Suspend the Rules and Pass the Bill, H.R. 4067, with an Amendment

(The amendment strikes all after the enacting clause and inserts a new text)

116TH CONGRESS 1ST SESSION

## H. R. 4067

To amend the Consumer Financial Protection Act of 2010 to direct the Office of Community Affairs to identify causes leading to, and solutions for, under-banked, un-banked, and underserved consumers, and for other purposes.

## IN THE HOUSE OF REPRESENTATIVES

July 25, 2019

Mr. DAVID SCOTT of Georgia (for himself and Mr. DUFFY) introduced the following bill; which was referred to the Committee on Financial Services

## A BILL

To amend the Consumer Financial Protection Act of 2010 to direct the Office of Community Affairs to identify causes leading to, and solutions for, under-banked, unbanked, and underserved consumers, 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 "Financial Inclusion
- 5 in Banking Act of 2019".

1	SEC. 2. OFFICE OF COMMUNITY AFFAIRS DUTIES WITH RE-
2	SPECT TO UNDER-BANKED, UN-BANKED, AND
3	UNDERSERVED CONSUMERS.
4	Section 1013(b)(2) of the Consumer Financial Pro-
5	tection Act of 2010 (12 U.S.C. 5493(b)(2)) is amended—
6	(1) by striking "The Director shall establish a
7	unit" and inserting the following:
8	"(A) IN GENERAL.—The Director shall es-
9	tablish a unit to be known as the 'Office of
10	Community Affairs'"; and
11	(2) by adding at the end the following:
12	"(B) Duties related to under-
13	BANKED, UN-BANKED, AND UNDERSERVED
14	CONSUMERS.—
15	"(i) IN GENERAL.—The Office of
16	Community Affairs shall—
17	"(I) lead coordination of research
18	to identify any causes and challenges
19	contributing to the decision of individ-
20	uals who, and households that, do not
21	initiate or maintain on-going and sus-
22	tainable relationships with depository
23	institutions, including consulting with
24	trade associations representing deposi-
25	tory institutions, trade associations
26	representing minority depository insti-

1	tutions, organizations representing the
2	interests of traditionally underserved
3	consumers and communities, organi-
4	zations representing the interests of
5	consumers (particularly low- and mod-
6	erate-income individuals), civil rights
7	groups, community groups, consumer
8	advocates, and the Consumer Advisory
9	Board about this matter;
10	"(II) identify subject matter ex-
11	perts within the Bureau to work on
12	the issues identified under subclause
13	(I);
14	"(III) lead coordination efforts
15	between other Federal departments
16	and agencies to better assess the rea-
17	sons for the lack of, and help increase
18	the participation of, under-banked,
19	un-banked, and underserved con-
20	sumers in the banking system; and
21	"(IV) identify and develop strate-
22	gies to increase financial education to
23	under-banked, un-banked, and under-
24	served consumers.

1 "(ii) Coordination with o	THER BU-
2 REAU OFFICES.—In carrying out	this para-
graph, the Office of Communit	ty Affairs
4 shall consult with and coordinate	e with the
5 research unit established under s	subsection
6 (b)(1) and such other offices of the	ne Bureau
7 as the Director may determine ap	propriate.
8 "(iii) Reporting.—	
9 "(I) IN GENERAL.—The	e Office of
10 Community Affairs shall sub	omit a re-
port to Congress, within two	years of
the date of enactment of this	s subpara-
graph and every 2 years t	thereafter,
that identifies any factors	impeding
the ability of, or limiting t	the option
for, individuals or household	ls to have
access to fair, on-going, and	d sustain-
able relationships with depo	ository in-
stitutions to meet their	financial
20 needs, discusses any regulate	ory, legal,
or structural barriers to	enhancing
participation of under-ban	nked, un-
banked, and underserved of	consumers
with depository institutions,	and con-
25 tains recommendations to	promote

1	better participation for all consumers
2	with the banking system.
3	"(II) TIMING OF REPORT.—To
4	the extent possible, the Office shall
5	submit each report required under
6	subclause (I) during a year in which
7	the Federal Deposit Insurance Cor-
8	poration does not issue the report on
9	encouraging use of depository institu-
10	tions by the unbanked required under
11	section 49 of the Federal Deposit In-
12	surance Act.".
13	SEC. 3. DISCRETIONARY SURPLUS FUNDS.
14	(a) In General.—The dollar amount specified
15	under section 7(a)(3)(A) of the Federal Reserve Act (12
16	U.S.C. 289(a)(3)(A)) is reduced by \$10,000,000.
17	(b) Effective Date.—The amendment made by
18	subsection (a) shall take effect on September 30, 2029.
19	SEC. 4. DETERMINATION OF BUDGETARY EFFECTS.
20	The budgetary effects of this Act, for the purpose of
21	
	complying with the Statutory Pay-As-You-Go Act of 2010,
22	complying with the Statutory Pay-As-You-Go Act of 2010, shall be determined by reference to the latest statement
<ul><li>22</li><li>23</li></ul>	
	shall be determined by reference to the latest statement
23	shall be determined by reference to the latest statement titled "Budgetary Effects of PAYGO Legislation" for this

- 1 vided that such statement has been submitted prior to the
- 2 vote on passage.