally identifiable information concerning
23	any individual who is, or is connected with, the small
24	business loan applicant.

1	"(4) Discretion to delete or modify pub-
2	LICLY-AVAILABLE DATA.— The Agency may, in the
3	discretion of the Agency, delete or modify data col-
4	lected under this section which is or will be available
5	to the public if the Agency determines that the dele-
6	tion or modification of the data would advance a
7	compelling privacy interest.
8	"(f) Availability of Information.—
9	"(1) SUBMISSION TO AGENCY.—The data re-
10	quired to be compiled and maintained under this
11	section by any financial institution shall be sub-
12	mitted annually to the Agency.
13	"(2) Availability of information.—
14	"(A) IN GENERAL.—Information compiled
15	and maintained under this section shall be re-
16	tained for not less than 3 years after the date
17	of preparation and shall be made available to
18	the public, upon request, in the form required
19	under regulations prescribed by the Agency.
20	"(B) ANNUAL DISCLOSURE TO THE PUB-
21	LIC.—In addition to the availability by request
22	under subparagraph (A) of data compiled and
23	maintained under this section, the Agency shall
24	annually provide such data to the public.

1	"(C) Procedures.—The procedures for
2	disclosing data compiled and maintained under
3	this section to the public shall be determined by
4	the Agency by regulation.
5	"(3) Compilation of aggregate data.—
6	"(A) IN GENERAL.—The Agency may, in
7	the discretion of the Agency, compile for the
8	Agency's own use compilations of aggregate
9	data.
10	"(B) PUBLIC AVAILABILITY OF AGGRE-
11	GATE DATA.—The Agency may, in the discre-
12	tion of the Agency, make public compilations of
13	aggregate data in such manner as the Agency
14	may determine to be appropriate.
15	"(g) DEFINITIONS.—For purposes of this section, the
16	following definitions shall apply:
17	"(1) FINANCIAL INSTITUTION.—The term 'fi-
18	nancial institution' means any partnership, com-
19	pany, corporation, association (incorporated or unin-
20	corporated), trust, estate, cooperative organization,
21	or other entity that engages in any financial activity.
22	"(2) MINORITY-OWNED BUSINESS.—The term
23	'minority-owned business' means a business—

1	"(A) more than 50 percent of the owner-
2	ship or control of which is held by 1 or more
3	minority individuals; and
4	"(B) more than 50 percent of the net prof-
5	it or loss of which accrues to 1 or more minor-
6	ity individuals.
7	"(3) Women-owned business.—The term
8	'women-owned business' means a business—
9	"(A) more than 50 percent of the owner-
10	ship or control of which is held by 1 or more
11	women; and
12	"(B) more than 50 percent of the net prof-
13	it or loss of which accrues to 1 or more women.
14	"(4) MINORITY.—The term 'minority' has the
15	meaning given to such term by section $1204(c)(3)$ of
16	the Financial Institutions Reform, Recovery, and
17	Enforcement Act of 1989.
18	"(5) Small business loan.—The term 'small
19	business loan' shall be defined by the Agency, which
20	may take into account—
21	"(A) the gross revenues of the borrower;
22	"(B) the total number of employees of the
23	borrower;
24	"(C) the industry in which the borrower
25	has its primary operations; and

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"(D) the size of the loan.

2 "(h) AGENCY ACTION.—

3 "(1) IN GENERAL.—The Agency shall prescribe
4 such regulations and issue such guidance as may be
5 necessary to carry out, enforce, and compile data
6 pursuant to this section.

7 "(2) EXCEPTIONS.—The Agency, by regulation 8 or order, may adopt exceptions to any requirement 9 of this section and may, conditionally or uncondi-10 tionally, exempt any financial institution or class of 11 institutions from the requirements of this section as 12 the Agency determines to be necessary or appro-13 priate to carry out the purposes and objectives of 14 this section.

15 "(3) GUIDANCE.—The Agency shall issue guid-16 ance designed to facilitate compliance with the re-17 quirements of this section, including assisting finan-18 cial institutions in working with applicants to deter-19 mine whether the applicants are women- or minor-20 ity-owned for the purposes of this section."".

(b) TECHNICAL AND CONFORMING AMENDMENT.—
22 Section 701(b) of the Equal Credit Opportunity Act (15
23 U.S.C. 1691(b)) is amended—

24 (1) by striking "or" after the semicolon at the25 end of paragraph (3);

1	(2) by striking the period at the end of para-
2	graph (4) and inserting "; or"; and
3	(3) by inserting after paragraph $(4)$ , the fol-
4	lowing new paragraph:
5	"(5) to make an inquiry under section 704B in
6	accordance with the requirements of such section.".
7	(c) Clerical Amendment.—The table of sections
8	for title VII of the Consumer Credit Protection Act is
9	amended by inserting after the item relating to section
10	704A the following new item:
	"704B. Small business loan data collection.".
11	(d) EFFECTIVE DATE.—This section shall take effect
12	on the designated transfer date.
13	Subtitle H—Conforming
14	Amendments
15	SEC. 181. AMENDMENTS TO THE INSPECTOR GENERAL ACT
16	OF 1978.
17	(a) ESTABLISHMENT.—Section 8G(a)(2) of the In-
18	spector General Act of 1978 (5 U.S.C. App. 3, 8G(a)(2))
19	is amended by inserting "the Consumer Financial Protec-
20	tion Agency," before "the Consumer Product Safety Com-
21	mission,".
22	(b) EFFECTIVE DATE.—This section shall take effect

23 on the date of the enactment of this Act.

### 1 SEC. 182. AMENDMENTS TO THE PRIVACY ACT OF 1974.

2 (a) APPLICABILITY.—Section 552a of title 5, United
3 States Code, is amended by adding at the end the fol4 lowing new subsection:

5 "(w) APPLICABILITY TO CONSUMER FINANCIAL PRO6 TECTION AGENCY.—Except as provided in the Consumer
7 Financial Protection Agency Act of 2009, this section
8 shall apply with respect to the Consumer Financial Protec9 tion Agency.".

10 (b) EFFECTIVE DATE.—This section shall take effect11 on the date of the enactment of this Act.

## 12 SEC. 183. AMENDMENTS TO THE ALTERNATIVE MORTGAGE 13 TRANSACTION PARITY ACT OF 1982.

(a) SECTION 803(1).—Section 803(1) of the Alter15 native Mortgage Transaction Parity Act of 1982 (12
16 U.S.C. 3802(1)) is amended by striking paragraphs (B)
17 and (C).

18 (b) SECTION 804(a).—Section 804(a) of the Alter19 native Mortgage Transaction Parity Act of 1982 (12
20 U.S.C. 3803(a)) is amended—

(1) in paragraphs (1), (2), and (3), by inserting
"on or before the designated transfer date, as determined in section 1062 of the Consumer Financial
Protection Agency Act of 2009" after "transactions
made" each place such term appears;

(2) in paragraph (2), by striking "and" at the
 end;

3 (3) in paragraph (3), by striking the period at
4 the end and inserting "; and"; and

5 (4) by adding at the end the following new6 paragraph:

7 "(4) with respect to transactions made after the 8 designated transfer date, as determined in section 9 1062 of the Consumer Financial Protection Agency 10 Act of 2009, only in accordance with regulations 11 governing alternative mortgage transactions as 12 issued by the Consumer Financial Protection Agency 13 for federally chartered housing creditors, in accord-14 ance with the rulemaking authority granted to the 15 Consumer Financial Protection Agency with regard 16 to federally chartered housing creditors under laws 17 other than this section.".

18 (c) SECTION 804.—Section 804 of the Alternative
19 Mortgage Transaction Parity Act of 1982 (12 U.S.C.
20 3803) is amended—

(1) by striking subsection (c) and inserting thefollowing new subsection:

23 "(c) Effect of State Law.—

24 "(1) IN GENERAL.—An alternative mortgage25 transaction may be made by a housing creditor in

accordance with this section, notwithstanding any
 State Constitution, law, or regulation that prohibits
 an alternative mortgage transaction.

4 "(2) RULE OF CONSTRUCTION.—For purposes
5 of this subsection, a State Constitution, law, or reg6 ulation that prohibits an alternative mortgage trans7 action does not include any State Constitution, law,
8 or regulation that regulates mortgage transactions
9 generally, including any restriction on prepayment
10 penalties or late charges."; and

(2) by adding at the end the following new sub-section:

13 "(d) DUTIES OF CONSUMER FINANCIAL PROTECTION
14 AGENCY.—The Consumer Financial Protection Agency
15 shall—

"(1) review the regulations identified by the 16 17 Comptroller of the Currency, the National Credit 18 Union Administration, and the Director of the Office 19 of Thrift Supervision (as those regulations exist on 20 the designated transfer date, as determined in sec-21 tion 1062 of the Consumer Financial Protection 22 Agency Act of 2009) as applicable under paragraphs 23 (1), (2), and (3) of subsection (a);

24 "(2) determine whether such regulations are25 fair and not deceptive and otherwise meet the objec-

1	tives of title I of the Consumer Financial Protection
2	Agency Act of 2009; and
3	"(3) prescribe regulations under subsection
4	(a)(4) after the designated transfer date, as deter-
5	mined under such Act.".
6	(d) Effective Date and Scope of Applica-
7	TION.—
8	(1) EFFECTIVE DATE.—This section shall take
9	effect on the designated transfer date.
10	(2) Scope of Application.—The amendments
11	made by subsection (a) shall not affect any trans-
12	action covered by the Alternative Mortgage Trans-
13	action Parity Act of 1982 which is entered into on
13 14	action Parity Act of 1982 which is entered into on or before the designated transfer date.
	·
14	or before the designated transfer date.
14 15	or before the designated transfer date. SEC. 184. AMENDMENTS TO THE CONSUMER CREDIT PRO-
14 15 16	or before the designated transfer date. SEC. 184. AMENDMENTS TO THE CONSUMER CREDIT PRO- TECTION ACT.
14 15 16 17	or before the designated transfer date. <b>SEC. 184. AMENDMENTS TO THE CONSUMER CREDIT PRO-</b> <b>TECTION ACT.</b> (a) TRUTH IN LENDING ACT.—
14 15 16 17 18	or before the designated transfer date. <b>SEC. 184. AMENDMENTS TO THE CONSUMER CREDIT PRO-</b> <b>TECTION ACT.</b> (a) TRUTH IN LENDING ACT.— (1) SECTION 103.—Section 103 of the Truth in
14 15 16 17 18 19	or before the designated transfer date. <b>SEC. 184. AMENDMENTS TO THE CONSUMER CREDIT PRO-</b> <b>TECTION ACT.</b> (a) TRUTH IN LENDING ACT.— (1) SECTION 103.—Section 103 of the Truth in Lending Act (15 U.S.C. 1602) is amended by strik-
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	or before the designated transfer date. <b>SEC. 184. AMENDMENTS TO THE CONSUMER CREDIT PRO-</b> <b>TECTION ACT.</b> (a) TRUTH IN LENDING ACT.— (1) SECTION 103.—Section 103 of the Truth in Lending Act (15 U.S.C. 1602) is amended by strik- ing subsection (b) and inserting the following new
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	or before the designated transfer date. <b>SEC. 184. AMENDMENTS TO THE CONSUMER CREDIT PRO-</b> <b>TECTION ACT.</b> (a) TRUTH IN LENDING ACT.— (1) SECTION 103.—Section 103 of the Truth in Lending Act (15 U.S.C. 1602) is amended by strik- ing subsection (b) and inserting the following new subsection:

1	"(2) AGENCY.—The term 'Agency' means the
2	Consumer Financial Protection Agency.".
3	(2) Universal amendment relating to
4	BOARD OF GOVERNORS OF THE FEDERAL RESERVE
5	SYSTEM.—
6	(A) IN GENERAL.—Except as provided in
7	subparagraph (B), the Truth in Lending Act
8	(15 U.S.C. 1601 et seq.) is amended by striking
9	"Board" each place such term appears, includ-
10	ing in chapters 4 and 5 relating to credit billing
11	and consumer leases, and inserting "Agency".
12	(B) EXCEPTIONS.—The amendment de-
13	scribed in subparagraph (A) shall not apply to
14	sections $108(a)$ (as amended by paragraph (4))
15	and 140(d)) or any reference in either such sec-
16	tion to the term "Board".
17	(3) Section 105.—Section 105(b) of the Truth
18	in Lending Act (15 U.S.C. 1604(b)) is amended by
19	striking the first sentence and inserting the fol-
20	lowing: "The Agency shall publish a single, inte-
21	grated disclosure for mortgage loan transactions, in-
22	cluding real estate settlement cost statements, which
23	include the disclosure requirements of this title, in
24	conjunction with the disclosure requirements of the
25	Real Estate Settlement Procedures Act that, taken

1	together, may apply to transactions subject to both
2	or either law. The purpose of such model disclosure
3	shall be to facilitate compliance with the disclosure
4	requirements of those titles, and to aid the borrower
5	or lessee in understanding the transaction by uti-
6	lizing readily understandable language to simplify
7	the technical nature of the disclosures.".
8	(4) Section 108.—Section 108 of the Truth in
9	Lending Act (15 U.S.C. 1607) is amended—
10	(A) by striking subsection (a) and insert-
11	ing the following new subsection:
12	"(a) Enforcing Agencies.—Subject to section
13	1022 of the Consumer Financial Protection Agency Act
14	of 2009, compliance with the requirements imposed under
15	this title shall be enforced as follows:
16	"(1) Under section 8 of the Federal Deposit In-
17	surance Act, in the case of—
18	"(A) national banks, and Federal branches
19	and Federal agencies of foreign banks, by the
20	head of the agency responsible for chartering
21	and regulating national banks;
22	"(B) member banks of the Federal Reserve
23	System (other than national banks), branches
24	and agencies of foreign banks (other than Fed-
25	eral branches, Federal agencies, and insured

1	State branches of foreign banks), commercial
2	lending companies owned or controlled by for-
3	eign banks, and organizations operating under
4	section 25 or 25(a) of the Federal Reserve Act,
5	by the Board;
6	"(C) depository institution insured by the
7	Federal Deposit Insurance Corporation (other
8	than members of the Federal Reserve System,
9	Federal savings associations, and savings and
10	loan holding companies) and insured State
11	branches of foreign banks, by the Board of Di-
12	rectors of the Federal Deposit Insurance Cor-
13	poration; and
14	"(D) Federal savings associations and sav-
15	ings and loan holding companies, by the Direc-
16	tor of the Office of Thrift Supervision.
17	"(2) Under subtitle E of the Consumer Finan-
18	cial Protection Agency Act of 2009, by the Agency
19	in the case of a covered person under that Act.
20	"(3) Under the Federal Credit Union Act, by
21	the head of the agency responsible for chartering
22	and regulating Federal credit unions.
23	"(4) Under the Federal Aviation Act of 1958,
24	by the Secretary of Transportation with respect to

1	any air carrier or foreign air carrier subject to that
2	Act.
3	"(5) Under the Packers and Stockyards Act,
4	1921 (except as provided in section 406 of that Act),
5	by the Secretary of Agriculture with respect to any
6	activities subject to that Act.
7	"(6) Under the Farm Credit Act of 1971, by
8	the Farm Credit Administration with respect to any
9	Federal land bank, Federal land bank association,
10	Federal intermediate credit bank, or production
11	credit association."; and
12	(B) by striking subsection (c) and insert-
13	ing the following new subsection:
14	"(c) Overall Enforcement Authority of the
15	FEDERAL TRADE COMMISSION.—Except to the extent
16	that enforcement of the requirements imposed under this
17	title is specifically committed to some other Government
18	agency under subsection (a) and subject to section $1022$
19	of the Consumer Financial Protection Agency Act of 2009,
20	the Federal Trade Commission shall enforce such require-
21	ments. For the purpose of the exercise by the Federal
22	Trade Commission of its functions and powers under the
23	Federal Trade Commission Act, a violation of any require-

24 ment imposed under this title shall be deemed a violation25 of a requirement imposed under that Act. All of the func-

1 tions and powers of the Federal Trade Commission under 2 the Federal Trade Commission Act are available to the 3 Commission to enforce compliance by any person with the 4 requirements under this title, irrespective of whether that 5 person is engaged in commerce or meets any other juris-6 dictional tests in the Federal Trade Commission Act.". 7 (5) UNIVERSAL AMENDMENT RELATING TO THE 8 FEDERAL TRADE COMMISSION.-9 (A) IN GENERAL.—Except as provided in 10 subparagraph (B), the Truth in Lending Act 11 (15 U.S.C. 1601 et seq.) is amended by striking 12 "Federal Trade Commission" each place such 13 term appears and inserting "Agency". 14 (B) EXCEPTIONS.—The amendment de-15 scribed in subparagraph (A) shall not apply to 16 sections 108(c) (as amended by paragraph (4)) 17 and 129(m) (as amended by paragraph (7)) or 18 any reference in either such section to the term 19 "Federal Trade Commission". 20 (6) SECTION 127.—Subparagraph (C) of section 21 127(b)(11) of the Truth in Lending Act (15 U.S.C. 22 1637(b)(11)) is amended to read as follows: 23 "(C) Notwithstanding subparagraphs (A) 24 and (B), in the case of a creditor with respect 25 to which compliance with this title is enforced

1 by the Agency, the following statement, in a 2 prominent location on the front of the billing 3 statement, disclosed clearly and conspicuously: 4 'Minimum Payment Warning: Making only the 5 required minimum payment will increase the in-6 terest you pay and the time it takes to repay 7 your balance. For example, making only the 8 typical 5 percent minimum monthly payment on 9 a balance of \$300 at an interest rate of 17 per-10 cent would take 24 months to repay the balance 11 in full. For an estimate of the time it would 12 take to repay your balance, making only min-13 imum monthly payments, call the Consumer Fi-14 nancial Protection Agency at this toll-free num-15 ber: [the blank space to be filled in by the creditor].' A creditor who is 16 17 subject to this subparagraph shall not be sub-18 ject to subparagraph (A) or (B).". 19 (7) SECTION 129.—Section 129(m) of the Truth 20 in Lending Act (15 U.S.C. 1639(m)) is amended to

21 read as follows:

"(m) CIVIL PENALTIES IN FEDERAL TRADE COMMISSION ENFORCEMENT ACTIONS.—For purposes of enforcement by the Federal Trade Commission, any violation
of a regulation issued by the Agency pursuant to sub-

1	section $(1)(2)$ of this section shall be treated as a violation
2	of a rule promulgated under section 18 of the Federal
3	Trade Commission Act (15 U.S.C. 57a) regarding unfair
4	or deceptive acts or practices.".
5	(b) FAIR CREDIT REPORTING ACT.—
6	(1) Section 603.—Section 603 of the Fair
7	Credit Reporting Act (15 U.S.C. 1681a) is amend-
8	ed—
9	(A) by redesignating subsections (w) and
10	(x) as subsections (x) and (y), respectively; and
11	(B) by inserting after subsection (v) the
12	following new subsection:
13	"(w) AGENCY.—The term 'Agency' means the Con-
14	sumer Financial Protection Agency.".
15	(2) Universal amendments relating to
16	THE FEDERAL TRADE COMMISSION Other than in
17	THE FEDERAL TRADE COMMISSION.—Other than in
17	connection with the amendment made by paragraph
18	
	connection with the amendment made by paragraph
18	connection with the amendment made by paragraph (7)(A), the Fair Credit Reporting Act (15 U.S.C.
18 19	connection with the amendment made by paragraph (7)(A), the Fair Credit Reporting Act (15 U.S.C. 1681a) is amended—
18 19 20	connection with the amendment made by paragraph (7)(A), the Fair Credit Reporting Act (15 U.S.C. 1681a) is amended— (A) by striking "Federal Trade Commis-
18 19 20 21	<ul> <li>connection with the amendment made by paragraph (7)(A), the Fair Credit Reporting Act (15 U.S.C. 1681a) is amended— <ul> <li>(A) by striking "Federal Trade Commission" each place such term appears and insert-</li> </ul> </li> </ul>

1	with the term amended in subparagraph (A))
2	and inserting "Agency"; and
3	(C) by striking "Federal banking agencies,
4	the National Credit Union Administration, and
5	the Commission shall jointly" each place such
6	term appears in sections $605(h)(2)$ , $615(e)(1)$ ,
7	623(a)(8)(A),  623(e)(1),  628(a)(1),  and
8	628(a)(3) and inserting "Agency shall".
9	(3) Section 603.—Section $603(k)(2)$ of the
10	Fair Credit Reporting Act (15 U.S.C. 1681a(k)(2))
11	is amended by striking "Board of Governors of the
12	Federal Reserve System" and inserting "Agency".
13	(4) Section $604$ .—Subsection $604(g)$ of the
14	Fair Credit Reporting Act (15 U.S.C. 1681b(g)) is
15	amended—
16	(A) by striking subparagraph (C) of para-
17	graph (3) and inserting the following new sub-
18	sections:
19	"(C) as otherwise determined to be nec-
20	essary and appropriate, by regulation or order
21	and subject to paragraph (6), by the Agency
22	(with respect to any covered person subject to
23	the jurisdiction of such agency under paragraph
24	(2) of section $621(b)$ , or the applicable State

1	insurance authority (with respect to any person
2	engaged in providing insurance or annuities).";
3	(B) by striking paragraph (5) and insert-
4	ing the following new paragraph:
5	"(5) Regulations and effective date for
6	PARAGRAPH (2).—
7	"(A) REGULATIONS REQUIRED.—The
8	Agency may, after notice and opportunity for
9	comment, prescribe regulations that permit
10	transactions under paragraph $(2)$ that are de-
11	termined to be necessary and appropriate to
12	protect legitimate operational, transactional,
13	risk, consumer, and other needs (and which
14	shall include permitting actions necessary for
15	administrative verification purposes), consistent
16	with the intent of paragraph $(2)$ to restrict the
17	use of medical information for inappropriate
18	purposes."; and
19	(C) by striking paragraph (6).
20	(5) Section 611.—Subsection $611(e)(2)$ of the
21	Fair Credit Reporting Act (15 U.S.C.1681i(e)(2)) is
22	amended to read as follows:
23	"(2) EXCLUSION.—Complaints received or ob-
24	tained by the Agency pursuant to its investigative
25	authority under the Consumer Financial Protection

1	Agency Act of 2009 shall not be subject to para-
2	graph (1).".
3	(6) Section 615.—Subparagraph $615(h)(6)(A)$
4	of the Fair Credit Reporting Act (15 U.S.C.
5	1681m(h)(6)(A)) is amended to read as follows:
6	"(A) RULES REQUIRED.—The Agency
7	shall prescribe rules.".
8	(7) Section 621.—Section 621 of the Fair
9	Credit Reporting Act (15 U.S.C.1681s) is amend-
10	ed—
11	(A) by striking subsection (a) and insert-
12	ing the following new subsection:
13	"(a) Enforcement by Federal Trade Commis-
13 14	"(a) ENFORCEMENT BY FEDERAL TRADE COMMIS- SION.—
14	SION.—
14 15	SION.— "(1) IN GENERAL.—Subject to section 1022 of
14 15 16	SION.— "(1) IN GENERAL.—Subject to section 1022 of the Consumer Financial Protection Agency Act of
14 15 16 17	SION.— "(1) IN GENERAL.—Subject to section 1022 of the Consumer Financial Protection Agency Act of 2009, compliance with the requirements imposed
14 15 16 17 18	SION.— "(1) IN GENERAL.—Subject to section 1022 of the Consumer Financial Protection Agency Act of 2009, compliance with the requirements imposed under this title shall be enforced under the Federal
14 15 16 17 18 19	SION.— "(1) IN GENERAL.—Subject to section 1022 of the Consumer Financial Protection Agency Act of 2009, compliance with the requirements imposed under this title shall be enforced under the Federal Trade Commission Act by the Federal Trade Com-
14 15 16 17 18 19 20	SION.— "(1) IN GENERAL.—Subject to section 1022 of the Consumer Financial Protection Agency Act of 2009, compliance with the requirements imposed under this title shall be enforced under the Federal Trade Commission Act by the Federal Trade Com- mission with respect to consumer reporting agencies
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	SION.— "(1) IN GENERAL.—Subject to section 1022 of the Consumer Financial Protection Agency Act of 2009, compliance with the requirements imposed under this title shall be enforced under the Federal Trade Commission Act by the Federal Trade Com- mission with respect to consumer reporting agencies and all other persons subject thereto, except to the
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> </ol>	SION.— "(1) IN GENERAL.—Subject to section 1022 of the Consumer Financial Protection Agency Act of 2009, compliance with the requirements imposed under this title shall be enforced under the Federal Trade Commission Act by the Federal Trade Com- mission with respect to consumer reporting agencies and all other persons subject thereto, except to the extent that enforcement of the requirements imposed

1 Trade Commission of its functions and powers under 2 the Federal Trade Commission Act, a violation of 3 any requirement or prohibition imposed under this 4 title shall constitute an unfair or deceptive act or 5 practice in commerce in violation of section 5(a) of 6 the Federal Trade Commission Act and shall be sub-7 ject to enforcement by the Federal Trade Commis-8 sion under section 5(b) of such Act with respect to 9 any consumer reporting agency or person subject to 10 enforcement by the Federal Trade Commission pur-11 suant to this subsection, irrespective of whether that 12 person is engaged in commerce or meets any other 13 jurisdictional tests in the Federal Trade Commission 14 Act. The Federal Trade Commission shall have such 15 procedural, investigative, and enforcement powers 16 (subject to section 1022 of the Consumer Financial 17 Protection Agency Act of 2009), including the power 18 to issue procedural rules in enforcing compliance 19 with the requirements imposed under this title and 20 to require the filing of reports, the production of 21 documents, and the appearance of witnesses as 22 though the applicable terms and conditions of the 23 Federal Trade Commission Act were part of this 24 title. Any person violating any of the provisions of 25 this title shall be subject to the penalties and enti-

tled to the privileges and immunities provided in the
 Federal Trade Commission Act as though the appli cable terms and provisions thereof were part of this
 title.

5 "(2) Civil money penalties.—

6 "(A) IN GENERAL.—Subject to section 7 1022 of the Consumer Financial Protection 8 Agency Act of 2009, in the event of a knowing 9 violation, which constitutes a pattern or prac-10 tice of violations of this title, the Commission 11 may commence a civil action to recover a civil 12 penalty in a district court of the United States 13 against any person that violates this title. In 14 such action, such person shall be liable for a 15 civil penalty of not more than \$2,500 per violation. 16

17 "(B) FACTORS IN DETERMINING 18 AMOUNT.—In determining the amount of a civil 19 penalty under subparagraph (A), the court shall 20 take into account the degree of culpability, any 21 history of prior such conduct, ability to pay, ef-22 fect on ability to continue to do business, and 23 such other matters as justice may require.

24 "(3) EXCEPTION.—Notwithstanding paragraph
25 (2), a court may not impose any civil penalty on a

1	person for a violation of section $623(a)(1)$ unless the
2	person has been enjoined from committing the viola-
3	tion, or ordered not to commit the violation, in an
4	action or proceeding brought by or on behalf of the
5	Federal Trade Commission, and has violated the in-
6	junction or order, and the court may not impose any
7	civil penalty for any violation occurring before the
8	date of the violation of the injunction or order.";
9	(B) by striking subsection (b) and insert-
10	ing the following new subsection:
11	"(b) Enforcement by Other Agencies.—Subject
12	to section 1022 of the Consumer Financial Protection
13	Agency Act of 2009, compliance with the requirements im-
14	posed under this title with respect to consumer reporting
15	agencies, persons who use consumer reports from such
16	agencies, persons who furnish information to such agen-
17	cies, and users of information that are subject to sub-
18	section (d) of section 615 shall be enforced as follows:
19	"(1) Under section 8 of the Federal Deposit In-
20	surance Act, in the case of—
21	"(A) national banks, and Federal branches
22	and Federal agencies of foreign banks, by the
23	head of the agency responsible for chartering

	101
1	"(B) member banks of the Federal Reserve
2	System (other than national banks), branches
3	and agencies of foreign banks (other than Fed-
4	eral branches, Federal agencies, and insured
5	State branches of foreign banks), commercial
6	lending companies owned or controlled by for-
7	eign banks, and organizations operating under
8	section 25 or 25A of the Federal Reserve Act,
9	by the Board of Governors of the Federal Re-
10	serve System;
11	"(C) banks insured by the Federal Deposit
12	Insurance Corporation (other than members of
13	the Federal Reserve System, Federal savings
14	associations, and savings and loan holding com-
15	panies) and insured State branches of foreign
16	banks, by the Board of Directors of the Federal
17	Deposit Insurance Corporation; and
18	"(D) Federal savings associations and sav-
19	ings and loan holding companies, by the Direc-
20	tor of the Office of Thrift Supervision.
21	"(2) Under subtitle E of the Consumer Finan-

cial Protection Agency Act of 2009, by the Agencyin the case of a covered person under that Act.

1	"(3) Under the Federal Credit Union Act, by
2	the National Credit Union Administration Board
3	with respect to any Federal credit union.
4	"(4) Under subtitle IV of title 49, United
5	States Code, by the Secretary of Transportation,
6	with respect to all carriers subject to the jurisdiction
7	of the Surface Transportation Board.
8	"(5) Under the Federal Aviation Act of 1958,
9	by the Secretary of Transportation with respect to
10	any air carrier or foreign air carrier subject to that
11	Act.
12	"(6) Under the Packers and Stockyards Act,
13	1921 (except as provided in section 406 of that Act),
14	by the Secretary of Agriculture with respect to any
15	activities subject to that Act.
16	Any term used in paragraph (1) that is not defined in
17	this title or otherwise defined in section 3(s) of the Federal
18	Deposit Insurance Act shall have the meaning given to
19	such term in section 1(b) of the International Banking Act
20	of 1978.";
21	(C) by striking subsection (e) and inserting
22	the following new subsection:
23	"(e) REGULATORY AUTHORITY.—The Agency shall

24 prescribe such regulations as necessary to carry out the

1	purposes of this Act with respect to a covered person de-
2	scribed in subsection (b)"; and
3	(D) in the heading of subsection (g) by
4	striking "FTC".
5	(8) Section 623.—Section 623 of the Fair
6	Credit Reporting Act (15 U.S.C.1681s-2) is amend-
7	ed—
8	(A) by amending subparagraph $(a)(7)(D)$
9	to read as follows:
10	"(D) MODEL DISCLOSURE.—
11	"(i) DUTY OF AGENCY TO PRE-
12	PARE.—The Agency shall prescribe a brief
13	model disclosure a financial institution
14	may use to comply with subparagraph (A),
15	which shall not exceed 30 words.
16	"(ii) USE OF MODEL NOT RE-
17	QUIRED.—No provision of this paragraph
18	shall be construed as requiring a financial
19	institution to use any such model form pre-
20	scribed by the Agency.
21	"(iii) Compliance using model.—A
22	financial institution shall be deemed to be
23	in compliance with subparagraph (A) if the
24	financial institution uses any such model
25	form prescribed by the Agency, or the fi-

1	nancial institution uses any such model
2	form and rearranges its format.".
3	(B) by amending subsection (e) to read as
4	follows:
5	"(e) Accuracy Guidelines and Regulations Re-
6	QUIRED.—
7	"(1) GUIDELINES.—The Agency shall, with re-
8	spect to the entities that are subject to its enforce-
9	ment authority under section 621—
10	"(A) establish and maintain guidelines for
11	use by each person that furnishes information
12	to a consumer reporting agency regarding the
13	accuracy and integrity of the information relat-
14	ing to consumers that such entities furnish to
15	consumer reporting agencies, and update such
16	guidelines as often as necessary; and
17	"(B) prescribe regulations requiring each
18	person that furnishes information to a con-
19	sumer reporting agency to establish reasonable
20	policies and procedures or implementing the
21	guidelines established pursuant to subpara-
22	graph (A).
23	"(2) CRITERIA.—In developing the guidelines
24	required by paragraph $(1)(A)$ , the Agency shall—

1 "(A) identify patterns, practices, and spe-2 cific forms of activity that can compromise the 3 accuracy and integrity of information furnished 4 to consumer reporting agencies; 5 "(B) review the methods (including techno-6 logical means) used to furnish information re-7 lating to consumers to consumer reporting 8 agencies; 9 "(C) determine whether persons that fur-10 nish information to consumer reporting agen-11 cies maintain and enforce policies to ensure the 12 accuracy and integrity of information furnished 13 to consumer reporting agencies; and 14 "(D) examine the policies and processes 15 that persons that furnish information to con-16 sumer reporting agencies employ to conduct re-17 investigations and correct inaccurate informa-18 tion relating to consumers that has been fur-19 nished to consumer reporting agencies."

20 (c) Equal Credit Opportunity Act.—

(1) SECTION 701.—Section 701 of the Equal
Credit Opportunity Act (15 U.S.C. 1691) is amended by striking "Board" each place such term appears and inserting "Agency".

1	(2) Section 702.—Section 702(c) of the Equal
2	Credit Opportunity Act (15 U.S.C. 1691a) is
3	amended to read as follows:
4	"(c) The term 'Agency' means the Consumer Finan-
5	cial Protection Agency.".
6	(3) Section 703.—Section 703 of the Equal
7	Credit Opportunity Act (15 U.S.C. 1691b) is
8	amended—
9	(A) by striking subsection (b);
10	(B) by redesignating paragraphs $(1)$ , $(2)$ ,
11	(3), $(4)$ , and $(5)$ of subsection (a) as sub-
12	sections (a), (b), (c), (d), and (e), respectively;
13	(C) in subsection (c) (as so redesig-
14	nated)—
15	(i) by striking "paragraph (2)" and
16	inserting "subsection (b)"; and
17	(ii) by striking "such paragraph" and
18	inserting "such subsection;"
19	(D) in subsection (d) (as so redesig-
20	nated)—
21	(i) by striking "subsection" and in-
22	serting "section"
23	(ii) by striking "Act" and inserting
24	"title"; and

	101
1	(iii) by striking "this paragraph" and
2	inserting "this subsection"; and
3	(E) by striking "Board" each place such
4	term appears in such section and inserting
5	"Agency".
6	(4) Section 704.—Section 704 of the Equal
7	Credit Opportunity Act (15 U.S.C. 1691c) is amend-
8	ed—
9	(A) in subsection (a)—
10	(i) in the matter preceding paragraph
11	(1), by striking "Compliance" and insert-
12	ing "Subject to section 1022 of the Con-
13	sumer Financial Protection Agency Act of
14	2009, compliance";
15	(ii) in paragraph (1)(A), by striking
16	"Office of the Comptroller of the Cur-
17	rency" and inserting "head of the agency
18	responsible for chartering and regulating
19	national banks";
20	(iii) in paragraph (1)(B), by striking
21	"and" after the semicolon;
22	(iv) in paragraph $(1)(C)$ , by inserting
23	"and" after the semicolon;

1	(v) by inserting after subparagraph
2	(C) of paragraph (1) the following new
3	subparagraph:
4	"(D) savings associations and savings and
5	loan holding companies by the Director of the
6	Office of Thrift Supervision;"; and
7	(vi) by amending paragraph $(2)$ to
8	read as follows:
9	"(2) Subtitle E of the Consumer Financial Pro-
10	tection Agency Act of 2009, by the Agency in case
11	of a covered person under that Act.";
12	(B) by striking subsection (c) and insert-
13	ing the following new subsection:
14	"(c) Overall Enforcement Authority of Fed-
15	ERAL TRADE COMMISSION.—Except to the extent that en-
16	forcement of the requirements imposed under this title is
17	specifically committed to some other Government agency
18	under subsection (a) and subject to section 1022 of the
19	Consumer Financial Protection Agency Act of 2009, the
20	Federal Trade Commission shall enforce such require-
21	ments. For the purpose of the exercise by the Federal
22	Trade Commission of its functions and powers under the
23	Federal Trade Commission Act, a violation of any require-
24	ment imposed under this title shall be deemed a violation
25	of a requirement imposed under that Act. All of the func-

1	tions and powers of the Federal Trade Commission under
2	the Federal Trade Commission Act are available to the
3	Commission to enforce compliance by any person with the
4	requirements imposed under this title, irrespective of
5	whether that person is engaged in commerce or meets any
6	other jurisdictional tests in the Federal Trade Commission
7	Act, including the power to enforce any rule prescribed
8	by the Agency under this title in the same manner as if
9	the violation had been a violation of a Federal Trade Com-
10	mission trade regulation rule."; and
11	(C) in subsection (d), by striking "Board"
12	and inserting "Agency".
13	(5) Section 704a.—Section $704A(a)(1)$ of the
14	Equal Credit Opportunity Act (15 U.S.C. 1691c-
15	1(a)(1)) is amended in by striking "Board" and in-
16	serting "Agency".
17	(6) Section 705.—Section 705 of the Equal
18	Credit Opportunity Act (15 U.S.C. 1691d) is
19	amended—
20	(A) in subsection (f), by striking "Board"
21	each place such term appears and inserting
	each place such term appears and inserting "Agency"; and
21	

1	(7) Section 706.—Section 706(e) of the Equal
2	Credit Opportunity Act (15 U.S.C. $1691e(e)$ ) is
3	amended—
4	(A) by striking "Board" each place such
5	term appears and inserting "Agency"; and
6	(B) by striking "Federal Reserve System"
7	and inserting "Consumer Financial Protection
8	Agency".
9	(8) Section 707.—Section 707 of the Equal
10	Credit Opportunity Act (15 U.S.C. 1691f) is amend-
11	ed by striking "Board" each place such term ap-
12	pears and inserting "Agency".
13	(d) FAIR DEBT COLLECTION PRACTICES ACT.—
14	(1) Section 803.—Section 803 of the Fair
15	Debt Collection Practices Act (15 U.S.C. 1692a) is
16	amended—
17	(A) by redesignating paragraphs $(1)$ , $(2)$ ,
18	(3), (4), (5), (6), (7), and (8) as paragraphs
19	(2), (3), (4), (5), (6), (7), (8), and (9), respec-
20	tively; and
21	(B) by inserting before paragraph $(2)$ (as
22	so redesignated) the following new paragraph:
23	"(1) The term 'Agency' means the Consumer
24	Financial Protection Agency.".

1	(2) Section 813.—Section 813(e) of the Fair
2	Debt Collection Practices Act (15 U.S.C. 1692k(e))
3	is amended by striking "Commission" and inserting
4	"Agency".
5	(3) Section 814.—Section 814 of the Fair
6	Debt Collection Practices Act (15 U.S.C. 16921) is
7	amended—
8	(A) by striking subsection (a) and insert-
9	ing the following new subsection:
10	"(a) Federal Trade Commission.—Subject to sec-
11	tion 1022 of the Consumer Financial Protection Agency
12	Act of 2009, compliance with this title shall be enforced
13	by the Commission, except to the extent that enforcement
14	of the requirements imposed under this title is specifically
15	committed to another agency under subsection (b). For
16	purpose of the exercise by the Commission of its functions
17	and powers under the Federal Trade Commission Act, a
18	violation of this title shall be deemed an unfair or decep-
19	tive act or practice in violation of that Act. All of the func-
20	tions and powers of the Commission under the Federal
21	Trade Commission Act are available to the Commission

20 tions and powers of the Commission under the Federal
21 Trade Commission Act are available to the Commission
22 to enforce compliance by any person with this title, irre23 spective of whether that person is engaged in commerce
24 or meets any other jurisdictional tests in the Federal
25 Trade Commission Act, including the power to enforce the

1	provisions of this title in the same manner as if the viola-
2	tion had been a violation of a Federal Trade Commission
3	trade regulation rule.";
4	(B) in subsection (b)—
5	(i) in the matter preceding paragraph
6	(1), by striking "Compliance" and insert-
7	ing "Subject to section 1022 of the Con-
8	sumer Financial Protection Agency Act of
9	2009, compliance".
10	(ii) in paragraph (1)(A), by striking
11	"Office of the Comptroller of the Cur-
12	rency;" and inserting "head of the agency
13	responsible for chartering and regulating
14	national banks'';
15	(iii) in paragraph $(1)(B)$ , by striking
16	"and" after the semicolon;
17	(iv) in paragraph $(1)(C)$ , by inserting
18	"and" after the semicolon;
19	(v) by inserting after subparagraph
20	(C) of paragraph (1) the following new
21	subparagraph:
22	"(D) savings associations and savings and
23	loan holding companies by the Director of the
24	Office of Thrift Supervision;"; and

1	(vi) by striking paragraph (2) and in-
2	serting the following new paragraph:
3	"(2) subtitle E of the Consumer Financial Pro-
4	tection Agency Act of 2009 by the Agency in the
5	case of a covered person under the Act"; and
6	(C) in subsection (d), by striking "Com-
7	mission" and inserting "Agency".
8	(4) Section 815.—Section 815 (15 U.S.C.
9	1692m) is amended by striking "Commission" each
10	place such term appears and inserting "Agency".
11	(5) Section 817.—Section 817 (15 U.S.C.
12	16920) is amended by striking "Commission" each
13	place such term appears and inserting "Agency".
14	(e) Electronic Fund Transfer Act.—
15	(1) Section 903.—Section 903 of the Elec-
16	tronic Fund Transfer Act (15 U.S.C. 1693a) is
17	amended—
18	(A) by striking paragraph (3) and insert-
19	ing the following new paragraph:
20	"(3) the term 'Agency' means the Consumer Fi-
21	nancial Protection Agency;"; and
22	(B) in paragraph (6), by striking "Board"
23	and inserting "Agency".
24	(2) Section 904.—Section 904 of the Elec-
25	tronic Fund Transfer Act (15 U.S.C. 1693b) is

amended by striking "Board" each place such term
appears and inserting "Agency".
(3) Section 905.—Section 905 of the Elec-
tronic Fund Transfer Act (15 U.S.C. 1693c) is
amended by striking "Board" each place such term
appears and inserting "Agency".
(4) Section 906.—Section 906(b) of the Elec-
tronic Fund Transfer Act (15 U.S.C. 1693d(b)) is
amended by striking "Board" and inserting "Agen-
су".
(5) Section 907.—Section 907(b) of the Elec-
tronic Fund Transfer Act (15 U.S.C. 1693e(b)) is
amended by striking "Board" and inserting "Agen-
су".
(6) SECTION 908.—Section $908(f)(7)$ of the
Electronic Fund Transfer Act (15 U.S.C.
1693f(f)(7)) is amended by striking "Board" and in-
serting "Agency".
(7) Section 910.—Section $910(a)(1)(E)$ of the
Electronic Fund Transfer Act (15 U.S.C.
1693h(a)(1)(E)) is amended by striking "Board"
and inserting "Agency".
(8) Section 911.—Section $911(b)(3)$ of the
Electronic Fund Transfer Act (15 U.S.C.

1	1693i(b)(3) is amended by striking "Board" and in-
2	serting "Agency".
3	(9) Section 915.—Section 915(d) of the Elec-
4	tronic Fund Transfer Act (15 U.S.C. 1693m(d)) is
5	amended—
6	(A) by striking "Board" each place such
7	term appears and inserting "Agency"; and
8	(B) by striking "Federal Reserve System"
9	and inserting "Consumer Financial Protection
10	Agency".
11	(10) Section 917.—Section 917 of the Elec-
12	tronic Fund Transfer Act (15 U.S.C. 16930) is
13	amended—
13 14	amended— (A) in subsection (a)—
14	(A) in subsection (a)—
14 15	<ul><li>(A) in subsection (a)—</li><li>(i) by striking "Compliance" and in-</li></ul>
14 15 16	<ul> <li>(A) in subsection (a)—</li> <li>(i) by striking "Compliance" and inserting "Subject to section 1022 of the</li> </ul>
14 15 16 17	<ul> <li>(A) in subsection (a)—</li> <li>(i) by striking "Compliance" and inserting "Subject to section 1022 of the Consumer Financial Protection Agency Act</li> </ul>
14 15 16 17 18	<ul> <li>(A) in subsection (a)—</li> <li>(i) by striking "Compliance" and inserting "Subject to section 1022 of the Consumer Financial Protection Agency Act of 2009, compliance";</li> </ul>
14 15 16 17 18 19	<ul> <li>(A) in subsection (a)— <ul> <li>(i) by striking "Compliance" and inserting "Subject to section 1022 of the Consumer Financial Protection Agency Act of 2009, compliance";</li> <li>(ii) in paragraph (1)(A), by striking</li> </ul> </li> </ul>
14 15 16 17 18 19 20	<ul> <li>(A) in subsection (a)— <ul> <li>(i) by striking "Compliance" and inserting "Subject to section 1022 of the Consumer Financial Protection Agency Act of 2009, compliance";</li> <li>(ii) in paragraph (1)(A), by striking "Office of the Comptroller of the Cur-</li> </ul> </li> </ul>
14 15 16 17 18 19 20 21	<ul> <li>(A) in subsection (a)— <ul> <li>(i) by striking "Compliance" and inserting "Subject to section 1022 of the Consumer Financial Protection Agency Act of 2009, compliance";</li> <li>(ii) in paragraph (1)(A), by striking "Office of the Comptroller of the Currency" and inserting "head of the agency</li> </ul> </li> </ul>
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> </ol>	<ul> <li>(A) in subsection (a)— <ul> <li>(i) by striking "Compliance" and inserting "Subject to section 1022 of the Consumer Financial Protection Agency Act of 2009, compliance";</li> <li>(ii) in paragraph (1)(A), by striking "Office of the Comptroller of the Currency" and inserting "head of the agency responsible for chartering and regulating</li> </ul> </li> </ul>

1 "(2) subtitle E of the Consumer Financial Pro-2 tection Agency Act of 2009, by the Agency in the case of a covered person under that Act."; and 3 4 (B) by striking subsection (c) and insert-5 ing the following new subsection: "(c) Overall Enforcement Authority of the 6 7 FEDERAL TRADE COMMISSION.—Except to the extent 8 that enforcement of the requirements imposed under this 9 title is specifically committed to some other Government agency under subsection (a) and subject to section 1022 10 11 of the Consumer Financial Protection Agency Act of 2009, 12 the Federal Trade Commission shall enforce such requirements. For the purpose of the exercise by the Federal 13 14 Trade Commission of its functions and powers under the 15 Federal Trade Commission Act, a violation of any requirement imposed under this title shall be deemed a violation 16 17 of a requirement imposed under that Act. All of the functions and powers of the Federal Trade Commission under 18 19 the Federal Trade Commission Act are available to the 20 Commission to enforce compliance by any person subject 21 to the jurisdiction of the Commission with the require-22 ments imposed under this title, irrespective of whether 23 that person is engaged in commerce or meets any other 24 jurisdictional tests in the Federal Trade Commission 25 Act.".

(11) SECTION 918.—Section 918 of the Elec tronic Fund Transfer Act (15 U.S.C. 1693p) is
 amended by striking "Board" each place such term
 appears and inserting "Agency".

5 (12) SECTION 919.—Section 919 of the Elec6 tronic Fund Transfer Act (15 U.S.C. 1693q) is
7 amended by striking "Board" each place such term
8 appears and inserting "Agency".

9 (13) SECTION 920.—Section 920 of the Elec10 tronic Fund Transfer Act (15 U.S.C. 1693r) is
11 amended by striking "Board" each place such term
12 appears and inserting "Agency".

(f) AMENDMENTS TO HOEPA RELATING TO THE
14 TRUTH IN LENDING ACT.—Section 158 of the Home
15 Ownership and Equity Protection Act of 1994 (15 U.S.C.
16 1601 nt.) (relating to hearings on home equity lending)
17 is amended—

(1) in subsection (a), by striking "Board of
Governors of the Federal Reserve System, in consultation with the Consumer Advisory Council of the
Board," and inserting "Consumer Financial Protection Agency, in consultation with the Advisory
Board to the Agency"; and

(2) in subsection (b), by striking "Board of
 Governors of the Federal Reserve System" and in serting "Consumer Financial Protection Agency".

4 (g) Amendment to the Fair and Accurate CREDIT TRANSACTIONS ACT OF 2003 RELATING TO THE 5 FAIR CREDIT REPORTING ACT.—Section 214(b)(1) of the 6 7 Fair and Accurate Credit Transactions Act of 2003 (15 8 U.S.C. 1681s-3 nt.) is amended by striking "The Federal 9 banking agencies, the National Credit Union Administra-10 tion, and the Commission, with respect to the entities that 11 are subject to their respective enforcement authority under 12 section 621 of the Fair Credit Reporting Act and" and inserting "The Consumer Financial Protection Agency, 13 with respect to a person subject to the enforcement au-14 15 thority of the Agency, and".

## 16 SEC. 185. AMENDMENTS TO THE EXPEDITED FUNDS AVAIL-

17 ABILITY ACT.

(a) SECTION 605.—Section 605(f)(1) of the Expedited Funds Availability Act (12 U.S.C. 4004(f)(1)) is
amended by inserting ", in consultation with the Director
of the Consumer Financial Protection Agency,"after
"Board".

23 (b) SECTION 609.—Section 609(a) of the Expedited
24 Funds Availability Act (12 U.S.C. 4008(a)) is amended

by inserting ", in consultation with the Director of the
 Consumer Financial Protection Agency,"after "Board".

## 3 SEC. 186. AMENDMENTS TO THE FEDERAL DEPOSIT INSUR4 ANCE ACT.

5 (a) SECTION 8.—Section 8(t) the Federal Deposit In6 surance Act (12 U.S.C. 1818(t)) is amended by adding
7 at the end the following new paragraph:

"(6) Referral to consumer financial pro-8 9 TECTION COMMISSION.—Each appropriate Federal 10 banking agency shall make a referral to the Con-11 sumer Financial Protection Agency when the Fed-12 eral banking agency has a reasonable belief that a 13 violation of an enumerated consumer law, as defined 14 in section 1022(e)(2) of the Consumer Financial 15 Protection Agency Act of 2009, by any insured de-16 pository institution or institution-affiliated party 17 within the jurisdiction of that appropriate Federal 18 banking agency.".

19 (b) SECTION 43.—Section 43 of the Federal Deposit
20 Insurance Act (12 U.S.C. 1831t) is amended—

(1) in subsection (c), by striking "Federal
Trade Commission" and inserting "Agency";

23 (2) in subsection (d), by striking "Federal
24 Trade Commission" and inserting "Agency";

(3) in subsection (e)—

1	(A) in paragraph (1), by striking "Federal
2	Trade Commission" and inserting "Agency";
3	and
4	(B) by adding at the end the following new
5	paragraph:
6	"(5) AGENCY.—The term 'Agency' means the
7	Consumer Financial Protection Agency.".
8	(e) Section 43(f).—Section 43(f) of the Federal De-
9	posit Insurance Act (12 U.S.C. 1831t(f)) is amended—
10	(1) by striking paragraph $(1)$ and inserting the
11	following new paragraph:
12	"(1) LIMITED ENFORCEMENT AUTHORITY.—
13	Compliance with the requirements of subsections (b),
14	(c) and (e), and any regulation prescribed or order
15	issued under such subsection, shall be enforced
16	under the Consumer Financial Protection Agency
17	Act of 2009 by the Agency."; and
18	(2) in paragraph (2), by striking subparagraph
19	(C) and inserting the following new subparagraph:
20	"(C) LIMITATION ON STATE ACTION
21	WHILE FEDERAL ACTION PENDING.—If the
22	Agency has instituted an enforcement action for
23	a violation of this section, no appropriate State
24	supervisory may, during the pendency of such
25	action, bring an action under this section

1	against any defendant named in the complaint
2	of the Agency for any violation of this section
3	that is alleged in that complaint.".
4	SEC. 187. AMENDMENTS TO THE GRAMM-LEACH-BLILEY
5	ACT.
6	(a) Section 504.—Section 504(a)(1) of the Gramm-
7	Leach-Bliley Act (15 U.S.C. 6804(a)(1)) is amended—
8	(1) by striking "The Federal banking agencies,
9	the National Credit Union Administration, the Sec-
10	retary of the Treasury," and inserting "The Con-
11	sumer Financial Protection Agency and"; and
12	(2) by striking ", and the Federal Trade Com-
13	mission".
14	(b) Section 505.—
15	(1) Section 505(a) of the Gramm-Leach-Bliley
16	Act (15 U.S.C. 6805(a)) is amended—
17	(A) in the matter preceding paragraph (1),
18	by striking "This subtitle and the regulations
19	prescribed thereunder shall be enforced by" and
20	inserting "Subject to section 1022 of the Con-
21	sumer Financial Protection Agency Act of
22	2009, this subtitle and the regulations pre-
23	scribed under this title shall be enforced by the
24	Consumer Financial Protection Agency,"; and

1	(B) by inserting after paragraph (7) the
2	following new paragraph:
3	"(8) Under the Consumer Financial Protection
4	Agency Act of 2009, by the Consumer Financial
5	Protection Agency in the case of financial institu-
6	tions and other covered persons subject to the juris-
7	diction of the Agency under that Act, but not with
8	respect to the standards under section 501.".
9	(2) Section $505(b)(1)$ of the Gramm-Leach-Bli-
10	ley Act $(15 \text{ U.S.C. } 6805(b)(1))$ is amended by in-
11	serting ", other than the Consumer Financial Pro-
12	tection Agency," after "described in subsection (a)".
13	SEC. 188. AMENDMENTS TO THE HOME MORTGAGE DISCLO-
13 14	SEC. 188. AMENDMENTS TO THE HOME MORTGAGE DISCLO- SURE ACT OF 1975.
14	SURE ACT OF 1975.
14 15 16	<b>SURE ACT OF 1975.</b> (a) SECTION 303.—Section 303 of the Home Mort-
14 15 16	SURE ACT OF 1975. (a) SECTION 303.—Section 303 of the Home Mort- gage Disclosure Act of 1975 (12 U.S.C. 2802) is amend-
14 15 16 17	SURE ACT OF 1975. (a) SECTION 303.—Section 303 of the Home Mort- gage Disclosure Act of 1975 (12 U.S.C. 2802) is amend- ed—
14 15 16 17 18	SURE ACT OF 1975. (a) SECTION 303.—Section 303 of the Home Mort- gage Disclosure Act of 1975 (12 U.S.C. 2802) is amend- ed— (1) by redesignating paragraphs (1), (2), (3),
14 15 16 17 18 19	SURE ACT OF 1975. (a) SECTION 303.—Section 303 of the Home Mort- gage Disclosure Act of 1975 (12 U.S.C. 2802) is amend- ed— (1) by redesignating paragraphs (1), (2), (3), (4), (5), and (6) as paragraphs (2), (3), (4), (5),
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	SURE ACT OF 1975. (a) SECTION 303.—Section 303 of the Home Mort- gage Disclosure Act of 1975 (12 U.S.C. 2802) is amend- ed— (1) by redesignating paragraphs (1), (2), (3), (4), (5), and (6) as paragraphs (2), (3), (4), (5), (6), and (7), respectively; and
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	SURE ACT OF 1975. (a) SECTION 303.—Section 303 of the Home Mort- gage Disclosure Act of 1975 (12 U.S.C. 2802) is amend- ed— (1) by redesignating paragraphs (1), (2), (3), (4), (5), and (6) as paragraphs (2), (3), (4), (5), (6), and (7), respectively; and (2) by inserting before paragraph (2) (as so re-
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> </ol>	SURE ACT OF 1975. (a) SECTION 303.—Section 303 of the Home Mort- gage Disclosure Act of 1975 (12 U.S.C. 2802) is amend- ed— (1) by redesignating paragraphs (1), (2), (3), (4), (5), and (6) as paragraphs (2), (3), (4), (5), (6), and (7), respectively; and (2) by inserting before paragraph (2) (as so re- designated) the following new paragraph:

1	(b) UNIVERSAL AMENDMENT RELATING TO AGEN-
2	CY.—Except as provided in subsections (c), (d), (e), and
3	(f), the Home Mortgage Disclosure Act of 1975 (12
4	U.S.C. 2801-11) is amended by striking "Board" each
5	place such term appears and inserting "Agency".
6	(c) Section 304.—Section 304 of the Home Mort-
7	gage Disclosure Act of 1975 (12 U.S.C. 2803(h)) is
8	amended—
9	(1) in subsection (b)—
10	(A) by striking "and" after the semicolon
11	at the end of paragraph (3)
12	(B) by striking "and gender" in paragraph
13	(4), and inserting "age, and gender";
14	(C) by striking the period at the end of
15	paragraph (4) and inserting a semicolon; and
16	(D) by inserting after paragraph $(4)$ the
17	following new paragraphs:
18	((5) the number and dollar amount of mort-
19	gage loans grouped according to the following meas-
20	urements:
21	"(A) the total points and fees payable at
22	origination in connection with the mortgage as
23	determined by the Agency, taking into account
24	15 U.S.C. 1602(aa)(4);

1	"(B) the difference between the annual
2	percentage rate associated with the loan and a
3	benchmark rate or rates for all loans;
4	"(C) the term in months of any prepay-
5	ment penalty or other fee or charge payable on
6	repayment of some portion of principal or the
7	entire principal in advance of scheduled pay-
8	ments; and
9	"(D) such other information as the Agency
10	may require; and
11	"(6) the number and dollar amount of mort-
12	gage loans and completed applications grouped ac-
13	cording to the following measurements:
14	"(A) the value of the real property pledged
15	or proposed to be pledged as collateral;
16	"(B) the actual or proposed term in
17	months of any introductory period after which
18	the rate of interest may change;
19	"(C) the presence of contractual terms or
20	proposed contractual terms that would allow the
21	mortgagor or applicant to make payments other
22	than fully-amortizing payments during any por-
23	tion of the loan term;
24	"(D) the actual or proposed term in
25	months of the mortgage loan;

1	((E) the channel through which applica-
2	tion was made, including retail, broker, and
3	other relevant categories;
4	"(F) as the Agency may determine to be
5	appropriate, a unique identifier that identifies
6	the loan originator as set forth in Section 1503
7	of the Secure and Fair Enforcement for Mort-
8	gage Licensing Act of 2008;
9	"(G) as the Agency may determine to be
10	appropriate, a universal loan identifier that cor-
11	responds to the real property pledged or pro-
12	posed to be pledged as collateral;
13	"(H) as the Agency may determine to be
14	appropriate, the parcel number that cor-
15	responds to the real property pledged or pro-
16	posed to be pledged as collateral;
17	((I) the credit score of mortgage appli-
18	cants and mortgagors in such form as the
19	Agency may proscribe; and
20	"(J) such other information as the Agency
21	may require.";
22	(2) by striking subsection (h) and inserting the
23	following new subsection:
24	"(h) SUBMISSION TO AGENCIES.—The data required
25	to be disclosed under subsection (b) shall be submitted to

the Agency and to the appropriate agency for each institu tion reporting under this title. Notwithstanding the re quirement of section 304(a)(2)(A) for disclosure by census
 tract, the Agency, in cooperation with other appropriate
 regulators, including—

6 "(1) the head of the agency responsible for
7 chartering and regulating national banks for na8 tional banks and Federal branches, Federal agencies
9 of foreign banks, and savings associations;

"(2) the Federal Deposit Insurance Corporation
for depository institutions insured by the Federal
Deposit Insurance Corporation (other than members
of the Federal Reserve System, Federal savings associations, and savings and loan holding companies)
and insured State branches of foreign banks;

"(3) the Director of the Office of Thrift Supervision for Federal savings associations and savings
and loan holding companies;

19 "(4) the National Credit Union Administration20 Board for credit unions; and

"(5) the Secretary of Housing and Urban Development for other lending institutions not regulated by the agencies referred to in paragraphs (1)
through (4), shall develop regulations prescribing the
format for such disclosures, the method for submis-

1	sion of the data to the appropriate regulatory agen-
2	cy, and the procedures for disclosing the information
3	to the public. These regulations shall also require
4	the collection of data required to be disclosed under
5	subsection (b) with respect to loans sold by each in-
6	stitution reporting under this title, and, in addition,
7	shall require disclosure of the class of the purchaser
8	of such loans. Any reporting institution may submit
9	in writing to the Agency or to the appropriate agen-
10	cy such additional data or explanations as it deems
11	relevant to the decision to originate or purchase
12	mortgage loans.";
13	(3) in subsection (i), by striking "subsection
14	(b)(4)" and inserting "paragraphs (4), (5), and (6)
15	of subsections (b)";
16	(4) in subsection (j)—
17	(A) by striking "(as" where such term ap-
18	pears in paragraph (1)and inserting "(con-
19	taining loan-level and application-level informa-
20	tion relating to disclosures required under sub-
21	sections (a) and (b) and as otherwise";
22	(B) by striking "in the format in which
23	such information is maintained by the institu-
24	tion" where such term appears in paragraph

1	(2)(A), and inserting "in such formats as the
2	Agency may require"
3	(C) by inserting "credit score or similar
4	measurement," after "number," where such
5	term appears in paragraph $(2)(B)(i)$ ; and
6	(D) by striking paragraph (3) and insert-
7	ing the following new paragraph:
8	"(3) Change of form not required.—A de-
9	pository institution meets the disclosure requirement
10	of paragraph (1) if the institution provides the infor-
11	mation required under such paragraph in such for-
12	mats as the Agency may require."; and
13	(5) by striking paragraph (2) of subsection (m)
14	and inserting the following new paragraph:
15	"(2) FORM OF INFORMATION.—In complying
16	with paragraph (1), a depository institution shall
17	provide the person requesting the information with
18	a copy of the information requested in such formats
19	as the Agency may require.".
20	(d) Section 305.—Section 305 of the Home Mort-
21	gage Disclosure Act of 1975 (12 U.S.C. 2804) is amend-
22	ed—
23	(1) by striking subsection (b) and inserting the
24	following new subsection:

1	"(b) Powers of Certain Other Agencies.—Com-
2	pliance with the requirements imposed under this title
3	shall be enforced under—
4	"(1) section 8 of the Federal Deposit Insurance
5	Act, in the case of—
6	"(A) national banks, and Federal branches
7	and Federal agencies of foreign banks, by the
8	head of the agency responsible for chartering
9	and regulating national banks;
10	"(B) member banks of the Federal Reserve
11	System (other than national banks), branches
12	and agencies of foreign banks (other than Fed-
13	eral branches, Federal agencies, and insured
14	State branches of foreign banks), commercial
15	lending companies owned or controlled by for-
16	eign banks, and organizations operating under
17	section 25 or 25(a) of the Federal Reserve Act,
18	by the Board;
19	"(C) depository institutions insured by the
20	Federal Deposit Insurance Corporation (other
21	than members of the Federal Reserve System,
22	Federal savings associations, and savings and
23	loan holding companies) and insured State
24	branches of foreign banks, by the Board of Di-

1	rectors of the Federal Deposit Insurance Cor-
2	poration; and
3	"(D) Federal savings associations, and
4	savings and loan holding companies, by the Di-
5	rector of the Office of Thrift Supervision;
6	"(2) subtitle E of the Consumer Financial Pro-
7	tection Agency Act of 2009, by the Agency in the
8	case of a covered person under that Act;
9	"(3) the Federal Credit Union Act, by the Ad-
10	ministrator of the National Credit Union Adminis-
11	tration with respect to any credit union; and
12	"(4) other lending institutions, by the Secretary
13	of Housing and Urban Development. The terms
14	used in paragraph (1) that are not defined in this
15	title or otherwise defined in section 3(s) of the Fed-
16	eral Deposit Insurance Act (12 U.S.C. 1813(s))
17	shall have the meaning given to them in section 1(b)
18	of the International Banking Act of 1978 (12 U.S.C.
19	3101).
20	The terms used in paragraph (1) that are not defined in
21	this title or otherwise defined in section 3(s) of the Federal
22	Deposit Insurance Act (12 U.S.C. 1813(s)) shall have the
23	meaning given to them in section 1(b) of the International
24	Banking Act of 1978"; and

(2) by inserting at the end of section 305 the
 following new subsection:

3 "(d) OVERALL ENFORCEMENT AUTHORITY OF THE 4 CONSUMER FINANCIAL PROTECTION AGENCY.—Subject to section 1022 of the Consumer Financial Protection 5 Agency Act of 2009, enforcement of the requirements im-6 7 posed under this title is committed to each of the agencies 8 under subsection (b). The Agency may exercise its authori-9 ties under the Consumer Financial Protection Agency Act 10 of 2009 to exercise principal authority to examine and enforce compliance by any person with the requirements 11 under this title.". 12

(e) SECTION 306.—Subsection 306(b) of the Home
Mortgage Disclosure Act of 1975 (12 U.S.C. 2805(b)) is
amended to read as follows:

16 "(b) The Agency may, by regulation, exempt from the requirements of this title any State chartered depository 17 institution within any State or subdivision of any state if 18 19 the Agency determines that, under the law of such State 20 or subdivision, that institution is subject to requirements 21 substantially similar to those imposed under this title, and 22 that such law contains adequate provisions for enforce-23 ment. Notwithstanding any other provision of this sub-24 section, compliance with the requirements imposed under this subsection shall be enforced by the head of the agency 25

responsible for chartering and regulating national banks
 under section 8 of the Federal Deposit Insurance Act in
 the case of national banks and savings association the de posits of which are insured by the Federal Deposit Insur ance Corporation.".

6 (f) SECTION 307.—Section 307 of the Home Mort7 gage Disclosure Act of 1975 (12 U.S.C. 2806) is amended
8 to read as follows:

## 9 "SEC. 307. RESEARCH AND IMPROVED METHODS.

10 "(a) ENHANCED COMPLIANCE IN ECONOMICAL MAN-11 NER.—

12 "(1) IN GENERAL.—The Director of the Con-13 sumer Financial Protection Agency, with the assist-14 ance of the Secretary, the Director of the Bureau of 15 the Census, the Board of Governors of the Federal 16 Reserve System, the Federal Deposit Insurance Cor-17 poration, and such other persons as the Consumer 18 Financial Protection Agency deems appropriate, 19 shall develop or assist in the improvement of, meth-20 ods of matching addresses and census tracts to fa-21 cilitate compliance by depository institutions in as 22 economical a manner as possible with the require-23 ments of this title.

1	"(2) AUTHORIZATION OF APPROPRIATION.—
2	There is authorized to be appropriated such sums as
3	may be necessary to carry out this subsection.
4	"(3) Authority of Agency.—The Director of

the Consumer Financial Protection Agency is authorized to utilize, contract with, act through, or
compensate any person or agency in order to carry
out this subsection.

9 "(b) RECOMMENDATIONS TO THE CONGRESS.—The Director of the Consumer Financial Protection Agency 10 11 shall recommend to the Committee on Financial Services 12 of the House of Representatives and the Committee on Banking, Housing, and Urban Affairs of the Senate such 13 additional legislation as the Director of the Consumer Fi-14 15 nancial Protection Agency deems appropriate to carry out the purpose of this title.". 16

## 17 SEC. 189. AMENDMENTS TO DIVISION D OF THE OMNIBUS 18 APPROPRIATIONS ACT, 2009.

(a) Section 626(a) of title VI of division D of the
Omnibus Appropriations Act, 2009 (15 U.S.C. 1638 nt.)
(as amended by the Credit Card Accountability Responsibility and Disclosure Act of 2009) is amended—

(1) by striking by paragraph (1) and insertingthe following new paragraph:

1	
1	"(1) The Consumer Financial Protection Agen-
2	cy shall have authority to prescribe rules with re-
3	spect to mortgage loans in accordance with section
4	553 of title 5, United States Code. Such rulemaking
5	shall relate to unfair or deceptive acts or practices
6	regarding mortgage loans, which may include unfair
7	or deceptive acts or practices involving loan modi-
8	fication and foreclosure rescue services Any violation
9	of a rule prescribed under this subsection shall be
10	treated as a violation of a rule prohibiting unfair,
11	deceptive, or abusive acts or practices under the
12	Consumer Financial Protection Agency Act of
12	Consumer I manenar I robottom Agency Act of
12	2009.";
13	2009.";
13 14	2009."; (2) by striking paragraph (2);
13 14 15	<ul><li>2009.";</li><li>(2) by striking paragraph (2);</li><li>(3) by striking paragraph (3); and</li></ul>
13 14 15 16	<ul> <li>2009.";</li> <li>(2) by striking paragraph (2);</li> <li>(3) by striking paragraph (3); and</li> <li>(4) by striking paragraph (4) and inserting the</li> </ul>
13 14 15 16 17	<ul> <li>2009.";</li> <li>(2) by striking paragraph (2);</li> <li>(3) by striking paragraph (3); and</li> <li>(4) by striking paragraph (4) and inserting the</li> <li>following new paragraph:</li> </ul>
13 14 15 16 17 18	<ul> <li>2009.";</li> <li>(2) by striking paragraph (2);</li> <li>(3) by striking paragraph (3); and</li> <li>(4) by striking paragraph (4) and inserting the</li> <li>following new paragraph:</li> <li>"(2) The Consumer Financial Protection Agen-</li> </ul>
13 14 15 16 17 18 19	<ul> <li>2009.";</li> <li>(2) by striking paragraph (2);</li> <li>(3) by striking paragraph (3); and</li> <li>(4) by striking paragraph (4) and inserting the</li> <li>following new paragraph:</li> <li>"(2) The Consumer Financial Protection Agency shall enforce the rules issued under paragraph (1)</li> </ul>
13 14 15 16 17 18 19 20	<ul> <li>2009.";</li> <li>(2) by striking paragraph (2);</li> <li>(3) by striking paragraph (3); and</li> <li>(4) by striking paragraph (4) and inserting the</li> <li>following new paragraph:</li> <li>"(2) The Consumer Financial Protection Agency shall enforce the rules issued under paragraph (1)</li> <li>in the same manner, by the same means, and with</li> </ul>
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	<ul> <li>2009.";</li> <li>(2) by striking paragraph (2);</li> <li>(3) by striking paragraph (3); and</li> <li>(4) by striking paragraph (4) and inserting the</li> <li>following new paragraph:</li> <li>"(2) The Consumer Financial Protection Agency shall enforce the rules issued under paragraph (1)</li> <li>in the same manner, by the same means, and with</li> <li>the same jurisdiction, powers, and duties as though</li> </ul>

1 (b) Section 626(b) of title VI of division D of the 2 Omnibus Appropriations Act, 2009 (15 U.S.C. 1638 nt.) is amended— 3 (1) by striking "Federal Trade Commission" 4 5 and inserting "Consumer Financial Protection Agency"; 6 7 (2) by striking "the Commission" and inserting "the Consumer Financial Protection Agency"; and 8 9 (3) by striking "primary Federal regulatory" 10 and inserting "Consumer Financial Protection Agen-11 cy". 12 SEC. 190. AMENDMENTS TO THE REAL ESTATE SETTLE-13 **MENT PROCEDURES ACT OF 1974.** 14 (a) SECTION 3.—Section 3 of the Real Estate Settle-15 ment Procedures Act of 1974 (12 U.S.C. 2602) is amend-16 ed by adding at the end the following new paragraph— 17 "(9) the term 'Agency' means the Consumer Fi-18 nancial Protection Agency.". 19 (b) SECTION 4.—Section 4 of the Real Estate Settlement Procedures Act of 1974 (12 U.S.C. 2603) is amend-20 ed— 21 22 (1) in subsection (a), by striking the first sen-23 tence and inserting the following: "The Agency shall 24 publish a single, integrated disclosure for mortgage 25 loan transactions, including real estate settlement

1	cost statements, which include the disclosure re-
2	quirements of this title, in conjunction with the dis-
3	closure requirements of the Truth in Lending Act
4	(15 U.S.C. 1601 note et seq.) that, taken together,
5	may apply to transactions subject to both or either
6	law. The purpose of such model disclosure shall be
7	to facilitate compliance with the disclosure require-
8	ments of those titles, and to aid the borrower or les-
9	see in understanding the transaction by utilizing
10	readily understandable language to simplify the tech-
11	nical nature of the disclosures.";
12	(2) by striking "Secretary" each place it ap-
13	pears and inserting "Agency"; and
14	(3) by striking "form" each place it appears
15	and inserting "forms".
16	(c) SECTION 5.—Section 5 of the Real Estate Settle-
17	ment Procedures Act of 1974 (12 U.S.C. 2604) is amend-
18	ed—
19	(1) by striking "Secretary" each place such
20	term appears, and inserting "Agency"; and
21	(2) by striking the first sentence of subsection
22	(a), and inserting "The Agency shall prepare and
23	distribute booklets jointly complying with the re-
24	quirements of the Truth in Lending Act (15 U.S.C.
25	1601 note et seq.) and the provisions of this title,

in order to help persons borrowing money to finance
 the purchase of residential real estate better to un derstand the nature and costs of real estate settle ment services.".

(d) SECTION 6.—Section 6 of the Real Estate Settlement Procedures Act of 1974 (12 U.S.C. 2605) is amended by striking "Secretary" and inserting "Agency"; and
by striking "by regulations that shall take effect not later
than April 20, 1991,".

(e) SECTION 7.—Section 7 of the Real Estate Settlement Procedures Act of 1974 (12 U.S.C. 2606) is amended by striking "Secretary" and inserting "Agency".

13 (f) SECTION 8.—Section 8(d)(4) of the Real Estate
14 Settlement Procedures Act of 1974 (12 U.S.C.
15 2607(d)(4)) is amended—

16 (1) by striking "The Secretary," and inserting
17 "The Agency, the Secretary,"; and

18 (2) by adding at the end the following new sen-19 tence: "However, to the extent that a Federal law 20 authorizes the Agency and other Federal and State 21 agencies to enforce or administer the law, the Agen-22 cy shall have primary authority to enforce or admin-23 ister that Federal law in accordance with section 24 1022 of the Consumer Financial Protection Agency Act of 2009.". 25

(g) SECTION 10.—Section 10(d) of the Real Estate
 Settlement Procedures Act of 1974 (12 U.S.C. 2609(d))
 is amended by striking "Secretary" and inserting "Agen cy".

5 (h) SECTION 16.—Section 16 of the Real Estate Set-6 tlement Procedures Act of 1974 (12 U.S.C. 2614) is 7 amended by inserting "the Agency," before "the Sec-8 retary".

9 (i) SECTION 18.—Section 18 of the Real Estate Set10 tlement Procedures Act of 1974 (12 U.S.C. 2616) is
11 amended by striking "Secretary" and inserting "Agency".
12 (j) SECTION 19.—Section 19 of the Real Estate Set13 tlement Procedures Act of 1974 (12 U.S.C. 2617) is
14 amended by striking "Secretary" each place where it ap15 pears and inserting "Agency".

## 16SEC. 191. AMENDMENTS TO THE RIGHT TO FINANCIAL PRI-17VACY ACT OF 1978.

(a) AMENDMENTS TO SECTION 1101.—Section 1101
of the Right to Financial Privacy Act of 1978 (12 U.S.C.
3401) is amended—

(1) by striking paragraph (1) and inserting thefollowing new paragraph:

23 "(1) 'financial institution' means any bank, sav24 ings association, card issuer as defined in section
25 103(n) of the Truth in Lending Act, credit union, or

1	consumer finance institution located in any State or
2	territory of the United States, the District of Colum-
3	bia, Puerto Rico, Guam, American Samoa, or the
4	Virgin Islands;"; and
5	(2) in paragraph $(7)$ —
6	(A) by redesignating subparagraphs (F),
7	(G), (H), and (I) as subparagraphs (G), (H),
8	(I), and (J), respectively; and
9	(B) by inserting after subparagraph (E)
10	the following new subparagraph:
11	"(F) the Consumer Financial Protection
12	Agency;".
13	(b) Amendments to Section 1112.—Section
14	1112(e) of the Right to Financial Privacy Act (12 U.S.C.
15	3412) is amended by striking "and the Commodity Fu-
16	tures Trading Commission is permitted" and inserting
17	"the Commodity Futures Trading Commission, and the
18	Consumer Financial Protection Agency is permitted".
19	(c) Amendments to Section 1113.—Section 1113
20	of the Right to Financial Privacy Act (12 U.S.C. 3413)
21	is amended by adding at the end the following new sub-
22	section—
23	"(r) Disclosure to the Consumer Financial
24	PROTECTION AGENCY.—Nothing in this chapter shall

25 apply to the examination by or disclosure to the Consumer

Financial Protection Agency of financial records or infor mation in the exercise of its authority with respect to a
 financial institution.".

4 SEC. 192. AMENDMENTS TO THE SECURE AND FAIR EN5 FORCEMENT FOR MORTGAGE LICENSING ACT
6 OF 2008.

7 (a) SECTION 1503.—Section 1503 of the Secure and
8 Fair Enforcement for Mortgage Licensing Act of 2008 (12
9 U.S.C. 5102) is amended—

10 (1) by striking paragraph (1) and inserting the11 following new paragraph:

12 "(1) AGENCY.—The term 'Agency' means the
13 Consumer Financial Protection Agency."; and

14 (2) by striking paragraph (9) and inserting the15 following new paragraph:

16 "(9) DIRECTOR.—The term 'Director' means
17 the Director of the Consumer Financial Protection
18 Agency.".

(b) UNIVERSAL AMENDMENTS RELATING TO AGENCY.—The Secure and Fair Enforcement for Mortgage Licensing Act of 2008 (12 U.S.C. 5101 et seq.) is amended—

(1) by striking "a Federal banking agency"
each place such term appears and inserting "the
Agency";

1	(2) by striking "Federal banking agencies"
2	each place such term appears and inserting "Agen-
3	cy''; and
4	(3) by striking "Secretary" each place such
5	term appears and inserting "Director".
6	(c) Section 1507.—Section 1507 of the Secure and
7	Fair Enforcement for Mortgage Licensing Act of 2008 (12
8	U.S.C. 5106) is amended—
9	(1) in subsection (a)—
10	(A) by striking paragraph (1) and insert-
11	ing the following new paragraph:
12	"(1) IN GENERAL.—The Agency shall develop
13	and maintain a system for registering employees of
14	a subsidiary that is owned and controlled by a de-
15	pository institution, and regulated by the Agency as
16	a registered loan originator with the Nationwide
17	Mortgage Licensing System and Registry. The sys-
18	tem shall be implemented before the end of a the 1-
19	year period beginning July 30, 2009."; and
20	(B) by striking "appropriate Federal bank-
21	ing agency and the Farm Credit Administra-
22	tion" where such term appears in paragraph
23	(2) and inserting "Agency";
24	(2) in subsection (b), by striking "Federal
25	banking agencies, through the Financial Institutions

1	Examination Council and the Farm Credit Adminis-
2	tration", and inserting "Agency"; and
3	(3) in subsection (c), by striking "Federal
4	banking agencies", and inserting "Agency".
5	(d) Section 1508.—
6	(1) IN GENERAL.—Section 1508 of the Secure
7	and Fair Enforcement for Mortgage Licensing Act
8	of 2008 (12 U.S.C. 5107) is amended by adding at
9	the end the following new subsection—
10	"(f) REGULATIONS.—
11	"(1) IN GENERAL.—The Agency may prescribe
12	regulations setting minimum net worth or surety
13	bond requirements for residential mortgage loan
14	originators and minimum requirements for recovery
15	funds paid into by loan originators.
16	"(2) Factors taken into account.—Such
17	regulations shall take into account the need to pro-
18	vide originators adequate incentives to originate af-
19	fordable and sustainable mortgage loans as well as
20	the need to ensure a competitive origination market
21	that maximizes consumers' access to affordable and
22	sustainable mortgage loans.".
23	(2) CLERICAL AMENDMENT.—The heading for
24	section 1508 of the Secure and Fair Enforcement
25	for Mortgage Licensing Act of 2008 is amended by

1	striking "SECRETARY OF HOUSING AND URBAN
2	<b>DEVELOPMENT</b> " and inserting "CONSUMER FI-
3	NANCIAL PROTECTION AGENCY".

4 (e) SECTION 1510.—Section 1510 of the Secure and
5 Fair Enforcement for Mortgage Licensing Act of 2008 (12
6 U.S.C. 5109) is amended to read as follows:

### 7 "SEC. 1510. FEES.

8 "The Agency, the Farm Credit Administration, and 9 the Nationwide Mortgage Licensing System and Registry 10 may charge reasonable fees to cover the costs of maintain-11 ing and providing access to information from the Nation-12 wide Mortgage Licensing System and Registry, to the ex-13 tent that such fees are not charged to consumers for ac-14 cess to such system and registry.".

(f) SECTION 1513.—Section 1513 of the Secure and
Fair Enforcement for Mortgage Licensing Act of 2008 (12)
U.S.C. 5112) is amended to read as follows:

#### 18 "SEC. 1513. LIABILITY PROVISIONS.

19 "The Agency, any State official or agency, or any or-20 ganization serving as the administrator of the Nationwide 21 Mortgage Licensing System and Registry or a system es-22 tablished by the Director under section 5108 of this title, 23 or any officer or employee of any such entity, shall not 24 by subject to any civil action or proceeding for monetary 25 damages by reason of the good faith action or omission of any officer or employee of any such entity, while acting
 within the scope of office or employment, relating to the
 collection, furnishing, or dissemination of information con cerning persons who are loan originators or are applying
 for licensing or registration as loan originators.".

6 (g) SECTION 1514.—The heading for section 1514
7 of the Secure and Fair Enforcement for Mortgage Licens8 ing Act of 2008 (12 U.S.C. 5113) is amended by striking
9 "UNDER HUD BACKUP LICENSING SYSTEM" and in10 serting "BY THE AGENCY".

#### 11 SEC. 193. AMENDMENTS TO THE TRUTH IN SAVINGS ACT.

(a) SECTION 263.—Section 263 of the Truth in Savings Act (12 U.S.C. 4302) is amended in subsection (b)
by striking "Board" each place such term appears and
inserting "Agency".

(b) SECTION 265.—Section 265 of the Truth in Savings Act (12 U.S.C. 4304) is amended by striking
"Board" each place such term appears and inserting
"Agency".

20 (c) SECTION 266.—Section 266(e) of the Truth in
21 Savings Act is amended (12 U.S.C. 4305) by striking
22 "Board" and inserting "Agency".

23 (d) SECTION 269.—Section 269 of the Truth in Sav24 ings Act (12 U.S.C. 4308) is amended by striking

1	"Board" each place such term appears and inserting
2	"Agency".
3	(e) Section 270.—Section 270 of the Truth in Sav-
4	ings Act (12 U.S.C. 4309) is amended—
5	(1) in subsection (a)—
6	(A) by striking "Compliance" and insert-
7	ing "Subject to section 1022 of the Consumer
8	Financial Protection Agency Act of 2009, com-
9	pliance";
10	(B) by striking subparagraph (A) of para-
11	graph (1) and inserting the following new sub-
12	paragraph:
13	"(A) by the head of the agency responsible
14	for chartering and regulating national banks for
15	national banks, and Federal branches and Fed-
16	eral agencies of foreign banks;"; and
17	(C) by adding at the end, the following
18	new paragraph:
19	"(3) subtitle E of the Consumer Financial Pro-
20	tection Agency Act of 2009, by the Agency in the
21	case of a covered person under that Act."; and
22	(2) in subsection (c), by striking "Board" and
23	inserting "Agency".
24	(f) SECTION 272.—Section 272 of the Truth in Sav-
25	ings Act (12 U.S.C. 4311) is amended—

1	(1) in subsection (a), by striking "Board" and
2	inserting "Agency"; and
3	(2) in subsection (b), by striking "regulation
4	prescribed by the Board" each place it appears and
5	inserting "regulation prescribed by the Agency".
6	(g) Section 273.—Section 273 of the Truth in Sav-
7	ings Act (12 U.S.C. 4312) is amended in the last sentence
8	by striking "Board" and inserting "Agency".
9	(h) Section 274.—Section 274 of the Truth in Sav-
10	ings Act (12 U.S.C. 4313) is amended—
11	(1) in paragraph (2) by striking "Board" and
12	inserting "Agency"; and
13	(2) by striking paragraph (4) and inserting the
14	following new paragraph:
15	"(4) AGENCY.—The term 'Agency' means the
16	Consumer Financial Protection Agency.".
17	SEC. 194. EFFECTIVE DATE.
18	The amendments made by sections 183 through 193

19 shall take effect on the designated transfer date.

# 1**TITLE J—IMPROVEMENTS TO**2**THE FEDERAL TRADE COM-**3**MISSION ACT**

4 SEC. 201. AMENDMENTS TO THE FEDERAL TRADE COMMIS-

5 SION ACT.

6 (a) Section 5(a) of the Federal Trade Commission
7 Act (15 U.S.C. 45(a)) is amended by adding at the end
8 the following new paragraph:

9 "(5) In any investigation or proceeding in which 10 it appears to the Commission that an unfair or de-11 ceptive act or practice is being committed in connec-12 tion with the marketing, sale, provision or delivery 13 of a consumer financial product or service, the Com-14 mission shall consult and coordinate with the Con-15 sumer Financial Protection Agency, as the agencies deem to be appropriate.". 16

17 (b) Section 5(m)(1)(A) of the Federal Trade Com18 mission Act (15 U.S.C. 45(m)(1)(A)) is amended—

19 (1) by inserting "this Act or" after "violates"20 the first place it appears;

21 (2) by inserting a comma after "chapter" and
22 after "section)"; and

23 (3) by inserting "a violation of this Act or is"24 before "prohibited".

(c) Section 5 of the Federal Trade Commission Act
 (15 U.S.C. 45) is amended by adding at the end thereof
 the following new subsection:

4 "(o) UNLAWFUL ASSISTANCE.—It is unlawful for any 5 person, knowingly or recklessly, to provide substantial as-6 sistance to another in violating any provision of this Act 7 or of any other Act enforceable by the Commission that 8 relates to unfair or deceptive acts or practices. Any such 9 violation shall constitute an unfair or deceptive act or 10 practice described in section 5(a)(1) of this Act.".

(d) Section 18 of the Federal Trade Commission Act
(15 U.S.C. 57a) is amended—

13 (1) in subsection (a)(1)(B), by adding after 14 "pursuant to this section" the following: "or with re-15 gard to the marketing, sale, provision or delivery to 16 an individual, for personal, family or household pur-17 poses, of a consumer financial product or service 18 that is subject to the jurisdiction of the Consumer 19 Financial Protection Agency under the Consumer 20 Financial Protection Agency Act of 2009";

21 (2) by amending subsection (b) to read as fol-22 lows:

23 "(b) PROCEDURE APPLICABLE.—When prescribing a
24 rule under subsection (a)(1)(B) of this section, the Com25 mission shall proceed in accordance with section 553 of

1	Title 5 (without regard to any reference in such section
2	to sections 556 and 557 of such title).";
3	(3) by striking subsections (c), $(d)(1)$ , $(d)(2)$ ,
4	(f), (i), and (j), and redesignating subsections (e),
5	(g) and (h) as (d), (e) and (f);
6	(4) by redesignating paragraph $(d)(3)$ as sub-
7	section (c); and
8	(5) in subsection (e)—
9	(A) in paragraph (1)(B), by striking "the
10	transcript required by subsection $(c)(5)$ of this
11	section,";
12	(B) in paragraph (2), by striking every-
13	thing following "error)"; and
14	(C) in paragraph (5), by striking subpara-
15	graph (C).