(Original	Signature	of Member)	

111TH CONGRESS 1st Session



To amend the Internal Revenue Code of 1986 to prevent the avoidance of tax on income from assets held abroad, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. RANGEL (for himself, Mr. NEAL of Massachusetts, Mr. STARK, Mr. LEVIN, Mr. VAN HOLLEN, Mr. MEEK of Florida, Mr. DAVIS of Illinois, and Ms. LINDA T. SÁNCHEZ of California) introduced the following bill; which was referred to the Committee on

A BILL

- To amend the Internal Revenue Code of 1986 to prevent the avoidance of tax on income from assets held abroad, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE, ETC.

4 (a) SHORT TITLE.—This Act may be cited as the

5 "Foreign Account Tax Compliance Act of 2009".

- 6 (b) REFERENCE.—Except as otherwise expressly pro-
- 7 vided, whenever in this Act an amendment or repeal is

1 expressed in terms of an amendment to, or repeal of, a

2 section or other provision, the reference shall be consid-

3 ered to be made to a section or other provision of the In-

- 4 ternal Revenue Code of 1986.
- 5 (c) TABLE OF CONTENTS.—The table of contents for

6 this Act is as follows:

Sec. 1. Short title, etc.

TITLE I—INCREASED DISCLOSURE OF BENEFICIAL OWNERS

Sec. 101. Reporting on certain foreign accounts.

Sec. 102. Repeal of certain foreign exceptions to registered bond requirements.

TITLE II—UNDER REPORTING WITH RESPECT TO FOREIGN ASSETS

- Sec. 201. Disclosure of information with respect to foreign financial assets.
- Sec. 202. Penalties for underpayments attributable to undisclosed foreign financial assets.
- Sec. 203. Modification of statute of limitations for significant omission of income in connection with foreign assets.

TITLE III—OTHER DISCLOSURE PROVISIONS

- Sec. 301. Disclosure of assistance in acquiring or forming a foreign entity.
- Sec. 302. Reporting of activities with respect to passive foreign investment companies.
- Sec. 303. Secretary permitted to require financial institutions to file certain returns related to withholding on foreign transfers electronically.

TITLE IV—PROVISIONS RELATED TO FOREIGN TRUSTS

- Sec. 401. Clarifications with respect to foreign trusts which are treated as having a United States beneficiary.
- Sec. 402. Presumption that foreign trust has United States beneficiary.
- Sec. 403. Uncompensated use of trust property treated as a distribution.
- Sec. 404. Reporting requirement of United States owners of foreign trusts.
- Sec. 405. Minimum penalty with respect to failure to report on certain foreign trusts.

TITLE V—DIVIDEND EQUIVALENT PAYMENTS RECEIVED BY FOREIGN PERSONS TREATED AS DIVIDENDS

Sec. 501. Dividend equivalent payments received by foreign persons treated as dividends.

TITLE I—INCREASED DISCLO SURE OF BENEFICIAL OWN ERS

4 SEC. 101. REPORTING ON CERTAIN FOREIGN ACCOUNTS.

5 (a) IN GENERAL.—The Internal Revenue Code of
6 1986 is amended by inserting after chapter 3 the following
7 new chapter:

8 "CHAPTER 4—TAXES TO ENFORCE RE9 PORTING ON CERTAIN FOREIGN AC10 COUNTS

"Sec. 1471. Withholdable payments to foreign financial institutions."Sec. 1472. Withholdable payments to other foreign entities."Sec. 1473. Definitions."Sec. 1474. Special rules.

11"SEC. 1471. WITHHOLDABLE PAYMENTS TO FOREIGN FI-12NANCIAL INSTITUTIONS.

13 "(a) IN GENERAL.—In the case of any withholdable 14 payment to a foreign financial institution which does not 15 meet the requirements of subsection (b), the withholding 16 agent with respect to such payment shall deduct and with-17 hold from such payment a tax equal to 30 percent of the 18 amount of such payment.

19 "(b) Reporting Requirements, etc.—

20 "(1) IN GENERAL.—The requirements of this
21 subsection are met with respect to any foreign finan22 cial institution if an agreement is in effect between

such institution and the Secretary under which such
 institution agrees—

3 "(A) to obtain such information from each
4 holder of each account maintained by such in5 stitution as is necessary to determine which (if
6 any) of such accounts are United States ac7 counts,

8 "(B) to comply with such verification and 9 due diligence procedures as the Secretary may 10 require with respect to the identification of 11 United States accounts,

12 "(C) in the case of any United States ac-13 count maintained by such institution, to report 14 on an annual basis (at such time and in such 15 manner as the Secretary may provide) the in-16 formation described in subsection (c) with re-17 spect to such account,

18 "(D) to comply with requests by the Sec19 retary for additional information with respect to
20 any United States account maintained by such
21 institution, and

"(E) in any case in which any foreign law
would (but for a waiver described in clause (i))
prevent the reporting of any information referred to in this subsection or subsection (c)

1	with respect to any United States account
2	maintained by such institution—
3	"(i) to attempt to obtain a valid and
4	effective waiver of such law from each
5	holder of such account, and
6	"(ii) if a waiver described in clause (i)
7	is not obtained from each such holder, to
8	close such account.
9	"(2) TERMINATION OF AGREEMENT.—Any
10	agreement entered into under this subsection may be
11	terminated by the Secretary upon a determination
12	by the Secretary that the foreign financial institu-
13	tion is out of compliance with such agreement.
14	"(c) Information Required to Be Reported on
15	UNITED STATES ACCOUNTS.—
16	"(1) IN GENERAL.—The agreement described in
17	subsection (b) shall require the foreign financial in-
18	stitution to report the following with respect to each
19	United States account maintained by such institu-
20	tion:
21	"(A) The name, address, and TIN of each
22	account holder which is a specified United
23	States person and, in the case of any account
24	holder which is a United States owned foreign

1	entity, the name, address, and TIN of each sub-
2	stantial United States owner of such entity.
3	"(B) The account number.
4	"(C) The account balance or value (deter-
5	mined at such time and in such manner as the
6	Secretary may provide).
7	"(D) The gross receipts and gross with-
8	drawals or payments from the account (deter-
9	mined for such period and in such manner as
10	the Secretary may provide).
11	"(2) Election to be subject to same re-
12	PORTING AS UNITED STATES FINANCIAL INSTITU-
13	TIONS.—In the case of a foreign financial institution
14	which elects the application of this paragraph—
15	"(A) subparagraphs (C) and (D) of para-
16	graph (1) shall not apply, and
17	"(B) the agreement described in subsection
18	(b) shall require such foreign financial institu-
19	tion to report such information with respect to
20	each United States account maintained by such
21	institution as such institution would be required
22	to report under sections 6041, 6042, 6045, and
23	6049 if—
24	"(i) such institution were a United
25	States person, and

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"(ii) each holder of such account
 which is a specified United States person
 or United States owned foreign entity were
 a natural person and citizen of the United
 States.

An election under this paragraph shall be made at such time, in such manner, and subject to such conditions as the Secretary may provide.

9 "(3) INFORMATION SUPPLIED BY ACCOUNT 10 HOLDERS.—The foreign financial institution may 11 rely on a certification from an account holder as to whether an account is a United States account and 12 13 for the information required under paragraph (1)(A)14 with respect to such account holder if neither the fi-15 nancial institution nor any entity which is a member 16 of the same expanded affiliated group as such finan-17 cial institution knows, or has reason to know, that 18 any information provided in such certification is in-19 correct.

"(4) SEPARATE REQUIREMENTS FOR QUALIFIED INTERMEDIARIES.—In the case of a foreign financial institution which is treated as a qualified
intermediary by the Secretary for purposes of section 1441 and the regulations issued thereunder, the
requirements of this section shall be in addition to

1	any reporting or other requirements imposed by the
2	Secretary for purposes of such treatment.
3	"(d) Definitions.—For purposes of this section—
4	"(1) UNITED STATES ACCOUNT.—
5	"(A) IN GENERAL.—The term 'United
6	States account' means any financial account
7	which is held by one or more specified United
8	States persons or United States owned foreign
9	entities.
10	"(B) EXCEPTION FOR CERTAIN ACCOUNTS
11	HELD BY INDIVIDUALS.—Unless the foreign fi-
12	nancial institution elects to not have this sub-
13	paragraph apply, such term shall not include
14	any depository account maintained by such fi-
15	nancial institution if—
16	"(i) each holder of such account is a
17	natural person, and
18	"(ii) with respect to each holder of
19	such account, the aggregate value of all de-
20	pository accounts held (in whole or in part)
21	by such holder and maintained by the
22	same financial institution which maintains
23	such account does not exceed \$10,000
24	(\$50,000 if all such accounts were in exist-

1	ence on the date of the enactment of this
2	section).
3	For purposes of clause (ii), all financial institu-
4	tions which are members of the same expanded
5	affiliated group shall be treated as a single fi-
6	nancial institution.
7	"(2) FINANCIAL ACCOUNT.—The term 'finan-
8	cial account' means, with respect to any financial in-
9	stitution—
10	"(A) any depository account maintained by
11	such financial institution,
12	"(B) any custodial account maintained by
13	such financial institution, and
14	"(C) except as otherwise provided by the
15	Secretary, any equity or debt interest in such
16	financial institution (other than interests which
17	are regularly traded on an established securities
18	market).
19	Any equity or debt interest which constitutes a fi-
20	nancial account under subparagraph (C) with re-
21	spect to any financial institution shall be treated for
22	purposes of this section as maintained by such fi-
23	nancial institution.
24	"(3) UNITED STATES OWNED FOREIGN ENTI-
25	TY.—The term 'United States owned foreign entity'

1	means any foreign entity which has one or more sub-
2	stantial United States owners.
3	"(4) Foreign financial institution.—The
4	term 'foreign financial institution' means any finan-
5	cial institution which is a foreign entity.
6	"(5) FINANCIAL INSTITUTION.—Except as oth-
7	erwise provided by the Secretary, the term 'financial
8	institution' means any entity that—
9	"(A) accepts deposits in the ordinary
10	course of a banking or similar business,
11	"(B) is engaged in the business of holding
12	financial assets for the account of others, or
13	"(C) is engaged (or holding itself out as
14	being engaged) primarily in the business of in-
15	vesting, reinvesting, or trading in securities (as
16	defined in section $475(c)(2)$ without regard to
17	the last sentence thereof), partnership interests,
18	commodities (as defined in section $475(e)(2)$),
19	or any interest (including a futures or forward
20	contract or option) in such securities, partner-
21	ship interests, or commodities.
22	"(e) Affiliated Groups.—
23	"(1) IN GENERAL.—The requirements of sub-
24	sections (b), $(c)(1)$, and $(c)(3)$ shall apply—

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"(A) with respect to United States accounts maintained by the foreign financial institution, and

"(B) except as otherwise provided by the 4 5 Secretary, with respect to United States ac-6 counts maintained by each other foreign finan-7 cial institution (other than any foreign financial 8 institution which meets the requirements of 9 subsection (b)) which is a member of the same 10 expanded affiliated group as such foreign finan-11 cial institution.

12 "(2) EXPANDED AFFILIATED GROUP.—For pur13 poses of this section, the term 'expanded affiliated
14 group' means an affiliated group as defined in sec15 tion 1504(a), determined—

16 "(A) by substituting 'more than 50 per17 cent' for 'at least 80 percent' each place it appears, and

19 "(B) without regard to paragraphs (2) and20 (3) of section 1504(b).

A partnership or any other entity (other than a corporation) shall be treated as a member of an expanded affiliated group if such entity is controlled
(within the meaning of section 954(d)(3)) by mem-

1	bers of such group (including any entity treated as
2	a member of such group by reason of this sentence).
3	"(f) EXCEPTION FOR CERTAIN PAYMENTS.—Sub-
4	section (a) shall not apply to any payment if the beneficial
5	owner of such payment is—
6	((1) any foreign government, any political sub-
7	division of a foreign government, or any wholly
8	owned agency or instrumentality of any one or more
9	of the foregoing,
10	"(2) any international organization or any
11	wholly owned agency or instrumentality thereof,
12	"(3) any foreign central bank of issue, or
13	((4) any other class of persons identified by the
14	Secretary for purposes of this subsection as posing
15	a low risk of tax evasion.
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10	"SEC. 1472. WITHHOLDABLE PAYMENTS TO OTHER FOR-
17	"SEC. 1472. WITHHOLDABLE PAYMENTS TO OTHER FOR- EIGN ENTITIES.
17	EIGN ENTITIES.
17 18	EIGN ENTITIES. "(a) IN GENERAL.—In the case of any withholdable
17 18 19	EIGN ENTITIES. "(a) IN GENERAL.—In the case of any withholdable payment to a non-financial foreign entity, if—
17 18 19 20	EIGN ENTITIES. "(a) IN GENERAL.—In the case of any withholdable payment to a non-financial foreign entity, if— "(1) the beneficial owner of such payment is
17 18 19 20 21	EIGN ENTITIES. "(a) IN GENERAL.—In the case of any withholdable payment to a non-financial foreign entity, if— "(1) the beneficial owner of such payment is such entity or any other non-financial foreign entity,

1	then the withholding agent with respect to such payment
2	shall deduct and withhold from such payment a tax equal
3	to 30 percent of the amount of such payment.
4	"(b) Requirements for Waiver of With-
5	HOLDING.—The requirements of this subsection are met
6	with respect to the beneficial owner of a payment if—
7	((1) such beneficial owner or the payee provides
8	the withholding agent with either—
9	"(A) a certification that such beneficial
10	owner does not have any substantial United
11	States owners, or
12	"(B) the name, address, and TIN of each
13	substantial United States owner of such bene-
14	ficial owner,
15	((2) the withholding agent does not know, or
16	have reason to know, that any information provided
17	under paragraph (1) is incorrect, and
18	"(3) the withholding agent reports the informa-
19	tion provided under paragraph (1)(B) to the Sec-
20	retary in such manner as the Secretary may provide.
21	"(c) EXCEPTIONS.—Subsection (a) shall not apply
22	to—
23	"(1) except as otherwise provided by the Sec-
24	retary, any payment beneficially owned by—

1	"(A) any corporation the stock of which is
2	regularly traded on an established securities
3	market,
4	"(B) any corporation which is a member of
5	the same expanded affiliated group (as defined
6	in section $1471(e)(2)$ without regard to the last
7	sentence thereof) as a corporation described in
8	subparagraph (A),
9	"(C) any foreign government, any political
10	subdivision of a foreign government, or any
11	wholly owned agency or instrumentality of any
12	one or more of the foregoing,
13	"(D) any international organization or any
14	wholly owned agency or instrumentality thereof,
15	"(E) any foreign central bank of issue, or
16	"(F) any other class of persons identified
17	by the Secretary for purposes of this subsection,
18	and
19	((2) any class of payments identified by the
20	Secretary for purposes of this subsection as posing
21	a low risk of tax evasion.
22	"(d) Non-Financial Foreign Entity.—For pur-
23	poses of this section, the term 'non-financial foreign enti-
24	ty' means any foreign entity which is not a financial insti-
25	tution (as defined in section $1471(d)(5)$).

1 "SEC. 1473. DEFINITIONS.

2	"For purposes of this subchapter—
3	"(1) WITHHOLDABLE PAYMENT.—The term
4	'withholdable payment' means—
5	"(A) any payment of interest (including
6	any original issue discount), dividends, rents,
7	salaries, wages, premiums, annuities, compensa-
8	tions, remunerations, emoluments, and other
9	fixed or determinable annual or periodical
10	gains, profits, and income, if such payment is
11	from sources within the United States, and
12	"(B) any gross proceeds from the sale of
13	any property of a type which can produce inter-
14	est or dividends from sources within the United
15	States.
16	"(2) Substantial united states owner.—
17	"(A) IN GENERAL.—The term 'substantial
18	United States owner' means—
19	"(i) with respect to any corporation,
20	any specified United States person which
21	owns, directly or indirectly, more than 10
22	percent of the stock of such corporation
23	(by vote or value),
24	"(ii) with respect to any partnership,
25	any specified United States person which
26	owns, directly or indirectly, more than 10

1	percent of the profits interests or capital
2	interests in such partnership, and
3	"(iii) in the case of a trust, any speci-
4	fied United States person treated as an
5	owner of any portion of such trust under
6	subpart E of part I of subchapter J of
7	chapter 1.
8	"(B) Special rule for investment ve-
9	HICLES.—In the case of any financial institu-
10	tion described in section $1471(d)(5)(C)$, clauses
11	(i) and (ii) of subparagraph (A) shall be applied
12	by substituting '0 percent' for '10 percent'.
13	"(3) Specified united states person.—Ex-
14	cept as otherwise provided by the Secretary, the
15	term 'specified United States person' means any
16	United States person other than—
17	"(A) any corporation the stock of which is
18	regularly traded on an established securities
19	market,
20	"(B) any corporation which is a member of
21	the same expanded affiliated group (as defined
22	in section $1471(e)(2)$ without regard to the last
23	sentence thereof) as a corporation described in
24	subparagraph (A),

1	"(C) any organization exempt from tax-
2	ation under section 501(a) or an individual re-
3	tirement plan,
4	"(D) the United States or any wholly
5	owned agency or instrumentality thereof,
6	"(E) any State, the District of Columbia,
7	any possession of the United States, any polit-
, 8	ical subdivision of any of the foregoing, or any
9	wholly owned agency or instrumentality of any
10	one or more of the foregoing,
11	"(F) any bank (as defined in section 581),
12	"(G) any real estate investment trust (as
13	defined in section 856),
14	"(H) any regulated investment company
15	(as defined in section 851),
16	"(I) any common trust fund (as defined in
17	section 584(a)), and
18	"(J) any trust which—
19	"(i) is exempt from tax under section
20	664(c), or
21	"(ii) is described in section
22	4947(a)(1).
23	"(4) WITHHOLDING AGENT.—The term 'with-
24	holding agent' means all persons, in whatever capac-

ity acting, having the control, receipt, custody, dis posal, or payment of any withholdable payment.

3 "(5) FOREIGN ENTITY.—The term 'foreign en4 tity' means any entity which is not a United States
5 person.

6 "SEC. 1474. SPECIAL RULES.

7 "(a) LIABILITY FOR WITHHELD TAX.—Every person
8 required to deduct and withhold any tax under this chap9 ter is hereby made liable for such tax and is hereby indem10 nified against the claims and demands of any person for
11 the amount of any payments made in accordance with the
12 provisions of this chapter.

13 "(b) CREDITS AND REFUNDS.—

"(1) IN GENERAL.—Except as provided in paragraph (2), the determination of whether any tax deducted and withheld under this chapter results in an
overpayment shall be made as if such tax had been
deducted and withheld under subchapter A of chapter 3.

20 "(2) SPECIAL RULE WHERE FOREIGN FINAN21 CIAL INSTITUTION IS BENEFICIAL OWNER OF PAY22 MENT.—

23 "(A) IN GENERAL.—In the case of any tax
24 deducted and withheld under section 1471(a)
25 from a specified financial institution payment—

1	"(i) if the foreign financial institution
2	referred to in subparagraph (B) with re-
3	spect to such payment is entitled to a re-
4	duced rate of tax with respect to such pay-
5	ment by reason of any treaty obligation of
6	the United States—
7	"(I) the amount of any credit or
8	refund with respect to such tax shall
9	not exceed the amount of credit or re-
10	fund attributable to such reduction in
11	rate, and
12	"(II) no interest shall be allowed
13	or paid with respect to such credit or
14	refund, and
15	"(ii) if such foreign financial institu-
16	tion is not so entitled, no credit or refund
17	shall be allowed or paid with respect to
18	such tax.
19	"(B) Specified financial institution
20	PAYMENT.—The term 'specified financial insti-
21	tution payment' means any withholdable pay-
22	ment if the foreign financial institution payee
23	referred to in section 1471(a) with respect to
24	such payment is the beneficial owner of such
25	payment.

1 "(c) Confidentiality of Information.—

2 "(1) IN GENERAL.—For purposes of this chap3 ter, rules similar to the rules of section 3406(f) shall
4 apply.

5 "(2) DISCLOSURE OF LIST OF QUALIFIED FOR-6 EIGN FINANCIAL INSTITUTIONS PERMITTED.—The 7 identity of a foreign financial institution which 8 meets the requirements of section 1471(b) shall not 9 be treated as return information for purposes of sec-10 tion 6103.

11 "(d) REGULATIONS.—The Secretary shall prescribe
12 such regulations or other guidance as may be necessary
13 or appropriate to carry out the purposes of this chapter.".
14 (b) COORDINATION WITH OTHER WITHHOLDING
15 PROVISIONS.—

(1) WITHHOLDING OF TAX ON NONRESIDENT
ALIENS AND FOREIGN CORPORATIONS.—Subsection
(c) of section 1441 is amended by adding at the end
the following new paragraph:

20 "(13) WITHHOLDABLE PAYMENTS TAXED
21 UNDER CHAPTER 4.—No tax shall be required to be
22 deducted and withheld under subsection (a) from
23 any amount with respect to which tax is required to
24 be deducted and withheld under chapter 4.".

1 (2) WITHHOLDING OF TAX ON DISPOSITIONS OF 2 UNITED STATES REAL PROPERTY INTERESTS.—Sub-3 section (b) of section 1445 is amended by adding at 4 the end the following new paragraph: 5 ((10))WITHHOLDABLE PAYMENTS TAXED 6 UNDER CHAPTER 4.—No tax shall be required to be 7 deducted and withheld under subsection (a) from 8 any amount with respect to which tax is required to 9 be deducted and withheld under chapter 4.". 10 (c) CLERICAL AMENDMENT.—The table of chapters 11 of such Code is amended by adding at the end the fol-12 lowing new item: "Chapter 4. Taxes to Enforce Reporting on Certain Foreign ACCOUNTS.". 13 (d) EFFECTIVE DATE.— 14 (1) IN GENERAL.—Except as provided in para-15 graph (2), the amendments made by this section 16 shall apply to payments made after December 31, 17 2010.18 (2) Grandfathered treatment of certain 19 OUTSTANDING **OBLIGATIONS.**—The amendments 20 made by this section shall not apply to any obliga-21 tion outstanding on the date of first committee ac-22 tion, if such obligation— 23 (A) is in bearer form, or

1	(B) includes (on the date of the issuance
2	of such obligation) a provision under which the
3	issuer would (but for this paragraph) be obli-
4	gated to make additional payments under such
5	obligation by reason of the amendments made
6	by this section.
7	SEC. 102. REPEAL OF CERTAIN FOREIGN EXCEPTIONS TO
8	REGISTERED BOND REQUIREMENTS.
9	(a) Repeal of Exception to Denial of Deduc-
10	tion for Interest on Non-Registered Bonds.—
11	(1) IN GENERAL.—Paragraph (2) of section
12	163(f) is amended by striking subparagraph (B) and
13	by redesignating subparagraph (C) as subparagraph
14	(B).
15	(2) Conforming Amendments.—
16	(A) Subparagraph (A) of section $163(f)(2)$
17	is amended by inserting "or" at the end of
18	clause (ii), by striking ", or" at the end of
19	clause (iii) and inserting a period, and by strik-
20	ing clause (iv).
21	(B) Subparagraph (B) of section
22	163(f)(2), as redesignated by paragraph (1), is
23	amended—

1	(i) by striking ", and subparagraph
2	(B)," in the matter preceding clause (i),
3	and
4	(ii) by amending clause (i) to read as
5	follows:
6	"(i) such obligation is of a type which
7	the Secretary has determined by regula-
8	tions to be used frequently in avoiding
9	Federal taxes, and".
10	(C) Sections $165(j)(2)(A)$ and $1287(b)(1)$
11	are each amended by striking "except that
12	clause (iv) of subparagraph (A), and subpara-
13	graph (B), of such section shall not apply".
14	(b) Repeal of Treatment as Portfolio Debt.—
15	(1) IN GENERAL.—Paragraph (2) of section
16	871(h) is amended to read as follows:
17	"(2) Portfolio interest.—For purposes of
18	this subsection, the term 'portfolio interest' means
19	any interest (including original issue discount)
20	which—
21	"(A) would be subject to tax under sub-
22	section (a) but for this subsection, and
23	"(B) is paid on an obligation—
24	"(i) which is in registered form, and

1	"(ii) with respect to which the United
2	States person who would otherwise be re-
3	quired to deduct and withhold tax from
4	such interest under section 1441(a) re-
5	ceives a statement (which meets the re-
6	quirements of paragraph (5)) that the
7	beneficial owner of the obligation is not a
8	United States person.".
9	(2) Conforming Amendment.—Section
10	871(h)(3)(A) is amended by striking "subparagraph
11	(A) or (B) of".
12	(c) Repeal of Exception to Requirement That
13	TREASURY OBLIGATIONS BE IN REGISTERED FORM.—
14	(1) IN GENERAL.—Subsection (g) of section
15	3121 of title 31, United States Code, is amended by
16	striking paragraph (2) and by redesignating para-
17	graphs (3) and (4) as paragraphs (2) and (3) , re-
18	spectively.
19	(2) Conforming Amendments.—Paragraph
20	(1) of section 3121(g) of such title is amended—
21	(A) by adding "or" at the end of subpara-
22	graph (A),
23	(B) by striking "; or" at the end of sub-
24	paragraph (B) and inserting a period, and
25	(C) by striking subparagraph (C).

(d) EFFECTIVE DATE.—The amendments made by
 this section shall apply to obligations issued after the date
 which is 180 days after the date of the enactment of this
 Act.

5 TITLE II—UNDER REPORTING 6 WITH RESPECT TO FOREIGN 7 ASSETS

8 SEC. 201. DISCLOSURE OF INFORMATION WITH RESPECT 9 TO FOREIGN FINANCIAL ASSETS.

10 (a) IN GENERAL.—Subpart A of part III of sub11 chapter A of chapter 61 is amended by inserting after sec12 tion 6038C the following new section:

13 "SEC. 6038D. INFORMATION WITH RESPECT TO FOREIGN FI14 NANCIAL ASSETS.

15 "(a) IN GENERAL.—Any individual who, during any taxable year, holds any interest in a specified foreign fi-16 nancial asset shall attach to such person's return of tax 17 imposed by subtitle A for such taxable year the informa-18 tion described in subsection (c) with respect to each such 19 20 asset if the aggregate value of all such assets exceeds 21 \$50,000 (or such higher dollar amount as the Secretary 22 may prescribe).

23 "(b) SPECIFIED FOREIGN FINANCIAL ASSETS.—For
24 purposes of this section, the term 'specified foreign finan25 cial asset' means—

1	((1)) any financial account (as defined in section
2	1471(d)(2)) maintained by a foreign financial insti-
3	tution (as defined in section $1471(d)(4)$), and
4	((2) any of the following assets which are not
5	held in an account maintained by a financial institu-
6	tion (as defined in section $1471(d)(5)$)—
7	"(A) any stock or security issued by a per-
8	son other than a United States person,
9	"(B) any financial instrument or contract
10	held for investment that has an issuer or
11	counterparty which is other than a United
12	States person, and
13	"(C) any interest in a foreign entity (as
14	defined in section 1473).
15	"(c) REQUIRED INFORMATION.—The information de-
16	scribed in this subsection with respect to any asset is:
17	"(1) In the case of any account, the name and
18	address of the financial institution in which such ac-
19	count is maintained and the number of such ac-
20	count.
21	"(2) In the case of any stock or security, the
22	name and address of the issuer and such informa-
23	tion as is necessary to identify the class or issue of
24	which such stock or security is a part.

1	"(3) In the case of any other instrument, con-
2	tract, or interest—
3	"(A) such information as is necessary to
4	identify such instrument, contract, or interest,
5	and
6	"(B) the names and addresses of all
7	issuers and counterparties with respect to such
8	instrument, contract, or interest.
9	"(4) The maximum value of the asset during
10	the taxable year.
11	"(d) Penalty for Failure to Disclose.—
12	"(1) IN GENERAL.—If any individual fails to
13	furnish the information described in subsection (c)
14	with respect to any taxable year at the time and in
15	the manner described in subsection (a), such person
16	shall pay a penalty of \$10,000.
17	((2) Increase in penalty where failure
18	CONTINUES AFTER NOTIFICATION.—If any failure
19	described in paragraph (1) continues for more than
20	90 days after the day on which the Secretary mails
21	notice of such failure to the individual, such indi-
22	vidual shall pay a penalty (in addition to the pen-
23	alties under paragraph (1)) of \$10,000 for each 30-
24	day period (or fraction thereof) during which such
25	failure continues after the expiration of such 90-day

period. The penalty imposed under this paragraph
 with respect to any failure shall not exceed \$50,000.
 "(e) PRESUMPTION THAT VALUE OF SPECIFIED
 FOREIGN FINANCIAL ASSETS EXCEEDS DOLLAR
 THRESHOLD.—If—

6 "(1) the Secretary determines that an indi7 vidual has an interest in one or more specified for8 eign financial assets, and

9 "(2) such individual does not provide sufficient
10 information to demonstrate the aggregate value of
11 such assets,

12 then the aggregate value of such assets shall be treated 13 as being in excess of \$50,000 (or such higher dollar 14 amount as the Secretary prescribes for purposes of sub-15 section (a)) for purposes of assessing the penalties im-16 posed under this section.

17 "(f) APPLICATION TO CERTAIN ENTITIES.—To the 18 extent provided by the Secretary in regulations or other 19 guidance, the provisions of this section shall apply to any 20 domestic entity which is formed or availed of for purposes 21 of holding, directly or indirectly, specified foreign financial 22 assets, in the same manner as if such entity were an indi-23 vidual.

24 "(g) REASONABLE CAUSE EXCEPTION.—No penalty25 shall be imposed by this section on any failure which is

shown to be due to reasonable cause and not due to willful
 neglect. The fact that a foreign jurisdiction would impose
 a civil or criminal penalty on the taxpayer (or any other
 person) for disclosing the required information is not rea sonable cause.

6 "(h) REGULATIONS.—The Secretary shall prescribe 7 such regulations or other guidance as may be necessary 8 or appropriate to carry out the purposes of this section, 9 including regulations or other guidance which provide ap-10 propriate exceptions from the application of this section 11 in the case of—

"(1) classes of assets identified by the Secretary, including any assets with respect to which
the Secretary determines that disclosure under this
section would be duplicative of other disclosures, and
"(2) nonresident aliens.".

17 (b) CLERICAL AMENDMENT.—The table of sections
18 for subpart A of part III of subchapter A of chapter 61
19 is amended by inserting after the item relating to section
20 6038C the following new item:

"Sec. 6038D. Information with respect to foreign financial assets.".

(c) EFFECTIVE DATE.—The amendments made by
this section shall apply to taxable years beginning after
the date of the enactment of this Act.

1	SEC. 202. PENALTIES FOR UNDERPAYMENTS ATTRIB-
2	UTABLE TO UNDISCLOSED FOREIGN FINAN-
3	CIAL ASSETS.
4	(a) IN GENERAL.—Section 6662 is amended—
5	(1) in subsection (b), by inserting after para-
6	graph (5) the following new paragraph:
7	"(6) Any undisclosed foreign financial asset un-
8	derstatement.", and
9	(2) by adding at the end the following new sub-
10	section:
11	"(i) Undisclosed Foreign Financial Asset Un-
12	DERSTATEMENT.—
13	"(1) IN GENERAL.—For purposes of this sec-
14	tion, the term 'undisclosed foreign financial asset
15	understatement' means, for any taxable year, the
16	portion of the understatement for such taxable year
17	which is attributable to any transaction involving an
18	undisclosed foreign financial asset.
19	"(2) UNDISCLOSED FOREIGN FINANCIAL
20	ASSET.—For purposes of this subsection, the term
21	'undisclosed foreign financial asset' means, with re-
22	spect to any taxable year, any asset with respect to
23	which information was required to be provided under
24	section 6038, 6038B, 6038D, 6046A, or 6048 for
25	such taxable year but was not provided by the tax-

payer as required under the provisions of those sec tions.

3 "(3) INCREASE IN PENALTY FOR UNDISCLOSED
4 FOREIGN FINANCIAL ASSET UNDERSTATEMENTS.—
5 In the case of any portion of an underpayment
6 which is attributable to any undisclosed foreign financial asset understatement, subsection (a) shall be
8 applied with respect to such portion by substituting
9 '40 percent' for '20 percent'.".

10 (b) EFFECTIVE DATE.—The amendments made by
11 this section shall apply to taxable years beginning after
12 the date of the enactment of this Act.

13 SEC. 203. MODIFICATION OF STATUTE OF LIMITATIONS
14 FOR SIGNIFICANT OMISSION OF INCOME IN
15 CONNECTION WITH FOREIGN ASSETS.

16 (a) EXTENSION OF STATUTE OF LIMITATIONS.—

(1) IN GENERAL.—Paragraph (1) of section
6501(e) is amended by redesignating subparagraphs
(A) and (B) as subparagraphs (B) and (C), respectively, and by inserting before subparagraph (B) (as
so redesignated) the following new subparagraph:

22 "(A) GENERAL RULE.—If the taxpayer
23 omits from gross income an amount properly
24 includible therein and—

1	"(i) such amount is in excess of 25
2	percent of the amount of gross income
3	stated in the return, or
4	"(ii) such amount—
5	"(I) is attributable to one or
6	more assets with respect to which in-
7	formation is required to be reported
8	under section 6038D (or would be so
9	required if such section were applied
10	without regard to the dollar threshold
11	specified in subsection (a) thereof and
12	without regard to any exceptions pro-
13	vided pursuant to subsection $(h)(1)$
14	thereof), and
15	"(II) is in excess of \$5,000,
16	the tax may be assessed, or a proceeding in
17	court for collection of such tax may be begun
18	without assessment, at any time within 6 years
19	after the return was filed.".
20	(2) Conforming Amendments.—
21	(A) Subparagraph (B) of section
22	6501(e)(1), as redesignated by paragraph (1),
23	is amended by striking all that precedes clause
24	(i) and inserting the following:

1	"(B) DETERMINATION OF GROSS IN-
2	COME.—For purposes of subparagraph (A)—".
3	(B) Paragraph (2) of section 6229(c) is
4	amended by striking "which is in excess of 25
5	percent of the amount of gross income stated in
6	its return" and inserting "and such amount is
7	described in clause (i) or (ii) of section
8	6501(e)(1)(A)".
9	(b) Additional Reports Subject to Extended
10	PERIOD.—Paragraph (8) of section 6501(c) is amended—
11	(1) by inserting "pursuant to an election under
12	section 1295(b) or" before "under section 6038",
13	(2) by inserting "1298(f)," before "6038", and
14	(3) by inserting "6038D," after "6038B,".
15	(c) Clarifications Related to Failure to Dis-
16	CLOSE FOREIGN TRANSFERS.—Paragraph (8) of section
17	6501(c) is amended by striking "event" and inserting "tax
18	return, event,".
19	(d) EFFECTIVE DATE.—The amendments made by
20	this section shall apply to—
21	(1) returns filed after the date of the enactment
22	of this Act; and
23	(2) returns filed on or before such date if the
24	period specified in section 6501 of the Internal Rev-
25	enue Code of 1986 (determined without regard to

1 such amendments) for assessment of such taxes has 2 not expired as of such date. TITLE III—OTHER DISCLOSURE 3 PROVISIONS 4 5 SEC. 301. DISCLOSURE OF ASSISTANCE IN ACQUIRING OR 6 FORMING A FOREIGN ENTITY. (a) IN GENERAL.—Subchapter B of chapter 61 is 7 8 amended by redesignating section 6116 as section 6117 9 and by inserting after 6115 the following new section: 10 "SEC. 6116. DISCLOSURE OF ASSISTANCE IN ACQUIRING OR 11 FORMING A FOREIGN ENTITY. 12 "(a) IN GENERAL.—Each material advisor with re-13 spect to any foreign entity transaction shall make a return 14 (in such form as the Secretary may prescribe) setting 15 forth— "(1) the identity of the foreign entity referred 16 17 to in subsection (d), 18 "(2) the identity of the citizen or resident of 19 the United States referred to in subsection (d), and 20 "(3) such other information as the Secretary 21 may prescribe. 22 Such return shall be filed not later than the date specified 23 by the Secretary. 24 "(b) PENALTY FOR NONDISCLOSURE.—Any person who is required to file a return under subsection (a) with 25

respect to any foreign entity transaction and fails to file 1 2 such return on or before the date prescribed therefor (or files false or incomplete information with respect to such 3 4 transaction) shall pay a penalty equal to the greater of— 5 "(1) \$10,000, or 6 "(2) 50 percent of the gross income derived by 7 such person with respect to aid, assistance or advice 8 which is provided with respect to such transaction 9 before the date the return is filed under subsection 10 (a). 11 "(c) MATERIAL ADVISOR.—For purposes of this sec-12 tion, the term 'material advisor' means any person— 13 "(1) who provides any material aid, assistance,

- 14 or advice with respect to carrying out one or more15 foreign entity transactions, and
- "(2) who directly or indirectly derives gross income in excess of \$100,000 for providing such aid,
 assistance or advice during the calendar year.

19 "(d) FOREIGN ENTITY TRANSACTION.—For pur-20 poses of this section, the term 'foreign entity transaction' 21 means the direct or indirect acquisition of any interest in 22 a foreign entity (including any interest acquired in connec-23 tion with the formation of such entity) if any citizen or 24 resident of the United States is required to file a report

under section 6038, 6038B, 6046, 6046A, or 6048 in con nection with such acquisition.

3 "(e) REASONABLE CAUSE EXCEPTION.—No penalty
4 shall be imposed by this section on any failure which is
5 shown to be due to reasonable cause and not due to willful
6 neglect.

7 "(f) REGULATIONS.—The Secretary may prescribe
8 regulations or other guidance which provide—

9 "(1) that only 1 person shall be required to 10 meet the requirements of subsection (a) in cases in 11 which 2 or more persons would otherwise be re-12 quired to meet such requirements,

13 "(2) exemptions from the requirements of this14 section, and

15 "(3) such rules as may be necessary or appro-16 priate to carry out the purposes of this section.".

(b) CLERICAL AMENDMENT.—The table of sections
for subchapter B of chapter 61 is amended by redesignating the item relating to section 6116 as an item relating to section 6117 and by inserting after the item relating
to section 6115 the following new item:

"Sec. 6116. Disclosure of assistance in acquiring or forming a foreign entity.".

(c) EFFECTIVE DATE.—The amendments made by
this section shall apply to aid, assistance, and advice provided after the date of the enactment of this Act.

1 SEC. 302. REPORTING OF ACTIVITIES WITH RESPECT TO 2 PASSIVE FOREIGN INVESTMENT COMPANIES.

3 (a) IN GENERAL.—Section 1298 is amended by re4 designating subsection (f) as subsection (g) and by insert5 ing after subsection (e) the following new subsection:

6 "(f) REPORTING REQUIREMENT.—Each person who
7 is a shareholder of a passive foreign investment company
8 shall file an annual report containing such information as
9 the Secretary may require.".

10 (b) CONFORMING AMENDMENT.—Subsection (e) of 11 section 1291 is amended by striking ", (d), and (f)" and 12 inserting "and (d)".

13 (c) EFFECTIVE DATE.—The amendments made by14 this section take effect on the date of the enactment of15 this Act.

16 SEC. 303. SECRETARY PERMITTED TO REQUIRE FINANCIAL

17 INSTITUTIONS TO FILE CERTAIN RETURNS
18 RELATED TO WITHHOLDING ON FOREIGN
19 TRANSFERS ELECTRONICALLY.

20 (a) IN GENERAL.—Subsection (e) of section 6011 is
21 amended by adding at the end the following new para22 graph:

23 "(3) SPECIAL RULE FOR RETURNS FILED BY
24 FINANCIAL INSTITUTIONS WITH RESPECT TO WITH25 HOLDING ON FOREIGN TRANSFERS.—Paragraph
26 (2)(A) shall not apply to any return filed by a finan-

cial institution (as defined in section 1471(d)(5)) 1 2 with respect to tax for which such institution is 3 made liable under section 1461 or 1474(a).". 4 (b) EFFECTIVE DATE.—The amendment made by 5 this section shall apply to returns the due date for which 6 (determined without regard to extensions) is after the date 7 of the enactment of this Act. TITLE IV—PROVISIONS RELATED 8 TO FOREIGN TRUSTS 9 10 SEC. 401. CLARIFICATIONS WITH RESPECT TO FOREIGN 11 TRUSTS WHICH ARE TREATED AS HAVING A 12 UNITED STATES BENEFICIARY. 13 (a) IN GENERAL.—Paragraph (1) of section 679(c) 14 is amended by adding at the end the following: 15 "For purposes of subparagraph (A), an amount 16 shall be treated as accumulated for the benefit of a 17 United States person even if the United States per-18 son's interest in the trust is contingent on a future 19 event.". 20 (b) CLARIFICATION REGARDING DISCRETION TO 21 **IDENTIFY BENEFICIARIES.**—Subsection (c) of section 679 22 is amended by adding at the end the following new para-23 graph: 24 "(4) SPECIAL RULE IN CASE OF DISCRETION TO IDENTIFY BENEFICIARIES.—For purposes of para-25

1	graph (1)(A), if any person has the discretion (by
2	authority given in the trust agreement, by power of
3	appointment, or otherwise) of making a distribution
4	from the trust to, or for the benefit of, any person,
5	such trust shall be treated as having a beneficiary
6	who is a United States person unless—
7	"(A) the terms of the trust specifically
8	identify the class of persons to whom such dis-
9	tributions may be made, and
10	"(B) none of those persons are United
11	States persons during the taxable year.".
12	(c) Clarification That Certain Agreements
13	and Understandings Are Terms of the Trust.—
14	Subsection (c) of section 679, as amended by subsection
15	(b), is amended by adding at the end the following new
16	paragraph:
17	"(5) CERTAIN AGREEMENTS AND UNDER-
18	STANDINGS TREATED AS TERMS OF THE TRUST.—
19	For purposes of paragraph (1)(A), if any United
20	States person who directly or indirectly transfers
21	property to the trust is directly or indirectly involved
22	in any agreement or understanding (whether writ-
23	ten, oral, or otherwise) that may result in the in-
23 24	ten, oral, or otherwise) that may result in the in- come or corpus of the trust being paid or accumu-

such agreement or understanding shall be treated as
 a term of the trust.".

3 SEC. 402. PRESUMPTION THAT FOREIGN TRUST HAS 4 UNITED STATES BENEFICIARY.

5 (a) IN GENERAL.—Section 679 is amended by redes6 ignating subsection (d) as subsection (e) and inserting
7 after subsection (c) the following new subsection:

8 "(d) PRESUMPTION THAT FOREIGN TRUST HAS 9 UNITED STATES BENEFICIARY.—If a United States person directly or indirectly transfers property to a foreign 10 11 (other than described in section trust a trust 12 6048(a)(3)(B)(ii)), such trust shall be presumed to have a United States beneficiary for purposes of applying this 13 14 section to such transfer unless such person—

15 "(1) submits such information to the Secretary
16 as the Secretary may require with respect to such
17 transfer, and

"(2) demonstrates to the satisfaction of the
Secretary that such trust satisfies the requirements
of subparagraphs (A) and (B) of subsection (c)(1).".
(b) EFFECTIVE DATE.—The amendments made by
this section shall apply to transfers of property after the
date of the enactment of this Act.

1 SEC. 403. UNCOMPENSATED USE OF TRUST PROPERTY 2 TREATED AS A DISTRIBUTION. 3 (a) IN GENERAL.—Paragraph (1) of section 643(i) 4 is amended— 5 (1) by striking "directly or indirectly to" and 6 inserting "(or permits the use of any other trust 7 property) directly or indirectly to or by", and (2) by inserting "(or the fair market value of 8 the use of such property)" after "the amount of 9 10 such loan". 11 (b) EXCEPTION FOR COMPENSATED USE.—Paragraph (2) of section 643(i) is amended by adding at the 12 13 end the following new subparagraph: 14 "(E) EXCEPTION FOR COMPENSATED USE 15 OF PROPERTY.—In the case of the use of any 16 trust property other than a loan of cash or 17 marketable securities, paragraph (1) shall not 18 apply to the extent that the trust is paid the 19 fair market value of such use within a reason-20 able period of time of such use.". 21 (c) APPLICATION TO GRANTOR TRUSTS.—Subsection

22 (c) of section 679, as amended by section 401, is amended 23 by adding at the end the following new paragraph:

24 "(6) Uncompensated use of trust prop-25 ERTY TREATED AS A PAYMENT.—For purposes of 26 this subsection, a loan of cash or marketable securi-

 or indirectly to or by any United States period (whether or not a beneficiary under the terms of trust) shall be treated as paid or accumulated the benefit of a United States person. The precedent 	of the
4 trust) shall be treated as paid or accumulated	
, 1	1 for
5 the benefit of a United States person. The prece	1 101
r	eding
6 sentence shall not apply to the extent that	the
7 United States person repays the loan at a ma	arket
8 rate of interest (or pays the fair market value of	f the
9 use of such property) within a reasonable period	od of
10 time.".	
11 (d) Conforming Amendments.—Paragraph (3) of
12 section 643(i) is amended—	
13 (1) by inserting "(or use of property)" after	r "If
14 any loan",	
15 (2) by inserting "or the return of such p	prop-
16 erty" before "shall be disregarded", and	
17 (3) by striking "REGARDING LOAN PRINCI	PAL''
18 in the heading thereof.	
19 (e) EFFECTIVE DATE.—The amendments made	le by
20 this section shall apply to loans made, and uses of p	prop-
21 erty, after the date of the enactment of this Act.	
22 SEC. 404. REPORTING REQUIREMENT OF UNITED ST	ATES
23 OWNERS OF FOREIGN TRUSTS.	
 23 OWNERS OF FOREIGN TRUSTS. 24 (a) IN GENERAL.—Paragraph (1) of section 604 	48(b)

as the Secretary may prescribe with respect to such trust 1 2 for such year and" before "shall be responsible to ensure". 3 (b) EFFECTIVE DATE.—The amendment made by 4 this section shall apply to taxable years beginning after 5 the date of the enactment of this Act. SEC. 405. MINIMUM PENALTY WITH RESPECT TO FAILURE 6 7 TO REPORT ON CERTAIN FOREIGN TRUSTS. 8 (a) IN GENERAL.—Subsection (a) of section 6677 is amended-9 10 (1) by inserting "the greater of \$10,000 or" be-11 fore "35 percent", and 12 (2) by striking the last sentence and inserting 13 the following: "At such time as the gross reportable 14 amount with respect to any failure can be determined by the Secretary, any subsequent penalty im-15 16 posed under this subsection with respect to such fail-17 ure shall be reduced as necessary to assure that the 18 aggregate amount of such penalties do not exceed 19 the gross reportable amount (and to the extent that 20 such aggregate amount already exceeds the gross re-21 portable amount the Secretary shall refund such ex-22 cess to the taxpayer)." 23 (b) EFFECTIVE DATE.—The amendments made by 24 this section shall apply to notices and returns required to

25 be filed after December 31, 2009.

1TITLEV—DIVIDENDEQUIVA-2LENTPAYMENTSRECEIVED3BYFOREIGNPERSONS4TREATED AS DIVIDENDS

5 SEC. 501. DIVIDEND EQUIVALENT PAYMENTS RECEIVED BY

FOREIGN PERSONS TREATED AS DIVIDENDS.

7 (a) IN GENERAL.—Section 871 is amended by redes8 ignating subsection (l) as subsection (m) and by inserting
9 after subsection (k) the following new subsection:

10 "(1) TREATMENT OF DIVIDEND EQUIVALENT PAY-11 MENTS.—

"(1) IN GENERAL.—For purposes of this section, sections 881 and 4948(a), and chapters 3 and
4, a dividend equivalent shall be treated as a dividend from sources within the United States.

16 "(2) DIVIDEND EQUIVALENT.—For purposes of
17 this subsection—

18 ''(A) IN GENERAL.—The term 'dividend
19 equivalent' means—

20 "(i) any payment made pursuant to a
21 notional principal contract that (directly or
22 indirectly) is contingent upon, or deter23 mined by reference to, the payment of a
24 dividend from sources within the United
25 States, and

1	"(ii) any other payment determined
2	by the Secretary to be substantially similar
3	to a payment described in clause (i).
4	"(B) EXCEPTIONS.—Such term does not
5	include any payment pursuant to any contract
6	or other arrangement which the Secretary de-
7	termines does not have the potential for tax
8	avoidance. In making such determination, the
9	Secretary may take into account the following
10	factors with respect to such contract or ar-
11	rangement:
12	"(i) The term (including provisions
13	for early terminations and offsetting finan-
14	cial contracts).
15	"(ii) The amount of each party's in-
16	vestment and the amounts of any collateral
17	posted.
18	"(iii) Whether the price of the equity
19	used to measure the parties' entitlements
20	or obligations is based on an objectively
21	observable price.
22	"(iv) Whether either party sells (di-
23	rectly or indirectly) to the other party the
24	security giving rise to dividends from
25	sources within the United States.

1	"(v) Whether there are terms that ad-
2	dress the hedge position of either party or
3	other conditions which would compel either
4	party to hold or acquire the security giving
5	rise to dividends from sources within the
6	United States.
7	"(vi) Such other factors as the Sec-
8	retary determines appropriate.
9	"(C) PAYMENTS DETERMINED ON GROSS
10	BASIS.—The term 'payment' includes any gross
11	amount which is used in computing any net
12	amount which is transferred to or from the tax-
13	payer.
14	"(D) Coordination with chapters 3
15	AND 4.—For purposes of chapters 3 and 4,
16	each person that is a party to any contract or
17	other arrangement that provides for the pay-
18	ment of a dividend equivalent shall be treated
19	as having control of such payment.".
20	(b) EFFECTIVE DATE.—The amendments made by
21	this section shall apply to payments made on or after the
22	date that is 90 days after the date of the enactment of
23	this Act.