117TH CONGRESS 1ST SESSION	S.	
-------------------------------	----	--

To create protections for financial institutions that provide financial services to cannabis-related legitimate businesses and service providers for such businesses, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. Merkley (for himself, Mr. Daines, Mr. Menendez, Ms. Sinema, Mr. Markey, Mr. Padilla, Mr. Leahy, Mr. Durbin, Mr. Wyden, Ms. Hirono, Ms. Smith, Mr. King, Ms. Cortez Masto, Mr. Bennet, Mr. Tester, Ms. Rosen, Mr. Cramer, Mr. Sullivan, Mrs. Gillibrand, Ms. Warren, Mr. Murphy, Mr. Peters, Mr. Sanders, Mr. Schatz, Mrs. Murray, Ms. Klobuchar, Mr. Paul, Mr. Cassidy, and Ms. Lummis) introduced the following bill; which was read twice and referred to the Committee on ______

A BILL

To create protections for financial institutions that provide financial services to cannabis-related legitimate businesses and service providers for such businesses, 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,

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

- 2 (a) Short Title.—This Act may be cited as the
- 3 "Secure And Fair Enforcement Banking Act of 2021" or
- 4 the "SAFE Banking Act of 2021".
- 5 (b) Table of Contents for
- 6 this Act is as follows:
 - Sec. 1. Short title; table of contents; purpose.
 - Sec. 2. Safe harbor for depository institutions.
 - Sec. 3. Protections for ancillary businesses.
 - Sec. 4. Protections under federal law.
 - Sec. 5. Rules of construction.
 - Sec. 6. Requirements for filing suspicious activity reports.
 - Sec. 7. Guidance and examination procedures.
 - Sec. 8. Annual diversity and inclusion report.
 - Sec. 9. Gao study on diversity and inclusion.
 - Sec. 10. Gao study on effectiveness of certain reports on finding certain persons.
 - Sec. 11. Application of this act with respect to hemp-related legitimate businesses and hemp-related service providers.
 - Sec. 12. Banking services for hemp-related legitimate businesses and hemp-related service providers.
 - Sec. 13. Requirements for deposit account termination requests and orders.
 - Sec. 14. Definitions.
- 7 (c) Purpose.—The purpose of this Act is to increase
- 8 public safety by ensuring access to financial services to
- 9 cannabis-related legitimate businesses and service pro-
- 10 viders and reducing the amount of cash at such busi-
- 11 nesses.
- 12 SEC. 2. SAFE HARBOR FOR DEPOSITORY INSTITUTIONS.
- 13 (a) In General.—A Federal banking regulator may
- 14 not—
- 15 (1) terminate or limit the deposit insurance or
- share insurance of a depository institution under the
- 17 Federal Deposit Insurance Act (12 U.S.C. 1811 et

1	seq.), the Federal Credit Union Act (12 U.S.C. 1751
2	et seq.), or take any other adverse action against a
3	depository institution under section 8 of the Federal
4	Deposit Insurance Act (12 U.S.C. 1818) solely be-
5	cause the depository institution provides or has pro-
6	vided financial services to a cannabis-related legiti-
7	mate business or service provider;
8	(2) prohibit, penalize, or otherwise discourage a
9	depository institution from providing financial serv-
10	ices to a cannabis-related legitimate business or
11	service provider or to a State, political subdivision of
12	a State, or Indian Tribe that exercises jurisdiction
13	over cannabis-related legitimate businesses;
14	(3) recommend, incentivize, or encourage a de-
15	pository institution not to offer financial services to
16	an account holder, or to downgrade or cancel the fi-
17	nancial services offered to an account holder solely
18	because—
19	(A) the account holder is a cannabis-re-
20	lated legitimate business or service provider, or
21	is an employee, owner, or operator of a can-
22	nabis-related legitimate business or service pro-
23	vider;

1	(B) the account holder later becomes an
2	employee, owner, or operator of a cannabis-re-
3	lated legitimate business or service provider; or
4	(C) the depository institution was not
5	aware that the account holder is an employee,
6	owner, or operator of a cannabis-related legiti-
7	mate business or service provider;
8	(4) take any adverse or corrective supervisory
9	action on a loan made to—
10	(A) a cannabis-related legitimate business
11	or service provider, solely because the business
12	is a cannabis-related legitimate business or
13	service provider;
14	(B) an employee, owner, or operator of a
15	cannabis-related legitimate business or service
16	provider, solely because the employee, owner, or
17	operator is employed by, owns, or operates a
18	cannabis-related legitimate business or service
19	provider, as applicable; or
20	(C) an owner or operator of real estate or
21	equipment that is leased to a cannabis-related
22	legitimate business or service provider, solely
23	because the owner or operator of the real estate
24	or equipment leased the equipment or real es-

1	tate to a cannabis-related legitimate business or
2	service provider, as applicable; or
3	(5) prohibit or penalize a depository institution
4	(or entity performing a financial service for or in as-
5	sociation with a depository institution) for, or other-
6	wise discourage a depository institution (or entity
7	performing a financial service for or in association
8	with a depository institution) from, engaging in a fi-
9	nancial service for a cannabis-related legitimate
10	business or service provider.
11	(b) SAFE HARBOR APPLICABLE TO DE NOVO INSTI-
12	TUTIONS.—Subsection (a) shall apply to an institution ap-
13	plying for a depository institution charter to the same ex-
14	tent as such subsection applies to a depository institution.
15	SEC. 3. PROTECTIONS FOR ANCILLARY BUSINESSES.
16	For the purposes of sections 1956 and 1957 of title
17	18, United States Code, and all other provisions of Fed-
18	eral law, the proceeds from a transaction involving activi-
19	ties of a cannabis-related legitimate business or service
20	provider shall not be considered proceeds from an unlawful
21	activity solely because—
22	(1) the transaction involves proceeds from a
23	cannabis-related legitimate business or service pro-
24	vider; or
25	(2) the transaction involves proceeds from—

1	(A) cannabis-related activities described in
2	section 14(4)(B) conducted by a cannabis-re-
3	lated legitimate business; or
4	(B) activities described in section
5	14(13)(A) conducted by a service provider.
6	SEC. 4. PROTECTIONS UNDER FEDERAL LAW.
7	(a) In General.—With respect to providing a finan-
8	cial service to a cannabis-related legitimate business
9	(where such cannabis-related legitimate business operates
10	within a State, political subdivision of a State, or Indian
11	country that allows the cultivation, production, manufac-
12	ture, sale, transportation, display, dispensing, distribution,
13	or purchase of cannabis pursuant to a law or regulation
14	of such State, political subdivision, or Indian Tribe that
15	has jurisdiction over the Indian country, as applicable) or
16	a service provider (wherever located), a depository institu-
17	tion, entity performing a financial service for or in associa-
18	tion with a depository institution, or insurer that provides
19	a financial service to a cannabis-related legitimate busi-
20	ness or service provider, and the officers, directors, and
21	employees of that depository institution, entity, or insurer
22	may not be held liable pursuant to any Federal law or
23	regulation—
24	(1) solely for providing such a financial service;
25	or

1	(2) for further investing any income derived
2	from such a financial service.
3	(b) Protections for Federal Reserve Banks
4	AND FEDERAL HOME LOAN BANKS.—With respect to
5	providing a service to a depository institution that pro-
6	vides a financial service to a cannabis-related legitimate
7	business (where such cannabis-related legitimate business
8	operates within a State, political subdivision of a State,
9	or Indian country that allows the cultivation, production,
10	manufacture, sale, transportation, display, dispensing, dis-
11	tribution, or purchase of cannabis pursuant to a law or
12	regulation of such State, political subdivision, or Indian
13	Tribe that has jurisdiction over the Indian country, as ap-
14	plicable) or service provider (wherever located), a Federal
15	reserve bank or Federal Home Loan Bank, and the offi-
16	cers, directors, and employees of the Federal reserve bank
17	or Federal Home Loan Bank, may not be held liable pur-
18	suant to any Federal law or regulation—
19	(1) solely for providing such a service; or
20	(2) for further investing any income derived
21	from such a service.
22	(c) Protections for Insurers.—With respect to
23	engaging in the business of insurance within a State, polit-
24	ical subdivision of a State, or Indian country that allows
25	the cultivation, production, manufacture, sale, transpor-

- 1 tation, display, dispensing, distribution, or purchase of
- 2 cannabis pursuant to a law or regulation of such State,
- 3 political subdivision, or Indian Tribe that has jurisdiction
- 4 over the Indian country, as applicable, an insurer that en-
- 5 gages in the business of insurance with a cannabis-related
- 6 legitimate business or service provider or who otherwise
- 7 engages with a person in a transaction permissible under
- 8 State law related to cannabis, and the officers, directors,
- 9 and employees of that insurer may not be held liable pur-
- 10 suant to any Federal law or regulation—
- 11 (1) solely for engaging in the business of insur-
- 12 ance; or
- 13 (2) for further investing any income derived
- from the business of insurance.
- 15 (d) Forfeiture.—
- 16 (1) Depository institutions.—A depository
- institution that has a legal interest in the collateral
- for a loan or another financial service provided to an
- owner, employee, or operator of a cannabis-related
- legitimate business or service provider, or to an
- owner or operator of real estate or equipment that
- is leased or sold to a cannabis-related legitimate
- business or service provider, shall not be subject to
- criminal, civil, or administrative forfeiture of that

legal interest pursuant to any Federal law for providing such loan or other financial service.

(2) Federal Reserve Banks and Federal Home Loan Banks.—A Federal reserve bank or Federal Home Loan Bank that has a legal interest in the collateral for a loan or another financial service provided to a depository institution that provides a financial service to a cannabis-related legitimate business or service provider, or to an owner or operator of real estate or equipment that is leased or sold to a cannabis-related legitimate business or service provider, shall not be subject to criminal, civil, or administrative forfeiture of that legal interest pursuant to any Federal law for providing such loan or other financial service.

16 SEC. 5. RULES OF CONSTRUCTION.

3

4

5

6

7

8

9

10

11

12

13

14

15

- 17 (a) No Requirement to Provide Financial
- 18 Services.—Nothing in this Act shall require a depository
- 19 institution, entity performing a financial service for or in
- 20 association with a depository institution, or insurer to pro-
- 21 vide financial services to a cannabis-related legitimate
- 22 business, service provider, or any other business.
- 23 (b) General Examination, Supervisory, and
- 24 Enforcement Authority.—Nothing in this Act may be
- 25 construed in any way as limiting or otherwise restricting

the general examination, supervisory, and enforcement au-2 thority of the Federal banking regulators, provided that 3 the basis for any supervisory or enforcement action is not 4 the provision of financial services to a cannabis-related le-5 gitimate business or service provider. 6 (c) Business of Insurance.—Nothing in this Act 7 shall interfere with the regulation of the business of insur-8 ance in accordance with the Act of March 9, 1945 (59) Stat. 33, chapter 20; 15 U.S.C. 1011 et seq.) (commonly 10 known as the "McCarran-Ferguson Act") and the Dodd-Frank Wall Street Reform and Consumer Protection Act 12 (12 U.S.C. 5301 et seq.). 13 SEC. 6. REQUIREMENTS FOR FILING SUSPICIOUS ACTIVITY 14 REPORTS. 15 Section 5318(g) of title 31, United States Code, is amended by adding at the end the following: 16 17 "(5) Requirements for cannabis-related 18 LEGITIMATE BUSINESSES.— 19 "(A) IN GENERAL.—With respect to a fi-20 nancial institution or any director, officer, em-21 ployee, or agent of a financial institution that 22 reports a suspicious transaction pursuant to 23 this subsection, if the reason for the report re-24 lates to a cannabis-related legitimate business

or service provider, the report shall comply with

25

appropriate guidance issued by the Financial
Crimes Enforcement Network. Not later than
the end of the 180-day period beginning on the
date of enactment of this paragraph, the Sec-
retary shall update the February 14, 2014,
guidance titled 'BSA Expectations Regarding
Marijuana-Related Businesses' (FIN-2014-
G001) to ensure that the guidance is consistent
with the purpose and intent of the SAFE
Banking Act of 2021 and does not significantly
inhibit the provision of financial services to a
cannabis-related legitimate business or service
provider in a State, political subdivision of a
State, or Indian country that has allowed the
cultivation, production, manufacture, transpor-
tation, display, dispensing, distribution, sale, or
purchase of cannabis pursuant to law or regula-
tion of such State, political subdivision, or In-
dian Tribe that has jurisdiction over the Indian
country.
"(B) Definitions.—For purposes of this
paragraph:
"(i) Cannabis.—The term 'cannabis'
has the meaning given the term 'mari-

1	huana' in section 102 of the Controlled
2	Substances Act (21 U.S.C. 802).
3	"(ii) Cannabis-related legitimate
4	BUSINESS.—The term 'cannabis-related le-
5	gitimate business' has the meaning given
6	that term in section 14 of the SAFE
7	Banking Act of 2021.
8	"(iii) Indian country.—The term
9	'Indian country' has the meaning given
10	that term in section 1151 of title 18.
11	"(iv) Indian tribe.—The term 'In-
12	dian Tribe' has the meaning given that
13	term in section 102 of the Federally Rec-
14	ognized Indian Tribe List Act of 1994 (25
15	U.S.C. 479a).
16	"(v) FINANCIAL SERVICE.—The term
17	'financial service' has the meaning given
18	that term in section 14 of the SAFE
19	Banking Act of 2021.
20	"(vi) Service provider.—The term
21	'service provider' has the meaning given
22	that term in section 14 of the SAFE
23	Banking Act of 2021.
24	"(vii) State.—The term 'State'
25	means each of the several States, the Dis-

1	trict of Columbia, the Commonwealth of
2	Puerto Rico, and any territory or posses-
3	sion of the United States.".
4	SEC. 7. GUIDANCE AND EXAMINATION PROCEDURES.
5	Not later than 180 days after the date of enactment
6	of this Act, the Financial Institutions Examination Coun-
7	cil shall develop uniform guidance and examination proce-
8	dures for depository institutions that provide financial
9	services to cannabis-related legitimate businesses and
10	service providers.
11	SEC. 8. ANNUAL DIVERSITY AND INCLUSION REPORT.
12	The Federal banking regulators shall issue an annual
13	report to Congress containing—
14	(1) information and data on the availability of
15	access to financial services for minority-owned and
16	women-owned cannabis-related legitimate businesses;
17	and
18	(2) any regulatory or legislative recommenda-
19	tions for expanding access to financial services for
20	minority-owned and women-owned cannabis-related
21	legitimate businesses.
22	SEC. 9. GAO STUDY ON DIVERSITY AND INCLUSION.
23	(a) STUDY.—The Comptroller General of the United
24	States shall carry out a study on the barriers to market-
25	place entry, including in the licensing process, and the ac-

cess to financial services for potential and existing minor-2 ity-owned and women-owned cannabis-related legitimate 3 businesses. 4 (b) Report.—The Comptroller General shall issue a 5 report to the Congress— 6 (1) containing all findings and determinations 7 made in carrying out the study required under sub-8 section (a); and 9 (2) containing any regulatory or legislative rec-10 ommendations for removing barriers to marketplace 11 entry, including in the licensing process, and ex-12 panding access to financial services for potential and 13 existing minority-owned and women-owned cannabis-14 related legitimate businesses. 15 SEC. 10. GAO STUDY ON EFFECTIVENESS OF CERTAIN RE-16 PORTS ON FINDING CERTAIN PERSONS. 17 Not later than 2 years after the date of the enactment of this Act, the Comptroller General of the United 18 19 States shall carry out a study on the effectiveness of re-20 ports on suspicious transactions filed pursuant to section 21 5318(g) of title 31, United States Code, at finding individ-22 uals or organizations suspected or known to be engaged 23 with transnational criminal organizations and whether any

such engagement exists in a State, political subdivision,

or Indian Tribe that has jurisdiction over Indian country

25

1	that allows the cultivation, production, manufacture, sale
2	transportation, display, dispensing, distribution, or pur-
3	chase of cannabis. The study shall examine reports on sus-
4	picious transactions as follows:
5	(1) During the period of 2014 until the date of
6	the enactment of this Act, reports relating to mari-
7	juana-related businesses.
8	(2) During the 1-year period after date of the
9	enactment of this Act, reports relating to cannabis-
10	related legitimate businesses.
11	SEC. 11. APPLICATION OF THIS ACT WITH RESPECT TO
12	HEMP-RELATED LEGITIMATE BUSINESSES
13	AND HEMP-RELATED SERVICE PROVIDERS.
13 14	AND HEMP-RELATED SERVICE PROVIDERS. (a) IN GENERAL.—The provisions of this Act (other
14	(a) In General.—The provisions of this Act (other
14 15	(a) In General.—The provisions of this Act (other than sections 6 and 10) shall apply with respect to hemp-
14 15 16 17	(a) IN GENERAL.—The provisions of this Act (other than sections 6 and 10) shall apply with respect to hemperelated legitimate businesses and hemp-related service pro-
14 15 16 17	(a) IN GENERAL.—The provisions of this Act (other than sections 6 and 10) shall apply with respect to hemperelated legitimate businesses and hemp-related service providers in the same manner as such provisions apply with
14 15 16 17	(a) IN GENERAL.—The provisions of this Act (other than sections 6 and 10) shall apply with respect to hemperelated legitimate businesses and hemp-related service providers in the same manner as such provisions apply with respect to cannabis-related legitimate businesses and serventees.
114 115 116 117 118	(a) IN GENERAL.—The provisions of this Act (other than sections 6 and 10) shall apply with respect to hemperelated legitimate businesses and hemperelated service providers in the same manner as such provisions apply with respect to cannabis-related legitimate businesses and service providers.
114 115 116 117 118 119 220	(a) In General.—The provisions of this Act (other than sections 6 and 10) shall apply with respect to hemperelated legitimate businesses and hemp-related service providers in the same manner as such provisions apply with respect to cannabis-related legitimate businesses and service providers. (b) Definitions.—In this section:
14 15 16 17 18 19 20 21	(a) In General.—The provisions of this Act (other than sections 6 and 10) shall apply with respect to hemperelated legitimate businesses and hemp-related service providers in the same manner as such provisions apply with respect to cannabis-related legitimate businesses and service providers. (b) Definitions.—In this section: (1) CBD.—The term "CBD" means
14 15 16 17 18 19 20 21	 (a) In General.—The provisions of this Act (other than sections 6 and 10) shall apply with respect to hemperelated legitimate businesses and hemp-related service providers in the same manner as such provisions apply with respect to cannabis-related legitimate businesses and service providers. (b) Definitions.—In this section: (1) CBD.—The term "CBD" means cannabidiol.

1	(3) HEMP-RELATED LEGITIMATE BUSINESS.—
2	The term "hemp-related legitimate business" means
3	a manufacturer, producer, or any person or company
4	that—
5	(A) engages in any activity described in
6	subparagraph (B) in conformity with the Agri-
7	cultural Improvement Act of 2018 (Public Law
8	115–334) and the regulations issued to imple-
9	ment such Act by the Department of Agri-
10	culture, where applicable, and the law of a
11	State or political subdivision thereof or Indian
12	Tribe; and
13	(B) participates in any business or orga-
14	nized activity that involves handling hemp,
15	hemp-derived CBD products, and other hemp-
16	derived cannabinoid products, including culti-
17	vating, producing, drying, storing, extracting,
18	remediating, purifying, testing, manufacturing,
19	selling, transporting, transferring, displaying,
20	dispensing, distributing, or purchasing hemp,
21	hemp-derived CBD products, and other hemp-
22	derived cannabinoid products.
23	(4) Hemp-related service provider.—The
24	term "hemp-related service provider"—

1	(A) means a business, organization, or
2	other person that—
3	(i) sells goods or services to a hemp-
4	related legitimate business; or
5	(ii) provides any business services, in-
6	cluding the sale or lease of real or any
7	other property, legal or other licensed serv-
8	ices, or any other ancillary service, relating
9	to hemp, hemp-derived CBD products, or
10	other hemp-derived cannabinoid products;
11	and
12	(B) does not include a business, organiza-
13	tion, or other person that participates in any
14	business or organized activity that involves han-
15	dling hemp, hemp-derived CBD products, or
16	other hemp-derived cannabinoid products, in-
17	cluding cultivating, producing, drying, storing,
18	extracting, remediating, purifying, testing, man-
19	ufacturing, selling, transporting, transferring,
20	displaying, dispensing, distributing, or pur-
21	chasing hemp, hemp-derived CBD products,
22	and other hemp-derived cannabinoid products.

1	SEC. 12. BANKING SERVICES FOR HEMP-RELATED LEGITI-
2	MATE BUSINESSES AND HEMP-RELATED
3	SERVICE PROVIDERS.
4	(a) FINDINGS.—The Congress finds that—
5	(1) the Agriculture Improvement Act of 2018
6	(Public Law 115–334) legalized hemp by removing
7	it from the definition of "marihuana" under the
8	Controlled Substances Act;
9	(2) despite the legalization of hemp, some hemp
10	businesses (including producers, manufacturers, and
11	retailers) and service providers continue to have dif-
12	ficulty gaining access to banking products and serv-
13	ices; and
14	(3) businesses involved in the sale of hemp-de-
15	rived CBD products are particularly affected, due to
16	confusion about the legal status of such products.
17	(b) Federal Banking Regulators' Hemp Bank-
18	ING GUIDANCE.—Not later than the end of the 90-day pe-
19	riod beginning on the date of enactment of this Act, the
20	Federal banking regulators shall update their existing
21	guidance, as applicable, regarding the provision of finan-
22	cial services to hemp-related legitimate businesses and
23	hemp-related service providers to address—
24	(1) compliance with financial institutions' exist-
25	ing obligations under Federal laws and imple-
26	menting regulations determined relevant by the Fed-

1	eral banking regulators, including subchapter II of
2	chapter 53 of title 31, United States Code, and its
3	implementing regulation in conformity with this Act
4	and the Department of Agriculture's rules regulating
5	domestic hemp production (7 C.F.R. 990); and
6	(2) best practices for financial institutions to
7	follow when providing financial services, including
8	processing payments, to hemp-related legitimate
9	businesses and hemp-related service providers.
10	(c) Definitions.—In this section:
11	(1) FINANCIAL INSTITUTION.—The term "fi-
12	nancial institution"—
13	(A) has the meaning given that term under
14	section 5312(a) of title 31, United States Code
15	and
16	(B) includes a bank holding company, as
17	defined under section 2(a) of the Bank Holding
18	Company Act of 1956 (12 U.S.C. 1841(a)).
19	(2) Hemp terms.—The terms "CBD",
20	"hemp", "hemp-related legitimate business", and
21	"hemp-related service provider" have the meaning
22	given those terms, respectively, under section 11.

1	SEC. 13. REQUIREMENTS FOR DEPOSIT ACCOUNT TERMI-
2	NATION REQUESTS AND ORDERS.
3	(a) Termination Requests or Orders Must Be
4	Valid.—
5	(1) In General.—An appropriate Federal
6	banking agency may not formally or informally re-
7	quest or order a depository institution to terminate
8	a specific customer account or group of customer ac-
9	counts or to otherwise restrict or discourage a de-
10	pository institution from entering into or maintain-
11	ing a banking relationship with a specific customer
12	or group of customers unless—
13	(A) the agency has a valid reason for such
14	request or order; and
15	(B) such reason is not based solely on rep-
16	utation risk.
17	(2) Treatment of National Security
18	THREATS.—If an appropriate Federal banking agen-
19	cy believes a specific customer or group of customers
20	is, or is acting as a conduit for, an entity which—
21	(A) poses a threat to national security;
22	(B) is involved in terrorist financing;
23	(C) is an agency of the Government of
24	Iran, North Korea, Syria, or any country listed
25	from time to time on the State Sponsors of
26	Terrorism list;

1	(D) is located in, or is subject to the juris-
2	diction of, any country specified in subpara-
3	graph (C); or
4	(E) does business with any entity described
5	in subparagraph (C) or (D), unless the appro-
6	priate Federal banking agency determines that
7	the customer or group of customers has used
8	due diligence to avoid doing business with any
9	entity described in subparagraph (C) or (D),
10	such belief shall satisfy the requirement under para-
11	graph (1).
12	(b) Notice Requirement.—
13	(1) In general.—If an appropriate Federal
14	banking agency formally or informally requests or
15	orders a depository institution to terminate a spe-
16	cific customer account or a group of customer ac-
17	counts, the agency shall—
18	(A) provide such request or order to the
19	institution in writing; and
20	(B) accompany such request or order with
21	a written justification for why such termination
22	is needed, including any specific laws or regula-
23	tions the agency believes are being violated by
24	the customer or group of customers, if any.

(2) JUSTIFICATION REQUIREMENT.—A justification described under paragraph (1)(B) may not be based solely on the reputation risk to the depository institution.

(c) Customer Notice.—

(1) Notice Required.—Except as provided under paragraph (2) or as otherwise prohibited from being disclosed by law, if an appropriate Federal banking agency orders a depository institution to terminate a specific customer account or a group of customer accounts, the depository institution shall inform the specific customer or group of customers of the justification for the customer's account termination described under subsection (b).

(2) Notice prohibited.—

(A) Notice Prohibited in Cases of National Security.—If an appropriate Federal banking agency requests or orders a depository institution to terminate a specific customer account or a group of customer accounts based on a belief that the customer or customers pose a threat to national security, or are otherwise described under subsection (a)(2), neither the depository institution nor the appropriate Federal banking agency may inform the customer or

1 customers of the justification for the customer's 2 account termination. 3 (B) NOTICE **PROHIBITED** IN OTHER 4 cases.—If an appropriate Federal banking 5 agency determines that the notice required 6 under paragraph (1) may interfere with an au-7 thorized criminal investigation, neither the de-8 pository institution nor the appropriate Federal 9 banking agency may inform the specific cus-10 tomer or group of customers of the justification 11 for the customer's account termination. 12 (d) REPORTING REQUIREMENT.—Each appropriate 13 Federal banking agency shall issue an annual report to 14 the Congress stating— 15 (1) the aggregate number of specific customer 16 accounts that the agency requested or ordered a de-17 pository institution to terminate during the previous 18 year; and 19 (2) the legal authority on which the agency re-20 lied in making such requests and orders and the fre-21 quency on which the agency relied on each such au-22 thority. 23 (e) Definitions.—For purposes of this section:

1	(1) APPROPRIATE FEDERAL BANKING AGEN-
2	CY.—The term "appropriate Federal banking agen-
3	cy" means—
4	(A) the appropriate Federal banking agen-
5	cy, as defined under section 3 of the Federal
6	Deposit Insurance Act (12 U.S.C. 1813); and
7	(B) the National Credit Union Administra-
8	tion, in the case of an insured credit union.
9	(2) Depository institution.—The term "de-
10	pository institution" means—
11	(A) a depository institution, as defined
12	under section 3 of the Federal Deposit Insur-
13	ance Act (12 U.S.C. 1813); and
14	(B) an insured credit union.
15	SEC. 14. DEFINITIONS.
16	In this Act:
17	(1) Business of Insurance.—The term
18	"business of insurance" has the meaning given such
19	term in section 1002 of the Dodd-Frank Wall Street
20	Reform and Consumer Protection Act (12 U.S.C.
21	5481).
22	(2) Cannabis.—The term "cannabis" has the
23	meaning given the term "marihuana" in section 102
24	of the Controlled Substances Act (21 U.S.C. 802).

1	(3) Cannabis Product.—The term "cannabis
2	product" means any article which contains cannabis,
3	including an article which is a concentrate, an edi-
4	ble, a tincture, a cannabis-infused product, or a top-
5	ical.
6	(4) Cannabis-related legitimate busi-
7	NESS.—The term "cannabis-related legitimate busi-
8	ness" means a manufacturer, producer, or any per-
9	son or company that—
10	(A) engages in any activity described in
11	subparagraph (B) pursuant to a law established
12	by a State or a political subdivision of a State,
13	as determined by such State or political subdivi-
14	sion; and
15	(B) participates in any business or orga-
16	nized activity that involves handling cannabis or
17	cannabis products, including cultivating, pro-
18	ducing, manufacturing, selling, transporting,
19	displaying, dispensing, distributing, or pur-
20	chasing cannabis or cannabis products.
21	(5) Depository institution.—The term "de-
22	pository institution" means—
23	(A) a depository institution as defined in
24	section 3(c) of the Federal Deposit Insurance
25	Act (12 U.S.C. 1813(e));

1	(B) a Federal credit union as defined in
2	section 101 of the Federal Credit Union Act
3	(12 U.S.C. 1752); or
4	(C) a State credit union as defined in sec-
5	tion 101 of the Federal Credit Union Act (12
6	U.S.C. 1752).
7	(6) Federal banking regulator.—The
8	term "Federal banking regulator" means each of the
9	Board of Governors of the Federal Reserve System,
10	the Bureau of Consumer Financial Protection, the
11	Federal Deposit Insurance Corporation, the Federal
12	Housing Finance Agency, the Financial Crimes En-
13	forcement Network, the Office of Foreign Asset
14	Control, the Office of the Comptroller of the Cur-
15	rency, the National Credit Union Administration,
16	the Department of the Treasury, or any Federal
17	agency or department that regulates banking or fi-
18	nancial services, as determined by the Secretary of
19	the Treasury.
20	(7) FINANCIAL SERVICE.—The term "financial
21	service''—
22	(A) means—
23	(i) a financial product or service, as
24	defined in section 1002 of the Dodd-Frank
25	Wall Street Reform and Consumer Protec-

1	tion Act (12 U.S.C. 5481) regardless of
2	whether the customer receiving the product
3	or service is a consumer or commercial en-
4	tity; or
5	(ii) a financial product or service, or
6	any combination of products and services,
7	permitted to be provided by—
8	(I) a national bank or a financial
9	subsidiary pursuant to the authority
10	provided under—
11	(aa) the provision designated
12	"Seventh" of section 5136 of the
13	Revised Statutes of the United
14	States (12 U.S.C. 24); or
15	(bb) section 5136A of the
16	Revised Statutes of the United
17	States (12 U.S.C. 24a); or
18	(II) a Federal credit union, pur-
19	suant to the authority provided under
20	the Federal Credit Union Act; and
21	(B) includes—
22	(i) the business of insurance;
23	(ii) whether performed directly or in-
24	directly, the authorizing, processing, clear-
25	ing, settling, billing, transferring for de-

posit, transmitting, delivering, instructing 1 2 to be delivered, reconciling, collecting, or 3 otherwise effectuating or facilitating of 4 payments or funds, where such payments or funds are made or transferred by any 6 means, including by the use of credit 7 cards, debit cards, other payment cards, or 8 other access devices, accounts, original or 9 substitute checks, or electronic funds 10 transfers; (iii) acting as a money transmitting 11 12 business which directly or indirectly makes 13 use of a depository institution in connec-14 tion with effectuating or facilitating a pay-15 ment for a cannabis-related legitimate 16 business or service provider in compliance 17 with section 5330 of title 31, United 18 States Code, and any applicable State law; 19 and 20 (iv) acting as an armored car service 21 for processing and depositing with a depos-22 itory institution or a Federal reserve bank 23 with respect to any monetary instruments 24 (as defined under section 1956(c)(5) of 25 title 18, United States Code.

1	(8) Indian country.—The term "Indian coun-
2	try" has the meaning given that term in section
3	1151 of title 18.
4	(9) Indian Tribe.—The term "Indian Tribe"
5	has the meaning given that term in section 102 of
6	the Federally Recognized Indian Tribe List Act of
7	1994 (25 U.S.C. 479a).
8	(10) Insurer.—The term "insurer" has the
9	meaning given that term under section 313(r) of
10	title 31, United States Code.
11	(11) Manufacturer.—The term "manufac-
12	turer" means a person who manufactures, com-
13	pounds, converts, processes, prepares, or packages
14	cannabis or cannabis products.
15	(12) PRODUCER.—The term "producer" means
16	a person who plants, cultivates, harvests, or in any
17	way facilitates the natural growth of cannabis.
18	(13) Service provider.—The term "service
19	provider''—
20	(A) means a business, organization, or
21	other person that—
22	(i) sells goods or services to a can-
23	nabis-related legitimate business; or
24	(ii) provides any business services, in-
25	cluding the sale or lease of real or any

1	other property, legal or other licensed serv-
2	ices, or any other ancillary service, relating
3	to cannabis; and
4	(B) does not include a business, organiza-
5	tion, or other person that participates in any
6	business or organized activity that involves han-
7	dling cannabis or cannabis products, including
8	cultivating, producing, manufacturing, selling,
9	transporting, displaying, dispensing, distrib-
10	uting, or purchasing cannabis or cannabis prod-
11	ucts.
12	(14) STATE.—The term "State" means each of
13	the several States, the District of Columbia, the
14	Commonwealth of Puerto Rico, and any territory or
15	possession of the United States.