| ••••• | | •••••• | ••••• |
|-----------|-----------|-----------|-------|
| (Original | Signature | of Member |) |

110th CONGRESS 1st Session



To amend the Trade Act of 1974 to reauthorize trade adjustment assistance, to extend trade adjustment assistance to service workers and firms, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. RANGEL (for himself and [see ATTACHED LIST of cosponsors]) introduced the following bill; which was referred to the Committee on

A BILL

- To amend the Trade Act of 1974 to reauthorize trade adjustment assistance, to extend trade adjustment assistance to service workers and firms, 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; TABLE OF CONTENTS.

- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Trade and Globalization Act of 2007".
- 6 (b) TABLE OF CONTENTS.—The table of contents for
- 7 this Act is as follows:

- Sec. 1. Short title; table of contents.
- Sec. 2. Findings.

TITLE I—TRADE ADJUSTMENT ASSISTANCE FOR WORKERS

- Subtitle A—Trade Adjustment Assistance for Service Sector Workers; Expansion of Covered Shifts in Production; Expansion of Downstream Secondary Worker Eligibility
- Sec. 101. Extension of trade adjustment assistance to services sector; shifts in production.
- Sec. 102. Determinations by Secretary of Labor.
- Sec. 103. Monitoring and reporting relating to service sector.

Subtitle B-Industry-Wide Trade Adjustment Assistance

- Sec. 111. Industry-wide determinations.
- Sec. 112. Notifications regarding affirmative determinations and safeguards.
- Sec. 113. Notification to Secretary of Commerce.
- Sec. 114. Restriction on eligibility for program benefits.

Subtitle C—Program Benefits

- Sec. 121. Qualifying requirements for workers.
- Sec. 122. Weekly amounts.
- Sec. 123. Limitations on trade readjustment allowances; allowances for extended training and breaks in training.
- Sec. 124. Special rules for calculation of eligibility period.
- Sec. 125. Application of State laws and regulations on good cause for waiver of time limits or late filing of claims.
- Sec. 126. Employment and case management services.
- Sec. 127. Training.
- Sec. 128. Prerequisite education; approved training programs.
- Sec. 129. Eligibility for unemployment insurance and program benefits while in training.
- Sec. 130. Administrative expenses and employment and case management services.
- Sec. 131. Job search and relocation allowances.

Subtitle D—Health Care Provisions

Sec. 141. Modifications relating health insurance assistance for certain TAA and PBGC pension recipients.

Subtitle E—Wage Insurance

Sec. 151. Reemployment trade adjustment assistance program for older workers.

Subtitle F—Other Matters

- Sec. 161. Agreements with States.
- Sec. 162. Fraud and recovery of overpayments.
- Sec. 163. Technical amendments.
- Sec. 164. Office of Trade Adjustment Assistance; Deputy Assistant Secretary for Trade Adjustment Assistance.
- Sec. 165. Collection of data and reports; information to workers.
- Sec. 166. Extension of TAA program.

Sec. 167. Judicial review.

Sec. 168. Liberal construction of certification of workers and firms.

TITLE II—TRADE ADJUSTMENT ASSISTANCE FOR FIRMS

- Sec. 201. Trade adjustment assistance for firms.
- Sec. 202. Extension of authorization of trade adjustment assistance for firms.
- Sec. 203. Industry-wide programs for the development of new services.

TITLE III—UNEMPLOYMENT INSURANCE

- Sec. 301. Short title.
- Sec. 302. Special transfers to State accounts in the Unemployment Trust Fund.
- Sec. 303. Extension of FUTA tax.

TITLE IV—MANUFACTURING REDEVELOPMENT ZONES

Sec. 401. Manufacturing redevelopment zones.

Sec. 402. Delay in application of worldwide interest allocation.

1 SEC. 2. FINDINGS.

2 Congress makes the following findings:

3 (1) Since January 2001, the United States
4 economy has lost nearly 3 million jobs in the manu5 facturing sector alone.

6 (2) Today, over 7.1 million people in the United
7 States are unemployed, and nearly 1.2 million of
8 those individuals have been unemployed for 6
9 months or longer.

(3) While the United States manufacturing sector has been the hardest hit by increased unemployment, the United States service sector has also seen
declines as jobs have moved to low-cost labor markets, such as China, India, and the Philippines.

(4) Promoting the economic growth and competitiveness of the United States requires—

| | I |
|----|--|
| 1 | (A) opening substantial new markets for |
| 2 | United States goods, services, and farm prod- |
| 3 | ucts; |
| 4 | (B) building a strong framework of rules |
| 5 | for international trade to level the playing field |
| 6 | for United States workers and businesses in all |
| 7 | sectors of the economy; and |
| 8 | (C) helping those affected by globalization |
| 9 | overcome its challenges and succeed. |
| 10 | (5) Congress created the trade adjustment as- |
| 11 | sistance program in 1962 to provide United States |
| 12 | workers who lose their jobs because of foreign com- |
| 13 | petition with government-funded training and associ- |
| 14 | ated income support to enable such workers to tran- |
| 15 | sition to new, good-paying jobs. |

16 (6) Unfortunately, the trade adjustment assist17 ance program has not kept pace with globalization
18 and it is failing to ensure that all workers adversely
19 affected by trade receive the assistance they need
20 and deserve.

(7) Workers in the service sector, who make up
approximately 80 percent of the United States workforce, are ineligible for trade adjustment assistance.

 $\mathbf{5}$

1 Inadequate funding for training leaves (8)2 many dislocated workers without access to the re-3 training they need to find good-paying jobs. 4 (9) Unnecessary, unduly burdensome, and con-5 fusing program eligibility rules prevent workers from 6 gaining access to benefits for which they are eligible. 7 (10) The health coverage tax credit suffers 8 from fundamental flaws and, as a result, the credit 9 is not being used by the vast majority of people who 10 are eligible for it, despite a clear need for access to 11 affordable health care. 12 (11)To the challenges meet posed by 13 globalization and to preserve the critical role that 14 United States workers play in promoting the 15 strength and prosperity of the United States, the 16 trade adjustment assistance program must be re-17 formed.

| | 0 |
|----|--|
| 1 | TITLE I—TRADE ADJUSTMENT |
| 2 | ASSISTANCE FOR WORKERS |
| 3 | Subtitle A—Trade Adjustment As- |
| 4 | sistance for Service Sector |
| 5 | Workers; Expansion of Covered |
| 6 | Shifts in Production; Expansion |
| 7 | of Downstream Secondary |
| 8 | Worker Eligibility |
| 9 | SEC. 101. EXTENSION OF TRADE ADJUSTMENT ASSISTANCE |
| 10 | TO SERVICES SECTOR; SHIFTS IN PRODUC- |
| 11 | TION. |
| 12 | (a) Petitions.—Section 221(a) of the Trade Act of |
| 13 | 1974 (19 U.S.C. 2271(a)(1)) is amended— |
| 14 | (1) in paragraph (1) — |
| 15 | (A) in the matter preceding subparagraph |
| 16 | (A)— |
| 17 | (i) by striking "Secretary" and insert- |
| 18 | ing "Secretary of Labor"; and |
| 19 | (ii) by striking "or subdivision" and |
| 20 | inserting (or subdivision) or public agency |
| 21 | (or subdivision); and |
| 22 | (B) in subparagraph (A), by striking |
| 23 | "firm)" and inserting "firm, and workers in a |
| 24 | service sector firm or subdivision of a service |
| 25 | sector firm, or public agency)"; and |
| | |

 $\overline{7}$

| 1 | (2) in paragraph (3), by inserting "and on the |
|----|--|
| 2 | Website of the Department of Labor" after "Federal |
| 3 | Register". |
| 4 | (b) GROUP ELIGIBILITY REQUIREMENTS.— |
| 5 | (1) IN GENERAL.—Subsection (a) of section |
| 6 | 222 of the Trade Act of 1974 (19 U.S.C. 2272) is |
| 7 | amended— |
| 8 | (A) in the matter preceding paragraph (1), |
| 9 | by striking "(including workers in any agricul- |
| 10 | tural firm or subdivision of an agricultural |
| 11 | firm)" and inserting "(other than workers in a |
| 12 | public agency)"; |
| 13 | (B) in paragraph (2)— |
| 14 | (i) in subparagraph (A)(ii), by strik- |
| 15 | ing "like or directly competitive with arti- |
| 16 | cles produced" and inserting "or services |
| 17 | like or directly competitive with articles |
| 18 | produced or services provided"; and |
| 19 | (ii) by striking subparagraph (B) and |
| 20 | inserting the following: |
| 21 | "(B) (i) there has been a shift, by such |
| 22 | workers' firm or subdivision to a foreign coun- |
| 23 | try, of production of articles, or in provision of |
| 24 | services, like or directly competitive with arti- |

| 1 | cles that are produced, or services that are pro- |
|----|--|
| 2 | vided, by such firm or subdivision; or |
| 3 | "(ii) such workers' firm or subdivision has |
| 4 | obtained or is likely to obtain articles or serv- |
| 5 | ices described in clause (i) from a foreign coun- |
| 6 | try.". |
| 7 | (2) Workers in public agencies.—Such sec- |
| 8 | tion is further amended— |
| 9 | (A) by redesignating subsections (b) and |
| 10 | (c) as subsections (c) and (d), respectively; and |
| 11 | (B) by inserting after subsection (a) the |
| 12 | following: |
| 13 | "(b) Adversely Affected Workers in Public |
| 14 | AGENCIES.— A group of workers in a public agency shall |
| 15 | be certified by the Secretary as eligible to apply for adjust- |
| 16 | ment assistance under this chapter pursuant to a petition |
| 17 | filed under section 221 if the Secretary determines that— |
| 18 | ((1) a significant number or proportion of the |
| 19 | workers in the public agency, or an appropriate sub- |
| 20 | division of the public agency, have become totally or |
| 21 | partially separated, or are threatened to become to- |
| 22 | tally or partially separated; and |
| 23 | ((2) the public agency or subdivision has ob- |
| 24 | tained or is likely to obtain from a foreign country |

| 1 | services that would otherwise be provided by such |
|----|---|
| 2 | agency or subdivision.". |
| 3 | (3) Adversely affected secondary work- |
| 4 | ERS.—Subsection (c) of such section (as redesig- |
| 5 | nated by paragraph $(2)(A)$ of this subsection) is |
| 6 | amended— |
| 7 | (A) in the matter preceding paragraph (1), |
| 8 | by striking "agricultural firm)" and inserting |
| 9 | "agricultural firm, and workers in a service sec- |
| 10 | tor firm or subdivision of a service sector |
| 11 | firm)"; |
| 12 | (B) in paragraph (2)— |
| 13 | (i) by inserting "or service" after "re- |
| 14 | lated to the article"; and |
| 15 | (ii) by striking "(c)(3)" and inserting |
| 16 | "(d)(3)"; and |
| 17 | (C) in paragraph (3)(A), by striking "it |
| 18 | supplied to the firm (or subdivision)" and in- |
| 19 | serting "or services it supplied to the firm (or |
| 20 | subdivision)". |
| 21 | (4) Definitions and eligibility.—Sub- |
| 22 | section (d) of such section (as redesignated by para- |
| 23 | graph $(2)(A)$ of this subsection) is amended— |
| 24 | (A) by striking "(d) For purposes of this |
| 25 | section—" and inserting "(d) DEFINITIONS |

| 1 | AND ELIGIBILITY.—For purposes of this sec- |
|----|--|
| 2 | tion:" |
| 3 | (B) in paragraph (3), to read as follows: |
| 4 | "(3) Downstream producer.——The term |
| 5 | 'downstream producer' means a firm that performs |
| 6 | additional, value-added production processes or serv- |
| 7 | ices for a firm or subdivision, including a firm that |
| 8 | performs final assembly, finishing, testing, pack- |
| 9 | aging, or maintenance or transportation services di- |
| 10 | rectly for another firm (or subdivision), for articles |
| 11 | or services that were the basis for a certification of |
| 12 | eligibility under subsection (a) of a group of workers |
| 13 | employed by such other firm (or subdivision)."; |
| 14 | (C) in paragraph (4)— |
| 15 | (i) by striking "for articles" and in- |
| 16 | serting ", or services, used in the produc- |
| 17 | tion of articles or in the provision of serv- |
| 18 | ices, as the case may be,"; and |
| 19 | (ii) by inserting "(or subdivision)" |
| 20 | after "such other firm"; and |
| 21 | (D) by adding at the end the following: |
| 22 | "(5) FIRMS IDENTIFIED BY ITC.—A petition |
| 23 | filed under section 221 covering a group of workers |
| 24 | from a firm or appropriate subdivision of a firm |

11

| 1 | is identified by the International Trade Commission |
|----|---|
| 2 | under subsection (c), (d), or (e) of section 224.". |
| 3 | (5) BASIS FOR SECRETARY'S DETERMINA- |
| 4 | TIONS.—Such section is further amended by adding |
| 5 | at the end the following: |
| 6 | "(e) Basis for Secretary's Determinations.— |
| 7 | "(1) Increased imports of services.—For |
| 8 | purposes of subsection (a)(2)(A)(ii), the Secretary |
| 9 | may determine that increased imports of like or di- |
| 10 | rectly competitive services exist if the customers of |
| 11 | the workers' firm or subdivision accounting for not |
| 12 | less than 20 percent of the sales of the workers' firm |
| 13 | or subdivision (as the case may be) certify to the |
| 14 | Secretary that such customers are obtaining such |
| 15 | services from a foreign country. |
| 16 | "(2) Shift in production; obtaining arti- |
| 17 | CLES OR SERVICES ABROAD.—For purposes of sub- |
| 18 | sections $(a)(2)(B)$ and $(b)(2)$, the Secretary may de- |
| 19 | termine that there has been a shift in production of |
| 20 | articles or provision of services, or that a workers' |
| 21 | firm or public agency, or subdivision thereof, has ob- |
| 22 | tained or is likely to obtain like or directly competi- |
| 23 | tive articles or services from a foreign country, based |
| 24 | on a certification thereof from the workers' firm, |
| | |

25 public agency, or subdivision (as the case may be).

"(3) PROCESS AND METHODS FOR OBTAINING
 CERTIFICATIONS.—

3 "(A) REQUEST BY PETITIONER.—If re4 quested by the petitioner, the Secretary shall
5 obtain the certifications under paragraphs (1)
6 and (2) in such manner as the Secretary deter7 mines is appropriate, including by issuing sub8 poenas under section 249 when necessary.

9 "(B) PROTECTION OF CONFIDENTIAL IN-10 FORMATION.—The Secretary may not release 11 information obtained under subparagraph (A) 12 that the Secretary considers to be confidential 13 business information unless the party submit-14 ting the confidential business information had 15 notice, at the time of submission, that such in-16 formation would be released by the Secretary, 17 or such party subsequently consents to the re-18 lease of the information. Nothing in this sub-19 paragraph shall be construed to prohibit a court 20 from requiring the submission of such confiden-21 tial business information to the court in cam-22 era.".

23 (c) DEFINITIONS.—Section 247 of the Trade Act of
24 1974 (19 U.S.C. 2319) is amended—

| 1 | (1) in the matter preceding paragraph (1) , by |
|----|--|
| 2 | striking "chapter—" and inserting "chapter:"; |
| 3 | (2) in paragraph (1) — |
| 4 | (A) by inserting ", or employment in a |
| 5 | public agency or appropriate subdivision of a |
| 6 | public agency," after "of a firm"; and |
| 7 | (B) by striking "such firm or subdivision" |
| 8 | inserting "such firm (or subdivision) or public |
| 9 | agency (or subdivision)"; |
| 10 | (3) in paragraph (2), by striking "employ- |
| 11 | ment—" and all that follows and inserting "employ- |
| 12 | ment has been totally or partially separated from |
| 13 | such employment."; |
| 14 | (4) by redesignating paragraphs (8) through |
| 15 | (17) as paragraphs (10) through (19) , respectively; |
| 16 | and |
| 17 | (5) by inserting after paragraph (6) the fol- |
| 18 | lowing: |
| 19 | "(7) The term 'public agency' means a depart- |
| 20 | ment or agency of a State or local government or of |
| 21 | the Federal Government. |
| 22 | "(8) The term 'service sector firm' means an |
| 23 | entity engaged in the business of providing services. |
| 24 | "(9) Except as otherwise provided, the term |
| 25 | 'Secretary' means the Secretary of Labor.". |

1 SEC. 102. DETERMINATIONS BY SECRETARY OF LABOR.

2 Section 223 of the Trade Act of 1974 (19 U.S.C.
3 2273) is amended—

4 (1) in subsection (b), by striking "before his application" and all that follows and inserting "before
6 the worker's application under section 231 occurred
7 more than one year before the date of the petition
8 on which such certification was granted.";

9 (2) in subsection (c), by striking "together with 10 his reasons" and inserting "and on the Website of 11 the Department of Labor, together with the Sec-12 retary's reasons"; and

(3) in subsection (d), by striking "together with
his reasons" and inserting "and on the Website of
the Department of Labor, together with the Secretary's reasons".

17SEC. 103. MONITORING AND REPORTING RELATING TO18SERVICE SECTOR.

19 (a) IN GENERAL.—Section 282 of the Trade Act of
20 1974 (19 U.S.C. 2393) is amended—

(1) in the heading, by striking "SYSTEM" and
inserting "AND DATA COLLECTION";

23 (2) in the first sentence—

24 (A) by striking "The Secretary" and in25 serting "(a) MONITORING PROGRAMS.—The
26 Secretary";

| 1 | (B) by inserting "and services" after "im- |
|----|--|
| 2 | ports of articles"; |
| 3 | (C) by inserting "and domestic provision of |
| 4 | services" after "domestic production"; |
| 5 | (D) by inserting "or providing services" |
| 6 | after "producing articles"; and |
| 7 | (E) by inserting ", or provision of serv- |
| 8 | ices," after "changes in production"; and |
| 9 | (3) by adding at the end the following: |
| 10 | "(b) Collection of Data and Reports on Serv- |
| 11 | ICE SECTOR.— |
| 12 | "(1) Secretary of Labor.—Not later than |
| 13 | 90 days after the date of the enactment of the Trade |
| 14 | and Globalization Act of 2007, the Secretary of |
| 15 | Labor shall implement a system to collect data on |
| 16 | adversely affected workers employed in the service |
| 17 | sector that includes the number of workers by State, |
| 18 | industry, and cause of dislocation of each worker. |
| 19 | "(2) Secretary of commerce.—Not later |
| 20 | than 1 year after such date of enactment, the Sec- |
| 21 | retary of Commerce shall, in consultation with the |
| 22 | Secretary of Labor, conduct a study and report to |
| 23 | Congress on ways to improve the timeliness and cov- |
| 24 | erage of data on trade in services, including methods |
| 25 | to identify increased imports due to the relocation of |

United States firms to foreign countries, and in creased imports due to United States firms obtain ing services from firms in foreign countries.".

4 (b) CLERICAL AMENDMENT.—The table of contents
5 for title II of the Trade Act of 1974 is amended by strik6 ing the item relating to section 282 and inserting the fol7 lowing:

"Sec. 282. Trade monitoring and data collection.".

8 Subtitle B—Industry-Wide Trade 9 Adjustment Assistance

10 SEC. 111. INDUSTRY-WIDE DETERMINATIONS.

(a) IN GENERAL.—Subchapter A of chapter 2 of title
II of the Trade Act of 1974 (19 U.S.C. 2271 et seq.) is
amended by adding after section 223 the following:

14 "SEC. 223A. INDUSTRY-WIDE DETERMINATIONS.

15 "(a) INVESTIGATION.—Upon the request of the President or the United States Trade Representative, or 16 the resolution of either the Committee on Finance of the 17 Senate or the Committee on Ways and Means of the 18 19 House of Representatives, with respect to a domestic in-20 dustry, or if the Secretary certifies groups of workers in a domestic industry under section 223(a) pursuant to 3 21 22 petitions within a 180-day period, the Secretary shall 23 promptly initiate an investigation under this chapter to determine the eligibility for adjustment assistance of— 24

"(1) all workers in that domestic industry; or

| 1 | ((2) all workers in that domestic industry in a |
|----|--|
| 2 | specific geographic region. |
| 3 | "(b) Determination Regarding Industry-Wide |
| 4 | CERTIFICATION.— |
| 5 | "(1) DETERMINATION.—The Secretary shall, |
| 6 | not later than 60 days after receiving a request or |
| 7 | resolution described in subsection (a) with respect to |
| 8 | a domestic industry, or making the third certifi- |
| 9 | cation of workers in a domestic industry described in |
| 10 | subsection (a), as the case may be— |
| 11 | "(A) determine whether all adversely af- |
| 12 | fected workers in that domestic industry are eli- |
| 13 | gible to apply for assistance under this sub- |
| 14 | chapter, in accordance with the criteria estab- |
| 15 | lished under subsection (e); or |
| 16 | "(B) determine whether all adversely af- |
| 17 | fected workers in that domestic industry in a |
| 18 | specific geographic region are eligible to apply |
| 19 | for assistance under this subchapter, in accord- |
| 20 | ance with the criteria established under sub- |
| 21 | section (e). |
| 22 | "(c) Identification and Certification.— |
| 23 | "(1) Affirmative determination.— |

| 1 | "(A) IN GENERAL.—Upon making an af- |
|----|---|
| 2 | firmative determination under subsection (b), |
| 3 | the Secretary shall— |
| 4 | "(i) identify all firms operating within |
| 5 | the domestic industry described in para- |
| 6 | graph (1) or (2) or subsection (b) that are |
| 7 | covered by the determination; |
| 8 | "(ii) certify all workers of such firms |
| 9 | as a group of workers eligible to apply for |
| 10 | assistance under this subchapter, without |
| 11 | any other determination of whether such |
| 12 | group meets the requirements of section |
| 13 | 222. |
| 14 | "(B) OTHER REQUIREMENTS.— |
| 15 | "(i) IN GENERAL.—Each certification |
| 16 | under subparagraph (A)(ii) shall specify |
| 17 | the date on which the total or partial sepa- |
| 18 | ration began or threatened to begin, except |
| 19 | that— |
| 20 | "(I) with respect to a request or |
| 21 | a resolution under subsection (a), |
| 22 | such date may not be a date that pre- |
| 23 | cedes one year before the date on |
| 24 | which the Secretary receives the re- |

| 1 | quest or resolution, as the case may |
|----|---|
| 2 | be; and |
| 3 | "(II) with respect to the third |
| 4 | certification of workers in a domestic |
| 5 | industry described in subsection (a), |
| 6 | such date may not be a date that pre- |
| 7 | cedes one year before the date on |
| 8 | which the Secretary certifies the 3d |
| 9 | such petition. |
| 10 | "(ii) INAPPLICABILITY.—A certifi- |
| 11 | cation under subparagraph (A)(ii) shall not |
| 12 | apply to any worker whose last total or |
| 13 | partial separation from the firm occurred |
| 14 | before the applicable date specified in |
| 15 | clause (i). |
| 16 | "(2) Negative determination.—If the Sec- |
| 17 | retary makes a negative determination under sub- |
| 18 | section (b), the Secretary shall notify the Committee |
| 19 | on Ways and Means of the House of Representatives |
| 20 | and the Committee on Finance of the Senate of the |
| 21 | reasons for the Secretary's determination. |
| 22 | "(3) PUBLICATION.—Upon making a deter- |
| 23 | mination under subsection (b), the Secretary shall |
| 24 | promptly publish a summary of the determination in |
| 25 | the Federal Register and on the Website of the De- |

partment of Labor, together with the reasons for
 making such determination.

"(4) TERMINATION.—Whenever the Secretary 3 4 determines that a certification under paragraph (1)5 is no longer warranted, the Secretary shall terminate 6 the certification and promptly have notice of the ter-7 mination published in the Federal Register and on 8 the Website of the Department of Labor, together 9 with the reasons for making such determination 10 under this paragraph. Such termination shall apply 11 only with respect to total or partial separations oc-12 curring after the termination date specified by the 13 Secretary.

"(d) OUTREACH.—Upon making a certification under
subsection (c)(1) of eligibility for adjustment assistance
under this chapter of a group of workers or all workers
in a domestic industry, the Secretary shall notify each
Governor of a State in which the workers are located of
the certification.

20 "(e) REGULATIONS.—The Secretary shall, not later 21 than 1 year after the date of the enactment of the Trade 22 and Globalization Act of 2007, issue regulations for mak-23 ing determinations under this section, including criteria 24 for making such determinations. The Secretary shall de-25 velop such regulations in consultation with the Committee

on Ways and Means of the House of Representatives and
 the Committee on Finance of the Senate, and the Sec retary shall submit such regulations to each such com mittee at least 60 days before the regulations go into ef fect.

6 "(f) DOMESTIC INDUSTRY DEFINED.—In this sec7 tion, the term 'domestic industry' means an industry in
8 the United States, as that industry is defined by the North
9 American Industry Classification System.".

(b) CLERICAL AMENDMENT.—The table of contents
for title II of the Trade Act of 1974 is amended by inserting after the item relating to section 223 the following:

13 (c) CONFORMING AMENDMENTS.—Chapter 2 of title
14 II of the Trade Act of 1974 (19 U.S.C. 2271 et seq.) is
15 amended—

16 (1) in section 225— 17 (A) in subsection (a), in the last sentence 18 by inserting "or 223A" after "223"; and 19 (B) in subsection (b)— 20 (i) in paragraph (1), by striking "sub-21 chapter A of this chapter" and inserting 22 "this subchapter"; and 23 (ii) in paragraph (2), by striking

24 "subchapter A" and inserting "this sub-25 chapter"; and

(390736|11)

[&]quot;Sec. 223A. Industry-wide determinations.".

| 1 | (2) in section 231— |
|----|--|
| 2 | (A) in subsection (a)— |
| 3 | (i) in the matter preceding paragraph |
| 4 | (1), by striking "more than 60 days" and |
| 5 | all that follows through "section 221" and |
| 6 | inserting "on or after the date of such cer- |
| 7 | tification"; and |
| 8 | (ii) in paragraph (1)— |
| 9 | (I) in subparagraph (B), by in- |
| 10 | serting "or 223A (as the case may |
| 11 | be)" after "223"; and |
| 12 | (II) in subparagraph (C), by in- |
| 13 | serting "or $223A(c)(4)$, as the case |
| 14 | may be" after "223(d)"; and |
| 15 | (B) in subsection (b)— |
| 16 | (i) by striking paragraph (2); and |
| 17 | (ii) in paragraph (1)— |
| 18 | (I) by striking "(1)"; |
| 19 | (II) by redesignating subpara- |
| 20 | graphs (A) and (B) as paragraph (1) |
| 21 | and (2), respectively; |
| 22 | (III) by redesignating clauses (i) |
| 23 | and (ii) as subparagraphs (A) and |
| 24 | (B), respectively; and |

| | 20 |
|----|---|
| 1 | (IV) by redesignating subclauses |
| 2 | (I) and (II) as clauses (i) and (ii), re- |
| 3 | spectively. |
| 4 | SEC. 112. NOTIFICATIONS REGARDING AFFIRMATIVE DE- |
| 5 | TERMINATIONS AND SAFEGUARDS. |
| 6 | (a) IN GENERAL.—Section 224 of the Trade Act of |
| 7 | 1974 (19 U.S.C. 2274) is amended— |
| 8 | (1) in the heading, by striking "STUDY BY |
| 9 | SECRETARY OF LABOR WHEN INTERNATIONAL |
| 10 | TRADE COMMISSION BEGINS INVESTIGATION" |
| 11 | and inserting "STUDY AND NOTIFICATIONS RE- |
| 12 | GARDING TRADE REMEDY DETERMINATIONS"; |
| 13 | (2) in subsection (a), by striking "Whenever" |
| 14 | and inserting "Study of Domestic Industry.— |
| 15 | Whenever''; |
| 16 | (3) in subsection (b)— |
| 17 | (A) by striking "The report" and inserting |
| 18 | "Report by the Secretary.—The report"; |
| 19 | (B) by striking "his report" and inserting |
| 20 | "the Secretary's report"; and |
| 21 | (C) by inserting "and on the Website of |
| 22 | the Department of Labor" after "Federal Reg- |
| 23 | ister"; and |
| 24 | (4) by adding at the end the following: |

1 "(c) NOTIFICATIONS REGARDING AFFIRMATIVE 2 SAFEGUARD DETERMINATIONS UNDER SECTION 202.— Upon issuing an affirmative finding regarding serious in-3 4 jury, or the threat thereof, to a domestic industry, under 5 section 202, the Commission shall notify the Secretary and the Secretary of Commerce of that finding and the identity 6 of the firms which comprise the domestic industry. 7

8 "(d) NOTIFICATIONS REGARDING AFFIRMATIVE DE-9 TERMINATIONS UNDER SECTION 421.—Upon issuing an 10 affirmative determination of market disruption, or the 11 threat thereof, under section 421, the Commission shall 12 notify the Secretary and the Secretary of Commerce of 13 that determination and the identity of the firms which 14 comprise the affected domestic industry.

15 "(e) NOTIFICATIONS REGARDING AFFIRMATIVE DE-16 TERMINATIONS UNDER TARIFF ACT OF 1930.—Upon issuing a final affirmative determination of injury, or the 17 18 threat thereof, under section 705 or section 735 of the 19 Tariff Act of 1930 (19 U.S.C. 1671d and 1673d), the Commission shall notify the Secretary and the Secretary 20 21 of Commerce of that determination and the identity of the 22 firms which comprise the affected domestic industry.

23 "(f) NOTIFICATION OF INDUSTRY AND WORKER
24 REPRESENTATIVES.—Whenever the Commission makes a
25 notification under subsection (c), (d), or (e)—

25

"(1) the Secretary shall—

2 "(A) notify the firms identified by the Commission as comprising the domestic indus-3 4 try affected, and any certified or recognized 5 union or other duly authorized representatives 6 of the workers in such industry, of the allow-7 ances, training, employment services, and other 8 benefits available under this chapter, and the 9 procedures under this chapter for filing peti-10 tions and applying for benefits;

11 "(B) notify the Governor of each State in 12 which one or more firms described in subpara-13 graph (A) are located of the Commission's de-14 termination and the identity of the firms; and "(C) provide the necessary assistance to 15 16 employers, groups of workers, and any certified 17 or recognized union or other duly authorized 18 representatives of such workers to file petitions

19 under section 221; and

20 "(2) the Secretary of Commerce shall—

21 "(A) notify the firms identified by the
22 Commission as comprising the domestic indus23 try affected of the benefits under chapter 3 and
24 the procedures under such chapter for filing pe25 titions and applying for benefits; and

1 "(B) provide the necessary assistance to 2 firms to file petitions under section 251.". 3 (b) CLERICAL AMENDMENT.—The table of contents 4 for title II of the Trade Act of 1974 is amended by strik-5 ing the item relating to section 224 and inserting the fol-6 lowing: "Sec. 224. Study and notifications regarding trade remedy determinations.". 7 SEC. 113. NOTIFICATION TO SECRETARY OF COMMERCE. 8 Section 225 of the Trade Act of 1974 (19 U.S.C. 9 2275) is amended by adding at the end the following: 10 "(c) Upon issuing a certification under section 223 or 223A, the Secretary shall notify the Secretary of Com-11 12 merce of the identify of the firm or firms that are covered by the certification.". 13 14 SEC. 114. RESTRICTION ON ELIGIBILITY FOR PROGRAM 15 **BENEFITS.** 16 (a) IN GENERAL.—Subchapter A of chapter 2 of title II of the trade Act of 1974 (19 U.S.C. 2271 et seq.) is 17 amended by adding at the end the following new section: 18 19 "SEC. 226. RESTRICTION ON ELIGIBILITY FOR PROGRAM 20 **BENEFITS.** 21 "No benefit allowances, training, or other employ-22 ment services may be provided under this chapter to a

worker who is an alien unless the alien is an individual
lawfully admitted for permanent residence to the United
States, is lawfully present in the United States, or is per-

manently residing in the United States under color of
 law.".

3 (b) CONFORMING AMENDMENT.—The table of con4 tents of the Trade Act of 1974 is amended by adding after

5 the item relating to section 225 the following:

"226. Restriction on eligibility for program benefits.".

6 Subtitle C—Program Benefits

7 SEC. 121. QUALIFYING REQUIREMENTS FOR WORKERS.

8 (a) IN GENERAL.—Subsection (a)(5)(A)(ii) of section
9 231 of the Trade Act of 1974 (19 U.S.C. 2291) is amend10 ed—

(1) by striking subclauses (I) and (II) and in-serting the following:

"(I) in the case of a worker whose 13 14 most recent total separation from adversely 15 affected employment that meets the re-16 quirements of paragraphs (1) and (2) oc-17 curs after the date on which the Secretary 18 issues a certification covering the worker, 19 the last day of the 26th week after such 20 total separation,

21 "(II) in the case of a worker whose
22 most recent total separation from adversely
23 affected employment that meets the re24 quirements of paragraphs (1) and (2) oc25 curs before the date on which the Sec-

| 1 | retary issues a certification covering the |
|--|---|
| 2 | worker, the last day of the 26th week after |
| 3 | the date of such certification,"; and |
| 4 | (2) in subclause (III)— |
| 5 | (A) by striking "later of the dates specified |
| 6 | in subclause (I) or (II)" and inserting "date |
| 7 | specified in subclause (I) or (II), as the case |
| 8 | may be''; and |
| 9 | (B) by striking "or" at the end; |
| 10 | (3) by redesignating subclause (IV) as sub- |
| 11 | clause (V); and |
| 12 | (4) by inserting after subclause (III) the fol- |
| | |
| 13 | lowing: |
| 13 14 | lowing: "(IV) the last day of such period that |
| | |
| 14 | "(IV) the last day of such period that |
| 14 15 | "(IV) the last day of such period that the Secretary determines appropriate, if |
| 14 15 16 | "(IV) the last day of such period that the Secretary determines appropriate, if the failure to enroll is due to the failure to |
| 14 15 16 17 | "(IV) the last day of such period that the Secretary determines appropriate, if the failure to enroll is due to the failure to provide the worker with timely information |
| 14 15 16 17 18 | "(IV) the last day of such period that the Secretary determines appropriate, if the failure to enroll is due to the failure to provide the worker with timely information regarding the date specified in subclause |
| 14 15 16 17 18 19 | "(IV) the last day of such period that the Secretary determines appropriate, if the failure to enroll is due to the failure to provide the worker with timely information regarding the date specified in subclause (I) or (II), as the case may be, or". |
| 14 15 16 17 18 19 20 | "(IV) the last day of such period that the Secretary determines appropriate, if the failure to enroll is due to the failure to provide the worker with timely information regarding the date specified in subclause (I) or (II), as the case may be, or". (b) WAIVERS OF TRAINING REQUIREMENTS.—Sub- |
| 14 15 16 17 18 19 20 21 | "(IV) the last day of such period that the Secretary determines appropriate, if the failure to enroll is due to the failure to provide the worker with timely information regarding the date specified in subclause (I) or (II), as the case may be, or". (b) WAIVERS OF TRAINING REQUIREMENTS.—Sub- section (c) of such section 231 is amended— |

| 1 | "(i) IN GENERAL.—The worker pos- |
|----|---|
| 2 | sesses''; |
| 3 | (B) by moving the remaining text 2 ems to |
| 4 | the right; and |
| 5 | (C) by adding at the end the following: |
| 6 | "(ii) Marketable skills de- |
| 7 | FINED.—For purposes of clause (i), |
| 8 | the term 'marketable skills' may in- |
| 9 | clude the possession of a postgraduate |
| 10 | degree from an institution of higher |
| 11 | education (as defined in section |
| 12 | 101(a) of the Higher Education Act |
| 13 | of 1965) or equivalent foreign institu- |
| 14 | tion, or the possession of an equiva- |
| 15 | lent postgraduate certification in a |
| 16 | specialized field."; and |
| 17 | (2) in paragraph (3) — |
| 18 | (A) in subparagraph (A), by striking "may |
| 19 | authorize" and inserting "shall authorize"; |
| 20 | (B) by redesignating subparagraph (B) as |
| 21 | subparagraph (C); and |
| 22 | (C) by inserting after subparagraph (A) |
| 23 | the following: |
| 24 | "(B) DURATION OF WAIVERS.—A waiver |
| 25 | issued under paragraph (1) by a cooperating |

1 State shall be effective for not more than 3 2 months after the date on which the waiver is 3 issued, except that the State, upon reviewing 4 the waiver, may extend the waiver for an addi-5 tional period of not more than 3 months if the 6 State determines that the waiver should be 7 maintained.".

8 (c) DETERMINATIONS OF ELIGIBILITY BY STATE EM-9 PLOYEES APPOINTED ON MERIT BASIS.—Such section 10 231 is further amended by adding at the end the following: 11 "(d) DETERMINATIONS OF ELIGIBILITY BY STATE 12 EMPLOYEES APPOINTED ON MERIT BASIS.—All deter-13 minations of eligibility for trade readjustment allowances under this part shall be made by employees of the State 14 15 who are appointed on a merit basis.".

(d) CONFORMING AMENDMENT.—Section 233 of the
Trade Act of 1974 (19 U.S.C. 2293) is amended by striking subsection (b) and redesignating subsections (c)
through (g) as subsections (b) through (f), respectively.
SEC. 122. WEEKLY AMOUNTS.

(a) IN GENERAL.—Section 232 of the Trade Act of
1974 (19 U.S.C. 2292) is amended—

- 23 (1) in subsection (a)—
- 24 (A) by striking "subsections (b) and (c)"
 25 and inserting "subsections (b), (c), and (d)";

2

3

31

(B) by striking "total unemployment" the first place it appears and inserting "unemployment"; and

4 (C) in paragraph (2), by adding at the end before the period the following: ", except that 5 6 in the case of an adversely affected worker who 7 is participating in full-time training under this 8 chapter, such income shall not include earnings 9 from work for such week that are equal to or 10 less than the most recent weekly benefit amount 11 of the unemployment insurance payable to the 12 worker for a week of total unemployment pre-13 ceding the worker's first exhaustion of unem-14 ployment insurance (as determined for purposes 15 of section 231(a)(3)(B))";

16 (2) by redesignating subsections (b) and (c) as17 subsections (c) and (d), respectively; and

18 (3) by inserting after subsection (a) the fol-19 lowing:

"(b)(1) Notwithstanding section 231(a)(3)(B), if an
adversely affected worker who is participating in training
qualifies for unemployment insurance under State law,
based in whole or in part upon part-time or short-term
employment following approval of the worker's initial
trade readjustment allowance application under section

1 231(a), then for any week for which unemployment insur2 ance is payable and for which the worker would otherwise
3 be entitled to a trade readjustment allowance based upon
4 the certification under section 223, the worker shall, in
5 addition to any such unemployment insurance, be paid a
6 trade readjustment allowance in the amount described in
7 paragraph (2).

8 "(2) The trade readjustment allowance payable under 9 paragraph (1) shall be equal to the weekly benefit amount 10 of the unemployment insurance upon which the worker's 11 trade readjustment allowance was initially determined 12 under subsection (a), reduced by—

"(A) the amount of the unemployment insurance benefit payable to such worker for that week of unemployment
for which a trade readjustment allowance is payable under
paragraph (1); and

17 "(B) the amounts described in paragraphs (1) and18 (2) of subsection (a).".

(b) CONFORMING AMENDMENTS.—Section 233 of the
Trade Act of 1974 (19 U.S.C. 2293) is amended—

(1) in subsection (a)(1), by striking "section
232(a)" and inserting "subsections (a) and (b) of
section 232"; and

24 (2) in subsection (c), by striking "section
25 232(b)" and inserting "section 232(c)".

| 1 | SEC. 123. LIMITATIONS ON TRADE READJUSTMENT ALLOW- |
|------------------|---|
| 2 | ANCES; ALLOWANCES FOR EXTENDED TRAIN- |
| 3 | ING AND BREAKS IN TRAINING. |
| 4 | Section 233(a) of the Trade Act of 1974 (19 U.S.C. |
| 5 | 2293(a)) is amended— |
| 6 | (1) in paragraph (2) , by inserting "under para- |
| 7 | graph (1)" after "trade readjustment allowance"; |
| 8 | (2) in paragraph (3)— |
| 9 | (A) in the matter preceding subparagraph |
| 10 | (A)— |
| 11 | (i) by striking "52 additional weeks" |
| 12 | and inserting "78 additional weeks"; and |
| 13 | (ii) by striking "52-week" and insert- |
| 14 | ing "91-week"; and |
| 15 | (B) in the matter following subparagraph |
| 16 | (B), by striking "52-week" and inserting "91- |
| 17 | week". |
| 18 | SEC. 124. SPECIAL RULES FOR CALCULATION OF ELIGI- |
| 19 | BILITY PERIOD. |
| 20 | Section 233 of the Trade Act of 1974 (19 U.S.C. |
| 21 | 2293) is amended by adding at the end the following: |
| 22 | "(g) Special Rule for Calculating Separa- |
| 23 | TION.—Notwithstanding any other provision of this chap- |
| 24 | ter, any period during which a judicial or administrative |
| 25 | appeal is pending with respect to the denial by the Sec- |
| 26 | retary of a petition under section 223 shall not be counted |
| 000 7 | 004 |

for purposes of calculating the period of separation under
 subsection (a)(2) or for purposes of calculating time peri ods specified in section 231(a)(5)(A).

4 "(h) Special Rule for Justifiable Cause.—The 5 Secretary may extend the periods during which trade readjustment allowances are payable to an adversely affected 6 7 worker under paragraphs (2) and (3) of subsection (a) and 8 under subsection (f) (but not the maximum amounts of 9 such allowances that are payable under this section), if 10 the Secretary determines that there is justifiable cause for such an extension, such as the failure to provide the work-11 12 er with timely information, delays in certification due to 13 administrative reconsideration or judicial review, or justifi-14 able breaks in training that exceed the period allowable 15 under subsection (e).".

16 SEC. 125. APPLICATION OF STATE LAWS AND REGULATIONS 17 ON GOOD CAUSE FOR WAIVER OF TIME LIM18 ITS OR LATE FILING OF CLAIMS.

19 Section 234 of the Trade Act of 1974 (19 U.S.C.
20 2294) is amended—

(1) by striking "Except where inconsistent" and
inserting "(a) IN GENERAL.—Except where inconsistent"; and

24 (2) by adding at the end the following:

1 "(b) STATE LAWS AND REGULATIONS ON GOOD 2 CAUSE FOR WAIVER OF TIME LIMITS OR LATE FILING OF CLAIMS.—Any law or regulation of a cooperating State 3 4 under section 239 that allows for a waiver for good cause of any time limit, including a waiver for good cause to 5 allow the late filing of any claim, for trade readjustment 6 7 allowances or other adjustment assistance under this 8 chapter shall, in the administration of the program by the 9 State under this chapter, apply to the applicable time limi-10 tation referred to or specified in this chapter or any regulation prescribed to carry out this chapter.". 11

12 SEC. 126. EMPLOYMENT AND CASE MANAGEMENT SERV-13 ICES.

(a) IN GENERAL.—Section 235 of the Trade Act of
15 1974 (19 U.S.C. 2295) is amended to read as follows:

16 "SEC. 235. EMPLOYMENT AND CASE MANAGEMENT SERV-

17 **ICES.**

18 "The Secretary shall provide, directly or through 19 agreements with States under section 239, to adversely 20 affected workers covered by a certification under sub-21 chapter A of this chapter the following employment and 22 case management services:

23 "(1) Comprehensive and specialized assessment
24 of skill levels and service needs, including through—

| 1 | "(A) diagnostic testing and use of other |
|----|---|
| 2 | assessment tools; and |
| 3 | "(B) in-depth interviewing and evaluation |
| 4 | to identify employment barriers and appropriate |
| 5 | employment goals. |
| 6 | ((2) Development of an individual employment |
| 7 | plan to identify employment goals and objectives, |
| 8 | and appropriate training to achieve those goals and |
| 9 | objectives. |
| 10 | "(3) Information on training available in local |
| 11 | and regional areas, information on individual coun- |
| 12 | seling to determine which training is suitable train- |
| 13 | ing, and information on how to apply for such train- |
| 14 | ing. |
| 15 | "(4) Information on how to apply for financial |
| 16 | aid, including referring workers to educational op- |
| 17 | portunity centers under section 402F of the Higher |
| 18 | Education Act of 1965, where applicable, and noti- |
| 19 | fying workers that the workers may ask financial aid |
| 20 | administrators at institutions of higher education to |
| 21 | allow use of their current year income in the finan- |
| 22 | cial aid process. |
| 23 | "(5) Short-term prevocational services, includ- |
| 24 | ing development of learning skills, communications |
| | |

²⁵ skills, interviewing skills, punctuality, personal main-

| 1 | tenance skills, and professional conduct to prepare |
|----|---|
| 2 | individuals for employment or training. |
| 3 | "(6) Individual career counseling, including job |
| 4 | search and placement counseling, during the period |
| 5 | in which the individual is receiving a trade adjust- |
| 6 | ment allowance or training under this chapter, and |
| 7 | for purposes of job placement after receiving such |
| 8 | training. |
| 9 | "(7) Provision of employment statistics infor- |
| 10 | mation, including the provision of accurate informa- |
| 11 | tion relating to local, regional, and national labor |
| 12 | market areas, including— |
| 13 | "(A) job vacancy listings in such labor |
| 14 | market areas; |
| 15 | "(B) information on jobs skills necessary |
| 16 | to obtain jobs identified in job vacancy listings |
| 17 | described in subparagraph (A); |
| 18 | "(C) information relating to local occupa- |
| 19 | tions that are in demand and earnings potential |
| 20 | of such occupations; and |
| 21 | "(D) skills requirements for local occupa- |
| 22 | tions described in subparagraph (C). |
| 23 | "(8) Supportive services, including services re- |
| 24 | lating to child care, transportation, dependent care, |
| 25 | housing assistance, and need-related payments that |

are necessary to enable an individual to participate
 in training.".

3 (b) CLERICAL AMENDMENT.—The item relating to
4 section 235 in the table of contents for title II of the
5 Trade Act of 1974 is amended to read as follows:

"235. Employment and case management services.".

6 SEC. 127. TRAINING.

7 (a) IN GENERAL.—Subsection (a)(1) of section 236
8 of the Trade Act of 1974 (19 U.S.C. 2296) is amended
9 by striking the last sentence.

10 (b) FUNDING.—Subsection (a)(2) of such section is
11 amended—

12 (1) in subparagraph (A), to read as follows:

13 "(A) The total amount of payments that may be 14 made under paragraph (1) for each of the fiscal years 15 2008 and 2009 shall not exceed \$440,000,000. The total 16 amount of payments that may be made under paragraph 17 (1) for fiscal year 2010 and each subsequent fiscal year 18 shall not exceed \$660,000,000."; and

- 19 (2) by striking subparagraph (B) and inserting
- 20 the following:

"(B) Not later than 120 days after the date of the
enactment of the Trade and Globalization Act of 2007,
the Secretary shall establish and implement procedures for
the allocation among the States in each fiscal year of
funds available to pay the costs of training for workers

under this section. The Secretary shall, at least 60 days
 before the date on which the procedures described in this
 subparagraph are first implemented, consult with the
 Committee on Ways and Means of the House of Rep resentatives and the Committee on Finance of the Senate
 with respect to such procedures.

7 "(C) In establishing and implementing the proce-8 dures under subparagraph (B), the Secretary shall—

9 "(i) provide for at least 3 distributions of funds 10 available for training in the fiscal year, and, in the 11 first such distribution, disburse not more than 50 12 percent of the total amount of funds available for 13 training in that fiscal year;

"(ii) consider using a broad range of factors for
the allocation of training funds distributed to States
for each fiscal year, including factors such as—

17 "(I) the number of workers certified under
18 sections 223 and 223A in the preceding fiscal
19 year;

20 "(II) the total number of workers certified
21 under sections 223 and 223A that are enrolled
22 in training approved under this section;

23 "(III) the minimum level of funding nec24 essary to provide training approved under this
25 section; and

 "(IV) notifications under the Worker Adjustment and Retraining Notification Act or other layoff notifications;
 "(iii) after the initial distribution of training funds to States at the beginning of each fiscal year,

6 provide for subsequent distributions of training 7 funds remaining, based on the factors described in 8 clause (ii) (but, in the case of the factor described 9 in subclause (I) of clause (ii), based on data from 10 the preceding 2 fiscal quarters) if a State requests 11 the distribution of the remaining funds;

12 "(iv) ensure that any final distribution of funds
13 during a fiscal year is made not later than July 1
14 of that fiscal year; and

"(v) develop an explicit policy for re-capture
and redistribution of training funds, to the extent
such re-capture and redistribution of training funds
is necessary.".

19 (c) DETERMINATIONS REGARDING TRAINING.—Sub20 section (a)(9) of such section is amended—

(1) by striking "The Secretary" and inserting
"(A) Subject to subparagraph (B), the Secretary";
and

24 (2) by adding at the end the following:

1 "(B)(i) In determining under paragraph (1)(E)2 whether a worker is qualified to undertake and complete training, the Secretary may not disallow training for a pe-3 4 riod longer than the worker's period of eligibility for trade 5 readjustment allowances under part I if the worker dem-6 onstrates that the worker has sufficient financial resources 7 to complete the training after the expiration of the work-8 er's period of eligibility for such trade readjustment allow-9 ances.

10 "(ii) In determining the reasonable cost of training 11 under paragraph (1)(F) with respect to a worker, the Sec-12 retary may consider whether other public or private funds 13 are reasonably available to the worker, except that the 14 Secretary may not require a worker to obtain such funds 15 as a condition of approval of training under paragraph 16 (1).".

17 (d) DETERMINATIONS OF ELIGIBILITY BY STATE
18 EMPLOYEES APPOINTED ON MERIT BASIS.—Such section
19 is further amended—

20 (1) by redesignating subsections (e) and (f) as
21 subsections (f) and (g), respectively; and

(2) by inserting after subsection (d) the fol-lowing:

24 "(e) DETERMINATIONS OF ELIGIBILITY BY STATE25 EMPLOYEES APPOINTED ON MERIT BASIS.—All deter-

minations of eligibility for training under this section shall
 be made by employees of the State who are appointed on
 a merit basis.".

4 (e) GAO STUDY AND REPORT.—

5 (1) STUDY.—The Comptroller General of the 6 United States shall conduct a study of the proce-7 dures for the allocation of training funds for workers under subparagraphs (B) and (C) of section 8 9 236(a)(2) of the Trade Act of 1974 (19 U.S.C. 10 2296), as added by subsection (a) of this section, 11 that are established and implemented by the Sec-12 retary of Labor pursuant to such section. In car-13 rying out the study, the Comptroller General shall 14 examine the overall adequacy of funding for training 15 for workers by State and the effectiveness of the 16 procedures for allocating training funds between 17 States and among workers.

18 (2) REPORTS.—

(A) INTERIM REPORT.—The Comptroller
General of the United States shall submit to
the Committee on Ways and Means of the
House of Representatives and the Committee
on Finance of the Senate an interim report that
contains the results of the study conducted
under paragraph (1) for the first fiscal year

| 1 | with respect to which the procedures described |
|--|--|
| 2 | in paragraph (1) are implemented. |
| 3 | (B) FINAL REPORT.—The Comptroller |
| 4 | General of the United States shall submit to |
| 5 | the Committee on Ways and Means of the |
| 6 | House of Representatives and the Committee |
| 7 | on Finance of the Senate a final report that |
| 8 | contains the results of the study conducted |
| 9 | under paragraph (1) for the first three fiscal |
| 10 | years with respect to which the procedures de- |
| 11 | scribed in paragraph (1) are implemented. |
| 12 | SEC. 128. PREREQUISITE EDUCATION; APPROVED TRAIN- |
| | |
| 13 | ING PROGRAMS. |
| 13 14 | ING PROGRAMS. (a) IN GENERAL.—Section 236(a)(5) of the Trade |
| | |
| 14 | (a) IN GENERAL.—Section 236(a)(5) of the Trade |
| 14 15 | (a) IN GENERAL.—Section 236(a)(5) of the Trade Act of 1974 (19 U.S.C. 2296(a)(5)) is amended— |
| 14 15 16 | (a) IN GENERAL.—Section 236(a)(5) of the Trade Act of 1974 (19 U.S.C. 2296(a)(5)) is amended— (1) in subparagraph (A)— |
| 14 15 16 17 | (a) IN GENERAL.—Section 236(a)(5) of the Trade Act of 1974 (19 U.S.C. 2296(a)(5)) is amended— (1) in subparagraph (A)— (A) by striking "and" at the end of clause |
| 14 15 16 17 18 | (a) IN GENERAL.—Section 236(a)(5) of the Trade Act of 1974 (19 U.S.C. 2296(a)(5)) is amended— (1) in subparagraph (A)— (A) by striking "and" at the end of clause (i); |
| 14 15 16 17 18 19 | (a) IN GENERAL.—Section 236(a)(5) of the Trade Act of 1974 (19 U.S.C. 2296(a)(5)) is amended— (1) in subparagraph (A)— (A) by striking "and" at the end of clause (i); (B) by adding "and" at the end of clause |
| 14 15 16 17 18 19 20 | (a) IN GENERAL.—Section 236(a)(5) of the Trade Act of 1974 (19 U.S.C. 2296(a)(5)) is amended— (1) in subparagraph (A)— (A) by striking "and" at the end of clause (i); (B) by adding "and" at the end of clause (ii); and |
| 14 15 16 17 18 19 20 21 | (a) IN GENERAL.—Section 236(a)(5) of the Trade Act of 1974 (19 U.S.C. 2296(a)(5)) is amended— (1) in subparagraph (A)— (A) by striking "and" at the end of clause (i); (B) by adding "and" at the end of clause (ii); and (C) by inserting after clause (ii) the fol- |
| 14 15 16 17 18 19 20 21 22 | (a) IN GENERAL.—Section 236(a)(5) of the Trade Act of 1974 (19 U.S.C. 2296(a)(5)) is amended— (1) in subparagraph (A)— (A) by striking "and" at the end of clause (i); (B) by adding "and" at the end of clause (ii); and (C) by inserting after clause (ii) the following: |

| 1 | (2) by redesignating subparagraphs (E) and |
|----|---|
| 2 | (F) as subparagraphs (F) and (G), respectively; |
| 3 | (3) by inserting after subparagraph (D) the fol- |
| 4 | lowing: |
| 5 | "(E) any program of prerequisite education or |
| 6 | coursework required to enroll in training that may |
| 7 | be approved under this section,"; |
| 8 | (4) in subparagraph $(F)(ii)$, as redesignated by |
| 9 | paragraph (1), by striking "and" at the end; |
| 10 | (5) in subparagraph (G), as redesignated by |
| 11 | paragraph (1) , by striking the period at the end and |
| 12 | inserting ", and"; and |
| 13 | (6) by adding at the end the following: |
| 14 | "(H) any training program or coursework at an |
| 15 | accredited institution of higher education (as defined |
| 16 | in section 101(a) of the Higher Education Act of |
| 17 | 1965), including a training program or coursework |
| 18 | for the purpose of— |
| 19 | "(i) obtaining a degree or certification; or |
| 20 | "(ii) completing a degree or certification |
| 21 | that the worker had previously begun at an ac- |
| 22 | credited institution of higher education. |
| 23 | The Secretary may not limit approval of a training pro- |
| 24 | gram under paragraph (1) to a program provided pursu- |
| 25 | ant to title I of the Workforce Investment Act of 1998.". |

| 1 | (b) Conforming Amendments.—Section 233 of the |
|----|---|
| 2 | Trade Act of 1974 (19 U.S.C. 2293) is amended— |
| 3 | (1) in subsection $(a)(2)$, by inserting "pre- |
| 4 | requisite education or" after "requires a program |
| 5 | of"; and |
| 6 | (2) in subsection (f) (as redesignated by section |
| 7 | 121(d) of this Act), by inserting "prerequisite edu- |
| 8 | cation or" after "includes a program of". |
| 9 | SEC. 129. ELIGIBILITY FOR UNEMPLOYMENT INSURANCE |
| 10 | AND PROGRAM BENEFITS WHILE IN TRAIN- |
| 11 | ING. |
| 12 | (a) IN GENERAL.—Section 236(d) of the Trade Act |
| 13 | of 1974 (19 U.S.C. 2296(d)) is amended to read as fol- |
| 14 | lows: |
| 15 | "(d) ELIGIBILITY.—A worker may not be determined |
| 16 | to be ineligible or disqualified for unemployment insurance |
| 17 | or program benefits under this subchapter— |
| 18 | "(1) because the worker— |
| 19 | "(A) is enrolled in training approved under |
| 20 | subsection (a); or |
| 21 | "(B) left work— |
| 22 | "(i) that was not suitable employment |
| 23 | to enter such training; or |
| 24 | "(ii) that the worker engaged in on a |
| 25 | temporary basis during a break in such |

| 1 | training or a delay in the commencement |
|----|---|
| 2 | of such training; or |
| 3 | "(2) because the provisions of State law or Fed- |
| 4 | eral unemployment insurance law relating to avail- |
| 5 | ability for work, active search for work, or refusal to |
| 6 | accept work apply to a week of training approved |
| 7 | under subsection (a).". |
| 8 | (b) DEFINITION.—Subchapter B of chapter 2 of title |
| 9 | II of the Trade Act of 1974 (19 U.S.C. 2291 et seq.) is |
| 10 | amended— |
| 11 | (1) in section $233(d)$ (as redesignated by sec- |
| 12 | tion 121(d) of this Act), by inserting "suitable" be- |
| 13 | fore "on-the-job training"; and |
| 14 | (2) in section 236— |
| 15 | (A) by inserting "suitable" before "on-the- |
| 16 | job training" each place it appears; and |
| 17 | (B) by adding at the end the following: |
| 18 | "(h) Suitable On-the-Job Training.—For pur- |
| 19 | poses of this section, the term 'suitable on-the-job train- |
| 20 | ing' means on-the-job training— |
| 21 | ((1) that can reasonably be expected to lead to |
| 22 | suitable employment; |
| 23 | ((2)) that is compatible with the skills of the |
| 24 | worker; |
| 25 | "(3) that— |
| | |

| 1 | "(A) involves a curriculum through which |
|----|---|
| 2 | the worker learns the skills necessary for the |
| 3 | job for which the worker is being trained; and |
| 4 | "(B) can be measured by benchmarks that |
| 5 | indicate that the worker is learning such skills; |
| 6 | and |
| 7 | "(4) that is certified by the State as an on-the- |
| 8 | job training program that meets the requirements of |
| 9 | paragraph (3).". |
| 10 | SEC. 130. ADMINISTRATIVE EXPENSES AND EMPLOYMENT |
| 11 | AND CASE MANAGEMENT SERVICES. |
| 12 | (a) IN GENERAL.—Part II of subchapter B of chap- |
| 13 | ter 2 of title II of the Trade Act of 1974 (19 $\operatorname{U.S.C.}$ 2295 |
| 14 | et seq.) is amended by inserting after section 236 the fol- |
| 15 | lowing: |
| 16 | "SEC. 236A. ADDITIONAL PAYMENTS FOR ADMINISTRATIVE |
| 17 | EXPENSES AND EMPLOYMENT AND CASE |
| 18 | MANAGEMENT SERVICES. |
| 19 | "(a) Administrative Expenses.— |
| 20 | "(1) IN GENERAL.—The Secretary shall provide |
| 21 | to each State that receives a payment under section |
| 22 | 236 for a fiscal year an additional payment for such |
| 23 | fiscal year in an amount that is not less than 15 |
| 24 | percent of the amount of the payment under section |
| 25 | 236. |

| 1 | "(2) Use of funds.—A State that receives an |
|----|--|
| 2 | additional payment under paragraph (1) shall use |
| 3 | the payment for administration of the trade adjust- |
| 4 | ment assistance for workers program under this |
| 5 | chapter, including for— |
| 6 | "(A) processing of waivers of training re- |
| 7 | quirements under section 231; |
| 8 | "(B) collecting of data required under this |
| 9 | chapter; and |
| 10 | "(C) providing services under section 235. |
| 11 | "(3) Administration requirement.—Funds |
| 12 | provided to a State under this subsection for a fiscal |
| 13 | year that are in excess of the amount of funds pro- |
| 14 | vided to the State for administration of the trade |
| 15 | adjustment assistance for workers program under |
| 16 | this chapter for fiscal year 2007 may only be admin- |
| 17 | istered by employees of the State who are appointed |
| 18 | on a merit basis. |
| 19 | "(b) Additional Funding for Employment and |
| 20 | Case Management Services.— |
| 21 | "(1) IN GENERAL.—The Secretary shall provide |
| 22 | to each State that receives a payment under section |
| 23 | 236 for a fiscal year an additional payment for such |
| 24 | fiscal year in an amount that is not less than .06 |
| 25 | percent of the total amount of payments that may |
| | |

| 1 | be made in that fiscal year as described in section |
|----|---|
| 2 | 236(a)(2). |
| 3 | "(2) Use of funds.—A State that receives an |
| 4 | additional payment under paragraph (1) shall use |
| 5 | the payment for providing services under section |
| 6 | 235. |
| 7 | "(3) Administration requirement.—Funds |
| 8 | provided to a State under this subsection may only |
| 9 | be administered by employees of the State who are |
| 10 | appointed on a merit basis. |
| 11 | "(c) FUNDING.—Funds provided to the States under |
| 12 | this section shall not be counted toward the limitation con- |
| 13 | tained in section $236(a)(2)(A)$.". |
| 14 | (b) CLERICAL AMENDMENT.—The table of contents |
| 15 | for title II of the Trade Act of 1974 is amended by insert- |
| 16 | ing after the item relating to section 236 the following: |
| | "Sec. 236A. Additional payments for administrative expenses and employment and case management services.". |
| 17 | SEC. 131. JOB SEARCH AND RELOCATION ALLOWANCES. |
| 18 | (a) JOB SEARCH ALLOWANCES.—Section 237 of the |
| 19 | Trade Act of 1974 (19 U.S.C. 2297) is amended— |
| 20 | (1) in subsection (a)(2)(C)(ii), by striking ", |

- 21 unless the worker received a waiver under section
- 22 231(c)"; and
- (2) in subsection (b)— 23

| 1 | (A) in paragraph (1), by striking "90 per- |
|----|---|
| 2 | cent of the cost of" and inserting "all"; and |
| 3 | (B) in paragraph (2), by striking "\$1,250" |
| 4 | and inserting "\$1,500". |
| 5 | (b) Relocation Allowances.—Section 238 of the |
| 6 | Trade Act of 1974 (19 U.S.C. 2298) is amended— |
| 7 | (1) in subsection $(a)(2)(E)(ii)$, by striking ", |
| 8 | unless the worker received a waiver under section |
| 9 | 231(c)"; and |
| 10 | (2) in subsection (b)— |
| 11 | (A) in paragraph (1), by striking "90 per- |
| 12 | cent of the" and inserting "all"; and |
| 13 | (B) in paragraph (2), by striking "\$1,250" |
| 14 | and inserting "\$1,500". |
| 15 | Subtitle D—Health Care Provisions |
| 16 | SEC. 141. MODIFICATIONS RELATING HEALTH INSURANCE |
| 17 | ASSISTANCE FOR CERTAIN TAA AND PBGC |
| 18 | PENSION RECIPIENTS. |
| 19 | (a) Increase in Credit Percentage Amount.— |
| 20 | (1) IN GENERAL.—Subsection (a) of section 35 |
| 21 | of the Internal Revenue Code of 1986 is amended by |
| 22 | striking "65 percent" and inserting "85 percent". |
| 23 | (2) Conforming Amendment.—Subsection (b) |
| 24 | of section 7527 of such Code is amended by striking |
| 25 | "65 percent" and inserting "85 percent". |

1 (b) TAA RECIPIENTS RECEIVING UNEMPLOYMENT 2 Compensation and Not Enrolled in Training Pro-GRAM ELIGIBLE FOR CREDIT.—Paragraph (2) of section 3 4 35(c) of such Code is amended to read as follows: 5 "(2) ELIGIBLE TAA RECIPIENT.—The term 'eligible TAA recipient' means, with respect to any 6 7 month, any individual who-8 "(A) is receiving for any day of such 9 month a trade readjustment allowance under 10 chapter 2 of title II of the Trade Act of 1974, 11 or 12 "(B) who is receiving unemployment com-13 pensation (as defined in section 85) for such 14 month and who would be eligible to receive such 15 allowance for such month if section 231 of such 16 Act were applied without regard to subsections 17 (a)(3)(B) and (a)(5) thereof. 18 An individual shall continue to be treated as an eli-19 gible TAA recipient during the first month that such 20 individual would otherwise cease to be an eligible 21 TAA recipient by reason of the preceding sentence.". 22 (c) ELIGIBILITY FOR ELIGIBLE INDIVIDUALS MADE 23 RETROACTIVE TO TAA-RELATED LOSS OF EMPLOY-

24 MENT.—Subsection (c) of section 35 of such Code is

1 amended by adding at the end the following new para-2 graph:

| 3 | "(5) Retroactive eligibility for taa re- |
|----|--|
| 4 | CIPIENTS.—In the case of any individual who is an |
| 5 | eligible TAA recipient or eligible alternative TAA re- |
| 6 | cipient for any month, such individual shall be treat- |
| 7 | ed as an eligible individual for any month which pre- |
| 8 | cedes such month and which begins after the later |
| 9 | of— |
| 10 | "(A) the date of the separation from em- |
| 11 | ployment which gives rise to such individual |
| 12 | being an eligible TAA recipient or eligible alter- |
| 13 | native TAA recipient, or |
| 14 | "(B) December 31, 2007.". |
| 15 | (d) Continued Qualification of Family Mem- |
| 16 | BERS AFTER CERTAIN EVENTS.— |
| 17 | (1) IN GENERAL.—Subsection (g) of section 35 |
| 18 | of such Code is amended by redesignating paragraph |
| 19 | (9) as paragraph (10) and inserting after paragraph |
| 20 | (8) the following new paragraph: |
| 21 | "(9) Continued qualification of family |
| 22 | MEMBERS AFTER CERTAIN EVENTS.— |
| 23 | "(A) MEDICARE ELIGIBILITY.—In the case |
| 24 | of any month which would be an eligible cov- |
| 25 | erage month with respect to an eligible indi- |

1 vidual but for subsection (f)(2)(A), such month 2 shall be treated as an eligible coverage month 3 with respect to such eligible individual solely for 4 purposes of determining the amount of the 5 credit under this section with respect to any 6 qualifying family members of such individual 7 (and any advance payment of such credit under 8 section 7527). This subparagraph shall only 9 apply with respect to the first 36 months after 10 such eligible individual is first entitled to the 11 benefits described in subsection (f)(2)(A). 12 "(B) DIVORCE.—In the case of the final-13 ization of a divorce between an eligible indi-14 vidual and such individual's spouse, such spouse 15 shall be treated as an eligible individual for pur-16 poses of this section and section 7527 for a pe-17 riod of 36 months beginning with the date of 18 such finalization, except that the only qualifying 19

family members who may be taken into account with respect to such spouse are those individuals who were qualifying family members immediately before such finalization.

23 "(C) DEATH.—In the case of the death of
24 an eligible individual—

20

21

| | - |
|----|---|
| 1 | "(i) any spouse of such individual (de- |
| 2 | termined at the time of such death) shall |
| 3 | be treated as an eligible individual for pur- |
| 4 | poses of this section and section 7527 for |
| 5 | a period of 36 months beginning with the |
| 6 | date of such death, except that the only |
| 7 | qualifying family members who may be |
| 8 | taken into account with respect to such |
| 9 | spouse are those individuals who were |
| 10 | qualifying family members immediately be- |
| 11 | fore such death, and |
| 12 | "(ii) any individual who was a quali- |
| 13 | fying family member of the decedent imme- |
| 14 | diately before such death (or, in the case |
| 15 | of an individual to whom paragraph (4) |
| 16 | applies, the taxpayer to whom the deduc- |
| 17 | tion under section 151 is allowable) shall |
| 18 | be treated as an eligible individual for pur- |
| 19 | poses of this section and section 7527 for |
| 20 | a period of 36 months beginning with the |
| 21 | date of such death, except that in deter- |
| 22 | mining the amount of such credit only |
| 23 | such qualifying family member may be |
| 24 | taken into account.". |

(2) CONFORMING AMENDMENT.—Section 173(f)
 of the Workforce Investment Act of 1998 (29 U.S.C.
 2918(f)) is amended by adding at the end the fol lowing:

5 "(8) CONTINUED QUALIFICATION OF FAMILY
6 MEMBERS AFTER CERTAIN EVENTS.—

7 "(A) MEDICARE ELIGIBILITY.—In the case 8 of any month which would be an eligible cov-9 erage month with respect to an eligible indi-10 vidual but for paragraph (7)(B)(i), such month 11 shall be treated as an eligible coverage month 12 with respect to such eligible individual solely for 13 purposes of determining the eligibility of quali-14 fying family members of such individual under 15 this subsection. This subparagraph shall only 16 apply with respect to the first 36 months after 17 such eligible individual is first entitled to the 18 benefits described in paragraph (7)(B)(i).

"(B) DIVORCE.—In the case of the finalization of a divorce between an eligible individual and such individual's spouse, such spouse
shall be treated as an eligible individual for purposes of this subsection for a period of 36
months beginning with the date of such finalization, except that the only qualifying family

| 1 | members who may be taken into account with |
|----|--|
| 2 | respect to such spouse are those individuals who |
| 3 | were qualifying family members immediately be- |
| 4 | fore such finalization. |
| 5 | "(C) DEATH.—In the case of the death of |
| 6 | an eligible individual— |
| 7 | "(i) any spouse of such individual (de- |
| 8 | termined at the time of such death) shall |
| 9 | be treated as an eligible individual for pur- |
| 10 | poses of this subsection for a period of 36 |
| 11 | months beginning with the date of such |
| 12 | death, except that the only qualifying fam- |
| 13 | ily members who may be taken into ac- |
| 14 | count with respect to such spouse are those |
| 15 | individuals who were qualifying family |
| 16 | members immediately before such death, |
| 17 | and |
| 18 | "(ii) any individual who was a quali- |
| 19 | fying family member of the decedent imme- |
| 20 | diately before such death shall be treated |
| 21 | as an eligible individual for purposes this |
| 22 | subsection for a period of 36 months be- |
| 23 | ginning with the date of such death, except |
| 24 | that no qualifying family members may be |
| | |

| 1 | taken into account with respect to such in- |
|----|--|
| 2 | dividual.". |
| 3 | (e) Modification of Creditable Coverage Re- |
| 4 | QUIREMENT.— |
| 5 | (1) IN GENERAL.—Subparagraph (B) of section |
| 6 | 35(e)(2) of such Code is amended to read as follows: |
| 7 | "(B) QUALIFYING INDIVIDUAL.—For pur- |
| 8 | poses of this paragraph, the term 'qualifying in- |
| 9 | dividual' means an eligible individual and the |
| 10 | qualifying family members of such individual if |
| 11 | such individual meets the requirements of |
| 12 | clauses (iii) and (iv) of subsection $(b)(1)(A)$ |
| 13 | and— |
| 14 | "(i) in the case of an eligible TAA re- |
| 15 | cipient or an eligible alternative TAA re- |
| 16 | cipient, has (as of the date on which the |
| 17 | individual seeks to enroll in the coverage |
| 18 | described in subparagraphs (B) through |
| 19 | (H) of paragraph (1)) a period of cred- |
| 20 | itable coverage (as defined in section |
| 21 | 9801(c)), or |
| 22 | "(ii) in the case of an eligible PBGC |
| 23 | pension recipient, enrolls in such coverage |
| 24 | during the 90-day period beginning on the |
| 25 | later of— |

| 1 | ((I) the last day of the first |
|----|--|
| 2 | month with respect to which such re- |
| 3 | cipient becomes an eligible PBGC |
| 4 | pension recipient, or |
| 5 | "(II) the date of the enactment |
| 6 | of this subparagraph.". |
| 7 | (2) Conforming Amendment.—Clause (ii) of |
| 8 | section $172(f)(2)(B)$ of the Workforce Investment |
| 9 | Act of 1998 (29 U.S.C. 2918(f)(2)(B)) is amended |
| 10 | to read as follows: |
| 11 | "(ii) QUALIFYING INDIVIDUAL.—For |
| 12 | purposes of this subparagraph, the term |
| 13 | 'qualifying individual' means an eligible in- |
| 14 | dividual and the qualifying family members |
| 15 | of such individual if such individual meets |
| 16 | the requirements of clauses (iii) and (iv) of |
| 17 | section $35(b)(1)(A)$ of the Internal Rev- |
| 18 | enue Code of 1986 and— |
| 19 | "(I) in the case of an eligible |
| 20 | TAA recipient or an eligible alter- |
| 21 | native TAA recipient, has (as of the |
| 22 | date on which the individual seeks to |
| 23 | enroll in the coverage described in |
| 24 | clauses (ii) through (viii) of subpara- |
| 25 | graph (A)) a period of creditable cov- |
| | |

| 1 | erage (as defined in section 9801(c) of |
|----|---|
| 2 | such Code), or |
| 3 | "(II) in the case of an eligible |
| 4 | PBGC pension recipient, enrolls in |
| 5 | such coverage during the 90-day pe- |
| 6 | riod beginning on the later of— |
| 7 | "(aa) the last day of the |
| 8 | first month with respect to which |
| 9 | such recipient becomes an eligible |
| 10 | PBGC pension recipient, or |
| 11 | "(bb) the date of the enact- |
| 12 | ment of this clause.". |
| 13 | (3) OUTREACH.—The Secretary of the Treas- |
| 14 | ury shall carry out a program to notify individuals |
| 15 | prior to their becoming eligible PBGC pension re- |
| 16 | cipients (as defined in section 35 of the Internal |
| 17 | Revenue Code of 1986) of the requirement of sub- |
| 18 | section (e)(2)(B)(ii) of such section, as added by this |
| 19 | subsection. |
| 20 | (f) TAA PRE-CERTIFICATION PERIOD RULE FOR |
| 21 | Purposes of Determining Whether There Is a 63- |
| 22 | Day Lapse in Creditable Coverage.— |
| 23 | (1) IRC AMENDMENT.—Section 9801(c)(2) of |
| 24 | the Internal Revenue Code of 1986 (relating to not |
| 25 | counting periods before significant breaks in cred- |
| | |

itable coverage) is amended by adding at the end the
 following new subparagraph:

| 3 | "(D) TAA-ELIGIBLE INDIVIDUALS.— |
|----|---|
| 4 | "(i) TAA PRE-CERTIFICATION PERIOD |
| 5 | RULE.—In the case of a TAA-eligible indi- |
| 6 | vidual, the period beginning on the date |
| 7 | the individual has a TAA-related loss of |
| 8 | coverage and ending on the date which is |
| 9 | 5 days after the postmark date of the no- |
| 10 | tice by the Secretary (or by any person or |
| 11 | entity designated by the Secretary) that |
| 12 | the individual is eligible for a qualified |
| 13 | health insurance costs credit eligibility cer- |
| 14 | tificate for purposes of section 7527 shall |
| 15 | not be taken into account in determining |
| 16 | the continuous period under subparagraph |
| 17 | (A). |
| 18 | "(ii) Definitions.—The terms 'TAA- |
| 19 | eligible individual', and 'TAA-related loss |
| 20 | of coverage' have the meanings given such |
| 21 | terms in section $4980B(f)(5)(C)(iv)$.". |
| 22 | (2) ERISA AMENDMENT.—Section $701(c)(2)$ of |
| 23 | the Employee Retirement Income Security Act of |
| 24 | 1974 (29 U.S.C. $1181(c)(2)$) is amended by adding |
| 25 | at the end the following new subparagraph: |

| | - |
|----|--|
| 1 | "(C) TAA-ELIGIBLE INDIVIDUALS.— |
| 2 | "(i) TAA pre-certification period |
| 3 | RULE.—In the case of a TAA-eligible indi- |
| 4 | vidual, the period beginning on the date |
| 5 | the individual has a TAA-related loss of |
| 6 | coverage and ending on the date that is 5 |
| 7 | days after the postmark date of the notice |
| 8 | by the Secretary (or by any person or enti- |
| 9 | ty designated by the Secretary) that the |
| 10 | individual is eligible for a qualified health |
| 11 | insurance costs credit eligibility certificate |
| 12 | for purposes of section 7527 of the Inter- |
| 13 | nal Revenue Code of 1986 shall not be |
| 14 | taken into account in determining the con- |
| 15 | tinuous period under subparagraph (A). |
| 16 | "(ii) Definitions.—The terms 'TAA- |
| 17 | eligible individual', and 'TAA-related loss |
| 18 | of coverage' have the meanings given such |
| 19 | terms in section $605(b)(4)(c)$.". |
| 20 | (3) PHSA AMENDMENT.—Section 2701(c)(2) |
| 21 | of the Public Health Service Act (42 U.S.C. |
| 22 | 300gg(c)(2)) is amended by adding at the end the |
| 23 | following new subparagraph: |
| 24 | "(C) TAA-ELIGIBLE INDIVIDUALS.— |
| | |

| 1 | "(i) TAA PRE-CERTIFICATION PERIOD |
|----|---|
| 2 | RULE.—In the case of a TAA-eligible indi- |
| 3 | vidual, the period beginning on the date |
| 4 | the individual has a TAA-related loss of |
| 5 | coverage and ending on the date that is 5 |
| 6 | days after the postmark date of the notice |
| 7 | by the Secretary (or by any person or enti- |
| 8 | ty designated by the Secretary) that the |
| 9 | individual is eligible for a qualified health |
| 10 | insurance costs credit eligibility certificate |
| 11 | for purposes of section 7527 of the Inter- |
| 12 | nal Revenue Code of 1986 shall not be |
| 13 | taken into account in determining the con- |
| 14 | tinuous period under subparagraph (A). |
| 15 | "(ii) Definitions.—The terms 'TAA- |
| 16 | eligible individual', and 'TAA-related loss |
| 17 | of coverage' have the meanings given such |
| 18 | terms in section $2205(b)(4)(c)$.". |
| 19 | (g) RATING SYSTEM REQUIREMENT FOR CERTAIN |
| 20 | STATE-BASED COVERAGE.— |
| 21 | (1) IN GENERAL.—Subparagraph (A) of section |
| 22 | 35(e)(2) of such Code is amended by adding at the |
| 23 | end the following new clause: |
| 24 | "(v) RATING SYSTEM REQUIRE- |
| 25 | MENT.—In the case of coverage described |

| in paragraph $(1)(F)(ii)$, the premiums for |
|--|
| such coverage are restricted, based on a |
| community rating system with respect to |
| eligible individuals and their qualifying |
| family members, or based on a rate-band |
| system under which the maximum rate |
| which may be charged does not exceed 150 |
| percent of the standard rate with respect |
| to eligible individuals and their qualifying |
| family members.". |
| (2) Conforming Amendment.—Clause (i) of |
| section $173(f)(2)(B)$ of the Workforce Investment |
| Act of 1998 (29 U.S.C. 2918(f)(2)(B)) is amended |
| by adding at the end the following new subclause: |
| "(V) RATING SYSTEM REQUIRE- |
| MENT.—In the case of coverage de- |
| scribed in subparagraph (A)(vi)(II), |
| the premiums for such coverage are |
| restricted, based on a community rat- |
| ing system with respect to eligible in- |
| dividuals and their qualifying family |
| members, or based on a rate-band |
| system under which the maximum |
| rate which may be charged does not |
| exceed 150 percent of the standard |
| |

| 1 | rate | with re | espect to elig | ible indi | viduals |
|---|-------|---------|----------------|-----------|---------|
| 2 | and | their | qualifying | family | mem- |
| 3 | bers. | ". | | | |

4 (h) TERMINATION OF PROGRAM.—

5 (1) IN GENERAL.—Section 35 of such Code is
6 amended by adding at the end the following new
7 subsection:

8 "(h) TERMINATION.—An individual shall not be 9 treated as an eligible individual for purposes of this section 10 or section 7527 for any month beginning after December 11 31, 2009, unless such individual was an eligible individual 12 for a continuous period of months ending with such month 13 and beginning before such date.".

(2) CONFORMING AMENDMENT.—Subsection (f)
of section 173 of the Workforce Investment Act of
1998 (29 U.S.C. 2918) is amended by adding at the
end the following new paragraph:

18 "(8) TERMINATION.—An individual shall not be
19 treated as an eligible individual for purposes of this
20 subsection for any month beginning after December
21 31, 2009, unless such individual was an eligible indi22 vidual for a continuous period of months ending with
23 such month and beginning before such date.".

24 (i) Effective Date.—

(1) IN GENERAL.—Except as otherwise pro vided in this subsection, the amendments made by
 this section shall apply to months beginning after
 December 31, 2007, in taxable years ending after
 such date.

6 (2) RATING SYSTEM REQUIREMENT.—The
7 amendments made by subsection (g) shall apply to
8 months beginning after March 31, 2008, in taxable
9 years ending after such date.

10 (3) DISCRETION TO DELAY EFFECTIVE DATE 11 FOR PURPOSES OF ADVANCE PAYMENT PROGRAM.-12 Solely for purposes of carrying out the advance pay-13 ment program under section 7527, the Secretary 14 may provide that one or more amendments made by 15 subsections (b), (c), and (d) shall not apply to one 16 or more months beginning before March 31, 2008, 17 to the extent that the Secretary determines that 18 such delay is necessary to properly implement any 19 such amendment as part of such program.

20 (j) GAO STUDY AND REPORT.—

(1) STUDY.—The Comptroller General of the
United States shall conduct a study regarding the
health insurance tax credit allowed under section 35
of the Internal Revenue Code of 1986.

| 1 | (2) REPORT.—Not later than March 1, 2009, |
|----|---|
| 2 | the Comptroller General shall submit a report to |
| 3 | Congress regarding the results of the study con- |
| 4 | ducted under paragraph (1). Such report shall in- |
| 5 | clude an analysis of— |
| 6 | (A) the administrative costs— |
| 7 | (i) of the Federal Government with |
| 8 | respect to such credit and the advance pay- |
| 9 | ment of such credit under section 7527 of |
| 10 | such Code, and |
| 11 | (ii) of providers of qualified health in- |
| 12 | surance with respect to providing such in- |
| 13 | surance to eligible individuals and their |
| 14 | qualifying family members, |
| 15 | (B) the health status and relative risk sta- |
| 16 | tus of eligible individuals and qualifying family |
| 17 | members covered under such insurance, |
| 18 | (C) participation in such credit and the ad- |
| 19 | vance payment of such credit by eligible individ- |
| 20 | uals and their qualifying family members, in- |
| 21 | cluding the reasons why such individuals did or |
| 22 | did not participate and the effect of the amend- |
| 23 | ments made by this section on such participa- |
| 24 | tion, and |

| 1 | (D) the extent to which eligible individuals |
|----|---|
| 2 | and their qualifying family members— |
| 3 | (i) obtained health insurance other |
| 4 | than qualifying health insurance, or |
| 5 | (ii) went without health insurance cov- |
| 6 | erage. |
| 7 | (3) Access to records.—For purposes of |
| 8 | conducting the study required under this subsection, |
| 9 | the Comptroller General and any of his duly author- |
| 10 | ized representatives shall have access to, and the |
| 11 | right to examine and copy, all documents, records, |
| 12 | and other recorded information— |
| 13 | (A) within the possession or control of pro- |
| 14 | viders of qualified health insurance, and |
| 15 | (B) determined by the Comptroller General |
| 16 | (or any such representative) to be relevant to |
| 17 | the study. |
| 18 | The Comptroller General shall not disclose the iden- |
| 19 | tity of any provider of qualified health insurance or |
| 20 | any eligible individual in making any information ob- |
| 21 | tained under this section available to the public. |
| 22 | (4) DEFINITIONS.—Any term which is defined |
| 23 | in section 35 of the Internal Revenue Code of 1986 |
| 24 | shall have the same meaning when used in this sub- |
| 25 | section. |

| 1 | Subtitle E—Wage Insurance |
|----|--|
| 2 | SEC. 151. REEMPLOYMENT TRADE ADJUSTMENT ASSIST- |
| 3 | ANCE PROGRAM FOR OLDER WORKERS. |
| 4 | (a) IN GENERAL.—Section 246 of the Trade Act of |
| 5 | 1974 (19 U.S.C. 2318) is amended— |
| 6 | (1) by amending the heading to read as follows: |
| 7 | "REEMPLOYMENT TRADE ADJUSTMENT AS- |
| 8 | SISTANCE''; |
| 9 | (2) in subsection (a)— |
| 10 | (A) in paragraph (1), by striking "alter- |
| 11 | native" and inserting "reemployment"; |
| 12 | (B) in paragraph (2)(A), by striking "for |
| 13 | a period not to exceed 2 years" and inserting |
| 14 | "for the eligibility period under paragraph |
| 15 | (3)(C)"; and |
| 16 | (C) by striking paragraphs (3) through (5) |
| 17 | and inserting the following: |
| 18 | "(3) ELIGIBILITY.— |
| 19 | "(A) IN GENERAL.—A group of workers |
| 20 | certified under subchapter A as eligible for ad- |
| 21 | justment assistance under subchapter A is eligi- |
| 22 | ble for benefits described in paragraph (2) |
| 23 | under the program established under paragraph |
| 24 | (1). |

| 1 | "(B) INDIVIDUAL ELIGIBILITY.—A worker |
|----|--|
| 2 | in a group of workers described in subpara- |
| 3 | graph (A) may elect to receive benefits de- |
| 4 | scribed in paragraph (2) under the program es- |
| 5 | tablished under paragraph (1) if the worker— |
| 6 | "(i) is at least 50 years of age; |
| 7 | "(ii) earns not more than \$60,000 |
| 8 | each year in wages from reemployment; |
| 9 | "(iii)(I) is employed on a full-time |
| 10 | basis as defined by State law in the State |
| 11 | in which the worker is employed; or |
| 12 | "(II) is employed at least 20 hours |
| 13 | per week and is enrolled in training ap- |
| 14 | proved under section 236; and |
| 15 | "(iv) does not return to the employ- |
| 16 | ment from which the worker was sepa- |
| 17 | rated. |
| 18 | In the case of a worker described in clause |
| 19 | (iii)(II), the percentage referred to in para- |
| 20 | graph (2)(A) shall be deemed to be a percent- |
| 21 | age equal to $\frac{1}{2}$ of the ratio of weekly hours of |
| 22 | employment referred to in clause (iii)(II) to |
| 23 | weekly hours of employment of that worker at |
| 24 | the time of separation (but not more than 50 |
| 25 | percent). |

| 1 | "(C) ELIGIBILITY PERIOD FOR PAY- |
|----|---|
| 2 | MENTS.—A worker in a group of workers de- |
| 3 | scribed in subparagraph (A) may receive pay- |
| 4 | ments described in paragraph $(2)(A)$ under the |
| 5 | program established under paragraph (1) for a |
| 6 | period not to exceed 2 years from the date on |
| 7 | which the worker exhausts all rights to unem- |
| 8 | ployment insurance based on the separation of |
| 9 | the worker from adversely affected employment |
| 10 | or the date on which the worker obtains reem- |
| 11 | ployment, whichever is earlier. |
| 12 | "(D) TRAINING.—A worker described in |
| 13 | subparagraph (B) shall be eligible to receive |
| 14 | training approved under section 236. |
| 15 | "(4) TOTAL AMOUNT OF PAYMENTS.—The pay- |
| 16 | ments described in paragraph (2)(A) made to a |
| 17 | worker may not exceed \$12,000 per worker during |
| 18 | the eligibility period under paragraph (3)(C). |
| 19 | "(5) Limitation on other benefits.—A |
| 20 | worker described in paragraph (3) may not receive |
| 21 | a trade readjustment allowance under part I of sub- |
| 22 | chapter B during any week for which the worker re- |
| 23 | ceives a payment described in paragraph (2)(A)."; |

24 and

(3) in subsection (b)(2), by striking "subsection
 (a)(3)(B)" and inserting "subsection (a)(3)".

3 (b) EXTENSION OF PROGRAM.—Subsection (b)(1) of
4 such section is amended by striking "5" and inserting
5 "10".

6 (c) CLERICAL AMENDMENT.—The table of contents
7 for title II of the Trade Act of 1974 is amended by strik8 ing the item relating to section 246 and inserting the fol9 lowing:

"Sec. 246. Reemployment trade adjustment assistance program.".

10 Subtitle F—Other Matters

11 SEC. 161. AGREEMENTS WITH STATES.

(a) IN GENERAL.—Subsection (a) of section 239 of
the Trade Act of 1974 (19 U.S.C. 2311) is amended—
(1) by striking "will" each place it appears and

15 inserting "shall"; and

16 (2) in clause (2), to read as follows: "(2) in ac17 cordance with subsection (f), shall provide adversely
18 affected workers covered by a certification under
19 subchapter A the employment and case management
20 services described in section 235".

(b) OUTREACH.—Subsection (f) of such section isamended—

23 (1) in paragraph (3), by striking "and" at the24 end;

| 1 | (2) by striking paragraph (4) and inserting the |
|--|---|
| 2 | following: |
| 3 | "(4) perform outreach, intake (which may in- |
| 4 | clude worker profiling) and orientation for assistance |
| 5 | and benefits available under this chapter for ad- |
| 6 | versely affected workers covered by a certification |
| 7 | under subchapter A of this chapter, and"; and |
| 8 | (3) by adding at the end the following: |
| 9 | "(5) provide adversely affected workers covered |
| 10 | by a certification under subchapter A of this chapter |
| 11 | with employment and case management services de- |
| 12 | scribed in section 235.". |
| | |
| 13 | SEC. 162. FRAUD AND RECOVERY OF OVERPAYMENTS. |
| 13 14 | SEC. 162. FRAUD AND RECOVERY OF OVERPAYMENTS. Section 243(a)(1) of the Trade Act of 1974 (19 |
| | |
| 14 | Section $243(a)(1)$ of the Trade Act of 1974 (19 |
| 14 15 | Section $243(a)(1)$ of the Trade Act of 1974 (19 U.S.C. $2315(a)(1)$) is amended— |
| 14 15 16 | Section 243(a)(1) of the Trade Act of 1974 (19 U.S.C. 2315(a)(1)) is amended— (1) in the matter preceding subparagraph (A)— |
| 14 15 16 17 | Section 243(a)(1) of the Trade Act of 1974 (19 U.S.C. 2315(a)(1)) is amended— (1) in the matter preceding subparagraph (A)— (A) by striking "may waive" and inserting |
| 14 15 16 17 18 | Section 243(a)(1) of the Trade Act of 1974 (19 U.S.C. 2315(a)(1)) is amended— (1) in the matter preceding subparagraph (A)— (A) by striking "may waive" and inserting "shall waive"; and |
| 14 15 16 17 18 19 | Section 243(a)(1) of the Trade Act of 1974 (19 U.S.C. 2315(a)(1)) is amended— (1) in the matter preceding subparagraph (A)— (A) by striking "may waive" and inserting "shall waive"; and (B) by striking ", in accordance with |
| 14 15 16 17 18 19 20 | Section 243(a)(1) of the Trade Act of 1974 (19 U.S.C. 2315(a)(1)) is amended— (1) in the matter preceding subparagraph (A)— (A) by striking "may waive" and inserting "shall waive"; and (B) by striking ", in accordance with guidelines prescribed by the Secretary," and |
| 14 15 16 17 18 19 20 21 | Section 243(a)(1) of the Trade Act of 1974 (19 U.S.C. 2315(a)(1)) is amended— (1) in the matter preceding subparagraph (A)— (A) by striking "may waive" and inserting "shall waive"; and (B) by striking ", in accordance with guidelines prescribed by the Secretary," and (2) in subparagraph (B), by striking "would be |

when taking into consideration the income and re-

| 1 | sources reasonably available to the individual (or |
|--|--|
| 2 | household) and other ordinary living expenses of the |
| 3 | individual (or household)". |
| 4 | SEC. 163. TECHNICAL AMENDMENTS. |
| 5 | (a) IN GENERAL.—Section 249 of the Trade Act of |
| 6 | 1974 (19 U.S.C. 2321) is amended— |
| 7 | (1) in the heading, by striking " SUBPENA " |
| 8 | and inserting "SUBPOENA"; and |
| 9 | (2) in the text, by striking "subpena" and in- |
| 10 | serting "subpoena" each place it appears. |
| 11 | (b) CLERICAL AMENDMENT.—The item relating to |
| 12 | section 249 in the table of contents for title II of the |
| 13 | Trade Act of 1974 is amended to read as follows: |
| 15 | |
| 15 | "249. Subpoena power.". |
| 13 | |
| | "249. Subpoena power.". |
| 14 | "249. Subpoena power.". SEC. 164. OFFICE OF TRADE ADJUSTMENT ASSISTANCE; |
| 14 15 | "249. Subpoena power.". SEC. 164. OFFICE OF TRADE ADJUSTMENT ASSISTANCE; DEPUTY ASSISTANT SECRETARY FOR TRADE |
| 14 15 16 | "249. Subpoena power.". SEC. 164. OFFICE OF TRADE ADJUSTMENT ASSISTANCE; DEPUTY ASSISTANT SECRETARY FOR TRADE ADJUSTMENT ASSISTANCE. |
| 14 15 16 17 | "249. Subpoena power.". SEC. 164. OFFICE OF TRADE ADJUSTMENT ASSISTANCE; DEPUTY ASSISTANT SECRETARY FOR TRADE ADJUSTMENT ASSISTANCE. (a) IN GENERAL.—Subchapter C of chapter 2 of title |
| 14 15 16 17 18 | "249. Subpoena power.". SEC. 164. OFFICE OF TRADE ADJUSTMENT ASSISTANCE; DEPUTY ASSISTANT SECRETARY FOR TRADE ADJUSTMENT ASSISTANCE. (a) IN GENERAL.—Subchapter C of chapter 2 of title II of the Trade Act of 1974 (19 U.S.C. 2311 et seq.) is |
| 14 15 16 17 18 19 | "249. Subpoena power.". SEC. 164. OFFICE OF TRADE ADJUSTMENT ASSISTANCE; DEPUTY ASSISTANT SECRETARY FOR TRADE ADJUSTMENT ASSISTANCE. (a) IN GENERAL.—Subchapter C of chapter 2 of title II of the Trade Act of 1974 (19 U.S.C. 2311 et seq.) is amended by adding at the end the following: |
| 14 15 16 17 18 19 20 | "249. Subpoena power.". SEC. 164. OFFICE OF TRADE ADJUSTMENT ASSISTANCE; DEPUTY ASSISTANT SECRETARY FOR TRADE ADJUSTMENT ASSISTANCE. (a) IN GENERAL.—Subchapter C of chapter 2 of title II of the Trade Act of 1974 (19 U.S.C. 2311 et seq.) is amended by adding at the end the following: "SEC. 250. OFFICE OF TRADE ADJUSTMENT ASSISTANCE; |

24 Department of Labor an office to be known as the Office

of Trade Adjustment Assistance (hereinafter in this sec tion referred to as the 'Office').

3 "(b) HEAD OF OFFICE.—The head of the Office shall
4 be the Deputy Assistant Secretary for Trade Adjustment
5 Assistance (hereinafter in this section referred to as the
6 'Deputy Assistant Secretary'), who shall be appointed by
7 the President, by and with the advice and consent of the
8 Senate.

9 "(c) PRINCIPLE FUNCTIONS.—The principle func10 tions of the Deputy Assistant Secretary shall be—

"(1) to oversee and implement the administration of trade adjustment assistance for workers
under this chapter; and

14 "(2) to carry out functions delegated to the
15 Secretary of Labor under this chapter, including—

16 "(A) making determinations under section
17 223 or 223A;

"(B) providing information about the program and assisting groups of workers and other
parties to prepare petitions or applications for
program benefits under section 225;

22 "(C) ensuring workers covered by a certifi23 cation receive the employment services de24 scribed in section 235;

| 1 | "(D) ensuring States fully comply with |
|--|--|
| 2 | agreements under section 239; |
| 3 | "(E) acting as a vigorous advocate for |
| 4 | workers applying for assistance under this |
| 5 | chapter; |
| 6 | "(F) receiving complaints, grievances, and |
| 7 | requests for assistance from workers under this |
| 8 | chapter; |
| 9 | "(G) establishing and overseeing a hotline |
| 10 | that workers, employers, and other entities may |
| 11 | call to obtain information regarding eligibility |
| 12 | criteria, procedural requirements, and benefits |
| 13 | available under this chapter; and |
| 14 | "(H) carrying out such other duties with |
| 15 | respect to this chapter as the President may |
| 16 | specify for purposes of this section.". |
| 17 | speen, for purposes of time section. |
| 17 | (b) CLERICAL AMENDMENT.—The table of contents |
| 18 | |
| | (b) CLERICAL AMENDMENT.—The table of contents |
| 18 | (b) CLERICAL AMENDMENT.—The table of contents for title II of the Trade Act of 1974 is amended by insert- |
| 18 | (b) CLERICAL AMENDMENT.—The table of contents for title II of the Trade Act of 1974 is amended by insert- ing after the item relating to section 249 the following: "Sec. 250. Office of Trade Adjustment Assistance; Deputy Assistant Secretary |
| 18 19 | (b) CLERICAL AMENDMENT.—The table of contents for title II of the Trade Act of 1974 is amended by insert- ing after the item relating to section 249 the following: "Sec. 250. Office of Trade Adjustment Assistance; Deputy Assistant Secretary for Trade Adjustment Assistance.". |
| 18 19 20 | (b) CLERICAL AMENDMENT.—The table of contents for title II of the Trade Act of 1974 is amended by insert- ing after the item relating to section 249 the following: "Sec. 250. Office of Trade Adjustment Assistance; Deputy Assistant Secretary for Trade Adjustment Assistance.". SEC. 165. COLLECTION OF DATA AND REPORTS; INFORMA- |
| 18 19 20 21 | (b) CLERICAL AMENDMENT.—The table of contents for title II of the Trade Act of 1974 is amended by insert- ing after the item relating to section 249 the following: "Sec. 250. Office of Trade Adjustment Assistance; Deputy Assistant Secretary for Trade Adjustment Assistance.". SEC. 165. COLLECTION OF DATA AND REPORTS; INFORMA- TION TO WORKERS. |

1 "SEC. 250A. COLLECTION OF DATA AND REPORTS; INFOR 2 MATION TO WORKERS.

3 "(a) IN GENERAL.—Not later than 90 days after the 4 date of the enactment of the Trade and Globalization Act 5 of 2007, the Secretary shall implement a system to collect 6 and publicly disseminate data on all adversely affected 7 workers who apply for or receive adjustment assistance 8 under this chapter.

9 "(b) DATA TO BE INCLUDED.—The system required 10 under subsection (a) shall include collection of the fol-11 lowing data classified by State, industry, and nationwide 12 totals:

"(1) The number of petitions and number of
workers covered by petitions filed, certified and denied.

"(2) The date of filing of each petition and the
date of the determination, and the average processing time, by year, on petitions.

"(3) A breakdown, by the claimed cause of dislocation, of petitions denied, such as increased imports, shift in production, and other bases for eligibility.

23 "(4) A breakdown of the number of certified
24 petitions by the cause of dislocation, such as in25 crease in imports, shift in production, and other
26 causes of eligibility for adjustment assistance.

| 1 | "(5) The number of workers participating in |
|--|---|
| 2 | any aspect of the adjustment assistance program |
| 3 | under this chapter. |
| 4 | "(6) Reemployment rates and sectors in which |
| 5 | dislocated workers have been employed after receiv- |
| 6 | ing adjustment assistance under this chapter. |
| 7 | "(7) The type of adjustment assistance received |
| 8 | under this chapter, such as training or education as- |
| 9 | sistance, reemployment adjustment assistance, cash |
| 10 | benefits, health coverage, and relocation allowances, |
| 11 | the number of workers receiving each type of assist- |
| 12 | ance, and the average duration of time workers re- |
| | |
| 13 | ceive each type of assistance. |
| 13 14 | ceive each type of assistance. "(8) The fields of training or education in |
| | |
| 14 | "(8) The fields of training or education in |
| 14 15 | "(8) The fields of training or education in which workers receiving training or education bene- |
| 14 15 16 | "(8) The fields of training or education in which workers receiving training or education bene- fits under this chapter are enrolled, the number of |
| 14 15 16 17 | "(8) The fields of training or education in which workers receiving training or education bene- fits under this chapter are enrolled, the number of workers participating in each field, classified by |
| 14 15 16 17 18 | "(8) The fields of training or education in which workers receiving training or education bene- fits under this chapter are enrolled, the number of workers participating in each field, classified by major types of training or education. |
| 14 15 16 17 18 19 | "(8) The fields of training or education in which workers receiving training or education benefits under this chapter are enrolled, the number of workers participating in each field, classified by major types of training or education. "(9) The number of workers leaving training |
| 14 15 16 17 18 19 20 | "(8) The fields of training or education in which workers receiving training or education benefits under this chapter are enrolled, the number of workers participating in each field, classified by major types of training or education. "(9) The number of workers leaving training before completing a course of training or education, |
| 14 15 16 17 18 19 20 21 | "(8) The fields of training or education in which workers receiving training or education benefits under this chapter are enrolled, the number of workers participating in each field, classified by major types of training or education. "(9) The number of workers leaving training before completing a course of training or education, classified by the cause for early termination. |

and any job obtained after receiving benefits under

the trade adjustment assistance program under this
 chapter.

3 "(12) The average duration of training that4 was completed.

5 "(c) REPORT.—Not later than 16 months after the date of the enactment of the Trade and Globalization Act 6 7 of 2007, and annually thereafter, the Secretary shall sub-8 mit to the Committee on Ways and Means of the House 9 of Representatives, the Committee on Finance of the Sen-10 ate, and any other congressional committee of appropriate jurisdiction, a report on whether changes to eligibility re-11 quirements, benefits, or training funding under the trade 12 adjustment assistance program under this chapter should 13 be made based on the data collected under subsection (b). 14 15 "(d) AVAILABILITY ON WEBSITE OF THE DEPART-MENT OF LABOR.—The Secretary shall make the data col-16 lected under subsection (b) publicly available on the 17 18 website of the Department of Labor, in a searchable for-19 mat, and shall update the data quarterly.".

(b) CLERICAL AMENDMENT.—The table of contents
for title II of the Trade Act of 1974 is amended by inserting after the item relating to section 250 (as added by
section 163(b) of this Act) the following:

"Sec. 250A. Collection of data and reports; information to workers.".

1 SEC. 166. EXTENSION OF TAA PROGRAM.

(a) FOR WORKERS.—Section 245(a) of the Trade Act
of 1974 (19 U.S.C. 2317(a)) is amended by striking "December 31, 2007" and inserting "September 30, 2012".
(b) TERMINATION.—Section 285 of the Trade Act of
1974 (19 U.S.C. 2271 note) is amended by striking "December 31, 2007" each place it appears and inserting

8 "September 30, 2012".

9 (c) FOR FARMERS.—Section 298(a) of the Trade Act 10 of 1974 (19 U.S.C. 2401g(a)) is amended by adding at 11 the end the following: "There are authorized to be appro-12 priated to the Department of Agriculture not to exceed 13 \$81,000,000 for the 9-month period beginning on January 14 1, 2008, and \$90,000,000 for each of the fiscal years 2009 15 through 2012 to carry out the purposes of this chapter.".

16 SEC. 167. JUDICIAL REVIEW.

17 Section 284 of the Trade Act of 1974 (19 U.S.C.
18 2395) is amended—

19 (1) in subsection (a)— (A) by inserting "or 223A" after "223"; 20 21 and 22 (\mathbf{B}) bv striking "271" and inserting "273"; 23 24 (2) by amending subsection (b) to read as fol-25 lows:

1 "(b) STANDARD OF REVIEW.—The Court of International Trade shall have jurisdiction to review the case 2 3 as provided in section 706 of title 5, Untied States Code. 4 The findings of fact by the Secretary of Labor, the Sec-5 retary of Commerce, or the Secretary of Agriculture, as the case may be, must be supported by substantial evi-6 7 dence and must be based on a reasonable investigation. 8 The Court of International Trade may—

9 "(1) remand the case to such Secretary to take10 further evidence; or

11 "(2) reverse the action of such Secretary.

12 If the case is remanded under paragraph (1), the Sec-13 retary concerned may make new or modified findings of 14 fact and may modify the Secretary's previous action, and 15 shall certify to the court the record of the further pro-16 ceedings. The new or modified findings of fact must be 17 supported by substantial evidence and must be based on 18 a reasonable investigation."; and

19 (3) in subsection (c), by striking the first sen-20 tence.

21 SEC. 168. LIBERAL CONSTRUCTION OF CERTIFICATION OF 22 WORKERS AND FIRMS.

(a) IN GENERAL.—Chapter 5 of title II of the Trade
Act of 1974 (19 U.S.C. 2391 et seq.) is amended by adding at the end the following:

"SEC. 288. LIBERAL CONSTRUCTION OF CERTIFICATION OF WORKERS AND FIRMS.

3 "The provisions of chapter 2 (relating to adjustment 4 assistance for workers) and the provisions of chapter 3 5 (relating to adjustment assistance for firms) shall be lib-6 erally construed in favor of certifying workers for assist-7 ance under such chapter 2 and certifying firms for assist-8 ance under such chapter 3.".

9 (b) CLERICAL AMENDMENT.—The table of contents
10 for title II of the Trade Act of 1974 is amended by insert11 ing after the item relating to section 287 the following:
"Sec. 288. Liberal construction of certification of workers and firms.".

12 TITLE II—TRADE ADJUSTMENT 13 ASSISTANCE FOR FIRMS

14 SEC. 201. TRADE ADJUSTMENT ASSISTANCE FOR FIRMS.

(a) IN GENERAL.—Section 251 of the Trade Act of
16 1974 (19 U.S.C. 2341) is amended—

17 (1) in subsection (a), by inserting "or service
18 sector firm" after "(including any agricultural
19 firm";

- 20 (2) in subsection (c)—
- 21 (A) in paragraph (1)—

(i) in the matter preceding subparagraph (A), by inserting "or service sector
firm" after "any agricultural firm"; and
(ii) in subparagraph (B)—

| | - |
|----|---|
| 1 | (I) in clause (i), by striking ", |
| 2 | or" and inserting a comma; |
| 3 | (II) in clause (ii)— |
| 4 | (aa) by inserting "or serv- |
| 5 | ice" after "of an article"; and |
| 6 | (bb) by striking ", and" and |
| 7 | inserting a comma; and |
| 8 | (III) by adding at the end the |
| 9 | following: |
| 10 | "(iii) sales or production, or both, of |
| 11 | the firm, during the period consisting of |
| 12 | not more than 36 months preceding the |
| 13 | most recent 12-month period for which |
| 14 | data are available, have decreased abso- |
| 15 | lutely, or |
| 16 | "(iv) sales or production, or both, of |
| 17 | an article or service that accounted for not |
| 18 | less than 25 percent of the total produc- |
| 19 | tion or sales of the firm during the 36- |
| 20 | month period preceding the most recent |
| 21 | 12-month period for which data are avail- |
| 22 | able have decreased absolutely, and"; and |
| 23 | (B) in the matter preceding subparagraph |
| 24 | (A) of paragraph (2) , by striking "paragraph |
| | |

| 1 | (1)(C)—" and inserting "paragraph $(1)(C)$:"; |
|----|---|
| 2 | and |
| 3 | (3) by adding at the end the following: |
| 4 | "(e) Basis for the Determination of the Sec- |
| 5 | RETARY.— |
| 6 | "(1) INCREASED IMPORTS.—For purposes of |
| 7 | subsection $(c)(1)(C)$, the Secretary— |
| 8 | "(A) may use data from any of the pre- |
| 9 | ceding three calendar years to determine if the |
| 10 | requirements of such subsection have been met; |
| 11 | and |
| 12 | "(B) may determine that increases of im- |
| 13 | ports of like or directly competitive articles or |
| 14 | services exist if customers accounting for a sig- |
| 15 | nificant percentage of the decrease in the sales |
| 16 | of the firm certify to the Secretary that such |
| 17 | customers are obtaining such articles or services |
| 18 | from a foreign country. |
| 19 | "(2) Process and methods for obtaining |
| 20 | CERTIFICATIONS.— |
| 21 | "(A) REQUEST BY PETITIONER.—If re- |
| 22 | quested by a firm, the Secretary shall obtain |
| 23 | the certifications under paragraph $(1)(B)$ in |
| 24 | such manner as the Secretary determines is ap- |
| 25 | propriate. |

"(B) PROTECTION OF CONFIDENTIAL IN-1 2 FORMATION.—The Secretary may not release 3 information obtained under subparagraph (A) 4 that the Secretary considers to be confidential 5 business information unless the party submit-6 ting the confidential business information had 7 notice, at the time of submission, that such in-8 formation would be released by the Secretary, 9 or such party subsequently consents to the release of the information. Nothing in this sub-10 11 paragraph shall be construed to prohibit a court 12 from requiring the submission of such confiden-13 tial business information to the court in cam-14 era.

15 "(f) NOTIFICATION TO FIRMS OF AVAILABILITY OF 16 BENEFITS.—Upon receiving notice from the Secretary of 17 Labor under section 225(c) of the identity of a firm or 18 firms that are covered by a certification issued under sec-19 tion 223 or 223A, the Secretary of Commerce shall notify 20 such firm or firms of the availability of adjustment assist-21 ance under this chapter.".

(b) DEFINITION.—Section 261 of the Trade Act of
1974 (19 U.S.C. 2351) is amended—

24 (1) by striking "For purposes of" and inserting
25 "(a) FIRM.—For purposes of"; and

1 (2) by adding at the end the following: 2 "(b) SERVICE SECTOR FIRM.—For purposes of this 3 chapter, the term 'service sector firm' means a firm engaged in the business of providing services.". 4 5 SEC. 202. EXTENSION OF AUTHORIZATION OF TRADE AD-6 JUSTMENT ASSISTANCE FOR FIRMS. 7 Section 256(b) of the Trade Act of 1974 (19 U.S.C. 8 2346(b)) is amended— 9 (1) by striking "and \$4,000,000 for the 3-10 month period beginning on October 1, 2007," insert-11 ing "and \$50,000,000 for each of fiscal years 2008 through 2012," after "fiscal years 2003 through 12 13 2007,"; and 14 (2) by inserting after the first sentence the fol-15 lowing: "Of the amounts appropriated pursuant to 16 this subsection for each fiscal year, \$350,000 shall 17 be available for full-time positions in the Depart-18 ment of Commerce to administer the program under 19 this chapter.". 20 SEC. 203. INDUSTRY-WIDE PROGRAMS FOR THE DEVELOP-21 MENT OF NEW SERVICES. 22 Section 265(a) of the Trade Act of 1974 (19 U.S.C. 23 2355(a)) is amended—

1 (1) in the first sentence, by striking "new prod-2 uct development" and inserting "the development of new products and services"; and 3 4 (2) in the second sentence, by inserting ". 5 223A," after "223". TITLE III—UNEMPLOYMENT 6 **INSURANCE** 7 8 SEC. 301. SHORT TITLE. This title may be cited as the "Unemployment Insur-9 10 ance Modernization Act". 11 SEC. 302. SPECIAL TRANSFERS TO STATE ACCOUNTS IN 12 THE UNEMPLOYMENT TRUST FUND. 13 (a) IN GENERAL.—Section 903 of the Social Security 14 Act (42 U.S.C. 1103) is amended by adding at the end 15 the following: 16 "Special Transfers in Fiscal Years 2008 Through 2012 17 for Modernization 18 "(f)(1)(A) In addition to any other amounts, the Secretary of Labor shall provide for the making of unemploy-19 20 ment compensation modernization incentive payments 21 (hereinafter 'incentive payments') to the accounts of the 22 States in the Unemployment Trust Fund, by transfer from 23 amounts reserved for that purpose in the Federal unem-24 ployment account, in accordance with succeeding provisions of this subsection. 25

1 "(B) The maximum incentive payment allowable 2 under this subsection with respect to any State shall, as determined by the Secretary of Labor, be equal to the 3 4 amount obtained by multiplying \$7,000,000,000 times the 5 same ratio as is applicable under subsection (a)(2)(B) for 6 purposes of determining such State's share of any funds 7 to be transferred under subsection (a) as of October 1, 8 2007.

9 "(C) Of the maximum incentive payment determined
10 under subparagraph (B) with respect to a State—

"(i) one-third shall be transferred to the account of such State upon a certification under paragraph (4)(B) that the State law of such State meets
the requirements of paragraph (2); and

"(ii) the remainder shall be transferred to the
account of such State upon a certification under
paragraph (4)(B) that the State law of such State
meets the requirements of paragraph (3).

19 "(2) The State law of a State meets the requirements20 of this paragraph if such State law—

"(A) uses a base period that includes the most
recently completed calendar quarter before the start
of the benefit year for purposes of determining eligibility for unemployment compensation; or

1 "(B) provides that, in the case of an individual 2 who would not otherwise be eligible for unemploy-3 ment compensation under the State law because of 4 the use of a base period that does not include the 5 most recently completed calendar quarter before the start of the benefit year, eligibility shall be deter-6 7 mined using a base period that includes such cal-8 endar quarter.

9 "(3) The State law of a State meets the requirements
10 of this paragraph if such State law includes provisions to
11 carry out at least 2 of the following subparagraphs:

12 "(A) An individual shall not be denied regular 13 unemployment compensation under any State law 14 provisions relating to availability for work, active search for work, or refusal to accept work, solely be-15 16 cause such individual is seeking only part-time (and 17 not full-time) work, except that the State law provi-18 sions carrying out this subparagraph may exclude an 19 individual if a majority of the weeks of work in such 20 individual's base period do not include part-time 21 work.

"(B) An individual shall not be disqualified
from regular unemployment compensation for separating from employment if that separation is for
compelling family reasons. For purposes of this sub-

| 1 | paragraph, the term 'compelling family reasons' in- |
|----|--|
| 2 | cludes at least the following: |
| 3 | "(i) Domestic violence (verified by such |
| 4 | reasonable and confidential documentation as |
| 5 | the State law may require) which causes the in- |
| 6 | dividual reasonably to believe that such individ- |
| 7 | ual's continued employment would jeopardize |
| 8 | the safety of the individual or of any member |
| 9 | of the individual's immediate family. |
| 10 | "(ii) The illness or disability of a member |
| 11 | of the individual's immediate family. |
| 12 | "(iii) The need for the individual to accom- |
| 13 | pany such individual's spouse— |
| 14 | "(I) to a place from which it is im- |
| 15 | practical for such individual to commute; |
| 16 | and |
| 17 | "(II) due to a change in location of |
| 18 | the spouse's employment. |
| 19 | "(C) Weekly unemployment compensation is |
| 20 | payable under this subparagraph to any individual |
| 21 | who is unemployed (as determined under the State |
| 22 | unemployment compensation law), has exhausted all |
| 23 | rights to regular and (if applicable) extended unem- |
| 24 | ployment compensation under the State law, and is |
| 25 | enrolled and making satisfactory progress in a |

1 State-approved training program or in a job training 2 program authorized under the Workforce Investment 3 Act of 1998. Such program shall prepare individuals 4 who have been separated from a declining occupa-5 tion, or who have been involuntarily and indefinitely 6 separated from employment as a result of a perma-7 nent reduction of operations at the individual's place 8 of employment, for entry into a high-demand occu-9 pation. The amount of unemployment compensation 10 payable under this subparagraph to an individual for 11 a week of unemployment shall be equal to the indi-12 vidual's average weekly benefit amount (including 13 dependents' allowances) for the most recent benefit 14 year, and the total amount of unemployment com-15 pensation payable under this subparagraph to any 16 individual shall be equal to at least 26 times the in-17 dividual's average weekly benefit amount (including 18 dependents' allowances) for the most recent benefit 19 year.

20 "(4)(A) Any State seeking an incentive payment 21 under this subsection shall submit an application therefor 22 at such time, in such manner, and complete with such in-23 formation as the Secretary of Labor may by regulation 24 prescribe, including information relating to compliance 25 with the requirements of paragraph (2) or (3), as well as

1 how the State intends to use the incentive payment to im2 prove or strengthen the State's unemployment compensa3 tion program. The Secretary of Labor shall, within 90
4 days after receiving a complete application, notify the
5 State agency of the State of the Secretary's findings with
6 respect to the requirements of paragraph (2) or (3) (or
7 both).

8 "(B) If the Secretary of Labor finds that the State 9 law provisions (disregarding any State law provisions 10 which are not then currently in effect as permanent law or which are subject to discontinuation under certain con-11 12 ditions) meet the requirements of paragraph (2) or (3), 13 as the case may be, the Secretary of Labor shall thereupon make a certification to that effect to the Secretary of the 14 15 Treasury, together with a certification as to the amount of the incentive payment to be transferred to the State 16 account pursuant to that finding. The Secretary of the 17 18 Treasury shall make the appropriate transfer within 30 days after receiving such certification. 19

"(C)(i) No certification of compliance with the requirements of paragraph (2) or (3) may be made with respect to any State whose State law is not otherwise eligible
for certification under section 303 or approvable under
section 3304 of the Federal Unemployment Tax Act.

"(ii) No certification of compliance with the require ments of paragraph (3) may be made with respect to any
 State whose State law is not in compliance with the re quirements of paragraph (2).

5 "(iii) No application under subparagraph (A) may be
6 considered if submitted before October 1, 2007, or after
7 the latest date necessary (as specified by the Secretary of
8 Labor in regulations) to ensure that all incentive pay9 ments under this subsection are made before October 1,
10 2012.

11 "(5)(A) Except as provided in subparagraph (B), any 12 amount transferred to the account of a State under this 13 subsection may be used by such State only in the payment 14 of cash benefits to individuals with respect to their unem-15 ployment (including for dependents' allowances and for 16 unemployment compensation under paragraph (3)(C)), ex-17 clusive of expenses of administration.

18 "(B) A State may, subject to the same conditions as 19 set forth in subsection (c)(2) (excluding subparagraph (B) thereof, and deeming the reference to 'subsections (a) and 2021 (b)' in subparagraph (D) thereof to include this sub-22 section), use any amount transferred to the account of such State under this subsection for the administration 23 24 of its unemployment compensation law and public employment offices. 25

1 "(6) Out of any money in the Federal unemployment 2 account not otherwise appropriated, the Secretary of the 3 Treasury shall reserve \$7,000,000,000 for incentive pay-4 ments under this subsection. Any amount so reserved shall 5 not be taken into account for purposes of any determination under section 902, 910, or 1203 of the amount in 6 7 the Federal unemployment account as of any given time. 8 Any amount so reserved for which the Secretary of the 9 Treasury has not received a certification under paragraph 10 (4)(B) by the deadline described in paragraph (4)(C)(iii)shall, upon the close of fiscal year 2012, become unre-11 12 stricted as to use as part of the Federal unemployment 13 account.

"(7) For purposes of this subsection, the terms 'benefit year', 'base period', and 'week' have the respective
meanings given such terms under section 205 of the Federal-State Extended Unemployment Compensation Act of
1970 (26 U.S.C. 3304 note).

19 "Special Transfers in Fiscal Years 2008 Through 2012
20 for Administration

21 "(g)(1) Notwithstanding any other provision of this
22 section, the total amount available for transfer to the ac23 counts of the States pursuant to subsection (a) as of the
24 beginning of each of fiscal years 2008, 2009, 2010, 2011,
25 and 2012 shall be equal to the total amount which (dis-

regarding this subsection) would otherwise be so available,
 increased by \$100,000,000.

3 "(2) Each State's share of any additional amount 4 made available by this subsection shall be determined, cer-5 tified, and computed in the same manner as described in 6 subsection (a)(2) and shall be subject to the same limita-7 tions on transfers as described in subsection (b). For pur-8 poses of applying subsection (b)(2), the balance of any ad-9 vances made to a State under section 1201 shall be cred-10 ited against, and operate to reduce (but not below zero)—

"(A) first, any additional amount which, as a
result of the enactment of this subsection, is to be
transferred to the account of such State in a fiscal
year; and

"(B) second, any amount which (disregarding
this subsection) is otherwise to be transferred to the
account of such State pursuant to subsections (a)
and (b) in such fiscal year.

19 "(3) Any additional amount transferred to the ac20 count of a State as a result of the enactment of this sub21 section—

"(A) may be used by the State agency of such
State only in the payment of expenses incurred by
it for—

| 1 | "(i) the administration of the provisions of |
|----|--|
| 2 | its State law carrying out the purposes of sub- |
| 3 | section $(f)(2)$ or any subparagraph of sub- |
| 4 | section $(f)(3);$ |
| 5 | "(ii) improved outreach to individuals who |
| 6 | might be eligible for regular unemployment |
| 7 | compensation by virtue of any provisions of the |
| 8 | State law which are described in clause (i); |
| 9 | "(iii) the improvement of unemployment |
| 10 | benefit and unemployment tax operations; and |
| 11 | "(iv) staff-assisted reemployment services |
| 12 | for unemployment compensation claimants; and |
| 13 | "(B) shall be excluded from the application of |
| 14 | subsection (c). |
| 15 | "(4) The total additional amount made available by |
| 16 | this subsection in a fiscal year shall be taken out of the |
| 17 | amounts remaining in the employment security adminis- |
| 18 | tration account after subtracting the total amount which |
| 19 | (disregarding this subsection) is otherwise required to be |
| 20 | transferred from such account in such fiscal year pursuant |
| 21 | to subsections (a) and (b).". |
| 22 | (b) REGULATIONS.—The Secretary of Labor may |
| 23 | prescribe any regulations necessary to carry out the |

 $24 \hspace{0.1in} \text{amendment made by subsection (a).}$

1 SEC. 303. EXTENSION OF FUTA TAX.

- 2 Section 3301 of the Internal Revenue Code of 1986
 3 (relating to rate of tax) is amended—
- 4 (1) by striking "2007" in paragraph (1) and in-
- 5 serting "2012", and
- 6 (2) by striking "2008" in paragraph (2) and in-
- 7 serting "2013".

8 TITLE IV—MANUFACTURING

9 **REDEVELOPMENT ZONES**

10 SEC. 401. MANUFACTURING REDEVELOPMENT ZONES.

- 11 (a) IN GENERAL.—Subchapter Y of chapter 1 of the
- 12 Internal Revenue Code of 1986 is amended by adding at
- 13 the end the following new part:

14 **"PART III—MANUFACTURING REDEVELOPMENT**

15

ZONES

"Sec. 1400U-1. Designation of manufacturing redevelopment zones.
"Sec. 1400U-2. Eligibility criteria.
"Sec. 1400U-3. Manufacturing redevelopment tax credit bonds.
"Sec. 1400U-4. Tax-exempt manufacturing zone facility bonds.
"Sec. 1400U-5. Additional low-income housing credits.

16 "SEC. 1400U-1. DESIGNATION OF MANUFACTURING REDE-

- 17 VELOPMENT ZONES.
- 18 "(a) IN GENERAL.—From among the areas nomi-
- 19 nated for designation under this section, the Secretary
- 20 may designate manufacturing redevelopment zones.
- 21 "(b) LIMITATIONS ON DESIGNATIONS.—The Sec22 retary may designate in the aggregate 24 nominated areas
- 23 as manufacturing redevelopment zones, subject to the

availability of eligible nominated areas. The Secretary
 shall designate manufacturing redevelopment zones in
 such manner that the aggregate population of all such
 zones does not exceed 2,000,000.

5 "(c) PERIOD DESIGNATION MAY BE MADE.—A des6 ignation may be made under subsection (a) only during
7 the 2-year period beginning on the date of the enactment
8 of this section.

9 "(d) PERIOD FOR WHICH DESIGNATION IS IN EF-10 FECT.—

"(1) IN GENERAL.—Any designation under this
section shall remain in effect during the period beginning on the date of the designation and ending
on the earliest of—

15 "(A) the close of the 10th calendar year
16 beginning on or after the date of the designa17 tion,

18 "(B) the termination date designated by
19 the State and local governments as provided for
20 in their nomination, or

21 "(C) the date the Secretary revokes the22 designation.

23 "(2) REVOCATION OF DESIGNATION.—The Sec24 retary may revoke the designation under this section
25 of an area if such Secretary determines that the

| | 98 |
|----|---|
| 1 | local government or the State in which it is lo- |
| 2 | cated— |
| 3 | "(A) has modified the boundaries of the |
| 4 | area, or |
| 5 | "(B) is not complying substantially with, |
| 6 | or fails to make progress in achieving the |
| 7 | benchmarks set forth in, the strategic plan in- |
| 8 | cluded with the application |
| 9 | "(e) Limitations on Designations; Applica- |
| 10 | TION.—Rules similar to the rules of subsections (e) and |
| 11 | (f) of section 1391 shall apply for purposes of this section |
| 12 | except that the rules of such subsection (f) shall be applied |
| 13 | with respect to the eligibility criteria specified in section |
| 14 | 1400U-2. |
| 15 | "(f) DETERMINATIONS OF POPULATION.—Any deter- |
| 16 | mination of population under this part shall be made on |
| 17 | the basis of the most recent decennial census for which |
| 18 | data are available. |
| 19 | "SEC. 1400U-2. ELIGIBILITY CRITERIA. |
| 20 | "(a) IN GENERAL.—A nominated area shall be eligi- |
| 21 | ble for designation under section 1400U-1 only if— |
| 22 | "(1) it meets each of the criteria specified in |
| 23 | section 1392(a), |
| 24 | ((2) the nominated area has experienced a sig- |
| 25 | nificant decline in the number of individuals em- |

ployed in manufacturing or has a high concentration
 of abandoned or underutilized manufacturing facili ties, and

4 "(3) no portion of the nominated area is located
5 in an empowerment zone or renewal community, un6 less the local government which nominated the area
7 elects to terminate such designation as an empower8 ment zone or renewal community.

9 "(b) APPLICATION OF CERTAIN RULES; DEFINI10 TIONS.—For purposes of this subchapter—

"(1) rules similar to the rules of subsections
(b), (c), and (d) of section 1392 and paragraphs (4),
(7), (8), and (9) of section 1393(a) shall apply, and
"(2) any term defined in section 1393 shall
have the same meaning when used in this subchapter.

17 "(c) DISCRETION TO ADJUST REQUIREMENTS.—In 18 determining whether a nominated area is eligible for designation as a manufacturing redevelopment zone, the Sec-19 retary may, where necessary to carry out the purposes of 20 21 this part, waive the requirement of section 1392(a)(4) if 22 it is shown that the nominated area has experienced a loss 23 of manufacturing jobs during the previous 20 years which 24 is in excess of 25 percent.

1 "SEC. 1400U-3. MANUFACTURING REDEVELOPMENT TAX2CREDIT BONDS.

3 "(a) IN GENERAL.—For purposes of subpart I of
4 part IV of subchapter A (relating to qualified tax credit
5 bonds), the term 'manufacturing redevelopment bond'
6 means any bond issued as part of an issue if—

7 "(1) 100 percent of the available project pro8 ceeds of such issue are to be used for one or more
9 qualified manufacturing redevelopment purposes,

10 "(2) the bond is not a private activity bond,11 and

"(3) the local government which nominated the
area to which such bond relates designates such
bond for purposes of this section.

15 "(b) LIMITATION ON AMOUNT OF BONDS DES-16 IGNATED.—The maximum aggregate face amount of 17 bonds which may be designated under subsection (a) with 18 respect to any manufacturing redevelopment zone shall 19 not exceed \$150,000,000.

"(c) QUALIFIED MANUFACTURING REDEVELOPMENT
PURPOSE.—For purposes of this section, the term 'qualified manufacturing redevelopment purposes' means capital
expenditures paid or incurred with respect to property located in a manufacturing redevelopment zone for purposes
of promoting development or other economic activity in
such zone, including expenditures for environmental reme-

diation, improvements to public infrastructure, and con struction of public facilities.

3 "(d) DEFINITIONS..—For purposes of this section,
4 any term used in this section which is also used in section
5 54A shall have the same meaning given such term by sec6 tion 54A.

7 "SEC. 1400U-4. TAX-EXEMPT MANUFACTURING ZONE FACIL8 ITY BONDS.

9 "(a) IN GENERAL.—For purposes of part IV of sub-10 chapter B (relating to tax exemption requirements for 11 State and local bonds), the term 'exempt facility bond' in-12 cludes any bond issued as part of an issue if—

"(1) 95 percent or more of the net proceeds (as
defined in section 150(a)(3)) of such issue are to be
used for manufacturing zone property, and

"(2) the local government which nominated the
area to which such bond relates designates such
bond for purposes of this section.

19 "(b) Limitation on Amount of Bonds Des-20 Ignated.—

21 "(1) IN GENERAL.—The aggregate face amount
22 of bonds which may be designated under subsection
23 (a)(2) with respect to any manufacturing redevelop24 ment zone shall not exceed \$230,000,000.

| 1 | "(2) CURRENT REFUNDING NOT TAKEN INTO |
|----|--|
| 2 | ACCOUNT.—In the case of a refunding (or series of |
| 3 | refundings) of a bond designated under this section, |
| 4 | the refunding obligation shall be treated as des- |
| 5 | ignated under subsection $(a)(2)$ (and shall not be |
| 6 | taken into account in applying paragraph (1)) if— |
| 7 | "(A) the amount of the refunding bond |
| 8 | does not exceed the outstanding amount of the |
| 9 | refunded bond, and |
| 10 | "(B) the refunded bond is redeemed not |
| 11 | later than 90 days after the date of issuance of |
| 12 | the refunding bond. |
| 13 | "(c) Limitation on Amount of Bonds Allocable |
| 14 | TO ANY PERSON.— |
| 15 | "(1) IN GENERAL.—Subsection (a) shall not |
| 16 | apply to any issue if the aggregate amount of out- |
| 17 | standing manufacturing zone facility bonds allocable |
| 18 | to any person (taking into account such issue) ex- |
| 19 | ceeds— |
| 20 | "(A) \$15,000,000 with respect to any 1 |
| 21 | manufacturing redevelopment zone, or |
| 22 | "(B) $$20,000,000$ with respect to all man- |
| 23 | ufacturing redevelopment zones. |
| 24 | "(2) Aggregate enterprise zone facility |
| 25 | BOND BENEFIT.—For purposes of paragraph (1), |

| 1 | the aggregate amount of outstanding manufacturing |
|----|--|
| 2 | zone facility bonds allocable to any person shall be |
| 3 | determined under rules similar to the rules of sec- |
| 4 | tion 144(a)(10), taking into account only bonds to |
| 5 | which subsection (a) applies. |
| 6 | "(d) Manufacturing Zone Property.—For pur- |
| 7 | poses of this section— |
| 8 | "(1) IN GENERAL.—The term 'manufacturing |
| 9 | zone property' means any property to which section |
| 10 | 168 applies (or would apply but for section 179) if— |
| 11 | "(A) such property was acquired by the |
| 12 | taxpayer by purchase (as defined in section |
| 13 | 179(d)(2)) after the date on which the designa- |
| 14 | tion of the manufacturing redevelopment zone |
| 15 | took effect, |
| 16 | "(B) the original use of which in the man- |
| 17 | ufacturing redevelopment zone commences with |
| 18 | the taxpayer, and |
| 19 | "(C) substantially all of the use of which |
| 20 | is in the manufacturing redevelopment zone and |
| 21 | is in the active conduct of a qualified business |
| 22 | by the taxpayer in such zone. |
| 23 | "(2) QUALIFIED BUSINESS.—The term 'quali- |
| 24 | fied business' means any trade or business except |
| 25 | that— |

| | 101 |
|----|--|
| 1 | "(A) the rental to others of real property |
| 2 | located in a manufacturing redevelopment zone |
| 3 | shall be treated as a qualified business only if |
| 4 | the property is not residential rental property |
| 5 | (as defined in section $168(e)(2)$), and |
| 6 | "(B) such term shall not include any trade |
| 7 | or business consisting of the operation of any |
| 8 | facility described in section $144(c)(6)(B)$. |
| 9 | "(3) Special rules for substantial ren- |
| 10 | OVATIONS AND SALE-LEASEBACK.—Rules similar to |
| 11 | the rules of subsections $(a)(2)$ and (b) of section |
| 12 | 1397D shall apply for purposes of this subsection. |
| 13 | "(e) Nonapplication of Certain Rules.—Sec- |
| 14 | tions $57(a)(5)$ (relating to tax-exempt interest), 146 (re- |
| 15 | lating to volume cap), and 147(d) (relating to acquisition |
| 16 | of existing property not permitted) shall not apply to any |
| 17 | manufacturing zone facility bond. |
| 18 | "SEC. 1400U-5. ADDITIONAL LOW-INCOME HOUSING CRED- |
| 19 | ITS. |
| 20 | "(a) IN GENERAL.—For purposes of section 42, in |
| 21 | the case of each calendar year during which the designa- |
| 22 | tion of a manufacturing redevelopment zone is in effect, |
| 23 | the State housing credit ceiling of the State which includes |
| 24 | such manufacturing redevelopment zone shall be increased |
| 25 | by the lesser of— |
| | |

| 1 | "(1) the aggregate housing credit dollar amount |
|----|--|
| 2 | allocated by the State housing credit agency of such |
| 3 | State to buildings located in such manufacturing re- |
| 4 | development zone for such calendar year, or |
| 5 | ((2) the excess of— |
| 6 | "(A) the manufacturing zone housing |
| 7 | amount with respect to such manufacturing re- |
| 8 | development zone, over |
| 9 | "(B) the aggregate increases under this |
| 10 | subsection with respect to such zone for all pre- |
| 11 | ceding calendar years. |
| 12 | "(b) Manufacturing Zone Housing Amount.— |
| 13 | For purposes of subsection (a), the term 'manufacturing |
| 14 | zone housing amount' means, with respect to any manu- |
| 15 | facturing redevelopment zone, the product of \$20 multi- |
| 16 | plied by the population of such zone. |
| 17 | "(c) Other Rules.— |
| 18 | "(1) CARRYOVERS.—Rules similar to the rules |
| 19 | of section $1400N(c)(1)(C)$ shall apply for purposes |
| 20 | of this section. |
| 21 | "(2) RETURNED AMOUNTS.—If any amount of |
| 22 | State housing credit ceiling which was taken into ac- |
| 23 | count under subsection $(a)(1)$ is returned within the |
| 24 | meaning of section 42(h)(3)(C)(iii)— |
| | |

| | 100 |
|----|---|
| 1 | "(A) such amount shall not be taken into |
| 2 | account under such section, and |
| 3 | "(B) such allocation shall cease to be |
| 4 | treated as an increase under this subsection for |
| 5 | purposes of subsection $(a)(2)(B)$ until reallo- |
| 6 | cated.". |
| 7 | (b) Application of Work Opportunity Tax |
| 8 | CREDIT TO MANUFACTURING REDEVELOPMENT |
| 9 | ZONES.—Subparagraphs (A) and (B) of section 51(d)(5) |
| 10 | of such Code are each amended by inserting "manufac- |
| 11 | turing redevelopment zone," after "renewal community,". |
| 12 | (c) Conforming Amendments Related to Manu- |
| 13 | FACTURING REDEVELOPMENT TAX CREDIT BONDS.— |
| 14 | (1) GENERAL RULES.—Part IV of subchapter A |
| 15 | of chapter 1 of such Code (relating to credits |
| 16 | against tax) is amended by adding at the end the |
| 17 | following new subpart: |
| 18 | "Subpart I—Qualified Tax Credit Bonds |
| | "Sec. 54A. Credit to holders of qualified tax credit bonds. |
| 19 | "SEC. 54A. CREDIT TO HOLDERS OF QUALIFIED TAX CRED- |
| 20 | IT BONDS. |
| 21 | "(a) Allowance of Credit.—If a taxpayer holds |
| 22 | a qualified tax credit bond on one or more credit allowance |
| 23 | dates of the bond during any taxable year, there shall be |
| 24 | allowed as a credit against the tax imposed by this chapter |
| | |

2

107

for the taxable year an amount equal to the sum of the

credits determined under subsection (b) with respect to

such dates. 3 "(b) Amount of Credit.— 4 5 "(1) IN GENERAL.—The amount of the credit 6 determined under this subsection with respect to any 7 credit allowance date for a qualified tax credit bond 8 is 25 percent of the annual credit determined with 9 respect to such bond. 10 "(2) ANNUAL CREDIT.—The annual credit de-11 termined with respect to any qualified tax credit 12 bond is the product of— 13 "(A) the applicable credit rate, multiplied 14 by 15 "(B) the outstanding face amount of the 16 bond. 17 "(3) Applicable credit rate.—For purposes 18 of paragraph (2), the applicable credit rate is the 19 rate which the Secretary estimates will permit the 20 issuance of qualified tax credit bonds with a speci-21 fied maturity or redemption date without discount 22 and without interest cost to the qualified issuer. The 23 applicable credit rate with respect to any qualified 24 tax credit bond shall be determined as of the first

day on which there is a binding, written contract for
 the sale or exchange of the bond.

3 "(4) Special rule for issuance and re-4 DEMPTION.—In the case of a bond which is issued 5 during the 3-month period ending on a credit allow-6 ance date, the amount of the credit determined under this subsection with respect to such credit al-7 lowance date shall be a ratable portion of the credit 8 9 otherwise determined based on the portion of the 3-10 month period during which the bond is outstanding. 11 A similar rule shall apply when the bond is redeemed 12 or matures.

13 "(c) Limitation Based on Amount of Tax.—

14 "(1) IN GENERAL.—The credit allowed under
15 subsection (a) for any taxable year shall not exceed
16 the excess of—

17 "(A) the sum of the regular tax liability
18 (as defined in section 26(b)) plus the tax imposed by section 55, over

20 "(B) the sum of the credits allowable
21 under this part (other than subpart C and this
22 subpart).

23 "(2) CARRYOVER OF UNUSED CREDIT.—If the
24 credit allowable under subsection (a) exceeds the
25 limitation imposed by paragraph (1) for such taxable

| 1 | year, such excess shall be carried to the succeeding |
|----|---|
| 2 | taxable year and added to the credit allowable under |
| 3 | subsection (a) for such taxable year (determined be- |
| 4 | for the application of paragraph (1) for such suc- |
| 5 | ceeding taxable year). |
| 6 | "(d) Qualified Tax Credit Bond.—For purposes |
| 7 | of this section— |
| 8 | "(1) Qualified tax credit bond.—The term |
| 9 | 'qualified tax credit bond' means a manufacturing |
| 10 | redevelopment bond (as defined in section $1400U-3$) |
| 11 | which is part of an issue that meets the require- |
| 12 | ments of paragraphs (2) , (3) , (4) , (5) , and (6) . |
| 13 | "(2) Special rules relating to expendi- |
| 14 | TURES.— |
| 15 | "(A) IN GENERAL.—An issue shall be |
| 16 | treated as meeting the requirements of this |
| 17 | paragraph if, as of the date of issuance, the |
| 18 | issuer reasonably expects— |
| 19 | "(i) 100 percent or more of the avail- |
| 20 | able project proceeds to be spent for 1 or |
| 21 | more qualified purposes within the 3-year |
| 22 | period beginning on such date of issuance, |
| 23 | and |
| 24 | "(ii) a binding commitment with a |
| 25 | third party to spend at least 10 percent of |

| 1 | such available project proceeds will be in- |
|----|---|
| 2 | curred within the 6-month period begin- |
| 3 | ning on such date of issuance. |
| 4 | "(B) FAILURE TO SPEND REQUIRED |
| 5 | AMOUNT OF BOND PROCEEDS WITHIN 3 |
| 6 | YEARS.— |
| 7 | "(i) IN GENERAL.—To the extent that |
| 8 | less than 100 percent of the available |
| 9 | project proceeds of the issue are expended |
| 10 | by the close of the expenditure period for |
| 11 | 1 or more qualified purposes, the issuer |
| 12 | shall redeem all of the nonqualified bonds |
| 13 | within 90 days after the end of such pe- |
| 14 | riod. For purposes of this paragraph, the |
| 15 | amount of the nonqualified bonds required |
| 16 | to be redeemed shall be determined in the |
| 17 | same manner as under section 142. |
| 18 | "(ii) Expenditure period.—For |
| 19 | purposes of this subpart, the term 'expend- |
| 20 | iture period' means, with respect to any |
| 21 | issue, the 3-year period beginning on the |
| 22 | date of issuance. Such term shall include |
| 23 | any extension of such period under clause |
| 24 | (iii). |

| 1 | "(iii) Extension of period.—Upon |
|----|--|
| 2 | submission of a request prior to the expira- |
| 3 | tion of the expenditure period (determined |
| 4 | without regard to any extension under this |
| 5 | clause), the Secretary may extend such pe- |
| 6 | riod if the issuer establishes that the fail- |
| 7 | ure to expend the proceeds within the |
| 8 | original expenditure period is due to rea- |
| 9 | sonable cause and the expenditures for |
| 10 | qualified purposes will continue to proceed |
| 11 | with due diligence. |
| 12 | "(C) Qualified purpose.—For purposes |
| 13 | of this paragraph, the term 'qualified purpose' |
| 14 | means a purpose specified in section 1400U- |
| 15 | 3(a)(1). |
| 16 | "(D) Reimbursement.—For purposes of |
| 17 | this subtitle, available project proceeds of an |
| 18 | issue shall be treated as spent for a qualified |
| 19 | purpose if such proceeds are used to reimburse |
| 20 | the issuer for amounts paid for a qualified pur- |
| 21 | pose after the date that the Secretary makes an |
| 22 | allocation of bond limitation with respect to |
| 23 | such issue, but only if— |
| 24 | "(i) prior to the payment of the origi- |
| 25 | nal expenditure, the issuer declared its in- |
| | |

| 1 | tent to reimburse such expenditure with |
|----|---|
| 2 | the proceeds of a qualified tax credit bond, |
| 3 | "(ii) not later than 60 days after pay- |
| 4 | ment of the original expenditure, the issuer |
| 5 | adopts an official intent to reimburse the |
| 6 | original expenditure with such proceeds, |
| 7 | and |
| 8 | "(iii) the reimbursement is made not |
| 9 | later than 18 months after the date the |
| 10 | original expenditure is paid. |
| 11 | "(3) REPORTING.—An issue shall be treated as |
| 12 | meeting the requirements of this paragraph if the |
| 13 | issuer of qualified tax credit bonds submits reports |
| 14 | similar to the reports required under section 149(e). |
| 15 | "(4) Special rules relating to arbi- |
| 16 | TRAGE.— |
| 17 | "(A) IN GENERAL.—An issue shall be |
| 18 | treated as meeting the requirements of this |
| 19 | paragraph if the issuer satisfies the require- |
| 20 | ments of section 148 with respect to the pro- |
| 21 | ceeds of the issue. |
| 22 | "(B) Special rule for investments |
| 23 | during expenditure period.—An issue shall |
| 24 | not be treated as failing to meet the require- |
| 25 | ments of subparagraph (A) by reason of any in- |

| 1 | vestment of available project proceeds during |
|----|--|
| 2 | the expenditure period. |
| 3 | "(C) Special rule for reserve |
| 4 | FUNDS.—An issue shall not be treated as fail- |
| 5 | ing to meet the requirements of subparagraph |
| 6 | (A) by reason of any fund which is expected to |
| 7 | be used to repay such issue if— |
| 8 | "(i) such fund is funded at a rate not |
| 9 | more rapid than equal annual installments, |
| 10 | "(ii) such fund is funded in a manner |
| 11 | that such fund will not exceed the amount |
| 12 | necessary to repay the issue if invested at |
| 13 | the maximum rate permitted under clause |
| 14 | (iii), and |
| 15 | "(iii) the yield on such fund is not |
| 16 | greater than the discount rate determined |
| 17 | under paragraph $(5)(B)$ with respect to the |
| 18 | issue. |
| 19 | "(5) MATURITY LIMITATION.— |
| 20 | "(A) IN GENERAL.—An issue shall not be |
| 21 | treated as meeting the requirements of this |
| 22 | paragraph if the maturity of any bond which is |
| 23 | part of such issue exceeds the maximum term |
| 24 | determined by the Secretary under subpara- |
| 25 | graph (B). |
| | |

1 "(B) MAXIMUM TERM.—During each cal-2 endar month, the Secretary shall determine the maximum term permitted under this paragraph 3 4 for bonds issued during the following calendar 5 month. Such maximum term shall be the term 6 which the Secretary estimates will result in the 7 present value of the obligation to repay the 8 principal on the bond being equal to 50 percent 9 of the face amount of such bond. Such present 10 value shall be determined using as a discount 11 rate the average annual interest rate of tax-ex-12 empt obligations having a term of 10 years or 13 more which are issued during the month. If the 14 term as so determined is not a multiple of a 15 whole year, such term shall be rounded to the 16 next highest whole year. 17 "(e) OTHER DEFINITIONS.—For purposes of this 18 subchapter-19 "(1) CREDIT ALLOWANCE DATE.—The term 20 'credit allowance date' means-21 "(A) March 15, 22 "(B) June 15, 23 "(C) September 15, and

24 "(D) December 15.

| 1 | Such term includes the last day on which the bond |
|----|---|
| 2 | is outstanding. |
| 3 | "(2) BOND.—The term 'bond' includes any ob- |
| 4 | ligation. |
| 5 | "(3) STATE.—The term 'State' includes the |
| 6 | District of Columbia and any possession of the |
| 7 | United States. |
| 8 | "(4) AVAILABLE PROJECT PROCEEDS.—The |
| 9 | term 'available project proceeds' means— |
| 10 | "(A) the excess of— |
| 11 | "(i) the proceeds from the sale of an |
| 12 | issue, over |
| 13 | "(ii) the issuance costs financed by |
| 14 | the issue (to the extent that such costs do |
| 15 | not exceed 2 percent of such proceeds), |
| 16 | and |
| 17 | "(B) the proceeds from any investment of |
| 18 | the excess described in subparagraph (A). |
| 19 | "(f) Credit Treated as Interest.—For purposes |
| 20 | of this subtitle, the credit determined under subsection (a) |
| 21 | shall be treated as interest which is includible in gross in- |
| 22 | come. |
| 23 | "(g) S Corporations and Partnerships.—In the |
| 24 | case of a tax credit bond held by an S corporation or part- |
| 25 | nership, the allocation of the credit allowed by this section |

to the shareholders of such corporation or partners of such
 partnership shall be treated as a distribution.

3 "(h) BONDS HELD BY REGULATED INVESTMENT 4 Companies and Real Estate Investment Trusts.— 5 If any qualified tax credit bond is held by a regulated investment company or a real estate investment trust, the 6 7 credit determined under subsection (a) shall be allowed to 8 shareholders of such company or beneficiaries of such 9 trust (and any gross income included under subsection (f) 10 with respect to such credit shall be treated as distributed to such shareholders or beneficiaries) under procedures 11 prescribed by the Secretary. 12

13 "(i) CREDITS MAY BE STRIPPED.—Under regula14 tions prescribed by the Secretary—

15 "(1) IN GENERAL.—There may be a separation 16 (including at issuance) of the ownership of a quali-17 fied tax credit bond and the entitlement to the credit 18 under this section with respect to such bond. In case 19 of any such separation, the credit under this section 20 shall be allowed to the person who on the credit al-21 lowance date holds the instrument evidencing the en-22 titlement to the credit and not to the holder of the 23 bond.

24 "(2) CERTAIN RULES TO APPLY.—In the case
25 of a separation described in paragraph (1), the rules

| 1 | of section 1286 shall apply to the qualified tax credit |
|----|---|
| 2 | bond as if it were a stripped bond and to the credit |
| 3 | under this section as if it were a stripped coupon.". |
| 4 | (2) Reporting.—Subsection (d) of section |
| 5 | 6049 of such Code (relating to returns regarding |
| 6 | payments of interest) is amended by adding at the |
| 7 | end the following new paragraph: |
| 8 | "(9) Reporting of credit on qualified |
| 9 | TAX CREDIT BONDS.— |
| 10 | "(A) IN GENERAL.—For purposes of sub- |
| 11 | section (a), the term 'interest' includes amounts |
| 12 | includible in gross income under section 54A |
| 13 | and such amounts shall be treated as paid on |
| 14 | the credit allowance date (as defined in section |
| 15 | 54A(e)(1)). |
| 16 | "(B) Reporting to corporations, |
| 17 | ETC.—Except as otherwise provided in regula- |
| 18 | tions, in the case of any interest described in |
| 19 | subparagraph (A) of this paragraph, subsection |
| 20 | (b)(4) of this section shall be applied without |
| 21 | regard to subparagraphs (A), (H), (I), (J), (K), |
| 22 | and $(L)(i)$. |
| 23 | "(C) Regulatory Authority.—The Sec- |
| 24 | retary may prescribe such regulations as are |
| 25 | necessary or appropriate to carry out the pur- |

| 1 | poses of this paragraph, including regulations |
|----|--|
| 2 | which require more frequent or more detailed |
| 3 | reporting.". |
| 4 | (3) Other conforming amendments re- |
| 5 | LATED TO TAX CREDIT BONDS.— |
| 6 | (A) Sections $54(c)(2)$ and $1400N(l)(3)(B)$ |
| 7 | of such Code are each amended by striking |
| 8 | "subpart C" and inserting "subparts C and I". |
| 9 | (B) Section $1397E(c)(2)$ of such Code is |
| 10 | amended by striking "subpart H" and inserting |
| 11 | "subparts H and I". |
| 12 | (C) Section $6401(b)(1)$ of such Code is |
| 13 | amended by striking "and H" and inserting |
| 14 | "H, and I". |
| 15 | (D) The heading of subpart H of part IV |
| 16 | of subchapter A of chapter 1 of such Code is |
| 17 | amended by striking "Certain Bonds" and |
| 18 | inserting "Clean Renewable Energy |
| 19 | Bonds". |
| 20 | (E) The table of subparts for part IV of |
| 21 | subchapter A of chapter 1 of such Code is |
| 22 | amended by striking the item relating to sub- |
| 23 | part H and inserting the following new items: |
| | |

"SUBPART H—NONREFUNDABLE CREDIT TO HOLDERS OF CLEAN RENEWABLE ENERGY BONDS.

"SUBPART I—QUALIFIED TAX CREDIT BONDS.".

(d) CLERICAL AMENDMENT.—The table of parts for
 subchapter Y of chapter 1 of such Code is amended by
 adding at the end the following new item:

"Part III—Manufacturing Redevelopment Bonds".

4 (e) EFFECTIVE DATE.—

5 (1) IN GENERAL.—Except as otherwise pro-6 vided in this subsection, the amendments made by 7 this section shall apply to taxable years ending after 8 the date of the enactment of this Act.

9 (2) BOND PROVISIONS.—Sections 1400U-3 and 10 1400U-4 of the Internal Revenue Code of 1986 (as 11 added by subsection (a)), and the amendments made 12 by subsection (c), shall apply to obligations issued 13 after the date of the enactment of this Act.

14 (3) WORK OPPORTUNITY TAX CREDIT.—The
15 amendments made by subsection (b) shall apply to
16 individuals who begin work for the employer after
17 the date of the enactment of this Act.

18 SEC. 402. DELAY IN APPLICATION OF WORLDWIDE INTER19 EST ALLOCATION.

(a) IN GENERAL.—Paragraphs (5)(D) and (6) of section 864(f) of the Internal Revenue Code of 1986 are each
amended by striking "December 31, 2008" and inserting
"December 31, 2011".

(b) EFFECTIVE DATE.—The amendments made by
 this section shall apply to taxable years beginning after
 December 31, 2008.