103D CONGRESS 1ST SESSION

H. R. 2666

To facilitate the establishment of community development financial institutions.

IN THE HOUSE OF REPRESENTATIVES

JULY 19, 1993

Mr. Gonzalez (by request) (for himself, Mr. Neal of North Carolina, Mr. LaFalce, Mr. Vento, Mr. Schumer, Mr. Frank of Massachusetts, Mr. Kanjorski, Mr. Kennedy, Ms. Waters, Mr. LaRocco, Mr. Bacchus of Florida, Mr. Klein, Mrs. Maloney, Mr. Deutsch, Mr. Gutierrez, Mr. Rush, Ms. Roybal-Allard, Ms. Velázquez, Mr. Wynn, Mr. Fields of Louisiana, Mr. Watt, Mr. Hinchey, and Mr. Klink) introduced the following bill; which was referred to the Committee on Banking, Finance and Urban Affairs

A BILL

To facilitate the establishment of community development financial institutions.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Community Develop-
- 5 ment Banking and Financial Institutions Act of 1993".
- 6 SEC. 2. FINDINGS AND PURPOSE.
- 7 (a) FINDINGS.—The Congress finds that—

- (1) many of the Nation's urban and rural communities and Indian reservations face critical social and economic problems arising in part from the lack of economic growth, people living in poverty, and the lack of employment and other opportunities;
 - (2) the restoration and maintenance of the economies of these communities will require coordinated development strategies, intensive supportive services, and increased access to capital and credit for development activities, including investment in businesses, housing, commercial real estate, human development, and other activities that promote the long-term economic and social viability of the community;
 - (3) in many urban and rural communities, lowand moderate-income neighborhoods, and Indian reservations, there is a shortage of capital and credit for business and affordable housing;
 - (4) access to capital and credit is essential to unleash the untapped entrepreneurial energy of America's poorest communities and to empower individuals and communities to become self-sufficient; and
 - (5) community development financial institutions have proven their ability to identify and re-

- spond to community needs for capital, credit, and
- development services in the absence of, or as a com-
- 3 plement to, services provided by other lenders.
- 4 (b) PURPOSE.—The purpose of this Act is to create
- 5 a Community Development Banking and Financial Insti-
- 6 tutions Fund that will support a program of investment
- 7 in and assistance to community development financial in-
- 8 stitutions. The Community Development Banking and Fi-
- 9 nancial Institutions Fund will provide financial and tech-
- 10 nical assistance, including training, to community develop-
- 11 ment financial institutions, serve as a national information
- 12 clearinghouse, and be an institutional voice for community
- 13 development. The community development financial insti-
- 14 tutions that the Community Development Banking and
- 15 Financial Institutions Fund supports will provide capital,
- 16 credit, and development services to targeted investment
- 17 areas or populations, and will promote economic revitaliza-
- 18 tion and community development.
- 19 SEC. 3. DEFINITIONS.
- 20 (a) Appropriate Federal Banking Agency.—
- 21 The term "appropriate Federal banking agency" has the
- 22 same meaning given such term in section 3(q) of the Fed-
- 23 eral Deposit Insurance Act (12 U.S.C. 1813(q)).
- 24 (b) COMMUNITY DEVELOPMENT FINANCIAL INSTI-
- 25 TUTION.—The term "community development financial in-

- 1 stitution" means any bank, savings association, depository
- 2 institution holding company, credit union, micro-enter-
- 3 prise loan fund, community development corporation, com-
- 4 munity development revolving loan fund, minority-owned
- 5 or other insured depository institution, or non-depository
- 6 organization that—
- (1) has as its primary mission the promotion of community development through the provision of capital, credit, or development services in its invest-
- ment areas or to targeted populations; and
- 12 (2) encourages, through representation on its 12 governing board or otherwise, the input of residents 13 in the investment area or the targeted populations.
- 14 A depository institution holding company may qualify as
- 15 a community development financial institution only if the
- 16 holding company and its subsidiaries collectively satisfy
- 17 the requirements of paragraphs (1) and (2). No subsidiary
- 18 of a depository institution holding company may qualify
- 19 as a community development financial institution if the
- 20 holding company and its subsidiaries collectively do not
- 21 meet the requirements of paragraphs (1) and (2). The
- 22 term "community development financial institution" does
- 23 not include an agency or instrumentality of the United
- 24 States or an agency or instrumentality of any State or
- 25 political subdivision thereof.

- 1 (c) Depository Institution Holding Com-
- 2 PANY.—The term "depository institution holding com-
- 3 pany" has the same meaning given such term in section
- 4 3(w) of the Federal Deposit Insurance Act (12 U.S.C.
- 5 1813(w)).
- 6 (d) DEVELOPMENT SERVICES.—The term "develop-
- 7 ment services" means activities conducted by a community
- 8 development financial institution that promote community
- 9 development by developing, supporting, and strengthening
- 10 the lending, investment, and capacity-building activities
- 11 undertaken by institutions, including, but not limited to—
- 12 (1) business planning services;
- 13 (2) financial and credit counseling services;
- 14 (3) marketing and management assistance; and
- 15 (4) administrative activities associated with
- lending or investment.
- 17 (e) Insured Community Development Financial
- 18 Institution.—The term "insured community develop-
- 19 ment financial institution" means any community develop-
- 20 ment financial institution that is an insured depository in-
- 21 stitution. The term also includes an insured credit union
- 22 which has been designated as low-income by the National
- 23 Credit Union Administration.
- 24 (f) Insured Credit Union.—The term "insured
- 25 credit union" has the same meaning given such term in

- 1 section 101(7) of the Federal Credit Union Act (12 U.S.C.
- 2 1752(7)).
- 3 (g) Insured Depository Institution.—The term
- 4 "insured depository institution" has the same meaning
- 5 given such term in section 3(c) of the Federal Deposit In-
- 6 surance Act (12 U.S.C. 1813(c)).
- 7 (h) INVESTMENT AREA.—The term "investment
- 8 area" means an identifiable community that—
- 9 (1) meets objective criteria of distress, including
- the number of low-income families, the extent of
- poverty, the extent of unemployment, the extend of
- unmet credit needs, the degree of availability of
- basic financial services, the degree of limited access
- to capital and credit provided by existing financial
- institutions, and other factors that the Fund deter-
- mines to be appropriate; or
- 17 (2) is located in an empowerment zone or enter-
- prise community designated under section 1391 of
- the Internal Revenue Code of 1986.
- 20 (i) Qualified Community Development Finan-
- 21 CIAL INSTITUTION.—The term "qualified community de-
- 22 velopment financial institution" means a community devel-
- 23 opment financial institution that meets the requirements
- 24 of sections 5(b) (2) through (8) of this Act.

1	(j) Targeted Population.—The term "targeted
2	population" means an identifiable group of low-income or
3	disadvantaged persons that are underserved by existing
4	financial institutions.
5	SEC. 4. ESTABLISHMENT OF NATIONAL FUND FOR COMMU-
6	NITY DEVELOPMENT BANKING.
7	(a) IN GENERAL.—There is created and chartered a
8	body corporate to be known as the Community Develop-
9	ment Banking and Financial Institutions Fund (referred
10	to in this Act as the "Fund") that shall have the powers
11	and responsibilities specified by this Act. The Fund shall
12	have succession until dissolved. The charter of the Fund
13	may be revised, amended, or modified by Congress at any
14	time. The offices of the Fund shall be in Washington, D.C.
15	(b) Board of Directors.—
16	(1) IN GENERAL.—The powers and manage-
17	ment of the Fund shall be vested in a Board of Di-
18	rectors (referred to in this Act as the "Board"),
19	which shall have nine members.
20	(2) Members.—The members of the Board
21	shall consist of the following:
22	(A) The Secretary of Agriculture.
23	(B) The Secretary of Commerce.
24	(C) The Secretary of Housing and Urban
25	Development.

1	(D) The Secretary of the Treasury.
2	(E) The Administrator of the Small Busi-
3	ness Administration.
4	(F) Four private citizens, appointed by the
5	President with the advice and consent of the
6	Senate, that collectively—
7	(i) represent community groups whose
8	constituencies include low-income persons
9	or residents of investment areas,
10	(ii) have expertise in the operations
11	and activities of insured depository institu-
12	tions, and
13	(iii) have expertise in community de-
14	velopment and lending; provided that there
15	should not be less than one member from
16	each of the three categories described in
17	clauses (i) through (iii) of this subpara-
18	graph.
19	(3) Chairperson.—The President shall ap-
20	point from among the members of the Board speci-
21	fied in paragraph (2)(F) a chairperson of the Board
22	who shall serve at the pleasure of the President for
23	a term of two years.
24	(4) VICE-CHAIRPERSON.—The President shall
25	appoint from among the members specified in para-

graph (2) a vice-chairperson who will serve as chairperson in the absence, disability, or recusal of the chairperson. The vice-chairperson shall serve at the pleasure of the President for a term of two years.

(5) TERMS OF APPOINTED MEMBERS.—

- (A) IN GENERAL.—Each member appointed pursuant to paragraph (2)(F) shall serve at the pleasure of the President for a term of four years, except as provided in paragraph (5)(C).
- (B) VACANCIES.—Any member appointed to fill a vacancy occurring prior to the expiration of the term for which the previous member was appointed shall be appointed for the remainder of such term. Appointed members may continue to serve following the expiration of their terms until a successor is appointed and qualified.
- (C) TERMS.—The terms of the initial appointed members shall be for four years and shall begin on the date each member is appointed, except that two of the members initially appointed pursuant to paragraph (2)(F) shall be designated to serve at the pleasure of the President for five years.

- (6) ACTING OFFICIALS.—In the event of a vacancy or absence of the individual in any of the offices described in paragraphs (2) (A) through (E), the official acting in that office shall be a member of the Board.
 - (7) AUTHORITY TO DELEGATE.—Each member of the Board specified in paragraphs (2) (A) through (E) may designate another official who has been appointed by the President with the advice and consent of the Senate within the same agency to serve as a member in his or her stead.
 - (8) Compensation.—Members of the Board who are otherwise officers or employees of the United States shall serve without additional compensation for their duties as members, but shall be reimbursed by the Fund for travel, per diem, and other necessary expenses incurred in the performance of their duties, in accordance with sections 5702 and 5703 of title 5, United States Code. The appointed members of the Board shall be entitled to receive compensation at the daily equivalent of the rate for a position under Level IV of the Executive Schedule under section 5315 of title 5, United States Code, and shall be reimbursed by the Fund for travel, per diem, and other necessary expenses

- incurred in the performance of their duties, in accordance with sections 5702 and 5703 of title 5,
- 3 United States Code.
- (9) MEETINGS.—The Board shall hold meetings at least quarterly. Special meetings of the Board may be called by the Chairperson or on the written request of three members of the Board. A majority of the members of the Board in office shall constitute a quorum.
- 10 (c) Officers and Employees.—The Board shall appoint a Chief Executive Officer who will be responsible for the management of the Fund and such other duties deemed appropriate by the Board. The Board shall appoint a Chief Financial Officer who shall oversee all of the financial management activities of the Fund. The Board shall also appoint an Inspector General. The Board may appoint such other officers and employees of the Fund as the Board determines to be necessary or appropriate. The Chief Executive Officer, Chief Financial Officer, and up to 3 other officers of the Fund may be appointed without regard to the provisions of title 5 of the United States Code governing appointments in the Federal service and compensated without regard to chapter 51 and subchapter III of chapter 53 of title 5 of the United States Code, except that the rate of pay for the

- 1 Chief Executive Officer shall not exceed the rate for a po-
- 2 sition under Level II of the Executive Schedule under sec-
- 3 tion 5313 of title 5 of the United States Code and the
- 4 rate of pay for the remaining four officers shall not exceed
- 5 the rate for a position under Level IV of the Executive
- 6 Schedule under section 5315 of title 5 of the United States
- 7 Code.

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- 8 (d) General Powers.—In carrying out its powers
- 9 and duties, the Fund—
- 10 (1) shall have all necessary and proper powers 11 to carry out its authority under this Act;
- 12 (2) may adopt, alter, and use a corporate seal, 13 which shall be judicially noticed;
 - (3) may sue and be sued in its corporate name and complain and defend in any court of competent jurisdiction;
 - (4) may adopt, amend, and repeal bylaws, rules, and regulations governing the manner in which its business may be conducted and shall have power to make such rules and regulations as may be necessary or appropriate to implement the provisions of this Act;
- 23 (5) may enter into and perform such agree-24 ments, contracts, and transactions as may be

- deemed necessary or appropriate to the conduct of activities authorized under this Act;
 - (6) may determine the character of and necessity for its expenditures and the manner in which they shall be incurred, allowed, and paid;
 - (7) may utilize or employ the services of personnel of any agency or instrumentality of the United States with the consent of the agency or instrumentality concerned on a reimbursable or nonreimbursable basis; and
 - (8) may execute all instruments necessary or appropriate in the exercise of any of its functions under this Act and may delegate to the members of the Board, to the Chief Executive Officer, or the officers of the Fund such of its powers and responsibilities as it deems necessary or appropriate for the administration of the Fund.
- 18 (e) Wholly-Owned Government Corpora-19 tion.—
- 20 (1) The Fund shall be a wholly-owned Govern-21 ment corporation in the Executive branch and shall 22 be treated in all respects as an agency of the United 23 States, except to the extent this Act provides other-24 wise.

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1	(2) Section 9101(3) of title 31, United States
2	Code (the Government Corporation Control Act), is
3	amended—
4	(A) by redesignating paragraphs (B)
5	through (M) as paragraphs (C) through (N),
6	respectively; and
7	(B) by inserting after paragraph (A) the
8	following:
9	"(B) the Community Development Banking and
10	Financial Institutions Fund."; and
11	(3) Section 9107(b) of title 31, United States
12	Code (the Government Corporation Control Act),
13	shall not apply to deposits of the Fund made pursu-
14	ant to section 7 of this Act.
15	(f) Limitation of Fund and Federal Liabil-
16	ITY.—The liability of the Fund and of the United States
17	Government arising out of any investment in a community
18	development financial institution in accordance with this
19	Act shall be limited to the amount of the investment and
20	the Fund shall be exempt from any assessments and other
21	liabilities that may be imposed on controlling or principal
22	shareholders by any Federal law or the law of any State,
23	Territory, or the District of Columbia. A community devel-
24	opment financial institution that receives assistance pur-

1	suant to this Act shall not be deemed to be an agency,
2	department, or instrumentality of the United States.
3	(g) Prohibition of Issuance of Securities.—
4	The Fund may not issue stock, bonds, debentures, notes,
5	or other securities.
6	SEC. 5. APPLICATIONS FOR ASSISTANCE.
7	(a) Form and Procedures.—An application for as-
8	sistance under this Act shall be submitted by an applicant
9	in such form and in accordance with such procedures as
10	the Board shall establish. The Board shall publish regula-
11	tions with respect to application requirements and proce-
12	dures not later than 210 days after enactment of this Act.
13	(b) MINIMUM REQUIREMENTS.—The Board shall re-
14	quire that the application—
15	(1) demonstrate to the satisfaction of the Board
16	that the applicant is, or upon the receipt of a char-
17	ter will be, a community development financial insti-
18	tution as defined in section 3(a) of this Act;
19	(2) demonstrate that the applicant will serve—
20	(A) a targeted population; or
21	(B) an area which is an investment area;
22	(3) in the case of an applicant that has pre-
23	viously received assistance under this Act, dem-
24	onstrate that the applicant—

1	(A) has successfully carried out its respon-
2	sibilities under this Act;
3	(B) has become or is about to become an
4	entity that will not be dependent upon assist-
5	ance from the Fund for continued viability; and
6	(C) will expand its operations into a new
7	investment area, offer new services, or will in-
8	crease the volume of its current business;
9	(4) in the case of a community development fi-
10	nancial institution with existing operations, dem-
11	onstrate a record of success of serving investment
12	areas or targeted populations;
13	(5) include a detailed and comprehensive strate-
14	gic plan for the organization that contains—
15	(A) a business plan of at least five years
16	that demonstrates the applicant is properly
17	managed and has the capacity to form and op-
18	erate a community development financial insti-
19	tution that is, or will become, an entity that will
20	not be dependent upon assistance from the
21	Fund for continued viability;
22	(B) a statement that the applicant has, or
23	will have, in its charter or other governing doc-
24	uments a primary commitment to community
25	development, or other evidence of a prior his-

tory and a continuing affirmation of a primary 1 2 commitment of community development; (C) an analysis of the needs of the invest-3 4 ment area or targeted populations and a strategy for how the applicant will attempt to meet 5 6 those needs: 7 (D) a plan to coordinate use of assistance from the Fund with existing Federal, govern-8 9 ment-sponsored enterprise, and State and local 10 assistance programs, and private sector finan-11 cial services: 12 (E) a statement that the proposed activi-13 ties of the applicant are consistent with existing 14 economic, community and housing development 15 plans adopted by or applicable to the invest-16 ment area: 17 (F) a description of how the applicant will 18 affiliate, network, or otherwise coordinate with 19 a full range of community organizations and fi-20 nancial institutions which provide, or will provide, capital, credit, or secondary markets in 21 22 order to assure that banking, economic develop-

ment, investment, affordable housing, and other

related services will be available within the in-

vestment area or to targeted populations; and

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- (G) such other information as the Board deems appropriate for inclusion in the strategic plan;

 (6) demonstrate that the applicant will carry on
 - its activities consistent with the purposes of this Act within the investment area or with respect to a targeted population;
 - (7) include a detailed and specific statement of applicant's plans and likely sources of funds to match the amount of assistance from the Fund with funds from private sources in accordance with the requirements of section 7(d) of this Act; and
- (8) include such other information as the Boardmay require.
- 15 (c) Pre-Application Outreach Program.—The
- 16 Fund shall provide for an outreach program to identify
- 17 and provide information to potential applicants and to in-
- 18 crease the capacity of potential applicants to meet the ap-
- 19 plication and other requirements of this Act.
- 20 SEC. 6. SELECTION OF INSTITUTIONS.
- 21 (a) SELECTION CRITERIA.—The Board shall, in its
- 22 discretion, select applications that meet the requirements
- 23 of section 5 of this Act and award assistance from the
- 24 Fund in accordance with section 7 of this Act. In selecting

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- 1 applications, the Board shall consider applications based2 on, but not limited to—
- 3 (1) the likelihood of success of the applicant in 4 forming and operating a community development fi-5 nancial institution;
 - (2) the range and comprehensiveness of the capital, credit, and development services to be provided by the applicant;
 - (3) the extent of the need, as measured by objective criteria of distress, within the investment areas or targeted populations for the types of activities proposed by the applicant;
 - (4) the likelihood that the proposed activities will benefit a significant portion of the investment areas or targeted populations or, in the case of a community development financial institution with existing operations, evidence of a record of success in serving investment areas or targeted populations;
 - (5) the extent to which the applicant will concentrate its activities on serving low and very lowincome families;
 - (6) the evidence of the extent of a broad crosssection of support from the investment areas or targeted populations;

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1	(7) the experience and background of the pro-
2	posed management team;
3	(8) the amount of legally enforceable commit-
4	ments available at the time of application to meet or
5	exceed the matching requirements under section 7(d)
6	of this Act and the strength of the plan for raising
7	the balance of the match;
8	(9) in the case of applicants that have pre-
9	viously received assistance pursuant to this Act, the
10	extent to which they have met or exceeded their per-
11	formance goals;
12	(10) the extent to which the proposed activities
13	will expand the employment base within the invest-
14	ment areas or the targeted populations;
15	(11) the extent to which the applicant is, or will
16	be, community-owned or community-governed;
17	(12) whether the applicant is, or will become,
18	an insured community development financial institu-
19	tion;
20	(13) whether the applicant is, or will be located,
21	in an empowerment zone or enterprise community
22	designated under section 1391 of the Internal Reve-
23	nue Code of 1986;
24	(14) in the case of an institution that is not an
25	insured community development financial institution,

- the extent to which the institution has or will have
 the ability to increase its resources through affiliation with a secondary market, insured depository
 institution, or other financial intermediary in order
 to multiply the amount of capital or credit available
 for community development;

 (15) in the case of an insured depository insti-
 - (15) in the case of an insured depository institution or insured credit union applicant, whether the institution—
 - (A) has or will have a substantial affiliation with an entity or network of entities that are community development financial institutions; and
 - (B) has a comprehensive plan for providing meaningful financial assistance to such an entity or network of entities; and
- 17 (16) other factors deemed appropriate by the Board.
- 19 (b) Geographic Diversity.—In addition to the 20 above, in making its selections the Board shall seek to 21 fund a geographically diverse group of applicants, which 22 shall include applicants from nonmetropolitan and rural 23 areas.
- 24 (c) Publication Requirement.—The Board shall publish regulations with respect to its selection criteria not

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- 1 later than 210 days after the date of enactment of this
- 2 Act.

3 SEC. 7. ASSISTANCE PROVIDED BY THE FUND.

- 4 (a) Purpose of Assistance.—
 - (1) The Fund shall work to promote an environment hospitable to business information, economic growth, community development, and affordable housing in distressed communities. The Fund shall coordinate its activities with existing Federal and other community and economic development programs.
 - (2) Assistance may be provided to an existing qualified community development financial institution to expand its activities to serve investment areas or targeted populations not currently served by another qualified community development financial institution receiving assistance under this section or to expand the volume of its activities consistent with the purposes of this Act, or to form a new entity to undertake activities consistent with the purposes of this Act, or to assist an existing entity to modify its structure or activities in order to undertake activities consistent with the purposes of this Act.
- 24 (b) Types of Assistance.—

- (1) In GENERAL.—The Fund may provide financial assistance to qualified community development financial institutions through equity investments, loans, deposits, membership shares, and grants. The Fund may also provide technical assistance, including training, and grants for technical assistance to qualified community development financial institutions. The allocation of awards of assistance between insured and uninsured community development financial institutions shall be in the discretion of the Board: *Provided*, That due consideration shall be given to the allocation of funds to insured community development financial institutions.
- (2) Financial assistance.—The Fund shall structure financial assistance to a qualified community development financial institution in such a manner that it does not own more than 50 percent of the equity of such institution and does not control the operations of such institution. The Fund will not be deemed to control such institution for the purposes of applicable laws. With respect to equity investments, the Fund shall hold only transferable, nonvoting investments. Such equity investments may provide for convertibility to voting stock upon transfer by the Fund.

1	(3) Deposits.—Notwithstanding any other
2	provision of law, deposits made pursuant to this sec-
3	tion in qualified insured community development fi-
4	nancial institutions shall not be subject to any re-
5	quirement for collateral or security.
6	(4) Limitations on obligations.—Direct
7	loan obligations may be incurred only to the extent
8	that appropriations of budget authority to cover
9	their costs, as defined in section 502 of the Congres-
10	sional Budget Act of 1974, are made in advance.
11	(c) Purpose of Financial Assistance.—Financial
12 a	assistance made available under this Act may be used by
13 a	assisted institutions to develop or support—
14	(1) commercial facilities that enhance revitaliza-
15	tion, community stability, or job creation and reten-
16	tion efforts;
17	(2) business creation and expansion efforts
18	that—
19	(A) create or retain jobs for low-income
20	people;
21	(B) enhance the availability of products
22	and services to low-income people; or
23	(C) create or retain businesses owned by
24	low-income people or residents of a targeted
25	area;

1	(3) community facilities that provide benefits to
2	low-income people or enhance community stability;
3	(4) the provision of basic financial services to
4	low-income people or residents of a targeted area;
5	(5) the provision of development services;
6	(6) home ownership opportunities that are af-
7	fordable to low-income households;
8	(7) rental housing that is principally affordable
9	to low-income households; and
10	(8) other activities deemed appropriate by the
11	Fund.
12	(d) Amount of Assistance.—The Fund may pro-
13	vide up to $$5,000,000$ of assistance per application to any
14	one qualified insured community development financial in-
15	stitution and up to \$2,000,000 per application to any
16	other qualified community development financial institu-
17	tion. The Fund shall have the authority to set minimum
18	amounts of assistance per institution.
19	(e) MATCHING REQUIREMENTS.—
20	(1) Assistance provided to qualified insured
21	community development financial institutions, other
22	than deposits or membership shares of \$100,000 or
23	less, technical assistance, or grants for technical as-
24	sistance, shall be matched by no less than one dollar
25	of equity, deposits or membership shares for each

- dollar provided by the Fund. The Fund shall require a match for all other assistance, the amount and form of which shall be in the discretion of the Fund: *Provided*, That the Fund shall in no event require assistance provided in the form of deposits or membership shares of \$100,000 or less, technical assistance, or grants for technical assistance to be matched. The Fund shall provide no assistance except technical assistance or grants for technical assistance until a qualified community development financial institution has secured legally enforceable commitments for the entire match required. Assistance may be provided in one lump sum, or over a period of time, as determined by the Fund.
 - (2) Assistance shall be matched with funds from sources other than the Federal Government.

(f) TERMS AND CONDITIONS.—

- (1) IN GENERAL.—The Fund shall provide assistance authorized under this Act in such form and subject to such restrictions as are necessary to ensure that to the maximum extent practicable—
 - (A) all assistance granted is used by the qualified community development financial institution in a manner consistent with the purposes of this Act;

1	(B) qualified community development fi-
2	nancial institutions receiving assistance that are
3	not otherwise regulated by the Federal Govern-
4	ment or by a State government are financially
5	and managerially sound;
6	(C) assistance results in a net increase,
7	both nationally and in the local communities in
8	which assistance is provided, in capital, credit,
9	and development services; and
10	(D) assistance is provided in a manner
11	that encourages affiliations and partnerships
12	between insured depository institutions, second-
13	ary markets or other sources of credit or lever-
14	age and local organizations dedicated to com-
15	munity development.
16	(2) Consultation with banking regu-
17	LATORS.—Prior to providing assistance to a quali-
18	fied insured community development financial insti-
19	tution, the Board should consult with the appro-
20	priate Federal banking agency or, in the case of an
21	insured credit union, the National Credit Union Ad-
22	ministration.
23	(3) Assistance agreement.—
24	(A) The Board shall impose restrictions on

the use of assistance through a stock purchase

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agreement, share purchase agreement, or through a contract entered into in consideration for the provision of assistance.

(B) Such agreement or contract shall require institutions assisted under this Act to comply with performance goals. The performance goals shall be negotiated between the Board and each qualified community development financial institution receiving assistance based upon the strategic plan submitted pursuant to section 5(b)(5) of this Act. The performance goals may be renegotiated jointly as necessary or appropriate, subject to subparagraph (C) of this section. Activity levels for insured community development financial institutions should be determined by the Board in consultation with the appropriate Federal banking agency or, in the case of an insured credit union, with the National Credit Union Administration.

(C) The agreement or contract shall specify sanctions available to the Board, in its discretion, in the event of noncompliance with the purposes of this Act or the terms of the agreement. The sanctions may include revocation of approval of the application, terminating or re-

- ducing future assistance, requiring repayment of assistance, and requiring changes to the performance goals imposed pursuant to subparagraph (B) or to the strategic plan submitted pursuant to section 5(b)(5) of this Act. In the case of an insured community development financial institution, the Board shall consult with the appropriate Federal banking agency or, in the case of an insured credit union, the National Credit Union Administration, before imposing sanctions pursuant to this paragraph.
 - (4) Review.—At least annually, the Board shall review the performance of each assisted qualified community development financial institution in carrying out its strategic plan and performance goals.
 - (5) Reporting.—The Board shall require each qualified community development financial institution receiving assistance to submit an annual report to the Fund on its activities, its financial condition, its success in meeting performance goals, and its compliance with other requirements of this Act.
- 23 (g) AUTHORITY TO SELL EQUITY INVESTMENTS AND 24 LOANS.—The Board shall have the authority at any time 25 to sell its investments and loans and may, in its discretion,

- 1 retain the power to enforce limitations on assistance en-
- 2 tered into in accordance with the requirements of this Act.
- 3 (h) No Authority To Limit Supervision and
- 4 REGULATION.—Nothing in this Act shall affect any au-
- 5 thority of the appropriate Federal banking agency or, in
- 6 the case of an insured credit union, the National Credit
- 7 Union Administration, to supervise and regulate an in-
- 8 sured community development financial institution.

9 SEC. 8. ENCOURAGEMENT OF PRIVATE ENTITIES.

- The Board may cause to be incorporated, or encour-
- 11 age the incorporation of, private non-profit and for-profit
- 12 entities that will complement the activities of the Fund
- 13 in carrying out the purposes of this Act. The purposes
- 14 of any such entities shall be limited to investing in and
- 15 assisting community development financial institutions in
- 16 a manner similar to the activities of the Fund under this
- 17 Act. Any such entities shall be managed exclusively by pri-
- 18 vate individuals who are selected in accordance with the
- 19 laws of the jurisdiction of incorporation.

20 SEC. 9. CLEARINGHOUSE FUNCTION.

- The Fund shall establish and maintain an informa-
- 22 tion clearinghouse in coordination with the Departments
- 23 of Agriculture, Commerce, and Housing and Urban Devel-
- 24 opment, the Small Business Administration, other Federal

- 1 agencies, and community development financial institu-2 tions—
- (1) to cause to be collected, compiled, and analyzed information pertinent to community development financial institutions that will assist in creating, developing, expanding, and preserving these institutions; and
- 8 (2) to cause to be established a service center 9 for comprehensive information on financial, tech-10 nical, and management assistance, case studies of 11 the activities of community development financial in-12 stitutions, regulations, and other information that 13 may promote the purposes of this Act.

14 SEC. 10. RECORDKEEPING, REPORTS, AND AUDITS.

(a) Recordkeeping.—

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- (1) A qualified community development financial institution receiving assistance from the Fund shall keep such records as may be reasonably necessary to disclose the disposition of any assistance under this Act and to ensure compliance with the requirements of this Act.
- (2) The Fund shall have access, for the purpose of determining compliance with this Act, to any books, documents, papers, and records of a qualified community development financial institution receiv-

ing assistance from the Fund that are pertinent to assistance received under this Act.

(b) Reports.—

- (1) Annual Report.—The Fund shall conduct an annual evaluation of the activities carried out pursuant to this Act and shall submit a report of its findings to the President within 120 days of the end of each fiscal year of the Fund. The report shall include financial statements audited in accordance with subsection (c).
- (2) Institutional voice for community development.—
 - (A) Ongoing study.—The Fund shall conduct, or cause to be conducted, an ongoing study to identify and evaluate the most effective and financially sound policies and practices for encouraging investment in distressed communities, including small business and commercial lending, business formation and expansion, community and economic development, commercial real estate and multi-family housing, and home mortgages. In addition, the Fund may study, or cause to be studied, related matters, such as identification of sources of and access to capital and loans for community investment;

development of secondary markets for economic and community development, small business and commercial loans, and home mortgage loans and investments; and methods to involve all segments of the financial services industry in community development.

(B) Consultation.—In the conduct of the study, the Fund shall consult, or cause consultation with, the Office of the Comptroller of the Currency, the Federal Deposit Insurance Corporation, the Board of Governors of the Federal Reserve System, the Federal Housing Finance Board, the Farm Credit Administration, the Office of Thrift Supervision, the National Credit Union Administration, community reinvestment, civil rights, consumer and financial organizations, and such representatives of agencies or other persons as the Fund may determine.

(C) REPORTS.—Within 270 days after the date of enactment of this Act, the Fund shall report to the President its initial findings and recommendations regarding the matters set forth in subparagraph (A). Thereafter, the Fund shall report its findings and recommenda-

- tions to the President with the annual report required by paragraph (b)(1).
- 3 (3) INVESTMENT, GOVERNANCE, AND ROLE OF FUND.—Six years following the date of enactment of this Act, the Fund, in accordance with the proce-5 dures described in paragraphs (2)(A) and (B), shall 6 7 conduct a study evaluating the structure, governance, and performance of the Fund. The study shall 8 be submitted to the President. Such study shall in-9 10 clude an evaluation of the overall performance of the 11 Fund in meeting the purposes of this Act and any 12 recommendations of the Fund for restructuring the Board, altering procedures under which the Fund is 13 governed, the future role of the Fund in addressing 14 15 community development, and the ability of the Fund 16 to become a private, self-sustaining entity capable of 17 fulfilling the purposes of this Act.
- 18 (c) EXAMINATION AND AUDIT.—The financial state19 ments of the Fund shall be audited in accordance with
 20 section 9105 of title 31, United States Code, except that
 21 audits required by section 9105(a) of that title shall be
 22 performed annually.

23 SEC. 11. INVESTMENT OF RECEIPTS AND PROCEEDS.

Any dividends on equity investments and proceeds from the disposition of investments, deposits, or member-

- 1 ship shares that are received by the Fund as a result of
- 2 assistance provided pursuant to section 7 of this Act shall
- 3 be deposited and accredited to an account of the Fund
- 4 established to carry out the authorized purposes of this
- 5 Act. Upon request of the Chief Executive Officer, the Sec-
- 6 retary of the Treasury shall invest amounts deposited in
- 7 such account in public debt securities with maturities suit-
- 8 able to the needs of the Fund, as determined by the Chief
- 9 Executive Officer, and bearing interest at rates deter-
- 10 mined by the Secretary of the Treasury, taking into con-
- 11 sideration current market yields on outstanding market-
- 12 able obligations of the United States of comparable matu-
- 13 rities. Amounts deposited into the account and interest
- 14 earned on such amounts pursuant to this section shall be
- 15 available to the Fund until expended.

16 SEC. 12. AUTHORIZATION OF APPROPRIATIONS.

- 17 (a) IN GENERAL.—There are authorized to be appro-
- 18 priated to the Fund, to remain available until expended,
- 19 \$60,000,000 for fiscal year 1994, \$104,000,000 for fiscal
- 20 year 1995, \$107,000,000 for fiscal year 1996, and
- 21 \$111,000,000 for fiscal year 1997, or such greater sums
- 22 as may be appropriated, to carry out the purposes of the
- 23 Act.

- 1 (b) Administrative Expenses.—The Fund may
- 2 set aside up to \$10,000,000 each fiscal year to pay admin-
- 3 istrative costs and expenses.
- 4 SEC. 13. CONFORMING AMENDMENT.
- 5 Section 8E(a)(2) of the Inspector General Act of
- 6 1978 (5 U.S.C. app. 3, 8E(a)(2)) is amended by inserting
- 7 "the Community Development Banking and Financial In-
- 8 stitutions Fund," immediately following "the Commodity
- 9 Futures Trading Commission.".

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