[116H5322_RFS]

[DISCUSSION DRAFT]

H.R.

117th CONGRESS 2d Session

To establish or modify requirements relating to minority depository institutions, community development financial institutions, and impact banks, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. MEEKS introduced the following bill; which was referred to the Committee on

A BILL

- To establish or modify requirements relating to minority depository institutions, community development financial institutions, and impact banks, 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; TABLE OF CONTENTS.

- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Ensuring Diversity in Community Banking Act".
- 6 (b) TABLE OF CONTENTS.—The table of contents for

7 this Act is as follows:

Sec. 1. Short title; table of contents.

- Sec. 2. Sense of Congress on funding the loan-loss reserve fund for small dollar loans.
- Sec. 3. Definitions.
- Sec. 4. Inclusion of women's banks in the definition of minority depository institution.
- Sec. 5. Establishment of impact bank designation.
- Sec. 6. Minority Depositories Advisory Committees.
- Sec. 7. Federal deposits in minority depository institutions.
- Sec. 8. Minority Bank Deposit Program.
- Sec. 9. Diversity report and best practices.
- Sec. 10. Investments in minority depository institutions and impact banks.
- Sec. 11. Report on covered mentor-protege programs.
- Sec. 12. Custodial deposit program for covered minority depository institutions and impact banks.
- Sec. 13. Streamlined community development financial institution applications and reporting.
- Sec. 14. Task force on lending to small business concerns.
- Sec. 15. Discretionary surplus funds.
- Sec. 16. Determination of Budgetary Effects.

1 SEC. 2. SENSE OF CONGRESS ON FUNDING THE LOAN-LOSS

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RESERVE FUND FOR SMALL DOLLAR LOANS.

- The sense of Congress is the following:
- 4 (1) The Community Development Financial In-5 stitutions Fund (the "CDFI Fund") is an agency of the Department of the Treasury, and was estab-6 7 lished by the Riegle Community Development and 8 Regulatory Improvement Act of 1994. The mission 9 of the CDFI Fund is "to expand economic oppor-10 tunity for underserved people and communities by 11 supporting the growth and capacity of a national 12 network of community development lenders, inves-13 tors, and financial service providers". A community 14 development financial institution (a "CDFI") is a 15 specialized financial institution serving low-income 16 communities and a Community Development Entity

1	(a "CDE") is a domestic corporation or partnership
2	that is an intermediary vehicle for the provision of
3	loans, investments, or financial counseling in low-in-
4	come communities. The CDFI Fund certifies CDFIs
5	and CDEs. Becoming a certified CDFI or CDE al-
6	lows organizations to participate in various CDFI
7	Fund programs as follows:
8	(A) The Bank Enterprise Award Program,
9	which provides FDIC-insured depository institu-
10	tions awards for a demonstrated increase in
11	lending and investments in distressed commu-
12	nities and CDFIs.
13	(B) The CDFI Program, which provides
14	Financial and Technical Assistance awards to
15	CDFIs to reinvest in the CDFI, and to build
16	the capacity of the CDFI, including financing
17	product development and loan loss reserves.
18	(C) The Native American CDFI Assistance
19	Program, which provides CDFIs and spon-
20	soring entities Financial and Technical Assist-
21	ance awards to increase lending and grow the
22	number of CDFIs owned by Native Americans
23	to help build capacity of such CDFIs.
24	(D) The New Market Tax Credit Program,
25	which provides tax credits for making equity in-

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1	vestments in CDEs that stimulate capital in-
2	vestments in low-income communities.
3	(E) The Capital Magnet Fund, which pro-
4	vides awards to CDFIs and nonprofit affordable
5	housing organizations to finance affordable
6	housing solutions and related economic develop-

ment activities.

8 (\mathbf{F}) The Bond Guarantee Program, a 9 source of long-term, patient capital for CDFIs 10 to expand lending and investment capacity for 11 community and economic development purposes. 12 (2) The Department of the Treasury is author-13 ized to create multi-year grant programs designed to 14 encourage low-to-moderate income individuals to es-15 tablish accounts at federally insured banks, and to 16 improve low-to-moderate income individuals' access 17 to such accounts on reasonable terms.

18 (3) Under this authority, grants to participants 19 in CDFI Fund programs may be used for loan-loss 20 reserves and to establish small-dollar loan programs 21 by subsidizing related losses. These grants also allow 22 for the providing recipients with the financial coun-23 seling and education necessary to conduct trans-24 actions and manage their accounts. These loans pro-25 vide low-cost alternatives to payday loans and other $\mathbf{5}$

nontraditional forms of financing that often impose
 excessive interest rates and fees on borrowers, and
 lead millions of Americans to fall into debt traps.
 Small-dollar loans can only be made pursuant to
 terms, conditions, and practices that are reasonable
 for the individual consumer obtaining the loan.

(4) Program participation is restricted to eligible institutions, which are limited to organizations
listed in section 501(c)(3) of the Internal Revenue
Code and exempt from tax under 501(a) of such
Code, federally insured depository institutions, community development financial institutions and State,
local, or Tribal government entities.

14 (5) According to the CDFI Fund, some pro15 grams attract as much as \$10 in private capital for
16 every \$1 invested by the CDFI Fund. The Adminis17 tration and the Congress should prioritize appropria18 tion of funds for the loan loss reserve fund and tech19 nical assistance programs administered by the Com20 munity Development Financial Institution Fund.

21 SEC. 3. DEFINITIONS.

22 In this Act:

(1) COMMUNITY DEVELOPMENT FINANCIAL INSTITUTION.—The term "community development financial institution" has the meaning given under

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section 103 of the Riegle Community Development

2 and Regulatory Improvement Act of 1994 (12) 3 U.S.C. 4702). 4 (2) MINORITY DEPOSITORY INSTITUTION.—The term "minority depository institution" has the 5 6 meaning given under section 308 of the Financial 7 Institutions Reform, Recovery, and Enforcement Act 8 of 1989 (12 U.S.C. 1463 note), as amended by this 9 Act. 10 SEC. 4. INCLUSION OF WOMEN'S BANKS IN THE DEFINITION 11 OF MINORITY DEPOSITORY INSTITUTION. 12 Section 308(b)(1) of the Financial Institutions Reform, Recovery, and Enforcement Act of 1989 (12 U.S.C. 13 14 1463 note) is amended— 15 (1) by redesignating subparagraphs (A), (B), and (C) as clauses (i), (ii), and (iii), respectively; 16 (2) by striking "means any" and inserting the 17 18 following: "means— 19 "(A) any"; and 20 (3) in clause (iii) (as so redesignated), by striking the period at the end and inserting "; or"; and 21 22 (4) by inserting at the end the following new 23 subparagraph:

1	"(B) any bank described in clause (i), (ii),
2	or (iii) of section $19(b)(1)(A)$ of the Federal
3	Reserve Act—
4	"(i) more than 50 percent of the out-
5	standing shares of which are held by 1 or
6	more women; and
7	"(ii) the majority of the directors on
8	the board of directors of which are
9	women.".

10 SEC. 5. ESTABLISHMENT OF IMPACT BANK DESIGNATION.

11 (a) IN GENERAL.—Each Federal banking agency shall establish a program under which a depository institu-12 13 consolidated tion with total assets of less than \$10,000,000 may elect to be designated as an impact 14 15 bank if the total dollar value of the loans extended by such depository institution to low-income borrowers is greater 16 than or equal to 50 percent of the assets of such bank. 17 18 (b) NOTIFICATION OF ELIGIBILITY.—Based on data 19 obtained through examinations of depository institutions, 20the appropriate Federal banking agency shall notify a de-21 pository institution if the institution is eligible to be des-22 ignated as an impact bank.

23 (c) APPLICATION.—Regardless of whether or not it24 has received a notice of eligibility under subsection (b),

a depository institution may submit an application to the
 appropriate Federal banking agency—

- 3 (1) requesting to be designated as an impact4 bank; and
- 5 (2) demonstrating that the depository institu-6 tion meets the applicable qualifications.

7 (d) LIMITATION ON ADDITIONAL DATA REQUIRE8 MENTS.—The Federal banking agencies may only impose
9 additional data collection requirements on a depository in10 stitution under this section if such data is—

- (1) necessary to process an application submitted by the depository institution to be designated
 an impact bank; or
- (2) with respect to a depository institution that
 is designated as an impact bank, necessary to ensure
 the depository institution's ongoing qualifications to
 maintain such designation.

(e) REMOVAL OF DESIGNATION.—If the appropriate
Federal banking agency determines that a depository institution designated as an impact bank no longer meets
the criteria for such designation, the appropriate Federal
banking agency shall rescind the designation and notify
the depository institution of such rescission.

(f) RECONSIDERATION OF DESIGNATION; AP PEALS.—Under such procedures as the Federal banking
 agencies may establish, a depository institution may—

4 (1) submit to the appropriate Federal banking
5 agency a request to reconsider a determination that
6 such depository institution no longer meets the cri7 teria for the designation; or

8 (2) file an appeal of such determination.

9 (g) RULEMAKING.—Not later than 1 year after the 10 date of the enactment of this Act, the Federal banking 11 agencies shall jointly issue rules to carry out the require-12 ments of this section, including by providing a definition 13 of a low-income borrower.

(h) REPORTS.—Each Federal banking agency shall
submit an annual report to the Congress containing a description of actions taken to carry out this section.

(i) FEDERAL DEPOSIT INSURANCE ACT DEFINI18 TIONS.—In this section, the terms "depository institu19 tion", "appropriate Federal banking agency", and "Fed20 eral banking agency" have the meanings given such terms,
21 respectively, in section 3 of the Federal Deposit Insurance
22 Act (12 U.S.C. 1813).

1 SEC. 6. MINORITY DEPOSITORIES ADVISORY COMMITTEES.

2 (a) ESTABLISHMENT.—Each covered regulator shall
3 establish an advisory committee to be called the "Minority
4 Depositories Advisory Committee".

5 (b) DUTIES.—Each Minority Depositories Advisory Committee shall provide advice to the respective covered 6 7 regulator on meeting the goals established by section 308 8 of the Financial Institutions Reform, Recovery, and En-9 forcement Act of 1989 (12 U.S.C. 1463 note) to preserve the present number of covered minority institutions, pre-10 serve the minority character of minority-owned institu-11 tions in cases involving mergers or acquisitions, provide 12 13 technical assistance, and encourage the creation of new covered minority institutions. The scope of the work of 14 each such Minority Depositories Advisory Committee shall 15 include an assessment of the current condition of covered 16 minority institutions, what regulatory changes or other 17 steps the respective agencies may be able to take to fulfill 18 19 the requirements of such section 308, and other issues of 20 concern to covered minority institutions.

- 21 (c) Membership.—
- (1) IN GENERAL.—Each Minority Depositories
 Advisory Committee shall consist of no more than
 10 members, who—
- 25 (A) shall serve for one two-year term;

1	(B) shall serve as a representative of a de-
2	pository institution or an insured credit union
3	with respect to which the respective covered
4	regulator is the covered regulator of such de-
5	pository institution or insured credit union; and
6	(C) shall not receive pay by reason of their
7	service on the advisory committee, but may re-
8	ceive travel or transportation expenses in ac-
9	cordance with section 5703 of title 5, United
10	States Code.
11	(2) DIVERSITY.—To the extent practicable,
12	each covered regulator shall ensure that the mem-
13	bers of the Minority Depositories Advisory Com-
14	mittee of such agency reflect the diversity of covered
15	minority institutions.
16	(d) MEETINGS.—
17	(1) IN GENERAL.—Each Minority Depositories
18	Advisory Committee shall meet not less frequently
19	than twice each year.
20	(2) Notice and invitations.—Each Minority
21	Depositories Advisory Committee shall—
22	(A) notify the Committee on Financial
23	Services of the House of Representatives and
24	the Committee on Banking, Housing, and
25	Urban Affairs of the Senate in advance of each

1	meeting of the Minority Depositories Advisory
2	Committee; and
3	(B) invite the attendance at each meeting
4	of the Minority Depositories Advisory Com-
5	mittee of—
6	(i) one member of the majority party
7	and one member of the minority party of
8	the Committee on Financial Services of the
9	House of Representatives and the Com-
10	mittee on Banking, Housing, and Urban
11	Affairs of the Senate; and
12	(ii) one member of the majority party
13	and one member of the minority party of
14	any relevant subcommittees of such com-
15	mittees.
16	(e) No Termination of Advisory Committees.—
17	The termination requirements under section 14 of the
18	Federal Advisory Committee Act (5 U.S.C. app.) shall not
19	apply to a Minority Depositories Advisory Committee es-
20	tablished pursuant to this section.
21	(f) DEFINITIONS.—In this section:
22	(1) COVERED REGULATOR.—The term "covered
23	regulator" means the Comptroller of the Currency,
24	the Board of Governors of the Federal Reserve Sys-

1	tem, the Federal Deposit Insurance Corporation,
2	and the National Credit Union Administration.
3	(2) COVERED MINORITY INSTITUTION.—The
4	term "covered minority institution" means a minor-
5	ity depository institution (as defined in section
6	308(b) of the Financial Institutions Reform, Recov-
7	ery, and Enforcement Act of 1989 (12 U.S.C. 1463
8	note)).
9	(3) DEPOSITORY INSTITUTION.—The term "de-
10	pository institution" has the meaning given under
11	section 3 of the Federal Deposit Insurance Act (12)
12	U.S.C. 1813).
13	(4) INSURED CREDIT UNION.—The term "in-
13 14	(4) INSURED CREDIT UNION.—The term "in- sured credit union" has the meaning given in section
14	sured credit union" has the meaning given in section
14 15	sured credit union" has the meaning given in section 101 of the Federal Credit Union Act (12 U.S.C.
14 15 16 17	sured credit union" has the meaning given in section 101 of the Federal Credit Union Act (12 U.S.C. 1752).
14 15 16 17	sured credit union" has the meaning given in section 101 of the Federal Credit Union Act (12 U.S.C. 1752). (g) TECHNICAL AMENDMENT.—Section 308(b) of the
14 15 16 17 18	sured credit union" has the meaning given in section 101 of the Federal Credit Union Act (12 U.S.C. 1752). (g) TECHNICAL AMENDMENT.—Section 308(b) of the Financial Institutions Reform, Recovery, and Enforce-
14 15 16 17 18 19	sured credit union" has the meaning given in section 101 of the Federal Credit Union Act (12 U.S.C. 1752). (g) TECHNICAL AMENDMENT.—Section 308(b) of the Financial Institutions Reform, Recovery, and Enforce- ment Act of 1989 (12 U.S.C. 1463 note) is amended by
14 15 16 17 18 19 20	sured credit union" has the meaning given in section 101 of the Federal Credit Union Act (12 U.S.C. 1752). (g) TECHNICAL AMENDMENT.—Section 308(b) of the Financial Institutions Reform, Recovery, and Enforce- ment Act of 1989 (12 U.S.C. 1463 note) is amended by adding at the end the following new paragraph:
14 15 16 17 18 19 20 21	sured credit union" has the meaning given in section 101 of the Federal Credit Union Act (12 U.S.C. 1752). (g) TECHNICAL AMENDMENT.—Section 308(b) of the Financial Institutions Reform, Recovery, and Enforce- ment Act of 1989 (12 U.S.C. 1463 note) is amended by adding at the end the following new paragraph: "(3) DEPOSITORY INSTITUTION.—The term 'de-

sured credit union (as defined in section 101 of the
 Federal Credit Union Act (12 U.S.C. 1752)).".

3 SEC. 7. FEDERAL DEPOSITS IN MINORITY DEPOSITORY IN4 STITUTIONS.

5 (a) IN GENERAL.—Section 308 of the Financial In6 stitutions Reform, Recovery, and Enforcement Act of
7 1989 (12 U.S.C. 1463 note) is amended—

8 (1) by adding at the end the following new sub-9 section:

10 "(d) FEDERAL DEPOSITS.—The Secretary of the 11 Treasury shall ensure that deposits made by Federal agen-12 cies in minority depository institutions and impact banks are collateralized or insured, as determined by the Sec-13 retary. Such deposits shall include reciprocal deposits as 14 15 defined in section 337.6(e)(2)(v) of title 12, Code of Federal Regulations (as in effect on March 6, 2019)."; and 16 17 (2) in subsection (b), as amended by section 18 6(g), by adding at the end the following new para-19 graph:

20 "(4) IMPACT BANK.—The term 'impact bank'
21 means a depository institution designated by the ap22 propriate Federal banking agency pursuant to sec23 tion 5 of the Ensuring Diversity in Community
24 Banking Act.".

1 (b) TECHNICAL AMENDMENTS.—Section 308 of the 2 Financial Institutions Reform, Recovery, and Enforcement Act of 1989 (12 U.S.C. 1463 note) is amended— 3 4 (1) in the matter preceding paragraph (1), by striking "section-" and inserting "section:"; and 5 6 (2) in the paragraph heading for paragraph (1), by striking "FINANCIAL" and inserting "DEPOSI-7 8 TORY". 9 SEC. 8. MINORITY BANK DEPOSIT PROGRAM. 10 (a) IN GENERAL.—Section 1204 of the Financial In-11 stitutions Reform, Recovery, and Enforcement Act of 12 1989 (12 U.S.C. 1811 note) is amended to read as follows: 13 **"SEC. 1204. EXPANSION OF USE OF MINORITY DEPOSITORY** 14 INSTITUTIONS. 15 "(a) MINORITY BANK DEPOSIT PROGRAM.— "(1) ESTABLISHMENT.—There is established a 16 17 program to be known as the 'Minority Bank Deposit 18 Program' to expand the use of minority depository 19 institutions. 20 "(2) ADMINISTRATION.—The Secretary of the 21 Treasury, acting through the Fiscal Service, shall— 22 "(A) on application by a depository institu-23 tion or credit union, certify whether such depos-24 itory institution or credit union is a minority 25 depository institution;

1	"(B) maintain and publish a list of all de-
2	pository institutions and credit unions that have
3	been certified pursuant to subparagraph (A);
4	and
5	"(C) periodically distribute the list de-
6	scribed in subparagraph (B) to—
7	"(i) all Federal departments and
8	agencies;
9	"(ii) interested State and local govern-
10	ments; and
11	"(iii) interested private sector compa-
12	nies.
13	"(3) Inclusion of certain entities on
14	LIST.—A depository institution or credit union that,
15	on the date of the enactment of this section, has a
16	current certification from the Secretary of the
17	Treasury stating that such depository institution or
18	credit union is a minority depository institution shall
19	be included on the list described under paragraph
20	(2)(B).
21	"(b) Expanded Use Among Federal Depart-
22	MENTS AND AGENCIES.—
23	"(1) IN GENERAL.—Not later than 1 year after
24	the establishment of the program described in sub-
25	section (a), the head of each Federal department or

agency shall develop and implement standards and
 procedures to prioritize, to the maximum extent pos sible as permitted by law and consistent with prin ciples of sound financial management, the use of mi nority depository institutions to hold the deposits of
 each such department or agency.

7 "(2) REPORT TO CONGRESS.—Not later than 2 8 years after the establishment of the program de-9 scribed in subsection (a), and annually thereafter, 10 the head of each Federal department or agency shall 11 submit to Congress a report on the actions taken to 12 increase the use of minority depository institutions 13 to hold the deposits of each such department or 14 agency.

15 "(c) DEFINITIONS.—For purposes of this section:

16 "(1) CREDIT UNION.—The term 'credit union'
17 has the meaning given the term 'insured credit
18 union' in section 101 of the Federal Credit Union
19 Act (12 U.S.C. 1752).

20 "(2) DEPOSITORY INSTITUTION.—The term 'de21 pository institution' has the meaning given in section
22 3 of the Federal Deposit Insurance Act (12 U.S.C.
23 1813).

24 "(3) MINORITY DEPOSITORY INSTITUTION.—
25 The term 'minority depository institution' has the

1 meaning given that term under section 308 of this 2 Act.". 3 (b) CONFORMING AMENDMENTS.—The following pro-4 visions are amended by striking "1204(c)(3)" and insert-5 ing "1204(c)": 6 (1) Section 808(b)(3) of the Community Rein-7 vestment Act of 1977 (12 U.S.C. 2907(b)(3)). 8 (2) Section 40(g)(1)(B) of the Federal Deposit 9 Insurance Act (12 U.S.C. 1831q(g)(1)(B)). 10 (3) Section 704B(h)(4) of the Equal Credit Op-11 portunity Act (15 U.S.C. 1691c–2(h)(4)). 12 SEC. 9. DIVERSITY REPORT AND BEST PRACTICES. 13 (a) ANNUAL REPORT.—Each covered regulator shall 14 submit to Congress an annual report on diversity includ-15 ing the following: 16 (1) Data, based on voluntary self-identification, 17 on the racial, ethnic, and gender composition of the 18 examiners of each covered regulator, disaggregated 19 by length of time served as an examiner. 20 (2) The status of any examiners of covered reg-21 ulators, based on voluntary self-identification, as a 22 veteran. 23 (3) Whether any covered regulator, as of the 24 date on which the report required under this section

25 is submitted, has adopted a policy, plan, or strategy

to promote racial, ethnic, and gender diversity
 among examiners of the covered regulator.

3 (4) Whether any special training is developed
4 and provided for examiners related specifically to
5 working with depository institutions and credit
6 unions that serve communities that are predomi7 nantly minorities, low income, or rural, and the key
8 focus of such training.

9 (b) BEST PRACTICES.—Each Office of Minority and 10 Women Inclusion of a covered regulator shall develop, pro-11 vide to the head of the covered regulator, and make pub-12 licly available best practices—

(1) for increasing the diversity of candidates
applying for examiner positions, including through
outreach efforts to recruit diverse candidate to apply
for entry-level examiner positions; and

17 (2) for retaining and providing fair consider18 ation for promotions within the examiner staff for
19 purposes of achieving diversity among examiners.

(c) COVERED REGULATOR DEFINED.—In this section, the term "covered regulator" means the Comptroller
of the Currency, the Board of Governors of the Federal
Reserve System, the Federal Deposit Insurance Corporation, and the National Credit Union Administration.

1	SEC. 10. INVESTMENTS IN MINORITY DEPOSITORY INSTITU-
2	TIONS AND IMPACT BANKS.
3	(a) Control for Certain Institutions.—Section
4	7(j)(8)(B) of the Federal Deposit Insurance Act (12)
5	U.S.C. 1817(j)(8)(B)) is amended to read as follows:
6	"(B) 'control' means the power, directly or indi-
7	rectly—
8	"(i) to direct the management or policies
9	of an insured depository institution; or
10	((ii)(I) with respect to an insured deposi-
11	tory institution, of a person to vote 25 per cen-
12	tum or more of any class of voting securities of
13	such institution; or
14	"(II) with respect to an insured depository
15	institution that is an impact bank (as des-
16	ignated pursuant to section 5 of the Ensuring
17	Diversity in Community Banking Act) or a mi-
18	nority depository institution (as defined in sec-
19	tion 308(b) of the Financial Institutions Re-
20	form, Recovery, and Enforcement Act of 1989),
21	of an individual to vote 30 percent or more of
22	any class of voting securities of such an impact
23	bank or a minority depository institution.".
24	(b) RULEMAKING.—The Federal banking agencies
25	(as defined in section 3 of the Federal Deposit Insurance

26 Act (12 U.S.C. 1813)) shall jointly issue rules for de novo

minority depository institutions and de novo impact banks
 (as designated pursuant to section 5) to allow 3 years to
 meet the capital requirements otherwise applicable to mi nority depository institutions and impact banks.

5 (c) REPORT.—Not later than 1 year after the date
6 of the enactment of this Act, the Federal banking agencies
7 shall jointly submit to Congress a report on—

8 (1) the principal causes for the low number of
9 de novo minority depository institutions during the
10 10-year period preceding the date of the report;

(2) the main challenges to the creation of de
novo minority depository institutions and de novo
impact banks; and

14 (3) regulatory and legislative considerations to
15 promote the establishment of de novo minority de16 pository institutions and de novo impact banks.

17SEC. 11. REPORT ON COVERED MENTOR-PROTEGE PRO-18GRAMS.

(a) REPORT.—Not later than 6 months after the date
of the enactment of this Act and annually thereafter, the
Secretary of the Treasury shall submit to Congress a report on participants in a covered mentor-protege program,
including—

24 (1) an analysis of outcomes of such program;

1	(2) the number of minority depository institu-
2	tions that are eligible to participate in such program
3	but do not have large financial institution mentors;
4	and
5	(3) recommendations for how to match such mi-
6	nority depository institutions with large financial in-
7	stitution mentors.
8	(b) DEFINITIONS.—In this section:
9	(1) COVERED MENTOR-PROTEGE PROGRAM.—
10	The term "covered mentor-protege program" means
11	a mentor-protege program established by the Sec-
12	retary of the Treasury pursuant to section 45 of the
13	Small Business Act (15 U.S.C. 657r).
14	(2) LARGE FINANCIAL INSTITUTION.—The term
15	"large financial institution" means any entity—
16	(A) regulated by the Comptroller of the
17	Currency, the Board of Governors of the Fed-
18	eral Reserve System, the Federal Deposit In-
19	surance Corporation, or the National Credit
20	Union Administration; and
21	(B) that has total consolidated assets
22	greater than or equal to \$50,000,000,000.

SEC. 12. CUSTODIAL DEPOSIT PROGRAM FOR COVERED MI NORITY DEPOSITORY INSTITUTIONS AND IM PACT BANKS.

4 (a) IN GENERAL.—Not later than one year after the
5 date of the enactment of this Act, the Secretary of the
6 Treasury shall issue rules establishing a custodial deposit
7 program under which a covered bank may receive deposits
8 from a qualifying account.

9 (b) REQUIREMENTS.—In issuing rules under sub-10 section (a), the Secretary of the Treasury shall—

(1) consult with the Federal banking agencies;
(2) ensure each covered bank participating in
the program established under this section—

14 (A) has appropriate policies relating to
15 management of assets, including measures to
16 ensure the safety and soundness of each such
17 covered bank; and

(B) is compliant with applicable law; and
(3) ensure, to the extent practicable that the
rules do not conflict with goals described in section
308(a) of the Financial Institutions Reform, Recovery, and Enforcement Act of 1989 (12 U.S.C. 1463
note).

24 (c) LIMITATIONS.—

25 (1) DEPOSITS.—With respect to the funds of an
26 individual qualifying account, an entity may not de-

1	posit an amount greater than the insured amount in
2	a single covered bank.
3	(2) TOTAL DEPOSITS.—The total amount of
4	funds deposited in a covered bank under the custo-
5	dial deposit program described under this section
6	may not exceed the lesser of—
7	(A) 10 percent of the average amount of
8	deposits held by such covered bank in the pre-
9	vious quarter; or
10	(B) $100,000,000$ (as adjusted for infla-
11	tion).
12	(d) REPORT.—Each quarter, the Secretary of the
13	Treasury shall submit to Congress a report on the imple-
14	mentation of the program established under this section
15	including information identifying participating covered
16	banks and the total amount of deposits received by covered
17	banks under the program.
18	(e) DEFINITIONS.—In this section:
19	(1) COVERED BANK.—The term "covered bank"
20	means—
21	(A) a minority depository institution that
22	is well capitalized, as defined by the appropriate
23	Federal banking agency; or
24	(B) a depository institution designated
25	pursuant to section 5 of the Ensuring Diversity

1	in Community Banking Act that is well capital-
2	ized, as defined by the appropriate Federal
3	banking agency.
4	(2) INSURED AMOUNT.—The term "insured
5	amount" means the amount that is the greater of—
6	(A) the standard maximum deposit insur-
7	ance amount (as defined in section $11(a)(1)(E)$
8	of the Federal Deposit Insurance Act (12)
9	U.S.C. 1821(a)(1)(E))); or
10	(B) such higher amount negotiated be-
11	tween the Secretary of the Treasury and the
12	Federal Deposit Insurance Corporation under
13	which the Corporation will insure all deposits of
14	such higher amount.
15	(3) Federal banking agencies.—The terms
16	"appropriate Federal banking agency" and "Federal
17	banking agencies" have the meaning given those
18	terms, respectively, under section 3 of the Federal
19	Deposit Insurance Act.
20	(4) QUALIFYING ACCOUNT.—The term "quali-
21	fying account" means any account established in the
22	Department of the Treasury that—
23	(A) is controlled by the Secretary; and

(B) is expected to maintain a balance
 greater than \$200,000,000 for the following 24 month period.

4 SEC. 13. STREAMLINED COMMUNITY DEVELOPMENT FI5 NANCIAL INSTITUTION APPLICATIONS AND 6 REPORTING.

7 (a) APPLICATION PROCESSES.—Not later than 12 8 months after the date of the enactment of this Act and 9 with respect to any person having assets under 10 \$3,000,000,000 that submits an application for deposit in-11 surance with the Federal Deposit Insurance Corporation 12 that could also become a community development financial institution, the Federal Deposit Insurance Corporation, in 13 consultation with the Administrator of the Community 14 15 Development Financial Institutions Fund, shall—

16 (1) develop systems and procedures to record
17 necessary information to allow the Administrator to
18 conduct preliminary analysis for such person to also
19 become a community development financial institu20 tion; and

(2) develop procedures to streamline the application and annual certification processes and to reduce costs for such person to become, and maintain
certification as, a community development financial
institution.

1	(b) IMPLEMENTATION REPORT.—Not later than 18
2	months after the date of the enactment of this Act, the
3	Federal Deposit Insurance Corporation shall submit to
4	Congress a report describing the systems and procedures
5	required under subsection (a).
6	(c) ANNUAL REPORT.—
7	(1) IN GENERAL.—Section $17(a)(1)$ of the Fed-
8	eral Deposit Insurance Act (12 U.S.C. $1827(a)(1)$)
9	is amended—
10	(A) in subparagraph (E), by striking
11	"and" at the end;
12	(B) by redesignating subparagraph (F) as
13	subparagraph (G);
14	(C) by inserting after subparagraph (E)
15	the following new subparagraph:
16	"(F) applicants for deposit insurance that
17	could also become a community development fi-
18	nancial institution (as defined in section 103 of
19	the Riegle Community Development and Regu-
20	latory Improvement Act of 1994), a minority
21	depository institution (as defined in section 308
22	of the Financial Institutions Reform, Recovery,
23	and Enforcement Act of 1989), or an impact
24	bank (as designated pursuant to section 5 of

the Ensuring Diversity in Community Banking
 Act); and".

3 (2) APPLICATION.—The amendment made by
4 this subsection shall apply with respect to the first
5 report to be submitted after the date that is 2 years
6 after the date of the enactment of this Act.

7 SEC. 14. TASK FORCE ON LENDING TO SMALL BUSINESS 8 CONCERNS.

9 (a) IN GENERAL.—Not later than 6 months after the date of the enactment of this Act, the Administrator of 10 the Small Business Administration shall establish a task 11 12 force to examine methods for improving relationships between the Small Business Administration and community 13 development financial institutions, minority depository in-14 15 stitutions, and impact banks (as designated pursuant to section 5) to increase the volume of loans provided by such 16 institutions to small business concerns (as defined under 17 section 3 of the Small Business Act (15 U.S.C. 632)). 18

(b) REPORT TO CONGRESS.—Not later than 18
months after the establishment of the task force described
in subsection (a), the Administrator of the Small Business
Administration shall submit to Congress a report on the
findings of such task force.

1 SEC. 15. DISCRETIONARY SURPLUS FUNDS.

2 (a) IN GENERAL.—Subparagraph (A) of section
3 7(a)(3) of the Federal Reserve Act (12 U.S.C.
4 289(a)(3)(A)) is amended by reducing the dollar figure de5 scribed in such subparagraph by \$1,400,000,000.

6 (b) EFFECTIVE DATE.—The amendment made by
7 subsection (a) shall take effect on September 30, 2030.
8 SEC. 16. DETERMINATION OF BUDGETARY EFFECTS.

9 The budgetary effects of this Act, for the purpose of 10 complying with the Statutory Pay-As-You-Go Act of 2010, 11 shall be determined by reference to the latest statement 12 titled "Budgetary Effects of PAYGO Legislation" for this 13 Act, submitted for printing in the Congressional Record 14 by the Chairman of the House Budget Committee, pro-15 vided that such statement has been submitted prior to the 16 vote on passage.