113TH CONGRESS 2D Session



To provide regulatory easement for lending institutions that enable a vibrant economy.

IN THE SENATE OF THE UNITED STATES

Mr. KING introduced the following bill; which was read twice and referred to the Committee on _____

A BILL

To provide regulatory easement for lending institutions that enable a vibrant economy.

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 (a) SHORT TITLE.—This Act may be cited as the
5 "Regulatory Easement for Lending Institutions that En6 able a Vibrant Economy Act of 2014" or the "RELIEVE
7 Act".

8 (b) TABLE OF CONTENTS.—The table of contents for

9 this Act is as follows:

Sec. 1. Short title.

TITLE I—EXPANSION OF SMALL BANK HOLDING COMPANY POLICY STATEMENT DEFINITION

- Sec. 101. Changes required to small bank holding company policy statement on assessment of financial and managerial factors.
- Sec. 102. Conforming Amendment.
- Sec. 103. Definitions.

TITLE II—QUALIFIED MORTGAGES FOR RURAL LENDERS

Sec. 201. Qualified mortgages for rural lenders.

TITLE III—INSURANCE OF AMOUNTS HELD ON BEHALF OF OTHERS

Sec. 301. Insurance of amounts held on behalf of others.

TITLE I—EXPANSION OF SMALL BANK HOLDING COMPANY POLICY STATEMENT DEFINI TION

5 SEC. 101. CHANGES REQUIRED TO SMALL BANK HOLDING
6 COMPANY POLICY STATEMENT ON ASSESS7 MENT OF FINANCIAL AND MANAGERIAL FAC8 TORS.

9 (a) IN GENERAL.—Before the end of the 6-month period beginning on the date of the enactment of this Act, 10 11 the Board of Governors of the Federal Reserve System 12 (hereafter in this Act referred to as the "Board") shall 13 publish in the Federal Register proposed revisions to the Small Bank Holding Company Policy Statement on As-14 sessment of Financial and Managerial Factors (12 CFR 15 Part 225 Appendix C) that provide that the policy shall 16 17 apply to bank holding companies and savings and loan

holding companies which have pro forma consolidated as sets of less than \$1,000,000,000 and that—

3 (1) are not engaged in significant nonbanking
4 activities either directly or through a nonbank sub5 sidiary;

6 (2) do not conduct significant off-balance sheet
7 activities (including securitization and asset manage8 ment or administration) either directly or through a
9 nonbank subsidiary; and

10 (3) do not have a material amount of debt or
11 equity securities outstanding (other than trust pre12 ferred securities) that are registered with the Securi13 ties and Exchange Commission.

(b) EXCLUSIONS.—The Board may exclude any bank
holding company or savings and loan holding company, regardless of asset size, from the policy statement under
subsection (a) if the Board of determines that such action
is warranted for supervisory purposes.

19 SEC. 102. CONFORMING AMENDMENT.

Section 171(b)(5)(C) of the Dodd-Frank Wall Street
Reform and Consumer Protection Act (12 U.S.C.
5371(b)(5)(C)) is amended by inserting "or small savings
and loan holding company" after "any small bank holding
company".

1 SEC. 103. DEFINITIONS.

2 For the purposes of this title:

3 (a) BANK HOLDING COMPANY.—The term "bank
4 holding company" has the same meaning as in section 2
5 of the Bank Holding Company Act of 1956 (12 U.S.C.
6 1841).

7 (b) SAVINGS AND LOAN HOLDING.—The term "sav8 ings and loan holding company" has the same meaning
9 as in section 10(a) of the Home Owners' Loan Act (12
10 U.S.C. 1467a(a)).

11 TITLE II—QUALIFIED MORT12 GAGES FOR RURAL LENDERS

13 SEC. 201. QUALIFIED MORTGAGES FOR RURAL LENDERS.

14 Section 129C(b)(2) of the Truth in Lending Act (15
15 U.S.C. 1639c(b)(2)) is amended—

16 (1) in subparagraph (E)(vi)(II), by striking "a
17 limit set by the Board" and inserting "1,000 per
18 year"; and

19 (2) by inserting after subparagraph (E) the fol-20 lowing:

21 "(F) RURAL.—The term 'rural' means any
22 area other than—

23 "(i) a city or town that has a popu24 lation of greater than 50,000 inhabitants;
25 and

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"(ii) any urbanized area contiguous

2 and adjacent to a city or town described in 3 clause (i).". TITLE **III—INSURANCE** OF 4 AMOUNTS HELD ON BEHALF 5 **OF OTHERS** 6 7 SEC. 301. INSURANCE OF AMOUNTS HELD ON BEHALF OF 8 **OTHERS.** 9 Section 207(k) of the Federal Credit Union Act (12) U.S.C. 1787(k)) is amended— 10 11 (1) in paragraph (1)(A)— 12 (A) by inserting after "payable to any member" the following: ", or to any person with 13 14 funds lawfully held in a member account,"; and 15 (B) by striking "and paragraphs (5) and 16 (6)"; 17 (2) in paragraph (2)(A), by striking "(as deter-18 mined under paragraph (5))"; 19 (3) by redesignating paragraph (5) as para-20 graph (6); and 21 (4) by inserting after paragraph (4) the fol-22 lowing: 23 "(5) COVERAGE FOR INTEREST ON LAWYERS 24 TRUST ACCOUNTS AND OTHER SIMILAR ESCROW AC-25 COUNTS.---

1	"(A) PASS-THROUGH INSURANCE.—The
2	Administration shall provide pass-through share
3	insurance for the deposits or shares of any in-
4	terest on lawyers trust account (commonly re-
5	ferred to as 'IOLTA') or other similar escrow
6	accounts.
7	"(B) TREATMENT OF IOLTAS.—
8	"(i) TREATMENT AS ESCROW AC-
9	COUNTS.—For share insurance purposes,
10	IOLTAs are treated as escrow accounts.
11	"(ii) TREATMENT AS MEMBER AC-
12	COUNTS.—IOLTAs and other similar es-
13	crow accounts are considered member ac-
14	counts for purposes of paragraph (1), if
15	the attorney administering the IOLTA or
16	the escrow agent administering the escrow
17	account is a member of the insured credit
18	union in which the funds are held.
19	"(C) DEFINITIONS.—For purposes of this
20	paragraph:
21	"(i) INTEREST ON LAWYERS TRUST
22	ACCOUNT.—The terms 'interest on lawyers
23	trust account' or 'IOLTA' mean a system
24	in which lawyers place certain client funds
25	in interest-bearing or dividend-bearing ac-

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1	counts, with the interest or dividends then
2	used to fund programs such as legal serv-
3	ice organizations who provide services to
4	clients in need.
5	"(ii) Pass-through share insur-
6	ANCE.—The term 'pass-through share in-
7	surance' means, with respect to IOLTAs
8	and other similar escrow accounts, insur-
9	ance coverage based on the interest of each
10	person on whose behalf funds are held in
11	such accounts by the attorney admin-
12	istering the IOLTA or the escrow agent
13	administering a similar escrow account, in
14	accordance with regulations issued by the
15	Administration.
16	"(D) RULE OF CONSTRUCTION.—No provi-
17	sion of this paragraph shall be construed as au-
18	thorizing an insured credit union to accept the
19	deposits of an IOLTA or similar escrow account
20	in an amount greater than such credit union is
21	authorized to accept under any other provision
22	of Federal or State law.".