Calendar No. 97

108TH CONGRESS 1ST SESSION

S. 1054

To provide for reconciliation pursuant to section 201 of the concurrent resolution on the budget for fiscal year 2004.

IN THE SENATE OF THE UNITED STATES

May 13, 2003

Mr. Grassley, from the Committee on Finance, reported the following original bill; which was read twice and placed on the calendar

A BILL

To provide for reconciliation pursuant to section 201 of the concurrent resolution on the budget for fiscal year 2004.

- 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; REFERENCES; TABLE OF CON-
- 4 TENTS.
- 5 (a) Short Title.—This Act may be cited as the
- 6 "Jobs and Growth Tax Relief Reconciliation Act of 2003".
- 7 (b) Amendment of 1986 Code.—Except as other-
- 8 wise expressly provided, whenever in this Act an amend-
- 9 ment or repeal is expressed in terms of an amendment

- 1 to, or repeal of, a section or other provision, the reference
- 2 shall be considered to be made to a section or other provi-
- 3 sion of the Internal Revenue Code of 1986.
- 4 (c) Table of Contents of
- 5 this Act is as follows:
 - Sec. 1. Short title; references; table of contents.
 - TITLE I—ACCELERATION OF CERTAIN PREVIOUSLY ENACTED TAX REDUCTIONS; INCREASED EXPENSING FOR SMALL BUSINESSES
 - Sec. 101. Acceleration of 10-percent individual income tax rate bracket expansion.
 - Sec. 102. Acceleration of reduction in individual income tax rates.
 - Sec. 103. Minimum tax relief to individuals.
 - Sec. 104. Acceleration of increase in standard deduction for married taxpayers filing joint returns.
 - Sec. 105. Acceleration of 15-percent individual income tax rate bracket expansion for married taxpayers filing joint returns.
 - Sec. 106. Acceleration of increase in, and refundability of, child tax credit.
 - Sec. 107. Increased expensing for small business.
 - Sec. 108. Application of EGTRRA sunset to this title.

TITLE II—PARTIAL EXCLUSION OF DIVIDENDS

Sec. 201. Partial exclusion of dividends received by individuals.

TITLE III—REVENUE PROVISIONS

Subtitle A—Provisions Designed To Curtail Tax Shelters

- Sec. 301. Clarification of economic substance doctrine.
- Sec. 302. Penalty for failing to disclose reportable transaction.
- Sec. 303. Accuracy-related penalty for listed transactions and other reportable transactions having a significant tax avoidance purpose.
- Sec. 304. Penalty for understatements attributable to transactions lacking economic substance, etc.
- Sec. 305. Modifications of substantial understatement penalty for nonreportable transactions.
- Sec. 306. Tax shelter exception to confidentiality privileges relating to taxpayer communications.
- Sec. 307. Disclosure of reportable transactions.
- Sec. 308. Modifications to penalty for failure to register tax shelters.
- Sec. 309. Modification of penalty for failure to maintain lists of investors.
- Sec. 310. Modification of actions to enjoin certain conduct related to tax shelters and reportable transactions.
- Sec. 311. Understatement of taxpayer's liability by income tax return preparer.
- Sec. 312. Penalty on failure to report interests in foreign financial accounts.
- Sec. 313. Frivolous tax submissions.
- Sec. 314. Penalty on promoters of tax shelters.

- Sec. 315. Statute of limitations for taxable years for which listed transactions not reported.
- Sec. 316. Denial of deduction for interest on underpayments attributable to nondisclosed reportable and noneconomic substance transactions.

Subtitle B—Enron-Related Tax Shelter Provisions

- Sec. 321. Limitation on transfer or importation of built-in losses.
- Sec. 322. No reduction of basis under section 734 in stock held by partnership in corporate partner.
- Sec. 323. Repeal of special rules for FASITs.
- Sec. 324. Expanded disallowance of deduction for interest on convertible debt.
- Sec. 325. Expanded authority to disallow tax benefits under section 269.
- Sec. 326. Modifications of certain rules relating to controlled foreign corporations.
- Sec. 327. Controlled entities ineligible for REIT status.

Subtitle C—Other Corporate Governance Provisions

PART I—GENERAL PROVISIONS

- Sec. 331. Affirmation of consolidated return regulation authority.
- Sec. 332. Signing of corporate tax returns by chief executive officer.
- Sec. 333. Denial of deduction for certain fines, penalties, and other amounts.
- Sec. 334. Disallowance of deduction for punitive damages.

PART II—EXECUTIVE COMPENSATION REFORM

- Sec. 335. Treatment of nonqualified deferred compensation funded with assets located outside the United States.
- Sec. 336. Inclusion in gross income of funded deferred compensation of corporate insiders.
- Sec. 337. Prohibition on deferral of gain from the exercise of stock options and restricted stock gains through deferred compensation arrangements
- Sec. 338. Increase in withholding from supplemental wage payments in excess of \$1,000,000.

Subtitle D—International Provisions

PART I—PROVISIONS TO DISCOURAGE EXPATRIATION

- Sec. 340. Revision of tax rules on expatriation.
- Sec. 341. Tax treatment of inverted corporate entities.
- Sec. 342. Excise tax on stock compensation of insiders in inverted corporations.
- Sec. 343. Reinsurance of United States risks in foreign jurisdictions.

PART II—OTHER PROVISIONS

- Sec. 344. Doubling of certain penalties, fines, and interest on underpayments related to certain offshore financial arrangement.
- Sec. 345. Effectively connected income to include certain foreign source income.
- Sec. 346. Determination of basis of amounts paid from foreign pension plans.
- Sec. 347. Recapture of overall foreign losses on sale of controlled foreign corporation.

- Sec. 348. Prevention of mismatching of interest and original issue discount deductions and income inclusions in transactions with related foreign persons.
- Sec. 349. Sale of gasoline and diesel fuel at duty-free sales enterprises.
- Sec. 350. Repeal of earned income exclusion of citizens or residents living abroad.

Subtitle E—Other Revenue Provisions

- Sec. 351. Extension of Internal Revenue Service user fees.
- Sec. 352. Addition of vaccines against hepatitis A to list of taxable vaccines.
- Sec. 353. Disallowance of certain partnership loss transfers.
- Sec. 354. Treatment of stripped interests in bond and preferred stock funds, etc.
- Sec. 355. Reporting of taxable mergers and acquisitions.
- Sec. 356. Minimum holding period for foreign tax credit on withholding taxes on income other than dividends.
- Sec. 357. Qualified tax collection contracts.
- Sec. 358. Extension of customs user fees.
- Sec. 359. Clarification of exemption from tax for small property and casualty insurance companies.
- Sec. 360. Partial payment of tax liability in installment agreements.
- Sec. 361. Extension of amortization of intangibles to sports franchises.
- Sec. 362. Deposits made to suspend running of interest on potential underpayments.
- Sec. 363. Clarification of rules for payment of estimated tax for certain deemed asset sales.
- Sec. 364. Limitation on deduction for charitable contributions of patents and similar property.
- Sec. 365. Extension of provision permitting qualified transfers of excess pension assets to retiree health accounts.
- Sec. 366. Proration rules for life insurance business of property and casualty insurance companies.
- Sec. 367. Modification of treatment of transfers to creditors in divisive reorganizations.

Subtitle F—Other Provisions

- Sec. 371. Temporary State Fiscal Relief Fund.
- Sec. 372. Review of State agency blindness and disability determinations.
- Sec. 373. Prohibition on use of SCHIP funds to provide coverage for childless adults.

TITLE IV—SMALL BUSINESS AND AGRICULTURAL PROVISIONS

Subtitle A—Small Business Provisions

- Sec. 401. Exclusion of certain indebtedness of small business investment companies from acquisition indebtedness.
- Sec. 402. Repeal of occupational taxes relating to distilled spirits, wine, and beer.
- Sec. 403. Custom gunsmiths.
- Sec. 404. Simplification of excise tax imposed on bows and arrows.

Subtitle B—Agricultural Provisions

- Sec. 411. Capital gain treatment under section 631(b) to apply to outright sales by landowners.
- Sec. 412. Special rules for livestock sold on account of weather-related conditions.
- Sec. 413. Exclusion for loan payments under national health service corps loan repayment program.
- Sec. 414. Payment of dividends on stock of cooperatives without reducing patronage dividends.

TITLE V—SIMPLIFICATION AND OTHER PROVISIONS

Subtitle A—Uniform Definition of Child

- Sec. 501. Uniform definition of child, etc.
- Sec. 502. Modifications of definition of head of household.
- Sec. 503. Modifications of dependent care credit.
- Sec. 504. Modifications of child tax credit.
- Sec. 505. Modifications of earned income credit.
- Sec. 506. Modifications of deduction for personal exemption for dependents.
- Sec. 507. Technical and conforming amendments.
- Sec. 508. Effective date.

Subtitle B—Simplification

- Sec. 511. Consolidation of life and non-life insurance company returns.
- Sec. 512. Special rules for taxation of life insurance companies.
- Sec. 513. Modification of active business definition under section 355.

Subtitle C—Other Provisions

- Sec. 521. Civil rights tax relief.
- Sec. 522. Increase in section 382 limitation for companies emerging from bankruptcy.
- Sec. 523. Increase in historic rehabilitation credit for certain low-income housing for the elderly.
- Sec. 524. Modification of application of income forecast method of depreciation.
- Sec. 525. Additional advance refundings of certain governmental bonds.
- Sec. 526. Exclusion of income derived from certain wagers on horse races from gross income of nonresident alien individuals.
- Sec. 527. Federal reimbursement of emergency health services furnished to undocumented aliens.
- Sec. 528. Premiums for mortgage insurance.

TITLE VI—SUNSET

Sec. 601. Sunset.

1	TITLE I—ACCELERATION OF
2	CERTAIN PREVIOUSLY EN-
3	ACTED TAX REDUCTIONS; IN-
4	CREASED EXPENSING FOR
5	SMALL BUSINESSES
6	SEC. 101. ACCELERATION OF 10-PERCENT INDIVIDUAL IN-
7	COME TAX RATE BRACKET EXPANSION.
8	(a) In General.—Clause (i) of section 1(i)(1)(B)
9	(relating to the initial bracket amount) is amended by
10	striking "(\$12,000 in the case of taxable years beginning
11	before January 1, 2008)".
12	(b) Inflation Adjustment Beginning in 2004.—
13	Subparagraph (C) of section 1(i)(1) (relating to inflation
14	adjustment) is amended to read as follows:
15	"(C) Inflation adjustment.—In pre-
16	scribing the tables under subsection (f) which
17	apply with respect to taxable years beginning in
18	calendar years after 2003—
19	"(i) the cost-of-living adjustment used
20	in making adjustments to the initial brack-
21	et amount shall be determined under sub-
22	section $(f)(3)$ by substituting '2002' for
23	'1992' in subparagraph (B) thereof, and

1	"(ii) such adjustment shall not apply
2	to the amount referred to in subparagraph
3	(B)(iii).
4	If any amount after adjustment under the pre-
5	ceding sentence is not a multiple of \$50, such
6	amount shall be rounded to the next lowest
7	multiple of \$50.".
8	(c) Effective Dates.—
9	(1) Subsection (a).—The amendment made by
10	subsection (a) shall apply to taxable years beginning
11	after December 31, 2002.
12	(2) Subsection (b).—The amendment made by
13	subsection (b) shall apply to taxable years beginning
14	after December 31, 2003.
15	(3) Tables for 2003.—The Secretary of the
16	Treasury shall modify each table which has been
17	prescribed for taxable years beginning in 2003 and
18	which relates to the amendment made by subsection
19	(a), section 102, or section 103 to reflect each such
20	amendment.
21	SEC. 102. ACCELERATION OF REDUCTION IN INDIVIDUAL
22	INCOME TAX RATES.
23	(a) In General.—The table in paragraph (2) of sec-
24	tion 1(i) (relating to reductions in rates after June 30,
25	2001) is amended to read as follows:

"In the case of taxable years beginning during calendar year:	The corresponding percentages shall be substituted for the following percentages:			
	28%	31%	36%	39.6%
2001	27.5%	30.5%	35.5%	39.1%
2002	27.0%	30.0%	35.0%	38.6%
2003 and thereafter	25.0%	28.0%	33.0%	35.0%

- 1 (b) Effective Date.—The amendment made by
- 2 this section shall apply to taxable years beginning after
- 3 December 31, 2002.

4 SEC. 103. MINIMUM TAX RELIEF TO INDIVIDUALS.

- 5 (a) IN GENERAL.—So much of paragraph (1) of sec-
- 6 tion 55(d) (relating to exemption amount for taxpayers
- 7 other than corporations) as precedes subparagraph (C)
- 8 thereof is amended to read as follows:
- 9 "(1) Exemption amount for taxpayers
- 10 OTHER THAN CORPORATIONS.—In the case of a tax-
- payer other than a corporation, the term 'exemption
- 12 amount' means as follows:
- 13 "(A) Joint return and surviving
- 14 spouse.—In the case of a joint return or a sur-
- viving spouse, the amount under the following
- table:

"In the case of taxable years The exemption beginning: amount is:

Before 2001	\$45,000
In 2001 and 2002	\$49,000
In 2003, 2004, and 2005	\$61,000
After 2005	\$45,000.

- 17 "(B) Individual not married and not
- A SURVIVING SPOUSE.—In the case of an indi-
- vidual who is not a married individual and is

1	not a surviving spouse, the amount under the
2	following table:
	"In the case of taxable years beginning: The exemption amount is: Before 2001 \$33,750 In 2001 and 2002 \$35,750 In 2003, 2004, and 2005 \$41,750 After 2005 \$33,750."
3	(b) Conforming Amendments.—
4	(1) Section 55(d)(1)(C) is amended—
5	(A) by striking ", and" and inserting a pe-
6	riod, and
7	(B) by striking "50 percent" and inserting
8	"Married individual filing a separate re-
9	TURN.—50 percent".
10	(2) Section $55(d)(1)(D)$ is amended by striking
11	"\$22,500" and inserting "ESTATE AND TRUST.—
12	\$22,500".
13	(c) Effective Date.—The amendments made by
14	this section shall apply to taxable years beginning after
15	December 31, 2002.
16	SEC. 104. ACCELERATION OF INCREASE IN STANDARD DE-
17	DUCTION FOR MARRIED TAXPAYERS FILING
18	JOINT RETURNS.
19	(a) In General.—Paragraph (2) of section 63(c)
20	(relating to basic standard deduction) is amended to read
21	as follows:

1	"(2) Basic standard deduction.—For pur-
2	poses of paragraph (1), the basic standard deduction
3	is—
4	"(A) 200 percent of the dollar amount in
5	effect under subparagraph (C) for the taxable
6	year in the case of—
7	"(i) a joint return, or
8	"(ii) a surviving spouse (as defined in
9	section 2(a)),
10	"(B) \$4,400 in the case of a head of
11	household (as defined in section 2(b)), or
12	"(C) \$3,000 in any other case.".
13	(b) Conforming Amendments.—
14	(1) Section 63(c)(4) is amended by striking
15	"(2)(D)" each place it occurs and inserting
16	"(2)(C)".
17	(2) Section 63(c) is amended by striking para-
18	graph (7).
19	(3) Section 301(d) of the Economic Growth and
20	Tax Relief Reconciliation Act of 2001 is amended by
21	striking "2004" and inserting "2002".
22	(c) Effective Date.—The amendments made by
23	this section shall apply to taxable years beginning after
24	December 31, 2002.

1	SEC. 105. ACCELERATION OF 15-PERCENT INDIVIDUAL IN-
2	COME TAX RATE BRACKET EXPANSION FOR
3	MARRIED TAXPAYERS FILING JOINT RE-
4	TURNS.
5	(a) In General.—Paragraph (8) of section 1(f) (re-
6	lating to phaseout of marriage penalty in 15-percent
7	bracket) is amended to read as follows:
8	"(8) Elimination of Marriage Penalty in
9	15-PERCENT BRACKET.—With respect to taxable
10	years beginning after December 31, 2002, in pre-
11	scribing the tables under paragraph (1)—
12	"(A) the maximum taxable income in the
13	15 percent rate bracket in the table contained
14	in subsection (a) (and the minimum taxable in-
15	come in the next higher taxable income bracket
16	in such table) shall be 200 percent of the max-
17	imum taxable income in the 15-percent rate
18	bracket in the table contained in subsection (c)
19	(after any other adjustment under this sub-
20	section), and
21	"(B) the comparable taxable income
22	amounts in the table contained in subsection
23	(d) shall be $\frac{1}{2}$ of the amounts determined
24	under subparagraph (A).".
25	(b) Conforming Amendments.—

- 1 (1) The heading for subsection (f) of section 1
- 2 is amended by striking "Phaseout" and inserting
- 3 "Elimination".
- 4 (2) Section 302(c) of the Economic Growth and
- 5 Tax Relief Reconciliation Act of 2001 is amended by
- 6 striking "2004" and inserting "2002".
- 7 (c) Effective Date.—The amendments made by
- 8 this section shall apply to taxable years beginning after
- 9 December 31, 2002.
- 10 SEC. 106. ACCELERATION OF INCREASE IN, AND
- 11 REFUNDABILITY OF, CHILD TAX CREDIT.
- 12 (a) Acceleration of Increase in Credit.—Sub-
- 13 section (a) of section 24 (relating to child tax credit) is
- 14 amended to read as follows:
- 15 "(a) Allowance of Credit.—There shall be al-
- 16 lowed as a credit against the tax imposed by this chapter
- 17 for the taxable year with respect to each qualifying child
- 18 of the taxpayer an amount equal to \$1,000.".
- 19 (b) Expansion of Credit Refundability.—Sec-
- 20 tion 24(d)(1)(B)(i) (relating to portion of credit refund-
- 21 able) is amended by striking "(10 percent in the case of
- 22 taxable years beginning before January 1, 2005)".
- 23 (c) Advance Payment of Portion of Increased
- 24 Credit in 2003.—

1	(1) In General.—Subchapter B of chapter 65
2	(relating to abatements, credits, and refunds) is
3	amended by adding at the end the following new sec-
4	tion:
5	"SEC. 6429. ADVANCE PAYMENT OF PORTION OF IN-
6	CREASED CHILD CREDIT FOR 2003.
7	"(a) In General.—Each taxpayer who claimed a
8	credit under section 24 on the return for the taxpayer's
9	first taxable year beginning in 2002 shall be treated as
10	having made a payment against the tax imposed by chap-
11	ter 1 for such taxable year in an amount equal to the child
12	tax credit refund amount (if any) for such taxable year.
13	"(b) Child Tax Credit Refund Amount.—For
14	purposes of this section, the child tax credit refund
15	amount is the amount by which the aggregate credits al-
16	lowed under part IV of subchapter A of chapter 1 for such
17	first taxable year would have been increased if—
18	"(1) the per child amount under section
19	24(a)(2) for such year were \$1,000,
20	"(2) only qualifying children (as defined in sec-
21	tion 24(c)) of the taxpayer for such year who had
22	not attained age 17 as of December 31, 2003, were
23	taken into account, and
24	"(3) section $24(d)(1)(B)(ii)$ did not apply.

- 1 "(c) Timing of Payments.—In the case of any over-
- 2 payment attributable to this section, the Secretary shall,
- 3 subject to the provisions of this title, refund or credit such
- 4 overpayment as rapidly as possible and, to the extent prac-
- 5 ticable, before October 1, 2003. No refund or credit shall
- 6 be made or allowed under this section after December 31,
- 7 2003.
- 8 "(d) COORDINATION WITH CHILD TAX CREDIT.—
- 9 "(1) IN GENERAL.—The amount of credit
- which would (but for this subsection and section 26)
- be allowed under section 24 for the taxpayer's first
- taxable year beginning in 2003 shall be reduced (but
- not below zero) by the payments made to the tax-
- payer under this section. Any failure to so reduce
- the credit shall be treated as arising out of a mathe-
- 16 matical or clerical error and assessed according to
- 17 section 6213(b)(1).
- 18 "(2) Joint returns.—In the case of a pay-
- ment under this section with respect to a joint re-
- 20 turn, half of such payment shall be treated as hav-
- 21 ing been made to each individual filing such return.
- 22 "(e) No Interest shall be allowed on
- 23 any overpayment attributable to this section.".

1	(2) CLERICAL AMENDMENT.—The table of sec-
2	tions for subchapter B of chapter 65 is amended by
3	adding at the end the following new item:
	"Sec. 6429. Advance payment of portion of increased child credit for 2003.".
4	(d) Effective Dates.—
5	(1) In general.—Except as provided in para-
6	graph (2), the amendments made by this section
7	shall apply to taxable years beginning after Decem-
8	ber 31, 2002.
9	(2) Subsection (c).—The amendments made
10	by subsection (c) shall take effect on the date of the
11	enactment of this Act.
12	SEC. 107. INCREASED EXPENSING FOR SMALL BUSINESS.
13	(a) In General.—Paragraph (1) of section 179(b)
14	(relating to dollar limitation) is amended to read as fol-
15	lows:
16	"(1) Dollar limitation.—The aggregate cost
17	which may be taken into account under subsection
18	(a) for any taxable year shall not exceed \$75,000.".
19	(b) Increase in Qualifying Investment at
20	WHICH PHASEOUT BEGINS.—Paragraph (2) of section
21	179(b) (relating to reduction in limitation) is amended by
22	striking "\$200,000" and inserting "\$325,000".

1	(c) Off-the-Shelf Computer Software.—Para-
2	graph (1) of section 179(d) (defining section 179 prop-
3	erty) is amended to read as follows:
4	"(1) Section 179 property.—For purposes
5	of this section, the term 'section 179 property'
6	means property—
7	"(A) which is—
8	"(i) tangible property (to which sec-
9	tion 168 applies), or
10	"(ii) computer software (as defined in
11	section 197(e)(3)(B)) which is described in
12	section 197(e)(3)(A)(i) and to which sec-
13	tion 167 applies,
14	"(B) which is section 1245 property (as
15	defined in section 1245(a)(3)), and
16	"(C) which is acquired by purchase for use
17	in the active conduct of a trade or business.
18	Such term shall not include any property described
19	in section 50(b) and shall not include air condi-
20	tioning or heating units.".
21	(d) Adjustment of Dollar Limit and Phaseout
22	THRESHOLD FOR INFLATION.—Subsection (b) of section
23	179 (relating to limitations) is amended by adding at the
24	end the following new paragraph:
25	"(5) Inflation adjustments —

1	"(A) IN GENERAL.—In the case of any
2	taxable year beginning in a calendar year after
3	2003, the dollar amounts in paragraphs (1) and
4	(2) shall each be increased by an amount equal
5	to—
6	"(i) such dollar amount, multiplied by
7	"(ii) the cost-of-living adjustment de-
8	termined under section 1(f)(3) for the cal-
9	endar year in which the taxable year be-
10	gins, by substituting 'calendar year 2002'
11	for 'calendar year 1992' in subparagraph
12	(B) thereof.
13	"(B) Rounding.—
14	"(i) Dollar Limitation.—If the
15	amount in paragraph (1) as increased
16	under subparagraph (A) is not a multiple
17	of \$1,000, such amount shall be rounded
18	to the nearest multiple of \$1,000.
19	"(ii) Phaseout amount.—If the
20	amount in paragraph (2) as increased
21	under subparagraph (A) is not a multiple
22	of \$10,000, such amount shall be rounded
23	to the nearest multiple of \$10,000"

1	(e) Revocation of Election.—Paragraph (2) of
2	section 179(c) (relating to election irrevocable) is amended
3	to read as follows:
4	"(2) REVOCATION OF ELECTION.—The tax-
5	payer may revoke an election under paragraph (1),
6	and any specification contained in any such election,
7	with respect to any property. Such revocation, once
8	made, shall be irrevocable.".
9	(f) Effective Date.—The amendments made by
10	this section shall apply to taxable years beginning after
11	December 31, 2002.
12	SEC. 108. APPLICATION OF EGTRRA SUNSET TO THIS TITLE.
13	Each amendment made by this title (other than sec-
14	tion 107) shall be subject to title IX of the Economic
15	Growth and Tax Relief Reconciliation Act of 2001 to the
16	same extent and in the same manner as the provision of
17	such Act to which such amendment relates.
18	TITLE II—PARTIAL EXCLUSION
19	OF DIVIDENDS
20	SEC. 201. PARTIAL EXCLUSION OF DIVIDENDS RECEIVED
21	BY INDIVIDUALS.
22	(a) General Rule.—Part III of subchapter B of
23	chapter 1 is amended by inserting after section 115 the

24 following new section:

1	"SEC. 116. PARTIAL EXCLUSION OF DIVIDENDS RECEIVED
2	BY INDIVIDUALS.
3	"(a) Exclusion From Gross Income.—
4	"(1) In general.—Gross income does not in-
5	clude qualified dividend income received during the
6	taxable year by an individual.
7	"(2) Limitation.—Paragraph (1) shall apply
8	to qualified dividend income of a taxpayer only to
9	the extent such income does not exceed the sum of—
10	"(A) \$500 (\$250 in the case of a married
11	individual filing a separate return), plus
12	"(B) 10 percent (20 percent in the case of
13	taxable years beginning after 2007) of such in-
14	come in excess of the amount applicable under
15	subparagraph (A).
16	"(b) QUALIFIED DIVIDEND INCOME.—For purposes
17	of this subsection—
18	"(1) In general.—The term 'qualified divi-
19	dend income' means dividends received with respect
20	to any share of stock of—
21	"(A) any domestic corporation, or
22	"(B) any foreign corporation but only if
23	such share of stock is readily tradable on an es-
24	tablished securities market.
25	"(2) CERTAIN DIVIDENDS EXCLUDED.—Such
26	term shall not include—

1	"(A) any dividend from a corporation
2	which for the taxable year of the corporation in
3	which the distribution is made, or the preceding
4	taxable year, is a corporation exempt from tax
5	under section 501 or 521,
6	"(B) any amount allowed as a deduction
7	under section 591 (relating to deduction for
8	dividends paid by mutual savings banks, etc.),
9	and
10	"(C) any dividend described in section
11	404(k).
12	"(3) Exclusion of dividends of certain
13	FOREIGN CORPORATIONS.—Such term shall not in-
14	clude any dividend from a foreign corporation which
15	for the taxable year of the corporation in which the
16	distribution was made, or the preceding taxable
17	year, is a foreign personal holding company (as de-
18	fined in section 552), a foreign investment company
19	(as defined in section 1246(b)), or a passive foreign
20	investment company (as defined in section 1297).
21	"(4) Coordination with Section 246(c).—
22	Such term shall not include any dividend on any

23

share of stock—

1 "(A) with respect to which the holding pe-2 riod requirements of section 246(c) are not met, 3 or

> "(B) to the extent that the taxpayer is under an obligation (whether pursuant to a short sale or otherwise) to make related payments with respect to positions in substantially similar or related property.

"(c) Special Rules.—

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

- "(1) Amounts taken into account as investment income.—Qualified dividend income shall not include any amount which the taxpayer takes into account as investment income under section 163(d)(4)(B).
- "(2) COORDINATION WITH FOREIGN TAX CRED-IT AND DEDUCTION.—No credit shall be allowed under section 901, and no deduction shall be allowed under this chapter, for any taxes paid or accrued with respect to any income excludable under this section.
- "(3) EXTRAORDINARY DIVIDENDS.—If an individual receives, with respect to any share of stock, qualified dividend income from 1 or more dividends which are extraordinary dividends (within the meaning of section 1059(c)), any loss on the sale or ex-

- change of such share shall, to the extent of such dividends, be treated as long-term capital loss.
- "(4) CERTAIN NONRESIDENT ALIENS INELI-GIBLE FOR EXCLUSION.—In the case of a nonresident alien individual, subsection (a) shall apply only in determining the tax imposed for the taxable year by sections 871(b)(1) and 877(b).
- "(5) EXCLUSION DISREGARDED IN DETERMINING INCOME FOR CERTAIN PURPOSES.—Subsection (a) shall not apply for purposes of determining amounts of income under sections 32(i),
 86(b), 135(b), 137(b), 219(g), 221(b), 222(b),
 408A(c)(3), 469(i), and 530(c), or subpart A of part
 IV of subchapter A.
- 15 "(6) TREATMENT OF DIVIDENDS FROM REGU16 LATED INVESTMENT COMPANIES AND REAL ESTATE
 17 INVESTMENT TRUSTS.—A dividend from a regulated
 18 investment company or real estate investment trust
 19 shall be subject to the limitations prescribed in sec20 tions 854 and 857.".
- 21 (b) Exclusion of Dividends From Investment
- 22 Income.—Subparagraph (B) of section 163(d)(4) (defin-
- 23 ing net investment income) is amended by adding at the
- 24 end the following flush sentence:

1	"Such term shall include qualified dividend in-
2	come (as defined in section 116(b)) only to the
3	extent the taxpayer elects to treat such income
4	as investment income for purposes of this sub-
5	section.".
6	(c) Treatment of Dividends From Regulated
7	Investment Companies.—
8	(1) Subsection (a) of section 854 (relating to
9	dividends received from regulated investment compa-
10	nies) is amended by inserting "section 116 (relating
11	to partial exclusion of dividends received by individ-
12	uals) and" after "For purposes of".
13	(2) Paragraph (1) of section 854(b) (relating to
14	other dividends) is amended by redesignating sub-
15	paragraph (B) as subparagraph (C) and by inserting
16	after subparagraph (A) the following new subpara-
17	graph:
18	"(B) Exclusion under section 116.—
19	"(i) In general.—If the aggregate
20	dividends received by a regulated invest-
21	ment company during any taxable year are
22	less than 95 percent of its gross income,
23	then, in computing the exclusion under
24	section 116, rules similar to the rules of
25	subparagraph (A) shall apply.

1	"(ii) Gross income.—For purposes
2	of clause (i), in the case of 1 or more sales
3	or other dispositions of stock or securities,
4	the term 'gross income' includes only the
5	excess of—
6	"(I) the net short-term capital
7	gain from such sales or dispositions,
8	over
9	"(II) the net long-term capital
10	loss from such sales or dispositions.".
11	(3) Subparagraph (C) of section 854(b)(1), as
12	redesignated by paragraph (2), is amended by strik-
13	ing "subparagraph (A)" and inserting "subpara-
14	graph (A) or (B)".
15	(4) Paragraph (2) of section 854(b) is amended
16	by inserting "the exclusion under section 116 and"
17	after "for purposes of".
18	(5) Subsection (b) of section 854 is amended by
19	adding at the end the following new paragraph:
20	"(5) Coordination with Section 116.—For
21	purposes of paragraph (1)(B), an amount shall be
22	treated as a dividend only if the amount is qualified
23	dividend income (within the meaning of section
24	116(b)).".

1	(d) Treatment of Dividends Received From
2	REAL ESTATE INVESTMENT TRUSTS.—Section 857(c)
3	(relating to restrictions applicable to dividends received
4	from real estate investment trusts) is amended to read as
5	follows:
6	"(c) Restrictions Applicable To Dividends Re-
7	CEIVED FROM REAL ESTATE INVESTMENT TRUSTS.—
8	"(1) Section 243.—For purposes of section
9	243 (relating to deductions for dividends received by
10	corporations), a dividend received from a real estate
11	investment trust which meets the requirements of
12	this part shall not be considered a dividend.
13	"(2) Section 116.—For purposes of section
14	116 (relating to exclusion of dividends), rules similar
15	to the rules of section 854(b)(1)(B) shall apply to
16	dividends received from a real estate trust which
17	meets the requirements of this part.".
18	(e) Conforming Amendments.—
19	(1) Subsection (f) of section 301 is amended
20	adding at the end the following new paragraph:
21	"(4) For partial exclusion from gross income of
22	dividends received by individuals, see section 116.".
23	(2) Paragraph (1) of section 306(a) is amended
24	by adding at the end the following new subpara-
25	oranh.

1	"(D) Treatment as dividend.—For
2	purposes of section 116, any amount treated as
3	ordinary income under this paragraph shall be
4	treated as a dividend received from the corpora-
5	tion.".
6	(3)(A) Subpart C of part II of subchapter C of
7	chapter 1 (relating to collapsible corporations) is re-
8	pealed.
9	(B)(i) Section 338(h) is amended by striking
10	paragraph (14).
11	(ii) Sections $467(c)(5)(C)$, $1255(b)(2)$, and
12	1257(d) are each amended by striking ",
13	341(e)(12),".
14	(iii) The table of subparts for part II of sub-
15	chapter C of chapter 1 is amended by striking the
16	item related to subpart C.
17	(4) Section 531(a) is amended by inserting "90
18	percent (80 percent in the case of taxable years be-
19	ginning after 2007) of" after "equal to".
20	(5) Section 541(a) is amended by inserting "90
21	percent (80 percent in the case of taxable years be-
22	ginning after 2007) of" after "equal to".
23	(6) Section 584(c) is amended by adding at the
24	end the following new flush sentence:

- 1 "The proportionate share of each participant in the
- 2 amount of dividends received by the common trust fund
- 3 and to which section 116 applies shall be considered for
- 4 purposes of such paragraph as having been received by
- 5 such participant.".
- 6 (7) Section 643(a) is amended by redesignating
- 7 paragraph (7) as paragraph (8) and by inserting
- 8 after paragraph (6) the following new paragraph:
- 9 "(7) EXCLUDED DIVIDENDS.—There shall be
- included the amount of any dividends excluded from
- gross income under section 116 (relating to partial
- exclusion of dividends).".
- 13 (8) Paragraph (5) of section 702(a) is amended
- to read as follows:
- 15 "(5) dividends with respect to which section
- 16 116 or part VII of subchapter B applies,".
- 17 (f) Effective Date.—The amendments made by
- 18 this section shall apply to taxable years beginning after
- 19 December 31, 2003.

1	TITLE III—REVENUE
2	PROVISIONS
3	Subtitle A—Provisions Designed To
4	Curtail Tax Shelters
5	SEC. 301. CLARIFICATION OF ECONOMIC SUBSTANCE DOC-
6	TRINE.
7	(a) In General.—Section 7701 is amended by re-
8	designating subsection (n) as subsection (o) and by insert-
9	ing after subsection (m) the following new subsection:
10	"(n) Clarification of Economic Substance
11	DOCTRINE; ETC.—
12	"(1) General rules.—
13	"(A) In General.—In applying the eco-
14	nomic substance doctrine, the determination of
15	whether a transaction has economic substance
16	shall be made as provided in this paragraph.
17	"(B) Definition of Economic sub-
18	STANCE.—For purposes of subparagraph (A)—
19	"(i) In general.—A transaction has
20	economic substance only if—
21	"(I) the transaction changes in a
22	meaningful way (apart from Federal
23	tax effects) the taxpayer's economic
24	position, and

1	"(II) the taxpayer has a substan-
2	tial nontax purpose for entering into
3	such transaction and the transaction
4	is a reasonable means of accom-
5	plishing such purpose.
6	In applying subclause (II), a purpose of
7	achieving a financial accounting benefit
8	shall not be taken into account in deter-
9	mining whether a transaction has a sub-
10	stantial nontax purpose if the origin of
11	such financial accounting benefit is a re-
12	duction of income tax.
13	"(ii) Special rule where tax-
14	PAYER RELIES ON PROFIT POTENTIAL.—A
15	transaction shall not be treated as having
16	economic substance by reason of having a
17	potential for profit unless—
18	"(I) the present value of the rea-
19	sonably expected pre-tax profit from
20	the transaction is substantial in rela-
21	tion to the present value of the ex-
22	pected net tax benefits that would be
23	allowed if the transaction were re-
24	spected, and

1	"(II) the reasonably expected
2	pre-tax profit from the transaction ex-
3	ceeds a risk-free rate of return.
4	"(C) Treatment of fees and foreign

"(C) Treatment of fees and foreign taxes.—Fees and other transaction expenses and foreign taxes shall be taken into account as expenses in determining pre-tax profit under subparagraph (B)(ii).

"(2) Special rules for transactions with tax-indifferent parties.—

"(A) Special rules for financing transaction which is in substance the borrowing of money or the acquisition of financial capital directly or indirectly from a tax-indifferent party shall not be respected if the present value of the deductions to be claimed with respect to the transaction is substantially in excess of the present value of the anticipated economic returns of the person lending the money or providing the financial capital. A public offering shall be treated as a borrowing, or an acquisition of financial capital, from a tax-indifferent party if it is reasonably expected that at least 50 percent of the

1	offering will be placed with tax-indifferent par-
2	ties.
3	"(B) ARTIFICIAL INCOME SHIFTING AND
4	BASIS ADJUSTMENTS.—The form of a trans-
5	action with a tax-indifferent party shall not be
6	respected if—
7	"(i) it results in an allocation of in-
8	come or gain to the tax-indifferent party in
9	excess of such party's economic income or
10	gain, or
11	"(ii) it results in a basis adjustment
12	or shifting of basis on account of over-
13	stating the income or gain of the tax-indif-
14	ferent party.
15	"(3) Definitions and special rules.—For
16	purposes of this subsection—
17	"(A) ECONOMIC SUBSTANCE DOCTRINE.—
18	The term 'economic substance doctrine' means
19	the common law doctrine under which tax bene-
20	fits under subtitle A with respect to a trans-
21	action are not allowable if the transaction does
22	not have economic substance or lacks a business
23	purpose.
24	"(B) TAX-INDIFFERENT PARTY.—The
25	term 'tax-indifferent party' means any person

or entity not subject to tax imposed by subtitle

A. A person shall be treated as a tax-indifferent
party with respect to a transaction if the items
taken into account with respect to the transaction have no substantial impact on such person's liability under subtitle A.

- "(C) EXCEPTION FOR PERSONAL TRANS-ACTIONS OF INDIVIDUALS.—In the case of an individual, this subsection shall apply only to transactions entered into in connection with a trade or business or an activity engaged in for the production of income.
- "(D) TREATMENT OF LESSORS.—A lessor of tangible property subject to a lease shall be treated as satisfying the requirements of paragraph (1)(B)(ii) with respect to the leased property if such lease satisfies such requirements as provided by the Secretary.
- "(4) OTHER COMMON LAW DOCTRINES NOT AF-FECTED.—Except as specifically provided in this subsection, the provisions of this subsection shall not be construed as altering or supplanting any other rule of law, and the requirements of this subsection shall be construed as being in addition to any such other rule of law.

1	"(5) REGULATIONS.—The Secretary shall pre-
2	scribe such regulations as may be necessary or ap-
3	propriate to carry out the purposes of this sub-
4	section. Such regulations may include exemptions
5	from the application of this subsection.".
6	(b) Effective Date.—The amendments made by
7	this section shall apply to transactions entered into on or
8	after May 8, 2003.
9	SEC. 302. PENALTY FOR FAILING TO DISCLOSE REPORT
10	ABLE TRANSACTION.
11	(a) In General.—Part I of subchapter B of chapter
12	68 (relating to assessable penalties) is amended by insert-
13	ing after section 6707 the following new section:
14	"SEC. 6707A. PENALTY FOR FAILURE TO INCLUDE REPORT
15	ABLE TRANSACTION INFORMATION WITH RE-
16	TURN OR STATEMENT.
17	"(a) Imposition of Penalty.—Any person who
18	fails to include on any return or statement any informa-
19	tion with respect to a reportable transaction which is re-
20	quired under section 6011 to be included with such return
21	or statement shall pay a penalty in the amount determined
22	under subsection (b).
23	"(b) Amount of Penalty.—

1	"(1) In general.—Except as provided in para-
2	graphs (2) and (3), the amount of the penalty under
3	subsection (a) shall be \$50,000.
4	"(2) LISTED TRANSACTION.—The amount of
5	the penalty under subsection (a) with respect to a
6	listed transaction shall be \$100,000.
7	"(3) Increase in penalty for large enti-
8	TIES AND HIGH NET WORTH INDIVIDUALS.—
9	"(A) IN GENERAL.—In the case of a fail-
10	ure under subsection (a) by—
11	"(i) a large entity, or
12	"(ii) a high net worth individual,
13	the penalty under paragraph (1) or (2) shall be
14	twice the amount determined without regard to
15	this paragraph.
16	"(B) Large entity.—For purposes of
17	subparagraph (A), the term 'large entity'
18	means, with respect to any taxable year, a per-
19	son (other than a natural person) with gross re-
20	ceipts in excess of \$10,000,000 for the taxable
21	year in which the reportable transaction occurs
22	or the preceding taxable year. Rules similar to
23	the rules of paragraph (2) and subparagraphs
24	(B), (C), and (D) of paragraph (3) of section

- 1 448(c) shall apply for purposes of this subpara-2 graph.
- "(C) High Net worth individual.—For purposes of subparagraph (A), the term 'high net worth individual' means, with respect to a reportable transaction, a natural person whose net worth exceeds \$2,000,000 immediately before the transaction.
 - "(c) Definitions.—For purposes of this section—
 - "(1) Reportable transaction with respect to which information is required to be included with a return or statement because, as determined under regulations prescribed under section 6011, such transaction is of a type which the Secretary determines as having a potential for tax avoidance or evasion.
 - "(2) LISTED TRANSACTION.—Except as provided in regulations, the term 'listed transaction' means a reportable transaction which is the same as, or substantially similar to, a transaction specifically identified by the Secretary as a tax avoidance transaction for purposes of section 6011.
- 24 "(d) Authority To Rescind Penalty.—

1	"(1) In General.—The Commissioner of In-
2	ternal Revenue may rescind all or any portion of any
3	penalty imposed by this section with respect to any
4	violation if—
5	"(A) the violation is with respect to a re-
6	portable transaction other than a listed trans-
7	action,
8	"(B) the person on whom the penalty is
9	imposed has a history of complying with the re-
10	quirements of this title,
11	"(C) it is shown that the violation is due
12	to an unintentional mistake of fact;
13	"(D) imposing the penalty would be
14	against equity and good conscience, and
15	"(E) rescinding the penalty would promote
16	compliance with the requirements of this title
17	and effective tax administration.
18	"(2) DISCRETION.—The exercise of authority
19	under paragraph (1) shall be at the sole discretion
20	of the Commissioner and may be delegated only to
21	the head of the Office of Tax Shelter Analysis. The
22	Commissioner, in the Commissioner's sole discretion,
23	may establish a procedure to determine if a penalty
24	should be referred to the Commissioner or the head

1	of such Office for a determination under paragraph
2	(1).
3	"(3) No APPEAL.—Notwithstanding any other
4	provision of law, any determination under this sub-
5	section may not be reviewed in any administrative or
6	judicial proceeding.
7	"(4) Records.—If a penalty is rescinded under
8	paragraph (1), the Commissioner shall place in the
9	file in the Office of the Commissioner the opinion of
10	the Commissioner or the head of the Office of Tax
11	Shelter Analysis with respect to the determination
12	including—
13	"(A) the facts and circumstances of the
14	transaction,
15	"(B) the reasons for the rescission, and
16	"(C) the amount of the penalty rescinded
17	"(5) Report.—The Commissioner shall each
18	year report to the Committee on Ways and Means
19	of the House of Representatives and the Committee
20	on Finance of the Senate—
21	"(A) a summary of the total number and
22	aggregate amount of penalties imposed, and re-
23	scinded, under this section, and

1	"(B) a description of each penalty re-
2	scinded under this subsection and the reasons
3	therefor.
4	"(e) Penalty Reported to SEC.—In the case of
5	a person—
6	"(1) which is required to file periodic reports
7	under section 13 or 15(d) of the Securities Ex-
8	change Act of 1934 or is required to be consolidated
9	with another person for purposes of such reports,
10	and
11	"(2) which—
12	"(A) is required to pay a penalty under
13	this section with respect to a listed transaction,
14	"(B) is required to pay a penalty under
15	section 6662A with respect to any reportable
16	transaction at a rate prescribed under section
17	6662A(c), or
18	"(C) is required to pay a penalty under
19	section 6662B with respect to any noneconomic
20	substance transaction,
21	the requirement to pay such penalty shall be disclosed in
22	such reports filed by such person for such periods as the
23	Secretary shall specify. Failure to make a disclosure in
24	accordance with the preceding sentence shall be treated

- 1 as a failure to which the penalty under subsection (b)(2)
- 2 applies.
- 3 "(f) COORDINATION WITH OTHER PENALTIES.—The
- 4 penalty imposed by this section is in addition to any pen-
- 5 alty imposed under this title.".
- 6 (b) Conforming Amendment.—The table of sec-
- 7 tions for part I of subchapter B of chapter 68 is amended
- 8 by inserting after the item relating to section 6707 the
- 9 following:

"Sec. 6707A. Penalty for failure to include reportable transaction information with return or statement.".

- 10 (c) Effective Date.—The amendments made by
- 11 this section shall apply to returns and statements the due
- 12 date for which is after the date of the enactment of this
- 13 Act.
- 14 SEC. 303. ACCURACY-RELATED PENALTY FOR LISTED
- 15 TRANSACTIONS AND OTHER REPORTABLE
- 16 TRANSACTIONS HAVING A SIGNIFICANT TAX
- 17 **AVOIDANCE PURPOSE.**
- 18 (a) IN GENERAL.—Subchapter A of chapter 68 is
- 19 amended by inserting after section 6662 the following new
- 20 section:

1	"SEC. 6662A. IMPOSITION OF ACCURACY-RELATED PEN-
2	ALTY ON UNDERSTATEMENTS WITH RESPECT
3	TO REPORTABLE TRANSACTIONS.
4	"(a) Imposition of Penalty.—If a taxpayer has a
5	reportable transaction understatement for any taxable
6	year, there shall be added to the tax an amount equal to
7	20 percent of the amount of such understatement.
8	"(b) Reportable Transaction Understate-
9	MENT.—For purposes of this section—
10	"(1) IN GENERAL.—The term 'reportable trans-
11	action understatement' means the sum of—
12	"(A) the product of—
13	"(i) the amount of the increase (if
14	any) in taxable income which results from
15	a difference between the proper tax treat-
16	ment of an item to which this section ap-
17	plies and the taxpayer's treatment of such
18	item (as shown on the taxpayer's return of
19	tax), and
20	"(ii) the highest rate of tax imposed
21	by section 1 (section 11 in the case of a
22	taxpayer which is a corporation), and
23	"(B) the amount of the decrease (if any)
24	in the aggregate amount of credits determined
25	under subtitle A which results from a difference
26	between the taxpayer's treatment of an item to

1	which this section applies (as shown on the tax-
2	payer's return of tax) and the proper tax treat-
3	ment of such item.
4	For purposes of subparagraph (A), any reduction of
5	the excess of deductions allowed for the taxable year
6	over gross income for such year, and any reduction
7	in the amount of capital losses which would (without
8	regard to section 1211) be allowed for such year,
9	shall be treated as an increase in taxable income.
10	"(2) Items to which section applies.—This
11	section shall apply to any item which is attributable
12	to—
13	"(A) any listed transaction, and
14	"(B) any reportable transaction (other
15	than a listed transaction) if a significant pur-
16	pose of such transaction is the avoidance or
17	evasion of Federal income tax.
18	"(c) Higher Penalty for Nondisclosed Listed
19	AND OTHER AVOIDANCE TRANSACTIONS.—
20	"(1) In general.—Subsection (a) shall be ap-
21	plied by substituting '30 percent' for '20 percent'
22	with respect to the portion of any reportable trans-
23	action understatement with respect to which the re-
24	quirement of section 6664(d)(2)(A) is not met.

1	"(2) Rules applicable to compromise of
2	PENALTY.—
3	"(A) IN GENERAL.—If the 1st letter of
4	proposed deficiency which allows the taxpayer
5	an opportunity for administrative review in the
6	Internal Revenue Service Office of Appeals has
7	been sent with respect to a penalty to which
8	paragraph (1) applies, only the Commissioner
9	of Internal Revenue may compromise all or any
10	portion of such penalty.
11	"(B) APPLICABLE RULES.—The rules of
12	paragraphs (2), (3), (4), and (5) of section
13	6707A(d) shall apply for purposes of subpara-
14	graph (A).
15	"(d) Definitions of Reportable and Listed
16	Transactions.—For purposes of this section, the terms
17	'reportable transaction' and 'listed transaction' have the
18	respective meanings given to such terms by section
19	6707A(e).
20	"(e) Special Rules.—
21	"(1) Coordination with penalties, etc.,
22	ON OTHER UNDERSTATEMENTS.—In the case of an
23	understatement (as defined in section 6662(d)(2))—
24	"(A) the amount of such understatement
25	(determined without regard to this paragraph)

1	shall be increased by the aggregate amount of
2	reportable transaction understatements and
3	noneconomic substance transaction understate-
4	ments for purposes of determining whether
5	such understatement is a substantial under-
6	statement under section 6662(d)(1), and
7	"(B) the addition to tax under section
8	6662(a) shall apply only to the excess of the
9	amount of the substantial understatement (if
10	any) after the application of subparagraph (A)
11	over the aggregate amount of reportable trans-
12	action understatements and noneconomic sub-
13	stance transaction understatements.
14	"(2) Coordination with other pen-
15	ALTIES.—
16	"(A) Application of fraud penalty.—
17	References to an underpayment in section 6663
18	shall be treated as including references to a re-
19	portable transaction understatement and a non-
20	economic substance transaction understatement
21	"(B) No double penalty.—This section
22	shall not apply to any portion of an understate-
23	ment on which a penalty is imposed under sec-
24	tion 6669R on 6669

"(3) 1 SPECIAL RULE FOR AMENDED RE-2 TURNS.—Except as provided in regulations, in no 3 event shall any tax treatment included with an amendment or supplement to a return of tax be taken into account in determining the amount of any 5 6 transaction understatement reportable 7 economic substance transaction understatement if 8 the amendment or supplement is filed after the ear-9 lier of the date the taxpayer is first contacted by the 10 Secretary regarding the examination of the return or 11 such other date as is specified by the Secretary. 12 "(4) Noneconomic substance trans-13 ACTION UNDERSTATEMENT.—For purposes of this subsection, the term 'noneconomic sub-14 15 stance transaction understatement' has the

"(5) Cross reference.—

"For reporting of section 6662A(c) penalty to the Securities and Exchange Commission, see section 6707A(e).".

meaning given such term by section 6662B(c).

- 18 (b) Determination of Other Understate-19 Ments.—Subparagraph (A) of section 6662(d)(2) is 20 amended by adding at the end the following flush sen-21 tence:
- 22 "The excess under the preceding sentence shall 23 be determined without regard to items to which 24 section 6662A applies and without regard to

16

17

1	items with respect to which a penalty is im-
2	posed by section 6662B.".
3	(c) Reasonable Cause Exception.—
4	(1) In general.—Section 6664 is amended by
5	adding at the end the following new subsection:
6	"(d) Reasonable Cause Exception for Report-
7	ABLE TRANSACTION UNDERSTATEMENTS.—
8	"(1) In general.—No penalty shall be im-
9	posed under section 6662A with respect to any por-
10	tion of a reportable transaction understatement if it
11	is shown that there was a reasonable cause for such
12	portion and that the taxpayer acted in good faith
13	with respect to such portion.
14	"(2) Special rules.—Paragraph (1) shall not
15	apply to any reportable transaction understatement
16	unless—
17	"(A) the relevant facts affecting the tax
18	treatment of the item are adequately disclosed
19	in accordance with the regulations prescribed
20	under section 6011,
21	"(B) there is or was substantial authority
22	for such treatment, and
23	"(C) the taxpayer reasonably believed that
24	such treatment was more likely than not the
25	proper treatment.

1	A taxpayer failing to adequately disclose in accord-
2	ance with section 6011 shall be treated as meeting
3	the requirements of subparagraph (A) if the penalty
4	for such failure was rescinded under section
5	6707A(d).
6	"(3) Rules relating to reasonable be-
7	LIEF.—For purposes of paragraph (2)(C)—
8	"(A) In general.—A taxpayer shall be
9	treated as having a reasonable belief with re-
10	spect to the tax treatment of an item only if
11	such belief—
12	"(i) is based on the facts and law that
13	exist at the time the return of tax which
14	includes such tax treatment is filed, and
15	"(ii) relates solely to the taxpayer's
16	chances of success on the merits of such
17	treatment and does not take into account
18	the possibility that a return will not be au-
19	dited, such treatment will not be raised on
20	audit, or such treatment will be resolved
21	through settlement if it is raised.
22	"(B) CERTAIN OPINIONS MAY NOT BE RE-
23	LIED UPON.—
24	"(i) In general.—An opinion of a
25	tax advisor may not be relied upon to es-

1	tablish the reasonable belief of a taxpayer
2	if—
3	"(I) the tax advisor is described
4	in clause (ii), or
5	"(II) the opinion is described in
6	clause (iii).
7	"(ii) Disqualified tax advisors.—
8	A tax advisor is described in this clause if
9	the tax advisor—
10	"(I) is a material advisor (within
11	the meaning of section 6111(b)(1))
12	who participates in the organization,
13	management, promotion, or sale of
14	the transaction or who is related
15	(within the meaning of section 267(b)
16	or $707(b)(1)$) to any person who so
17	participates,
18	"(II) is compensated directly or
19	indirectly by a material advisor with
20	respect to the transaction,
21	"(III) has a fee arrangement
22	with respect to the transaction which
23	is contingent on all or part of the in-
24	tended tax benefits from the trans-
25	action being sustained, or

1	"(IV) as determined under regu-
2	lations prescribed by the Secretary,
3	has a continuing financial interest
4	with respect to the transaction.
5	"(iii) Disqualified opinions.—For
6	purposes of clause (i), an opinion is dis-
7	qualified if the opinion—
8	"(I) is based on unreasonable
9	factual or legal assumptions (includ-
10	ing assumptions as to future events),
11	"(II) unreasonably relies on rep-
12	resentations, statements, findings, or
13	agreements of the taxpayer or any
14	other person,
15	"(III) does not identify and con-
16	sider all relevant facts, or
17	"(IV) fails to meet any other re-
18	quirement as the Secretary may pre-
19	scribe.".
20	(2) Conforming amendment.—The heading
21	for subsection (c) of section 6664 is amended by in-
22	serting "For Underpayments" after "Excep-
23	TION".
24	(d) Conforming Amendments.—

1	(1) Subparagraph (C) of section 461(i)(3) is
2	amended by striking "section 6662(d)(2)(C)(iii)"
3	and inserting "section 1274(b)(3)(C)".
4	(2) Paragraph (3) of section 1274(b) is amend-
5	ed —
6	(A) by striking "(as defined in section
7	6662(d)(2)(C)(iii))" in subparagraph (B)(i)
8	and
9	(B) by adding at the end the following new
10	subparagraph:
11	"(C) Tax shelter.—For purposes of sub-
12	paragraph (B), the term 'tax shelter' means—
13	"(i) a partnership or other entity,
14	"(ii) any investment plan or arrange-
15	ment, or
16	"(iii) any other plan or arrangement,
17	if a significant purpose of such partnership, en-
18	tity, plan, or arrangement is the avoidance or
19	evasion of Federal income tax.".
20	(3) Section 6662(d)(2) is amended by striking
21	subparagraphs (C) and (D).
22	(4) Section 6664(c)(1) is amended by striking
23	"this part" and inserting "section 6662 or 6663"

1	(5) Subsection (b) of section 7525 is amended
2	by striking "section 6662(d)(2)(C)(iii)" and insert-
3	ing "section 1274(b)(3)(C)".
4	(6)(A) The heading for section 6662 is amend-
5	ed to read as follows:
6	"SEC. 6662. IMPOSITION OF ACCURACY-RELATED PENALTY
7	ON UNDERPAYMENTS.".
8	(B) The table of sections for part II of sub-
9	chapter A of chapter 68 is amended by striking the
10	item relating to section 6662 and inserting the fol-
11	lowing new items:
	"Sec. 6662. Imposition of accuracy-related penalty on underpayments. "Sec. 6662A. Imposition of accuracy-related penalty on understatements with respect to reportable transactions.".
12	(e) Effective Date.—The amendments made by
13	this section shall apply to taxable years ending after the
14	date of the enactment of this Act.
15	SEC. 304. PENALTY FOR UNDERSTATEMENTS ATTRIB
16	UTABLE TO TRANSACTIONS LACKING ECO-
17	NOMIC SUBSTANCE, ETC.
18	(a) In General.—Subchapter A of chapter 68 is
19	amended by inserting after section 6662A the following
20	new section:

1	"SEC. 6662B. PENALTY FOR UNDERSTATEMENTS ATTRIB-
2	UTABLE TO TRANSACTIONS LACKING ECO-
3	NOMIC SUBSTANCE, ETC.
4	"(a) Imposition of Penalty.—If a taxpayer has an
5	noneconomic substance transaction understatement for
6	any taxable year, there shall be added to the tax an
7	amount equal to 40 percent of the amount of such under-
8	statement.
9	"(b) Reduction of Penalty for Disclosed
10	Transactions.—Subsection (a) shall be applied by sub-
11	stituting '20 percent' for '40 percent' with respect to the
12	portion of any noneconomic substance transaction under-
13	statement with respect to which the relevant facts affect-
14	ing the tax treatment of the item are adequately disclosed
15	in the return or a statement attached to the return.
16	"(c) Noneconomic Substance Transaction Un-
17	DERSTATEMENT.—For purposes of this section—
18	"(1) In General.—The term 'noneconomic
19	substance transaction understatement' means any
20	amount which would be an understatement under
21	section 6662A(b)(1) if section 6662A were applied
22	by taking into account items attributable to non-
23	economic substance transactions rather than items
24	to which section 6662A would apply without regard
25	to this paragraph.

1	"(2) Noneconomic substance trans-
2	ACTION.—The term 'noneconomic substance trans-
3	action' means any transaction if—
4	"(A) there is a lack of economic substance
5	(within the meaning of section 7701(n)(1)) for
6	the transaction giving rise to the claimed ben-
7	efit or the transaction was not respected under
8	section $7701(n)(2)$, or
9	"(B) the transaction fails to meet the re-
10	quirements of any similar rule of law.
11	"(d) Rules Applicable To Compromise of Pen-
12	ALTY.—
13	"(1) In general.—If the 1st letter of pro-
14	posed deficiency which allows the taxpayer an oppor-
15	tunity for administrative review in the Internal Rev-
16	enue Service Office of Appeals has been sent with
17	respect to a penalty to which this section applies
18	only the Commissioner of Internal Revenue may
19	compromise all or any portion of such penalty.
20	"(2) APPLICABLE RULES.—The rules of para-
21	graphs (2), (3), (4), and (5) of section 6707A(d)
22	shall apply for purposes of paragraph (1).
23	"(e) Coordination With Other Penalties.—Ex-
. 4	cept as otherwise provided in this part, the penalty im-

1 posed by this section shall be in addition to any other penalty imposed by this title. 3 "(f) Cross References.— "(1) For coordination of penalty with understatements under section 6662 and other special rules, see section 6662A(e). "(2) For reporting of penalty imposed under this section to the Securities and Exchange Commission, see section 6707A(e).". 4 (b) CLERICAL AMENDMENT.—The table of sections for part II of subchapter A of chapter 68 is amended by inserting after the item relating to section 6662A the following new item: "Sec. 6662B. Penalty for understatements attributable to transactions lacking economic substance, etc.". 8 (c) Effective Date.—The amendments made by this section shall apply to transactions entered into on or after May 8, 2003. 10 SEC. 305. MODIFICATIONS OF SUBSTANTIAL UNDERSTATE-12 **MENT PENALTY FOR NONREPORTABLE** 13 TRANSACTIONS. 14 (a) Substantial Understatement of Corpora-TIONS.—Section 6662(d)(1)(B) (relating to special rule 15 16 for corporations) is amended to read as follows: 17 "(B) Special RULE FOR CORPORA-18 TIONS.—In the case of a corporation other than 19 an S corporation or a personal holding company

(as defined in section 542), there is a substan-

tial understatement of income tax for any tax-

20

21

1	able year if the amount of the understatement
2	for the taxable year exceeds the lesser of—
3	"(i) 10 percent of the tax required to
4	be shown on the return for the taxable
5	year (or, if greater, \$10,000), or
6	"(ii) \$10,000,000.".
7	(b) REDUCTION FOR UNDERSTATEMENT OF TAX-
8	PAYER DUE TO POSITION OF TAXPAYER OR DISCLOSED
9	ITEM.—
10	(1) In General.—Section 6662(d)(2)(B)(i)
11	(relating to substantial authority) is amended to
12	read as follows:
13	"(i) the tax treatment of any item by
14	the taxpayer if the taxpayer had reason-
15	able belief that the tax treatment was more
16	likely than not the proper treatment, or".
17	(2) Conforming amendment.—Section
18	6662(d) is amended by adding at the end the fol-
19	lowing new paragraph:
20	"(3) Secretarial list.—For purposes of this
21	subsection, section 6664(d)(2), and section
22	6694(a)(1), the Secretary may prescribe a list of po-
23	sitions for which the Secretary believes there is not
24	substantial authority or there is no reasonable belief
25	that the tax treatment is more likely than not the

1	proper tax treatment. Such list (and any revisions
2	thereof) shall be published in the Federal Register
3	or the Internal Revenue Bulletin.".
4	(c) Effective Date.—The amendments made by
5	this section shall apply to taxable years beginning after
6	the date of the enactment of this Act.
7	SEC. 306. TAX SHELTER EXCEPTION TO CONFIDENTIALITY
8	PRIVILEGES RELATING TO TAXPAYER COM-
9	MUNICATIONS.
10	(a) In General.—Section 7525(b) (relating to sec-
11	tion not to apply to communications regarding corporate
12	tax shelters) is amended to read as follows:
13	"(b) Section Not To Apply to Communications
14	REGARDING TAX SHELTERS.—The privilege under sub-
15	section (a) shall not apply to any written communication
16	which is—
17	"(1) between a federally authorized tax practi-
18	tioner and—
19	"(A) any person,
20	"(B) any director, officer, employee, agent,
21	or representative of the person, or
22	"(C) any other person holding a capital or
23	profits interest in the person and

1	"(2) in connection with the promotion of the di-
2	rect or indirect participation of the person in any
3	tax shelter (as defined in section 1274(b)(3)(C)).".
4	(b) Effective Date.—The amendment made by
5	this section shall apply to communications made on or
6	after the date of the enactment of this Act.
7	SEC. 307. DISCLOSURE OF REPORTABLE TRANSACTIONS.
8	(a) In General.—Section 6111 (relating to registra-
9	tion of tax shelters) is amended to read as follows:
10	"SEC. 6111. DISCLOSURE OF REPORTABLE TRANSACTIONS.
11	"(a) In General.—Each material advisor with re-
12	spect to any reportable transaction shall make a return
13	(in such form as the Secretary may prescribe) setting
14	forth—
15	"(1) information identifying and describing the
16	transaction,
17	"(2) information describing any potential tax
18	benefits expected to result from the transaction, and
19	"(3) such other information as the Secretary
20	may prescribe.
21	Such return shall be filed not later than the date specified
22	by the Secretary.
23	"(b) Definitions.—For purposes of this section—
24	"(1) Material advisor.—

1	"(A) IN GENERAL.—The term 'material
2	advisor' means any person—
3	"(i) who provides any material aid,
4	assistance, or advice with respect to orga-
5	nizing, promoting, selling, implementing,
6	or carrying out any reportable transaction,
7	and
8	"(ii) who directly or indirectly derives
9	gross income in excess of the threshold
10	amount for such aid, assistance, or advice.
11	"(B) THRESHOLD AMOUNT.—For purposes
12	of subparagraph (A), the threshold amount is—
13	"(i) \$50,000 in the case of a report-
14	able transaction substantially all of the tax
15	benefits from which are provided to nat-
16	ural persons, and
17	"(ii) \$250,000 in any other case.
18	"(2) Reportable transaction.—The term
19	'reportable transaction' has the meaning given to
20	such term by section 6707A(c).
21	"(c) REGULATIONS.—The Secretary may prescribe
22	regulations which provide—
23	"(1) that only 1 person shall be required to
24	meet the requirements of subsection (a) in cases in

1	which 2 or more persons would otherwise be re-
2	quired to meet such requirements,
3	"(2) exemptions from the requirements of this
4	section, and
5	"(3) such rules as may be necessary or appro-
6	priate to carry out the purposes of this section.".
7	(b) Conforming Amendments.—
8	(1) The item relating to section 6111 in the
9	table of sections for subchapter B of chapter 61 is
10	amended to read as follows:
	"Sec. 6111. Disclosure of reportable transactions.".
11	(2)(A) So much of section 6112 as precedes
12	subsection (c) thereof is amended to read as follows
13	"SEC. 6112. MATERIAL ADVISORS OF REPORTABLE TRANS
14	ACTIONS MUST KEEP LISTS OF ADVISEES.
15	"(a) In General.—Each material advisor (as de-
16	fined in section 6111) with respect to any reportable
17	transaction (as defined in section 6707A(c)) shall main-
18	tain, in such manner as the Secretary may by regulations
19	prescribe, a list—
20	"(1) identifying each person with respect to
21	whom such advisor acted as such a material advisor
22	with respect to such transaction, and
23	"(2) containing such other information as the
24	Secretary may by regulations require

1	This section shall apply without regard to whether a mate-
2	rial advisor is required to file a return under section 6111
3	with respect to such transaction.".
4	(B) Section 6112 is amended by redesignating
5	subsection (c) as subsection (b).
6	(C) Section 6112(b), as redesignated by sub-
7	paragraph (B), is amended—
8	(i) by inserting "written" before "request"
9	in paragraph (1)(A), and
10	(ii) by striking "shall prescribe" in para-
11	graph (2) and inserting "may prescribe".
12	(D) The item relating to section 6112 in the
13	table of sections for subchapter B of chapter 61 is
14	amended to read as follows:
	"Sec. 6112. Material advisors of reportable transactions must keep lists of advisees.".
15	(3)(A) The heading for section 6708 is amend-
16	ed to read as follows:
17	"SEC. 6708. FAILURE TO MAINTAIN LISTS OF ADVISEES
18	WITH RESPECT TO REPORTABLE TRANS
19	ACTIONS.".
20	(B) The item relating to section 6708 in the
21	table of sections for part I of subchapter B of chap-
22	ter 68 is amended to read as follows:
	"Sag 6708 Failure to maintain lists of advisors with respect to

"Sec. 6708. Failure to maintain lists of advisees with respect to reportable transactions.".

- 1 (c) Effective Date.—The amendments made by
- 2 this section shall apply to transactions with respect to
- 3 which material aid, assistance, or advice referred to in sec-
- 4 tion 6111(b)(1)(A)(i) of the Internal Revenue Code of
- 5 1986 (as added by this section) is provided after the date
- 6 of the enactment of this Act.

7 SEC. 308. MODIFICATIONS TO PENALTY FOR FAILURE TO

- 8 REGISTER TAX SHELTERS.
- 9 (a) In General.—Section 6707 (relating to failure
- 10 to furnish information regarding tax shelters) is amended
- 11 to read as follows:
- 12 "SEC. 6707. FAILURE TO FURNISH INFORMATION REGARD-
- 13 ING REPORTABLE TRANSACTIONS.
- 14 "(a) IN GENERAL.—If a person who is required to
- 15 file a return under section 6111(a) with respect to any
- 16 reportable transaction—
- 17 "(1) fails to file such return on or before the
- date prescribed therefor, or
- 19 "(2) files false or incomplete information with
- the Secretary with respect to such transaction,
- 21 such person shall pay a penalty with respect to such return
- 22 in the amount determined under subsection (b).
- 23 "(b) Amount of Penalty.—

"(1) In general.—Except as provided in para-1 2 graph (2), the penalty imposed under subsection (a) with respect to any failure shall be \$50,000. 3 "(2) LISTED TRANSACTIONS.—The penalty im-4 5 posed under subsection (a) with respect to any listed 6 transaction shall be an amount equal to the greater 7 of— "(A) \$200,000, or 8 "(B) 50 percent of the gross income de-9 10 rived by such person with respect to aid, assist-11 ance, or advice which is provided with respect 12 to the listed transaction before the date the re-13 turn including the transaction is filed under 14 section 6111. 15 Subparagraph (B) shall be applied by substituting '75 percent' for '50 percent' in the case of an inten-16 17 tional failure or act described in subsection (a). 18 "(c) Rescission Authority.—The provisions of section 6707A(d) (relating to authority of Commissioner 19 to rescind penalty) shall apply to any penalty imposed 20 21 under this section. 22 "(d) REPORTABLE AND LISTED TRANSACTIONS.— 23 The terms 'reportable transaction' and 'listed transaction' have the respective meanings given to such terms by section 6707A(c).".

- 1 (b) CLERICAL AMENDMENT.—The item relating to 2 section 6707 in the table of sections for part I of sub-3 chapter B of chapter 68 is amended by striking "tax shel-
- 5 (c) Effective Date.—The amendments made by
- 6 this section shall apply to returns the due date for which
- 7 is after the date of the enactment of this Act.

ters" and inserting "reportable transactions".

- 8 SEC. 309. MODIFICATION OF PENALTY FOR FAILURE TO
- 9 MAINTAIN LISTS OF INVESTORS.
- 10 (a) In General.—Subsection (a) of section 6708 is
- 11 amended to read as follows:

4

20

12 "(a) Imposition of Penalty.—

ure after such 20th day.

- 13 "(1) IN GENERAL.—If any person who is re-14 quired to maintain a list under section 6112(a) fails 15 to make such list available upon written request to 16 the Secretary in accordance with section 17 6112(b)(1)(A) within 20 business days after the 18 date of the Secretary's request, such person shall 19 pay a penalty of \$10,000 for each day of such fail-
- "(2) REASONABLE CAUSE EXCEPTION.—No penalty shall be imposed by paragraph (1) with respect to the failure on any day if such failure is due to reasonable cause.".

- 1 (b) Effective Date.—The amendment made by
- 2 this section shall apply to requests made after the date
- 3 of the enactment of this Act.
- 4 SEC. 310. MODIFICATION OF ACTIONS TO ENJOIN CERTAIN
- 5 CONDUCT RELATED TO TAX SHELTERS AND
- 6 REPORTABLE TRANSACTIONS.
- 7 (a) In General.—Section 7408 (relating to action
- 8 to enjoin promoters of abusive tax shelters, etc.) is amend-
- 9 ed by redesignating subsection (c) as subsection (d) and
- 10 by striking subsections (a) and (b) and inserting the fol-
- 11 lowing new subsections:
- 12 "(a) AUTHORITY TO SEEK INJUNCTION.—A civil ac-
- 13 tion in the name of the United States to enjoin any person
- 14 from further engaging in specified conduct may be com-
- 15 menced at the request of the Secretary. Any action under
- 16 this section shall be brought in the district court of the
- 17 United States for the district in which such person resides,
- 18 has his principal place of business, or has engaged in spec-
- 19 ified conduct. The court may exercise its jurisdiction over
- 20 such action (as provided in section 7402(a)) separate and
- 21 apart from any other action brought by the United States
- 22 against such person.
- 23 "(b) Adjudication and Decree.—In any action
- 24 under subsection (a), if the court finds—

1	"(1) that the person has engaged in any speci-
2	fied conduct, and
3	"(2) that injunctive relief is appropriate to pre-
4	vent recurrence of such conduct,
5	the court may enjoin such person from engaging in such
6	conduct or in any other activity subject to penalty under
7	this title.
8	"(c) Specified Conduct.—For purposes of this
9	section, the term 'specified conduct' means any action, or
10	failure to take action, subject to penalty under section
11	6700, 6701, 6707, or 6708.".
12	(b) Conforming Amendments.—
13	(1) The heading for section 7408 is amended to
14	read as follows:
15	"SEC. 7408. ACTIONS TO ENJOIN SPECIFIED CONDUCT RE-
16	LATED TO TAX SHELTERS AND REPORTABLE
17	TRANSACTIONS.".
18	(2) The table of sections for subchapter A of
19	chapter 67 is amended by striking the item relating
20	to section 7408 and inserting the following new
21	item:
	"Sec. 7408. Actions to enjoin specified conduct related to tax shelters and reportable transactions.".
22	(c) Effective Date.—The amendment made by
23	this section shall take effect on the day after the date of
24	the enactment of this Act.

SEC. 311. UNDERSTATEMENT OF TAXPAYER'S LIABILITY BY 2 INCOME TAX RETURN PREPARER. 3 (a) STANDARDS CONFORMED TO TAXPAYER STAND-ARDS.—Section 6694(a) (relating to understatements due 4 5 to unrealistic positions) is amended— 6 (1) by striking "realistic possibility of being sustained on its merits" in paragraph (1) and in-7 serting "reasonable belief that the tax treatment in 8 9 such position was more likely than not the proper 10 treatment", (2) by striking "or was frivolous" in paragraph 11 (3) and inserting "or there was no reasonable basis 12 13 for the tax treatment of such position", and (3) by striking "UNREALISTIC" in the heading 14 and inserting "IMPROPER". 15 16 (b) Amount of Penalty.—Section 6694 is amended— 17 (1) by striking "\$250" in subsection (a) and in-18 19 serting "\$1,000", and (2) by striking "\$1,000" in subsection (b) and 20 inserting "\$5,000". 21 22 (c) Effective Date.—The amendments made by 23 this section shall apply to documents prepared after the date of the enactment of this Act.

1	SEC. 312. PENALTY ON FAILURE TO REPORT INTERESTS IN
2	FOREIGN FINANCIAL ACCOUNTS.
3	(a) In General.—Section 5321(a)(5) of title 31,
4	United States Code, is amended to read as follows:
5	"(5) Foreign financial agency trans-
6	ACTION VIOLATION.—
7	"(A) Penalty authorized.—The Sec-
8	retary of the Treasury may impose a civil
9	money penalty on any person who violates, or
10	causes any violation of, any provision of section
11	5314.
12	"(B) Amount of Penalty.—
13	"(i) In general.—Except as pro-
14	vided in subparagraph (C), the amount of
15	any civil penalty imposed under subpara-
16	graph (A) shall not exceed \$5,000.
17	"(ii) Reasonable cause excep-
18	TION.—No penalty shall be imposed under
19	subparagraph (A) with respect to any vio-
20	lation if—
21	"(I) such violation was due to
22	reasonable cause, and
23	"(II) the amount of the trans-
24	action or the balance in the account
25	at the time of the transaction was
26	properly reported.

1	"(C) WILLFUL VIOLATIONS.—In the case
2	of any person willfully violating, or willfully
3	causing any violation of, any provision of sec-
4	tion 5314—
5	"(i) the maximum penalty under sub-
6	paragraph (B)(i) shall be increased to the
7	greater of—
8	"(I) $$25,000$, or
9	"(II) the amount (not exceeding
10	\$100,000) determined under subpara-
11	graph (D), and
12	"(ii) subparagraph (B)(ii) shall not
13	apply.
14	"(D) Amount.—The amount determined
15	under this subparagraph is—
16	"(i) in the case of a violation involving
17	a transaction, the amount of the trans-
18	action, or
19	"(ii) in the case of a violation involv-
20	ing a failure to report the existence of an
21	account or any identifying information re-
22	quired to be provided with respect to an
23	account, the balance in the account at the
24	time of the violation.".

1	(b) Effective Date.—The amendment made by
2	this section shall apply to violations occurring after the
3	date of the enactment of this Act.
4	SEC. 313. FRIVOLOUS TAX SUBMISSIONS.
5	(a) Civil Penalties.—Section 6702 is amended to
6	read as follows:
7	"SEC. 6702. FRIVOLOUS TAX SUBMISSIONS.
8	"(a) Civil Penalty for Frivolous Tax Re-
9	TURNS.—A person shall pay a penalty of \$5,000 if—
10	"(1) such person files what purports to be a re-
11	turn of a tax imposed by this title but which—
12	"(A) does not contain information on
13	which the substantial correctness of the self-as-
14	sessment may be judged, or
15	"(B) contains information that on its face
16	indicates that the self-assessment is substan-
17	tially incorrect; and
18	"(2) the conduct referred to in paragraph (1)—
19	"(A) is based on a position which the Sec-
20	retary has identified as frivolous under sub-
21	section (e), or
22	"(B) reflects a desire to delay or impede
23	the administration of Federal tax laws.
24	"(b) Civil Penalty for Specified Frivolous
25	Submissions.—

1	"(1) Imposition of Penalty.—Except as pro-
2	vided in paragraph (3), any person who submits a
3	specified frivolous submission shall pay a penalty of
4	\$5,000.
5	"(2) Specified frivolous submission.—For
6	purposes of this section—
7	"(A) Specified frivolous submis-
8	SION.—The term 'specified frivolous submis-
9	sion' means a specified submission if any por-
10	tion of such submission—
11	"(i) is based on a position which the
12	Secretary has identified as frivolous under
13	subsection (e), or
14	"(ii) reflects a desire to delay or im-
15	pede the administration of Federal tax
16	laws.
17	"(B) Specified submission.—The term
18	'specified submission' means—
19	"(i) a request for a hearing under—
20	"(I) section 6320 (relating to no-
21	tice and opportunity for hearing upon
22	filing of notice of lien), or
23	"(II) section 6330 (relating to
24	notice and opportunity for hearing be-
25	fore levy), and

1	"(ii) an application under—
2	"(I) section 6159 (relating to
3	agreements for payment of tax liabil-
4	ity in installments),
5	"(II) section 7122 (relating to
6	compromises), or
7	"(III) section 7811 (relating to
8	taxpayer assistance orders).
9	"(3) Opportunity to withdraw submis-
10	SION.—If the Secretary provides a person with no-
11	tice that a submission is a specified frivolous sub-
12	mission and such person withdraws such submission
13	within 30 days after such notice, the penalty im-
14	posed under paragraph (1) shall not apply with re-
15	spect to such submission.
16	"(c) Listing of Frivolous Positions.—The Sec-
17	retary shall prescribe (and periodically revise) a list of po-
18	sitions which the Secretary has identified as being frivo-
19	lous for purposes of this subsection. The Secretary shall
20	not include in such list any position that the Secretary
21	determines meets the requirement of section
22	6662(d)(2)(B)(ii)(II).
23	"(d) REDUCTION OF PENALTY.—The Secretary may
24	reduce the amount of any penalty imposed under this sec-
25	tion if the Secretary determines that such reduction would

promote compliance with and administration of the Fed-2 eral tax laws. 3 "(e) Penalties in Addition to Other Pen-ALTIES.—The penalties imposed by this section shall be 5 in addition to any other penalty provided by law.". 6 (b) Treatment of Frivolous Requests for 7 HEARINGS BEFORE LEVY.— 8 Frivolous requests disregarded.— 9 Section 6330 (relating to notice and opportunity for 10 hearing before levy) is amended by adding at the 11 end the following new subsection: "(g) Frivolous Requests for Hearing, Etc.— 12 Notwithstanding any other provision of this section, if the Secretary determines that any portion of a request for a 14 15 hearing under this section or section 6320 meets the requirement of clause (i) or (ii) of section 6702(b)(2)(A), 16 then the Secretary may treat such portion as if it were never submitted and such portion shall not be subject to 18 19 any further administrative or judicial review.". 20 (2) Preclusion from raising frivolous 21 ISSUES AT HEARING.—Section 6330(c)(4) is amend-22 ed by striking "(A)" and inserting 23 (A) "(A)(i)"; 24

(B) by striking "(B)" and inserting "(ii)";

25

1	(C) by striking the period at the end of the
2	first sentence and inserting "; or"; and
3	(D) by inserting after subparagraph (A)(ii)
4	(as so redesignated) the following:
5	"(B) the issue meets the requirement of
6	clause (i) or (ii) of section 6702(b)(2)(A).".
7	(3) STATEMENT OF GROUNDS.—Section
8	6330(b)(1) is amended by striking "under sub-
9	section (a)(3)(B)" and inserting "in writing under
10	subsection (a)(3)(B) and states the grounds for the
11	requested hearing".
12	(c) Treatment of Frivolous Requests for
13	HEARINGS UPON FILING OF NOTICE OF LIEN.—Section
14	6320 is amended—
15	(1) in subsection (b)(1), by striking "under sub-
16	section (a)(3)(B)" and inserting "in writing under
17	subsection (a)(3)(B) and states the grounds for the
18	requested hearing", and
19	(2) in subsection (c), by striking "and (e)" and
20	inserting "(e), and (g)".
21	(d) Treatment of Frivolous Applications for
22	OFFERS-IN-COMPROMISE AND INSTALLMENT AGREE-
23	MENTS.—Section 7122 is amended by adding at the end
24	the following new subsection:

- 1 "(e) Frivolous Submissions, Etc.—Notwith-
- 2 standing any other provision of this section, if the Sec-
- 3 retary determines that any portion of an application for
- 4 an offer-in-compromise or installment agreement sub-
- 5 mitted under this section or section 6159 meets the re-
- 6 quirement of clause (i) or (ii) of section 6702(b)(2)(A),
- 7 then the Secretary may treat such portion as if it were
- 8 never submitted and such portion shall not be subject to
- 9 any further administrative or judicial review.".
- 10 (e) Clerical Amendment.—The table of sections
- 11 for part I of subchapter B of chapter 68 is amended by
- 12 striking the item relating to section 6702 and inserting
- 13 the following new item:

"Sec. 6702. Frivolous tax submissions.".

- (f) Effective Date.—The amendments made by
- 15 this section shall apply to submissions made and issues
- 16 raised after the date on which the Secretary first pre-
- 17 scribes a list under section 6702(c) of the Internal Rev-
- 18 enue Code of 1986, as amended by subsection (a).

19 SEC. 314. PENALTY ON PROMOTERS OF TAX SHELTERS.

- 20 (a) Penalty on Promoting Abusive Tax Shel-
- 21 TERS.—Section 6700(a) is amended by adding at the end
- 22 the following new sentence: "Notwithstanding the first
- 23 sentence, if an activity with respect to which a penalty
- 24 imposed under this subsection involves a statement de-
- 25 scribed in paragraph (2)(A), the amount of the penalty

- 1 shall be equal to 50 percent of the gross income derived
- 2 (or to be derived) from such activity by the person on
- 3 which the penalty is imposed.".
- 4 (b) Effective Date.—The amendment made by
- 5 this section shall apply to activities after the date of the
- 6 enactment of this Act.

7 SEC. 315. STATUTE OF LIMITATIONS FOR TAXABLE YEARS

- 8 FOR WHICH LISTED TRANSACTIONS NOT RE-
- 9 **PORTED.**
- 10 (a) IN GENERAL.—Section 6501(e)(1) (relating to
- 11 substantial omission of items for income taxes) is amended
- 12 by adding at the end the following new subparagraph:
- 13 "(C) Listed transactions.—If a tax-
- payer fails to include on any return or state-
- ment for any taxable year any information with
- respect to a listed transaction (as defined in
- section 6707A(c)(2)) which is required under
- section 6011 to be included with such return or
- statement, the tax for such taxable year may be
- assessed, or a proceeding in court for collection
- of such tax may be begun without assessment,
- at any time within 6 years after the time the
- return is filed. This subparagraph shall not
- apply to any taxable year if the time for assess-
- 25 ment or beginning the proceeding in court has

1	expired before the time a transaction is treated
2	as a listed transaction under section 6011.".
3	(b) Effective Date.—The amendment made by
4	this section shall apply to transactions in taxable years
5	beginning after the date of the enactment of this Act.
6	SEC. 316. DENIAL OF DEDUCTION FOR INTEREST ON UN-
7	DERPAYMENTS ATTRIBUTABLE TO NONDIS-
8	CLOSED REPORTABLE AND NONECONOMIC
9	SUBSTANCE TRANSACTIONS.
10	(a) In General.—Section 163 (relating to deduction
11	for interest) is amended by redesignating subsection (m)
12	as subsection (n) and by inserting after subsection (l) the
13	following new subsection:
14	"(m) Interest on Unpaid Taxes Attributable
15	TO NONDISCLOSED REPORTABLE TRANSACTIONS AND
16	NONECONOMIC SUBSTANCE TRANSACTIONS.—No deduc-
17	tion shall be allowed under this chapter for any interest
18	paid or accrued under section 6601 on any underpayment
19	of tax which is attributable to—
20	"(1) the portion of any reportable transaction
21	understatement (as defined in section 6662A(b))
22	with respect to which the requirement of section
23	6664(d)(2)(A) is not met, or
24	"(2) any noneconomic substance transaction
25	understatement (as defined in section 6662B(c)).".

1	(b) Effective Date.—The amendments made by
2	this section shall apply to transactions in taxable years
3	beginning after the date of the enactment of this Act.
4	Subtitle B—Enron-Related Tax
5	Shelter Provisions
6	SEC. 321. LIMITATION ON TRANSFER OR IMPORTATION OF
7	BUILT-IN LOSSES.
8	(a) In General.—Section 362 (relating to basis to
9	corporations) is amended by adding at the end the fol-
10	lowing new subsection:
11	"(e) Limitations on Built-In Losses.—
12	"(1) Limitation on importation of built-
13	IN LOSSES.—
14	"(A) IN GENERAL.—If in any transaction
15	described in subsection (a) or (b) there would
16	(but for this subsection) be an importation of a
17	net built-in loss, the basis of each property de-
18	scribed in subparagraph (B) which is acquired
19	in such transaction shall (notwithstanding sub-
20	sections (a) and (b)) be its fair market value
21	immediately after such transaction.
22	"(B) Property described.—For pur-
23	poses of subparagraph (A), property is de-
24	scribed in this subparagraph if—

1	"(i) gain or loss with respect to such
2	property is not subject to tax under this
3	subtitle in the hands of the transferor im-
4	mediately before the transfer, and
5	"(ii) gain or loss with respect to such
6	property is subject to such tax in the
7	hands of the transferee immediately after
8	such transfer.
9	In any case in which the transferor is a part-
10	nership, the preceding sentence shall be applied
11	by treating each partner in such partnership as
12	holding such partner's proportionate share of
13	the property of such partnership.
14	"(C) Importation of Net Built-in
15	Loss.—For purposes of subparagraph (A),
16	there is an importation of a net built-in loss in
17	a transaction if the transferee's aggregate ad-
18	justed bases of property described in subpara-
19	graph (B) which is transferred in such trans-
20	action would (but for this paragraph) exceed
21	the fair market value of such property imme-
22	diately after such transaction.".
23	"(2) Limitation on transfer of built-in
24	LOSSES IN SECTION 351 TRANSACTIONS.—
25	"(A) In general.—If—

1	"(i) property is transferred by a
2	transferor in any transaction which is de-
3	scribed in subsection (a) and which is not
4	described in paragraph (1) of this sub-
5	section, and
6	"(ii) the transferee's aggregate ad-
7	justed bases of such property so trans-
8	ferred would (but for this paragraph) ex-
9	ceed the fair market value of such property
10	immediately after such transaction,
11	then, notwithstanding subsection (a), the trans-
12	feree's aggregate adjusted bases of the property
13	so transferred shall not exceed the fair market
14	value of such property immediately after such
15	transaction.
16	"(B) Allocation of basis reduc-
17	TION.—The aggregate reduction in basis by
18	reason of subparagraph (A) shall be allocated
19	among the property so transferred in proportion
20	to their respective built-in losses immediately
21	before the transaction.
22	"(C) Exception for transfers within
23	AFFILIATED GROUP.—Subparagraph (A) shall
24	not apply to any transaction if the transferor
25	owns stock in the transferee meeting the re-

1 quirements of section 1504(a)(2). In the case of 2 property to which subparagraph (A) does not 3 apply by reason of the preceding sentence, the 4 transferor's basis in the stock received for such 5 property shall not exceed its fair market value 6 immediately after the transfer.". 7 (b) Comparable Treatment Where Liquida-8 TION.—Paragraph (1) of section 334(b) (relating to liq-9 uidation of subsidiary) is amended to read as follows: "(1) IN GENERAL.—If property is received by a 10 11 corporate distributee in a distribution in a complete 12 liquidation to which section 332 applies (or in a 13 transfer described in section 337(b)(1)), the basis of 14 such property in the hands of such distributee shall 15 be the same as it would be in the hands of the trans-16 feror; except that the basis of such property in the 17 hands of such distributee shall be the fair market 18 value of the property at the time of the distribu-19 tion— 20

"(A) in any case in which gain or loss is recognized by the liquidating corporation with respect to such property, or

"(B) in any case in which the liquidating corporation is a foreign corporation, the corporate distributee is a domestic corporation,

21

22

23

24

1	and the corporate distributee's aggregate ad-
2	justed bases of property described in section
3	362(e)(1)(B) which is distributed in such liq-
4	uidation would (but for this subparagraph) ex-
5	ceed the fair market value of such property im-
6	mediately after such liquidation.".
7	(c) Effective Date.—The amendments made by
8	this section shall apply to transactions after February 13
9	2003.
10	SEC. 322. NO REDUCTION OF BASIS UNDER SECTION 734 IN
11	STOCK HELD BY PARTNERSHIP IN COR
12	PORATE PARTNER.
12	PURATE PARTNER.
13	(a) In General.—Section 755 is amended by adding
13	(a) In General.—Section 755 is amended by adding
13 14	(a) In General.—Section 755 is amended by adding at the end the following new subsection:
13 14 15 16	(a) In General.—Section 755 is amended by adding at the end the following new subsection: "(c) No Allocation of Basis Decrease to
13 14 15 16 17	(a) In General.—Section 755 is amended by adding at the end the following new subsection: "(c) No Allocation of Basis Decrease to Stock of Corporate Partner.—In making an allocation.
13 14 15 16 17	(a) In General.—Section 755 is amended by adding at the end the following new subsection: "(c) No Allocation of Basis Decrease to Stock of Corporate Partner.—In making an allocation under subsection (a) of any decrease in the adjusted
13 14 15 16 17 18	(a) In General.—Section 755 is amended by adding at the end the following new subsection: "(c) No Allocation of Basis Decrease to Stock of Corporate Partner.—In making an allocation under subsection (a) of any decrease in the adjusted basis of partnership property under section 734(b)—
13 14 15 16 17 18 19	(a) In General.—Section 755 is amended by adding at the end the following new subsection: "(c) No Allocation of Basis Decrease to Stock of Corporate Partner.—In making an allocation under subsection (a) of any decrease in the adjusted basis of partnership property under section 734(b)— "(1) no allocation may be made to stock in a
13 14 15 16 17 18 19 20	(a) In General.—Section 755 is amended by adding at the end the following new subsection: "(c) No Allocation of Basis Decrease to Stock of Corporate Partner.—In making an allocation under subsection (a) of any decrease in the adjusted basis of partnership property under section 734(b)— "(1) no allocation may be made to stock in a corporation (or any person which is related (within

1	"(2) any amount not allocable to stock by rea-
2	son of paragraph (1) shall be allocated under sub-
3	section (a) to other partnership property.
4	Gain shall be recognized to the partnership to the extent
5	that the amount required to be allocated under paragraph
6	(2) to other partnership property exceeds the aggregate
7	adjusted basis of such other property immediately before
8	the allocation required by paragraph (2).".
9	(b) Effective Date.—The amendment made by
10	this section shall apply to distributions after February 13
11	2003.
12	SEC. 323. REPEAL OF SPECIAL RULES FOR FASITS.
13	(a) In General.—Part V of subchapter M of chap-
14	ter 1 (relating to financial asset securitization investment
15	trusts) is hereby repealed.
16	(b) Conforming Amendments.—
17	(1) Paragraph (6) of section 56(g) is amended
18	by striking "REMIC, or FASIT" and inserting "or
19	REMIC".
20	(2) Clause (ii) of section 382(l)(4)(B) is amend-
21	ed by striking "a REMIC to which part IV of sub-

subchapter M applies," and inserting "or a REMIC

to which part IV of subchapter M applies,".

23

1	(3) Paragraph (1) of section 582(c) is amended
2	by striking ", and any regular interest in a
3	FASIT,".
4	(4) Subparagraph (E) of section $856(c)(5)$ is
5	amended by striking the last sentence.
6	(5) Paragraph (5) of section 860G(a) is amend-
7	ed by adding "and" at the end of subparagraph (B)
8	by striking ", and" at the end of subparagraph (C)
9	and inserting a period, and by striking subparagraph
10	(D).
11	(6) Subparagraph (C) of section 1202(e)(4) is
12	amended by striking "REMIC, or FASIT" and in-
13	serting "or REMIC".
14	(7) Subparagraph (C) of section 7701(a)(19) is
15	amended by adding "and" at the end of clause (ix)
16	by striking ", and" at the end of clause (x) and in-
17	serting a period, and by striking clause (xi).
18	(8) The table of parts for subchapter M of
19	chapter 1 is amended by striking the item relating
20	to part V.
21	(c) Effective Date.—
22	(1) In general.—Except as provided in para-
23	graph (2), the amendments made by this section
24	shall take effect on February 14, 2003.

(2) Exception for existing fasits.—

- 1 (A) IN GENERAL.—Paragraph (1) shall not
 2 apply to any FASIT in existence on the date of
 3 the enactment of this Act to the extent that
 4 regular interests issued by the FASIT before
 5 such date continue to remain outstanding in ac6 cordance with the original terms of issuance.
 - (B) Transfer of additional assets not permitted.—Except as provided in regulations prescribed by the Secretary of the Treasury or the Secretary's delegate, subparagraph (A) shall cease to apply as of the earliest date after the date of the enactment of this Act that any property is transferred to the FASIT.

14 SEC. 324. EXPANDED DISALLOWANCE OF DEDUCTION FOR 15 INTEREST ON CONVERTIBLE DEBT.

- 16 (a) IN GENERAL.—Paragraph (2) of section 163(l) 17 is amended by striking "or a related party" and inserting 18 "or equity held by the issuer (or any related party) in any 19 other person".
- 20 (b) EXCEPTION FOR CERTAIN INSTRUMENTS ISSUED
 21 BY DEALERS IN SECURITIES.—Section 163(l) is amended
 22 by redesignating paragraphs (4) and (5) as paragraphs
 23 (5) and (6) and by inserting after paragraph (3) the fol-
- 24 lowing new paragraph:

7

8

9

10

11

12

1	"(4) Exception for certain instruments
2	ISSUED BY DEALERS IN SECURITIES.—For purposes
3	of this subsection, the term 'disqualified debt instru-
4	ment' does not include indebtedness issued by a
5	dealer in securities (or a related party) which is pay-
6	able in, or by reference to, equity (other than equity
7	of the issuer or a related party) held by such dealer
8	in its capacity as a dealer in securities. For purposes
9	of this paragraph, the term 'dealer in securities' has
10	the meaning given such term by section 475.".
11	(c) Conforming Amendment.—Paragraph (3) of
12	section 163(l) is amended by striking "or a related party"
13	in the material preceding subparagraph (A) and inserting
14	"or any other person".
15	(d) Effective Date.—The amendments made by
16	this section shall apply to debt instruments issued after
17	February 13, 2003.
18	SEC. 325. EXPANDED AUTHORITY TO DISALLOW TAX BENE-
19	FITS UNDER SECTION 269.
20	(a) In General.—Subsection (a) of section 269 (re-
21	lating to acquisitions made to evade or avoid income tax)
22	is amended to read as follows:
23	"(a) In General.—If—
24	"(1)(A) any person acquires stock in a corpora-
25	tion, or

- 1 "(B) any corporation acquires, directly or indi-
- 2 rectly, property of another corporation and the basis
- 3 of such property, in the hands of the acquiring cor-
- 4 poration, is determined by reference to the basis in
- 5 the hands of the transferor corporation, and
- 6 "(2) the principal purpose for which such acqui-
- 7 sition was made is evasion or avoidance of Federal
- 8 income tax by securing the benefit of a deduction,
- 9 credit, or other allowance,
- 10 then the Secretary may disallow such deduction, credit,
- 11 or other allowance.".
- 12 (b) Effective Date.—The amendment made by
- 13 this section shall apply to stock and property acquired
- 14 after February 13, 2003.
- 15 SEC. 326. MODIFICATIONS OF CERTAIN RULES RELATING
- 16 TO CONTROLLED FOREIGN CORPORATIONS.
- 17 (a) Limitation on Exception From PFIC Rules
- 18 FOR UNITED STATES SHAREHOLDERS OF CONTROLLED
- 19 Foreign Corporations.—Paragraph (2) of section
- 20 1297(e) (relating to passive investment company) is
- 21 amended by adding at the end the following flush sen-
- 22 tence:
- "Such term shall not include any period if there is
- only a remote likelihood of an inclusion in gross in-

1	come under section 951(a)(1)(A)(i) of subpart F in-
2	come of such corporation for such period.".
3	(b) Effective Date.—The amendment made by
4	this section shall apply to taxable years on controlled for-
5	eign corporation beginning after February 13, 2003, and
6	to taxable years of United States shareholder in which or
7	with which such taxable years of controlled foreign cor-
8	porations end.
9	SEC. 327. CONTROLLED ENTITIES INELIGIBLE FOR REIT
10	STATUS.
11	(a) In General.—Subsection (a) of section 856 (re-
12	lating to definition of real estate investment trust) is
13	amended by striking "and" at the end of paragraph (6),
14	by redesignating paragraph (7) as paragraph (8), and by
15	inserting after paragraph (6) the following new paragraph
16	"(7) which is not a controlled entity (as defined
17	in subsection (l)); and".
18	(b) Controlled Entity.—Section 856 is amended
19	by adding at the end the following new subsection:
20	"(l) Controlled Entity.—
21	"(1) In general.—For purposes of subsection
22	(a)(7), an entity is a controlled entity if, at any time
23	during the taxable year, one person (other than a
24	qualified entity)—

1	"(A) in the case of a corporation, owns
2	stock—
3	"(i) possessing at least 50 percent of
4	the total voting power of the stock of such
5	corporation, or
6	"(ii) having a value equal to at least
7	50 percent of the total value of the stock
8	of such corporation, or
9	"(B) in the case of a trust, owns beneficial
10	interests in the trust which would meet the re-
11	quirements of subparagraph (A) if such inter-
12	ests were stock.
13	"(2) Qualified entity.—For purposes of
14	paragraph (1), the term 'qualified entity' means—
15	"(A) any real estate investment trust, and
16	"(B) any partnership in which one real es-
17	tate investment trust owns at least 50 percent
18	of the capital and profits interests in the part-
19	nership.
20	"(3) Attribution rules.—For purposes of
21	this paragraphs (1) and (2)—
22	"(A) IN GENERAL.—Rules similar to the
23	rules of subsections $(d)(5)$ and $(h)(3)$ shall
24	apply; except that section 318(a)(3)(C) shall
25	not be applied under such rules to treat stock

1	owned by a qualified entity as being owned by
2	a person which is not a qualified entity.
3	"(B) STAPLED ENTITIES.—A group of en-
4	tities which are stapled entities (as defined in
5	section 269B(c)(2)) shall be treated as one per-
6	son.
7	"(4) Exception for certain new reits.—
8	"(A) IN GENERAL.—The term 'controlled
9	entity' shall not include an incubator REIT.
10	"(B) Incubator reit.—A corporation
11	shall be treated as an incubator REIT for any
12	taxable year during the eligibility period if it
13	meets all the following requirements for such
14	year:
15	"(i) The corporation elects to be treat-
16	ed as an incubator REIT.
17	"(ii) The corporation has only voting
18	common stock outstanding.
19	"(iii) Not more than 50 percent of the
20	corporation's real estate assets consist of
21	mortgages.
22	"(iv) From not later than the begin-
23	ning of the last half of the second taxable
24	year, at least 10 percent of the corpora-
25	tion's capital is provided by lenders or eq-

1	uity investors who are unrelated to the cor-
2	poration's largest shareholder.
3	"(v) The corporation annually in-
4	creases the value of its real estate assets
5	by at least 10 percent.
6	"(vi) The directors of the corporation
7	adopt a resolution setting forth an intent
8	to engage in a going public transaction.
9	No election may be made with respect to any
10	REIT if an election under this subsection was
11	in effect for any predecessor of such REIT.
12	"(C) ELIGIBILITY PERIOD.—
13	"(i) In general.—The eligibility pe-
14	riod (for which an incubator REIT election
15	can be made) begins with the REIT's sec-
16	ond taxable year and ends at the close of
17	the REIT's third taxable year, except that
18	the REIT may, subject to clauses (ii), (iii),
19	and (iv), elect to extend such period for an
20	additional 2 taxable years.
21	"(ii) Going public transaction.—
22	A REIT may not elect to extend the eligi-
23	bility period under clause (i) unless it en-
24	ters into an agreement with the Secretary
25	that if it does not engage in a going public

1	transaction by the end of the extended eli-
2	gibility period, it shall pay Federal income
3	taxes for the 2 years of the extended eligi-
4	bility period as if it had not made an incu-
5	bator REIT election and had ceased to
6	qualify as a REIT for those 2 taxable
7	years.
8	"(iii) Returns, interest, and no-
9	TICE.—
10	"(I) Returns.—In the event the
11	corporation ceases to be treated as a
12	REIT by operation of clause (ii), the
13	corporation shall file any appropriate
14	amended returns reflecting the change
15	in status within 3 months of the close
16	of the extended eligibility period.
17	"(II) Interest shall
18	be payable on any tax imposed by rea-
19	son of clause (ii) for any taxable year
20	but, unless there was a finding under
21	subparagraph (D), no substantial un-
22	derpayment penalties shall be im-
23	posed.
24	"(III) Notice.—The corporation
25	shall, at the same time it files its re-

1 turns under subclause (I), notify its 2 shareholders and any other persons 3 whose tax position is, or may reasonably be expected to be, affected by the change in status so they also may file 6 any appropriate amended returns to 7 conform their tax treatment consistent 8 with the corporation's loss of REIT 9 status. "(IV) REGULATIONS.—The Sec-10 11 retary shall provide appropriate regu-12 lations setting forth transferee liabil-13 ity and other provisions to ensure col-14 lection of tax and the proper adminis-15 tration of this provision. "(iv) Clauses (ii) and (iii) shall not 16 17 apply if the corporation allows its incu-18 bator REIT status to lapse at the end of 19 the initial 2-year eligibility period without 20 engaging in a going public transaction if 21 the corporation is not a controlled entity as 22 of the beginning of its fourth taxable year.

In such a case, the corporation's directors

may still be liable for the penalties de-

23

1	scribed in subparagraph (D) during the eli-
2	gibility period.
3	"(D) Special penalties.—If the Sec-
4	retary determines that an incubator REIT elec-
5	tion was filed for a principal purpose other than
6	as part of a reasonable plan to undertake a
7	going public transaction, an excise tax of
8	\$20,000 shall be imposed on each of the cor-
9	poration's directors for each taxable year for
10	which an election was in effect.
11	"(E) Going public transaction.—For
12	purposes of this paragraph, a going public
13	transaction means—
14	"(i) a public offering of shares of the
15	stock of the incubator REIT;
16	"(ii) a transaction, or series of trans-
17	actions, that results in the stock of the in-
18	cubator REIT being regularly traded on an
19	established securities market and that re-
20	sults in at least 50 percent of such stock
21	being held by shareholders who are unre-
22	lated to persons who held such stock before
23	it began to be so regularly traded; or
24	"(iii) any transaction resulting in
25	ownership of the REIT by 200 or more

- persons (excluding the largest single shareholder) who in the aggregate own at least 50 percent of the stock of the REIT.
- For the purposes of this subparagraph, the rules of paragraph (3) shall apply in determining the ownership of stock.
- 7 "(F) DEFINITIONS.—The term 'established 8 securities market' shall have the meaning set 9 forth in the regulations under section 897.".
- 10 (c) Conforming Amendment.—Paragraph (2) of 11 section 856(h) is amended by striking "and (6)" each 12 place it appears and inserting ", (6), and (7)".
- 13 (d) Effective Date.—
- 14 (1) IN GENERAL.—The amendments made by 15 this section shall apply to taxable years ending after 16 May 8, 2003.
- 17 (2) Exception for existing controlled 18 ENTITIES.—The amendments made by this section 19 shall not apply to any entity which is a controlled 20 entity (as defined in section 856(1) of the Internal 21 Revenue Code of 1986, as added by this section) as 22 of May 8, 2003, which is a real estate investment 23 trust for the taxable year which includes such date, 24 and which has significant business assets or activi-25 ties as of such date. For purposes of the preceding

1	sentence, an entity shall be treated as such a con-
2	trolled entity on May 8, 2003, if it becomes such an
3	entity after such date in a transaction—
4	(A) made pursuant to a written agreement
5	which was binding on such date and at all times
6	thereafter, or
7	(B) described on or before such date in a
8	filing with the Securities and Exchange Com-
9	mission required solely by reason of the trans-
10	action.
11	Subtitle C—Other Corporate
12	Governance Provisions
13	PART I—GENERAL PROVISIONS
14	SEC. 331. AFFIRMATION OF CONSOLIDATED RETURN REGU-
15	LATION AUTHORITY.
16	(a) In General.—Section 1502 (relating to consoli-
17	dated return regulations) is amended by adding at the end
18	the following new sentence: "In prescribing such regula-
19	tions, the Secretary may prescribe rules applicable to cor-
20	porations filing consolidated returns under section 1501
21	that are different from other provisions of this title that
4 1	that are different from other provisions of this title that
22	would apply if such corporations filed separate returns.".
	•
22	would apply if such corporations filed separate returns.".

- 1 20(c)(1)(iii) (as in effect on January 1, 2001) as being
- 2 inapplicable to the type of factual situation in 255 F.3d
- 3 1357 (Fed. Cir. 2001).
- 4 (c) Effective Date.—The provisions of this section
- 5 shall apply to taxable years beginning before, on, or after
- 6 the date of the enactment of this Act.

7 SEC. 332. SIGNING OF CORPORATE TAX RETURNS BY CHIEF

- 8 **EXECUTIVE OFFICER.**
- 9 (a) IN GENERAL.—Section 6062 (relating to signing
- 10 of corporation returns) is amended by striking the first
- 11 sentence and inserting the following new sentence: "The
- 12 return of a corporation with respect to income shall be
- 13 signed by the chief executive officer of such corporation
- 14 (or other such officer of the corporation as the Secretary
- 15 may designate if the corporation does not have a chief ex-
- 16 ecutive officer). The preceding sentence shall not apply to
- 17 any return of a regulated investment company (within the
- 18 meaning of section 851).".
- 19 (b) Effective Date.—The amendment made by
- 20 this section shall apply to returns filed after the date of
- 21 the enactment of this Act.

SEC. 333. DENIAL OF DEDUCTION FOR CERTAIN FINES. 2 PENALTIES. AND OTHER AMOUNTS. 3 (a) In General.—Subsection (f) of section 162 (relating to trade or business expenses) is amended to read 4 5 as follows: 6 "(f) Fines, Penalties, and Other Amounts.— 7 "(1) IN GENERAL.—Except as provided in para-8 graph (2), no deduction otherwise allowable shall be 9 allowed under this chapter for any amount paid or 10 incurred (whether by suit, agreement, or otherwise) 11 to, or at the direction of, a government or entity de-12 scribed in paragraph (3) in relation to the violation 13 of any law or the investigation or inquiry into the 14 potential violation of any law. "(2) Exception for amounts constituting 15 16 RESTITUTION.—Paragraph (1) shall not apply to 17 any amount which the taxpayer establishes con-18 stitutes restitution for damage or harm caused by 19 the violation of any law or the potential violation of 20 any law. This paragraph shall not apply to any 21 amount paid or incurred as reimbursement to the 22 government or entity for the costs of any investiga-23 tion or litigation. 24 "(3) CERTAIN NONGOVERNMENTAL REGU-25 LATORY ENTITIES.—An entity is described in this

paragraph if it is—

1	"(A) a nongovernmental entity which exer-
2	cises self-regulatory powers (including imposing
3	sanctions) in connection with a qualified board
4	or exchange (as defined in section $1256(g)(7)$),
5	Ol°
6	"(B) to the extent provided in regulations,
7	a nongovernmental entity which exercises self-
8	regulatory powers (including imposing sanc-
9	tions) as part of performing an essential gov-
10	ernmental function.".
11	(b) Effective Date.—The amendment made by
12	this section shall apply to amounts paid or incurred after
13	April 27, 2003, except that such amendment shall not
14	apply to amounts paid or incurred under any binding
15	order or agreement entered into on or before April 27,
16	2003. Such exception shall not apply to an order or agree-
17	ment requiring court approval unless the approval was ob-
18	tained on or before April 27, 2003.
19	SEC. 334. DISALLOWANCE OF DEDUCTION FOR PUNITIVE
20	DAMAGES.
21	(a) Disallowance of Deduction.—
22	(1) In general.—Section 162(g) (relating to
23	treble damage payments under the antitrust laws) is
24	amended by adding at the end the following new
25	paragraph:

1	"(2) Punitive damages.—No deduction shall
2	be allowed under this chapter for any amount paid
3	or incurred for punitive damages in connection with
4	any judgment in, or settlement of, any action. This
5	paragraph shall not apply to punitive damages de-
6	scribed in section 104(c).".
7	(2) Conforming amendments.—
8	(A) Section 162(g) is amended—
9	(i) by striking "If" and inserting:
10	"(1) Treble damages.—If", and
11	(ii) by redesignating paragraphs (1)
12	and (2) as subparagraphs (A) and (B), re-
13	spectively.
14	(B) The heading for section 162(g) is
15	amended by inserting "or Punitive Dam-
16	AGES" after "LAWS".
17	(b) Inclusion in Income of Punitive Damages
18	PAID BY INSURER OR OTHERWISE.—
19	(1) In general.—Part II of subchapter B of
20	chapter 1 (relating to items specifically included in
21	gross income) is amended by adding at the end the
22	following new section:

1 "SEC. 91. PUNITIVE DAMAGES COMPENSATED BY INSUR-

•		
)	ANOR OD O	
,	ANCE OR O'	IHHKWISH

- 3 "Gross income shall include any amount paid to or
- 4 on behalf of a taxpaver as insurance or otherwise by rea-
- 5 son of the taxpayer's liability (or agreement) to pay puni-
- 6 tive damages.".
- 7 (2) Reporting requirements.—Section 6041
- 8 (relating to information at source) is amended by
- 9 adding at the end the following new subsection:
- 10 "(f) Section To Apply to Punitive Damages
- 11 Compensation.—This section shall apply to payments by
- 12 a person to or on behalf of another person as insurance
- 13 or otherwise by reason of the other person's liability (or
- 14 agreement) to pay punitive damages.".
- 15 (3) Conforming amendment.—The table of
- sections for part II of subchapter B of chapter 1 is
- amended by adding at the end the following new
- 18 item:

"Sec. 91. Punitive damages compensated by insurance or otherwise.".

- 19 (c) Effective Date.—The amendments made by
- 20 this section shall apply to damages paid or incurred on
- 21 or after the date of the enactment of this Act.

1	PART II—EXECUTIVE COMPENSATION REFORM
2	SEC. 335. TREATMENT OF NONQUALIFIED DEFERRED COM-
3	PENSATION FUNDED WITH ASSETS LOCATED
4	OUTSIDE THE UNITED STATES.
5	(a) In General.—Section 83(c) (relating to special
6	rules for property transferred in connection with perform-
7	ance of services) is amended by adding at the end the fol-
8	lowing new paragraph:
9	"(4) Foreign assets funding nonqualified
10	DEFERRED COMPENSATION ARRANGEMENTS.—
11	"(A) IN GENERAL.—In determining wheth-
12	er there is a transfer of property for purposes
13	of subsection (a), if assets are—
14	"(i) designated or otherwise available
15	for the payment of nonqualified deferred
16	compensation, and
17	"(ii) located outside the United
18	States,
19	such assets shall not be treated as subject to
20	the claims of creditors.
21	"(B) Compensation for services per-
22	FORMED IN FOREIGN JURISDICTION.—Subpara-
23	graph (A) shall not apply to assets located in
24	a foreign jurisdiction if substantially all of the
25	services to which the nonqualified deferred com-

1	pensation relates are performed in such juris-
2	diction.
3	"(C) REGULATIONS.—The Secretary shall
4	prescribe such regulations as are necessary to
5	carry out the provisions of this paragraph, in-
6	cluding regulations to exempt arrangements
7	from the application of this paragraph if—
8	"(i) the arrangement will not result in
9	an improper deferral of United States tax,
10	and
11	"(ii) the assets involved in the ar-
12	rangement will be readily accessible in any
13	insolvency or bankruptcy proceeding.".
14	(b) Effective Date.—The amendments made by
15	this section shall apply to amounts deferred in taxable
16	years beginning after December 31, 2003.
17	SEC. 336. INCLUSION IN GROSS INCOME OF FUNDED DE-
18	FERRED COMPENSATION OF CORPORATE IN-
19	SIDERS.
20	(a) In General.—Subpart A of part I of subchapter
21	D of chapter 1 is amended by adding at the end the fol-
22	lowing new section:

1	"SEC. 409A. INCLUSION IN GROSS INCOME OF FUNDED DE-
2	FERRED COMPENSATION OF CORPORATE IN-
3	SIDERS.
4	"(a) In General.—If an employer maintains a fund-
5	ed deferred compensation plan—
6	"(1) compensation of any disqualified individual
7	which is deferred under such funded deferred com-
8	pensation plan shall be included in the gross income
9	of the disqualified individual or beneficiary for the
10	1st taxable year in which there is no substantial risk
11	of forfeiture of the rights to such compensation, and
12	"(2) the tax treatment of any amount made
13	available under the plan to a disqualified individual
14	or beneficiary shall be determined under section 72
15	(relating to annuities, etc.).
16	"(b) Funded Deferred Compensation Plan.—
17	For purposes of this section—
18	"(1) IN GENERAL.—The term 'funded deferred
19	compensation plan' means any plan providing for the
20	deferral of compensation unless—
21	"(A) the employee's rights to the com-
22	pensation deferred under the plan are no great-
23	er than the rights of a general creditor of the
24	employer, and
25	"(B) all amounts set aside (directly or in-
26	directly) for purposes of paying the deferred

1	compensation, and all income attributable to
2	such amounts, remain (until made available to
3	the participant or other beneficiary) solely the
4	property of the employer (without being re-
5	stricted to the provision of benefits under the
6	plan),
7	"(C) the amounts referred to in subpara-
8	graph (B) are available to satisfy the claims of
9	the employer's general creditors at all times
10	(not merely after bankruptcy or insolvency),
11	and
12	"(D) the investment options which a par-
13	ticipant may elect under the plan are the same
14	as the investment options which a participant
15	may elect under the qualified employer plan of
16	the employer which has the fewest investment
17	options.
18	Such term shall not include a qualified employer
19	plan.
20	"(2) Special rules.—
21	"(A) Employee's rights.—A plan shall
22	be treated as failing to meet the requirements
23	of paragraph (1)(A) unless—
24	"(i) the compensation deferred under
25	the plan is payable only upon separation

1	from service, death, disability (within the
2	meaning of section 1614(a)(3) of the So-
3	cial Security Act (42 U.S.C. 1382c(a)(3))),
4	or at a specified time (or pursuant to a
5	fixed schedule), and
6	"(ii) the plan does not permit the ac-
7	celeration of the time such deferred com-
8	pensation is payable by reason of any
9	event.
10	If the employer and employee agree to a modi-
11	fication of the plan that accelerates the time for
12	payment of any deferred compensation, then all
13	compensation previously deferred under the
14	plan shall be includible in gross income for the
15	taxable year during which such modification
16	takes effect and the taxpayer shall pay interest
17	at the underpayment rate on the underpay-
18	ments that would have occurred had the de-
19	ferred compensation been includible in gross in-
20	come on the earliest date that there is no sub-
21	stantial risk of forfeiture of the rights to such
22	compensation.
23	"(B) Creditor's rights.—A plan shall
24	be treated as failing to meet the requirements

1	of paragraph (1)(B) with respect to amounts
2	set aside in a trust unless—
3	"(i) the employee has no beneficial in-
4	terest in the trust,
5	"(ii) assets in the trust are available
6	to satisfy claims of general creditors at all
7	times (not merely after bankruptcy or in-
8	solvency), and
9	"(iii) there is no factor that would
10	make it more difficult for general creditors
11	to reach the assets in the trust than it
12	would be if the trust assets were held di-
13	rectly by the employer in the United
14	States.
15	Except as provided in regulations prescribed by
16	the Secretary, such a factor shall include the lo-
17	cation of the trust outside the United States
18	unless substantially all of the services to which
19	the nonqualified deferred compensation relates
20	are performed outside the United States. Such
21	regulations may exempt any such trust if the
22	trust will not result in an improper deferral of
23	United States tax, and the assets involved in
24	the trust will be readily accessible in any insol-
25	vency or bankruptcy proceeding.

1	"(c) DISQUALIFIED INDIVIDUAL.—For purposes of
2	this section, the term 'disqualified individual' means, with
3	respect to a corporation, any individual—
4	"(1) who is subject to the requirements of sec-
5	tion 16(a) of the Securities Exchange Act of 1934
6	with respect to such corporation, or
7	"(2) who would be subject to such requirements
8	if such corporation were an issuer of equity securi-
9	ties referred to in such section.
10	"(d) Other Definitions and Special Rules.—
11	For purposes of this section—
12	"(1) QUALIFIED EMPLOYER PLAN.—The term
13	'qualified employer plan' means—
14	"(A) any plan, contract, pension, account,
15	or trust described in subparagraph (A) or (B)
16	of section $219(g)(5)$, and
17	"(B) any other plan of an organization ex-
18	empt from tax under subtitle A.
19	"(2) Plan includes arrangements, etc.—
20	The term 'plan' includes any agreement or arrange-
21	ment.
22	"(3) Substantial risk of forfeiture.—The
23	rights of a person to compensation are subject to a
24	substantial risk of forfeiture if such person's rights
25	to such compensation are conditioned upon the fu-

- 1 ture performance of substantial services by any indi-
- 2 vidual.
- 3 "(4) Treatment of Earnings.—References to
- 4 deferred compensation shall be treated as including
- 5 references to income attributable to such compensa-
- 6 tion or such income.".
- 7 (b) CLERICAL AMENDMENT.—The table of sections
- 8 for such subpart A is amended by adding at the end the
- 9 following new item:

"Sec. 409A. Inclusion in gross income of funded deferred compensation of corporate insiders.".

- 10 (c) Effective Date.—The amendments made by
- 11 this section shall apply to amounts deferred in taxable
- 12 years beginning after December 31, 2003.
- 13 SEC. 337. PROHIBITION ON DEFERRAL OF GAIN FROM THE
- 14 EXERCISE OF STOCK OPTIONS AND RE-
- 15 STRICTED STOCK GAINS THROUGH DE-
- 16 FERRED COMPENSATION ARRANGEMENTS.
- 17 (a) In General.—Section 83 (relating to property
- 18 transferred in connection with performance of services) is
- 19 amending by adding at the end the following new sub-
- 20 section:
- 21 "(i) Prohibition on Additional Deferral
- 22 Through Deferred Compensation Arrange-
- 23 MENTS.—If a taxpayer elects to exchange an option to
- 24 purchase employer securities—

1	"(1) to which subsection (a) applies, or
2	"(2) which is described in subsection (e)(3),
3	or any other compensation based on employer securities,
4	for a right to receive future payments, then, notwith-
5	standing any other provision of this title, there shall be
6	included in gross income for the taxable year of the ex-
7	change an amount equal to the present value of such right
8	(or such other amount as the Secretary may by regulations
9	specify). For purposes of this subsection, the term 'em-
10	ployer securities' has the meaning given such term by sec-
11	tion 409(l).".
12	(b) Effective Date.—The amendment made by
13	this section shall apply to any exchange after December
14	31, 2003.
15	SEC. 338. INCREASE IN WITHHOLDING FROM SUPPLE-
16	MENTAL WAGE PAYMENTS IN EXCESS OF
17	\$1,000,000.
18	(a) In General.—If an employer elects under
19	Treasury Regulation 31 3402(c)_1 to determine the

19 Treasury Regulation 31.3402(g)-1 to determine the 20 amount to be deducted and withheld from any supplemental wage payment by using a flat percentage rate, the 22 rate to be used in determining the amount to be so deducted and withheld shall not be less than 28 percent (or 24 the corresponding rate in effect under section 1(i)(2) of 25 the Internal Revenue Code of 1986 for taxable years be-

- 1 ginning in the calendar year in which the payment is 2 made).
- 3 (b) Special Rule for Large Payments.—
- 4 (1) In General.—Notwithstanding subsection 5 (a), if the supplemental wage payment, when added 6 to all such payments previously made by the em-7 ployer to the employee during the calendar year, ex-8 ceeds \$1,000,000, the rate used with respect to such 9 excess shall be equal to the maximum rate of tax in 10 effect under section 1 of such Code for taxable years 11 beginning in such calendar year.
- 12 (2) AGGREGATION.—All persons treated as a 13 single employer under subsection (a) or (b) of sec-14 tion 52 of the Internal Revenue Code of 1986 shall 15 be treated as a single employer for purposes of this 16 subsection.
- 17 (c) Conforming Amendment.—Section 13273 of 18 the Revenue Reconciliation Act of 1993 (Public Law 103– 19 66) is repealed.
- 20 (d) Effective Date.—The provisions of, and the 21 amendment made by, this section shall apply to payments 22 made after December 31, 2003.

1	Subtitle D—International
2	Provisions
3	PART I—PROVISIONS TO DISCOURAGE
4	EXPATRIATION
5	SEC. 340. REVISION OF TAX RULES ON EXPATRIATION.
6	(a) In General.—Subpart A of part II of sub-
7	chapter N of chapter 1 is amended by inserting after sec-
8	tion 877 the following new section:
9	"SEC. 877A. TAX RESPONSIBILITIES OF EXPATRIATION.
10	"(a) General Rules.—For purposes of this sub-
11	title—
12	"(1) Mark to market.—Except as provided in
13	subsections (d) and (f), all property of a covered ex-
14	patriate to whom this section applies shall be treated
15	as sold on the day before the expatriation date for
16	its fair market value.
17	"(2) Recognition of gain or loss.—In the
18	case of any sale under paragraph (1)—
19	"(A) notwithstanding any other provision
20	of this title, any gain arising from such sale
21	shall be taken into account for the taxable year
22	of the sale, and
23	"(B) any loss arising from such sale shall
24	be taken into account for the taxable year of
25	the sale to the extent otherwise provided by this

1	title, except that section 1091 shall not apply to
2	any such loss.
3	Proper adjustment shall be made in the amount of
4	any gain or loss subsequently realized for gain or
5	loss taken into account under the preceding sen-
6	tence.
7	"(3) Exclusion for certain gain.—
8	"(A) IN GENERAL.—The amount which,
9	but for this paragraph, would be includible in
10	the gross income of any individual by reason of
11	this section shall be reduced (but not below
12	zero) by \$600,000. For purposes of this para-
13	graph, allocable expatriation gain taken into ac-
14	count under subsection (f)(2) shall be treated in
15	the same manner as an amount required to be
16	includible in gross income.
17	"(B) Cost-of-living adjustment.—
18	"(i) In General.—In the case of an
19	expatriation date occurring in any calendar
20	year after 2003, the \$600,000 amount
21	under subparagraph (A) shall be increased
22	by an amount equal to—
23	"(I) such dollar amount, multi-
24	plied by

1	"(II) the cost-of-living adjust-
2	ment determined under section 1(f)(3)
3	for such calendar year, determined by
4	substituting 'calendar year 2002' for
5	'calendar year 1992' in subparagraph
6	(B) thereof.
7	"(ii) ROUNDING RULES.—If any
8	amount after adjustment under clause (i)
9	is not a multiple of \$1,000, such amount
10	shall be rounded to the next lower multiple
11	of \$1,000.
12	"(4) Election to continue to be taxed as
13	UNITED STATES CITIZEN.—
14	"(A) IN GENERAL.—If a covered expatriate
15	elects the application of this paragraph—
16	"(i) this section (other than this para-
17	graph and subsection (i)) shall not apply to
18	the expatriate, but
19	"(ii) in the case of property to which
20	this section would apply but for such elec-
21	tion, the expatriate shall be subject to tax
22	under this title in the same manner as if
23	the individual were a United States citizen.

1	"(B) REQUIREMENTS.—Subparagraph (A)
2	shall not apply to an individual unless the indi-
3	vidual—
4	"(i) provides security for payment of
5	tax in such form and manner, and in such
6	amount, as the Secretary may require,
7	"(ii) consents to the waiver of any
8	right of the individual under any treaty of
9	the United States which would preclude as-
10	sessment or collection of any tax which
11	may be imposed by reason of this para-
12	graph, and
13	"(iii) complies with such other re-
14	quirements as the Secretary may prescribe.
15	"(C) Election.—An election under sub-
16	paragraph (A) shall apply to all property to
17	which this section would apply but for the elec-
18	tion and, once made, shall be irrevocable. Such
19	election shall also apply to property the basis of
20	which is determined in whole or in part by ref-
21	erence to the property with respect to which the
22	election was made.
23	"(b) Election To Defer Tax.—
24	"(1) IN GENERAL.—If the taxpayer elects the
25	application of this subsection with respect to any

property treated as sold by reason of subsection (a), the payment of the additional tax attributable to such property shall be postponed until the due date of the return for the taxable year in which such property is disposed of (or, in the case of property disposed of in a transaction in which gain is not recognized in whole or in part, until such other date as the Secretary may prescribe).

- "(2) Determination of tax with respect to Property.—For purposes of paragraph (1), the additional tax attributable to any property is an amount which bears the same ratio to the additional tax imposed by this chapter for the taxable year solely by reason of subsection (a) as the gain taken into account under subsection (a) with respect to such property bears to the total gain taken into account under subsection (a) with respect to all property to which subsection (a) applies.
- "(3) TERMINATION OF POSTPONEMENT.—No tax may be postponed under this subsection later than the due date for the return of tax imposed by this chapter for the taxable year which includes the date of death of the expatriate (or, if earlier, the time that the security provided with respect to the property fails to meet the requirements of paragraph

1	(4), unless the taxpayer corrects such failure within
2	the time specified by the Secretary).
3	"(4) Security.—
4	"(A) In general.—No election may be
5	made under paragraph (1) with respect to any
6	property unless adequate security is provided to
7	the Secretary with respect to such property.
8	"(B) ADEQUATE SECURITY.—For purposes
9	of subparagraph (A), security with respect to
10	any property shall be treated as adequate secu-
11	rity if—
12	"(i) it is a bond in an amount equal
13	to the deferred tax amount under para-
14	graph (2) for the property, or
15	"(ii) the taxpayer otherwise estab-
16	lishes to the satisfaction of the Secretary
17	that the security is adequate.
18	"(5) Waiver of Certain Rights.—No elec-
19	tion may be made under paragraph (1) unless the
20	taxpayer consents to the waiver of any right under
21	any treaty of the United States which would pre-
22	clude assessment or collection of any tax imposed by
23	reason of this section.
24	"(6) Elections.—An election under paragraph
25	(1) shall only apply to property described in the elec-

1	tion and, once made, is irrevocable. An election may
2	be made under paragraph (1) with respect to an in-
3	terest in a trust with respect to which gain is re-
4	quired to be recognized under subsection $(f)(1)$.
5	"(7) Interest.—For purposes of section
6	6601—
7	"(A) the last date for the payment of tax
8	shall be determined without regard to the elec-
9	tion under this subsection, and
10	"(B) section 6621(a)(2) shall be applied by
11	substituting '5 percentage points' for '3 per-
12	centage points' in subparagraph (B) thereof.
13	"(c) Covered Expatriate.—For purposes of this
14	section—
15	"(1) IN GENERAL.—Except as provided in para-
16	graph (2), the term 'covered expatriate' means an
17	expatriate.
18	"(2) Exceptions.—An individual shall not be
19	treated as a covered expatriate if—
20	"(A) the individual—
21	"(i) became at birth a citizen of the
22	United States and a citizen of another
23	country and, as of the expatriation date,
24	continues to be a citizen of, and is taxed
25	as a resident of, such other country, and

1	"(ii) has not been a resident of the
2	United States (as defined in section
3	7701(b)(1)(A)(ii)) during the 5 taxable
4	years ending with the taxable year during
5	which the expatriation date occurs, or
6	"(B)(i) the individual's relinquishment of
7	United States citizenship occurs before such in-
8	dividual attains age $18\frac{1}{2}$, and
9	"(ii) the individual has been a resident of
10	the United States (as so defined) for not more
11	than 5 taxable years before the date of relin-
12	quishment.
13	"(d) Exempt Property; Special Rules for Pen-
14	SION PLANS.—
15	"(1) Exempt property.—This section shall
16	not apply to the following:
17	"(A) United States real property in-
18	TERESTS.—Any United States real property in-
19	terest (as defined in section $897(c)(1)$), other
20	than stock of a United States real property
21	holding corporation which does not, on the day
22	before the expatriation date, meet the require-
23	ments of section $897(c)(2)$.
24	"(B) Specified property.—Any prop-
25	erty or interest in property not described in

1	subparagraph (A) which the Secretary specifies
2	in regulations.
3	"(2) Special rules for certain retire-
4	MENT PLANS.—
5	"(A) In general.—If a covered expatriate
6	holds on the day before the expatriation date
7	any interest in a retirement plan to which this
8	paragraph applies—
9	"(i) such interest shall not be treated
10	as sold for purposes of subsection (a)(1),
11	but
12	"(ii) an amount equal to the present
13	value of the expatriate's nonforfeitable ac-
14	crued benefit shall be treated as having
15	been received by such individual on such
16	date as a distribution under the plan.
17	"(B) Treatment of subsequent dis-
18	TRIBUTIONS.—In the case of any distribution
19	on or after the expatriation date to or on behalf
20	of the covered expatriate from a plan from
21	which the expatriate was treated as receiving a
22	distribution under subparagraph (A), the
23	amount otherwise includible in gross income by
24	reason of the subsequent distribution shall be
25	reduced by the excess of the amount includible

1	in gross income under subparagraph (A) over
2	any portion of such amount to which this sub-
3	paragraph previously applied.
4	"(C) Treatment of subsequent dis-
5	TRIBUTIONS BY PLAN.—For purposes of this
6	title, a retirement plan to which this paragraph
7	applies, and any person acting on the plan's be-
8	half, shall treat any subsequent distribution de-
9	scribed in subparagraph (B) in the same man-
10	ner as such distribution would be treated with-
11	out regard to this paragraph.
12	"(D) Applicable plans.—This para-
13	graph shall apply to—
14	"(i) any qualified retirement plan (as
15	defined in section 4974(c)),
16	"(ii) an eligible deferred compensation
17	plan (as defined in section 457(b)) of an
18	eligible employer described in section
19	457(e)(1)(A), and
20	"(iii) to the extent provided in regula-
21	tions, any foreign pension plan or similar
22	retirement arrangements or programs.
23	"(e) Definitions.—For purposes of this section—
24	"(1) Expatriate.—The term 'expatriate'
25	means—

1	"(A) any United States citizen who relin-
2	quishes citizenship, and
3	"(B) any long-term resident of the United
4	States who—
5	"(i) ceases to be a lawful permanent
6	resident of the United States (within the
7	meaning of section 7701(b)(6)), or
8	"(ii) commences to be treated as a
9	resident of a foreign country under the
10	provisions of a tax treaty between the
11	United States and the foreign country and
12	who does not waive the benefits of such
13	treaty applicable to residents of the foreign
14	country.
15	"(2) Expatriation date.—The term 'expa-
16	triation date' means—
17	"(A) the date an individual relinquishes
18	United States citizenship, or
19	"(B) in the case of a long-term resident of
20	the United States, the date of the event de-
21	scribed in clause (i) or (ii) of paragraph (1)(B).
22	"(3) Relinquishment of citizenship.—A
23	citizen shall be treated as relinquishing United
24	States citizenship on the earliest of—

1	"(A) the date the individual renounces
2	such individual's United States nationality be-
3	fore a diplomatic or consular officer of the
4	United States pursuant to paragraph (5) of sec-
5	tion 349(a) of the Immigration and Nationality
6	Act (8 U.S.C. 1481(a)(5)),
7	"(B) the date the individual furnishes to
8	the United States Department of State a signed
9	statement of voluntary relinquishment of
10	United States nationality confirming the per-
11	formance of an act of expatriation specified in
12	paragraph (1), (2), (3), or (4) of section 349(a)
13	of the Immigration and Nationality Act (8
14	U.S.C. $1481(a)(1)-(4)$,
15	"(C) the date the United States Depart-
16	ment of State issues to the individual a certifi-
17	cate of loss of nationality, or
18	"(D) the date a court of the United States
19	cancels a naturalized citizen's certificate of nat-
20	uralization.
21	Subparagraph (A) or (B) shall not apply to any indi-
22	vidual unless the renunciation or voluntary relin-
23	quishment is subsequently approved by the issuance
24	to the individual of a certificate of loss of nationality
25	by the United States Department of State.

1	"(4) Long-term resident.—The term 'long-
2	term resident' has the meaning given to such term
3	by section $877(e)(2)$.
4	"(f) Special Rules Applicable to Bene-
5	FICIARIES' INTERESTS IN TRUST.—
6	"(1) In general.—Except as provided in para-
7	graph (2), if an individual is determined under para-
8	graph (3) to hold an interest in a trust on the day
9	before the expatriation date—
10	"(A) the individual shall not be treated as
11	having sold such interest,
12	"(B) such interest shall be treated as a
13	separate share in the trust, and
14	"(C)(i) such separate share shall be treat-
15	ed as a separate trust consisting of the assets
16	allocable to such share,
17	"(ii) the separate trust shall be treated as
18	having sold its assets on the day before the ex-
19	patriation date for their fair market value and
20	as having distributed all of its assets to the in-
21	dividual as of such time, and
22	"(iii) the individual shall be treated as hav-
23	ing recontributed the assets to the separate
24	trust.

1	Subsection (a)(2) shall apply to any income, gain, or
2	loss of the individual arising from a distribution de-
3	scribed in subparagraph (C)(ii). In determining the
4	amount of such distribution, proper adjustments
5	shall be made for liabilities of the trust allocable to
6	an individual's share in the trust.
7	"(2) Special rules for interests in quali-
8	FIED TRUSTS.—
9	"(A) In General.—If the trust interest
10	described in paragraph (1) is an interest in a
11	qualified trust—
12	"(i) paragraph (1) and subsection (a)
13	shall not apply, and
14	"(ii) in addition to any other tax im-
15	posed by this title, there is hereby imposed
16	on each distribution with respect to such
17	interest a tax in the amount determined
18	under subparagraph (B).
19	"(B) Amount of Tax.—The amount of
20	tax under subparagraph (A)(ii) shall be equal to
21	the lesser of—
22	"(i) the highest rate of tax imposed by
23	section 1(e) for the taxable year which in-
24	cludes the day before the expatriation date,

1	multiplied by the amount of the distribu-
2	tion, or
3	"(ii) the balance in the deferred tax
4	account immediately before the distribution
5	determined without regard to any increases
6	under subparagraph (C)(ii) after the 30th
7	day preceding the distribution.
8	"(C) Deferred tax account.—For pur-
9	poses of subparagraph (B)(ii)—
10	"(i) Opening balance.—The open-
11	ing balance in a deferred tax account with
12	respect to any trust interest is an amount
13	equal to the tax which would have been im-
14	posed on the allocable expatriation gain
15	with respect to the trust interest if such
16	gain had been included in gross income
17	under subsection (a).
18	"(ii) Increase for interest.—The
19	balance in the deferred tax account shall
20	be increased by the amount of interest de-
21	termined (on the balance in the account at
22	the time the interest accrues), for periods
23	after the 90th day after the expatriation
24	date, by using the rates and method appli-
25	cable under section 6621 for underpay-

1	ments of tax for such periods, except that
2	section 6621(a)(2) shall be applied by sub-
3	stituting '5 percentage points' for '3 per-
4	centage points' in subparagraph (B) there-
5	of.
6	"(iii) Decrease for taxes pre-
7	VIOUSLY PAID.—The balance in the tax de-
8	ferred account shall be reduced—
9	"(I) by the amount of taxes im-
10	posed by subparagraph (A) on any
11	distribution to the person holding the
12	trust interest, and
13	"(II) in the case of a person
14	holding a nonvested interest, to the
15	extent provided in regulations, by the
16	amount of taxes imposed by subpara-
17	graph (A) on distributions from the
18	trust with respect to nonvested inter-
19	ests not held by such person.
20	"(D) Allocable expatriation gain.—
21	For purposes of this paragraph, the allocable
22	expatriation gain with respect to any bene-
23	ficiary's interest in a trust is the amount of
24	gain which would be allocable to such bene-
25	ficiary's vested and nonvested interests in the

1	trust if the beneficiary held directly all assets
2	allocable to such interests.
3	"(E) TAX DEDUCTED AND WITHHELD.—
4	"(i) In general.—The tax imposed
5	by subparagraph (A)(ii) shall be deducted
6	and withheld by the trustees from the dis-
7	tribution to which it relates.
8	"(ii) Exception where failure to
9	WAIVE TREATY RIGHTS.—If an amount
10	may not be deducted and withheld under
11	clause (i) by reason of the distributee fail-
12	ing to waive any treaty right with respect
13	to such distribution—
14	"(I) the tax imposed by subpara-
15	graph (A)(ii) shall be imposed on the
16	trust and each trustee shall be person-
17	ally liable for the amount of such tax,
18	and
19	"(II) any other beneficiary of the
20	trust shall be entitled to recover from
21	the distributee the amount of such tax
22	imposed on the other beneficiary.
23	"(F) DISPOSITION.—If a trust ceases to be
24	a qualified trust at any time, a covered expa-
25	triate disposes of an interest in a qualified

1	trust, or a covered expatriate holding an inter-
2	est in a qualified trust dies, then, in lieu of the
3	tax imposed by subparagraph (A)(ii), there is
4	hereby imposed a tax equal to the lesser of—
5	"(i) the tax determined under para-
6	graph (1) as if the day before the expatria-
7	tion date were the date of such cessation,
8	disposition, or death, whichever is applica-
9	ble, or
10	"(ii) the balance in the tax deferred
11	account immediately before such date.
12	Such tax shall be imposed on the trust and
13	each trustee shall be personally liable for the
14	amount of such tax and any other beneficiary
15	of the trust shall be entitled to recover from the
16	covered expatriate or the estate the amount of
17	such tax imposed on the other beneficiary.
18	"(G) Definitions and special rules.—
19	For purposes of this paragraph—
20	"(i) QUALIFIED TRUST.—The term
21	'qualified trust' means a trust which is de-
22	scribed in section 7701(a)(30)(E).
23	"(ii) Vested interest.—The term
24	'vested interest' means any interest which,

1	as of the day before the expatriation date
2	is vested in the beneficiary.
3	"(iii) Nonvested interest.—The
4	term 'nonvested interest' means, with re-
5	spect to any beneficiary, any interest in a
6	trust which is not a vested interest. Such
7	interest shall be determined by assuming
8	the maximum exercise of discretion in
9	favor of the beneficiary and the occurrence
10	of all contingencies in favor of the bene-
11	ficiary.
12	"(iv) Adjustments.—The Secretary
13	may provide for such adjustments to the
14	bases of assets in a trust or a deferred tax
15	account, and the timing of such adjust-
16	ments, in order to ensure that gain is
17	taxed only once.
18	"(v) Coordination with retire-
19	MENT PLAN RULES.—This subsection shall
20	not apply to an interest in a trust which
21	is part of a retirement plan to which sub-
22	section $(d)(2)$ applies.
23	"(3) Determination of Beneficiaries' in-
24	TEREST IN TRUST.—

1	"(A) DETERMINATIONS UNDER PARA-
2	GRAPH (1).—For purposes of paragraph (1), a
3	beneficiary's interest in a trust shall be based
4	upon all relevant facts and circumstances, in-
5	cluding the terms of the trust instrument and
6	any letter of wishes or similar document, histor-
7	ical patterns of trust distributions, and the ex-
8	istence of and functions performed by a trust
9	protector or any similar adviser.
10	"(B) Other determinations.—For pur-
11	poses of this section—
12	"(i) Constructive ownership.—If
13	a beneficiary of a trust is a corporation,
14	partnership, trust, or estate, the share-
15	holders, partners, or beneficiaries shall be
16	deemed to be the trust beneficiaries for
17	purposes of this section.
18	"(ii) Taxpayer return position.—
19	A taxpayer shall clearly indicate on its in-
20	come tax return—
21	"(I) the methodology used to de-
22	termine that taxpayer's trust interest
23	under this section, and
24	"(II) if the taxpayer knows (or
25	has reason to know) that any other

1	beneficiary of such trust is using a
2	different methodology to determine
3	such beneficiary's trust interest under
4	this section.
5	"(g) TERMINATION OF DEFERRALS, ETC.—In the
6	case of any covered expatriate, notwithstanding any other
7	provision of this title—
8	"(1) any period during which recognition of in-
9	come or gain is deferred shall terminate on the day
10	before the expatriation date, and
11	"(2) any extension of time for payment of tax
12	shall cease to apply on the day before the expatria-
13	tion date and the unpaid portion of such tax shall
14	be due and payable at the time and in the manner
15	prescribed by the Secretary.
16	"(h) Imposition of Tentative Tax.—
17	"(1) IN GENERAL.—If an individual is required
18	to include any amount in gross income under sub-
19	section (a) for any taxable year, there is hereby im-
20	posed, immediately before the expatriation date, a
21	tax in an amount equal to the amount of tax which
22	would be imposed if the taxable year were a short
23	taxable year ending on the expatriation date.

1	"(2) DUE DATE.—The due date for any tax im-
2	posed by paragraph (1) shall be the 90th day after
3	the expatriation date.

- "(3) TREATMENT OF TAX.—Any tax paid under paragraph (1) shall be treated as a payment of the tax imposed by this chapter for the taxable year to which subsection (a) applies.
- 8 "(4) DEFERRAL OF TAX.—The provisions of 9 subsection (b) shall apply to the tax imposed by this 10 subsection to the extent attributable to gain includ-11 ible in gross income by reason of this section.
- 12 "(i) SPECIAL LIENS FOR DEFERRED TAX 13 AMOUNTS.—

14 "(1) Imposition of Lien.—

"(A) IN GENERAL.—If a covered expatriate makes an election under subsection (a)(4) or (b) which results in the deferral of any tax imposed by reason of subsection (a), the deferred amount (including any interest, additional amount, addition to tax, assessable penalty, and costs attributable to the deferred amount) shall be a lien in favor of the United States on all property of the expatriate located in the United States (without regard to whether this section applies to the property).

1	"(B) Deferred amount.—For purposes
2	of this subsection, the deferred amount is the
3	amount of the increase in the covered expatri-
4	ate's income tax which, but for the election
5	under subsection (a)(4) or (b), would have oc-
6	curred by reason of this section for the taxable
7	year including the expatriation date.
8	"(2) Period of Lien.—The lien imposed by
9	this subsection shall arise on the expatriation date
10	and continue until—
11	"(A) the liability for tax by reason of this
12	section is satisfied or has become unenforceable
13	by reason of lapse of time, or
14	"(B) it is established to the satisfaction of
15	the Secretary that no further tax liability may
16	arise by reason of this section.
17	"(3) CERTAIN RULES APPLY.—The rules set
18	forth in paragraphs (1), (3), and (4) of section
19	6324A(d) shall apply with respect to the lien im-
20	posed by this subsection as if it were a lien imposed
21	by section 6324A.
22	"(j) REGULATIONS.—The Secretary shall prescribe
23	such regulations as may be necessary or appropriate to
24	carry out the purposes of this section.".

1	(b) Inclusion in Income of Gifts and Bequests
2	RECEIVED BY UNITED STATES CITIZENS AND RESIDENTS
3	From Expatriates.—Section 102 (relating to gifts, etc.
4	not included in gross income) is amended by adding at
5	the end the following new subsection:
6	"(d) Gifts and Inheritances From Covered Ex-
7	PATRIATES.—
8	"(1) In general.—Subsection (a) shall not ex-
9	clude from gross income the value of any property
10	acquired by gift, bequest, devise, or inheritance from
11	a covered expatriate after the expatriation date. For
12	purposes of this subsection, any term used in this
13	subsection which is also used in section 877A shall
14	have the same meaning as when used in section
15	877A.
16	"(2) Exceptions for transfers otherwise
17	SUBJECT TO ESTATE OR GIFT TAX.—Paragraph (1)
18	shall not apply to any property if either—
19	"(A) the gift, bequest, devise, or inherit-
20	ance is—
21	"(i) shown on a timely filed return of
22	tax imposed by chapter 12 as a taxable gift
23	by the covered expatriate, or
24	"(ii) included in the gross estate of
25	the covered expatriate for purposes of

1	chapter 11 and shown on a timely filed re-
2	turn of tax imposed by chapter 11 of the
3	estate of the covered expatriate, or
4	"(B) no such return was timely filed but
5	no such return would have been required to be
6	filed even if the covered expatriate were a cit-
7	izen or long-term resident of the United
8	States.".
9	(c) Definition of Termination of United
10	STATES CITIZENSHIP.—Section 7701(a) is amended by
11	adding at the end the following new paragraph:
12	"(48) Termination of united states citi-
13	ZENSHIP.—
14	"(A) In general.—An individual shall
15	not cease to be treated as a United States cit-
16	izen before the date on which the individual's
17	citizenship is treated as relinquished under sec-
18	tion $877A(e)(3)$.
19	"(B) Dual citizens.—Under regulations
20	prescribed by the Secretary, subparagraph (A)
21	shall not apply to an individual who became at
22	birth a citizen of the United States and a cit-
23	izen of another country.".
24	(d) Ineligibility for Visa or Admission to
25	United States.—

1	(1) In general.—Section 212(a)(10)(E) of the
2	Immigration and Nationality Act (8 U.S.C.
3	1182(a)(10)(E)) is amended to read as follows:
4	"(E) Former citizens not in compli-
5	ANCE WITH EXPATRIATION REVENUE PROVI-
6	SIONS.—Any alien who is a former citizen of
7	the United States who relinquishes United
8	States citizenship (within the meaning of sec-
9	tion 877A(e)(3) of the Internal Revenue Code
10	of 1986) and who is not in compliance with sec-
11	tion 877A of such Code (relating to expatria-
12	tion).".
13	(2) Availability of information.—
14	(A) In general.—Section 6103(l) (relat-
15	ing to disclosure of returns and return informa-
16	tion for purposes other than tax administration)
17	is amended by adding at the end the following
18	new paragraph:
19	"(19) Disclosure to deny visa or admis-
20	SION TO CERTAIN EXPATRIATES.—Upon written re-
21	quest of the Attorney General or the Attorney Gen-
22	eral's delegate, the Secretary shall disclose whether

an individual is in compliance with section 877A

(and if not in compliance, any items of noncompli-

ance) to officers and employees of the Federal agen-

23

24

25

1	cy responsible for administering section
2	212(a)(10)(E) of the Immigration and Nationality
3	Act solely for the purpose of, and to the extent nec-
4	essary in, administering such section
5	212(a)(10)(E).".
6	(B) Safeguards.—
7	(i) Technical amendments.—Para-
8	graph (4) of section 6103(p) of the Inter-
9	nal Revenue Code of 1986, as amended by
10	section 202(b)(2)(B) of the Trade Act of
11	2002 (Public Law 107–210; 116 Stat.
12	961), is amended by striking "or (17)"
13	after "any other person described in sub-
14	section (l)(16)" each place it appears and
15	inserting "or (18)".
16	(ii) Conforming amendments.—
17	Section 6103(p)(4) (relating to safe-
18	guards), as amended by clause (i), is
19	amended by striking "or (18)" after "any
20	other person described in subsection
21	(l)(16)" each place it appears and insert-
22	ing "(18), or (19)".
23	(3) Effective dates.—
24	(A) In general.—Except as provided in
25	subparagraph (B), the amendments made by

1	this subsection shall apply to individuals who
2	relinquish United States citizenship on or after
3	the date of the enactment of this Act.
4	(B) TECHNICAL AMENDMENTS.—The
5	amendments made by paragraph (2)(B)(i) shall
6	take effect as if included in the amendments
7	made by section 202(b)(2)(B) of the Trade Act
8	of 2002 (Public Law 107–210; 116 Stat. 961).
9	(e) Conforming Amendments.—
10	(1) Section 877 is amended by adding at the
11	end the following new subsection:
12	"(g) Application.—This section shall not apply to
13	an expatriate (as defined in section 877A(e)) whose expa-
14	triation date (as so defined) occurs on or after February
15	5, 2003.".
16	(2) Section 2107 is amended by adding at the
17	end the following new subsection:
18	"(f) APPLICATION.—This section shall not apply to
19	any expatriate subject to section 877A.".
20	(3) Section 2501(a)(3) is amended by adding at
21	the end the following new subparagraph:
22	"(F) Application.—This paragraph shall
23	not apply to any expatriate subject to section
24	877A.".

1	(4)(A) Paragraph	(1) of section	on $6039G(d)$ is
2	amended by inserting	"or 877A"	after "section
3	877".		

- 4 (B) The second sentence of section 6039G(e) is 5 amended by inserting "or who relinquishes United 6 States citizenship (within the meaning of section 7 877A(e)(3))" after "877(a))".
- 8 (C) Section 6039G(f) is amended by inserting 9 "or 877A(e)(2)(B)" after "877(e)(1)".
- 10 (f) CLERICAL AMENDMENT.—The table of sections
 11 for subpart A of part II of subchapter N of chapter 1
 12 is amended by inserting after the item relating to section
 13 877 the following new item:

"Sec. 877A. Tax responsibilities of expatriation.".

14 (g) Effective Date.—

15 (1) IN GENERAL.—Except as provided in this subsection, the amendments made by this section shall apply to expatriates (within the meaning of section 877A(e) of the Internal Revenue Code of 1986, as added by this section) whose expatriation date (as so defined) occurs on or after February 5, 2003.

(2) GIFTS AND BEQUESTS.—Section 102(d) of the Internal Revenue Code of 1986 (as added by subsection (b)) shall apply to gifts and bequests received on or after February 5, 2003, from an indi-

22

23

24

25

1	vidual or the estate of an individual whose expatria-
2	tion date (as so defined) occurs after such date.
3	(3) Due date for tentative tax.—The due
4	date under section 877A(h)(2) of the Internal Rev-
5	enue Code of 1986, as added by this section, shall
6	in no event occur before the 90th day after the date
7	of the enactment of this Act.
8	SEC. 341. TAX TREATMENT OF INVERTED CORPORATE EN-
9	TITIES.
10	(a) In General.—Subchapter C of chapter 80 (re-
11	lating to provisions affecting more than one subtitle) is
12	amended by adding at the end the following new section:
13	"SEC. 7874. RULES RELATING TO INVERTED CORPORATE
14	ENTITIES.
15	"(a) Inverted Corporations Treated as Domes-
16	TIC CORPORATIONS.—
17	"(1) In general.—If a foreign incorporated
18	entity is treated as an inverted domestic corporation,
19	then, notwithstanding section 7701(a)(4), such enti-
20	ty shall be treated for purposes of this title as a do-
21	mestic corporation.
22	"(2) Inverted domestic corporation.—For
23	purposes of this section, a foreign incorporated enti-

1	tion if, pursuant to a plan (or a series of related
2	transactions)—
3	"(A) the entity completes after March 20,
4	2002, the direct or indirect acquisition of sub-
5	stantially all of the properties held directly or
6	indirectly by a domestic corporation or substan-
7	tially all of the properties constituting a trade
8	or business of a domestic partnership,
9	"(B) after the acquisition at least 80 per-
10	cent of the stock (by vote or value) of the entity
11	is held—
12	"(i) in the case of an acquisition with
13	respect to a domestic corporation, by
14	former shareholders of the domestic cor-
15	poration by reason of holding stock in the
16	domestic corporation, or
17	"(ii) in the case of an acquisition with
18	respect to a domestic partnership, by
19	former partners of the domestic partner-
20	ship by reason of holding a capital or prof-
21	its interest in the domestic partnership,
22	and
23	"(C) the expanded affiliated group which
24	after the acquisition includes the entity does
25	not have substantial business activities in the

1	foreign country in which or under the law of
2	which the entity is created or organized when
3	compared to the total business activities of such
4	expanded affiliated group.
5	Except as provided in regulations, an acquisition of
6	properties of a domestic corporation shall not be
7	treated as described in subparagraph (A) if none of
8	the corporation's stock was readily tradeable on an
9	established securities market at any time during the
10	4-year period ending on the date of the acquisition.
11	"(b) Preservation of Domestic Tax Base In
12	CERTAIN INVERSION TRANSACTIONS TO WHICH SUB-
13	SECTION (a) DOES NOT APPLY.—
14	"(1) In General.—If a foreign incorporated
15	entity would be treated as an inverted domestic cor-
16	poration with respect to an acquired entity if ei-
17	ther—
18	"(A) subsection (a)(2)(A) were applied by
19	substituting 'after December 31, 1996, and on
20	or before March 20, 2002' for 'after March 20,
21	2002' and subsection (a)(2)(B) were applied by
22	substituting 'more than 50 percent' for 'at least
23	80 percent', or

1	"(B) subsection (a)(2)(B) were applied by
2	substituting 'more than 50 percent' for 'at least
3	80 percent',
4	then the rules of subsection (c) shall apply to any
5	inversion gain of the acquired entity during the ap-
6	plicable period and the rules of subsection (d) shall
7	apply to any related party transaction of the ac-
8	quired entity during the applicable period. This sub-
9	section shall not apply for any taxable year if sub-
10	section (a) applies to such foreign incorporated enti-
11	ty for such taxable year.
12	"(2) Acquired entity.—For purposes of this
13	section—
14	"(A) IN GENERAL.—The term 'acquired
15	entity' means the domestic corporation or part-
16	nership substantially all of the properties of
17	which are directly or indirectly acquired in an
18	acquisition described in subsection (a)(2)(A) to
19	which this subsection applies.
20	"(B) AGGREGATION RULES.—Any domes-
21	tic person bearing a relationship described in
22	section 267(b) or 707(b) to an acquired entity
23	shall be treated as an acquired entity with re-
24	spect to the acquisition described in subpara-
25	graph (A).

1	"(3) Applicable Period.—For purposes of
2	this section—
3	"(A) In general.—The term 'applicable
4	period' means the period—
5	"(i) beginning on the first date prop-
6	erties are acquired as part of the acquisi-
7	tion described in subsection (a)(2)(A) to
8	which this subsection applies, and
9	"(ii) ending on the date which is 10
10	years after the last date properties are ac-
11	quired as part of such acquisition.
12	"(B) Special rule for inversions oc-
13	CURRING BEFORE MARCH 21, 2002.—In the case
14	of any acquired entity to which paragraph
15	(1)(A) applies, the applicable period shall be the
16	10-year period beginning on January 1, 2003.
17	"(c) Tax on Inversion Gains May Not Be Off-
18	SET.—If subsection (b) applies—
19	"(1) In general.—The taxable income of an
20	acquired entity (or any expanded affiliated group
21	which includes such entity) for any taxable year
22	which includes any portion of the applicable period
23	shall in no event be less than the inversion gain of
24	the entity for the taxable year.

1	"(2) Credits not allowed against tax on
2	INVERSION GAIN.—Credits shall be allowed against
3	the tax imposed by this chapter on an acquired enti-
4	ty for any taxable year described in paragraph (1)
5	only to the extent such tax exceeds the product of—
6	"(A) the amount of the inversion gain for
7	the taxable year, and
8	"(B) the highest rate of tax specified in
9	section $11(b)(1)$.
10	For purposes of determining the credit allowed by
11	section 901 inversion gain shall be treated as from
12	sources within the United States.
13	"(3) Special rules for partnerships.—In
14	the case of an acquired entity which is a partner-
15	ship—
16	"(A) the limitations of this subsection shall
17	apply at the partner rather than the partner-
18	ship level,
19	"(B) the inversion gain of any partner for
20	any taxable year shall be equal to the sum of—
21	"(i) the partner's distributive share of
22	inversion gain of the partnership for such
23	taxable year, plus
24	"(ii) income or gain required to be
25	recognized for the taxable year by the part-

1	ner under section 367(a), 741, or 1001, or
2	under any other provision of chapter 1, by
3	reason of the transfer during the applica-
4	ble period of any partnership interest of
5	the partner in such partnership to the for-
6	eign incorporated entity, and
7	"(C) the highest rate of tax specified in
8	the rate schedule applicable to the partner
9	under chapter 1 shall be substituted for the
10	rate of tax under paragraph (2)(B).
11	"(4) Inversion gain.—For purposes of this
12	section, the term 'inversion gain' means any income
13	or gain required to be recognized under section 304,
14	311(b), 367, 1001, or 1248, or under any other pro-
15	vision of chapter 1, by reason of the transfer during
16	the applicable period of stock or other properties by
17	an acquired entity—
18	"(A) as part of the acquisition described in
19	subsection (a)(2)(A) to which subsection (b) ap-
20	plies, or
21	"(B) after such acquisition to a foreign re-
22	lated person.
23	The Secretary may provide that income or gain from
24	the sale of inventories or other transactions in the
25	ordinary course of a trade or business shall not be

treated as inversion gain under subparagraph (B) to the extent the Secretary determines such treatment would not be inconsistent with the purposes of this section.

"(5) COORDINATION WITH SECTION 172 AND MINIMUM TAX.—Rules similar to the rules of paragraphs (3) and (4) of section 860E(a) shall apply for purposes of this section.

"(6) STATUTE OF LIMITATIONS.—

"(A) In GENERAL.—The statutory period for the assessment of any deficiency attributable to the inversion gain of any taxpayer for any pre-inversion year shall not expire before the expiration of 3 years from the date the Secretary is notified by the taxpayer (in such manner as the Secretary may prescribe) of the acquisition described in subsection (a)(2)(A) to which such gain relates and such deficiency may be assessed before the expiration of such 3-year period notwithstanding the provisions of any other law or rule of law which would otherwise prevent such assessment.

"(B) Pre-inversion year.—For purposes of subparagraph (A), the term 'pre-inversion year' means any taxable year if—

1	"(i) any portion of the applicable pe-
2	riod is included in such taxable year, and
3	"(ii) such year ends before the taxable
4	year in which the acquisition described in
5	subsection (a)(2)(A) is completed.
6	"(d) Special Rules Applicable to Related
7	Party Transactions.—
8	"(1) Annual application for agreements
9	ON RETURN POSITIONS.—
10	"(A) In general.—Each acquired entity
11	to which subsection (b) applies shall file with
12	the Secretary an application for an approval
13	agreement under subparagraph (D) for each
14	taxable year which includes a portion of the ap-
15	plicable period. Such application shall be filed
16	at such time and manner, and shall contain
17	such information, as the Secretary may pre-
18	scribe.
19	"(B) Secretarial action.—Within 90
20	days of receipt of an application under subpara-
21	graph (A) (or such longer period as the Sec-
22	retary and entity may agree upon), the Sec-
23	retary shall—

1	"(i) enter into an agreement described
2	in subparagraph (D) for the taxable year
3	covered by the application,
4	"(ii) notify the entity that the Sec-
5	retary has determined that the application
6	was filed in good faith and substantially
7	complies with the requirements for the ap-
8	plication under subparagraph (A), or
9	"(iii) notify the entity that the Sec-
10	retary has determined that the application
11	was not filed in good faith or does not sub-
12	stantially comply with such requirements.
13	If the Secretary fails to act within the time pre-
14	scribed under the preceding sentence, the entity
15	shall be treated for purposes of this paragraph
16	as having received notice under clause (ii).
17	"(C) Failures to comply.—If an ac-
18	quired entity fails to file an application under
19	subparagraph (A), or the acquired entity re-
20	ceives a notice under subparagraph (B)(iii), for
21	any taxable year, then for such taxable year—
22	"(i) there shall not be allowed any de-
23	duction, or addition to basis or cost of
24	goods sold, for amounts paid or incurred,
25	or losses incurred, by reason of a trans-

1	action between the acquired entity and a
2	foreign related person,
3	"(ii) any transfer or license of intan-
4	gible property (as defined in section
5	936(h)(3)(B)) between the acquired entity
6	and a foreign related person shall be dis-
7	regarded, and
8	"(iii) any cost-sharing arrangement
9	between the acquired entity and a foreign
10	related person shall be disregarded.
11	"(D) Approval agreement.—For pur-
12	poses of subparagraph (A), the term 'approval
13	agreement' means a prefiling, advance pricing,
14	or other agreement specified by the Secretary
15	which contains such provisions as the Secretary
16	determines necessary to ensure that the require-
17	ments of sections $163(j)$, $267(a)(3)$, 482 , and
18	845, and any other provision of this title appli-
19	cable to transactions between related persons
20	and specified by the Secretary, are met.
21	"(E) TAX COURT REVIEW.—
22	"(i) In General.—The Tax Court
23	shall have jurisdiction over any action
24	brought by an acquired entity receiving a
25	notice under subparagraph (B)(iii) to de-

1	termine whether the issuance of the notice
2	was an abuse of discretion, but only if the
3	action is brought within 30 days after the
4	date of the mailing (determined under
5	rules similar to section 6213) of the notice.
6	"(ii) Court action.—The Tax Court
7	shall issue its decision within 30 days after
8	the filing of the action under clause (i) and
9	may order the Secretary to issue a notice
10	described in subparagraph (B)(ii).
11	"(iii) Review.—An order of the Tax
12	Court under this subparagraph shall be re-
13	viewable in the same manner as any other
14	decision of the Tax Court.
15	"(2) Modifications of Limitation on inter-
16	EST DEDUCTION.—In the case of an acquired entity
17	to which subsection (b) applies, section 163(j) shall
18	be applied—
19	"(A) without regard to paragraph
20	(2)(A)(ii) thereof, and
21	"(B) by substituting '25 percent' for '50
22	percent' each place it appears in paragraph
23	(2)(B) thereof.
24	"(e) Other Definitions and Special Rules.—
25	For purposes of this section—

1	"(1) Rules for application of subsection
2	(a)(2).—In applying subsection (a)(2) for purposes of
3	subsections (a) and (b), the following rules shall
4	apply:
5	"(A) CERTAIN STOCK DISREGARDED.—
6	There shall not be taken into account in deter-
7	mining ownership for purposes of subsection
8	(a)(2)(B)—
9	"(i) stock held by members of the ex-
10	panded affiliated group which includes the
11	foreign incorporated entity, or
12	"(ii) stock of such entity which is sold
13	in a public offering or private placement
14	related to the acquisition described in sub-
15	section $(a)(2)(A)$.
16	"(B) Plan deemed in certain cases.—
17	If a foreign incorporated entity acquires directly
18	or indirectly substantially all of the properties
19	of a domestic corporation or partnership during
20	the 4-year period beginning on the date which
21	is 2 years before the ownership requirements of
22	subsection (a)(2)(B) are met with respect to
23	such domestic corporation or partnership, such
24	actions shall be treated as pursuant to a plan.

1	"(C) CERTAIN TRANSFERS DIS-
2	REGARDED.—The transfer of properties or li-
3	abilities (including by contribution or distribu-
4	tion) shall be disregarded if such transfers are
5	part of a plan a principal purpose of which is
6	to avoid the purposes of this section.
7	"(D) Special rule for related part-
8	NERSHIPS.—For purposes of applying sub-
9	section (a)(2) to the acquisition of a domestic
10	partnership, except as provided in regulations,
11	all partnerships which are under common con-
12	trol (within the meaning of section 482) shall
13	be treated as 1 partnership.
14	"(E) Treatment of certain rights.—
15	The Secretary shall prescribe such regulations
16	as may be necessary—
17	"(i) to treat warrants, options, con-
18	tracts to acquire stock, convertible debt in-
19	struments, and other similar interests as
20	stock, and
21	"(ii) to treat stock as not stock.
22	"(2) Expanded Affiliated Group.—The
23	term 'expanded affiliated group' means an affiliated
24	group as defined in section 1504(a) but without re-
25	gard to section 1504(b)(3), except that section

1	1504(a) shall be applied by substituting 'more than
2	50 percent' for 'at least 80 percent' each place it ap-
3	pears.
4	"(3) Foreign incorporated entity.—The
5	term 'foreign incorporated entity' means any entity
6	which is, or but for subsection (a)(1) would be,
7	treated as a foreign corporation for purposes of this
8	title.
9	"(4) Foreign related person.—The term
10	'foreign related person' means, with respect to any
11	acquired entity, a foreign person which—
12	"(A) bears a relationship to such entity de-
13	scribed in section 267(b) or 707(b), or
14	"(B) is under the same common control
15	(within the meaning of section 482) as such en-
16	tity.
17	"(5) Subsequent acquisitions by unre-
18	LATED DOMESTIC CORPORATIONS.—
19	"(A) IN GENERAL.—Subject to such condi-
20	tions, limitations, and exceptions as the Sec-
21	retary may prescribe, if, after an acquisition de-
22	scribed in subsection (a)(2)(A) to which sub-
23	section (b) applies, a domestic corporation stock
24	of which is traded on an established securities
25	market acquires directly or indirectly any prop-

1	erties of one or more acquired entities in a
2	transaction with respect to which the require-
3	ments of subparagraph (B) are met, this sec-
4	tion shall cease to apply to any such acquired
5	entity with respect to which such requirements
6	are met.
7	"(B) REQUIREMENTS.—The requirements
8	of the subparagraph are met with respect to a
9	transaction involving any acquisition described
10	in subparagraph (A) if—
11	"(i) before such transaction the do-
12	mestic corporation did not have a relation-
13	ship described in section 267(b) or 707(b),
14	and was not under common control (within
15	the meaning of section 482), with the ac-
16	quired entity, or any member of an ex-
17	panded affiliated group including such en-
18	tity, and
19	"(ii) after such transaction, such ac-
20	quired entity—
21	"(I) is a member of the same ex-
22	panded affiliated group which includes
23	the domestic corporation or has such
24	a relationship or is under such com-

1	mon control with any member of such
2	group, and
3	"(II) is not a member of, and
4	does not have such a relationship and
5	is not under such common control
6	with any member of, the expanded af-
7	filiated group which before such ac-
8	quisition included such entity.
9	"(f) Regulations.—The Secretary shall provide
10	such regulations as are necessary to carry out this section,
11	including regulations providing for such adjustments to
12	the application of this section as are necessary to prevent
13	the avoidance of the purposes of this section, including the
14	avoidance of such purposes through—
15	"(1) the use of related persons, pass-through or
16	other noncorporate entities, or other intermediaries,
17	or
18	"(2) transactions designed to have persons
19	cease to be (or not become) members of expanded
20	affiliated groups or related persons.".
21	(b) Treatment of Agreements.—
22	(1) Confidentiality.—
23	(A) TREATMENT AS RETURN INFORMA-
24	TION.—Section 6103(b)(2) (relating to return
25	information) is amended by striking "and" at

the end of subparagraph (C), by inserting

"and" at the end of subparagraph (D), and by

inserting after subparagraph (D) the following

new subparagraph:

- "(E) any approval agreement under section 7874(d)(1) to which any preceding subparagraph does not apply and any background information related to the agreement or any application for the agreement,".
- (B) EXCEPTION FROM PUBLIC INSPECTION
 AS WRITTEN DETERMINATION.—Section
 6110(b)(1)(B) is amended by striking "or (D)"
 and inserting ", (D), or (E)".
- (2) Reporting.—The Secretary of the Treasury shall include with any report on advance pricing agreements required to be submitted after the date of the enactment of this Act under section 521(b) of the Ticket to Work and Work Incentives Improvement Act of 1999 (Public Law 106–170) a report regarding approval agreements under section 7874(d)(1) of the Internal Revenue Code of 1986. Such report shall include information similar to the information required with respect to advance pricing agreements and shall be treated for confidentiality purposes in the same manner as the reports on ad-

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

- 1 vance pricing agreements are treated under section
- 521(b)(3) of such Act.
- 3 (c) Information Reporting.—The Secretary of the
- 4 Treasury shall exercise the Secretary's authority under the
- 5 Internal Revenue Code of 1986 to require entities involved
- 6 in transactions to which section 7874 of such Code (as
- 7 added by subsection (a)) applies to report to the Secretary,
- 8 shareholders, partners, and such other persons as the Sec-
- 9 retary may prescribe such information as is necessary to
- 10 ensure the proper tax treatment of such transactions.
- 11 (d) Conforming Amendment.—The table of sec-
- 12 tions for subchapter C of chapter 80 is amended by adding
- 13 at the end the following new item:

"Sec. 7874. Rules relating to inverted corporate entities.".

- 14 (e) Transition Rule for Certain Regulated
- 15 Investment Companies and Unit Investment
- 16 Trusts.—Notwithstanding section 7874 of the Internal
- 17 Revenue Code of 1986 (as added by subsection (a)), a reg-
- 18 ulated investment company, or other pooled fund or trust
- 19 specified by the Secretary of the Treasury, may elect to
- 20 recognize gain by reason of section 367(a) of such Code
- 21 with respect to a transaction under which a foreign incor-
- 22 porated entity is treated as an inverted domestic corpora-
- 23 tion under section 7874(a) of such Code by reason of an
- 24 acquisition completed after March 20, 2002, and before
- 25 January 1, 2004.

1	SEC. 342. EXCISE TAX ON STOCK COMPENSATION OF INSID-
2	ERS IN INVERTED CORPORATIONS.
3	(a) In General.—Subtitle D is amended by adding
4	at the end the following new chapter:
5	"CHAPTER 48—STOCK COMPENSATION OF
6	INSIDERS IN INVERTED CORPORATIONS
	"Sec. 5000A. Stock compensation of insiders in inverted corporations entities.
7	"SEC. 5000A. STOCK COMPENSATION OF INSIDERS IN IN-
8	VERTED CORPORATIONS.
9	"(a) Imposition of Tax.—In the case of an indi-
10	vidual who is a disqualified individual with respect to any
11	inverted corporation, there is hereby imposed on such per-
12	son a tax equal to 20 percent of the value (determined
13	under subsection (b)) of the specified stock compensation
14	held (directly or indirectly) by or for the benefit of such
15	individual or a member of such individual's family (as de-
16	fined in section 267) at any time during the 12-month
17	period beginning on the date which is 6 months before
18	the inversion date.
19	"(b) Value.—For purposes of subsection (a)—
20	"(1) IN GENERAL.—The value of specified stock
21	compensation shall be—
22	"(A) in the case of a stock option (or other
23	similar right) or any stock appreciation right,
24	the fair value of such option or right, and

1	"(B) in any other case, the fair market
2	value of such compensation.
3	"(2) Date for determining value.—The
4	determination of value shall be made—
5	"(A) in the case of specified stock com-
6	pensation held on the inversion date, on such
7	date,
8	"(B) in the case of such compensation
9	which is canceled during the 6 months before
10	the inversion date, on the day before such can-
11	cellation, and
12	"(C) in the case of such compensation
13	which is granted after the inversion date, on the
14	date such compensation is granted.
15	"(c) Tax To Apply Only If Shareholder Gain
16	Recognized.—Subsection (a) shall apply to any disquali-
17	fied individual with respect to an inverted corporation only
18	if gain (if any) on any stock in such corporation is recog-
19	nized in whole or part by any shareholder by reason of
20	the acquisition referred to in section 7874(a)(2)(A) (deter-
21	mined by substituting 'July 10, 2002' for 'March 20,
22	2002') with respect to such corporation.
23	"(d) Exception Where Gain Recognized on
24	Compensation.—Subsection (a) shall not apply to—

1	"(1) any stock option which is exercised on the
2	inversion date or during the 6-month period before
3	such date and to the stock acquired in such exercise,
4	and
5	"(2) any specified stock compensation which is
6	sold, exchanged, or distributed during such period in
7	a transaction in which gain or loss is recognized in
8	full.
9	"(e) Definitions.—For purposes of this section—
10	"(1) DISQUALIFIED INDIVIDUAL.—The term
11	'disqualified individual' means, with respect to a cor-
12	poration, any individual who, at any time during the
13	12-month period beginning on the date which is 6
14	months before the inversion date—
15	"(A) is subject to the requirements of sec-
16	tion 16(a) of the Securities Exchange Act of
17	1934 with respect to such corporation or any
18	member of the expanded affiliated group which
19	includes such corporation, or
20	"(B) would be subject to such require-
21	ments if such corporation or member were an
22	issuer of equity securities referred to in such
23	section.
24	"(2) Inverted corporation; inversion
25	DATE.—

1	"(A) INVERTED CORPORATION.—The term
2	'inverted corporation' means any corporation to
3	which subsection (a) or (b) of section 7874 ap-
4	plies determined—
5	"(i) by substituting 'July 10, 2002'
6	for 'March 20, 2002' in section
7	7874(a)(2)(A), and
8	"(ii) without regard to subsection
9	(b)(1)(A).
10	Such term includes any predecessor or suc-
11	cessor of such a corporation.
12	"(B) Inversion date.—The term inver-
13	sion date' means, with respect to a corporation,
14	the date on which the corporation first becomes
15	an inverted corporation.
16	"(3) Specified Stock compensation.—
17	"(A) IN GENERAL.—The term 'specified
18	stock compensation' means payment (or right
19	to payment) granted by the inverted corpora-
20	tion (or by any member of the expanded affili-
21	ated group which includes such corporation) to
22	any person in connection with the performance
23	of services by a disqualified individual for such
24	corporation or member if the value of such pay-
25	ment or right is based on (or determined by ref-

1	erence to) the value (or change in value) of
2	stock in such corporation (or any such mem-
3	ber).
4	"(B) Exceptions.—Such term shall not
5	include—
6	"(i) any option to which part II of
7	subchapter D of chapter 1 applies, or
8	"(ii) any payment or right to payment
9	from a plan referred to in section
10	280G(b)(6).
11	"(4) Expanded Affiliated Group.—The
12	term 'expanded affiliated group' means an affiliated
13	group (as defined in section 1504(a) without regard
14	to section 1504(b)(3)); except that section 1504(a)
15	shall be applied by substituting 'more than 50 per-
16	cent' for 'at least 80 percent' each place it appears.
17	"(f) Special Rules.—For purposes of this sec-
18	tion—
19	"(1) CANCELLATION OF RESTRICTION.—The
20	cancellation of a restriction which by its terms will
21	never lapse shall be treated as a grant.
22	"(2) Payment or reimbursement of tax by
23	CORPORATION TREATED AS SPECIFIED STOCK COM-
24	PENSATION.—Any payment of the tax imposed by
25	this section directly or indirectly by the inverted cor-

1	poration or by any member of the expanded affili-
2	ated group which includes such corporation—
3	"(A) shall be treated as specified stock
4	compensation, and
5	"(B) shall not be allowed as a deduction
6	under any provision of chapter 1.
7	"(3) Certain restrictions ignored.—
8	Whether there is specified stock compensation, and
9	the value thereof, shall be determined without regard
10	to any restriction other than a restriction which by
11	its terms will never lapse.
12	"(4) Property transfers.—Any transfer of
13	property shall be treated as a payment and any right
14	to a transfer of property shall be treated as a right
15	to a payment.
16	"(5) Other administrative provisions.—
17	For purposes of subtitle F, any tax imposed by this
18	section shall be treated as a tax imposed by subtitle
19	A.
20	"(g) Regulations.—The Secretary shall prescribe
21	such regulations as may be necessary or appropriate to
22	carry out the purposes of this section.".
23	(b) Denial of Deduction.—
24	(1) In General.—Paragraph (6) of section
25	275(a) is amended by inserting "48." after "46.".

1	(2) \$1,000,000 LIMIT ON DEDUCTIBLE COM-
2	PENSATION REDUCED BY PAYMENT OF EXCISE TAX
3	ON SPECIFIED STOCK COMPENSATION.—Paragraph
4	(4) of section 162(m) is amended by adding at the
5	end the following new subparagraph:

"(G) COORDINATION WITH EXCISE TAX ON SPECIFIED STOCK COMPENSATION.—The dollar limitation contained in paragraph (1) with respect to any covered employee shall be reduced (but not below zero) by the amount of any payment (with respect to such employee) of the tax imposed by section 5000A directly or indirectly by the inverted corporation (as defined in such section) or by any member of the expanded affiliated group (as defined in such section) which includes such corporation.".

(c) Conforming Amendments.—

- (1) The last sentence of section 3121(v)(2)(A) is amended by inserting before the period "or to any specified stock compensation (as defined in section 5000A) on which tax is imposed by section 5000A".
- (2) The table of chapters for subtitle D is amended by adding at the end the following new item:

[&]quot;Chapter 48. Stock compensation of insiders in inverted corporations.".

1	(d) Effective Date.—The amendments made by
2	this section shall take effect on July 11, 2002; except that
3	periods before such date shall not be taken into account
4	in applying the periods in subsections (a) and (e)(1) of
5	section 5000A of the Internal Revenue Code of 1986, as
6	added by this section.
7	SEC. 343. REINSURANCE OF UNITED STATES RISKS IN FOR-
8	EIGN JURISDICTIONS.
9	(a) In General.—Section 845(a) (relating to alloca-
10	tion in case of reinsurance agreement involving tax avoid-
11	ance or evasion) is amended by striking "source and char-
12	acter" and inserting "amount, source, or character".
13	(b) Effective Date.—The amendments made by
14	this section shall apply to any risk reinsured after April
15	11, 2002.
16	PART II—OTHER PROVISIONS
17	SEC. 344. DOUBLING OF CERTAIN PENALTIES, FINES, AND
18	INTEREST ON UNDERPAYMENTS RELATED TO
19	CERTAIN OFFSHORE FINANCIAL ARRANGE-
20	MENT.
21	(a) General Rule.—If—
22	(1) a taxpayer eligible to participate in the De-
23	partment of the Treasury's Offshore Voluntary Com-
24	pliance Initiative did not participate in such initia-
25	tive, and

(2) any interest or applicable penalty is imposed
with respect to any arrangement to which such ini-
tiative applied or to any underpayment of Federal
income tax attributable to items arising in connec-
tion with such arrangement,
then, notwithstanding any other provision of law, the
amount of such interest or penalty shall be equal to twice
that determined without regard to this section.
(b) Definitions and Rules.—For purposes of this
section—
(1) Applicable penalty.—The term "appli-
cable penalty" means any penalty, addition to tax,
or fine imposed under chapter 68 of the Internal
Revenue Code of 1986.
(2) Voluntary offshore compliance ini-
TIATIVE.—The term "Voluntary Offshore Compli-
ance Initiative" means the program established by
the Department of the Treasury in January of 2003
under which any taxpayer was eligible to voluntarily
disclose previously undisclosed income on assets
placed in offshore accounts and accessed through
credit card and other financial arrangements.
(3) Participation.—A taxpayer shall be treat-
ed as having participated in the Voluntary Offshore

Compliance Initiative if the taxpayer submitted the

- 1 request in a timely manner and all information re-
- 2 quested by the Secretary of the Treasury or his dele-
- 3 gate within a reasonable period of time following the
- 4 request.
- 5 (c) Effective Date.—The provisions of this section
- 6 shall apply to interest penalties, additions to tax, and fines
- 7 with respect to any taxable year if as of May 8, 2003,
- 8 the assessment of any tax, penalty, or interest with respect
- 9 to such taxable year is not prevented by the operation of
- 10 any law or rule of law.

11 SEC. 345. EFFECTIVELY CONNECTED INCOME TO INCLUDE

- 12 **CERTAIN FOREIGN SOURCE INCOME.**
- 13 (a) IN GENERAL.—Section 864(c)(4)(B) (relating to
- 14 treatment of income from sources without the United
- 15 States as effectively connected income) is amended by add-
- 16 ing at the end the following new flush sentence:
- 17 "Any income or gain which is equivalent to any
- item of income or gain described in clause (i),
- 19 (ii), or (iii) shall be treated in the same manner
- as such item for purposes of this subpara-
- 21 graph.".
- (b) Effective Date.—The amendment made by
- 23 this section shall apply to taxable years beginning after
- 24 the date of the enactment of this Act.

1	SEC. 346. DETERMINATION OF BASIS OF AMOUNTS PAID
2	FROM FOREIGN PENSION PLANS.
3	(a) In General.—Section 72 (relating to annuities
4	and certain proceeds of endowment and life insurance con-
5	tracts) is amended by redesignating subsection (w) as sub-
6	section (x) by inserting subsection (v) the following new
7	subsection:
8	"(w) Determination of Basis of Foreign Pen-
9	SION PLANS.—Notwithstanding any other provision of
10	this section, for purposes of determining the portion of
11	any distribution from a foreign pension plan which is in-
12	cludible in gross income of the distributee, the investment
13	in the contract with respect to the plan shall not include
14	employer or employee contributions to the plan (or any
15	earnings on such contributions) unless such contributions
16	or earnings were subject to taxation by the United States
17	or any foreign government.".
18	(b) Effective Date.—The amendments made by
19	this section shall apply to distributions on or after the date
20	of the enactment of this Act.
21	SEC. 347. RECAPTURE OF OVERALL FOREIGN LOSSES ON
22	SALE OF CONTROLLED FOREIGN CORPORA-
23	TION.
24	(a) In General.—Section 904(f)(3) (relating to dis-
25	positions) is amending by adding at the end the following
26	new subparagraph:

1	"(D) APPLICATION TO DISPOSITIONS OF
2	STOCK IN CONTROLLED FOREIGN CORPORA-
3	TIONS.—In the case of any disposition by a tax-
4	payer of any share of stock in a controlled for-
5	eign corporation (as defined in section 957),
6	this paragraph shall apply to such disposition in
7	the same manner as if it were a disposition of
8	property described in subparagraph (A), except
9	that the exception contained in subparagraph
10	(C)(i) shall not apply.".
11	(b) Effective Date.—The amendment made by
12	this section shall apply to dispositions after the date of
13	the enactment of this Act.
14	SEC. 348. PREVENTION OF MISMATCHING OF INTEREST
15	AND ORIGINAL ISSUE DISCOUNT DEDUC-
16	TIONS AND INCOME INCLUSIONS IN TRANS-
17	ACTIONS WITH RELATED FOREIGN PERSONS
18	(a) Original Issue Discount.—Section 163(e)(3)
19	(relating to special rule for original issue discount on obli-
20	gation held by related foreign person) is amended by re-
21	designating subparagraph (B) as subparagraph (C) and
22	by inserting after subparagraph (A) the following new sub-
23	paragraph:
24	"(B) Special rule for certain for-

1 graph (A) (and any regulations thereunder), in 2 the case of any debt instrument having original 3 issue discount which is held by a related foreign 4 person which is a foreign personal holding com-5 pany (as defined in section 552), a controlled 6 foreign corporation (as defined in section 957), 7 or a passive foreign investment company (as de-8 fined in section 1297), a deduction shall be al-9 lowable to the issuer with respect to such origi-10 nal issue discount for any taxable year only to 11 the extent such original issue discount is in-12 cluded during such taxable year in the gross in-13 come of a United States person who owns 14 (within the meaning of section 958(a)) stock in 15 such corporation. For purposes of this subpara-16 graph, the determination as to the proper allo-17 cation of the original issue discount to share-18 holders shall be made in such manner as the 19 Secretary may prescribe.". 20 (b) OTHER **DEDUCTIBLE** Interest AND Amounts.—Section 267(a)(3) is amended— 21 22 (1) by striking "The Secretary" and inserting: "(A) IN GENERAL.—The Secretary", and 23 24 (2) by adding at the end the following new sub-

paragraph:

"(B) Special rule for certain for-1 2 EIGN ENTITIES.—Notwithstanding any regula-3 tions issued under subparagraph (A), in the 4 case of any amount payable to a foreign personal holding company (as defined in section 5 6 552), a controlled foreign corporation (as de-7 fined in section 957), or a passive foreign in-8 vestment company (as defined in section 1297), 9 a deduction shall be allowable to the payor with 10 respect to such amount for any taxable year 11 only to the extent such amount is included dur-12 ing such taxable year in the gross income of a 13 United States person who owns (within the 14 meaning of section 958(a)) stock in such cor-15 poration. For purposes of this subparagraph, 16 the determination as to the proper allocation of 17 such amount to shareholders shall be made in 18 such manner as the Secretary may prescribe.". 19 (c) Effective Date.—The amendments made by this section shall apply to payments accrued on or after 20 21 May 8, 2003. SEC. 349. SALE OF GASOLINE AND DIESEL FUEL AT DUTY-23 FREE SALES ENTERPRISES. 24 (a) Prohibition.—Section 555(b) of the Tariff Act

of 1930 (19 U.S.C. 1555(b)) is amended—

(1) by redesignating paragraphs (6) through

2	(8) as paragraphs (7) through (9), respectively; and
3	(2) by inserting after paragraph (5) the fol-
4	lowing:
5	"(6) Any gasoline or diesel fuel sold at a duty-
6	free sales enterprise shall be considered to be en-
7	tered for consumption into the customs territory of
8	the United States.".
9	(b) Construction.—The amendments made by this
10	section shall not be construed to create any inference with
11	respect to the interpretation of any provision of law as
12	such provision was in effect on the day before the date
13	of enactment of this Act.
14	(c) Effective date.—The amendments made by
15	this section shall take effect on the date of enactment of
16	this Act.
17	SEC. 350. REPEAL OF EARNED INCOME EXCLUSION OF CITI-
18	ZENS OR RESIDENTS LIVING ABROAD.
19	(a) Repeal.—Section 911 (relating to citizens or
20	residents living abroad) is amended by adding at the end
21	the following new subsection:
22	"(g) Termination.—This section shall not apply to
23	any taxable year beginning after December 31, 2003.".

1	(b) Effective Date.—The amendments made by
2	this section shall apply to taxable years beginning after
3	December 31, 2003.
4	Subtitle E—Other Revenue
5	Provisions
6	SEC. 351. EXTENSION OF INTERNAL REVENUE SERVICE
7	USER FEES.
8	(a) In General.—Chapter 77 (relating to miscella-
9	neous provisions) is amended by adding at the end the
10	following new section:
11	"SEC. 7528. INTERNAL REVENUE SERVICE USER FEES.
12	"(a) General Rule.—The Secretary shall establish
13	a program requiring the payment of user fees for—
14	"(1) requests to the Internal Revenue Service
15	for ruling letters, opinion letters, and determination
16	letters, and
17	"(2) other similar requests.
18	"(b) Program Criteria.—
19	"(1) IN GENERAL.—The fees charged under the
20	program required by subsection (a)—
21	"(A) shall vary according to categories (or
22	subcategories) established by the Secretary,
23	"(B) shall be determined after taking into
24	account the average time for (and difficulty of)

1	complying with requests in each category (and
2	subcategory), and
3	"(C) shall be payable in advance.
4	"(2) Exemptions, etc.—
5	"(A) IN GENERAL.—The Secretary shall
6	provide for such exemptions (and reduced fees)
7	under such program as the Secretary deter-
8	mines to be appropriate.
9	"(B) Exemption for certain requests
10	REGARDING PENSION PLANS.—The Secretary
11	shall not require payment of user fees under
12	such program for requests for determination
13	letters with respect to the qualified status of a
14	pension benefit plan maintained solely by 1 or
15	more eligible employers or any trust which is
16	part of the plan. The preceding sentence shall
17	not apply to any request—
18	"(i) made after the later of—
19	"(I) the fifth plan year the pen-
20	sion benefit plan is in existence, or
21	"(II) the end of any remedial
22	amendment period with respect to the
23	plan beginning within the first 5 plan
24	years, or

1	"(ii) made by the sponsor of any pro-
2	totype or similar plan which the sponsor
3	intends to market to participating employ-
4	ers.
5	"(C) DEFINITIONS AND SPECIAL RULES.—
6	For purposes of subparagraph (B)—
7	"(i) Pension benefit plan.—The
8	term 'pension benefit plan' means a pen-
9	sion, profit-sharing, stock bonus, annuity,
10	or employee stock ownership plan.
11	"(ii) Eligible employer.—The
12	term 'eligible employer' means an eligible
13	employer (as defined in section
14	408(p)(2)(C)(i)(I)) which has at least 1
15	employee who is not a highly compensated
16	employee (as defined in section 414(q))
17	and is participating in the plan. The deter-
18	mination of whether an employer is an eli-
19	gible employer under subparagraph (B)
20	shall be made as of the date of the request
21	described in such subparagraph.
22	"(iii) Determination of Average
23	FEES CHARGED.—For purposes of any de-
24	termination of average fees charged, any

1	request to which subparagraph (B) applies
2	shall not be taken into account.
3	"(3) Average fee requirement.—The aver-
4	age fee charged under the program required by sub-
5	section (a) shall not be less than the amount deter-
6	mined under the following table:
	Average
	"CategoryFeeEmployee plan ruling and opinion\$250Exempt organization ruling\$350Employee plan determination\$300Exempt organization determination\$275Chief counsel ruling\$200
7	"(c) Termination.—No fee shall be imposed under
8	this section with respect to requests made after September
9	30, 2013.".
10	(b) Conforming Amendments.—
11	(1) The table of sections for chapter 77 is
12	amended by adding at the end the following new
13	item:
	"Sec. 7528. Internal Revenue Service user fees.".
14	(2) Section 10511 of the Revenue Act of 1987
15	is repealed.
16	(3) Section 620 of the Economic Growth and
17	Tax Relief Reconciliation Act of 2001 is repealed.
18	(c) Limitations.—Notwithstanding any other provi-
19	sion of law, any fees collected pursuant to section 7528
20	of the Internal Revenue Code of 1986, as added by sub-

1	section (a), shall not be expended by the Internal Revenue
2	Service unless provided by an appropriations Act.
3	(d) Effective Date.—The amendments made by
4	this section shall apply to requests made after the date
5	of the enactment of this Act.
6	SEC. 352. ADDITION OF VACCINES AGAINST HEPATITIS A
7	TO LIST OF TAXABLE VACCINES.
8	(a) In General.—Section 4132(a)(1) (defining tax-
9	able vaccine) is amended by redesignating subparagraphs
10	(I),(J),(K), and (L) as subparagraphs $(J),(K),(L),$ and
11	(M), respectively, and by inserting after subparagraph (H)
12	the following new subparagraph:
13	"(I) Any vaccine against hepatitis A.".
14	(b) Conforming Amendment.—Section
15	9510(c)(1)(A) is amended by striking "October 18, 2000"
16	and inserting "May 8, 2003".
17	(e) Effective Date.—
18	(1) Sales, etc.—The amendments made by
19	this section shall apply to sales and uses on or after
20	the first day of the first month which begins more
21	than 4 weeks after the date of the enactment of this
22	Act.
23	(2) Deliveries.—For purposes of paragraph
24	(1) and section 4131 of the Internal Revenue Code
25	of 1986, in the case of sales on or before the effec-

1	tive date described in such paragraph for which de-
2	livery is made after such date, the delivery date shall
3	be considered the sale date.
4	SEC. 353. DISALLOWANCE OF CERTAIN PARTNERSHIP LOSS
5	TRANSFERS.
6	(a) Treatment of Contributed Property With
7	Built-In Loss.—Paragraph (1) of section 704(c) is
8	amended by striking "and" at the end of subparagraph
9	(A), by striking the period at the end of subparagraph
10	(B) and inserting ", and", and by adding at the end the
11	following:
12	"(C) if any property so contributed has a
13	built-in loss—
14	"(i) such built-in loss shall be taken
15	into account only in determining the
16	amount of items allocated to the contrib-
17	uting partner, and
18	"(ii) except as provided in regulations,
19	in determining the amount of items allo-
20	cated to other partners, the basis of the
21	contributed property in the hands of the
22	partnership shall be treated as being equal
23	to its fair market value immediately after
24	the contribution.

1	For purposes of subparagraph (C), the term 'built-
2	in loss' means the excess of the adjusted basis of the
3	property (determined without regard to subpara-
4	graph (C)(ii)) over its fair market value immediately
5	after the contribution.".
6	(b) Adjustment to Basis of Partnership Prop-
7	ERTY ON TRANSFER OF PARTNERSHIP INTEREST IF
8	THERE IS SUBSTANTIAL BUILT-IN LOSS.—
9	(1) Adjustment required.—Subsection (a)
10	of section 743 (relating to optional adjustment to
11	basis of partnership property) is amended by insert-
12	ing before the period "or unless the partnership has
13	a substantial built-in loss immediately after such
14	transfer".
15	(2) Adjustment.—Subsection (b) of section
16	743 is amended by inserting "or with respect to
17	which there is a substantial built-in loss immediately
18	after such transfer" after "section 754 is in effect".
19	(3) Substantial Built-in loss.—Section 743
20	is amended by adding at the end the following new
21	subsection:
22	"(d) Substantial Built-In Loss.—
23	"(1) In general.—For purposes of this sec-
24	tion, a partnership has a substantial built-in loss
25	with respect to a transfer of an interest in a part-

1	nership if the transferee partner's proportionate
2	share of the adjusted basis of the partnership prop-
3	erty exceeds by more than \$250,000 the basis of
4	such partner's interest in the partnership.
5	"(2) Regulations.—The Secretary shall pre-
6	scribe such regulations as may be appropriate to
7	carry out the purposes of paragraph (1) and section
8	734(d), including regulations aggregating related
9	partnerships and disregarding property acquired by
10	the partnership in an attempt to avoid such pur-
11	poses.".
12	(4) CLERICAL AMENDMENTS.—
13	(A) The section heading for section 743 is
14	amended to read as follows:
15	"SEC. 743. ADJUSTMENT TO BASIS OF PARTNERSHIP PROP-
16	ERTY WHERE SECTION 754 ELECTION OR
17	SUBSTANTIAL BUILT-IN LOSS.".
18	(B) The table of sections for subpart C of
19	part II of subchapter K of chapter 1 is amend-
20	ed by striking the item relating to section 743
21	and inserting the following new item:
	"Sec. 743. Adjustment to basis of partnership property where section 754 election or substantial built-in loss.".
22	(c) Adjustment to Basis of Undistributed
23	PARTNERSHIP PROPERTY IF THERE IS SUBSTANTIAL

1	(1) Adjustment required.—Subsection (a)
2	of section 734 (relating to optional adjustment to
3	basis of undistributed partnership property) is
4	amended by inserting before the period "or unless
5	there is a substantial basis reduction".
6	(2) Adjustment.—Subsection (b) of section
7	734 is amended by inserting "or unless there is a
8	substantial basis reduction" after "section 754 is in
9	effect".
10	(3) Substantial basis reduction.—Section
11	734 is amended by adding at the end the following
12	new subsection:
13	"(d) Substantial Basis Reduction.—
14	"(1) In general.—For purposes of this sec-
15	tion, there is a substantial basis reduction with re-
16	spect to a distribution if the sum of the amounts de-
17	scribed in subparagraphs (A) and (B) of subsection
18	(b)(2) exceeds $$250,000$.
19	"(2) Regulations.—
	"For regulations to carry out this subsection, see section 743(d)(2).".
20	(4) CLERICAL AMENDMENTS.—
21	(A) The section heading for section 734 is
22	amended to read as follows:

1	"SEC. 734. ADJUSTMENT TO BASIS OF UNDISTRIBUTED
2	PARTNERSHIP PROPERTY WHERE SECTION
3	754 ELECTION OR SUBSTANTIAL BASIS RE-
4	DUCTION.".
5	(B) The table of sections for subpart B of
6	part II of subchapter K of chapter 1 is amend-
7	ed by striking the item relating to section 734
8	and inserting the following new item:
	"Sec. 734. Adjustment to basis of undistributed partnership property where section 754 election or substantial basis reduction.".
9	(d) Effective Dates.—
10	(1) Subsection (a).—The amendment made
11	by subsection (a) shall apply to contributions made
12	after the date of the enactment of this Act.
13	(2) Subsection (b).—The amendments made
14	by subsection (b) shall apply to transfers after the
15	date of the enactment of this Act.
16	(3) Subsection (e).—The amendments made
17	by subsection (c) shall apply to distributions after
18	the date of the enactment of this Act.
19	SEC. 354. TREATMENT OF STRIPPED INTERESTS IN BOND
20	AND PREFERRED STOCK FUNDS, ETC.
21	(a) In General.—Section 1286 (relating to tax
22	treatment of stripped bonds) is amended by redesignating
23	subsection (f) as subsection (g) and by inserting after sub-
24	section (e) the following new subsection:

- 1 "(f) Treatment of Stripped Interests in Bond
- 2 AND PREFERRED STOCK FUNDS, ETC.—In the case of an
- 3 account or entity substantially all of the assets of which
- 4 consist of bonds, preferred stock, or a combination thereof,
- 5 the Secretary may by regulations provide that rules simi-
- 6 lar to the rules of this section and 305(e), as appropriate,
- 7 shall apply to interests in such account or entity to which
- 8 (but for this subsection) this section or section 305(e), as
- 9 the case may be, would not apply.".
- 10 (b) Cross Reference.—Subsection (e) of section
- 11 305 is amended by adding at the end the following new
- 12 paragraph:
- 13 "(7) Cross reference.—

"For treatment of stripped interests in certain accounts or entities holding preferred stock, see section 1286(f).".

- (c) Effective Date.—The amendments made by
- 15 this section shall apply to purchases and dispositions after
- 16 the date of the enactment of this Act.
- 17 SEC. 355. REPORTING OF TAXABLE MERGERS AND ACQUISI-
- 18 TIONS.
- 19 (a) IN GENERAL.—Subpart B of part III of sub-
- 20 chapter A of chapter 61 is amended by inserting after sec-
- 21 tion 6043 the following new section:
- 22 "SEC. 6043A. TAXABLE MERGERS AND ACQUISITIONS.
- 23 "(a) In General.—The acquiring corporation in any
- 24 taxable acquisition shall make a return (according to the

1	forms or regulations prescribed by the Secretary) setting
2	forth—
3	"(1) a description of the acquisition,
4	"(2) the name and address of each shareholder
5	of the acquired corporation who is required to recog-
6	nize gain (if any) as a result of the acquisition,
7	"(3) the amount of money and the fair market
8	value of other property transferred to each such
9	shareholder as part of such acquisition, and
10	"(4) such other information as the Secretary
11	may prescribe.
12	To the extent provided by the Secretary, the requirements
13	of this section applicable to the acquiring corporation shall
14	be applicable to the acquired corporation and not to the
15	acquiring corporation.
16	"(b) Nominee Reporting.—Any person who holds
17	stock as a nominee for another person shall furnish in the
18	manner prescribed by the Secretary to such other person
19	the information provided by the corporation under sub-
20	section (d).
21	"(c) Taxable Acquisition.—For purposes of this
22	section, the term 'taxable acquisition' means any acquisi-

23 tion by a corporation of stock in or property of another

24 corporation if any shareholder of the acquired corporation

1	is required to recognize gain (if any) as a result of such
2	acquisition.
3	"(d) Statements to Be Furnished to Share-
4	HOLDERS.—Every person required to make a return under
5	subsection (a) shall furnish to each shareholder whose
6	name is required to be set forth in such return a written
7	statement showing—
8	"(1) the name, address, and phone number of
9	the information contact of the person required to
10	make such return,
11	"(2) the information required to be shown on
12	such return with respect to such shareholder, and
13	"(3) such other information as the Secretary
14	may prescribe.
15	The written statement required under the preceding sen-
16	tence shall be furnished to the shareholder on or before
17	January 31 of the year following the calendar year during
18	which the taxable acquisition occurred.".
19	(b) Assessable Penalties.—
20	(1) Subparagraph (B) of section 6724(d)(1)
21	(relating to definitions) is amended by redesignating
22	clauses (ii) through (xvii) as clauses (iii) through
23	(xviii), respectively, and by inserting after clause (i)
24	the following new clause:

1	"(ii) section 6043A(a) (relating to re-
2	turns relating to taxable mergers and ac-
3	quisitions),".
4	(2) Paragraph (2) of section 6724(d) is amend-
5	ed by redesignating subparagraphs (F) through
6	(AA) as subparagraphs (G) through (BB), respec-
7	tively, and by inserting after subparagraph (E) the
8	following new subparagraph:
9	"(F) subsections (b) and (d) of section
10	6043A (relating to returns relating to taxable
11	mergers and acquisitions).".
12	(c) Clerical Amendment.—The table of sections
13	for subpart B of part III of subchapter A of chapter 61
14	is amended by inserting after the item relating to section
15	6043 the following new item:
	"Sec. 6043A. Returns relating to taxable mergers and acquisitions.".
16	(d) Effective Date.—The amendments made by
17	this section shall apply to acquisitions after the date of
18	the enactment of this Act.
19	SEC. 356. MINIMUM HOLDING PERIOD FOR FOREIGN TAX
20	CREDIT ON WITHHOLDING TAXES ON INCOME
21	OTHER THAN DIVIDENDS.
22	(a) In General.—Section 901 is amended by redes-
23	ignating subsection (l) as subsection (m) and by inserting
24	after subsection (k) the following new subsection:

1	"(l) Minimum Holding Period for Withholding
2	Taxes on Gain and Income Other than Dividends
3	Етс.—
4	"(1) In general.—In no event shall a credit
5	be allowed under subsection (a) for any withholding
6	tax (as defined in subsection (k)) on any item of in-
7	come or gain with respect to any property if—
8	"(A) such property is held by the recipient
9	of the item for 15 days or less during the 30-
10	day period beginning on the date which is 15
11	days before the date on which the right to re-
12	ceive payment of such item arises, or
13	"(B) to the extent that the recipient of the
14	item is under an obligation (whether pursuant
15	to a short sale or otherwise) to make related
16	payments with respect to positions in substan-
17	tially similar or related property.
18	This paragraph shall not apply to any dividend to
19	which subsection (k) applies.
20	"(2) Exception for taxes paid by deal-
21	ERS.—
22	"(A) In General.—Paragraph (1) shall
23	not apply to any qualified tax with respect to
24	any property held in the active conduct in a for-

1	eign country of a business as a dealer in such
2	property.
3	"(B) QUALIFIED TAX.—For purposes of
4	subparagraph (A), the term 'qualified tax'
5	means a tax paid to a foreign country (other
6	than the foreign country referred to in subpara-
7	graph (A)) if—
8	"(i) the item to which such tax is at-
9	tributable is subject to taxation on a net
10	basis by the country referred to in sub-
11	paragraph (A), and
12	"(ii) such country allows a credit
13	against its net basis tax for the full
14	amount of the tax paid to such other for-
15	eign country.
16	"(C) Dealer.—For purposes of subpara-
17	graph (A), the term 'dealer' means—
18	"(i) with respect to a security, any
19	person to whom paragraphs (1) and (2) of
20	subsection (k) would not apply by reason
21	of paragraph (4) thereof if such security
22	were stock, and
23	"(ii) with respect to any other prop-
24	erty, any person with respect to whom

1	such property is described in section
2	1221(a)(1).
3	"(D) REGULATIONS.—The Secretary may
4	prescribe such regulations as may be appro-
5	priate to carry out this paragraph, including
6	regulations to prevent the abuse of the excep-
7	tion provided by this paragraph and to treat
8	other taxes as qualified taxes.
9	"(3) Exceptions.—The Secretary may by reg-
10	ulation provide that paragraph (1) shall not apply to
11	property where the Secretary determines that the
12	application of paragraph (1) to such property is not
13	necessary to carry out the purposes of this sub-
14	section.
15	"(4) Certain rules to apply.—Rules similar
16	to the rules of paragraphs (5), (6), and (7) of sub-
17	section (k) shall apply for purposes of this sub-
18	section.
19	"(5) Determination of holding period.—
20	Holding periods shall be determined for purposes of
21	this subsection without regard to section 1235 or
22	any similar rule.".
23	(b) Conforming Amendment.—The heading of
24	subsection (k) of section 901 is amended by inserting "ON
25	DIVIDENDS" after "TAXES".

1	(c) Effective Date.—The amendments made by
2	this section shall apply to amounts paid or accrued more
3	than 30 days after the date of the enactment of this Act.
4	SEC. 357. QUALIFIED TAX COLLECTION CONTRACTS.
5	(a) Contract Requirements.—
6	(1) In general.—Subchapter A of chapter 64
7	(relating to collection) is amended by adding at the
8	end the following new section:
9	"SEC. 6306. QUALIFIED TAX COLLECTION CONTRACTS.
10	"(a) In General.—Nothing in any provision of law
11	shall be construed to prevent the Secretary from entering
12	into a qualified tax collection contract.
13	"(b) QUALIFIED TAX COLLECTION CONTRACT.—For
14	purposes of this section, the term 'qualified tax collection
15	contract' means any contract which—
16	"(1) is for the services of any person (other
17	than an officer or employee of the Treasury Depart-
18	ment) to locate and contact any taxpayer specified
19	by the Secretary, to request payment from such tax-
20	payer of an amount of Federal tax specified by the
21	Secretary, and to obtain financial information speci-
22	fied by the Secretary with respect to such taxpayer,
23	and
24	"(2) prohibits each person providing such serv-
25	ices under such contract from committing any act or

- 1 omission which employees of the Internal Revenue
- 2 Service are prohibited from committing in the per-
- 3 formance of similar services.
- 4 "(c) FEES.—The Secretary may retain and use an
- 5 amount not in excess of 25 percent of the amount collected
- 6 under any qualified tax collection contract for the costs
- 7 of services performed under such contract. The Secretary
- 8 shall keep adequate records regarding amounts so retained
- 9 and used. The amount credited as paid by any taxpayer
- 10 shall be determined without regard to this subsection.
- 11 "(d) No Federal Liability.—The United States
- 12 shall not be liable for any act or omission of any person
- 13 performing services under a qualified tax collection con-
- 14 tract.
- 15 "(e) Application of Fair Debt Collection
- 16 Practices Act.—The provisions of the Fair Debt Collec-
- 17 tion Practices Act (15 U.S.C. 1692 et seq.) shall apply
- 18 to any qualified tax collection contract, except to the ex-
- 19 tent superseded by any provision of this title.
- 20 "(f) Cross References.—
- 21 "(1) For damages for certain unauthorized col-
- lection actions by persons performing services under
- a qualified tax collection contract, see section
- 24 7433A.

1	"(2) For application of Taxpayer Assistance
2	Orders to persons performing services under a quali-
3	fied tax collection contract, see section 7811(a)(4).".
4	(2) Conforming amendments.—
5	(A) Section 7809(a) is amended by insert-
6	ing "6306," before "7651".
7	(B) The table of sections for subchapter A
8	of chapter 64 is amended by adding at the end
9	the following new item:
	"Sec. 6306. Qualified Tax Collection Contracts.".
10	(b) Civil Damages for Certain Unauthorized
11	Collection Actions by Persons Performing Serv-
12	ICES UNDER QUALIFIED TAX COLLECTION CON-
13	TRACTS.—
14	(1) In general.—Subchapter B of chapter 76
15	(relating to proceedings by taxpayers and third par-
16	ties) is amended by inserting after section 7433 the
17	following new section:
18	"SEC. 7433A. CIVIL DAMAGES FOR CERTAIN UNAUTHOR-
19	IZED COLLECTION ACTIONS BY PERSONS
20	PERFORMING SERVICES UNDER QUALIFIED
21	TAX COLLECTION CONTRACTS.
22	"(a) In General.—Subject to the modifications pro-
23	vided by subsection (b), section 7433 shall apply to the
24	acts and omissions of any person performing services
25	under a qualified tax collection contract (as defined in sec-

- 1 tion 6306(b)) to the same extent and in the same manner
- 2 as if such person were an employee of the Internal Rev-
- 3 enue Service.
- 4 "(b) Modifications.—For purposes of subsection
- 5 (a)—
- 6 "(1) Any civil action brought under section
- 7 7433 by reason of this section shall be brought
- 8 against the person who entered into the qualified tax
- 9 collection contract with the Secretary and shall not
- be brought against the United States.
- 11 "(2) Such person and not the United States
- shall be liable for any damages and costs determined
- in such civil action.
- 14 "(3) Such civil action shall not be an exclusive
- remedy with respect to such person.
- 16 "(4) Subsections (c) and (d)(1) of section 7433
- shall not apply.".
- 18 (2) CLERICAL AMENDMENT.—The table of sec-
- tions for subchapter B of chapter 76 is amended by
- inserting after the item relating to section 7433 the
- following new item:

"Sec. 7433A. Civil damages for certain unauthorized collection actions by persons performing services under a qualified tax collection contract.".

- (c) Application of Taxpayer Assistance Or-
- 23 DERS TO PERSONS PERFORMING SERVICES UNDER A
- 24 QUALIFIED TAX COLLECTION CONTRACT.—Section 7811

- 1 (relating to taxpayer assistance orders) is amended by
- 2 adding at the end the following new subsection:
- 3 "(g) Application to Persons Performing Serv-
- 4 ICES UNDER A QUALIFIED TAX COLLECTION CON-
- 5 TRACT.—Any order issued or action taken by the National
- 6 Taxpayer Advocate pursuant to this section shall apply to
- 7 persons performing services under a qualified tax collec-
- 8 tion contract (as defined in section 6306(b)) to the same
- 9 extent and in the same manner as such order or action
- 10 applies to the Secretary.".
- 11 (d) Ineligibility of Individuals who Commit
- 12 Misconduct to Perform Under Contract.—Section
- 13 1203 of the Internal Revenue Service Restructuring Act
- 14 of 1998 (relating to termination of employment for mis-
- 15 conduct) is amended by adding at the end the following
- 16 new subsection:
- 17 "(e) Individuals Performing Services Under a
- 18 QUALIFIED TAX COLLECTION CONTRACT.— An individual
- 19 shall cease to be permitted to perform any services under
- 20 any qualified tax collection contract (as defined in section
- 21 6306(b) of the Internal Revenue Code of 1986) if there
- 22 is a final determination by the Secretary of the Treasury
- 23 under such contract that such individual committed any
- 24 act or omission described under subsection (b) in connec-
- 25 tion with the performance of such services.".

1	(e) Effective Date.—The amendments made to
2	this section shall take effect on the date of the enactment
3	of this Act.
4	SEC. 358. EXTENSION OF CUSTOMS USER FEES.
5	Section 13031(j)(3) of the Consolidated Omnibus
6	Budget Reconciliation Act of 1985 (19 U.S.C. 58c(j)(3))
7	is amended by striking "September 30, 2003" and insert-
8	ing "September 30, 2013".
9	SEC. 359. CLARIFICATION OF EXEMPTION FROM TAX FOR
10	SMALL PROPERTY AND CASUALTY INSUR-
11	ANCE COMPANIES.
12	(a) In General.—Section 501(c)(15)(A) is amended
13	to read as follows:
14	"(A) Insurance companies or associations
15	other than life (including interinsurers and re-
16	ciprocal underwriters) if—
17	"(i) the gross receipts for the taxable
18	year do not exceed \$600,000, and
19	"(ii) more than 50 percent of such
20	gross receipts consist of premiums.".
21	(b) Controlled Group Rule.—Section
22	501(c)(15)(C) is amended by inserting ", except that in
23	applying section 1563 for purposes of section
24	

1	1563(b)(2) shall be disregarded" before the period at the
2	end.
3	(c) Conforming Amendment.—Clause (i) of sec-
4	tion 831(b)(2)(A) is amended by striking "exceed
5	\$350,000 but".
6	(d) Effective Date.—The amendments made by
7	this section shall apply to taxable years beginning after
8	December 31, 2003.
9	SEC. 360. PARTIAL PAYMENT OF TAX LIABILITY IN IN-
10	STALLMENT AGREEMENTS.
11	(a) In General.—
12	(1) Section 6159(a) (relating to authorization
13	of agreements) is amended—
14	(A) by striking "satisfy liability for pay-
15	ment of" and inserting "make payment on",
16	and
17	(B) by inserting "full or partial" after "fa-
18	cilitate".
19	(2) Section 6159(c) (relating to Secretary re-
20	quired to enter into installment agreements in cer-
21	tain cases) is amended in the matter preceding para-
22	graph (1) by inserting "full" before "payment".
23	(b) Requirement To Review Partial Payment
24	AGREEMENTS EVERY Two YEARS.—Section 6159 is
25	amended by redesignating subsections (d) and (e) as sub-

1	sections (e) and (f), respectively, and inserting after sub-
2	section (c) the following new subsection:
3	"(d) Secretary Required To Review Install-
4	MENT AGREEMENTS FOR PARTIAL COLLECTION EVERY
5	Two Years.—In the case of an agreement entered into
6	by the Secretary under subsection (a) for partial collection
7	of a tax liability, the Secretary shall review the agreement
8	at least once every 2 years.".
9	(c) Effective Date.—The amendments made by
10	this section shall apply to agreements entered into on or
11	after the date of the enactment of this Act.
12	SEC. 361. EXTENSION OF AMORTIZATION OF INTANGIBLES
12 13	SEC. 361. EXTENSION OF AMORTIZATION OF INTANGIBLES TO SPORTS FRANCHISES.
13	TO SPORTS FRANCHISES.
13 14 15	TO SPORTS FRANCHISES. (a) IN GENERAL.—Section 197(e) (relating to excep-
13 14 15	TO SPORTS FRANCHISES. (a) IN GENERAL.—Section 197(e) (relating to exceptions to definition of section 197 intangible) is amended
13 14 15 16	tions to definition of section 197 intangible) is amended by striking paragraph (6) and by redesignating para-
13 14 15 16 17	TO SPORTS FRANCHISES. (a) IN GENERAL.—Section 197(e) (relating to exceptions to definition of section 197 intangible) is amended by striking paragraph (6) and by redesignating paragraphs (7) and (8) as paragraphs (6) and (7), respectively.
13 14 15 16 17	TO SPORTS FRANCHISES. (a) IN GENERAL.—Section 197(e) (relating to exceptions to definition of section 197 intangible) is amended by striking paragraph (6) and by redesignating paragraphs (7) and (8) as paragraphs (6) and (7), respectively. (b) Conforming Amendments.—
13 14 15 16 17 18	tions to definition of section 197(e) (relating to exceptions to definition of section 197 intangible) is amended by striking paragraph (6) and by redesignating paragraphs (7) and (8) as paragraphs (6) and (7), respectively. (b) Conforming Amendments.— (1)(A) Section 1056 (relating to basis limitation

chapter O of chapter 1 is amended by striking the

item relating to section 1056.

23

1	(2) Section 1253 (relating to transfers of fran-
2	chises, trademarks, and trade names) is amended by
3	striking subsection (e).
4	(c) Effective Date.—The amendments made by
5	this section shall apply to property acquired after the date
6	of the enactment of this Act.
7	SEC. 362. DEPOSITS MADE TO SUSPEND RUNNING OF IN-
8	TEREST ON POTENTIAL UNDERPAYMENTS.
9	(a) In General.—Subchapter A of chapter 67 (re-
10	lating to interest on underpayments) is amended by add-
11	ing at the end the following new section:
12	"SEC. 6603. DEPOSITS MADE TO SUSPEND RUNNING OF IN-
13	TEREST ON POTENTIAL UNDERPAYMENTS,
14	ETC.
15	"(a) Authority To Make Deposits Other Than
16	As Payment of Tax.—A taxpayer may make a cash de-
17	
	posit with the Secretary which may be used by the Sec-
18	posit with the Secretary which may be used by the Secretary to pay any tax imposed under subtitle A or B or
18 19	
	retary to pay any tax imposed under subtitle A or B or
19	retary to pay any tax imposed under subtitle A or B or chapter 41, 42, 43, or 44 which has not been assessed
19 20	retary to pay any tax imposed under subtitle A or B or chapter 41, 42, 43, or 44 which has not been assessed at the time of the deposit. Such a deposit shall be made

24 poses of section 6601 (relating to interest on underpay-

1	ments), the tax shall be treated as paid when the deposit
2	is made.
3	"(c) Return of Deposit.—Except in a case where
4	the Secretary determines that collection of tax is in jeop-
5	ardy, the Secretary shall return to the taxpayer any
6	amount of the deposit (to the extent not used for a pay-
7	ment of tax) which the taxpayer requests in writing.
8	"(d) Payment of Interest.—
9	"(1) In general.—For purposes of section
10	6611 (relating to interest on overpayments), a de-
11	posit which is returned to a taxpayer shall be treated
12	as a payment of tax for any period to the extent
13	(and only to the extent) attributable to a disputable
14	tax for such period. Under regulations prescribed by
15	the Secretary, rules similar to the rules of section
16	6611(b)(2) shall apply.
17	"(2) Disputable Tax.—
18	"(A) In general.—For purposes of this
19	section, the term 'disputable tax' means the
20	amount of tax specified at the time of the de-
21	posit as the taxpayer's reasonable estimate of
22	the maximum amount of any tax attributable to
23	disputable items.
24	"(B) SAFE HARBOR BASED ON 30-DAY

LETTER.—In the case of a taxpayer who has

1	been issued a 30-day letter, the maximum
2	amount of tax under subparagraph (A) shall
3	not be less than the amount of the proposed de-
4	ficiency specified in such letter.
5	"(3) Other definitions.—For purposes of
6	paragraph (2)—
7	"(A) DISPUTABLE ITEM.—The term 'dis-
8	putable item' means any item of income, gain,
9	loss, deduction, or credit if the taxpayer—
10	"(i) has a reasonable basis for its
11	treatment of such item, and
12	"(ii) reasonably believes that the Sec-
13	retary also has a reasonable basis for dis-
14	allowing the taxpayer's treatment of such
15	item.
16	"(B) 30-day letter.—The term '30-day
17	letter' means the first letter of proposed defi-
18	ciency which allows the taxpayer an opportunity
19	for administrative review in the Internal Rev-
20	enue Service Office of Appeals.
21	"(4) Rate of interest.—The rate of interest
22	allowable under this subsection shall be the Federal
23	short-term rate determined under section 6621(b),
24	compounded daily.
25	"(a) Use of Deposits —

1	"(1) Payment of Tax.—Except as otherwise
2	provided by the taxpayer, deposits shall be treated
3	as used for the payment of tax in the order depos-
4	ited.
5	"(2) Returns of Deposits.—Deposits shall
6	be treated as returned to the taxpayer on a last-in,
7	first-out basis.".
8	(b) Clerical Amendment.—The table of sections
9	for subchapter A of chapter 67 is amended by adding at
10	the end the following new item:
	"Sec. 6603. Deposits made to suspend running of interest on potential underpayments, etc.".
11	(c) Effective Date.—
12	(1) IN GENERAL.—The amendments made by
13	this section shall apply to deposits made after the
14	date of the enactment of this Act.
15	(2) Coordination with deposits made
16	UNDER REVENUE PROCEDURE 84–58.—In the case of
17	an amount held by the Secretary of the Treasury or
18	his delegate on the date of the enactment of this Act
19	as a deposit in the nature of a cash bond deposit
20	pursuant to Revenue Procedure 84–58, the date that
21	the taxpayer identifies such amount as a deposit
22	made pursuant to section 6603 of the Internal Rev-

enue Code (as added by this Act) shall be treated as

1	the date such amount is deposited for purposes of
2	such section 6603.
3	SEC. 363. CLARIFICATION OF RULES FOR PAYMENT OF ES-
4	TIMATED TAX FOR CERTAIN DEEMED ASSET
5	SALES.
6	(a) In General.—Paragraph (13) of section 338(h)
7	(relating to tax on deemed sale not taken into account for
8	estimated tax purposes) is amended by adding at the end
9	the following: "The preceding sentence shall not apply
10	with respect to a qualified stock purchase for which an
11	election is made under paragraph (10).".
12	(b) Effective Date.—The amendment made by
13	subsection (a) shall apply to transactions occurring after
14	the date of the enactment of this Act.
15	SEC. 364. LIMITATION OF DEDUCTION FOR CHARITABLE
16	CONTRIBUTIONS OF PATENTS AND SIMILAR
17	PROPERTY.
18	(a) In General.—Section 170(e)(1)(B) (relating to
19	certain contributions of ordinary income and capital gain
20	property) is amended by striking "or" at the end of clause
21	(i), by adding "or" at the end of clause (ii), and by insert-
22	ing after clause (ii) the following new clause:
23	"(iii) of any patent, copyright, trade-
24	mark, trade name, trade secret, know-how,

1	software, or similar property, or applica-
2	tions or registrations of such property,".
3	(b) Anti-Abuse Rules.—The Secretary of the
4	Treasury may prescribe such regulations or other adminis-
5	trative guidance as may be necessary or appropriate to
6	prevent the avoidance of the purposes of section
7	170(e)(1)(B)(iii) of the Internal Revenue Code of 1986
8	(as added by subsection (a)), including preventing—
9	(1) the circumvention of the reduction of the
10	charitable deduction by embedding or bundling the
11	patent or similar property as part of a charitable
12	contribution of property that includes the patent or
13	similar property,
14	(2) the manipulation of the basis of the prop-
15	erty to increase the amount of the charitable deduc-
16	tion through the use of related persons, pass-thru
17	entities, or other intermediaries, or through the use
18	of any provision of law or regulation (including the
19	consolidated return regulations), and
20	(3) a donor from changing the form of the pat-
21	ent or similar property to property of a form for
22	which different deduction rules would apply.
23	(c) Effective Date.—The amendments made by
24	this section shall apply to contributions made after May

7, 2003.

1	SEC. 365. EXTENSION OF TRANSFERS OF EXCESS PENSION
2	ASSETS TO RETIREE HEALTH ACCOUNTS.
3	(a) Amendment of Internal Revenue Code of
4	1986.—Paragraph (5) of section 420(b) (relating to expi-
5	ration) is amended by striking "December 31, 2005" and
6	inserting "December 31, 2013".
7	(b) AMENDMENTS OF ERISA.—
8	(1) Section 101(e)(3) of the Employee Retire-
9	ment Income Security Act of 1974 (29 U.S.C.
10	1021(e)(3)) is amended by striking "Tax Relief Ex-
11	tension Act of 1999" and inserting "Jobs and
12	Growth Tax Relief Reconciliation Act of 2003".
13	(2) Section 403(c)(1) of such Act (29 U.S.C.
14	1103(c)(1)) is amended by striking "Tax Relief Ex-
15	tension Act of 1999" and inserting "Jobs and
16	Growth Tax Relief Reconciliation Act of 2003".
17	(3) Paragraph (13) of section 408(b) of such
18	Act (29 U.S.C. 1108(b)(3)) is amended—
19	(A) by striking "January 1, 2006" and in-
20	serting "January 1, 2014", and
21	(B) by striking "Tax Relief Extension Act
22	of 1999" and inserting "Jobs and Growth Tax
23	Rollof Reconciliation Act of 2003"

1	SEC. 366. PRORATION RULES FOR LIFE INSURANCE BUSI-
2	NESS OF PROPERTY AND CASUALTY INSUR-
3	ANCE COMPANIES.
4	(a) In General.—Section 832(b)(4) (defining pre-
5	miums earned) is amended—
6	(1) by inserting ", except that any deduction
7	attributable to such reserves shall be reduced in the
8	same manner as the deductions provided by sections
9	243, 244, and 245 for a life insurance company are
10	reduced under section 805(a)(4)" before the period
11	at the end of the first sentence following subpara-
12	graph (C), and
13	(2) by adding at the end the following new sen-
14	tence: "In applying section 812(d) for purposes of
15	the reduction under the third preceding sentence,
16	only gross investment income attributable to the re-
17	serves described in such sentence shall be taken into
18	account.".
19	(b) Effective Date.—The amendments made by
20	this section shall apply to taxable years beginning after
21	December 31, 2003.
22	SEC. 367. MODIFICATION OF TREATMENT OF TRANSFERS
23	TO CREDITORS IN DIVISIVE REORGANIZA-
24	TIONS.
25	(a) In General.—Section 361(b)(3) (relating to
26	treatment of transfers to creditors) is amended by adding

- 1 at the end the following new sentence: "In the case of a
- 2 reorganization described in section 368(a)(1)(D) with re-
- 3 spect to which stock or securities of the corporation to
- 4 which the assets are transferred are distributed in a trans-
- 5 action which qualifies under section 355, this paragraph
- 6 shall apply only to the extent that the money or other
- 7 property transferred to such creditors does not exceed the
- 8 adjusted bases of such assets transferred.".
- 9 (b) Liabilities in Excess of Basis.—Section
- 10 357(c)(1)(B) is amended by inserting "with respect to
- 11 which stock or securities of the corporation to which the
- 12 assets are transferred are distributed in a transaction
- 13 which qualifies under section 355" after "section
- 14 368(a)(1)(D)".
- (c) Effective Date.—The amendments made by
- 16 this section shall apply to transfers of money or other
- 17 property, or liabilities assumed, in connection with a reor-
- 18 ganization occurring on or after the date of the enactment
- 19 of this Act.

20 Subtitle F—Other Provisions

- 21 SEC. 371. TEMPORARY STATE FISCAL RELIEF FUND.
- 22 (a) Authority To Make Payments To States.—
- 23 (1) IN GENERAL.—Not later than 45 days after
- 24 the date of enactment of this Act, the Secretary of
- 25 the Treasury (in this section referred to as the "Sec-

- 1 retary") shall establish a program under which the 2 Secretary shall make a payment to each State in which the chief executive officer of the State, or the 3 chief executive officer's designee, in consultation and coordination with other State and local officials, no-5 6 tifies the Secretary not later than 6 months after 7 the date of enactment of this Act that the State in-8 tends to use the payment in accordance with this section. 9
 - (2) Requirement.—In making payments to States under this section, the Secretary shall ensure that not more than 50 percent of the aggregate amount made available for payments under this section (after the application of section 1903(x)(3) of the Social Security Act) is paid to States in fiscal year 2003.

(b) Use of Payment.—

10

11

12

13

14

15

16

17

18

19

20

- (1) IN GENERAL.—Subject to paragraph (2), a State shall use the funds provided under a payment made under this section to carry out 1 or more of the following activities:
- 22 (A) Improving education or job training.
- (B) Improving health care services.
- 24 (C) Improving transportation or other in-25 frastructure.

1	(D) Improving law enforcement or public
2	safety.
3	(E) Maintaining essential government serv-
4	ices.
5	(2) Limitation.—A State may only use funds
6	provided under a payment made under this section
7	for types of expenditures permitted under the most
8	recently approved budget for the State.
9	(c) Certifications.—In order to receive a payment
10	under this section, the State shall provide the Secretary
11	with certifications that—
12	(1) the State's proposed uses of the funds are
13	consistent with subsection (b); and
14	(2) the State will allocate 50 percent of the
15	funds directly to units of general local government
16	based on the relative local population proportion for
17	the State (as defined in subsection (d)(5)).
18	(d) Amount of Payment.—
19	(1) In general.—The amount of payment
20	made to a State under this section shall be the min-
21	imum payment amount described in paragraph (2)
22	plus the relative population proportion amount de-
23	scribed in paragraph (3).

1	(2) MINIMUM PAYMENT AMOUNT.—The min-
2	imum payment amount described in this paragraph
3	is—
4	(A) in the case of any of the several States
5	or the District of Columbia, one-half of 1 per-
6	cent of the aggregate amount made available
7	for payments under this section (after the ap-
8	plication of section 1903(x)(3) of the Social Se-
9	curity Act); and
10	(B) in the case of the Commonwealth of
11	Puerto Rico, the United States Virgin Islands,
12	Guam, the Commonwealth of the Northern
13	Mariana Islands, or American Samoa, one-tenth
14	of 1 percent of such aggregate amount (after
15	the application of section 1903(x)(3) of the So-
16	cial Security Act).
17	(3) Relative population proportion
18	AMOUNT.—The relative population proportion
19	amount described in this paragraph is the product
20	of—
21	(A) the aggregate amount made available
22	for payments under this section (after the ap-
23	plication of section 1903(x)(3) of the Social Se-
24	curity Act) minus the total of all of the min-

1	imum payment amounts determined under
2	paragraph (2); and
3	(B) the relative State population propor-
4	tion (as defined in paragraph (4)).
5	(4) Relative state population proportion
6	DEFINED.—In this section, the term "relative State
7	population proportion" means, with respect to a
8	State, the amount equal to the quotient of—
9	(A) the population of the State (as re-
10	ported in the most recent decennial census);
11	and
12	(B) the total population of all States (as
13	reported in the most recent decennial census).
14	(5) Relative local population proportion
15	DEFINED.—In this section, the term "relative local
16	population proportion" means, with respect to a unit
17	of general local government within a State, the
18	amount equal to the quotient of—
19	(A) the population of such unit of general
20	local government (as reported in the most re-
21	cent decennial census); and
22	(B) the total population of the State (as
23	reported in the most recent decennial census).
24	(e) APPROPRIATION.—There is authorized to be ap-
25	propriated and is appropriated for making payments

- 1 under this section, \$20,000,000,000 for fiscal year 2003.
- 2 Amounts appropriated under this subsection shall remain
- 3 available for expenditure through December 31, 2004.
- 4 (f) Increased Payments To States Under the
- 5 Medicaid Program.—Section 1903 of the Social Secu-
- 6 rity Act (42 U.S.C. 1396b) is amended by adding at the
- 7 end the following:
- 8 "(x) Temporary Increased Payments To
- 9 States.—
- 10 "(1) IN GENERAL.—From the amounts made
- available under paragraph (3), the Secretary shall
- increase payments to States under this section for
- the third and fourth calendar quarters of fiscal year
- 14 2003, each calendar quarter of fiscal year 2004, and
- the first calendar quarter of fiscal year 2005.
- 16 "(2) METHOD OF INCREASE.—The Secretary
- shall determine the appropriate method for increas-
- ing payments to States in accordance with this sub-
- 19 section.
- 20 "(3) Funding.—Notwithstanding section
- 21 371(e) of the Jobs and Growth Tax Relief Reconcili-
- ation Act of 2003, from the amounts appropriated
- in such section for fiscal year 2003, \$499,999 of
- such amount is hereby transferred and made avail-
- able for the purpose of increasing payments to

1	States under this section in accordance with this
2	subsection. Amounts transferred under this para-
3	graph shall remain available for expenditure through
4	December 31, 2004.".
5	(g) Repeal.—Effective as of January 1, 2005, this
6	section and the amendments made by this section are re-
7	pealed.
8	SEC. 372. REVIEW OF STATE AGENCY BLINDNESS AND DIS-
9	ABILITY DETERMINATIONS.
10	Section 1633 of the Social Security Act (42 U.S.C.
11	1383b) is amended by adding at the end the following:
12	"(e)(1) The Commissioner of Social Security shall re-
13	view determinations, made by State agencies pursuant to
14	subsection (a) in connection with applications for benefits
15	under this title on the basis of blindness or disability, that
16	individuals who have attained 18 years of age are blind
17	or disabled as of a specified onset date. The Commissioner
18	of Social Security shall review such a determination before
19	any action is taken to implement the determination.
20	"(2)(A) In carrying out paragraph (1), the Commis-
21	sioner of Social Security shall review—
22	"(i) at least 25 percent of all determinations re-
23	ferred to in paragraph (1) that are made in fiscal

year 2004; and

- 1 "(ii) at least 50 percent of all such determina-
- 2 tions that are made in fiscal year 2005 or thereafter.
- 3 "(B) In carrying out subparagraph (A), the Commis-
- 4 sioner of Social Security shall, to the extent feasible, select
- 5 for review the determinations which the Commissioner of
- 6 Social Security identifies as being the most likely to be
- 7 incorrect.".
- 8 SEC. 373. PROHIBITION ON USE OF SCHIP FUNDS TO PRO-
- 9 **VIDE COVERAGE FOR CHILDLESS ADULTS.**
- 10 (a) General Limitations on Payments.—Section
- 11 2105(c)(1) of the Social Security Act (42 U.S.C.
- $12 \quad 1397ee(c)(1)$) is amended by inserting before the period
- 13 the following: "and may not include coverage of a childless
- 14 adult unless the childless adult is a pregnant woman. For
- 15 purposes of the preceding sentence, a caretaker relative
- 16 (as such term is defined for purposes of carrying out sec-
- 17 tion 1931) shall not be considered a childless adult.".
- 18 (b) Limitation on Waiver Authority.—Section
- 19 2107 of the Social Security Act (42 U.S.C. 1397gg) is
- 20 amended by adding at the end the following:
- 21 "(f) Limitation of Waiver Authority.—Notwith-
- 22 standing subsection (e)(2)(A) and section 1115(a), the
- 23 Secretary may not approve a waiver, experimental, pilot,
- 24 or demonstration project, or an amendment to such a
- 25 project that has been approved as of the date of enactment

- 1 of this subsection, that would allow funds made available
- 2 under this title to be used to provide child health assist-
- 3 ance or other health benefits coverage to a childless adult,
- 4 other than a childless adult who is a pregnant woman. For
- 5 purposes of the preceding sentence, a caretaker relative
- 6 (as such term is defined for purposes of carrying out sec-
- 7 tion 1931) shall not be considered a childless adult.".
- 8 (c) Effective Date.—The amendments made by
- 9 this section take effect on the date of enactment of this
- 10 Act and apply to proposals to conduct a waiver, experi-
- 11 mental, pilot, or demonstration project affecting the State
- 12 children's health insurance program under title XXI of
- 13 such Act, and to any proposals to amend such a project,
- 14 that are approved or extended on or after such date of
- 15 enactment.
- 16 (d) Rule of Construction.—Nothing in this sec-
- 17 tion or the amendments made by this section shall be con-
- 18 strued to—
- 19 (1) authorize the waiver of any provision of title
- 20 XXI of the Social Security Act (42 U.S.C. 1397aa
- 21 et seq.) that is not otherwise authorized to be waived
- 22 under such title or under title XI of such Act (42
- U.S.C. 1301 et seq.) as of the date of enactment of
- 24 this Act; or

1	(2) imply congressional approval of any waiver,
2	experimental, pilot, or demonstration project affect-
3	ing the State children's health insurance program
4	under title XXI of such Act that has been approved
5	as of such date of enactment.
6	TITLE IV—SMALL BUSINESS AND
7	AGRICULTURAL PROVISIONS
8	Subtitle A—Small Business
9	Provisions
10	SEC. 401. EXCLUSION OF CERTAIN INDEBTEDNESS OF
11	SMALL BUSINESS INVESTMENT COMPANIES
12	FROM ACQUISITION INDEBTEDNESS.
13	(a) In General.—Section 514(c) (relating to acqui-
14	sition indebtedness) is amended by adding at the end the
15	following new paragraph:
16	"(10) Certain indebtedness of small
17	BUSINESS INVESTMENT COMPANIES.—For purposes
18	of this section, the term 'acquisition indebtedness'
19	does not include any indebtedness incurred by a
20	small business investment company licensed under
21	the Small Business Investment Act of 1958 which is
22	evidenced by a debenture—
23	"(A) issued by such company under section
24	303(a) of such Act, or

1	"(B) held or guaranteed by the Small
2	Business Administration.".
3	(b) Effective Date.—The amendment made by
4	this section shall apply to any indebtedness incurred after
5	December 31, 2002, by a small business investment com-
6	pany described in section 514(c)(10) of the Internal Rev-
7	enue Code of 1986 (as added by this section) with respect
8	to property acquired by such company after such date.
9	SEC. 402. REPEAL OF OCCUPATIONAL TAXES RELATING TO
10	DISTILLED SPIRITS, WINE, AND BEER.
11	(a) Repeal of Occupational Taxes.—
12	(1) In general.—The following provisions of
13	part II of subchapter A of chapter 51 (relating to
14	occupational taxes) are hereby repealed:
15	(A) Subpart A (relating to proprietors of
16	distilled spirits plants, bonded wine cellars,
17	etc.).
18	(B) Subpart B (relating to brewer).
19	(C) Subpart D (relating to wholesale deal-
20	ers) (other than sections 5114 and 5116).
21	(D) Subpart E (relating to retail dealers)
22	(other than section 5124).
23	(E) Subpart G (relating to general provi-
24	sions) (other than sections 5142, 5143, 5145,
25	and 5146).

1	(2) Nonbeverage domestic drawback.—
2	Section 5131 is amended by striking ", on payment
3	of a special tax per annum,".
4	(3) Industrial use of distilled spirits.—
5	Section 5276 is hereby repealed.
6	(b) Conforming Amendments.—
7	(1)(A) The heading for part II of subchapter A
8	of chapter 51 and the table of subparts for such
9	part are amended to read as follows:
10	"PART II—MISCELLANEOUS PROVISIONS
	"Subpart A. Manufacturers of stills. "Subpart B. Nonbeverage domestic drawback claimants. "Subpart C. Recordkeeping by dealers. "Subpart D. Other provisions.".
11	(B) The table of parts for such subchapter A
12	is amended by striking the item relating to part II
13	and inserting the following new item:
	"Part II. Miscellaneous provisions.".
14	(2) Subpart C of part II of such subchapter
15	(relating to manufacturers of stills) is redesignated
16	as subpart A.
17	(3)(A) Subpart F of such part II (relating to
18	nonbeverage domestic drawback claimants) is redes-
19	ignated as subpart B and sections 5131 through
20	5134 are redesignated as sections 5111 through
21	5114, respectively.

1	(B) The table of sections for such subpart B,
2	as so redesignated, is amended—
3	(i) by redesignating the items relating to
4	sections 5131 through 5134 as relating to sec-
5	tions 5111 through 5114, respectively, and
6	(ii) by striking "and rate of tax" in the
7	item relating to section 5111, as so redesig-
8	nated.
9	(C) Section 5111, as redesignated by subpara-
10	graph (A), is amended—
11	(i) by striking "AND RATE OF TAX" in
12	the section heading,
13	(ii) by striking the subsection heading for
14	subsection (a), and
15	(iii) by striking subsection (b).
16	(4) Part II of subchapter A of chapter 51 is
17	amended by adding after subpart B, as redesignated
18	by paragraph (3), the following new subpart:
19	"Subpart C—Recordkeeping by Dealers
	"Sec. 5121. Recordkeeping by wholesale dealers."Sec. 5122. Recordkeeping by retail dealers."Sec. 5123. Preservation and inspection of records, and entry of premises for inspection.".
20	(5)(A) Section 5114 (relating to records) is
21	moved to subpart C of such part II and inserted
22	after the table of sections for such subpart.
23	(B) Section 5114 is amended—

1	(i) by striking the section heading and in-
2	serting the following new heading:
3	"SEC. 5121. RECORDKEEPING BY WHOLESALE DEALERS.",
4	and
5	(ii) by redesignating subsection (c) as sub-
6	section (d) and by inserting after subsection (b)
7	the following new subsection:
8	"(c) Wholesale Dealers.—For purposes of this
9	part—
10	"(1) Wholesale dealer in liquors.—The
11	term 'wholesale dealer in liquors' means any dealer
12	(other than a wholesale dealer in beer) who sells, or
13	offers for sale, distilled spirits, wines, or beer, to an-
14	other dealer.
15	"(2) Wholesale dealer in Beer.—The term
16	'wholesale dealer in beer' means any dealer who
17	sells, or offers for sale, beer, but not distilled spirits
18	or wines, to another dealer.
19	"(3) Dealer.—The term 'dealer' means any
20	person who sells, or offers for sale, any distilled spir-
21	its, wines, or beer.
22	"(4) Presumption in case of sale of 20
23	WINE GALLONS OR MORE.—The sale, or offer for
24	sale, of distilled spirits, wines, or beer, in quantities
25	of 20 wine gallons or more to the same person at

1	the same time, shall be presumptive evidence that
2	the person making such sale, or offer for sale, is en-
3	gaged in or carrying on the business of a wholesale
4	dealer in liquors or a wholesale dealer in beer, as the
5	case may be. Such presumption may be overcome by
6	evidence satisfactorily showing that such sale, or
7	offer for sale, was made to a person other than a
8	dealer.".
9	(C) Paragraph (3) of section 5121(d), as so re-
10	designated, is amended by striking "section 5146"
11	and inserting "section 5123".
12	(6)(A) Section 5124 (relating to records) is
13	moved to subpart C of part II of subchapter A of
14	chapter 51 and inserted after section 5121.
15	(B) Section 5124 is amended—
16	(i) by striking the section heading and in-
17	serting the following new heading:
18	"SEC. 5122. RECORDKEEPING BY RETAIL DEALERS.",
19	(ii) by striking "section 5146" in sub-
20	section (c) and inserting "section 5123", and
21	(iii) by redesignating subsection (c) as sub-
22	section (d) and inserting after subsection (b)
23	the following new subsection:
24	"(c) Retail Dealers.—For purposes of this sec-
25	tion—

1	"(1) RETAIL DEALER IN LIQUORS.—The term
2	'retail dealer in liquors' means any dealer (other
3	than a retail dealer in beer) who sells, or offers for
4	sale, distilled spirits, wines, or beer, to any person
5	other than a dealer.
6	"(2) Retail dealer in Beer.—The term 're-
7	tail dealer in beer' means any dealer who sells, or of-
8	fers for sale, beer, but not distilled spirits or wines,
9	to any person other than a dealer.
10	"(3) Dealer.—The term 'dealer' has the
11	meaning given such term by section 5121(c)(3).".
12	(7) Section 5146 is moved to subpart C of part
13	II of subchapter A of chapter 51, inserted after sec-
14	tion 5122, and redesignated as section 5123.
15	(8) Part II of subchapter A of chapter 51 is
16	amended by inserting after subpart C the following
17	new subpart:
18	"Subpart D—Other Provisions
	"Sec. 5131. Packaging distilled spirits for industrial uses. "Sec. 5132. Prohibited purchases by dealers.".
19	(9) Section 5116 is moved to subpart D of part
20	II of subchapter A of chapter 51, inserted after the
21	table of sections, redesignated as section 5131, and

amended by inserting "(as defined in section

5121(c))" after "dealer" in subsection (a).

22

23

1	(10) Subpart D of part II of subchapter A of
2	chapter 51 is amended by adding at the end thereof
3	the following new section:
4	"SEC. 5132. PROHIBITED PURCHASES BY DEALERS.
5	"(a) In General.—Except as provided in regula-
6	tions prescribed by the Secretary, it shall be unlawful for
7	a dealer to purchase distilled spirits for resale from any
8	person other than a wholesale dealer in liquors who is re-
9	quired to keep the records prescribed by section 5121.
10	"(b) Penalty and Forfeiture.—
	"For penalty and forfeiture provisions applicable to violations of subsection (a), see sections 5687 and 7302.".
11	(11) Subsection (b) of section 5002 is amend-
12	ed—
13	(A) by striking "section 5112(a)" and in-
14	serting "section 5121(c)(3)",
15	(B) by striking "section 5112" and insert-
16	ing "section 5121(c)",
17	(C) by striking "section 5122" and insert-
18	ing "section 5122(c)".
19	(12) Subparagraph (A) of section $5010(c)(2)$ is
20	amended by striking "section 5134" and inserting
21	"section 5114".
22	(13) Subsection (d) of section 5052 is amended
23	to read as follows:

1	"(d) Brewer.—For purposes of this chapter, the
2	term 'brewer' means any person who brews beer or pro-
3	duces beer for sale. Such term shall not include any person
4	who produces only beer exempt from tax under section
5	5053(e).".
6	(14) The text of section 5182 is amended to
7	read as follows:
8	"For provisions requiring recordkeeping by
9	wholesale liquor dealers, see section 5121, and by re-
10	tail liquor dealers, see section 5122.".
11	(15) Subsection (b) of section 5402 is amended
12	by striking "section 5092" and inserting "section
13	5052(d)".
14	(16) Section 5671 is amended by striking "or
15	5091".
16	(17)(A) Part V of subchapter J of chapter 51
17	is hereby repealed.
18	(B) The table of parts for such subchapter J is
19	amended by striking the item relating to part V.
20	(18)(A) Sections 5142, 5143, and 5145 are
21	moved to subchapter D of chapter 52, inserted after
22	section 5731, redesignated as sections 5732, 5733,
23	and 5734, respectively, and amended by striking
24	"this part" each place it appears and inserting "this

25

subchapter".

1	(B) Section 5732, as redesignated by subpara-
2	graph (A), is amended by striking "(except the tax
3	imposed by section 5131)" each place it appears.
4	(C) Paragraph (2) of section 5733(c), as redes-
5	ignated by subparagraph (A), is amended by striking
6	"liquors" both places it appears and inserting "to-
7	bacco products and cigarette papers and tubes".
8	(D) The table of sections for subchapter D of
9	chapter 52 is amended by adding at the end thereof
10	the following:
	"Sec. 5732. Payment of tax. "Sec. 5733. Provisions relating to liability for occupational taxes. "Sec. 5734. Application of State laws.".
11	(E) Section 5731 is amended by striking sub-
12	section (c) and by redesignating subsection (d) as
13	subsection (c).
14	(19) Subsection (c) of section 6071 is amended
15	by striking "section 5142" and inserting "section
16	5732".
17	(20) Paragraph (1) of section 7652(g) is
18	amended—
19	(A) by striking "subpart F" and inserting
20	"subpart B", and
21	(B) by striking "section 5131(a)" and in-
22	serting "section 5111".

1	(c) Effective Date.—The amendments made by
2	this section shall take effect on July 1, 2003, but shall
3	not apply to taxes imposed for periods before such date.
4	SEC. 403. CUSTOM GUNSMITHS.
5	(a) Small Manufacturers Exempt From Fire-
6	ARMS EXCISE TAX.—Section 4182 (relating to exemp-
7	tions) is amended by redesignating subsection (c) as sub-
8	section (d) and by inserting after subsection (b) the fol-
9	lowing new subsection:
10	"(c) Small Manufacturers, Etc.—
11	"(1) IN GENERAL.—The tax imposed by section
12	4181 shall not apply to any article described in such
13	section if manufactured, produced, or imported by a
14	person who manufactures, produces, and imports
15	less than 50 of such articles during the calendar
16	year.
17	"(2) Controlled Groups.—All persons treat-
18	ed as a single employer for purposes of subsection
19	(a) or (b) of section 52 shall be treated as one per-
20	son for purposes of paragraph (1).".
21	(b) Effective Date.—
22	(1) In general.—The amendments made by
23	this section shall apply to articles sold by the manu-
24	facturer, producer, or importer on or after the date
25	which is the first day of the month beginning at

1	least 2 weeks after the date of the enactment of this
2	Act.
3	(2) No inference.—Nothing in the amend-
4	ments made by this section shall be construed to
5	create any inference with respect to the proper tax
6	treatment of any sales before the effective date of
7	such amendments.
8	SEC. 404. SIMPLIFICATION OF EXCISE TAX IMPOSED ON
9	BOWS AND ARROWS.
10	(a) Bows.—Section 4161(b)(1) (relating to bows) is
11	amended to read as follows:
12	"(1) Bows.—
13	"(A) In General.—There is hereby im-
14	posed on the sale by the manufacturer, pro-
15	ducer, or importer of any bow which has a draw
16	weight of 30 pounds or more, a tax equal to 11
17	percent of the price for which so sold.
18	"(B) ARCHERY EQUIPMENT.—There is
19	hereby imposed on the sale by the manufac-
20	turer, producer, or importer—
21	"(i) of any part or accessory suitable
22	for inclusion in or attachment to a bow de-
23	scribed in subparagraph (A), and

1	"(ii) of any quiver or broadhead suit-
2	able for use with an arrow described in
3	paragraph (3),
4	a tax equal to 11 percent of the price for which
5	so sold.".
6	(b) Arrows.—Section 4161(b) (relating to bows and
7	arrows, etc.) is amended by redesignating paragraph (3)
8	as paragraph (4) and inserting after paragraph (2) the
9	following:
10	"(3) Arrows.—
11	"(A) In general.—There is hereby im-
12	posed on the sale by the manufacturer, pro-
13	ducer, or importer of any arrow, a tax equal to
14	12 percent of the price for which so sold.
15	"(B) Exception.—The tax imposed by
16	subparagraph (A) on an arrow shall not apply
17	if the arrow contains an arrow shaft subject to
18	the tax imposed by paragraph (2).
19	"(C) Arrow.—For purposes of this para-
20	graph, the term 'arrow' means any shaft de-
21	scribed in paragraph (2) to which additional
22	components are attached.".
23	(c) Conforming Amendment.—The heading of sec-
24	tion 4161(b)(2) (relating to arrows) is amended by strik-

- 1 ing "Arrows.—" and inserting "Arrow Compo-
- 2 NENTS.—".
- 3 (d) Effective Date.—The amendments made by
- 4 this section shall apply to articles sold by the manufac-
- 5 turer, producer, or importer after the date of the enact-
- 6 ment of this Act.

7 Subtitle B—Agricultural Provisions

- 8 SEC. 411. CAPITAL GAIN TREATMENT UNDER SECTION
- 9 631(b) TO APPLY TO OUTRIGHT SALES BY
- 10 LANDOWNERS.
- 11 (a) In General.—The first sentence of section
- 12 631(b) (relating to disposal of timber with a retained eco-
- 13 nomic interest) is amended by striking "retains an eco-
- 14 nomic interest in such timber" and inserting "either re-
- 15 tains an economic interest in such timber or makes an
- 16 outright sale of such timber".
- 17 (b) Conforming Amendment.—The third sentence
- 18 of section 631(b) is amended by striking "The date of dis-
- 19 posal" and inserting "In the case of disposal of timber
- 20 with a retained economic interest, the date of disposal".
- 21 (c) Effective Date.—The amendments made by
- 22 this section shall apply to sales after the date of the enact-
- 23 ment of this Act.

1	SEC. 412. SPECIAL RULES FOR LIVESTOCK SOLD ON AC-
2	COUNT OF WEATHER-RELATED CONDITIONS.
3	(a) Rules for Replacement of Involuntarily
4	Converted Livestock.—Subsection (e) of section 1033
5	(relating to involuntary conversions) is amended—
6	(1) by striking "Conditions.—For purposes"
7	and inserting "CONDITIONS.—
8	"(1) IN GENERAL.—For purposes", and
9	(2) by adding at the end the following new
10	paragraph:
11	"(2) Extension of replacement period.—
12	"(A) IN GENERAL.—In the case of
13	drought, flood, or other weather-related condi-
14	tions described in paragraph (1) which result in
15	the area being designated as eligible for assist-
16	ance by the Federal Government, subsection
17	(a)(2)(B) shall be applied with respect to any
18	converted property by substituting '4 years' for
19	'2 years'.
20	"(B) Further extension by sec-
21	RETARY.—The Secretary may extend on a re-
22	gional basis the period for replacement under
23	this section (after the application of subpara-
24	graph (A)) for such additional time as the Sec-
25	retary determines appropriate if the weather-re-

1	lated conditions which resulted in such applica-
2	tion continue for more than 3 years.".
3	(b) Income Inclusion Rules.—Section 451(e) (re-
4	lating to special rule for proceeds from livestock sold on
5	account of drought, flood, or other weather-related condi-
6	tions) is amended by adding at the end the following new
7	paragraph:
8	"(3) Special election rules.—If section
9	1033(e)(2) applies to a sale or exchange of livestock
10	described in paragraph (1), the election under para-
11	graph (1) shall be deemed valid if made during the
12	replacement period described in such section.".
13	(c) Effective Date.—The amendments made by
14	this section shall apply to any taxable year with respect
15	to which the due date of the return is after December 31,
16	2002.
17	SEC. 413. EXCLUSION FOR LOAN PAYMENTS UNDER NA-
18	TIONAL HEALTH SERVICE CORPS LOAN RE-
19	PAYMENT PROGRAM.
20	(a) In General.—Section 108(f) (relating to stu-
21	dent loans) is amended by adding at the end the following
22	new paragraph:
23	"(4) Loan payments under national
24	HEALTH SERVICE CORPS LOAN REPAYMENT PRO-
25	GRAM.—In the case of an individual, gross income

- 1 shall not include any amount received under section
- 2 338B(g) of the Public Health Service Act.".
- 3 (b) Effective Date.—The amendment made by
- 4 subsection (a) shall apply to amounts received by an indi-
- 5 vidual in taxable years beginning after December 31,
- 6 2002.

7 SEC. 414. PAYMENT OF DIVIDENDS ON STOCK OF COOPERA-

- 8 TIVES WITHOUT REDUCING PATRONAGE
- 9 **DIVIDENDS**.
- 10 (a) In General.—Subsection (a) of section 1388
- 11 (relating to patronage dividend defined) is amended by
- 12 adding at the end the following: "For purposes of para-
- 13 graph (3), net earnings shall not be reduced by amounts
- 14 paid during the year as dividends on capital stock or other
- 15 proprietary capital interests of the organization to the ex-
- 16 tent that the articles of incorporation or bylaws of such
- 17 organization or other contract with patrons provide that
- 18 such dividends are in addition to amounts otherwise pay-
- 19 able to patrons which are derived from business done with
- 20 or for patrons during the taxable year.".
- 21 (b) Effective Date.—The amendment made by
- 22 this section shall apply to distributions in taxable years
- 23 ending after the date of the enactment of this Act.

1	TITLE V—SIMPLIFICATION AND
2	OTHER PROVISIONS
3	Subtitle A—Uniform Definition of
4	Child
5	SEC. 501. UNIFORM DEFINITION OF CHILD, ETC.
6	Section 152 is amended to read as follows:
7	"SEC. 152. DEPENDENT DEFINED.
8	"(a) In General.—For purposes of this subtitle, the
9	term 'dependent' means—
10	"(1) a qualifying child, or
11	"(2) a qualifying relative.
12	"(b) Exceptions.—For purposes of this section—
13	"(1) Dependents ineligible.—If an indi-
14	vidual is a dependent of a taxpayer for any taxable
15	year of such taxpayer beginning in a calendar year,
16	such individual shall be treated as having no depend-
17	ents for any taxable year of such individual begin-
18	ning in such calendar year.
19	"(2) Married dependents.—An individual
20	shall not be treated as a dependent of a taxpayer
21	under subsection (a) if such individual has made a
22	joint return with the individual's spouse under sec-
23	tion 6013 for the taxable year beginning in the cal-
24	endar year in which the taxable year of the taxpayer
25	begins.

1	"(3) CITIZENS OR NATIONALS OF OTHER COUN-
2	TRIES.—
3	"(A) IN GENERAL.—The term 'dependent'
4	does not include an individual who is not a cit-
5	izen or national of the United States unless
6	such individual is a resident of the United
7	States or a country contiguous to the United
8	States.
9	"(B) Exception for adopted child.—
10	Subparagraph (A) shall not exclude any child of
11	a taxpayer (within the meaning of subsection
12	(f)(1)(B)) from the definition of 'dependent'
13	if—
14	"(i) for the taxable year of the tax-
15	payer, the child's principal place of abode
16	is the home of the taxpayer, and
17	"(ii) the taxpayer is a citizen or na-
18	tional of the United States.
19	"(c) Qualifying Child.—For purposes of this sec-
20	tion—
21	"(1) IN GENERAL.—The term 'qualifying child'
22	means, with respect to any taxpayer for any taxable
23	year, an individual—
24	"(A) who bears a relationship to the tax-
25	payer described in paragraph (2),

1	"(B) who has the same principal place of
2	abode as the taxpayer for more than one-half of
3	such taxable year,
4	"(C) who meets the age requirements of
5	paragraph (3), and
6	"(D) who has not provided over one-half of
7	such individual's own support for the calendar
8	year in which the taxable year of the taxpayer
9	begins.
10	"(2) Relationship test.—For purposes of
11	paragraph (1)(A), an individual bears a relationship
12	to the taxpayer described in this paragraph if such
13	individual is—
14	"(A) a child of the taxpayer or a descend-
15	ant of such a child, or
16	"(B) a brother, sister, stepbrother, or step-
17	sister of the taxpayer or a descendant of any
18	such relative.
19	"(3) Age requirements.—
20	"(A) In general.—For purposes of para-
21	graph (1)(C), an individual meets the require-
22	ments of this paragraph if such individual—
23	"(i) has not attained the age of 19 as
24	of the close of the calendar year in which
25	the taxable year of the taxpayer begins, or

1	"(ii) is a student who has not attained
2	the age of 24 as of the close of such cal-
3	endar year.
4	"(B) Special rule for disabled.—In
5	the case of an individual who is permanently
6	and totally disabled (as defined in section
7	22(e)(3)) at any time during such calendar
8	year, the requirements of subparagraph (A)
9	shall be treated as met with respect to such in-
10	dividual.
11	"(4) Special rule relating to 2 or more
12	CLAIMING QUALIFYING CHILD.—
13	"(A) IN GENERAL.—Except as provided in
14	subparagraph (B) and subsection (e), if (but for
15	this paragraph) an individual may be and is
16	claimed as a qualifying child by 2 or more tax-
17	payers for a taxable year beginning in the same
18	calendar year, such individual shall be treated
19	as the qualifying child of the taxpayer who is—
20	"(i) a parent of the individual, or
21	"(ii) if clause (i) does not apply, the
22	taxpayer with the highest adjusted gross
23	income for such taxable year.
24	"(B) More than 1 parent claiming
25	QUALIFYING CHILD.—If the parents claiming

1	any qualifying child do not file a joint return
2	together, such child shall be treated as the
3	qualifying child of—
4	"(i) the parent with whom the child
5	resided for the longest period of time dur-
6	ing the taxable year, or
7	"(ii) if the child resides with both par-
8	ents for the same amount of time during
9	such taxable year, the parent with the
10	highest adjusted gross income.
11	"(d) Qualifying Relative.—For purposes of this
12	section—
13	"(1) In general.—The term 'qualifying rel-
14	ative' means, with respect to any taxpayer for any
15	taxable year, an individual—
16	"(A) who bears a relationship to the tax-
17	payer described in paragraph (2),
18	"(B) whose gross income for the calendar
19	year in which such taxable year begins is less
20	than the exemption amount (as defined in sec-
21	tion 151(d)),
22	"(C) with respect to whom the taxpayer
23	provides over one-half of the individual's sup-
24	port for the calendar year in which such taxable
25	year begins, and

1	"(D) who is not a qualifying child of such
2	taxpayer or of any other taxpayer for any tax-
3	able year beginning in the calendar year in
4	which such taxable year begins.
5	"(2) Relationship.—For purposes of para-
6	graph (1)(A), an individual bears a relationship to
7	the taxpayer described in this paragraph if the indi-
8	vidual is any of the following with respect to the tax-
9	payer:
10	"(A) A child or a descendant of a child.
11	"(B) A brother, sister, stepbrother, or
12	stepsister.
13	"(C) The father or mother, or an ancestor
14	of either.
15	"(D) A stepfather or stepmother.
16	"(E) A son or daughter of a brother or sis-
17	ter of the taxpayer.
18	"(F) A brother or sister of the father or
19	mother of the taxpayer.
20	"(G) A son-in-law, daughter-in-law, father-
21	in-law, mother-in-law, brother-in-law, or sister-
22	in-law.
23	"(H) An individual (other than an indi-
24	vidual who at any time during the taxable year
25	was the spouse, determined without regard to

1	section 7703, of the taxpayer) who, for the tax-
2	able year of the taxpayer, has as such individ-
3	ual's principal place of abode the home of the
4	taxpayer and is a member of the taxpayer's
5	household.
6	"(3) Special rule relating to multiple
7	SUPPORT AGREEMENTS.—For purposes of paragraph
8	(1)(C), over one-half of the support of an individual
9	for a calendar year shall be treated as received from
10	the taxpayer if—
11	"(A) no one person contributed over one-
12	half of such support,
13	"(B) over one-half of such support was re-
14	ceived from 2 or more persons each of whom,
15	but for the fact that any such person alone did
16	not contribute over one-half of such support,
17	would have been entitled to claim such indi-
18	vidual as a dependent for a taxable year begin-
19	ning in such calendar year,
20	"(C) the taxpayer contributed over 10 per-
21	cent of such support, and
22	"(D) each person described in subpara-
23	graph (B) (other than the taxpayer) who con-
24	tributed over 10 percent of such support files a
25	written declaration (in such manner and form

1	as the Secretary may by regulations prescribe)
2	that such person will not claim such individual
3	as a dependent for any taxable year beginning
4	in such calendar year.
5	"(4) Special rule relating to income of
6	HANDICAPPED DEPENDENTS.—
7	"(A) In general.—For purposes of para-
8	graph (1)(B), the gross income of an individual
9	who is permanently and totally disabled (as de-
10	fined in section 22(e)(3)) at any time during
11	the taxable year shall not include income attrib-
12	utable to services performed by the individual
13	at a sheltered workshop if—
14	"(i) the availability of medical care at
15	such workshop is the principal reason for
16	the individual's presence there, and
17	"(ii) the income arises solely from ac-
18	tivities at such workshop which are inci-
19	dent to such medical care.
20	"(B) Sheltered workshop defined.—
21	For purposes of subparagraph (A), the term
22	'sheltered workshop' means a school—
23	"(i) which provides special instruction
24	or training designed to alleviate the dis-
25	ability of the individual, and

1	"(ii) which is operated by an organi-
2	zation described in section 501(c)(3) and
3	exempt from tax under section 501(a), or
4	by a State, a possession of the United
5	States, any political subdivision of any of
6	the foregoing, the United States, or the
7	District of Columbia.
8	"(5) Special support test in case of stu-
9	DENTS.—For purposes of paragraph (1)(C), in the
10	case of an individual who is—
11	"(A) a child of the taxpayer, and
12	"(B) a student,
13	amounts received as scholarships for study at an
14	educational organization described in section
15	170(b)(1)(A)(ii) shall not be taken into account in
16	determining whether such individual received more
17	than one-half of such individual's support from the
18	taxpayer.
19	"(6) Special rules for support.—For pur-
20	poses of this subsection—
21	"(A) payments to a spouse which are in-
22	cludible in the gross income of such spouse
23	under section 71 or 682 shall not be treated as
24	a payment by the payor spouse for the support
25	of any dependent,

1	"(B) amounts expended for the support of
2	a child or children shall be treated as received
3	from the noncustodial parent (as defined in
4	subsection (e)(3)(B)) to the extent that such
5	parent provided amounts for such support, and
6	"(C) in the case of the remarriage of a
7	parent, support of a child received from the
8	parent's spouse shall be treated as received
9	from the parent.
10	"(e) Special Rule for Divorced Parents.—
11	"(1) In general.—Notwithstanding subsection
12	(c)(4) or (d)(1)(C), if
13	"(A) a child receives over one-half of the
14	child's support during the calendar year from
15	the child's parents—
16	"(i) who are divorced or legally sepa-
17	rated under a decree of divorce or separate
18	maintenance,
19	"(ii) who are separated under a writ-
20	ten separation agreement, or
21	"(iii) who live apart at all times dur-
22	ing the last 6 months of the calendar year,
23	and

1	"(B) such child is in the custody of 1 or
2	both of the child's parents for more than $\frac{1}{2}$ of
3	the calendar year,
4	such child shall be treated as being the qualifying
5	child or qualifying relative of the noncustodial par-
6	ent for a calendar year if the requirements described
7	in paragraph (2) are met.
8	"(2) Requirements.—For purposes of para-
9	graph (1), the requirements described in this para-
10	graph are met if—
11	"(A) a decree of divorce or separate main-
12	tenance or written agreement between the par-
13	ents applicable to the taxable year beginning in
14	such calendar year provides that—
15	"(i) the noncustodial parent shall be
16	entitled to any deduction allowable under
17	section 151 for such child, or
18	"(ii) the custodial parent will sign a
19	written declaration that such parent will
20	not claim such child as a dependent for
21	such taxable year, and
22	"(B) in the case of such an agreement exe-
23	cuted before January 1, 1985, the noncustodial
24	parent provides at least \$600 for the support of
25	such child during such calendar year.

1	"(3) Custodial parent and noncustodial
2	PARENT.—For purposes of this subsection—
3	"(A) CUSTODIAL PARENT.—The term 'cus-
4	todial parent' means the parent with whom a
5	child shared the same principal place of abode
6	for the greater portion of the calendar year.
7	"(B) Noncustodial parent.—The term
8	'noncustodial parent' means the parent who is
9	not the custodial parent.
10	"(4) Exception for multiple-support
11	AGREEMENTS.—This subsection shall not apply in
12	any case where over one-half of the support of the
13	child is treated as having been received from a tax-
14	payer under the provision of subsection (d)(3).
15	"(f) Other Definitions and Rules.—For pur-
16	poses of this section—
17	"(1) CHILD DEFINED.—
18	"(A) IN GENERAL.—The term 'child'
19	means an individual who is—
20	"(i) a son, daughter, stepson, or step-
21	daughter of the taxpayer, or
22	"(ii) an eligible foster child of the tax-
23	payer.
24	"(B) Adopted Child.—In determining
25	whether any of the relationships specified in

1	subparagraph (A)(i) or paragraph (4) exists, a
2	legally adopted individual of the taxpayer, or an
3	individual who is placed with the taxpayer by
4	an authorized placement agency for adoption by
5	the taxpayer, shall be treated as a child of such
6	individual by blood.
7	"(C) Eligible foster child.—For pur-
8	poses of subparagraph (A)(ii), the term 'eligible
9	foster child' means an individual who is placed
10	with the taxpayer by an authorized placement
11	agency or by judgment, decree, or other order
12	of any court of competent jurisdiction.
13	"(2) STUDENT DEFINED.—The term 'student'
14	means an individual who during each of 5 calendar
15	months during the calendar year in which the tax-
16	able year of the taxpayer begins—
17	"(A) is a full-time student at an edu-
18	cational organization described in section
19	170(b)(1)(A)(ii), or
20	"(B) is pursuing a full-time course of insti-
21	tutional on-farm training under the supervision
22	of an accredited agent of an educational organi-
23	zation described in section $170(b)(1)(A)(ii)$ or
24	of a State or political subdivision of a State.

1	"(3) Place of abode.—An individual shall
2	not be treated as having the same principal place of
3	abode of the taxpayer if at any time during the tax-
4	able year of the taxpayer the relationship between
5	the individual and the taxpayer is in violation of
6	local law.
7	"(4) Brother and sister.—The terms
8	'brother' and 'sister' include a brother or sister by
9	the half blood.
10	"(5) Treatment of missing children.—
11	"(A) In General.—Solely for the pur-
12	poses referred to in subparagraph (B), a child
13	of the taxpayer—
14	"(i) who is presumed by law enforce-
15	ment authorities to have been kidnapped
16	by someone who is not a member of the
17	family of such child or the taxpayer, and
18	"(ii) who had, for the taxable year in
19	which the kidnapping occurred, the same
20	principal place of abode as the taxpayer for
21	more than one-half of the portion of such
22	year before the date of the kidnapping,
23	shall be treated as meeting the requirement of
24	subsection (c)(1)(B) with respect to a taxpayer

1	for all taxable years ending during the period
2	that the individual is kidnapped.
3	"(B) Purposes.—Subparagraph (A) shall
4	apply solely for purposes of determining—
5	"(i) the deduction under section
6	151(c),
7	"(ii) the credit under section 24 (re-
8	lating to child tax credit),
9	"(iii) whether an individual is a sur-
10	viving spouse or a head of a household (as
11	such terms are defined in section 2), and
12	"(iv) the earned income credit under
13	section 32.
14	"(C) Comparable treatment of cer-
15	TAIN QUALIFYING RELATIVES.—For purposes
16	of this section, a child of the taxpayer—
17	"(i) who is presumed by law enforce-
18	ment authorities to have been kidnapped
19	by someone who is not a member of the
20	family of such child or the taxpayer, and
21	"(ii) who was (without regard to this
22	paragraph) a qualifying relative of the tax-
23	payer for the portion of the taxable year
24	before the date of the kidnapping,

1	shall be treated as a qualifying relative of the
2	taxpayer for all taxable years ending during the
3	period that the child is kidnapped.
4	"(D) TERMINATION OF TREATMENT.—
5	Subparagraphs (A) and (C) shall cease to apply
6	as of the first taxable year of the taxpayer be-
7	ginning after the calendar year in which there
8	is a determination that the child is dead (or, if
9	earlier, in which the child would have attained
10	age 18).
11	"(6) Cross references.—
	"For provision treating child as dependent of both parents for purposes of certain provisions, see sections 105(b), 132(h)(2)(B), and 213(d)(5).".
12	SEC. 502. MODIFICATIONS OF DEFINITION OF HEAD OF
12 13	SEC. 502. MODIFICATIONS OF DEFINITION OF HEAD OF HOUSEHOLD.
13	HOUSEHOLD.
13 14	HOUSEHOLD.—Clause (i) of section
13 14 15	HOUSEHOLD. (a) Head of Household.—Clause (i) of section $2(b)(1)(A)$ is amended to read as follows:
13 14 15 16	HOUSEHOLD. (a) HEAD OF HOUSEHOLD.—Clause (i) of section $2(b)(1)(A)$ is amended to read as follows:
13 14 15 16	HOUSEHOLD. (a) HEAD OF HOUSEHOLD.—Clause (i) of section $2(b)(1)(A)$ is amended to read as follows: "(i) a qualifying child of the individual (as defined in section $152(c)$, deter-
113 114 115 116 117	HOUSEHOLD. (a) HEAD OF HOUSEHOLD.—Clause (i) of section $2(b)(1)(A)$ is amended to read as follows: "(i) a qualifying child of the individual (as defined in section $152(c)$, determined without regard to section $152(e)$),
13 14 15 16 17 18	HOUSEHOLD.—Clause (i) of section 2(b)(1)(A) is amended to read as follows: "(i) a qualifying child of the individual (as defined in section 152(c), determined without regard to section 152(e)), but not if such child—
13 14 15 16 17 18 19 20	HOUSEHOLD. (a) HEAD OF HOUSEHOLD.—Clause (i) of section 2(b)(1)(A) is amended to read as follows: "(i) a qualifying child of the individual (as defined in section 152(c), determined without regard to section 152(e)), but not if such child— "(I) is married at the close of the
13 14 15 16 17 18 19 20 21	HOUSEHOLD.—Clause (i) of section 2(b)(1)(A) is amended to read as follows: "(i) a qualifying child of the individual (as defined in section 152(c), determined without regard to section 152(e)), but not if such child— "(I) is married at the close of the taxpayer's taxable year, and

1	(b) Conforming Amendments.—
2	(1) Section 2(b)(2) is amended by striking sub-
3	paragraph (A) and by redesignating subparagraphs
4	(B), (C), and (D) as subparagraphs (A), (B), and
5	(C), respectively.
6	(2) Clauses (i) and (ii) of section 2(b)(3)(B) are
7	amended to read as follows:
8	"(i) subparagraph (H) of section
9	152(d)(2), or
10	"(ii) paragraph (3) of section
11	152(d).".
12	SEC. 503. MODIFICATIONS OF DEPENDENT CARE CREDIT.
13	(a) In General.—Section 21(a)(1) is amended by
14	striking "In the case of an individual who maintains a
15	household which includes as a member one or more quali-
16	fying individuals (as defined in subsection $(b)(1)$)" and in-
17	serting "In the case of an individual for which there are
18	1 or more qualifying individuals (as defined in subsection
19	(b)(1)) with respect to such individual".
20	(b) QUALIFYING INDIVIDUAL.—Paragraph (1) of sec-
21	tion 21(b) is amended to read as follows:
22	"(1) QUALIFYING INDIVIDUAL.—The term
23	'qualifying individual' means—

1	"(A) a dependent of the taxpayer (as de-
2	fined in section 152(a)(1)) who has not attained
3	age 13,
4	"(B) a dependent of the taxpayer who is
5	physically or mentally incapable of caring for
6	himself or herself and who has the same prin-
7	cipal place of abode as the taxpayer for more
8	than one-half of such taxable year, or
9	"(C) the spouse of the taxpayer, if the
10	spouse is physically or mentally incapable of
11	caring for himself or herself and who has the
12	same principal place of abode as the taxpayer
13	for more than one-half of such taxable year.".
14	(c) Conforming Amendment.—Paragraph (1) of
15	section 21(e) is amended to read as follows:
16	"(1) Place of abode.—An individual shall
17	not be treated as having the same principal place of
18	abode of the taxpayer if at any time during the tax-
19	able year of the taxpayer the relationship between
20	the individual and the taxpayer is in violation of
21	local law.".
22	SEC. 504. MODIFICATIONS OF CHILD TAX CREDIT.
23	(a) In General.—Paragraph (1) of section 24(c) is
24	amended to read as follows:

1	"(1) IN GENERAL.—The term 'qualifying child'
2	means a qualifying child of the taxpayer (as defined
3	in section 152(c)) who has not attained age 17.".
4	(b) Conforming Amendment.—Section 24(c)(2) is
5	amended by striking "the first sentence of section
6	152(b)(3)" and inserting "subparagraph (A) of section
7	152(b)(3)".
8	SEC. 505. MODIFICATIONS OF EARNED INCOME CREDIT.
9	(a) QUALIFYING CHILD.—Paragraph (3) of section
10	32(c) is amended to read as follows:
11	"(3) Qualifying child.—
12	"(A) IN GENERAL.—The term 'qualifying
13	child' means a qualifying child of the taxpayer
14	(as defined in section 152(c), determined with-
15	out regard to paragraph (1)(D) thereof and sec-
16	tion $152(e)$).
17	"(B) Married individual.—The term
18	'qualifying child' shall not include an individual
19	who is married as of the close of the taxpayer's
20	taxable year unless the taxpayer is entitled to
21	a deduction under section 151 for such taxable
22	year with respect to such individual (or would
23	be so entitled but for section 152(e)).
24	"(C) Place of abode.—For purposes of
25	subparagraph (A), the requirements of section

1	152(c)(1)(B) shall be met only if the principal
2	place of abode is in the United States.
3	"(D) Identification requirements.—
4	"(i) In general.—A qualifying child
5	shall not be taken into account under sub-
6	section (b) unless the taxpayer includes the
7	name, age, and TIN of the qualifying child
8	on the return of tax for the taxable year.
9	"(ii) Other methods.—The Sec-
10	retary may prescribe other methods for
11	providing the information described in
12	clause (i).''.
13	(b) Conforming Amendments.—
14	(1) Section $32(c)(1)$ is amended by striking
15	subparagraph (C) and by redesignating subpara-
16	graphs (D), (E), (F), and (G) as subparagraphs (C),
17	(D), (E), and (F), respectively.
18	(2) Section $32(c)(4)$ is amended by striking
19	" $(3)(E)$ " and inserting " $(3)(C)$ ".
20	(3) Section 32(m) is amended by striking "sub-
21	sections $(c)(1)(F)$ " and inserting "subsections
22	(e)(1)(E)".

1	SEC. 506. MODIFICATIONS OF DEDUCTION FOR PERSONAL
2	EXEMPTION FOR DEPENDENTS.
3	Subsection (c) of section 151 is amended to read as
4	follows:
5	"(c) Additional Exemption for Dependents.—
6	An exemption of the exemption amount for each individual
7	who is a dependent (as defined in section 152) of the tax-
8	payer for the taxable year.".
9	SEC. 507. TECHNICAL AND CONFORMING AMENDMENTS.
10	(1) Section 21(e)(5) is amended—
11	(A) by striking "paragraph (2) or (4) of"
12	in subparagraph (A), and
13	(B) by striking "within the meaning of sec-
14	tion $152(e)(1)$ " and inserting "as defined in
15	section $152(e)(3)(A)$ ".
16	(2) Section 21(e)(6)(B) is amended by striking
17	"section 151(c)(3)" and inserting "section
18	152(f)(1)".
19	(3) Section $25B(c)(2)(B)$ is amended by strik-
20	ing " $151(c)(4)$ " and inserting " $152(f)(2)$ ".
21	(4)(A) Subparagraphs (A) and (B) of section
22	51(i)(1) are each amended by striking "paragraphs
23	(1) through (8) of section 152(a)" both places it ap-
24	pears and inserting "subparagraphs (A) through (G)
25	of section $152(d)(2)$ ".

1	(B) Section 51(i)(1)(C) is amended by striking
2	"152(a)(9)" and inserting "152(d)(2)(H)".
3	(5) Section 72(t)(7)(A)(iii) is amended by strik-
4	ing "151(c)(3)" and inserting "152(f)(1)".
5	(6) Section 129(c)(2) is amended by striking
6	"151(c)(3)" and inserting "152(f)(1)".
7	(7) The first sentence of section 132(h)(2)(B)
8	is amended by striking "151(c)(3)" and inserting
9	"152(f)(1)".
10	(8) Section 153 is amended by striking para-
11	graph (1) and by redesignating paragraphs (2), (3),
12	and (4) as paragraphs (1), (2), and (3), respectively.
13	(9) Section 170(g)(3) is amended by striking
14	"paragraphs (1) through (8) of section 152(a)" and
15	inserting "subparagraphs (A) through (G) of section
16	152(d)(2)".
17	(10) The second sentence of section 213(d)(11)
18	is amended by striking "paragraphs (1) through (8)
19	of section 152(a)" and inserting "subparagraphs (A)
20	through (G) of section 152(d)(2)".
21	(11) Section 529(e)(2)(B) is amended by strik-
22	ing "paragraphs (1) through (8) of section 152(a)"
23	and inserting "subparagraphs (A) through (G) of
24	section 152(d)(2)".

1	(12) Section $2032A(c)(7)(D)$ is amended by
2	striking "section 151(c)(4)" and inserting "section
3	152(f)(2)".
4	(13) Section 7701(a)(17) is amended by strik-
5	ing "152(b)(4), 682," and inserting "682".
6	(14) Section 7702B(f)(2)(C)(iii) is amended by
7	striking "paragraphs (1) through (8) of section
8	152(a)" and inserting "subparagraphs (A) through
9	(G) of section 152(d)(2)".
10	(15) Section 7703(b)(1) is amended—
11	(A) by striking "151(c)(3)" and inserting
12	"152(f)(1)", and
13	(B) by striking "paragraph (2) or (4) of".
14	SEC. 508. EFFECTIVE DATE.
15	The amendments made by this subtitle shall apply to
16	taxable years beginning after December 31, 2003.
17	Subtitle B—Simplification
18	SEC. 511. CONSOLIDATION OF LIFE AND NON-LIFE COM-
19	PANY RETURNS.
20	(a) In General.—Section 1504 (relating to defini-
21	tion of affiliated group) is amended by striking subsection
22	(c) and by redesignating subsections (d), (e), and (f) as
23	subsections (c), (d), and (e), respectively.
24	(b) Conforming Amendments.—

- 1 (1) Section 243(b)(2)(A) is amended by strik-2 ing ", 1504(b)(4), and 1504(c)" and inserting "and 3 1504(b)(4)".
- (2) Section 818(e)(1) is amended by striking

 "If an election under section 1504(c)(2) is effect

 with respect to an affiliated group for the taxable

 year" and inserting "If an affiliated group includes

 members which are, and which are not, life insur
 ance companies for any taxable year".
- 10 (3) Section 1503(c)(1) is amended by striking 11 "an election under section 1504(c)(2) is in effect for 12 the taxable year".
- 13 (c) EFFECTIVE DATE.—The amendments made by 14 this section shall apply to taxable years beginning after 15 December 31, 2009.
- 16 (d) Waiver of 5-Year Waiting Period.—Under 17 regulations prescribed by the Secretary of the Treasury 18 or his delegate, an automatic waiver from the 5-year waiting period for reconsolidation provided in section 19 20 1504(a)(3) of the Internal Revenue Code of 1986 shall 21 be granted to any corporation which was previously an includible corporation but was subsequently deemed a non-23 includible corporation as a result of becoming a subsidiary of a corporation which was not an includible corporation

solely by operation of section 1504(c)(2) of such Code (as

	256
1	in effect on the day before the date of the enactment of
2	this Act).
3	(e) Nontermination of Group.—No affiliated
4	group shall terminate solely as a result of the amendments
5	made by this section.
6	SEC. 512. SPECIAL RULES FOR TAXATION OF LIFE INSUR-
7	ANCE COMPANIES.
8	(a) REDUCTION IN MUTUAL LIFE INSURANCE COM-
9	PANY DEDUCTIONS NOT TO APPLY.—

- 10 (1) In general.—Section 809 (relating to re-
- duction in certain deductions of material life insur-
- ance companies) is amended by adding at the end
- the following:
- 14 "(j) Differential Earnings Rate Treated as
- 15 Zero.—Notwithstanding subsection (c) or (f), the dif-
- 16 ferential earnings rate shall be treated as zero for pur-
- 17 poses of computing both the differential earnings amount
- 18 and the recomputed differential earnings amount for any
- 19 taxable year of a mutual life insurance company beginning
- 20 after December 31, 2003, and before January 1, 2009.".
- 21 (2) Effective date.—The amendment made
- by this section shall apply to taxable years beginning
- 23 after December 31, 2003.
- 24 (b) Distributions To Shareholders From Pre-
- 25 1984 Policyholders Surplus Account.—

1	(1) In general.—Section 815 (relating to dis-
2	tributions to shareholders from pre-1984 policy-
3	holders surplus account) is amended by adding at
4	the end the following:
5	"(g) Special Rules Applicable During 2004
6	Through 2008.—In the case of any taxable year of a
7	stock life insurance company beginning after December
8	31, 2003, and before January 1, 2009—
9	"(1) the amount under subsection (a)(2) for
10	such taxable year shall be treated as zero, and
11	"(2) notwithstanding subsection (b), in deter-
12	mining any subtractions from an account under sub-
13	sections (c)(3) and (d)(3), any distribution to share-
14	holders during such taxable year shall be treated as
15	made first out of the policyholders surplus account,
16	then out of the shareholders surplus account, and fi-
17	nally out of other accounts.".
18	(2) Effective date.—The amendment made
19	by this section shall apply to taxable years beginning
20	after December 31, 2003.
21	SEC. 513. MODIFICATION OF ACTIVE BUSINESS DEFINITION
22	UNDER SECTION 355.
23	(a) In General.—Section 355(b) (defining active
24	conduct of a trade or business) is amended by adding at
25	the end the following new paragraph:

1	"(3) Special rules relating to active
2	BUSINESS REQUIREMENT.—
3	"(A) In general.—For purposes of deter-
4	mining whether a corporation meets the re-
5	quirement of paragraph (2)(A), all members of
6	such corporation's separate affiliated group
7	shall be treated as one corporation. For pur-
8	poses of the preceding sentence, a corporation's
9	separate affiliated group is the affiliated group
10	which would be determined under section
11	1504(a) if such corporation were the common
12	parent and section 1504(b) did not apply.
13	"(B) Control.—For purposes of para-
14	graph (2)(D), all distributee corporations which
15	are members of the same affiliated group (as
16	defined in section 1504(a) without regard to
17	section 1504(b)) shall be treated as one dis-
18	tributee corporation.".
19	(b) Conforming Amendments.—
20	(1) Subparagraph (A) of section 355(b)(2) is
21	amended to read as follows:
22	"(A) it is engaged in the active conduct of
23	a trade or business,".
24	(2) Section 355(b)(2) is amended by striking
25	the last sentence.

1	(c) Effective Date.—
2	(1) In general.—The amendments made by
3	this section shall apply—
4	(A) to distributions after the date of the
5	enactment of this Act, and
6	(B) for purposes of determining the contin-
7	ued qualification under section $355(b)(2)(A)$ of
8	the Internal Revenue Code of 1986 (as amend-
9	ed by subsection $(b)(1)$ of distributions made
10	before such date, as a result of an acquisition,
11	disposition, or other restructuring after such
12	date.
13	(2) Transition Rule.—The amendments
14	made by this section shall not apply to any distribu-
15	tion pursuant to a transaction which is—
16	(A) made pursuant to an agreement which
17	was binding on such date of enactment and at
18	all times thereafter,
19	(B) described in a ruling request submitted
20	to the Internal Revenue Service on or before
21	such date, or
22	(C) described on or before such date in a
23	public announcement or in a filing with the Se-
24	curities and Exchange Commission.

1	(3) Election to have amendments
2	APPLY.—Paragraph (2) shall not apply if the dis-
3	tributing corporation elects not to have such para-
4	graph apply to distributions of such corporation.
5	Any such election, once made, shall be irrevocable.
6	Subtitle C—Other Provisions
7	SEC. 521. CIVIL RIGHTS TAX RELIEF.
8	(a) IN GENERAL.—Part VII of subchapter B of chap-
9	ter 1 of the Internal Revenue Code of 1986 (relating to
10	additional itemized deductions for individuals) is amended
11	by redesignating section 223 as section 224 and by insert-
12	ing after section 222 the following new section:
13	"SEC. 223. ATTORNEY FEES AND COSTS IN CONNECTION
14	WITH AMOUNTS RECEIVED ON ACCOUNT OF
	WITH AMOUNTS RECEIVED ON ACCOUNT OF CERTAIN UNLAWFUL DISCRIMINATION OR
14	
14 15	CERTAIN UNLAWFUL DISCRIMINATION OR
14 15 16 17	CERTAIN UNLAWFUL DISCRIMINATION OR CIVIL FRAUD AGAINST THE UNITED STATES.
14 15 16 17	CERTAIN UNLAWFUL DISCRIMINATION OR CIVIL FRAUD AGAINST THE UNITED STATES. "(a) IN GENERAL.—There shall be allowed as a de-
14 15 16 17	CERTAIN UNLAWFUL DISCRIMINATION OR CIVIL FRAUD AGAINST THE UNITED STATES. "(a) IN GENERAL.—There shall be allowed as a deduction for any taxable year an amount equal to the lesser
14 15 16 17 18	CERTAIN UNLAWFUL DISCRIMINATION OR CIVIL FRAUD AGAINST THE UNITED STATES. "(a) IN GENERAL.—There shall be allowed as a deduction for any taxable year an amount equal to the lesser of—
14 15 16 17 18 19 20	CERTAIN UNLAWFUL DISCRIMINATION OR CIVIL FRAUD AGAINST THE UNITED STATES. "(a) IN GENERAL.—There shall be allowed as a deduction for any taxable year an amount equal to the lesser of— "(1) the attorney fees and court costs paid by,
14 15 16 17 18 19 20	CIVIL FRAUD AGAINST THE UNITED STATES. "(a) IN GENERAL.—There shall be allowed as a deduction for any taxable year an amount equal to the lesser of— "(1) the attorney fees and court costs paid by, or on behalf of, the taxpayer for such taxable year
14 15 16 17 18 19 20 21	CIVIL FRAUD AGAINST THE UNITED STATES. "(a) In General.—There shall be allowed as a deduction for any taxable year an amount equal to the lesser of— "(1) the attorney fees and court costs paid by, or on behalf of, the taxpayer for such taxable year in connection with any action involving a claim of

1	"(2) the amount includible in the taxpayer's
2	gross income for such taxable year on account of a
3	judgment or settlement (whether by suit or agree-
4	ment and whether as lump sums or periodic pay-
5	ments) resulting from such claim.
6	"(b) Unlawful Discrimination Defined.—For
7	purposes of this section, the term 'unlawful discrimination'
8	means an act that is unlawful under any of the following:
9	"(1) Section 302 of the Civil Rights Act of
10	1991 (2 U.S.C. 1202).
11	"(2) Section 201, 202, 203, 204, 205, 206, or
12	207 of the Congressional Accountability Act of 1995
13	(2 U.S.C. 1311, 1312, 1313, 1314, 1315, 1316, or
14	1317).
15	"(3) The Fair Labor Standards Act of 1938
16	(29 U.S.C. 201 et seq.).
17	"(4) Section 4 or 15 of the Age Discrimination
18	in Employment Act of 1967 (29 U.S.C. 623 or
19	633a).
20	"(5) Section 501 or 504 of the Rehabilitation
21	Act of 1973 (29 U.S.C. 791 or 794).
22	"(6) Section 510 of the Employee Retirement
23	Income Security Act of 1974 (29 U.S.C. 1140).
24	"(7) Title IX of the Education Amendments of
25	1972 (29 U.S.C. 1681 et seq.).

1	"(8) The Employee Polygraph Protection Act of
2	1988 (29 U.S.C. 201 et seq.).
3	"(9) The Worker Adjustment and Retraining
4	Notification Act (29 U.S.C. 2102 et seq.).
5	"(10) Section 105 of the Family and Medical
6	Leave Act of 1993 (29 U.S.C. 2615).
7	"(11) Chapter 43 of title 38, United States
8	Code (relating to employment and reemployment
9	rights of members of the uniformed services).
10	"(12) Section 1977, 1979, or 1980 of the Re-
11	vised Statutes (42 U.S.C. 1981, 1983, or 1985).
12	"(13) Section 703, 704, or 717 of the Civil
13	Rights Act of 1964 (42 U.S.C. 2000e–2, 2000e–3,
14	or 2000e–16).
15	"(14) Section 804, 805, 806, 808, or 818 of the
16	Fair Housing Act (42 U.S.C. 3604, 3605, 3606,
17	3608, or 3617).
18	"(15) Section 102, 202, 302, or 503 of the
19	Americans with Disabilities Act of 1990 (42 U.S.C.
20	12112, 12132, 12182, or 12203).
21	"(16) Section 40302 of the Violence Against
22	Women Act of 1994 (42 U.S.C. 13981).
23	"(17) Any provision of Federal law (popularly
24	known as whistleblower protection provisions) pro-
25	hibiting the discharge of an employee, the discrimi-

1	nation against an employee, or any other form of re-
2	taliation or reprisal against an employee for assert-
3	ing rights or taking other actions permitted under
4	Federal law.
5	"(18) Any provision of State or local law, or
6	common law claims permitted under Federal, State,
7	or local law—
8	"(A) providing for the enforcement of civil
9	rights, or
10	"(B) regulating any aspect of the employ-
11	ment relationship, including prohibiting the dis-
12	charge of an employee, the discrimination
13	against an employee, or any other form of retal-
14	iation or reprisal against an employee for as-
15	serting rights or taking other actions permitted
16	by law.".
17	(b) Deduction Allowed Whether or Not Tax-
18	PAYER ITEMIZES OTHER DEDUCTIONS.—Subsection (a)
19	of section 62 (defining adjusted gross income) is amended
20	by inserting after paragraph (18) the following new item:
21	"(19) Costs involving discrimination
22	SUITS.—The deduction allowed by section 223.".
23	(e) Clerical Amendment.—The table of sections
24	for part VII of subchapter B of chapter 1 is amended by

- 1 striking the last item and inserting the following new
- 2 items:

"Sec. 223. Attorney fees and costs in connection with amounts received on account of certain unlawful discrimination or civil fraud against the United States.

"Sec. 224. Cross reference.".

- 3 (d) Effective Date.—The amendments made by
- 4 this section shall apply to fees and costs paid after the
- 5 date of the enactment of this Act with respect to any judg-
- 6 ment or settlement occurring after such date.
- 7 SEC. 522. INCREASE IN SECTION 382 LIMITATION FOR COM-
- 8 PANIES EMERGING FROM BANKRUPTCY.
- 9 (a) IN GENERAL.—Section 382(b) (relating to section
- 10 382 limitation) is amended by adding at the end the fol-
- 11 lowing new paragraph:
- 12 "(4) Increase in Section 382 Limitation
- 13 FOR COMPANIES EMERGING FROM BANKRUPTCY.—In
- the case of any new loss corporation which imme-
- diately before any ownership change was an old loss
- 16 corporation under the jurisdiction of the court in a
- title 11 or similar case (as defined in subsection
- (1)(5)(G), the section 382 limitation for any post-
- change year beginning in 2004 or 2005 shall be an
- amount equal to 200 percent of the amount other-
- 21 wise determined under paragraph (1) for such
- 22 year.".

1	(b) Effective Date.—The amendment made by
2	this section shall apply to ownership changes after Decem-
3	ber 31, 2002.
4	SEC. 523. INCREASE IN HISTORIC REHABILITATION CREDIT
5	FOR CERTAIN LOW-INCOME HOUSING FOR
6	THE ELDERLY.
7	(a) In General.—Section 47 (relating to rehabilita-
8	tion credit) is amended by adding at the end the following
9	new subsection:
10	"(e) Special Rule Regarding Certain Historic
11	STRUCTURES.—In the case of any qualified rehabilitation
12	expenditure with respect to any certified historic struc-
13	ture—
14	"(1) which is placed in service after the date of
15	the enactment of this subsection,
16	"(2) which is part of a qualified low-income
17	building with respect to which a credit under section
18	42 is allowed, and
19	"(3) substantially all of the residential rental
20	units of which are used for tenants who have at-
21	tained the age of 65,
22	subsection (a)(2) shall be applied by substituting '25 per-
23	cent' for '20 percent'.''.
24	(b) APPLICATION OF MACRS.—The Internal Rev-
25	enue Code of 1986 shall be applied and administered as

1	if paragraph $(4)(X)$ of section $251(d)$ of the Tax Reform
2	Act of 1986 as applied to the amendments made by section
3	201 of such Act had not been enacted with respect to any
4	property described in such paragraph and placed in service
5	after the date of the enactment of this Act.
6	(c) Effective Date.—The amendment made by
7	subsection (a) shall apply to property placed in service
8	after the date of the enactment of this Act.
9	SEC. 524. MODIFICATION OF APPLICATION OF INCOME
10	FORECAST METHOD OF DEPRECIATION.
11	(a) In General.—Section 167(g) (relating to depre-
12	ciation under income forecast method) is amended by add-
13	ing at the end the following new paragraph:
14	"(7) Treatment of participations and re-
15	SIDUALS.—
16	"(A) In general.—For purposes of deter-
17	mining the depreciation deduction allowable
18	with respect to a property under this sub-
19	section, the taxpayer may include participations
20	and residuals with respect to such property in
21	the adjusted basis of such property for the tax-
22	able year in which the property is placed in
23	service, but only to the extent that such partici-
24	pations and residuals relate to income estimated
25	(for purposes of this subsection) to be earned in

1	connection with the property before the close of
2	the 10th taxable year referred to in paragraph
3	(1)(A).
4	"(B) Participations and residuals.—
5	For purposes of this paragraph, the term 'par-
6	ticipations and residuals' means, with respect to
7	any property, costs the amount of which by con-
8	tract varies with the amount of income earned
9	in connection with such property.
10	"(C) Special rules relating to re-
11	COMPUTATION YEARS.—If the adjusted basis of
12	any property is determined under this para-
13	graph, paragraph (4) shall be applied by sub-
14	stituting 'for each taxable year in such period'
15	for 'for such period'.
16	"(D) COORDINATION WITH OTHER
17	RULES.—
18	"(i) Notwithstanding subparagraph
19	(A), the taxpayer may exclude participa-
20	tions and residuals from the adjusted basis
21	of such property and deduct such partici-
22	pations and residuals in the taxable year
23	that such participations and residuals are
24	paid.

1	"(ii) Deductions computed in accord-
2	ance with this paragraph shall be allowable
3	notwithstanding paragraph (1)(B) or sec-
4	tions 263, 263A, 404, 419, or 461(h).
5	"(E) Authority to make adjust-
6	MENTS.—The Secretary shall prescribe appro-
7	priate adjustments to the basis of property and
8	to the look-back method for the additional
9	amounts allowable as a deduction solely by rea-
10	son of this paragraph.".
11	(b) Determination of Income.—Section 167(g)(5)
12	(relating to special rules) is amended by redesignating
13	subparagraphs (E) and (F) as subparagraphs (F) and
14	(G), respectively, and inserting after subparagraph (D)
15	the following new subparagraph:
16	"(E) TREATMENT OF DISTRIBUTION
17	costs.—For purposes of this subsection, the
18	income with respect to any property shall be the
19	taxpayer's gross income from such property.".
20	(c) Effective Date.—The amendments made by
21	this section shall apply to property placed in service after
22	the date of the enactment of this Act.

SEC. 525. ADDITIONAL ADVANCE REFUNDINGS OF CERTAIN 2 GOVERNMENTAL BONDS. 3 (a) IN GENERAL.—Section 149(d)(3)(A)(i) (relating to advance refundings of other bonds) is amended— 4 5 (1) by striking "or" at the end of subclause (I), 6 (2) by adding "or" at the end of subclause (II), 7 and 8 (3) by inserting after subclause (II) the fol-9 lowing: 10 "(III) the 2nd advance refunding 11 of the original bond if the original 12 bond was issued after 1985 or the 3rd 13 advance refunding of the original 14 bond if the original bond was issued 15 before 1986, if, in either case, the re-16 funding bond is issued before the date 17 which is 2 years after the date of the 18 enactment of this subclause and the 19 original bond was issued as part of an 20 issue 90 percent or more of the net 21 proceeds of which were used to fi-22 nance a public elementary or sec-23 ondary school in any State in which 24 the State's highest court ruled by 25 opinion issued on November 21, 2002,

that the State school funding system

1	violated the State constitution and
2	was constitutionally inadequate,".
3	(b) Effective Date.—The amendments made by
4	this section shall apply to refunding bonds issued on or
5	after the date of the enactment of this Act.
6	SEC. 526. EXCLUSION OF INCOME DERIVED FROM CERTAIN
7	WAGERS ON HORSE RACES FROM GROSS IN-
8	COME OF NONRESIDENT ALIEN INDIVIDUALS.
9	(a) In General.—Subsection (b) of section 872 (re-
10	lating to exclusions) is amended by redesignating para-
11	graphs (5), (6), and (7) as paragraphs (6), (7), and (8),
12	respectively, and inserting after paragraph (4) the fol-
13	lowing new paragraph:
14	"(5) Income derived from wagering
15	TRANSACTIONS IN CERTAIN PARIMUTUEL POOLS.—
16	Gross income derived by a nonresident alien indi-
17	vidual from a legal wagering transaction initiated
18	outside the United States in a parimutuel pool with
19	respect to a live horse race in the United States.".
20	(b) Conforming Amendment.—Section 883(a)(4)
21	is amended by striking "(5), (6), and (7)" and inserting
22	"(6), (7), and (8)".
23	(c) Effective Date.—The amendments made by
24	this section shall apply to proceeds from wagering trans-
25	actions after September 30, 2003.

1	SEC. 527. FEDERAL REIMBURSEMENT OF EMERGENCY
2	HEALTH SERVICES FURNISHED TO UNDOCU-
3	MENTED ALIENS.
4	(a) Total Amount Available for Allotment.—
5	There is appropriated, out of any funds in the Treasury
6	not otherwise appropriated, \$48,000,000 for fiscal year
7	2004, for the purpose of making allotments under this sec-
8	tion to States described in paragraph (1) or (2) of sub-
9	section (b). Funds appropriated under the preceding sen-
10	tence shall remain available until expended.
11	(b) State Allotments.—
12	(1) Based on percentage of undocu-
13	MENTED ALIENS.—
14	(A) In general.—Out of the amount ap-
15	propriated under subsection (a) for fiscal year
16	2004, the Secretary shall use \$32,000,000 of
17	such amount to make allotments for such fiscal
18	year in accordance with subparagraph (B).
19	(B) FORMULA.—The amount of the allot-
20	ment for each State for fiscal year 2004 shall
21	be equal to the product of—
22	(i) the total amount available for al-
23	lotments under this paragraph for the fis-
24	cal year; and
25	(ii) the percentage of undocumented
26	aliens residing in the State with respect to

1	the total number of such aliens residing in
2	all States, as determined by the Statistics
3	Division of the Immigration and Natu-
4	ralization Service, as of January 2003,
5	based on the 2000 decennial census.

(2) Based on number of undocumented alien apprehension states.—

- (A) IN GENERAL.—Out of the amount appropriated under subsection (a) for fiscal year 2004, the Secretary shall use \$16,000,000 of such amount to make allotments for such fiscal year for each of the 6 States with the highest number of undocumented alien apprehensions for such fiscal year.
- (B) Determination of allotments.—
 The amount of the allotment for each State described in subparagraph (A) for fiscal year 2004 shall bear the same ratio to the total amount available for allotments under this paragraph for the fiscal year as the ratio of the number of undocumented alien apprehensions in the State in that fiscal year bears to the total of such numbers for all such States for such fiscal year.

- 1 (C) Data.—For purposes of this para2 graph, the highest number of undocumented
 3 alien apprehensions for fiscal year 2004 shall be
 4 based on the 4 most recent quarterly apprehen5 sion rates for undocumented aliens in such
 6 States, as reported by the Immigration and
 7 Naturalization Service.
 - (3) RULE OF CONSTRUCTION.—Nothing in this section shall be construed as prohibiting a State that is described in both of paragraphs (1) and (2) from receiving an allotment under both paragraphs for fiscal year 2004.

(c) Use of Funds.—

(1) Authority to make payments.—From the allotments made for a State under subsection (b) for fiscal year 2004, the Secretary shall pay directly to local governments, hospitals, or other providers located in the State (including providers of services received through an Indian Health Service facility whether operated by the Indian Health Service or by an Indian tribe or tribal organization) that provide uncompensated emergency health services furnished to undocumented aliens during that fiscal year, and to the State, such amounts (subject to the total amount available from such allotments) as the local

- governments, hospitals, providers, or State demonstrate were incurred for the provision of such services during that fiscal year.
 - (2) Limitation on state use of funds.—
 Funds paid to a State from allotments made under subsection (b) for fiscal year 2004 may only be used for making payments to local governments, hospitals, or other providers for costs incurred in providing emergency health services to undocumented aliens or for State costs incurred with respect to the provision of emergency health services to such aliens.
 - (3) Inclusion of costs incurred with respect to certain aliens.—Uncompensated emergency health services furnished to aliens who have been allowed to enter the United States for the sole purpose of receiving emergency health services may be included in the determination of costs incurred by a State, local government, hospital, or other provider with respect to the provision of such services.
 - (d) Applications; Advance Payments.—
- 21 (1) Deadline for establishment of appli-22 cation process.—
- 23 (A) IN GENERAL.—Not later than Sep-24 tember 1, 2003, the Secretary shall establish a 25 process under which States, local governments,

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

- hospitals, or other providers located in the State may apply for payments from allotments made under subsection (b) for fiscal year 2004 for uncompensated emergency health services furnished to undocumented aliens during that fiscal year.
 - (B) Inclusion of measures to combat fraud.—The Secretary shall include in the process established under subparagraph (A) measures to ensure that fraudulent payments are not made from the allotments determined under subsection (b).
- (2) ADVANCE PAYMENT; RETROSPECTIVE ADJUSTMENT.—The process established under paragraph (1) shall allow for making payments under this section for each quarter of fiscal year 2004 on the basis of advance estimates of expenditures submitted by applicants for such payments and such other investigation as the Secretary may find necessary, and for making reductions or increases in the payments as necessary to adjust for any overpayment or underpayment for prior quarters of such fiscal year.
- (e) Definitions.—In this section:

1	(1) Hospital.—The term "hospital" has the
2	meaning given such term in section 1861(e) of the
3	Social Security Act (42 U.S.C. 1395x(e)).
4	(2) Indian tribe; tribal organization.—
5	The terms "Indian tribe" and "tribal organization"
6	have the meanings given such terms in section 4 of
7	the Indian Health Care Improvement Act (25 U.S.C.
8	1603).
9	(3) Provider.—The term "provider" includes
10	a physician, any other health care professional li-
11	censed under State law, and any other entity that
12	furnishes emergency health services, including ambu-
13	lance services.
14	(4) Secretary.—The term "Secretary" means
15	the Secretary of Health and Human Services.
16	(5) STATE.—The term "State" means the 50
17	States and the District of Columbia.
18	(f) Entitlement.—This section constitutes budget
19	authority in advance of appropriations Acts and rep-
20	resents the obligation of the Federal Government to pro-
21	vide for the payment of amounts provided under this sec-
22	tion.
23	SEC. 528. PREMIUMS FOR MORTGAGE INSURANCE.
24	(a) Mortgage Insurance Premiums Treated as

25 Interest.—

1	(1) In General.—Paragraph (3) of section
2	163(h) (relating to qualified residence interest) is
3	amended by adding after subparagraph (D) the fol-
4	lowing new subparagraph:
5	"(E) Mortgage insurance premiums
6	TREATED AS INTEREST.—
7	"(i) In general.—Premiums paid or
8	accrued for qualified mortgage insurance
9	by a taxpayer during the taxable year in
10	connection with acquisition indebtedness
11	with respect to a qualified residence of the
12	taxpayer shall be treated for purposes of
13	this subsection as qualified residence inter-
14	est.
15	"(ii) Phaseout.—The amount other-
16	wise allowable as a deduction under clause
17	(i) shall be reduced (but not below zero) by
18	10 percent of such amount for each \$1,000
19	(\$500 in the case of a married individual
20	filing a separate return) (or fraction there-
21	of) that the taxpayer's adjusted gross in-
22	come for the taxable year exceeds
23	\$100,000 (\$50,000 in the case of a mar-
24	ried individual filing a separate return).".

1	(2) Definition and special rules.—Para-
2	graph (4) of section 163(h) (relating to other defini-
3	tions and special rules) is amended by adding at the
4	end the following new subparagraphs:
5	"(E) QUALIFIED MORTGAGE INSUR-
6	ANCE.—The term 'qualified mortgage insur-
7	ance' means—
8	"(i) mortgage insurance provided by
9	the Veterans Administration, the Federal
10	Housing Administration, or the Rural
11	Housing Administration, and
12	"(ii) private mortgage insurance (as
13	defined by section 2 of the Homeowners
14	Protection Act of 1998 (12 U.S.C. 4901),
15	as in effect on the date of the enactment
16	of this subparagraph).
17	"(F) Special rules for prepaid quali-
18	FIED MORTGAGE INSURANCE.—Any amount
19	paid by the taxpayer for qualified mortgage in-
20	surance that is properly allocable to any mort-
21	gage the payment of which extends to periods
22	that are after the close of the taxable year in
23	which such amount is paid shall be chargeable
24	to capital account and shall be treated as paid
25	in such periods to which so allocated. No deduc-

tion shall be allowed for the unamortized balance of such account if such mortgage is satisfied before the end of its term. The preceding
sentences shall not apply to amounts paid for
qualified mortgage insurance provided by the
Veterans Administration or the Rural Housing
Administration.".

- 8 (b) Information Returns Relating to Mort-9 Gage Insurance.—Section 6050H (relating to returns 10 relating to mortgage interest received in trade or business 11 from individuals) is amended by adding at the end the fol-12 lowing new subsection:
- 13 "(h) Returns Relating to Mortgage Insurance14 Premiums.—
 - "(1) IN GENERAL.—The Secretary may prescribe, by regulations, that any person who, in the course of a trade or business, receives from any individual premiums for mortgage insurance aggregating \$600 or more for any calendar year, shall make a return with respect to each such individual. Such return shall be in such form, shall be made at such time, and shall contain such information as the Secretary may prescribe.
- 24 "(2) STATEMENT TO BE FURNISHED TO INDI 25 VIDUALS WITH RESPECT TO WHOM INFORMATION IS

15

16

17

18

19

20

21

22

1	REQUIRED.—Every person required to make a re-
2	turn under paragraph (1) shall furnish to each indi-
3	vidual with respect to whom a return is made a writ-
4	ten statement showing such information as the Sec-
5	retary may prescribe. Such written statement shall
6	be furnished on or before January 31 of the year
7	following the calendar year for which the return
8	under paragraph (1) was required to be made.
9	"(3) Special rules.—For purposes of this
10	subsection—
11	"(A) rules similar to the rules of sub-
12	section (c) shall apply, and
13	"(B) the term 'mortgage insurance'
14	means—
15	"(i) mortgage insurance provided by
16	the Veterans Administration, the Federal
17	Housing Administration, or the Rural
18	Housing Administration, and
19	"(ii) private mortgage insurance (as
20	defined by section 2 of the Homeowners
21	Protection Act of 1998 (12 U.S.C. 4901),
22	as in effect on the date of the enactment
23	of this subparagraph).".
24	(c) Effective Date.—The amendments made by
25	this section shall apply to amounts paid or accrued after

- 1 the date of enactment of this section in taxable years end-
- 2 ing after such date.

3 TITLE VI—SUNSET

- 4 SEC. 601. SUNSET.
- 5 (a) IN GENERAL.—Except as otherwise provided, the
- 6 provisions of, and amendments made, by this Act shall not
- 7 apply to taxable years beginning after December 31, 2012,
- 8 and the Internal Revenue Code of 1986 shall be applied
- 9 and administered to such years as if such amendments
- 10 had never been enacted.
- 11 (b) Exceptions.—Subsection (a) shall not apply to
- 12 the following provisions of, and amendments made by, this
- 13 Act:
- 14 (1) Title I (other than section 107).
- 15 (2) Title III (other than section 362).

Calendar No. 97

108TH CONGRESS 1ST SESSION

S. 1054

A BILL

To provide for reconciliation pursuant to section 201 of the concurrent resolution on the budget for fiscal year 2004.

May 13, 2003

Read twice and placed on the calendar