116TH CONGRESS 1ST SESSION

H.R. 1500

AN ACT

To require the Consumer Financial Protection Bureau to meet its statutory purpose, 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,

1 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 2 (a) SHORT TITLE.—This Act may be cited as the
- 3 "Consumers First Act".
- 4 (b) Table of Contents for
- 5 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Findings; sense of Congress.
 - Sec. 3. Consumer Financial Protection Bureau.
 - Sec. 4. Conforming amendments.
 - Sec. 5. Executive and administration powers.
 - Sec. 6. Offices of the Consumer Financial Protection Bureau.
 - Sec. 7. Consumer Advisory Board reforms.
 - Sec. 8. Discretionary surplus funds.
 - Sec. 9. Modification of the exemption from certain disclosure requirements.
 - Sec. 10. Limitation on providing exemptions from HMDA reporting requirements.
 - Sec. 11. Limitation on modifying HMDA data fields.
 - Sec. 12. Maintaining the HMDA Explorer tool and the Public Data Platform API.
 - Sec. 13. Report on fair lending investigations and enforcement actions.
 - Sec. 14. Debt collection.
 - Sec. 15. Credit scores included in free annual disclosures.
 - Sec. 16. Report on senior consumers.
 - Sec. 17. Report on payday loan and car-title loan investigations and enforcement actions.
 - Sec. 18. Effective date.

6 SEC. 2. FINDINGS; SENSE OF CONGRESS.

- 7 (a) FINDINGS.—The Congress finds the following:
- 8 (1) The Dodd-Frank Wall Street Reform and
- 9 Consumer Protection Act (Public Law 111–203)
- 10 ("Dodd-Frank"), was signed into law on July 21,
- 11 2010, in order to, among other things, advance the
- goals of protecting consumers from predatory finan-
- cial services practices and products that led to the
- 14 2007–2009 financial crisis.
- 15 (2) Title X of Dodd-Frank established a new
- 16 Federal independent watchdog, known as the Con-

- sumer Financial Protection Bureau ("Consumer Bureau"), with broad authority to ensure that all hardworking consumers are given clear, accurate information that they need to shop for mortgages, credit cards, and other consumer financial products or services and to protect consumers from hidden fees, abusive terms, and other unfair, deceptive, or abusive acts or practices through strong implementation and enforcement of Federal consumer financial laws.
 - (3) Before the Consumer Bureau was established, Federal financial regulators were tasked with the dual responsibilities of supervising institutions for safety and soundness and compliance with consumer protections under Federal consumer financial laws. These agencies often prioritized the profitability of their regulated entities over the protection of consumers, even when institutions were found to have engaged in practices detrimental to their own customers' financial well-being.
 - (4) Congress purposefully created the independent Consumer Bureau within the Federal Reserve System to address past regulatory gaps in our country's financial regulatory regime—gaps that resulted in the most severe global financial crisis since the Great Depression. Among other things, Federal

- financial regulators were too reluctant to exercise their rulemaking, supervisory, and enforcement authorities to protect consumers from the misdeeds of the Consumer Bureau's regulated entities. In creating the Consumer Bureau, Congress explicitly laid out in statute the Consumer Bureau's purpose, five objectives, and six primary functions. Specifically:
 - (A) Section 1021(a) of Dodd-Frank states that the Consumer Bureau, "shall seek to implement and, where applicable, enforce Federal consumer financial law consistently for the purpose of ensuring that all consumers have access to markets for consumer financial products and services and that markets for consumer financial products and services are fair, transparent, and competitive".
 - (B) Section 1021(b) of Dodd-Frank authorizes the Consumer Bureau, "to exercise its authorities under Federal consumer financial law for the purposes of ensuring that, with respect to consumer financial products and services—(1) consumers are provided with timely and understandable information to make responsible decisions about financial transactions; (2) consumers are protected from unfair, decep-

tive, or abusive acts and practices and from discrimination; (3) outdated, unnecessary, or unduly burdensome regulations are regularly identified and addressed in order to reduce unwarranted regulatory burdens; (4) Federal consumer financial law is enforced consistently, without regard to the status of a person as a depository institution, in order to promote fair competition; and (5) markets for consumer financial products and services operate transparently and efficiently to facilitate access and innovation.".

(C) Section 1021(c) of Dodd-Frank establishes the primary functions of the Consumer Bureau to be, "(1) conducting financial education programs; (2) collecting, investigating, and responding to consumer complaints; (3) collecting, researching, monitoring, and publishing information relevant to the functioning of markets for consumer financial products and services to identify risks to consumers and the proper functioning of such markets; (4) subject to sections 1024 through 1026, supervising covered persons for compliance with Federal consumer financial law, and taking appropriate en-

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forcement action to address violations of Federal consumer financial law; (5) issuing rules, orders, and guidance implementing Federal consumer financial law; and (6) performing such support activities as may be necessary or useful to facilitate the other functions of the Bureau.".

(5) In doing so, Congress explicitly laid out these consumer-focused purpose, objectives, and primary functions for the Consumer Bureau to ensure that all consumers and all communities are protected. This is of extreme importance to communities of color who have been disproportionately impacted by the inequities of the financial system, resulting in an extreme racial wealth divide. Decades of segregation and discrimination have prevented consumers of colors from amassing wealth equal to their white counterparts, while predatory financial practices of have stripped consumers of color of their nominal existing wealth. For example, over the past 30 years, the average wealth of White families has grown by 84 percent—1.2 times the rate of growth for the Latino population and 3 times the rate of growth for the Black population. In light of historical practices and current-day disparities in banking

and lending practices, the Consumer Bureau plays a key role in protecting communities of color from wealth-stripping financial products and ensuring their right to wealth building opportunities. The agency's enforcement actions in auto lending, mortgages, and credit cards, and its rulemaking efforts have sought to address the predatory financial products such as payday loans and prepaid cards that are prolific in communities of color. The Consumer Bureau is essential in protecting vulnerable communities from discriminatory financial practices that has both perpetuated and exacerbated the racial wealth gap.

(6) Under Dodd-Frank, the Deputy Director of the Consumer Bureau shall serve as the Acting Director in the absence or unavailability of the Director, until the President appoints and the Senate confirms a new Director. Despite the plain letter of the law establishing a succession order to fill a vacancy in the Director's position and the clear legislative history underscoring the importance of having an independent Federal consumer-focused agency, when the Consumer Bureau Director Richard Cordray resigned in November 2017, President Trump refused to recognize the Deputy Director as the rightful

- head of the agency and instead installed Mr. Mick
 Mulvaney, the Director of the White House Office of
 Management and Budget, to serve as the Consumer
 Bureau's Acting Director. This appointment of a
 White House cabinet official to run the Consumer
 Bureau raises profound conflict of interest questions
 and undermines the vital independent nature of the
 agency.
 - (7) Additionally, the position of Acting Director is, by its nature, intended to be a temporary assignment to maintain the status quo at an agency and to ensure the agency is fulfilling its statutory purpose and mandates, until the President appoints, and the Senate confirms a permanent Director. Nevertheless, during his tenure, Mr. Mulvaney instituted drastic and severe changes to the Consumer Bureau's daily operations and priorities contrary to the agency's statutory purpose and mandates.
 - (8) The daily operations of a Federal agency are guided by its official mission contained in its long-term strategic plan. The Consumer Bureau's mission should embrace both the spirit and plain letter of the law by fully recognizing the agency's statutory purpose, objectives, and functions. It is troubling that the Consumer Bureau, under Mr.

1 Mulvaney, issued a Strategic Plan for Fiscal Year 2 ("FY") 2018–FY 2022 that appears to deemphasize the Consumer Bureau's core mandate under section 3 1021(a) of Dodd-Frank to, "enforce Federal con-5 sumer financial law consistently for the purpose of 6 ensuring that all consumers have access to markets 7 for consumer financial products and services", by 8 not referencing the importance of enforcement in its 9 mission. Instead, it emphasizes financial education by stating that the agency's new mission is, "[t]o 10 11 regulate the offering and provision of consumer fi-12 nancial products or services under the Federal con-13 sumer financial laws and to educate and empower 14 consumers to make better informed financial deci-15 sions". This is in stark contrast from the Consumer 16 Bureau's Strategic Plan for FY 2013–FY 2017, 17 which stated that the agency's mission is helping, 18 "consumer finance markets work by making rules 19 more effective, by consistently and fairly enforcing 20 those rules, and by empowering consumers to take more control over their economic lives". 21

(9) Mr. Mulvaney has been praised by the White House for his efforts to undermine the Consumer Bureau, with one anonymous advisor acknowledging in a July 24, 2018, Politico article that,

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- "His mission was to blow that up, which he has. He is very well-suited to the chaos." Mr. Mulvaney's misguided actions have included, among other things—
 - (A) stopping payments from the Civil Penalty Fund to harmed consumers;
 - (B) trying to reduce the Consumer Bureau's funding and staffing by initially requesting \$0 be transferred from the Federal Reserve Board of Governors to carry out the agency's work, imposing a freeze on hiring professional career staff, and by arbitrarily directing staff to cut the agency's budget by ½;
 - (C) politicizing the work of the Consumer Bureau by making unusual efforts to fill the independent agency with political appointees;
 - (D) reducing the Consumer Bureau's enforcement work, including taking only six enforcement actions in the first three quarters of 2018 (compared with 54 enforcement actions taken by the agency in 2015, 42 enforcement actions in 2016 and 36 enforcement actions in 2017), and dropping existing lawsuits and investigations into predatory payday lenders;

(E) taking steps that would undermine efforts to promote fair lending and combat discriminatory practices, including by hiring, and later refusing to remove, a political appointee with a history of racist written commentary to oversee the Office of Supervision, Enforcement, and Fair Lending, stripping away the enforcement powers of the Office of Fair Lending and Equal Opportunity, seeking to curb the Consumer Bureau's data collection under the Home Mortgage Disclosure Act, and indicating the Consumer Bureau would reconsider its approach toward enforcing the Equal Credit Opportunity Act;

(F) changing the role of the Office of Students and Young Consumers and, according to an August 27, 2018, resignation letter from Seth Frotman, the Consumer Bureau's former Assistant Director and Student Loan Ombudsman, "when new evidence came to light showing that the nation's largest banks were ripping off students on campuses across the country by saddling them with legally dubious account fees, Bureau leadership suppressed the publication of a report prepared by Bureau staff";

1	(G) abandoning the accepted and efficient
2	practice of having its examiners review, as part
3	of their routine examinations, creditors' compli-
4	ance with the Military Lending Act in order to
5	ensure the detection and assessment of risky
6	activities that could jeopardize vital protections
7	provided to active-duty servicemembers and
8	their families;
9	(H) creating an Office of Cost Benefit
10	Analysis that prioritizes businesses' expenses
11	over harm caused to consumers, and unduly
12	constrains oversight of the Consumer Bureau's
13	regulated entities;
14	(I) freezing data collection to the detriment
15	of supervision and enforcement;
16	(J) seeking to block the publication of the
17	nature of consumers' complaints and how enti-

- ties resolved them in the publicly available and transparent Consumer Complaint Database;
- (K) restricting key input and feedback from a wide range of external stakeholders by effectively terminating members' positions on three advisory boards, including the statutorily mandated Consumer Advisory Board;

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(L) proposing policies, including those regarding no-action letters, model disclosure pilot projects, and product sandboxes, that could put many kinds of financial institutions in an enforcement-free zone, letting bad actors that harm consumers off the hook entirely from enforcement, and allowing them to ignore the law; and

(M) neglecting to impose promptly any civil money penalty on a bank when it was found to be, among other things, improperly obtaining consumer reports and furnishing to consumer reporting agencies inaccurate information about consumers' credit.

(10) The repeated efforts under Mr. Mulvaney's leadership to hamstring the good work, passion, commitment, and the capacity of dedicated professional, career Consumer Bureau staff to fulfill the agency's statutory mission has likely contributed to low employee morale. According to a government-wide annual survey published in December 2018 that was conducted by the nonprofit, nonpartisan Partnership for Public Service, the Consumer Bureau experienced the largest decline in employee morale for a government agency of its size. A workplace

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with low morale undermines, among other things, the agency's ability to hold bad actors accountable when they harm consumers, and if unaddressed, will distort the functioning of fair and competitive consumer marketplaces.

(11) Despite the fact that the agency has been referred to as the Consumer Financial Protection Bureau since it was created in 2010, Mr. Mulvaney opted to change the agency's well-known name. Although this decision is supposedly intended to ensure that the agency is in compliance with Dodd-Frank, when this change is viewed in conjunction with the other detrimental actions to undermine the effectiveness of the agency, it can only be interpreted as an attempt to reduce the public's awareness of, and significant support for, the agency's role as the top Federal consumer cop as well as to obscure the public's ability to easily identify the appropriate Federal agency to contact when faced with predatory behavior by financial actors. As such, while some may view this particular decision as minor, the action served as an important symbolic and literal maneuver by the Trump Administration, through its appointment of Mr. Mulvaney, to diminish and undermine the consumer-focused mission of the Con-

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sumer Bureau. Director Kathy Kraninger, who was duly nominated by the President and confirmed by the Senate, announced plans in an email to staff on December 19, 2018, to reverse course and return to utilizing the agency's well-known name. However, questions remain regarding how this change will be implemented and to what extent the agency may continue to utilize Mr. Mulvaney's preferred name in certain circumstances.

(12) During Mr. Mulvaney's more than 12month tenure running the agency, he only appeared once before the House Financial Services Committee to discuss his activities at the Consumer Bureau. This is despite the fact that the law requires, at a minimum, the Director's testimony before the Committee semi-annually. This weak congressional oversight under the direction of the previous Republican Majority pales in comparison to their oversight of the Consumer Bureau during former Director Richard Cordray's tenure. During Director Cordray's tenure, he and other senior Consumer Bureau officials testified before Congress more than 60 times; the agency was compelled to produce more than 200,000 pages of documents in response to over 90 letters of inquiry; more than 20 subpoenas were sent

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to the Consumer Bureau; and several of the Consumer Bureau's former and current employees were compelled to sit for depositions over 21 days, that lasted 136 hours, and produced 3,194 pages of transcripts.

(13) Dodd-Frank gives the Director of the Consumer Bureau broad administrative and executive powers to, among other things: fix the number of, and appoint and direct, all employees of the agency; direct the establishment and maintenance of divisions or other offices within the agency; determine the character of, and the necessity for, the obligations and expenditure of funds; and the use and expenditure of funds. These powers, however, are required to be exercised in a manner consistent with carrying out the responsibilities under Title X of Dodd-Frank, which includes complying with the enumerated Federal consumer financial laws under the Title, and satisfying the obligations in other applicable laws. Mr. Mulvaney's destructive actions have demonstrated the need for legislation to reorient the Director's discretionary authority to ensure the maintenance of all statutorily mandated policies, functions, and offices of the Consumer Bureau regardless of who is leading the agency.

- (b) Sense of Congress.—The following is the senseof Congress:
- 3 (1) The Consumer Financial Protection Bureau
 4 should meet its statutory purpose in a transparent
 5 and accountable manner by operating in a way that
 6 is consistent with both the spirit and plain letter of
 7 the law. This includes the agency fully carrying out
 8 the agency's statutory purpose, objectives, and func9 tions, and the agency being transparent, timely, and
 10 responsive to all requests from Congress.
 - (2) Dodd-Frank underscores that the agency is designed to serve as an independent Federal agency that is primarily focused on the protection of all consumers, without any undue influence of partisan whims and special industry interests, in carrying out its responsibilities and duties.
 - (3) The official name of the agency should be consistent with this mandate, and the agency should, figuratively and literally, put "Consumers" first by using its better-known name as the "Consumer Financial Protection Bureau". Thus, any remaining utilization by the agency of the name, "Bureau of Consumer Financial Protection", or the acronym "BCFP", should cease in all forms.

(4) The statute establishing the Consumer Bu-1 2 reau has been grossly misinterpreted under Mr. 3 Mulvaney's leadership, in a manner that is inconsistent with the agency's statutory purpose, objec-5 tives, and functions. One example of this was Mr. 6 Mulvaney's inane suggestion that the statutory re-7 quirement for the Director to appear before relevant 8 Congressional Committees to discuss its semi-annual 9 reports could be interpreted as requiring the Direc-10 tor merely to attend a hearing and not answer ques-11 tions, despite the well-established interpretation of a 12 similar statutory requirement for the Chair of the 13 Federal Reserve Board of Governors to appear be-14 fore the House Financial Services Committee and 15 the Senate Banking, Housing, and Urban Affairs 16 Committee on a semi-annual basis about the mone-17 tary policy report, as required by the Humphrey-18 Hawkins Full Employment Act. In the face of such 19 blatant and disrespectful attempts to warp the au-20 thorizing and oversight role of the first branch of 21 the Federal Government—the United States Con-22 gress—by the Trump Administration, Congress 23 must, in this instance, now refine the Consumer Bu-24 reau's authority to ensure that the vital role that the 25 Consumer Bureau should be playing within the

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country's financial regulatory regime is not effectively destroyed by the agency's current leadership.

(5) The Consumer Bureau, now under a new Director, should promptly reverse all anti-consumer actions taken during Mr. Mulvaney's tenure, including the actions identified by this legislation, to ensure that the agency is fully complying with its statutory purpose, objectives, and functions to protect all consumers, including communities of color and vulnerable populations. One important action is for the Consumer Bureau to resume robust fair lending enforcement to ensure that every consumer has fair and equal access to affordable financial products and services. Another demonstration of this would be for the Consumer Bureau to immediately resume supervision of its regulated entities for compliance with the Military Lending Act to ensure for the most roof bust and efficient protection active-duty servicemembers and their families. Other examples include the Consumer Bureau significantly revising its strategic plan to align it with its statutory purpose, objectives and functions, and for the agency to immediately resume coordinating closely with other Federal agencies, such as the Department of Education and the Department of Defense, and State

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- regulators, as is required by section 1015 of Dodd-Frank to, "promote consistent regulatory treatment of consumer financial and investment products and services.".
- (6) While the legislation is a direct response to address many of the misguided decisions that have been orchestrated under Mr. Mulvaney's leadership at the Consumer Bureau that have been exposed to the public, as of the date of the bill's introduction, and sharply criticized by numerous Federal and State officials, including law enforcement, as well as organizations representing servicemembers, senior citizens, and other vulnerable consumer populations, this legislation should not be viewed as an exhaustive list to fix all the damaging actions that may have occurred at this agency since the departure of former Director Cordray in November 2017, particularly since detailed information revealing the full scope, nature, and extent of the current flawed operation of the agency, and the adverse impact resulting from these actions, may not yet be publicly available. Rather, this legislation should be interpreted as an attempt to highlight and resolve a small sample of the publicly known egregious statements, deci-

- 1 sions, and actions that have occurred since Novem-
- 2 ber 2017.

3 SEC. 3. CONSUMER FINANCIAL PROTECTION BUREAU.

- 4 (a) IN GENERAL.—Section 1011(a) of the Consumer
- 5 Financial Protection Act of 2010 (12 U.S.C. 5491(a)) is
- 6 amended by striking "Bureau of Consumer Financial Pro-
- 7 tection" and inserting "Consumer Financial Protection
- 8 Bureau".
- 9 (b) DEEMING OF NAME.—Any reference in any law,
- 10 regulation, document, record, or other paper of the United
- 11 States to the "Bureau of Consumer Financial Protection"
- 12 shall be deemed a reference to the "Consumer Financial
- 13 Protection Bureau".
- 14 (c) NAME USE REQUIREMENT.—Section 1011 of the
- 15 Consumer Financial Protection Act of 2010 (12 U.S.C.
- 16 5491) is amended by adding at the end the following:
- 17 "(f) Name Use Requirement.—The Consumer Fi-
- 18 nancial Protection Bureau shall refer to itself in any pub-
- 19 lic communication, including on any website, as the 'Con-
- 20 sumer Financial Protection Bureau' or the 'CFPB'.".

21 SEC. 4. CONFORMING AMENDMENTS.

- 22 (a) In General.—The Acts and provisions described
- 23 under subsection (b) are amended by striking "Bureau of
- 24 Consumer Financial Protection" each place such term ap-
- 25 pears (including in headings and items in table of con-

1 tents) and inserting "Consumer Financial Protection Bu-2 reau". 3 (b) Acts To Conform.—The Acts and provisions described in this subsection are as follows: 5 (1) The Alternative Mortgage Transaction Par-6 ity Act of 1982 (12 U.S.C. 3801 et seg.). 7 (2) The Consumer Credit Protection Act (15) U.S.C. 1601 et seq.). 8 9 (3) The Dodd-Frank Wall Street Reform and 10 Consumer Protection Act (12 U.S.C. 5301 et seq.). 11 (4) The Expedited Funds Availability Act (12) U.S.C. 4001 et seq.). 12 13 (5) The Federal Deposit Insurance Act (12) 14 U.S.C. 1811 et seq.). 15 (6) The Federal Financial Institutions Exam-16 ination Council Act of 1978 (12 U.S.C. 3201 et 17 seq.). 18 (7) The Financial Institutions Reform, Recov-19 ery, and Enforcement Act of 1989 (12 U.S.C. 1811) 20 note et seq.). 21 (8) The Financial Literacy and Education Im-22 provement Act (20 U.S.C. 9701 et seg.). 23 (9) Section 626 of the Financial Services and 24 General Government Appropriations Act, 2009 (divi-25 sion D of Public Law 111–8; 12 U.S.C. 5538).

1	(10) The Gramm-Leach-Bliley Act (12 U.S.C.
2	1811 note et seq.).
3	(11) The Home Mortgage Disclosure Act of
4	1975 (12 U.S.C. 2801 et seq.).
5	(12) Section 10(a)(4) of the Homeowners Pro-
6	tection Act of 1998 (12 U.S.C. 4901 et seq.).
7	(13) The Inspector General Act of 1978 (5
8	U.S.C. App 2).
9	(14) The Interstate Land Sales Full Disclosure
10	Act (15 U.S.C. 1701 et seq.).
11	(15) The Real Estate Settlement Procedures
12	Act of 1974 (12 U.S.C. 2601 et seq.).
13	(16) Title LXII of the Revised Statutes of the
14	United States (12 U.S.C. 21 et seq.).
15	(17) The Right to Financial Privacy Act of
16	1978 (12 U.S.C. 3401 et seq.).
17	(18) The S.A.F.E. Mortgage Licensing Act of
18	2008 (12 U.S.C. 5101 et seq.).
19	(19) The Telemarketing and Consumer Fraud
20	and Abuse Prevention Act (15 U.S.C. 6101 et seq.).
21	(20) Sections $552a(w)$ and $3132(a)(1)(D)$ of
22	title 5, United States Code.
23	(21) Section $987(g)(3)(E)$ of title 10, United
24	States Code.

1	(22) Sections $3502(5)$ and $3513(c)$ of title 44,
2	United States Code.
3	SEC. 5. EXECUTIVE AND ADMINISTRATION POWERS.
4	(a) Office Responsibilities.—Section 1012 of the
5	Consumer Financial Protection Act of 2010 (12 U.S.C.
6	5492) is amended—
7	(1) by redesignating subsection (c) as sub-
8	section (d); and
9	(2) by inserting after subsection (b) the fol-
10	lowing:
11	"(c) Office Responsibilities.—Notwithstanding
12	subsections (a) and (b), section 1013(a), and any other
13	provision of law, with respect to the specific functional
14	units and offices described under subsections (b), (c), (d),
15	(e), (g), and (h) of section 1013 and the advisory boards
16	described under section 1014, the Director—
17	"(1) shall ensure that such functional units, of-
18	fices, and boards perform the functions, duties, and
19	coordination assigned to them under the applicable
20	provision of section 1013 or 1014; and
21	"(2) may not reorganize or rename such units,
22	offices, and boards in a manner not provided for
23	under the applicable provision of section 1013 or
24	1014.".

1	(b) Duty To Provide Adequate Staffing.—Sec-
2	tion 1013(a)(1) of the Consumer Financial Protection Act
3	of 2010 (12 U.S.C. 5493(a)(1)) is amended by adding at
4	the end the following:
5	"(D) DUTY TO PROVIDE ADEQUATE
6	STAFFING.—The Director shall ensure that the
7	specific functional units and offices established
8	under section 1013, as well as other units and
9	offices with supervisory and enforcement duties,
10	are provided with sufficient staff to carry out
11	the functions, duties, and coordination of those
12	units and offices.".
13	(c) Limitation on Political Appointees.—Sec-
14	tion 1013(a)(1) of the Consumer Financial Protection Act
15	of 2010 (12 U.S.C. 5493(a)(1)) is amended by adding at
16	the end the following:
17	"(E) Limitation on Political AP-
18	POINTEES.—
19	"(i) In general.—In appointing em-
20	ployees of the Bureau who are political ap-
21	pointees, the Director shall ensure that the
22	number and duties of such political ap-
23	pointees are as similar as possible to those
24	of the other Federal primary financial reg-
25	ulatory agencies.

1	"(ii) Political appointees de-
2	FINED.—For purposes of this subpara-
3	graph, the term 'political appointee' means
4	an employee who holds—
5	"(I) a position which has been
6	excepted from the competitive service
7	by reason of its confidential, policy-de-
8	termining, policy-making, or policy-ad-
9	vocating character;
10	"(II) a position in the Senior Ex-
11	ecutive Service as a noncareer ap-
12	pointee (as such term is defined in
13	section 3132(a) of title 5, United
14	States Code); or
15	"(III) a position under the Exec-
16	utive Schedule (subchapter II of chap-
17	ter 53 of title 5, United States
18	Code).".
19	(d) Public Availability of Complaint Informa-
20	TION.—
21	(1) In General.—Section 1013(b)(3) of the
22	Consumer Financial Protection Act of 2010 (12
23	U.S.C. 5493(b)(3)) is amended—
24	(A) in subparagraph (A)—

1	(i) by inserting "publicly available"
2	before "website";
3	(ii) by inserting "publicly available"
4	before "database", each place such term
5	appears; and
6	(iii) by adding at the end the fol-
7	lowing: "The Director shall ensure that the
8	landing page of the main website of the
9	Bureau contains a clear and conspicuous
10	hyperlink to the consumer complaint data-
11	base described in this subparagraph and
12	shall ensure that such database is user-
13	friendly and in plain writing (as such term
14	is defined in the Plain Writing Act of
15	2010). The Director shall ensure that all
16	information on the website or the database
17	that explains how to file a complaint with
18	the Bureau, as well as all reports of the
19	Bureau with respect to information con-
20	tained in the database, shall be provided in
21	each of the five most commonly spoken
22	languages, other than English, in the
23	United States, as determined by the Bu-
24	reau of the Census on an ongoing basis,

1	and in formats accessible to individuals
2	with hearing or vision impairments."; and
3	(B) by adding at the end the following:
4	"(E) Public availability of informa-
5	TION.—
6	"(i) In General.—The Director
7	shall—
8	"(I) make all consumer com-
9	plaints available to the public on a
10	website of the Bureau;
11	"(II) place a clear and con-
12	spicuous hyperlink on the landing
13	page of the main website of the Bu-
14	reau to the website described under
15	subclause (I); and
16	"(III) ensure that such website—
17	"(aa) is searchable and sort-
18	able by both consumer financial
19	product or service and by covered
20	person; and
21	"(bb) is user-friendly and
22	written in plain language.
23	"(ii) Inclusion of complaints sub-
24	MITTED WITH INQUIRIES.—For purposes
25	of clause (i), in addition to all complaints

1	described under subparagraph (A), con-
2	sumer complaints shall include any com-
3	plaints submitted with, or as part of, an
4	inquiry described under section 1034.
5	"(iii) Removal of Personally
6	IDENTIFIABLE INFORMATION.—In making
7	the information described under clause (i)
8	available to the public, the Director shall
9	remove all personally identifiable informa-
10	tion.".
11	(2) Rule of construction.—
12	(A) IN GENERAL.—The Director of the
13	Consumer Financial Protection Bureau shall
14	ensure—
15	(i) that the database and website de-
16	scribed under section 1013(b)(3) of the
17	Consumer Financial Protection Act of
18	2010 have, at a minimum, the same avail-
19	ability, transparency, and functionality
20	that such database and website had prior
21	to November 24, 2017; and
22	(ii) that consumers are able, at a min-
23	imum, to submit complaints to the Bureau
24	with respect to—

1	(I) any covered person or service
2	provider; and
3	(II) any financial product or
4	service.
5	(B) Definitions.—For purposes of this
6	paragraph, the terms "covered person", "finan-
7	cial product or service", and "service provider"
8	have the meaning given those terms, respec-
9	tively, under section 1002 of the Consumer Fi-
10	nancial Protection Act of 2010.
11	(e) Memoranda of Understanding.—
12	(1) Report on current mous.—Not later
13	than the end of the 30-day period beginning on the
14	date of enactment of this Act, the Director of the
15	Consumer Financial Protection Bureau shall issue a
16	report to the Committee on Financial Services of the
17	House of Representatives and the Committee on
18	Banking, Housing, and Urban Affairs of the Senate
19	listing—
20	(A) each memorandum of understanding in
21	effect with the Bureau on November 24, 2017;
22	(B) any changes made to such a memo-
23	randum of understanding since such date, in-
24	cluding any memorandum of understanding re-
25	scinded since such date; and

1	(C) a justification for each such change or
2	rescission.
3	(2) Semi-annual report on mous.—Section
4	1016(c) of the Consumer Financial Protection Act
5	of 2010 (12 U.S.C. 5496(c)) is amended—
6	(A) in paragraph (8), by striking "and" at
7	the end;
8	(B) in paragraph (9), by striking the pe-
9	riod and inserting a semicolon; and
10	(C) by adding at the end the following:
11	"(10) a list of each memorandum of under-
12	standing in effect with the Bureau, any changes
13	made to a memorandum of understanding since the
14	last report was made under subsection (b), and a
15	justification for each such change;".
16	(3) Reestablishment of memoranda of un-
17	DERSTANDING.—The memoranda of understanding
18	between the Consumer Financial Protection Bureau
19	and the Department of Education titled "Memo-
20	randum of Understanding Between the Bureau of
21	Consumer Financial Protection and the U.S. De-
22	partment of Education Concerning the Sharing of
23	Information" (October 19, 2011) and "Memo-
24	randum of Understanding Concerning Supervisory
25	and Oversight Cooperation and Related Information

1	Sharing Between the U.S. Department of Education
2	and the Consumer Financial Protection Bureau"
3	(January 9, 2014)—
4	(A) shall remain in effect and may not be
5	terminated by any party to such memoranda;
6	and
7	(B) may only be amended or revised if the
8	parties to the memoranda determine that such
9	amendment or revision would promote better
10	interagency coordination to the benefit of con-
11	sumers.
12	(f) Additional Report Information on Con-
13	SUMER SAVINGS.—Section 1013 of the Consumer Finan-
14	cial Protection Act of 2010 (12 U.S.C. 5493) is amended
15	by adding at the end the following:
16	"(i) Additional Report Information on Con-
17	SUMER SAVINGS.—In issuing each report required under
18	section 502(d) of the Credit CARD Act of 2009, the Bu-
19	reau shall include a numerical estimate of the amount that
20	such Act has saved consumers in fees impacted by such
21	Act, relative to the level of such fees prior to the enact-
22	ment of such Act.".
23	(g) Restoration of Rule Prohibiting Forced

24 Arbitration in Consumer Contracts.—

- 1 (1) REPEAL OF JOINT RESOLUTION.—Public 2 Law 115–74 is hereby repealed.
- 3 (2) RESTORATION OF RULE.—Not later than the end of the 3-day period beginning on the date of enactment of this Act, the Consumer Financial 5 6 Protection Bureau shall reissue the final rule of the 7 Bureau specified in Public Law 115–74 (relating to 8 "Arbitration Agreements") in the same form as such 9 rule existed on the day before the date of enactment 10 of Public Law 115–74, except the Bureau shall 11 specify that the rule takes effect after the end of the 12 60-day period beginning on the date such rule is re-13 issued.

14 SEC. 6. OFFICES OF THE CONSUMER FINANCIAL PROTEC-

- 15 TION BUREAU.
- 16 (a) Clarification of the Duties of the Office
- 17 OF FAIR LENDING AND EQUAL OPPORTUNITY.—Section
- 18 1013(c)(2) of the Consumer Financial Protection Act of
- 19 2010 (12 U.S.C. 5493(c)(2)) is amended—
- 20 (1) by striking "Office of Fair Lending and
- 21 Equal Opportunity shall have such powers and du-
- ties as the Director may delegate to the Office, in-
- cluding" and inserting "powers and duties of the Of-
- fice of Fair Lending and Equal Opportunity shall in-
- clude";

1	(2) in subparagraph (C), by striking "and" at
2	the end;
3	(3) in subparagraph (D), by striking the period
4	and inserting a semicolon; and
5	(4) by adding at the end the following:
6	"(E) implementing the Bureau's enforce-
7	ment and supervisory authority with respect to
8	fair lending laws; and
9	"(F) such additional powers and duties as
10	the Director may determine appropriate.".
11	(b) Office of Students and Young Con-
12	SUMERS.—
13	(1) In general.—Section 1013 of the Con-
14	sumer Financial Protection Act of 2010 (12 U.S.C.
15	5493), as amended by section 5(f), is further
16	amended by adding at the end the following:
17	"(j) Office of Students and Young Con-
18	SUMERS.—
19	"(1) IN GENERAL.—The Director shall, not
20	later than the end of the 60-day period beginning on
21	the date of enactment of this section, establish an
22	Office of Students and Young Consumers, which
23	shall work to empower students, young people, and
24	their families to make more informed financial deci-
25	sions about saving and paving for college, accessing

- safer and more affordable financial products and services, all matters related to private education loans (as defined under section 1035(e)), and repaying student loan debt, including private education loans.
 - "(2) Head of the Office of Students and Young Consumers shall be the Assistant Director and Student Loan Ombudsman, and the Assistant Director and Student Loan Ombudsman shall carry out all functions established under section 1035 through the Office of Students and Young Consumers.
 - "(3) Supervisory, enforcement, and regulatory matters.—The Office of Students and Young Consumers shall assist in all supervisory, enforcement, and regulatory matters of the Bureau related to the functions of the Office.
 - "(4) COORDINATION.—The Director shall enter into memoranda of understanding and similar agreements with the Department of Education and other Federal and State agencies, as appropriate, in order to carry out the business of the Office of Students and Young Consumers.
- 24 "(5) Report on risks to young consumers 25 AND STUDENT BORROWERS.—Not less than once an-

1	nually, the Assistant Director and Student Loan
2	Ombudsman shall issue a report to Congress con-
3	taining an analysis of complaints submitted to the
4	Bureau by young consumers and student borrowers
5	during the previous year and offering an inde-
6	pendent evaluation of risks to young consumers and
7	student borrowers posed by policies and practices in
8	the marketplace for consumer financial products and
9	services.
10	"(6) Collection of student loan servicer
11	DATA.—
12	"(A) IN GENERAL.—The Assistant Direc-
13	tor and Student Loan Ombudsman shall re-
14	quire each servicer of student loans to submit
15	an annual report to the Assistant Director with
16	information regarding the servicer's loan port-
17	folio, including data regarding the following:
18	"(i) The size of the servicer's port-
19	folio.
20	"(ii) The repayment status of unique
21	accounts.
22	"(iii) Borrower-initiated and servicer-
23	initiated contacts, and the outcome of each
24	such contact.

1	"(iv) Income-driver repayment appli-
2	cations and recertifications.
3	"(v) Any other data the Assistant Di-
4	rector and Student Loan Ombudsman de-
5	termines necessary to carry out the func-
6	tions of the Office of Students and Young
7	Consumers.
8	"(B) Report.—The Assistant Director
9	and Student Loan Ombudsman shall include, in
10	each report required under section 1035(d)(1),
11	a description of the information collected under
12	this paragraph, along with any findings or de-
13	terminations the Assistant Director made with
14	respect to such information.
15	"(C) Guidance.—Not later than 90 days
16	after the enactment of this subsection, the Bu-
17	reau shall issue guidance to student loan
18	servicers to facilitate the data collection re-
19	quired under this paragraph.".
20	(2) Renaming and appointment clarifica-
21	TION OF THE PRIVATE EDUCATION LOAN OMBUDS-
22	MAN.—
23	(A) IN GENERAL.—Section 1035 of the
24	Consumer Financial Protection Act of 2010 (12
25	U.S.C. 5535) is amended—

1	(i) in the heading of the section by
2	striking "PRIVATE EDUCATION" and in-
3	serting "ASSISTANT DIRECTOR AND
4	STUDENT'';
5	(ii) in subsection (a), by striking "The
6	Secretary, in consultation with the Direc-
7	tor, shall designate a Private Education
8	Loan Ombudsman" and inserting "The
9	Director shall designate an individual as
10	the Assistant Director and Student Loan
11	Ombudsman'';
12	(iii) in subsection (b), by striking
13	"The Secretary and the Director" and in-
14	serting "The Director"; and
15	(iv) in subsection $(d)(2)$, by inserting
16	"the Director," before "the Secretary,".
17	(B) CLERICAL AMENDMENT.—The table of
18	contents under section 1(b) of the Dodd-Frank
19	Wall Street Reform and Consumer Protection
20	Act is amended, in the item relating to section
21	1035, by striking "Private education" and in-
22	serting "Assistant director and student".
23	(C) DEEMING OF NAME.—Any reference in
24	any law, regulation, document, record, or other
25	paper of the United States to the "Private Edu-

1	cation Loan Ombudsman" shall be deemed a
2	reference to the "Assistant Director and Stu-
3	dent Loan Ombudsman''.
4	(c) Semi-Annual Report to Congress on Cer-
5	TAIN OFFICES OF THE BUREAU.—Section 1016(c) of the
6	Consumer Financial Protection Act of 2010 (12 U.S.C.
7	5496(c)), as amended by section 5(e)(2), is further
8	amended by adding at the end the following:
9	"(11) with respect to each of the specific func-
10	tional units and offices established under section
11	1013—
12	"(A) a detailed description of the activities
13	of the unit or office since the last report was
14	made under subsection (b); and
15	"(B) an analysis of the efforts of the Bu-
16	reau to achieve the duties of the unit or office;
17	and
18	"(12) with respect to each specific functional
19	units and offices established under section 1013, as
20	well as each other unit and office with supervisory
21	and enforcement duties, a break down of the number
22	of political and professional career staff assigned to
23	and employed by each unit or office at the end of
24	the reporting period.".

1	(d) Function of Any Unit or Office Estab-
2	LISHED TO CONDUCT COST BENEFIT ANALYSIS.—Any
3	unit or office established to conduct cost benefit analysis
4	within the Consumer Financial Protection Bureau shall,
5	as its sole function, carry out the considerations required
6	by section 1022(b)(2)(A) of the Consumer Financial Pro-
7	tection Act of 2010 (12 U.S.C. 5512(b)(2)(A)).
8	SEC. 7. CONSUMER ADVISORY BOARD REFORMS.
9	(a) In General.—Section 1014 of the Consumer Fi-
10	nancial Protection Act of 2010 (12 U.S.C. 5494) is
11	amended—
12	(1) by amending subsection (b) to read as fol-
13	lows:
14	"(b) Membership.—
15	"(1) QUALIFICATIONS.—In appointing the
16	members of the Consumer Advisory Board, the Di-
17	rector shall—
18	"(A) seek to assemble a diverse and inclu-
19	sive group of experts in consumer protection, fi-
20	nancial services, community development, fair
21	lending and civil rights, and consumer financial
22	products or services and representatives of de-
23	pository institutions that primarily serve under-
24	served communities, representatives of
25	servicemembers, veterans, and their families.

and representatives of communities that have been significantly impacted by higher-priced mortgage loans, and seek representation of the interests of covered persons and consumers, without regard to party affiliation;

- "(B) ensure that at least ½3 of the members represent the interests of consumers, including experts in consumer protection, fair lending, civil rights, and representatives of communities that have been significantly impacted by higher-priced mortgage loans and other products that resulted in consumer harm;
- "(C) ensure that at least one member is an expert in consumer privacy; and
- "(D) seek to appoint individuals involved in the industries affected by the Bureau, including individuals who represent community banks, credit unions, small business owners, or experts in United States economic growth and jobs.
- "(2) Number of Members.—The Director shall appoint not fewer than 25 members to the Consumer Advisory Board, and not fewer than 6 members shall be appointed upon the recommendation of the regional Federal Reserve Bank Presidents, on a rotating basis.

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1	"(3) Membership rights after charter
2	CHANGE.—Any change to the charter for the Con-
3	sumer Advisory Board affecting the membership
4	shall not preclude prior or current members from
5	applying for consideration to serve on a reconsti-
6	tuted Consumer Advisory Board."; and
7	(2) in subsection (c)—
8	(A) by striking "meet from" and inserting
9	"meet in person from"; and
10	(B) by adding at the end the following:
11	"The Bureau shall provide adequate notice to
12	the members of the Consumer Advisory Board
13	of the time and date of each meeting, and of
14	any meeting cancellations.".
15	(b) Inclusion of the Director in Meetings and
16	ACCESS TO BUREAU STAFF.—Section 1014 of the Con-
17	sumer Financial Protection Act of 2010 (12 U.S.C. 5494)
18	is amended by adding at the end the following:
19	"(e) Inclusion of the Director in Meetings
20	AND ACCESS TO BUREAU STAFF.—With respect to each
21	in person meeting of the Consumer Advisory Board—
22	"(1) the Director shall attend such meeting in
23	person; and
24	"(2) the Director shall ensure that the members
25	of the Consumer Advisory Board have an oppor-

- tunity to meet and engage in person with all appro-
- 2 priate staff and office of the Bureau.".
- 3 (c) Treatment of Members of the Consumer
- 4 ADVISORY BOARD.—Notwithstanding any other law—
- 5 (1) any member of the Consumer Advisory
- 6 Board of the Consumer Financial Protection Bureau
- 7 on November 1, 2017, may continue to serve as a
- 8 member of such advisory board until March 27,
- 9 2020, and may not be removed from such position
- without cause by the Director of the Bureau until
- such date; and
- 12 (2) any member of the Consumer Advisory
- Board of the Consumer Financial Protection Bureau
- on the date of enactment of this Act, may continue
- to serve as a member of such advisory board until
- March 27, 2020, and may not be removed from such
- position without cause by the Director of the Bureau
- until such date.
- 19 (d) Additional Requirements for Advisory
- 20 Committees.—Section 1013 of the Consumer Financial
- 21 Protection Act of 2010 (12 U.S.C. 5493), as amended by
- 22 section 6(b)(1), is further amended by adding at the end
- 23 the following:
- 24 "(k) Advisory Committee Requirements.—

1 "(1) QUALIFICATIONS.—In appointing members 2 of any advisory committee, other than the Consumer 3 Advisory Board, the Director shall ensure that at 4 least ½ of the members represent the interests of 5 consumers, including experts in consumer protection, 6 fair lending, civil rights, and representatives of com-7 munities that have been significantly impacted by higher-priced mortgage loans and other products 8 9 that resulted in consumer harm.

"(2) Selection of members representing minority-owned, women-owned businesses, and military- and veteran-serving financial institutions.—In appointing members of any advisory committee, the Director shall seek to promote diversity and inclusion in making appointments, including by appointing individuals who represent minority-owned, women-owned businesses, and military- and veteran-serving financial institutions."

19 SEC. 8. DISCRETIONARY SURPLUS FUNDS.

- 20 Section 7(a)(3)(A) of the Federal Reserve Act (12 21 U.S.C. 289(a)(3)(A)) is amended by striking 22 "\$6,825,000,000" and inserting "\$6,797,000,000 (re-23 duced by \$10,000,000) (reduced by \$10,000,000) (re-
- 24 duced by \$10,000,000)".

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SEC. 9. MODIFICATION OF THE EXEMPTION FROM CERTAIN

- 2 **DISCLOSURE REQUIREMENTS.**
- 3 (a) IN GENERAL.—Section 304 of the Home Mort-
- 4 gage Disclosure Act of 1975 (12 U.S.C. 2803) is amend-
- 5 ed—
- 6 (1) by striking subsection (i) and inserting the
- 7 following:
- 8 "(i) Exemption From Certain Disclosure Re-
- 9 QUIREMENTS.—The requirements of paragraphs (4), (5),
- 10 and (6) of subsection (b) shall not apply with respect to
- 11 any depository institution described in section 303(3)(A)
- 12 that has total assets, as of the most recent full fiscal year
- 13 of the institution, of \$30 million or less."; and
- 14 (2) by striking subsection (o).
- 15 (b) Technical and Conforming Amendment.—
- 16 Section 104 of the Economic Growth, Regulatory Relief,
- 17 and Consumer Protection Act (Public Law 115-174; 132
- 18 Stat. 1301) is amended by striking subsection (b).
- 19 SEC. 10. LIMITATION ON PROVIDING EXEMPTIONS FROM
- 20 HMDA REPORTING REQUIREMENTS.
- 21 Section 1027 of the Consumer Financial Protection
- 22 Act (12 U.S.C. 5517) is amended by adding at the end
- 23 the following:
- 24 "(t) Limitation on Providing Exemptions From
- 25 HMDA REPORTING REQUIREMENTS.—Notwithstanding
- 26 any provision of this title or the Home Mortgage Disclo-

- 1 sure Act of 1975, the Bureau may not provide any person
- 2 with an exemption from complying with any reporting re-
- 3 quirements under the Home Mortgage Disclosure Act of
- 4 1975 if such exemption did not exist on the date of enact-
- 5 ment of this subsection.".
- 6 SEC. 11. LIMITATION ON MODIFYING HMDA DATA FIELDS.
- 7 Section 1027 of the Consumer Financial Protection
- 8 Act (12 U.S.C. 5517) is amended by adding at the end
- 9 the following:
- 10 "(u) Limitation on Modifying HMDA Data
- 11 FIELDS.—Notwithstanding any provision of this title or
- 12 the Home Mortgage Disclosure Act of 1975, the Bureau
- 13 may not eliminate, with respect to the reporting require-
- 14 ments under the Home Mortgage Disclosure Act of 1975,
- 15 any data fields that were required to be reported on the
- 16 date of enactment of this subsection.".
- 17 SEC. 12. MAINTAINING THE HMDA EXPLORER TOOL AND
- 18 THE PUBLIC DATA PLATFORM API.
- 19 The Consumer Financial protection Bureau may not
- 20 retire the HMDA Explorer tool or the Public Data Plat-
- 21 form API.

1	SEC. 13. REPORT ON FAIR LENDING INVESTIGATIONS AND
2	ENFORCEMENT ACTIONS.
3	Section 1016 of the Consumer Financial Protection
4	Act of 2010 (12 U.S.C. 5496) is amended by adding at
5	the end the following:
6	"(d) Report on Fair Lending Investigations
7	AND ENFORCEMENT ACTIONS.—The Director shall issue
8	a monthly report to Congress containing—
9	"(1) the number of investigations opened and
10	closed by the Bureau relating to potential fair lend-
11	ing violations;
12	"(2) how many fair lending enforcement actions
13	have been taken or referred;
14	"(3) an analysis of consumer complaints relat-
15	ing to potential fair lending violations; and
16	"(4) statistics on how many staff of the Office
17	of Fair Lending and Equal Opportunity are dedi-
18	cated to fair lending supervision and enforcement
19	issues.".
20	SEC. 14. DEBT COLLECTION.
21	(a) Report on Debt Collection Complaints
22	AND ENFORCEMENT ACTIONS.—Section 1016 of the Con-
23	sumer Financial Protection Act of 2010 (12 U.S.C. 5496)
24	is amended by adding at the end the following:

1	"(e) Report on Debt Collection Complaints					
2	AND ENFORCEMENT ACTIONS.—The Director shall issue					
3	a quarterly report to Congress containing—					
4	"(1) an analysis of the consumer complaints re-					
5	ceived by the Bureau with respect to debt collection,					
6	including a State-by-State breakdown of such com-					
7	plaints; and					
8	"(2) a list of enforcement actions taken against					
9	debt collectors during the previous 12 months.".					
10	(b) Limitation on Debt Collection Rules.—					
11	Section 1022 of the Consumer Financial Protection Act					
12	of 2010 (12 U.S.C. 5512) is amended by adding at the					
13	end the following:					
14	"(e) Limitation on Debt Collection Rules.—					
15	The Director may not issue any rule with respect to debt					
16	collection that allows a debt collector to send unlimited					
17	email and text messages to a consumer.".					
18	SEC. 15. CREDIT SCORES INCLUDED IN FREE ANNUAL DIS-					
19	CLOSURES.					
20	Section 609 of the Fair Credit Reporting Act (15					
21	U.S.C. 1681g) is amended—					
22	(1) in subsection (a)(1)—					
23	(A) by striking "and" at the end and in-					

- 1 (B) by striking "except that—" and all 2 that follows through "(A) if the" and inserting 3 "except that if the"; and
 - (C) by striking subparagraph (B);
 - (2) in subsection (a), by adding at the end the following:
 - "(7) If the consumer reporting agency is a consumer reporting agency that compiles and maintains files on consumers on a nationwide basis as described in section 603(p), each such agency shall disclose a current credit score generated using the scoring algorithm, formula, model, program, or mechanism that is most frequently used to generate credit scores sold to creditors, subject to regulations of the Bureau, along with any information in the consumer's file at the time of the request concerning credit scores or any other risk scores or other predictors relating to the consumer, if such request is made in connection with a free annual disclosure made pursuant to section 612(a).
 - "(8) Such other consumer information as the Bureau considers appropriate with respect to consumer financial education, including the information required by subsection (f)(1), information describing the credit score of the consumer with respect to a

1	range of possible credit scores, and the general fac-					
2	tors contributing to the credit scores of consumers.";					
3	and					
4	(3) in subsection (f)—					
5	(A) in paragraph (1)—					
6	(i) by striking ", a consumer report-					
7	ing agency" and all that follows through					
8	"shall include—" and inserting "or a risk					
9	score, a consumer reporting agency shall					
10	supply to the consumer—"; and					
11	(ii) by amending subparagraph (A) to					
12	read as follows:					
13	"(A) any credit score or risk score in the					
14	file of the consumer at the consumer reporting					
15	agency;";					
16	(B) in paragraph (2)—					
17	(i) by redesignating subparagraph (B)					
18	as subparagraph (C); and					
19	(ii) by striking subparagraph (A) and					
20	inserting the following:					
21	"(A) CREDIT SCORE.—The term 'credit					
22	score' means a numerical value or a categoriza-					
23	tion derived from a statistical tool or modeling					
24	system used by a person who makes or ar-					

1	ranges a loan to predict the likelihood of certain
2	credit behaviors, including default.
3	"(B) RISK SCORE.—The term 'risk score'
4	means a numerical value or a categorization de-
5	rived from a statistical tool or modeling system
6	based upon information from a consumer report
7	for the purpose of predicting the likelihood of
8	certain behaviors or outcomes, and includes
9	scores used for the underwriting of insurance.";
10	(C) by striking paragraph (6) and insert-
11	ing the following:
12	"(6) Maintenance of credit scores.—All
13	consumer reporting agencies shall maintain in the
14	consumer's file credit scores or any other risk scores
15	or other predictors relating to the consumer for a
16	period of not less than 1 year beginning on the date
17	on which such information is generated.";
18	(D) by striking paragraph (7) and redesig-
19	nating paragraphs (8) and (9) as paragraphs
20	(7) and (8), respectively; and
21	(E) in paragraph (7) (as so redesignated),
22	by inserting before the period at the end the
23	following: ", except that a consumer reporting
24	agency described in section 603(p) shall provide
25	a credit score without charge to the consumer

1	if the consumer is requesting the score in con-				
2	nection with a free annual disclosure made pur-				
3	suant to section 612(a)".				
4	SEC. 16. REPORT ON SENIOR CONSUMERS.				
5	Section 1016 of the Consumer Financial Protection				
6	Act of 2010 (12 U.S.C. 5496) is amended by adding at				
7	the end the following:				
8	"(f) Report on Senior Consumers.—				
9	"(1) In general.—The Director shall issue an				
10	annual report to Congress containing—				
11	"(A) an analysis, in coordination with the				
12	Office of Financial Protection for Older Ameri-				
13	cans, of consumer complaints from older Ameri-				
14	cans, including a State-by-State breakdown of				
15	complaints by type of consumer financial prod-				
16	uct or service; and				
17	"(B) any legislative or regulatory rec-				
18	ommendations the Director may have to im-				
19	prove consumer protections for older Ameri-				
20	cans.				
21	"(2) Older Americans Defined.—In this				
22	subsection, the term 'older Americans' means indi-				
23	viduals who have attained the age of 62 years or				
24	more "				

1	SEC. 17. REPORT ON PAYDAY LOAN AND CAR-TITLE LOAN
2	INVESTIGATIONS AND ENFORCEMENT AC-
3	TIONS.
4	Section 1016 of the Consumer Financial Protection
5	Act of 2010 (12 U.S.C. 5496) is amended by adding at
6	the end the following:
7	"(g) Report on Payday Loan and Car-Title
8	Loan Investigations and Enforcement Actions.—
9	The Director shall issue a quarterly report to Congress
10	containing—
11	"(1) the number of investigations opened and
12	closed by the Bureau relating to payday loans and
13	car-title loans;
14	"(2) the number of enforcement actions that
15	have been taken or referred relating to payday loans
16	and car-title loans;
17	"(3) an estimate of the amount of fees cus-
18	tomers have paid relating to payday loans and car-
19	title loans;
20	"(4) an estimate of the number of times in the
21	previous 12 months a typical payday loan customer
22	has rolled over their loan; and
23	"(5) an estimate of how many car-title loan
24	gustomers lost their car in the previous 12 months"

1 SEC. 18. EFFECTIVE DATE.

- 2 This Act and the amendments made by this Act shall
- 3 take effect on the date of the enactment of this Act, except
- 4 that the Director of the Consumer Financial Protection
- 5 Bureau shall have 30 days to complete any operational
- 6 changes to the Bureau required by this Act or an amend-
- 7 ment made by this Act.

Passed the House of Representatives May 22, 2019. Attest:

Clerk.

116TH CONGRESS H. R. 1500

AN ACT

To require the Consumer Financial Protection Bureau to meet its statutory purpose, and for other purposes.