..... (Original Signature of Member)

111TH CONGRESS 2D Session



To amend the Internal Revenue Code of 1986 to create jobs through increased investment in infrastructure, to eliminate loopholes which encourage companies to move operations offshore, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

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

A BILL

- To amend the Internal Revenue Code of 1986 to create jobs through increased investment in infrastructure, to eliminate loopholes which encourage companies to move operations offshore, 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,

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SECTION 1. SHORT TITLE; AMENDMENT OF 1986 CODE; TABLE OF CONTENTS.

3 (a) SHORT TITLE.—This Act may be cited as the
4 "Investing in American Jobs and Closing Tax Loopholes
5 Act of 2010".

6 (b) AMENDMENT OF 1986 CODE.—Except as other-7 wise expressly provided, whenever in this Act an amend-8 ment or repeal is expressed in terms of an amendment 9 to, or repeal of, a section or other provision, the reference 10 shall be considered to be made to a section or other provi-11 sion of the Internal Revenue Code of 1986.

12 (c) TABLE OF CONTENTS.—The table of contents for

13 this Act is as follows:

Sec. 1. Short title; amendment of 1986 Code; table of contents.

TITLE I—INFRASTRUCTURE INCENTIVES

- Sec. 101. Extension of Build America Bonds.
- Sec. 102. Exempt-facility bonds for sewage and water supply facilities.
- Sec. 103. Extension of exemption from alternative minimum tax treatment for certain tax-exempt bonds.
- Sec. 104. Extension and additional allocations of recovery zone bond authority.
- Sec. 105. Allowance of new markets tax credit against alternative minimum tax
- Sec. 106. Extension of tax-exempt eligibility for loans guaranteed by Federal home loan banks.
- Sec. 107. Extension of temporary small issuer rules for allocation of tax-exempt interest expense by financial institutions.

TITLE II—EMERGENCY FUND FOR JOB CREATION AND ASSISTANCE

Sec. 201. Extension of the Emergency Fund for Job Creation and Assistance.

TITLE III—FOREIGN PROVISIONS

- Sec. 301. Rules to prevent splitting foreign tax credits from the income to which they relate.
- Sec. 302. Denial of foreign tax credit with respect to foreign income not subject to United States taxation by reason of covered asset acquisitions.

- Sec. 303. Separate application of foreign tax credit limitation, etc., to items resourced under treaties.
- Sec. 304. Limitation on the amount of foreign taxes deemed paid with respect to section 956 inclusions.
- Sec. 305. Special rule with respect to certain redemptions by foreign subsidiaries.
- Sec. 306. Modification of affiliation rules for purposes of rules allocating interest expense.
- Sec. 307. Termination of special rules for interest and dividends received from persons meeting the 80-percent foreign business requirements.
- Sec. 308. Source rules for income on guarantees.
- Sec. 309. Limitation on extension of statute of limitations for failure to notify Secretary of certain foreign transfers.

TITLE IV—BUDGETARY PROVISIONS

Sec. 401. Paygo compliance.

Sec. 402. Time for payment of corporate estimated taxes.

1 TITLE I—INFRASTRUCTURE 2 INCENTIVES

3 SEC. 101. EXTENSION OF BUILD AMERICA BONDS.

4 (a) IN GENERAL.—Subparagraph (B) of section 54AA(d)(1) is amended by striking "January 1, 2011" 5 and inserting "January 1, 2013". 6 7 (b) EXTENSION OF PAYMENTS TO ISSUERS.— (1) IN GENERAL.—Section 6431 is amended— 8 9 (A) by striking "January 1, 2011" in subsection (a) and inserting "January 1, 2013"; 10 11 and

12 (B) by striking "January 1, 2011" in sub13 section (f)(1)(B) and inserting "a particular
14 date".

15 (2) CONFORMING AMENDMENTS.—Subsection
16 (g) of section 54AA is amended—

1	(A) by striking "January 1, 2011" and in-
2	serting "January 1, 2013"; and
3	(B) by striking "QUALIFIED BONDS
4	Issued Before 2011" in the heading and in-
5	serting "CERTAIN QUALIFIED BONDS".
6	(c) Reduction in Percentage of Payments to
7	Issuers.—Subsection (b) of section 6431 is amended—
8	(1) by striking "The Secretary" and inserting
9	the following:
10	"(1) IN GENERAL.—The Secretary";
11	(2) by striking "35 percent" and inserting "the
12	applicable percentage"; and
13	(3) by adding at the end the following new
14	paragraph:
15	"(2) Applicable percentage.—For purposes
16	of this subsection, the term 'applicable percentage'
17	means the percentage determined in accordance with
18	the following table:
	"In the case of a qualified bond issued during cal- endar year: The applicable percentage is:

endar year.	15.
2009 or 2010	
2011	32 percent
2012	30 percent.".

(d) CURRENT REFUNDINGS PERMITTED.—Subsection (g) of section 54AA is amended by adding at the
end the following new paragraph:

1	"(3) TREATMENT OF CURRENT REFUNDING
2	BONDS.—
3	"(A) IN GENERAL.—For purposes of this
4	subsection, the term 'qualified bond' includes
5	any bond (or series of bonds) issued to refund
6	a qualified bond if—
7	"(i) the average maturity date of the
8	issue of which the refunding bond is a part
9	is not later than the average maturity date
10	of the bonds to be refunded by such issue,
11	"(ii) the amount of the refunding
12	bond does not exceed the outstanding
13	amount of the refunded bond, and
14	"(iii) the refunded bond is redeemed
15	not later than 90 days after the date of the
16	issuance of the refunding bond.
17	"(B) Applicable percentage.—In the
18	case of a refunding bond referred to in subpara-
19	graph (A), the applicable percentage with re-
20	spect to such bond under section 6431(b) shall
21	be the lowest percentage specified in paragraph
22	(2) of such section.
23	"(C) Determination of average matu-
24	RITY.—For purposes of subparagraph (A)(i),

average maturity shall be determined in accord ance with section 147(b)(2)(A).".

3 (e) CLARIFICATION RELATED TO LEVEES AND
4 FLOOD CONTROL PROJECTS.—Subparagraph (A) of sec5 tion 54AA(g)(2) is amended by inserting "(including cap6 ital expenditures for levees and other flood control
7 projects)" after "capital expenditures".

8 SEC. 102. EXEMPT-FACILITY BONDS FOR SEWAGE AND 9 WATER SUPPLY FACILITIES.

10 (a) BONDS FOR WATER AND SEWAGE FACILITIES
11 EXEMPT FROM VOLUME CAP ON PRIVATE ACTIVITY
12 BONDS.—

13 (1) IN GENERAL.—Paragraph (3) of section
14 146(g) is amended by inserting "(4), (5)," after
15 "(2),".

16 (2) CONFORMING AMENDMENT.—Paragraphs
17 (2) and (3)(B) of section 146(k) are both amended
18 by striking "(4), (5), (6)," and inserting "(6)".

19 (b) TAX-EXEMPT ISSUANCE BY INDIAN TRIBAL GOV-20 ERNMENTS.—

(1) IN GENERAL.—Subsection (c) of section
7871 is amended by adding at the end the following
new paragraph:

24 "(4) EXCEPTION FOR BONDS FOR WATER AND
25 SEWAGE FACILITIES.—Paragraph (2) shall not apply

1 to an exempt facility bond 95 percent or more of the 2 net proceeds (as defined in section 150(a)(3)) of 3 which are to be used to provide facilities described 4 in paragraph (4) or (5) of section 142(a).". 5 (2) CONFORMING AMENDMENT.—Paragraph (2) 6 of section 7871(c) is amended by striking "para-7 graph (3)" and inserting "paragraphs (3) and (4)". 8 (c) EFFECTIVE DATE.—The amendments made by 9 this section shall apply to obligations issued after the date 10 of the enactment of this Act. 11 SEC. 103. EXTENSION OF EXEMPTION FROM ALTERNATIVE 12 MINIMUM TAX TREATMENT FOR CERTAIN 13 **TAX-EXEMPT BONDS.** 14 (a) IN GENERAL.—Clause (vi) of section 57(a)(5)(C)is amended— 15 16 (1) by striking "January 1, 2011" in subclause 17 (I) and inserting "January 1, 2012"; and 18 (2) by striking "AND 2010" in the heading and 19 inserting ", 2010, AND 2011". 20 (b) ADJUSTED CURRENT EARNINGS.—Clause (iv) of 21 section 56(g)(4)(B) is amended— 22 (1) by striking "January 1, 2011" in subclause (I) and inserting "January 1, 2012"; and 23 (2) by striking "AND 2010" in the heading and 24 inserting ", 2010, AND 2011". 25

(c) EFFECTIVE DATE.—The amendments made by
 this section shall apply to obligations issued after Decem ber 31, 2010.

4 SEC. 104. EXTENSION AND ADDITIONAL ALLOCATIONS OF 5 RECOVERY ZONE BOND AUTHORITY.

6 (a) EXTENSION OF RECOVERY ZONE BOND AUTHOR7 ITY.—Section 1400U-2(b)(1) and section 1400U8 3(b)(1)(B) are each amended by striking "January 1,
9 2011" and inserting "January 1, 2012".

10 (b) ADDITIONAL ALLOCATIONS OF RECOVERY ZONE
11 BOND AUTHORITY BASED ON UNEMPLOYMENT.—Section
12 1400U-1 is amended by adding at the end the following
13 new subsection:

14 "(c) Allocation of 2010 Recovery Zone Bond15 Limitations Based on Unemployment.—

"(1) IN GENERAL.—The Secretary shall allocate the 2010 national recovery zone economic development bond limitation and the 2010 national recovery zone facility bond limitation among the States in
the proportion that each such State's 2009 unemployment number bears to the aggregate of the 2009
unemployment numbers for all of the States.

23 "(2) MINIMUM ALLOCATION.—The Secretary
24 shall adjust the allocations under paragraph (1) for
25 each State to the extent necessary to ensure that no

State (prior to any reduction under paragraph (3))
 receives less than 0.9 percent of the 2010 national
 recovery zone economic development bond limitation
 and 0.9 percent of the 2010 national recovery zone
 facility bond limitation.

6 "(3) Allocations by states.—

7 "(A) IN GENERAL.—Each State with re-8 spect to which an allocation is made under 9 paragraph (1) shall reallocate such allocation 10 among the counties and large municipalities (as 11 defined in subsection (a)(3)(B) in such State 12 in the proportion that each such county's or 13 municipality's 2009unemployment number 14 bears to the aggregate of the 2009 unemploy-15 ment numbers for all the counties and large 16 municipalities (as so defined) in such State.

17 "(B) 2010 ALLOCATION REDUCED BY
18 AMOUNT OF PREVIOUS ALLOCATION.—Each
19 State shall reduce (but not below zero)—

20 "(i) the amount of the 2010 national
21 recovery zone economic development bond
22 limitation allocated to each county or large
23 municipality (as so defined) in such State
24 by the amount of the national recovery
25 zone economic development bond limitation

1	allocated to such county or large munici-
2	pality under subsection $(a)(3)(A)$ (deter-
3	mined without regard to any waiver there-
4	of), and
5	"(ii) the amount of the 2010 national
6	recovery zone facility bond limitation allo-
7	cated to each county or large municipality
8	(as so defined) in such State by the

9 amount of the national recovery zone facil10 ity bond limitation allocated to such county
11 or large municipality under subsection
12 (a)(3)(A) (determined without regard to
13 any waiver thereof).

14 "(C) WAIVER OF SUBALLOCATIONS.—A 15 county or municipality may waive any portion of an allocation made under this paragraph. A 16 17 county or municipality shall be treated as hav-18 ing waived any portion of an allocation made 19 under this paragraph which has not been allo-20 cated to a bond issued before May 1, 2011. Any 21 allocation waived (or treated as waived) under 22 this subparagraph may be used or reallocated 23 by the State.

24 "(D) SPECIAL RULE FOR A MUNICIPALITY
25 IN A COUNTY.—In the case of any large munici-

1	pality any portion of which is in a county, such
2	portion shall be treated as part of such munici-
3	pality and not part of such county.
4	"(4) 2009 UNEMPLOYMENT NUMBER.—For
5	purposes of this subsection, the term '2009 unem-
6	ployment number' means, with respect to any State,
7	county or municipality, the number of individuals in
8	such State, county, or municipality who were deter-
9	mined to be unemployed by the Bureau of Labor
10	Statistics for December 2009.
11	"(5) 2010 NATIONAL LIMITATIONS.—
12	"(A) Recovery zone economic devel-
13	OPMENT BONDS.—The 2010 national recovery
14	zone economic development bond limitation is
15	\$10,000,000,000. Any allocation of such limita-
16	tion under this subsection shall be treated for
17	purposes of section 1400U–2 in the same man-
18	ner as an allocation of national recovery zone
19	economic development bond limitation.
20	"(B) Recovery zone facility bonds.—
21	The 2010 national recovery zone facility bond
22	limitation is \$15,000,000,000. Any allocation of
23	such limitation under this subsection shall be
24	treated for purposes of section $1400U-3$ in the

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same manner as an allocation of national recovery zone facility bond limitation.".

3 (c) Authority of State to Waive Certain 2009 4 ALLOCATIONS.—Subparagraph (A) of section 1400U– 5 1(a)(3) is amended by adding at the end the following: 6 "A county or municipality shall be treated as having 7 waived any portion of an allocation made under this sub-8 paragraph which has not been allocated to a bond issued 9 before May 1, 2011. Any allocation waived (or treated as 10 waived) under this subparagraph may be used or reallo-11 cated by the State.".

12 SEC. 105. ALLOWANCE OF NEW MARKETS TAX CREDIT 13 AGAINST ALTERNATIVE MINIMUM TAX.

(a) IN GENERAL.—Subparagraph (B) of section
38(c)(4) is amended by redesignating clauses (v) through
(ix) as clauses (vi) through (x), respectively, and by inserting after clause (iv) the following new clause:

18 "(v) the credit determined under sec19 tion 45D, but only with respect to credits
20 determined with respect to qualified equity
21 investments (as defined in section 45D(b))
22 initially made before January 1, 2012,".
23 (b) EFFECTIVE DATE.—The amendments made by

24 this section shall apply to credits determined with respect25 to qualified equity investments (as defined in section

45D(b) of the Internal Revenue Code of 1986) initially
 made after March 15, 2010.

3 SEC. 106. EXTENSION OF TAX-EXEMPT ELIGIBILITY FOR
4 LOANS GUARANTEED BY FEDERAL HOME
5 LOAN BANKS.

6 Clause (iv) of section 149(b)(3)(A) is amended by
7 striking "December 31, 2010" and inserting "December
8 31, 2011".

 9 SEC. 107. EXTENSION OF TEMPORARY SMALL ISSUER

 10
 RULES FOR ALLOCATION OF TAX-EXEMPT IN

 11
 TEREST EXPENSE BY FINANCIAL INSTITU

 12
 TIONS.

(a) IN GENERAL.—Clauses (i), (ii), and (iii) of section 265(b)(3)(G) are each amended by striking "or
2010" and inserting ", 2010, or 2011".

16 (b) CONFORMING AMENDMENT.—Subparagraph (G)
17 of section 265(b)(3) is amended by striking "AND 2010"
18 in the heading and inserting ", 2010, AND 2011".

19 (c) EFFECTIVE DATE.—The amendments made by
20 this section shall apply to obligations issued after Decem21 ber 31, 2010.

1 TITLE II—EMERGENCY FUND 2 FOR JOB CREATION AND AS 3 SISTANCE

4 SEC. 201. EXTENSION OF THE EMERGENCY FUND FOR JOB

5 CREATION AND ASSISTANCE.

6 (a) IN GENERAL.—Section 403(c) of the Social Secu7 rity Act (42 U.S.C. 603(c)) is amended—

8 (1) in paragraph (1), by striking "Emergency
9 Contingency Fund for State Temporary Assistance
10 for Needy Families Programs" and inserting "Emer11 gency Fund for Job Creation and Assistance";

(2) in paragraph (2)(A), by inserting ", and for
fiscal year 2011, such sums as may be necessary to
carry out this subsection" before "for payment";

15 (3) by striking paragraph (2)(B) and inserting16 the following:

17 "(B) AVAILABILITY AND USE OF FUNDS.— 18 "(i) FISCAL YEARS 2009 AND 2010.— 19 The amounts appropriated to the Emer-20 gency Fund under subparagraph (A) for 21 fiscal year 2009 shall remain available 22 through fiscal year 2010 and shall be used 23 to make grants to States in each of fiscal 24 vears 2009 and 2010 in accordance with 25 paragraph (3), except that the amounts

1	shall remain available through fiscal year
2	2011 to make grants and payments to
3	States in accordance with paragraph
4	(3)(C) to cover expenditures to subsidize
5	employment positions held by individuals
6	placed in the positions before fiscal year
7	2011.
8	"(ii) FISCAL YEAR 2011.—Subject to
9	clause (iii), the amounts appropriated to
10	the Emergency Fund under subparagraph
11	(A) for fiscal year 2011 shall remain avail-
12	able through fiscal year 2012 and shall be
13	used to make grants to States based on ex-
14	penditures in fiscal year 2011 for benefits
15	and services provided in fiscal year 2011 in
16	accordance with the requirements of para-
17	graph (3).
18	"(iii) Reservation of funds.—Of
19	the amounts appropriated to the Emer-
20	gency Fund under subparagraph (A) for
21	fiscal year 2011, \$500,000 shall be placed
22	in reserve for use in fiscal year 2012, and
23	shall be used to award grants for any ex-
24	penditures described in this subsection in-

1	curred by States after September 30,
2	2011.";
3	(4) in paragraph (2)(C), by striking " 2010 "
4	and inserting "2012";
5	(5) in paragraph (3) —
6	(A) in clause (i) of each of subparagraphs
7	(A), (B), and (C), by striking "year 2009 or
8	2010" and inserting "years 2009 through
9	2011"; and
10	(B) in subparagraph (C), by adding at the
11	end the following:
12	"(iv) Limitation on expenditures
13	FOR SUBSIDIZED EMPLOYMENT.—An ex-
14	penditure for subsidized employment shall
15	be taken into account under clause (ii)
16	only if the expenditure is used to subsidize
17	employment for—
18	"(I) a member of a needy family
19	(without regard to whether the family
20	is receiving assistance under the State
21	program funded under this part); or
22	"(II) an individual who has ex-
23	hausted (or, within 60 days, will ex-
24	haust) all rights to receive unemploy-
25	ment compensation under Federal and

1	State law, and who is a member of a
2	needy family.";
3	(6) by striking paragraph (5) and inserting the
4	following:
5	"(5) Limitations on payments.—
6	"(A) FISCAL YEARS 2009 AND 2010.—The
7	total amount payable to a single State under
8	subsection (b) and this subsection for fiscal
9	years 2009 and 2010 combined shall not exceed
10	50 percent of the annual State family assist-
11	ance grant.
12	"(B) FISCAL YEAR 2011.—The total
13	amount payable to a single State under sub-
14	section (b) and this subsection for fiscal year
15	2011 shall not exceed 30 percent of the annual
16	State family assistance grant."; and
17	(7) in paragraph (6), by inserting "or for ex-
18	penditures described in paragraph $(3)(C)(iv)$ " before
19	the period.
20	(b) Conforming Amendments.—Section 2101 of
21	division B of the American Recovery and Reinvestment
22	Act of 2009 (Public Law 111–5) is amended—
23	(1) in subsection $(a)(2)$ —
24	(A) by striking "2010" and inserting
25	"2011"; and

(B) by striking all that follows "repealed"
 and inserting a period; and

3 (2) in subsection (d)(1), by striking "2010"
4 and inserting "2011".

5 (c) PROGRAM GUIDANCE.—The Secretary of Health and Human Services shall issue program guidance, with-6 7 out regard to the requirements of section 553 of title 5. 8 United States Code, which ensures that the funds provided 9 under the amendments made by this section to a jurisdiction for subsidized employment do not support any sub-10 11 sidized employment position the annual salary of which 12 is greater than, at State option—

(1) 200 percent of the poverty line (within the
meaning of section 673(2) of the Omnibus Budget
Reconciliation Act of 1981, including any revision
required by such section 673(2)) for a family of 4;
or

18 (2) the median wage in the jurisdiction.

19 TITLE III—FOREIGN PROVISIONS

20 SEC. 301. RULES TO PREVENT SPLITTING FOREIGN TAX

- 21 **CREDITS FROM THE INCOME TO WHICH THEY**
- 22 **RELATE.**

(a) IN GENERAL.—Subpart A of part III of subchapter N of chapter 1 is amended by adding at the end
the following new section:

1 "SEC. 909. SUSPENSION OF TAXES AND CREDITS UNTIL RE-

2

LATED INCOME TAKEN INTO ACCOUNT.

3 "(a) IN GENERAL.—If there is a foreign tax credit 4 splitting event with respect to a foreign income tax paid 5 or accrued by the taxpayer, such tax shall not be taken 6 into account for purposes of this title before the taxable 7 year in which the related income is taken into account 8 under this chapter by the taxpayer.

9 "(b) SPECIAL RULES WITH RESPECT TO SECTION 10 902 CORPORATIONS.—If there is a foreign tax credit split-11 ting event with respect to a foreign income tax paid or 12 accrued by a section 902 corporation, such tax shall not 13 be taken into account—

14 "(1) for purposes of section 902 or 960, or

15 "(2) for purposes of determining earnings and16 profits under section 964(a),

17 before the taxable year in which the related income is
18 taken into account under this chapter by such section 902
19 corporation or a domestic corporation which meets the
20 ownership requirements of subsection (a) or (b) of section
21 902 with respect to such section 902 corporation.

22 "(c) SPECIAL RULES.—For purposes of this sec-23 tion—

24 "(1) APPLICATION TO PARTNERSHIPS, ETC.—In
25 the case of a partnership, subsections (a) and (b)
26 shall be applied at the partner level. Except as oth-

erwise provided by the Secretary, a rule similar to
 the rule of the preceding sentence shall apply in the
 case of any S corporation or trust.

4 "(2) TREATMENT OF FOREIGN TAXES AFTER 5 SUSPENSION.—In the case of any foreign income tax 6 not taken into account by reason of subsection (a) 7 or (b), except as otherwise provided by the Sec-8 retary, such tax shall be so taken into account in the 9 taxable year referred to in such subsection (other 10 than for purposes of section 986(a)) as a foreign in-11 come tax paid or accrued in such taxable year.

12 "(d) DEFINITIONS.—For purposes of this section— 13 **((1)** FOREIGN TAX CREDIT SPLITTING 14 EVENT.—There is a foreign tax credit splitting event 15 with respect to a foreign income tax if the related 16 income is (or will be) taken into account under this 17 chapter by a covered person.

18 "(2) FOREIGN INCOME TAX.—The term 'foreign
19 income tax' means any income, war profits, or excess
20 profits tax paid or accrued to any foreign country or
21 to any possession of the United States.

"(3) RELATED INCOME.—The term 'related income' means, with respect to any portion of any foreign income tax, the income (or, as appropriate,

1	earnings and profits) to which such portion of for-
2	eign income tax relates.
3	"(4) COVERED PERSON.—The term 'covered
4	person' means, with respect to any person who pays
5	or accrues a foreign income tax (hereafter in this
6	paragraph referred to as the 'payor')—
7	"(A) any entity in which the payor holds,
8	directly or indirectly, at least a 10 percent own-
9	ership interest (determined by vote or value),
10	"(B) any person which holds, directly or
11	indirectly, at least a 10 percent ownership in-
12	terest (determined by vote or value) in the
13	payor,
14	"(C) any person which bears a relationship
15	to the payor described in section $267(b)$ or
16	707(b), and
17	"(D) any other person specified by the
18	Secretary for purposes of this paragraph.
19	"(5) Section 902 Corporation.—The term
20	'section 902 corporation' means any foreign corpora-
21	tion with respect to which one or more domestic cor-
22	porations meets the ownership requirements of sub-
23	section (a) or (b) of section 902.
24	"(e) Regulations.—The Secretary may issue such
25	regulations or other guidance as is necessary or appro-

1	priate to carry out the purposes of this section, including
2	regulations or other guidance which provides—
3	((1) appropriate exceptions from the provisions
4	of this section, and
5	((2) for the proper application of this section
6	with respect to hybrid instruments.".
7	(b) Clerical Amendment.—The table of sections
8	for subpart A of part III of subchapter N of chapter 1
9	is amended by adding at the end the following new item:
	"Sec. 909. Suspension of taxes and credits until related income taken into ac- count.".
10	(c) EFFECTIVE DATE.—The amendments made by
11	this section shall apply to—
12	(1) foreign income taxes (as defined in section
13	909(d) of the Internal Revenue Code of 1986 as

- 13 909(d) of the Internal Revenue Code of 1986, as
 14 added by this section) paid or accrued after Decem15 ber 31, 2010; and
- 16 (2) foreign income taxes (as so defined) paid or
 17 accrued by a section 902 corporation (as so defined)
 18 on or before such date (and not deemed paid under
 19 section 902(a) or 960 of such Code on or before
 20 such date), but only for purposes of applying sec21 tions 902 and 960 with respect to periods after such
 22 date.

Section 909(b)(2) of the Internal Revenue Code of 1986,
 as added by this section, shall not apply to foreign income
 taxes described in paragraph (2).

4 SEC. 302. DENIAL OF FOREIGN TAX CREDIT WITH RESPECT 5 TO FOREIGN INCOME NOT SUBJECT TO 6 UNITED STATES TAXATION BY REASON OF 7 COVERED ASSET ACQUISITIONS.

8 (a) IN GENERAL.—Section 901 is amended by redes9 ignating subsection (m) as subsection (n) and by inserting
10 after subsection (l) the following new subsection:

11 "(m) DENIAL OF FOREIGN TAX CREDIT WITH RE12 SPECT TO FOREIGN INCOME NOT SUBJECT TO UNITED
13 STATES TAXATION BY REASON OF COVERED ASSET AC14 QUISITIONS.—

15 "(1) IN GENERAL.—In the case of a covered
16 asset acquisition, the disqualified portion of any for17 eign income tax determined with respect to the in18 come or gain attributable to the relevant foreign as19 sets—

20 "(A) shall not be taken into account in de21 termining the credit allowed under subsection
22 (a), and

23 "(B) in the case of a foreign income tax24 paid by a section 902 corporation (as defined in

1	section $909(d)(5)$, shall not be taken into ac-
2	count for purposes of section 902 or 960.
3	"(2) Covered asset acquisition.—For pur-
4	poses of this section, the term 'covered asset acquisi-
5	tion' means—
6	"(A) a qualified stock purchase (as defined
7	in section $338(d)(3)$) to which section $338(a)$
8	applies,
9	"(B) any transaction which—
10	"(i) is treated as an acquisition of as-
11	sets for purposes of this chapter, and
12	"(ii) is treated as the acquisition of
13	stock of a corporation (or is disregarded)
14	for purposes of the foreign income taxes of
15	the relevant jurisdiction,
16	"(C) any acquisition of an interest in a
17	partnership which has an election in effect
18	under section 754, and
19	"(D) to the extent provided by the Sec-
20	retary, any other similar transaction.
21	"(3) DISQUALIFIED PORTION.—For purposes of
22	this section—
23	"(A) IN GENERAL.—The term 'disqualified
24	portion' means, with respect to any covered

1	asset acquisition, for any taxable year, the ratio
2	(expressed as a percentage) of—
3	"(i) the aggregate basis differences
4	(but not below zero) allocable to such tax-
5	able year under subparagraph (B) with re-
6	spect to all relevant foreign assets, divided
7	by
8	"(ii) the income on which the foreign
9	income tax referred to in paragraph (1) is
10	determined (or, if the taxpayer fails to sub-
11	stantiate such income to the satisfaction of
12	the Secretary, such income shall be deter-
13	mined by dividing the amount of such for-
14	eign income tax by the highest marginal
15	tax rate applicable to such income in the
16	relevant jurisdiction).
17	"(B) Allocation of basis dif-
18	FERENCE.—For purposes of subparagraph
19	(A)(i)—
20	"(i) IN GENERAL.—The basis dif-
21	ference with respect to any relevant foreign
22	asset shall be allocated to taxable years
23	using the applicable cost recovery method
24	under this chapter.

1	"(ii) Special rule for disposition
2	OF ASSETS.—Except as otherwise provided
3	by the Secretary, in the case of the disposi-
4	tion of any relevant foreign asset—
5	"(I) the basis difference allocated
6	to the taxable year which includes the
7	date of such disposition shall be the
8	excess of the basis difference with re-
9	spect to such asset over the aggregate
10	basis difference with respect to such
11	asset which has been allocated under
12	clause (i) to all prior taxable years,
13	and
14	"(II) no basis difference with re-
15	spect to such asset shall be allocated
16	under clause (i) to any taxable year
17	thereafter.
18	"(C) Basis difference.—
19	"(i) IN GENERAL.—The term 'basis
20	difference' means, with respect to any rel-
21	evant foreign asset, the excess of—
22	"(I) the adjusted basis of such
22 23	asset immediately after the covered

	21
1	"(II) the adjusted basis of such
2	asset immediately before the covered
3	asset acquisition.
4	"(ii) BUILT-IN LOSS ASSETS.—In the
5	case of a relevant foreign asset with re-
6	spect to which the amount described in
7	clause (i)(II) exceeds the amount described
8	in clause (i)(I), such excess shall be taken
9	into account under this subsection as a
10	basis difference of a negative amount.
11	"(iii) Special rule for section 338
12	ELECTIONS.—In the case of a covered
13	asset acquisition described in paragraph
14	(2)(A), the covered asset acquisition shall
15	be treated for purposes of this subpara-
16	graph as occurring at the close of the ac-
17	quisition date (as defined in section
18	338(h)(2)).
19	"(4) Relevant foreign assets.—For pur-
20	poses of this section, the term 'relevant foreign
21	agget' many with respect to any covered agget ac

20 poses of this section, the term 'relevant foreign 21 asset' means, with respect to any covered asset ac-22 quisition, any asset (including any goodwill, going 23 concern value, or other intangible) with respect to 24 such acquisition if income, deduction, gain, or loss 25 attributable to such asset is taken into account in

determining the foreign income tax referred to in
 paragraph (1).

3 "(5) FOREIGN INCOME TAX.—For purposes of
4 this section, the term 'foreign income tax' means
5 any income, war profits, or excess profits tax paid
6 or accrued to any foreign country or to any posses7 sion of the United States.

8 "(6) TAXES ALLOWED AS A DEDUCTION, ETC.—
9 Sections 275 and 78 shall not apply to any tax
10 which is not allowable as a credit under subsection
11 (a) by reason of this subsection.

12 "(7) REGULATIONS.—The Secretary may issue 13 such regulations or other guidance as is necessary or 14 appropriate to carry out the purposes of this sub-15 section, including to exempt from the application of 16 this subsection certain covered asset acquisitions, 17 and relevant foreign assets with respect to which the 18 basis difference is de minimis.".

19 (b) EFFECTIVE DATE.—

(1) IN GENERAL.—Except as provided in paragraph (2), the amendments made by this section
shall apply to covered asset acquisitions (as defined
in section 901(m)(2) of the Internal Revenue Code
of 1986, as added by this section) after December
31, 2010.

1	(2) TRANSITION RULE.—The amendments
2	made by this section shall not apply to any covered
3	asset acquisition (as so defined) with respect to
4	which the transferor and the transferee are not re-
5	lated if such acquisition is—
6	(A) made pursuant to a written agreement
7	which was binding on May 20, 2010, and at all
8	times thereafter,
9	(B) described in a ruling request submitted
10	to the Internal Revenue Service on or before
11	such date; or
12	(C) described on or before such date in a
13	public announcement or in a filing with the Se-
14	curities and Exchange Commission.
15	(3) Related persons.—For purposes of this
16	subsection, a person shall be treated as related to
16 17	subsection, a person shall be treated as related to another person if the relationship between such per-
	, -
17	another person if the relationship between such per-
17 18	another person if the relationship between such per- sons is described in section 267 or 707(b) of the In-
17 18 19	another person if the relationship between such per- sons is described in section 267 or 707(b) of the In- ternal Revenue Code of 1986.
17 18 19 20	another person if the relationship between such per- sons is described in section 267 or 707(b) of the In- ternal Revenue Code of 1986. SEC. 303. SEPARATE APPLICATION OF FOREIGN TAX CRED-
17 18 19 20 21	 another person if the relationship between such persons is described in section 267 or 707(b) of the Internal Revenue Code of 1986. SEC. 303. SEPARATE APPLICATION OF FOREIGN TAX CREDIT LIMITATION, ETC., TO ITEMS RESOURCED

and by inserting after paragraph (5) the following new
 paragraph:
 "(6) SEPARATE APPLICATION TO ITEMS
 RESOURCED UNDER TREATIES.—
 "(A) IN GENERAL.—If—

- 6 "(i) without regard to any treaty obli7 gation of the United States, any item of
 8 income would be treated as derived from
 9 sources within the United States,
- 10 "(ii) under a treaty obligation of the
 11 United States, such item would be treated
 12 as arising from sources outside the United
 13 States, and
- 14 "(iii) the taxpayer chooses the bene-15 fits of such treaty obligation,
- subsections (a), (b), and (c) of this section and
 sections 902, 907, and 960 shall be applied separately with respect to each such item.

19 "(B) COORDINATION WITH OTHER PROVI20 SIONS.—This paragraph shall not apply to any
21 item of income to which subsection (h)(10) or
22 section 865(h) applies.

23 "(C) REGULATIONS.—The Secretary may
24 issue such regulations or other guidance as is
25 necessary or appropriate to carry out the pur-

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1	poses of this paragraph, including regulations
2	or other guidance which provides that related
3	items of income may be aggregated for pur-
4	poses of this paragraph.".
5	(b) EFFECTIVE DATE.—The amendments made by
6	this section shall apply to taxable years beginning after
7	the date of the enactment of this Act.
8	SEC. 304. LIMITATION ON THE AMOUNT OF FOREIGN TAXES
9	DEEMED PAID WITH RESPECT TO SECTION
10	956 INCLUSIONS.
11	(a) IN GENERAL.—Section 960 is amended by adding
12	at the end the following new subsection:
13	"(c) Limitation With Respect to Section 956
14	INCLUSIONS.—
	"(1) IN GENERAL.—If there is included under
15	
15 16	section $951(a)(1)(B)$ in the gross income of a do-
16	section $951(a)(1)(B)$ in the gross income of a do-
16 17	section $951(a)(1)(B)$ in the gross income of a do- mestic corporation any amount attributable to the
16 17 18	section $951(a)(1)(B)$ in the gross income of a do- mestic corporation any amount attributable to the earnings and profits of a foreign corporation which
16 17 18 19	section $951(a)(1)(B)$ in the gross income of a do- mestic corporation any amount attributable to the earnings and profits of a foreign corporation which is a member of a qualified group (as defined in sec-
16 17 18 19 20	section $951(a)(1)(B)$ in the gross income of a do- mestic corporation any amount attributable to the earnings and profits of a foreign corporation which is a member of a qualified group (as defined in sec- tion $902(b)$) with respect to the domestic corpora-
 16 17 18 19 20 21 	section $951(a)(1)(B)$ in the gross income of a do- mestic corporation any amount attributable to the earnings and profits of a foreign corporation which is a member of a qualified group (as defined in sec- tion $902(b)$) with respect to the domestic corpora- tion, the amount of any foreign income taxes deemed
 16 17 18 19 20 21 22 	section $951(a)(1)(B)$ in the gross income of a do- mestic corporation any amount attributable to the earnings and profits of a foreign corporation which is a member of a qualified group (as defined in sec- tion $902(b)$) with respect to the domestic corpora- tion, the amount of any foreign income taxes deemed to have been paid during the taxable year by such

1 income taxes which would have been deemed to have 2 been paid during the taxable year by such domestic 3 corporation if cash in an amount equal to the 4 amount of such inclusion in gross income were dis-5 tributed as a series of distributions (determined 6 without regard to any foreign taxes which would be 7 imposed on an actual distribution) through the chain 8 of ownership which begins with such foreign cor-9 poration and ends with such domestic corporation.

10 "(2) AUTHORITY TO PREVENT ABUSE.—The 11 Secretary shall issue such regulations or other guid-12 ance as is necessary or appropriate to carry out the 13 purposes of this subsection, including regulations or 14 other guidance which prevent the inappropriate use 15 of the foreign corporation's foreign income taxes not 16 deemed paid by reason of paragraph (1).".

(b) EFFECTIVE DATE.—The amendment made by
this section shall apply to acquisitions of United States
property (as defined in section 956(c) of the Internal Revenue Code of 1986) after December 31, 2010.

21 SEC. 305. SPECIAL RULE WITH RESPECT TO CERTAIN RE22 DEMPTIONS BY FOREIGN SUBSIDIARIES.

23 (a) IN GENERAL.—Paragraph (5) of section 304(b)24 is amended by redesignating subparagraph (B) as sub-

paragraph (C) and by inserting after subparagraph (A)
 the following new subparagraph:

3	"(B) Special rule in case of foreign
4	ACQUIRING CORPORATION.—In the case of any
5	acquisition to which subsection (a) applies in
6	which the acquiring corporation is a foreign
7	corporation, no earnings and profits shall be
8	taken into account under paragraph (2)(A)
9	(and subparagraph (A) shall not apply) if more
10	than 50 percent of the dividends arising from
11	such acquisition (determined without regard to
12	this subparagraph) would neither—
13	"(i) be subject to tax under this chap-
14	ter for the taxable year in which the divi-
15	dends arise, nor
16	"(ii) be includible in the earnings and
17	profits of a controlled foreign corporation
18	(as defined in section 957 and without re-
19	gard to section 953(c)).".
20	(b) EFFECTIVE DATE.—The amendments made by
21	this section shall apply to acquisitions after December 31,
22	2010.

SEC. 306. MODIFICATION OF AFFILIATION RULES FOR PUR POSES OF RULES ALLOCATING INTEREST EX PENSE.

4 (a) IN GENERAL.—Subparagraph (A) of section
5 864(e)(5) is amended by adding at the end the following:
6 "Notwithstanding the preceding sentence, a foreign cor7 poration shall be treated as a member of the affiliated
8 group if—

9 "(i) more than 50 percent of the gross 10 income of such foreign corporation for the 11 taxable year is effectively connected with 12 the conduct of a trade or business within 13 the United States, and

"(ii) at least 80 percent of either the
vote or value of all outstanding stock of
such foreign corporation is owned directly
or indirectly by members of the affiliated
group (determined with regard to this sentence).".

20 (b) EFFECTIVE DATE.—The amendment made by
21 this section shall apply to taxable years beginning after
22 the date of the enactment of this Act.

1	SEC. 307. TERMINATION OF SPECIAL RULES FOR INTEREST
2	AND DIVIDENDS RECEIVED FROM PERSONS
3	MEETING THE 80-PERCENT FOREIGN BUSI-
4	NESS REQUIREMENTS.
5	(a) IN GENERAL.—Paragraph (1) of section 861(a)
6	is amended by striking subparagraph (A) and by redesig-
7	nating subparagraphs (B) and (C) as subparagraphs (A)
8	and (B), respectively.
9	(b) Grandfather Rule With Respect to With-
10	HOLDING ON INTEREST AND DIVIDENDS RECEIVED FROM
11	PERSONS MEETING THE 80-PERCENT FOREIGN BUSI-
12	NESS REQUIREMENTS.—
13	(1) IN GENERAL.—Subparagraph (B) of section
14	871(i)(2) is amended to read as follows:
15	"(B) The active foreign business percent-
16	age of—
17	"(i) any dividend paid by an existing
18	80/20 company, and
19	"(ii) any interest paid by an existing
20	80/20 company.".
21	(2) Definitions and special rules.—Sec-
22	tion 871 is amended by redesignating subsections (l)
23	and (m) as subsections (m) and (n), respectively,
24	and by inserting after subsection (k) the following
25	new subsection:

1	"(1) Rules Relating to Existing 80/20 Compa-
2	NIES.—For purposes of this subsection and subsection
3	(i)(2)(B)—
4	"(1) Existing 80/20 company.—
5	"(A) IN GENERAL.—The term 'existing 80/
6	20 company' means any corporation if—
7	"(i) such corporation met the 80-per-
8	cent foreign business requirements of sec-
9	tion $861(c)(1)$ (as in effect before the date
10	of the enactment of this subsection) for
11	such corporation's last taxable year begin-
12	ning before January 1, 2011,
13	"(ii) such corporation meets the 80-
14	percent foreign business requirements of
15	subparagraph (B) with respect to each tax-
16	able year after the taxable year referred to
17	in clause (i), and
18	"(iii) there has not been an addition
19	of a substantial line of business with re-
20	spect to such corporation after the date of
21	the enactment of this subsection.
22	"(B) FOREIGN BUSINESS REQUIRE-
23	MENTS.—
24	"(i) IN GENERAL.—Except as pro-
25	vided in clause (iv), a corporation meets

1	the 80-percent foreign business require-
2	ments of this subparagraph if it is shown
3	to the satisfaction of the Secretary that at
4	least 80 percent of the gross income from
5	all sources of such corporation for the test-
6	ing period is active foreign business in-
7	come.
8	"(ii) ACTIVE FOREIGN BUSINESS IN-
9	COME.—For purposes of clause (i), the
10	term 'active foreign business income'
11	means gross income which—
12	"(I) is derived from sources out-
13	side the United States (as determined
14	under this subchapter), and
15	"(II) is attributable to the active
16	conduct of a trade or business in a
17	foreign country or possession of the
18	United States.
19	"(iii) Testing period.—For pur-
20	poses of this subsection, the term 'testing
21	period' means the 3-year period ending
22	with the close of the taxable year of the
23	corporation preceding the payment (or
24	such part of such period as may be appli-
25	cable). If the corporation has no gross in-

1	come for such 3-year period (or part there-
2	of), the testing period shall be the taxable
3	year in which the payment is made.
4	"(iv) Transition Rule.—In the case
5	of a taxable year for which the testing pe-
6	riod includes 1 or more taxable years be-
7	ginning before January 1, 2011—
8	"(I) a corporation meets the 80-
9	percent foreign business requirements
10	of this subparagraph if and only if the
11	weighted average of—
12	"(aa) the percentage of the
13	corporation's gross income from
14	all sources that is active foreign
15	business income (as defined in
16	subparagraph (B) of section
17	861(c)(1) (as in effect before the
18	date of the enactment of this
19	subsection)) for the portion of
20	the testing period that includes
21	taxable years beginning before
22	January 1, 2011, and
23	"(bb) the percentage of the
24	corporation's gross income from
25	all sources that is active foreign

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1	business income (as defined in
2	clause (ii) of this subparagraph)
3	for the portion of the testing pe-
4	riod, if any, that includes taxable
5	years beginning on or after Janu-
6	ary 1, 2011,
7	is at least 80 percent, and
8	"(II) the active foreign business
9	percentage for such taxable year shall
10	equal the weighted average percentage
11	determined under subclause (I).
12	"(2) ACTIVE FOREIGN BUSINESS PERCENT-
13	AGE.—Except as provided in paragraph (1)(B)(iv),
14	the term 'active foreign business percentage' means,
15	with respect to any existing $80/20$ company, the per-
16	centage which—
17	"(A) the active foreign business income of
18	such company for the testing period, is of
19	"(B) the gross income of such company for
20	the testing period from all sources.
21	"(3) Aggregation rules.—For purposes of
22	applying paragraph (1) (other than subparagraphs
23	(A)(i) and (B)(iv) thereof) and paragraph (2)—
24	"(A) IN GENERAL.—The corporation re-
25	ferred to in paragraph (1)(A) and all of such

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corporation's subsidiaries shall be treated as one corporation.

3 "(B) SUBSIDIARIES.—For purposes of sub-4 paragraph (A), the term 'subsidiary' means any 5 corporation in which the corporation referred to 6 in subparagraph (A) owns (directly or indi-7 rectly) stock meeting the requirements of sec-8 tion 1504(a)(2) (determined by substituting '50 9 percent' for '80 percent' each place it appears 10 and without regard to section 1504(b)(3)).

"(4) REGULATIONS.—The Secretary may issue
such regulations or other guidance as is necessary or
appropriate to carry out the purposes of this section,
including regulations or other guidance which provide for the proper application of the aggregation
rules described in paragraph (3).".

17 (c) Conforming Amendments.—

(1) Section 861 is amended by striking subsection (c) and by redesignating subsections (d), (e),
and (f) as subsections (c), (d), and (e), respectively.
(2) Paragraph (9) of section 904(h) is amended
to read as follows:

23 "(9) TREATMENT OF CERTAIN DOMESTIC COR24 PORATIONS.—In the case of any dividend treated as
25 not from sources within the United States under

1	section $861(a)(2)(A)$, the corporation paying such
2	dividend shall be treated for purposes of this sub-
3	section as a United States-owned foreign corpora-
4	tion.".
5	(3) Subsection (c) of section 2104 is amended
6	in the last sentence by striking "or to a debt obliga-
7	tion of a domestic corporation" and all that follows
8	and inserting a period.
9	(d) Effective Date.—
10	(1) IN GENERAL.—Except as provided in para-
11	graph (2), the amendments made by this section
12	shall apply to taxable years beginning after Decem-
13	ber 31, 2010.
13 14	ber 31, 2010. (2) Grandfather rule for outstanding
14	(2) GRANDFATHER RULE FOR OUTSTANDING
14 15	(2) GRANDFATHER RULE FOR OUTSTANDING DEBT OBLIGATIONS.—
14 15 16	 (2) GRANDFATHER RULE FOR OUTSTANDING DEBT OBLIGATIONS.— (A) IN GENERAL.—The amendments made
14 15 16 17	 (2) GRANDFATHER RULE FOR OUTSTANDING DEBT OBLIGATIONS.— (A) IN GENERAL.—The amendments made by this section shall not apply to payments of
14 15 16 17 18	 (2) GRANDFATHER RULE FOR OUTSTANDING DEBT OBLIGATIONS.— (A) IN GENERAL.—The amendments made by this section shall not apply to payments of interest on obligations issued before the date of
14 15 16 17 18 19	 (2) GRANDFATHER RULE FOR OUTSTANDING DEBT OBLIGATIONS.— (A) IN GENERAL.—The amendments made by this section shall not apply to payments of interest on obligations issued before the date of the enactment of this Act.
 14 15 16 17 18 19 20 	 (2) GRANDFATHER RULE FOR OUTSTANDING DEBT OBLIGATIONS.— (A) IN GENERAL.—The amendments made by this section shall not apply to payments of interest on obligations issued before the date of the enactment of this Act. (B) EXCEPTION FOR RELATED PARTY
 14 15 16 17 18 19 20 21 	 (2) GRANDFATHER RULE FOR OUTSTANDING DEBT OBLIGATIONS.— (A) IN GENERAL.—The amendments made by this section shall not apply to payments of interest on obligations issued before the date of the enactment of this Act. (B) EXCEPTION FOR RELATED PARTY DEBT.—Subparagraph (A) shall not apply to

1	(C) SIGNIFICANT MODIFICATIONS TREAT-
2	ED AS NEW ISSUES.—For purposes of subpara-
3	graph (A), a significant modification of the
4	terms of any obligation (including any extension
5	of the term of such obligation) shall be treated
6	as a new issue.
7	SEC. 308. SOURCE RULES FOR INCOME ON GUARANTEES.
8	(a) Amounts Sourced Within the United
9	STATES.—Subsection (a) of section 861 is amended by
10	adding at the end the following new paragraph:
11	"(9) GUARANTEES.—Amounts received, directly
12	or indirectly, from—
13	"(A) a noncorporate resident or domestic
14	corporation for the provision of a guarantee of
15	any indebtedness of such resident or corpora-
16	tion, or
17	"(B) any foreign person for the provision
18	of a guarantee of any indebtedness of such per-
19	son, if such amount is connected with income
20	which is effectively connected (or treated as ef-
21	fectively connected) with the conduct of a trade
22	or business in the United States.".
23	(b) Amounts Sourced Without the United
24	STATES.—Subsection (a) of section 862 is amended by

25 striking "and" at the end of paragraph (7), by striking

1 the period at the end of paragraph (8) and inserting ";2 and", and by adding at the end the following new para-3 graph:

4 "(9) amounts received, directly or indirectly,
5 from a foreign person for the provision of a guar6 antee of indebtedness of such person other than
7 amounts which are derived from sources within the
8 United States as provided in section 861(a)(9).".

9 (c) CONFORMING AMENDMENT.—Clause (ii) of sec10 tion 864(c)(4)(B) is amended by striking "dividends or in11 terest" and inserting "dividends, interest, or amounts re12 ceived for the provision of guarantees of indebtedness".
13 (d) EFFECTIVE DATE.—The amendments made by
14 this section shall apply to guarantees issued after the date
15 of the enactment of this Act.

16 SEC. 309. LIMITATION ON EXTENSION OF STATUTE OF LIMI17 TATIONS FOR FAILURE TO NOTIFY SEC18 RETARY OF CERTAIN FOREIGN TRANSFERS.
19 (a) IN GENERAL.—Paragraph (8) of section 6501(c)
20 is amended—

21 (1) by striking "In the case of any information"22 and inserting the following:

23 "(A) IN GENERAL.—In the case of any in24 formation"; and

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

1	"(B) Application to failures due to
2	REASONABLE CAUSE.—If the failure to furnish
3	the information referred to in subparagraph (A)
4	is due to reasonable cause and not willful ne-
5	glect, subparagraph (A) shall apply only to the
6	item or items related to such failure.".

7 (b) EFFECTIVE DATE.—The amendments made by
8 this section shall take effect as if included in section 513
9 of the Hiring Incentives to Restore Employment Act.

10 TITLE IV—BUDGETARY11 PROVISIONS

12 SEC. 401. PAYGO COMPLIANCE.

13 The budgetary effects of this Act, for the purpose of complying with the Statutory Pay-As-You-Go-Act of 2010, 14 15 shall be determined by reference to the latest statement titled "Budgetary Effects of PAYGO Legislation" for this 16 17 Act, submitted for printing in the Congressional Record by the Chairman of the House Budget Committee, pro-18 vided that such statement has been submitted prior to the 19 20 vote on passage.

21 SEC. 402. TIME FOR PAYMENT OF CORPORATE ESTIMATED

TAXES.

23 The percentage under paragraph (2) of section 56124 of the Hiring Incentives to Restore Employment Act in

- 1 effect on the date of the enactment of this Act is increased
- 2 by 3 percentage points.