111TH CONGRESS 1ST SESSION H.R.3146

AN ACT

To make improvements to the FHA mortgage insurance programs of the Department of Housing and Urban Development, 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.

2 This Act may be cited as the "21st Century FHA3 Housing Act of 2009".

4 SEC. 2. MORTGAGE INSURANCE FOR CONDOMINIUMS.

5 Section 203 of the National Housing Act (12 U.S.C.
6 1709) is amended by adding at the end the following new
7 subsection:

8 "(y) INAPPLICABILITY OF ENVIRONMENTAL REVIEW 9 PROVISIONS.—In insuring, under this section, any mort-10 gage described in section 201(a)(C), the Secretary shall 11 not be subject to the conditions of, or review under, the 12 National Environmental Policy Act of 1969 or any other 13 provision of law that furthers the purposes of such Act.".

14 SEC. 3. ENERGY EFFICIENT MORTGAGES.

15 Section 106(a)(2)(C) of the Energy Policy Act of
16 1992 (42 U.S.C. 12712 note) is amended—

17 (1) in clause (i), by inserting "(i)" after "(A)"
18 each place such term appears; and

19 (2) in clause (ii), by striking "203(b)(2)(B)"
20 and inserting "203(b)(2)(A)(ii)".

21 SEC. 4. MODERNIZATION OF WORKFORCE AND RE-22 SOURCES.

23 Section 202 of the National Housing Act (12 U.S.C.
24 1708) is amended by adding at the end the following new
25 subsections:

26 "(g) PERSONNEL.—

•HR 3146 EH

"(1) IN GENERAL.—Notwithstanding section 1 2 502(a) of the Housing Act of 1948 (12 U.S.C. 3 1701c(a)), the Secretary may appoint and fix the 4 compensation of such officers and employees of the 5 Department as the Secretary considers necessary to 6 carry out the functions of the Secretary under this 7 Act and any other functions of the Federal Housing 8 Administration. Such officers and employees may be 9 paid without regard to the provisions of chapter 51 10 and subchapter III of chapter 53 of title 5, United 11 States Code, relating to classification and General 12 Schedule pay rates.

"(2) Comparability of compensation with 13 14 FEDERAL FINANCIAL REGULATORY AGENCIES.—In 15 fixing and directing compensation under paragraph 16 (1), the Secretary shall consult with, and maintain 17 comparability with compensation of officers and em-18 ployees of the Federal Housing Finance Agency, the 19 Board of Governors of the Federal Reserve System, 20 and the Federal Deposit Insurance Corporation.

21 "(3) PERSONNEL OF OTHER FEDERAL AGEN22 CIES.—In carrying out the functions referred to in
23 paragraph (1), the Secretary may use information,
24 services, staff, and facilities of any executive agency,
25 independent agency, or department on a reimburs-

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able basis, with the consent of such agency or de partment.

3 "(4) OUTSIDE EXPERTS AND CONSULTANTS.—
4 The Secretary may procure temporary and intermit5 tent services under section 3109(b) of title 5, United
6 States Code, to assist the work of the Department
7 in carrying out the functions referred to in para8 graph (1).

9 "(h) INFORMATION TECHNOLOGY.—

10 "(1) IN GENERAL.—In carrying out any pro-11 gram under this Act or any other program of the 12 Federal Housing Administration, the Secretary may 13 utilize any amounts as may be made available for 14 such programs to ensure that an appropriate level of 15 investment in information technology is maintained 16 in order for the Secretary to upgrade the technology 17 systems of the Department used in carrying out the 18 functions referred to in subsection (g)(1).

"(2) USE OF PREMIUM-GENERATED INCOME.—
To the extent that income derived in any fiscal year
from premium fees charged under section 203(c) is
in excess of the level of income estimated for that
such year for such premium fees and assumed in the
baseline projection prepared by the Director of the
Office of Management and Budget for inclusion in

the President's annual budget request and subject to
approval in advance in an appropriation Act, not
more than \$72,000,000 of such excess amounts may
be used from such amounts for the purpose of carrving out this subsection.

6 "(i) TRAINING AND EDUCATION PROGRAM.—

7 ((1))ESTABLISHMENT.—The Secretary of 8 Housing and Urban Development shall carry out a 9 comprehensive training and education program to 10 improve the service provided by personnel of the De-11 partment carrying out functions referred to in sub-12 section (g)(1) to users of the mortgage insurance 13 programs under this Act and any other FHA mort-14 gage insurance programs.

15 "(2) TOPICS.—The training and education pro16 gram under this subsection shall—

"(A) have as its primary goal improving
the quality and consistency of responses provided by such personnel of the Department
headquarters and other offices and centers of
the Department regarding regulations, handbooks, mortgagee letters, and other guidance;
and

24 "(B) be designed to—

"(i) ensure that lenders participating 1 2 in the FHA programs may rely on information provided by one office or center of 3 4 the Department when doing business with a different office or center; and 5 6 "(ii) prevent such lenders from soliciting answers to the same question from 7 8 different offices or centers of the Depart-9 ment in an attempt to obtain an answer that is satisfactory to the lender, by ensur-10 11 ing consistent responses from different of-12 fices and centers.".

13 SEC. 5. RISK MANAGEMENT IMPROVEMENTS.

(a) REVIEW OF DELINQUENCIES AND LENDER MON15 ITORING.—Section 202 of the National Housing Act (12
16 U.S.C. 1708), as amended by the preceding provisions of
17 this Act, is further amended by adding at the end the fol18 lowing new subsection:

19 "(j) RISK MANAGEMENT IMPROVEMENT.—

20 "(1) REVIEW OF DELINQUENCIES AMONG RE21 CENT ORIGINATIONS.—

"(A) IN GENERAL.—The Secretary shall
conduct an ongoing review of mortgages on single family housing originated during the preceding 12 months and insured pursuant to this

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Act under which the mortgagor has become 60 or more days delinquent with respect to payment under the mortgage during the first 90 days of the term of the mortgage to determine which mortgages should not have been originated or insured and the characteristics of such mortgages, and which lenders have relatively high incidences of such delinquent mortgages;

9 REPORTING TO CONGRESS.—Not "(B) later than 90 days after the date of enactment 10 11 of the 21st Century FHA Housing Act of 2009, 12 the Secretary shall make available to the Com-13 mittee on Financial Services of the House of 14 Representatives and the Committee on Bank-15 ing, Housing, and Urban Affairs of the Senate 16 any information and conclusions pursuant to 17 the review required under subparagraph (A).

18 "(C) SUFFICIENT RESOURCES.—There is 19 authorized to be appropriated to the Secretary 20 for each of fiscal years 2010 through 2014 the 21 amount necessary to provide 90 additional full-22 time equivalent positions for the Department, 23 or for entering into such contracts as are nec-24 essary, to conduct reviews in accordance with 25 the requirements of this section.

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1	"(2) LENDER MONITORING.—In conducting
2	monitoring and analysis of the performance of lend-
3	ers for mortgages on single family housing insured
4	under this Act, the Secretary shall utilize a one-year
5	period for such monitoring and analysis, to promote
6	earlier identification of problem lenders and allow
7	earlier intervention and sanctions.".
8	(b) Analysis of Mortgage Performance.—Sec-
9	tion 203(g)(2) of the Helping Families Save Their Homes
10	Act of 2009 (12 U.S.C. 1708 note) is amended—
11	(1) in paragraph (1), by striking "and" at the
12	end;
13	(2) in paragraph $(2)(B)$, by striking the period
14	at the end and inserting "; and"; and
15	(3) by adding at the end the following new
16	paragraph:
17	"(3) analyze the portion of mortgages randomly
18	
	reviewed pursuant to subparagraph (B) on the basis
19	reviewed pursuant to subparagraph (B) on the basis of performance.".
19 20	
	of performance.".
20	of performance.". SEC. 6. SENSE OF CONGRESS REGARDING ADEQUATE CAP-
20 21	of performance.". SEC. 6. SENSE OF CONGRESS REGARDING ADEQUATE CAP- ITAL FLOW FOR MORTGAGE LOANS.
20 21 22	of performance.". SEC. 6. SENSE OF CONGRESS REGARDING ADEQUATE CAP- ITAL FLOW FOR MORTGAGE LOANS. (a) CONGRESSIONAL FINDINGS.—The Congress finds

mortgage loans that are eventually sold into the sec ondary market to Fannie Mae, Freddie Mac and
 Ginnie Mae, is a critical link in the housing finance
 chain;

5 (2) according to data obtained pursuant to the 6 Home Mortgage Disclosure Act of 1975, nondeposi-7 tory lenders that utilize warehouse lines of credit ac-8 count for as much as 40 percent of all residential 9 mortgage loans in the United States, and nearly 55 10 percent of FHA loans, which are increasingly pop-11 ular;

(3) it is estimated that since 2006 warehouse
lending capacity available to the mortgage lending
industry has declined by nearly 90 percent to the
current level of approximately \$20 billion to \$25 billion;

(4) based upon projected 2009 lending volume,
there could be a shortfall of hundreds of billions of
dollars in home mortgage availability caused by a
lack of warehouse lending capacity; and

(5) unless Federal regulators promptly address
the issue, borrowers seeking to take advantage of today's low interest rates will face rising costs and reduced credit access, which could undermine the
housing market recovery.

(b) SENSE OF THE CONGRESS.—It is the sense of
2 the Congress that—

3 (1) the Secretary of the Treasury, the Secretary 4 of Housing and Urban Development, and the Direc-5 tor of the Federal Housing Finance Agency should 6 use their existing authorities under the Emergency 7 Economic Stabilization Act of 2008, the Housing 8 and Economic Recovery Act of 2008, and other stat-9 utory and regulatory authorities to provide financial 10 support and assistance to facilitate increased ware-11 house credit capacity by qualified warehouse lenders; 12 (2)such financial support and assistance 13 should-

(A) be used only to expand the amount of
credit or lending capacity made available to
qualified mortgage lenders by qualified warehouse lenders for the purpose of funding residential mortgage loans;

(B) be provided in such form and manner
as such Secretaries or the Director, as applicable, consider appropriate, which might include
direct loans, guarantees, credit enhancement,
and other incentives; and

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(C) comply with other requirements estab-
lished by such Secretaries or the Director, as
applicable.
(c) DEFINITIONS.—For purposes of this section, the
following definitions shall apply:
(1) QUALIFIED MORTGAGE LENDER.—The term
"qualified mortgage lender" means an entity that—
(A) is engaged in the business of making
mortgage loans for one- to four-family resi-
dences that are—
(i) insured under title II of the Na-
tional Housing Act (12 U.S.C. 1707 et
seq.);
(ii) guaranteed, insured, or made
under chapter 37 of title 38, United States
Code;
(iii) made, guaranteed, or insured
under title V of the Housing Act of 1949
(42 U.S.C. 1471 et seq.); or
(iv) eligible for purchase by the Fed-
eral National Mortgage Association or the
Federal Home Loan Mortgage Corpora-
tion; and
(B) is not a depository institution.

1 (2) QUALIFIED WAREHOUSE LENDER.—The 2 term "qualified warehouse lender" means an entity 3 that extends credit to qualified mortgage lenders for 4 the purpose of originating mortgage loans described 5 in paragraph (1)(A), or that otherwise facilitates the 6 origination of such loans by a qualified mortgage 7 lender.

8 SEC. 7. FORECLOSURE AVOIDANCE INITIATIVES.

9 Section 230 of the National Housing Act (12 U.S.C.
10 1715u) is amended by inserting after subsection (d) the
11 following new subsection:

12 "(e) FORECLOSURE AVOIDANCE DEMONSTRATION 13 PROGRAMS.—The Secretary may carry out such demonstration programs as the Secretary from time to time 14 15 determines are appropriate to demonstrate the effectiveness of alternative methods of avoiding foreclosure on 16 mortgages insured under this title, including methods in-17 18 volving short sales and deeds in lieu of foreclosure, and 19 such methods may involve partial or full payment of insurance benefits to the mortgagee.". 20

Passed the House of Representatives September 15, 2009.

Attest:

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