(Original Signature of Member)

119TH CONGRESS 1ST SESSION



To prohibit discrimination on the basis of sex, gender identity, and sexual orientation, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. TAKANO introduced the following bill; which was referred to the Committee on _____

A BILL

To prohibit discrimination on the basis of sex, gender identity, and sexual orientation, 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 "Equality Act".

5 SEC. 2. FINDINGS AND PURPOSE.

6 (a) FINDINGS.—Congress finds the following:

7 (1) Discrimination can occur on the basis of the
8 sex, sexual orientation, gender identity, pregnancy,
9 childbirth, or a related medical condition of an indi-

 $\mathbf{2}$

vidual, as well as because of sex-based stereotypes.
 Each of these factors alone can serve as the basis
 for discrimination, and each is a form of sex dis crimination.

5 (2) A single instance of discrimination may 6 have more than one basis. For example, discrimina-7 tion against a married same-sex couple could be 8 based on the sex stereotype that marriage should 9 only be between heterosexual couples, the sexual ori-10 entation of the two individuals in the couple, or 11 both. In addition, some persons are subjected to dis-12 crimination based on a combination or the intersec-13 tion of multiple protected characteristics. Discrimi-14 nation against a pregnant lesbian could be based on 15 her sex, her sexual orientation, her pregnancy, or on 16 the basis of multiple factors.

17 (3) Lesbian, gay, bisexual, transgender, and 18 queer (referred to as "LGBTQ") people commonly 19 experience discrimination in securing access to pub-20 lic accommodations—including restaurants, senior 21 centers, stores, places of or establishments that pro-22 vide entertainment, health care facilities, shelters, 23 government offices, youth service providers including 24 adoption and foster care providers, and transpor-25 tation. Forms of discrimination include the exclusion

and denial of entry, unequal or unfair treatment,
 harassment, and violence. This discrimination pre vents the full participation of LGBTQ people in so ciety and disrupts the free flow of commerce.

5 (4) Women also have faced discrimination in 6 many establishments such as stores and restaurants, 7 and places or establishments that provide other 8 goods or services, such as entertainment or transpor-9 tation, including sexual harassment, differential pric-10 ing for substantially similar products and services, 11 and denial of services because they are pregnant or 12 breastfeeding.

(5) Many employers already and continue to
take proactive steps, beyond those required by some
States and localities, to ensure they are fostering
positive and respectful cultures for all employees.
Many places of public accommodation also recognize
the economic imperative to offer goods and services
to as many consumers as possible.

(6) Regular and ongoing discrimination against
LGBTQ people, as well as women, in accessing public accommodations contributes to negative social
and economic outcomes, and in the case of public accommodations operated by State and local governments, abridges individuals' constitutional rights.

1	(7) The discredited practice known as "conver-
2	sion therapy" is a form of discrimination that harms
3	LGBTQ people by undermining individuals' sense of
4	self worth, increasing suicide ideation and substance
5	abuse, exacerbating family conflict, and contributing
6	to second-class status.
7	(8) Both LGBTQ people and women face wide-
8	spread discrimination in employment and various
9	services, including by entities that receive Federal fi-
10	nancial assistance. Such discrimination—
11	(A) is particularly troubling and inappro-
12	priate for programs and services funded wholly
13	or in part by the Federal Government;
14	(B) undermines national progress toward
15	equal treatment regardless of sex, sexual ori-
16	entation, or gender identity; and
17	(C) is inconsistent with the constitutional
18	principle of equal protection under the Four-
19	teenth Amendment to the Constitution of the
20	United States.
21	(9) Federal courts have widely recognized that,
22	in enacting the Civil Rights Act of 1964, Congress
23	validly invoked its powers under the Fourteenth
24	Amendment to provide a full range of remedies in
25	response to persistent, widespread, and pervasive

 $\mathbf{5}$

discrimination by both private and government ac tors.

(10) Discrimination by State and local govern-3 4 ments on the basis of sexual orientation or gender 5 identity in employment, housing, and public accom-6 modations, and in programs and activities receiving 7 Federal financial assistance, violates the Equal Pro-8 tection Clause of the Fourteenth Amendment to the 9 Constitution of the United States. In many cir-10 cumstances, such discrimination also violates other 11 constitutional rights such as those of liberty and pri-12 vacy under the due process clause of the Fourteenth 13 Amendment.

14 (11) Individuals who are LGBTQ, or are per-15 ceived to be LGBTQ, have been subjected to a his-16 tory and pattern of persistent, widespread, and per-17 vasive discrimination on the bases of sexual orienta-18 tion and gender identity by both private sector and 19 Federal, State, and local government actors, includ-20 ing in employment, housing, and public accommoda-21 tions, and in programs and activities receiving Fed-22 eral financial assistance. This discrimination inflicts 23 a range of tangible and intangible harms, sometimes 24 even including serious physical injury or death. An 25 explicit and comprehensive national solution is need-

ed to address this discrimination, including the full
 range of remedies available under the Civil Rights
 Act of 1964.

4 (12) Discrimination based on sexual orientation 5 includes discrimination based on an individual's ac-6 tual or perceived romantic, emotional, physical, or 7 sexual attraction to other persons, or lack thereof, 8 on the basis of gender. LGBTQ people, including 9 gender nonbinary people, also commonly experience 10 discrimination because of sex-based stereotypes. 11 Many people are subjected to discrimination because 12 of others' perceptions or beliefs regarding their sex-13 ual orientation. Even if these perceptions are incor-14 rect, the identity imputed by others forms the basis 15 of discrimination.

16 (13) Numerous provisions of Federal law ex-17 pressly prohibit discrimination on the basis of sex, 18 and Federal courts and agencies have correctly in-19 terpreted these prohibitions on sex discrimination to 20 include discrimination based on sexual orientation, 21 gender identity, and sex stereotypes. In particular, 22 the Supreme Court of the United States correctly 23 held in Bostock v. Clayton County, 140 S. Ct. 1731 24 (2020) that the prohibition on employment discrimi-25 nation because of sex under title VII of the Civil

Rights Act of 1964 inherently includes discrimina tion because of sexual orientation or transgender
 status.

4 (14) This Act makes explicit that existing Fed-5 eral statutes prohibiting sex discrimination in em-6 ployment (including in benefits). access to 7 healthcare, housing, education, credit, and jury serv-8 ice also prohibit sexual orientation and gender iden-9 tity discrimination.

10 (15) LGBTQ people often face discrimination 11 when seeking to rent or purchase housing, as well as 12 in every other aspect of obtaining and maintaining 13 housing. LGBTQ people in same-sex relationships 14 are often discriminated against when two names as-15 sociated with one gender appear on a housing appli-16 cation, and transgender people often encounter dis-17 crimination when credit checks or inquiries reveal a 18 former name.

(16) National surveys, including a study commissioned by the Department of Housing and Urban
Development, show that housing discrimination
against LGBTQ people is very prevalent. For instance, when same-sex couples inquire about housing
that is available for rent, they are less likely to receive positive responses from landlords. A national

1 matched-pair testing investigation found that nearly 2 one-half of same-sex couples had encountered ad-3 verse, differential treatment when seeking elder 4 housing. According to other studies, transgender 5 people have half the homeownership rate of non-6 transgender people and about 1 in 5 transgender 7 people experience homelessness. Another survey 8 found that 82 percent of gender nonbinary people 9 experiencing homelessness lacked access to shelter.

10 (17) As a result of the absence of explicit prohi-11 bitions against discrimination on the basis of sexual 12 orientation and gender identity, credit applicants 13 who are LGBTQ, or are perceived to be LGBTQ, 14 have unequal opportunities to establish credit. 15 LGBTQ people can experience being denied a mort-16 gage, credit card, student loan, or many other types 17 of credit simply because of their sexual orientation 18 or gender identity.

19 studies (18)Numerous demonstrate that 20 LGBTQ people, especially transgender people and 21 women, are economically disadvantaged and at a 22 higher risk for poverty compared with other groups 23 of people. For example, the poverty rate for older 24 women in same-sex couples is twice that of older dif-25 ferent-sex couples.

1 (19) The right to an impartial jury of one's 2 peers and the reciprocal right to jury service are 3 fundamental to the free and democratic system of 4 justice in the United States and are based in the 5 Bill of Rights. There is, however, an unfortunate 6 and long-documented history in the United States of 7 attorneys discriminating against LGBTQ individ-8 uals, or those perceived to be LGBTQ, in jury selec-9 tion. Failure to bar peremptory challenges based on 10 the actual or perceived sexual orientation or gender 11 identity of an individual not only erodes a funda-12 mental right, duty, and obligation of being a citizen 13 of the United States, but also unfairly creates a sec-14 ond class of citizenship for LGBTQ victims, wit-15 nesses, plaintiffs, and defendants.

16 (20) Numerous studies document the shortage 17 of qualified and available homes for the approxi-18 mately 424,000 youth in the child welfare system 19 and the negative outcomes for the many youth who 20 live in group care as opposed to a loving home or 21 who age out of care without a permanent family 22 placement. Although same-sex couples are 7 times 23 more likely to foster or adopt than their different-24 sex counterparts, many child-placing agencies refuse 25 to serve same-sex couples and LGBTQ individuals.

1 This has resulted in a reduction of the pool of quali-2 fied and available homes for youth in the child wel-3 fare system who need placement on a temporary or 4 permanent basis. It also sends a negative message 5 about LGBTQ people to children and youth in the 6 child welfare system about who is, and who is not, 7 considered fit to be a parent. While the priority 8 should be on providing the supports necessary to 9 keep children with their families, when removal is re-10 quired, barring discrimination in foster care and 11 adoption will increase the number of homes available 12 to foster children waiting for foster and adoptive families. 13

14 (21) LGBTQ youth are overrepresented in the 15 foster care system by at least a factor of two and 16 report twice the rate of poor treatment while in care 17 their non-LGBTQ compared to counterparts. 18 LGBTQ youth in foster care have a higher average 19 number of placements, higher likelihood of living in 20 a group home, and higher rates of hospitalization for 21 emotional reasons and of juvenile justice involvement 22 than their non-LGBTQ peers because of the high 23 level of bias and discrimination that they face and 24 the difficulty of finding affirming foster placements. 25 Further, due to their physical distance from friends and family, traumatic experiences, and potentially
unstable living situations, all youth involved with
child welfare services are at risk for being targeted
by traffickers seeking to exploit children. Barring
discrimination in child welfare services will ensure
improved treatment and outcomes for LGBTQ foster
children.

8 (22) Courts consistently have found that the 9 government has a compelling interest in preventing 10 and remedying discrimination. For example, the Su-11 preme Court of the United States found there to be 12 a compelling government interest in eliminating sex 13 discrimination in Board of Directors of Rotary 14 International v. Rotary Club of Duarte, 481 U.S. 15 537, 549 (1987). Because discrimination based on 16 sexual orientation or gender identity inherently is a 17 form of sex discrimination, as held in Bostock v. 18 Clayton County, 140 S. Ct. 1731 (2020), this Act 19 furthers the compelling government interest in pro-20 viding redress for the serious harms to mental and 21 physical health, financial security and wellbeing, 22 civic participation, freedom of movement and oppor-23 tunity, personal dignity, and physical safety that re-24 sult from discrimination. Consistent with the role 25 nondiscrimination laws play in protecting lives and 1 livelihoods, alleviating suffering, and improving indi-2 vidual and public health, the Supreme Court of the 3 United States has long recognized, under the deci-4 sion in Heart of Atlanta Motel, Inc. v. United 5 States, 379 U.S. 241 (1964), that these laws also 6 benefit society as a whole by ending the "disruptive 7 effect" discrimination has on travel and commerce, 8 and by creating a level field for all participants in 9 a given sector.

10 (23) As with all prohibitions on invidious dis-11 crimination, this Act furthers the government's com-12 pelling interest in the least restrictive way because 13 only by forbidding discrimination is it possible to 14 avert or redress the harms described in this sub-15 section.

16 (b) PURPOSE.—It is the purpose of this Act to ex-17 pand as well as clarify, confirm and create greater consist-18 ency in the protections and remedies against discrimina-19 tion on the basis of all covered characteristics and to pro-20 vide guidance and notice to individuals, organizations, cor-21 porations, and agencies regarding their obligations under 22 the law.

1 SEC. 3. PUBLIC ACCOMMODATIONS.

2	(a) Prohibition on Discrimination or Segrega-
3	TION IN PUBLIC ACCOMMODATIONS.—Section 201 of the
4	Civil Rights Act of 1964 (42 U.S.C. 2000a) is amended—
5	(1) in subsection (a), by inserting "sex (includ-
6	ing sexual orientation and gender identity)," before
7	"or national origin"; and
8	(2) in subsection (b)—
9	(A) in paragraph (3), by striking "sta-
10	dium" and all that follows and inserting "sta-
11	dium or other place of or establishment that
12	provides exhibition, entertainment, recreation,
13	exercise, amusement, public gathering, or public
14	display;";
15	(B) by redesignating paragraph (4) as
16	paragraph (6) ; and
17	(C) by inserting after paragraph (3) the
18	following:
19	"(4) any establishment that provides a good,
20	service, or program, including a store, shopping cen-
21	ter, online retailer or service provider, salon, bank,
22	gas station, food bank, service or care center, shel-
23	ter, travel agency, or funeral parlor, or establish-
24	ment that provides health care, accounting, or legal
25	services;

"(5) any train service, bus service, car service,
 taxi service, airline service, station, depot, or other
 place of or establishment that provides transpor tation service; and".

5 (b) PROHIBITION ON DISCRIMINATION OR SEGREGA6 TION UNDER LAW.—Section 202 of such Act (42 U.S.C.
7 2000a-1) is amended by inserting "sex (including sexual
8 orientation and gender identity)," before "or national ori9 gin".

(c) RULE OF CONSTRUCTION.—Title II of such Act
(42 U.S.C. 2000a et seq.) is amended by adding at the
end the following:

13 "SEC. 208. RULE OF CONSTRUCTION.

14 "A reference in this title to an establishment—

"(1) shall be construed to include an individual
whose operations affect commerce and who is a provider of a good, service, or program; and

18 "(2) shall not be construed to be limited to a19 physical facility or place.".

20 SEC. 4. DESEGREGATION OF PUBLIC FACILITIES.

Section 301(a) of the Civil Rights Act of 1964 (42
U.S.C. 2000b(a)) is amended by inserting "sex (including
sexual orientation and gender identity)," before "or national origin".

1 SEC. 5. DESEGREGATION OF PUBLIC EDUCATION.

2 (a) DEFINITIONS.—Section 401(b) of the Civil Rights
3 Act of 1964 (42 U.S.C. 2000c(b)) is amended by inserting
4 "(including sexual orientation and gender identity)," be5 fore "or national origin".

6 (b) CIVIL ACTIONS BY THE ATTORNEY GENERAL.—
7 Section 407 of such Act (42 U.S.C. 2000c-6) is amended,
8 in subsection (a)(2), by inserting "(including sexual ori9 entation and gender identity)," before "or national ori10 gin".

(c) CLASSIFICATION AND ASSIGNMENT.—Section 410
of such Act (42 U.S.C. 2000c–9) is amended by inserting
"(including sexual orientation and gender identity)," before "or national origin".

15 SEC. 6. FEDERAL FUNDING.

16 Section 601 of the Civil Rights Act of 1964 (42 17 U.S.C. 2000d) is amended by inserting "sex (including 18 sexual orientation and gender identity)," before "or na-19 tional origin,".

20 SEC. 7. EMPLOYMENT.

(a) RULES OF CONSTRUCTION.—Title VII of the
Civil Rights Act of 1964 is amended by inserting after
section 701 (42 U.S.C. 2000e) the following:

24 "SEC. 701A. RULES OF CONSTRUCTION.

25 "Section 1106 shall apply to this title except that for26 purposes of that application, a reference in that section

1 to an 'unlawful practice' shall be considered to be a ref-2 erence to an 'unlawful employment practice'.". 3 (b) UNLAWFUL EMPLOYMENT PRACTICES.—Section 4 703 of the Civil Rights Act of 1964 (42 U.S.C. 2000e-5 2) is amended— 6 (1) in the section header, by striking "SEX," and inserting "SEX (INCLUDING SEXUAL ORIENTA-7 8 TION AND GENDER IDENTITY),"; (2) except in subsection (e), by striking "sex," 9 10 each place it appears and inserting "sex (including 11 sexual orientation and gender identity),"; 12 (3) in subsection (e)(1), by striking "enterprise," and inserting "enterprise, if, in a situation in 13 14 which sex is a bona fide occupational qualification, 15 individuals are recognized as qualified in accordance with their gender identity,"; and 16 (4) in subsection (h), by striking "sex" the sec-17 18 ond place it appears and inserting "sex (including 19 sexual orientation and gender identity),". 20 (c) OTHER UNLAWFUL EMPLOYMENT PRACTICES.— 21 Section 704(b) of the Civil Rights Act of 1964 (42 U.S.C. 22 2000e-3(b)) is amended— 23 (1) by striking "sex," the first place it appears 24 and inserting "sex (including sexual orientation and 25 gender identity),"; and

(2) by striking "employment." and inserting
 "employment, if, in a situation in which sex is a
 bona fide occupational qualification, individuals are
 recognized as qualified in accordance with their gen der identity.".

6 (d) CLAIMS.—Section 706(g)(2)(A) of the Civil
7 Rights Act of 1964 (2000e-5(g)(2)(A)) is amended by
8 striking "sex," and inserting "sex (including sexual ori9 entation and gender identity),".

10 (e) EMPLOYMENT BY FEDERAL GOVERNMENT.—Sec11 tion 717 of the Civil Rights Act of 1964 (42 U.S.C.
12 2000e–16) is amended—

(1) in subsection (a), by striking "sex," and inserting "sex (including sexual orientation and gender
identity),"; and

16 (2) in subsection (c), by striking "sex" and in17 serting "sex (including sexual orientation and gender
18 identity),".

19 (f) GOVERNMENT EMPLOYEE RIGHTS ACT OF
20 1991.—The Government Employee Rights Act of 1991
21 (42 U.S.C. 2000e–16a et seq.) is amended—

(1) in section 301(b), by striking "sex," and inserting "sex (including sexual orientation and gender
identity),";

(2) in section 302(a)(1), by striking "sex," and
 inserting "sex (including sexual orientation and gen der identity),"; and

4 (3) by adding at the end the following:

5 "SEC. 305. RULES OF CONSTRUCTION AND CLAIMS.

6 "Sections 1101(b), 1106, and 1107 of the Civil 7 Rights Act of 1964 shall apply to this title except that 8 for purposes of that application, a reference in that section 9 1106 to 'race, color, religion, sex (including sexual orientation and gender identity), or national origin' shall be con-10 11 sidered to be a reference to 'race, color, religion, sex, sex-12 ual orientation, gender identity, national origin, age, or 13 disability'.".

14 (g) CONGRESSIONAL ACCOUNTABILITY ACT OF
15 1995.—The Congressional Accountability Act of 1995 (2
16 U.S.C. 1301 et seq.) is amended—

17 (1) in section 201(a)(1) (2 U.S.C. 1311(a)(1))
18 by inserting "(including sexual orientation and gen19 der identity)," before "or national origin,"; and

20 (2) by adding at the end of title II (42 U.S.C.
21 1311 et seq.) the following:

22 "SEC. 209. RULES OF CONSTRUCTION AND CLAIMS.

23 "Sections 1101(b), 1106, and 1107 of the Civil
24 Rights Act of 1964 shall apply to section 201 (and reme25 dial provisions of this Act related to section 201) except

that for purposes of that application, a reference in that
 section 1106 to 'race, color, religion, sex (including sexual
 orientation and gender identity), or national origin' shall
 be considered to be a reference to 'race, color, religion,
 sex (including sexual orientation and gender identity), na tional origin, age, or disability'.".

7 (h) CIVIL SERVICE REFORM ACT OF 1978.—Chapter
8 23 of title 5, United States Code, is amended—

9 (1) in section 2301(b)(2), by striking "sex,"
10 and inserting "sex (including sexual orientation and
11 gender identity),";

12 (2) in section 2302—

13 (A) in subsection (b)(1)(A), by inserting
14 "(including sexual orientation and gender iden15 tity)," before "or national origin,"; and

16 (B) in subsection (d)(1), by inserting "(in17 cluding sexual orientation and gender iden18 tity)," before "or national origin;"; and

19 (3) by adding at the end the following:

20 "SEC. 2307. RULES OF CONSTRUCTION AND CLAIMS.

21 "Sections 1101(b), 1106, and 1107 of the Civil
22 Rights Act of 1964 shall apply to this chapter (and reme23 dial provisions of this title related to this chapter) except
24 that for purposes of that application, a reference in that
25 section 1106 to 'race, color, religion, sex (including sexual)

orientation and gender identity), or national origin' shall
 be considered to be a reference to 'race, color, religion,
 sex (including sexual orientation and gender identity), na tional origin, age, a handicapping condition, marital sta tus, or political affiliation'.".

6 SEC. 8. INTERVENTION.

7 Section 902 of the Civil Rights Act of 1964 (42
8 U.S.C. 2000h–2) is amended by inserting "(including sex9 ual orientation and gender identity)," before "or national
10 origin,".

11 SEC. 9. MISCELLANEOUS.

Title XI of the Civil Rights Act of 1964 is amended—
(1) by redesignating sections 1101 through
1104 (42 U.S.C. 2000h et seq.) and sections 1105
and 1106 (42 U.S.C. 2000h-5, 2000h-6) as sections
1102 through 1105 and sections 1108 and 1109, respectively;

18 (2) by inserting after the title heading the fol-19 lowing:

20 "SEC. 1101. DEFINITIONS AND RULES.

21 "(a) DEFINITIONS.—In titles II, III, IV, VI, VII, and
22 IX (referred to individually in sections 1106 and 1107 as
23 a 'covered title'):

24 "(1) RACE; COLOR; RELIGION; SEX; SEXUAL
25 ORIENTATION; GENDER IDENTITY; NATIONAL ORI-

9

GIN.—The term 'race', 'color', 'religion', 'sex' (in cluding 'sexual orientation' and 'gender identity'), or
 'national origin', used with respect to an individual,
 includes—
 "(A) the race, color, religion, sex (includ ing sexual orientation and gender identity), or
 national origin, respectively, of another person

with whom the individual is associated or has been associated; and

"(B) a perception or belief, even if inaccurate, concerning the race, color, religion, sex
(including sexual orientation and gender identity), or national origin, respectively, of the individual.

15 "(2) GENDER IDENTITY.—The term 'gender
16 identity' means the gender-related identity, appear17 ance, mannerisms, or other gender-related character18 istics of an individual, regardless of the individual's
19 designated sex at birth.

20 "(3) INCLUDING.—The term 'including' means
21 including, but not limited to, consistent with the
22 term's standard meaning in Federal law.

23 "(4) SEX.—The term 'sex' includes—

24 "(A) a sex stereotype;

1	"(B) pregnancy, childbirth, or a related
2	medical condition;
3	"(C) sexual orientation or gender identity;
4	and
5	"(D) sex characteristics, including intersex
6	traits.
7	"(5) SEXUAL ORIENTATION.—The term 'sexual
8	orientation' means homosexuality, heterosexuality, or
9	bisexuality.
10	"(b) RULES.—In a covered title referred to in sub-
11	section (a)—
12	"(1) (with respect to sex) pregnancy, childbirth,
12 13	"(1) (with respect to sex) pregnancy, childbirth, or a related medical condition shall not receive less
13	or a related medical condition shall not receive less
13 14	or a related medical condition shall not receive less favorable treatment than other physical conditions;
13 14 15	or a related medical condition shall not receive less favorable treatment than other physical conditions; and
13 14 15 16	or a related medical condition shall not receive less favorable treatment than other physical conditions; and "(2) (with respect to gender identity) an indi-
 13 14 15 16 17 	or a related medical condition shall not receive less favorable treatment than other physical conditions; and "(2) (with respect to gender identity) an indi- vidual shall not be denied access to a shared facility,
 13 14 15 16 17 18 	or a related medical condition shall not receive less favorable treatment than other physical conditions; and "(2) (with respect to gender identity) an indi- vidual shall not be denied access to a shared facility, including a restroom, a locker room, and a dressing
 13 14 15 16 17 18 19 	or a related medical condition shall not receive less favorable treatment than other physical conditions; and "(2) (with respect to gender identity) an indi- vidual shall not be denied access to a shared facility, including a restroom, a locker room, and a dressing room, that is in accordance with the individual's

1 "SEC. 1106. RULES OF CONSTRUCTION.

2 "(a) SEX.—Nothing in section 1101 or the provisions
3 of a covered title incorporating a term defined or a rule
4 specified in that section shall be construed—

5 "(1) to limit the protection against an unlawful
6 practice on the basis of pregnancy, childbirth, or a
7 related medical condition provided by section 701(k);
8 or

9 "(2) to limit the protection against an unlawful
10 practice on the basis of sex available under any pro11 vision of Federal law other than that covered title,
12 prohibiting a practice on the basis of sex.

13 "(b) Claims and Remedies Not Precluded.— Nothing in section 1101 or a covered title shall be con-14 strued to limit the claims or remedies available to any indi-15 16 vidual for an unlawful practice on the basis of race, color, religion, sex (including sexual orientation and gender iden-17 tity), or national origin including claims brought pursuant 18 19 to section 1979 or 1980 of the Revised Statutes (42) U.S.C. 1983, 1985) or any other law, including a Federal 20 law amended by the Equality Act, regulation, or policy. 21 22 "(c) NO NEGATIVE INFERENCE.—Nothing in section 23 1101 or a covered title shall be construed to support any 24 inference that any Federal law prohibiting a practice on the basis of sex does not prohibit discrimination on the 25 basis of pregnancy, childbirth, or a related medical condi-26

tion, sexual orientation, gender identity, or a sex stereo type.

3 "SEC. 1107. CLAIMS.

4 "The Religious Freedom Restoration Act of 1993 (42
5 U.S.C. 2000bb et seq.) shall not provide a claim con6 cerning, or a defense to a claim under, a covered title,
7 or provide a basis for challenging the application or en8 forcement of a covered title.".

9 SEC. 10. HOUSING.

10 (a) FAIR HOUSING ACT.—The Fair Housing Act (42
11 U.S.C. 3601 et seq.) is amended—

12 (1) in section 802 (42 U.S.C. 3602), by adding
13 at the end the following:

'(p) 'Gender identity', 'sex', and 'sexual orientation'
have the meanings given those terms in section 1101(a)
of the Civil Rights Act of 1964.

"(q) 'Race', 'color', 'religion', 'sex' (including 'sexual
orientation' and 'gender identity'), 'handicap', 'familial
status', or 'national origin', used with respect to an individual, includes—

"(1) the race, color, religion, sex (including sexual orientation and gender identity), handicap, familial status, or national origin, respectively, of another person with whom the individual is associated
or has been associated; and

1	"(2) a perception or belief, even if inaccurate,
2	concerning the race, color, religion, sex (including
3	sexual orientation and gender identity), handicap,
4	familial status, or national origin, respectively, of the
5	individual.";
6	(2) in section 804, by inserting "(including sex-
7	ual orientation and gender identity)," after "sex,"
8	each place that term appears;
9	(3) in section 805, by inserting "(including sex-
10	ual orientation and gender identity)," after "sex,"
11	each place that term appears;
12	(4) in section 806, by inserting "(including sex-
13	ual orientation and gender identity)," after "sex,";
14	(5) in section $808(e)(6)$, by inserting "(includ-
15	ing sexual orientation and gender identity)," after
16	"sex,"; and
17	(6) by adding at the end the following:
18	"SEC. 821. RULES OF CONSTRUCTION.
19	"Sections 1101(b) and 1106 of the Civil Rights Act
20	of 1964 shall apply to this title and section 901, except
21	that for purposes of that application, a reference in that
22	section $1101(b)$ or 1106 to a 'covered title' shall be consid-
23	ered a reference to 'this title and section 901'.

1 "SEC. 822. CLAIMS.

2 "Section 1107 of the Civil Rights Act of 1964 shall
3 apply to this title and section 901, except that for pur4 poses of that application, a reference in that section 1107
5 to a 'covered title' shall be considered a reference to 'this
6 title and section 901'.".

7 (b) PREVENTION OF INTIMIDATION IN FAIR HOUS-8 ING CASES.—Section 901 of the Civil Rights Act of 1968 9 (42 U.S.C. 3631) is amended by inserting "(including sex-10 ual orientation (as such term is defined in section 802 of 11 this Act) and gender identity (as such term is defined in 12 section 802 of this Act))," after "sex," each place that 13 term appears.

14 SEC. 11. EQUAL CREDIT OPPORTUNITY.

(a) PROHIBITED DISCRIMINATION.—Section
701(a)(1) of the Equal Credit Opportunity Act (15 U.S.C.
1691(a)(1)) is amended by inserting "(including sexual
orientation and gender identity)," after "sex".

19 (b) DEFINITIONS.—Section 702 of the Equal Credit
20 Opportunity Act (15 U.S.C. 1691a) is amended—

21 (1) by redesignating subsections (f) and (g) as
22 subsections (h) and (i), respectively;

23 (2) by inserting after subsection (e) the fol-24 lowing:

"(f) The terms 'gender identity', 'sex', and 'sexual
 orientation' have the meanings given those terms in sec tion 1101(a) of the Civil Rights Act of 1964.

4 "(g) The term 'race', 'color', 'religion', 'national ori-5 gin', 'sex' (including 'sexual orientation' and 'gender iden-6 tity'), 'marital status', or 'age', used with respect to an 7 individual, includes—

8 "(1) the race, color, religion, national origin, 9 sex (including sexual orientation and gender iden-10 tity), marital status, or age, respectively, of another 11 person with whom the individual is associated or has 12 been associated; and

"(2) a perception or belief, even if inaccurate,
concerning the race, color, religion, national origin,
sex (including sexual orientation and gender identity), marital status, or age, respectively, of the individual."; and

18 (3) by adding at the end the following:

"(j) Sections 1101(b) and 1106 of the Civil Rights
Act of 1964 shall apply to this title, except that for purposes of that application—

"(1) a reference in those sections to a 'covered
title' shall be considered a reference to 'this title';
and

"(2) paragraph (1) of such section 1101(b)
 shall apply with respect to all aspects of a credit
 transaction.".

4 (c) RELATION TO STATE LAWS.—Section 705(a) of
5 the Equal Credit Opportunity Act (15 U.S.C. 1691d(a))
6 is amended by inserting "(including sexual orientation and
7 gender identity)," after "sex".

8 (d) CIVIL LIABILITY.—Section 706 of the Equal
9 Credit Opportunity Act (15 U.S.C. 1691e) is amended by
10 adding at the end the following:

"(l) Section 1107 of the Civil Rights Act of 1964
shall apply to this title, except that for purposes of that
application, a reference in that section to a 'covered title'
shall be considered a reference to 'this title'.".

15 SEC. 12. JURIES.

16 (a) IN GENERAL.—Chapter 121 of title 28, United
17 States Code, is amended—

18 (1) in section 1862, by inserting "(including
19 sexual orientation and gender identity)," after
20 "sex,";

(2) in section 1867(e), in the second sentence,
by inserting "(including sexual orientation and gender identity)," after "sex,";

(3) in section 1869—

1	(A) in subsection (j), by striking "and" at
2	the end;
3	(B) in subsection (k), by striking the pe-
4	riod at the end and inserting a semicolon; and
5	(C) by adding at the end the following:
6	"(l) 'gender identity', 'sex', and 'sexual orientation'
7	have the meanings given such terms under section 1101(a)
8	of the Civil Rights Act of 1964; and
9	"(m) 'race', 'color', 'religion', 'sex' (including 'sexual
10	orientation' and 'gender identity'), 'economic status', or
11	'national origin', used with respect to an individual, in-
12	cludes—
13	((1) the race, color, religion, sex (including sex-
14	ual orientation and gender identity), economic sta-
15	tus, or national origin, respectively, of another per-
16	son with whom the individual is associated or has
17	
	been associated; and
18	been associated; and "(2) a perception or belief, even if inaccurate,
18 19	
	"(2) a perception or belief, even if inaccurate,
19	"(2) a perception or belief, even if inaccurate, concerning the race, color, religion, sex (including
19 20	"(2) a perception or belief, even if inaccurate, concerning the race, color, religion, sex (including sexual orientation and gender identity), economic

1 "§ 1879. Rules of construction and claims

2 "Sections 1101(b), 1106, and 1107 of the Civil
3 Rights Act of 1964 shall apply to this chapter, except that
4 for purposes of that application, a reference in those sec5 tions to a 'covered title' shall be considered a reference
6 to 'this chapter'.".

7 (b) TECHNICAL AND CONFORMING AMENDMENT.—
8 The table of sections for chapter 121 of title 28, United
9 States Code, is amended by adding at the end the fol10 lowing:

"1879. Rules of construction and claims.".