#### 117TH CONGRESS 1ST SESSION

# H. R. 5911

To amend the Federal Deposit Insurance Act and the Federal Credit Union Act to expand employment opportunities for those with a previous minor criminal offense, and for other purposes.

### IN THE HOUSE OF REPRESENTATIVES

NOVEMBER 9, 2021

Mrs. Beatty (for herself and Mr. Auchincloss) introduced the following bill; which was referred to the Committee on Financial Services

## A BILL

To amend the Federal Deposit Insurance Act and the Federal Credit Union Act to expand employment opportunities for those with a previous minor criminal offense, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Fair Hiring in Bank-
- 5 ing Act''.
- 6 SEC. 2. FEDERAL DEPOSIT INSURANCE ACT.
- 7 Section 19 of the Federal Deposit Insurance Act (12
- 8 U.S.C. 1829) is amended—

1	(1) by inserting after subsection (b) the fol-
2	lowing:
3	"(e) Exceptions.—
4	"(1) Certain older offenses.—
5	"(A) In general.—With respect to an in-
6	dividual, subsection (a) shall not apply to an of-
7	fense if—
8	"(i) it has been 7 years or more since
9	the offense occurred; or
10	"(ii) the individual was incarcerated
11	with respect to the offense and it has been
12	5 years or more since the individual was
13	released from incarceration.
14	"(B) Offenses committed by individ-
15	UALS 21 OR YOUNGER.—For individuals who
16	committed an offense when they were 21 years
17	of age or younger, subsection (a) shall not
18	apply to the offense if it has been more than 30
19	months since the sentencing occurred.
20	"(C) Limitation.—This paragraph shall
21	not apply to an offense described under sub-
22	section $(a)(2)$ .
23	"(2) Expungement and sealing.—With re-
24	spect to an individual, subsection (a) shall not apply
25	to an offense if—

1	"(A) there is an order of expungement
2	sealing, or dismissal that has been issued in re-
3	gard to the conviction in connection with such
4	offense; and
5	"(B) it is intended by the language in the
6	order itself, or in the legislative provisions
7	under which the order was issued, that the con-
8	viction shall be destroyed or sealed from the in-
9	dividual's State or Federal record, even if ex-
10	ceptions allow the record to be considered for
11	certain character and fitness evaluation pur-
12	poses.
13	"(3) De minimis exemption.—
14	"(A) In general.—Subsection (a) shall
15	not apply to such de minimis offenses as the
16	Corporation determines, by rule.
17	"(B) Confinement Criteria.—In issuing
18	rules under subparagraph (A), the Corporation
19	shall include a requirement that the offense was
20	punishable by a term of three years or less con-
21	fined in a correctional facility, where such con-
22	finement—
23	"(i) is calculated based on the time ar
24	individual spent incarcerated as a punish-

1	ment or a sanction, not as pretrial deten-
2	tion; and
3	"(ii) does not include probation or pa-
4	role where an individual was restricted to
5	a particular jurisdiction or was required to
6	report occasionally to an individual or a
7	specific location.
8	"(C) Bad Check Criteria.—In setting
9	the criteria for de minimis offenses under sub-
10	paragraph (A), if the Corporation establishes
11	criteria with respect to insufficient funds
12	checks, the Corporation shall require that the
13	aggregate total face value of all insufficient
14	funds checks across all convictions or program
15	entries related to insufficient funds checks is
16	\$2,000 or less.
17	"(D) Designated lesser offenses.—
18	Subsection (a) shall not apply to certain lesser
19	offenses (including the use of a fake ID, shop-
20	lifting, trespass, fare evasion, driving with an
21	expired license or tag, and such other low-risk
22	offenses as the Corporation may designate) if 1
23	year or more has passed since the applicable
24	conviction or program entry."; and
25	(2) by adding at the end the following:

1	"(f) Consent Applications.—
2	"(1) In general.—The Corporation shall ac-
3	cept consent applications from an individual and
4	from an insured depository institution or depository
5	institution holding company on behalf of an indi-
6	vidual that are filed separately or contemporaneously
7	with a regional office of the Corporation.
8	"(2) Sponsored applications filed with
9	REGIONAL OFFICES.—Consent applications filed at a
10	regional office of the Corporation by an insured de-
11	pository institution or depository institution holding
12	company on behalf of an individual—
13	"(A) shall be reviewed by such office;
14	"(B) may be approved or denied by such
15	office, if such authority has been delegated to
16	such office by the Corporation; and
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	"(C) may only be denied by such office if
18	"(C) may only be denied by such office if the general counsel of the Corporation (or a
18 19	
	the general counsel of the Corporation (or a
19	the general counsel of the Corporation (or a designee) certifies that the denial is consistent
19 20	the general counsel of the Corporation (or a designee) certifies that the denial is consistent with this section.
19 20 21	the general counsel of the Corporation (or a designee) certifies that the denial is consistent with this section.  "(3) Individual applications filed with

1	"(B) may be approved or denied by such
2	office, if such authority has been delegated to
3	such office by the Corporation, except with re-
4	spect to—
5	"(i) cases involving an offense de-
6	scribed under subsection (a)(2); and
7	"(ii) such other high-level security
8	cases as may be designated by the Cor-
9	poration.
10	"(4) National office review.—The national
11	office of the Corporation shall—
12	"(A) review any consent application with
13	respect to which a regional office is not author-
14	ized to approve or deny the application; and
15	"(B) review any consent application that is
16	denied by a regional office, if the individual re-
17	quests a review by the national office.
18	"(5) Forms and instructions.—
19	"(A) AVAILABILITY.—The Corporation
20	shall make all forms and instructions related to
21	consent applications available to the public, in-
22	cluding on the website of the Corporation.
23	"(B) Contents.—The forms and instruc-
24	tions described under subparagraph (A) shall
25	provide a sample cover letter and a comprehen-

1	sive list of items that may accompany the appli-
2	cation, including clear guidance on evidence
3	that may support a finding of rehabilitation.
4	"(6) Consideration of Criminal History.—
5	"(A) REGIONAL OFFICE CONSIDER-
6	ATION.—In reviewing a consent application, a
7	regional office shall—
8	"(i) primarily rely on the criminal his-
9	tory record of the Federal Bureau of In-
10	vestigation; and
11	"(ii) provide such record to the appli-
12	cant to review for accuracy.
13	"(B) Certified copies.—The Corpora-
14	tion may not require an applicant to provide
15	certified copies of criminal history records un-
16	less the Corporation determines that there is a
17	clear and compelling justification to require ad-
18	ditional information to verify the accuracy of
19	the criminal history record of the Federal Bu-
20	reau of Investigation.
21	"(7) Consideration of Rehabilitation.—
22	Consistent with title VII of the Civil Rights Act of
23	1964 (42 U.S.C. 2000e et seq.), the Corporation
24	shall—

"(A) conduct an individualized assessment
when evaluating consent applications that takes
into account evidence of rehabilitation, the applicant's age at the time of the conviction or
program entry, the time that has elapsed since
conviction or program entry, and the relationship of individual's offense to the responsibilities of the applicable position;

- "(B) presume that the individual is rehabilitated if four years have passed since the individual's offense and the individual has no subsequent convictions; and
- "(C) consider the individual's employment history, letters of recommendation, certificates documenting participation in substance abuse programs, successful participating in job preparation and educational programs, and other relevant mitigating evidence.

"(8) Scope of employment.—With respect to an approved consent application filed by an insured depository institution or depository institution holding company on behalf of an individual, if the Corporation determines it appropriate, such approved consent application shall allow the individual to work for the same employer (without restrictions on the

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1 location) and across positions, except that the prior 2 consent of the Corporation (which may require a 3 new application) shall be required for any proposed 4 significant changes in the individual's security-re-5 lated duties or responsibilities, such as promotion to 6 an officer or other positions that the employer deter-7 mines will require higher security screening creden-8 tials. "(g) Definitions.—In this section: 9 "(1) CONSENT APPLICATION.—The term 'con-10 11 sent application' means an application filed with 12 Corporation by an individual (or by an insured de-13 pository institution or depository institution holding 14 company on behalf of an individual) seeking the 15 written consent of the Corporation under subsection 16 (a)(1). 17 "(2) Criminal offense involving dishon-18 ESTY.—The term 'criminal offense involving dishonesty'— 19 "(A) means an offense under which an in-20 21 dividual, directly or indirectly— 22 "(i) cheats or defrauds; or 23 "(ii) wrongfully takes property belong-24 ing to another in violation of a criminal 25 statute;

1	"(B) includes an offense that Federal,
2	State, or local law defines as dishonest, or for
3	which dishonestly is an element of the offense;
4	and
5	"(C) does not include—
6	"(i) a misdemeanor criminal offense
7	committed more than one year before the
8	date on which an individual files a consent
9	application, excluding any period of incar-
10	ceration; or
11	"(ii) an offense involving the posses-
12	sion, sale, manufacturing, or distribution
13	of controlled substances.
14	"(3) Pretrial diversion or similar pro-
15	GRAM.—The term 'pretrial diversion or similar pro-
16	gram' means a program characterized by a suspen-
17	sion or eventual dismissal or reversal of charges or
18	criminal prosecution upon agreement by the accused
19	to restitution, drug or alcohol rehabilitation, anger
20	management, or community service.".
21	SEC. 3. FEDERAL CREDIT UNION ACT.
22	Section 205(d) of the Federal Credit Union Act (12
23	U.S.C. 1785(d)) is amended by adding at the end the fol-
24	lowing:
25	"(4) Exceptions.—

1	"(A) CERTAIN OLDER OFFENSES.—
2	"(i) IN GENERAL.—With respect to an
3	individual, paragraph (1) shall not apply to
4	an offense if—
5	"(I) it has been 7 years or more
6	since the offense occurred; or
7	"(II) the individual was incarcer-
8	ated with respect to the offense and it
9	has been 5 years or more since the in-
10	dividual was released from incarcer-
11	ation.
12	"(ii) Offenses committed by indi-
13	VIDUALS 21 OR YOUNGER.—For individuals
14	who committed an offense when they were
15	21 years of age or younger, paragraph (1)
16	shall not apply to the offense if it has been
17	more than 30 months since the sentencing
18	occurred.
19	"(iii) Limitation.—This subpara-
20	graph shall not apply to an offense de-
21	scribed under paragraph (1)(B).
22	"(B) Expungement and sealing.—With
23	respect to an individual, paragraph (1) shall not
24	apply to an offense if—

1	"(i) there is an order of expungement,
2	sealing, or dismissal that has been issued
3	in regard to the conviction in connection
4	with such offense; and
5	"(ii) it is intended by the language in
6	the order itself, or in the legislative provi-
7	sions under which the order was issued,
8	that the conviction shall be destroyed or
9	sealed from the individual's State or Fed-
10	eral record, even if exceptions allow the
11	record to be considered for certain char-
12	acter and fitness evaluation purposes.
13	"(C) DE MINIMIS EXEMPTION.—
14	"(i) In General.—Paragraph (1)
15	shall not apply to such de minimis offenses
16	as the Board determines, by rule.
17	"(ii) Confinement criteria.—In
18	issuing rules under clause (i), the Board
19	shall include a requirement that the of-
20	fense was punishable by a term of three
21	years or less confined in a correctional fa-
22	cility, where such confinement—
23	"(I) is calculated based on the
24	time an individual spent incarcerated

1	as a punishment or a sanction, not as
2	pretrial detention; and
3	"(II) does not include probation
4	or parole where an individual was re-
5	stricted to a particular jurisdiction or
6	was required to report occasionally to
7	an individual or a specific location.
8	"(iii) Bad Check Criteria.—In set-
9	ting the criteria for de minimis offenses
10	under clause (i), if the Board establishes
11	criteria with respect to insufficient funds
12	checks, the Board shall require that the
13	aggregate total face value of all insufficient
14	funds checks across all convictions or pro-
15	gram entries related to insufficient funds
16	checks is \$2,000 or less.
17	"(iv) Designated Lesser of-
18	FENSES.—Paragraph (1) shall not apply to
19	certain lesser offenses (including the use of
20	a fake ID, shoplifting, trespass, fare eva-
21	sion, driving with an expired license or tag,
22	and such other low-risk offenses as the
23	Board may designate) if 1 year or more
24	has passed since the applicable conviction
25	or program entry.

1	"(5) Consent applications.—
2	"(A) IN GENERAL.—The Board shall ac-
3	cept consent applications from an individua
4	and from an insured credit union on behalf or
5	an individual that are filed separately or con-
6	temporaneously with a regional office of the
7	Board.
8	"(B) Sponsored applications filed
9	WITH REGIONAL OFFICES.—Consent applica-
10	tions filed at a regional office of the Board by
11	an insured credit union on behalf of an indi-
12	vidual—
13	"(i) shall be reviewed by such office
14	"(ii) may be approved or denied by
15	such office, if such authority has been dele-
16	gated to such office by the Board; and
17	"(iii) may only be denied by such of
18	fice if the general counsel of the Board (or
19	a designee) certifies that the denial is con-
20	sistent with this section.
21	"(C) Individual applications filed
22	WITH REGIONAL OFFICES.—Consent applica-
23	tions filed at a regional office by an indi-
24	vidual—

1	"(i) shall be reviewed by such office;
2	and
3	"(ii) may be approved or denied by
4	such office, if such authority has been dele-
5	gated to such office by the Board, except
6	with respect to—
7	"(I) cases involving an offense
8	described under paragraph (1)(B);
9	and
10	"(II) such other high-level secu-
11	rity cases as may be designated by the
12	Board.
13	"(D) National office review.—The
14	national office of the Board shall—
15	"(i) review any consent application
16	with respect to which a regional office is
17	not authorized to approve or deny the ap-
18	plication; and
19	"(ii) review any consent application
20	that is denied by a regional office, if the
21	individual requests a review by the national
22	office.
23	"(E) Forms and instructions.—
24	"(i) AVAILABILITY.—The Board shall
25	make all forms and instructions related to

1	consent applications available to the public,
2	including on the website of the Board.
3	"(ii) Contents.—The forms and in-
4	structions described under clause (i) shall
5	provide a sample cover letter and a com-
6	prehensive list of items that may accom-
7	pany the application, including clear guid-
8	ance on evidence that may support a find-
9	ing of rehabilitation.
10	"(F) Consideration of Criminal His-
11	TORY.—
12	"(i) Regional office consider-
13	ATION.—In reviewing a consent applica-
14	tion, a regional office shall—
15	"(I) primarily rely on the crimi-
16	nal history record of the Federal Bu-
17	reau of Investigation; and
18	"(II) provide such record to the
19	applicant to review for accuracy.
20	"(ii) Certified Copies.—The Board
21	may not require an applicant to provide
22	certified copies of criminal history records
23	unless the Board determines that there is
24	a clear and compelling justification to re-
25	quire additional information to verify the

1	accuracy of the criminal history record of
2	the Federal Bureau of Investigation.
3	"(G) Consideration of Rehabilita-
4	TION.—Consistent with title VII of the Civil
5	Rights Act of 1964 (42 U.S.C. 2000e et seq.),
6	the Board shall—
7	"(i) conduct an individualized assess-
8	ment when evaluating consent applications
9	that takes into account evidence of reha-
10	bilitation, the applicant's age at the time
11	of the conviction or program entry, the
12	time that has elapsed since conviction or
13	program entry, and the relationship of in-
14	dividual's offense to the responsibilities of
15	the applicable position;
16	"(ii) presume that the individual is re-
17	habilitated if four years have passed since
18	the individual's offense and the individual
19	has no subsequent convictions; and
20	"(iii) consider the individual's employ-
21	ment history, letters of recommendation,
22	certificates documenting participation in
23	substance abuse programs, successful par-
24	ticipating in job preparation and edu-

cational programs, and other relevant mitigating evidence.

"(H) Scope of employment.—With respect to an approved consent application filed by an insured credit union on behalf of an individual, if the Board determines it appropriate, such approved consent application shall allow the individual to work for the same employer (without restrictions on the location) and across positions, except that the prior consent of the Board (which may require a new application) shall be required for any proposed significant changes in the individual's security-related duties or responsibilities, such as promotion to an officer or other positions that the employer determines will require higher security screening credentials.

### "(6) Definitions.—In this subsection:

"(A) CONSENT APPLICATION.—The term 'consent application' means an application filed with the Board by an individual (or by an insured credit union on behalf of an individual) seeking the written consent of the Board under paragraph (1)(A).

1	"(B) Criminal offense involving dis-
2	HONESTY.—The term 'criminal offense involv-
3	ing dishonesty'—
4	"(i) means an offense under which an
5	individual, directly or indirectly—
6	"(I) cheats or defrauds; or
7	"(II) wrongfully takes property
8	belonging to another in violation of a
9	criminal statute;
10	"(ii) includes an offense that Federal,
11	State, or local law defines as dishonest, or
12	for which dishonestly is an element of the
13	offense; and
14	"(iii) does not include—
15	"(I) a misdemeanor criminal of-
16	fense committed more than one year
17	before the date on which an individual
18	files a consent application, excluding
19	any period of incarceration; or
20	"(II) an offense involving the
21	possession, sale, manufacturing, or
22	distribution of controlled substances.
23	"(C) Pretrial diversion or similar
24	PROGRAM.—The term 'pretrial diversion or
25	similar program' means a program character-

1	ized by a suspension or eventual dismissal or
2	reversal of charges or criminal prosecution upon
3	agreement by the accused to restitution, drug
4	or alcohol rehabilitation, anger management, or
5	community service.".
6	SEC. 4. REVIEW AND REPORT TO CONGRESS.
7	Not later than the end of the 2-year period beginning
8	on the date of enactment of this Act, the Federal Deposit
9	Insurance Corporation and the National Credit Union Ad-
10	ministration shall—
11	(1) review the rules issued to carry out this Act
12	and the amendments made by this Act on—
13	(A) the application of section 19 of the
14	Federal Deposit Insurance Act (12 U.S.C.
15	1829) and section 205(d) of the Federal Credit
16	Union Act (12 U.S.C. 1785(d)); and
17	(B) the rates of approval and denial for
18	consent applications under such sections;
19	(2) make the results of the review required
20	under paragraph (1) available to the public; and
21	(3) issue a report to Congress containing any
22	legislative or regulatory recommendations for ex-
23	panding employment opportunities for those with a
24	previous minor criminal offense.