	(Original Signature of Member)
	TH CONGRESS 1ST SESSION  H.R.
Т	o amend the Federal Reserve Act to create congressional accountability for emergency lending programs, and for other purposes.
	IN THE HOUSE OF REPRESENTATIVES
${ m M}_{-}$	introduced the following bill; which was referred to the Committee on
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	A BILL
То	amend the Federal Reserve Act to create congressional accountability for emergency lending programs, 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.

This Act may be cited as the "Congressional Ac-

countability for Emergency Lending Programs Act of

4

6 2017".

1	SEC. 2. CONGRESSIONAL ACCOUNTABILITY FOR EMER-
2	GENCY LENDING PROGRAMS.
3	Section 13(3) of the Federal Reserve Act (12 U.S.C.
4	343(3)) is amended—
5	(1) in subparagraph (A)—
6	(A) by inserting "that pose a threat to the
7	financial stability of the United States" after
8	"unusual and exigent circumstances"; and
9	(B) by striking "the affirmative vote of not
10	less than five members" and inserting "the
11	prior approval of the Secretary of the Treasury
12	and not less than 2/3 of the members of the
13	Federal Open Market Committee";
14	(2) in subparagraph (B)—
15	(A) in clause (i), by inserting at the end
16	the following: "Federal reserve banks may not
17	accept equity securities issued by the recipient
18	of any loan or other financial assistance under
19	this paragraph as collateral. Not later than 6
20	months after the date of the enactment of this
21	sentence, the Board shall, by rule, establish—
22	"(I) a method for determining
23	the sufficiency of the collateral re-
24	quired under this paragraph;
25	"(II) acceptable classes of collat-
26	eral;

1	"(III) the amount of any dis-
2	count on the value of the collateral
3	that the Federal reserve banks will
4	apply for purposes of calculating the
5	sufficiency of collateral under this
6	paragraph; and
7	"(IV) a method for obtaining
8	independent appraisals of the value of
9	collateral the Federal reserve banks
10	receive.";
11	(B) in clause (ii)—
12	(i) by striking the second sentence;
13	and
14	(ii) by inserting after the first sen-
15	tence the following: "A borrower shall not
16	be eligible to borrow from any emergency
17	lending program or facility unless the
18	Board and all Federal banking regulators
19	with jurisdiction over the borrower certify
20	that, at the time the borrower initially bor-
21	rows under the program or facility, the
22	borrower is not insolvent."; and
23	(C) by striking clause (iv);
24	(3) by inserting "financial institution" before
25	"participant" each place such term appears;

1	(4) in subparagraph (D)(i), by inserting "finan-
2	cial institution" before "participants"; and
3	(5) by adding at the end the following new sub-
4	paragraphs:
5	"(G) Joint resolution of approval.—
6	"(i) In general.—A program or fa-
7	cility created under subparagraph (A) shall
8	terminate on the date that is 30 calendar
9	days after the date on which Congress re-
10	ceives a report described in subparagraph
11	(C) unless there is enacted into law a joint
12	resolution approving the program or facil-
13	ity not later than 30 calendar days after
14	the date on which the report is received.
15	Any loan offered through the program or
16	facility that is outstanding as of the date
17	on which the program or facility is termi-
18	nated shall be repaid in full not later than
19	30 calendar days after the date on which
20	the program or facility is terminated.
21	"(ii) Contents of joint resolu-
22	TION.—For the purpose of this subpara-
23	graph, the term 'joint resolution' means
24	only a joint resolution—

1	"(I) that is introduced not later
2	than 3 calendar days after the date on
3	which the report described in subpara-
4	graph (C) is received by Congress;
5	" $(\Pi)$ that does not have a pre-
6	amble;
7	"(III) the title of which is as fol-
8	lows: 'Joint resolution relating to the
9	approval of a program or facility cre-
10	ated by the Board of Governors of the
11	Federal Reserve System'; and
12	"(IV) the matter after the resolv-
13	ing clause of which is as follows:
14	'That Congress approves the program
15	or facility created by the Board of
16	Governors of the Federal Reserve Sys-
17	tem on' (The
18	blank space being appropriately filled
19	in).
20	"(iii) Fast track consideration in
21	HOUSE OF REPRESENTATIVES.—
22	"(I) RECONVENING.—Upon re-
23	ceipt of a report under subparagraph
24	(C), the Speaker, if the House would
25	otherwise be adjourned, shall notify

1	the Members of the House that, pur-
2	suant to this subparagraph, the
3	House shall convene not later than
4	the second calendar day after receipt
5	of such report.
6	"(II) Reporting and dis-
7	CHARGE.—Any committee of the
8	House of Representatives to which a
9	joint resolution is referred shall report
10	it to the House not later than 5 cal-
11	endar days after the date of receipt of
12	the report described in subparagraph
13	(C). If a committee fails to report the
14	joint resolution within that period, the
15	committee shall be discharged from
16	further consideration of the joint reso-
17	lution and the joint resolution shall be
18	referred to the appropriate calendar.
19	"(III) Proceeding to consid-
20	ERATION.—After each committee au-
21	thorized to consider a joint resolution
22	reports it to the House or has been
23	discharged from its consideration, it
24	shall be in order, not later than the
25	sixth day after Congress receives the

1	report described in subparagraph (C),
2	to move to proceed to consider the
3	joint resolution in the House. All
4	points of order against the motion are
5	waived. Such a motion shall not be in
6	order after the House has disposed of
7	a motion to proceed on the joint reso-
8	lution. The previous question shall be
9	considered as ordered on the motion
10	to its adoption without intervening
11	motion. The motion shall not be de-
12	batable. A motion to reconsider the
13	vote by which the motion is disposed
14	of shall not be in order.
15	"(IV) CONSIDERATION.—The
16	joint resolution shall be considered as
17	read. All points of order against the
18	joint resolution and against its consid-
19	eration are waived. The previous ques-
20	tion shall be considered as ordered on
21	the joint resolution to its passage
22	without intervening motion except 2
23	hours of debate equally divided and
24	controlled by the proponent and an
25	opponent. A motion to reconsider the

1	vote on passage of the joint resolution
2	shall not be in order.
3	"(iv) Fast track consideration in
4	SENATE.—
5	"(I) Reconvening.—Upon re-
6	ceipt of a report under subparagraph
7	(C), if the Senate has adjourned or
8	recessed for more than 2 days, the
9	majority leader of the Senate, after
10	consultation with the minority leader
11	of the Senate, shall notify the Mem-
12	bers of the Senate that, pursuant to
13	this subparagraph, the Senate shall
14	convene not later than the second cal-
15	endar day after receipt of such report.
16	"(II) PLACEMENT ON CAL-
17	ENDAR.—Upon introduction in the
18	Senate, the joint resolution shall be
19	placed immediately on the calendar.
20	"(III) Floor consideration.—
21	"(aa) In General.—Not-
22	withstanding Rule XXII of the
23	Standing Rules of the Senate, it
24	is in order at any time during the
25	period beginning on the fourth

1	day after the date on which Con-
2	gress receives a report described
3	in subparagraph (C) and ending
4	on the sixth day after the date on
5	which Congress receives the re-
6	port (even though a previous mo-
7	tion to the same effect has been
8	disagreed to) to move to proceed
9	to the consideration of the joint
10	resolution, and all points of order
11	against the joint resolution (and
12	against consideration of the joint
13	resolution) are waived. The mo-
14	tion to proceed is not debatable.
15	The motion is not subject to a
16	motion to postpone. A motion to
17	reconsider the vote by which the
18	motion is agreed to or disagreed
19	to shall not be in order. If a mo-
20	tion to proceed to the consider-
21	ation of the resolution is agreed
22	to, the joint resolution shall re-
23	main the unfinished business
24	until disposed of.

1	"(bb) Debate on
2	the joint resolution, and on all
3	debatable motions and appeals in
4	connection therewith, shall be
5	limited to not more than 10
6	hours, which shall be divided
7	equally between the majority and
8	minority leaders or their des-
9	ignees. A motion further to limit
10	debate is in order and not debat-
11	able. An amendment to, or a mo-
12	tion to postpone, or a motion to
13	proceed to the consideration of
14	other business, or a motion to re-
15	commit the joint resolution is not
16	in order.
17	"(cc) Vote on passage.—
18	The vote on passage shall occur
19	immediately following the conclu-
20	sion of the debate on a joint reso-
21	lution, and a single quorum call
22	at the conclusion of the debate if
23	requested in accordance with the
24	rules of the Senate.

1	"(dd) Rulings of the
2	CHAIR ON PROCEDURE.—Appeals
3	from the decisions of the Chair
4	relating to the application of the
5	rules of the Senate, as the case
6	may be, to the procedure relating
7	to a joint resolution shall be de-
8	cided without debate.
9	"(v) Coordination with action by
10	OTHER HOUSE.—
11	"(I) IN GENERAL.—If, before the
12	passage by one House of a joint reso-
13	lution of that House, that House re-
14	ceives from the other House a joint
15	resolution, then the following proce-
16	dures shall apply:
17	"(aa) The joint resolution of
18	the other House shall not be re-
19	ferred to a committee.
20	"(bb) With respect to a joint
21	resolution of the House receiving
22	the resolution—
23	"(AA) the procedure in
24	that House shall be the
25	same as if no joint resolu-

1	tion had been received from
2	the other House, but
3	"(BB) the vote on pas-
4	sage shall be on the joint
5	resolution of the other
6	House.
7	"(II) TREATMENT OF JOINT RES-
8	OLUTION OF OTHER HOUSE.—If one
9	House fails to introduce or consider a
10	joint resolution under this section, the
11	joint resolution of the other House
12	shall be entitled to expedited floor
13	procedures under this section.
14	"(III) Consideration after
15	PASSAGE.—If, following passage of
16	the joint resolution in the Senate, the
17	Senate then receives the companion
18	measure from the House of Rep-
19	resentatives, the companion measure
20	shall not be debatable.
21	"(IV) Vetoes.—If the President
22	vetoes the joint resolution, the period
23	beginning on the date the President
24	vetoes the joint resolution and ending
25	on the date the Congress receives the

1	veto message with respect to the joint
2	resolution shall be disregarded in com-
3	puting the 30-calendar day period de-
4	scribed in clause (i) and debate on a
5	veto message in the Senate under this
6	section shall be 1 hour equally divided
7	between the majority and minority
8	leaders or their designees.
9	"(V) Rules of house of rep-
10	RESENTATIVES AND SENATE.—This
11	subparagraph is enacted by Con-
12	gress—
13	"(aa) as an exercise of the
13 14	"(aa) as an exercise of the rulemaking power of the Senate
14	rulemaking power of the Senate
14 15	rulemaking power of the Senate and House of Representatives,
<ul><li>14</li><li>15</li><li>16</li></ul>	rulemaking power of the Senate and House of Representatives, respectively, and as such it is
<ul><li>14</li><li>15</li><li>16</li><li>17</li></ul>	rulemaking power of the Senate and House of Representatives, respectively, and as such it is deemed a part of the rules of
14 15 16 17 18	rulemaking power of the Senate and House of Representatives, respectively, and as such it is deemed a part of the rules of each House, respectively, but ap-
14 15 16 17 18 19	rulemaking power of the Senate and House of Representatives, respectively, and as such it is deemed a part of the rules of each House, respectively, but applicable only with respect to the
14 15 16 17 18 19 20	rulemaking power of the Senate and House of Representatives, respectively, and as such it is deemed a part of the rules of each House, respectively, but applicable only with respect to the procedure to be followed in that
14 15 16 17 18 19 20 21	rulemaking power of the Senate and House of Representatives, respectively, and as such it is deemed a part of the rules of each House, respectively, but applicable only with respect to the procedure to be followed in that House in the case of a joint reso-

1	"(bb) with full recognition of
2	the constitutional right of either
3	House to change the rules (so far
4	as relating to the procedure of
5	that House) at any time, in the
6	same manner, and to the same
7	extent as in the case of any other
8	rule of that House.
9	"(H) Penalty rate.—
10	"(i) In general.—Not later than 6
11	months after the date of enactment of this
12	subparagraph, the Board shall, with re-
13	spect to a recipient of any loan or other fi-
14	nancial assistance under this paragraph,
15	establish by rule a minimum interest rate
16	on the principal amount of any loan or
17	other financial assistance.
18	"(ii) Minimum interest rate de-
19	FINED.—In this subparagraph, the term
20	'minimum interest rate' shall mean the
21	sum of—
22	"(I) the average of the secondary
23	discount rate of all Federal reserve
24	banks over the most recent 90-day pe-
25	riod; and

1	"(II) the average of the dif-
2	ference between a distressed corporate
3	bond yield index (as defined by rule of
4	the Board) and a bond yield index of
5	debt issued by the United States (as
6	defined by rule of the Board) over the
7	most recent 90-day period.
8	"(I) Financial institution participant
9	DEFINED.—For purposes of this paragraph, the
10	term 'financial institution participant'—
11	"(i) means a company that is pre-
12	dominantly engaged in financial activities
13	(as defined in section 102(a) of the Finan-
14	cial Stability Act of 2010 (12 U.S.C.
15	5311(a))); and
16	"(ii) does not include an agency de-
17	scribed in subparagraph (W) of section
18	5312(a)(2) of title 31, United States Code,
19	or an entity controlled or sponsored by
20	such an agency.".