

115TH CONGRESS  
2D SESSION

# H. R. 5236

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IN THE SENATE OF THE UNITED STATES

MAY 9, 2018

Received; read twice and referred to the Committee on Small Business and  
Entrepreneurship

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## AN ACT

To expand opportunities available to employee-owned business concerns through Small Business Administration loan programs, 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,*

1 **SECTION 1. SHORT TITLE.**

2 This Act may be cited as the “Main Street Employee  
3 Ownership Act of 2018”.

4 **SEC. 2. DEFINITIONS.**

5 In this Act—

6 (1) the terms “Administration” and “Administrator” means the Small Business Administration  
7 and the Administrator thereof, respectively;

9 (2) the term “cooperative” means an entity  
10 that is determined to be a cooperative by the Adminis-  
11 trator, in accordance with applicable Federal and  
12 State laws and regulations;

13 (3) the term “employee-owned business con-  
14 cern” means—

15 (A) a cooperative in which employees are  
16 eligible for membership; and

17 (B) a qualified employee trust;

18 (4) the terms “qualified employee trust” and  
19 “small business concern” have the meanings given  
20 those terms in section 3 of the Small Business Act  
21 (15 U.S.C. 632); and

22 (5) the term “small business development cen-  
23 ter” means a small business development center de-  
24 scribed in section 21 of the Small Business Act (15  
25 U.S.C. 648).

1     **SEC. 3. EXPANSION OF 7(A) LOANS.**

2         (a) IN GENERAL.—Section 7(a) of the Small Busi-

3 ness Act (15 U.S.C. 636(a)) is amended—

4             (1) in paragraph (15)—

5                 (A) in subparagraph (A)—

6                     (i) by striking “this subsection to

7 qualified employee trusts” and inserting

8                     “this subsection—

9                     “(i) to qualified employee trusts”;

10                     (ii) in clause (i), as so designated—

11                         (I) by inserting “, and for any

12 transaction costs associated with pur-

13 chasing,” after “purchasing”;

14                         (II) by striking the period at the

15 end and inserting “; and”; and

16                         (iii) by adding at the end the fol-

17 lowing:

18                     “(ii) to a small business concern under a

19 plan approved by the Administrator, if the pro-

20 ceeds from the loan are only used to make a

21 loan to a qualified employee trust, and for any

22 transaction costs associated with making that

23 loan, that results in the qualified employee trust

24 owning at least 51 percent of the small business

25 concern.”;

26                 (B) in subparagraph (B)—

(i) in the matter preceding clause (i), by inserting “or by the small business concern” after “the trustee of such trust”;

(iii) in clause (iii), by striking the period at the end and inserting “, and”; and

“(iv) with respect to a loan made to a trust, or to a cooperative in accordance with paragraph (35)—

13                         “(I) a seller of the small business con-  
14                         cern may remain involved as an officer, di-  
15                         rector, or key employee of the small busi-  
16                         ness concern when a qualified employee  
17                         trust or cooperative has acquired 100 per-  
18                         cent of ownership of the small business  
19                         concern; and

“(II) any seller of the small business concern who remains as an owner of the small business concern, regardless of the percentage of ownership interest, shall be required to provide a personal guarantee by the Administration.”; and

1 (C) by adding at the end the following:

2               “(F) A small business concern that makes a  
3               loan to a qualified employee trust under subpara-  
4               graph (A)(ii) is not required to contain the same  
5               terms and conditions as the loan made to the small  
6               business concern that is guaranteed by the Adminis-  
7               tration under such subparagraph.

8               “(G) With respect to a loan made to a qualified  
9 employee trust under this paragraph, or to a cooper-  
10 ative in accordance with paragraph (35), the Admin-  
11 istrator may, as deemed appropriate, elect to not re-  
12 quire any mandatory equity to be provided by the  
13 qualified employee trust or cooperative to make the  
14 loan.”; and

15 (2) by adding at the end the following:

16                   “(35) LOANS TO COOPERATIVES.—

17                 “(A) DEFINITION.—In this paragraph, the  
18                 term ‘cooperative’ means an entity that is de-  
19                 termined to be a cooperative by the Adminis-  
20                 trator, in accordance with applicable Federal  
21                 and State laws and regulation.

“(B) AUTHORITY.—The Administration shall guarantee loans made to a cooperative for the purpose described in paragraph (15).”.

1       (b) DELEGATION OF AUTHORITY TO PREFERRED  
2 LENDERS.—Section 5(b)(7) of the Small Business Act (15  
3 U.S.C. 634(b)(7)) is amended by inserting “, including  
4 loans guaranteed under paragraph (15) or (35) of section  
5 7(a)” after “deferred participation loans”.

6 **SEC. 4. SMALL BUSINESS INVESTMENT COMPANY PRO-**

7                   **GRAM OUTREACH.**

8       The Administrator shall provide outreach and edu-  
9 cational materials to companies licensed under section  
10 301(c) of the Small Business Investment Act of 1958 (15  
11 U.S.C. 681(c)) to increase the use of funds to make invest-  
12 ments in company transitions to employee-owned business  
13 concerns.

14 **SEC. 5. SMALL BUSINESS MICROLOAN PROGRAM OUT-**

15                   **REACH.**

16       The Administrator shall provide outreach and edu-  
17 cational materials to intermediaries under section 7(m) of  
18 the Small Business Act (15 U.S.C. 636(m)) to increase  
19 the use of funds to make loans to employee-owned busi-  
20 ness concerns, including transitions to employee-owned  
21 business concerns.

22 **SEC. 6. SMALL BUSINESS DEVELOPMENT CENTER OUT-**

23                   **REACH AND ASSISTANCE.**

24       (a) ESTABLISHMENT.—The Administrator shall es-  
25 tablish a Small Business Employee Ownership and Co-

1   operatives Promotion Program to offer technical assist-  
2   ance and training on the transition to employee ownership  
3   through cooperatives and qualified employee trusts.

4                 (b) SMALL BUSINESS DEVELOPMENT CENTERS.—

5                     (1) IN GENERAL.—In carrying out the program  
6   established under subsection (a), the Administrator  
7   shall enter into agreements with small business de-  
8   velopment centers under which the centers shall—

9                             (A) provide access to information and re-  
10          sources on employee ownership through co-  
11          operatives or qualified employee trusts as a  
12          business succession strategy;

13                             (B) conduct training and educational ac-  
14          tivities; and

15                             (C) carry out the activities described in  
16          subparagraph (U) of section 21(c)(3) of the  
17          Small Business Act (15 U.S.C. 648(c)(3)).

18                         (2) ADDITIONAL SERVICES.—Section 21(c)(3)  
19          of the Small Business Act (15 U.S.C. 648(c)(3)) is  
20          amended—

21                             (A) in subparagraph (S), by striking  
22          “and” at the end;

23                             (B) in subparagraph (T), by striking the  
24          period at the end and inserting “; and”; and

25                             (C) by adding at the end the following:

1               “(U) encouraging and assisting the provision of  
2               succession planning to small business concerns with  
3               a focus on transitioning to cooperatives, as defined  
4               in section 7(a)(35), and qualified employee trusts  
5               (collectively referred to in this subparagraph as ‘em-  
6               ployee-owned business concerns’), including by—

7                     “(i) providing training to individuals to  
8               promote the successful management, govern-  
9               ance, or operation of a business purchased by  
10               those individuals in the formation of an em-  
11               ployee-owned business concern;

12               “(ii) assisting employee-owned business  
13               concerns that meet applicable size standards es-  
14               tablished under section 3(a) with education and  
15               technical assistance with respect to financing  
16               and contracting programs administered by the  
17               Administration;

18               “(iii) coordinating with lenders on con-  
19               ducting outreach on financing through pro-  
20               grams administered by the Administration that  
21               may be used to support the transition of owner-  
22               ship to employees;

23               “(iv) supporting small business concerns in  
24               exploring or assessing the possibility of

1           transitioning to an employee-owned business  
2           concern; and

3           “(v) coordinating with the cooperative de-  
4           velopment centers of the Department of Agri-  
5           culture, the land grant extension network, the  
6           Manufacturing Extension Partnership, commu-  
7           nity development financial institutions, em-  
8           ployee ownership associations and service pro-  
9           viders, and local, regional and national coopera-  
10           tive associations.”.

11 **SEC. 7. INTERAGENCY WORKING GROUP.**

12           (a) IN GENERAL.—Not later than 90 days after the  
13           date of enactment of this Act, the Administrator (or a des-  
14           ignee of the Administrator) shall coordinate and chair an  
15           interagency working group, which shall—

16               (1) develop recommendations on how Federal  
17               programs can promote, support, and increase the  
18               number of employee-owned business concerns;

19               (2) ensure coordination with Federal agencies  
20               and national and local employee ownership, coopera-  
21               tive, and small business organizations; and

22               (3) publish a report on the activities of the  
23               interagency working group that is indexed and main-  
24               tained for public review.

1       (b) MEETINGS.—The interagency working group  
2 shall meet at such times as determined necessary by the,  
3 but not less than biannually. Such meetings may occur  
4 in person or via electronic resources.

**5 SEC. 8. AMENDMENT TO REPORT TO CONGRESS ON STATUS**

## 6 OF EMPLOYEE-OWNED FIRMS.

7       Section 7(a)(15)(E) of the Small Business Act (15  
8 U.S.C. 636(a)(15)(E)) is amended by striking “Adminis-  
9 tration.” and inserting “Administration, which shall in-  
10 clude—

“(i) the total number of loans made to employee-owned business concerns that were guaranteed by the Administrator under section 7(a) of the Small Business Act (15 U.S.C. 636(a)) or section 502 of the Small Business Investment Act of 1958 (15 U.S.C. 696), including the number of loans made—

19                             “(I) to small business concerns  
20                             owned and controlled by socially and  
21                             economically disadvantaged individ-  
22                             uals; and

1                         “(ii) the total number of financings  
2                         made to employee-owned business concerns  
3                         by companies licensed under section 301(c)  
4                         of the Small Business Investment Act of  
5                         1958 (15 U.S.C. 696(c)), including the  
6                         number of financings made—

7                         “(I) to small business concerns  
8                         owned and controlled by socially and  
9                         economically disadvantaged individ-  
10                         uals; and

11                         “(II) to cooperatives in which  
12                         employees are eligible for membership;  
13                         and

14                         “(iii) any outreach and educational  
15                         activities conducted by the Administration  
16                         with respect to employee-owned business  
17                         concerns.”.

18 **SEC. 9. REPORT ON COOPERATIVE LENDING.**

19                         (a) SENSE OF CONGRESS.—It is the sense of Con-  
20                         gress that cooperatives have a unique business structure  
21                         and are unable to access the lending programs of the Ad-  
22                         ministration effectively due to loan guarantee require-  
23                         ments that are incompatible with the business structure  
24                         of cooperatives.

25                         (b) STUDY AND REPORT.—

1                     (1) STUDY.—The Administrator, in coordina-  
2       tion with lenders, stakeholders, and Federal agen-  
3       cies, shall study and recommend practical alter-  
4       natives for cooperatives that will satisfy the loan  
5       guarantee requirements of the Administration.

6                     (2) REPORT.—Not later than 120 days after  
7       the date of enactment of this Act, the Administrator  
8       shall submit to Congress the recommendations devel-  
9       oped under paragraph (1) and a plan to implement  
10      such recommendations.

11      **SEC. 10. AMENDMENT TO DEFINITION OF QUALIFIED EM-**  
12                     **PLOYEE TRUST.**

13      Section 3(c)(2)(A)(ii) of the Small Business Act (15  
14      U.S.C. 632(c)(2)(A)(ii)) is amended to read as follows:

15                     “(ii) which provides that each participant  
16       is entitled to direct the plan trustee as to the  
17       manner of how to vote the qualified employer  
18       securities (as defined in section 4975(e)(8) of  
19       the Internal Revenue Code of 1986), which are  
20       allocated to the account of such participant  
21       with respect to a corporate matter which (by  
22       law or charter) must be decided by a vote con-

Passed the House of Representatives May 8, 2018.

Attest: KAREN L. HAAS,  
*Clerk.*