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CONGRESS BILLS H.R. 3841 (103RD) BILL TEXT

### H.R. 3841 (103rd): Riegle-Neal Interstate Banking and Branching Efficiency Act of 1994

103<sup>rd</sup> Congress, 1993–1994. Text as of Jan 01, 1994 (Passed Congress/Enrolled Bill).

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H.R.3841

One Hundred Third Congress

of the

United States of America

AT THE SECOND SESSION

Begun and held at the City of Washington on Tuesday,

the twenty-fifth day of January, one thousand nine hundred and ninety-four

An Act

To amend the Bank Holding Company Act of 1956, the Revised Statutes of the United States, and the Federal Deposit Insurance Act to provide for interstate banking and branching.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

#### SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- (a) SHORT TITLE- This Act may be cited as the 'Riegle-Neal Interstate Banking and Branching Efficiency Act of 1994'.
- (b) TABLE OF CONTENTS- The table of contents for this Act is as follows:

#### TITLE I--INTERSTATE BANIN AND BRANCHIN

- Sec. 11. Interstate banking.
- Sec. 1. Interstate bank mergers.
- Sec. 13. State 'opt-in' election to permit interstate branching through de novo branches.
- Sec. 14. Branching by foreign banks.
- Sec. 15. Coordination of eamination authority.
- Sec. 16. Branch closures.
- Sec. 1. Eualiing competitive opportunities for United States and foreign banks.
- Sec. 18. Federal Reserve Board study on bank fees.
- Sec. 19. rohibition against deposit production offices.
- Sec. 11. Community Reinvestment Act evaluation of banks with interstate branches.
- Sec. 111. Restatement of eisting law.
- Sec. 11. AO report on data collection under interstate branching.
- Sec. 113. aimum interest rate on certain FHA loans.
- Sec. 114. Notice reuirements for banking agency decisions preempting State law.
- Sec. 115. oratorium on eamination fees under the International Banking Act of 198.

#### TITLE II--ENERAL ROISIONS

- Sec. . Sense of the Senate concerning multilateral eport controls.
- Sec. 3. Amendments relating to silver medals for ersian ulf veterans.
- Sec. 4. Commemoration of 1995 Special Olympic World ames.
- Sec. 5. National Community Service Commemorative Coins.
- Sec. 6. Robert F. ennedy emorial Commemorative Coins.
- Sec. . United States ilitary Academy Bicentennial Commemorative Coins.
- Sec. 8. United States Botanic arden Commemorative Coins.

- Sec. 9. ount Rushmore Commemorative Coins.
- Sec. 1. Study and report on the United States financial services system.
- Sec. 11. Fleibility in choosing boards of directors.

#### TITLE I--INTERSTATE BANIN AND BRANCHIN

#### SEC. 11. INTERSTATE BANIN.

- (a) IN ENERAL Section 3(d) of the Bank Holding Company Act of 1956 (1 U.S.C. 184(d)) is amended to read as follows:
  - '(d) INTERSTATE BANIN -
    - '(1) AROALS AUTHORIED -
      - '(A) ACUISITION OF BANS The Board may approve an application under this section by a bank holding company that is adeuately capitalied and adeuately managed to acuire control of, or acuire all or substantially all of the assets of, a bank located in a State other than the home State of such bank holding company, without regard to whether such transaction is prohibited under the law of any State.
      - (B) RESERATION OF STATE AE LAWS-
        - '(i) IN ENERAL Notwithstanding subparagraph (A), the Board may not approve an application pursuant to such subparagraph that would have the effect of permitting an out-of-State bank holding company to acuire a bank in a host State that has not been in eistence for the minimum period of time, if any, specified in the statutory law of the host State.
        - '(ii) SECIAL RULE FOR STATE AE LAWS SECIFIN A ERIOD OF ORE THAN 5 EARS Notwithstanding clause (i), the Board may approve, pursuant to subparagraph (A), the acuisition of a bank that has been in eistence for at least 5 years without regard to any longer minimum period of time specified in a statutory law of the host State.
      - '(C) SHELL BANS For purposes of this subsection, a bank that has been chartered solely for the purpose of, and does not open for business prior to, acuiring control of, or acuiring all or substantially all of the assets of, an eisting bank shall be deemed to have been in eistence for the same period of time as the bank to be acuired.
      - '(D) EFFECT ON STATE CONTINENC LAWS No provision of this subsection shall be construed as affecting the applicability of a State law that makes an acuisition of a bank contingent upon a reuirement to hold a portion of such bank's assets available for call by a State-sponsored housing entity established pursuant to State law, if--

- '(i) the State law does not have the effect of discriminating against out-of-State banks, out-of-State bank holding companies, or subsidiaries of such banks or bank holding companies;
- '(ii) that State law was in effect as of the date of enactment of the Riegle-Neal Interstate Banking and Branching Efficiency Act of 1994;
- '(iii) the Federal Deposit Insurance Corporation has not determined that compliance with such State law would result in an unacceptable risk to the appropriate deposit insurance fund; and
- '(iv) the appropriate Federal banking agency for such bank has not found that compliance with such State law would place the bank in an unsafe or unsound condition.

#### () CONCENTRATION LIITS -

- '(A) NATIONWIDE CONCENTRATION LIITS The Board may not approve an application pursuant to paragraph (1)(A) if the applicant (including all insured depository institutions which are affiliates of the applicant) controls, or upon consummation of the acuisition for which such application is filed would control, more than 1 percent of the total amount of deposits of insured depository institutions in the United States.
- '(B) STATEWIDE CONCENTRATION LIITS OTHER THAN WITH RESECT TO INITIAL ENTRIES- The Board may not approve an application pursuant to paragraph (1)(A) if--
  - '(i) immediately before the consummation of the acuisition for which such application is filed, the applicant (including any insured depository institution affiliate of the applicant) controls any insured depository institution or any branch of an insured depository institution in the home State of any bank to be acuired or in any host State in which any such bank maintains a branch; and
  - '(ii) the applicant (including all insured depository institutions which are affiliates of the applicant), upon consummation of the acuisition, would control 3 percent or more of the total amount of deposits of insured depository institutions in any such State.
- '(C) EFFECTIENESS OF STATE DEOSIT CAS No provision of this subsection shall be construed as affecting the authority of any State to limit, by statute, regulation, or order, the percentage of the total amount of deposits of insured depository institutions in the State which may be held or controlled by any bank or bank holding company (including all insured depository institutions which are affiliates of the bank or bank holding company) to the etent the application of such limitation does not discriminate against out-of-State banks, out-of-State bank holding companies, or subsidiaries of such banks or holding companies.

- '(D) ECETIONS TO SUBARARAH (B) The Board may approve an application pursuant to paragraph (1)(A) without regard to the applicability of subparagraph (B) with respect to any State if—
  - '(i) there is a limitation described in subparagraph (C) in a State statute, regulation, or order which has the effect of permitting a bank or bank holding company (including all insured depository institutions which are affiliates of the bank or bank holding company) to control a greater percentage of total deposits of all insured depository institutions in the State than the percentage permitted under subparagraph (B); or
  - '(ii) the acuisition is approved by the appropriate State bank supervisor of such State and the standard on which such approval is based does not have the effect of discriminating against out-of-State banks, out-of-State bank holding companies, or subsidiaries of such banks or holding companies.
- '(E) DEOSIT DEFINED For purposes of this paragraph, the term 'deposit' has the same meaning as in section 3(1) of the Federal Deposit Insurance Act.
- '(3) COUNIT REINESTENT COLIANCE In determining whether to approve an application under paragraph (1)(A), the Board shall--
  - '(A) comply with the responsibilities of the Board regarding such application under section 84 of the Community Reinvestment Act of 19; and
  - '(B) take into account the applicant's record of compliance with applicable State community reinvestment laws.
- '(4) ALICABILIT OF ANTITRUST LAWS No provision of this subsection shall be construed as affecting--
  - '(A) the applicability of the antitrust laws; or
  - '(B) the applicability, if any, of any State law which is similar to the antitrust laws.
- '(5) ECETION FOR BANS IN DEFAULT OR IN DANER OF DEFAULT The Board may approve an application pursuant to paragraph (1)(A) which involves—
  - '(A) an acuisition of 1 or more banks in default or in danger of default; or
  - '(B) an acuisition with respect to which assistance is provided under section 13(c) of the Federal Deposit Insurance Act;

without regard to subparagraph (B) or (D) of paragraph (1) or paragraph () or (3).'.

- (b) STATE TAATION AUTHORIT NOT AFFECTED Section of the Bank Holding Company Act of 1956 (1 U.S.C. 1846) is amended--
  - (1) by striking 'No provision' and inserting '(a) IN ENERAL No provision'; and

- () by adding at the end the following new subsection:
- '(b) STATE TAATION AUTHORIT NOT AFFECTED- No provision of this Act shall be construed as affecting the authority of any State or political subdivision of any State to adopt, apply, or administer any ta or method of taation to any bank, bank holding company, or foreign bank, or any affiliate of any bank, bank holding company, or foreign bank, to the etent that such ta or ta method is otherwise permissible by or under the Constitution of the United States or other Federal law.'.
- (c) DEFINITIONS- Section of the Bank Holding Company Act of 1956 (1 U.S.C. 1841) is amended by adding at the end the following new subsections:
  - '(n) INCORORATED DEFINITIONS For purposes of this Act, the terms 'insured depository institution', 'appropriate Federal banking agency', 'default', 'in danger of default', and 'State bank supervisor' have the same meanings as in section 3 of the Federal Deposit Insurance Act.
  - '(o) OTHER DEFINITIONS- For purposes of this Act, the following definitions shall apply:
    - '(1) ADEUATEL CAITALIED The term 'adeuately capitalied 'means a level of capitaliation which meets or eceeds all applicable Federal regulatory capital standards.
    - '() ANTITRUST LAWS- Ecept as provided in section 11, the term 'antitrust laws'--
      - '(A) has the same meaning as in subsection (a) of the first section of the Clayton Act; and
      - '(B) includes section 5 of the Federal Trade Commission Act to the etent that such section 5 relates to unfair methods of competition.
    - '(3) BRANCH- The term 'branch' means a domestic branch (as defined in section 3 of the Federal Deposit Insurance Act).
    - '(4) HOE STATE The term 'home State' means--
      - '(A) with respect to a national bank, the State in which the main office of the bank is located;
      - '(B) with respect to a State bank, the State by which the bank is chartered; and
      - '(C) with respect to a bank holding company, the State in which the total deposits of all banking subsidiaries of such company are the largest on the later of--
        - '(i) July 1, 1966; or
        - '(ii) the date on which the company becomes a bank holding company under this Act.

- '(5) HOST STATE- The term 'host State' means--
  - '(A) with respect to a bank, a State, other than the home State of the bank, in which the bank maintains, or seeks to establish and maintain, a branch; and
  - '(B) with respect to a bank holding company, a State, other than the home State of the company, in which the company controls, or seeks to control, a bank subsidiary.
- '(6) OUT-OF-STATE BAN The term 'out-of-State bank' means, with respect to any State, a bank whose home State is another State.
- '() OUT -OF-STATE BAN HOLDIN COAN - The term 'out-of-State bank holding company' means, with respect to any State, a bank holding company whose home State is another State.'.
- (d) SUBSIDIAR DEOSITOR INSTITUTIONS AS AENTS - Section 18 of the Federal Deposit Insurance Act (1 U.S.C. 188) is amended by adding at the end the following new subsection:
  - '(r) SUBSIDIAR DEOSITOR INSTITUTIONS AS AENTS FOR CERTAIN AFFILIATES-
    - '(1) IN ENERAL Any bank subsidiary of a bank holding company may receive deposits, renew time deposits, close loans, service loans, and receive payments on loans and other obligations as an agent for a depository institution affiliate.
    - () BAN ACTIN AS AENT IS NOT A BRANCH - Notwithstanding any other provision of law, a bank acting as an agent in accordance with paragraph (1) for a depository institution affiliate shall not be considered to be a branch of the affiliate.
    - '(3) ROHIBITIONS ON ACTIITIES A depository institution may not--
      - '(A) conduct any activity as an agent under paragraph (1) or (6) which such institution is prohibited from conducting as a principal under any applicable Federal or State law; or
      - '(B) as a principal, have an agent conduct any activity under paragraph (1) or (6) which the institution is prohibited from conducting under any applicable Federal or State law.
    - (4) EISTIN AUTHORIT NOT AFFECTED - No provision of this subsection shall be construed as affecting--
      - '(A) the authority of any depository institution to act as an agent on behalf of any other depository institution under any other provision of law; or

- '(B) whether a depository institution which conducts any activity as an agent on behalf of any other depository institution under any other provision of law shall be considered to be a branch of such other institution.
- '(5) AENC RELATIONSHI REUIRED TO BE CONSISTENT WITH SAFE AND SOUND BANIN RACTICES An agency relationship between depository institutions under paragraph (1) or (6) shall be on terms that are consistent with safe and sound banking practices and all applicable regulations of any appropriate Federal banking agency.
- '(6) AFFILIATED INSURED SAINS ASSOCIATIONS An insured savings association which was an affiliate of a bank on July 1, 1994, may conduct activities as an agent on behalf of such bank in the same manner as an insured bank affiliate of such bank may act as agent for such bank under this subsection to the etent such activities are conducted only in--
  - '(A) any State in which--
    - '(i) the bank is not prohibited from operating a branch under any provision of Federal or State law; and
    - '(ii) the savings association maintained an office or branch and conducted business as of July 1, 1994; or
  - '(B) any State in which--
    - '(i) the bank is not epressly prohibited from operating a branch under a State law described in section 44(a)(); and
    - '(ii) the savings association maintained a main office and conducted business as of July 1, 1994.'.
- (e) EFFECTIE DATE The amendments made by this section shall take effect at the end of the 1-year period beginning on the date of the enactment of this Act.

#### SEC. 1. INTERSTATE BAN ERERS.

(a) IN ENERAL - The Federal Deposit Insurance Act (1 U.S.C. 1811 et se.) is amended by adding at the end the following new section:

#### 'SEC. 44. INTERSTATE BAN ERERS.

- '(a) AROAL OF INTERSTATE ERER TRANSACTIONS AUTHORIED -
  - '(1) IN ENERAL Beginning on June 1, 199, the responsible agency may approve a merger transaction under section 18(c) between insured banks with different home States, without regard to whether such transaction is prohibited under the law of any State.
  - () STATE ELECTION TO ROHIBIT INTERSTATE ERER TRANSACTIONS-

- '(A) IN ENERAL Notwithstanding paragraph (1), a merger transaction may not be approved pursuant to paragraph (1) if the transaction involves a bank the home State of which has enacted a law after the date of enactment of the Riegle -Neal Interstate Banking and Branching Efficiency Act of 1994 and before June 1, 199, that--
  - '(i) applies eually to all out -of-State banks; and
  - '(ii) epressly prohibits merger transactions involving out -of-State banks.
- (B) NO EFFECT ON RIOR AROALS OF ERER TRANSACTIONS - A law enacted by a State pursuant to subparagraph (A) shall have no effect on merger transactions that were approved before the effective date of such law.
- '(3) STATE ELECTION TO ERIT EARL INTERSTATE ERER TRANSACTIONS-
  - '(A) IN ENERAL A merger transaction may be approved pursuant to paragraph (1) before June 1, 199, if the home State of each bank involved in the transaction has in effect, as of the date of the approval of such transaction, a law that--
    - '(i) applies eually to all out -of-State banks; and
    - '(ii) epressly permits interstate merger transactions with all out -of-State banks.
  - '(B) CERTAIN CONDITIONS ALLOWED- A host State may impose conditions on a branch within such State of a bank resulting from an interstate merger transaction if--
    - '(i) the conditions do not have the effect of discriminating against out-of-State banks, out-of-State bank holding companies, or any subsidiary of such bank or company (other than on the basis of a nationwide reciprocal treatment reuirement);
    - '(ii) the imposition of the conditions is not preempted by Federal law; and
    - '(iii) the conditions do not apply or reuire performance after ay 31, 199.
- '(4) INTERSTATE ERER TRANSACTIONS INOLIN ACUISITIONS OF BRANCHES-
  - '(A) IN ENERAL An interstate merger transaction may involve the acuisition of a branch of an insured bank without the acuisition of the bank only if the law of the State in which the branch is located permits out-of-State banks to acuire a branch of a bank in such State without acuiring the
  - (B) TREATENT OF BRANCH FOR UROSES OF THIS SECTION - In the case of an interstate merger transaction which involves the acuisition of a branch of an insured bank without the acuisition of the bank, the branch shall

be treated, for purposes of this section, as an insured bank the home State of which is the State in which the branch is located.

#### (5) RESERATION OF STATE AE LAWS-

- '(A) IN ENERAL The responsible agency may not approve an application pursuant to paragraph (1) that would have the effect of permitting an out-of-State bank or out-of-State bank holding company to acuire a bank in a host State that has not been in eistence for the minimum period of time, if any, specified in the statutory law of the host State.
- '(B) SECIAL RULE FOR STATE AE LAWS SECIFIN A ERIOD OF ORE THAN 5 EARS Notwithstanding subparagraph (A), the responsible agency may approve a merger transaction pursuant to paragraph (1) involving the acuisition of a bank that has been in eistence at least 5 years without regard to any longer minimum period of time specified in a statutory law of the host State.
- '(6) SHELL BANS For purposes of this subsection, a bank that has been chartered solely for the purpose of, and does not open for business prior to, acuiring control of, or acuiring all or substantially all of the assets of, an eisting bank or branch shall be deemed to have been in eistence for the same period of time as the bank or branch to be acuired.
- (b) ROISIONS RELATIN TO ALICATION AND AROAL ROCESS -
  - '(1) COLIANCE WITH STATE FILIN REUIREENTS -
    - '(A) IN ENERAL Any bank which files an application for an interstate merger transaction shall--
      - '(i) comply with the filing reuirements of any host State of the bank which will result from such transaction to the etent that the reuirement --
        - '(I) does not have the effect of discriminating against out-of-State banks or out-of-State bank holding companies or subsidiaries of such banks or bank holding companies; and
        - '(II) is similar in effect to any reuirement imposed by the host State on a nonbanking corporation incorporated in another State that engages in business in the host State; and
      - '(ii) submit a copy of the application to the State bank supervisor of the host State.
    - '(B) ENALT FOR FAILURE TO COL The responsible agency may not approve an application for an interstate merger transaction if the applicant materially fails to comply with subparagraph (A).
  - () CONCENTRATION LIITS -

- '(A) NATIONWIDE CONCENTRATION LIITS The responsible agency may not approve an application for an interstate merger transaction if the resulting bank (including all insured depository institutions which are affiliates of the resulting bank), upon consummation of the transaction, would control more than 1 percent of the total amount of deposits of insured depository institutions in the United States.
- '(B) STATEWIDE CONCENTRATION LIITS OTHER THAN WITH RESECT TO INITIAL ENTRIES- The responsible agency may not approve an application for an interstate merger transaction if--
  - '(i) any bank involved in the transaction (including all insured depository institutions which are affiliates of any such bank) has a branch in any State in which any other bank involved in the transaction has a branch; and
  - '(ii) the resulting bank (including all insured depository institutions which would be affiliates of the resulting bank), upon consummation of the transaction, would control 3 percent or more of the total amount of deposits of insured depository institutions in any such State.
- '(C) EFFECTIENESS OF STATE DEOSIT CAS No provision of this subsection shall be construed as affecting the authority of any State to limit, by statute, regulation, or order, the percentage of the total amount of deposits of insured depository institutions in the State which may be held or controlled by any bank or bank holding company (including all insured depository institutions which are affiliates of the bank or bank holding company) to the etent the application of such limitation does not discriminate against out-of-State banks, out-of-State bank holding companies, or subsidiaries of such banks or holding companies.
- '(D) ECETIONS TO SUBARARAH (B) The responsible agency may approve an application for an interstate merger transaction pursuant to subsection (a) without regard to the applicability of subparagraph (B) with respect to any State if—
  - '(i) there is a limitation described in subparagraph (C) in a State statute, regulation, or order which has the effect of permitting a bank or bank holding company (including all insured depository institutions which are affiliates of the bank or bank holding company) to control a greater percentage of total deposits of all insured depository institutions in the State than the percentage permitted under subparagraph (B); or
  - '(ii) the transaction is approved by the appropriate State bank supervisor of such State and the standard on which such approval is based does not have the effect of discriminating against out-of-State banks, out-of-State bank holding companies, or subsidiaries of such banks or holding companies.
- '(E) ECETION FOR CERTAIN BANS This paragraph shall not apply with respect to any interstate merger transaction involving only affiliated banks.

- '(3) COUNIT REINESTENT COLIANCE In determining whether to approve an application for an interstate merger transaction in which the resulting bank would have a branch or bank affiliate immediately following the transaction in any State in which the bank submitting the application (as the acuiring bank) had no branch or bank affiliate immediately before the transaction, the responsible agency shall—
  - '(A) comply with the responsibilities of the agency regarding such application under section 84 of the Community Reinvestment Act of 19;
  - '(B) take into account the most recent written evaluation under section 84 of the Community Reinvestment Act of 19 of any bank which would be an affiliate of the resulting bank; and
  - '(C) take into account the record of compliance of any applicant bank with applicable State community reinvestment laws.
- '(4) ADEUAC OF CAITAL AND ANAEENT SILLS The responsible agency may approve an application for an interstate merger transaction pursuant to subsection (a) only if--
  - '(A) each bank involved in the transaction is adeuately capitalied as of the date the application is filed; and
  - '(B) the responsible agency determines that the resulting bank will continue to be adeuately capitalied and adeuately managed upon the consummation of the transaction.
- '(5) SURRENDER OF CHARTER AFTER ERER TRANSACTION The charters of all banks involved in an interstate merger transaction, other than the charter of the resulting bank, shall be surrendered, upon reuest, to the Federal banking agency or State bank supervisor which issued the charter.
- '(c) ALICABILIT OF CERTAIN LAWS TO INTERSTATE BANIN OERATIONS -
  - '(1) STATE TAATION AUTHORIT NOT AFFECTED-
    - '(A) IN ENERAL No provision of this section shall be construed as affecting the authority of any State or political subdivision of any State to adopt, apply, or administer any ta or method of taation to any bank, bank holding company, or foreign bank, or any affiliate of any bank, bank holding company, or foreign bank, to the etent such ta or ta method is otherwise permissible by or under the Constitution of the United States or other Federal law.
    - '(B) IOSITION OF SHARES TA B HOST STATES In the case of a branch of an out-of-State bank which results from an interstate merger transaction, a proportionate amount of the value of the shares of the out-of-State bank may be subject to any bank shares tallevied or imposed by the host. State, or any

political subdivision of such host State that imposes such ta based upon a method adopted by the host State, which may include allocation and apportionment.

- '() ALICABILIT OF ANTITRUST LAWS No provision of this section shall be construed as affecting--
  - '(A) the applicability of the antitrust laws; or
  - '(B) the applicability, if any, of any State law which is similar to the antitrust laws.
- '(3) RESERATION OF CERTAIN RIHTS TO STATES No provision of this section shall be construed as limiting in any way the right of a State to--
  - '(A) determine the authority of State banks chartered by that State to establish and maintain branches; or
  - '(B) supervise, regulate, and eamine State banks chartered by that State.
- '(4) STATE-IOSED NOTICE REUIREENTS A host State may impose any notification or reporting reuirement on a branch of an out -of-State bank if the reuirement --
  - '(A) does not discriminate against out-of-State banks or bank holding companies; and
  - '(B) is not preempted by any Federal law regarding the same sub ect.
- '(d) OERATIONS OF THE RESULTIN BAN -
  - '(1) CONTINUED OERATIONS A resulting bank may, sub ect to the approval of the appropriate Federal banking agency, retain and operate, as a main office or a branch, any office that any bank involved in an interstate merger transaction was operating as a main office or a branch immediately before the merger transaction.
  - '() ADDITIONAL BRANCHES- Following the consummation of any interstate merger transaction, the resulting bank may establish, acuire, or operate additional branches at any location where any bank involved in the transaction could have established, acuired, or operated a branch under applicable Federal or State law if such bank had not been a party to the merger transaction.
  - '(3) CERTAIN CONDITIONS AND COITENTS CONTINUED If, as a condition for the acuisition of a bank by an out -of-State bank holding company before the date of the enactment of the Riegle-Neal Interstate Banking and Branching Efficiency Act of 1994--
    - '(A) the home State of the acuired bank imposed conditions on such acuisition by such out-of-State bank holding company; or

'(B) the bank holding company made commitments to such State in connection with the acuisition.

the State may enforce such conditions and commitments with respect to such bank holding company or any affiliated successor company which controls a bank or branch in such State as a result of an interstate merger transaction to the same etent as the State could enforce such conditions or commitments against the bank holding company before the consummation of the merger transaction.

- '(e) ECETION FOR BANS IN DEFAULT OR IN DANER OF DEFAULT If an application under subsection (a)(1) for approval of a merger transaction which involves 1 or more banks in default or in danger of default or with respect to which the Corporation provides assistance under section 13(c), the responsible agency may approve such application without regard to subsection (b), or paragraph (), (4), or (5) of subsection (a).
- '(f) DEFINITIONS- For purposes of this section, the following definitions shall apply:
  - '(1) ADEUATEL CAITALIED The term 'adeuately capitalied ' has the same meaning as in section 38.
  - '() ANTITRUST LAWS- The term 'antitrust laws'--
    - '(A) has the same meaning as in subsection (a) of the first section of the Clayton Act; and
    - '(B) includes section 5 of the Federal Trade Commission Act to the etent such section 5 relates to unfair methods of competition.
  - '(3) BRANCH- The term 'branch' means any domestic branch.
  - '(4) HOE STATE The term 'home State'--
    - '(A) means--
      - '(i) with respect to a national bank, the State in which the main office of the bank is located; and
      - '(ii) with respect to a State bank, the State by which the bank is chartered; and
    - '(B) with respect to a bank holding company, has the same meaning as in section (o)(4) of the Bank Holding Company Act of 1956.
  - '(5) HOST STATE- The term 'host State' means, with respect to a bank, a State, other than the home State of the bank, in which the bank maintains, or seeks to establish and maintain, a branch.

- '(6) INTERSTATE ERER TRANSACTION The term 'interstate merger transaction' means any merger transaction approved pursuant to subsection (a) (1).
- '() ERER TRANSACTION- The term 'merger transaction' has the meaning determined under section 18(c)(3).
- '(8) OUT-OF-STATE BAN The term 'out-of-State bank' means, with respect to any State, a bank whose home State is another State.
- '(9) OUT-OF-STATE BAN HOLDIN COAN The term 'out-of-State bank holding company' means, with respect to any State, a bank holding company whose home State is another State.
- '(1) RESONSIBLE AENC The term 'responsible agency' means the agency determined in accordance with section 18(c)() with respect to a merger transaction.
- '(11) RESULTIN BAN The term 'resulting bank' means a bank that has resulted from an interstate merger transaction under this section.'.
- (b) TECHNICAL AND CONFORIN AENDENTS -
  - (1) REISED STATUTES Section 5155 of the Revised Statutes (1 U.S.C. 36) is amended--
    - (A) by redesignating subsections (d) through (h) as subsections (h) through (l), respectively; and
    - (B) by inserting after subsection (c) the following new subsections:
  - '(d) BRANCHES RESULTIN FRO INTERSTATE ERER TRANSACTIONS A national bank resulting from an interstate merger transaction (as defined in section 44(f)(6) of the Federal Deposit Insurance Act) may maintain and operate a branch in a State other than the home State (as defined in subsection (g)(3)(B)) of such bank in accordance with section 44 of the Federal Deposit Insurance Act.
  - (e) ECLUSIE AUTHORIT FOR ADDITIONAL BRANCHES-
    - '(1) IN ENERAL Effective June 1, 199, a national bank may not acuire, establish, or operate a branch in any State other than the bank's home State (as defined in subsection (g)(3)(B)) or a State in which the bank already has a branch unless the acuisition, establishment, or operation of such branch in such State by such national bank is authoried under this section or section 13(f), 13(k), or 44 of the Federal Deposit Insurance Act.
    - '() RETENTION OF BRANCHES- In the case of a national bank which relocates the main office of such bank from 1 State to another State after ay 31, 199, the bank may retain and operate branches within the State which was the bank's home State (as defined in subsection (g)(3)(B)) before the relocation of such

office only to the etent the bank would be authoried, under this section or any other provision of law referred to in paragraph (1), to acuire, establish, or commence to operate a branch in such State if—

- '(A) the bank had no branches in such State; or
- '(B) the branch resulted from--
  - '(i) an interstate merger transaction approved pursuant to section 44 of the Federal Deposit Insurance Act; or
  - '(ii) a transaction after ay 31, 199, pursuant to which the bank received assistance from the Federal Deposit Insurance Corporation under section 13 (c) of such Act.
- '(f) LAW ALICABLE TO INTERSTATE BRANCHIN OERATIONS -
  - '(1) LAW ALICABLE TO NATIONAL BAN BRANCHES-
    - '(A) IN ENERAL The laws of the host State regarding community reinvestment, consumer protection, fair lending, and establishment of intrastate branches shall apply to any branch in the host State of an out-of-State national bank to the same etent as such State laws apply to a branch of a bank chartered by that State, ecept –-
      - '(i) when Federal law preempts the application of such State laws to a national bank; or
      - '(ii) when the Comptroller of the Currency determines that the application of such State laws would have a discriminatory effect on the branch in comparison with the effect the application of such State laws would have with respect to branches of a bank chartered by the host State.
    - '(B) ENFORCEENT OF ALICABLE STATE LAWS The provisions of any State law to which a branch of a national bank is sub ect under this paragraph shall be enforced, with respect to such branch, by the Comptroller of the Currency.
  - '() TREATENT OF BRANCH AS BAN All laws of a host State, other than the laws regarding community reinvestment, consumer protection, fair lending, establishment of intrastate branches, and the application or administration of any ta or method of taation, shall apply to a branch (in such State) of an out-of-State national bank to the same etent as such laws would apply if the branch were a national bank the main office of which is in such State.
  - '(3) RULE OF CONSTRUCTION- No provision of this subsection may be construed as affecting the legal standards for preemption of the application of State law to national banks.'.

- () ACT OF A 1, 1886- Section of the Act entitled 'An Act to enable national banking associations to increase their capital stock and to change their names and locations.' and approved ay 1, 1886 (1 U.S.C. 3) is amended by adding at the end the following new subsection:
- '(c) COORDINATION WITH REISED STATUTES- In the case of a national bank which relocates the main office of such bank from 1 State to another State after ay 31, 199, the bank may retain and operate branches within the State from which the bank relocated such office only to the etent authoried in section 5155 (e)() of the Revised Statutes.'.
- (3) FEDERAL DEOSIT INSURANCE ACT-
  - (A) ECLUSIE AUTHORIT FOR ADDITIONAL BRANCHES OF STATE

    NONEBER BANS Section 18(d) of the Federal Deposit Insurance Act (1

    U.S.C. 188(d)) is amended by adding at the end the following new paragraph:
  - '(3) ECLUSIE AUTHORIT FOR ADDITIONAL BRANCHES-
    - '(A) IN ENERAL Effective June 1, 199, a State nonmember bank may not acuire, establish, or operate a branch in any State other than the bank's home State (as defined in section 44(f)(4)) or a State in which the bank already has a branch unless the acuisition, establishment, or operation of a branch in such State by a State nonmember bank is authoried under this subsection or section 13(f), 13(k), or 44.
    - '(B) RETENTION OF BRANCHES- In the case of a State nonmember bank which relocates the main office of such bank from 1 State to another State after ay 31, 199, the bank may retain and operate branches within the State which was the bank's home State (as defined in section 44(f)(4)) before the relocation of such office only to the etent the bank would be authoried, under this section or any other provision of law referred to in subparagraph (A), to acuire, establish, or commence to operate a branch in such State if—
      - '(i) the bank had no branches in such State; or
      - '(ii) the branch resulted from--
        - '(I) an interstate merger transaction approved pursuant to section 44; or
        - '(II) a transaction after ay 31, 199, pursuant to which the bank received assistance from the Corporation under section 13(c).'.
  - (B) ACTIITIES OF BRANCHES OF STATE BANS RESULTIN FRO INTERSTATE ERER TRANSACTIONS- Section 4 of the Federal Deposit Insurance Act (1 U.S.C. 1831a) is amended by adding at the end the following new subsection:
- () ACTIITIES OF BRANCHES OF OUT-OF-STATE BANS -

- '(1) IN ENERAL The laws of a host State, including laws regarding community reinvestment, consumer protection, fair lending, and establishment of intrastate branches, shall apply to any branch in the host State of an out-of-State State bank to the same etent as such State laws apply to a branch of a bank chartered by that State.
- '() ACTIITIES OF BRANCHES- An insured State bank that establishes a branch in a host State may not conduct any activity at such branch that is not permissible for a bank chartered by the host State.
- '(3) DEFINITIONS- The terms 'host State', 'interstate merger transaction', and 'out-of-State bank' have the same meanings as in section 44(f).'.
- (4) ACT OF NOEBER, 1918 The Act entitled 'An Act to provide for the consolidation of the national banking associations.' and approved November, 1918 (1 U.S.C. 15 et se.) is amended—
  - (A) by redesignating section as section 3;
  - (B) by redesignating section 3 as section 5;
  - (C) in the 1st section, by striking 'That (a) any national banking association' and inserting the following:

#### 'SECTION 1. SHORT TITLE.

'This Act may be cited as the 'National Bank Consolidation and erger Act'.

# 'SEC. . CONSOLIDATION OF BANS WITHIN THE SAE STATE.

- '(a) IN ENERAL Any national bank'; and
  - (D) by inserting after section 3 (as so redesignated under subparagraph (A) of this paragraph) the following new section:

#### SEC. 4. INTERSTATE CONSOLIDATIONS AND ERERS.

- '(a) IN ENERAL A national bank may engage in a consolidation or merger under this Act with an out-of-State bank if the consolidation or merger is approved pursuant to section 44 of the Federal Deposit Insurance Act.
- '(b) SCOE OF ALICATION Subsection (a) shall not apply with respect to any consolidation or merger before June 1, 199, unless the home State of each bank involved in the transaction has in effect a law described in section 44(a)(3) of the Federal Deposit Insurance Act.
- '(c) DEFINITIONS- The terms 'home State' and 'out-of-State bank' have the same meaning as in section 44(f) of the Federal Deposit Insurance Act.'.

- (5) HOE OWNERS 'LOAN ACT- Section 3 of the Home Owners' Loan Act (1 U.S.C. 146a) is amended--
  - (A) by redesignating subsections (f) through (i) as subsections (g) through (), respectively; and
  - (B) by inserting after subsection (e), the following new subsection:
- '(f) STATE HOESTEAD ROISIONS No provision of this Act or any other provision of law administered by the Director shall be construed as superseding any homestead provision of any State constitution, including any implementing State statute, in effect on the date of enactment of the Riegle–Neal Interstate Banking and Branching Efficiency Act of 1994, or any subseuent amendment to such a State constitutional or statutory provision in effect on such date, that eempts the homestead of any person from foreclosure, or forced sale, for the payment of all debts, other than a purchase money obligation relating to the homestead, taes due on the homestead, or an obligation arising from work and material used in constructing improvements on the homestead.'.
- SEC. 13. STATE 'OT -IN' ELECTION TO ERIT INTERSTATE BRANCHIN THROUH DE NOO BRANCHES.
- (a) NATIONAL BANS Section 5155 of the Revised Statutes (1 U.S.C. 36) is amended by inserting after subsection (f) (as added by section 1(b)) the following new subsection:
  - '(g) STATE 'OT -IN' ELECTION TO ERIT INTERSTATE BRANCHIN THROUH DE NOO BRANCHES-
    - '(1) IN ENERAL Sub ect to paragraph (), the Comptroller of the Currency may approve an application by a national bank to establish and operate a de novo branch in a State (other than the bank's home State) in which the bank does not maintain a branch if—
      - '(A) there is in effect in the host State a law that--
        - '(i) applies eually to all banks; and
        - '(ii) epressly permits all out -of-State banks to establish de novo branches in such State; and
      - '(B) the conditions established in, or made applicable to this paragraph by, paragraph () are met.
    - '() CONDITIONS ON ESTABLISHENT AND OERATION OF INTERSTATE BRANCH-
      - '(A) ESTABLISHENT An application by a national bank to establish and operate a de novo branch in a host State shall be subject to the same reuirements and conditions to which an application for an interstate merger

transaction is sub ect under paragraphs (1), (3), and (4) of section 44(b) of the Federal Deposit Insurance Act.

- '(B) OERATION Subsections (c) and (d)() of section 44 of the Federal Deposit Insurance Act shall apply with respect to each branch of a national bank which is established and operated pursuant to an application approved under this subsection in the same manner and to the same etent such provisions of such section 44 apply to a branch of a national bank which resulted from an interstate merger transaction approved pursuant to such section 44.
- '(3) DEFINITIONS- The following definitions shall apply for purposes of this section:
  - '(A) DE NOO BRANCH The term 'de novo branch' means a branch of a national bank which--
    - '(i) is originally established by the national bank as a branch; and
    - '(ii) does not become a branch of such bank as a result of--
      - '(I) the acuisition by the bank of an insured depository institution or a branch of an insured depository institution; or
      - '(II) the conversion, merger, or consolidation of any such institution or branch.
  - '(B) HOE STATE The term 'home State' means the State in which the main office of a national bank is located.
  - '(C) HOST STATE- The term 'host State' means, with respect to a bank, a State, other than the home State of the bank, in which the bank maintains, or seeks to establish and maintain, a branch.'.
- (b) STATE BANS Section 18(d) of the Federal Deposit Insurance Act (1 U.S.C. 188 (d)) is amended by inserting after paragraph (3) (as added by section 1(b)(3) of this title) the following new paragraph:
  - '(4) STATE 'OT -IN' ELECTION TO ERIT INTERSTATE BRANCHIN THROUH DE NOO BRANCHES-
    - '(A) IN ENERAL Sub ect to subparagraph (B), the Corporation may approve an application by an insured State nonmember bank to establish and operate a de novo branch in a State (other than the bank's home State) in which the bank does not maintain a branch if—
      - '(i) there is in effect in the host State a law that--
        - '(I) applies eually to all banks; and
        - '(II) epressly permits all out -of-State banks to establish de novo branches in such State; and

- '(ii) the conditions established in, or made applicable to this paragraph by, subparagraph (B) are met.
- '(B) CONDITIONS ON ESTABLISHENT AND OERATION OF INTERSTATE BRANCH-
  - '(i) ESTABLISHENT An application by an insured State nonmember bank to establish and operate a de novo branch in a host State shall be subject to the same reuirements and conditions to which an application for a merger transaction is subject under paragraphs (1), (3), and (4) of section 44(b).
  - '(ii) OERATION Subsections (c) and (d)() of section 44 shall apply with respect to each branch of an insured State nonmember bank which is established and operated pursuant to an application approved under this paragraph in the same manner and to the same etent such provisions of such section apply to a branch of a State bank which resulted from a merger transaction under such section 44.
- '(C) DE NOO BRANCH DEFINED For purposes of this paragraph, the term 'de novo branch' means a branch of a State bank which--
  - '(i) is originally established by the State bank as a branch; and
  - '(ii) does not become a branch of such bank as a result of--
    - '(I) the acuisition by the bank of an insured depository institution or a branch of an insured depository institution; or
    - '(II) the conversion, merger, or consolidation of any such institution or branch.
- '(D) HOE STATE DEFINED The term 'home State' means the State by which a State bank is chartered.
- '(E) HOST STATE DEFINED- The term 'host State' means, with respect to a bank, a State, other than the home State of the bank, in which the bank maintains, or seeks to establish and maintain, a branch.'.

#### SEC. 14. BRANCHIN B FOREIN BANS.

- (a) IN ENERAL Section 5(a) of the International Banking Act of 198 (1 U.S.C. 313 (a)) is amended to read as follows:
  - '(a) INTERSTATE BRANCHIN AND AENC OERATIONS -
    - '(1) FEDERAL BRANCH OR AENC Sub ect to the provisions of this Act and with the prior written approval by the Board and the Comptroller of the Currency of an application, a foreign bank may establish and operate a Federal branch or agency in any State outside the home State of such foreign bank to the etent that the establishment and operation of such branch would be permitted under section

- 5155(g) of the Revised Statutes or section 44 of the Federal Deposit Insurance Act if the foreign bank were a national bank whose home State is the same State as the home State of the foreign bank.
- '() STATE BRANCH OR AENC Sub ect to the provisions of this Act and with the prior written approval by the Board and the appropriate State bank supervisor of an application, a foreign bank may establish and operate a State branch or agency in any State outside the home State of such foreign bank to the etent that such establishment and operation would be permitted under section 18(d)(4) or 44 of the Federal Deposit Insurance Act if the foreign bank were a State bank whose home State is the same State as the home State of the foreign bank.
- '(3) CRITERIA FOR DETERINATION In approving an application under paragraph (1) or (), the Board and (in the case of an application under paragraph (1)) the Comptroller of the Currency--
  - '(A) shall apply the standards applicable to the establishment of a foreign bank office in the United States under section (d);
  - '(B) may not approve an application unless the Board and (in the case of an application under paragraph (1)) the Comptroller of the Currency--
    - '(i) determine that the foreign bank's financial resources, including the capital level of the bank, are euivalent to those reuired for a domestic bank to be approved for branching under section 5155 of the Revised Statutes and section 44 of the Federal Deposit Insurance Act; and
    - '(ii) consult with the Secretary of the Treasury regarding capital euivalency; and
  - '(C) shall apply the same reuirements and conditions to which an application for an interstate merger transaction is subject under paragraphs (1), (3), and (4) of section 44(b) of the Federal Deposit Insurance Act.
- '(4) OERATION Subsections (c) and (d)() of section 44 of the Federal Deposit Insurance Act shall apply with respect to each branch and agency of a foreign bank which is established and operated pursuant to an application approved under this subsection in the same manner and to the same etent such provisions of such section apply to a domestic branch of a national or State bank (as such terms are defined in section 3 of such Act) which resulted from a merger transaction under such section 44.
- '(5) ECLUSIE AUTHORIT FOR ADDITIONAL BRANCHES Ecept as provided in this section, a foreign bank may not, directly or indirectly, acuire, establish, or operate a branch or agency in any State other than the home State of such bank.
- '(6) REUIREENT FOR A SEARATE SUBSIDIAR If the Board or the Comptroller of the Currency, taking into account differing regulatory or

accounting standards, finds that adherence by a foreign bank to capital reuirements—euivalent to those imposed under section 5155 of the Revised Statutes and section 44 of the Federal Deposit Insurance Act could be verified only if the banking activities of such bank in the United States are carried out in a domestic banking subsidiary within the United States, the Board and (in the case of an application under paragraph (1)) the Comptroller of the Currency may approve an application under paragraph (1) or () subject to a reuirement that the foreign bank or company controlling the foreign bank establish a domestic banking subsidiary in the United States.

- '() ADDITIONAL AUTHORIT FOR INTERSTATE BRANCHES AND AENCIES OF FOREIN BANS Notwithstanding paragraphs (1) and (), a foreign bank may, with the approval of the Board and the Comptroller of the Currency, establish and operate a Federal branch or Federal agency or, with the approval of the Board and the appropriate State bank supervisor, a State branch or State agency in any State outside the foreign bank's home State if—
  - '(A) the establishment and operation of a branch or agency is epressly permitted by the State in which the branch or agency is to be established; and
  - '(B) in the case of a Federal or State branch, the branch receives only such deposits as would be permissible for a corporation organied under section 5A of the Federal Reserve Act.
- '(9) HOE STATE OF DOESTIC BAN DEFINED For purposes of this subsection, the term 'home State' means--
  - '(A) with respect to a national bank, the State in which the main office of the bank is located; and
  - '(B) with respect to a State bank, the State by which the bank is chartered.'.
- (b) CONTINUED AUTHORIT FOR LIITED BRANCHES, AENCIES, OR

  COERCIAL LENDIN COANIES Section 5(b) of the International Banking Act of
  198 (1 U.S.C. 313(b)) is amended by adding at the end the following new sentence:

  'Notwithstanding subsection (a), a foreign bank may continue to operate, after the
  enactment of the Riegle-Neal Interstate Banking and Branching Efficiency Act of 1994,
  any Federal branch, State branch, Federal agency, State agency, or commercial lending
  company subsidiary which such bank was operating on the day before the date of the
  enactment of such Act to the etent the branch, agency, or subsidiary continues, after
  the enactment of such Act, to engage in operations which were lawful under the laws in
  effect on the day before such date.'.
- (c) CLARIFICATION OF BRANCHIN RULES IN THE CASE OF A FOREIN BAN
  WITH A DOESTIC BAN SUBSIDIAR Section 5 of the International Banking Act of
  198 (1 U.S.C. 313) is amended by adding at the end the following new subsection:

- '(d) CLARIFICATION OF BRANCHIN RULES IN THE CASE OF A FOREIN BAN WITH A DOESTIC BAN SUBSIDIAR In the case of a foreign bank that has a domestic bank subsidiary within the United States—
  - '(1) the fact that such bank controls a domestic bank shall not affect the authority of the foreign bank to establish Federal and State branches or agencies to the etent permitted under subsection (a); and
  - '() the fact that the domestic bank is controlled by a foreign bank which has Federal or State branches or agencies in States other than the home State of such domestic bank shall not affect the authority of the domestic bank to establish branches outside the home State of the domestic bank to the etent permitted under section 5155(g) of the Revised Statutes or section 18(d)(4) or 44 of the Federal Deposit Insurance Act, as the case may be.'.
- (d) HOE STATE DETERINATIONS Section 5(c) of the International Banking Act of 198 (1 U.S.C. 313(c)) is amended to read as follows:
  - '(c) DETERINATION OF HOE STATE OF FOREIN BAN For the purposes of this section--
    - '(1) in the case of a foreign bank that has any branch, agency, subsidiary commercial lending company, or subsidiary bank in more than 1 State, the home State of the foreign bank is the 1 State of such States which is selected to be the home State by the foreign bank or, in default of any such selection, by the Board; and
    - '() in the case of a foreign bank that does not have a branch, agency, subsidiary commercial lending company, or subsidiary bank in more than 1 State, the home State of the foreign bank is the State in which the foreign bank has a branch, agency, subsidiary commercial lending company, or subsidiary bank.'.

#### SEC. 15. COORDINATION OF EAINATION AUTHORIT.

Section 1 of the Federal Deposit Insurance Act (1 U.S.C. 18) is amended by inserting after subsection (g) the following new subsection:

- '(h) COORDINATION OF EAINATION AUTHORIT -
  - '(1) IN ENERAL The appropriate State bank supervisor of a host State may eamine a branch operated in such State by an out-of-State insured State bank that resulted from an interstate merger transaction approved under section 44 or a branch established in such State pursuant to section 5155(g) of the Revised Statutes or section 18(d)(4)--
    - '(A) for the purpose of determining compliance with host State laws, including those that govern banking, community reinvestment, fair lending, consumer protection, and permissible activities; and

- '(B) to ensure that the activities of the branch are not conducted in an unsafe or unsound manner.
- '() ENFORCEENT If the State bank supervisor of a host State determines that there is a violation of the law of the host State concerning the activities being conducted by a branch described in paragraph (1) or that the branch is being operated in an unsafe and unsound manner, the State bank supervisor of the host State or, to the etent authoried by the law of the host State, a State law enforcement officer may undertake such enforcement actions and proceedings as would be permitted under the law of the host State as if the branch were a bank chartered by that host State.
- '(3) COOERATIE AREEENT The State bank supervisors from or more States may enter into cooperative agreements to facilitate State regulatory supervision of State banks, including cooperative agreements relating to the coordination of eaminations and oint participation in eaminations.
- '(4) FEDERAL REULATOR AUTHORIT No provision of this subsection shall be construed as limiting in any way the authority of an appropriate Federal banking agency to eamine or to take any enforcement actions or proceedings against any bank or branch of a bank for which the agency is the appropriate Federal banking agency.'.

#### SEC. 16. BRANCH CLOSURES.

Section 4 of the Federal Deposit Insurance Act (1 U.S.C. 1831r -1) is amended by adding at the end the following new subsection:

- '(d) BRANCH CLOSURES IN INTERSTATE BANIN OR BRANCHIN OERATIONS -
  - '(1) NOTICE REUIREENTS In the case of an interstate bank which proposes to close any branch in a low— or moderate—income area, the notice reuired under subsection (b)() shall contain the mailing address of the appropriate Federal banking agency and a statement that comments on the proposed closing of such branch may be mailed to such agency.
  - '() ACTION REUIRED B ARORIATE FEDERAL BANIN AENC If, in the case of a branch referred to in paragraph (1)--
    - '(A) a person from the area in which such branch is located--
      - '(i) submits a written reuest relating to the closing of such branch to the appropriate Federal banking agency; and
      - '(ii) includes a statement of specific reasons for the reuest, including a discussion of the adverse effect of such closing on the availability of banking services in the area affected by the closing of the branch; and
    - '(B) the agency concludes that the reuest is not frivolous,

the agency shall consult with community leaders in the affected area and convene a meeting of representatives of the agency and other interested depository institution regulatory agencies with community leaders in the affected area and such other individuals, organiations, and depository institutions (as defined in section 19(b)(1) (A) of the Federal Reserve Act) as the agency may determine, in the discretion of the agency, to be appropriate, to eplore the feasibility of obtaining adeuate alternative facilities and services for the affected area, including the establishment of a new branch by another depository institution, the chartering of a new depository institution, or the establishment of a community development credit union, following the closing of the branch.

- '(3) NO EFFECT ON CLOSIN No action by the appropriate Federal banking agency under paragraph () shall affect the authority of an interstate bank to close a branch (including the timing of such closing) if the reuirements of subsections (a) and (b) have been met by such bank with respect to the branch being closed.
- '(4) DEFINITIONS- For purposes of this subsection, the following definitions shall apply:
  - '(A) INTERSTATE BAN DEFINED The term 'interstate bank' means a bank which maintains branches in more than 1 State.
  - '(B) LOW- OR ODERATE -INCOE AREA The term 'low- or moderate-income area' means a census tract for which the median family income is-
    - '(i) less than 8 percent of the median family income for the metropolitan statistical area (as designated by the Director of the Office of anagement and Budget) in which the census tract is located; or
    - '(ii) in the case of a census tract which is not located in a metropolitan statistical area, less than 8 percent of the median family income for the State in which the census tract is located, as determined without taking into account family income in metropolitan statistical areas in such State.'.

## SEC. 1. EUALIIN COETITIE OORTUNITIES FOR UNITED STATES AND FOREIN BANS.

- (a) REULATOR OBJECTIES Section 6 of the International Banking Act of 198 (1 U.S.C. 314) is amended --
  - (1) by redesignating subsections (a) through (c) as subsections (b) through (d), respectively; and
  - () by inserting after 'sec. 6' the following new subsection:
  - '(a) OBJECTIE In implementing this section, the Comptroller and the Federal Deposit Insurance Corporation shall each, by affording eual competitive opportunities to foreign and United States banking organizations in their United

States operations, ensure that foreign banking organiations do not receive an unfair competitive advantage over United States banking organiations. '.

#### (b) REIEW OF REULATIONS -

- (1) IN ENERAL Each Federal banking agency, after consultation with the other Federal banking agencies to assure uniformity, shall revise the regulations adopted by such agency under section 6 of the International Banking Act of 198 to ensure that the regulations are consistent with the objective set forth in section 6(a) of the International Banking Act of 198.
- () SECIFIC FACTORS In carrying out paragraph (1), each Federal banking agency shall consider whether to permit an uninsured branch of a foreign bank to accept initial deposits of less than 1, only from--
  - (A) individuals who are not citiens or residents of the United States at the time of the initial deposit;
  - (B) individuals who--
    - (i) are not citiens of the United States;
    - (ii) are residents of the United States; and
    - (iii) are employed by a foreign bank, foreign business, foreign government, or recognied international organization;
  - (C) persons to whom the branch or foreign bank has etended credit or provided other nondeposit banking services;
  - (D) foreign businesses and large United States businesses;
  - (E) foreign governmental units and recognied international organiations; and
  - (F) persons who are depositing funds in connection with the issuance of a financial instrument by the branch for the transmission of funds.
- (3) REDUCTION IN REULATOR DE INIIS EETION In carrying out paragraph (1), each Federal banking agency shall limit any eemption which is--
  - (A) available under any regulation prescribed pursuant to section 6(d) of the International Banking Act of 198 providing for the acceptance of initial deposits of less than 1, by an uninsured branch of a foreign bank; and
- (B) based on a percentage of the average deposits at such branch; to not more than 1 percent of the average deposits at such branch.
- (4) ADDITIONAL RELEANT CONSIDERATIONS In carrying out paragraph (1), each Federal banking agency shall also consider the importance of maintaining and improving the availability of credit to all sectors of the United States economy, including the international trade finance sector of the United State economy.

- (5) DEADLINE FOR RESCRIBIN REISED REULATIONS Each Federal banking agency--
  - (A) shall publish final regulations under paragraph (1) in the Federal Register not later than 1 months after the date of enactment of this Act; and
  - (B) may establish reasonable transition rules to facilitate any termination of any deposit-taking activities that were permissible under regulations that were in effect before the date of enactment of this Act.
- (6) DEFINITIONS- For purposes of this subsection--
  - (A) the term 'Federal banking agency' means--
    - (i) the Comptroller of the Currency with respect to Federal branches of foreign banks; and
    - (ii) the Federal Deposit Insurance Corporation with respect to State branches of foreign banks; and
  - (B) the term 'uninsured branch' means a branch of a foreign bank that is not an insured branch, as defined in section 3(s)(3) of the Federal Deposit Insurance Act (1 U.S.C. 1813(s)(3)).
- (c) AENDENT AFFIRIN THAT CONSUER ROTECTION LAWS AL TO FOREIN BANS Section 9(b) of the International Banking Act of 198 (1 U.S.C. 316a) is amended --
  - (1) in paragraph (1)--
    - (A) by redesignating subparagraphs (A) and (B) as subparagraphs (B) and (C), respectively; and
    - (B) by inserting after 'which--' the following new subparagraph:
      - '(A) impose reuirements that protect the rights of consumers in financial transactions, to the etent that the branch, agency, or commercial lending company engages in activities that are sub ect to such laws;'; and
  - () in paragraph () --
    - (A) by redesignating subparagraphs (A) and (B) as subparagraphs (B) and (C), respectively; and
    - (B) by inserting after 'which--' the following new subparagraph:
      - '(A) impose reuirements that protect the rights of consumers in financial transactions, to the etent that the branch, agency, or commercial lending company engages in activities that are sub ect to such laws;'.

- (d) INSURED BANS IN TERRITORIES NOT TREATED AS FOREIN BANS FOR UROSES OF RETAIL DEOSIT -TAIN RULE- Section 6(d) of the International Banking Act of 198 (1 U.S.C. 314(c)) (as so redesignated by subsection (a)(1) of this section) is amended by adding at the end the following new paragraph:
  - '(3) INSURED BANS IN U.S. TERRITORIES- For purposes of this subsection, the term 'foreign bank' does not include any bank organied under the laws of any territory of the United States, uerto Rico, uam, American Samoa, or the irgin Islands the deposits of which are insured by the Federal Deposit Insurance Corporation pursuant to the Federal Deposit Insurance Act.'.
- (e) AENDENT RELATIN TO SHELL BRANCHES-
  - (1) IN ENERAL Section of the International Banking Act of 198 (1 U.S.C. 315) is amended by adding at the end the following new subsection:
  - '(k) ANAEENT OF SHELL BRANCHES-
    - '(1) TRANSACTIONS ROHIBITED A branch or agency of a foreign bank shall not manage, through an office of the foreign bank which is located outside the United States and is managed or controlled by such branch or agency, any type of activity that a bank organied under the laws of the United States, any State, or the District of Columbia is not permitted to manage at any branch or subsidiary of such bank which is located outside the United States.
    - '() REULATIONS Any regulations promulgated to carry out this section--
      - '(A) shall be promulgated in accordance with section 13; and
      - '(B) shall be uniform, to the etent practicable.'.
  - () EFFECTIE DATE- The amendment made by paragraph (1) shall become effective at the end of the 18 -day period beginning on the date of enactment of this Act.
- (f) EETIN COUNIT CREDIT NEEDS Section 5(a) of the International Banking Act of 198 (1 U.S.C. 313(a)) (as amended by section 14 of this Act) is amended by inserting after paragraph () the following new paragraph:
  - '(8) CONTINUIN REUIREENT FOR EETIN COUNIT CREDIT NEEDS AFTER INITIAL INTERSTATE ENTR B ACUISITION -
    - '(A) IN ENERAL If a foreign bank acuires a bank or a branch of a bank, in a State in which the foreign bank does not maintain a branch, and such acuired bank is, or is part of, a regulated financial institution (as defined in section 83 of the Community Reinvestment Act of 19), the Community Reinvestment Act of 19 shall continue to apply to each branch of the foreign bank which results from the acuisition as if such branch were a regulated financial institution.

'(B) ECETION FOR BRANCH THAT RECEIES ONL DEOSITS

ERISSIBLE FOR AN EDE ACT CORORATION - aragraph (1) shall not apply to any branch that receives only such deposits as are permissible for a corporation organied under section 5A of the Federal Reserve Act to receive.'.

#### SEC. 18. FEDERAL RESERE BOARD STUD ON BAN FEES.

(a) IN ENERAL - Section 1 of the Financial Institutions Reform, Recovery, and Enforcement Act of 1989 (1 U.S.C. 1811 note) is amended to read as follows:

#### 'SEC. 1. SURE OF BAN FEES AND SERICES.

- '(a) ANNUAL SURE REUIRED The Board of overnors of the Federal Reserve System shall obtain a sample, which is representative by geographic location and sie of the institution, of--
  - '(1) certain retail banking services provided by insured depository institutions; and
  - '() the fees, if any, which are imposed by such institutions for providing any such service, including fees imposed for not sufficient funds, deposit items returned, and automated teller machine transactions.

#### '(b) ANNUAL REORT TO CONRESS REUIRED -

- '(1) REARATION The Board of overnors of the Federal Reserve System shall prepare a report of the results of each survey conducted pursuant to subsection (a).
- '() CONTENTS OF THE REORT Each report prepared pursuant to paragraph (1) shall include--
  - '(A) a description of any discernible trend, in the Nation as a whole and in each region, in the cost and availability of retail banking services which delineates differences on the basis of sie of the institution and engagement in multistate activity; and
  - '(B) a description of the correlation, if any, among the following factors:
    - '(i) An increase or decrease in the amount of any deposit insurance premium assessed by the Federal Deposit Insurance Corporation against insured depository institutions.
    - '(ii) An increase or decrease in the amount of the fees imposed by such institutions for providing retail banking services.
    - '(iii) A decrease in the availability of such services.

- '(3) SUBISSION TO CONRESS The Board of overnors of the Federal Reserve System shall submit an annual report to the Congress not later than September 1, 1995, and not later than June 1 of each subseuent year.'.
- (b) SUNSET- The reuirements of subsection (a) shall not apply after the end of the year period beginning on the date of enactment of this Act.

## SEC. 19. ROHIBITION AAINST DEOSIT RODUCTION OFFICES.

- (a) REULATIONS The appropriate Federal banking agencies shall prescribe uniform regulations effective June 1, 199, which prohibit any out -of-State bank from using any authority to engage in interstate branching pursuant to this title, or any amendment made by this title to any other provision of law, primarily for the purpose of deposit production.
- (b) UIDELINES FOR EETIN CREDIT NEEDS Regulations issued under subsection (a) shall include guidelines to ensure that interstate branches operated by an out-of-State bank in a host State are reasonably helping to meet the credit needs of the communities which the branches serve.

#### (c) LIITATION ON OUT -OF-STATE LOANS-

- (1) LIITATION Regulations issued under subsection (a) shall reuire that, beginning no earlier than 1 year after establishment or acuisition of an interstate branch or branches in a host State by an out-of-State bank, if the appropriate Federal banking agency for the out-of-State bank determines that the bank's level of lending in the host State relative to the deposits from the host State (as reasonably determinable from available information including the agency's sampling of the bank's loan files during an eamination or such data as is otherwise available) is less than half the average of total loans in the host State relative to total deposits from the host State (as determinable from relevant sources) for all banks the home State of which is such State--
  - (A) the appropriate Federal banking agency for the out-of-State bank shall review the loan portfolio of the bank and determine whether the bank is reasonably helping to meet the credit needs of the communities served by the bank in the host State; and
  - (B) if the agency determines that the out-of-State bank is not reasonably helping to meet those needs--
    - (i) the agency may order that an interstate branch or branches of such bank in the host State be closed unless the bank provides reasonable assurances to the satisfaction of the appropriate Federal banking agency that the bank has an acceptable plan that will reasonably help to meet the credit needs of the communities served by the bank in the host State, and

- (ii) the out-of-State bank may not open a new interstate branch in the host State unless the bank provides reasonable assurances to the satisfaction of the appropriate Federal banking agency that the bank will reasonably help to meet the credit needs of the community that the new branch will serve.
- () CONSIDERATIONS In making a determination under paragraph (1)(A), the appropriate Federal banking agency shall consider--
  - (A) whether the interstate branch or branches of the out-of-State bank were formerly part of a failed or failing depository institution;
  - (B) whether the interstate branch was acuired under circumstances where there was a low loan-to-deposit ratio because of the nature of the acuired institution's business or loan portfolio;
  - (C) whether the interstate branch or branches of the out-of-State bank have a higher concentration of commercial or credit card lending, trust services, or other specialied activities;
  - (D) the ratings received by the out-of-State bank under the Community Reinvestment Act of 19;
  - (E) economic conditions, including the level of loan demand, within the communities served by the interstate branch or branches of the out-of-State bank; and
  - (F) the safe and sound operation and condition of the out-of-State bank.
- (3) Branch closing procedure-
  - (A) NOTICE REUIRED Before eercising any authority under paragraph (1)(B)(i), the appropriate Federal banking agency shall issue to the bank a notice of the agency's intention to close an interstate branch or branches and shall schedule a hearing.
  - (B) HEARIN Section 8(h) of the Federal Deposit Insurance Act shall apply to any proceeding brought under this paragraph.
- (d) ALICATION This section shall apply with respect to any interstate branch established or acuired in a host State pursuant to this title or any amendment made by this title to any other provision of law.
- (e) DEFINITIONS- For the purposes of this section, the following definitions shall apply:
  - (1) ARORIATE FEDERAL BANIN AENC, BAN, STATE, AND STATE BAN

     The terms 'appropriate Federal banking agency', 'bank', 'State', and 'State bank'
    have the same meanings as in section 3 of the Federal Deposit Insurance Act.
  - () HOE STATE The term 'home State' means--
    - (A) in the case of a national bank, the State in which the main office of the bank is located; and

- (B) in the case of a State bank, the State by which the bank is chartered.
- (3) HOST STATE- The term 'host State' means a State in which a bank establishes a branch other than the home State of the bank.
- (4) INTERSTATE BRANCH- The term 'interstate branch' means a branch established pursuant to this title or any amendment made by this title to any other provision of law.
- (5) OUT-OF-STATE BAN The term 'out-of-State bank' means, with respect to any State, a bank the home State of which is another State and, for purposes of this section, includes a foreign bank, the home State of which is another State.
- SEC. 11. COUNIT REINESTENT ACT EALUATION OF BANS WITH INTERSTATE BRANCHES.
- (a) IN ENERAL Section 8 of the Community Reinvestment Act of 19 (1 U.S.C.
- 96) is amended by adding at the end the following new subsections:
  - '(d) INSTITUTIONS WITH INTERSTATE BRANCHES-
    - '(1) STATE-B -STATE EALUATION In the case of a regulated financial institution that maintains domestic branches in or more States, the appropriate Federal financial supervisory agency shall prepare--
      - '(A) a written evaluation of the entire institution's record of performance under this title, as reuired by subsections (a), (b), and (c); and
      - '(B) for each State in which the institution maintains 1 or more domestic branches, a separate written evaluation of the institution's record of performance within such State under this title, as reuired by subsections (a), (b), and (c).
    - '() ULTISTATE ETROOLITAN AREAS In the case of a regulated financial institution that maintains domestic branches in or more States within a multistate metropolitan area, the appropriate Federal financial supervisory agency shall prepare a separate written evaluation of the institution's record of performance within such metropolitan area under this title, as reuired by subsections (a), (b), and (c). If the agency prepares a written evaluation pursuant to this paragraph, the scope of the written evaluation reuired under paragraph (1)(B) shall be ad usted accordingly.
    - '(3) CONTENT OF STATE LEEL EALUATION A written evaluation prepared pursuant to paragraph (1)(B) shall--
      - '(A) present the information reuired by subparagraphs (A) and (B) of subsection (b)(1) separately for each metropolitan area in which the institution maintains 1 or more domestic branch offices and separately for the remainder

- of the nonmetropolitan area of the State if the institution maintains 1 or more domestic branch offices in such nonmetropolitan area; and
- '(B) describe how the Federal financial supervisory agency has performed the eamination of the institution, including a list of the individual branches eamined.
- '(e) DEFINITIONS- For purposes of this section the following definitions shall apply:
  - '(1) DOESTIC BRANCH The term 'domestic branch' means any branch office or other facility of a regulated financial institution that accepts deposits, located in any State.
  - '() ETROOLITAN AREA- The term 'metropolitan area' means any primary metropolitan statistical area, metropolitan statistical area, or consolidated metropolitan statistical area, as defined by the Director of the Office of anagement and Budget, with a population of 5, or more, and any other area designated as such by the appropriate Federal financial supervisory agency.
  - '(3) STATE- The term 'State' has the same meaning as in section 3 of the Federal Deposit Insurance Act.'.
- (b) SEARATE RESENTATION Section 8(b)(1) of the Community Reinvestment Act of 19 (1 U.S.C. 96(b)(1)) is amended --
  - (1) by redesignating subparagraphs (A) through (C) as clauses (i) through (iii), respectively;
  - () by striking 'The public' and inserting the following:
    - '(A) CONTENTS OF WRITTEN EALUATION The public'; and
  - (3) by adding at the end the following new subparagraph:
    - '(B) ETROOLITAN AREA DISTINCTIONS The information reuired by clauses (i) and (ii) of subparagraph (A) shall be presented separately for each metropolitan area in which a regulated depository institution maintains one or more domestic branch offices.'.

#### SEC. 111. RESTATEENT OF EISTIN LAW.

No provision of this title and no amendment made by this title to any other provision of law shall be construed as affecting in any way--

(1) the authority of any State or political subdivision of any State to adopt, apply, or administer any ta or method of taation to any bank, bank holding company, or foreign bank, or any affiliate of any such bank, bank holding company, or foreign bank, to the etent that such ta or ta method is otherwise permissible by or under the Constitution of the United States or other Federal law;

- () the right of any State, or any political subdivision of any State, to impose or maintain a nondiscriminatory franchise ta or other nonproperty ta instead of a franchise ta in accordance with section 314 of title 31, United States Code; or
- (3) the applicability of section 519 of the Revised Statutes or section of the Federal Deposit Insurance Act.

#### SEC. 11. AO REORT ON DATA COLLECTION UNDER INTERSTATE BRANCHIN.

- (a) IN ENERAL The Comptroller eneral of the United States shall submit to the Congress, not later than 9 months after the date of enactment of this Act, a report that-
  - (1) eamines statutory and regulatory reuirements for insured depository institutions to collect and report deposit and lending data; and
  - () determines what modifications to such reuirements are needed, so that the implementation of the interstate branching provisions contained in this title will result in no material loss of information important to regulatory or congressional oversight of insured depository institutions.
- (b) CONSULTATION- The Comptroller eneral, in preparing the report reuired by section, shall consult with individuals representing the appropriate Federal banking agencies, insured depository institutions, consumers, community groups, and other interested parties.
- (c) DEFINITIONS- For purposes of this section, the terms 'appropriate Federal banking agency' and 'insured depository institution' have the same meanings as in section 3 of the Federal Deposit Insurance Act.

### SEC. 113. AIU INTEREST RATE ON CERTAIN FHA LOANS.

- (a) IN ENERAL Section 3(a) of the Consolidated Farm and Rural Development Act (U.S.C. 19(a)) is amended --
  - (1) in paragraph (3)(A), by striking 'Ecept' and inserting 'Notwithstanding the provisions of the constitution or laws of any State limiting the rate or amount of interest that may be charged, taken, received, or reserved, ecept'; and
  - () in paragraph (5)--
    - (A) by striking '(5) The' and inserting '(5)(A) Ecept as provided in subparagraph (B), the'; and
    - (B) by adding at the end the following new subparagraph:
  - '(B) In the case of a loan made under section 31B as a guaranteed loan, subparagraph (A) shall apply notwithstanding the provisions of the constitution or

laws of any State limiting the rate or amount of interest that may be charged, taken, received, or reserved.'.

#### (b) EFFECTIE DATES-

- (1) IN ENERAL Ecept as provided in paragraphs () and (3), the amendments made by subsection (a) shall apply to a loan made, insured, or guaranteed under the Consolidated Farm and Rural Development Act (U.S.C. 191 et se.) in a State on or after the date of enactment of this Act.
- () STATE OTION Ecept as provided in paragraph (3), the amendments made by subsection (a) shall not apply to a loan made, insured, or guaranteed under the Consolidated Farm and Rural Development Act in a State after the date (that occurs during the 3-year period beginning on the date of enactment of this Act) on which the State adopts a law or certifies that the voters of the State have voted in favor of a provision of the constitution or law of the State that states that the State does not want the amendments made by subsection (a) to apply with respect to loans made, insured, or guaranteed under such Act in the State.
- (3) TRANSITIONAL ERIOD In any case in which a State takes an action described in paragraph (), the amendments made by subsection (a) shall continue to apply to a loan made, insured, or guaranteed under the Consolidated Farm and Rural Development Act in the State after the date the action was taken pursuant to a commitment for the loan that was entered into during the period beginning on the date of enactment of this Act, and ending on the date on which the State takes the action.

### SEC. 114. NOTICE REUIREENTS FOR BANIN AENC DECISIONS REETIN STATE LAW.

Chapter 4 of title LII of the Revised Statutes (1 U.S.C. 1 et se.) is amended by adding at the end the following new section:

'SEC. 544. INTERRETATIONS CONCERNIN REETION OF CERTAIN STATE LAWS.

- '(a) NOTICE AND OORTUNIT FOR COENT REUIRED Before issuing any opinion letter or interpretive rule, in response to a reuest or upon the agency 's own motion, that concludes that Federal law preempts the application to a national bank of any State law regarding community reinvestment, consumer protection, fair lending, or the establishment of intrastate branches, or before making a determination under section 5155(f)(1)(A)(ii) of the Revised Statutes, the appropriate Federal banking agency (as defined in section 3 of the Federal Deposit Insurance Act) shall—
  - '(1) publish in the Federal Register notice of the preemption or discrimination issue that the agency is considering (including a description of each State law at issue);

- '() give interested parties not less than 3 days in which to submit written comments; and
- '(3) in developing the final opinion letter or interpretive rule issued by the agency, or making any determination under section 5155(f)(1)(A)(ii) of the Revised Statutes, consider any comments received.
- '(b) UBLICATION REUIRED The appropriate Federal banking agency shall publish in the Federal Register--
  - '(1) any final opinion letter or interpretive rule concluding that Federal law preempts the application of any State law regarding community reinvestment, consumer protection, fair lending, or establishment of intrastate branches to a national bank; and
  - '() any determination under section 5155(f)(1)(A)(ii) of the Revised Statutes.
- '(c) ECETIONS -
  - '(1) NO NEW ISSUE OR SINIFICANT BASIS This section shall not apply with respect to any opinion letter or interpretive rule that--
    - '(A) raises issues of Federal preemption of State law that are essentially identical to those previously resolved by the courts or on which the agency has previously issued an opinion letter or interpretive rule; or
    - '(B) responds to a reuest that contains no significant legal basis on which to make a preemption determination.
  - '() JUDICIAL, LEISLATIE, OR INTRAOERNENTAL ATERIALS This section shall not apply with respect to materials prepared for use in udicial proceedings or submission to Congress or a ember of Congress, or for intragovernmental use.
  - '(3) EERENC The appropriate Federal banking agency may make eceptions to subsection (a) if--
    - '(A) the agency determines in writing that the eception is necessary to avoid a serious and imminent threat to the safety and soundness of any national bank; or
    - '(B) the opinion letter or interpretive rule is issued in connection with--
      - '(i) an acuisition of 1 or more banks in default or in danger of default (as such terms are defined in section 3 of the Federal Deposit Insurance Act); or
      - '(ii) an acuisition with respect to which the Federal Deposit Insurance Corporation provides assistance under section 13(c) of the Federal Deposit Insurance Act.'.

# SEC. 115. ORATORIU ON EAINATION FEES UNDER THE INTERNATIONAL BANIN ACT OF 198.

- (a) BRANCHES, AENCIES, AND AFFILIATES Section (c)(1)(D) of the International Banking Act of 198 shall not apply with respect to any earnination under section (c) (1)(A) of such Act which begins before or during the 3-year period beginning on July 5, 1994.
- (b) RERESENTATIE OFFICES The provision of section 1(c) of the International Banking Act of 198 relating to the cost of eaminations under such section shall not apply with respect to any eamination under such section which begins before or during the 3-year period beginning on July 5, 1994.

# TITLE II--ENERAL ROISIONS

- SEC. 1. AENDENTS TO FEDERAL

  HOE LOAN BAN ACT.
- (a) FEDERAL DEOSIT INSURANCE ACT Section 11(d)(14) of the Federal Deposit Insurance Act (1 U.S.C. 181(d)(14)) is amended by adding at the end the following new subparagraph:
  - '(C) REIAL OF EIRED STATE CAUSES OF ACTION-
    - '(i) IN ENERAL In the case of any tort claim described in clause (ii) for which the statute of limitation applicable under State law with respect to such claim has epired not more than 5 years before the appointment of the Corporation as conservator or receiver, the Corporation may bring an action as conservator or receiver on such claim without regard to the epiration of the statute of limitation applicable under State law.
    - '(ii) CLAIS DESCRIBED A tort claim referred to in clause (i) is a claim arising from fraud, intentional misconduct resulting in un ust enrichment, or intentional misconduct resulting in substantial loss to the institution.'.
- (b) FEDERAL HOE LOAN BAN ACT Section 1A(b)(14) of the Federal Home Loan Bank Act (1 U.S.C. 1441a(b)(14)) is amended by adding at the end the following new subparagraph:
  - '(E) REIAL OF EIRED STATE CAUSES OF ACTION- In the case of any tort claim described in subparagraph (A)(ii) for which the statute of limitation applicable under State law with respect to such claim has epired not more than 5 years before the appointment of the Corporation as conservator or receiver, the Corporation may bring an action as conservator or receiver on such claim without regard to the epiration of the statute of limitation applicable under State law.'.
  - SEC. . SENSE OF THE SENATE CONCERNIN ULTILATERAL EORT CONTROLS.

- (a) FINDINS The Senate finds that--
  - (1) the United States and its allies have agreed that as of arch 31, 1994, the Coordinating Committee (hereafter referred to as 'COCO'), the multilateral body that controlled strategic eports to the former Soviet Union and other Communist States, ceased to eist;
  - () no successor has yet been established to replace the COCO;
  - (3) threats to United States security are posed by rogue regimes that support terrorism as a matter of national policy;
  - (4) a critical element of the United States proposal for a successor to COCO is that supplier nations agree on a list of militarily critical products and technologies that would be denied to a handful of rogue regimes;
  - (5) some allies of the United States oppose this principle and instead propose that such controls be left to 'national discretion', effectively replacing multilateral eport controls with a loose collection of unilateral eport control policies which would be adverse for United States security and economic interests;
  - (6) multilateral controls are needed to thwart efforts of Iran, Ira, North orea, Libya, and other rogue regimes, to acuire arms and sensitive dual -use goods and technologies that could contribute to their efforts to build weapons of mass destruction; and
  - () the United States would be forced to make the difficult choice of choosing between unilateral eport controls under the Eport Administration Act of 199, which would put American companies at a competitive disadvantage worldwide, or allowing eports that could seriously harm the national security interests of the United States.
- (b) SENSE OF THE SENATE- It is the sense of the Senate that--
  - (1) the resident should work to achieve a clearly defined and enforceable agreement with allies of the United States which establishes a multilateral eport control system for the proliferation of products and technologies to rogue regimes that would eopardie the national security of the United States; and
  - () the resident should persuade allies of the United States to promote mutual security interests by preventing rogue regimes from obtaining militarily critical products and technologies.
  - SEC. 3. AENDENTS RELATIN TO SILER EDALS FOR ERSIAN ULF ETERANS.

Title III of ublic law 1 -81 (31 U.S.C. 5111 note) is amended--

- (1) in section 33(b), by striking 'entitlement' and inserting 'enactment'; and
- () in section 3 by striking subsection (b) and inserting the following:

'(b) NO EENDITURES IN ADANCE OF RECEIT OF FUNDS - The Secretary of the Treasury shall begin minting and issuing the medals described in section 3 whenever there are any funds available to cover the cost of minting and issuing any such medals from amounts received by the Secretary under section 35 and donations by private persons, and shall continue minting and issuing such medals, sub ect to the availability of funds to cover the costs, until all of the medals authoried have been issued.'

# SEC. 4. COEORATION OF 1995 SECIAL OLIC WORLD AES.

- (a) COIN SECIFICATIONS -
  - (1) ONE DOLLAR SILER COINS-
    - (A) ISSUANCE- The Secretary of the Treasury (hereafter in this section referred to as the 'Secretary') shall issue not more than 8, 1 coins, which shall weigh 6.3 grams, have a diameter of 1.5 inches, and shall contain 9 percent silver and 1 percent copper.
    - (B) DESIN The design of the coins issued under this section shall be emblematic of the 1995 Special Olympics World ames. On each such coin there shall be a designation of the value of the coin, an inscription of the year '1995', and inscriptions of the words 'Liberty', 'In od We Trust', 'United States of America', and 'E luribus Unum'.
  - () LEAL TENDER- The coins issued under this section shall be legal tender as provided in section 513 of title 31, United States Code.
  - (3) NUISATIC ITES For purposes of section 513(a)(1) of title 31, United States Code, all coins minted under this section shall be considered to be numismatic items.
- (b) SOURCES OF BULLION- The Secretary shall obtain silver for the coins minted under this section only from stockpiles established under the Strategic and Critical aterials Stock iling Act.
- (c) SELECTION OF DESIN The design for the coins authoried by this section shall be selected by the Secretary after consultation with the 1995 Special Olympics World ames Organiing Committee, Inc. and the Commission of Fine Arts. As reuired by section 5135 of title 31, United States Code, the design shall also be reviewed by the Citiens Commemorative Coin Advisory Committee.
- (d) ISSUANCE OF THE COINS-
  - (1) UALIT OF COINS The coins authoried under this section may be issued in uncirculated and proof ualities.

- () INT FACILIT Not more than 1 facility of the United States int may be used to strike any particular uality of the coins minted under this section.
- (3) ERIOD FOR ISSUANCE The Secretary shall issue coins minted under this section during the period beginning on January 15, 1995, and ending on December 31, 1995.

#### (e) SALE OF THE COINS-

- (1) SALE RICE The coins issued under this section shall be sold by the Secretary at a price eual to the sum of the face value of the coins, the surcharge provided in paragraph (4) with respect to such coins, and the cost of designing and issuing such coins (including labor, materials, dies, use of machinery, overhead epenses, marketing, and shipping).
- () BUL SALES The Secretary shall make bulk sales at a reasonable discount.
- (3) REAID ORDERS The Secretary shall accept prepaid orders for the coins authoried under this section prior to the issuance of such coins. Sales under this subsection shall be at a reasonable discount.
- (4) SURCHARE REUIRED All sales shall include a surcharge of 1 per coin.
- (5) INTERNATIONAL SALES- The Secretary, in cooperation with the 1995 Special Olympics World ames Organiing Committee, shall develop an international marketing program to promote and sell coins outside of the United States.
- (f) ENERAL WAIER OF ROCUREENT REULATIONS No provision of law governing procurement or public contracts shall be applicable to the procurement of goods or services necessary for carrying out the provisions of this section. Nothing in this subsection shall relieve any person entering into a contract under the authority of this section from complying with any law relating to eual employment opportunity.
- (g) DISTRIBUTION OF SURCHARES The total surcharges collected by the Secretary from the sale of the coins issued under this section shall be promptly paid by the Secretary to the 1995 Special Olympics World ames Organiing Committee, Inc. Such amounts shall be used to--
  - (1) provide a world class sporting event for athletes with mental retardation;
  - () demonstrate to a global audience the etraordinary talents, dedication, and courage of persons with mental retardation; and
  - (3) underwrite the cost of staging and promoting the 1995 Special Olympics World ames.
- (h) AUDITS- The Comptroller eneral of the United States shall have the right to eamine such books, records, documents, and other data of the 1995 Special Olympics World ames Organiing Committee, Inc. as may be related to the ependiture of amounts paid under subsection (g).

## (i) FINANCIAL ASSURANCES-

- (1) NO NET COST TO THE OERNENT The Secretary shall take all actions necessary to ensure that the issuance of the coins authoried by this section shall result in no net cost to the United States overnment.
- () ADEUATE SECURIT FOR AENT REUIRED No coin shall be issued under this section unless the Secretary has received--
  - (A) full payment therefor;
  - (B) security satisfactory to the Secretary to indemnify the United States for full payment; or
  - (C) a guarantee of full payment satisfactory to the Secretary from a depository institution whose deposits are insured by the Federal Deposit Insurance Corporation or the National Credit Union Administration Board.

# SEC. 5. NATIONAL COUNIT SERICE COEORATIE COINS.

- (a) COIN SECIFICATIONS -
  - (1) 1 SILER COINS The Secretary of the Treasury (hereafter in this section referred to as the 'Secretary') shall mint and issue not more than 5, 1 coins to commemorate students who volunteer to perform community service, which shall--
    - (A) weigh 6.3 grams;
    - (B) have a diameter of 1.5 inches; and
    - (C) contain 9 percent silver and 1 percent copper.
  - () LEAL TENDER- The coins issued under this section shall be legal tender, as provided in section 513 of title 31, United States Code.
  - (3) NUISATIC ITES For purposes of section 5134 of title 31, United States Code, all coins minted under this section shall be considered to be numismatic items.
- (b) SOURCES OF BULLION- The Secretary shall obtain silver for the coins minted under this section only from stockpiles established under the Strategic and Critical inerals Stock iling Act.
- (c) DESIN OF COINS-
  - (1) DESIN REUIREENTS -
    - (A) IN ENERAL The design of the coins minted under this section shall be emblematic of community services provided by student volunteers.
    - (B) DESINATION AND INSCRITIONS On each coin minted under this section there shall be--

- (i) a designation of the value of the coin;
- (ii) an inscription of the year '1996'; and
- (iii) inscriptions of the words 'Liberty', 'In od We Trust', 'United States of America', and 'E luribus Unum'.
- () SELECTION- The design for the coins authoried by this section shall be--
  - (A) selected by the Secretary after consultation with the National Community Service Trust and the Commission of Fine Arts; and
  - (B) reviewed by the Citiens Commemorative Coin Advisory Committee.

## (d) ISSUANCE OF COINS-

- (1) UALIT OF COINS Coins minted under this section shall be issued in uncirculated and proof ualities.
- () INT FACILIT Only 1 facility of the United States int may be used to strike any particular uality of the coins minted under this section.
- (3) ERIOD FOR ISSUANCE- The Secretary shall issue coins minted under this section for a period of not less than 6 months and not more than 1 months, beginning no later than September 1, 1996.

#### (e) SALE OF COINS-

- (1) SALE RICE The coins issued under this section shall be sold by the Secretary at a price eual to the sum of--
  - (A) the face value of the coins;
  - (B) the surcharge provided in paragraph (4) with respect to such coins; and
  - (C) the cost of designing and issuing the coins (including labor, materials, dies, use of machinery, overhead epenses, marketing, and shipping).
- () BUL SALES The Secretary shall make bulk sales of the coins issued under this section available at a reasonable discount.

#### (3) REAID ORDERS-

- (A) IN ENERAL The Secretary shall accept prepaid orders for the coins minted under this section before the issuance of such coins.
- (B) DISCOUNT- Sale prices with respect to prepaid orders under subparagraph (A) shall be at a reasonable discount.
- (4) SURCHARES All sales shall include a surcharge of 1 per coin.
- (f) ENERAL WAIER OF ROCUREENT REULATIONS

- (1) IN ENERAL Ecept as provided in paragraph (), no provision of law governing procurement or public contracts shall be applicable to the procurement of goods and services necessary for carrying out the provisions of this section.
- () EUAL ELOENT OORTUNIT aragraph (1) shall not relieve any person entering into a contract under the authority of this section from complying with any law relating to eual employment opportunity.

# (g) DISTRIBUTION OF SURCHARES -

- (1) IN ENERAL All surcharges received by the Secretary from the sale of coins issued under this section shall be promptly paid by the Secretary to the National Community Service Trust for the purpose of funding innovative community service programs at American universities, including the service, research, and teaching activities of faculty and students involved in such programs.
- () AUDITS The Comptroller eneral of the United States shall have the right to eamine such books, records, documents, and other data of the National Community Service Trust as may be related to the ependitures of amounts paid under paragraph (1).

#### (h) FINANCIAL ASSURANCES-

- (1) NO NET COST TO THE OERNENT The Secretary shall take such actions as may be necessary to ensure that minting and issuing coins under this section will not result in any net cost to the United States overnment.
- () AENT FOR COINS A coin shall not be issued under this section unless the Secretary has received—
  - (A) full payment for the coin;
  - (B) security satisfactory to the Secretary to indemnify the United States for full payment; or
  - (C) a guarantee of full payment satisfactory to the Secretary from a depository institution whose deposits are insured by the Federal Deposit Insurance Corporation or the National Credit Union Administration Board.

# SEC. 6. ROBERT F. ENNED EORIAL COEORATIE COINS.

# (a) COIN SECIFICATIONS -

- (1) 1 SILER COINS The Secretary of the Treasury (hereafter in this section referred to as the 'Secretary') shall mint and issue not more than 5, 1 coins to commemorate the life and work of Robert F. ennedy, which shall--
  - (A) weigh 6.3 grams;

- (B) have a diameter of 1.5 inches; and
- (C) contain 9 percent silver and 1 percent copper.
- () LEAL TENDER- The coins issued under this section shall be legal tender, as provided in section 513 of title 31, United States Code.
- (3) NUISATIC ITES For purposes of section 5134 of title 31, United States Code, all coins minted under this section shall be considered to be numismatic items.
- (b) SOURCES OF BULLION- The Secretary shall obtain silver for the coins minted under this section only from stockpiles established under the Strategic and Critical inerals Stock iling Act.
- (c) DESIN OF COINS-
  - (1) DESIN REUIREENTS -
    - (A) IN ENERAL The design of the coins minted under this section shall be emblematic of the life and work of Robert F. ennedy.
    - (B) DESINATION AND INSCRITIONS On each coin minted under this section there shall be--
      - (i) a designation of the value of the coin;
      - (ii) an inscription of the year '1998'; and
      - (iii) inscriptions of the words 'Liberty', 'In od We Trust', 'United States of America', and 'E luribus Unum'.
  - () SELECTION The design for the coins authoried by this section shall be--
    - (A) selected by the Secretary after consultation with the Robert F. ennedy emorial and the Commission of Fine Arts; and
    - (B) reviewed by the Citiens Commemorative Coin Advisory Committee.
- (d) ISSUANCE OF COINS-
  - (1) UALIT OF COINS Coins minted under this section shall be issued in uncirculated and proof ualities.
  - () INT FACILIT Only 1 facility of the United States int may be used to strike any particular uality of the coins minted under this section.
  - (3) ERIOD FOR ISSUANCE- The Secretary shall issue coins minted under this section for a period of not less than 6 months and not more than 1 months, beginning no later than January 1, 1998.
- (e) SALE OF COINS-

- (1) SALE RICE The coins issued under this section shall be sold by the Secretary at a price eual to the sum of--
  - (A) the face value of the coins;
  - (B) the surcharge provided in paragraph (4) with respect to such coins; and
  - (C) the cost of designing and issuing the coins (including labor, materials, dies, use of machinery, overhead epenses, marketing, and shipping).
- () BUL SALES The Secretary shall make bulk sales of the coins issued under this section available at a reasonable discount.

# (3) REAID ORDERS-

- (A) IN ENERAL The Secretary shall accept prepaid orders for the coins minted under this section before the issuance of such coins.
- (B) DISCOUNT- Sale prices with respect to prepaid orders under subparagraph (A) shall be at a reasonable discount.
- (4) SURCHARES All sales shall include a surcharge of 1 per coin.

#### (f) ENERAL WAIER OF ROCUREENT REULATIONS -

- (1) IN ENERAL Ecept as provided in paragraph (), no provision of law governing procurement or public contracts shall be applicable to the procurement of goods and services necessary for carrying out the provisions of this section.
- () EUAL ELOENT OORTUNIT aragraph (1) shall not relieve any person entering into a contract under the authority of this section from complying with any law relating to eual employment opportunity.

#### (g) DISTRIBUTION OF SURCHARES -

- (1) IN ENERAL All surcharges received by the Secretary from the sale of coins issued under this section shall be promptly paid by the Secretary to the Robert F. ennedy emorial for the purpose of improving the endowment of the Robert F. ennedy emorial.
- () AUDITS The Comptroller eneral of the United States shall have the right to eamine such books, records, documents, and other data of the Robert F. ennedy emorial as may be related to the ependitures of amounts paid under paragraph (1).

#### (h) FINANCIAL ASSURANCES-

- (1) NO NET COST TO THE OERNENT The Secretary shall take such actions as may be necessary to ensure that minting and issuing coins under this section will not result in any net cost to the United States overnment.
- () AENT FOR COINS A coin shall not be issued under this section unless the Secretary has received--

- (A) full payment for the coin;
- (B) security satisfactory to the Secretary to indemnify the United States for full payment; or
- (C) a guarantee of full payment satisfactory to the Secretary from a depository institution whose deposits are insured by the Federal Deposit Insurance Corporation or the National Credit Union Administration Board.

# SEC. . UNITED STATES ILITAR ACADE BICENTENNIAL COEORATIE COINS.

#### (a) COIN SECIFICATIONS -

- (1) ONE DOLLAR SILER COINS -
  - (A) ISSUANCE- The Secretary shall issue not more than 5, 1 coins, which shall weigh 6.3 grams, have a diameter of 1.5 inches, and shall contain 9 percent silver and 1 percent copper.
  - (B) DESIN The design of the 1 coins shall be emblematic of the United States ilitary Academy and its motto 'Duty, Honor, Country'. On each such coin there shall be a designation of the value of the coin, an inscription of the year ', and inscriptions of the words 'Liberty', 'In od We Trust', 'United States of America', and 'E luribus Unum'.
- () LEAL TENDER The coins issued under this section shall be legal tender as provided in section 513 of title 31, United States Code.
- (b) SOURCES OF BULLION- The Secretary shall obtain silver for the coins minted under this section only from stockpiles established under the Strategic and Critical aterials Stock—iling Act.
- (c) SELECTION OF DESIN The design of the coins minted under this section shall be selected by the Secretary after consultation with the Commission of Fine Arts and the Bicentennial Steering roup, Association of raduates, United States ilitary Academy. As reuired by section 5135 of title 31, United States Code, the designs shall also be reviewed by the Citiens Commemorative Coin Advisory Committee.

## (d) ISSUANCE OF THE COINS-

- (1) UALIT AND INT FACILIT The coins authoried under this section may be issued in uncirculated and proof ualities and shall be struck at the United States Bullion Depository at West oint.
- () ERIOD FOR ISSUANCE- The Secretary shall issue coins minted under this section during the period beginning on arch 16, , and ending on arch 16, 3.

- (3) SUNSET ROISION No coins shall be minted under this section after December 31, .
- (e) SALE OF THE COINS-
  - (1) SALE RICE The coins issued under this section shall be sold by the Secretary at a price eual to the sum of the face value of the coins, the surcharge provided in paragraph (4) with respect to such coins, and the cost of designing and issuing such coins (including labor, materials, dies, use of machinery, overhead epenses, marketing, and shipping).
  - () BUL SALES The Secretary shall make bulk sales available at a reasonable discount.
  - (3) REAID ORDERS The Secretary shall accept prepaid orders for the coins prior to the issuance of such coins. Sales under this paragraph shall be at a reasonable discount.
  - (4) SURCHARE REUIRED All sales shall include a surcharge of 1 per coin.
- (f) ENERAL WAIER OF ROCUREENT REULATIONS No provision of law governing procurement or public contracts shall be applicable to the procurement of goods and services necessary for carrying out the provisions of this section. Nothing in this subsection shall relieve any person entering into a contract under the authority of this section from complying with any law relating to eual employment opportunity.
- (g) DISTRIBUTION OF SURCHARES The total surcharges collected by the Secretary from the sale of the coins issued under this section shall be promptly paid by the Secretary to the Association of raduates, United States ilitary Academy to assist the Association of raduates 'efforts to provide direct support to the academic, military, physical, moral, and ethical development programs of the Corps of Cadets, United States ilitary Academy.
- (h) AUDITS- The Comptroller eneral of the United States shall have the right to eamine such books, records, documents, and other data of the Association of raduates, United States ilitary Academy as may be related to the ependiture of amounts paid under subsection (g).
- (i) NUISATIC UBLIC ENTERRISE FUND The coins issued under this section are sub ect to the provisions of section 5134 of title 31, United States Code, relating to the Numismatic ublic Enterprise Fund.
- ( ) FINANCIAL ASSURANCES-
  - (1) NO NET COST TO THE OERNENT The Secretary shall take all actions necessary to ensure that the issuance of the coins authoried by this section shall result in no net cost to the United States overnment.
  - () ADEUATE SECURIT FOR AENT REUIRED No coin shall be issued under this section unless the Secretary has received--

- (A) full payment therefor;
- (B) security satisfactory to the Secretary to indemnify the United States for full payment; or
- (C) a guarantee of full payment satisfactory to the Secretary from a depository institution whose deposits are insured by the Federal Deposit Insurance Corporation or the National Credit Union Administration Board.

# SEC. 8. UNITED STATES BOTANIC ARDEN COEORATIE COINS.

- (a) COIN SECIFICATIONS -
  - (1) ONE-DOLLAR SILER COINS-
    - (A) ISSUANCE- The Secretary of the Treasury (hereafter in this section referred to as the 'Secretary') shall mint and issue not more than 5, 1 coins, which shall weigh 6.3 grams, have a diameter of 1.5 inches, and contain 9 percent silver and 1 percent copper.
    - (B) DESIN The design of the coins issued under this section shall be a rose, the national floral emblem, and a frontal view of the French facade of the United States Botanic arden. On each coin there shall be a designation of the value of the coin, an inscription of the years '18 -1995', and inscriptions of the words 'Liberty', 'In od We Trust ', 'United States of America', and 'E luribus Unum'.
  - () LEAL TENDER- The coins issued under this section shall be legal tender, as provided in section 513 of title 31, United States Code.
  - (3) NUISATIC ITES For purposes of section 5134 of title 31, United States Code, all coins minted under this section shall be considered to be numismatic items.
- (b) SOURCE OF BULLION- The Secretary shall obtain silver for the coins minted under this section only from stockpiles established under the Strategic and Critical aterials Stock iling Act.
- (c) SELECTION OF DESIN The design for the coins minted under this section shall be--
  - (1) selected by the Secretary after consultation with the National Fund for the United States Botanic arden and the Commission of Fine Arts; and
  - () reviewed by the Citiens Commemorative Coin Advisory Committee.
- (d) ISSUANCE OF COINS-
  - (1) UALIT OF COINS Coins minted under this section may be issued in uncirculated and proof ualities.

- () INT FACILIT Not more than 1 facility of the United States int may be used to strike any particular uality of the coins minted under this section.
- (3) ERIOD OF ISSUANCE The Secretary may issue coins minted under this section during the period beginning on January 1, 199, and ending on December 31, 199.

## (e) SALE OF COINS-

- (1) SALE RICE The coins authoried under this section shall be sold by the Secretary at a price eual to the sum of the face value of the coins, the surcharge provided in paragraph (4) with respect to such coins, and the cost of designing and issuing the coins (including labor, materials, dies, use of machinery, overhead epenses, marketing, and shipping).
- () BUL SALES The Secretary shall make bulk sales available at a reasonable discount.
- (3) REAID ORDERS The Secretary shall accept prepaid orders for the coins authoried under this section prior to the issuance of such coins. Sales under this paragraph shall be at a reasonable discount.
- (4) SURCHARE REUIRED All sales shall include a surcharge of 1 per coin.
- (f) ENERAL WAIER OF ROCUREENT REULATIONS -
  - (1) IN ENERAL Ecept as provided in paragraph (), no provision of law governing procurement or public contracts shall be applicable to the procurement of goods and services necessary for carrying out the provisions of this section.
  - () EUAL ELOENT OORTUNIT aragraph (1) shall not relieve any person entering into a contract under the authority of this section from complying with any law relating to eual employment opportunity.
- (g) DISTRIBUTION OF SURCHARES All surcharges received by the Secretary from the sale of coins issued under this section shall be promptly paid by the Secretary to the National Fund for the United States Botanic arden.
- (h) AUDITS- The Comptroller eneral of the United States shall have the right to eamine such books, records, documents, and other data of the National Fund for the United States Botanic arden as may be related to the ependitures of amounts paid under subsection (g).
- (i) FINANCIAL ASSURANCES-
  - (1) NO NET COST TO THE OERNENT The Secretary shall take all actions necessary to ensure that the issuance of the coins authoried by this section shall result in no net cost to the United States overnment.
  - () ADEUATE SECURIT FOR AENT REUIRED No coin shall be issued under this section unless the Secretary has received--

- (A) full payment therefor;
- (B) security satisfactory to the Secretary to indemnify the United States for full payment; or
- (C) a guarantee of full payment satisfactory to the Secretary from a depository institution whose deposits are insured by the Federal Deposit Insurance Corporation or the National Credit Union Administration Board.

# SEC. 9. OUNT RUSHORE COEORATIE COINS.

- (a) DISTRIBUTION OF SURCHARES Section 8 of the ount Rushmore Commemorative Coin Act (14 Stat. 314; 31 U.S.C. 511 note) is amended by striking paragraphs (1) and () and inserting the following:
  - '(1) the first 18,5, shall be paid during fiscal year 1994 by the Secretary to the Society to assist the Society's efforts to improve, enlarge, and renovate the ount Rushmore National emorial; and
  - '() the remainder shall be returned to the Federal Treasury for purposes of reducing the national debt.'.
- (b) RETROACTIE EFFECT If, prior to the enactment of this Act, any amount of surcharges have been received by the Secretary of the Treasury and paid into the United States Treasury pursuant to section 8(1) of the ount Rushmore Commemorative Coin Act, as in effect prior to the enactment of this Act, that amount shall be paid out of the Treasury to the etent necessary to comply with section 8(1) of the ount Rushmore Commemorative Coin Act, as in effect after the enactment of this Act. Amounts paid pursuant to the preceding sentence shall be out of funds not otherwise appropriated.
- (c) NUISATIC OERATIN ROFITS Nothing in this section shall be construed to affect the Secretary of the Treasury's right to derive operating profits from numismatic programs for use in supporting the United States int 's numismatic operations and programs, or to allow the distribution of operating profits from the Numismatic ublic Enterprise Fund to a recipient organization under any numismatic program.
  - SEC. 1. STUD AND REORT ON THE UNITED STATES FINANCIAL SERICES SSTE.

## (a) STUD -

- (1) IN ENERAL The Secretary of the Treasury (hereafter in this section referred to as the 'Secretary') shall, after consultation with the Advisory Commission on Financial Services established under subsection (b), and consultation in accordance with paragraph (3), conduct a study of matters relating to the strengths and weaknesses of the United States financial services system in meeting the needs of the system's users, including the needs of—
  - (A) individual consumers and households;

- (B) communities; (C) agriculture; (D) small-, medium-, and large-sied businesses; (E) governmental and nonprofit entities; and (F) eporters and other users of international financial services. () ATTERS STUDIED - The study reuired under paragraph (1) shall include consideration of--(A) the changes underway in the national and international economies and the financial services industry, and how those changes affect the financial services system's ability to efficiently meet the needs of the national economy and the system's users during the net 1 years and beyond; and (B) the adeuacy of eisting statutes and regulations, and the eisting regulatory structure, to meet the needs of the financial services system's users effectively, efficiently, and without unfair, anticompetitive, or discriminatory practices. (3) CONSULTATION- Consultation in accordance with this paragraph means consultation with--(A) the Board of overnors of the Federal Reserve System; (B) the Commodity Futures Trading Commission; (C) the Comptroller of the Currency; (D) the Director of the Office of Thrift Supervision; (E) the Federal Deposit Insurance Corporation; (F) the Secretary of the Department of Housing and Urban Development; () the Securities and Echange Commission; (H) the Director of the Congressional Budget Office; and (I) the Comptroller eneral of the United States.
- (b) ADISOR COISSION ON FINANCIAL SERICES
  - (1) ESTABLISHENT There is established the Advisory Commission on Financial Services (hereafter in this section referred to as the 'Advisory Commission').
  - () EBERSHI OF COISSION The Advisory Commission--
    - (A) shall consist of not less than 9 nor more than 14 members appointed by the Secretary from among individuals—

- (i) who are--
  - (I) users of the financial services system; or
  - (II) eperts in finance or on the financial services system; and
- (ii) who are not employees of the Federal overnment; and
- (B) shall include representatives of business, agriculture, and consumers.
- (3) CHAIRERSON The Secretary or the Secretary's designee shall serve as Chairperson of the Advisory Commission.
- (4) TRAEL EENSES embers of the Advisory Commission shall be allowed travel epenses, including per diem in lieu of subsistence, at rates authoried for employees of agencies under subchapter I of chapter 5 of title 5, United States Code, while away from their homes or regular places of business in performing services for the Advisory Commission.
- (5) TERINATION The Advisory Commission shall terminate 3 days after the date of submission of the report reuired under subsection (d).
- (c) RECOENDATIONS Based on the results of the study conducted under subsection (a), the Secretary shall develop such recommendations as may be appropriate for changes in statutes, regulations, and policies to improve the operation of the financial services system, including changes to better—
  - (1) meet the needs of, and assure access to the system for, current and potential users;
  - () promote economic growth;
  - (3) protect consumers;
  - (4) promote competition and efficiency;
  - (5) avoid risk to the tapayers;
  - (6) control systemic risk; and
  - () eliminate discrimination.
- (d) REORT Not later than 15 months after the date of enactment of this Act, the Secretary shall submit to the resident pro tempore of the Senate and the Speaker of the House of Representatives a report describing the study conducted under subsection (a) and any recommendations developed under subsection (c).

# SEC. 11. FLEIBILIT IN CHOOSIN BOARDS OF DIRECTORS.

(a) IN ENERAL - Section 5146 of the Revised Statutes (1 U.S.C.) is amended in the 1st sentence, by striking 'two thirds' and inserting 'a ma ority'.

(b) ROISION REEAL - Effective on the date of enactment of the Riegle Community Development and Regulatory Improvement Act of 1994, this section and the amendment made by this section are repealed.
Speaker of the House of Representatives.
ice resident of the United States and
resident of the Senate.
Select a version of this bill to view:
□ Jan 01, 1994: Passed Congress/Enrolled Bill □ Jan 01, 1994: Passed the Senate (Engrossed) with an Amendment
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<ul> <li>Feb 10, 1994: Introduced</li> <li>Mar 22, 1994: Passed the House (Engrossed)</li> <li>Mar 22, 1994: Reported by House Committee</li> <li>Mar 23, 1994: Referred to Senate Committee</li> </ul>
Compare this bill to another bill:
□ H.Res. 505 (103rd): Waiving points of order against the conference report to

accompany the bill (H.R. 3841) to amend the Bank Holding Company Act of 1956, the Revised Statutes of the United States, and the Federal Deposit Insurance Act to provide for inte

- ☐ S. 1963 (103rd): Interstate

  Banking and Branching Act

  of 1994
- □ S. 1783 (103rd): A bill to amend the Mount
  Rushmore commemorative
  Coin Act to allow proceeds from the sale of coins to be used to renovate the Mount
  Rushmore National
  Memorial.



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