TECH STARTUP FUNDING



The Securities and Exchange Commission (SEC) regulates laws that govern how founders raise startup capital, who they can raise from, how, and how much. Securities law segregates investors into two classes: "accredited" and "non-accredited."



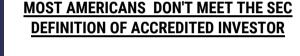
For individuals ("natural persons"), the SEC defines accreditation by income and net worth. Investors who don't meet SEC thresholds are restricted - sometimes barred - from investing in startup offerings.



Founders without high net worth networks face separate and unequal offering regulations that make it hard for most founders to raise capital. Due to the wealth and wage gaps, it is especially hard for underrepresented founders. This is a result of economic engineering and startup redlining, a form of systemic racism.

The Jumpstart Our Business Startups (JOBS) Act introduced general solicitation under Reg D 506(c) & Reg CF (crowdfunding) "offerings," to allow founders to raise capital outside of their personal networks, but it did not end discriminatory outcomes.

| Offering Type*: | Reg D 506(b) | Reg D 506(c) | Reg CF |
|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|---------------------------------------|--------------|----------------|
| \$ LIMITS | None | None | \$1MM / 12mos |
| General Solitication | No | Yes | Restricted ** |
| Non-accredited Investors | ≤ 35 | None | Restricted *** |
| Verify Investor Status | Non-accredited "sophistication" | Yes | Yes |
| Increased Disclosure | Yes; for non- accredited investors | Yes | No |
| Blue Sky Compliance | Not required | Not required | Yes |
| Enhanced Filing Reqs. | No | No | No |
| Investment Funds | Yes | Yes | No |
| * Visit https://techfung.tom.to learn about other offering types ** Crowdfunding offerings must be conducted on a registered portal and have additional filing & reporting requirements. *** Non-Accredited investors may invest no more than 5-10% of annual income (5% if income is under \$100K / year). | | | |





ACCREDITED INVESTORS ARE ALSO UNDERREPRESENTED DUE, IN PART, TO SEC REGULATIONS

1%

BLACK

22% WOMEN

3%

^{***} Non-Accredited investors may invest no more than 5-10% of annual income (5% if income is under \$100K / year).



LEARN MORE ABOUT ACCREDITED VERSUS NON-ACCREDITED INVESTORS
SIGN THE PETITION TO STOP STARTUP REDLINING: HTTPS://SIGN.MOVEON.ORG/P/TECHFUNDINGEQUITY







LATINX

ACCREDITED

VERSUS

NON-ACCREDITED

OFFERING REOUIREMENTS FOR 2 TYPES OF INVESTORS*

As definition relates to individuals, or "natural persons"



ELIGIBILITY

506(B)

ACCREDITED INVESTORS

≥\$200K Income 2 yrs. +
(\$300K / household)
and/or
≥ \$1Million net worth
(excluding primary residence)

Can freely invest in opportunities

May freely invest in opportunities; founder / issuer must obtain proof of accreditation

Free to invest any amount; founder / issuer must obtain proof of accreditation

NON-ACCREDITED INVESTORS

No personal eligibility other than income, net worth, or limited professional roles

Can be among 35 in an offering; founder / issuer must affirm sophistication.

Cannot invest in these offerings; **NO** exceptions

Can invest subject to limits based on income and / or net worth

506(C)

REG CF*

*Additional legal fees Increased filing requirements Increased reporting

Tech Funding Equity

