1181	rh CONGRESS 🕜
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Т	o establish a MicroCap small business investment company designation, and for other purposes.
	IN THE SENATE OF THE UNITED STATES
	HICKENLOOPER (for himself, Mr. RISCH, and Ms. CORTEZ MASTO) introduced the following bill; which was read twice and referred to the Committee on
	A BILL
То	establish a MicroCap small business investment company designation, 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 "MicroCap Small Busi-
5	ness Investing Act of 2023".
6	SEC. 2. MICROCAP SMALL BUSINESS INVESTMENT COM-
7	PANY DESIGNATION.
8	(a) In General.—Title III of the Small Business
9	Investment Act of 1958 (15 U.S.C. 681 et seq.) is amend-

10 ed—

1	(1) in section $301(c)$ (15 U.S.C. $681(c)$), by
2	adding at the end the following:
3	"(5) Microcap small business investment
4	COMPANY LICENSE.—
5	"(A) IN GENERAL.—Notwithstanding any
6	other provision of law, the Administrator may
7	approve an application and issue not more than
8	10 licenses annually under this subsection with
9	respect to any applicant—
10	"(i) that would otherwise be issued a
11	license under this subsection, except that
12	the management of the applicant does not
13	satisfy the qualification requirements
14	under paragraph (3)(A)(ii) to the extent
15	that such requirements relate to invest-
16	ment experience and track record, includ-
17	ing any such requirements further set
18	forth in section 107.305 of title 13, Code
19	of Federal Regulations, or any successor
20	regulation;
21	"(ii) for which the fund managers
22	have—
23	"(I) a documented record of suc-
24	cessful business experience;

1	"(II) a record of business man-
2	agement success; or
3	"(III) knowledge in the par-
4	ticular industry or business in which
5	the investment strategy is being pur-
6	sued; and
7	"(iii) that, in addition to any other re-
8	quirement applicable to the applicant
9	under this title or the rules issued to carry
10	out this title (including section
11	121.301(e)(2) of title 13, Code of Federal
12	Regulations, or any successor regulation),
13	will make not less than 25 percent of its
14	investments in—
15	"(I) low-income communities, as
16	that term is defined in section 45D(e)
17	of the Internal Revenue Code of 1986;
18	"(II) a community that has been
19	designated as a qualified opportunity
20	zone under section 1400Z–1 of the In-
21	ternal Revenue Code of 1986;
22	"(III) businesses primarily en-
23	gaged in research and development;
24	"(IV) manufacturers;

1	"(V) businesses primarily owned
2	or controlled by individuals in under-
3	served communities before receiving
4	capital from the applicant; and
5	"(VI) rural areas, as that term is
6	defined by the Bureau of the Census.
7	"(B) Priority; Streamlined Process.—
8	With respect to an application for a license pur-
9	suant to this paragraph, the Administrator
10	shall—
11	"(i) give priority to an applicant for
12	such a license that is located in an under-
13	licensed State; and
14	"(ii) establish a streamlined process
15	for applicants submitting such an applica-
16	tion.
17	"(C) TIMING FOR ISSUANCE OF LI-
18	CENSE.—Notwithstanding paragraph (2), with
19	respect to an application for a license submitted
20	to the Administrator pursuant to this para-
21	graph, the Administrator shall—
22	"(i) not later than 60 days after the
23	date on which the application is submitted
24	to the Administrator, process and provide
25	complete feedback with respect to any pre-

1	license application requirements applicable
2	to the applicant;
3	"(ii) not restrict the submission of
4	any application materials; and
5	"(iii) not later than 90 days after the
6	date on which the application is submitted
7	to the Administrator—
8	"(I) approve the application and
9	issue a license for such operation to
10	the applicant, if the requirements for
11	the license are satisfied; or
12	"(II) based upon facts in the
13	record—
14	"(aa) disapprove the appli-
15	cation; and
16	"(bb) provide the applicant
17	with—
18	"(AA) a clear, written
19	explanation of the reason for
20	the disapproval; and
21	"(BB) a chance to rem-
22	edy any issues with the ap-
23	plication and immediately
24	reapply, with technical as-
25	sistance provided as needed

1	and a new determination
2	made by the Administrator
3	not later than 30 days after
4	the date on which the appli-
5	cant re-submits the applica-
6	tion.
7	"(D) Leverage.—A company licensed
8	pursuant to this paragraph shall—
9	"(i) not be eligible to receive leverage
10	in an amount that is more than
11	\$25,000,000; and
12	"(ii) access leverage in an amount
13	that is not more than 100 percent of the
14	private capital of the applicant.
15	"(E) Investment committee.—
16	"(i) In general.—Each company li-
17	censed pursuant to this paragraph shall
18	have not fewer than 2 independent mem-
19	bers on the investment committee of the
20	company in a manner that complies with
21	the following requirements:
22	"(I) The independent members of
23	the investment committee are or have
24	been licensed managers of small busi-

1	ness investment companies within the
2	preceding 10-year period.
3	"(II) No small business invest-
4	ment company described in subclause
5	(I) may be adversely affected by the
6	relationship of the independent mem-
7	bers of the investment committee with
8	the company licensed pursuant to this
9	paragraph.
10	"(III) The independent members
11	of the investment committee are re-
12	quired to approve each investment
13	made by the company.
14	"(IV) The independent members
15	of the investment committee shall not
16	be paid a management fee, but may
17	receive paid expenses and a portion of
18	any carried interest.
19	"(ii) Leverage limits.—Any lever-
20	age associated with a company licensed
21	pursuant to this paragraph shall not be
22	counted toward the leverage limits of the
23	independent members of the investment
24	committee of the company under this
25	title."; and

1	(2) in section 303(d) (15 U.S.C. 683(d)), by in-
2	serting "(or, with respect to a company licensed
3	under section 301(c)(5), 50 percent)" after "25 per-
4	cent".
5	(b) SBA REQUIREMENTS.—
6	(1) Definitions.—In this subsection—
7	(A) the term "Administrator" means the
8	Administrator of the Small Business Adminis-
9	tration; and
10	(B) the term "covered company" means an
11	entity that is licensed to operate as a small
12	business investment company pursuant to para-
13	graph (5) of section 301(c) of the Small Busi-
14	ness Investment Act of 1958 (15 U.S.C.
15	681(c)), as added by subsection (a).
16	(2) Rules.—Not later than 90 days after the
17	date of enactment of this Act, the Administrator
18	shall issue rules to carry out this section and the
19	amendments made by this section.
20	(3) Annual Report.—Not later than 1 year
21	after the date of enactment of this Act, and annually
22	thereafter, the Administrator shall publicly publish a
23	report that details, for the year covered by the re-
24	port—

1	(A) the number of covered companies li-
2	censed by the Administrator;
3	(B) the industries in which covered compa-
4	nies have invested;
5	(C) the geographic locations of covered
6	companies; and
7	(D) the aggregate performance of covered
8	companies