117TH CONGRESS 2D SESSION

H.R. 935

AN ACT

- To amend the Securities Exchange Act of 1934 to exempt from registration brokers performing services in connection with the transfer of ownership of smaller privately held companies.
 - 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 "Small Business Merg-
3	ers, Acquisitions, Sales, and Brokerage Simplification Act
4	of 2021".
5	SEC. 2. REGISTRATION EXEMPTION FOR MERGER AND AC-
6	QUISITION BROKERS.
7	Section 15(b) of the Securities Exchange Act of 1934
8	(15 U.S.C. 780(b)) is amended by adding at the end the
9	following:
10	"(13) Registration exemption for merger
11	AND ACQUISITION BROKERS.—
12	"(A) IN GENERAL.—Except as provided in
13	subparagraph (B), an M&A broker shall be ex-
14	empt from registration under this section.
15	"(B) EXCLUDED ACTIVITIES.—An M&A
16	broker is not exempt from registration under
17	this paragraph if such broker does any of the
18	following:
19	"(i) Directly or indirectly, in connec-
20	tion with the transfer of ownership of an
21	eligible privately held company, receives,
22	holds, transmits, or has custody of the
23	funds or securities to be exchanged by the
24	parties to the transaction.
25	"(ii) Engages on behalf of an issuer in
26	a public offering of any class of securities

1	that is registered, or is required to be reg-
2	istered, with the Commission under section
3	12 or with respect to which the issuer files
4	or is required to file, period information,
5	documents, and reports under subsection
6	(d).
7	"(iii) Engages on behalf of any party
8	in a transaction involving a shell company,
9	other than a business combination related
10	shell company.
11	"(iv) Directly, or indirectly through
12	any of its affiliates, provides financing re-
13	lated to the transfer of ownership of an eli-
14	gible privately held company.
15	"(v) Assists any party to obtain fi-
16	nancing from an unaffiliated third party
17	without—
18	"(I) complying with all other ap-
19	plicable laws in connection with such
20	assistance, including, if applicable
21	Regulation T (12 C.F.R. 220 et seq.)
22	and
23	"(II) disclosing any compensation
24	in writing to the party.

1	"(vi) Represents both the buyer and
2	the seller in the same transaction without
3	providing clear written disclosure as to the
4	parties the broker represents and obtaining
5	written consent from both parties to the
6	joint representation.
7	"(vii) Facilitates a transaction with a
8	group of buyers formed with the assistance
9	of the M&A broker to acquire the eligible
10	privately held company.
11	"(viii) Engages in a transaction in-
12	volving the transfer of ownership of an eli-
13	gible privately held company to a passive
14	buyer or group of passive buyers.
15	"(ix) Binds a party to a transfer of
16	ownership of an eligible privately held com-
17	pany.
18	"(C) DISQUALIFICATION.—An M&A broker
19	is not exempt from registration under this para-
20	graph if such broker (and if and as applicable,
21	including any officer, director, member, man-
22	ager, partner, or employee of such broker)—
23	"(i) has been barred from association
24	with a broker or dealer by the Commission,

1	any State, or any self-regulatory organiza-
2	tion; or
3	"(ii) is suspended from association
4	with a broker or dealer.
5	"(D) Rule of Construction.—Nothing
6	in this paragraph shall be construed to limit
7	any other authority of the Commission to ex-
8	empt any person, or any class of persons, from
9	any provision of this title, or from any provision
10	of any rule or regulation thereunder.
11	"(E) Definitions.—In this paragraph:
12	"(i) Business combination re-
13	LATED SHELL COMPANY.—The term 'busi-
14	ness combination related shell company'
15	means a shell company that is formed by
16	an entity that is not a shell company—
17	"(I) solely for the purpose of
18	changing the corporate domicile of
19	that entity solely within the United
20	States; or
21	"(II) solely for the purpose of
22	completing a business combination
23	transaction (as defined under section
24	230.165(f) of title 17, Code of Fed-
25	eral Regulations) among one or more

1	entities other than the company itself,
2	none of which is a shell company.
3	"(ii) Control.—The term 'control'
4	means the power, directly or indirectly, to
5	direct the management or policies of a
6	company, whether through ownership of
7	securities, by contract, or otherwise. There
8	is a presumption of control if, upon com-
9	pletion of a transaction, the buyer or group
10	of buyers—
11	"(I) has the right to vote 25 per-
12	cent or more of a class of voting secu-
13	rities or the power to sell or direct the
14	sale of 25 percent or more of a class
15	of voting securities; or
16	"(II) in the case of a partnership
17	or limited liability company, has the
18	right to receive upon dissolution, or
19	has contributed, 25 percent or more
20	of the capital.
21	"(iii) Eligible privately held
22	COMPANY.—The term 'eligible privately
23	held company' means a privately held com-
24	pany that meets both of the following con-
25	ditions:

1	"(I) The company does not have
2	any class of securities registered, or
3	required to be registered, with the
4	Commission under section 12 or with
5	respect to which the company files, or
6	is required to file, periodic informa-
7	tion, documents, and reports under
8	subsection (d).
9	"(II) In the fiscal year ending
10	immediately before the fiscal year in
11	which the services of the M&A broker
12	are initially engaged with respect to
13	the securities transaction, the com-
14	pany meets either or both of the fol-
15	lowing conditions (determined in ac-
16	cordance with the historical financial
17	accounting records of the company):
18	"(aa) The earnings of the
19	company before interest, taxes,
20	depreciation, and amortization
21	are less than \$25,000,000.
22	"(bb) The gross revenues of
23	the company are less than
24	\$250,000,000.

1	For purposes of this subclause, the
2	Commission may by rule modify the
3	dollar figures if the Commission deter-
4	mines that such a modification is nec-
5	essary or appropriate in the public in-
6	terest or for the protection of inves-
7	tors.
8	"(iv) M&A BROKER.—The term 'M&A
9	broker' means a broker, and any person
10	associated with a broker, engaged in the
11	business of effecting securities transactions
12	solely in connection with the transfer of
13	ownership of an eligible privately held com-
14	pany, regardless of whether the broker acts
15	on behalf of a seller or buyer, through the
16	purchase, sale, exchange, issuance, repur-
17	chase, or redemption of, or a business com-
18	bination involving, securities or assets of
19	the eligible privately held company, if the
20	broker reasonably believes that—
21	"(I) upon consummation of the
22	transaction, any person acquiring se-
23	curities or assets of the eligible pri-
24	vately held company, acting alone or
25	in concert—

1	"(aa) will control the eligible
2	privately held company or the
3	business conducted with the as-
4	sets of the eligible privately held
5	company; and
6	"(bb) directly or indirectly,
7	will be active in the management
8	of the eligible privately held com-
9	pany or the business conducted
10	with the assets of the eligible pri-
11	vately held company, including
12	without limitation, for example,
13	by—
14	"(AA) electing execu-
15	tive officers;
16	"(BB) approving the
17	annual budget;
18	"(CC) serving as an ex-
19	ecutive or other executive
20	manager; or
21	"(DD) carrying out
22	such other activities as the
23	Commission may, by rule,
24	determine to be in the public
25	interest; and

1	"(II) if any person is offered se-
2	curities in exchange for securities or
3	assets of the eligible privately held
4	company, such person will, prior to
5	becoming legally bound to consum-
6	mate the transaction, receive or have
7	reasonable access to the most recent
8	fiscal year-end financial statements of
9	the issuer of the securities as custom-
10	arily prepared by the management of
11	the issuer in the normal course of op-
12	erations and, if the financial state-
13	ments of the issuer are audited, re-
14	viewed, or compiled, any related state-
15	ment by the independent accountant,
16	a balance sheet dated not more than
17	120 days before the date of the offer,
18	and information pertaining to the
19	management, business, results of op-
20	erations for the period covered by the
21	foregoing financial statements, and
22	material loss contingencies of the
23	issuer.
24	"(v) Shell company.—The term
25	'shell company' means a company that at

1	the time of a transaction with an eligible
2	privately held company—
3	"(I) has no or nominal oper-
4	ations; and
5	"(II) has—
6	"(aa) no or nominal assets;
7	"(bb) assets consisting solely
8	of cash and cash equivalents; or
9	"(ce) assets consisting of
10	any amount of cash and cash
11	equivalents and nominal other as-
12	sets.
13	"(F) Inflation adjustment.—
14	"(i) IN GENERAL.—On the date that
15	is 5 years after the date of the enactment
16	of this paragraph, and every 5 years there-
17	after, each dollar amount in subparagraph
18	(E)(iii)(II) shall be adjusted by—
19	"(I) dividing the annual value of
20	the Employment Cost Index For
21	Wages and Salaries, Private Industry
22	Workers (or any successor index), as
23	published by the Bureau of Labor
24	Statistics, for the calendar year pre-
25	ceding the calendar year in which the

1	adjustment is being made by the an-					
2	nual value of such index (or suc-					
3	cessor) for the calendar year ending					
4	December 31, 2020; and					
5	"(II) multiplying such dollar					
6	amount by the quotient obtained					
7	under subclause (I).					
8	"(ii) ROUNDING.—Each dollar					
9	amount determined under clause (i) shall					
10	be rounded to the nearest multiple of					
11	\$100,000.".					
12	SEC. 3. EFFECTIVE DATE.					
13	This Act and any amendment made by this Act shall					
14	take effect on the date that is 90 days after the date of					
15	the enactment of this Act.					
	Passed the House of Representatives May 11, 2022.					
	Attest:					

Clerk.

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