

**PART A - TEXT OF AMENDMENT TO BE CONSIDERED AS  
ADOPTED**

37  
Rev

**AMENDMENT TO H.R. 3854, AS REPORTED  
OFFERED BY MS. VELÁZQUEZ OF NEW YORK AND  
MR. GRAVES OF MISSOURI**

Page 68, strike lines 14 through 19.

Page 68, beginning line 20, insert the following:

1           “(5) APPLICABILITY.—This subsection shall  
2           apply only to a premier certified development com-  
3           pany designated as a premier certified development  
4           company by the Administrator under this section on  
5           or after the date of the enactment of the Small  
6           Business Financing and Investment Act of 2009.  
7           The loan loss reserve requirements relating to any  
8           premier certified development company certified  
9           prior to the date of the enactment of such Act shall  
10          continue to be governed by regulations in effect on  
11          the date of the enactment of such Act.

Page 134, strike lines 1 through 14 and insert the following:

12           “(16) INTEREST ASSISTANCE.—The Adminis-  
13           trator is authorized to make grants to intermediaries  
14           for the purposes of reducing interest rates charged

1 to borrowers that receive financing under this sub-  
2 section.”.

Page 135, after line 4, insert the following:

3 “(C) \$10,000,000 in interest assistance  
4 grants, as provided in section 7(m)(16).

Page 146, strike line 16 and all that follows through  
line 20 on page 148 (and redesignate remaining sections  
accordingly).

Page 149, line 15, strike “**322**” and insert “**321**”.

