114TH CONGRESS 1ST SESSION H.R. 2064

AN ACT

To amend certain provisions of the securities laws relating to the treatment of emerging growth companies.

1 Be it enacted by the Senate and House of Representa-

2 tives of the United States of America in Congress assembled,

1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Improving Access to3 Capital for Emerging Growth Companies Act".

4 SEC. 2. FILING REQUIREMENT FOR PUBLIC FILING PRIOR 5 TO PUBLIC OFFERING.

6 Section 6(e)(1) of the Securities Act of 1933 (15
7 U.S.C. 77f(e)(1)) is amended by striking "21 days" and
8 inserting "15 days".

9 SEC. 3. GRACE PERIOD FOR CHANGE OF STATUS OF 10 EMERGING GROWTH COMPANIES.

11 Section 6(e)(1) of the Securities Act of 1933 (15) U.S.C. 77f(e)(1)) is further amended by adding at the end 12 the following: "An issuer that was an emerging growth 13 company at the time it submitted a confidential registra-14 tion statement or, in lieu thereof, a publicly filed registra-15 tion statement for review under this subsection but ceases 16 to be an emerging growth company thereafter shall con-17 tinue to be treated as an emerging market growth com-18 19 pany for the purposes of this subsection through the ear-20 lier of the date on which the issuer consummates its initial public offering pursuant to such registrations statement 21 22 or the end of the 1-year period beginning on the date the 23 company ceases to be an emerging growth company.".

1SEC. 4. SIMPLIFIED DISCLOSURE REQUIREMENTS FOR2EMERGING GROWTH COMPANIES.

3 Section 102 of the Jumpstart Our Business Startups
4 Act (Public Law 112–106) is amended by adding at the
5 end the following:

6 "(d) SIMPLIFIED DISCLOSURE REQUIREMENTS.—
7 With respect to an emerging growth company (as such
8 term is defined under section 2 of the Securities Act of
9 1933):

10 "(1) REQUIREMENT TO INCLUDE NOTICE ON 11 FORMS S-1 AND F-1.—Not later than 30 days after 12 the date of enactment of this subsection, the Securi-13 ties and Exchange Commission shall revise its gen-14 eral instructions on Forms S-1 and F-1 to indicate that a registration statement filed (or submitted for 15 16 confidential review) by an issuer prior to an initial 17 public offering may omit financial information for 18 historical periods otherwise required by regulation 19 S-X (17 CFR 210.1-01 et seq.) as of the time of 20 filing (or confidential submission) of such registra-21 tion statement, provided that—

"(A) the omitted financial information relates to a historical period that the issuer reasonably believes will not be required to be included in the Form S-1 or F-1 at the time of
the contemplated offering; and

1	"(B) prior to the issuer distributing a pre-
2	liminary prospectus to investors, such registra-
3	tion statement is amended to include all finan-
4	cial information required by such regulation S–
5	X at the date of such amendment.
6	"(2) Reliance by issuers.—Effective 30 days
7	after the date of enactment of this subsection, an
8	issuer filing a registration statement (or submitting
9	the statement for confidential review) on Form S–
10	1 or Form F–1 may omit financial information for
11	historical periods otherwise required by regulation
12	S-X (17 CFR 210.1–01 et seq.) as of the time of
13	filing (or confidential submission) of such registra-
14	tion statement, provided that—
15	"(A) the omitted financial information re-
16	lates to a historical period that the issuer rea-
17	sonably believes will not be required to be in-
18	cluded in the Form S–1 or Form F–1 at the
19	time of the contemplated offering; and
20	"(B) prior to the issuer distributing a pre-
21	liminary prospectus to investors, such registra-

tion statement is amended to include all finan-

cial information required by such regulation S–
 X at the date of such amendment.".
 Passed the House of Representatives July 14, 2015.
 Attest:

Clerk.

114TH CONGRESS H. R. 2064

AN ACT

To amend certain provisions of the securities laws relating to the treatment of emerging growth companies.