	(Original Signature of Member)
	TH CONGRESS AST SESSION H. R.
Т	prohibit certain Federal agencies from requiring certain institutions to include assets held in custody as a liability, and for other purposes.
	IN THE HOUSE OF REPRESENTATIVES
Mr.	FLOOD introduced the following bill; which was referred to the Committee on
	A BILL
То	prohibit certain Federal agencies from requiring certain institutions to include assets held in custody as a liability, 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,

This Act may be cited as the "Uniform Treatment

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SECTION 1. SHORT TITLE.

5 of Custodial Assets Act".

1	SEC. 2. ACCOUNTING TREATMENT OF CUSTODY ACTIVI-
2	TIES.
3	(a) In General.—The appropriate Federal banking
4	agency, the National Credit Union Administration (in the
5	case of a credit union), and the Securities and Exchange
6	Commission may not require or take supervisory action
7	that would cause a depository institution, national bank,
8	Federal credit union, State credit union, trust company,
9	or any affiliate thereof—
10	(1) except as provided in subsection (b), to in-
11	clude assets held in custody or safekeeping, or the
12	assets associated with a cryptographic key held in
13	custody or safekeeping, as a liability on such institu-
14	tion's financial statement or balance sheet;
15	(2) to hold additional regulatory capital against
16	assets in custody, or safekeeping, or the assets asso-
17	ciated with a cryptographic key held in custody or
18	safekeeping, except as necessary to mitigate against
19	operational risks under regulations with general ap-
20	plication, as determined by—
21	(A) the appropriate Federal banking agen-
22	cy or State bank supervisor;
23	(B) the National Credit Union Administra-
24	tion (in the case of a credit union); or
25	(C) a State credit union supervisor; or

1	(3) to recognize a liability for any obligations
2	related to activities or services performed for digital
3	assets that such institution does not have beneficial
4	ownership of if that liability would exceed the ex-
5	pense recognized in the income statement as a result
6	of the corresponding obligation.
7	(b) Exception for Commingling.—Cash held for
8	a third party by an institution described in subsection (a)
9	may be treated as a liability on such institution's financial
10	statement or balance sheet if such cash is commingled
11	with the general assets of such institution.
12	(c) DEFINITIONS.—In this section:
13	(1) Affiliate.—The term "affiliate" has the
14	meaning given the term in section 2 of the Bank
15	Holding Company Act of 1956 (12 U.S.C. 1841).
16	(2) Credit union terms.—The terms "Fed-
17	eral credit union" and "State credit union" have the
18	meaning given those terms, respectively, in section
19	101 of the Federal Credit Union Act (12 U.S.C.
20	1752).
21	(3) FDIA TERMS.—The terms "appropriate
22	Federal banking agency", "depository institution",
23	and "State bank supervisor" have the meanings
24	given the terms, respectively, in section 3 of the
25	Federal Deposit Insurance Act (12 U.S.C. 1813).

1	(4) State credit union supervisor.—The
2	term "State credit union supervisor" means a State
3	official described in section 107A(e) of the Federal
4	Credit Union Act (12 U.S.C. 1757a(e)).