116TH CONGRESS 2D SESSION S.

To establish the Paycheck Protection Program Second Draw Loan and amend the 7(a) loan guaranty program for recovery sector business concerns, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. RUBIO (for himself and Ms. COLLINS) introduced the following bill; which was read twice and referred to the Committee on _____

A BILL

- To establish the Paycheck Protection Program Second Draw Loan and amend the 7(a) loan guaranty program for recovery sector business concerns, 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; TABLE OF CONTENTS.

- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Continuing Small Business Recovery and Paycheck Pro-
- 6 tection Program Act".
- 7 (b) TABLE OF CONTENTS.—The table of contents for8 this Act is as follows:

- Sec. 1. Short title; table of contents.
- Sec. 2. Definitions.
- Sec. 3. Emergency rulemaking authority.

TITLE I—PAYCHECK PROTECTION PROGRAM IMPROVEMENTS

- Sec. 101. Additional eligible expenses.
- Sec. 102. Lender safe harbor.
- Sec. 103. Selection of covered period for forgiveness.
- Sec. 104. Simplified application.
- Sec. 105. Group insurance payments as payroll costs.
- Sec. 106. Paycheck protection program second draw loans.
- Sec. 107. Continued access to the paycheck protection program.
- Sec. 108. Increased ability for paycheck protection program borrowers to request an increase in loan amount due to updated regulations.
- Sec. 109. Calculation of maximum loan amount for farmers and ranchers under the paycheck protection program.
- Sec. 110. Farm Credit System institutions.
- Sec. 111. Definition of seasonal employer.
- Sec. 112. Changes to the 7(a) loan guaranty program for recovery sector business concerns.
- Sec. 113. Eligibility of 501(c)(6) organizations for loans under the paycheck protection program.
- Sec. 114. Prohibition on use of loan proceeds for lobbying activities.
- Sec. 115. Effective date; applicability.
- Sec. 116. Bankruptcy provisions.
- Sec. 117. Conflicts of interest.

TITLE II—SMALL BUSINESS PROGRAMS GENERALLY

Sec. 121. Small business investment company program.

TITLE III—APPROPRIATIONS

Sec. 131. Commitment authority and appropriations.

1 SEC. 2. DEFINITIONS.

- 2 In this Act:
- 3 (1) ADMINISTRATION; ADMINISTRATOR.—The
 4 terms "Administration" and "Administrator" mean
 5 the Small Business Administration and the Adminis6 trator thereof.
- 7 (2) SMALL BUSINESS CONCERN.—The term
 8 "small business concern" has the meaning given the
 9 term in section 3 of the Small Business Act (15
 10 U.S.C. 632).

1 SEC. 3. EMERGENCY RULEMAKING AUTHORITY.

Not later than 30 days after the date of enactment
of this Act, the Administrator shall issue regulations to
carry out this Act and the amendments made by this Act
without regard to the notice requirements under section
553(b) of title 5, United States Code.

7 TITLE I—PAYCHECK PROTEC8 TION PROGRAM IMPROVE9 MENTS

10 SEC. 101. ADDITIONAL ELIGIBLE EXPENSES.

(a) ALLOWABLE USE OF PPP LOAN.—Section
7(a)(36)(F)(i) of the Small Business Act (15 U.S.C.
636(a)(36)(F)(i)) is amended—

14 (1) in subclause (VI), by striking "and" at the15 end;

16 (2) in subclause (VII), by striking the period at17 the end and inserting a semicolon; and

18 (3) by adding at the end the following:

19 "(VIII) covered operations ex-20 penditures, as defined in section

21 1106(a) of the CARES Act (15 22 U.S.C. 9005(a));

23 "(IX) covered property damage
24 costs, as defined in such section
25 1106(a);

	Ť
1	"(X) covered supplier costs, as
2	defined in such section 1106(a); and
3	"(XI) covered worker protection
4	expenditures, as defined in such sec-
5	tion 1106(a).".
6	(b) LOAN FORGIVENESS.—Section 1106 of the
7	CARES Act (15 U.S.C. 9005) is amended—
8	(1) in subsection (a)—
9	(A) by redesignating paragraphs (6) , (7) ,
10	and (8) as paragraphs (10) , (11) , and (12) , re-
11	spectively;
12	(B) by redesignating paragraph (5) as
13	paragraph (8);
14	(C) by redesignating paragraph (4) as
15	paragraph (6);
16	(D) by redesignating paragraph (3) as
17	paragraph (4);
18	(E) by inserting after paragraph (2) the
19	following:
20	"(3) the term 'covered operations expenditure'
21	means a payment for any business software or cloud
22	computing service that facilitates business oper-
23	ations, product or service delivery, the processing,
24	payment, or tracking of payroll expenses, human re-
25	sources, sales and billing functions, or accounting or

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1	tracking of supplies, inventory, records and ex-
2	penses;";
3	(F) by inserting after paragraph (4), as so
4	redesignated, the following:
5	((5) the term 'covered property damage cost'
6	means a cost related to property damage and van-
7	dalism or looting due to public disturbances that oc-
8	curred during 2020 that was not covered by insur-
9	ance or other compensation;";
10	(G) by inserting after paragraph (6), as so
11	redesignated, the following:
12	((5) the term 'covered supplier cost' means an
13	expenditure made by an entity to a supplier of goods
14	pursuant to a contract in effect before February 15,
15	2020 for the supply of goods that are essential to
16	the operations of the entity at the time at which the
17	expenditure is made;";
18	(H) by inserting after paragraph (8), as so
19	redesignated, the following:
20	((9) the term 'covered worker protection ex-
21	penditure'—
22	"(A) means an operating or a capital ex-
23	penditure that is required to facilitate the adap-
24	tation of the business activities of an entity to
25	comply with requirements established or guid-

1	ance issued by the Department of Health and
2	Human Services, the Centers for Disease Con-
3	trol, or the Occupational Safety and Health Ad-
4	ministration during the period beginning on
5	March 1, 2020 and ending December 31, 2020
6	related to the maintenance of standards for
7	sanitation, social distancing, or any other work-
8	er or customer safety requirement related to
9	COVID–19;
10	"(B) may include—
11	"(i) the purchase, maintenance, or
12	renovation of assets that create or ex-
13	pand—
14	"(I) a drive-through window fa-
15	cility;
16	"(II) an indoor, outdoor, or com-
17	bined air or air pressure ventilation or
18	filtration system;
19	"(III) a physical barrier such as
20	a sneeze guard;
21	"(IV) an indoor, outdoor, or com-
22	bined commercial real property;
23	"(V) an onsite or offsite health
24	screening capability; or

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1	"(VI) other assets relating to the
2	compliance with the requirements or
3	guidance described in subparagraph
4	(A), as determined by the Adminis-
5	trator in consultation with the Sec-
6	retary of Health and Human Services
7	and the Secretary of Labor; and
8	"(ii) the purchase of—
9	"(I) covered materials described
10	in section 328.103(a) of title 44, Code
11	of Federal Regulations, or any suc-
12	cessor regulation;
13	"(II) particulate filtering face-
14	piece respirators approved by the Na-
15	tional Institute for Occupational Safe-
16	ty and Health, including those ap-
17	proved only for emergency use author-
18	ization; or
19	"(III) other kinds of personal
20	protective equipment, as determined
21	by the Administrator in consultation
22	with the Secretary of Health and
23	Human Services and the Secretary of
24	Labor; and

1	"(C) does not include residential real prop-
2	erty or intangible property;"; and
3	(I) in paragraph (11), as so redesig-
4	nated—
5	(i) in subparagraph (C), by striking
6	"and" at the end;
7	(ii) in subparagraph (D), by striking
8	"and" at the end; and
9	(iii) by adding at the end the fol-
10	lowing:
11	"(E) covered operations expenditures;
12	"(F) covered property damage costs;
13	"(G) covered supplier costs; and
14	"(H) covered worker protection expendi-
15	tures; and";
16	(2) in subsection (b), by adding at the end the
17	following:
18	"(5) Any covered operations expenditure.
19	"(6) Any covered property damage cost.
20	"(7) Any covered supplier cost.
21	"(8) Any covered worker protection expendi-
22	ture.";
23	(3) in subsection $(d)(8)$, by inserting "any pay-
24	ment on any covered operations expenditure, any
25	payment on any covered property damage cost, any

1	payment on any covered supplier cost, any payment
2	on any covered worker protection expenditure," after
3	"rent obligation,"; and
4	(4) in subsection (e)—
5	(A) in paragraph (2), by inserting "pay-
6	ments on covered operations expenditures, pay-
7	ments on covered property damage costs, pay-
8	ments on covered supplier costs, payments on
9	covered worker protection expenditures," after
10	"lease obligations,"; and
11	(B) in paragraph $(3)(B)$, by inserting
12	"make payments on covered operations expendi-
13	tures, make payments on covered property dam-
14	age costs, make payments on covered supplier
15	costs, make payments on covered worker protec-
16	tion expenditures," after "rent obligation,".
17	SEC. 102. LENDER SAFE HARBOR.
18	Subsection (h) of section 1106 of the CARES Act
19	(15 U.S.C. 9005) is amended to read as follows:
20	"(h) Hold Harmless.—
21	"(1) IN GENERAL.—A lender may rely on any
22	certification or documentation submitted by an ap-
23	plicant for a covered loan or an eligible recipient of
24	a covered loan that—

1	"(A) is submitted pursuant to any statu-
2	tory requirement relating to covered loans or
3	any rule or guidance issued to carry out any ac-
4	tion relating to covered loans; and
5	"(B) attests that the applicant or eligible
6	recipient, as applicable, has accurately verified
7	any certification or documentation provided to
8	the lender.
9	"(2) NO ENFORCEMENT ACTION.—With respect
10	to a lender that relies on a certification or docu-
11	mentation described in paragraph (1) —
12	"(A) an enforcement action may not be
13	taken against the lender acting in good faith re-
14	lating to origination or forgiveness of a covered
15	loan based on such reliance; and
16	"(B) the lender acting in good faith shall
17	not be subject to any penalties relating to origi-
18	nation or forgiveness of a covered loan based on
19	such reliance.".
20	SEC. 103. SELECTION OF COVERED PERIOD FOR FORGIVE-
21	NESS.
22	Section 1106 of the CARES Act $(15 \text{ U.S.C. } 9005)$
23	is amended—
24	(1) by amending subsection $(a)(3)$ to read as
25	follows:

1	"(3) the term 'covered period' means the pe-
2	riod—
3	"(A) beginning on the date of the origina-
4	tion of a covered loan; and
5	"(B) ending on a date selected by the eligi-
6	ble recipient of the covered loan that occurs
7	during the period—
8	"(i) beginning on the date that is 8
9	weeks after such date of origination; and
10	"(ii) ending on December 31, 2020;";
11	and
12	(2) by striking subsection (l).
13	SEC. 104. SIMPLIFIED APPLICATION.
14	Section 1106 of the CARES Act (15 U.S.C. 9005),
15	as amended by section 103 of this Act, is amended—
16	(1) in subsection (e), in the matter preceding
17	paragraph (1), by striking "An eligible" and insert-
18	ing "Except as provided in subsection (l), an eligi-
19	ble'';
20	(2) in subsection (f), by inserting "or the infor-
21	mation required under subsection (l), as applicable"
22	after "subsection (e)"; and
23	(3) by adding at the end the following:
24	"(1) SIMPLIFIED APPLICATION.—
25	"(1) COVERED LOANS UNDER \$150,000.—

1	"(A) IN GENERAL.—Notwithstanding sub-
2	section (e), with respect to a covered loan made
3	to an eligible recipient that is not more than
4	\$150,000, the covered loan amount shall be for-
5	given under this section if the eligible recipi-
6	ent—
7	"(i) signs and submits to the lender
8	an attestation that the eligible recipient
9	made a good faith effort to comply with
10	the requirements under section $7(a)(36)$ of
11	the Small Business Act (15 U.S.C.
12	636(a)(36)); and
13	"(ii) for the 3-year period following
14	submission of the attestation under clause
15	(i), retains records relevant to the attesta-
16	tion that prove compliance with those re-
17	quirements.
18	"(B) DEMOGRAPHIC INFORMATION.—An
19	eligible recipient of a covered loan described in
20	subparagraph (A) may complete and submit
21	any form related to borrower demographic in-
22	formation.
23	"(C) AUDIT.—The Administrator may—
24	"(i) review and audit covered loans
25	described in subparagraph (A); and

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1	"(ii) in the case of fraud, ineligibility,
2	or other material noncompliance with ap-
3	plicable loan or loan forgiveness require-
4	ments, modify—
5	"(I) the amount of a covered loan
6	described in subparagraph (A); or
7	"(II) the loan forgiveness amount
8	with respect to a covered loan de-
9	scribed in subparagraph (A).
10	"(2) COVERED LOANS BETWEEN \$150,000 AND
11	\$2,000,000.—
12	"(A) IN GENERAL.—Notwithstanding sub-
13	section (e), with respect to a covered loan made
14	to an eligible recipient that is more than
15	\$150,000 and not more than \$2,000,000—
16	"(i) the eligible recipient seeking loan
17	forgiveness under this section—
18	"(I) is not required to submit the
19	supporting documentation described
20	in paragraph (1) or (2) of subsection
21	(e) or the certification described in
22	subsection (e)(3)(A);
23	"(II) shall retain all relevant
24	schedules, worksheets, and supporting
25	documentation for the 3-year period

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1	following submission of the applica-
2	tion for loan forgiveness; and
3	"(III) may complete and submit
4	any form related to borrower demo-
5	graphic information;
6	"(ii) review by the lender of an appli-
7	cation submitted by the eligible recipient
8	for loan forgiveness under this section shall
9	be limited to whether the lender received a
10	complete application, with all fields com-
11	pleted, initialed, or signed, as applicable;
12	and
13	"(iii) the lender shall—
	"(iii) the lender shall— "(I) accept the application sub-
13	
13 14	"(I) accept the application sub-
13 14 15	"(I) accept the application sub- mitted by the eligible recipient for
13 14 15 16	"(I) accept the application sub- mitted by the eligible recipient for loan forgiveness under this section;
13 14 15 16 17	"(I) accept the application sub- mitted by the eligible recipient for loan forgiveness under this section; and
 13 14 15 16 17 18 	"(I) accept the application sub- mitted by the eligible recipient for loan forgiveness under this section; and "(II) submit the application to
 13 14 15 16 17 18 19 	"(I) accept the application sub- mitted by the eligible recipient for loan forgiveness under this section; and "(II) submit the application to the Administrator.
 13 14 15 16 17 18 19 20 	 "(I) accept the application submitted by the eligible recipient for loan forgiveness under this section; and "(II) submit the application to the Administrator. "(B) AUDIT.—The Administrator may—
 13 14 15 16 17 18 19 20 21 	 "(I) accept the application submitted by the eligible recipient for loan forgiveness under this section; and "(II) submit the application to the Administrator. "(B) AUDIT.—The Administrator may— "(i) review and audit covered loans
 13 14 15 16 17 18 19 20 21 22 	 "(I) accept the application submitted by the eligible recipient for loan forgiveness under this section; and "(II) submit the application to the Administrator. "(B) AUDIT.—The Administrator may— "(i) review and audit covered loans described in subparagraph (A); and

1	plicable loan or loan forgiveness require-
2	ments, modify—
3	"(I) the amount of a covered loan
4	described in subparagraph (A); or
5	"(II) the loan forgiveness amount
6	with respect to a covered loan de-
7	scribed in subparagraph (A).
8	"(3) Audit plan.—
9	"(A) IN GENERAL.—Not later than 30
10	days after the date of enactment of the Con-
11	tinuing Small Business Recovery and Paycheck
12	Protection Program Act, the Administrator
13	shall submit to the Committee on Small Busi-
14	ness and Entrepreneurship of the Senate and
15	the Committee on Small Business of the House
16	of Representatives an audit plan that details—
17	"(i) the policies and procedures of the
18	Administrator for conducting reviews and
19	audits of covered loans; and
20	"(ii) the metrics that the Adminis-
21	trator shall use to determine which covered
22	loans will be audited for each category of
23	covered loans described in paragraphs (1)
24	and (2).

1	"(B) REPORTS.—Not later than 30 days
2	after the date on which the Administrator sub-
3	mits the audit plan required under subpara-
4	graph (A), and each month thereafter, the Ad-
5	ministrator shall submit to the Committee on
6	Small Business and Entrepreneurship of the
7	Senate and the Committee on Small Business
8	of the House of Representatives a report on the
9	review and audit activities of the Administrator
10	under this subsection, which shall include—
11	"(i) the number of active reviews and
12	audits;
13	"(ii) the number of reviews and audits
15	
13	that have been ongoing for more than 60
14	that have been ongoing for more than 60
14 15	that have been ongoing for more than 60 days; and
14 15 16	that have been ongoing for more than 60 days; and "(iii) any substantial changes made to
14 15 16 17	that have been ongoing for more than 60 days; and ''(iii) any substantial changes made to the audit plan submitted under subpara-
14 15 16 17 18	that have been ongoing for more than 60 days; and "(iii) any substantial changes made to the audit plan submitted under subpara- graph (A).".
14 15 16 17 18 19	 that have been ongoing for more than 60 days; and "(iii) any substantial changes made to the audit plan submitted under subparagraph (A).". SEC. 105. GROUP INSURANCE PAYMENTS AS PAYROLL
 14 15 16 17 18 19 20 	that have been ongoing for more than 60 days; and "(iii) any substantial changes made to the audit plan submitted under subpara- graph (A).". SEC. 105. GROUP INSURANCE PAYMENTS AS PAYROLL COSTS.
 14 15 16 17 18 19 20 21 	that have been ongoing for more than 60 days; and "(iii) any substantial changes made to the audit plan submitted under subparagraph (A).". SEC. 105. GROUP INSURANCE PAYMENTS AS PAYROLL COSTS. Section 7(a)(36)(A)(viii)(I)(aa)(EE) of the Small

1	SEC. 106. PAYCHECK PROTECTION PROGRAM SECOND
2	DRAW LOANS.
3	Section 7(a) of the Small Business Act (15 U.S.C.
4	636(a)) is amended by adding at the end the following:
5	"(37) PAYCHECK PROTECTION PROGRAM SEC-
6	OND DRAW LOANS.—
7	"(A) DEFINITIONS.—In this paragraph—
8	"(i) the terms 'community financial
9	institutions', 'credit union', 'eligible self-
10	employed individual', 'insured depository
11	institution', 'nonprofit organization', 'pay-
12	roll costs', 'seasonal employer', and 'vet-
13	erans organization' have the meanings
14	given those terms in paragraph (36), ex-
15	cept that 'eligible entity' shall be sub-
16	stituted for 'eligible recipient' each place it
17	appears in the definitions of those terms;
18	"(ii) the term 'covered loan' means a
19	loan made under this paragraph;
20	"(iii) the terms 'covered mortgage ob-
21	ligation', 'covered operating expenditure',
22	'covered property damage cost', 'covered
23	rent obligation', 'covered supplier cost',
24	'covered utility payment', and 'covered
25	worker protection expenditure' have the
26	meanings given those terms in section

1	1106(a) of the CARES Act (15 U.S.C.
2	9005(a));
3	"(iv) the term 'covered period' means
4	the period beginning on the date of the
5	origination of a covered loan and ending on
6	December 31, 2020;
7	"(v) the terms 'exchange', 'issuer',
8	and 'security' have the meanings given
9	those terms in section 3(a) of the Securi-
10	ties Exchange Act of 1934 (15 U.S.C.
11	78c(a));
12	"(vi) the term 'eligible entity'—
13	"(I) means any business concern,
14	nonprofit organization, veterans orga-
15	nization, Tribal business concern, eli-
16	gible self-employed individual, sole
17	proprietor, independent contractor, or
18	small agricultural cooperative that—
19	"(aa)(AA) with respect to a
20	business concern, would qualify
21	as a small business concern by
22	the annual receipts size standard
23	(if applicable) established by sec-
24	tion 121.201 of title 13, Code of

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1	Federal Regulations, or any suc-
2	cessor regulation; or
3	"(BB) if the entity does not
4	qualify as a small business con-
5	cern, meets the alternative size
6	standard established under sec-
7	tion $3(a)(5);$
8	"(bb) employs not more
9	than 300 employees; and
10	"(cc)(AA) except as provided
11	in subitems (BB), (CC), and
12	(DD), had gross receipts during
13	the first or second quarter in
14	2020 that are not less than 50
15	percent less than the gross re-
16	ceipts of the entity during the
17	same quarter in 2019;
18	"(BB) if the entity was not
19	in business during the first or
20	second quarter of 2019, but was
21	in business during the third and
22	fourth quarter of 2019, had gross
23	receipts during the first or sec-
24	ond quarter of 2020 that are less
25	than 50 percent of the amount of

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the gross receipts of the entity during the third or fourth quarter of 2019;

"(CC) if the entity was not 4 5 in business during the first, sec-6 ond, or third quarter of 2019, 7 but was in business during the fourth quarter of 2019, had gross 8 9 receipts during the first or sec-10 ond quarter of 2020 that are less 11 than 50 percent of the amount of 12 the gross receipts of the entity 13 during the fourth quarter of 14 2019; or

15 "(DD) if the entity was not 16 in business during 2019, but was 17 in operation on February 15, 18 2020, had gross receipts during 19 the second quarter of 2020 that are less than 50 percent of the 20 21 amount of the gross receipts of 22 the entity during the first quar-23 ter of 2020; and "(II) does not include— 24

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1	"(aa) an issuer, the securi-
2	ties of which are listed on an ex-
3	change registered a national se-
4	curities exchange under section 6
5	of the Securities Exchange Act of
6	1934 (15 U.S.C. 78f);
7	"(bb) any entity that—
8	"(AA) is a type of busi-
9	ness concern described in
10	subsection (b), (c), (d), (e),
11	(f), (h), (l) (m), (p), (q), (r),
12	or (s) of section 120.110 of
13	title 13, Code of Federal
14	Regulations, or any suc-
15	cessor regulation;
16	"(BB) is a type of busi-
17	ness concern described in
18	section 120.110(g) of title
19	13, Code of Federal Regula-
20	tions, or any successor regu-
21	lation, except as otherwise
22	provided in the interim final
23	rule of the Administration
24	entitled 'Business Loan Pro-
25	gram Temporary Changes;

1	Paycheck Protection Pro-
2	gram—Additional Eligibility
3	Criteria and Requirements
4	for Certain Pledges of
5	Loans' (85 Fed. Reg. 21747
6	(April 20, 2020));
7	"(CC) is a type of busi-
8	ness concern described in
9	section 120.110(i) of title
10	13, Code of Federal Regula-
11	tions, or any successor regu-
12	lation, except if the business
13	concern is an organization
14	described in paragraph
15	(36)(D)(vii);
16	"(DD) is a type of
17	business concern described
18	in section 120.110(j) of title
19	13, Code of Federal Regula-
20	tions, or any successor regu-
21	lation, except as otherwise
22	provided in the interim final
23	rules of the Administration
24	entitled 'Business Loan Pro-
25	gram Temporary Changes;

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1	Paycheck Protection Pro-
2	gram—Eligibility of Certain
3	Electric Cooperatives' (85
4	Fed. Reg. 29847 (May 19,
5	2020)) and 'Business Loan
6	Program Temporary
7	Changes; Paycheck Protec-
8	tion Program—Eligibility of
9	Certain Telephone Coopera-
10	tives' (85 Fed. Reg. 35550
11	(June 11, 2020)) or any
12	other guidance or rule
13	issued or that may be issued
14	by the Administrator;
15	"(EE) is a type of busi-
16	ness concern described in
17	section 120.110(n) of title
18	13, Code of Federal Regula-
19	tions, or any successor regu-
20	lation, except as otherwise
21	provided in the interim final
22	rule of the Administration
23	entitled 'Business Loan Pro-
24	gram Temporary Changes;
25	Paycheck Protection Pro-

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1	gram—Additional Eligibility
2	Revisions to First Interim
3	Final Rule' (85 Fed. Reg.
4	38301 (June 26, 2020)) or
5	any other guidance or rule
6	issued or that may be issued
7	by the Administrator;
8	"(FF) is a type of busi-
9	ness concern described in
10	section 120.110(o) of title
11	13, Code of Federal Regula-
12	tions, or any successor regu-
13	lation, except as otherwise
14	provided in any guidance or
15	rule issued or that may be
16	issued by the Administrator;
17	or
18	"(GG) is an entity that
19	is organized for research or
20	for engaging in advocacy in
21	areas such as public policy
22	or political strategy or other-
23	wise describes itself as a
24	think tank in any public
25	documents;

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1	"(HH) is an entity that
2	would be described in the
3	subsections listed in
4	subitems (AA) through (GG)
5	if the entity were a business
6	concern; or
7	"(II) is assigned, or
8	was approved for a loan
9	under paragraph (36) with,
10	a North American Industry
11	Classification System code
12	beginning with 52;
13	"(cc) any business concern
14	or entity primarily engaged in
15	political or lobbying activities,
16	which shall include any entity
17	that is organized for research or
18	for engaging in advocacy in areas
19	such as public policy or political
20	strategy or otherwise describes
21	itself as a think tank in any pub-
22	lic documents; or
23	"(dd) any business concern
24	or entity—

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1	"(AA) for which an en-
2	tity created in or organized
3	under the laws of the Peo-
4	ple's Republic of China or
5	the Special Administrative
6	Region of Hong Kong, or
7	that has significant oper-
8	ations in the People's Re-
9	public of China or the Spe-
10	cial Administrative Region
11	of Hong Kong, owns or
12	holds, directly or indirectly,
13	not less than 20 percent of
14	the economic interest of the
15	business concern or entity,
16	including as equity shares or
17	a capital or profit interest in
18	a limited liability company
19	or partnership; or
20	"(BB) that retains, as
21	a member of the board of di-
22	rectors of the business con-
23	cern, a person who is a resi-
24	dent of the People's Repub-
25	lic of China; and

21
"(vii) the term 'Tribal business con-
cern' means a Tribal business concern de-
scribed in section $31(b)(2)(C)$.
"(B) LOANS.—Except as otherwise pro-
vided in this paragraph, the Administrator may
guarantee covered loans to eligible entities
under the same terms, conditions, and processes
as a loan made under paragraph (36).
"(C) MAXIMUM LOAN AMOUNT.—
"(i) IN GENERAL.—Except as other-
wise provided in this subparagraph, the
maximum amount of a covered loan made
to an eligible entity is the lesser of—
"(I) the product obtained by mul-
tiplying-
"(aa) the average total
monthly payment for payroll
costs incurred or paid by the eli-
gible entity during the 1-year pe-
riod before the date on which the
loan is made; by
"(bb) 2.5; or
``(II) \$2,000,000.
"(ii) SEASONAL EMPLOYERS.—The
maximum amount of a covered loan made

1	to an eligible entity that is a seasonal em-
2	ployer is the lesser of—
3	"(I) the product obtained by mul-
4	tiplying-
5	"(aa) at the election of the
6	eligible entity, the average total
7	monthly payments for payroll
8	costs incurred or paid by the eli-
9	gible entity—
10	"(AA) for a 12-week
11	period beginning February
12	15, 2019 or March 1, 2019
13	and ending June 30, 2019;
14	or
15	"(BB) for a consecutive
16	12-week period between May
17	1, 2019 and September 15,
18	2019; by
19	"(bb) 2.5; or
20	``(II) \$1,000,000.
21	"(iii) New entities.—The maximum
22	amount of a covered loan made to an eligi-
23	ble entity that did not exist during the 1-
24	year period preceding February 15, 2020
25	is the lesser of—

1	"(I) the product obtained by mul-
2	tiplying-
3	"(aa) the quotient obtained
4	by dividing—
5	"(AA) the sum of the
6	total monthly payments by
7	the eligible entity for payroll
8	costs paid or incurred by the
9	eligible entity as of the date
10	on which the eligible entity
11	applies for the covered loan;
12	by
13	"(BB) the number of
14	months in which those pay-
15	roll costs were paid or in-
16	curred; by
17	"(bb) 2.5; or
18	''(II) \$2,000,000.
19	"(iv) Business concerns with
20	MORE THAN 1 PHYSICAL LOCATION.—
21	"(I) IN GENERAL.—Any eligible
22	entity that employs not more than
23	300 employees per physical location of
24	the eligible entity and that is assigned
25	a North American Industry Classifica-

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1	tion System Code beginning with 72
2	at the time of disbursal shall be eligi-
3	ble to receive a covered loan.
4	"(II) LIMIT FOR MULTIPLE LO-
5	CATIONS.—With respect to an eligible
6	entity with more than 1 physical loca-
7	tion, the total amount of all covered
8	loans shall be not more than
9	\$2,000,000.
10	"(v) LOAN NUMBER LIMITATION.—An
11	eligible entity may only receive 1 covered
12	loan.
13	"(vi) 90 day rule for maximum
14	LOAN AMOUNT.—The maximum aggregate
15	loan amount of loans guaranteed under
16	this subsection that are approved for an el-
17	igible entity (including any affiliates) with-
18	in 90 days of approval of another loan
19	under this subsection for the eligible entity
20	(including any affiliates) shall not exceed
21	\$10,000,000.
22	"(D) EXCEPTION FROM CERTAIN CERTIFI-
23	CATION REQUIREMENTS.—An eligible entity ap-
24	plying for a covered loan shall not be required

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1	to make the certification described in subclause
2	(III) or (IV) of paragraph $(36)(G)(i)$.
3	"(E) FEE WAIVER.—With respect to a cov-
4	ered loan—
5	"(i) in lieu of the fee otherwise appli-
6	cable under paragraph (23)(A), the Ad-
7	ministrator shall collect no fee; and
8	"(ii) in lieu of the fee otherwise appli-
9	cable under paragraph (18)(A), the Ad-
10	ministrator shall collect no fee.
11	"(F) ELIGIBLE CHURCHES AND RELIGIOUS
12	ORGANIZATIONS.—
13	"(i) SENSE OF CONGRESS.—It is the
14	sense of Congress that the interim final
15	rule of the Administration entitled 'Busi-
16	ness Loan Program Temporary Changes;
17	Paycheck Protection Program' (85 Fed.
18	Reg. 20817 (April 15, 2020)) properly
19	clarified the eligibility of churches and reli-
20	gious organizations for loans made under
21	paragraph (36).
22	"(ii) Applicability of prohibi-
23	TION.—The prohibition on eligibility estab-
24	lished by section 120.110(k) of title 13,
25	Code of Federal Regulations, or any suc-

1	cessor regulation, shall not apply to a cov-
2	ered loan.
3	"(G) GROSS RECEIPTS FOR NONPROFIT
4	AND VETERANS ORGANIZATIONS.—For purposes
5	of calculating gross receipts under subpara-
6	graph $(A)(vi)(I)(cc)$ for an entity that is a non-
7	profit organization or a veterans organization,
8	gross receipts—
9	"(i) shall include proceeds from fund-
10	raising events, federated campaigns, gifts,
11	donor-advised funds, and funds from simi-
12	lar sources; and
13	"(ii) shall not include—
14	"(I) Federal grants (excluding
15	any loan forgiveness on loans received
16	under paragraph (36) or this para-
17	graph;
18	"(II) revenues from a supporting
19	organization;
20	"(III) grants from private foun-
21	dations that are disbursed over the
22	course of more than 1 calendar year;
23	OF
24	"(IV) any contribution of prop-
25	erty other than money, stocks, bonds,

1	and other securities, provided that the
2	non-cash contribution is not sold by
3	the organization in a transaction un-
4	related to the tax-exempt purpose of
5	the organization.
6	"(H) LOAN FORGIVENESS.—
7	"(i) IN GENERAL.—Except as pro-
8	vided otherwise provided in this subpara-
9	graph, an eligible entity shall be eligible for
10	forgiveness of indebtedness on a covered
11	loan in the same manner as an eligible re-
12	cipient with respect to a loan made under
13	paragraph (36), as described in section
14	1106 of the CARES Act (15 U.S.C. 9005).
15	"(ii) Forgiveness amount.—An eli-
16	gible entity shall be eligible for forgiveness
17	of indebtedness on a covered loan in an
18	amount equal to the sum of the following
19	costs incurred or expenditures made during
20	the covered period:
21	"(I) Payroll costs.
22	"(II) Any payment of interest on
23	any covered mortgage obligation
24	(which shall not include any prepay-

1	ment of or payment of principal on a
2	covered mortgage obligation).
3	"(III) Any covered operations ex-
4	penditure.
5	"(IV) Any covered property dam-
6	age cost.
7	"(V) Any payment on any cov-
8	ered rent obligation.
9	"(VI) Any covered utility pay-
10	ment.
11	"(VII) Any covered supplier cost.
12	"(VIII) Any covered worker pro-
13	tection expenditure.
14	"(iii) Limitation on forgiveness
15	FOR ALL ELIGIBLE ENTITIES.—The for-
16	giveness amount under this subparagraph
17	shall be equal to the lesser of—
18	"(I) the amount described in
19	clause (ii); and
20	"(II) the amount equal to the
21	quotient obtained by dividing—
22	"(aa) the amount of the cov-
23	ered loan used for payroll costs
24	during the covered period; and
25	"(bb) 0.60.

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"(I) LENDER ELIGIBILITY.—Except as
otherwise provided in this paragraph, a lender
approved to make loans under paragraph (36)
may make covered loans under the same terms
and conditions as in paragraph (36).
"(J) Reimbursement for loan proc-
ESSING AND SERVICING.—The Administrator
shall reimburse a lender authorized to make a
covered loan in an amount that is—
"(i) 3 percent of the principal amount
of the financing of the covered loan up to
\$350,000; and
"(ii) 1 percent of the principal
amount of the financing of the covered
loan above \$350,000, if applicable.
"(K) Set aside for small entities.—
Not less than $$25,000,000,000$ of the total
amount of covered loans guaranteed by the Ad-
ministrator shall be made to eligible entities
with not more than 10 employees as of Feb-
ruary 15, 2020.
"(L) Set aside for community finan-
CIAL INSTITUTIONS, SMALL INSURED DEPOSI-
TORY INSTITUTIONS, CREDIT UNIONS, AND
FARM CREDIT SYSTEM INSTITUTIONS.—Not less

1	than $$10,000,000,000$ of the total amount of
2	covered loans guaranteed by the Administrator
3	shall be made by—
4	"(i) community financial institutions;
5	"(ii) insured depository institutions
6	with consolidated assets of less than
7	\$10,000,000,000;
8	"(iii) credit unions with consolidated
9	assets of less than \$10,000,000,000; and
10	"(iv) institutions of the Farm Credit
11	System chartered under the Farm Credit
12	Act of 1971 (12 U.S.C. 2001 et seq.) with
13	consolidated assets of less than
14	10,000,000,000 (not including the Fed-
15	eral Agricultural Mortgage Corporation).
16	"(M) PUBLICATION OF GUIDANCE.—Not
17	later than 10 days after the date of enactment
18	of this paragraph, the Administrator shall issue
19	guidance addressing barriers to accessing cap-
20	ital for minority, underserved, veteran, and
21	women-owned business concerns for the purpose
22	of ensuring equitable access to covered loans.
23	"(N) STANDARD OPERATING PROCE-
24	DURE.—The Administrator shall, to the max-
25	imum extent practicable, allow a lender ap-

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1	proved to make covered loans to use existing
2	program guidance and standard operating pro-
3	cedures for loans made under this subsection.
4	"(O) COMPLIANCE WITH OVERSIGHT RE-
5	QUIREMENTS.—
6	"(i) IN GENERAL.—Except as pro-
7	vided in clause (ii), on and after the date
8	of enactment of this paragraph, the Ad-
9	ministrator shall comply with any data or
10	information requests or inquiries made by
11	the Comptroller General of the United
12	States or the Inspector General of any
13	agency not later than 30 days (or such
14	later date as the Comptroller General or
15	Inspector General, as applicable, may
16	specify) after receiving the request or in-
17	quiry.
18	"(ii) EXCEPTION.—If the Adminis-
19	trator is unable to comply with a request
20	or inquiry described in clause (i) within the
21	30-day period or, if applicable, later period
22	described in that clause, the Administrator
23	shall, during that 30-day (or later) period,
24	submit to the Committee on Small Busi-
25	ness and Entrepreneurship of the Senate

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1	and the Committee on Small Business of
2	the House of Representatives a notification
3	that includes a detailed justification for the
4	inability of the Administrator to comply
5	with the request or inquiry.
6	"(P) Prohibition on use of proceeds
7	FOR LOBBYING ACTIVITIES.—None of the pro-
8	ceeds of a covered loan may be used for lob-
9	bying activities, as defined in section 3 of the
10	Lobbying Disclosure Act of 1995 (2 U.S.C.
11	1602).".
12	SEC. 107. CONTINUED ACCESS TO THE PAYCHECK PROTEC-
13	TION PROGRAM.
14	(a) IN GENERAL.—Section $7(a)(36)(E)(ii)$ of the
14	
14	Small Business Act (15 U.S.C. $636(a)(36)(E)(ii)$) is
15 16	Small Business Act (15 U.S.C. $636(a)(36)(E)(ii))$ is
15 16	Small Business Act (15 U.S.C. 636(a)(36)(E)(ii)) is amended by striking "\$10,000,000" and inserting
15 16 17	Small Business Act (15 U.S.C. 636(a)(36)(E)(ii)) is amended by striking "\$10,000,000" and inserting "\$2,000,000".
15 16 17 18	 Small Business Act (15 U.S.C. 636(a)(36)(E)(ii)) is amended by striking "\$10,000,000" and inserting "\$2,000,000". (b) APPLICABILITY OF MAXIMUM LOAN AMOUNT
15 16 17 18 19	 Small Business Act (15 U.S.C. 636(a)(36)(E)(ii)) is amended by striking "\$10,000,000" and inserting "\$2,000,000". (b) APPLICABILITY OF MAXIMUM LOAN AMOUNT CALCULATION.—
15 16 17 18 19 20	 Small Business Act (15 U.S.C. 636(a)(36)(E)(ii)) is amended by striking "\$10,000,000" and inserting "\$2,000,000". (b) APPLICABILITY OF MAXIMUM LOAN AMOUNT CALCULATION.— (1) DEFINITIONS.—In this subsection, the
 15 16 17 18 19 20 21 	 Small Business Act (15 U.S.C. 636(a)(36)(E)(ii)) is amended by striking "\$10,000,000" and inserting "\$2,000,000". (b) APPLICABILITY OF MAXIMUM LOAN AMOUNT CALCULATION.— DEFINITIONS.—In this subsection, the terms "covered loan" and "eligible recipient" have
 15 16 17 18 19 20 21 22 	 Small Business Act (15 U.S.C. 636(a)(36)(E)(ii)) is amended by striking "\$10,000,000" and inserting "\$2,000,000". (b) APPLICABILITY OF MAXIMUM LOAN AMOUNT CALCULATION.— DEFINITIONS.—In this subsection, the terms "covered loan" and "eligible recipient" have the meanings given those terms in section 7(a)(36)
 15 16 17 18 19 20 21 22 23 	 Small Business Act (15 U.S.C. 636(a)(36)(E)(ii)) is amended by striking "\$10,000,000" and inserting "\$2,000,000". (b) APPLICABILITY OF MAXIMUM LOAN AMOUNT CALCULATION.— DEFINITIONS.—In this subsection, the terms "covered loan" and "eligible recipient" have the meanings given those terms in section 7(a)(36) of the Small Business Act (15 U.S.C. 636(a)(36)).

ered loan applied for by an eligible recipient on or
 after the date of enactment of this Act.

3 SEC. 108. INCREASED ABILITY FOR PAYCHECK PROTEC4 TION PROGRAM BORROWERS TO REQUEST
5 AN INCREASE IN LOAN AMOUNT DUE TO UP6 DATED REGULATIONS.

7 (a) DEFINITIONS.—In this section, the terms "cov8 ered loan" and "eligible recipient" have the meanings
9 given those terms in section 7(a)(36) of the Small Busi10 ness Act (15 U.S.C. 636(a)(36)).

11 (b) INCREASED AMOUNT.—Notwithstanding the in-12 terim final rule issued by the Administration entitled 13 "Business Loan Program Temporary Changes; Paycheck Protection Program-Loan Increases" (85 Fed. Reg. 14 15 29842 (May 19, 2020)), an eligible recipient of a covered loan that is eligible for an increased covered loan amount 16 17 as a result of any interim final rule that allows for covered loan increases may submit a request for an increase in 18 the covered loan amount even if— 19

20 (1) the initial covered loan amount has been21 fully disbursed; or

(2) the lender of the initial covered loan has
submitted to the Administration a Form 1502 report
related to the covered loan.

1	SEC. 109. CALCULATION OF MAXIMUM LOAN AMOUNT FOR
2	FARMERS AND RANCHERS UNDER THE PAY-
3	CHECK PROTECTION PROGRAM.
4	(a) IN GENERAL.—Section $7(a)(36)$ of the Small
5	Business Act (15 U.S.C. 636(a)(36)), as amended by sec-
6	tion 107 of this Act, is amended—
7	(1) in subparagraph (E), in the matter pre-
8	ceding clause (i), by striking "During" and inserting
9	"Except as provided in subparagraph (T), during";
10	and
11	(2) by adding at the end the following:
12	"(T) CALCULATION OF MAXIMUM LOAN
13	AMOUNT FOR FARMERS AND RANCHERS.—
14	"(i) DEFINITION.—In this subpara-
15	graph, the term 'covered recipient' means
16	an eligible recipient that—
17	"(I) operates as a sole propri-
18	etorship or as an independent con-
19	tractor, or is an eligible self-employed
20	individual;
21	"(II) reports farm income or ex-
22	penses on a Schedule F (or any equiv-
23	alent successor schedule); and
24	"(III) was in business during the
25	period beginning on February 15,
26	2019 and ending on June 30, 2019.

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1 "(ii) N	O EMPLOYEES.—With respect
2 to covered r	ecipient without employees, the
3 maximum co	overed loan amount shall be the
4 lesser of—	
5 "(]	I) the sum of—
6	"(aa) the product obtained
7 by	multiplying-
8	"(AA) the gross income
9	of the covered recipient in
10	2019, as reported on a
11	Schedule F (or any equiva-
12	lent successor schedule),
13	that is not more than
14	\$100,000, divided by 12;
15	and
16	"(BB) 2.5; and
17	"(bb) the outstanding
18 am	nount of a loan under sub-
19 sec	etion (b)(2) that was made
20 du	ring the period beginning on
21 Ja	nuary 31, 2020 and ending on
22 Ap	oril 3, 2020 that the borrower
23 int	ends to refinance under the
24 cov	vered loan, not including any
25 am	nount of any advance under the
24	vered loan, not includi

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1	loan that is not required to be re-
2	paid; or
3	''(II) \$2,000,000.
4	"(iii) WITH EMPLOYEES.—With re-
5	spect to a covered recipient with employ-
6	ees, the maximum covered loan amount
7	shall be calculated using the formula de-
8	scribed in subparagraph (E), except that
9	the gross income of the covered recipient
10	described in clause (ii)(I)(aa)(AA) of this
11	subparagraph, as divided by 12, shall be
12	added to the sum calculated under sub-
13	paragraph (E)(i)(I).
14	"(iv) RECALCULATION.—A lender that
15	made a covered loan to a covered recipient
16	before the date of enactment of this sub-
17	paragraph may, at the request of the cov-
18	ered recipient—
19	"(I) recalculate the maximum
20	loan amount applicable to that cov-
21	ered loan based on the formula de-
22	scribed in clause (ii) or (iii), as appli-
23	cable, if doing so would result in a
24	larger covered loan amount; and

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1	"(II) provide the covered recipi-
2	ent with additional covered loan
3	amounts based on that recalcula-
4	tion.".
5	SEC. 110. FARM CREDIT SYSTEM INSTITUTIONS.
6	(a) Definition of Farm Credit System Institu-
7	TION.—In this section, the term "Farm Credit System in-
8	stitution"—
9	(1) means an institution of the Farm Credit
10	System chartered under the Farm Credit Act of
11	1971 (12 U.S.C. 2001 et seq.); and
12	(2) does not include the Federal Agricultural
13	Mortgage Corporation.
14	(b) Facilitation of Participation in PPP and
15	Second Draw Loans.—
16	(1) APPLICABLE RULES.—Solely with respect to
17	loans under paragraphs (36) and (37) of section
18	7(a) of the Small Business Act (15 U.S.C. 636(a)),
19	Farm Credit Administration regulations and guid-
20	ance issued as of July 14, 2020, and compliance
21	with such regulations and guidance, shall be deemed
22	functionally equivalent to requirements referenced in
23	section $3(a)(iii)(II)$ of the interim final rule of the
24	Administration entitled "Business Loan Program
25	Temporary Changes; Paycheck Protection Program"

1	(85 Fed. Reg. 20811 (April 15, 2020)) or any simi-
2	lar requirement referenced in that interim final rule
3	in implementing such paragraph (37).
4	(2) Applicability of certain loan re-
5	QUIREMENTS.—For purposes of making loans under
6	paragraph (36) or (37) of section 7(a) of the Small
7	Business Act (15 U.S.C. 636(a)) or forgiving those
8	loans in accordance with section 1106 of the CARES
9	Act (15 U.S.C. 9005) and subparagraph (H) of such
10	paragraph (37) , sections 4.13, 4.14, and 4.14A of
11	the Farm Credit Act of 1971 (12 U.S.C. 2199 ,
12	2202, 2202a) (including regulations issued under
13	those sections) shall not apply.
14	(3) Risk weight.—
15	(A) IN GENERAL.—With respect to the ap-
16	plication of Farm Credit Administration capital
17	requirements, a loan described in subparagraph
18	(B)—
19	(i) shall receive a risk weight of zero
20	percent; and
21	(ii) shall not be included in the cal-
22	culation of any applicable leverage ratio or
23	other applicable capital ratio or calculation.
24	(B) LOANS DESCRIBED.—A loan referred
25	to in subparagraph (A) is—

	10
1	(i) a loan made by a Farm Credit
2	Bank described in section $1.2(a)$ of the
3	Farm Credit Act of 1971 (12 U.S.C.
4	2002(a)) to a Federal Land Bank Associa-
5	tion, a Production Credit Association, or
6	an agricultural credit association described
7	in that section to make loans under para-
8	graph (36) or (37) of section $7(a)$ of the
9	Small Business Act (15 U.S.C. 636(a)) or
10	forgive those loans in accordance with sec-
11	tion 1106 of the CARES Act (15 U.S.C.
12	9005) and subparagraph (H) of such para-
13	graph (37) ; or
14	(ii) a loan made by a Federal Land
15	Bank Association, a Production Credit As-
16	sociation, an agricultural credit associa-
17	tion, or the bank for cooperatives described
18	in section 1.2(a) of the Farm Credit Act of
19	1971 (12 U.S.C. 2002(a)) under para-
20	graph (36) or (37) of section $7(a)$ of the
21	Small Business Act (15 U.S.C. 636(a)).
22	(4) RESERVATION OF LOAN GUARANTEES.—
23	Section $7(a)(36)(S)$ of the Small Business Act (15
24	U.S.C. 636(a)(36)(S)) is amended—
25	(A) in clause (i)—

1	(i) in subclause (I), by striking "and"
2	at the end;
3	(ii) in subclause (II), by striking the
4	period at the end and inserting "; and";
5	and
6	(iii) by adding at the end the fol-
7	lowing:
8	"(III) institutions of the Farm
9	Credit System chartered under the
10	Farm Credit Act of 1971 (12 U.S.C.
11	2001 et seq.) with consolidated assets
12	of not less than \$10,000,000,000 and
13	less than \$50,000,000,000."; and
14	(B) in clause (ii)—
15	(i) in subclause (II), by striking
16	"and" at the end;
17	(ii) in subclause (III), by striking the
18	period at the end and inserting "; and";
19	and
20	(iii) by adding at the end the fol-
21	lowing:
22	"(IV) institutions of the Farm
23	Credit System chartered under the
24	Farm Credit Act of 1971 (12 U.S.C.

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1	2001 et seq.) with consolidated assets
2	of less than \$10,000,000,000.".
3	SEC. 111. DEFINITION OF SEASONAL EMPLOYER.
4	(a) PPP LOANS.—Section 7(a)(36)(A) of the Small
5	Business Act (15 U.S.C. 636(a)(36)(A)) is amended—
6	(1) in clause (xi), by striking "and" at the end;
7	(2) in clause (xii), by striking the period at the
8	end and inserting "; and"; and
9	(3) by adding at the end the following:
10	"(xiii) the term 'seasonal employer'
11	means an eligible recipient that—
12	"(I) does not operate for more
13	than 7 months in any calendar year;
14	or
15	"(II) during the preceding cal-
16	endar year, had gross receipts for any
17	6 months of that year that were not
18	more than 33.33 percent of the gross
19	receipts of the employer for the other
20	6 months of that year.".
21	(b) LOAN FORGIVENESS.—Paragraph (12) of section
22	1106(a) of the CARES Act (15 U.S.C. $9005(a)$), as so
23	redesignated by by section 101(b) of this Act, is amended
24	to read as follows:

1	"(12) the terms 'payroll costs' and 'seasonal
2	employer' have the meanings given those terms in
3	section $7(a)(36)$ of the Small Business Act (15
4	U.S.C. 636(a)(36)).".
5	SEC. 112. CHANGES TO THE 7(A) LOAN GUARANTY PRO-
6	GRAM FOR RECOVERY SECTOR BUSINESS
7	CONCERNS.
8	Section 7(a) of the Small Business Act (15 U.S.C.
9	636(a)), as amended by section 106 of this Act, is amend-
10	ed by adding at the end the following:
11	"(38) Recovery sector loans.—
12	"(A) DEFINITIONS.—In this paragraph—
13	"(i) the term 'covered loan' means a
14	loan made under this paragraph;
15	"(ii) the term 'covered population cen-
16	sus tract' means a population census tract
17	for which—
18	"(I) in the case of a tract that is
19	not located within a metropolitan
20	area, the median income does not ex-
21	ceed 80 percent of the statewide (or,
22	with respect to a possession or terri-
23	tory of the United States, the
24	possession- or territory-wide) median

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1	"(II) in the case of a tract that
2	is located within a metropolitan area,
3	the median family income does not ex-
4	ceed 80 percent of the greater of the
5	statewide (or, with respect to a pos-
6	session or territory of the United
7	States, the possession- or territory-
8	wide) median family income and the
9	metropolitan area median family in-
10	come;
11	"(iii) the term 'covered seasonal em-
12	ployer' means a small business concern
13	that—
14	"(I) is a seasonal employer, as
15	defined in paragraph (36); and
16	"(II) during the preceding cal-
17	endar year—
18	"(aa) had gross receipts as
19	described in paragraph
20	(36)(A)(xiii)(II); and
21	"(bb) employed not more
22	than 250 employees during not
23	fewer than 5 months out of that
24	year;
25	"(iv) the term 'eligible entity'—

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1	"(I) means any small business
2	concern that—
3	"(aa) except with respect to
4	a covered seasonal employer, em-
5	ploys not more than 500 employ-
6	ees;
7	"(bb)(AA) except as pro-
8	vided in subitems (BB), (CC),
9	and (DD), had gross receipts
10	during the first or second quarter
11	in 2020 that are less than 50
12	percent of the gross receipts of
13	the business concern during the
14	same quarter in 2019;
15	"(BB) if the small business
16	concern was not in business dur-
17	ing the first or second quarter of
18	2019, but was in business during
19	the third and fourth quarter of
20	2019, had gross receipts during
21	the first or second quarter of
22	2020 that are less than 50 per-
23	cent of the amount of the gross
24	receipts of the small business

1	concern during the third or
2	fourth quarter of 2019;
3	"(CC) if the small business
4	concern was not in business dur-
5	ing the first, second, or third
6	quarter of 2019, but was in busi-
7	ness during the fourth quarter of
8	2019, had gross receipts during
9	the first or second quarter of
10	2020 that are less than 50 per-
11	cent of the amount of the gross
12	receipts of the small business
13	concern during the fourth quar-
14	ter of 2019; or
15	"(DD) if the small business
16	concern was not in business dur-
17	ing the first or second quarter of
18	2020, had gross receipts during
19	any 2-month period during 2020
20	that are less than 50 percent of
21	the amount of the gross receipts
22	of the small business concern
23	during any other 2-month period
24	during 2020; and

1	"(cc)(AA) is a covered sea-
2	sonal employer seeking a covered
3	loan of not more than
4	\$1,000,000; or
5	"(BB) is a small business
6	concern the principal place of
7	business of which is in, and not
8	less than 50 percent of the total
9	gross income of which is derived
10	from the active conduct of the
11	business concern within, a small
12	business low-income census tract;
13	and
14	"(II) does not include—
15	"(aa) an entity described in
16	paragraph (37)(A)(vi)(II);
17	"(bb) any entity that re-
18	ceived a loan under paragraph
19	(37); or
20	"(cc) any entity that re-
21	ceived a loan under paragraph
22	(36) after the date of enactment
23	of this paragraph; and
24	"(v) the term 'small business low-in-
25	come census tract'—

1	"(I) means—
2	"(aa) a covered population
3	census tract for which the pov-
4	erty rate is not less than 20 per-
5	cent; or
6	"(bb) an area—
7	"(AA) that is not
8	tracted as a population cen-
9	sus tract;
10	"(BB) for which the
11	poverty rate in the equiva-
12	lent county division (as de-
13	fined by the Bureau of the
14	Census) is not less than 20
15	percent; and
16	"(CC) for which the
17	median income in the equiv-
18	alent county division (as de-
19	fined by the Bureau of the
20	Census) does not exceed 80
21	percent of the statewide (or,
22	with respect to a possession
23	or territory of the United
24	States, the possession- or

1	territory-wide) median in-
2	come; and
3	"(II) does not include any area
4	or population census tract with a me-
5	dian family income that is not less
6	than 120 percent of the median family
7	income in the United States, accord-
8	ing to the most recent American Com-
9	munities Survey data from the Bu-
10	reau of the Census.
11	"(B) LOANS.—Except as otherwise pro-
12	vided in this paragraph, the Administrator may
13	guarantee covered loans made to eligible enti-
14	ties—
15	"(i) under the same terms, conditions,
16	and processes as a loan made under this
17	subsection; and
18	"(ii) to meet working capital needs,
19	acquire fixed assets, or refinance existing
20	indebtedness while recovering from the
21	COVID–19 pandemic.
22	"(C) MAXIMUM LOAN AMOUNT.—The max-
23	imum amount of a covered loan made to an eli-
24	gible entity shall be the lesser of—
25	"(i) \$10,000,000; or

1	"(ii) the amount equal to 200 percent
2	of the average annual receipts of the eligi-
3	ble entity.
4	"(D) LOAN NUMBER LIMITATION.—An eli-
5	gible entity may only receive 1 covered loan.
6	"(E) 90 day rule for maximum loan
7	AMOUNT.—The maximum aggregate loan
8	amount of loans guaranteed under this sub-
9	section that are approved for an eligible entity
10	(including any affiliates) within 90 days of ap-
11	proval of another loan under this subsection for
12	the eligible entity (including any affiliates) shall
13	not exceed \$10,000,000.
14	"(F) APPLICATION DEADLINE.—An eligi-
15	ble entity desiring a covered loan shall submit
16	an application not later than December 31,
17	2020.
18	"(G) FEE WAIVER.—With respect to a cov-
19	ered loan—
20	"(i) in lieu of the fee otherwise appli-
21	cable under paragraph (23)(A), the Ad-
22	ministrator shall collect no fee; and
23	"(ii) in lieu of the fee otherwise appli-
24	cable under paragraph (18)(A), the Ad-
25	ministrator shall collect no fee.

1	"(H) LOAN TERMS.—
2	"(i) IN GENERAL.—In order to receive
3	a covered loan, an eligible entity shall not
4	be required to show that the eligible entity
5	is unable to obtain credit elsewhere.
6	"(ii) Maturity and interest
7	RATE.—A covered loan shall—
8	"(I) have a maturity of 20 years;
9	and
10	"(II) bear an interest rate of
11	equal to the sum of—
12	"(aa) the Secured Overnight
13	Financing Rate in effect for each
14	of the days in the relevant quar-
15	ter that interest is charged, as
16	compiled and released by the
17	Federal Reserve Bank of New
18	York; and
19	"(bb) 300 basis points.
20	"(iii) GUARANTEE.—In an agreement
21	to participate in a covered loan on a de-
22	ferred basis, the participation by the Ad-
23	ministration shall be 100 percent of the
24	covered loan.

1	"(iv) Subsidy for interest pay-
2	MENTS.—
3	"(I) IN GENERAL.—The Admin-
4	istrator shall pay the amount of inter-
5	est that is owed on a covered loan in
6	regular servicing status for the matu-
7	rity of the loan such that the interest
8	rate paid by the eligible entity is, at
9	all times, equal to a rate of 1 percent.
10	"(II) TIMING OF PAYMENT.—The
11	Administrator shall—
12	"(aa) begin making pay-
13	ments under subclause (I) not
14	later than 30 days after the date
15	on which the first such payment
16	is due; and
17	"(bb) make payments with-
18	out regard to the payment defer-
19	ral described in clause (iv).
20	"(III) APPLICATION OF PAY-
21	MENT.—Any payment made by the
22	Administrator under subclause (I)
23	shall be applied to the covered loan
24	such that the eligible entity is relieved
25	of the obligation to pay that amount.

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1	"(v) Payment deferral.—
2	"(I) IN GENERAL.—No payment
3	of principal or interest shall be due on
4	a covered loan for the first 2 years of
5	the covered loan.
6	"(II) ADDITIONAL DEFERRAL.—
7	After the 2-year deferral period under
8	subclause (I), the Administrator may
9	grant not more than an additional 2
10	years of principal deferral to the eligi-
11	ble entity if the eligible entity is cer-
12	tified by the Administrator and the
13	Secretary as economically distressed
14	based on publicly available criteria es-
15	tablished by the Administrator.
16	"(vi) Limitation on changes in
17	TERMS.—Notwithstanding any other provi-
18	sion of this subsection, for a covered loan,
19	the Administrator shall not approve any
20	increase in loan amount or change in guar-
21	anty percentage, interest rate, interest ac-
22	crual method, or maturity, except for such
23	changes as may be necessary for prepay-
24	ment and the deferment of payment under
25	clause (v).

1 "(I) PROHIBITION ON USE OF PROCEEDS 2 FOR DISASTER LOANS.—An eligible entity shall 3 not use the proceeds of a covered loan to refi-4 nance any loan made under subsection (b). 5 "(J) SECONDARY MARKET.—In order to increase the liquidity of the secondary market 6 7 for covered loans, the Administrator shall, not 8 later than 60 days after the date of enactment 9 of this paragraph, substantially reduce barriers 10 to the sale of covered loans on the secondary 11 market. 12 "(K) LENDER ELIGIBILITY.—In order to 13 increase access to and the equitable distribution 14 of covered loans, the Administrator shall estab-15 lish a process by which a lender approved to 16 make loans under paragraph (36) may make 17 covered loans. 18 "(L) REIMBURSEMENT FOR LOAN PROC-19 ESSING AND SERVICING.—The Administrator 20 shall reimburse a lender authorized to make a 21 covered loan in an amount that is— "(i) 3 percent of the principal amount 22 23 of the financing of the covered loan up to 24 \$350,000; and

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1	"(ii) 1 percent of the principal
2	amount of the financing of the covered
3	loan above \$350,000, if applicable.
4	"(M) Standard operating proce-
5	DURE.—The Administrator shall, to the max-
6	imum extent practicable, allow a lender ap-
7	proved to make covered loans to use existing
8	program guidance and standard operating pro-
9	cedures for loans made under this subsection.".
10	SEC. 113. ELIGIBILITY OF 501(C)(6) ORGANIZATIONS FOR
11	LOANS UNDER THE PAYCHECK PROTECTION
12	PROGRAM.
13	Section $7(a)(36)(D)$ of the Small Business Act (15
14	U.S.C. 636(a)(36)(D)) is amended—
15	(1) in clause (v), by inserting "or whether an
16	entity described in clause (vii) employs not more
17	than 300 employees," after "clause (i)(I),"; and
18	(2) by adding at the end the following:
19	"(vii) Eligibility for certain
20	501(C)(6) ORGANIZATIONS.—
21	"(I) IN GENERAL.—Except as
22	provided in subclause (II), any organi-
23	zation that is described in section
24	501(c)(6) of the Internal Revenue
25	Code and that is exempt from tax-

1	ation under section 501(a) of such
2	Code (excluding professional football
3	leagues and organizations with the
4	purpose of promoting or participating
5	in a political campaign or other activ-
6	ity) shall be eligible to receive a cov-
7	ered loan if—
8	"(aa) the organization does
9	not receive more than 10 percent
10	of its receipts from lobbying ac-
11	tivities;
12	"(bb) the lobbying activities
13	of the organization do not com-
14	prise more than 10 percent of the
15	total activities of the organiza-
16	tion; and
17	"(cc) the organization em-
18	ploys not more than 300 employ-
19	ees.
20	"(II) DESTINATION MARKETING
21	ORGANIZATIONS.—Notwithstanding
22	subclause (I), during the covered pe-
23	riod, any destination marketing orga-
24	nization shall be eligible to receive a
25	covered loan if—

1	"(aa) the destination mar-
2	keting organization does not re-
3	ceive more than 10 percent of its
4	receipts from lobbying activities;
5	"(bb) the lobbying activities
6	of the destination marketing or-
7	ganization do not comprise more
8	than 10 percent of the total ac-
9	tivities of the organization;
10	"(cc) the destination mar-
11	keting organization employs not
12	more than 300 employees; and
13	"(dd) the destination mar-
14	keting organization—
15	"(AA) is described in
16	section 501(c) of the Inter-
17	nal Revenue Code and is ex-
18	empt from taxation under
19	section 501(a) of such Code;
20	or
21	"(BB) is a quasi-gov-
22	ernmental entity or is a po-
23	litical subdivision of a State
24	or local government, includ-

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1	ing any instrumentality of
2	those entities.".
3	SEC. 114. PROHIBITION ON USE OF LOAN PROCEEDS FOR
4	LOBBYING ACTIVITIES.
5	Section $7(a)(36)(F)$ of the Small Business Act (15
6	U.S.C. $636(a)(36)(F)$) is amended by adding at the end
7	the following:
8	"(vi) PROHIBITION.—None of the pro-
9	ceeds of a covered loan may be used for
10	lobbying activities, as defined in section 3
11	of the Lobbying Disclosure Act of 1995 (2
12	U.S.C. 1602).".
13	SEC. 115. EFFECTIVE DATE; APPLICABILITY.
14	The amendments made to paragraph (36) of section
15	7(a) of the Small Business Act (15 U.S.C. 636(a)) and
16	title I of the CARES Act (Public Law 116–136) under
17	this title shall be effective as if included in the CARES
18	Act and shall apply to any loan made pursuant to section
19	7(a)(36) of the Small Business Act (15 U.S.C.
20	636(a)(36)).
21	SEC. 116. BANKRUPTCY PROVISIONS.
22	(a) IN GENERAL.—Section 364 of title 11, United

(a) IN GENERAL.—Section 364 of title 11, United
States Code, is amended by adding at the end the following:

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1 "(g)(1) The court, after notice and a hearing, may 2 authorize a debtor in possession or a trustee that is au-3 thorized to operate the business of the debtor under sec-4 tion 1183, 1184, 1203, 1204, or 1304 of this title to ob-5 tain a loan under section 7(a)(36) of the Small Business Act (15 U.S.C. 636(a)(36)), and such loan shall be treated 6 7 as a debt to the extent the loan is not forgiven under sec-8 tion 1106 of the CARES Act (15 U.S.C. 9005) with pri-9 ority equal to a claim of the kind specified in subsection 10 (c)(1) of this section.

11 "(2) The trustee may incur debt described in para-12 graph (1) notwithstanding any provision in a contract, 13 prior order authorizing the trustee to incur debt under this 14 section, prior order authorizing the trustee to use cash col-15 lateral under section 363, or applicable law that prohibits 16 the debtor from incurring additional debt.

17 "(3) The court shall hold a hearing within 7 days18 after the filing and service of the motion to obtain a loan19 described in paragraph (1).".

20 (b) ALLOWANCE OF ADMINISTRATIVE EXPENSES.—
21 Section 503(b) of title 11, United States Code, is amend22 ed—

(1) in paragraph (8)(B), by striking "and" atthe end;

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1	(2) in paragraph (9), by striking the period at
2	the end and inserting "; and"; and
3	(3) by adding at the end the following:
4	"(10) any debt incurred under section
5	364(g)(1) of this title.".
6	(c) Confirmation of Plan for Reorganiza-
7	TION.—Section 1191 of title 11, United States Code, is
8	amended by adding at the end the following:
9	"(f) Special Provision Related to COVID-19
10	Pandemic.—Notwithstanding section $1129(a)(9)(A)$ of
11	this title and subsection (e) of this section, a plan that
12	provides for payment of a claim of a kind specified in sec-
13	tion $503(b)(10)$ of this title may be confirmed under sub-
14	section (b) of this section if the plan proposes to make
15	payments on account of such claim when due under the
16	terms of the loan giving rise to such claim.".
17	(d) Confirmation of Plan for Family Farmers
18	AND FISHERMEN.—Section 1225 of title 11, United
19	States Code, is amended by adding at the end the fol-
20	lowing:
21	"(d) Notwithstanding section $1222(a)(2)$ of this title

21 "(d) Notwithstanding section 1222(a)(2) of this title
22 and subsection (b)(1) of this section, a plan that provides
23 for payment of a claim of a kind specified in section
24 503(b)(10) of this title may be confirmed if the plan pro25 poses to make payments on account of such claim when

due under the terms of the loan giving rise to such
 claim.".

3 (e) CONFIRMATION OF PLAN FOR INDIVIDUALS.—
4 Section 1325 of title 11, United States Code, is amended
5 by adding at the end the following:

6 "(d) Notwithstanding section 1322(a)(2) of this title 7 and subsection (b)(1) of this section, a plan that provides 8 for payment of a claim of a kind specified in section 9 503(b)(10) of this title may be confirmed if the plan pro-10 poses to make payments on account of such claim when 11 due under the terms of the loan giving rise to such 12 claim.".

13 (f) EFFECTIVE DATE; SUNSET.—

14 (1) EFFECTIVE DATE.—The amendments made
15 by subsections (a) through (e) shall—

16 (A) take effect on the date on which the 17 Administrator of the Small Business Adminis-18 tration submits to the Director of the Executive 19 Office for United States Trustees a written de-20 termination that, subject to satisfying any other 21 eligibility requirements, any debtor in posses-22 sion or trustee that is authorized to operate the 23 business of the debtor under section 1183, 24 1184, 1203, 1204, or 1304 of title 11, United 25 States Code, would be eligible for a loan under

1	section $7(a)(36)$ of the Small Business Act (15
2	U.S.C. 636(a)(36)); and
3	(B) apply to any case pending on or com-
4	menced on or after the date described in sub-
5	paragraph (A).
6	(2) SUNSET.—
7	(A) IN GENERAL.—If the amendments
8	made by this section take effect under para-
9	graph (1), effective on the date that is 2 years
10	after the date of enactment of this Act—
11	(i) section 364 of title 11, United
12	States Code, is amended by striking sub-
13	section (g);
14	(ii) section 503(b) of title 11, United
15	States Code, is amended—
16	(I) in paragraph (8)(B), by add-
17	ing "and" at the end;
18	(II) in paragraph (9), by striking
19	"; and" at the end and inserting a pe-
20	riod; and
21	(III) by striking paragraph (10) ;
22	(iii) section 1191 of title 11, United
23	States Code, is amended by striking sub-
24	section (f);

1	(iv) section 1225 of title 11, United
2	States Code, is amended by striking sub-
3	section (d); and
4	(v) section 1325 of title 11, United
5	States Code, is amended by striking sub-
6	section (d).
7	(B) APPLICABILITY.—Notwithstanding the
8	amendments made by subparagraph (A) of this
9	paragraph, if the amendments made by sub-
10	sections (a), (b), (c), (d), and (e) take effect
11	under paragraph (1) of this subsection, such
12	amendments shall apply to any case under title
13	11, United States Code, commenced before the
14	date that is 2 years after the date of enactment
15	of this Act.
16	SEC. 117. CONFLICTS OF INTEREST.
17	(a) DEFINITIONS.—In this section:
18	(1) CONTROLLING INTEREST.—The term "con-
19	trolling interest" means owning, controlling, or hold-
20	ing not less than 20 percent, by vote or value, of the
21	outstanding amount of any class of equity interest in
22	an entity.
23	(2) Covered entity.—
24	(A) DEFINITION.—The term "covered enti-
25	ty" means an entity in which a covered indi-

1	vidual directly or indirectly holds a controlling
2	interest.
3	(B) TREATMENT OF SECURITIES.—For the
4	purpose of determining whether an entity is a
5	covered entity, the securities owned, controlled,
6	or held by 2 or more individuals who are related
7	as described in paragraph (3)(B) shall be ag-
8	gregated.
9	(3) COVERED INDIVIDUAL.—The term "covered
10	individual" means—
11	(A) the President, the Vice President, the
12	head of an Executive department, or a Member
13	of Congress; and
14	(B) the spouse, child, son-in-law, or daugh-
15	ter-in-law, as determined under applicable com-
16	mon law, of an individual described in subpara-
17	graph (A).
18	(4) EXECUTIVE DEPARTMENT.—The term "Ex-
19	ecutive department" has the meaning given the term
20	in section 101 of title 5, United States Code.
21	(5) Member of congress.—The term "Mem-
22	ber of Congress" means a Member of the Senate or
23	House of Representatives, a Delegate to the House
24	of Representatives, and the Resident Commissioner
25	from Puerto Rico.

1	(6) Equity interest.—The term "equity in-
2	terest" means—
3	(A) a share in an entity, without regard to
4	whether the share is—
5	(i) transferable; or
6	(ii) classified as stock or anything
7	similar;
8	(B) a capital or profit interest in a limited
9	liability company or partnership; or
10	(C) a warrant or right, other than a right
11	to convert, to purchase, sell, or subscribe to a
12	share or interest described in subparagraph (A)
13	or (B), respectively.
14	(b) REQUIREMENT.—The principal executive officer
15	and the principal financial officer, or individuals per-
16	forming similar functions, of an entity seeking to enter
17	a transaction made under paragraph (36), (37), or (38)
18	of section 7(a) of the Small Business Act (15 U.S.C.
19	636(a)), as added and amended by this title, shall, before
20	that transaction is approved, disclose to the Administrator
21	whether the entity is a covered entity.
22	(c) APPLICABILITY.—The requirement under sub-
23	section (b)—
24	(1) shall apply with respect to any transaction
25	made under paragraph (36), (37), or (38) of section

1	7(a) of the Small Business Act (15 U.S.C. 636(a)),
2	as added and amended by this title, on or after the
3	date of enactment of this Act; and
4	(2) shall not apply with respect to—
5	(A) any transaction described in paragraph
6	(1) that was made before the date of enactment
7	of this Act; or
8	(B) forgiveness under section 1106 of the
9	CARES Act (15 U.S.C. 9005) or any other pro-
10	vision of law of any loan associated with any
11	transaction described in paragraph (1) that was
12	made before the date of enactment of this Act.
13	TITLE II—SMALL BUSINESS
14	PROGRAMS GENERALLY
15	SEC. 121. SMALL BUSINESS INVESTMENT COMPANY PRO-
16	GRAM.
17	(a) IN GENERAL.—Part A of title III of the Small
18	Business Investment Act of 1958 (15 U.S.C. 681 et seq.)
19	is amended—
20	(1) in section 302(a) (15 U.S.C. 682(a))—
21	(A) in paragraph (1)—
22	(i) in subparagraph (A), by striking
23	"or" at the end;

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1	(ii) in subparagraph (B), by striking
2	the period at the end and inserting "; or";
3	and
4	(iii) by adding at the end the fol-
5	lowing:
6	"(C) \$20,000,000, adjusted every 5 years
7	for inflation, with respect to each licensee au-
8	thorized or seeking authority to sell bonds to
9	Administration as a participating investment
10	company under section 321."; and
11	(2) by adding at the end the following:
12	"SEC. 321. SMALL BUSINESS AND DOMESTIC PRODUCTION
13	RECOVERY INVESTMENT FACILITY.
13 14	RECOVERY INVESTMENT FACILITY. "(a) DEFINITIONS.—In this section:
14	"(a) DEFINITIONS.—In this section:
14 15	"(a) DEFINITIONS.—In this section: "(1) ELIGIBLE SMALL BUSINESS CONCERN.—
14 15 16	 "(a) DEFINITIONS.—In this section: "(1) ELIGIBLE SMALL BUSINESS CONCERN.— The term 'eligible small business concern'—
14 15 16 17	 "(a) DEFINITIONS.—In this section: "(1) ELIGIBLE SMALL BUSINESS CONCERN.— The term 'eligible small business concern'— "(A) means a small business concern
14 15 16 17 18	 "(a) DEFINITIONS.—In this section: "(1) ELIGIBLE SMALL BUSINESS CONCERN.— The term 'eligible small business concern'— "(A) means a small business concern that—
14 15 16 17 18 19	 "(a) DEFINITIONS.—In this section: "(1) ELIGIBLE SMALL BUSINESS CONCERN.— The term 'eligible small business concern'— "(A) means a small business concern that— "(i) meets the revenue reduction re-
14 15 16 17 18 19 20	 "(a) DEFINITIONS.—In this section: "(1) ELIGIBLE SMALL BUSINESS CONCERN.— The term 'eligible small business concern'— "(A) means a small business concern that— that— "(i) meets the revenue reduction requirements established by paragraph
 14 15 16 17 18 19 20 21 	 "(a) DEFINITIONS.—In this section: "(1) ELIGIBLE SMALL BUSINESS CONCERN.— The term 'eligible small business concern'— "(A) means a small business concern that— "(i) meets the revenue reduction requirements established by paragraph (37)(A)(vi)(I)(cc) of section 7(a) of the
 14 15 16 17 18 19 20 21 22 	 "(a) DEFINITIONS.—In this section: "(1) ELIGIBLE SMALL BUSINESS CONCERN.— The term 'eligible small business concern'— "(A) means a small business concern that— "(i) meets the revenue reduction requirements established by paragraph (37)(A)(vi)(I)(cc) of section 7(a) of the Small Business Act (15 U.S.C. 636(a));

31, 32, or 33 at the time at which the
small business concern receives an invest-
ment from a participating investment com-
pany under the facility; or
"(iii) is located in a small business
low-income census tract; and
"(B) does not include an entity described
in paragraph $(37)(A)(vi)(II)$ of such section
7(a).
"(2) FACILITY.—The term 'facility' means the
facility established under subsection (b).
"(3) FUND.—The term 'Fund' means the fund
established under subsection (h).
"(4) Participating investment company.—
The term 'participating investment company' means
a small business investment company approved
under subsection (d) to participate in the facility
"(5) Protégé investment company.—The
term 'protégé investment company' means a small
business investment company that—
"(A) is majority managed by new, inexperi-
enced, or otherwise underrepresented fund man-
agers; and

1	"(B) elects and is selected by the Adminis-
2	tration to participate in the pathway-protégé
3	program under subsection (g).
4	"(6) Small business concern.—The term
5	'small business concern' has the meaning given the
6	term in section 3(a) of the Small Business Act (15
7	U.S.C. 632(a)).
8	"(7) Small business low-income census
9	TRACT.—The term 'small business low-income cen-
10	sus tract' has the meaning given the term in section
11	7(a)(38)(A) of the Small Business Act.
12	"(b) Establishment.—
13	"(1) FACILITY.—The Administrator shall estab-
14	lish and carry out a facility to improve the recovery
15	of eligible small business concerns from the COVID–
16	19 pandemic, increase resiliency in the manufac-
17	turing supply chain of eligible small business con-
18	cerns, and increase the economic development of
19	small business low-income census tracts by providing
20	financial assistance to participating investment com-
21	panies that facilitate equity financings to eligible
22	small business concerns in accordance with this sec-
23	tion.
24	"(2) Administration of facility.—The fa-

25 cility shall be administered by the Administrator act-

1	ing through the Associate Administrator described in
2	section 201.
3	"(c) Applications.—
4	"(1) IN GENERAL.—Any small business invest-
5	ment company may submit to the Administrator an
6	application to participate in the facility.
7	"(2) Requirements for application.—An
8	application to participate in the facility shall include
9	the following:
10	"(A) A business plan describing how the
11	applicant intends to make successful equity in-
12	vestments in eligible small business concerns.
13	"(B) Information regarding the relevant
14	investment qualifications and backgrounds of
15	the individuals responsible for the management
16	of the applicant.
17	"(C) A description of the extent to which
18	the applicant meets the selection criteria under
19	subsection $(d)(2)$.
20	"(3) EXCEPTIONS TO APPLICATION FOR NEW
21	LICENSEES.—Not later than 90 days after the date
22	of enactment of this section, the Administrator shall
23	reduce requirements for applicants applying to oper-
24	ate as a participating investment company under
25	this section in order to encourage the participation

1	of new small business investment companies in the
2	facility under this section, which may include the re-
3	quirements established under part 107 of title 13,
4	Code of Federal Regulations, or any successor regu-
5	lation, relating to—
6	"(A) the approval of initial management
7	expenses;
8	"(B) the management ownership diversity
9	requirement;
10	"(C) the disclosure of general compen-
11	satory practices and fee structures; or
12	"(D) any other requirement that the Ad-
13	ministrator determines to be an obstacle to
14	achieving the purposes described in this para-
15	graph.
16	"(d) Selection of Participating Investment
17	Companies.—
18	"(1) DETERMINATION.—
19	"(A) IN GENERAL.—Except as provided in
20	paragraph (3), not later than 60 days after the
21	date on which the Administrator receives an ap-
22	plication under subsection (c), the Adminis-
23	trator shall—

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1	"(i) make a final determination to ap-
2	prove or disapprove such applicant to par-
3	ticipate in the facility; and
4	"(ii) transmit the determination to the
5	applicant in writing.
6	"(B) Commitment amount.—Except as
7	provided in paragraph (3), at the time of ap-
8	proval of an applicant, the Administrator shall
9	make a determination of the amount of the
10	commitment that may be awarded to the appli-
11	cant under this section.
12	"(2) Selection Criteria.—In making a de-
13	termination under paragraph (1), the Administrator
14	shall consider—
15	"(A) the probability that the investment
16	strategy of the applicant will successfully repay
17	any financial assistance provided by the Admin-
18	istration, including the probability of a return
19	significantly in excess thereof;
20	"(B) the probability that the investments
21	made by the applicant will—
22	"(i) provide capital to eligible small
23	business concerns; or
24	"(ii) create or preserve jobs in the
25	United States;

1	"(C) the probability that the applicant will
2	meet the objectives in the business plan of the
3	applicant, including the financial goals, and, if
4	applicable, the pathway-protégé program in ac-
5	cordance with subsection (g); and
6	"(D) the probability that the applicant will
7	assist eligible small business concerns in achiev-
8	ing profitability.
9	"(3) Approval of participating invest-
10	MENT COMPANIES.—
11	"(A) PROVISIONAL APPROVAL.—
12	"(i) IN GENERAL.—Notwithstanding
13	paragraph (1), with respect to an applica-
14	tion submitted by an applicant to operate
15	as a participating investment company
16	under this section, the Administrator may
17	provide provisional approval for the appli-
18	cant in lieu of a final determination of ap-
19	proval and determination of the amount of
20	the commitment under that paragraph.
21	"(ii) PURPOSE.—The purpose of a
22	provisional approval under clause (i) is
23	to—
24	"(I) encourage applications from
25	investment companies with an invest-

1	ment mandate from the committed
2	private market capital of the invest-
3	ment company that does not conform
4	to the requirements described in this
5	section at the time of application;
6	"(II) allow the applicant to more
7	effectively raise capital commitments
8	in the private markets by referencing
9	the intent of the Administrator to
10	award the applicant a commitment;
11	and
12	"(III) allow the applicant to more
13	precisely request the desired amount
14	of commitment pending the securing
15	of capital from private market inves-
16	tors.
17	"(iii) LIMIT ON PERIOD OF THE
18	TIME.—The period between a provisional
19	approval under clause (i) and the final de-
20	termination of approval under paragraph
21	(1) shall not exceed 12 months.
22	"(e) Commitments and SBIC Bonds.—
23	"(1) IN GENERAL.—The Administrator may,
24	out of amounts available in the Fund, purchase or
25	commit to purchase from a participating investment

1	company 1 or more accruing bonds that include eq-
2	uity features as described in this subsection.
3	"(2) BOND TERMS.—A bond purchased by the
4	Administrator from a participating investment com-
5	pany under this subsection shall have the following
6	terms and conditions:
7	"(A) TERM AND INTEREST.—
8	"(i) IN GENERAL.—The bond shall be
9	issued for a term of not less than 15 years
10	and shall bear interest at a rate deter-
11	mined by the Administrator of not more
12	than 2 percent.
13	"(ii) Accrual of interest.—Inter-
14	est on the bond shall accrue and shall be
15	payable in accordance with subparagraph
16	(D).
17	"(iii) Prepayment.—The bond shall
18	be prepayable without penalty after the
19	end of the 1-year period beginning on the
20	date on which the bond was purchased.
21	"(B) Profits.—
22	"(i) IN GENERAL.—The Administra-
23	tion shall be entitled to receive a share of
24	the profits net of any profit sharing per-
25	formance compensation of the participating

1	investment company equal to the quotient
2	obtained by dividing—
3	"(I) one-third of the commitment
4	that the participating investment com-
5	pany is approved for under subsection
6	(d); by
7	"(II) the commitment approved
8	under subsection (d) plus the regu-
9	latory capital of the participating in-
10	vestment company at the time of ap-
11	proval under that subsection.
12	"(ii) Determination of percent-
13	AGE.—The share to which the Administra-
14	tion is entitled under clause (i)—
15	"(I) shall be determined at the
16	time of approval under subsection (d);
17	and
18	"(II) without the approval of the
19	Administration, shall not be revised,
20	including to reflect subsequent dis-
21	tributions of profits, returns of cap-
22	ital, or repayments of bonds, or other-
23	wise.
24	"(C) Profit sharing performance
25	COMPENSATION.—

1	"(i) Receipt by administration.—
2	The Administration shall receive a share of
3	profits of not more than 2 percent, which
4	shall be deposited into the Fund and be
5	available to make commitments under this
6	subsection.
7	"(ii) Receipt by managers.—The
8	managers of the participating investment
9	company may receive a maximum profit
10	sharing performance compensation of 25
11	percent minus the share of profits paid to
12	the Administration under clause (i).
13	"(D) Prohibition on distributions.—
14	No distributions on capital, including profit dis-
15	tributions, shall be made by the participating
16	investment company to the investors or man-
17	agers of the participating investment company
18	until the Administration has received payment
19	of all accrued interest on the bond committed
20	under this section.
21	"(E) Repayment of principal.—Except
22	as described in subparagraph (F), repayments
23	of principal of the bond of a participating in-
24	vestment company shall be—

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1	"(i) made at the same time as returns
2	of private capital; and
3	"(ii) in amounts equal to the pro rata
4	share of the Administration of the total
5	amount being repaid or returned at such
6	time.
7	"(F) LIQUIDATION OR DEFAULT.—Upon
8	any liquidation event or default, as defined by
9	the Administration, any unpaid principal or ac-
10	crued interest on the bond shall—
11	"(i) have a priority over all equity of
12	the participating investment company; and
13	"(ii) be paid before any return of eq-
14	uity or any other distributions to the inves-
15	tors or managers of the participating in-
16	vestment company.
17	"(3) Amount of commitments and pur-
18	CHASES.—
19	"(A) MAXIMUM AMOUNT.—The maximum
20	amount of outstanding bonds and commitments
21	to purchase bonds for any participating invest-
22	ment company under the facility shall be the
23	lesser of—

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1	"(i) twice the amount of the regu-
2	latory capital of the participating invest-
3	ment company; or
4	''(ii) \$200,000,000.
5	"(4) Commitment process.—Commitments by
6	the Administration to purchase bonds under the fa-
7	cility shall remain available to be sold by a partici-
8	pating investment company until the end of the
9	fourth fiscal year following the year in which the
10	commitment is made, subject to review and approval
11	by the Administration based on regulatory compli-
12	ance, financial status, change in management, devi-
13	ation from business plan, and such other limitations
14	as may be determined by the Administration by reg-
15	ulation or otherwise.
16	"(5) Commitment conditions.—
17	"(A) IN GENERAL.—As a condition of re-
18	ceiving a commitment under the facility, not
19	less than 50 percent of amounts invested by the
20	participating investment company shall be in-
21	vested in eligible small business concerns.
22	"(B) EXAMINATIONS.—In addition to the
23	matters set forth in section 310(c), the Admin-
24	istration shall examine each participating in-
25	vestment company in such detail so as to deter-

1	mine whether the participating investment com-
2	pany has complied with the requirements under
3	this subsection.
4	"(f) DISTRIBUTIONS AND FEES.—
5	"(1) DISTRIBUTION REQUIREMENTS.—
6	"(A) DISTRIBUTIONS.—As a condition of
7	receiving a commitment under the facility, a
8	participating investment company shall make
9	all distributions to the Administrator in the
10	same form and in a manner as are made to in-
11	vestors, or otherwise at a time and in a manner
12	consistent with regulations or policies of the
13	Administration.
14	"(B) ALLOCATIONS.—A participating in-
15	vestment company shall make allocations of in-
16	come, gain, loss, deduction, and credit to the
17	Administrator with respect to any outstanding
18	bonds as if the Administrator were an investor.
19	"(2) FEES.—The Administrator may not
20	charge fees for participating investment companies
21	other than examination fees that are consistent with
22	the license of the participating investment company.
23	"(3) BIFURCATION.—Losses on bonds issued by
24	participating investment companies shall not be off-

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set by fees or any other charges on debenture small
 business investment companies.

3 "(g) PROTÉGÉ PROGRAM.—The Administrator shall
4 establish a pathway-protégé program in which a protégé
5 investment company may receive technical assistance and
6 program support from a participating investment company
7 on a voluntary basis and without penalty for non-partici8 pation.

9 "(h) Loss Limiting Fund.—

"(1) IN GENERAL.—There is established in the
Treasury a fund for making commitments and purchasing bonds with equity features under the facility
and receiving capital returned by participating investment companies.

15 "(2) USE OF FUNDS.—Amounts appropriated 16 to the Fund or deposited in the Fund under para-17 graph (3) shall be available to the Administrator, 18 without further appropriation, for making commit-19 ments and purchasing bonds under the facility and 20 expenses and payments, excluding administrative ex-21 penses, relating to the operations of the Adminis-22 trator under the facility.

23 "(3) Depositing of amounts.—

24 "(A) IN GENERAL.—All amounts received25 by the Administrator from a participating in-

vestment company relating to the facility, in cluding any moneys, property, or assets derived
 by the Administrator from operations in con nection with the facility, shall be deposited in
 the Fund.

6 "(B) PERIOD OF AVAILABILITY.—Amounts
7 deposited under subparagraph (A) shall remain
8 available until expended.

9 "(i) APPLICATION OF OTHER SECTIONS.—To the ex-10 tent not inconsistent with requirements under this section, 11 the Administrator may apply sections 309, 311, 312, 313, 12 and 314 to activities under this section and an officer, di-13 rector, employee, agent, or other participant in a partici-14 pating investment company shall be subject to the require-15 ments under such sections.

16 "(j) AUTHORIZATION OF APPROPRIATIONS.—There 17 is authorized to be appropriated for the first fiscal year 18 beginning after the date of enactment of this part 19 \$10,000,000,000 to carry out the facility. Amounts appro-20 priated pursuant to this subsection shall remain available 21 until the end of the second fiscal year beginning after the 22 date of enactment of this section.".

23 (b) APPROVAL OF BANK-OWNED, NON-LEVERAGED
24 APPLICANTS.—Section 301(c)(2) of the Small Business

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Investment Act of 1958 (15 U.S.C. 681(c)(2)) is amend ed—

3 (1) in subparagraph (B), in the matter pre4 ceding clause (i), by striking "Within" and inserting
5 "Except as provided in subparagraph (C), within";
6 and

(2) by adding at the end the following:

8 "(C) EXCEPTION FOR BANK-OWNED, NON-9 LEVERAGED APPLICANTS.—Notwithstanding 10 subparagraph (B), not later than 45 days after 11 the date on which the Administrator receives a 12 completed application submitted by a bank-13 owned, non-leveraged applicant in accordance 14 with this subsection and in accordance with 15 such requirements as the Administrator may 16 prescribe by regulation, the Administrator 17 shall-

18 "(i) review the application in its en-19 tirety; and

20 "(ii)(I) approve the application and
21 issue a license for such operation to the
22 applicant if the requirements of this sec23 tion are satisfied; or

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"(II) disapprove the application and
 notify the applicant in writing of the dis approval.".

4 (c) ELECTRONIC SUBMISSIONS.—Part A of title III
5 of the Small Business Investment Act of 1958 (15 U.S.C.
6 681 et seq.), as amended by subsection (a) of this section,
7 is amended by adding at the end the following:

8 "SEC. 322. ELECTRONIC SUBMISSIONS.

9 "The Administration shall permit any document sub-10 mitted under this title, or pursuant to a regulation car-11 rying out this title, to be submitted electronically, includ-12 ing by permitting an electronic signature for any signature 13 that is required on such a document.".

14 **TITLE III—APPROPRIATIONS**

15 SEC. 131. COMMITMENT AUTHORITY AND APPROPRIA-

16 TIONS.

17 (a) Commitment Authority.—

18 (1) CARES ACT AMENDMENTS.—Section
19 1102(b) of the CARES Act (Public Law 116–136)
20 is amended—

21 (A) in paragraph (1)—

(i) in the paragraph heading, by inserting "AND SECOND DRAW" after
"PPP";

1	(ii) by striking "August 8, 2020" and
2	inserting "December 31, 2020";
3	(iii) by striking "paragraph (36)" and
4	inserting "paragraphs (36) and (37)"; and
5	(iv) by striking "\$659,000,000,000"
6	and inserting "\$749,000,000,000"; and
7	(B) by amending paragraph (2) to read as
8	follows:
9	"(2) OTHER 7(A) LOANS.—During fiscal year
10	2020, the amount authorized for commitments for
11	section 7(a) of the Small Business Act (15 U.S.C.
12	636(a)) under the heading 'Small Business Adminis-
13	tration—Business Loans Program Account' in the
14	Financial Services and General Government Appro-
15	priations Act, 2020 (division C of Public Law 116–
16	193) shall apply with respect to any commitments
17	under such section 7(a) other than under para-
18	graphs (36), (37), and (38) of such section 7(a).".
19	(2) RECOVERY SECTOR LOANS.—During the pe-
20	riod beginning on the date of enactment of this Act
21	and ending on December 31, 2020, the amount au-
22	thorized for commitments under paragraph (38) of
23	section 7(a) of the Small Business Act (15 U.S.C.
24	636(a)), as added by this title, shall be
25	\$100,000,000,000.

1	(b) Direct Appropriations.—
2	(1) RESCISSION.—With respect to unobligated
3	balances under the heading "Small Business Ad-
4	ministration—Business Loans Program Account,
5	CARES Act" as of the day before the date of enact-
6	ment of this Act, $$100,000,000$ shall be re-
7	scinded and deposited into the general fund of the
8	Treasury.
9	(2) New direct appropriations.—There is
10	appropriated, out of amounts in the Treasury not
11	otherwise appropriated, for the fiscal year ending
12	September 30, 2020—
13	(A) to remain available until September
14	30, 2021, for additional amounts—
15	(i) \$190,000,000 under the head-
16	ing "Small Business Administration—
17	Business Loans Program Account, CARES
18	Act" for the cost of guaranteed loans as
19	authorized under paragraph (36) and (37)
20	of section 7(a) of the Small Business Act
21	(15 U.S.C. 636(a)), as amended and added
22	by this Act; and
23	(ii) \$57,700,000,000 under the head-
24	ing "Small Business Administration—Re-
25	covery Sector Loans" for the cost of guar-

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1	anteed loans as authorized under para-
2	graph (38) of section $7(a)$ of the Small
3	Business Act (15 U.S.C. 636(a)), as added
4	by this Act; and
5	(B) to remain available until September
6	30, 2023, \$10,000,000,000 under the heading
7	"Small Business Administration—SBIC" to
8	carry out part D of title III of the Small Busi-
9	ness Investment Act of 1958 (15 U.S.C. 681 et
10	seq.), as added by this Act.
11	(c) Emergency Designation.—
12	(1) IN GENERAL.—The amounts provided under
13	this section are designated as an emergency require-
14	ment pursuant to section 4(g) of the Statutory Pay-
15	As-You-Go Act of 2010 (2 U.S.C. 933(g)).
16	(2) DESIGNATION IN SENATE.—In the Senate,
17	this section is designated as an emergency require-
18	ment pursuant to section 4112(a) of H. Con. Res.
19	71 (115th Congress), the concurrent resolution on
20	the budget for fiscal year 2018.