

114TH CONGRESS  
1ST SESSION

# H. R. 1188

To amend the Federal Credit Union Act to provide certain credit unions with the authority to make additional member business loans, and for other purposes.

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## IN THE HOUSE OF REPRESENTATIVES

MARCH 2, 2015

Mr. ROYCE (for himself and Mr. MEEKS) introduced the following bill; which was referred to the Committee on Financial Services

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## A BILL

To amend the Federal Credit Union Act to provide certain credit unions with the authority to make additional member business loans, and for other purposes.

1       *Be it enacted by the Senate and House of Representa-  
2 tives of the United States of America in Congress assembled,*

**3 SECTION 1. SHORT TITLE.**

4       This Act may be cited as the “Credit Union Small  
5 Business Jobs Creation Act”.

**6 SEC. 2. LIMITS ON MEMBER BUSINESS LOANS.**

7       (a) REVISED LIMITATION AND CRITERIA.—Effective  
8 6 months after the date of enactment of this Act, section

1 107A(a) of the Federal Credit Union Act (12 U.S.C.  
2 1757a(a)) is amended to read as follows:

3       “(a) LIMITATION.—

4           “(1) IN GENERAL.—Except as provided in para-  
5 graph (2), an insured credit union may not make  
6 any member business loan that would result in the  
7 total amount of such loans outstanding at that cred-  
8 it union at any one time to be equal to more than  
9 the lesser of—

10           “(A) 1.75 times the actual net worth of  
11 the credit union; or

12           “(B) 12.25 percent of the total assets of  
13 the credit union.

14           “(2) ADDITIONAL AUTHORITY.—The Board  
15 may approve an application by an insured credit  
16 union upon a finding that the credit union meets the  
17 criteria under this paragraph to make 1 or more  
18 member business loans that would result in a total  
19 amount of such loans outstanding at any one time  
20 of not more than 27.5 percent of the total assets of  
21 the credit union, if the credit union—

22           “(A) had member business loans out-  
23 standing at the end of each of the 4 consecutive  
24 quarters immediately preceding the date of the  
25 application, in a total amount of not less than

1           80 percent of the applicable limitation under  
2           paragraph (1);

3           “(B) is well capitalized, as defined in sec-  
4           tion 216(c)(1)(A);

5           “(C) can demonstrate at least 5 years of  
6           experience of sound underwriting and servicing  
7           of member business loans;

8           “(D) has the requisite policies and experi-  
9           ence in managing member business loans; and

10          “(E) has satisfied other standards that the  
11           Board determines are necessary to maintain the  
12           safety and soundness of the insured credit  
13           union.

14          “(3) EFFECT OF NOT BEING WELL CAPITAL-  
15           IZED.—An insured credit union that has made mem-  
16           ber business loans under an authorization under  
17           paragraph (2) and that is not, as of its most recent  
18           quarterly call report, well capitalized, may not make  
19           any member business loans until such time as the  
20           credit union becomes well capitalized, as reflected in  
21           a subsequent quarterly call report, and obtains the  
22           approval of the Board.”.

23          (b) IMPLEMENTATION.—

24           (1) TIERED APPROVAL PROCESS.—The Board  
25           shall develop a tiered approval process, under which

1       an insured credit union gradually increases the  
2       amount of member business lending in a manner  
3       that is consistent with safe and sound operations,  
4       subject to the limits established under section  
5       107A(a)(2) of the Federal Credit Union Act (as  
6       amended by this Act). The rate of increase under  
7       the process established under this paragraph may  
8       not exceed 30 percent per year.

9                     (2) RULEMAKING REQUIRED.—The Board shall  
10          issue proposed rules, not later than 6 months after  
11          the date of enactment of this Act, to establish the  
12          tiered approval process required under paragraph  
13          (1). The tiered approval process shall establish  
14          standards designed to ensure that the new business  
15          lending capacity authorized under the amendment  
16          made by subsection (a) is being used only by insured  
17          credit unions that are well managed and well capital-  
18          ized, as required by the amendments made under  
19          subsection (a) and as defined by the rules issued by  
20          the Board under this paragraph.

21                     (3) CONSIDERATIONS.—In issuing rules re-  
22          quired under this subsection, the Board shall con-  
23          sider—

1                             (A) the experience level of the institutions,  
2                             including a demonstrated history of sound  
3                             member business lending;

4                             (B) the criteria under section 107A(a)(2)  
5                             of the Federal Credit Union Act, as amended  
6                             by this Act; and

7                             (C) such other factors as the Board deter-  
8                             mines necessary or appropriate.

9                         (c) REPORTS TO CONGRESS ON MEMBER BUSINESS  
10                         LENDING.—

11                         (1) REPORT OF THE BOARD.—

12                         (A) IN GENERAL.—Not later than 3 years  
13                             after the date of enactment of this Act, the  
14                             Board shall submit a report to Congress on  
15                             member business lending by insured credit  
16                             unions.

17                         (B) REPORT.—The report required under  
18                             subparagraph (A) shall include—

19                             (i) the types and asset size of insured  
20                             credit unions making member business  
21                             loans and the member business loan limita-  
22                             tions applicable to the insured credit  
23                             unions;

- 1                                     (ii) the overall amount and average
- 2                                     size of member business loans by each in-
- 3                                     sured credit union;
- 4                                     (iii) the ratio of member business
- 5                                     loans by insured credit unions to total as-
- 6                                     sets and net worth;
- 7                                     (iv) the performance of the member
- 8                                     business loans, including delinquencies and
- 9                                     net charge-offs;
- 10                                   (v) the effect of this section on the
- 11                                     number of insured credit unions engaged
- 12                                     in member business lending, any change in
- 13                                     the amount of member business lending,
- 14                                     and the extent to which any increase is at-
- 15                                     tributed to the change in the limitation in
- 16                                     section 107A(a) of the Federal Credit
- 17                                     Union Act, as amended by this Act;
- 18                                     (vi) the number, types, and asset size
- 19                                     of insured credit unions that were denied
- 20                                     or approved by the Board for increased
- 21                                     member business loans under section
- 22                                     107A(a)(2), as amended by this Act, in-
- 23                                     cluding denials and approvals under the
- 24                                     tiered approval process;

1    (vii) the types and sizes of businesses  
2    that receive member business loans, the  
3    duration of the credit union membership of  
4    the businesses at the time of the loan, the  
5    types of collateral used to secure member  
6    business loans, and the income level of  
7    members receiving member business loans;  
8    and

9    (viii) the effect of any increases in  
10   member business loans on the risk to the  
11   National Credit Union Share Insurance  
12   Fund and the assessments on insured  
13   credit unions.

14   (2) GAO STUDY AND REPORT.—

15   (A) STUDY.—The Comptroller General of  
16   the United States shall conduct a study on the  
17   status of member business lending by insured  
18   credit unions, including—

19   (i) trends in such lending;

20   (ii) types and amounts of member  
21   business loans;

22   (iii) the effectiveness of this section in  
23   enhancing small business lending;

1                             (iv) recommendations for legislative  
2                             action, if any, with respect to such lending;  
3                             and

4                             (v) any other information that the  
5                             Comptroller General considers relevant  
6                             with respect to such lending.

7                             (B) REPORT.—Not later than 3 years after  
8                             the date of enactment of this Act, the Comptroller  
9                             General shall submit a report to Congress on the study required by subparagraph  
10                           (A).

12                             (d) DEFINITIONS.—In this section—

13                             (1) the term “Board” means the National  
14                             Credit Union Administration Board;

15                             (2) the term “insured credit union” has the  
16                             meaning given that term in section 101 of the Federal  
17                             Credit Union Act (12 U.S.C. 1752);

18                             (3) the term “member business loan” has the  
19                             meaning given that term in section 107A(c)(1) of  
20                             the Federal Credit Union Act (12 U.S.C.  
21                             1757a(c)(1));

22                             (4) the term “net worth” has the meaning  
23                             given that term in section 107A(c)(2) of the Federal  
24                             Credit Union Act (12 U.S.C. 1757a(c)(2)); and

1                             (5) the term “well capitalized” has the meaning  
2                             given that term in section 216(c)(1)(A) of the Fed-  
3                             eral Credit Union Act (12 U.S.C. 1709d(c)(1)(A)).

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