..... (Original Signature of Member)

116TH CONGRESS 1ST SESSION



To amend the Internal Revenue Code of 1986 to extend certain expiring provisions, to provide disaster relief, and for other purposes.

## IN THE HOUSE OF REPRESENTATIVES

Mr. THOMPSON of California introduced the following bill; which was referred to the Committee on \_\_\_\_\_

# A BILL

- To amend the Internal Revenue Code of 1986 to extend certain expiring provisions, to provide disaster relief, 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; ETC.

4 (a) SHORT TITLE.—This Act may be cited as the
5 "Taxpayer Certainty and Disaster Tax Relief Act of
6 2019".

7 (b) TABLE OF CONTENTS.—The table of contents for8 this Act is as follows:

Sec. 1. Short title; etc.

#### TITLE I—EXTENSION OF CERTAIN EXPIRING PROVISIONS

Subtitle A-Tax Relief and Support for Families and Individuals

- Sec. 101. Exclusion from gross income of discharge of qualified principal residence indebtedness.
- Sec. 102. Treatment of mortgage insurance premiums as qualified residence interest.
- Sec. 103. Reduction in medical expense deduction floor.
- Sec. 104. Deduction of qualified tuition and related expenses.
- Sec. 105. Black lung disability trust fund excise tax.

# Subtitle B—Incentives for Employment, Economic Growth, and Community Development

- Sec. 111. Indian employment credit.
- Sec. 112. Railroad track maintenance credit.
- Sec. 113. Mine rescue team training credit.
- Sec. 114. 7-year recovery period for motorsports entertainment complexes.
- Sec. 115. Accelerated depreciation for business property on Indian reservations.
- Sec. 116. Expensing rules for certain productions.
- Sec. 117. Empowerment zone tax incentives.
- Sec. 118. American Samoa economic development credit.

Subtitle C—Incentives for Energy Production, Efficiency, and Green Economy Jobs

- Sec. 121. Biodiesel and renewable diesel.
- Sec. 122. Second generation biofuel producer credit.
- Sec. 123. Nonbusiness energy property.
- Sec. 124. Qualified fuel cell motor vehicles.
- Sec. 125. Alternative fuel refueling property credit.
- Sec. 126. 2-wheeled plug-in electric vehicle credit.
- Sec. 127. Credit for electricity produced from certain renewable resources.
- Sec. 128. Production credit for Indian coal facilities.
- Sec. 129. Energy efficient homes credit.
- Sec. 130. Special allowance for second generation biofuel plant property.
- Sec. 131. Energy efficient commercial buildings deduction.
- Sec. 132. Special rule for sales or dispositions to implement FERC or State electric restructuring policy for qualified electric utilities.
- Sec. 133. Extension and clarification of excise tax credits relating to alternative fuels.
- Sec. 134. Oil spill liability trust fund rate.

#### Subtitle D—Certain Provisions Expiring at the End of 2019

- Sec. 141. New markets tax credit.
- Sec. 142. Employer credit for paid family and medical leave.
- Sec. 143. Work opportunity credit.
- Sec. 144. Certain provisions related to beer, wine, and distilled spirits.
- Sec. 145. Look-thru rule for related controlled foreign corporations.
- Sec. 146. Credit for health insurance costs of eligible individuals.

#### TITLE II—ESTATE AND GIFT TAX

Sec. 201. Reduction of unified credit against estate tax.

#### TITLE III—DISASTER TAX RELIEF

Sec.	301.	Definitions.

- Sec. 302. Special disaster-related rules for use of retirement funds.
- Sec. 303. Employee retention credit for employers affected by qualified disasters.
- Sec. 304. Other disaster-related tax relief provisions.
- Sec. 305. Automatic extension of filing deadlines in case of certain taxpayers affected by Federally declared disasters.
- Sec. 306. Modification of the tax rate for the excise tax on investment income of private foundations.
- Sec. 307. Additional low-income housing credit allocations for qualified 2017 and 2018 California disaster areas.

Sec. 308. Treatment of certain possessions.

(c) AMENDMENT OF 1986 CODE.—Except as other wise expressly provided, whenever in this Act an amend ment or repeal is expressed in terms of an amendment
 to, or repeal of, a section or other provision, the reference
 shall be considered to be made to a section or other provi sion of the Internal Revenue Code of 1986.

## 7 TITLE I—EXTENSION OF

# 8 CERTAIN EXPIRING PROVISIONS

# 9 Subtitle A—Tax Relief and Support 10 for Families and Individuals

11 SEC. 101. EXCLUSION FROM GROSS INCOME OF DISCHARGE

# 12OF QUALIFIED PRINCIPAL RESIDENCE IN-13DEBTEDNESS.

(a) IN GENERAL.—Section 108(a)(1)(E) is amended
by striking "January 1, 2018" each place it appears and
inserting "January 1, 2021".

17 (b) CONFORMING AMENDMENT.—Section 108(h)(2)18 is amended by inserting "and determined without regard

to the substitution described in section
 163(h)(3)(F)(i)(II)" after "clause (ii) thereof".

3 (c) EFFECTIVE DATE.—The amendments made by
4 this section shall apply to discharges of indebtedness after
5 December 31, 2017.

6SEC. 102. TREATMENT OF MORTGAGE INSURANCE PRE-7MIUMS AS QUALIFIED RESIDENCE INTEREST.

8 (a) IN GENERAL.—Section 163(h)(3)(E)(iv)(I) is
9 amended by striking "December 31, 2017" and inserting
10 "December 31, 2020".

(b) EFFECTIVE DATE.—The amendment made by
this section shall apply to amounts paid or incurred after
December 31, 2017.

14 SEC. 103. REDUCTION IN MEDICAL EXPENSE DEDUCTION
15 FLOOR.

16 (a) IN GENERAL.—Section 213(f) is amended to read17 as follows:

18 "(f) TEMPORARY SPECIAL RULE.—In the case of tax19 able years beginning before January 1, 2021, subsection
20 (a) shall be applied with respect to a taxpayer by sub21 stituting '7.5 percent' for '10 percent'.".

(b) ALTERNATIVE MINIMUM TAX.—Section 56(b)(1)
is amended by striking subparagraph (B) and by redesignating subparagraphs (C), (D), (E), and (F), as subparagraphs (B), (C), (D), and (E), respectively.

(c) EFFECTIVE DATE.—The amendments made by
 this section shall apply to taxable years ending after De cember 31, 2018.

# 4 SEC. 104. DEDUCTION OF QUALIFIED TUITION AND RE-5 LATED EXPENSES.

6 (a) IN GENERAL.—Section 222(e) is amended by
7 striking "December 31, 2017" and inserting "December
8 31, 2020".

9 (b) EFFECTIVE DATE.—The amendment made by
10 this section shall apply to taxable years beginning after
11 December 31, 2017.

## 12 SEC. 105. BLACK LUNG DISABILITY TRUST FUND EXCISE 13 TAX.

(a) IN GENERAL.—Section 4121(e)(2)(A) is amended
by striking "December 31, 2018" and inserting "December 31, 2020".

17 (b) EFFECTIVE DATE.—The amendment made by
18 this section shall apply on and after the first day of the
19 first calendar month beginning after the date of the enact20 ment of this Act.

# 1 Subtitle B—Incentives for Employ-

# ment, Economic Growth, and Community Development

## 4 SEC. 111. INDIAN EMPLOYMENT CREDIT.

5 (a) IN GENERAL.—Section 45A(f) is amended by
6 striking "December 31, 2017" and inserting "December
7 31, 2020".

8 (b) EFFECTIVE DATE.—The amendment made by
9 this section shall apply to taxable years beginning after
10 December 31, 2017.

## 11 SEC. 112. RAILROAD TRACK MAINTENANCE CREDIT.

(a) IN GENERAL.—Section 45G(f) is amended by
striking "January 1, 2018" and inserting "January 1,
2021".

15 (b) SAFE HARBOR ASSIGNMENTS.—Any assignment, 16 including related expenditures paid or incurred, under section 45G(b)(2) of the Internal Revenue Code of 1986 for 17 a taxable year beginning on or after January 1, 2018, and 18 before January 1, 2019, shall be treated as effective as 19 of the close of such taxable year if made pursuant to a 20 written agreement entered into no later than 90 days fol-2122 lowing the date of the enactment of this Act.

23 (c) EFFECTIVE DATE.—The amendment made by
24 this section shall apply to expenditures paid or incurred
25 during taxable years beginning after December 31, 2017.

#### 1 SEC. 113. MINE RESCUE TEAM TRAINING CREDIT.

2 (a) IN GENERAL.—Section 45N(e) is amended by
3 striking "December 31, 2017" and inserting "December
4 31, 2020".

5 (b) EFFECTIVE DATE.—The amendment made by
6 this section shall apply to taxable years beginning after
7 December 31, 2017.

# 8 SEC. 114. 7-YEAR RECOVERY PERIOD FOR MOTORSPORTS 9 ENTERTAINMENT COMPLEXES.

10 (a) IN GENERAL.—Section 168(i)(15)(D) is amended
11 by striking "December 31, 2017" and inserting "Decem12 ber 31, 2020".

13 (b) EFFECTIVE DATE.—The amendment made by
14 this section shall apply to property placed in service after
15 December 31, 2017.

# 16SEC. 115. ACCELERATED DEPRECIATION FOR BUSINESS17PROPERTY ON INDIAN RESERVATIONS.

18 (a) IN GENERAL.—Section 168(j)(9) is amended by
19 striking "December 31, 2017" and inserting "December
20 31, 2020".

(b) EFFECTIVE DATE.—The amendment made by
this section shall apply to property placed in service after
December 31, 2017.

### 1 SEC. 116. EXPENSING RULES FOR CERTAIN PRODUCTIONS.

2 (a) IN GENERAL.—Section 181(g) is amended by
3 striking "December 31, 2017" and inserting "December
4 31, 2020".

5 (b) EFFECTIVE DATE.—The amendment made by
6 this section shall apply to productions commencing after
7 December 31, 2017.

#### 8 SEC. 117. EMPOWERMENT ZONE TAX INCENTIVES.

9 (a) IN GENERAL.—Section 1391(d)(1)(A)(i) is
10 amended by striking "December 31, 2017" and inserting
11 "December 31, 2020".

12 (b) TREATMENT OF CERTAIN TERMINATION DATES SPECIFIED IN NOMINATIONS.—In the case of a designa-13 tion of an empowerment zone the nomination for which 14 included a termination date which is contemporaneous 15 16 with the date specified in subparagraph (A)(i) of section 17 1391(d)(1) of the Internal Revenue Code of 1986 (as in effect before the enactment of this Act), subparagraph (B) 18 19 of such section shall not apply with respect to such designation if, after the date of the enactment of this section, 20 21 the entity which made such nomination amends the nomi-22 nation to provide for a new termination date in such man-23 ner as the Secretary of the Treasury (or the Secretary's 24 designee) may provide.

(c) EFFECTIVE DATE.—The amendment made by
 subsection (a) shall apply to taxable years beginning after
 December 31, 2017.

# 4 SEC. 118. AMERICAN SAMOA ECONOMIC DEVELOPMENT 5 CREDIT.

6 (a) IN GENERAL.—Section 119(d) of division A of
7 the Tax Relief and Health Care Act of 2006 is amended—
8 (1) by striking "January 1, 2018" each place
9 it appears and inserting "January 1, 2021",

(2) by striking "first 12 taxable years" in paragraph (1) and inserting "first 15 taxable years",

(3) by striking "first 6 taxable years" in paragraph (2) and inserting "first 9 taxable years", and
(4) by adding at the end the following flush
sentence:

16 "In the case of a corporation described in subsection
17 (a)(2), the Internal Revenue Code of 1986 shall be applied
18 and administered without regard to the amendments made
19 by section 401(d)(1) of the Tax Technical Corrections Act
20 of 2018.".

(b) CONFORMING AMENDMENT.—Section 119(e) of
division A of the Tax Relief and Health Care Act of 2006
is amended by inserting "(as in effect before its repeal)"
after "section 199 of the Internal Revenue Code of 1986".

(c) EFFECTIVE DATE.—The amendments made by
 this section shall apply to taxable years beginning after
 December 31, 2017.

# 4 Subtitle C—Incentives for Energy

# 5 **Production, Efficiency, and** 6 **Green Economy Jobs**

7 SEC. 121. BIODIESEL AND RENEWABLE DIESEL.

8 (a) INCOME TAX CREDIT.—

9 (1) IN GENERAL.—Section 40A(g) is amended
10 by striking "December 31, 2017" and inserting
11 "December 31, 2020".

12 (2) EFFECTIVE DATE.—The amendment made
13 by this subsection shall apply to fuel sold or used
14 after December 31, 2017.

15 (b) Excise Tax Incentives.—

16 (1) TERMINATION.—

17 (A) IN GENERAL.—Section 6426(c)(6) is
18 amended by striking "December 31, 2017" and
19 inserting "December 31, 2020".

20 (B) PAYMENTS.—Section 6427(e)(6)(B) is
21 amended by striking "December 31, 2017" and
22 inserting "December 31, 2020".

23 (2) EFFECTIVE DATE.—The amendments made
24 by this subsection shall apply to fuel sold or used
25 after December 31, 2017.

1 (3) SPECIAL RULE.—Notwithstanding any other 2 provision of law, in the case of any biodiesel mixture 3 credit properly determined under section 6426(c) of 4 the Internal Revenue Code of 1986 for the period 5 beginning on January 1, 2018, and ending with the 6 close of the last calendar quarter beginning before 7 the date of the enactment of this Act, such credit 8 shall be allowed, and any refund or payment attrib-9 utable to such credit (including any payment under 10 section 6427(e) of such Code) shall be made, only in 11 such manner as the Secretary of the Treasury (or 12 the Secretary's delegate) shall provide. Such Sec-13 retary shall issue guidance within 30 days after the 14 date of the enactment of this Act providing for a 15 one-time submission of claims covering periods de-16 scribed in the preceding sentence. Such guidance 17 shall provide for a 180-day period for the submission 18 of such claims (in such manner as prescribed by 19 such Secretary) to begin not later than 30 days after 20 such guidance is issued. Such claims shall be paid 21 by such Secretary not later than 60 days after re-22 ceipt. If such Secretary has not paid pursuant to a 23 claim filed under this subsection within 60 days 24 after the date of the filing of such claim, the claim 25 shall be paid with interest from such date determined by using the overpayment rate and method
 under section 6621 of such Code.

# 3 SEC. 122. SECOND GENERATION BIOFUEL PRODUCER 4 CREDIT.

5 (a) IN GENERAL.—Section 40(b)(6)(J)(i) is amended
6 by striking "January 1, 2018" and inserting "January 1,
7 2021".

8 (b) EFFECTIVE DATE.—The amendment made by
9 this section shall apply to qualified second generation
10 biofuel production after December 31, 2017.

## 11 SEC. 123. NONBUSINESS ENERGY PROPERTY.

(a) IN GENERAL.—Section 25C(g)(2) is amended by
striking "December 31, 2017" and inserting "December
31, 2020".

15 (b) TECHNICAL AMENDMENT.—Section 25C(d)(3) is
16 amended—

17 (1) by striking "an energy factor of at least
18 2.0" in subparagraph (A) and inserting "a Uniform
19 Energy Factor of at least 2.2", and

20 (2) by striking "an energy factor" in subpara21 graph (D) and inserting "a Uniform Energy Fac22 tor".

23 (c) EFFECTIVE DATE.—The amendments made by
24 this section shall apply to property placed in service after
25 December 31, 2017.

#### 1 SEC. 124. QUALIFIED FUEL CELL MOTOR VEHICLES.

2 (a) IN GENERAL.—Section 30B(k)(1) is amended by
3 striking "December 31, 2017" and inserting "December
4 31, 2020".

5 (b) EFFECTIVE DATE.—The amendment made by
6 this section shall apply to property purchased after De7 cember 31, 2017.

# 8 SEC. 125. ALTERNATIVE FUEL REFUELING PROPERTY 9 CREDIT.

10 (a) IN GENERAL.—Section 30C(g) is amended by
11 striking "December 31, 2017" and inserting "December
12 31, 2020".

(b) EFFECTIVE DATE.—The amendment made by
this section shall apply to property placed in service after
December 31, 2017.

### 16 SEC. 126. 2-WHEELED PLUG-IN ELECTRIC VEHICLE CREDIT.

17 (a) IN GENERAL.—Section 30D(g)(3)(E)(ii) is
18 amended by striking "January 1, 2018" and inserting
19 "January 1, 2021".

20 (b) EFFECTIVE DATE.—The amendment made by
21 this section shall apply to vehicles acquired after Decem22 ber 31, 2017.

# 23 SEC. 127. CREDIT FOR ELECTRICITY PRODUCED FROM 24 CERTAIN RENEWABLE RESOURCES.

(a) IN GENERAL.—The following provisions of sec-tion 45(d) are each amended by striking "January 1,

2018" each place it appears and inserting "January 1,
 2021":

- 3 (1) Paragraph (2)(A).
- $4 \qquad (2) Paragraph (3)(A).$
- 5 (3) Paragraph (4)(B).
- 6 (4) Paragraph (6).
- 7 (5) Paragraph (7).
- 8 (6) Paragraph (9).
- 9 (7) Paragraph (11)(B).

(b) EXTENSION OF ELECTION TO TREAT QUALIFIED
FACILITIES AS ENERGY PROPERTY.—Section
48(a)(5)(C)(ii) is amended by striking "January 1, 2018
(January 1, 2020, in the case of any facility which is described in paragraph (1) of section 45(d))" and inserting
"January 1, 2021".

16 (c) APPLICATION OF EXTENSION TO WIND FACILI-17 TIES.—

18 (1) IN GENERAL.—Section 45(d)(1) is amended
19 by striking "January 1, 2020" and inserting "Janu20 ary 1, 2021".

(2) APPLICATION OF PHASEOUT PERCENTAGE.—Sections 45(b)(5)(C) and 48(a)(5)(E)(iii) are
each amended by striking "and before January 1,
2020,".

(d) EFFECTIVE DATE.—The amendments made by
 this section shall take effect on January 1, 2018.

# 3 SEC. 128. PRODUCTION CREDIT FOR INDIAN COAL FACILI-4 TIES.

5 (a) IN GENERAL.—Section 45(e)(10)(A) is amended
6 by striking "12-year period" each place it appears and in7 serting "15-year period".

8 (b) EFFECTIVE DATE.—The amendment made by
9 this section shall apply to coal produced after December
10 31, 2017.

#### 11 SEC. 129. ENERGY EFFICIENT HOMES CREDIT.

12 (a) IN GENERAL.—Section 45L(g) is amended by
13 striking "December 31, 2017" and inserting "December
14 31, 2020".

(b) EFFECTIVE DATE.—The amendment made by
this section shall apply to homes acquired after December
31, 2017.

#### 18 SEC. 130. SPECIAL ALLOWANCE FOR SECOND GENERATION

## 19 BIOFUEL PLANT PROPERTY.

20 (a) IN GENERAL.—Section 168(l)(2)(D) is amended
21 by striking "January 1, 2018" and inserting "January 1,
22 2021".

23 (b) EFFECTIVE DATE.—The amendment made by
24 this section shall apply to property placed in service after
25 December 31, 2017.

# SEC. 131. ENERGY EFFICIENT COMMERCIAL BUILDINGS DE DUCTION. (a) IN GENERAL.—Section 179D(h) is amended by

3 (a) IN GENERAL.—Section 179D(h) is amended by
4 striking "December 31, 2017" and inserting "December
5 31, 2020".

6 (b) EFFECTIVE DATES.—The amendment made by
7 subsection (a) shall apply to property placed in service
8 after December 31, 2017.

9 SEC. 132. SPECIAL RULE FOR SALES OR DISPOSITIONS TO
10 IMPLEMENT FERC OR STATE ELECTRIC RE11 STRUCTURING POLICY FOR QUALIFIED ELEC12 TRIC UTILITIES.

(a) IN GENERAL.—Section 451(k)(3) is amended by
striking "January 1, 2018" and inserting "January 1,
2021".

16 (b) EFFECTIVE DATE.—The amendment made by17 this section shall apply to dispositions after December 31,18 2017.

SEC. 133. EXTENSION AND CLARIFICATION OF EXCISE TAX
 CREDITS RELATING TO ALTERNATIVE FUELS.
 (a) EXTENSION.—
 (1) IN GENERAL.—Sections 6426(d)(5) and
 6426(e)(3) are each amended by striking "December

24 31, 2017" and inserting "December 31, 2020".

25 (2) OUTLAY PAYMENTS FOR ALTERNATIVE
26 FUELS.—Section 6427(e)(6)(C) is amended by strik-

ing "December 31, 2017" and inserting "December
 31, 2020".

3 (3) SPECIAL RULE.—Notwithstanding any other 4 provision of law, in the case of any alternative fuel 5 credit properly determined under section 6426(d) of 6 the Internal Revenue Code of 1986 for the period 7 beginning on January 1, 2018, and ending with the 8 close of the last calendar quarter beginning before 9 the date of the enactment of this Act, such credit 10 shall be allowed, and any refund or payment attrib-11 utable to such credit (including any payment under 12 section 6427(e) of such Code) shall be made, only in 13 such manner as the Secretary of the Treasury (or 14 the Secretary's delegate) shall provide. Such Sec-15 retary shall issue guidance within 30 days after the 16 date of the enactment of this Act providing for a 17 one-time submission of claims covering periods de-18 scribed in the preceding sentence. Such guidance 19 shall provide for a 180-day period for the submission 20 of such claims (in such manner as prescribed by 21 such Secretary) to begin not later than 30 days after 22 such guidance is issued. Such claims shall be paid 23 by such Secretary not later than 60 days after re-24 ceipt. If such Secretary has not paid pursuant to a 25 claim filed under this subsection within 60 days

1 after the date of the filing of such claim, the claim 2 shall be paid with interest from such date deter-3 mined by using the overpayment rate and method 4 under section 6621 of such Code. (4) EFFECTIVE DATE.—The amendments made 5 6 by this subsection shall apply to fuel sold or used 7 after December 31, 2017. 8 (b) CLARIFICATION OF RULES REGARDING ALTER-NATIVE FUEL MIXTURE CREDIT.— 9 10 (1) IN GENERAL.—Paragraph (2) of section 11 6426(e) is amended by striking "mixture of alter-12 native fuel" and inserting "mixture of alternative 13 fuel (other than a fuel described in subparagraph 14 (A), (C), or (F) of subsection (d)(2))". 15 (2) EFFECTIVE DATE.—The amendment made 16 by this section shall apply to— 17 (A) fuel sold or used on or after the date 18 of the enactment of this Act, and 19 (B) fuel sold or used before such date of 20 enactment, but only to the extent that credits 21 and claims of credit under section 6426(e) of 22 the Internal Revenue Code of 1986 with respect 23 to such sale or use have not been paid or allowed as of such date. 24

## 1 SEC. 134. OIL SPILL LIABILITY TRUST FUND RATE.

2 (a) IN GENERAL.—Section 4611(f)(2) is amended by
3 striking "December 31, 2018" and inserting "December
4 31, 2020".

5 (b) EFFECTIVE DATE.—The amendment made by
6 this section shall apply on and after the first day of the
7 first calendar month beginning after the date of the enact8 ment of this Act.

# 9 Subtitle D—Certain Provisions 10 Expiring at the End of 2019

## 11 SEC. 141. NEW MARKETS TAX CREDIT.

(a) IN GENERAL.—Section 45D(f)(1) is amended by
striking "and" at the end of subparagraph (F), by striking
the period at the end of subparagraph (G) and inserting
", and", and by adding at the end the following new subparagraph:

17 "(H) \$5,000,000 for 2020.".

18 (b) CARRYOVER OF UNUSED LIMITATION.—Section
19 45D(f)(3) is amended by striking "2024" and inserting
20 "2025".

(c) EFFECTIVE DATE.—The amendments made by
this section shall apply to calendar years beginning after
December 31, 2019.

# 1SEC. 142. EMPLOYER CREDIT FOR PAID FAMILY AND MED-2ICAL LEAVE.

3 (a) IN GENERAL.—Section 458(i) is amended by
4 striking "December 31, 2019" and inserting "December
5 31, 2020".

6 (b) EFFECTIVE DATE.—The amendment made by
7 this section shall apply to wages paid in taxable years be8 ginning after December 31, 2019.

#### 9 SEC. 143. WORK OPPORTUNITY CREDIT.

10 (a) IN GENERAL.—Section 51(c)(4) is amended by
11 striking "December 31, 2019" and inserting "December
12 31, 2020".

(b) EFFECTIVE DATE.—The amendment made by
this section shall apply to individuals who begin work for
the employer after December 31, 2019.

# 16 SEC. 144. CERTAIN PROVISIONS RELATED TO BEER, WINE, 17 AND DISTILLED SPIRITS.

18 (a) EXEMPTION FOR AGING PROCESS OF BEER,

19 WINE, AND DISTILLED SPIRITS.—

20 (1) IN GENERAL.—Section 263A(f)(4)(B) is
21 amended by striking "December 31, 2019" and in22 serting "December 31, 2020".

23 (2) EFFECTIVE DATE.—The amendment made
24 by this subsection shall apply to interest costs paid
25 or accrued after December 31, 2019.

26 (b) REDUCED RATE OF EXCISE TAX ON BEER.—

1	(1) IN GENERAL.—Paragraphs $(1)(C)$ and
2	(2)(A) of section $5051(a)$ are each amended by
3	striking "January 1, 2020" and inserting "January
4	1, 2021".
5	(2) Effective date.—The amendments made
6	by this subsection shall apply to beer removed after
7	December 31, 2019.
8	(c) Transfer of Beer Between Bonded Facili-
9	TIES.—
10	(1) IN GENERAL.—Section $5414(b)(3)$ is
11	amended by striking "December 31, 2019" and in-
12	serting "December 31, 2020".
13	(2) Effective date.—The amendment made
14	by this subsection shall apply to calendar quarters
15	beginning after December 31, 2019.
16	(d) Reduced Rate of Excise Tax on Certain
17	WINE.—
18	(1) IN GENERAL.—Section $5041(c)(8)(A)$ is
19	amended by striking "January 1, 2020" and insert-
20	ing "January 1, 2021".
21	(2) Conforming Amendment.—The heading
22	of section 5041(c)(8) is amended by striking "SPE-
23	CIAL RULE FOR 2018 AND 2019" and inserting
24	"TEMPORARY SPECIAL RULE".

1	(3) EFFECTIVE DATE.—The amendments made
2	by this subsection shall apply to wine removed after
3	December 31, 2019.
4	(e) Adjustment of Alcohol Content Level for
5	Application of Excise Taxes.—
6	(1) IN GENERAL.—Paragraphs $(1)$ and $(2)$ of
7	section 5041(b) are each amended by striking "Jan-
8	uary 1, 2020" and inserting "January 1, 2021".
9	(2) Effective date.—The amendments made
10	by this subsection shall apply to wine removed after
11	December 31, 2019.
12	(f) Definition of Mead and Low Alcohol by
13	Volume Wine.—
14	(1) IN GENERAL.—Section $5041(h)(3)$ is
15	amended by striking "December 31, 2019" and in-
16	serting "December 31, 2020".
17	(2) Effective date.—The amendment made
18	
	by this subsection shall apply to wine removed after
19	by this subsection shall apply to wine removed after December 31, 2019.
19 20	
	December 31, 2019.
20	December 31, 2019. (g) REDUCED RATE OF EXCISE TAX ON CERTAIN
20 21	December 31, 2019. (g) REDUCED RATE OF EXCISE TAX ON CERTAIN DISTILLED SPIRITS.—

1	(2) Conforming Amendment.—The heading
2	of section 5001(c) is amended by striking "RE-
3	DUCED RATE FOR 2018 AND 2019" and inserting
4	"Temporary Reduced Rate".
5	(3) EFFECTIVE DATE.—The amendments made
6	by this subsection shall apply to distilled spirits re-
7	moved after December 31, 2019.
8	(h) Bulk Distilled Spirits.—
9	(1) IN GENERAL.—Section 5212 is amended by
10	striking "January 1, 2020" and inserting "January
11	1, 2021".
12	(2) EFFECTIVE DATE.—The amendment made
13	by this subsection shall apply to distilled spirits
14	transferred in bond after December 31, 2019.
15	(i) SIMPLIFICATION OF RULES REGARDING
16	Records, Statements, and Returns.—
17	(1) IN GENERAL.—Section 5555(a) is amended
18	by striking "January 1, 2020" and inserting "Janu-
19	ary 1, 2021".
20	(2) EFFECTIVE DATE.—The amendment made
21	by this subsection shall apply to calendar quarters
22	beginning after December 31, 2019.

# 1SEC. 145. LOOK-THRU RULE FOR RELATED CONTROLLED2FOREIGN CORPORATIONS.

3 (a) IN GENERAL.—Section 954(c)(6)(C) is amended
4 by striking "January 1, 2020" and inserting "January 1,
5 2021".

6 (b) EFFECTIVE DATE.—The amendment made by
7 this section shall apply to taxable years of foreign corpora8 tions beginning after December 31, 2019, and to taxable
9 years of United States shareholders with or within which
10 such taxable years of foreign corporations end.

# 11 SEC. 146. CREDIT FOR HEALTH INSURANCE COSTS OF ELI12 GIBLE INDIVIDUALS.

(a) IN GENERAL.—Section 35(b)(1)(B) is amended
by striking "January 1, 2020" and inserting "January 1,
2021".

16 (b) EFFECTIVE DATE.—The amendment made by
17 this section shall apply to months beginning after Decem18 ber 31, 2019.

# 19 TITLE II—ESTATE AND GIFT TAX

20 SEC. 201. REDUCTION OF UNIFIED CREDIT AGAINST ES-

21 тате тах.

(a) IN GENERAL.—Section 2010(c)(3)(C) is amended
by striking "January 1, 2026" and inserting "January 1,
2023".

1 (b) EFFECTIVE DATE.—The amendment made by 2 this section shall apply to estates of decedents dving and 3 gifts made after December 31, 2022.

## TITLE III—DISASTER TAX 4 RELIEF

#### 6 SEC. 301. DEFINITIONS.

7 For purposes of this title—

8 (1) QUALIFIED DISASTER AREA.—

9 (A) IN GENERAL.—The term "qualified disaster area" means any area with respect to 10 11 which a major disaster was declared, during the 12 period beginning on January 1, 2018, and end-13 ing on the date which is 60 days after the date 14 of the enactment of this Act, by the President 15 under section 401 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act 16 17 if the incident period of the disaster with re-18 spect to which such declaration is made begins 19 on or before the date of the enactment of this 20 Act.

21 (B) DENIAL OF DOUBLE BENEFIT.—Such 22 term shall not include the California wildfire 23 disaster area (as defined in section 20101 of 24 subdivision 2 of division B of the Bipartisan 25 Budget Act of 2018).

1 (2)QUALIFIED DISASTER ZONE.—The term 2 "qualified disaster zone" means that portion of any 3 qualified disaster area which was determined by the 4 President, during the period beginning on January 5 1, 2018, and ending on the date which is 60 days 6 after the date of the enactment of this Act, to war-7 rant individual or individual and public assistance from the Federal Government under the Robert T. 8 9 Stafford Disaster Relief and Emergency Assistance 10 Act by reason of the qualified disaster with respect 11 to such disaster area.

(3) QUALIFIED DISASTER.—The term "qualified disaster" means, with respect to any qualified
disaster area, the disaster by reason of which a
major disaster was declared with respect to such
area.

17 (4) INCIDENT PERIOD.—The term "incident pe-18 riod" means, with respect to any qualified disaster, 19 the period specified by the Federal Emergency Man-20 agement Agency as the period during which such 21 disaster occurred (except that for purposes of this 22 title such period shall not be treated as beginning 23 before January 1, 2018, or ending after the date 24 which is 30 days after the date of the enactment of 25 this Act).

1	SEC. 302. SPECIAL DISASTER-RELATED RULES FOR USE OF
2	<b>RETIREMENT FUNDS.</b>
3	(a) TAX-FAVORED WITHDRAWALS FROM RETIRE-
4	ment Plans.—
5	(1) IN GENERAL.—Section 72(t) of the Internal
6	Revenue Code of 1986 shall not apply to any quali-
7	fied disaster distribution.
8	(2) Aggregate dollar limitation.—
9	(A) IN GENERAL.—For purposes of this
10	subsection, the aggregate amount of distribu-
11	tions received by an individual which may be
12	treated as qualified disaster distributions for
13	any taxable year shall not exceed the excess (if
14	any) of—
15	(i) \$100,000, over
16	(ii) the aggregate amounts treated as
17	qualified disaster distributions received by
18	such individual for all prior taxable years.
19	(B) TREATMENT OF PLAN DISTRIBU-
20	TIONS.—If a distribution to an individual would
21	(without regard to subparagraph (A)) be a
22	qualified disaster distribution, a plan shall not
23	be treated as violating any requirement of the
24	Internal Revenue Code of 1986 merely because
25	the plan treats such distribution as a qualified
26	disaster distribution, unless the aggregate
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amount of such distributions from all plans

2 maintained by the employer (and any member 3 of any controlled group which includes the em-4 ployer) to such individual exceeds \$100,000. 5 (C) CONTROLLED GROUP.—For purposes 6 of subparagraph (B), the term "controlled 7 group" means any group treated as a single 8 employer under subsection (b), (c), (m), or (o) 9 of section 414 of the Internal Revenue Code of 10 1986. 11 (D) SPECIAL RULE FOR INDIVIDUALS AF-12 FECTED BY MORE THAN ONE DISASTER.—The 13 limitation of subparagraph (A) shall be applied 14 separately with respect to distributions made 15 with respect to each qualified disaster. 16 (3) Amount distributed may be repaid.— 17 (A) IN GENERAL.—Any individual who re-18 ceives a qualified disaster distribution may, at any time during the 3-year period beginning on the day after the date on which such distribu-

19any time during the 3-year period beginning on20the day after the date on which such distribu-21tion was received, make 1 or more contributions22in an aggregate amount not to exceed the23amount of such distribution to an eligible retire-24ment plan of which such individual is a bene-25ficiary and to which a rollover contribution of

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such distribution could be made under section 402(c), 403(a)(4), 403(b)(8), 408(d)(3), or 457(e)(16), of the Internal Revenue Code of 1986, as the case may be.

5 (B) TREATMENT OF REPAYMENTS OF DIS-6 TRIBUTIONS FROM ELIGIBLE RETIREMENT 7 PLANS OTHER THAN IRAS.—For purposes of 8 the Internal Revenue Code of 1986, if a con-9 tribution is made pursuant to subparagraph (A) 10 with respect to a qualified disaster distribution 11 from an eligible retirement plan other than an 12 individual retirement plan, then the taxpayer 13 shall, to the extent of the amount of the con-14 tribution, be treated as having received the 15 qualified disaster distribution in an eligible roll-16 distribution (as defined in section over 17 402(c)(4) of such Code) and as having trans-18 ferred the amount to the eligible retirement 19 plan in a direct trustee to trustee transfer with-20 in 60 days of the distribution.

(C) TREATMENT OF REPAYMENTS OF DISTRIBUTIONS FROM IRAS.—For purposes of the
Internal Revenue Code of 1986, if a contribution is made pursuant to subparagraph (A)
with respect to a qualified disaster distribution

1	from an individual retirement plan (as defined
2	by section 7701(a)(37) of such Code), then, to
3	the extent of the amount of the contribution,
4	the qualified disaster distribution shall be treat-
5	ed as a distribution described in section
6	408(d)(3) of such Code and as having been
7	transferred to the eligible retirement plan in a
8	direct trustee to trustee transfer within 60 days
9	of the distribution.
10	(4) DEFINITIONS.—For purposes of this sub-
11	section—
12	(A) QUALIFIED DISASTER DISTRIBU-
13	TION.—Except as provided in paragraph (2),
14	the term "qualified disaster distribution" means
15	any distribution from an eligible retirement
16	plan made—
17	(i) on or after the first day of the in-
18	cident period of a qualified disaster and
19	before the date which is 180 days after the
20	date of the enactment of this Act, and
21	(ii) to an individual whose principal
22	place of abode at any time during the inci-
23	dent period of such qualified disaster is lo-
24	cated in the qualified disaster area with re-
25	spect to such qualified disaster and who

1	has sustained an economic loss by reason
2	of such qualified disaster.
3	(B) ELIGIBLE RETIREMENT PLAN.—The
4	term "eligible retirement plan" shall have the
5	meaning given such term by section
6	402(c)(8)(B) of the Internal Revenue Code of
7	1986.
8	(5) Income inclusion spread over 3-year
9	PERIOD.—
10	(A) IN GENERAL.—In the case of any
11	qualified disaster distribution, unless the tax-
12	payer elects not to have this paragraph apply
13	for any taxable year, any amount required to be
14	included in gross income for such taxable year
15	shall be so included ratably over the 3-taxable-
16	year period beginning with such taxable year.
17	(B) Special Rule.—For purposes of sub-
18	paragraph (A), rules similar to the rules of sub-
19	paragraph (E) of section $408A(d)(3)$ of the In-
20	ternal Revenue Code of 1986 shall apply.
21	(6) Special rules.—
22	(A) EXEMPTION OF DISTRIBUTIONS FROM
23	TRUSTEE TO TRUSTEE TRANSFER AND WITH-
24	HOLDING RULES.—For purposes of sections
25	401(a)(31), 402(f), and 3405 of the Internal

1	Revenue Code of 1986, qualified disaster dis-
2	tributions shall not be treated as eligible roll-
3	over distributions.

4 (B) QUALIFIED DISASTER DISTRIBUTIONS 5 TREATED AS MEETING PLAN DISTRIBUTION RE-6 QUIREMENTS.—For purposes the Internal Rev-7 enue Code of 1986, a qualified disaster dis-8 tribution shall be treated as meeting the re-9 quirements of sections 401(k)(2)(B)(i), 10 403(b)(7)(A)(ii), 403(b)(11), and 457(d)(1)(A) 11 of such Code.

12 (b) RECONTRIBUTIONS OF WITHDRAWALS FOR13 HOME PURCHASES.—

14 (1) RECONTRIBUTIONS.—

15 (A) IN GENERAL.—Any individual who re-16 ceived a qualified distribution may, during the 17 applicable period, make 1 or more contributions 18 in an aggregate amount not to exceed the 19 amount of such qualified distribution to an eli-20 gible retirement plan (as defined in section 21 402(c)(8)(B) of the Internal Revenue Code of 22 1986) of which such individual is a beneficiary 23 and to which a rollover contribution of such dis-24 tribution could be made under section 402(c),

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1	403(a)(4), 403(b)(8),  or  408(d)(3),  of such
2	Code, as the case may be.
3	(B) TREATMENT OF REPAYMENTS.—Rules
4	similar to the rules of subparagraphs (B) and
5	(C) of subsection (a)(3) shall apply for purposes
6	of this subsection.
7	(2) QUALIFIED DISTRIBUTION.—For purposes
8	of this subsection, the term "qualified distribution"
9	means any distribution—
10	(A) described in section
11	401(k)(2)(B)(i)(IV), 403(b)(7)(A)(ii) (but only
12	to the extent such distribution relates to finan-
13	cial hardship), $403(b)(11)(B)$ , or $72(t)(2)(F)$ ,
14	of the Internal Revenue Code of 1986,
15	(B) which was to be used to purchase or
16	construct a principal residence in a qualified
17	disaster area, but which was not so used on ac-
18	count of the qualified disaster with respect to
19	such area, and
20	(C) which was received during the period
21	beginning on the date which is 180 days before
22	the first day of the incident period of such
23	qualified disaster and ending on the date which
24	is 30 days after the last day of such incident
25	period.

1	(3) Applicable period.—For purposes of this
2	subsection, the term "applicable period" means, in
3	the case of a principal residence in a qualified dis-
4	aster area with respect to any qualified disaster, the
5	period beginning on the first day of the incident pe-
6	riod of such qualified disaster and ending on the
7	date which is 180 days after the date of the enact-
8	ment of this Act.
9	(c) LOANS FROM QUALIFIED PLANS.—
10	(1) Increase in limit on loans not treat-
11	ED AS DISTRIBUTIONS.—In the case of any loan
12	from a qualified employer plan (as defined under
13	section $72(p)(4)$ of the Internal Revenue Code of
14	1986) to a qualified individual made during the 180-
15	day period beginning on the date of the enactment
16	of this Act—
17	(A) clause (i) of section $72(p)(2)(A)$ of
18	such Code shall be applied by substituting
19	"\$100,000" for "\$50,000", and
20	(B) clause (ii) of such section shall be ap-
21	plied by substituting "the present value of the
22	nonforfeitable accrued benefit of the employee
23	under the plan" for "one-half of the present
24	value of the nonforfeitable accrued benefit of
25	the employee under the plan".

1 (2) DELAY OF REPAYMENT.—In the case of a 2 qualified individual (with respect to any qualified 3 disaster) with an outstanding loan (on or after the 4 first day of the incident period of such qualified dis-5 aster) from a qualified employer plan (as defined in 6 section 72(p)(4) of the Internal Revenue Code of 7 1986)—

8 (A) if the due date pursuant to subpara-9 graph (B) or (C) of section 72(p)(2) of such 10 Code for any repayment with respect to such 11 loan occurs during the period beginning on the 12 first day of the incident period of such qualified 13 disaster and ending on the date which is 180 14 days after the last day of such incident period, 15 such due date shall be delayed for 1 year (or, 16 if later, until the date which is 180 days after 17 the date of the enactment of this Act).

(B) any subsequent repayments with respect to any such loan shall be appropriately
adjusted to reflect the delay in the due date
under subparagraph (A) and any interest accruing during such delay, and

(C) in determining the 5-year period and
the term of a loan under subparagraph (B) or
(C) of section 72(p)(2) of such Code, the period

1	described in subparagraph (A) of this para-
2	graph shall be disregarded.
3	(3) QUALIFIED INDIVIDUAL.—For purposes of
4	this subsection, the term "qualified individual"
5	means any individual—
6	(A) whose principal place of abode at any
7	time during the incident period of any qualified
8	disaster is located in the qualified disaster area
9	with respect to such qualified disaster, and
10	(B) who has sustained an economic loss by
11	reason of such qualified disaster.
12	(d) Provisions Relating to Plan Amend-
13	MENTS.—
14	(1) IN GENERAL.—If this subsection applies to
15	any amendment to any plan or annuity contract,
16	such plan or contract shall be treated as being oper-
17	ated in accordance with the terms of the plan during
18	the period described in paragraph $(2)(B)(i)$ .
19	(2) Amendments to which subsection Ap-
20	PLIES.—
21	(A) IN GENERAL.—This subsection shall
22	apply to any amendment to any plan or annuity
23	contract which is made—
24	(i) pursuant to any provision of this
1	issued by the Secretary or the Secretary of
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2	Labor under any provision of this section,
3	and
4	(ii) on or before the last day of the
5	first plan year beginning on or after Janu-
6	ary 1, 2020, or such later date as the Sec-
7	retary may prescribe.
8	In the case of a governmental plan (as defined
9	in section 414(d) of the Internal Revenue Code
10	of 1986), clause (ii) shall be applied by sub-
11	stituting the date which is 2 years after the
12	date otherwise applied under clause (ii).
13	(B) CONDITIONS.—This subsection shall
14	not apply to any amendment unless—
15	(i) during the period—
16	(I) beginning on the date that
17	this section or the regulation de-
18	scribed in subparagraph (A)(i) takes
19	effect (or in the case of a plan or con-
20	tract amendment not required by this
21	section or such regulation, the effec-
22	tive date specified by the plan), and
23	(II) ending on the date described
24	in subparagraph (A)(ii) (or, if earlier,

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1	the date the plan or contract amend-
2	ment is adopted),
3	the plan or contract is operated as if such plan
4	or contract amendment were in effect, and
5	(ii) such plan or contract amendment
6	applies retroactively for such period.
7	SEC. 303. EMPLOYEE RETENTION CREDIT FOR EMPLOYERS
8	AFFECTED BY QUALIFIED DISASTERS.
9	(a) IN GENERAL.—For purposes of section 38 of the
10	Internal Revenue Code of 1986, in the case of an eligible
11	employer, the 2018 qualified disaster employee retention
12	credit shall be treated as a credit listed at the end of sub-
13	section (b) of such section. For purposes of this sub-
14	section, the 2018 qualified disaster employee retention
15	credit for any taxable year is an amount equal to 40 per-
16	cent of the qualified wages with respect to each eligible
17	employee of such employer for such taxable year. The
18	amount of qualified wages with respect to any employee

24 (b) DEFINITIONS.—For purposes of this section—

count for any prior taxable year).

which may be taken into account under this subsection

by the employer for any taxable year shall not exceed

\$6,000 (reduced by the amount of qualified wages with

respect to such employee which may be so taken into ac-

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(1) ELIGIBLE EMPLOYER.—The term "eligible
 employer" means any employer—

(A) which conducted an active trade or business in a qualified disaster zone at any time during the incident period of the qualified disaster with respect to such qualified disaster zone, and

8 (B) with respect to whom the trade or 9 business described in subparagraph (A) is inop-10 erable at any time during the period beginning 11 on the first day of the incident period of such 12 qualified disaster and ending on the date of the 13 enactment of this Act, as a result of damage 14 sustained by reason of such qualified disaster. 15 (2) ELIGIBLE EMPLOYEE.—The term "eligible employee" means with respect to an eligible em-16 17 plover an employee whose principal place of employ-18 ment with such eligible employer (determined imme-19 diately before the qualified disaster referred to in 20 paragraph (1)) was in the qualified disaster zone re-21 ferred to in such paragraph.

(3) QUALIFIED WAGES.—The term "qualified
wages" means wages (as defined in section 51(c)(1)
of the Internal Revenue Code of 1986, but without
regard to section 3306(b)(2)(B) of such Code) paid

1	or incurred by an eligible employer with respect to
2	an eligible employee at any time on or after the date
3	on which the trade or business described in para-
4	graph (1) first became inoperable at the principal
5	place of employment of the employee (determined
6	immediately before the qualified disaster referred to
7	in such paragraph) and before the earlier of—
8	(A) the date on which such trade or busi-
9	ness has resumed significant operations at such
10	principal place of employment, or
11	(B) the date which 150 days after the last
12	day of the incident period of the qualified dis-
13	aster referred to in paragraph (1).
14	Such term shall include wages paid without regard
15	to whether the employee performs no services, per-
16	forms services at a different place of employment
17	than such principal place of employment, or per-
18	forms services at such principal place of employment
19	before significant operations have resumed.
20	(c) CERTAIN RULES TO APPLY.—For purposes of
21	this subsection, rules similar to the rules of sections
22	51(i)(1), 52, and 280C(a), of the Internal Revenue Code
23	of 1986, shall apply.
24	(d) Employee Not Taken Into Account More
25	THAN ONCE.—An employee shall not be treated as an eli-

gible employee for purposes of this subsection for any pe riod with respect to any employer if such employer is al lowed a credit under section 51 of the Internal Revenue
 Code of 1986 with respect to such employee for such pe riod.

## 6 SEC. 304. OTHER DISASTER-RELATED TAX RELIEF PROVI7 SIONS.

8 (a) TEMPORARY INCREASE IN LIMITATION ON9 QUALIFIED CONTRIBUTIONS.—

(1) SUSPENSION OF CURRENT LIMITATION.—
Except as otherwise provided in paragraph (2),
qualified contributions shall be disregarded in applying subsections (b) and (d) of section 170 of the Internal Revenue Code of 1986.

15 (2) APPLICATION OF INCREASED LIMITATION.—
16 For purposes of section 170 of the Internal Revenue
17 Code of 1986—

18 (A) INDIVIDUALS.—In the case of an indi-19 vidual—

(i) LIMITATION.—Any qualified contribution shall be allowed as a deduction
only to the extent that the aggregate of
such contributions does not exceed the excess of the taxpayer's contribution base (as
defined in subparagraph (H) of section

1	170(b)(1) of such Code) over the amount
2	of all other charitable contributions allowed
3	under section $170(b)(1)$ of such Code.
4	(ii) CARRYOVER.—If the aggregate
5	amount of qualified contributions made in
6	the contribution year (within the meaning
7	of section $170(d)(1)$ of such Code) exceeds
8	the limitation of clause (i), such excess
9	shall be added to the excess described in
10	section 170(b)(1)(G)(ii).
11	(B) CORPORATIONS.—In the case of a cor-
12	poration—
13	(i) LIMITATION.—Any qualified con-
14	tribution shall be allowed as a deduction
15	only to the extent that the aggregate of
16	such contributions does not exceed the ex-
17	cess of the taxpayer's taxable income (as
18	determined under paragraph $(2)$ of section
19	170(b) of such Code) over the amount of
20	all other charitable contributions allowed
21	under such paragraph.
22	(ii) CARRYOVER.—If the aggregate
23	amount of qualified contributions made in
24	the contribution year (within the meaning
25	of section $170(d)(2)$ of such Code) exceeds

1	the limitation of clause (i), such excess
2	shall be appropriately taken into account
3	under section $170(d)(2)$ subject to the limi-
4	tations thereof.
5	(3) Qualified contributions.—
6	(A) IN GENERAL.—For purposes of this
7	subsection, the term "qualified contribution"
8	means any charitable contribution (as defined
9	in section 170(c) of the Internal Revenue Code
10	of 1986) if—
11	(i) such contribution—
12	(I) is paid, during the period be-
13	ginning on January 1, 2018, and end-
14	ing on the date which is 60 days after
15	the date of the enactment of this Act,
16	in cash to an organization described
17	in section 170(b)(1)(A) of such Code,
18	and
19	(II) is made for relief efforts in
20	one or more qualified disaster areas,
21	(ii) the taxpayer obtains from such or-
22	ganization contemporaneous written ac-
23	knowledgment (within the meaning of sec-
24	tion $170(f)(8)$ of such Code) that such con-
25	tribution was used (or is to be used) for

1	relief efforts described in clause (i)(II),
2	and
3	(iii) the taxpayer has elected the ap-
4	plication of this subsection with respect to
5	such contribution.
6	(B) EXCEPTION.—Such term shall not in-
7	clude a contribution by a donor if the contribu-
8	tion is—
9	(i) to an organization described in sec-
10	tion 509(a)(3) of the Internal Revenue
11	Code of 1986, or
12	(ii) for the establishment of a new, or
13	maintenance of an existing, donor advised
14	fund (as defined in section $4966(d)(2)$ of
15	such Code).
16	(C) Application of election to part-
17	NERSHIPS AND S CORPORATIONS.—In the case
18	of a partnership or S corporation, the election
19	under subparagraph (A)(iii) shall be made sepa-
20	rately by each partner or shareholder.
21	(b) Special Rules for Qualified Disaster-re-
22	lated Personal Casualty Losses.—
23	(1) IN GENERAL.—If an individual has a net
24	disaster loss for any taxable year—

1	(A) the amount determined under section
2	165(h)(2)(A)(ii) of the Internal Revenue Code
3	of 1986 shall be equal to the sum of—
4	(i) such net disaster loss, and
5	(ii) so much of the excess referred to
6	in the matter preceding clause (i) of sec-
7	tion $165(h)(2)(A)$ of such Code (reduced
8	by the amount in clause (i) of this sub-
9	paragraph) as exceeds 10 percent of the
10	adjusted gross income of the individual,
11	(B) section $165(h)(1)$ of such Code shall
12	be applied by substituting " $\$500$ " for " $\$500$
13	(\$100 for taxable years beginning after Decem-
14	ber 31, 2009)",
15	(C) the standard deduction determined
16	under section 63(c) of such Code shall be in-
17	creased by the net disaster loss, and
18	(D) section $56(b)(1)(E)$ of such Code shall
19	not apply to so much of the standard deduction
20	as is attributable to the increase under sub-
21	paragraph (C) of this paragraph.
22	(2) Net disaster loss.—For purposes of this
23	subsection, the term "net disaster loss" means the
24	excess of qualified disaster-related personal casualty
25	losses over personal casualty gains (as defined in

section 165(h)(3)(A) of the Internal Revenue Code
 of 1986).

3 (3) QUALIFIED DISASTER-RELATED PERSONAL 4 CASUALTY LOSSES.—For purposes of this subsection, the term "qualified disaster-related personal 5 6 casualty losses" means losses described in section 7 165(c)(3) of the Internal Revenue Code of 1986 8 which arise in a qualified disaster area on or after 9 the first day of the incident period of the qualified 10 disaster to which such area relates, and which are 11 attributable to such qualified disaster.

12 (c) SPECIAL RULE FOR DETERMINING EARNED IN-13 COME.—

14 (1) IN GENERAL.—In the case of a qualified in-15 dividual, if the earned income of the taxpayer for the 16 applicable taxable year is less than the earned in-17 come of the taxpayer for the preceding taxable year, 18 the credits allowed under sections 24(d) and 32 of 19 the Internal Revenue Code of 1986 may, at the elec-20 tion of the taxpayer, be determined by sub-21 stituting-

22 (A) such earned income for the preceding23 taxable year, for

24 (B) such earned income for the applicable25 taxable year.

1	(2) QUALIFIED INDIVIDUAL.—For purposes of
2	this subsection—
3	(A) IN GENERAL.—The term "qualified in-
4	dividual" means any individual whose principal
5	place of abode at any time during the incident
6	period of any qualified disaster was located—
7	(i) in the qualified disaster zone with
8	respect to such qualified disaster, or
9	(ii) in the qualified disaster area with
10	respect to such qualified disaster (but out-
11	side the qualified disaster zone with re-
12	spect to such qualified disaster) and such
13	individual was displaced from such prin-
14	cipal place of abode by reason of such
15	qualified disaster.
16	(B) HURRICANE SANDY.—The term
17	"qualified individual" includes any individual
18	whose principal place of abode at any time dur-
19	ing the period beginning on October 29, 2012,
20	and ending on November 3, 2012, was lo-
21	cated—
22	(i) in that portion of the area de-
23	scribed in clause (ii) which was determined
24	by the President to warrant individual or
25	individual and public assistance from the

1	Federal Government under the Robert T.
2	Stafford Disaster Relief and Emergency
3	Assistance Act by reason of Hurricane
4	Sandy, or
5	(ii) in the area with respect to which
6	a major disaster was declared by the Presi-
7	dent under section 401 of the Robert T.
8	Stafford Disaster Relief and Emergency
9	Assistance Act by reason of Hurricane
10	Sandy and such individual was displaced
11	from such principal place of abode by rea-
12	son of Hurricane Sandy.
13	(3) Applicable taxable year.—The term
14	"applicable taxable year" means—
15	(A) in the case of a qualified individual
16	other than an individual described in subpara-
17	graph (B), any taxable year which includes any
18	portion of the incident period of the qualified
19	disaster to which the qualified disaster area re-
20	ferred to in paragraph (2)(A) relates, or
21	(B) in the case of a qualified individual de-

21 (B) In the case of a qualified individual de22 scribed in subparagraph (B) of paragraph (2),
23 any taxable year which includes any portion of
24 the period described in such subparagraph.

1	(4) EARNED INCOME.—For purposes of this
2	subsection, the term "earned income" has the mean-
3	ing given such term under section 32(c) of the Inter-
4	nal Revenue Code of 1986.
5	(5) Special Rules.—
6	(A) Application to joint returns.—
7	For purposes of paragraph (1), in the case of
8	a joint return for an applicable taxable year—
9	(i) such paragraph shall apply if ei-
10	ther spouse is a qualified individual, and
11	(ii) the earned income of the taxpayer
12	for the preceding taxable year shall be the
13	sum of the earned income of each spouse
14	for such preceding taxable year.
15	(B) UNIFORM APPLICATION OF ELEC-
16	TION.—Any election made under paragraph (1)
17	shall apply with respect to both sections 24(d)
18	and 32 of the Internal Revenue Code of 1986.
19	(C) Errors treated as mathematical
20	ERROR.—For purposes of section 6213 of the
21	Internal Revenue Code of 1986, an incorrect
22	use on a return of earned income pursuant to
23	paragraph (1) shall be treated as a mathe-
24	matical or clerical error.

1	(D) NO EFFECT ON DETERMINATION OF
2	GROSS INCOME, ETC.—Except as otherwise pro-
3	vided in this subsection, the Internal Revenue
4	Code of 1986 shall be applied without regard to
5	any substitution under paragraph (1).
6	(E) EXTENSION OF PERIOD OF LIMITA-
7	TION FOR CERTAIN INDIVIDUALS AFFECTED BY
8	HURRICANE SANDY.—
9	(i) IN GENERAL.—In the case of an
10	individual described in paragraph (2)(B),
11	the period of limitation prescribed by sec-
12	tion 6511(a) of the Internal Revenue Code
13	of 1986 for any applicable taxable year
14	shall be extended until the date prescribed
15	by law (including extensions) for filing the
16	return of tax for the taxable year that in-
17	cludes the date of the enactment of this
18	Act, and section $6511(b)(2)$ of such Code
19	shall not apply to any claim of credit or re-
20	fund with respect to the return for such
21	applicable tax year.
22	(ii) Amendments, etc. restricted
23	to changes to earned income.—Clause
24	(i) shall apply only with respect to amend-
25	ments to the return of tax, and claims for

1	credit or refund, relating to a change in
2	the earned income of the individual.
3	SEC. 305. AUTOMATIC EXTENSION OF FILING DEADLINES
4	IN CASE OF CERTAIN TAXPAYERS AFFECTED
5	BY FEDERALLY DECLARED DISASTERS.
6	(a) IN GENERAL.—Section 7508A is amended by
7	adding at the end the following new subsection:
8	"(d) Mandatory 60-day Extension.—
9	"(1) IN GENERAL.—In the case of any qualified
10	taxpayer, the period—
11	"(A) beginning on the earliest incident
12	date specified in the declaration to which the
13	disaster area referred to in paragraph $(2)$ re-
14	lates, and
15	"(B) ending on the date which is 60 days
16	after the latest incident date so specified,
17	shall be disregarded in the same manner as a period
18	specified under subsection (a).
19	"(2) Qualified Taxpayer.—For purposes of
20	this subsection, the term 'qualified taxpayer'
21	means—
22	"(A) any individual whose principal resi-
23	dence (for purposes of section $1033(h)(4)$ ) is lo-
24	cated in a disaster area,

1	"(B) any taxpayer if the taxpayer's prin-
2	cipal place of business (other than the business
3	of performing services as an employee) is lo-
4	cated in a disaster area,
5	"(C) any individual who is a relief worker
6	affiliated with a recognized government or phil-
7	anthropic organization and who is assisting in
8	a disaster area,
9	"(D) any taxpayer whose records necessary
10	to meet a deadline for an act described in sec-
11	tion $7508(a)(1)$ are maintained in a disaster
12	area,
13	"(E) any individual visiting a disaster area
14	who was killed or injured as a result of the dis-
15	aster, and
16	"(F) solely with respect to a joint return,
17	any spouse of an individual described in any
18	preceding subparagraph of this paragraph.
19	"(3) DISASTER AREA.—For purposes of this
20	subsection, the term 'disaster area' has the meaning
21	given such term under subparagraph (B) of section
22	165(i)(5) with respect to a Federally declared dis-
23	aster (as defined in subparagraph (A) of such sec-
24	tion).

1	"(4) Application to rules regarding pen-
2	SIONS.—In the case of any person described in sub-
3	section (b), a rule similar to the rule of paragraph
4	(1) shall apply for purposes of subsection (b) with
5	respect to—
6	"(A) making contributions to a qualified
7	retirement plan (within the meaning of section
8	4974(c)) under section $219(f)(3)$ , $404(a)(6)$ ,
9	404(h)(1)(B), or $404(m)(2)$ ,
10	"(B) making distributions under section
11	408(d)(4),
12	"(C) recharacterizing contributions under
13	section $408A(d)(6)$ , and
14	"(D) making a rollover under section
15	402(c), 403(a)(4), 403(b)(8), or 408(d)(3).
16	"(5) Coordination with periods specified
17	BY THE SECRETARY.—Any period described in para-
18	graph (1) with respect to any person (including by
19	reason of the application of paragraph (4)) shall be
20	in addition to (or concurrent with, as the case may
21	be) any period specified under subsection (a) or (b)
22	with respect to such person.".
23	(b) EFFECTIVE DATE.—The amendment made by
24	this section shall apply to federally declared disasters de-
25	clared after the date of the enactment of this Act.

	$\mathbf{\overline{04}}$
1	SEC. 306. MODIFICATION OF THE TAX RATE FOR THE EX-
2	CISE TAX ON INVESTMENT INCOME OF PRI-
3	VATE FOUNDATIONS.
4	(a) IN GENERAL.—Section 4940(a) is amended by
5	striking "2 percent" and inserting "1.39 percent".
6	(b) Elimination of Reduced Tax Where Foun-
7	DATION MEETS CERTAIN DISTRIBUTION REQUIRE-
8	MENTS.—Section 4940 of such Code is amended by strik-
9	ing subsection (e).
10	(c) EFFECTIVE DATE.—The amendments made by
11	this subsection shall apply to taxable years beginning after
12	the date of the enactment of this Act.
13	SEC. 307. ADDITIONAL LOW-INCOME HOUSING CREDIT AL-
14	LOCATIONS FOR QUALIFIED 2017 AND 2018
15	CALIFORNIA DISASTER AREAS.
16	(a) IN GENERAL.—For purposes of section 42 of the
17	Internal Revenue Code of 1986, the State housing credit
18	ceiling for California for calendar year 2019 shall be in-
19	creased by the lesser of—
20	(1) the aggregate housing credit dollar amount
21	allocated by the State housing credit agencies of
22	California for such calendar year to buildings located

in qualified 2017 and 2018 California disaster areas,

24 or

(2) 50 percent of the sum of the State housing
 credit ceilings for California for calendar years 2017
 and 2018.

4 (b) Allocations Treated as Made First From ADDITIONAL ALLOCATION FOR PURPOSES OF DETER-5 MINING CARRYOVER.—For purposes of determining the 6 7 unused State housing credit ceiling for any calendar year 8 under section 42(h)(3)(C) of the Internal Revenue Code 9 of 1986, any increase in the State housing credit ceiling 10 under subsection (a) shall be treated as an amount de-11 scribed in clause (ii) of such section.

12 (c) DEFINITIONS.—For purposes of this section—

13 (1) QUALIFIED 2017 AND 2018 CALIFORNIA DIS-14 ASTER AREAS.—The term "qualified 2017 and 2018 California disaster areas" means any area in Cali-15 16 fornia which was determined by the President (be-17 fore January 1, 2019) to warrant individual or indi-18 vidual and public assistance from the Federal Gov-19 ernment under the Robert T. Stafford Disaster Re-20 lief and Emergency Assistance Act by reason of a 21 major disaster the incident period of which begins or 22 ends in calendar year 2017 or 2018. Notwith-23 standing section 301, for purposes of the preceding 24 sentence, the term "incident period" means the pe-25 riod specified by the Federal Emergency Management Agency as the period during which the disaster
 occurred.

3 (2) OTHER DEFINITIONS.—Terms used in this
4 section which are also used in section 42 of the In5 ternal Revenue Code of 1986 shall have the same
6 meaning in this section as in such section 42.

## 7 SEC. 308. TREATMENT OF CERTAIN POSSESSIONS.

8 (a) PAYMENTS TO POSSESSIONS WITH MIRROR 9 CODE TAX SYSTEMS.—The Secretary of the Treasury 10 shall pay to each possession of the United States which has a mirror code tax system amounts equal to the loss 11 12 (if any) to that possession by reason of the application 13 of the provisions of this title. Such amounts shall be determined by the Secretary of the Treasury based on informa-14 15 tion provided by the government of the respective possession. 16

17 (b) PAYMENTS TO OTHER POSSESSIONS.—The Secretary of the Treasury shall pay to each possession of the 18 United States which does not have a mirror code tax sys-19 tem amounts estimated by the Secretary of the Treasury 20 21 as being equal to the aggregate benefits (if any) that 22 would have been provided to residents of such possession 23 by reason of the provisions of this title if a mirror code 24 tax system had been in effect in such possession. The pre-25 ceding sentence shall not apply unless the respective pos-

session has a plan, which has been approved by the Sec retary of the Treasury, under which such possession will
 promptly distribute such payments to its residents.

4 (c) MIRROR CODE TAX SYSTEM.—For purposes of 5 this section, the term "mirror code tax system" means, with respect to any possession of the United States, the 6 7 income tax system of such possession if the income tax 8 liability of the residents of such possession under such sys-9 tem is determined by reference to the income tax laws of the United States as if such possession were the United 10 11 States.

(d) TREATMENT OF PAYMENTS.—For purposes of
section 1324 of title 31, United States Code, the payments
under this section shall be treated in the same manner
as a refund due from a credit provision referred to in subsection (b)(2) of such section.