SMALL BUSINESS CAPITAL FORMATION ENHANCEMENT ACT

MAY 1, 2017.—Committed to the Committee of the Whole House on the State of the Union and ordered to be printed

Mr. HENSARLING, from the Committee on Financial Services, submitted the following

REPORT

[To accompany H.R. 1312]

[Including cost estimate of the Congressional Budget Office]

The Committee on Financial Services, to whom was referred the bill (H.R. 1312) to amend the Small Business Investment Incentive Act of 1980 to require an annual review by the Securities and Exchange Commission of the annual government-business forum on capital formation that is held pursuant to such Act, having considered the same, report favorably thereon with an amendment and recommend that the bill as amended do pass.

The amendment is as follows:

Strike all after the enacting clause and insert the following:

SECTION 1. SHORT TITLE.

This Act may be cited as the “Small Business Capital Formation Enhancement Act”.

SEC. 2. ANNUAL REVIEW OF GOVERNMENT-BUSINESS FORUM ON CAPITAL FORMATION.

Section 503 of the Small Business Investment Incentive Act of 1980 (15 U.S.C. 80c–1) is amended by adding at the end the following:

“(e) The Commission shall—

“(1) review the findings and recommendations of the forum; and

“(2) each time the forum submits a finding or recommendation to the Commission, promptly issue a public statement—

“(A) assessing the finding or recommendation of the forum; and

“(B) disclosing the action, if any, the Commission intends to take with respect to the finding or recommendation.

“(f) FORUM FINDINGS.—Nothing in this section shall require the Commission to agree to or act upon any finding or recommendation of the forum.”.
PURPOSE AND SUMMARY

Introduced by Representative Poliquin on March 2, 2017, H.R. 1312 the “Small Business Capital Formation Enhancement Act,” requires the SEC to respond to recommendations offered by its annual Government Business Forum on Small Business Capital Formation (Forum). The Forum has met annually since 1981 and generates a list of findings and recommendations; however, the SEC is under no obligation to respond to the Forum’s recommendations and findings. H.R. 1312 would require the SEC to respond to any findings and recommendations put forth by the Forum. This statutory obligation is consistent with the current requirements related to the findings and recommendations offered by the Investor Advisory Committee as required by Title IX of the Dodd-Frank Act.

BACKGROUND AND NEED FOR LEGISLATION

In 1980, Congress required the SEC to conduct an annual government-business forum to review the current status of problems and programs relating to small business capital formation. A summary of the proceedings of the forum—known as the Government-Business Forum on Small Business Capital Formation—and any related findings and recommendations are submitted to, among other things, the SEC and appropriate congressional committees for review. The Forum has generated a number of sound recommendations that the Financial Services Committee has used to develop legislation, including many provisions of the bipartisan JOBS Act.

Unfortunately, the SEC is not statutorily obligated to respond to the Forum’s recommendations and findings. Although Congress has deemed the recommendations worthy of response and action, the SEC has not. Interestingly, SEC Commissioners typically offer opening statements at Forum meetings that praise the Forum’s work and the expertise of its members. For example, at the November 19, 2015, commencement of the forum, former SEC Chair White noted that:

This is . . . the latest in a remarkable series of open and direct discussions that has given the Commission critical insight into the impact of our rules on small businesses and on their efforts to raise capital. This Forum can be counted on to be another frank and productive conversation, and we welcome all of your perspectives as leaders of the small business community.

Despite that acknowledgement, the SEC typically does not utilize the work of the Forum. As noted by now-acting SEC Chairman Mike Piwowar at the 2015 Forum:

Given your tremendous efforts to develop thoughtful recommendations, I believe the Commission should respond to each one. By statute, the Commission is required to respond to each recommendation provided by the Investor Advisory Committee. It should not take a law to require the Commission to respond to the Forum’s recommendations—it is more of a matter of common courtesy and good government.
H.R. 1312, the Small Business Capital Formation Enhancement Act, remedies the discrepancy pointed out by Acting Chairman Piwowar.

HEARINGS

The Committee on Financial Services’ Subcommittee on Capital Markets and Government Sponsored Enterprises held a hearing examining matters relating to similar legislation on December 2, 2015.

COMMITTEE CONSIDERATION

The Committee on Financial Services met in open session on March 9, 2017 and ordered H.R. 1312 to be reported favorably to the House as amended by a recorded vote of 58 yeas to 0 nay (recorded vote no. FC–33), a quorum being present.

COMMITTEE VOTES

Clause 3(b) of rule XIII of the Rules of the House of Representatives requires the Committee to list the record votes on the motion to report legislation and amendments thereto. An amendment offered by Representative Poliquin was agreed to by a voice vote. The sole record vote was a motion by Chairman Hensarling to report the bill favorably to the House as amended. That motion was agreed to by a recorded vote of 58 yeas to 0 nay (record vote no. FC–33), a quorum being present.
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COMMITTEE OVERSIGHT FINDINGS

Pursuant to clause 3(c)(1) of rule XIII of the Rules of the House of Representatives, the findings and recommendations of the committee based on oversight activities under clause 2(b)(1) of rule X of the Rules of the House of Representatives, are incorporated in the descriptive portions of this report.

PERFORMANCE GOALS AND OBJECTIVES

Pursuant to clause 3(c)(4) of rule XIII of the Rules of the House of Representatives, the Committee states that H.R. 1312 will remedy the SEC’s lack of response to the Government-Business Forum on Small Business Capital Formation’s recommendations and findings by statutorily obligating the SEC to respond to any findings and recommendations put forth by the Forum.

NEW BUDGET AUTHORITY, ENTITLEMENT AUTHORITY, AND TAX EXPENDITURES

In compliance with clause 3(c)(2) of rule XIII of the Rules of the House of Representatives, the Committee adopts as its own the estimate of new budget authority, entitlement authority, or tax expenditures or revenues contained in the cost estimate prepared by the Director of the Congressional Budget Office pursuant to section 402 of the Congressional Budget Act of 1974.

COMMITTEE COST ESTIMATE

The Committee adopts as its own the cost estimate prepared by the Director of the Congressional Budget Office pursuant to section 402 of the Congressional Budget Act of 1974.

CONGRESSIONAL BUDGET OFFICE ESTIMATES

Pursuant to clause 3(c)(3) of rule XIII of the Rules of the House of Representatives, the following is the cost estimate provided by the Congressional Budget Office pursuant to section 402 of the Congressional Budget Act of 1974:

U.S. CONGRESS,
CONGRESSIONAL BUDGET OFFICE,

Hon. Jeb Hensarling,
Chairman, Committee on Financial Services,
House of Representatives, Washington, DC.

Dear Mr. Chairman: The Congressional Budget Office has prepared the enclosed cost estimate for H.R. 1312, the Small Business Capital Formation Enhancement Act.

If you wish further details on this estimate, we will be pleased to provide them. The CBO staff contact is Stephen Rabent.

Sincerely,

Mark P. Hadley
(For Keith Hall).

Enclosure.
H.R. 1312—Small Business Capital Formation Enhancement Act

H.R. 1312 would require the Securities and Exchange Commission (SEC) to review and assess the recommendations generated at an annual forum of government agencies and business professionals convened to discuss small business capital formation. The SEC also would be required to disclose any actions it intends to take in response to any finding or recommendation made by the forum.

Based on an analysis of information from the SEC, CBO estimates that implementing H.R. 1312 would cost less than $500,000 to complete the review and assessment of recommendations. Under current law, the SEC is authorized to collect fees sufficient to offset its annual appropriation; therefore, CBO estimates that the net effect on discretionary spending would be negligible, assuming appropriation actions consistent with that authority.

Enacting H.R. 1312 would not affect direct spending or revenues; therefore, pay-as-you-go procedures do not apply. CBO estimates that enacting H.R. 1312 would not increase net direct spending or on-budget deficits in any of the four consecutive 10-year periods beginning in 2028.

H.R. 1312 contains no intergovernmental or private-sector mandates as defined in the Unfunded Mandates Reform Act and would not affect the budgets of state, local, or tribal governments.

The CBO staff contact for this estimate is Stephen Rabent. The estimate was approved by H. Samuel Papenfuss, Deputy Assistant Director for Budget Analysis.

Federal Mandates Statement

The Committee adopts as its own the estimate of Federal mandates prepared by the Director of the Congressional Budget Office pursuant to section 423 of the Unfunded Mandates Reform Act.

Advisory Committee Statement

No advisory committees within the meaning of section 5(b) of the Federal Advisory Committee Act were created by this legislation.

Applicability to Legislative Branch

The Committee finds that the legislation does not relate to the terms and conditions of employment or access to public services or accommodations within the meaning of the section 102(b)(3) of the Congressional Accountability Act.

Earmark Identification

H.R. 1312 does not contain any congressional earmarks, limited tax benefits, or limited tariff benefits as defined in clause 9 of rule XXI.

Duplication of Federal Programs

Pursuant to section 3(c)(5) of rule XIII, the Committee states that no provision of H.R. 1312 establishes or reauthorizes a program of the Federal Government known to be duplicative of another Federal program, a program that was included in any report from the Government Accountability Office to Congress pursuant to
section 21 of Public Law 111–139, or a program related to a program identified in the most recent Catalog of Federal Domestic Assistance.

**DISCLOSURE OF DIRECTED RULEMAKING**

Pursuant to section 3(i) of H. Res. 5, 115th Cong. (2017), the Committee states that H.R. 1312 contains no directed rulemaking.

**SECTION-BY-SECTION ANALYSIS OF THE LEGISLATION**

*Section 1. Short Title.*

This section cites H.R. 1312 as the “Small Business Capital Formation Enhancement Act.”

*Section 2. Annual review of government-business forum on capital formation.*

This section requires the Securities and Exchange Commission to review the findings and recommendations of the forum. It also requires the Commission to assess the finding and disclose any action the Commission intends to take with respect to the finding or recommendation.

**CHANGES IN EXISTING LAW MADE BY THE BILL, AS REPORTED**

In compliance with clause 3(e) of rule XIII of the Rules of the House of Representatives, changes in existing law made by the bill, as reported, are shown as follows (new matter is printed in italics and existing law in which no change is proposed is shown in roman):

**SMALL BUSINESS INVESTMENT INCENTIVE ACT OF 1980**

* * * * * * *

**TITLE V—CAPITAL FORMATION**

* * * * * * *

**ANNUAL GOVERNMENT-BUSINESS FORUM ON CAPITAL FORMATION**

Sec. 503. (a) Pursuant to the consultation called for in section 502, the Securities and Exchange Commission (acting through the Office of the Advocate for Small Business Capital Formation and in consultation with the Small Business Capital Formation Advisory Committee) shall conduct an annual Government-business forum to review the current status of problems and programs relating to small business capital formation.

(b) The Commission shall invite other Federal agencies, such as the Department of the Treasury, the Board of Governors of the Federal Reserve System, the Small Business Administration, organizations representing State securities commissioners, and leading small business and professional organizations concerned with capital formation, to participate in the planning for such forums.

(c) The Commission may request any of the Federal departments, agencies, or organizations such as those specified in subsection (b), or other groups or individuals, to prepare statements and reports
to be delivered at such forums. Such departments and agencies shall cooperate in this effort.

(d) A summary of the proceedings of such forums and any findings or recommendations thereof shall be prepared and transmitted to the participants, appropriate committees of the Congress, and others who may be interested in the subject matter.

(e) The Commission shall—

(1) review the findings and recommendations of the forum; and

(2) each time the forum submits a finding or recommendation to the Commission, promptly issue a public statement—

(A) assessing the finding or recommendation of the forum; and

(B) disclosing the action, if any, the Commission intends to take with respect to the finding or recommendation.

(f) Forum Findings.—Nothing in this section shall require the Commission to agree to or act upon any finding or recommendation of the forum.