^{112TH CONGRESS} **H. R. 4217**

To support and promote community financial institutions in the mutual form, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

March 20, 2012

Mr. GRIMM (for himself and Mr. KING of New York) introduced the following bill; which was referred to the Committee on Financial Services

A BILL

To support and promote community financial institutions in the mutual form, 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 "Mutual Community

5 Bank Competitive Equality Act".

6 SEC. 2. FINDINGS.

7 Congress finds the following:

8 (1) Mutual financial institutions have been an
9 integral part of the American banking landscape for
10 almost 200 years.

1 (2) Such institutions operate for the purpose of 2 serving the local depositors and borrowers and the 3 communities in which they operate. 4 (3) Mutual banks play a critical role in encouraging thrift, providing home loans and loans for 5 6 small businesses. 7 (4) Mutual banks are among the strongest fi-8 nancial institutions in the country and are charac-9 terized by high capital ratios and conservative, com-10 munity-focused management. 11 (5) Congress deems it necessary to provide for 12 the support and continued development of these vital 13 community financial institutions. SEC. 3. MUTUAL NATIONAL BANKS AUTHORIZED. 14 15 Chapter one of title XII of the Revised Statutes of the United States (12 U.S.C. 21 et seq.) is amended by 16 inserting after section 5133 the following new section: 17 18 "SEC. 5133A. MUTUAL NATIONAL BANKS. 19 "(a) IN GENERAL.—Notwithstanding the section designated the 'Third' of section 5134, in order to provide 20 21 mutual institutions for the deposit of funds, the extension 22 of credit, and provision of other services, the Comptroller 23 of the Currency may charter mutual national banks either 24 de novo or through a conversion of any insured depository 25 institution or any State mutual bank or credit union, sub-

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ject to regulations prescribed by the Comptroller of the
 Currency in accordance with this section. The powers con ferred by this section are intended to provide for the cre ation and maintenance of mutual national banks as bodies
 corporate existing in perpetuity for the benefit of their de positors and the communities in which they operate.

7 "(b) REGULATIONS.—

8 "(1) REGULATIONS OF THE COMPTROLLER.— 9 The Comptroller of the Currency is authorized to 10 prescribe appropriate regulations for the organiza-11 tion, incorporation, governance, conversion, examina-12 tion, operation, supervision, and regulation of mu-13 tual national banks.

14 "(2) APPLICABILITY OF CAPITAL STOCK RE-15 QUIREMENTS.—The Comptroller of the Currency 16 shall prescribe regulations regarding appropriate 17 capital substitutes for the requirements of this title 18 with respect to capital stock, and limitations im-19 posed on national banks under this title based on 20 capital stock, as such requirements shall apply to 21 mutual national banks.

22 "(c) DE NOVO CHARTERS.—

23 "(1) The Comptroller of the Currency is au24 thorized to issue a certificate of authority to com25 mence the business of banking to a mutual national

bank in accordance with the requirements set forth
in section 5169, provided that references to 'capital
stock' shall mean 'pledged accounts, nonwithdrawable investment certificates, or similar instruments'
by the incorporators.

6 "(2) Upon the issuance of the certificate re-7 quired by paragraph (1), the mutual national bank 8 shall become a body corporate and the incorporators 9 shall become the first board of directors, with the 10 power and authority to manage the affairs of the 11 bank as herein set forth.

12 "(d) CONVERSIONS.—

13 "(1) CONVERSION OF A MUTUAL DEPOSITORY 14 TO A MUTUAL NATIONAL BANK.—Subject to such 15 regulations as the Comptroller of the Currency may 16 prescribe, any mutual depository may convert to a 17 mutual national bank by filing with the Comptroller 18 of the Currency a notice of its election to convert on 19 a specified date that is not earlier than 30 days 20 after the date on which the notice is filed, and the 21 mutual depository shall be converted to a mutual na-22 tional bank charter on the date specified in the no-23 tice.

24 "(2) CONVERSION TO STOCK NATIONAL
25 BANK.—Subject to such regulations as the Comp-

1	troller of the Currency may prescribe for the protec-
2	tion of depositors' rights and for any other purpose
3	the Comptroller of the Currency may consider ap-
4	propriate, any national bank that is organized in the
5	mutual form under subsection (a) may reorganize on
6	an equitable basis as a stock national bank.
7	"(3) Conversion to state banks.—Any na-
8	tional mutual bank may convert to a State bank
9	charter in accordance with regulations prescribed by
10	the Comptroller of the Currency and applicable
11	State law.
12	"(e) TERMINATING MUTUALITY.—If a mutual na-
13	tional bank elects to terminate mutuality, it must do so
14	by—
15	"(1) liquidating; or
15 16	
	"(1) liquidating; or
16	"(1) liquidating; or "(2) converting on an equitable basis to a na-
16 17	"(1) liquidating; or "(2) converting on an equitable basis to a na- tional banking association operating in stock form.
16 17 18	 "(1) liquidating; or "(2) converting on an equitable basis to a national banking association operating in stock form. "(f) STATUS AND RIGHTS OF MEMBERS.—
16 17 18 19	 "(1) liquidating; or "(2) converting on an equitable basis to a national banking association operating in stock form. "(f) STATUS AND RIGHTS OF MEMBERS.— "(1) IN GENERAL.—In general, the status of a
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 16 17 18 19 20 21 22 	 "(1) liquidating; or "(2) converting on an equitable basis to a national banking association operating in stock form. "(f) STATUS AND RIGHTS OF MEMBERS.— "(1) IN GENERAL.—In general, the status of a member is primarily that of a depositor and secondarily that of a holder of an inchoate right to participate in the equity of a mutual national bank upon

1	"(2) MANDATORY RIGHTS.—Each member of a
2	mutual national bank shall have the following rights:
3	"(A) Such rights as may be agreed upon,
4	by contract, between the member and the mu-
5	tual national bank.
6	"(B) In the event the board of directors, in
7	its sole discretion, determines a conversion of a
8	mutual national bank to a national banking as-
9	sociation operating in stock form is in the best
10	interests of the community in which the bank
11	operates, then the members as of a record date
12	set by the board of directors shall have the first
13	right to subscribe for and purchase stock in the
14	converted bank, on an equitable basis based on
15	the amount of the deposit held by such member
16	as of the record date.
17	"(C) In the event—
18	"(i) the board of directors, in its sole
19	discretion, determines a liquidation of the
20	mutual national bank is in the best inter-
21	ests of the community in which the bank
22	operates, and such board of directors has
23	adopted a plan of liquidation in accordance
24	with regulations proscribed by the Comp-
25	troller of the Currency, and the Comp-

1	troller of the Currency has approved if
2	such plan; or
3	"(ii) if for any other reason the bank
4	is liquidated by operation of law,
5	then the members as of the date of liquidation
6	shall have the right to have credited to their ac-
7	counts, on a pro rata basis, any residual assets
8	left after the payment of all liabilities and ex-
9	penses, including expenses of liquidation of the
10	mutual national bank.
11	"(g) Management of the Bank.—The board of di-
12	rectors shall have the entire management and control of
13	the affairs of the mutual national bank. No depositor or
14	borrower shall have the right to vote on any matter relat-
15	ing to the mutual national bank. Any voting rights of
16	members prior to a conversion to a mutual national bank
17	shall be extinguished upon a conversion to a mutual na-
18	tional bank.
19	"(h) Mutual Holding Company Formation.—A
20	mutual national bank may reorganize into the mutual
21	holding company form of organization in accordance with
22	regulations promulgated by the Comptroller of the Cur-
23	rency.
24	

24 "(i) DEFINITIONS.—For purposes of this section, the25 following definitions shall apply:

"(1) INSURED DEPOSITORY INSTITUTION.—The
 term 'insured depository institution' has the same
 meaning as in section 3 of the Federal Deposit In surance Act.

5 "(2) MUTUAL NATIONAL BANK.—The term 6 'mutual national bank' means a national banking as-7 sociation that operates in mutual form and is char-8 tered by the Comptroller of the Currency under this 9 section.

"(3) MUTUAL DEPOSITORY.—The term 'mutual
depository' means a depository institution that is organized in nonstock form, including a Federal nonstock depository and any form of nonstock depository provided for under State law, the deposits of
which are insured by an instrumentality of the Federal Government.

17 "(4) MUTUALITY.—The term 'mutuality' means 18 the quality of being an insured depository institution 19 organized under a Federal or State law providing for 20 the organization of nonstock depository institutions, 21 or a holding company organized under a Federal or 22 State law providing for the organization of nonstock 23 entities that control one or more depository institu-24 tions.

"(5) MEMBER.—The term 'member' means 1 2 each insured account holder in a mutual depository's 3 savings, demand, or other authorized depository ac-4 counts and each insured account holder in such an 5 account in a depository subsidiary of a mutual bank 6 holding company. The board of directors may adopt 7 a bylaw setting a minimum dollar threshold to qual-8 ify as a member up to \$1,000. 9 "(6) MEMBERSHIP RIGHTS.—The term 'mem-10 bership rights' means the rights of each member 11 under this section. 12 "(j) CONFORMING REFERENCES.—Unless otherwise provided by the Comptroller of the Currency— 13 14 "(1) any reference in any Federal law to a na-15 tional bank operating in stock form, including a ref-16 erence to the term 'national banking association', 17 'member bank', 'national bank', 'national associa-18 tion', 'bank', 'insured bank', 'insured depository in-19 stitution', or 'depository institution', shall be deemed 20 to refer also to a mutual national bank; "(2) any reference in any Federal law to the 21 22 term 'board of directors', 'director', or 'directors' of 23 a national bank operating in stock form shall be 24 deemed to refer also to the board of a mutual na-

tional bank; and

1 "(3) any terms in Federal law that may apply 2 only to a national bank operating in stock form, in-3 cluding the terms 'stock', 'shares', 'shares of stock', 4 'capital stock', 'common stock', 'stock certificate', 5 'stock certificates', 'certificates representing shares 6 of stock', 'stock dividend', 'transferable stock', 'each 7 class of stock', 'cumulate such shares', 'par value', 8 'preferred stock' shall not apply to a mutual national 9 bank, unless the Comptroller of the Currency deter-10 mines that the context requires otherwise.". 11 SEC. 4. MUTUAL INVESTMENT CERTIFICATES AUTHORIZED. 12 Section 38(c)(1) of the Federal Deposit Insurance

Act (12 U.S.C. § 1831o(c)(1)) is hereby amended by deleting "subparagraph (B)(ii)" in paragraph "(A)" and inserting "subparagraph (B)(ii) and paragraph (C)" and by
adding at the end of subparagraph (B)(ii) the following:

17 "(C)(i) Notwithstanding any other provi-18 sion of law, a mutual depository, as defined in 19 (12 U.S.C. 5133 A(h)(3)), is authorized to issue 20 Mutual Investment Certificates, which shall be 21 included as Tier 1 capital for purposes of any capital standards issued by an appropriate Fed-22 23 eral banking agency, provided that such certifi-24 cates must be"(I) nonvoting, except that the issuing
 mutual depository institution may permit
 voting in the event that—

"(aa) the mutual depository insti-4 5 tution fails to pay dividends for a 6 minimum of three consecutive divi-7 dend periods, and then the holders of 8 the class or classes of Mutual Invest-9 ment Certificates granted such voting 10 rights, and voting as a single class, 11 with one vote for each outstanding 12 certificate, may elect by a majority 13 vote a maximum of one-third of the 14 institution's board of directors, the di-15 rectors so elected to serve until the 16 next annual meeting of the institution 17 succeeding the payment of all current 18 and past dividends;

19 "(bb) any merger, consolidation,
20 or reorganization (except in a super21 visory case) is sought to be author22 ized, where the issuing institution is
23 not the survivor, provided that the
24 regulatory capital of the resulting in25 stitution available for payment of any

1	class of Mutual Investment Certifi-
2	cates on liquidation is less than the
3	regulatory capital available for such
4	class prior to the merger, consolida-
5	tion, or reorganization;
6	"(cc) any action is sought to be
7	authorized which would create any
8	class of Mutual Investment Certifi-
9	cates having a preference or priority
10	over an outstanding class or classes of
11	Mutual Investment Certificates;
12	"(dd) any action is sought to be
13	authorized which would adversely
14	change the specific terms of any class
15	of Mutual Investment Certificates;
16	"(ee) action is sought to be au-
17	thorized which would increase the
18	number of a class of Mutual Invest-
19	ment Certificates, or the number of a
20	class of Mutual Investment Certifi-
21	cates ranking prior to or on parity
22	with another class of Mutual Invest-
23	ment Certificates; or
24	"(ff) action is sought which
25	would authorize the issuance of an ad-

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1	ditional class or classes of Mutual In-
2	vestment Certificates without the in-
3	stitution having met specific financial
4	standards;
5	"(II) redeemable at the sole discretion
6	of the Board of Directors of the mutual
7	depository; and
8	"(III) provide that any dividends paid
9	must be non-cumulative.
10	"(ii) Notwithstanding any other provision
11	of law, nonwithdrawable accounts, pledged ac-
12	counts, mutual capital certificates, or similar
13	instruments, authorized as of the date of the
14	enactment of the Mutual Community Bank Eq-
15	uity Act, shall be included as Tier 1 capital for
16	purposes of any capital standards issued by an
17	appropriate Federal banking agency.
18	"(iii) The appropriate Federal banking
19	agencies are hereby authorized to prescribe ap-
20	propriate regulations to implement these provi-
21	sions.".
22	SEC. 5. PROTECTION OF MUTUAL DEPOSITORIES.
23	(a) IN GENERAL.—Subsection (h) of section 10 of the
24	Home Owners' Loan Act (12 U.S.C. 1467a(h)) is amend-
25	ed—

(1) by striking "or" after the semicolon at the
 end of paragraph (2);

3 (2) by striking the period at the end of para4 graph (3) and inserting "; or"; and

5 (3) by inserting after paragraph (3), the fol-6 lowing new paragraph:

"(4) any company or any subsidiary of any 7 8 company, any director, officer, employee, or person 9 owning, controlling, or holding with the power to 10 vote, or holding proxies representing more than 25 11 percent of the voting shares, of such company or 12 subsidiary, or any director, officer, employee, or per-13 son acting in concert with such company or sub-14 sidiary, to hold, solicit, or exercise any proxies in re-15 spect of a savings association which is a mutual as-16 sociation, with the view or intention to, directly or 17 indirectly, control or attempt to control the mutual 18 association.".

(b) ENFORCEMENT ACTION.—Subsection (i) of section 10 of the Home Owners' Loan Act (12 U.S.C.
1467a(i)) is amended by inserting after paragraph (3) the
following new paragraph:

23 "(4) CIVIL ACTIONS BY ASSOCIATION.—
24 "(A) EQUITABLE RELIEF.—Any aggrieved
25 mutual savings association may bring a civil ac-

1	tion in a court of appropriate jurisdiction and
2	may recover such equitable relief, including in-
3	junctive relief, and reasonable attorney's fees,
4	as determined by the court for any violation or
5	attempted violation of paragraph (1) or (4) of
6	subsection (h).
7	"(B) PROXIES NULL AND VOID.—In addi-
8	tion to any damages or relief under paragraph
9	(1), any proxy held or exercised by any party
10	the holding or exercise of which has been deter-
11	mined to be a violation of paragraph (1) or (4)
12	of subsection (h) shall be deemed null and void,
13	as of the inception of such proxy, and shall not
14	be counted for purposes of determining a
15	quorum at any meeting of such aggrieved mu-
16	tual association.
17	"(C) STATUTE OF LIMITATION.—
18	"(i) IN GENERAL.—An action may not
19	be brought under subparagraph (A) after
20	the end of the 180-day period beginning on
21	the later of—
22	"(I) the date of the discovery of
23	the alleged violation by the aggrieved
24	mutual savings association; or

1"(II) the date of the enactment2of the Mutual Savings Association3Preservation Act.

4 "(ii) 'NO ATTRIBUTION' RULE.—For
5 purposes of clause (i)(I), the knowledge of
6 the facts and circumstances giving rise to
7 an alleged violation by any party to the
8 violation shall not be attributed to the sav9 ings association.".

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 SEC. 6. ESTABLISHMENT OF CHARITABLE FOUNDATIONS

 11
 AUTHORIZED.

(a) Any mutual holding company or direct or indirect
stock subsidiary of a mutual holding company may contribute or issue shares of such stock subsidiary to a charitable foundation established by the mutual holding company or any direct or indirect stock subsidiary of the mutual holding company, provided that—

18 (1) the charitable foundation qualifies as a
19 501(c)(3) organization under the Internal Revenue
20 Code, as amended;

(2) the Foundation's governance complies with
regulations adopted by the appropriate Federal
banking agency;

24 (3) at the time of the contribution or issuance25 to the charitable foundation, no direct or indirect

stock subsidiary of the mutual holding company, nor
 any affiliate thereof, has issued shares of common
 stock to any nonaffiliate of the direct or indirect
 stock subsidiary of the mutual holding company;

5 (4) the value of the stock so contributed or 6 issued by the direct or indirect stock subsidiary of 7 the mutual holding company, as determined in ac-8 cordance with subsection (b), shall not exceed more 9 than 10 percent of the insured depository institu-10 tion's consolidated Tier 1 capital, as of the quarter 11 end prior to the establishment of the charitable 12 foundation;

(5) the direct or indirect stock subsidiary of the
mutual holding company that contributes or issues
the shares to the charitable foundation must reasonably expect to utilize the tax deduction within the
time period proscribed by the Internal Revenue
Service for contributions to charitable foundations;
and

(6) the mutual holding company and each direct or indirect stock subsidiary of the mutual holding company will be "well capitalized" under the
prompt corrective action regulations immediately following the contribution to the charitable foundation.

1 (b) Prior to any contribution or issuance by a direct 2 or indirect stock subsidiary of the mutual holding com-3 pany to a charitable foundation pursuant to subsection 4 (a), the mutual holding company shall obtain an appraisal, 5 by an independent appraiser experienced in such matters, of the pro forma value of the stock so contributed on a 6 7 fully converted basis. The value of the stock so contrib-8 uted, as determined by the appraiser, shall be limited in 9 accordance with paragraph (4) of subsection (b).

10SEC. 7. DIVIDENDS PAID BY SUBSIDIARIES OF MUTUAL11HOLDING COMPANIES.

Section 10(o)(11)(B) of the Home Owners' Loan Act
(12 U.S.C. 1467a(o)(11)(B)) is amended by deleting "or"
at the end of (i), deleting the period at the end of (ii)
and inserting a semicolon at the end thereof, and adding
the following:

17 "(iii) a majority of the board of direc-18 tors of the mutual holding company, or a 19 committee thereof, consists of directors 20 who are not affiliates of any stock sub-21 sidiary of the mutual holding company and 22 who do not directly or indirectly own any 23 shares of the stock to which the waiver 24 would apply, and vote in favor of the waiv-25 er of the dividend; or

1 "(iv) an independent corporate com-2 mittee consisting of persons who are not 3 stockholders, affiliates, depositors, bor-4 rowers, or members of the mutual holding 5 company or any stock subsidiary of the 6 mutual holding company vote in favor of 7 the waiver of the dividend.". 8 SEC. 8. PRESERVING MUTUALITY BYLAWS AUTHORIZED. 9 (a) The Board of Directors of a mutual depository 10 may adopt a bylaw to preserve the mutuality of a mutual 11 depository. Such bylaw provisions may include— 12 (1) supermajority voting requirements, up to 80 13

percent, by the members to approve a conversion tostock form;

(2) a prohibition against any person from serving, or nominating a person to serve, on the Board
of Directors of the mutual depository, if such person
or nominee has an intention to propose a conversion
from mutual to stock form;

(3) a requirement that any person serving or
nominated to serve on the Board of Directors may
not propose a conversion from mutual to stock form
for a period of time not exceeding five years, as determined by the Board, beginning on the later of the

1 date such bylaw is adopted or such person is elected 2 to serve on the Board; 3 (4) a prohibition against any member from pro-4 posing a conversion to stock form at any annual or special meeting of members or by the written con-5 6 sent of members; and 7 (5) a violation of one or more of the bylaw pro-8 visions adopted to preserve mutuality shall be a 9 basis for termination as a member of the Board of 10 Directors. 11 (b) Notwithstanding the foregoing, in no event shall 12 any bylaw adopted pursuant to section (a) have any force 13 and effect in the event the mutual depository is not well 14 capitalized in accordance with the rules established by 15 such depositories appropriate Federal banking agency. 16 SEC. 9. APPLICABILITY OF SMALL BANK HOLDING COM-17 PANY POLICY STATEMENT TO SMALL MU-18 TUAL HOLDING COMPANY. 19 The Board of Governors of the Federal Reserve shall 20 apply its Small Bank Holding Company Policy Statement

20

22 ify as a small bank holding company, if it were a bank23 holding company.

to any mutual holding company that would otherwise qual-