(Original Signature of Member)	

117TH CONGRESS 2D SESSION

H.R.

To amend the Community Reinvestment Act of 1977 to improve the assessment process for financial institutions under that Act, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Ms.	WATERS	introduced	the t	following	bill;	which	was	referred	to	the
	Com	${\rm mittee\ on\ _}$								

A BILL

To amend the Community Reinvestment Act of 1977 to improve the assessment process for financial institutions under that Act, 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 "Making Communities
- 5 Stronger through the Community Reinvestment Act".
- 6 SEC. 2. FINDING.
- 7 The Congress finds that Senator William Proxmire,
- 8 who authored the Community Reinvestment Act of 1977

1	legislation, testified when discussing its purpose: "By red-
2	liningI am talking about the fact that banks and savings
3	and loans will take their deposits from a community and
4	instead of reinvesting them in that community, they will
5	actually or figuratively draw a red line on a map around
6	the areas of their city, sometimes in the inner city, some-
7	times in the older neighborhoods, sometimes ethnic and
8	sometimes black, but often encompassing a great area of
9	their neighborhood.".
10	SEC. 3. ASSESSMENT OF COMMUNITY SERVICE.
11	(a) In General.—Section 804 of the Community
12	Reinvestment Act of 1977 (12 U.S.C. 2903) is amended
13	by adding at the end the following:
14	"(e) Assessment of Community Service.—
15	"(1) IN GENERAL.—In assessing and taking
16	into account, under subsection (a), any community
17	service or charity work performed by the executives,
18	board members, and employees of a financial institu-
19	tion, the appropriate Federal financial supervisory
20	agency may not give any credit for such service or
21	work unless—
22	"(A) the executives, board members, and
23	employees performing such service or work were
24	acting as representatives of the financial insti-

1	tution at the time the service or work were per-
2	formed;
3	"(B) with respect to a financial institution
4	with total consolidated assets of at least
5	\$2,000,000,000, the financial institution—
6	"(i) collects and maintains relevant
7	information with respect to the community
8	service and charity work of the financial
9	institution, in a format prescribed by the
10	appropriate Federal financial supervisory
11	agency; and
12	"(ii) reports such information on an
13	annual basis to the appropriate Federal fi-
14	nancial supervisory agency; and
15	"(C) the financial institution demonstrates
16	the impact of the community service or charity
17	work on low- and moderate-income neighbor-
18	hoods, including whether the community service
19	or charity work—
20	"(i) serves persistent poverty counties;
21	"(ii) serves geographic areas with low
22	levels of community development financing
23	"(iii) supports a minority depository
24	institution, women's depository institution,
25	low-income credit union, or a community

1	development financial institution certified
2	by the Secretary of the Treasury;
3	"(iv) serves low-income individuals
4	and families;
5	"(v) supports small businesses or
6	small farms with gross annual revenues of
7	\$250,000 or less;
8	"(vi) directly facilitates the acquisi-
9	tion, construction, development, preserva-
10	tion, or improvement of affordable housing
11	in high opportunity areas;
12	"(vii) benefits Native communities,
13	such as—
14	"(I) revitalization activities in
15	Native Land Areas;
16	"(II) essential community facili-
17	ties in Native Land Areas;
18	"(III) essential community infra-
19	structure in Native Land Areas; and
20	"(IV) disaster preparedness and
21	climate resiliency activities in Native
22	Land Areas;
23	"(viii) reflects a high degree of en-
24	gagement with community partners, and

1	are highly responsive to the needs of low-
2	income communities;
3	"(ix) result in a new community devel-
4	opment financing product or service that
5	addresses community development needs
6	for low- or moderate-income individuals
7	and families; or
8	"(x) serves limited English proficient
9	communities.
10	"(2) Definitions.—In this subsection:
11	"(A) COMMUNITY DEVELOPMENT FINAN-
12	CIAL INSTITUTION.—The term 'community de-
13	velopment financial institution' has the meaning
14	given that term under section 103 of the Riegle
15	Community Development and Regulatory Im-
16	provement Act of 1994 (12 U.S.C. 4702).
17	"(B) High opportunity area.—The
18	term 'high opportunity area' means an area—
19	"(i) designated by—
20	"(I) the Secretary of Housing
21	and Urban Development as a Difficult
22	Development Area; or
23	"(II) a State or local qualified al-
24	location plan as a high opportunity
25	area; and

1	"(ii) with a poverty rate below—
2	"(I) 10 percent, with respect to a
3	metropolitan area; or
4	"(II) 15 percent, with respect to
5	an area that is not a metropolitan
6	area.
7	"(C) NATIVE LAND AREA.—The term 'Na-
8	tive Land Area' means—
9	"(i) all land within the limits of any
10	Indian reservation under the jurisdiction of
11	the Federal Government, as described in
12	section 1151(a) of title 18, United States
13	Code;
14	"(ii) all dependent Indian commu-
15	nities within the borders of the United
16	States whether within the original or sub-
17	sequently acquired territory thereof, and
18	whether within or without the limits of a
19	State, as described in section 1151(b) of
20	title 18, United States Code;
21	"(iii) all Indian allotments, the Indian
22	titles to which have not been extinguished,
23	including rights-of-way running through
24	the same, as defined in section 1151(c) of
25	title 18, United States Code;

1	"(iv) any land held in trust by the
2	United States for Native Americans, as de-
3	scribed in section 3765(1)(A) of title 38,
4	United States Code;
5	"(v) reservations established by a
6	State government for a Tribe or Tribes
7	recognized by the State;
8	"(vi) any Alaska Native village as de-
9	fined in section 3 of the Alaska Native
10	Claims Settlement Act (43 U.S.C. 1602);
11	"(vii) lands that have the status of
12	Hawaiian Home Lands as defined in sec-
13	tion 204 of the Hawaiian Homes Commis-
14	sion Act, 1920 (42 Stat. 108);
15	"(viii) areas defined by the Bureau of
16	the Census as Alaska Native Village Sta-
17	tistical Areas, Oklahoma Tribal Statistical
18	Areas, Tribal-Designated Statistical Areas,
19	or American Indian Joint-Use Areas; and
20	"(ix) land areas of State-recognized
21	Indian tribes and heritage groups that are
22	defined and recognized by individual States
23	and included in the annual Boundary and
24	Annexation Survey of the Bureau of the
25	Census.

1	"(D) Persistent Poverty County.—
2	Term 'persistent poverty county' means a coun-
3	ty that has had poverty rates of 20 percent or
4	more for the past 30 years, as measured by the
5	most recent decennial censuses.".
6	(b) Effective Date.—Section 804(e) of the Com-
7	munity Reinvestment Act of 1977, as added by subsection
8	(a), shall take effect after the end of the 90-day period
9	beginning on the date of enactment of this Act.
10	SEC. 4. TREATMENT OF ILLEGAL AND DISCRIMINATORY
11	ACTIVITY.
12	Section 804 of the Community Reinvestment Act of
13	1977 (12 U.S.C. 2903), as amended by section 3, is fur-
14	ther amended by adding at the end the following:
14 15	ther amended by adding at the end the following: "(f) TREATMENT OF ILLEGAL OR DISCRIMINATORY
15	•
15	"(f) Treatment of Illegal or Discriminatory
15 16	"(f) Treatment of Illegal or Discriminatory Activity.—
15 16 17	"(f) Treatment of Illegal or Discriminatory Activity.— "(1) In general.—In assessing and taking
15 16 17 18	"(f) Treatment of Illegal or Discriminatory Activity.— "(1) In General.—In assessing and taking into account, under subsection (a), the record of a
15 16 17 18 19	"(f) Treatment of Illegal or Discriminatory Activity.— "(1) In General.—In assessing and taking into account, under subsection (a), the record of a financial institution, the appropriate Federal finan-
15 16 17 18 19 20	"(f) Treatment of Illegal or Discriminatory Activity.— "(1) In General.—In assessing and taking into account, under subsection (a), the record of a financial institution, the appropriate Federal financial supervisory agency shall give negative credit for
15 16 17 18 19 20 21	"(f) Treatment of Illegal or Discriminatory Activity.— "(1) In General.—In assessing and taking into account, under subsection (a), the record of a financial institution, the appropriate Federal financial supervisory agency shall give negative credit for any activity of the financial institution, a subsidiary
15 16 17 18 19 20 21	"(f) Treatment of Illegal or Discriminatory Activity.— "(1) In General.—In assessing and taking into account, under subsection (a), the record of a financial institution, the appropriate Federal financial supervisory agency shall give negative credit for any activity of the financial institution, a subsidiary of the financial institution, or an entity partnering

1	"(A) activity that harms, including by dis-
2	placing, residents of low- and moderate-income
3	neighborhoods;
4	"(B) any violation of Federal law, regard-
5	less of whether the violation is credit-related or
6	not, including any violation of section 987(b) of
7	title 10, United States Code (commonly re-
8	ferred to as the 'Military Lending Act'), the
9	Servicemembers Civil Relief Act, or prohibitions
10	against unfair, deceptive, or abusive acts or
11	practices;
12	"(C) any violation of State law; and
13	"(D) any evidence of discriminatory prac-
14	tices obtained by—
15	"(i) the Bureau of Consumer Finan-
16	cial Protection as a part of the Bureau's
17	regular supervision of the financial institu-
18	tion, subsidiary, or entity; and
19	"(ii) the Department of Housing and
20	Urban Development.
21	"(2) Considerations.—In determining the
22	treatment of any illegal or discriminatory activity de-
23	scribed under paragraph (1), the appropriate Fed-
24	eral financial supervisory agency shall consider—
25	"(A) the root cause of the activity;

1	"(B) the severity of the harm to individ-
2	uals and communities as a result of the activity;
3	"(C) the duration of time of the activity;
4	and
5	"(D) the pervasiveness of the activity.
6	"(3) Treatment on tests and overall as-
7	SESSMENT.—If, in performing an assessment of a fi-
8	nancial institution under subsection (a), the appro-
9	priate Federal financial supervisory agency uses sep-
10	arate tests or other evaluations as part of the cal-
11	culation of the overall assessment, the agency shall
12	give negative credit on both the overall assessment
13	and any applicable test or evaluation.".
14	SEC. 5. COMMUNITY ADVISORY COMMITTEES.
15	Section 804 of the Community Reinvestment Act of
16	1977 (12 U.S.C. 2903), as amended by section 4, is fur-
17	ther amended by adding at the end the following:
18	"(g) Community Advisory Committees.—
19	"(1) In general.—Each financial institution
20	shall form a separate Community Advisory Com-
21	mittee (which shall be composed of a diverse set of
22	consumer, housing, community development, and
23	other stakeholder groups representing the applicable
24	metropolitan statistical area) in each of the fol-
25	lowing:

1	"(A) With respect to a financial institution
2	with consolidated assets equal to or greater
3	than \$2,000,000,000, each metropolitan statis-
4	tical area where the financial institution or any
5	subsidiaries of the financial institution have a
6	branch or other facility (including an automated
7	teller machine) and each metropolitan statistical
8	area where the financial institution has a sub-
9	stantial number of customers who maintain de-
10	posit accounts with the financial institution.
11	"(B) With respect to a financial institution
12	with consolidated assets of less than
13	\$2,000,000,000, each State where the financial
14	institution or any subsidiaries of the financial
15	institution are located.
16	"(2) Quarterly consultation.—The execu-
17	tives of a financial institution shall meet with all the
18	financial institution's Community Advisory Commit-
19	tees on a quarterly basis—
20	"(A) to discuss the financial institution's
21	current work to meet the credit and deposit
22	needs of low- and moderate-income individuals
23	and underserved communities, persons with dis-
24	abilities, LGBTQ+ communities, and Chinese,
25	Asian Indian, Filipino, Japanese, Korean, Viet-

1	namese, Pakistani, Cambodian, Hmong, Lao-
2	tian, Thai, Taiwanese, Burmese, Bangladeshi,
3	Nepalese, Indonesian, Malaysian, Hispanic or
4	Latino, Black or African American, American
5	Indian and Alaska Native, Native Hawaiian,
6	Samoan, Chamorro, Tongan, iTaukei,
7	Marshallese, and Other Pacific Islander com-
8	munities, as applicable to the financial institu-
9	tion's geographic areas;
10	"(B) with respect to a financial institution
11	with consolidated assets equal to or greater
12	than \$2,000,000,000, to assist the executives in
13	developing and updating a plan for how the in-
14	stitution will work to meet the credit needs of
15	the institution's entire community, including
16	low- and moderate-income neighborhoods; and
17	"(C) to discuss the institution's data
18	(which shall be disaggregated by Chinese, Asian
19	Indian, Filipino, Japanese, Korean, Vietnamese,
20	Pakistani, Cambodian, Hmong, Laotian, Thai,
21	Taiwanese, Burmese, Bangladeshi, Nepalese,
22	Indonesian, Malaysian, Hispanic or Latino,
23	Black or African American, American Indian
24	and Alaska Native, and Native Hawaiian, Sa-
25	moan, Chamorro, Tongan, iTaukei, Marshallese

1	and Other Pacific Islander communities, as ap-
2	plicable to the financial institution's geographic
3	areas) on—
4	"(i) mortgage lending and lending to
5	small businesses and small farms; and
6	"(ii) retail products and services;
7	"(iii) community development services;
8	and
9	"(iv) community development financ-
10	ing.
11	"(3) Specific consultations.—In addition to
12	the quarterly consultations required under para-
13	graph (2), the executives of a financial institution
14	with consolidated assets of more than
15	\$2,000,000,000 shall meet with the Community Ad-
16	visory Committee before—
17	"(A) the financial institution applies for a
18	merger or acquisition;
19	"(B) the financial institution, or any sub-
20	sidiary of the financial institution, applies for
21	deposit insurance;
22	"(C) the financial institution applies to
23	open a new branch or to relocate an existing
24	branch; or

1	"(D) the financial institution provides no-
2	tice that it would close of a branch or other fa-
3	cility.".
4	SEC. 6. CONSIDERATION OF LENDING IN PARTNERSHIP
5	WITH NON-DEPOSITORY LENDERS.
6	Section 804 of the Community Reinvestment Act of
7	1977 (12 U.S.C. 2903), as amended by section 5, is fur-
8	ther amended by adding at the end the following:
9	"(h) Consideration of Lending in Partnership
10	WITH NON-DEPOSITORY LENDERS.—
11	"(1) In general.—As part of assessing a fi-
12	nancial institution under subsection (a), the appro-
13	priate Federal financial supervisory agency shall
14	evaluate the financial institution's performance in
15	originating small farm loans, consumer loans (in-
16	cluding residential mortgages, unsecured installment
17	loans, advances, and lines of credit), and loans for
18	small businesses (including unsecured installment
19	loans, advances, and lines of credit) in partnership
20	with one or more non-depository lenders.
21	"(2) Affordability and sustainability.—
22	In making the evaluation described under paragraph
23	(1), the appropriate Federal financial supervisory
24	agency shall consider the affordability and sustain-

1	ability of the loan originations made in partnership
2	with one or more non-depository lenders.
3	"(3) Definitions.—In this subsection:
4	"(A) Non-depository lender.—The
5	term 'non-depository lender' means a lender
6	that is not an insured depository institution (as
7	defined in section 3 of the Federal Deposit In-
8	surance Act (12 U.S.C. 1813)).
9	"(B) SMALL BUSINESS.—The term 'small
10	business' means a small business concern (as
11	defined under section 3 of the Small Business
12	Act (15 U.S.C. 632)), except such term shall
13	not include any small business concern with
14	gross annual revenue of greater than
15	\$5,000,000 for the preceding fiscal year.
16	"(C) SMALL FARM LOAN.—The term
17	'small farm loan' means a loan—
18	"(i) originated in an amount of
19	\$500,000 or less; and
20	"(ii) that is reported as a—
21	"(I) loan to finance agricultural
22	production and other loan to farmers;
23	or
24	"(II) loan secured by farmland.".

1	SEC. 7. CONSIDERATION OF SMALL HOME MORTGAGE
2	LENDING.
3	Section 804 of the Community Reinvestment Act of
4	1977 (12 U.S.C. 2903), as amended by section 6, is fur-
5	ther amended by adding at the end the following:
6	"(i) Consideration of Small Home Mortgage
7	Lending.—
8	"(1) In general.—As part of assessing a fi-
9	nancial institution under subsection (a), the appro-
10	priate Federal financial supervisory agency shall
11	evaluate the financial institution's performance in
12	facilitating home mortgage lending targeted to low-
13	and moderate-income borrowers in a safe and sound
14	manner, including—
15	"(A) small-dollar, first-lien mortgages of
16	\$100,000 or less in value that facilitate a home
17	purchase or help a borrower to refinance an ex-
18	isting mortgage; and
19	"(B) mortgages of any size originated in
20	cooperation with a minority depository institu-
21	tion, women's depository institution, low-income
22	credit union, or a community development fi-
23	nancial institution certified by the Secretary of
24	the Treasury (as defined under section 103 of
25	the Riegle Community Development and Regu-
26	latory Improvement Act of 1994).

1	"(2) Data collection and reporting by
2	LARGE FINANCIAL INSTITUTIONS.—
3	"(A) In general.—Each large financial
4	institution shall collect, maintain, and report to
5	the appropriate Federal financial supervisory
6	agency—
7	"(i) mortgage loan data needed to cal-
8	culate retail lending volume and distribu-
9	tion metrics;
10	"(ii) information related to demo-
11	graphics of borrowers, including the in-
12	come, gender identity, sexual orientation,
13	race, and ethnicity of mortgage applicants;
14	"(iii) the number of mortgage loans
15	originated with a value of \$100,000 or
16	less, as well as the demographics of bor-
17	rowers, including income, gender, race, and
18	ethnicity; and
19	"(iv) if the financial institution has a
20	special purpose credit program that fo-
21	cuses on borrowers from Hispanic or
22	Latino, Black or African American, Chi-
23	nese, Asian Indian, Filipino, Japanese, Ko-
24	rean, Vietnamese, Pakistani, Cambodian,
25	Hmong, Laotian, Thai, Taiwanese, Bur-

1	mese, Bangladeshi, Nepalese, Indonesian,
2	Malaysian, American Indian and Alaska
3	Native, Native Hawaiian, Samoan,
4	Chamorro, Tongan, iTaukei, Marshallese,
5	and Other Pacific Islander communities,
6	all mortgage loans originated by the finan-
7	cial institution under such program that
8	are made for the purpose of a home pur-
9	chase or to refinance a mortgage loan
10	made for the purpose of a home purchase.
11	"(B) Template.—The appropriate Fed-
12	eral financial supervisory agencies shall, jointly,
13	issue rules to establish a template that large fi-
14	nancial institutions shall use to collect informa-
15	tion required to be collected under this para-
16	graph.
17	"(3) Additional consideration of small
18	DOLLAR MORTGAGES BY SMALL AND INTERMEDIATE
19	FINANCIAL INSTITUTIONS.—
20	"(A) In general.—As part of assessing a
21	small or intermediate financial institution under
22	subsection (a), the appropriate Federal finan-
23	cial supervisory agency shall, at the request of
24	the financial institution, provide additional con-
25	sideration of any mortgages extended by the fi-

1	nancial institution that are small-dollar mort-
2	gages of \$100,000 or less in value that facili-
3	tate a home purchase or help a borrower to re-
4	finance an existing mortgage.
5	"(B) RATING ADJUSTMENT.—If the appro-
6	priate Federal financial supervisory agency
7	planned to assign a rating under section
8	807(b)(2) to a small or intermediate financial
9	institution of 'Satisfactory record of meeting
10	community credit needs', the appropriate Fed-
11	eral financial supervisory agency may, after the
12	additional consideration described under sub-
13	paragraph (A), change such rating to 'Out-
14	standing record of meeting community credit
15	needs', if the appropriate Federal financial su-
16	pervisory agency determines such change is ap-
17	propriate.
18	"(4) Definitions.—The Board of Governors
19	of the Federal Reserve System, the Comptroller of
20	the Currency, and the Federal Deposit Insurance
21	Corporation shall, jointly, define the terms 'large fi-
22	nancial institution' and 'small or intermediate finan-
23	cial institution' for purposes of this subsection.".

1	SEC. 8. STUDY ON DISCRIMINATION AND DISPARITIES IN
2	ACCESS TO CREDIT.
3	The Community Reinvestment Act of 1977 (12
4	U.S.C. 2901 et seq.) is amended by adding at the end
5	the following:
6	"SEC. 810. STUDY ON DISCRIMINATION AND DISPARITIES IN
7	ACCESS TO CREDIT.
8	"(a) Study.—Not later than the end of the 2-year
9	period beginning on the date of enactment of this section,
10	and every 2 years thereafter, the appropriate Federal fi-
11	nancial supervisory agencies shall, jointly, and in consulta-
12	tion with such other Federal or State agencies as the ap-
13	propriate Federal financial supervisory agencies determine
14	appropriate, complete an interagency statistical study to
15	identify metropolitan areas and rural counties that either
16	experience ongoing discrimination or exhibit significant ra-
17	cial disparities in access to credit for any racial or ethnic
18	group.
19	"(b) Use of Data.—In carrying out each study re-
20	quired under subsection (a), the appropriate Federal fi-
21	nancial supervisory agencies shall make use of—
22	"(1) data obtained under the Home Mortgage
23	Disclosure Act of 1975;
24	"(2) data obtained under section 704B of the
25	Equal Credit Opportunity Act;
26	"(3) available State data; and

1	"(4) information contained in public litigation
2	against regulated financial institutions for redlining
3	or lending discrimination (including litigation initi-
4	ated by the Bureau of Consumer Financial Protec-
5	tion, the Department of Housing and Urban Affairs,
6	the Department of Justice, or by private parties).
7	"(c) Report.—Upon the completion of each study
8	required under subsection (a), the appropriate Federal fi-
9	nancial supervisory agencies shall, jointly, issue a report
10	to the Committee on Financial Services of the House of
11	Representatives and the Committee on Banking, Housing,
12	and Urban Affairs of the Senate, containing—
13	"(1) all findings and determinations made in
14	carrying out the study; and
15	"(2) policy recommendations to remedy the dis-
16	crimination and disparities identified in the study.".