(Original Signature of Member)

119TH CONGRESS 1ST SESSION



To reduce the regulatory burden on certain well managed and well capitalized financial institutions, and for other purposes.

## IN THE HOUSE OF REPRESENTATIVES

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

## A BILL

- To reduce the regulatory burden on certain well managed and well capitalized financial institutions, and for other purposes.
  - 1 Be it enacted by the Senate and House of Representa-
  - 2 tives of the United States of America in Congress assembled,

## **3** SECTION 1. SHORT TITLE.

- 4 This Act may be cited as the "Supervisory Modifica-
- 5 tions for Appropriate Risk-based Testing Act of 2025" or
- 6 the "SMART Act of 2025".

1	SEC. 2. EXAMINATION RELIEF FOR CERTAIN WELL MAN-
2	AGED AND WELL CAPITALIZED FINANCIAL IN-
3	STITUTIONS.
4	(a) INSURED DEPOSITORY INSTITUTIONS.—Section
5	$10(\mathrm{d})$ of the Federal Deposit Insurance Act (12 U.S.C.
6	1820(d)) is amended by adding at the end the following:
7	"(11) Examination relief for certain
8	WELL MANAGED AND WELL CAPITALIZED INSURED
9	DEPOSITORY INSTITUTIONS.—
10	"(A) IN GENERAL.—The following shall
11	apply to a well managed and well capitalized in-
12	sured depository institution with
13	\$6,000,000,000 or less in consolidated assets:
14	"(i) Alternating limited-scope
15	EXAMINATIONS.—After an insured deposi-
16	tory institution receives a full-scope, on-
17	site examination from the appropriate Fed-
18	eral banking agency, the next examination
19	of the insured depository institution by the
20	appropriate Federal banking agency shall
21	be a limited-scope examination, as deter-
22	mined by the appropriate Federal banking
23	agency.
24	"(ii) Combined examinations.—If
25	an insured depository institution is other-
26	wise subject to separate safety and sound-

1	ness examinations, consumer compliance
2	examinations, and information technology
3	and cybersecurity examinations, the appro-
4	priate Federal banking agency shall, upon
5	request of the insured depository institu-
6	tion, combine two or three such examina-
7	tions, as specified by the insured deposi-
8	tory institution, and carry them out at the
9	same time.
10	"(B) EXCEPTION.—Subparagraph (A)
11	shall not apply to an insured depository institu-
12	tion if—
13	"(i) the insured depository institution
14	is currently subject to a formal enforce-
15	ment proceeding or order by the Corpora-
16	tion or the appropriate Federal banking
17	agency; or
18	"(ii) a person acquired control of the
19	insured depository institution since the
20	most recent full-scope, on-site examination
21	of the insured depository institution from
22	the appropriate Federal banking agency.
23	"(C) RULEMAKING.—Not later than 12
24	months after the date of enactment of this
25	paragraph, the Federal banking agencies shall

1	issue rules to carry out subparagraph (A), in-
2	cluding, with respect to an insured depository
3	institution described under subparagraph (A),
4	to—
5	"(i) establish procedures for the lim-
6	ited-scope examinations described in sub-
7	paragraph (A)(i);
8	"(ii) establish procedures for review-
9	ing insured depository institutions that—
10	"(I) experience material changes
11	in financial condition or operational
12	risk profile between scheduled exami-
13	nations; or
14	"(II) have failed to comply with
15	Federal or State banking laws and
16	regulations; and
17	"(iii) balance the goals of streamlining
18	the examination cycle for individual in-
19	sured depository institutions and reducing
20	unnecessary regulatory burdens while
21	maintaining sufficient oversight to ensure
22	the continued safety and soundness of the
23	insured depository institutions and compli-
24	ance with all applicable laws and regula-
25	tions.

1	"(D) RULE OF CONSTRUCTION.—Nothing
2	in this paragraph may be construed to limit the
3	authority of a Federal banking agency to con-
4	duct off-site monitoring, targeted reviews, or
5	additional full-scope, on-site examinations of an
6	insured depository institution if the Federal
7	banking agency determines such monitoring, re-
8	views, or examinations are necessary to ensure
9	safety and soundness or compliance with appli-
10	cable laws.
11	"(E) DEFINITIONS.—In this paragraph:
12	"(i) Consumer compliance exam-
13	INATION.—The term 'consumer compliance
14	examination' means an examination to as-
15	sess compliance with the requirements of
16	Federal consumer financial law (as such
17	term is defined in section 1002 of the Con-
18	sumer Financial Protection Act of 2010).
19	"(ii) Well capitalized.—The term
20	'well capitalized' has the meaning given
21	that term in section 38(b).
22	"(iii) Well Managed.—With respect
23	to an insured depository institution, the
24	term 'well managed' means that, when the
25	institution was most recently examined by

the appropriate Federal banking agency,
 the institution was found to be well man aged, and the institution's composite condi tion was found to be satisfactory or out standing.".

6 (b) INSURED CREDIT UNIONS.—Section 204 of the
7 Federal Credit Union Act (12 U.S.C. 1784) is amended
8 by adding at the end the following:

9 "(h) EXAMINATION RELIEF FOR CERTAIN WELL
10 MANAGED AND WELL CAPITALIZED INSURED CREDIT
11 UNIONS.—

12 "(1) IN GENERAL.—The following shall apply to
13 a well managed and well capitalized insured credit
14 union with \$6,000,000,000 or less in consolidated
15 assets:

"(A) ALTERNATING LIMITED-SCOPE EX-16 17 AMINATIONS.—After an insured credit union re-18 ceives a full-scope, on-site examination from the 19 National Credit Union Administration, the next 20 examination of the insured credit union by the 21 National Credit Union Administration shall be 22 a limited-scope examination, as determined by 23 the National Credit Union Administration.

24 "(B) COMBINED EXAMINATIONS.—If an
25 insured credit union is otherwise subject to sep-

1 arate safety and soundness examinations, con-2 sumer compliance examinations, and informa-3 tion technology and cybersecurity examinations, the National Credit Union Administration shall, 4 5 upon request of the insured credit union, com-6 bine two or three such examinations, as speci-7 fied by the insured credit union, and carry them 8 out at the same time. 9 "(2) EXCEPTION.—Paragraph (1) shall not 10 apply to an insured credit union if the insured credit 11 union is currently subject to a formal enforcement 12 proceeding or order by the National Credit Union Administration. 13 14 "(3) RULEMAKING.—Not later than 12 months 15 after the date of enactment of this subsection, the National Credit Union Administration shall issue 16 17 rules to carry out paragraph (1), including, with re-18 spect to an insured credit union described under 19 paragraph (1), to— "(A) establish procedures for the limited-20 21 scope examinations described in paragraph

(1)(A);

23 "(B) establish procedures for reviewing in24 sured credit unions that—

1	"(i) experience material changes in fi-
2	nancial condition or operational risk profile
3	between scheduled examinations; or
4	"(ii) have failed to comply with Fed-
5	eral or State banking laws and regulations;
6	and
7	"(C) balance the goals of streamlining the
8	examination cycle for individual insured credit
9	unions and reducing unnecessary regulatory
10	burdens while maintaining sufficient oversight
11	to ensure the continued safety and soundness of
12	the insured credit unions and compliance with
13	all applicable laws and regulations.
14	"(4) RULE OF CONSTRUCTION.—Nothing in
15	this subsection may be construed to limit the author-
16	ity of the National Credit Union Administration to
17	conduct off-site monitoring, targeted reviews, or ad-
18	ditional full-scope, on-site examinations of an in-
19	sured credit union if the National Credit Union Ad-
20	ministration determines such monitoring, reviews, or
21	examinations are necessary to ensure safety and
22	soundness or compliance with applicable laws.
23	"(5) DEFINITIONS.—In this paragraph:
24	"(A) Consumer compliance examina-
25	TION.—The term 'consumer compliance exam-

1	ination' means an examination to assess compli-
2	ance with the requirements of Federal con-
3	sumer financial law (as such term is defined in
4	section 1002 of the Consumer Financial Protec-
5	tion Act of 2010).
6	"(B) Well capitalized.—The term 'well
7	capitalized' has the meaning given that term in
8	section 216(c).
9	"(C) Well managed.—With respect to
10	an insured credit union, the term 'well man-
11	aged' means that, when the credit union was
12	most recently examined by the National Credit
13	Union Administration, the credit union was
14	found to be well managed, and the credit
15	union's composite condition was found to be
16	satisfactory or outstanding.".