AMENDMENT TO H.R. 1319, AS REPORTED OFFERED BY MR. YARMUTH OF KENTUCKY

Page 3, strike the item related to section 1001 and insert the following:

Sec. 1001. Food supply chain and agriculture pandemic response.

Page 3, strike the item related to section 1002 and insert the following:

Sec. 1002. Emergency rural development grants for rural health care.

Page 3, strike the item related to section 1006 and insert the following:

Sec. 1006. USDA assistance and support for socially disadvantaged farmers, ranchers, forest land owners and operators, and groups.

Page 3, strike the item related to section 1007 and insert the following:

Sec. 1007. Use of the Commodity Credit Corporation for commodities and associated expenses.

Page 3, strike the items relating to sections 1011, 1012, 1013, and 1014 and insert the following:

- 1101. Supplemental nutrition assistance program.
- 1102. Additional assistance for SNAP online purchasing and technology improvements.
- 1103. Additional funding for nutrition assistance programs.
- 1104. Commodity supplemental food program.

Page 11, beginning on line 4, strike "SUPPLY CHAIN AND AGRICULTURE PANDEMIC RESPONSE" and insert "SUPPLY CHAIN AND AGRICULTURE PAN-DEMIC RESPONSE".

Page 11, line 17, strike "seafood,".

Page 11, beginning on line 24, strike "seafood processing facilities and processing vessels,".

Page 12, line 3, add "and" at the end.

Page 12, line 6, strike "; and" and insert a period.

Page 12, strike lines 7 through 17.

Page 12, line 23, strike "INTERGOVERNMENTAL CO-OPERATION" and insert "GUIDANCE".

Page 13, line 16, strike "any other provision of law" and insert the following: "section 10703 of the Farm Security and Rural Investment Act of 2002 (7 U.S.C. 2219a), the Act of June 5, 1948 (21 U.S.C. 695), section 25 of the Poultry Products Inspection Act (21 U.S.C. 468), and section 24 of the Egg Products Inspection Act (21 U.S.C. 1053), and any regulations promulgated by the Department of Agriculture implementing such provisions of law". Page 14, line 7, strike "GRANTS" and insert "RURAL DEVELOPMENT GRANTS".

Page 14, line 12, insert "for rural development" after "program".

Page 14, line 16, insert "rural development" after "based on".

Page 14, line 20, strike "on" and insert "of".

Page 15, beginning on line 4, strike "construction work" and insert "any construction work completed with grant funds".

Page 15, line 9, strike "drugs or".

Page 15, beginning on line 11, strike "COVID–19related expenses and lost revenue to maintain capacity, including expenses and" and insert "revenue lost during the COVID–19 pandemic, including".

Page 15, line 22, insert "to support rural development" after "efforts".

Page 16, line 21, strike "are appropriated" and insert "is appropriated to the Office of the Inspector General of the Department of Agriculture".

Page 16, line 24, strike "to carry out" and insert "for".

Page 16, line 25, strike "authorized under" and all that follows through "(5 U.S.C. App.)" on page 17, line 1.

Page 17, line 7, strike "For the purposes of" and all that follows through "in addition to" on line 15, and insert "In addition to".

Page 17, beginning on line 22, strike "Using a simplified process to be determined by the Secretary, the" and insert "The".

Page 18, strike lines 11 through 16.

Page 19, line 8, insert "USDA" before "ASSIST-ANCE".

Page 19, line 23, strike "to socially disadvantaged" and insert the following: "on issues concerning food, agriculture, agricultural credit, agricultural extension, rural development, or nutrition to socially disadvantaged farmers, ranchers, or forest landowners, or other members of socially disadvantaged".

Page 20, line 9, insert "that will address racial equity issues within the Department of Agriculture and its programs" after "commissions". Page 20, line 12, insert "farmers, ranchers, or forest landowners or other members of socially disadvantaged" after "socially disadvantaged".

Page 20, line 13, insert "agricultural" after "supplement".

Page 21, line 21, strike "bias," and insert "bias in Department of Agriculture programs,".

Page 21, line 23, strike "to provide" and all that follows through "credit." on page 22, line 2, and insert "that focus on land acquisition, financial planning, and credit by providing technical and financial assistance related to agricultural production or timber production on nonindustrial private forest land to socially disadvantaged farmers, ranchers, or forest landowners, or other members of socially disadvantaged groups.".

Page 22, strike lines 20 and 21 and insert the following: "SEC. 1007. USE OF THE COMMODITY CRED-IT CORPORATION FOR COMMODITIES AND ASSOCI-ATED EXPENSES.".

Page 23, beginning on line 1, strike "for expenses, not otherwise recoverable" and all that follows through "said Act" on line 5, and insert "to use the Commodity Credit Corporation to acquire and make available commodities under section 406(b) of the Food for Peace Act (7 U.S.C. 1736(b)) and for expenses under such section".

Page 23, line 7, strike "1011" and insert "1101".
Page 25, line 3, strike "1012" and insert "1102".
Page 26, line 7, strike "1013" and insert "1103".
Page 27, line 1, strike "1014" and insert "1104".
Page 27, beginning on line 13, strike section 2001
and insert the following:

1 SEC. 2001. ELEMENTARY AND SECONDARY SCHOOL EMER 2 GENCY RELIEF FUND.

(a) IN GENERAL.—In addition to amounts otherwise 3 available through the Education Stabilization Fund, there 4 is appropriated to the Department of Education for fiscal 5 6 year 2021, out of any money in the Treasury not otherwise appropriated, \$128,554,800,000, to remain available 7 8 through September 30, 2023, to carry out this section. 9 (b) GRANTS.—From funds provided under subsection 10 (a), the Secretary shall make grants to each State edu-11 cational agency in accordance with this section.

(c) ALLOCATIONS TO STATES.—The amount of each
grant under subsection (b) shall be allocated by the Secretary to each State in the same proportion as each State
received under part A of title I of the Elementary and

Secondary Education Act of 1965 in the most recent fiscal
 year.

3 (d) SUBGRANTS TO LOCAL EDUCATIONAL AGEN-4 CIES.—Each State shall allocate not less than 90 percent 5 of the grant funds awarded to the State under this section as subgrants to local educational agencies (including char-6 7 ter schools that are local educational agencies) in the State 8 in proportion to the amount of funds such local edu-9 cational agencies and charter schools that are local edu-10 cational agencies received under part A of title I of the Elementary and Secondary Education Act of 1965 in the 11 12 most recent fiscal year.

13 (e) USES OF FUNDS.—A local educational agency14 that receives funds under this section—

15 (1) shall reserve not less than 20 percent of 16 such funds to address learning loss through the im-17 plementation of evidence-based interventions, such 18 as summer learning, extended day, comprehensive 19 afterschool programs, or extended school year pro-20 grams, and ensure that such interventions respond 21 to students' academic, social, and emotional needs 22 and address the disproportionate impact of the 23 coronavirus on the student subgroups described in 24 section 1111(b)(2)(xi) of the Elementary and Sec-25 (20)ondary Education Act of 1965U.S.C.

1	6311(b)(2)(xi), students experiencing homelessness,
2	and children and youth in foster care; and
3	(2) shall use the remaining funds for any of the
4	following:
5	(A) Any activity authorized by the Elemen-
6	tary and Secondary Education Act of 1965.
7	(B) Any activity authorized by the Individ-
8	uals with Disabilities Education Act.
9	(C) Any activity authorized by the Adult
10	Education and Family Literacy Act.
11	(D) Any activity authorized by the Carl D.
12	Perkins Career and Technical Education Act of
13	2006.
14	(E) Coordination of preparedness and re-
15	sponse efforts of local educational agencies with
16	State, local, Tribal, and territorial public health
17	departments, and other relevant agencies, to
18	improve coordinated responses among such enti-
19	ties to prevent, prepare for, and respond to
20	coronavirus.
21	(F) Providing principals and others school
22	leaders with the resources necessary to address
23	the needs of their individual schools.
24	(G) Activities to address the unique needs
25	of low-income children or students, children

1	with disabilities, English learners, racial and
2	ethnic minorities, students experiencing home-
3	lessness, and foster care youth, including how
4	outreach and service delivery will meet the
5	needs of each population.
6	(H) Developing and implementing proce-
7	dures and systems to improve the preparedness
8	and response efforts of local educational agen-
9	cies.
10	(I) Training and professional development
11	for staff of the local educational agency on sani-
12	tation and minimizing the spread of infectious
13	diseases.
14	(J) Purchasing supplies to sanitize and
15	clean the facilities of a local educational agency,
16	including buildings operated by such agency.
17	(K) Planning for, coordinating, and imple-
18	menting activities during long-term closures, in-
19	cluding providing meals to eligible students,
20	providing technology for online learning to all
21	students, providing guidance for carrying out
22	requirements under the IDEA and ensuring
23	other educational services can continue to be
24	provided consistent with all Federal, State, and
25	local requirements.

1 (L) Purchasing educational technology (in-2 cluding hardware, software, and connectivity) for students who are served by the local edu-3 4 cational agency that aids in regular and sub-5 stantive educational interaction between stu-6 dents and their classroom instructors, including 7 low-income students and children with disabil-8 ities, which may include assistive technology or 9 adaptive equipment. 10 (M) Providing mental health services and 11

supports.

12 (N) Planning and implementing activities 13 related to summer learning and supplemental 14 afterschool programs, including providing class-15 room instruction or online learning during the summer months and addressing the needs of 16 17 low-income students, children with disabilities, 18 English learners, migrant students, students ex-19 periencing homelessness, and children in foster 20 care.

21 (O) Addressing learning loss among stu-22 dents, including low-income students, children 23 with disabilities, English learners, racial and 24 ethnic minorities, students experiencing home-

1	lessness, and children and youth in foster care,
2	of the local educational agency, including by—
3	(i) administering and using high-qual-
4	ity assessments that are valid and reliable,
5	to accurately assess students' academic
6	progress and assist educators in meeting
7	students' academic needs, including
8	through differentiating instruction;
9	(ii) implementing evidence-based ac-
10	tivities to meet the comprehensive needs of
11	students;
12	(iii) providing information and assist-
13	ance to parents and families on how they
14	can effectively support students, including
15	in a distance learning environment; and
16	(iv) tracking student attendance and
17	improving student engagement in distance
18	education.
19	(P) School facility repairs and improve-
20	ments to enable operation of schools to reduce
21	risk of virus transmission and exposure to envi-
22	ronmental health hazards, and to support stu-
23	dent health needs.
24	(Q) Inspection, testing, maintenance, re-
25	pair, replacement, and upgrade projects to im-

prove the indoor air quality in school facilities,
 including mechanical and non-mechanical heat ing, ventilation, and air conditioning systems,
 filtering, purification and other air cleaning,
 fans, control systems, and window and door re pair and replacement.

7 (\mathbf{R}) Developing strategies and imple-8 menting public health protocols including, to 9 the greatest extent practicable, policies in line 10 with guidance from the Centers for Disease 11 Control and Prevention for the reopening and 12 operation of school facilities to effectively main-13 tain the health and safety of students, edu-14 cators, and other staff.

(S) Other activities that are necessary to
maintain the operation of and continuity of
services in local educational agencies and continuing to employ existing staff of the local educational agency.

20 (f) STATE FUNDING.—With funds not otherwise allo21 cated under subsection (d), a State—

(1) shall reserve not less than 5 percent of the
total amount of grant funds awarded to the State
under this section to carry out, directly or through
grants or contracts, activities to address learning

1 loss by supporting the implementation of evidence-2 based interventions, such as summer learning, ex-3 tended day, comprehensive afterschool programs, or 4 extended school year programs, and ensure that 5 such interventions respond to students' academic, 6 social, and emotional needs and address the dis-7 proportionate impact of the coronavirus on the stu-8 dent subgroups described in section 1111(b)(2)(xi)9 of the Elementary and Secondary Education Act of 10 1965 (20 U.S.C. 6311(b)(2)(xi)), students experi-11 encing homelessness, and children and youth in fos-12 ter care, including by providing additional support to local educational agencies to fully address such im-13 14 pacts; and

(2) may reserve not more than one-half of 1
percent of the total amount of grant funds awarded
to the State under this section for administrative
costs and the remainder for emergency needs as determined by the state educational agency to address
issues responding to coronavirus, which may be addressed through the use of grants or contracts.

22 (g) Equitable Services.—

(1) IN GENERAL.—In carrying out subsection
(e)(1), a local educational agency shall provide equitable services in the same manner as provided under

1 section 1117 of the Elementary and Secondary Edu-2 cation Act of 1965 (20 U.S.C. 6320) to students 3 and teachers in non-public schools, as determined in 4 consultation with representatives of non-public 5 schools, except that the standards for a bypass (if 6 needed because a local educational agency is prohib-7 ited by law from providing equitable services or has 8 substantially failed or is unwilling to provide equi-9 table services) shall be solely determined by the Sec-10 retary.

11 (2) PUBLIC CONTROL OF FUNDS.—Control of 12 funds provided under subsection (e)(1), and title to 13 materials, equipment, and property purchased with 14 such funds, shall be in a public agency, and a public 15 agency shall administer such funds, materials, equip-16 ment, and property and shall provide such services 17 (or may contract for the provision of such services 18 with a public or private entity).

(h) REPORT.—A State receiving funds under this section shall submit a report to the Secretary, not later than
6 months after receiving funding provided in this section,
and every 6 months thereafter until such funds are obligated, that provides a detailed accounting of the use of
funds provided under this section, including by identifying
the specific amounts used to carry out subsections (e)(1)

1 and (f)(1) and a description of the specific activities car-2 ried out under such subsections.

- 3 (i) REALLOCATION.—A State shall return to the Sec4 retary any funds received under this section that the State
 5 does not award within 1 year of receiving such funds and
 6 the Secretary shall reallocate such funds to the remaining
 7 States in accordance with subsection (c).
- 8 (j) ESEA TERMS.—The terms "child", "children with disabilities", "distance education", "elementary 9 school", "English learner", "evidence-based", "extended 10 learning time", "secondary school", "local educational 11 agency", "parent", "school leader", "Secretary", "State", 12 "state educational agency", and "technology" have the 13 meanings given those terms in section 8101 of the Ele-14 15 mentary and Secondary Education Act of 1965 (20 U.S.C. 16 7801).

Page 29, beginning on line 23, strike section 2002 and insert the following:

17 SEC. 2002. HIGHER EDUCATION EMERGENCY RELIEF FUND.

In addition to amounts otherwise available, there is appropriated to the Department of Education for fiscal year 2021, out of any money in the Treasury not otherwise appropriated, \$39,584,570,000, to remain available through September 30, 2023, for making allocations to institutions of higher education in accordance with the same

1	terms and conditions of section 314 of Coronavirus Re-
2	sponse and Relief Supplemental Appropriations Act, 2021
3	(division M of Public Law 116–260), except that—
4	(1) subsection $(a)(1)$ of such section 314 shall
5	be applied by substituting "91 percent" for "89 per-
6	cent";
7	(2) subsection $(a)(2)$ of such section 314 shall
8	be applied—
9	(A) in the matter preceding subparagraph
10	(A), by substituting "under the heading 'Higher
11	Education' in the Department of Education Ap-
12	propriations Act, 2020" for "in the Further
13	Consolidated Appropriations Act, 2020 (Public
14	Law 116–94)"; and
15	(B) in subparagraph (B), by substituting
16	"under the heading 'Higher Education' in the
17	Department of Education Appropriations Act,
18	2020" for "in the Further Consolidated Appro-
19	priations Act, 2020 (Public Law 116–94)";
20	(3) an institution that receives an allocation ap-
21	portioned in accordance with clause (iii) of sub-
22	section $(a)(2)(A)$ of such section 314 that has a
23	total endowment size of less than $$1,000,000$ (in-
24	cluding an institution that does not have an endow-
25	ment) shall be treated by the Secretary as having a

1	total endowment size of \$1,000,000 for the purposes
2	of such clause (iii);
3	(4) subsection $(a)(4)$ of such section 314 shall
4	be applied by substituting "1 percent" for "3 per-
5	cent'';
6	(5) except as provided in paragraphs (7) and
7	(9) of subsection (d) of such section 314, an institu-
8	tion shall use a portion of funds received under this
9	section to—
10	(A) implement evidence-based practices to
11	monitor and suppress coronavirus in accordance
12	with public health guidelines; and
13	(B) conduct direct outreach to financial
14	aid applicants about the opportunity to receive
15	a financial aid adjustment due to the recent un-
16	employment of a family member or independent
17	student, or other circumstances, described in
18	section 479A of the Higher Education Act of
19	1965 (20 U.S.C. 1087tt);
20	(6) the following shall not apply to funds pro-
21	vided or received in accordance with this section—
22	(A) subsection (b) of such section 314;
23	(B) paragraph (2) of subsection (c) of such
24	section 314;

1	(C) paragraphs (1) , (2) , (4) , (5) , (6) , and
2	(8) of subsection (d) of such section 314;
3	(D) subsections (e) and (f) of such section
4	314; and
5	(E) section 316 of the Coronavirus Re-
6	sponse and Relief Supplemental Appropriations
7	Act, 2021 (division M of Public Law 116–260);
8	and
9	(7) an institution that receives an allocation
10	under this section apportioned in accordance with
11	subparagraphs (A) through (D) of subsection $(a)(1)$
12	of such section 314 shall use not less than 50 per-
13	cent of such allocation to provide emergency finan-
14	cial aid grants to students in accordance with sub-
15	section $(c)(3)$ of such section 314.

Page 34, line 9, after "Commerce" insert "(or, for local educational agencies for which no such data is available, such other data as the Secretary of Education determines is satisfactory)".

Page 35, line 25, after "Commerce" insert "(or, for local educational agencies for which no such data is available, such other data as the Secretary of Education determines is satisfactory)". Page 36, beginning on line 4, strike ", as determined" and all that follows through "6313)" and insert "(as determined by any measure of poverty, as determined by the Secretary of Education),".

Page 37, line 15, strike "Education" and insert "Interior".

Page 37, line 18, strike " the Secretary of Education to allocate to".

Page 38, beginning on line 11, strike "under titles I and II of the Education of the Deaf Act of 1986 (20 U.S.C. 4301 et seq.)".

Page 39, beginning on line 3, strike ", domestically or internationally, including" and all that follows through the period on line 7, and insert "including direct outreach to students and borrowers about financial aid, economic impact payments, means-tested benefits, unemployment assistance, and tax benefits, for which the students and borrowers may be eligible."

Page 39, beginning on line 14, strike "domestically or internationally,".

Page 40, beginning on line 4, strike " under titles I and II of the Education of the Deaf Act of 1986 (20 U.S.C. 4301 et seq.)". Page 40, beginning on line 6, strike "domestically or internationally,".

Page 40, beginning on line 20, strike "established" and all that follows through "disseminate" on page 41, line 1, and insert "to carry out research related to addressing learning loss caused by the coronavirus among the student subgroups described in section 1111(b)(2)(xi)of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 6311(b)(2)(xi)) and students experiencing homelessness and children and youth in foster care, and to disseminate".

Page 41, line 11, strike "domestically or internationally,".

Page 41, beginning on line 20, strike "as authorized by section 211 of the Department of Education Organization Act (20 U.S.C. 3422), to prevent, prepare for, and respond to coronavirus, domestically or internationally, including".

Page 42, line 2, strike "to respond to coronavirus" and insert "carried out by the Office of Inspector General".

Page 43, line 3, strike "(20 U.S.C. 951 et seq.)".

Page 43, line 25, strike "(20 U.S.C. 951 et seq.)".

Page 44, line 17, after "appropriated" insert "to the Institute of Museum and Library Services".

Page 44, line 19, strike "to carry out" and all that follows through "(20 U.S.C. 9111)," on line 24, and insert "for necessary expenses to carry out museum and library services. The Director of the Institute of Museum and Library Services shall award not less than 89 percent of such funds to State library administrative agencies by applying the formula in section 221(b) of the Museum and Library Services Act,".

Page 45, beginning on line 1, strike "the Library Services and Technology" and insert "such".

Page 51, line 24, strike "section 6(g)" and insert "section 6(g)(1)".

Page 52, line 1, strike "206(g)" and insert "206(g)(1)".

Page 54, line 21, strike "effect" and all that follows through page 55, line 4, and insert the following: "effect on the first day of the third month that begins after the date of the enactment of this Act.".

Page 56, beginning on line 24, strike "(including an employee of the United States Postal Service, the Transportation Security Administration, or the Department of Veterans Affairs, including any individual appointed under chapter 73 or 74 of title 38, United States Code)".

Page 59, line 21, insert "under section 12 or 13 of the Longshore and Harbor Workers' Compensation Act (33 U.S.C. 912, 913), respectively," after "claim".

Page 59, beginning on line 22, strike "under section 12 or 13 of the Longshore and Harbor Workers' Compensation Act (33 U.S.C. 912, 913), respectively,".

Page 60, line 3, strike "(33 U.S.C. 901 et seq.)".

Page 61, after line 7, insert the following:

1 (5) EXCLUSION.— The Secretary shall not con-2 sider any compensation paid with respect to a notice 3 or claim described in subsection (a), including com-4 pensation for disability, death benefits, funeral and burial expenses, and medical expenses, in calculating 5 6 the annual assessments under section 44(c)(2) of the 7 Longshore and Harbor Workers' Compensation Act 8 (33 U.S.C. 944(c)(2)).

Page 64, strike the subsection beginning on line 11 and insert the following:

9 (c) APPROPRIATIONS.—

10 (1) IN GENERAL.—A reimbursement under sub11 section (b) shall be paid out of the Longshore

COVID-19 Fund established in section 45 of the
 Longshore and Harbor Workers' Compensation Act
 (in this section, referred to as the "Longshore
 COVID-19 Fund").

5 (2) FUNDS.—In addition to amounts otherwise 6 available, there are authorized to be appropriated, 7 and there are appropriated, out of any money in the 8 Treasury not otherwise appropriated, such sums as 9 may be necessary for the period beginning on the 10 date of enactment of this Act and ending on Sep-11 tember 30, 2030, to the Longshore COVID-19 12 Fund for each reimbursement paid out of such Fund 13 under subsection (b).

14 (3) LIMITATION.—With respect to a notice or 15 claim for benefits approved on the basis of sub-16 section (a), no payments may be made from the 17 Longshore COVID–19 Fund or the special fund es-18 tablished under section 44 of the Longshore and 19 Harbor Workers' Compensation Act (33 U.S.C. 944) 20 after September 30, 2030, for benefits, reimburse-21 ments, or other expenditures relating to such claim.

(4) FINAL ACTION.—The action of the Secretary in allowing or denying any reimbursement
under subsection (b) shall be final and conclusive on
all questions of law and fact.

Page 65, after line 24, insert the following:

(e) LONGSHORE COVID-19 FUND.—The Longshore
 and Harbor Workers' Compensation Act (33 U.S.C. 901)
 is amended by adding after section 44 the following:

4 "SEC. 45. LONGSHORE COVID-19 FUND.

5 "(a) IN GENERAL.—There is established in the 6 United States Department of Labor the Longshore 7 COVID-19 Fund (in this section, referred to as the 8 'Fund'), which consists of sums that are appropriated to 9 the Fund under section 2104(c)(2) of the American Res-10 cue Act of 2021.

11 "(b) EXPENDITURES.—Amounts in the Fund shall be 12 available for the reimbursement of an employer or the em-13 ployer's carrier for payment of compensation, death bene-14 fits, and other benefits and expenses paid under this Act 15 when reimbursement is required under section 2104(b) of 16 the American Rescue Act of 2021, subject to any limita-17 tions in such section.".

Page 66, strike line 3 and all that follows through line 10 on page 67.

Page 69, beginning on line 8, strike "Child Care" and all that follows through "et seq.)" on line 9, and insert "program authorized under section 658C of the Child Care and Development Block Grant Act of 1990 (42 U.S.C. 9858a)".

Page 69, line 10, strike "658E(c)(3)(D)-(E)" and insert "658E(c)(3)(E)".

Page 70, line 3, strike "2204(b)" and insert "2204".

Page 70, beginning on line 3, strike "and in" and all that follows through "9858e)" on line 8 and insert ". Such grants shall be allotted in accordance with section 6580 of the Child Care and Development Block Grant Act of 1990 (42 U.S.C. 9858m), except that the requirements in subparagraphs (C) and (E) of section 658E(c)(3) and in section 658G of such Act (42 U.S.C. 9858c(c)(3), 9858e) shall not apply".

Beginning on page 70, strike line 19 and all that follows through line 2 on page 71.

Page 71, line 3, strike "(2)" and insert "(1)".

Page 71, line 11, strike "(3)" and insert "(2)".

Page 71, beginning on line 24, strike "the" and all that follows through "(42 U.S.C. 9858m)" on line 10 of page 72 and insert "each lead agency a child care stabilization grant, without regard to the requirements in subparagraphs (C) and (E) of section 658E(c)(3), and in section 658G, of the Child Care and Development Block Grant Act of 1990 (42 U.S.C. 9858c(c)(3), 9858e)".

Page 72, beginning on line 10, strike "grants shall" and all that follows through "9858e)" on line 15, and insert "grant shall be allotted in accordance with section 6580 of the Child Care and Development Block Grant Act of 1990 (42 U.S.C. 9858m)".

Page 72, line 23, insert "carry out activities to increase the supply of child care," after "subgrants,".

Page 74, line 4, strike "such operating expenses" and insert "sufficient operating expenses to ensure continuous operations".

Page 77, beginning on line 20, strike ", including" and all that follows through line 22, and insert a period.

Page 78, line 3, strike "(42 U.S.C. 9831 et seq.)".

Page 78, line 4, strike ", to be allocated" and insert ". After reserving funds for Federal administrative expenses, the Secretary shall allocate all remaining amounts to Head Start agencies for one-time grants, and shall allocate".

Page 78, line 5, strike "in".

Page 78, beginning on line 9, strike ", except" and all that follows through line 19, and insert a period.

Page 82, beginning on line 7, strike "title II of the Child Abuse Prevention and Treatment Act (42 U.S.C. 5116 et seq.)," and insert "the program authorized under section 201 of the Child Abuse Prevention and Treatment Act (42 U.S.C. 5116),".

Page 83, strike line 1 and all that follows through page 84, line 2.

Page 84, strike lines 3 through 22.

Page 85, line 8, insert "to the Corporation for National and Community Service," before "\$852,000,000".

Page 85, line 9, strike "for necessary" and all that follows through line 16, and insert "to carry out subsection (b)), except that amounts to carry out subsection (b)(7) shall remain available until September 30, 2026."

Page 85, beginning on line 21, strike "living allowances" and all that follows through line 25, and insert "living allowances of participants in national service programs; and".

Page 86, beginning on line 4, strike "organizations described in" and all the follows through line 11, and insert "entities to support programs described in paragraphs (1)(B), (2)(B), (3)(B), (4)(B), and (5)(B) of subsection (a), and subsection (b)(2), of section 122 of the National and Community Service Act of 1990 (42 U.S.C. 12572), whether or not the entities are already grant recipients under such provisions on the date of enactment of this Act, and notwithstanding section 122(a)(1)(B)(vi) of the National and Community Service Act of 1990 (42 U.S.C. 12572(a)(1)(B)(vi)), by—".

Page 87, beginning on line 14, strike "programs authorized under part A of title I" and insert "the purposes described in section 101".

Page 87, line 16, strike "et seq.".

Page 87, beginning on line 21, strike "programs authorized under title II" and insert "the purposes described in section 200".

Page 87, line 23, strike "et seq.".

Page 87, strike line 24, and all that follows through page 88, line 10, and insert the following:

(6) ADMINISTRATIVE COSTS.—\$73,000,000
 shall be used for the Corporation for National and
 Community Service for administrative expenses to
 carry out programs and activities funded by sub section (a).

Page 88, line 21, strike "for payment" and all that follows through line 24, and insert "for administration of the National Service Trust, and for payment to the Trust for the provision of educational awards pursuant to section 145(a)(1)(A) of the National and Community Service Act of 1990 (42 U.S.C. 12601(a)(1)(A))".

Page 94, strike line 17, and all that follows through page 95, line 5.

Page 96, beginning on line 3, strike "(42 U.S.C. 1751 et seq.)".

Page 105, beginning on line 22, strike "A reviewing court shall grant deference to such Secretary's determination."

Page 113, line 19, insert "Medicare" before "benefits".

Page 113, beginning on line 19, strike "under title XVIII of the Social Security Act (42 U.S.C. 1395 et seq.)".

Page 117, strike lines 16 through 19, and insert the following:

"(2) in the case of any group health plan not
 described in paragraph (1)—

1	"(A) which is subject to the COBRA con-
2	tinuation provisions contained in—
3	"(i) the Internal Revenue Code of
4	1986,
5	"(ii) the Employee Retirement Income
6	Security Act of 1974, or
7	"(iii) the Public Health Service Act,
8	or
9	"(B) under which some or all of the cov-
10	erage is not provided by insurance,
11	the employer maintaining the plan, and".

Page 118, beginning on line 6, strike "sections 7001 and 7003 of the Families First Coronavirus Response Act and section 2301 of the CARES Act" and insert "sections 3131, 3132, and 3134".

Page 120, beginning on line 12, strike "No amount for which a credit is allowed under this section shall be taken into account as qualified wages under section 2301 of the CARES Act or as qualified health plan expenses under section 7001(d) or 7003(d) of the Families First Coronavirus Response Act." and insert "No credit shall be allowed under this section with respect to any amount which is taken into account as qualified wages under section 2301 of the CARES Act or section 3134 of this title or as qualified health plan expenses under section 7001(d) or 7003(d) of the Families First Coronavirus Response Act or section 3131 or 3132 of this title.".

Page 120, after line 16, insert the following:

"(f) EXTENSION OF LIMITATION ON ASSESSMENT.—
 Notwithstanding section 6501, the limitation on the time
 period for the assessment of any amount attributable to
 a credit claimed under this section shall not expire before
 the date that is 5 years after the later of—

6 "(1) the date on which the original return 7 which includes the calendar quarter with respect to 8 which such credit is determined is filed, or

9 "(2) the date on which such return is treated
10 as filed under section 6501(b)(2).".

Page 120, line 17, strike "(f)" and insert "(g)".

Page 124, line 2: strike "9501" and insert "2401".Page 128, line 6, strike "and".

Page 128, line 9, strike the period and insert "; and".

Page 128, after line 9, insert the following:

11	(G) transportation of individuals to facili-
12	tate vaccinations, including at community vac-
13	cination centers and mobile vaccination units,
14	particularly for underserved populations.

(792246|27)

Page 129, line 16, strike "\$5,200,000,000" and insert "\$6,050,000,000".

Page 131, line 7, strike "\$46,000,000,000" and insert "\$47,800,000,000".

Page 131, line 16, before the semicolon insert ", including through activities authorized under section 319(a) of the Public Health Service Act".

Page 131, line 24, through page 132, line 3, amend paragraph (3) to read as follows:

1	(3) support the development, manufacturing,
2	procurement, distribution, and administration of
3	tests to detect or diagnose SARS–CoV–2 and
4	COVID–19, including through—
5	(A) support for the development manufac-

6 (A) support for the development, manufac-6 ture, procurement, and distribution of supplies 7 necessary for administering tests, such as per-8 sonal protective equipment; and

9 (B) support for the acquisition, construc-10 tion, alteration, or renovation of non-federally 11 facilities owned for the production of 12 diagnostics and ancillary medical supplies where 13 the Secretary determines that such an invest-14 ment is necessary to ensure the production of 15 sufficient amounts of such supplies.

Page 138, line 2, strike "subsections (e)(3)," and insert the following: "the time limitation in subsection (e)(3) and subsections".

Page 138, line 5, strike "(as defined in" and all that follows through "1395x(aa)))" on line 6, and insert the following: ", as described in section 1861(aa)(4)(B) of the Social Security Act (42 U.S.C.1395x(aa)(4)(B))".

Page 138, line 7, strike "qualified entities" and all that follows through "et seq.)." on line 9 and insert the following: "Papa Ola Lokahi and to qualified entities under sections 4 and 6 of the Native Hawaiian Health Care Improvement Act (42 U.S.C. 11703, 11705).".

Page 138, line 11, strike "qualified" and all that follows through "et seq.)." on line 13 and insert the following "Papa Ola Lokahi and to qualified entities under sections 4 and 6 of the Native Hawaiian Health Care Improvement Act (42 U.S.C. 11703, 11705).".

Page 140, line 7, strike "for carrying out" and all that follows through "health workforce" on line 9 and insert the following: "for carrying out sections 338A, 338B, and 338I of the Public Health Service Act (42 U.S.C. 254l, 254l–1, 254q–1) with respect to the health workforce". Page 140, line 13, strike "public" and insert "primary".

Page 140, line 14, strike "supplemental".

Page 142, strike lines 4 through 13 and insert the following:

(1) For making payments to establish new ap proved graduate medical residency training pro grams pursuant to section 340H(a)(1)(C) of the
 Public Health Service Act (42 U.S.C.
 256h(a)(1)(C)).

Page 142, strike line 18 and all that follows through page 143, line 2, and insert the following:

6 (3)For making payments under section 7 340H(a)(1)(A) of the Public Health Service Act (42) 8 U.S.C. 256h(a)(1)(A)) to qualified teaching health 9 centers for maintenance of filled positions at existing 10 approved graduate medical residency training pro-11 grams.

Page 143, line 6, after insert "training" after "residency".

Beginning on page 143, line 17, strike section 3035 (and redesignate the following sections accordingly)). Beginning on page 146, line 6, strike section 3037 (and redesignate the following section accordingly).

In the table of contents on page 5, strike the items relating to sections 3035 through 3038 and insert the following:

Sec. 3035. Funding for family planning.Sec. 3036. Funding for Office of Inspector General.

Page 157, line 12, strike "primary" and insert "primary care".

Page 161, line 8, strike "subtitle D of title I" and insert "section 1311(b)".

Page 161, line 9, strike "(42 U.S.C. 18021 et seq.)" and insert "(42 U.S.C. 18031(b))".

Page 161, line 17, strike "of section 1311 of such Act (42 U.S.C. 18031)".

Page 165, line 25, strike "of law" and insert "of this title".

Page 169, line 9, strike "described in" and insert "to which".

Page 169, line 11, strike "or described in" and insert "applies or to which". Page 169, line 14, insert "applies" after "paragraph (2),".

Page 169, line 17, insert "and section 1902(a)(10)(A) of such Act" after "subclause (XVIII)".

Page 169, line 19, strike "of" and insert "or".

Page 169, line 24, strike "described in" and insert "to which".

Page 170, line 1, insert "applies" after "(XVIII)".

Page 170, beginning on line 8, strike "described in" and insert "to which".

Page 170, line 11, insert "apply" after "section 1902(a)(10)".

Page 170, line 15, insert ", and section 1902(a)(10)(A)" after "respectively".

Page 175, line 8, strike the end quotation marks and second period.

Page 175, after line 8, insert the following:

1 "(C) COVERAGE UNDER CHIP.—A State 2 making an election under this paragraph that 3 covers under title XXI child health assistance 4 for targeted low-income children who are preg-5 nant or targeted low-income pregnant women,
as applicable, shall also make the election under
 section 2107(e)(1)(J) of such title.".

Page 175, line 13, strike "5-year" and insert "7-year".

Page 175, strike line 16 and all that follows through page 176, line 2.

Page 176, strike lines 3 through 10, and insert the following:

3 SEC. 3103. STATE OPTION TO PROVIDE QUALIFYING COM4 MUNITY-BASED MOBILE CRISIS INTERVEN5 TION SERVICES.

6 Title XIX of the Social Security Act is amended by
7 adding after section 1946 (42 U.S.C 1396w-5) the fol8 lowing new section:

9 "SEC. 1947. STATE OPTION TO PROVIDE QUALIFYING COM10 MUNITY-BASED MOBILE CRISIS INTERVEN11 TION SERVICES.

In the table of contents on page 6, strike the item relating to section 3103 and insert the following:

3103. State Option to Provide Qualifying Community-Based Mobile Crisis Intervention Services.

Page 176, line 11, redesignate the paragraph (1) as a subsection (a) with appropriate indentation. Page 176, lines 19 through 20, strike "this subsection" and insert "this section".

Page 176, lines 20 through 21, strike ", through bundled payments,".

Page 177, line 1, redesignate the paragraph (2) as a subsection (b) with appropriate indentation.

Page 177, line 3, strike "subsection" and insert "section".

Page 177, line 9, redesignate the subparagraph (A) as a paragraph (1) with appropriate indentation.

Page 177, line 12, redesignate the clause (i) as a subparagraph (A) with appropriate indentation.

Page 177, line 14, redesignate the clause (ii) as a subparagraph (B) with appropriate indentation.

Page 177, line 16, redesignate the subparagraph (B) as a paragraph (2) with appropriate indentation.

Page 177, line 18, redesignate the clause (i) as a subparagraph (A) with appropriate indentation.

Page 178, line 5, redesignate the clause (ii) as a subparagraph (B) with appropriate indentation.

Page 178, line 8, redesignate the clause (iii) as a subparagraph (C) with appropriate indentation.

Page 178, line 11, redesignate the subclause (I) as a clause (i) with appropriate indentation.

Page 178, line 12, redesignate the subclause (II) as a clause (ii) with appropriate indentation.

Page 178, line 13, strike the semicolon and insert "; and".

Page 178, line 14, redesignate the subclause (III) as a clause (iii) with appropriate indentation.

Page 178, beginning on line 15, strike "health" and all that follows through line 16 and insert the following: "health services as needed;".

Page 178, strike lines 17 through 23.

Page 178, line 24, redesignate the clause (iv) as a subparagraph (D) with appropriate indentation.

Page 179, line 3, insert "and" before "managed".

Page 179, line 4, strike ", entities" and all that follows through "systems" on line 18.

Page 179, line 19, redesignate the clause (vi) as a subparagraph (E) with appropriate indentation.

Page 179, strike lines 23 through 25.

Page 180, line 1, redesignate the subparagraph (C) as a paragraph (3) with appropriate indentation.

Page 180, line 2, strike "; and" and insert a period.

Page 180, strike line 3.

Page 180, line 4, redesignate the paragraph (3) as a subsection (c) with appropriate indentation.

Page 180, lines 4 through 5, strike "PAYMENTS" and all that follows through "Notwithstanding" and insert "PAYMENTS.—Notwithstanding".

Page 180, line 9, strike "paragraph (1)" and insert "subsection (a)".

Page 180, line 11, strike "paragraph (4)" and insert "subsection (d)".

Page 180, beginning on line 13, strike "assistance, through bundled payments described in paragraph (1)," and insert "assistance".

Page 181, strike lines 4 through 12.

Page 181, line 13, redesignate the paragraph (4) as a subsection (d) with appropriate indentation.

Page 181, line 15, redesignate the subparagraph (A) as a paragraph (1) with appropriate indentation.

Page 181, line 16, strike "the Secretary" and all that follows through "that" on line 17 and insert "the Secretary that".

Page 181, lines 20 through 21, strike "paragraph (2); and" and insert "subsection (b).".

Page 181, strike line 22 and all that follows through page 182, line 2.

Page 182, line 3, redesignate the subparagraph (B) as a paragraph (2) with appropriate indentation.

Page 182, line 5, redesignate the clause (i) as a subparagraph (A) with appropriate indentation.

Page 182, line 8, strike "this subsection" and insert "this section".

Page 182, lines 10 through 11, strike "paragraph (3)(A)" and insert "subsection (c)".

Page 182, line 16, strike "paragraph (1)" and insert "subsection (a)".

Page 182, line 17, redesignate the clause (ii) as a subparagraph (B) with appropriate indentation.

Page 182, line 22, strike "this subsection" and insert "this section". Page 182, line 24, strike "paragraph (1)" and insert "subsection (a)".

Page 183, line 1, strike "paragraph (3)(A)" and insert "subsection (c)".

Page 183, line 3, redesignate the paragraph (5) as a subsection (e) with appropriate indentation.

Page 183, line 13, strike "this subsection" and insert "this section".

Page 183, line 14, strike "**3105**" and insert "**3104**".

Page 185, line 19, strike "3106" and insert "3105".

Page 186, line 19, strike "3107" and insert "3106".

Page 187, line 1, strike "3108" and insert "3107".

Page 187, line 3, strike "PERIOD".

Page 187, line 8, strike "conditions" and insert "requirements".

Page 189, strike line 24 and all that follows through page 190, line 5.

Page 190, line 6, redesignate subparagraph (D) as subparagraph (C).

Page 190, line 13, redesignate subparagraph (E) as subparagraph (D).

Page 190, line 20, redesignate subparagraph (F) as subparagraph (E).

Page 191, line 3, strike "conditions" and insert "requirements".

Page 191, line 4, strike "conditions" and insert "requirements".

Page 191, line 12, insert ", or supplement the implementation of," after "shall implement".

Page 191, line 13, strike "of the following".

Page 191, line 15, strike the colon and insert a period.

Beginning on page 191, strike line 16 and all that follows through page 195, line 24.

Page 196, line 1, strike "3109" and insert "3108".

Page 196, beginning on line 13, strike "to increase the capacity of such a State to respond to COVID–19 by allowing such a State to" and insert "for such a State to".

Page 196, after line 20, insert the following:

1	SEC. 3109. SPECIAL RULE FOR THE PERIOD OF A DE-
2	CLARED PUBLIC HEALTH EMERGENCY RE-
3	LATED TO CORONAVIRUS.
4	(a) IN GENERAL.—Section 1923(f)(3) of the Social
5	Security Act (42 U.S.C. 1396r-4(f)(3)) is amended—
6	(1) in subparagraph (A), by striking "subpara-
7	graph (E) " and inserting "subparagraphs (E) and
8	(F)"; and
9	(2) by adding at the end the following new sub-
10	paragraph:
11	"(F) Allotments during the
12	CORONAVIRUS TEMPORARY MEDICAID FMAP IN-
13	CREASE.—
14	"(i) IN GENERAL.—Notwithstanding
15	any other provision of this subsection, for
16	any fiscal year for which the Federal med-
17	ical assistance percentage applicable to ex-
18	penditures under this section is increased
19	pursuant to section 6008 of the Families
20	First Coronavirus Response Act, the Sec-
21	retary shall recalculate the annual DSH al-
22	lotment, including the DSH allotment
23	specified under paragraph (6)(A)(vi), to
24	ensure that the total DSH payments (in-
25	cluding both Federal and State shares)
26	that a State may make related to a fiscal

1	year is equal to the total DSH payments
2	that the State could have made for such
3	fiscal year without such increase to the
4	Federal medical assistance percentage.
5	"(ii) NO APPLICATION TO ALLOT-

5	(ii) NO APPLICATION TO ALLOT-
6	MENTS BEGINNING AFTER COVID–19 EMER-
7	GENCY PERIOD.—The DSH allotment for
8	any State for the first fiscal year beginning
9	after the end of the emergency period de-
10	scribed in section 1135(g)(1)(B) or any
11	succeeding fiscal year shall be determined
12	under this paragraph without regard to the
13	DSH allotments determined under clause
14	(i).".

15 (b) EFFECTIVE DATE.—The amendment made by subsection (a) shall take effect and apply as if included 16 17 in the enactment of the Families First Coronavirus Re-18 sponse Act (Public Law 116–127).

In the table of contents on page 6, strike the items relating to sections 3104 through 3109 and insert the following:

- Sec. 3105. Extension of 100 percent Federal medical assistance percentage to Urban Indian Health Organizations and Native Hawaiian Health Care Systems.
- Sec. 3106. Sunset of limit on maximum rebate amount for single source drugs and innovator multiple source drugs.

Sec. 3104. Temporary increase in FMAP for medical assistance under State Medicaid plans which begin to expend amounts for certain mandatory individuals.

Page 202, line 3, strike "title XIX" and all that follows through "waiver)." on line 23, and insert the following: "title XIX), if the State provides child health assistance for targeted low-income children who are pregnant or to targeted low-income pregnant women and the State has elected to apply such paragraph (16) with respect to pregnant women under title XIX, the provision of assistance under the State child health plan or waiver for targeted low-income children or targeted low-income pregnant women during pregnancy and the 12-month postpartum period shall be required and not at the option of the State and shall include coverage of all items or services provided to a targeted low-income child or targeted low-income pregnant woman (as applicable) under the State child health plan or waiver).".

Page 203, line 12, strike "5-year" and insert "7-year".

Page 204, strike lines 4 through 15 and insert the following:

(1) \$50,000,000, shall be for grants, contracts,
 and other agency activities that identify and address

Sec. 3107. Additional support for Medicaid home and community-based services during the COVID-19 emergency period.

Sec. 3108. Funding for State strike teams for resident and employee safety in nursing facilities.

Sec. 3109. Special Rule for the Period of a Declared Public Health Emergency Related to Coronavirus.

1	disproportionate environmental or public health
2	harms and risks in minority populations or low-in-
3	come populations under—
4	(A) section 103(b) of the Clean Air Act
5	(42 U.S.C. 7403(b));
6	(B) section 1442 of the Safe Drinking
7	Water Act (42 U.S.C. 300j-1);
8	(C) section $104(k)(7)(A)$ of the Com-
9	prehensive Environmental Response, Compensa-
10	tion, and Liability Act of 1980 (42 U.S.C.
11	9604(k)(7)(A)); and
12	(D) sections 791 through 797 of the En-
13	ergy Policy Act of 2005 (42 U.S.C. 16131
14	through 16137); and

Page 205, line 16, strike the semicolon and insert "; and".

Page 205, line 19, strike the semicolon and insert a period.

Beginning on page 205, strike line 20 and all that follows through page 206, line 6.

Page 209, strike lines 1 through 5 (and redesignate the succeeding paragraphs accordingly). Page 209, line 21, strike "products" and insert "consumer products, as defined by section 3(a)(5) of the Consumer Product Safety Act (15 U.S.C. 2052(a)(5)),".

Page 214, beginning on line 7, strike ", except as provided in paragraph (10)".

Page 214, strike line 14 and all that follows through page 215, line 3 (and redesignate the succeeding paragraphs accordingly).

Page 216, beginning on line 1, strike ", domestically or internationally".

Page 216, line 13, before "to remain" insert the following: "notwithstanding section 304(e) of the Defense Production Act of 1950 (50 U.S.C. 4534(e)),".

Page 216, beginning on line 14, strike "the Defense Production Act of 1950 (50 U.S.C. 4501 et seq.)" and insert "such Act".

Page 217, beginning on line 3, strike "(as defined in section 809.3(a) of title 21, Code of Federal Regulations)".

Page 217, beginning on line 16, strike "determined by the Secretary of Health and Human Services to be".

Page 217, beginning on line 22, strike "and devices (as those terms are defined in the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 301 et seq.)) and biological products (as that term is defined by section 351 of the Public Health Service Act (42 U.S.C. 262))" and insert ", devices, and biological products".

Page 218, beginning on line 18, strike "that the Secretary of Health and Human Services determines to be necessary," and insert "necessary".

Page 219, strike line 1 and all that follows through page 219, line 24.

Page 220, line 8, strike "\$19,050,000,000" and insert "\$20,250,000,000".

Page 220, line 24, strike "and".

Page 221, line 3, strike the period and insert "; and".

Page 221, after line 3, insert the following:

(D) \$1,200,000,000 for payments to high need grantees as provided in this section.

Page 221, line 13, strike "(i)(1)" and insert "(f)(1)".

Page 222, line 11, strike "under this section" and insert "under section 501 of subtitle A of title V of division N of the Consolidated Appropriations Act, 2021". Page 222, lines 18 through 20, strike "local government's proposed uses of the funds are consistent with subsection (d)" and insert "local government elects to receive funds from the Secretary under section 501 of subtitle A of title V of division N of the Consolidated Appropriations Act, 2021 and will use the funds in a manner consistent with such section".

Page 223, line 8, strike "(i)(1)(C)" and insert "(f)(1)(C)".

Page 223, after line 24, insert the following:

1	(3) HIGH-NEED GRANTEES.—The Secretary
2	shall allocate funds reserved under subsection
3	(a)(2)(D) to eligible grantees with a high need for
4	assistance under this section as evidenced by the
5	number of very low-income renter households paying
6	more than 50 percent of income on rent or living in
7	substandard or overcrowded conditions, rental mar-
8	ket costs, and employment trends.

Page 224, line 2, strike "50 percent" and insert "40 percent".

Page 225, line 10, before the period insert ", as defined by the Secretary". Page 226, lines 7 and 8, strike "under subparagraphs (A), (B), and (D), respectively".

Page 227, line 13, strike "After September 30" and insert "Beginning March 31".

Page 228, strike line 11 and all that follows through page 229, line 6.

Page 229, line 7, strike "(i)" and insert "(f)".

Page 231, line 1, strike "(j)" and insert "(g)".

Page 231, line 4, strike "(k)" and insert "(h)".

Page 233, line 5, before the semicolon, insert ", as defined by the Secretary".

Page 233, lines 10 through 12, strike "Public housing agencies shall be notified of the number of emergency vouchers allocated pursuant to this section" and insert "The Secretary shall notify public housing agencies of the number of emergency vouchers provided under this section to be allocated".

Page 234, strike lines 11 through 19 and insert the following:

(5) WAIVERS AND ALTERNATIVE REQUIRE MENTS.—The Secretary may waive or specify alter native requirements for any provision of the United

1 States Housing Act of 1937 (42 U.S.C. 1437 et 2 seq.) or regulation applicable to such statute other 3 than requirements related to fair housing, non-4 discrimination, labor standards, and the environ-5 ment, upon a finding that the waiver or alternative 6 requirement is necessary to expedite or facilitate the 7 use of amounts made available in this section.

Page 235, strike lines 14 and 15 and insert the following:

8 (d) IMPLEMENTATION.—The Secretary may imple-9 ment the provisions of this section by notice.

Page 235, line 18, after "appropriated" insert "to the Secretary of Agriculture".

Page 236, line 8, after "appropriated" insert "to the Secretary of Housing and Urban Development (in this section referred to as the 'Secretary')".

Page 238, strike lines 3 through 11 and insert the following:

10	(E) WAIVERS OR ALTERNATIVE REQUIRE-
11	MENTS.—The Secretary may waive or specify
12	alternative requirements for any provision of
13	NAHASDA (25 U.S.C. 4101 et seq.) or regula-
14	tion applicable to the Native American Housing

1	Block Grant or Native Hawaiian Housing Block
2	Grant program other than requirements related
3	to fair housing, nondiscrimination, labor stand-
4	ards, and the environment, upon a finding that
5	the waiver or alternative requirement is nec-
6	essary to expedite or facilitate the use of
7	amounts made available under this paragraph.

Page 239, strike lines 14 through 18 and insert the following:

8	(D) INAPPLICABILITY OF PUBLIC SERVICES
9	CAP.—Indian tribes may use up to 100 percent
10	of any grant from amounts made

Page 239, strike line 22 and all that follows through page 240, line 5, and insert the following:

11	(E) WAIVERS OR ALTERNATIVE REQUIRE-
12	MENTS.—The Secretary may waive or specify
13	alternative requirements for any provision of
14	title I of the Housing and Community Develop-
15	ment Act of 1974 (42 U.S.C. 5301 et seq.) or
16	regulation applicable to the Indian Community
17	Development Block Grant program other than
18	requirements related to fair housing, non-
19	discrimination, labor standards, and the envi-
20	ronment, upon a finding that the waiver or al-

ternative requirement is necessary to expedite
 or facilitate the use of amounts made available
 under this paragraph.

Page 240, line 11, strike "and".

Page 240, line 12, after "entities" insert ", and recipients under title VIII of NAHASDA".

Page 242, line 18, after "appropriated" insert "to the Secretary of Housing and Urban Development (in this section referred to as the 'Secretary')".

Page 244, line 18, before the semicolon, insert ", as defined by the Secretary".

Page 245, line 8, strike "12749(g)" and insert "12748(g)".

Page 246, line 22, after the comma insert "the Secretary shall allocate".

Page 246, line 23, strike "shall be allocated".

Page 246, line 24, strike "12746" and insert "12747".

Page 247, lines 1 and 2, strike "such allocations shall be made" and insert "shall make such allocations".

Page 247, strike lines 18 through 25, and insert the following:

1 (4) WAIVERS OR ALTERNATIVE REQUIRE-2 MENTS.—The Secretary may waive or specify alternative requirements for any provision of 3 Cranston-Gonzalez 4 the National Affordable 5 Housing Act (42 U.S.C. 12701 et seq.) and ti-6 tles I and IV of the McKinney-Vento Homeless-7 ness Act (42 U.S.C. 11301 et seq., 11360 et 8 seq.) or regulation for the administration of the 9 amounts made available under this section 10 other than requirements related to fair housing, 11 nondiscrimination, labor standards, and the en-12 vironment, upon a finding that the waiver or alternative requirement is necessary to expedite 13 14 or facilitate the use of amounts made available 15 under this section.

Page 248, line 3, after "appropriated to" insert "the Secretary of the Treasury for".

Page 249, after line 20, insert the following:

16 (7) SOCIALLY AND ECONOMICALLY DISADVAN17 TAGED INDIVIDUAL.—The term "socially and eco18 nomically disadvantaged individual" means an indi19 vidual who is a socially disadvantaged individual or
20 an economically disadvantaged individual, as such
21 terms are defined, respectively, under section 8 of

- the Small Business Act (15 U.S.C. 637) and the 1 2
 - regulations thereunder.

Page 249, line 21, strike "(7)" and insert "(8)".

Page 250, strike ", and to" in line 7 and all that follows through "this section," in line 12.

Page 251, line 2, after "gas," insert "home energy,".

Page 251, strike line 9.

Page 251, line 10, strike "(iv)" and insert "(iii)".

Page 251, line 12, strike "(v)" and insert "(iv)".

Page 252, strike lines 18 and 19 and insert "funds to socially and economically disadvantaged individuals.".

Page 253, lines 13 and 14, strike "establish such criteria as are necessary to".

Page 253, lines 17 and 18, strike ", taking into consideration" and insert "based on homeowner need".

Page 253, line 21, before the dash insert ", which is determined by".

Page 254, line 1, strike "or" and insert "of".

Page 255, line 19, strike "90th" and insert "45th".

Page 255, line 22, after "shall" insert ", by the 180th day after the date of enactment of this Act,".

Page 255, line 24, strike "90th" and insert "45th".

Page 257, line 25, after "appropriated" insert "to the Secretary of Agriculture".

Page 258, after line 7, insert the following:

1 SEC. 4109 FAIR HOUSING ACTIVITIES.

2 (a) APPROPRIATION.—In addition to amounts otherwise available, there is appropriated to the Secretary of 3 Housing and Urban Development (in this section referred 4 to as the "Secretary") for fiscal year 2021, out of any 5 money in the Treasury not otherwise appropriated, 6 7 \$20,000,000, to remain available until September 30, 2023, for the Fair Housing Initiatives Program under sec-8 9 tion 561 of the Housing and Community Development Act 10 of 1987 (42 U.S.C. 3616a) to ensure fair housing organi-11 zations have additional resources to address fair housing 12 inquiries, complaints, investigations, and education and outreach activities, during or relating to the coronavirus 13 14 pandemic.

(b) ADMINISTRATIVE EXPENSES.—The Secretary
may use not more than 3 percent of the amounts appropriated under this section for administrative purposes.

In the table of contents on page 7, insert after the item relating to section 4108 the following:

4109. Fair housing activities.

Page 258, line 9, strike "**REAUTHORIZATION OF THE**" (and amend the table of contents accordingly).

Page 258, line 10, strike "**ACT OF 2010**" (and amend the table of contents accordingly).

Page 258, line 11, strike "REAUTHORIZATION" and insert "STATE SMALL BUSINESS CREDIT INITIATIVE".

Page 263, beginning on line 24, strike "to reauthorize, expand, and enhance the State Small Business Credit Initiative established under the State Small Business Credit Initiative Act of 2010, including".

Page 265, line 12, strike "ensure that" and insert "allocate".

Page 265, line 12, before "from funds" insert the following: "to States".

Page 265, beginning on line 13, strike "shall be allocated to States to" and insert "and, by regulation or other guidance, prescribe Program requirements that the funds". Page 265, beginning on line 23, strike "use of these funds to ensure they" and insert "expenditure of these funds to".

Page 267, beginning on line 3, strike "ensure that not less than \$500,000,000 from funds allocated under this section shall" and insert "allocate not less than \$500,000,000 to States from funds allocated under this section to".

Page 267, line 24, strike "(c)" and insert "(d)".

Page 270, strike line 3 and all that follows through page 271, line 2.

Page 271, line 3, strike "(i)" and insert "(g)".

Page 271, line 5, strike "(g)" and insert "(e)".

Page 271, line 7, strike "(h)" and insert "(g)".

Page 271, line 13, strike "(j)" and insert "(h)".

Page 272, line 1, strike "(k)" and insert "(i)".

Page 273, line 21, insert before the final period the following: "and means the Office of Hawaiian Affairs established by the Constitution of the State of Hawaii".

Page 273, line 22, strike "(1)" and insert "(j)".

Page 289, line 22, insert ", or transferred pursuant to section 603(c)(3)," after "under this section".

Page 290, line 18, insert "or" before "a public".

Page 290, beginning on line 20, strike ", or a multi-State entity involved in the transportation of passengers or cargo".

Page 290, beginning on line 25 to page 291, line 1, strike "subsection (b)(5)(B))," and insert "subsection (b)(5)(B) of this section) or a transfer of funds under section 603(c)(3),".

Page 291, line 8, insert "of this section" before the semi-colon.

Page 291, line 11, insert ", or transfer of funds under section 603(c)(3)," before "are consistent" and by inserting "of this section" before the period.

Page 292, line 24, strike "shall allocate" and all that follows through page 293, line 1, and inserting "shall estimate, allocate, and pay, to each metropolitan city an amount determined for the metropolitan city consistent with the formula".

Page 293, line 2, strike "(1)".

Page 293, line 4, strike "(1)".

Page 293, line 21, strike "all nonentitlement units" and all that follows through the period on line 24 and insert "all areas that are non-metropolitan cities in the State bears to the total population of all areas that are non-metropolitan cities in all such States.".

Page 299, beginning on line 13, strike "within the 50 States, the District of Columbia, the Commonwealth of Puerto Rico, the United States Virgin Islands, Guam, the Commonwealth of the Northern Mariana Islands, and American Samoa".

Page 302, line 20, strike "A metropolitan city," and insert "Except as provided in paragraph (3), a metropolitan city,".

Page 303, line 21, by inserting "or" before "a special-".

Page 303, beginning on line 22, strike ", or a multi-State entity involved in the transportation of passengers or cargo".

Page 303, after line 24, insert the following

"(3) TRANSFERS TO STATES.—Notwithstanding
 paragraph (1) of this subsection, a metropolitan city,
 nonentitlement unit of local government, or county
 receiving a payment from funds made available
 under this section may transfer such funds to the
 State in which such entity is located.".

Page 304, line 4, strike "(e)" and insert "(e))".

Page 305, strike lines 3 through 10 and insert the following:

1	"(3) NONENTITLEMENT UNIT OF LOCAL GOV-
2	ERNMENT.—The term 'nonentitlement unit of local
3	government' means a 'city' (as that term is defined
4	in section $102(a)(5)$ of the Housing and Community
5	Development Act of 1974 (42 U.S.C. 5302(a)(5)))
6	that is not a metropolitan city.".

Page 305, strike lines 13 through 16 and insert the following:

7 "(5) STATE.—The term 'State' means each of
8 the 50 States, the District of Columbia, the Com9 monwealth of Puerto Rico, the United States Virgin
10 Islands, Guam, the Commonwealth of the Northern
11 Mariana Islands, and American Samoa.".

Page 306, line 11, strike "to" and insert "which shall".

Page 306, line 11, strike "Fund." and insert "Fund and remain available through September 30, 2022. The Fund is available for reasonable expenses incurred by the Office of Personnel Management in administering this section.". Page 306, line 13, strike "payment" and insert "reimbursement".

Page 306, line 13, insert "under this section" after "leave".

Page 308, strike lines 4 through 18 and insert the following:

1	(2) TOTAL HOURS; AMOUNT.—Paid leave under
2	this section—

3 (A) shall be provided to an employee in an amount not to exceed 600 hours of paid leave 4 5 for each full-time employee, and in the case of a part-time employee, employee on an uncom-6 7 mon tour of duty, or employee with a seasonal 8 work schedule, in an amount not to exceed the 9 proportional equivalent of 600 hours to the ex-10 tent amounts in the Fund remain available for 11 reimbursement;

12 (B) shall be paid at the same hourly rate13 as other leave payments; and

14 (C) may not be provided to an employee if
15 the leave would result in payments greater than
16 \$2,800 in aggregate for any biweekly pay pe17 riod for a full-time employee, or a proportion-

ally equivalent biweekly limit for a part-time
 employee.

Page 309, strike lines 1 through 5 and insert the following:

3 (4) CALCULATION OF RETIREMENT BENEFIT.—
4 Any paid leave provided to an employee under this
5 section shall reduce the total service used to cal6 culate any Federal civilian retirement benefit.

Page 309, strike lines 6 through 20 and insert the following:

7 (d) EMPLOYEE DEFINED.—In this section, the term8 "employee" means—

9 (1) an individual in the executive branch for
10 whom annual and sick leave is provided under sub11 chapter I of chapter 63 of title 5, United States
12 Code;

13 (2) an individual employed by the United States14 Postal Service;

15 (3) an individual employed by the Postal Regu-16 latory Commission; and

17 (4) an employee of the Public Defender Service
18 for the District of Columbia and the District of Co19 lumbia Courts.

Insert after section 5113 the following:

1 SEC. 5114. FUNDING FOR THE WHITE HOUSE.

In addition to amounts otherwise available, there is appropriated for fiscal year 2021, out of any money in the Treasury not otherwise appropriated, \$12,800,000, to remain available until September 30, 2021, for necessary expenses for the White House, to prevent, prepare for, and respond to coronavirus.

Page 7, in the table of contents relating to subtitle B of title V, add the following items after the item relating to section 5113:

Sec. 5114. Funding for the White House.

Page 332, strike line 5 and all that follows through the period on line 8.

Page 332, line 9, strike "(C)" and insert "(B)".

Page 332, line 22, insert "and" after "owned".

Page 336, strike line 4 and all that follows through the period on page 338, line 9.

Page 341, line 14, strike "to remain available until expended" and insert "to remain available until September 30, 2022".

Page 342, line 21, strike "to remain available until expended" and insert "to remain available until September 30, 2022".

Page 344, beginning line 18, strike "in carrying out the provisions of the Inspector General Act of 1978".

Page 345, line 12, strike "for major" and all that follows through line 15 and insert "to carry out the purposes of the Disaster Relief Fund for costs associated with major disaster declarations.".

Page 345, beginning on line 21, strike "under section 401 of such Act (42 U.S.C. 5170)".

Page 351, strike line 23 and all that follows through page 364, line 13 and insert the following:

1 SEC. 7006. FEDERAL TRANSIT ADMINISTRATION GRANTS.

2 (a) Federal Transit Administration Appro3 PRIATION.—

4 (1) IN GENERAL.—In addition to amounts oth5 erwise made available, there are appropriated for fis6 cal year 2021, out of any funds in the Treasury not
7 otherwise appropriated, \$30,461,355,534, to remain
8 available until September 30, 2024, that shall—

9 (A) be for grants to eligible recipients 10 under sections 5307, 5309, 5310, and 5311 of 11 title 49, United States Code, to prevent, pre-12 pare for, and respond to coronavirus; and

(B) not be subject to any prior restrictionon the total amount of funds available for im-

1	plementation or execution of programs author-
2	ized under sections 5307 , 5310 , or 5311 of
3	such title.
4	(2) AVAILABILITY OF FUNDS FOR OPERATING
5	EXPENSES.—
6	(A) IN GENERAL.—Notwithstanding sub-
7	section $(a)(1)$ or (b) of section 5307 and section
8	5310(b)(2)(A) of title 49, United States Code,
9	funds provided under this section, other than
10	subsection $(b)(4)$, shall be available for the op-
11	erating expenses of transit agencies to prevent,
12	prepare for, and respond to the coronavirus
13	public health emergency, including, beginning
14	on January 20, 2020—
15	(i) reimbursement for payroll of public
16	transportation (including payroll and ex-
17	penses of private providers of public trans-
18	portation);
19	(ii) operating costs to maintain service
20	due to lost revenue due as a result of the
21	coronavirus public health emergency, in-
22	cluding the purchase of personal protective
23	equipment; and

1	(iii) paying the administrative leave of
2	operations or contractor personnel due to
3	reductions in service.
4	(B) USE OF FUNDS.—Funds described in
5	subparagraph (A) shall be—
6	(i) available for immediate obligation,
7	notwithstanding the requirement for such
8	expenses to be included in a transportation
9	improvement program, long-range trans-
10	portation plan, statewide transportation
11	plan, or statewide transportation improve-
12	ment program under sections 5303 and
13	5304 of title 49, United States Code;
14	(ii) directed to payroll and operations
15	of public transportation (including payroll
16	and expenses of private providers of public
17	transportation), unless the recipient cer-
18	tifies to the Administrator of the Federal
19	Transit Administration that the recipient
20	has not furloughed any employees;
21	(iii) used to provide a Federal share
22	of the costs for any grant made under this
23	section of 100 percent.
24	(b) Allocation of Funds.—
25	(1) Urbanized area formula grants.—

1	(A) IN GENERAL.—Of the amounts made
2	available under subsection (a), \$26,086,580,227
3	shall be for grants to recipients and subrecipi-
4	ents under section 5307 of title 49, United
5	States Code, and shall be administered as if
6	such funds were provided under section 5307 of
7	such title.
8	(B) ALLOCATION.—Amounts made avail-
9	able under subparagraph (A) shall be appor-
10	tioned to urbanized areas based on data con-
11	tained in the National Transit Database such
12	that—
13	(i) each urbanized area shall receive
14	an apportionment of an amount that, when
15	combined with amounts that were other-
16	wise made available to such urbanized area
17	for similar activities to prevent, prepare
18	for, and respond to coronavirus, is equal to
19	132 percent of the urbanized area's 2018
20	operating costs; and
21	(ii) for funds remaining after the ap-
22	portionment described in clause (i), such
23	funds shall be apportioned such that—
24	(I) each urbanized area that did
25	not receive an apportionment under

clause (i) shall receive an apportion ment equal to 25 percent of the ur banized area's 2018 operating costs;
 and

5	(II) each urbanized area under
6	clause (i), when the amounts that
7	were otherwise made available, prior
8	to clause (i) to that urbanized area
9	for similar activities to prevent, pre-
10	pare for, and respond to coronavirus
11	are equal to or greater than 130 per-
12	cent of the urbanized area's 2018 op-
13	erating costs but do not exceed 132
14	percent of such costs, such urbanized
15	area shall receive an apportionment
16	equal to 10 percent of the urbanized
17	area's 2018 operating costs, in addi-
18	tion to amounts apportioned to the
19	urbanized area under clause (i).

20 (2) FORMULA GRANTS FOR THE ENHANCED
21 MOBILITY OF SENIORS AND INDIVIDUALS WITH DIS22 ABILITIES.—

23 (A) IN GENERAL.—Of the amounts made
24 available under subsection (a), \$50,000,000
25 shall be for grants to recipients or subrecipients

1	eligible under section 5310 of title 49, United
2	States Code, and shall be apportioned in ac-
3	cordance with such section.
4	(B) ALLOCATION RATIO.—Amounts made
5	available under subparagraph (A) shall be allo-
6	cated in the same ratio as funds were provided
7	under section 5310 of title 49, United States
8	Code, for fiscal year 2020.
9	(3) Formula grants for rural areas.—
10	(A) IN GENERAL.—Of the amounts made
11	available under subsection (a), \$317,214,013
12	shall be for grants to recipients or subrecipients
13	eligible under section 5311 of title 49, United
14	States Code, and shall be administered as if the
15	funds were provided under section 5311 of such
16	title, and shall be apportioned in accordance
17	with such section, except as described in para-
18	graph (B).
19	(B) ALLOCATION RATIO.—Amounts made
20	available under subparagraph (A) to States, as
21	defined in section 5302 of title 49, United
22	States Code, shall be allocated to such States
23	based on data contained in the National Transit
24	Database, such that—

1	(i) any State that received an amount
2	for similar activities to prevent, prepare
3	for, and respond to coronavirus that is
4	equal to or greater than 150 percent of the
5	combined 2018 rural operating costs of the
6	recipients and subrecipients in such State
7	shall receive an amount equal to 5 percent
8	of such State's 2018 rural operating costs;
9	(ii) any State that does not receive an
10	allocation under clause (i) that received an
11	amount for similar activities to prevent,
12	prepare for, and respond to coronavirus
13	that is equal to or greater than 140 per-
14	cent of the combined 2018 rural operating
15	costs of the recipients and subrecipients in
16	that State shall receive an amount equal to
17	10 percent of such State's 2018 rural op-
18	erating costs; and
19	(iii) any State that does not receive an
20	allocation under clauses (i) or (ii) shall re-
21	ceive an amount equal to 20 percent of
22	such State's 2018 rural operating costs.
23	(4) Capital investments.—
24	(A) IN GENERAL.—Of the amounts made
25	available under subsection (a)—
1	(i) \$1,425,000,000 shall be for grants
----	-----------------------------------------------
2	administered under subsections (d) and (e)
3	of section 5309 of title 49, United States
4	Code, and section 3005(b) of the FAST
5	Act (Public Law 114–94); and
6	(ii) $$250,000,000$ shall be for grants
7	administered under subsection (h) of sec-
8	tion 5309 of title 49, United States Code.
9	(B) FUNDING DISTRIBUTION.—
10	(i) IN GENERAL.—Of the amounts
11	made available in subparagraph (A)(i),
12	\$1,250,000,000 shall be provided to each
13	recipient for all projects with existing full
14	funding grant agreements that received al-
15	locations for fiscal year 2019 or 2020 and
16	all projects under section 3005(b) of Pub-
17	lic Law 114–94 that received allocations
18	for fiscal year 2019 or 2020, except that
19	recipients with projects open for revenue
20	service are not eligible to receive a grant
21	under this subparagraph. Funds shall be
22	provided proportionally based on the non-
23	capital investment grant or non-expedited
24	project delivery share of the amount allo-
25	cated.

1	(ii) Allocation.—Of the amounts
2	made available in subparagraph (A)(i),
3	\$175,000,000 shall be provided to each re-
4	cipient for all projects with existing full
5	funding grant agreements that received an
6	allocation only prior to fiscal year 2019,
7	except that projects open for revenue serv-
8	ice are not eligible to receive a grant under
9	this subparagraph and no project may re-
10	ceive more than 40 percent of the amounts
11	provided under this clause. The Adminis-
12	trator of the Federal Transit Administra-
13	tion shall proportionally distribute funds in
14	excess of such percent to recipients for
15	which the percent of funds does not exceed
16	40 percent. Funds shall be provided pro-
17	portionally based on the non-capital invest-
18	ment grant share of the amount allocated.
19	(iii) ELIGIBLE RECIPIENTS.—For
20	amounts made available in subparagraph
21	(A)(ii), eligible recipients shall be any re-
22	cipient of an allocation under subsection
23	(h) of section 5309 of title 49, United
24	States Code, or an applicant in the project

development phase described in paragraph
 (2) of such subsection.

3 (iv) AMOUNT.—Amounts distributed 4 under clauses (i), (ii), and (iii) of subparagraph (A) shall be provided notwith-5 6 standing the limitation of any calculation of the maximum amount of Federal finan-7 8 cial assistance for the project under sub-9 section (k)(2)(C)(ii) or (h)(7) of section 10 5309 of title 49, United States Code, or 11 section 3005(b)(9) of the FAST Act (Pub-12 lic Law 114–94).

13 (5) SECTION 5311(F) SERVICES.—

(A) IN GENERAL.—Of the amounts made
available under subsection (a) and in addition
to the amounts made available under paragraph
(3), \$100,000,000 shall be available for grants
to recipients for bus operators that partner with
recipients or subrecipients of funds under section 5311(f) of title 49, United States Code.

(B) ALLOCATION RATIO.—Notwithstanding
paragraph (3), the Administrator of the Federal
Transit Administration shall allocate amounts
under subparagraph (A) in the same ratio as

1	funds were provided under section 5311 of title
2	49, United States Code, for fiscal year 2020.
3	(C) EXCEPTION.—If a State or territory
4	does not have bus providers eligible under sec-
5	tion 5311(f) of title 49, United States Code,
6	funds under this paragraph may be used by
7	such State or territory for any expense eligible
8	under section 5311 of title 49, United States
9	Code.
10	(6) Planning.—
11	(A) IN GENERAL.—Of the amounts made
12	available under subsection (a), \$25,000,000
13	shall be for grants to recipients eligible under
14	section 5307 of title 49, United States Code,
15	for the planning of public transportation associ-
16	ated with the restoration of services as the
17	coronavirus public health emergency concludes
18	and shall be available in accordance with such
19	section.
20	(B) AVAILABILITY OF FUNDS FOR ROUTE
21	PLANNING.—Amounts made available under
22	subparagraph (A) shall be available for route
23	planning designed to—
24	(i) increase ridership and reduce trav-
25	el times, while maintaining or expanding

1	the total level of vehicle revenue miles of
2	service provided in the planning period; or
3	(ii) make service adjustments to in-
4	crease the quality or frequency of service
5	provided to low-income riders and dis-
6	advantaged neighborhoods or communities.
7	(C) LIMITATION.—Amounts made available
8	under subparagraph (A) shall not be used for
9	route planning related to transitioning public
10	transportation service provided as of the date of
11	receipt of funds to a transportation network
12	company or other third-party contract provider,
13	unless the existing provider of public transpor-
14	tation service is a third-party contract provider.
15	(7) Recipients and subrecipients requir-
16	ING ADDITIONAL ASSISTANCE.—
17	(A) IN GENERAL.—Of the amounts made
18	available under subsection (a), \$2,207,561,294
19	shall be for grants to eligible recipients or sub-
20	recipients of funds under sections 5307 or 5311
21	of title 49, United States Code, that, as a result
22	of COVID–19, require additional assistance for
23	costs related to operations, personnel, cleaning,
24	and sanitization combating the spread of patho-
25	gens on transit systems, and debt service pay-

1	ments incurred to maintain operations and
2	avoid layoffs and furloughs.
3	(B) Administration.—Funds made avail-
4	able under subparagraph (A) shall, after alloca-
5	tion, be administered as if provided under para-
6	graph (1) or (3) , as applicable.
7	(C) Application requirements.—
8	(i) IN GENERAL.—The Administrator
9	of the Federal Transit Administration may
10	not allocate funds to an eligible recipient
11	or subrecipient of funds under chapter 53
12	of title 49, United States Code, unless the
13	recipient provides to the Administrator—
14	(I) estimates of financial need;
15	(II) data on reductions in farebox
16	or other sources of local revenue for
17	sustained operations;
18	(III) a spending plan for such
19	funds; and
20	(IV) demonstration of expendi-
21	ture of greater than 90 percent of
22	funds available to the applicant from
23	funds made available for similar ac-
24	tivities in fiscal year 2020.

1	(ii) DEADLINES.—The Administrator
2	of the Federal Transit Administration
3	shall—
4	(I) not later than 180 days after
5	the date of enactment of this Act,
6	issue a Notice of Funding Oppor-
7	tunity for assistance under this para-
8	graph; and
9	(II) not later than 120 days after
10	the application deadline established in
11	the Notice of Funding Opportunity
12	under subclause (I), make awards
13	under this paragraph to selected ap-
14	plicants.
15	(iii) EVALUATION.—
16	(I) IN GENERAL.—Applications
17	for assistance under this paragraph
18	shall be evaluated by the Adminis-
19	trator of the Federal Transit Admin-
20	istration based on the level of finan-
21	cial need demonstrated by an eligible
22	recipient or subrecipient, including
23	projections of future financial need to
24	maintain service as a percentage of
25	the 2018 operating costs that has not

1	been replaced by the funds made
2	available to the eligible recipient or
3	subrecipient under paragraphs (1)
4	through (5) of this subsection when
5	combined with the amounts allocated
6	to such eligible recipient or sub-
7	recipient from funds previously made
8	available for the operating expenses of
9	transit agencies related to the re-
10	sponse to the COVID–19 public
11	health emergency.
12	(II) RESTRICTION.—Amounts
13	made available under this paragraph
14	shall only be available for operating
15	expenses.
16	(iv) STATE APPLICANTS.—A State
17	may apply for assistance under this para-
18	graph on behalf of an eligible recipient or
19	subrecipient or a group of eligible recipi-
20	ents or subrecipients.
21	(D) UNOBLIGATED FUNDS.—If amounts
22	made available under this paragraph remain
23	unobligated on September 30, 2023, such
24	amounts shall be available for any purpose eligi-

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ble under sections 5307 or 5311 of title 49, 2 United States Code.

Page 365, strike lines 1 through 6 (and redesignate subparagraph (B) on line 7 and subparagraph (C) on line 9 as subparagraph (A) and subparagraph (B), respectively).

Page 370, beginning on line 9, strike "All airports receiving funds under this section" and insert "As a condition for receiving funds provided under this section, an airport".

Page 371, after line 4, insert the following:

3	(D) NONCOMPLIANCE.—Any financial as-
4	sistance provided under this section to an air-
5	port that fails to comply with the workforce re-
6	tention requirement described in subparagraph
7	(A), and does not otherwise qualify for a waiver
8	or exception under this paragraph, shall be sub-
9	ject to clawback by the Secretary.

Page 371, after line 22, insert the following:

10 SEC. 7008. EMERGENCY FAA EMPLOYEE LEAVE FUND.

11 (a) ESTABLISHMENT; APPROPRIATION.—There is es-12 tablished in the Federal Aviation Administration an Emergency FAA Employee Leave Fund (in this section referred 13

to as the "Fund"), to be administered by the Adminis-1 2 trator of the Federal Aviation Administration, for the pur-3 poses set forth in subsection (b). In addition to amounts 4 otherwise available, there is appropriated for fiscal year 5 2021, out of any money in the Treasury not otherwise appropriated, \$9,000,000, which shall be deposited into the 6 7 Fund and remain available through September 30, 2022. 8 (b) PURPOSE.—Amounts in the Fund shall be avail-9 able to the Administrator for the use of paid leave under 10 this section by any employee of the Administration who is unable to work because the employee— 11 12 (1) is subject to a Federal, State, or local quar-13 antine or isolation order related to COVID-19; 14 (2) has been advised by a health care provider 15 self-quarantine due to concerns related to to

16 COVID-19;

17 (3) is caring for an individual who is subject to18 such an order or has been so advised;

19 (4) is experiencing symptoms of COVID-1920 and seeking a medical diagnosis;

(5) is caring for a son or daughter of such employee if the school or place of care of the son or
daughter has been closed, if the school of such son
or daughter requires or makes optional a virtual
learning instruction model or requires or makes op-

tional a hybrid of in-person and virtual learning in struction models, or the child care provider of such
 son or daughter is unavailable, due to COVID-19
 precautions;

5 (6) is experiencing any other substantially simi-6 lar condition;

7 (7) is caring for a family member with a mental 8 or physical disability or who is 55 years of age or 9 older and incapable of self-care, without regard to 10 whether another individual other than the employee 11 is available to care for such family member, if the 12 place of care for such family member is closed or the 13 direct care provider is unavailable due to COVID-14 19; or

(8) is obtaining immunization related to
COVID-19 or to recover from any injury, disability,
illness, or condition related to such immunization.

18 (c) LIMITATIONS.—

(1) PERIOD OF AVAILABILITY.—Paid leave
under this section may only be provided to and used
by an employee of the Administration during the period beginning on the date of enactment of this section and ending on September 30, 2021.

24 (2) TOTAL HOURS; AMOUNT.—Paid leave under
25 this section—

1	(A) shall be provided to an employee of the
2	Administration in an amount not to exceed 600
3	hours of paid leave for each full-time employee,
4	and in the case of a part-time employee, em-
5	ployee on an uncommon tour of duty, or em-
6	ployee with a seasonal work schedule, in an
7	amount not to exceed the proportional equiva-
8	lent of 600 hours to the extent amounts in the
9	Fund remain available for reimbursement;
10	(B) shall be paid at the same hourly rate
11	as other leave payments; and
12	(C) may not be provided to an employee if
13	the leave would result in payments greater than
14	\$2,800 in aggregate for any biweekly pay pe-
15	riod for a full-time employee, or a proportion-
16	ally equivalent biweekly limit for a part-time
17	employee.
18	(3) Relationship to other leave.—Paid
19	leave under this section—
20	(A) is in addition to any other leave pro-
21	vided to an employee of the Administration; and
22	(B) may not be used by an employee of the
23	Administration concurrently with any other
24	paid leave.

(4) CALCULATION OF RETIREMENT BENEFIT.—
 Any paid leave provided to an employee of the Ad ministration under this section shall reduce the total
 service used to calculate any Federal retirement ben efit.

In the table of contents on page 7, insert after the item relating to section 7007 the following:

Sec. 7008. Emergency FAA Employee Leave Fund.

Page 373, beginning on line 6, strike ", as supported by demonstrable evidence".

Page 373, beginning on line 17, strike ", as supported by demonstrable evidence,".

Page 376, strike lines 7 through 15 (and redesignate subsequent paragraphs accordingly).

Page 378, line 13, strike "employer that" and all that follows through "agrees to" and insert "employer that agrees to".

Page 378, line 22, strike "; and" and insert a period.

Page 378, strike line 23 and all that follows through page 379, line 4.

Page 379, line 8, strike "any" and insert "the immediately preceding".

Page 384, beginning on line 15, strike ", as authorized by the Inspector General Act of 1978".

Page 385, line 13, insert "in sections 1703(c)(1)and 1703(c)(5) of such title" after "program".

Page 386, strike lines 16 through 23 and insert the following: "In addition to amounts otherwise made available, there is appropriated to the Office of Inspector General of the Department of Veterans Affairs for fiscal year 2021, out of any money in the Treasury not otherwise appropriated, \$10,000,000, to remain available until expended, for audits, investigations, and other oversight of projects and activities carried out with funds made available to the Department of Veterans Affairs.".

Page 396, beginning on line 11, strike subsection (f).

Page 396, beginning on line 24, strike subsection (g).

Page 397, beginning on line 14, strike subsection (h).

Page 397, beginning on line 23, strike subsection (i).

Page 398, line 16, strike "(j)" and insert "(f)".

Page 398, line 18, strike "(k)" and insert "(g)".

Page 398, line 21, strike "(l)" and insert "(h)".

Page 399, beginning on line 3, strike subsection (m).

Page 400, line 4, strike "(n)" and insert "(i)".

Page 400, line 15, strike "not require a veteran to pay a" and insert "provide for any".

Page 400, line 18, strike "the veteran" and insert "a veteran".

Page 401, line 9, insert ", except for health care furnished pursuant to section 1703(c)(2)-(c)(4) of title 38, United States Code" before the period.

Page 401, after line 9, insert the following new section:

1 SEC. 8008. EMERGENCY DEPARTMENT OF VETERANS AF 2 FAIRS EMPLOYEE LEAVE FUND.

(a) ESTABLISHMENT; APPROPRIATION.—There is established in the Treasury the Emergency Department of
Veterans Affairs Employee Leave Fund (in this section
referred to as the "Fund"), to be administered by the Secretary of Veterans Affairs, for the purposes set forth in
subsection (b). In addition to amounts otherwise available,
there is appropriated for fiscal year 2021, out of any

money in the Treasury not otherwise appropriated,
 \$80,000,000, which shall be deposited into the Fund and
 remain available through September 20, 2022.

4 (b) PURPOSE.—Amounts in the Fund shall be avail5 able for payment to the Department of Veterans Affairs
6 for the use of paid leave by any covered employee who
7 is unable to work because the employee—

8 (1) is subject to a Federal, State, or local quar9 antine or isolation order related to COVID-19;

10 (2) has been advised by a health care provider
11 to self-quarantine due to concerns related to
12 COVID-19;

(3) is caring for an individual who is subject tosuch an order or has been so advised;

15 (4) is experiencing symptoms of COVID-1916 and seeking a medical diagnosis;

17 (5) is caring for a son or daughter of such em-18 ployee if the school or place of care of the son or 19 daughter has been closed, if the school of such son 20 or daughter requires or makes optional a virtual 21 learning instruction model or requires or makes op-22 tional a hybrid of in-person and virtual learning in-23 struction models, or the child care provider of such 24 son or daughter is unavailable, due to COVID-19 25 precautions;

(6) is experiencing any other substantially simi lar condition;

3 (7) is caring for a family member with a mental 4 or physical disability or who is 55 years of age or 5 older and incapable of self-care, without regard to 6 whether another individual other than the employee 7 is available to care for such family member, if the 8 place of care for such family member is closed or the 9 direct care provider is unavailable due to COVID-10 19; or

(8) is obtaining immunization related to
COVID-19 or to recover from any injury, disability,
illness, or condition related to such immunization.

14 (c) LIMITATIONS.—

(1) PERIOD OF AVAILABILITY.—Paid leave
under this section may only be provided to and used
by a covered employee during the period beginning
on the date of enactment of this Act and ending on
September 30, 2021.

20 (2) TOTAL HOURS; AMOUNT.—Paid leave under
21 this section—

(A) shall be provided to a covered employee
in an amount not to exceed 600 hours of paid
leave for each full-time employee, and in the
case of a part-time employee, employee on an

1	uncommon tour of duty, or employee with a
2	seasonal work schedule, in an amount not to ex-
3	ceed the proportional equivalent of 600 hours to
4	the extent amounts in the Fund remain avail-
5	able for reimbursement;
6	(B) shall be paid at the same hourly rate
7	as other leave payments; and
8	(C) may not be provided to a covered em-
9	ployee if the leave would result in payments
10	greater than \$2,800 in aggregate for any bi-
11	weekly pay period for a full-time employee, or
12	a proportionally equivalent biweekly limit for a
13	part-time employee.
14	(3) Relationship to other leave.—Paid
15	leave under this section—
16	(A) is in addition to any other leave pro-
17	vided to a covered employee; and
18	(B) may not be used by a covered em-
19	ployee concurrently with any other paid leave.
20	(4) Calculation of retirement benefit.—
21	Any paid leave provided to a covered employee under
22	this section shall reduce the total service used to cal-
23	culate any Federal civilian retirement benefit.
24	(d) COVERED EMPLOYEE DEFINED.—In this section,
25	the term "covered employee" means an employee of the

- 1 Department of Veterans Affairs appointed under chapter
- 2 74 of title 38, United States Code.

In the table of contents on page 8, insert after the item relating to section 8007 the following:

Sec. 8008. Emergency Department of Veterans Affairs Employee Leave Fund.

Page 401, strike lines 14 through 16.

Page 404, strike line 20 and all that follows through page 405, line 2.

Page 405, strike lines 17 through 20 and insert the following: "If a State modifies its unemployment compensation law and policies, subject to the succeeding sentence, with respect to personnel standards on a merit basis on an emergency temporary basis as needed to respond to the spread of COVID-19, such modifications shall be disregarded for the purposes of applying section 303 of the Social Security Act and section 3304 of the Internal Revenue Code of 1986 to such State law. Such modifications shall only apply through August 29, 2021, and shall be limited to engaging of temporary staff, rehiring of retirees or former employees on a non-competitive basis, and other temporary actions to quickly process applications and claims." Page 406, strike line 9 and all that follows through page 408, line 6, and insert the following:

1 (c) COORDINATION OF PANDEMIC EMERGENCY UN-2 EMPLOYMENT COMPENSATION WITH EXTENDED COM-3 PENSATION.—Section 2107(a)(5)(B) of such Act (15) U.S.C. 9025(a)(5)(B)) is amended by inserting "or for the 4 5 week that includes the date of enactment of the American Rescue Plan Act of 2021 (without regard to the amend-6 7 ments made by subsections (a) and (b) of section 9016 of such Act)" after "2020)". 8

Page 410, line 17, insert "and" after the semicolon.

Page 410, line 25, strike "; and" and insert a period.

Page 411, strikes lines 1 through 8.

Page 413, line 10, strike "may" and insert "shall".

Page 414, line 17, strike "and" and insert "or".

Page 415, line 3, strike "**FUND**" (and amend the table of contents accordingly).

Page 415, line 6, strike "FUND".

Page 415, strike lines 7 through 16 and insert the following:

1	"(1) Appropriation.—In addition to amounts
2	otherwise available, there is appropriated for fiscal
3	year 2021, out of any money in the Treasury of the
4	United States not otherwise appropriated,
5	\$1,000,000,000, to remain available until expended,
6	to carry out this subsection.".
	Page 415, line 17, strike "(3)" and insert "(2)".
	Page 415, line 19, strike "(2)" and insert "(1)".
	Page 415, line 23, strike "(4)" and insert "(3)".
	Page 416, line 4, strike " (2) " and insert " (1) ".
	Page 416, line 5, strike " (3) " and insert " (2) ".
	Page 417, line 19, strike " (2) " and insert " (1) ".
	Page 417, line 20, strike " (3) " and insert " (2) ".
	Page 418, line 11, strike " (5) " and insert " (4) ".
	Page 418, line 15, strike " (4) " and insert " (3) ".
	Page 418, line 19, strike "(4)" and insert "(3)".
	Page 418, line 23, strike "(4)" and insert "(3)".
	Page 419, line 2, strike " (2) " and insert " (1) ".
	Page 419, line 7, strike "(6)" and insert "(5)".
	Page 419, line 14, strike "(7)" and insert "(6)".

Page 420, strike line 17 and all that follows through page 421, line 21 and insert the following:

1	"(7) EXPENDITURE REPORTS.—On expending
2	all funds provided to a State or Indian tribe under
3	this subsection, the entity shall submit to the Sec-
4	retary a written report that describes how the funds
5	were expended, which report shall be so submitted—
6	"(A) if the entity is a State that is not a
7	territory, within 90 days after expenditure; or
8	"(B) if the entity is a territory or is oper-
9	ating a tribal program funded under this part,
10	within 120 days after expenditure.".

Page 420, line 14, strike "(5)(B)" and insert "(4)(B)".

Page 421, line 22, strike "(9)" and insert "(8)".

Page 422, strike lines 1 through 3.

Page 422, line 4, strike "(11)" and insert "(9)".

Page 424, line 10, insert ", as defined by local adult protective services statutes and regulations" before the 1st period.

Page 425, beginning on line 20, strike "to increase the capacity of such a State to respond to COVID–19 by allowing such a State to" and insert "for such a State to".

Page 426, strike lines 5 through 7.

Page 435, beginning on line 5, strike "A reviewing court shall grant deference to such Secretary's determination.".

Page 442, line 25, insert "Medicare" before "bene-fits".

Page 442, beginning on line 25, strike "under title XVIII of the Social Security Act (42 U.S.C. 1395 et seq.)".

Page 446, strike lines 22 through 25, and insert the following:

1	((2) in the case of any group health plan not
2	described in paragraph (1)—
3	"(A) which is subject to the COBRA con-
4	tinuation provisions contained in—
5	"(i) the Internal Revenue Code of
6	1986,
7	"(ii) the Employee Retirement Income
8	Security Act of 1974, or
9	"(iii) the Public Health Service Act,
10	Or

"(B) under which some or all of the cov erage is not provided by insurance,

3 the employer maintaining the plan, and".

Page 446, line 5, strike "Worker Health Coverage Protection Act" and insert "American Rescue Plan Act of 2021".

Page 447, beginning on 12, strike "sections 7001 and 7003 of the Families First Coronavirus Response Act and section 2301 of the CARES Act" and insert "sections 3131, 3132, and 3134".

Page 449, beginning on line 18, strike "No amount for which a credit is allowed under this section shall be taken into account as qualified wages under section 2301 of the CARES Act or as qualified health plan expenses under section 7001(d) or 7003(d) of the Families First Coronavirus Response Act." and insert "No credit shall be allowed under this section with respect to any amount which is taken into account as qualified wages under section 2301 of the CARES Act or section 3134 of this title or as qualified health plan expenses under section 7001(d) or 7003(d) of the Families First Coronavirus Response Act or section 3131 or 3132 of this title.".

Page 449, after line 22, insert the following:

"(f) EXTENSION OF LIMITATION ON ASSESSMENT.—
 Notwithstanding section 6501, the limitation on the time
 period for the assessment of any amount attributable to
 a credit claimed under this section shall not expire before
 the date that is 5 years after the later of—

6 "(1) the date on which the original return
7 which includes the calendar quarter with respect to
8 which such credit is determined is filed, or

9 "(2) the date on which such return is treated
10 as filed under section 6501(b)(2).".

Page 449, line 23, strike "(f)" and insert "(g)".

Page 452, line 24, strike "Worker Health Coverage Protection Act" and insert "American Rescue Plan Act of 2021".

Page 453, beginning on line 8, strike "Worker Health Coverage Protection Act" and insert "American Rescue Plan Act of 2021".

Page 454, line 3, strike "Worker Health Coverage Protection Act" and insert "American Rescue Plan Act of 2021".

Page 454, beginning on line 22, strike "Worker Health Coverage Protection Act" and insert "American Rescue Plan Act of 2021".

Page 462, strike line 24 and all that follows through page 464, line 15, and insert the following:

"(3) TIMING AND MANNER OF PAYMENTS.-1 2 The Secretary shall, subject to the provisions of this 3 title and consistent with rules similar to the rules of 4 subparagraphs (B) and (C) of section 6428A(f)(3), 5 refund or credit any overpayment attributable to this 6 subsection as rapidly as possible, consistent with a 7 rapid effort to make payments attributable to such 8 overpayments electronically if appropriate. No re-9 fund or credit shall be made or allowed under this 10 subsection after December 31, 2021.".

Page 466, strike line 17 and all that follows through page 467, line 15, and insert the following:

11 "(6) APPLICATION TO CERTAIN INDIVIDUALS 12 WHO HAVE NOT FILED A RETURN OF TAX FOR 2019 13 OR 2020 AT TIME OF DETERMINATION.—In the case 14 of any individual who, at the time of any determina-15 tion made pursuant to paragraph (3), has filed a tax 16 return for neither the year described in paragraph 17 (1) nor for the year described in paragraph (5)(A), the Secretary shall, consistent with rules similar to 18 19 the rules of section 6428A(f)(5)(H)(i), apply para-20 graph (1) on the basis of information available to

1 the Secretary and shall, on the basis of such infor-2 mation, determine the advance refund amount with 3 respect to such individual without regard to sub-4 section (d) unless the Secretary has reason to know 5 that such amount would otherwise be reduced by 6 reason of such subsection.".

Page 467, strike line 21 and all that follows through page 468, line 6.

Page 468, line 7, strike "(9)" and insert "(8)".

Page 469, strike "In conducting" on line 19 and all that follows through "such taxpayers." on line 23.

Page 473, strike lines 7 through 9.

Page 473, line 10, strike "(B)" and insert "(A)".

Page 473, line 13, strike "(C)" and insert "(B)".

Page 474, line 9, insert "of which up to \$20,000,000 is available for premium pay for services related to the development of information technology as determined by the Commissioner of the Internal Revenue occurring between January 1, 2020 and December 31, 2022, and all of" before "which shall".

Page 474, line 21, strike "activates" and insert "activities".

Page 475, strike line 1 and all that follows through page 476, line 9.

Page 480, strike lines 10 through 14, and insert the following:

"(a) IN GENERAL.—The Secretary shall establish a 1 program for making periodic payments to taxpayers 2 3 which, in the aggregate during any calendar year, equal the annual advance amount determined with respect to 4 such taxpayer for such calendar year. Except as provided 5 in subsection (b)(3)(B), the periodic payments made to 6 7 any taxpayer for any calendar year shall be in equal 8 amounts.".

Page 480, line 21, insert "50 percent of" after "equal to".

Page 483, line 2, strike "monthly" and insert "periodic".

Page 483, line 5, strike "monthly" and insert "periodic".

Page 483, beginning on line 14, strike "the Secretary may, for purposes of paragraph (1)(A), infer such status (or the lack thereof) from such information as is so contained or from other sources" and insert "the Secretary shall, for purposes of paragraph (1)(A), determine such status based on information known to the Secretary".

Page 485, strike lines 4 through 14.

Page 485, strike line 15 and all that follows through page 488, line 7, and insert the following:

1 "(e) Administrative Provisions.—

2 "(1) APPLICATION OF ELECTRONIC FUNDS PAY3 MENT REQUIREMENT.—The payments made by the
4 Secretary under subsection (a) shall be made by
5 electronic funds transfer to the same extent and in
6 the same manner as if such payments were Federal
7 payments not made under this title.

8 "(2) APPLICATION OF CERTAIN RULES.—Rules 9 similar to the rules of subparagraphs (B) and (C) of 10 section 6428A(f)(3) shall apply for purposes of this 11 section.

12 "(3) EXCEPTION FROM REDUCTION OR OFF13 SET.—Any payment made to any individual under
14 this section shall not be—

15 "(A) subject to reduction or offset pursu16 ant to subsection (c), (d), (e), or (f) of section
17 6402, or

	102
1	"(B) reduced or offset by other assessed
2	Federal taxes that would otherwise be subject
3	to levy or collection.
4	"(4) Application of advance payments in
5	THE POSSESSIONS OF THE UNITED STATES.—
6	"(A) IN GENERAL.—The advance payment
7	amount determined under this section shall be
8	determined—
9	"(i) by applying section 24(i)(1) with-
10	out regard to the phrase 'or is a bona fide
11	resident of Puerto Rico (within the mean-
12	ing of section 937(a))', and
13	"(ii) without regard to section
14	24(k)(3)(C)(ii)(I).
15	"(B) MIRROR CODE POSSESSIONS.—In the
16	case of any possession of the United States with
17	a mirror code tax system (as defined in section
18	24(k)), this section shall not be treated as part
19	of the income tax laws of the United States for
20	purposes of determining the income tax law of
21	such possession unless such possession elects to
22	have this section be so treated.
23	"(C) Administrative expenses of ad-
24	VANCE PAYMENTS.—

"(i) MIRROR CODE POSSESSIONS.—In 1 2 the case of any possession described in subparagraph (B) which makes the elec-3 4 tion described in such subparagraph, the amount otherwise paid by the Secretary to 5 6 such possession under section 24(k)(1)(A)with respect to taxable years beginning in 7 8 2021 shall be increased by \$300,000 if 9 such possession has a plan, which has been 10 approved by the Secretary, for making ad-11 vance payments consistent with such elec-12 tion. 13 "(ii) AMERICAN SAMOA.—The amount 14 otherwise paid by the Secretary to Amer-15 ican Samoa under subparagraph (A) of 16 section 24(k)(3) with respect to taxable 17 years beginning in 2021 shall be increased

by \$300,000 if the plan described in subparagraph (B) of such section includes a
program, which has been approved by the
Secretary, for making advance payments
under rules similar to the rules of this section.

24 "(iii) TIMING OF PAYMENT.—The
25 Secretary may pay, upon the request of the

1	possession of the United States to which
2	the payment is to be made, the amount of
3	the increase determined under clause (i) or
4	(ii) immediately upon approval of the plan
5	referred to in such clause, respectively.".

Page 488, line 8, strike "(g)" and insert "(f)".

Page 488, line 11, strike "month beginning" and insert "period".

Page 488, line 13, strike "month beginning" and insert "period".

Page 488, line 15, strike "(h)" and insert "(g)".

Page 496, line 12, strike "section 7527A(f)(5)(A)" and insert "section 7527A(e)(5)(A)".

Page 501, strike line 8 and all that follows through page 502, line 4, and insert the following:

6	"(E) QUALIFIED HOMELESS YOUTH.—For
7	purposes of this paragraph, the term 'qualified
8	homeless youth' means, with respect to any tax-
9	able year, an individual who certifies, in a man-
10	ner as provided by the Secretary, that such in-
11	dividual is either an unaccompanied youth who
12	is a homeless child or youth, or is unaccom-

1	panied,	at	risk	of	homelessness,	and	self-sup-
2	porting.	".					

Page 503, line 19, strike "December 31 2020" and insert "December 31, 2020".

Page 509, strike line 21 and all that follows through page 511, line 25, and insert the following:

3	"(4) Rules related to payments.—
4	"(A) TIMING OF PAYMENTS.—The Sec-
5	retary shall make payments under paragraph
6	(1) for any calendar year—
7	"(i) after receipt of such information
8	as the Secretary may require to determine
9	such payments, and
10	"(ii) except as provided in clause (i),
11	within a reasonable period of time before
12	the due date for individual income tax re-
13	turns (as determined under the laws of
14	Puerto Rico) for taxable years which began
15	on the first day of such calendar year.
16	"(B) INFORMATION.—The Secretary may
17	require the reporting of such information as the
18	Secretary may require to carry out this sub-
19	section.

"(C) 1 DETERMINATION OF COST OF 2 EARNED INCOME TAX CREDIT.—For purposes of this subsection, the cost to Puerto Rico of 3 4 the earned income tax credit shall be deter-5 mined by the Secretary on the basis of the laws 6 of Puerto Rico and shall include reductions in 7 revenues received by Puerto Rico by reason of 8 such credit and refunds attributable to such 9 credit, but shall not include any administrative 10 costs with respect to such credit.".

Page 512, beginning on line 21, strike "(C), and (D)" and insert "and (C)".

Page 514, beginning on line 18, strike "(C), and (D)" and insert "and (C)".

Page 523, strike line 16 and all that follows through page 536, line 17, and insert the following:

PART 5—CREDITS FOR PAID SICK AND FAMILY LEAVE

13 SEC. 9641. PAYROLL CREDITS.

(a) IN GENERAL.—Chapter 21 of the Internal Revenue Code of 1986 is amended by adding at the end the
following new subchapter:

17 **"Subchapter D—Credits**

"Sec. 3131. Credit for paid sick leave.

"Sec. 3132. Payroll credit for paid family leave. "Sec. 3133. Special rule related to tax on employers.

1 "SEC. 3131. CREDIT FOR PAID SICK LEAVE.

2 "(a) IN GENERAL.—In the case of an employer, there
3 shall be allowed as a credit against applicable employment
4 taxes for each calendar quarter an amount equal to 100
5 percent of the qualified sick leave wages paid by such em6 ployer with respect to such calendar quarter.

7 "(b) Limitations and Refundability.—

8 "(1) WAGES TAKEN INTO ACCOUNT.—The 9 amount of qualified sick leave wages taken into ac-10 count under subsection (a) with respect to any indi-11 vidual shall not exceed \$200 (\$511 in the case of 12 any day any portion of which is paid sick time de-13 scribed in paragraph (1), (2), or (3) of section 14 5102(a) of the Emergency Paid Sick Leave Act, ap-15 plied with the modification described in subsection 16 (c)(2)(A)(i)) for any day (or portion thereof) for 17 which the individual is paid qualified sick leave 18 wages.

19 "(2) OVERALL LIMITATION ON NUMBER OF
20 DAYS TAKEN INTO ACCOUNT.—The aggregate num21 ber of days taken into account under paragraph (1)
22 for any calendar quarter shall not exceed the excess
23 (if any) of—

24 "(A) 10, over

"(B) the aggregate number of days so
 taken into account during preceding calendar
 quarters in such calendar year (other than the
 first quarter of calendar year 2021).

5 "(3) CREDIT LIMITED TO CERTAIN EMPLOY6 MENT TAXES.—The credit allowed by subsection (a)
7 with respect to any calendar quarter shall not exceed
8 the applicable employment taxes for such calendar
9 quarter on the wages paid with respect to the em10 ployment of all employees of the employer.

11 "(4) Refundability of excess credit.—

"(A) CREDIT IS REFUNDABLE.—If the
amount of the credit under subsection (a) exceeds the limitation of paragraph (3) for any
calendar quarter, such excess shall be treated
as an overpayment that shall be refunded under
sections 6402(a) and 6413(b).

18 "(B) ADVANCING CREDIT.—In anticipation
19 of the credit, including the refundable portion
20 under subparagraph (A), the credit shall be ad21 vanced, according to forms and instructions
22 provided by the Secretary, up to an amount cal23 culated under subsection (a), subject to the lim24 its under paragraph (1) and (2), all calculated
1	through the end of the most recent payroll pe-
2	riod in the quarter.
3	"(c) Qualified Sick Leave Wages.—For purposes
4	of this section—
5	"(1) IN GENERAL.—The term 'qualified sick
6	leave wages' means wages paid by an employer
7	which would be required to be paid by reason of the
8	Emergency Paid Sick Leave Act as if such Act ap-
9	plied after March 31, 2021.
10	"(2) Rules of application.—For purposes of
11	determining whether wages are qualified sick leave
12	wages under paragraph (1)—
13	"(A) IN GENERAL.—The Emergency Paid
14	Sick Leave Act shall be applied—
15	"(i) by inserting ', the employee is
16	seeking or awaiting the results of a diag-
17	nostic test for, or a medical diagnosis of,
18	COVID-19 and such employee has been ex-
19	posed to COVID-19 or the employee's em-
20	ployer has requested such test or diag-
21	nosis, or the employee is obtaining immu-
22	nization related to COVID-19 or recov-
23	ering from any injury, disability, illness, or
24	condition related to such immunization'

1	after 'medical diagnosis' in section
2	5102(a)(3) thereof, and
3	"(ii) by applying section 5102(b)(1) of
4	such Act separately with respect to each
5	calendar year after 2020 (and, in the case
6	of calendar year 2021, without regard to
7	the first quarter thereof).
8	"(B) LEAVE MUST MEET REQUIRE-
9	MENTS.—If an employer fails to comply with
10	any requirement of such Act (determined with-
11	out regard to section 5109 thereof) with respect
12	to paid sick time (as defined in section 5110 of
13	such Act), amounts paid by such employer with
14	respect to such paid sick time shall not be
15	taken into account as qualified sick leave wages.
16	For purposes of the preceding sentence, an em-
17	ployer which takes an action described in sec-
18	tion 5104 of such Act shall be treated as failing
19	to meet a requirement of such Act.
20	"(d) Allowance of Credit for Certain Health
21	Plan Expenses.—
22	"(1) IN GENERAL.—The amount of the credit
23	allowed under subsection (a) shall be increased by so
24	much of the employer's qualified health plan ex-

penses as are properly allocable to the qualified sick
 leave wages for which such credit is so allowed.

3 "(2) QUALIFIED HEALTH PLAN EXPENSES.— 4 For purposes of this subsection, the term 'qualified 5 health plan expenses' means amounts paid or in-6 curred by the employer to provide and maintain a 7 group health plan (as defined in section 5000(b)(1)). 8 but only to the extent that such amounts are ex-9 cluded from the gross income of employees by reason 10 of section 106(a).

11 "(3) Allocation rules.—For purposes of 12 this section, qualified health plan expenses shall be 13 allocated to qualified sick leave wages in such man-14 ner as the Secretary may prescribe. Except as other-15 wise provided by the Secretary, such allocation shall 16 be treated as properly made if made on the basis of 17 being pro rata among covered employees and pro 18 rata on the basis of periods of coverage (relative to 19 the time periods of leave to which such wages re-20 late).

21 "(e) Definitions and Special Rules.—

22 "(1) APPLICABLE EMPLOYMENT TAXES.—For
23 purposes of this section, the term 'applicable employ24 ment taxes' means the following:

1 "(A) The taxes imposed under section 2 3111(b).

3 "(B) So much of the taxes imposed under
4 section 3221(a) as are attributable to the rate
5 in effect under section 3111(b).

6 "(2) WAGES.—For purposes of this section, the 7 term 'wages' means wages (as defined in section 8 3121(a), determined without regard to paragraphs 9 (1) through (22) of section 3121(b)) and compensa-10 tion (as defined in section 3231(e), determined with-11 out regard to the sentence in paragraph (1) thereof 12 which begins 'Such term does not include remunera-13 tion').

14 "(3) Denial of double benefit.—For pur-15 poses of chapter 1, the gross income of the em-16 ployer, for the taxable year which includes the last 17 day of any calendar quarter with respect to which a 18 credit is allowed under this section, shall be in-19 creased by the amount of such credit. Any wages 20 taken into account in determining the credit allowed 21 under this section shall not be taken into account for 22 purposes of determining the credit allowed under 23 sections 45A, 45P, 45S, 51, 3132, and 3134. In the 24 case of any credit allowed under section 2301 of the 25 CARES Act or section 41 with respect to wages

taken into account under this section, the credit al lowed under this section shall be reduced by the por tion of the credit allowed under such section 2301
 or section 41 which is attributable to such wages.

5 "(4) ELECTION TO NOT TAKE CERTAIN WAGES
6 INTO ACCOUNT.—This section shall not apply to so
7 much of the qualified sick leave wages paid by an el8 igible employer as such employer elects (at such time
9 and in such manner as the Secretary may prescribe)
10 to not take into account for purposes of this section.

"(5) CERTAIN GOVERNMENTAL EMPLOYERS.—
No credit shall be allowed under this section to the
Government of the United States or to any agency
or instrumentality thereof. The preceding sentence
shall not apply to any organization described in section 501(c)(1) and exempt from tax under section
501(a).

18 "(6) EXTENSION OF LIMITATION ON ASSESS-19 MENT.—Notwithstanding section 6501, the limita-20 tion on the time period for the assessment of any 21 amount attributable to a credit claimed under this 22 section shall not expire before the date that is 5 23 years after the later of—

24 "(A) the date on which the original return25 which includes the calendar quarter with re-

1	spect to which such credit is determined is filed,
2	or
3	"(B) the date on which such return is
4	treated as filed under section $6501(b)(2)$.
5	"(f) Regulations.—The Secretary shall prescribe
6	such regulations or other guidance as may be necessary
7	to carry out the purposes of this section, including—
8	((1) regulations or other guidance to prevent
9	the avoidance of the purposes of the limitations
10	under this section,
11	"(2) regulations or other guidance to minimize
12	compliance and record-keeping burdens under this
13	section,
14	"(3) regulations or other guidance providing for
15	waiver of penalties for failure to deposit amounts in
16	anticipation of the allowance of the credit allowed
17	under this section,
18	"(4) regulations or other guidance for recap-
19	turing the benefit of credits determined under this
20	section in cases where there is a subsequent adjust-
21	ment to the credit determined under subsection (a),
22	"(5) regulations or other guidance to ensure
23	that the wages taken into account under this section
24	conform with the paid sick time required to be pro-

vided under the Emergency Paid Sick Leave Act,
 and

3 "(6) regulations or other guidance to permit the
4 advancement of the credit determined under sub5 section (a).

6 "(g) APPLICATION OF SECTION.—This section shall
7 apply only to wages paid with respect to the period begin8 ning on April 1, 2021, and ending on September 30, 2021.

9 "(h) TREATMENT OF DEPOSITS.—The Secretary 10 shall waive any penalty under section 6656 for any failure 11 to make a deposit of applicable employment taxes if the 12 Secretary determines that such failure was due to the an-13 ticipation of the credit allowed under this section.

14 "(i) NON-DISCRIMINATION REQUIREMENT.—No 15 credit shall be allowed under this section to any employer for any calendar quarter if such employer, with respect 16 to the availability of the provision of qualified sick leave 17 wages to which this section otherwise applies for such cal-18 19 endar quarter, discriminates in favor of highly compensated employees (within the meaning of section 20 21 414(q), full-time employees, or employees on the basis of 22 employment tenure with such employer.

23 "SEC. 3132. PAYROLL CREDIT FOR PAID FAMILY LEAVE.

24 "(a) IN GENERAL.—In the case of an employer, there25 shall be allowed as a credit against applicable employment

1	taxes for each calendar quarter an amount equal to 100
2	percent of the qualified family leave wages paid by such
3	employer with respect to such calendar quarter.
4	"(b) Limitations and Refundability.—
5	"(1) WAGES TAKEN INTO ACCOUNT.—The
6	amount of qualified family leave wages taken into
7	account under subsection (a) with respect to any in-
8	dividual shall not exceed—
9	"(A) for any day (or portion thereof) for
10	which the individual is paid qualified family
11	leave wages, \$200, and
12	"(B) in the aggregate with respect to all
13	calendar quarters, \$12,000.
14	"(2) Credit limited to certain employ-
15	MENT TAXES.—The credit allowed by subsection (a)
16	with respect to any calendar quarter shall not exceed
17	the applicable employment taxes for such calendar
18	quarter (reduced by any credits allowed under sec-
19	tion 3131) on the wages paid with respect to the em-
20	ployment of all employees of the employer.
21	"(3) Refundability of excess credit.—
22	"(A) CREDIT IS REFUNDABLE.—If the
23	amount of the credit under subsection (a) ex-
24	ceeds the limitation of paragraph (2) for any
25	calendar quarter, such excess shall be treated

as an overpayment that shall be refunded under
 sections 6402(a) and 6413(b).

3 "(B) ADVANCING CREDIT.—In anticipation 4 of the credit, including the refundable portion 5 under subparagraph (A), the credit shall be ad-6 vanced, according to forms and instructions 7 provided by the Secretary, up to an amount cal-8 culated under subsection (a), subject to the lim-9 its under paragraph (1) and (2), all calculated 10 through the end of the most recent payroll pe-11 riod in the quarter.

12 "(c) QUALIFIED FAMILY LEAVE WAGES.—

13 "(1) IN GENERAL.—For purposes of this sec-14 tion, the term 'qualified family leave wages' means 15 wages paid by an employer which would be required 16 to be paid by reason of the Emergency Family and 17 Medical Leave Expansion Act (including the amend-18 ments made by such Act) as if such Act (and 19 amendments made by such Act) applied after March 20 31, 2021.

21 "(2) RULES OF APPLICATION.—

22 "(A) IN GENERAL.—For purposes of deter23 mining whether wages are qualified family leave
24 wages under paragraph (1)—

1	"(i) section $110(a)(2)(A)$ of the Fam-
2	ily and Medical Leave Act of 1993 shall be
3	applied by inserting 'or any reason for
4	leave described in section 5102(a) of the
5	Families First Coronavirus Response Act,
6	or the employee is seeking or awaiting the
7	results of a diagnostic test for, or a med-
8	ical diagnosis of, COVID-19 and such em-
9	ployee has been exposed to COVID-19 or
10	the employee's employer has requested
11	such test or diagnosis, or the employee is
12	obtaining immunization related to COVID–
13	19 or recovering from any injury, dis-
14	ability, illness, or condition related to such
15	immunization' after 'public health emer-
16	gency', and
17	"(ii) section 110(b) of such Act shall
18	be applied—
19	"(I) without regard to paragraph
20	(1) thereof,
21	"(II) by striking 'after taking
22	leave after such section for 10 days'
23	in paragraph $(2)(A)$ thereof, and

1	"(III) by substituting " $12,000$ "
2	for '\$10,000' in paragraph (2)(B)(ii)
3	thereof.
4	"(B) LEAVE MUST MEET REQUIRE-

5 MENTS.—For purposes of determining whether 6 wages would be required to be paid under para-7 graph (1), if an employer fails to comply with 8 any requirement of the Family and Medical 9 Leave Act of 1993 or the Emergency Family 10 and Medical Leave Expansion Act (determined 11 without regard to any time limitation under sec-12 tion 102(a)(1)(F) of the Family and Medical 13 Leave Act of 1994) with respect to any leave 14 provided for a qualifying need related to a pub-15 lic health emergency (as defined in section 110 16 of such Act, applied as described in subpara-17 graph (A)(i), amounts paid by such employer 18 with respect to such leave shall not be taken 19 into account as qualified family leave wages. 20 For purposes of the preceding sentence, an em-21 ployer which takes an action described in sec-22 tion 105 of the Family and Medical Leave Act 23 of 1993 shall be treated as failing to meet a re-24 quirement of such Act.

"(d) ALLOWANCE OF CREDIT FOR CERTAIN HEALTH
 PLAN EXPENSES.—

3 "(1) IN GENERAL.—The amount of the credit 4 allowed under subsection (a) shall be increased by so 5 much of the employer's qualified health plan ex-6 penses as are properly allocable to the qualified fam-7 ilv leave wages for which such credit is so allowed. "(2) Qualified health plan expenses.— 8 9 For purposes of this subsection, the term 'qualified 10 health plan expenses' means amounts paid or in-11 curred by the employer to provide and maintain a 12 group health plan (as defined in section 5000(b)(1)), 13 but only to the extent that such amounts are ex-14 cluded from the gross income of employees by reason 15 of section 106(a).

"(3) ALLOCATION RULES.—For purposes of 16 17 this section, qualified health plan expenses shall be 18 allocated to qualified family leave wages in such 19 manner as the Secretary may prescribe. Except as 20 otherwise provided by the Secretary, such allocation shall be treated as properly made if made on the 21 22 basis of being pro rata among covered employees 23 and pro rata on the basis of periods of coverage (rel-24 ative to the time periods of leave to which such 25 wages relate).

	121
1	"(e) Definitions and Special Rules.—
2	"(1) Applicable employment taxes.—For
3	purposes of this section, the term 'applicable employ-
4	ment taxes' means the following:
5	"(A) The taxes imposed under section
6	3111(b).
7	"(B) So much of the taxes imposed under
8	section 3221(a) as are attributable to the rate
9	in effect under section 3111(b).
10	"(2) WAGES.—For purposes of this section, the
11	term 'wages' means wages (as defined in section
12	3121(a), determined without regard to paragraphs
13	(1) through (22) of section $3121(b)$) and compensa-
14	tion (as defined in section 3231(e), determined with-
15	out regard to the sentence in paragraph (1) thereof
16	which begins 'Such term does not include remunera-
17	tion').
18	"(3) Denial of double benefit.—For pur-
19	poses of chapter 1, the gross income of the em-
20	ployer, for the taxable year which includes the last
21	day of any calendar quarter with respect to which a
22	credit is allowed under this section, shall be in-
23	creased by the amount of such credit. Any wages
24	taken into account in determining the credit allowed
25	under this section shall not be taken into account for

1 purposes of determining the credit allowed under 2 sections 45A, 45P, 45S, 51, 3131, and 3134. In the 3 case of any credit allowed under section 2301 of the 4 CARES Act or section 41 with respect to wages 5 taken into account under this section, the credit al-6 lowed under this section shall be reduced by the por-7 tion of the credit allowed under such section 2301 8 or section 41 which is attributable to such wages.

9 "(4) ELECTION TO NOT TAKE CERTAIN WAGES 10 INTO ACCOUNT.—This section shall not apply to so 11 much of the qualified family leave wages paid by an 12 eligible employer as such employer elects (at such 13 time and in such manner as the Secretary may pre-14 scribe) to not take into account for purposes of this 15 section.

"(5) CERTAIN GOVERNMENTAL EMPLOYERS.—
No credit shall be allowed under this section to the
Government of the United States or to any agency
or instrumentality thereof. The preceding sentence
shall not apply to any organization described in section 501(c)(1) and exempt from tax under section
501(a).

23 "(6) EXTENSION OF LIMITATION ON ASSESS24 MENT.—Notwithstanding section 6501, the limita25 tion on the time period for the assessment of any

1	amount attributable to a credit claimed under this
2	section shall not expire before the date that is 5
3	years after the later of—
4	"(A) the date on which the original return
5	which includes the calendar quarter with re-
6	spect to which such credit is determined is filed,
7	or
8	"(B) the date on which such return is
9	treated as filed under section $6501(b)(2)$.
10	"(f) REGULATIONS.—The Secretary shall prescribe
11	such regulations or other guidance as may be necessary
12	to carry out the purposes of this section, including—
13	((1) regulations or other guidance to prevent
14	the avoidance of the purposes of the limitations
15	under this section,
16	((2)) regulations or other guidance to minimize
17	compliance and record-keeping burdens under this
18	section,
19	"(3) regulations or other guidance providing for
20	waiver of penalties for failure to deposit amounts in
21	anticipation of the allowance of the credit allowed
22	under this section,
23	"(4) regulations or other guidance for recap-
24	turing the benefit of credits determined under this

1 section in cases where there is a subsequent adjust-2 ment to the credit determined under subsection (a), 3 "(5) regulations or other guidance to ensure 4 that the wages taken into account under this section 5 conform with the paid leave required to be provided 6 under the Emergency Family and Medical Leave Ex-7 pansion Act (including the amendments made by 8 such Act), and 9 "(6) regulations or other guidance to permit the 10 advancement of the credit determined under sub-11 section (a). 12 "(g) APPLICATION OF SECTION.—This section shall 13 apply only to wages paid with respect to the period beginning on April 1, 2021, and ending on September 30, 2021. 14 15 "(h) TREATMENT OF DEPOSITS.—The Secretary shall waive any penalty under section 6656 for any failure 16 17 to make a deposit of applicable employment taxes if the Secretary determines that such failure was due to the an-18 19 ticipation of the credit allowed under this section. 20 "(i) NON-DISCRIMINATION REQUIREMENT.—No 21 credit shall be allowed under this section to any employer 22 for any calendar quarter if such employer, with respect 23 to the availability of the provision of qualified family leave 24 wages to which this section otherwise applies for such calendar quarter, discriminates in favor of highly com-25

pensated employees (within the meaning of section
 414(q)), full-time employees, or employees on the basis of
 employment tenure with such employer.

4 "SEC. 3133. SPECIAL RULE RELATED TO TAX ON EMPLOY-5 ERS.

6 "(a) IN GENERAL.—The credit allowed by section 7 3131 and the credit allowed by section 3132 shall each 8 be increased by the amount of the taxes imposed by sub-9 sections (a) and (b) of section 3111 and section 3221(a) 10 on qualified sick leave wages, or qualified family leave 11 wages, for which credit is allowed under such section 3131 12 or 3132 (respectively).

13 "(b) DENIAL OF DOUBLE BENEFIT.—For denial of
14 double benefit with respect to the credit increase under
15 subsection (a), see sections 3131(e)(3) and 3132(e)(3).".

(b) REFUNDS.—Paragraph (2) of section 1324(b) of
title 31, United States Code, is amended by inserting
"3131, 3132," before "6428".

(c) CLERICAL AMENDMENT.—The table of subchapters for chapter 21 of the Internal Revenue Code of
1986 is amended by adding at the end the following new
item:

"SUBCHAPTER D—CREDITS".

23 (d) EFFECTIVE DATE.—The amendments made by
24 this section shall apply to amounts paid with respect to
25 calendar quarters beginning after March 31, 2021.

1SEC. 9642. CREDIT FOR SICK LEAVE FOR CERTAIN SELF-2EMPLOYED INDIVIDUALS.

3 (a) IN GENERAL.—In the case of an eligible self-em4 ployed individual, there shall be allowed as a credit against
5 the tax imposed by chapter 1 of the Internal Revenue Code
6 of 1986 for any taxable year an amount equal to the quali7 fied sick leave equivalent amount with respect to the indi8 vidual.

9 (b) ELIGIBLE SELF-EMPLOYED INDIVIDUAL.—For
10 purposes of this section—

(1) IN GENERAL.—The term "eligible self-employed individual" means an individual who—

13 (A) regularly carries on any trade or busi14 ness within the meaning of section 1402 of the
15 Internal Revenue Code of 1986, and

16 (B) would be entitled to receive paid leave
17 during the taxable year pursuant to the Emer18 gency Paid Sick Leave Act if—

19 (i) the individual were an employee of
20 an employer (other than himself or her21 self), and

22 (ii) such Act applied after March 31,23 2021.

24 (2) RULES OF APPLICATION.—For purposes of
25 paragraph (1)(B), in determining whether an indi26 vidual would be entitled to receive paid leave under

the Emergency Paid Sick Leave Act, such Act shall
 be applied—

(A) by inserting ", the employee is seeking 3 4 or awaiting the results of a diagnostic test for, 5 or a medical diagnosis of, COVID-19 and such 6 employee has been exposed to COVID-19 or is 7 unable to work pending the results of such test 8 or diagnosis, or the employee is obtaining im-9 munization related to COVID-19 or recovering 10 from any injury, disability, illness, or condition 11 related to such immunization" after "medical 12 diagnosis" in section 5102(a)(3) of such Act, 13 and

14 (B) by applying section 5102(b)(1) of such
15 Act separately with respect to each taxable
16 year.

17 (c) QUALIFIED SICK LEAVE EQUIVALENT18 AMOUNT.—For purposes of this section—

19 (1) IN GENERAL.—The term "qualified sick
20 leave equivalent amount" means, with respect to any
21 eligible self-employed individual, an amount equal
22 to—

23 (A) the number of days during the taxable
24 year (but not more than 10) that the individual
25 is unable to perform services in any trade or

1	business referred to in section 1402 of the In-
2	ternal Revenue Code of 1986 for a reason with
3	respect to which such individual would be enti-
4	tled to receive sick leave as described in sub-
5	section (b), multiplied by
6	(B) the lesser of—
7	(i) \$200 (\$511 in the case of any day
8	of paid sick time described in paragraph
9	(1), (2), or (3) of section 5102(a) of the
10	Emergency Paid Sick Leave Act, applied
11	with the modification described in sub-
12	section $(b)(2)(A)$ of this section, or
13	(ii) 67 percent (100 percent in the
14	case of any day of paid sick time described
15	in paragraph (1) , (2) , or (3) of section
16	5102(a) of the Emergency Paid Sick Leave
17	Act) of the average daily self-employment
18	income of the individual for the taxable
19	year.
20	(2) Average daily self-employment in-
21	COME.—For purposes of this subsection, the term
22	"average daily self-employment income" means an
23	amount equal to—
24	(A) the net earnings from self-employment
25	of the individual for the taxable year, divided by

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(B) 260.

(3) ELECTION TO USE PRIOR YEAR NET EARNINGS FROM SELF-EMPLOYMENT INCOME.—In the
case of an individual who elects (at such time and
in such manner as the Secretary may provide) the
application of this paragraph, paragraph (2)(A) shall
be applied by substituting "the prior taxable year"
for "the taxable year".

9 (4) ELECTION TO NOT TAKE DAYS INTO AC-10 COUNT.—Any day shall not be taken into account 11 under paragraph (1)(A) if the eligible self-employed 12 individual elects (at such time and in such manner 13 as the Secretary may prescribe) to not take such day 14 into account for purposes of such paragraph.

15 (d) Credit Refundable.—

16 (1) IN GENERAL.—The credit determined under
17 this section shall be treated as a credit allowed to
18 the taxpayer under subpart C of part IV of sub19 chapter A of chapter 1 of such Code.

20 (2) TREATMENT OF PAYMENTS.—For purposes
21 of section 1324 of title 31, United States Code, any
22 refund due from the credit determined under this
23 section shall be treated in the same manner as a re24 fund due from a credit provision referred to in sub25 section (b)(2) of such section.

1 (e) Special Rules.—

2 (1) DOCUMENTATION.—No credit shall be al3 lowed under this section unless the individual main4 tains such documentation as the Secretary may pre5 scribe to establish such individual as an eligible self6 employed individual.

7 (2) DENIAL OF DOUBLE BENEFIT.—In the case 8 of an individual who receives wages (as defined in 9 section 3121(a) of the Internal Revenue Code of 1986) or compensation (as defined in section 10 11 3231(e) of such Code) paid by an employer which 12 are required to be paid by reason of the Emergency Paid Sick Leave Act, the qualified sick leave equiva-13 lent amount otherwise determined under subsection 14 15 (c) of this section shall be reduced (but not below 16 zero) to the extent that the sum of the amount de-17 scribed in such subsection and in section 3131(b)(1)18 of such Code exceeds \$2,000 (\$5,110 in the case of 19 any day any portion of which is paid sick time de-20 scribed in paragraph (1), (2), or (3) of section 21 5102(a) of the Emergency Paid Sick Leave Act).

(f) APPLICATION OF SECTION.—Only days occurring
during the period beginning on April 1, 2021, and ending
on September 30, 2021, may be taken into account under
subsection (c)(1)(A).

1 (g) APPLICATION OF CREDIT IN CERTAIN POSSES-2 SIONS.—

3 (1) PAYMENTS TO POSSESSIONS WITH MIRROR 4 CODE TAX SYSTEMS.—The Secretary shall pay to 5 each possession of the United States which has a 6 mirror code tax system amounts equal to the loss (if 7 any) to that possession by reason of the application 8 of the provisions of this section. Such amounts shall 9 be determined by the Secretary based on information 10 provided by the government of the respective posses-11 sion.

12 (2) PAYMENTS TO OTHER POSSESSIONS.—The 13 Secretary shall pay to each possession of the United 14 States which does not have a mirror code tax system 15 amounts estimated by the Secretary as being equal 16 to the aggregate benefits (if any) that would have 17 been provided to residents of such possession by rea-18 son of the provisions of this section if a mirror code 19 tax system had been in effect in such possession. 20 The preceding sentence shall not apply unless the re-21 spective possession has a plan, which has been approved by the Secretary, under which such posses-22 23 sion will promptly distribute such payments to its 24 residents.

1 (3) MIRROR CODE TAX SYSTEM.—For purposes 2 of this section, the term "mirror code tax system" 3 means, with respect to any possession of the United 4 States, the income tax system of such possession if 5 the income tax liability of the residents of such pos-6 session under such system is determined by ref-7 erence to the income tax laws of the United States 8 as if such possession were the United States.

9 (4) TREATMENT OF PAYMENTS.—For purposes 10 of section 1324 of title 31, United States Code, the 11 payments under this subsection shall be treated in 12 the same manner as a refund due from a credit pro-13 vision referred to in subsection (b)(2) of such sec-14 tion.

(h) REGULATIONS.—The Secretary shall prescribe
such regulations or other guidance as may be necessary
to carry out the purposes of this section, including—

18 (1) regulations or other guidance to effectuate19 the purposes of this section, and

20 (2) regulations or other guidance to minimize
21 compliance and record-keeping burdens under this
22 section.

SEC. 9643. CREDIT FOR FAMILY LEAVE FOR CERTAIN SELF EMPLOYED INDIVIDUALS.

3 (a) IN GENERAL.—In the case of an eligible self-em4 ployed individual, there shall be allowed as a credit against
5 the tax imposed by chapter 1 of the Internal Revenue Code
6 of 1986 for any taxable year an amount equal to 100 per7 cent of the qualified family leave equivalent amount with
8 respect to the individual.

9 (b) ELIGIBLE SELF-EMPLOYED INDIVIDUAL.—For10 purposes of this section—

11 (1) IN GENERAL.—The term "eligible self-em-12 ployed individual" means an individual who—

13 (A) regularly carries on any trade or busi14 ness within the meaning of section 1402 of the
15 Internal Revenue Code of 1986, and

16 (B) would be entitled to receive paid leave
17 during the taxable year pursuant to the Emer18 gency Family and Medical Leave Expansion Act
19 if—

20 (i) the individual were an employee of
21 an employer (other than himself or her22 self),

23 (ii) section 102(a)(1)(F) of the Fam24 ily and Medical Leave Act of 1993 applied
25 after March 31, 2021.

(2) RULES OF APPLICATION.—For purposes of
 paragraph (1)(B), in determining whether an indi vidual would be entitled to receive paid leave under
 the Emergency Family and Medical Leave Act—

5 (A) section 110(a)(2)(A) of the Family and 6 Medical Leave Act of 1993 shall be applied by 7 inserting "or any reason for leave described in 8 section 5102(a)of the Families First 9 Coronavirus Response Act, or the employee is 10 seeking or awaiting the results of a diagnostic 11 test for, or a medical diagnosis of, COVID-19 12 and such employee has been exposed to 13 COVID-19 or is unable to work pending the re-14 sults of such test or diagnosis, or the employee 15 is obtaining immunization related to COVID-19 or recovering from any injury, disability, ill-16 17 ness, or condition related to such immuniza-18 tion" after "public health emergency", and

19 (B) section 110(b) of such Act shall be ap-20 plied—

21 (i) without regard to paragraph (1)22 thereof, and

23 (ii) by striking "after taking leave
24 after such section for 10 days" in para25 graph (2)(A) thereof.

1	(c) Qualified Family Leave Equivalent
2	AMOUNT.—For purposes of this section—
3	(1) IN GENERAL.—The term "qualified family
4	leave equivalent amount" means, with respect to any
5	eligible self-employed individual, an amount equal to
6	the product of—
7	(A) the number of days (not to exceed 60)
8	during the taxable year that the individual is
9	unable to perform services in any trade or busi-
10	ness referred to in section 1402 of the Internal
11	Revenue Code of 1986 for a reason with respect
12	to which such individual would be entitled to re-
13	ceive paid leave as described in subsection (b)
14	of this section, multiplied by
15	(B) the lesser of—
16	(i) 67 percent of the average daily
17	self-employment income of the individual
18	for the taxable year, or
19	(ii) \$200.
20	(2) Average daily self-employment in-
21	COME.—For purposes of this subsection, the term
22	"average daily self-employment income" means an
23	amount equal to—

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(A) the net earnings from self-employment
 income of the individual for the taxable year,
 divided by

(B) 260.

5 (3) ELECTION TO USE PRIOR YEAR NET EARN-6 INGS FROM SELF-EMPLOYMENT INCOME.—In the 7 case of an individual who elects (at such time and 8 in such manner as the Secretary may provide) the 9 application of this paragraph, paragraph (2)(A) shall 10 be applied by substituting "the prior taxable year" 11 for "the taxable year".

(4) COORDINATION WITH CREDIT FOR SICK
LEAVE.—Any day taken into account in determining
the qualified sick leave equivalent amount with respect to any eligible-self employed individual under
section 9642 shall not be take into account in determining the qualified family leave equivalent amount
with respect to such individual under this section.

19 (d) Credit Refundable.—

20 (1) IN GENERAL.—The credit determined under
21 this section shall be treated as a credit allowed to
22 the taxpayer under subpart C of part IV of sub23 chapter A of chapter 1 of such Code.

24 (2) TREATMENT OF PAYMENTS.—For purposes
25 of section 1324 of title 31, United States Code, any

refund due from the credit determined under this
 section shall be treated in the same manner as a re fund due from a credit provision referred to in sub section (b)(2) of such section.

5 (e) Special Rules.—

6 (1) DOCUMENTATION.—No credit shall be al-7 lowed under this section unless the individual main-8 tains such documentation as the Secretary may pre-9 scribe to establish such individual as an eligible self-10 employed individual.

11 (2) DENIAL OF DOUBLE BENEFIT.—In the case 12 of an individual who receives wages (as defined in 13 section 3121(a) of the Internal Revenue Code of 14 1986) or compensation (as defined in section 15 3231(e) of such Code) paid by an employer which 16 are required to be paid by reason of the Emergency 17 Family and Medical Leave Expansion Act, the quali-18 fied family leave equivalent amount otherwise de-19 scribed in subsection (c) of this section shall be re-20 duced (but not below zero) to the extent that the 21 sum of the amount described in such subsection and 22 in section 3132(b)(1) of such Code exceeds \$12,000. 23 (3) References to emergency family and 24 MEDICAL LEAVE EXPANSION ACT.—Any reference in 25 this section to the Emergency Family and Medical

Leave Expansion Act shall be treated as including a
 reference to the amendments made by such Act.

3 (f) APPLICATION OF SECTION.—Only days occurring
4 during the period beginning on April 1, 2021 and ending
5 on September 30, 2021, may be taken into account under
6 subsection (c)(1)(A).

7 (g) APPLICATION OF CREDIT IN CERTAIN POSSES-8 SIONS.—

9 (1) PAYMENTS TO POSSESSIONS WITH MIRROR 10 CODE TAX SYSTEMS.—The Secretary shall pay to 11 each possession of the United States which has a 12 mirror code tax system amounts equal to the loss (if 13 any) to that possession by reason of the application 14 of the provisions of this section. Such amounts shall 15 be determined by the Secretary based on information 16 provided by the government of the respective posses-17 sion.

18 (2) PAYMENTS TO OTHER POSSESSIONS.—The 19 Secretary shall pay to each possession of the United 20 States which does not have a mirror code tax system 21 amounts estimated by the Secretary as being equal to the aggregate benefits (if any) that would have 22 23 been provided to residents of such possession by rea-24 son of the provisions of this section if a mirror code 25 tax system had been in effect in such possession.

1 The preceding sentence shall not apply unless the re-2 spective possession has a plan, which has been ap-3 proved by the Secretary, under which such posses-4 sion will promptly distribute such payments to its 5 residents.

6 (3) MIRROR CODE TAX SYSTEM.—For purposes of this section, the term "mirror code tax system" 7 8 means, with respect to any possession of the United 9 States, the income tax system of such possession if 10 the income tax liability of the residents of such pos-11 session under such system is determined by ref-12 erence to the income tax laws of the United States as if such possession were the United States. 13

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

20 (h) REGULATIONS.—The Secretary shall prescribe
21 such regulations or other guidance as may be necessary
22 to carry out the purposes of this section, including—

(1) regulations or other guidance to prevent theavoidance of the purposes of this section, and

(2) regulations or other guidance to minimize
 compliance and record-keeping burdens under this
 section.

In the table of contents on page 10, strike each of the items relating to sections 9641 through 9650 and insert the following:

Sec. 9641. Payroll credits.Sec. 9642. Credit for sick leave for certain self-employed individuals.Sec. 9643. Credit for family leave for certain self-employed individuals.

Page 536, strike line 18 and all that follows through page 537, line 15, and insert the following:

4 PART 6—EMPLOYEE RETENTION CREDIT
5 SEC. 9651. EXTENSION OF EMPLOYEE RETENTION CREDIT.
6 (a) IN GENERAL.—Subchapter D of chapter 21 of
7 subtitle C of the Internal Revenue Code of 1986, as added
8 by section 9641, is amended by adding at the end the fol9 lowing:

10 "SEC. 3134. EMPLOYEE RETENTION CREDIT FOR EMPLOY-

11

ERS SUBJECT TO CLOSURE DUE TO COVID-19.

12 "(a) IN GENERAL.—In the case of an eligible em-13 ployer, there shall be allowed as a credit against applicable 14 employment taxes for each calendar quarter an amount 15 equal to 70 percent of the qualified wages with respect 16 to each employee of such employer for such calendar quar-17 ter.

1 "(b) Limitations and Refundability.—

2 "(1) WAGES TAKEN INTO ACCOUNT.—The
3 amount of qualified wages with respect to any em4 ployee which may be taken into account under sub5 section (a) by the eligible employer for any calendar
6 quarter shall not exceed \$10,000.

7 (2)CREDIT LIMITED то EMPLOYMENT 8 TAXES.—The credit allowed by subsection (a) with 9 respect to any calendar quarter shall not exceed the 10 applicable employment taxes (reduced by any credits 11 allowed under sections 3131 and 3132) on the wages 12 paid with respect to the employment of all the em-13 ployees of the eligible employer for such calendar 14 quarter.

15 "(3) REFUNDABILITY OF EXCESS CREDIT.—If
16 the amount of the credit under subsection (a) ex17 ceeds the limitation of paragraph (2) for any cal18 endar quarter, such excess shall be treated as an
19 overpayment that shall be refunded under sections
20 6402(a) and 6413(b).

21 "(c) DEFINITIONS.—For purposes of this section—
22 "(1) APPLICABLE EMPLOYMENT TAXES.—The
23 term 'applicable employment taxes' means the fol24 lowing:

1	"(A) The taxes imposed under section
2	3111(b).
3	"(B) So much of the taxes imposed under
4	section 3221(a) as are attributable to the rate
5	in effect under section 3111(b).
6	"(2) Eligible employer.—
7	"(A) IN GENERAL.—The term 'eligible em-
8	ployer' means any employer—
9	"(i) which was carrying on a trade or
10	business during the calendar quarter for
11	which the credit is determined under sub-
12	section (a), and
13	"(ii) with respect to any calendar
14	quarter, for which—
15	"(I) the operation of the trade or
16	business described in clause (i) is fully
17	or partially suspended during the cal-
18	endar quarter due to orders from an
19	appropriate governmental authority
20	limiting commerce, travel, or group
21	meetings (for commercial, social, reli-
22	gious, or other purposes) due to the
23	coronavirus disease 2019 (COVID-
24	19), or

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1	"(II) the gross receipts (within
2	the meaning of section 448(c)) of such
3	employer for such calendar quarter
4	are less than 80 percent of the gross
5	receipts of such employer for the same
6	calendar quarter in calendar year
7	2019.
8	With respect to any employer for any cal-
9	endar quarter, if such employer was not in
10	existence as of the beginning of the same
11	calendar quarter in calendar year 2019,
12	clause (ii)(II) shall be applied by sub-
13	stituting '2020' for '2019'.
14	"(B) ELECTION TO USE ALTERNATIVE
15	QUARTER.—At the election of the employer—
16	"(i) subparagraph (A)(ii)(II) shall be
17	applied—
18	"(I) by substituting 'for the im-
19	mediately preceding calendar quarter'
20	for 'for such calendar quarter', and
21	((II) by substituting 'the cor-
22	responding calendar quarter in cal-
23	endar year 2019' for 'the same cal-
24	endar quarter in calendar year 2019',
25	and

1	"(ii) the last sentence of subpara-
2	graph (A) shall be applied by substituting
3	'the corresponding calendar quarter in cal-
4	endar year 2019' for 'the same calendar
5	quarter in calendar year 2019'.
6	An election under this subparagraph shall be
7	made at such time and in such manner as the
8	Secretary shall prescribe.
9	"(C) TAX-EXEMPT ORGANIZATIONS.—In
10	the case of an organization which is described
11	in section 501(c) and exempt from tax under
12	section 501(a)—
13	"(i) clauses (i) and (ii)(I) of subpara-
14	graph (A) shall apply to all operations of
15	such organization, and
16	"(ii) any reference in this section to
17	gross receipts shall be treated as a ref-
18	erence to gross receipts within the meaning
19	of section 6033.
20	"(3) QUALIFIED WAGES.—
21	"(A) IN GENERAL.—The term 'qualified
22	wages' means—
23	"(i) in the case of an eligible employer
24	for which the average number of full-time
25	employees (within the meaning of section
4980H) employed by such eligible employer	

during 2019 was greater than 500, wages	
paid by such eligible employer with respect	
to which an employee is not providing serv-	
ices due to circumstances described in sub-	
clause (I) or (II) of paragraph (2)(A)(ii),	
or	
"(ii) in the case of an eligible em-	
ployer for which the average number of	
full-time employees (within the meaning of	
section 4980H) employed by such eligible	
employer during 2019 was not greater	
than 500—	
"(I) with respect to an eligible	
employer described in subclause (I) of	
paragraph (2)(A)(ii), wages paid by	
such eligible employer with respect to	
an employee during any period de-	
scribed in such clause, or	
"(II) with respect to an eligible	
employer described in subclause (II)	
of such paragraph, wages paid by	
such eligible employer with respect to	

1	"(B) EXCEPTION.—The term 'qualified
2	wages' shall not include any wages taken into
3	account under sections 41, 45A, 45P, 45S, 51,
4	1396, 3131, and 3132.
5	"(4) WAGES.—
6	"(A) IN GENERAL.—The term 'wages'
7	means wages (as defined in section 3121(a))
8	and compensation (as defined in section
9	3231(e)). For purposes of the preceding sen-
10	tence, in the case of any organization or entity
11	described in subsection $(f)(2)$, wages as defined
12	in section 3121(a) shall be determined without
13	regard to paragraphs (5) , (6) , (7) , (10) , and
14	(13) of section 3121(b) (except with respect to
15	services performed in a penal institution by an
16	inmate thereof).
17	"(B) ALLOWANCE FOR CERTAIN HEALTH
18	PLAN EXPENSES.—
19	"(i) IN GENERAL.—Such term shall
20	include amounts paid by the eligible em-
21	ployer to provide and maintain a group
22	health plan (as defined in section
23	5000(b)(1)), but only to the extent that
24	such amounts are excluded from the gross

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income of employees by reason of section 106(a).

"(ii) Allocation rules.—For pur-3 4 poses of this section, amounts treated as wages under clause (i) shall be treated as 5 6 paid with respect to any employee (and 7 with respect to any period) to the extent that such amounts are properly allocable to 8 9 such employee (and to such period) in such 10 manner as the Secretary may prescribe. 11 Except as otherwise provided by the Sec-12 retary, such allocation shall be treated as 13 properly made if made on the basis of 14 being pro rata among periods of coverage.

15 "(5) OTHER TERMS.—Any term used in this
16 section which is also used in this chapter or chapter
17 22 shall have the same meaning as when used in
18 such chapter.

"(d) AGGREGATION RULE.—All persons treated as a
single employer under subsection (a) or (b) of section 52,
or subsection (m) or (o) of section 414, shall be treated
as one employer for purposes of this section.

23 "(e) CERTAIN RULES TO APPLY.—For purposes of
24 this section, rules similar to the rules of sections 51(i)(1)
25 and 280C(a) shall apply.

1	"(f) Certain Governmental Employers.—
2	"(1) IN GENERAL.—This credit shall not apply
3	to the Government of the United States, the govern-
4	ment of any State or political subdivision thereof, or
5	any agency or instrumentality of any of the fore-
6	going.
7	"(2) EXCEPTION.—Paragraph (1) shall not
8	apply to—
9	"(A) any organization described in section
10	501(c)(1) and exempt from tax under section
11	501(a), or
12	"(B) any entity described in paragraph (1)
13	if—
14	"(i) such entity is a college or univer-
15	sity, or
16	"(ii) the principal purpose or function
17	of such entity is providing medical or hos-
18	pital care.
19	In the case of any entity described in subpara-
20	graph (B), such entity shall be treated as satis-
21	fying the requirements of subsection
22	(c)(2)(A)(i).
23	"(g) Election to Not Take Certain Wages Into
24	ACCOUNT.—

1	"(1) IN GENERAL.—This section shall not apply
2	to so much of the qualified wages paid by an eligible
3	employer as such employer elects (at such time and
4	in such manner as the Secretary may prescribe) to
5	not take into account for purposes of this section.
6	"(2) Application where certain loans not
7	FORGIVEN.—The Secretary shall issue guidance pro-
8	viding that payroll costs paid during the covered pe-
9	riod shall not fail to be treated as qualified wages
10	under this section by reason of paragraph (1) to the
11	extent that—
12	"(A) a covered loan of the taxpayer under
13	section $7(a)(37)$ of the Small Business Act is
14	not forgiven by reason of a decision under sec-
15	tion $7(a)(37)(J)$ of such Act, or
16	"(B) a covered loan of the taxpayer under
17	section 7A of the Small Business Act is not for-
18	given by reason of a decision under section
19	7A(g) of such Act.
20	"(h) Third Party Payors.—Any credit allowed
21	under this section shall be treated as a credit described
22	in section $3511(d)(2)$.
23	"(i) Advance Payments.—

1	"(1) IN GENERAL.—Except as provided in para-
2	graph (2), no advance payment of the credit under
3	subsection (a) shall be allowed.

4 "(2) Advance payments to small employ-5 Ers.—

6 "(A) IN GENERAL.—Under rules provided 7 by the Secretary, an eligible employer for which 8 the average number of full-time employees 9 (within the meaning of section 4980H) em-10 ployed by such eligible employer during 2019 11 was not greater than 500 may elect for any cal-12 endar quarter to receive an advance payment of 13 the credit under subsection (a) for such quarter 14 in an amount not to exceed 70 percent of the 15 average quarterly wages paid by the employer 16 in calendar year 2019.

17 "(B) SPECIAL RULE FOR SEASONAL EM-18 PLOYERS.—In the case of any employer who 19 employs seasonal workers (as defined in section 20 45R(d)(5)(B), the employer may elect to sub-21 stitute 'the wages for the calendar quarter in 22 2019 which corresponds to the calendar quarter 23 to which the election relates' for 'the average 24 quarterly wages paid by the employer in cal-25 endar year 2019'.

 IN EXISTENCE IN 2019.—In the case of any ployer that was not in existence in 2019, s paragraphs (A) and (B) shall each be app by substituting '2020' for '2019' each place appears. "(3) RECONCILIATION OF CREDIT WITH VANCE PAYMENTS.— "(A) IN GENERAL.—The amount of cr 	sub- lied e it AD-
 4 paragraphs (A) and (B) shall each be app 5 by substituting '2020' for '2019' each place 6 appears. 7 "(3) RECONCILIATION OF CREDIT WITH 8 VANCE PAYMENTS.— 	lied e it AD-
 5 by substituting '2020' for '2019' each plac 6 appears. 7 "(3) RECONCILIATION OF CREDIT WITH 8 VANCE PAYMENTS.— 	e it AD-
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 7 "(3) RECONCILIATION OF CREDIT WITH 8 VANCE PAYMENTS.— 	
8 VANCE PAYMENTS.—	
	edit
9 "(A) IN GENERAL.—The amount of cr	edit
10 which would (but for this subsection) be allo	wed
11 under this section shall be reduced (but	not
12 below zero) by the aggregate payment allow	wed
13 to the taxpayer under paragraph (2). Any t	fail-
14 ure to so reduce the credit shall be treated	as
15 arising out of a mathematical or clerical en	ror
16 and assessed according to section 6213(b)(1)	
17 "(B) Excess advance payments.—If	the
18 advance payments to a taxpayer under pa	ara-
19 graph (2) for a calendar quarter exceed	the
20 credit allowed by this section (determined w	ith-
21 out regard to subparagraph (A)), the tax	im-
22 posed under section 3111(b) or so much of	the
tax imposed under section 3221(a) as is att	rib-
24 utable to the rate in effect under sec	tion
25 3111(b) (whichever is applicable) for the	cal-

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endar quarter shall be increased by the amount of such excess.

3 "(j) TREATMENT OF DEPOSITS.—The Secretary shall 4 waive any penalty under section 6656 for any failure to 5 make a deposit of any applicable employment taxes if the 6 Secretary determines that such failure was due to the rea-7 sonable anticipation of the credit allowed under this sec-8 tion.

9 "(k) EXTENSION OF LIMITATION ON ASSESSMENT.— 10 Notwithstanding section 6501, the limitation on the time 11 period for the assessment of any amount attributable to 12 a credit claimed under this section shall not expire before 13 the date that is 5 years after the later of—

14 "(1) the date on which the original return
15 which includes the calendar quarter with respect to
16 which such credit is determined is filed, or

17 "(2) the date on which such return is treated18 as filed under section 6501(b)(2).

19 "(1) REGULATIONS AND GUIDANCE.—The Secretary
20 shall issue such forms, instructions, regulations, and guid21 ance as are necessary—

"(1) to allow the advance payment of the credit
under subsection (a) as provided in subsection (i)(2),
subject to the limitations provided in this section,

based on such information as the Secretary shall re quire,

"(2) with respect to the application of the cred-3 4 it under subsection (a) to third party payors (includ-5 ing professional employer organizations, certified 6 professional employer organizations, or agents under 7 section 3504), including regulations or guidance al-8 lowing such payors to submit documentation nec-9 essary to substantiate the eligible employer status of 10 employers that use such payors, and

"(3) to prevent the avoidance of the purposes of
the limitations under this section, including through
the leaseback of employees.

14 Any forms, instructions, regulations, or guidance de15 scribed in paragraph (2) shall require the customer to be
16 responsible for the accounting of the credit and for any
17 liability for improperly claimed credits and shall require
18 the certified professional employer organization or other
19 third party payor to accurately report such tax credits
20 based on the information provided by the customer.

21 "(m) APPLICATION.—This section shall only apply to
22 wages paid after June 30, 2021, and before January 1,
23 2022.".

(b) REFUNDS.—Paragraph (2) of section 1324(b) of
 title 31, United States Code, is amended by inserting
 "3134," before "6428".

4 (c) CLERICAL AMENDMENT.—The table of sections
5 for subchapter D of chapter 21 of subtitle C of the Inter6 nal Revenue Code of 1986 is amended by adding at the
7 end the following:

8 (d) EFFECTIVE DATE.—The amendments made by
9 this section shall apply to calendar quarters beginning
10 after June 30, 2021.

Page 544, after line 2, insert the following:

11 SEC. 9674. MODIFICATION OF EXCEPTIONS FOR REPORT12 ING OF THIRD PARTY NETWORK TRANS13 ACTIONS.

(a) IN GENERAL.—Section 6050W(e) of the Internal
Revenue Code of 1986 is amended to read as follows:

16 "(e) DE MINIMIS EXCEPTION FOR THIRD PARTY 17 SETTLEMENT ORGANIZATIONS.—A third party settlement 18 organization shall not be required to report any informa-19 tion under subsection (a) with respect to third party net-20 work transactions of any participating payee if the amount 21 which would otherwise be reported under subsection (a)(2) 22 with respect to such transactions does not exceed \$600.".

[&]quot;Sec. 3134. Employee retention credit for employers subject to closure due to COVID-19.".

(b) CLARIFICATION THAT REPORTING IS NOT RE QUIRED ON TRANSACTIONS WHICH ARE NOT FOR GOODS
 OR SERVICES.—Section 6050W(c)(3) of such Code is
 amended by inserting "described in subsection
 (d)(3)(A)(iii)" after "any transaction".

6 (c) EFFECTIVE DATE.—

7 (1) IN GENERAL.—The amendment made by
8 subsection (a) shall apply to returns for calendar
9 years beginning after December 31, 2021.

10 (2) CLARIFICATION.—The amendment made by
11 subsection (b) shall apply to transactions after the
12 date of the enactment of this Act.

In the table of contents on page 10, insert after the item relating to section 9673 the following:

Sec. 9674. Modification of exceptions for reporting of third party network transactions.

Page 544, strike lines 4 through 6 (and amend the table of contents accordingly).

Page 548, strike line 22 and all that follows through page 549, line 5, and insert the following: "of the Internal Revenue Code of 1986, the plan's funding improvement period or rehabilitation period, whichever is applicable, shall be extended by 5 years.".

Page 553, strike line 16 and all that follows through page 568, line 9, and insert the following:

SEC. 9704. SPECIAL FINANCIAL ASSISTANCE PROGRAM FOR FINANCIALLY TROUBLED MULTIEMPLOYER PLANS.

4 (a) APPROPRIATION.—Section 4005 of the Employee
5 Retirement Income Security Act of 1974 (29 U.S.C. 1305)
6 is amended by adding at the end the following:

7 "(i)(1) An eighth fund shall be established for special
8 financial assistance to multiemployer pension plans, as
9 provided under section 4262, and to pay for necessary ad10 ministrative and operating expenses of the corporation re11 lating to such assistance.

12 "(2) There is appropriated from the general fund 13 such amounts as are necessary for the costs of providing financial assistance under section 4262 and necessary ad-14 15 ministrative and operating expenses of the corporation. 16 The eighth fund established under this subsection shall be 17 credited with amounts from time to time as the Secretary of the Treasury, in conjunction with the Director of the 18 19 Pension Benefit Guaranty Corporation, determines appro-20 priate, from the general fund of the Treasury, but in no 21 case shall such transfers occur after September 30, 22 2030.".

1	(b) FINANCIAL ASSISTANCE AUTHORITY.—The Em-
2	ployee Retirement Income Security Act of 1974 is amend-
3	ed by inserting after section 4261 of such Act (29 U.S.C.
4	1431) the following:
5	"SEC. 4262. SPECIAL FINANCIAL ASSISTANCE BY THE COR-
6	PORATION.
7	"(a) Special Financial Assistance.—
8	"(1) IN GENERAL.—The corporation shall pro-
9	vide special financial assistance to an eligible multi-
10	employer plan under this section, upon the applica-
11	tion of a plan sponsor of such a plan for such assist-
12	ance.
13	"(2) INAPPLICABILITY OF CERTAIN REPAYMENT
14	OBLIGATION.—A plan receiving special financial as-
15	sistance pursuant to this section shall not be subject
16	to repayment obligations with respect to such special
17	financial assistance.
18	"(b) ELIGIBLE MULTIEMPLOYER PLANS.—
19	"(1) IN GENERAL.—For purposes of this sec-
20	tion, a multiemployer plan is an eligible multiem-
21	ployer plan if—
22	"(A) the plan is in critical and declining
23	status (within the meaning of section
24	305(b)(6)) in any plan year beginning in 2020
25	through 2022;

"(B) a suspension of benefits has been ap proved with respect to the plan under section
 305(e)(9) as of the date of the enactment of
 this section;

5 "(C) in any plan year beginning in 2020 6 through 2022, the plan is certified by the plan 7 actuary to be in critical status (within the 8 meaning of section 305(b)(2)), has a modified 9 funded percentage of less than 40 percent, and 10 has a ratio of active to inactive participants 11 which is less than 2 to 3; or

"(D) the plan became insolvent for purposes of section 418E of the Internal Revenue
Code of 1986 after December 16, 2014, and
has remained so insolvent and has not been terminated as of the date of enactment of this section.

18 "(2) Modified funded percentage.—For 19 purposes of paragraph (1)(C), the term 'modified 20 funded percentage' means the percentage equal to a 21 fraction the numerator of which is current value of 22 plan assets (as defined in section 3(26) of such Act) 23 and the denominator of which is current liabilities 24 (as defined in section 431(c)(6)(D) of such Code and 25 section 304(c)(6)(D) of such Act).

"(c) APPLICATIONS FOR SPECIAL FINANCIAL ASSIST ANCE.—Within 120 days of the date of enactment of this
 section, the corporation shall issue regulations or guidance
 setting forth requirements for special financial assistance
 applications under this section. In such regulations or
 guidance, the corporation shall—

7 "(1) limit the materials required for a special
8 financial assistance application to the minimum nec9 essary to make a determination on the application;

"(2) specify effective dates for transfers of special financial assistance following approval of an application, based on the effective date of the supporting actuarial analysis and the date on which the
application is submitted; and

15 "(3) provide for an alternate application for 16 special financial assistance under this section, which 17 may be used by a plan that has been approved for 18 a partition under section 4233 before the date of en-19 actment of this section.

20 "(d) TEMPORARY PRIORITY CONSIDERATION OF AP-21 PLICATIONS.—

"(1) IN GENERAL.—The corporation may specify in regulations or guidance under subsection (c)
that, during a period no longer than the first 2
years following the date of enactment of this section,

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1	applications may not be filed by an eligible multiem-
2	ployer plan unless—
3	"(A) the eligible multiemployer plan is in-
4	solvent or is likely to become insolvent within 5
5	years of the date of enactment of this section;
6	"(B) the corporation projects the eligible
7	multiemployer plan to have a present value of
8	financial assistance payments under section
9	4261 that exceeds $$1,000,000,000$ if the special
10	financial assistance is not ordered;
11	"(C) the eligible multiemployer plan has
12	implemented benefit suspensions under section
13	305(e)(9) as of the date of the enactment of
14	this section; or
15	"(D) the corporation determines it appro-

priate based on other similar circumstances.

17 "(e) Actuarial Assumptions.—

18 "(1) ELIGIBILITY.—For purposes of deter-19 mining eligibility for special financial assistance, the corporation shall accept assumptions incorporated in 20 21 a multiemployer plan's determination that it is in 22 critical status or critical and declining status (within 23 the meaning of section 305(b)) for certifications of 24 plan status completed before January 1, 2021, un-25 less such assumptions are clearly erroneous. For cer-

1	tifications of plan status completed after December
2	31, 2020, a plan shall determine whether it is in
3	critical or critical and declining status for purposes
4	of eligibility for special financial assistance by using
5	the assumptions that the plan used in its most re-
6	cently completed certification of plan status before
7	January 1, 2021, unless such assumptions (exclud-
8	ing the plan's interest rate) are unreasonable.
9	"(2) Amount of financial assistance.—In
10	determining the amount of special financial assist-
11	ance in its application, an eligible multiemployer
12	plan shall—
13	"(A) use the interest rate used by the plan
14	in its most recently completed certification of
15	plan status before January 1, 2021, provided
16	that such interest rate may not exceed the in-
17	terest rate limit; and
18	"(B) for other assumptions, use the as-
19	sumptions that the plan used in its most re-
20	cently completed certification of plan status be-
21	fore January 1, 2021, unless such assumptions
22	are unreasonable.
23	"(3) INTEREST RATE.—The interest rate limit
24	for purposes of this subsection is the rate specified
25	in section $303(h)(2)(C)(iii)$ (disregarding modifica-

tions made under clause (iv) of such section) for the
month in which the application for special financial
assistance is filed by the eligible multiemployer plan
or the 3 preceding months, with such specified rate
increased by 200 basis points.

6 "(4) CHANGES IN ASSUMPTIONS.—If a plan de-7 termines that use of one or more prior assumptions 8 is unreasonable, the plan may propose in its applica-9 tion to change such assumptions, provided that the 10 plan discloses such changes in its application and 11 describes why such assumptions are no longer rea-12 sonable. The corporation shall accept such changed 13 assumptions unless it determines the changes are 14 unreasonable, individually or in the aggregate. The 15 plan may not propose a change to the interest rate 16 otherwise required under this subsection for eligi-17 bility or financial assistance amount.

18 "(f) APPLICATION DEADLINE.—Any application by a 19 plan for special financial assistance under this section 20 shall be submitted to the corporation (and, in the case of 21 a plan to which section 432(k)(1)(D) of the Internal Rev-22 enue Code of 1986 applies, to the Secretary of the Treas-23 ury) no later than December 31, 2025, and any revised 24 application for special financial assistance shall be submitted no later than December 31, 2026. 25

1 "(g) DETERMINATIONS ON APPLICATIONS.—A plan's 2 application for special financial assistance under this section that is timely filed in accordance with the regulations 3 4 or guidance issued under subsection (c) shall be deemed 5 approved unless the corporation notifies the plan within 6 120 days of the filing of the application that the applica-7 tion is incomplete, any proposed change or assumption is 8 unreasonable, or the plan is not eligible under this section. 9 Such notice shall specify the reasons the plan is ineligible 10 for special financial assistance, any proposed change or 11 assumption is unreasonable, or information is needed to 12 complete the application. If a plan is denied assistance 13 under this subsection, the plan may submit a revised application under this section. Any revised application for 14 15 special financial assistance submitted by a plan shall be deemed approved unless the corporation notifies the plan 16 within 120 days of the filing of the revised application that 17 18 the application is incomplete, any proposed change or assumption is unreasonable, or the plan is not eligible under 19 this section. Special financial assistance issued by the cor-20 21 poration shall be effective on a date determined by the 22 corporation, but no later than 1 year after a plan's special 23 financial assistance application is approved by the cor-24 poration or deemed approved. The corporation shall not pay any special financial assistance after September 30,
 2030.

3 "(h) MANNER OF PAYMENT.—The payment made by
4 the corporation to an eligible multiemployer plan under
5 this section shall be made as a single, lump sum payment.

6 "(i) Amount and Manner of Special Financial7 Assistance.—

8 "(1) IN GENERAL.—Special financial assistance 9 under this section shall be a transfer of funds in the 10 amount necessary as demonstrated by the plan spon-11 sor on the application for such special financial as-12 sistance, in accordance with the requirements de-13 scribed in subsection (j). Special financial assistance 14 shall be paid to such plan as soon as practicable 15 upon approval of the application by the corporation. "(2) NO CAP.—Special financial assistance 16 17 granted by the corporation under this section shall 18 not be capped by the guarantee under 4022A.

19 "(j) DETERMINATION OF AMOUNT OF SPECIAL FI-20 NANCIAL ASSISTANCE.—

21 "(1) IN GENERAL.—The amount of financial
22 assistance provided to a multiemployer plan eligible
23 for financial assistance under this section shall be
24 such amount required for the plan to pay all benefits
25 due during the period beginning on the date of pay-

1	ment of the special financial assistance payment
2	under this section and ending on the last day of the
3	plan year ending in 2051, with no reduction in a
4	participant's or beneficiary's accrued benefit as of
5	the date of enactment of this section, except to the
6	extent of a reduction in accordance with section
7	305(e)(8) adopted prior to the plan's application for
8	special financial assistance under this section, and
9	taking into account the reinstatement of benefits re-
10	quired under subsection (k).
11	"(2) Projections.—The funding projections
12	for purposes of this section shall be performed on a
13	deterministic basis.
14	"(k) Reinstatement of Suspended Benefits.—
15	The Secretary, in coordination with the Secretary of the
16	
	Treasury, shall ensure that an eligible multiemployer plan
17	Treasury, shall ensure that an eligible multiemployer plan that receives special financial assistance under this sec-
17	
17	that receives special financial assistance under this sec-
17 18	that receives special financial assistance under this sec- tion—
17 18 19	that receives special financial assistance under this sec- tion— "(1) reinstates any benefits that were sus-
17 18 19 20	that receives special financial assistance under this sec- tion— "(1) reinstates any benefits that were sus- pended under section 305(e)(9) or section 4245(a)
 17 18 19 20 21 	that receives special financial assistance under this sec- tion— "(1) reinstates any benefits that were sus- pended under section 305(e)(9) or section 4245(a) in accordance with guidance issued by the Secretary

1	special financial assistance occurs, for participants
2	and beneficiaries as of such month; and
3	((2)) provides payments equal to the amount of
4	benefits previously suspended under section
5	305(e)(9) or $4245(a)$ to any participants or bene-
6	ficiaries in pay status as of the effective date of the
7	special financial assistance, payable, as determined
8	by the eligible multiemployer plan—
9	"(A) as a lump sum within 3 months of
10	such effective date; or
11	"(B) in equal monthly installments over a
12	period of 5 years, commencing within 3 months
13	of such effective date, with no adjustment for
14	interest.
15	"(l) WITHDRAWAL LIABILITY.—An employer's with-
16	drawal liability for purposes of this title shall be calculated
17	without taking into account special financial assistance re-
18	ceived under this section until the plan year beginning 15
19	calendar years after the effective date of the special finan-
20	cial assistance.
21	"(m) REQUIRED DISCLOSURE.—An eligible plan that
22	receives special financial assistance under this section
23	shall provide to the corporation, the Secretary of the
24	Treasury, each employer that has an obligation to con-
25	tribute to such plan, and each labor organization rep-

resenting participants employed by such employer, an esti-1 2 mate of the employer's share of the plan's unfunded vested 3 benefits as of the end of each plan year ending after the 4 date of enactment of this section, as determined after taking into account any special financial assistance received 5 under this section. Such disclosure shall include a state-6 7 ment that, due to the special financial assistance provided 8 under this section, the plan will have sufficient resources 9 to pay 100 percent of the plan's benefit obligations until 10 the last day of the plan year ending in 2051.

11 "(n) RESTRICTIONS ON THE USE OF SPECIAL FI-NANCIAL ASSISTANCE.—Special financial assistance re-12 ceived under this section and any earnings thereon may 13 be used by an eligible multiemployer plan to make benefit 14 15 payments and pay plan expenses. Special financial assistance and any earnings on such assistance shall be seg-16 17 regated from other plan assets. Special financial assist-18 ance shall be invested by plans in investment-grade bonds 19 or other investments as permitted by the corporation.

20 "(0) CONDITIONS ON PLANS RECEIVING SPECIAL FI21 NANCIAL ASSISTANCE.—

"(1) IN GENERAL.—The corporation, in consultation with the Secretary of the Treasury, may
impose, by regulation, reasonable conditions on an
eligible multiemployer plan that receives special fi-

1	nancial assistance relating to increases in future ac-
2	crual rates and any retroactive benefit improve-
3	ments, allocation of plan assets, reductions in em-
4	ployer contribution rates, diversion of contributions
5	to, and allocation of expenses to, other benefit plans,
6	and withdrawal liability.
7	"(2) LIMITATION.—The corporation shall not
8	impose conditions on an eligible multiemployer plan
9	as a condition of, or following receipt of, special fi-
10	nancial assistance under this section relating to—
11	"(A) any prospective reduction in plan
12	benefits (including benefits that may be ad-
13	justed pursuant to section $305(e)(8)$;
14	"(B) plan governance, including selection
15	of, removal of, and terms of contracts with,
16	trustees, actuaries, investment managers, and
17	other service providers; or
18	"(C) any funding rules relating to the plan
19	receiving special financial assistance under this
20	section.
21	"(3) PAYMENT OF PREMIUMS.—An eligible
22	multiemployer plan receiving special financial assist-
23	ance under this section shall continue to pay all pre-
24	miums due under section 4007 for participants and
25	beneficiaries in the plan.

1 "(4) ASSISTANCE NOT CONSIDERED FOR CER-2 TAIN PURPOSES.—An eligible multiemployer plan 3 that receives special financial assistance shall be 4 deemed to be in critical status within the meaning 5 of section 305(b)(2) until the last plan year ending 6 in 2051.

7 "(5) INSOLVENT PLANS.—An eligible multiem8 ployer plan receiving special financial assistance
9 under this section that subsequently becomes insol10 vent will be subject to the current rules and guar11 antee for insolvent plans.

12 "(6) INELIGIBILITY FOR OTHER ASSISTANCE.—
13 An eligible multiemployer plan that receives special
14 financial assistance under this section is not eligible
15 to apply for a new suspension of benefits under sec16 tion 305(e)(9)(G).

"(p) COORDINATION WITH SECRETARY OF THE
TREASURY.—In prescribing the application process for eligible multiemployer plans to receive special financial assistance under this section and reviewing applications of
such plans, the corporation shall coordinate with the Secretary of the Treasury in the following manner:

23 "(1) In the case of a plan which has suspended
24 benefits under section 305(e)(9)—

"(A) in determining whether to approve
the application, the corporation shall consult
with the Secretary of the Treasury regarding
the plan's proposed method of reinstating benefits, as described in the plan's application and
in accordance with guidance issued by the Secretary of the Treasury, and

8 "(B) the corporation shall consult with the 9 Secretary of the Treasury regarding the amount 10 of special financial assistance needed based on 11 the projected funded status of the plan as of 12 the last day of the plan year ending in 2051, 13 whether the plan proposes to repay benefits 14 over 5 years or as a lump sum, as required by 15 subsection (k)(2), and any other relevant fac-16 tors, as determined by the corporation in con-17 sultation with the Secretary of the Treasury, to 18 ensure the amount of assistance is sufficient to 19 meet such requirement and is sufficient to pay 20 benefits as required in subsection (j)(1).

"(2) In the case of any plan which proposes in
its application to change the assumptions used, as
provided in subsection (e)(4), the corporation shall
consult with the Secretary of the Treasury regarding
such proposed change in assumptions.

1	"(3) If the corporation specifies in regulations
2	or guidance that temporary priority consideration is
3	available for plans which are insolvent within the
4	meaning of section 418E of the Internal Revenue
5	Code of 1986 or likely to become so insolvent or for
6	plans which have suspended benefits under section
7	305(e)(9), or that availability is otherwise based on
8	the funded status of the plan under section 305, as
9	permitted by subsection (d), the corporation shall
10	consult with the Secretary of the Treasury regarding
11	any granting of priority consideration to such
12	plans.".
13	(c) Premium Rate Increase.—Section 4006(a)(3)
14	of the Employee Retirement Income Security Act of 1974
15	(29 U.S.C. 1306(a)(3)) is amended—
16	(1) in subparagraph (A)—
17	(A) in clause (vi)—
18	(i) by inserting ", and before January
19	1, 2031" after "December 31, 2014,"; and
20	(ii) by striking "or" at the end;
21	(B) in clause (vii)—
22	(i) by moving the margin 2 ems to the
23	left; and
24	(ii) in subclause (II), by striking the
25	period and inserting ", or"; and

1	(C) by adding at the end the following:
2	"(viii) in the case of a multiemployer plan, for
3	plan years beginning after December 31, 2030, \$52
4	for each individual who is a participant in such plan
5	during the applicable plan year."; and
6	(2) by adding at the end the following:
7	"(N) For each plan year beginning in a calendar year
8	after 2031, there shall be substituted for the dollar
9	amount specified in clause (viii) of subparagraph (A) an
10	amount equal to the greater of—
11	"(i) the product derived by multiplying such
12	dollar amount by the ratio of—
13	"(I) the national average wage index (as
14	defined in section $209(k)(1)$ of the Social Secu-
15	rity Act) for the first of the 2 calendar years
16	preceding the calendar year in which such plan
17	year begins, to
18	"(II) the national average wage index (as
19	so defined) for 2029; and
20	"(ii) such dollar amount for plan years begin-
21	ning in the preceding calendar year.
22	If the amount determined under this subparagraph
23	is not a multiple of \$1, such product shall be round-
24	ed to the nearest multiple of \$1.".

1	(d) Amendments to Internal Revenue Code of
2	1986.—
3	(1) IN GENERAL.—Section 432(a) of the Inter-
4	nal Revenue Code of 1986 is amended—
5	(A) by striking "and" at the end of para-
6	graph $(2)(B)$,
7	(B) by striking the period at the end of
8	paragraph (3)(B) and inserting ", and", and
9	(C) by adding at the end the following new
10	paragraph:
11	"(4) if the plan is an eligible multiemployer
12	plan which is applying for or receiving special finan-
13	cial assistance under section 4262 of the Employee
14	Retirement Income Security Act of 1974, the re-
15	quirements of subsection (k) shall apply to the
16	plan.".
17	(2) Plans receiving special financial as-
18	SISTANCE TO BE IN CRITICAL STATUS.—Section
19	432(b) of the Internal Revenue Code of 1986 is
20	amended by adding at the end the following new
21	paragraph:
22	"(7) Plans receiving special financial as-
23	SISTANCE.—If an eligible multiemployer plan receiv-
24	ing special financial assistance under section 4262 of
25	the Employee Retirement Income Security Act of

1	1974 meets the requirements of subsection $(k)(2)$,
2	notwithstanding the preceding paragraphs of this
3	subsection, the plan shall be deemed to be in critical
4	status for plan years beginning with the plan year
5	in which the effective date for such assistance occurs
6	and ending with the last plan year ending in 2051.".
7	(3) Rules relating to eligible multiem-
8	PLOYER PLANS.—Section 432 of the Internal Rev-
9	enue Code of 1986 is amended by adding at the end
10	the following new subsection:
11	"(k) Rules Relating to Eligible Multiem-
12	PLOYER PLANS.—
13	"(1) Plans applying for special financial
14	ASSISTANCE.—In the case of an eligible multiem-
15	ployer plan which applies for special financial assist-
16	ance under section 4262 of such Act—
17	"(A) IN GENERAL.—Such application shall
18	be submitted in accordance with the require-
19	ments of such section, including any guidance
20	issued thereunder by the Pension Benefit Guar-
21	anty Corporation.
22	"(B) REINSTATEMENT OF SUSPENDED
23	BENEFITS.—In the case of a plan for which a
24	suspension of benefits has been approved under
25	subsection $(e)(9)$, the application shall describe

1	the manner in which suspended benefits will be
2	reinstated in accordance with paragraph $(2)(A)$
3	and guidance issued by the Secretary if the
4	plan receives special financial assistance.
5	"(C) Amount of financial assist-
6	ANCE.—
7	"(i) IN GENERAL.—In determining
8	the amount of special financial assistance
9	to be specified in its application, an eligible
10	multiemployer plan shall—
11	"(I) use the interest rate used by
12	the plan in its most recently com-
13	pleted certification of plan status be-
14	fore January 1, 2021, provided that
15	such interest rate does not exceed the
16	interest rate limit, and
17	"(II) for other assumptions, use
18	the assumptions that the plan used in
19	its most recently completed certifi-
20	cation of plan status before January
21	1, 2021, unless such assumptions are
22	unreasonable.
23	"(ii) INTEREST RATE.—For purposes
24	of clause (i), the interest rate limit is the
25	rate specified in section 430(h)(2)(C)(iii)

1	(disregarding modifications made under
2	clause (iv) of such section) for the month
3	in which the application for special finan-
4	cial assistance is filed by the eligible multi-
5	employer plan or the 3 preceding months,
6	with such specified rate increased by 200
7	basis points.
8	"(iii) Changes in assumptions.—If
9	a plan determines that use of one or more
10	prior assumptions is unreasonable, the
11	plan may propose in its application to
12	change such assumptions, provided that
13	the plan discloses such changes in its ap-
14	plication and describes why such assump-
15	tions are no longer reasonable. The plan
16	may not propose a change to the interest
17	rate otherwise required under this sub-
18	section for eligibility or financial assistance
19	amount.
20	"(D) Plans applying for priority con-
21	SIDERATION.—In the case of a plan applying
22	for special financial assistance under rules pro-
23	viding for temporary priority consideration, as
24	provided in paragraph $(4)(C)$, such plan's appli-
25	cation shall be submitted to the Secretary in

1	addition to the Pension Benefit Guaranty Cor-
2	poration.
3	"(2) Plans receiving special financial as-
4	SISTANCE.—In the case of an eligible multiemployer
5	plan receiving special financial assistance under sec-
6	tion 4262 of the Employee Retirement Income Secu-
7	rity Act of 1974—
8	"(A) REINSTATEMENT OF SUSPENDED
9	BENEFITS.—The plan shall—
10	"(i) reinstate any benefits that were
11	suspended under subsection $(e)(9)$ or sec-
12	tion 4245(a) of the Employee Retirement
13	Income Security Act of 1974, effective as
14	of the first month in which the effective
15	date for the special financial assistance oc-
16	curs, for participants and beneficiaries as
17	of such month, and
18	"(ii) provide payments equal to the
19	amount of benefits previously suspended to
20	any participants or beneficiaries in pay
21	status as of the effective date of the special
22	financial assistance, payable, as determined
23	by the plan—
24	"(I) as a lump sum within 3
25	months of such effective date; or

1	"(II) in equal monthly install-
2	ments over a period of 5 years, com-
3	mencing within 3 months of such ef-
4	fective date, with no adjustment for
5	interest.
6	"(B) RESTRICTIONS ON THE USE OF SPE-
7	CIAL FINANCIAL ASSISTANCE.—Special financial
8	assistance received by the plan may be used to
9	make benefit payments and pay plan expenses.
10	Such assistance shall be segregated from other
11	plan assets, and shall be invested by the plan
12	in investment-grade bonds or other investments
13	as permitted by regulations or other guidance
14	issued by the Pension Benefit Guaranty Cor-
15	poration.
16	"(C) CONDITIONS ON PLANS RECEIVING
17	SPECIAL FINANCIAL ASSISTANCE.—
18	"(i) IN GENERAL.—The Pension Ben-
19	efit Guaranty Corporation, in consultation
20	with the Secretary, may impose, by regula-
21	tion, reasonable conditions on an eligible
22	multiemployer plan receiving special finan-
23	cial assistance relating to increases in fu-
24	ture accrual rates and any retroactive ben-
25	efit improvements, allocation of plan as-

1	sets, reductions in employer contribution
2	rates, diversion of contributions and alloca-
3	tion of expenses to other benefit plans, and
4	withdrawal liability.
5	"(ii) LIMITATION.—The Pension Ben-
6	efit Guaranty Corporation shall not impose
7	conditions on an eligible multiemployer
8	plan as a condition of, or following receipt
9	of, special financial assistance relating
10	to—
11	"(I) any prospective reduction in
12	plan benefits (including benefits that
13	may be adjusted pursuant to sub-
14	section $(e)(8)$,
15	"(II) plan governance, including
16	selection of, removal of, and terms of
17	contracts with, trustees, actuaries, in-
18	vestment managers, and other service
19	providers, or
20	"(III) any funding rules relating
21	to the plan.
22	"(D) Assistance disregarded for cer-
23	TAIN PURPOSES.—
24	"(i) FUNDING STANDARDS.—Special
25	financial assistance received by the plan

1	shall not be taken into account for deter-
2	mining contributions required under sec-
3	tion 431.
4	"(ii) INSOLVENT PLANS.—If the plan
5	becomes insolvent within the meaning of
6	section 418E after receiving special finan-
7	cial assistance, the plan shall be subject to
8	all rules applicable to insolvent plans.
9	"(E) INELIGIBILITY FOR SUSPENSION OF
10	BENEFITS.—The plan shall not be eligible to
11	apply for a new suspension of benefits under
12	subsection $(e)(9)(G)$.
13	"(3) ELIGIBLE MULTIEMPLOYER PLAN.—
14	"(A) IN GENERAL.—For purposes of this
15	section, a multiemployer plan is an eligible mul-
16	tiemployer plan if—
17	"(i) the plan is in critical and declin-
18	ing status in any plan year beginning in
19	2020 through 2022,
20	"(ii) a suspension of benefits has been
21	approved with respect to the plan under
22	subsection $(e)(9)$ as of the date of the en-
23	actment of this subsection;
24	"(iii) in any plan year beginning in
25	2020 through 2022, the plan is certified by
the plan actuary to be in critical status,	

has a modified funded percentage of less	
than 40 percent, and has a ratio of active	
to inactive participants which is less than	
2 to 3, or	
"(iv) the plan became insolvent within	
the meaning of section 418E after Decem-	
ber 16, 2014, and has remained so insol-	
vent and has not been terminated as of the	
date of enactment of this subsection.	
"(B) Modified funded percentage.—	
For purposes of subparagraph (A)(iii), the term	
'modified funded percentage' means the per-	
centage equal to a fraction the numerator of	
which is current value of plan assets (as defined	
in section $3(26)$ of the Employee Retirement	
Income Security Act of 1974) and the denomi-	
nator of which is current liabilities (as defined	
in section $431(c)(6)(D)$).	
"(4) Coordination with pension benefit	
GUARANTY CORPORATION.—In prescribing the appli-	
cation process for eligible multiemployer plans to re-	
ceive special financial assistance under section 4262	
of the Employee Retirement Income Security Act of	
1974 and reviewing applications of such plans, the	

1	Pension Benefit Guaranty Corporation shall coordi-
2	nate with the Secretary in the following manner:
3	"(A) In the case of a plan which has sus-
4	pended benefits under subsection $(e)(9)$ —
5	"(i) in determining whether to ap-
6	prove the application, such corporation
7	shall consult with the Secretary regarding
8	the plan's proposed method of reinstating
9	benefits, as described in the plan's applica-
10	tion and in accordance with guidance
11	issued by the Secretary, and
12	"(ii) such corporation shall consult
13	with the Secretary regarding the amount
14	of special financial assistance needed based
15	on the projected funded status of the plan
16	as of the last day of the plan year ending
17	in 2051, whether the plan proposes to
18	repay benefits over 5 years or as a lump
19	sum, as required by paragraph (2)(A)(ii),
20	and any other relevant factors, as deter-
21	mined by such corporation in consultation
22	with the Secretary, to ensure the amount
23	of assistance is sufficient to meet such re-
24	quirement and is sufficient to pay benefits

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1	as required	in section	4262(j)(1)	of such
2	Act.			

"(B) In the case of any plan which proposes in its application to change the assumptions used, as provided in paragraph (1)(C)(iii), such corporation shall consult with the Secretary regarding such proposed change in assumptions.

9 "(C) If such corporation specifies in regu-10 lations or guidance that temporary priority con-11 sideration is available for plans which are insol-12 vent within the meaning of section 418E or 13 likely to become so insolvent or for plans which 14 suspended benefits under subsection have 15 (e)(9), or that availability is otherwise based on the funded status of the plan under this sec-16 17 tion, as permitted by section 4262(d) of such 18 Act, such corporation shall consult with the 19 Secretary regarding any granting of priority 20 consideration to such plans.".

Page 572, strike line 8 and all that follows through "2021" on line 9 and insert "American Rescue Plan Act of 2021".

Page 572, strike lines 17 though 19 and insert the following:

1 (c) EFFECTIVE DATE.— 2 (1) IN GENERAL.—The amendments made by 3 this section shall apply with respect to plan years be-4 ginning after December 31, 2019. 5 (2) ELECTION NOT TO APPLY.—A plan sponsor 6 may elect not to have the amendments made by this 7 section apply to any plan year beginning before Jan-8 uary 1, 2021, either (as specified in the election)— 9 (A) for all purposes for which such amend-10 ments apply, or 11 (B) solely for purposes of determining the 12 adjusted funding target attainment percentage under sections 436 of the Internal Revenue 13 14 Code of 1986 and 206(g) of the Employee Re-15 tirement Income Security Act of 1974 for such 16 plan year. 17 A plan shall not be treated as failing to meet the re-18 quirements of sections 204(g) of such Act and 19 411(d)(6) of such Code solely by reason of an elec-20 tion under this paragraph.

Page 577, strike lines 2 through 3 and insert "December 20, 2019,".

Page 577, starting on line 11, strike "the date of the enactment of this subsection" and insert "December 20, 2019,". Page 577, starting on line 25, strike "the date of the enactment of this subsection" and insert "December 20, 2019,".

Page 579, starting on line 8, strike "the date of the enactment of this subsection." and insert "December 20, 2019.".

Page 583, strike lines 13 through 14 and insert "December 20, 2019,".

Page 583, starting on line 22, strike "the date of the enactment of this subsection" and insert "December 20, 2019,".

Page 584, starting on line 11, strike "the date of the enactment of this subsection" and insert "December 20, 2019,".

Page 585, starting on line 20, strike "the date of the enactment of this subsection." and insert "December 20, 2019.".

Page 585, starting on line 23, strike "Notwithstanding any other provision of law or any regulation issued by the Pension Benefit Guaranty Corporation, in the case of a plan" and insert "In the case of a plan".

Page 588, strike lines 4 through 15.

Page 588, line 16, strike "(5)" and insert "(3)".

Page 588, line 19, strike "(6)" and insert "(4)".

Page 588, line 22, strike "(7)" and insert "(5)".

Page 589, line 1, strike "(8)" and insert "(6)".

Page 589, line 4, strike "(9)" and insert "(7)".

Page 589, strike lines 7 through 10.

Page 589, line 11, strike "(11)" and insert "(10)".

Page 591, beginning on line 7, strike "the share" and all that follows through "fiscal year" on line 11 and insert "their respective needs".

Page 592, strike lines 9 through 12.

Page 592, line 13, strike "(F)" and insert "(E)". Add after title IX the following new titles:

1**TITLE X—INTERNATIONAL**2**AFFAIRS**

3 SEC. 10001. DEPARTMENT OF STATE OPERATIONS.

In addition to amounts otherwise available, there is authorized and appropriated to the Secretary of State for fiscal year 2021, out of any money in the Treasury not otherwise appropriated, \$204,000,000, to remain available until September 30, 2022, for necessary expenses of the Department of State to carry out the authorities, func-

tions, duties, and responsibilities in the conduct of the for eign affairs of the United States, to prevent, prepare for,
 and respond to coronavirus domestically or internationally,
 which shall include maintaining Department of State oper ations.

6 SEC. 10002. UNITED STATES AGENCY FOR INTERNATIONAL 7 DEVELOPMENT OPERATIONS.

8 In addition to amounts otherwise available, there is 9 authorized and appropriated to the Administrator of the 10 United States Agency for International Development for fiscal year 2021, out of any money in the Treasury not 11 otherwise appropriated, \$41,000,000, to remain available 12 13 until September 30, 2022, to carry out the provisions of section 667 of the Foreign Assistance Act of 1961 (22) 14 15 U.S.C. 2427) for necessary expenses of the United States Agency for International Development to prevent, prepare 16 for, and respond to coronavirus domestically or inter-17 18 nationally, and for other operations and maintenance re-19 quirements related to coronavirus.

20 SEC. 10003. GLOBAL RESPONSE.

(a) IN GENERAL.—In addition to amounts otherwise
available, there is authorized and appropriated to the Secretary of State for fiscal year 2021, out of any money in
the Treasury not otherwise appropriated, \$8,675,000,000,
to remain available until September 30, 2022, for nec-

essary expenses to carry out the provisions of section 531
 of chapter 4 of part II of the Foreign Assistance Act of
 1961 (22 U.S.C. 2346) as health programs to prevent,
 prepare for, and respond to coronavirus, which shall in clude recovery from the impacts of such virus and shall
 be allocated as follows—

7 (1) \$905,000,000 to be made available to the
8 United States Agency for International Development
9 for global health activities to prevent, prepare for,
10 and respond to coronavirus, which shall include a
11 contribution to a multilateral vaccine development
12 partnership to support epidemic preparedness;

13 (2) \$3,750,000,000 to be made available to the 14 Department of State to support programs for the 15 prevention, treatment, and control of HIV/AIDS in 16 order to prevent, prepare for, and respond to 17 coronavirus, including to mitigate the impact on 18 such programs from coronavirus and support recov-19 ery from the impacts of the coronavirus, of which 20 not less than \$3,500,000,000 shall be for a United 21 States contribution to the Global Fund to Fight 22 AIDS, Tuberculosis and Malaria;

23 (3) \$3,090,000,000 to be made available to the
24 United States Agency for International Development
25 to prevent, prepare for, and respond to coronavirus,

which shall include support for international disaster
 relief, rehabilitation, and reconstruction, for health
 activities, and to meet emergency food security
 needs; and

5 (4) \$930,000,000 to be made available to pre6 vent, prepare for, and respond to coronavirus, which
7 shall include activities to address economic and sta8 bilization requirements resulting from such virus.

9 (b) WAIVER OF LIMITATION.—Any contribution to 10 the Global Fund to Fight AIDS, Tuberculosis and Malaria made pursuant to subsection (a)(2) shall be made avail-11 12 able notwithstanding section 202(d)(4)(A)(i) of the United 13 States Leadership Against HIV/AIDS, Tuberculosis, and Malaria Act of 2003 (22 U.S.C. 7622(d)(4)(A)(i)), and 14 15 such contribution shall not be considered a contribution for the purpose of applying such section 202(d)(4)(A)(i). 16 17 (c) PERIOD OF AVAILABILITY.—Funds appropriated by this section shall remain available for one additional 18 year if such funds are initially obligated before the expira-19 tion of the period of availability contained in subsection 20

21 (a).

22 SEC. 10004. HUMANITARIAN RESPONSE.

(a) IN GENERAL.—In addition to amounts otherwise
available, there is authorized and appropriated to the Secretary of State for fiscal year 2021, out of any money in

the Treasury not otherwise appropriated, \$500,000,000, 1 to remain available until September 30, 2022, to carry out 2 3 the provisions of section 2(a) and (b) of the Migration and 4 Refugee Assistance Act of 1962 (22 U.S.C. 2601(a) and (b)) to prevent, prepare for, and respond to coronavirus. 5 6 (b) USE OF FUNDS.—Funds appropriated pursuant 7 to this section shall not be made available for the costs 8 of resettling refugees in the United States.

9 (c) PERIOD OF AVAILABILITY.—Funds appropriated 10 by this section shall remain available for one additional 11 year if such funds are initially obligated before the expira-12 tion of the period of availability contained in subsection 13 (a).

14 SEC. 10005. MULTILATERAL ASSISTANCE.

15 In addition to amounts otherwise available, there is authorized and appropriated to the Secretary of State for 16 fiscal year 2021, out of any money in the Treasury not 17 18 otherwise appropriated, \$580,000,000, to remain available 19 until September 30, 2022, to carry out the provisions of 20section 301(a) of the Foreign Assistance Act of 1961 (22) 21 U.S.C. 2221(a)) to prevent, prepare for, and respond to 22 coronavirus, which shall include support for the priorities 23 and objectives of the United Nations Global Humanitarian 24 Response Plan COVID-19 through voluntary contribu-

tions to international organizations and programs admin istered by such organizations.

3 TITLE XI—COMMITTEE ON 4 NATURAL RESOURCES

5 SEC. 1101. INDIAN AFFAIRS.

6 (a) IN GENERAL.—In addition to amounts otherwise
7 made available, there is appropriated for fiscal year 2021,
8 out of any money in the Treasury not otherwise appro9 priated, \$900,000,000 to remain available until expended,
10 pursuant to the Snyder Act (25 U.S.C. 13), of which—
11 (1) \$100,000,000 shall be for Tribal housing
12 improvement;

(2) \$772,500,000 shall be for Tribal government services, public safety and justice, social services, child welfare assistance, and for other related
expenses;

17 (3) \$7,500,000 shall be for related Federal ad-18 ministrative costs and oversight; and

(4) \$20,000,000 shall be to provide and deliverpotable water.

(b) EXCLUSIONS FROM CALCULATION.—Funds appropriated under subsection (a) shall be excluded from the
calculation of funds received by those Tribal governments
that participate in the "Small and Needy" program.

1 (c) ONE-TIME BASIS FUNDS.—Funds made available 2 under subsection (a) to Tribes and Tribal organizations 3 under the Indian Self-Determination and Education As-4 sistance Act (25 U.S.C. 5301 et seq.) shall be available 5 on a one-time basis. Such non-recurring funds shall not be part of the amount required by section 106 of the In-6 7 dian Self-Determination and Education Assistance Act 8 (25 U.S.C. 5325), and such funds shall only be used for 9 the purposes identified in this section.

10 SEC. 1102. UNITED STATES FISH AND WILDLIFE SERVICE.

11 (a) INSPECTION, INTERDICTION, AND RESEARCH RE-12 LATED TO CERTAIN SPECIES AND COVID-19.—In addi-13 tion to amounts otherwise made available, there is appropriated for fiscal year 2021, out of any money in the 14 15 Treasury not otherwise appropriated, \$95,000,000 to remain available until expended, to carry out the provisions 16 17 of the Fish and Wildlife Act of 1956 (16 U.S.C. 742a et seq.) and the Fish and Wildlife Coordination Act (16 18 19 U.S.C. 661 et seq.) through direct expenditure, contracts, 20 and grants, of which—

- (1) \$20,000,000 shall be for wildlife inspections, interdictions, investigations, and related activities, and for efforts to address wildlife trafficking;
- 24 (2) \$30,000,000 shall be for the care of captive
 25 species listed under the Endangered Species Act of

1973, for the care of rescued and confiscated wild life, and for the care of Federal trust species in fa cilities experiencing lost revenues due to COVID-19;
 and

5 (3) \$45,000,000 shall be for research and ex-6 tension activities to strengthen early detection, rapid response, and science-based management to address 7 8 wildlife disease outbreaks before they become 9 pandemics and strengthen capacity for wildlife 10 health monitoring to enhance early detection of dis-11 eases that have capacity to jump the species barrier 12 and pose a risk in the United States, including the 13 development of a national wildlife disease database. 14 LACEY ACT PROVISIONS.—In addition to (b) 15 amounts otherwise made available, there is appropriated for fiscal year 2021, out of any money in the Treasury 16 17 not otherwise appropriated, \$10,000,000, to remain avail-18 able until expended, to carry out the provisions of section 19 42(a) of title 18, United States Code, and the Lacey Act 20 Amendments of 1981 (16 U.S.C. 3371–3378) to identify 21 and designate wildlife species, or larger taxonomic groups 22 of species, as injurious under such provisions if they trans-23 mit a pathogen that could potentially pose a risk to human 24 health and develop regulations to develop a process to make emergency listings for injurious species. 25

1TITLEXII—COMMITTEEON2SCIENCE, SPACE, AND TECH-3NOLOGY

4 SEC. 12001. NATIONAL INSTITUTE OF STANDARDS AND 5 TECHNOLOGY.

6 In addition to amounts otherwise made available, there are appropriated to the National Institute of Stand-7 8 ards and Technology for fiscal year 2021, out of any 9 money in the Treasury not otherwise appropriated, 10 \$150,000,000, to remain available until September 30, 11 2022, to fund awards for research, development, and 12 testbeds to prevent, prepare for, and respond to 13 coronavirus. None of the funds provided by this section 14 shall be subject to cost share requirements.

15 SEC. 12002. NATIONAL SCIENCE FOUNDATION.

16 In addition to amounts otherwise made available, there are appropriated to the National Science Foundation 17 for fiscal year 2021, out of any money in the Treasury 18 19 not otherwise appropriated, \$600,000,000, to remain available until September 30, 2022, to fund or extend new 20 21and existing research grants, cooperative agreements, 22 scholarships, fellowships, and apprenticeships, and related 23 administrative expenses to prevent, prepare for, and re-24 spond to coronavirus.

At the end of the table of contents on page 10, add

the following:

TITLE X—INTERNATIONAL AFFAIRS

- Sec. 10001. Department of State operations.
- Sec. 10002. United States agency for international development operations.
- Sec. 10003. Global response.
- Sec. 10004. Humanitarian response.
- Sec. 10005. Multilateral assistance.

TITLE XI—COMMITTEE ON NATURAL RESOURCES

- Sec. 1101. Indian affairs.
- Sec. 1102. United States Fish and Wildlife Service.

TITLE XII—COMMITTEE ON SCIENCE, SPACE, AND TECHNOLOGY

Sec. 12001. National Institute of Standards and Technology.

Sec. 12002. National Science Foundation.

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