..... (Original Signature of Member)

115TH CONGRESS 1ST SESSION



To direct the Securities and Exchange Commission to revise any rules necessary to enable closed-end companies to use the securities offering and proxy rules that are available to other issuers of securities.

IN THE HOUSE OF REPRESENTATIVES

Mr. HOLLINGSWORTH introduced the following bill; which was referred to the Committee on ______

A BILL

- To direct the Securities and Exchange Commission to revise any rules necessary to enable closed-end companies to use the securities offering and proxy rules that are available to other issuers of securities.
 - 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 "Expanding Investment
- 5 Opportunities Act".

SEC. 2. PARITY FOR CLOSED-END COMPANIES REGARDING OFFERING AND PROXY RULES.

3 (a) REVISION TO RULES.—Not later than 1 year after the date of enactment of this Act, the Securities and 4 5 Exchange Commission shall revise any rules to the extent necessary to allow any closed-end company, as defined in 6 section 5(a)(2) of the Investment Company Act of 1940 7 (15 U.S.C. 80a-5), that is registered as an investment 8 9 company under such Act to use the securities offering and proxy rules that are available to other issuers that are re-10 11 quired to file reports under section 13 or section 15(d)of the Securities Exchange Act of 1934 (15 U.S.C. 78m; 12 78o(d)). Any action that the Commission takes pursuant 13 to this subsection shall include the following: 14

15 (1) The Commission shall revise section
16 230.405 of title 17, Code of Federal Regulations,
17 to—

18 (A) remove the exclusion of a registered
19 closed-end company from the definition of a
20 well-known seasoned issuer provided by that
21 section; and

(B) add registration statements filed on
Form N-2 to the definition of automatic shelf
registration statement provided by that section.
(2) The Commission shall revise sections
230.168 and 230.169 of title 17, Code of Federal

Regulations, to remove the exclusion of a registered
 closed-end company from the list of issuers that can
 use the exemptions provided by those sections.

4 (3) The Commission shall revise sections
5 230.163 and 230.163A of title 17, Code of Federal
6 Regulations, to remove a registered closed-end com7 pany from the list of issuers that are ineligible to
8 use the exemptions provided by those sections.

9 (4) The Commission shall revise section 10 230.134 of title 17, Code of Federal Regulations, to 11 remove the exclusion of a registered closed-end com-12 pany from that section.

(5) The Commission shall revise sections
230.138 and 230.139 of title 17, Code of Federal
Regulations, to specifically include any registered
closed-end company as an issuer to which those sections apply.

(6) The Commission shall revise section
230.164 of title 17, Code of Federal Regulations, to
remove a registered closed-end company from the
list of issuers that are excluded from that section.

(7) The Commission shall revise section
23 230.433, of title 17, Code of Federal Regulations, to
specifically include any registered closed-end com-

1	pany that is a well-known seasoned issuer as an
2	issuer to which that section applies.
3	(8) The Commission shall revise section
4	230.415 of title 17, Code of Federal Regulations,
5	to—
6	(A) state that the registration for securi-
7	ties provided by that section includes securities
8	registered by any registered closed-end company
9	on Form N–2; and
10	(B) eliminate the requirement that a Form
11	N–2 registrant must furnish the undertakings
12	required by item 34.4 of Form N–2.
13	(9) The Commission shall revise section
14	230.497 of title 17, Code of Federal Regulations, to
15	include a process for any registered closed-end com-
16	pany to file a form of prospectus that is parallel to
17	the process for filing a form of prospectus under sec-
18	tion 230.424(b) of such title.
19	(10) The Commission shall revise sections
20	230.172 and 230.173 of title 17, Code of Federal
21	Regulations, to remove the exclusion of an offering
22	of any registered closed-end company from those
23	sections.
24	(11) The Commission shall revise section
25	230.418 of title 17, Code of Federal Regulations, to

provide that any registered closed-end company that
 would otherwise meet the eligibility requirements of
 General Instruction I.A of Form S-3 shall be ex empt from paragraph (a)(3) of that section.

The Commission shall revise 5 (12)section 6 240.14a–101 of title 17, Code of Federal Regula-7 tions, to provide that any registered closed-end com-8 pany that would otherwise meet the requirements of 9 General Instruction I.A of Form S-3 shall be 10 deemed to meet the requirements of Form S-3 for 11 purposes of Schedule 14A.

(13) The Commission shall revise section
243.103 of title 17, Code of Federal Regulations, to
provide that paragraph (a) of that section applies
for purposes of Form N-2.

16 (b) REVISIONS TO FORM N-2.—Not later than 1 year
17 after the date of enactment of this Act, the Commission
18 shall revise Form N-2 to—

(1) include an item or instruction that is similar to item 12 on Form S-3 to provide that any registered closed-end company that would otherwise
meet the requirements of Form S-3 shall incorporate by reference its reports and documents filed
under the Securities Exchange Act of 1934 into its
registration statement filed on Form N-2; and

(2) include an item or instruction that is simi lar to the instruction regarding automatic shelf of ferings by well-known seasoned issuers on Form S 3 to provide that any registered closed-end company
 that is a well-known seasoned issuer may file auto matic shelf offerings on Form N-2.

7 (c) TREATMENT IF REVISIONS NOT COMPLETED IN 8 A TIMELY MANNER.—If the Commission fails to complete 9 the revisions required by subsections (a) and (b) by the time required by such subsections, any registered closed-10 end company shall be entitled to treat such revisions as 11 12 having been completed in accordance with the actions required to be taken by the Commission by such subsections 13 until such time as such revisions are completed by the 14 15 Commission.

16 (d) RULES OF CONSTRUCTION.—

(1) NO EFFECT ON RULE 482.—(1) Nothing in
this section or the amendments made by this section
shall be construed to impair or limit in any way a
registered closed-end company from using section
230.482 of title 17, Code of Federal Regulations, to
distribute sales material.

(2) REFERENCES.—Any reference in this section to a section of title 17, Code of Federal Regulations, or to any form or schedule means such rule,

- 1 section, form, or schedule, or any successor to any
- 2 such rule, section, form, or schedule.