Proposal:	1723 (AF94) Reg BB - Community Reinvestment Act
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Comment ID:	137594
From:	Statewide Independent Living Council of Georgia, Yaser Abdallah
Proposal:	1723 (AF94) Reg BB - Community Reinvestment Act
Subject:	R-1723 Community Reinvestment Act

Comments:

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Date:Feb 09, 2021 Proposal:Regulation BB: Community Reinvestment Act [R-1723] Document ID:R-1723 Revision:1 First name:Yaser Middle initial: Last name:Abdallah	
Affiliation (if any):Statewide Independent Living Council of Georgia	
Affiliation Type:Government (Gov)	
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Your comment:To: Board of Governors of the Federal Reserve System	
RE: Advance Notice of Proposed Rulemaking, Community Reinvestment Act Regulations - Docket No.	
R-1723 and RIN 7100-AF94	
February 9th, 2021	
To Whom It May Concern:	
The Board of Governors of the Federal Reserve System's (Board) Advance Notice of Proposed	
Rulemaking (ANPR) to reform the Community Reinvestment Act (CRA) ignores the importance of including low- and moderate-income (LMI) people with disabilities in as a key target audience for	
qualified CRA investing, lending and services. For too long, people with disabilities in LMI	
neighborhoods have not been a focus of CRA activities nor been part of the performance evaluation	
process. As a result, {Organization Name} strongly recommends that the ANPR be revised to address	
the financial and economic needs of low- and moderate-income people with disabilities.	
People with disabilities are more likely to be low- or moderate-income than those without disabilities.	
More than 60 percent of adults with disabilities are considered LMI and many live in LMI	
neighborhoods. People with disabilities are often excluded from mainstream financial services. They	
are less likely to be banked or have access to mainstream credit. If revised with attention to the comments below, the proposed rule changes to the CRA have the potential to address the needs of this	
underserved population.	
We are particularly concerned about the following five key issues:	
The ANPR does not require banks to disaggregate reporting data by gender/race/ethnicity or disability,	
thereby failing to compel banks to address the historical lack of access and equitable treatment of sub-	
populations of the LMI community.	
The ANPR discusses the applicability of other relevant laws that address discrimination but fails to	
include the Americane with Dischilities Act (ADA). This everyight continues the lock of attention to this	

include the Americans with Disabilities Act (ADA). This oversight continues the lack of attention to this most economically vulnerable population and their financial and economic needs. Since the passage of the ADA, financial institutions have, in multiple court cases, been found in violation of the ADA for lack of website accessibility and discriminating practices regarding access to credit.

Performance measurement and metrics must draw specific attention to the economic needs of LMI people with disabilities and impact performance scores. No bank should receive an outstanding rating without both the Community Development and Retail Services Subtests demonstrating a direct response to identified community needs of LMI people with disabilities. Quantitative and qualitative data should be identified and analyzed regarding the utilization of retail banking products and services and community development financing that directly responds to the needs of LMI individuals with disabilities within and across assessment areas.

A qualifying illustrative list of CRA activities should be included in the final rule that contains specific examples of LMI people with disabilities benefitting from investments, lending, and/or service activities. Such a list would begin to provide regulated financial institutions specific ways to meet the needs of this underserved population. Such a list could be developed with input from the disability and financial communities.

Banks should receive CRA credit for investment in workforce development activities including apprenticeships, internships, on-the-job skills training, and skill certifications that are vitally important to many LMI populations, including those with disabilities. Workforce development activity should be identified separately, rather than simply as a subpart of economic development activities. In light of millions of job losses due to COVID-19, an emphasis on workforce development activities deserves specific attention for CRA credit.

Vibrant communities are best supported when economic opportunities are inclusive of LMI populations, including people with disabilities. Unless the challenges of LMI people with disabilities are intentionally addressed, people with disabilities will be unintentionally excluded from the financial system and overlooked as a target of community development activities.

The Board needs to revise the ANPR in its current form and offer, for the first time, a set of rules that responds to improved financial inclusion and economic stability for low- and moderate-income people with disabilities.

Thank you for your attention to and support of our comments. Sincerely, Yaser Abdallah Board Treasurer Statewide Independent Living Council of Georgia