110TH CONGRESS 1ST SESSION H.R. 2803

To amend the Small Business Investment Act of 1958 to establish the Angel Investment Program.

IN THE HOUSE OF REPRESENTATIVES

JUNE 21, 2007

Ms. VELÁZQUEZ (for herself, Ms. BEAN, Mr. BRALEY of Iowa, and Ms. CLARKE) introduced the following bill; which was referred to the Committee on Small Business, and in addition to the Committee on Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To amend the Small Business Investment Act of 1958 to establish the Angel Investment Program.

- 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 "Angels Nurture Grow-

- 5 ing Entrepreneurs into Long-term Successes (ANGELS)
- 6 Act".

1SEC. 2. ESTABLISHMENT OF ANGEL INVESTMENT PRO-2GRAM.

3 (a) ESTABLISHMENT.—Title III of the Small Busi4 ness Investment Act of 1958 (15 U.S.C. 681 et seq.) is
5 amended by adding at the end the following new part:

6 "PART C—ANGEL INVESTMENT PROGRAM 7 "SEC. 380. OFFICE OF ANGEL INVESTMENT.

8 "(a) ESTABLISHMENT.—There is established, in the
9 Investment Division of the Small Business Administra10 tion, the Office of Angel Investment.

11 "(b) DIRECTOR.—The head of the Office of Angel In-12 vestment is the Director of Angel Investment.

13 "(c) DUTIES.—Subject to the direction of the Sec-14 retary, the Director shall perform the following functions:

15 "(1) Provide support for the development of
16 angel investment opportunities for small business
17 concerns.

18 "(2) Administer the Angel Finance Program19 under section 381 of this Act.

20 "(3) Administer the Federal Angel Network
21 under section 382 of this Act.

22 "(4) Administer the grant program for the de23 velopment of angel groups under section 383 of this
24 Act.

25 "(5) Perform such other duties consistent with26 this section as the Administrator shall prescribe.

3

1 "SEC. 381. ANGEL FINANCE PROGRAM.

2 "(a) IN GENERAL.—The Director of Angel Invest3 ment shall establish and carry out a program, to be known
4 as the Angel Finance Program, to provide financing to
5 approved angel groups.

6 "(b) ELIGIBILITY.—To be eligible to receive financ7 ing under this section, an angel group shall—

8 "(1) have demonstrated experience making in9 vestments in local or regional small business con10 cerns;

"(2) have established protocols and a due diligence process for determining its investment strategy;

14 "(3) have an established code of ethics; and

"(4) submit an application to the Director of
Angel Investment at such time and containing such
information and assurances as the Director may require.

19 "(c) USE OF FUNDS.—An angel group that receives
20 financing under this section shall use the amounts received
21 to make investments in small business concerns—

22 "(1) that have been in existence for less than
23 5 years as of the date on which the investment is
24 made;

25 "(2) that have fewer than 75 employees as of26 the date on which the investment is made; and

"(3) more than 50 percent of the employees of
 which perform substantially all of their services in
 the United States as of the date on which the invest ment is made.

5 "(d) LIMITATION ON AMOUNT.—No angel group re6 ceiving financing under this section shall receive more
7 than \$2,000,000.

8 "(e) PRIORITY IN PROVIDING FINANCING.—In pro-9 viding financing under this section, the Director shall give 10 priority to angel groups that invest in small business con-11 cerns owned and controlled by veterans, small business 12 concerns owned and controlled by women, and socially and 13 economically disadvantaged small business concerns.

14 "(f) Geographic Distribution of Financing.— 15 In providing financing under this section, the Director shall, to the extent practicable, provide financing to angel 16 17 groups that are located in a variety of geographic areas. 18 "(g) MATCHING REQUIREMENT.—As a condition of receiving financing under this section, the Director shall 19 require that for each small business concern in which the 2021 angel group receiving such financing invests, the angel 22 group shall invest an amount that is equal to or greater 23 than the amount of financing received under this section 24 from a source other than the Federal Government that 25 is equal to the amount of the financing provided under 1 this section that the angel group invests in that small busi-2 ness concern.

3 "(h) REPAYMENT OF FINANCING.—As a condition of 4 receiving financing under this section, the Director shall 5 require an angel group to repay the Director for any investment on which the angel group makes a profit an 6 7 amount equal to the percentage of the profit that is equal 8 to the percentage of the total amount invested by the angel 9 group that consisted of financing received under this sec-10 tion.

11 "(i) ANGEL INVESTMENT FUND.—

12 "(1) ESTABLISHMENT.—There is in the Treas13 ury a fund to be known as the Angel Investment
14 Fund.

15 "(2) DEPOSIT OF CERTAIN AMOUNTS.—
16 Amounts collected under subsection (h) shall be de17 posited in the fund.

"(3) USE OF DEPOSITS.—Deposits in the fund
shall be available for the purpose of providing financing under this section in the amounts specified
in annual appropriation laws without regard to fiscal
year limitations.

23 "(j) DEFINITIONS.—In this section:

24 "(1) The term 'small business concern owned25 and controlled by veterans' has the meaning given

1	that term under section $3(q)(3)$ of the Small Busi-
2	ness Act (15 U.S.C. 632(q)(3)).
3	"(2) The term 'small business concern owned
4	and controlled by women' has the meaning given
5	that term under section $8(d)(3)(D)$ of such Act (15
6	U.S.C. 637(d)(3)(D)).
7	"(3) The term 'socially and economically dis-
8	advantaged small business concern' has the meaning
9	given that term under section $8(a)(4)(A)$ of such Act
10	(15 U.S.C. 637(a)(4)(A)).
11	"(k) Authorization of Appropriations.—There
12	is authorized to be appropriated to carry out this section—
13	"(1) \$25,000,000 for fiscal year 2008;
14	"(2) \$50,000,000 for fiscal year 2009; and
15	"(3) \$75,000,000 for fiscal year 2010.
16	"SEC. 382. FEDERAL ANGEL NETWORK.
17	"(a) IN GENERAL.—Subject to the succeeding provi-
18	sions of this subsection, the Director of the Office of Angel
19	Investment shall establish and maintain a searchable data-
20	base, to be known as the Federal Angel Network, to assist
21	small business concerns in identifying angel investors.
22	"(b) NETWORK CONTENTS.—The Federal Angel Net-
23	work shall include—
24	((1) a list of the names and addresses of angel
25	groups and angel investors;

1	"(2) information about the types of investments
2	each angel group or angel investor has made; and
3	"(3) information about other public and private
4	resources and registries that provide information
5	about angel groups or angel investors.
6	"(c) Collection of Information.—
7	"(1) IN GENERAL.—The Director shall collect
8	the information to be contained in the Federal Angel
9	Network and shall ensure that such information is
10	updated regularly.
11	"(2) Request for exclusion of informa-
12	TION.—The Director shall not include such informa-
13	tion concerning an angel investor if that investor
14	contacts the Director to request that such informa-
15	tion be excluded from the Network.
16	"(d) AVAILABILITY.—The Director shall make the
17	Federal Angel Network available on the Internet website
18	of the Administration.
19	"(e) Authorization of Appropriations.—There
20	is authorized to be appropriated to carry out this section
21	\$1,000,000, to remain available until expended.
22	"SEC. 383. GRANT PROGRAM FOR DEVELOPMENT OF ANGEL
23	GROUPS.
	GROUPS. "(a) IN GENERAL.—The Director of the Office of

1	program to make grants to eligible entities for the develop-
2	ment of new or existing angel groups and to increase
3	awareness and education about angel investing.
4	"(b) ELIGIBLE ENTITIES.—In this section, the term
5	'eligible entity' means—
6	"(1) a State or unit of local government;
7	"(2) a nonprofit organization;
8	"(3) a state mutual benefit corporation;
9	"(4) a Small Business Development Center es-
10	tablished pursuant to section 21 of the Small Busi-
11	ness Act (15 U.S.C. 648); or
12	"(5) a women's business center established pur-
13	suant to section 29 of the Small Business Act (15)
14	U.S.C. 656).
15	"(c) APPLICATION.—To receive a grant under this
16	section, an eligible entity shall submit an application that
17	contains—
18	((1) a proposal describing how the grant would
19	be used; and
20	((2) any other information or assurances as the
21	Director may require.
22	"(d) REPORT.—Not later than 3 years after the date
23	on which an eligible entity receives a grant under this sec-
24	tion, such eligible entity shall submit a report to the Ad-
25	ministrator describing the use of grant funds and evalu-

ating the success of the angel group developed using the
 grant funds.

3 "(e) AUTHORIZATION OF APPROPRIATIONS.—There
4 is authorized to be appropriated to carry out this section
5 \$1,500,000, for each of fiscal years 2008 through 2010.
6 "SEC. 384. DEFINITIONS.

7 "In this part:

8 "(a) The term 'angel group' means two or more angel
9 investors organized for the purpose of making investments
10 in local or regional small business concerns that—

11 "(1) consists primarily of angel investors;

12 "(2) requires angel investors to be accredited13 investors; and

"(3) actively involves the angel investors in
evaluating and making decisions about making investments.

17 "(b) The term 'angel investor' means an individual18 who—

"(1) on the basis of such factors as financial
sophistication, income, net worth, knowledge, and
experience in financial matters, or amount of assets
under management, qualifies as an accredited investor under rules and regulations prescribed by the
Commissioner of the Securities and Exchange Commission; and

"(2) provides capital to or makes investments
 in a small business concern.".

3 SEC. 3. TAX CREDIT FOR SMALL BUSINESS INVESTMENT.

4 (a) IN GENERAL.—Subpart A of part IV of sub-5 chapter A of chapter 1 of the Internal Revenue Code of 6 1986 (relating to nonrefundable personal credits) is 7 amended by inserting after section 25D the following new 8 section:

9 "SEC. 25E. SMALL BUSINESS INVESTMENT.

10 "(a) IN GENERAL.—In the case of an individual, 11 there shall be allowed as a credit against the tax imposed 12 by this chapter an amount equal to 20 percent of the 13 amount paid or incurred for qualified small business in-14 vestments during the taxable year.

15 "(b) LIMITATION.—With respect to any qualified small business investment in any corporation or partner-16 17 ship, the amount paid or incurred by any taxpayer which is taken into account under subsection (a) shall not exceed 18 19 \$250,000 (\$500,000 in the case of a joint return), reduced 20 by the amount taken into account under such subsection 21 with respect to investments by the taxpayer in such cor-22 poration or partnership for all prior taxable years.

23 "(c) QUALIFIED SMALL BUSINESS INVESTMENT.—
24 For purposes of this section—

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1	"(1) IN GENERAL.—The term 'qualified small
2	business investment' means any small business stock
3	and any small business partnership interest.
4	"(2) SMALL BUSINESS STOCK.—The term
5	'small business stock' means any stock in a domestic
6	corporation acquired by the taxpayer at its original
7	issue (directly or through an underwriter) solely in
8	exchange for cash, if—
9	"(A) such corporation is an eligible small
10	business (as defined in section 41(b)(3)(D)(ii));
11	"(B) such corporation is engaged primarily
12	in the trade or business of manufacturing, proc-
13	essing, assembling, or researching and devel-
14	oping products or in the trade or business of
15	agriculture, technology, or life science;
16	"(C) such corporation has been in exist-
17	ence for less than 5 years as of such acquisi-
18	tion;
19	"(D) such corporation has fewer than 75
20	employees as of such acquisition;
21	((E) more than 50 percent of the corpora-
22	tion's employees perform substantially all of
23	their services in the United States as of such
24	acquisition; and

1	"(F) such stock is designated by the cor-
2	poration for purposes of this paragraph.
3	For purposes of subparagraph (E), stock shall not
4	be treated as designated if such designation would
5	result in the aggregate amount which may be taken
6	into account under this section with respect to stock
7	issued by such corporation to exceed \$750,000, tak-
8	ing into account all taxpayers for all taxable years.
9	"(3) Small business partnership inter-
10	EST.—The term 'small business partnership interest'
11	means any capital or profits interest in a domestic
12	partnership acquired by the taxpayer from the part-
13	nership solely in exchange for cash, if—
14	"(A) such partnership is an eligible small
15	business (as defined in section $41(b)(3)(D)(ii)$);
16	"(B) such partnership is engaged primarily
17	in the trade or business of manufacturing, proc-
18	essing, assembling, or researching and devel-
19	oping products or in the trade or business of
20	agriculture, technology, or life science;
21	"(C) such partnership has been in exist-
22	ence for less than 5 years as of such acquisi-
23	tion;
24	"(D) such partnership has fewer than 75
25	employees as of such acquisition;

1	"(E) more than 50 percent of the partner-
2	ship's employees perform substantially all of
3	their services in the United States as of such
4	acquisition; and

5 "(F) such capital or profits interest is des6 ignated by partnership for purposes of this
7 paragraph.

8 For purposes of subparagraph (E), a capital or prof-9 its interest shall not be treated as designated if such 10 designation would result in the aggregate amount 11 which may be taken into account under this section 12 with respect to interests in such partnership to ex-13 ceed \$750,000, taking into account all taxpayers for 14 all taxable years.

"(d) CARRYFORWARD OF UNUSED CREDIT.---If the 15 credit allowable under subsection (a) exceeds the limita-16 tion imposed by section 26(a) for such taxable year re-17 18 duced by the sum of the credits allowable under this sub-19 part (other than this section), such excess shall be carried to the succeeding taxable year and added to the credit al-20 21 lowable under this section. Such excess shall not be taken 22 into account under this subsection for such succeeding 23 taxable year or any taxable year succeeding such year.".

(b) CLERICAL AMENDMENT.—The table of sections
 of such subpart is amended by inserting after the item
 relating to section 25D the following new item:
 "Sec. 25E. Small business investment.".

4 (c) REPORT TO CONGRESS.—The Secretary of the 5 Treasury shall conduct a study and report to Congress on 6 the effectiveness of the credit allowed under section 25E 7 of the Internal Revenue Code of 1986 (as added by this 8 section), and similar State tax credits, in providing incen-9 tives for investment in qualified small businesses. There are authorized to be appropriated \$500,000 to carry out 10 the purposes of this subsection. 11

12 (d) EFFECTIVE DATE.—The amendments made by
13 this section shall apply to taxable years beginning after
14 the date of the enactment of this Act.

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