116TH CONGRESS 1ST SESSION H.R. 2258

AUTHENTICATED U.S. GOVERNMENT INFORMATION

> To amend the Internal Revenue Code of 1986 and the Small Business Act to expand the availability of employee stock ownership plans in S corporations, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

April 10, 2019

Mr. KIND (for himself, Mr. SMITH of Missouri, Mr. BLUMENAUER, Mr. KELLY of Pennsylvania, Mr. REED, and Mr. PASCRELL) introduced the following bill; which was referred to the Committee on Ways and Means, and in addition to the Committees on Education and Labor, and Small Business, 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 Internal Revenue Code of 1986 and the Small Business Act to expand the availability of employee stock ownership plans in S corporations, 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,

3 SECTION 1. SHORT TITLE.

- 4 This Act may be cited as the "Promotion and Expan-
- 5 sion of Private Employee Ownership Act of 2019".

1 SEC. 2. FINDINGS.

2 Congress finds that—

3	(1) on January 1, 1998—nearly 25 years after
4	the Employee Retirement Income Security Act of
5	1974 was enacted and the employee stock ownership
6	plan (hereafter in this section referred to as an
7	"ESOP") was created—employees were first per-
8	mitted to be owners of subchapter S corporations
9	pursuant to the Small Business Job Protection Act
10	of 1996 (Public Law 104–188);
11	(2) with the passage of the Taxpayer Relief Act
12	of 1997 (Public Law 105–34), Congress designed in-
13	centives to encourage businesses to become ESOP-
14	owned S corporations;
15	(3) since that time, several thousand companies
16	have become ESOP-owned S corporations, creating
17	an ownership interest for several million Americans
18	in companies in every State in the country, in indus-
19	tries ranging from heavy manufacturing to tech-
20	nology development to services;
21	(4) while estimates show that 40 percent of
22	working Americans have no formal retirement ac-
23	count at all, every United States worker who is an
24	employee-owner of an S corporation company
25	through an ESOP has a valuable qualified retire-
•	· ·

26 ment savings account;

(5) recent studies have shown that employees of
 ESOP-owned S corporations enjoy greater job sta bility than employees of comparable companies;

4 (6) studies also show that employee-owners of S
5 corporation ESOP companies have amassed mean6 ingful retirement savings through their S ESOP ac7 counts that will give them the means to retire with
8 dignity;

9 (7) under the Small Business Act (15 U.S.C. 10 631 et seq.) and the regulations promulgated by the 11 Administrator of the Small Business Administration, 12 a small business concern that was eligible under the 13 Small Business Act for the numerous preferences of 14 the Act is denied treatment as a small business con-15 cern after an ESOP acquires more than 49 percent 16 of the business, even if the number of employees, the 17 revenue of the small business concern, and the ra-18 cial, gender, or other criteria used under the Act to 19 determine whether the small business concern is eli-20 gible for benefits under the Act remain the same, 21 solely because of the acquisition by the ESOP; and

(8) it is the goal of Congress to both preserve
and foster employee ownership of S corporations
through ESOPs.

3

SEC. 3. DEFERRAL OF TAX FOR CERTAIN SALES OF EM PLOYER STOCK TO EMPLOYEE STOCK OWN ERSHIP PLAN SPONSORED BY S CORPORA TION.

5 (a) IN GENERAL.—Section 1042(c)(1)(A) of the In6 ternal Revenue Code of 1986 is amended by striking "do7 mestic C corporation" and inserting "domestic corpora8 tion".

9 (b) EFFECTIVE DATE.—The amendment made by
10 subsection (a) shall apply to sales after the date of the
11 enactment of this Act.

12 SEC. 4. DEDUCTION FOR INTEREST ON LOAN TO FINANCE
13 PURCHASE OF EMPLOYER SECURITIES BY AN
14 EMPLOYEE STOCK OWNERSHIP PLAN SPON15 SORED BY AN S CORPORATION.

(a) IN GENERAL.—Part VI of subchapter B of chapter 1 of the Internal Revenue Code of 1986 is amended
by adding at the end following new section:

19 "SEC. 200. INTEREST ON CERTAIN LOANS FOR THE PUR20 CHASE OF EMPLOYER SECURITIES BY AN EM21 PLOYEE STOCK OWNERSHIP PLAN SPON22 SORED BY AN S CORPORATION.

23 "(a) IN GENERAL.—There shall be allowed as a de24 duction an amount equal to 50 percent of the interest re25 ceived during the taxable year by a bank (within the mean-

ing of section 581) with respect to a qualified securities
 acquisition loan.

3	"(b) Qualified Securities Acquisition Loan.—
4	"(1) IN GENERAL.—For purposes of this sec-
5	tion, the term 'qualified securities acquisition loan'
6	means—
7	"(A) any loan to an employee stock owner-
8	ship plan sponsored by an S corporation to the
9	extent that the proceeds are used to acquire
10	employer securities for the plan, and
11	"(B) any loan to an S corporation that
12	sponsors an employee stock ownership plan to
13	the extent that the proceeds of such loan are
14	loaned to the employee stock ownership plan to
15	acquire employer securities for the plan.
16	For purposes of this paragraph, the term 'employer
17	securities' has the meaning given such term by sec-
18	tion 409(l).
19	"(2) TERMS APPLICABLE TO CERTAIN QUALI-
20	FIED SECURITIES ACQUISITION LOANS.—For pur-
21	poses of paragraph $(1)(B)$, the term 'qualified secu-
22	rities acquisition loan' shall not include any loan to
23	the S corporation unless the loan to the employee
24	stock ownership plan has repayment terms which are

substantially similar to the terms of the loan to the
 S corporation.

3 (3)TREATMENT OF REFINANCINGS.—The 4 term 'qualified securities acquisition loan' shall in-5 clude any loan which is (or is part of a series of 6 loans) used to refinance a loan described in para-7 graph (1) (after the application of paragraph (2)). "(4) PLAN MUST HOLD MORE THAN 50 PER-8 9 CENT OF STOCK AFTER ACQUISITION OR TRANS-10 FER.— "(A) IN GENERAL.—A loan shall not be 11 12 treated as a qualified securities acquisition loan 13 for purposes of this section unless, immediately 14 after an acquisition of employer securities re-15 ferred to in paragraph (1), the employee stock 16 ownership plan owns more than 50 percent of 17 the outstanding stock of the S corporation. 18 "(B) FAILURE TO RETAIN MINIMUM STOCK 19 INTEREST.-20 "(i) IN GENERAL.—Subsection (a) shall not apply to any interest received 21 22 with respect to a qualified securities acqui-23 sition loan which is allocable to any period 24 during which the employee stock ownership

1	plan does not own stock meeting the re-
2	quirements of subparagraph (A).
3	"(ii) EXCEPTION.—To the extent pro-
4	vided by the Secretary, clause (i) shall not
5	apply to any period if, within 90 days of
6	the first date on which the failure occurred
7	(or such longer period not in excess of 180
8	days as the Secretary may prescribe), the
9	plan acquires stock which results in its
10	meeting the requirements of subparagraph
11	(A).
12	"(C) Stock.—For purposes of subpara-
13	graph (A), the Secretary may provide that war-
14	rants, options, contracts to acquire stock, con-
15	vertible debt interests and other similar inter-
16	ests be treated as stock for one or more pur-
17	poses under subparagraph (A).
18	"(c) Employee Stock Ownership Plan.—For
19	purposes of this section, the term 'employee stock owner-
20	ship plan' has the meaning given to such term by section
21	4975(e)(7).".
22	(b) Clerical Amendment.—The table of sections
23	for part VI of subchapter B of chapter 1 of such Code
24	is amended by adding at the end the following new item:
	"Sec. 200. Interest on certain loans for the purchase of employer securities by an employee stock ownership plan sponsored by an S corpora- tion.".

(c) EFFECTIVE DATE.—The amendments made by
 this section shall apply to interest accrued on loans made
 after the date of the enactment of this Act.

4 SEC. 5. DEPARTMENT OF THE TREASURY TECHNICAL AS5 SISTANCE OFFICE.

6 (a) ESTABLISHMENT REQUIRED.—Before the end of
7 the 90-day period beginning on the date of enactment of
8 this Act, the Secretary of the Treasury shall establish the
9 S Corporation Employee Ownership Assistance Office to
10 foster increased employee ownership of S corporations.

11 (b) DUTIES OF THE OFFICE.—The S Corporation
12 Employee Ownership Assistance Office shall provide—

(1) education and outreach to inform companies
and individuals about the possibilities and benefits of
employee ownership of S corporations; and

16 (2) technical assistance to assist S corporations
17 in sponsoring employee stock ownership plans.

18 SEC. 6. SMALL BUSINESS AND EMPLOYEE STOCK OWNER-

```
19 SHIP.
```

20 (a) IN GENERAL.—The Small Business Act (15
21 U.S.C. 631 et seq.) is amended—

(1) by redesignating section 47 as section 48;and

24 (2) by inserting after section 46 the following:

1	"SEC. 47. EMPLOYEE STOCK OWNERSHIP PLANS.
2	"(a) DEFINITIONS.—In this section—
3	"(1) the term 'ESOP' means an employee stock
4	ownership plan, as defined in section $4975(e)(7)$ of
5	the Internal Revenue Code of 1986; and
6	"(2) the term 'ESOP business concern' means
7	a business concern that was a small business con-
8	cern eligible for a loan, preference, or other program
9	under this Act before the date on which more than
10	49 percent of the business concern was acquired by
11	an ESOP.
12	"(b) Continued Eligibility.—In determining
13	whether an ESOP business concern qualifies as a small

9

17 share of the stock in the ESOP business concern owned
18 by the ESOP.".
19 (b) EFFECTIVE DATE.—The amendments made by
20 this section shall take effect on January 1 of the first cal21 endar year beginning after the date of the enactment of

business concern for purposes of a loan, preference, or

other program under this Act, each ESOP participant

shall be treated as directly owning his or her proportionate

22 this Act.

14

15

16