[114H6137]

(Original Signature of Member)

115TH CONGRESS 1ST SESSION



To provide emergency tax relief for persons affected by severe storms and flooding occurring in Louisiana.

IN THE HOUSE OF REPRESENTATIVES

Mr. GRAVES of Louisiana introduced the following bill; which was referred to the Committee on _____

A BILL

To provide emergency tax relief for persons affected by severe storms and flooding occurring in Louisiana.

1 Be it enacted by the Senate and House of Representa-

2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE, ETC.

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

5 "Louisiana Flood and Storm Devastation Tax Relief Act

6 of 2017".

7 (b) TABLE OF CONTENTS.—The table of contents for

8 this Act is as follows:

Sec. 1. Short title, etc.Sec. 2. Louisiana Storm and Flood Disaster Area.

TITLE I—SPECIAL RULES FOR USE OF RETIREMENT FUNDS FOR RELIEF RELATING TO LOUISIANA STORMS AND FLOODING

- Sec. 101. Tax-favored withdrawals from retirement plans for relief relating to Louisiana storms and flooding.
- Sec. 102. Recontributions of withdrawals for home purchases canceled due to the Louisiana storms and flooding.
- Sec. 103. Loans from qualified plans for relief relating to Louisiana storms and flooding.
- Sec. 104. Provisions relating to plan amendments.

TITLE J—EMPLOYMENT RELIEF

- Sec. 201. Work opportunity tax credit for Louisiana storm and flood employees.
- Sec. 202. Employee retention credit for employers affected by Louisiana storms and flooding.

TITLE K—CHARITABLE GIVING INCENTIVES

- Sec. 301. Temporary suspension of limitations on charitable contributions.
- Sec. 302. Additional exemption for housing Louisiana storm and flood displaced individuals.
- Sec. 303. Increase in standard mileage rate for charitable use of vehicles.
- Sec. 304. Mileage reimbursements to charitable volunteers excluded from gross income.
- Sec. 305. Charitable deduction for contributions of book inventories to public schools.

TITLE L—ADDITIONAL TAX RELIEF PROVISIONS

- Sec. 401. Exclusions of certain cancellations of indebtedness by reason of Louisiana storms and flooding.
- Sec. 402. Suspension of certain limitations on personal casualty losses.
- Sec. 403. Required exercise of authority under section 7508A for tax relief relating to Louisiana storms and flooding.
- Sec. 404. Special rules for mortgage revenue bonds relating to Louisiana storms and flooding.
- Sec. 405. Extension of replacement period for nonrecognition of gain for property located in Louisiana storm and flood disaster area.
- Sec. 406. Special rule for determining earned income.
- Sec. 407. Secretarial authority to make adjustments regarding taxpayer and dependency status.
- Sec. 408. Low-income housing credit.
- Sec. 409. Application of new markets tax credit to investments in community development entities serving Louisiana storm and flood disaster area.
- Sec. 410. Tax-exempt bond financing.
- Sec. 411. Expensing for certain demolition and clean-up costs.
- Sec. 412. Extension of expensing for environmental remediation costs.
- Sec. 413. Treatment of net operating losses attributable to Louisiana storm and flood disaster area losses.
- Sec. 414. Increased expensing for qualified timber property.
- Sec. 415. Disaster loss carryback.
- Sec. 416. Housing relief for individuals affected by Louisiana storms and flooding.

1 SEC. 2. LOUISIANA STORM AND FLOOD DISASTER AREA.

2 For purposes of this Act—

3 (1) LOUISIANA STORM AND FLOOD DISASTER
4 AREA.—The term "Louisiana storm and flood dis5 aster area" means an area with respect to which a
6 major disaster has been declared by the President
7 under section 401 of the Robert T. Stafford Disaster
8 Relief and Emergency Assistance Act—

9 (A) before September 3, 2016, by reason
10 of severe storms and flooding occurring in Lou11 isiana during August of 2016,

(B) before April 21, 2016, by reason of severe storms and flooding occurring in Louisiana
during March and April of 2016, and

(C) before February 12, 2017, by reason
of tornadoes, storms, and straight line winds
occurring in Louisiana on February 7, 2017.

(2) CORE DISASTER AREA.—The term "core
disaster area" means that portion of the Louisiana
storm and flood disaster area determined by the
President to warrant individual or individual and
public assistance from the Federal Government
under such Act.

24 (3) APPLICABLE DISASTER DATE.—The term
25 "applicable disaster date" means, with respect to
26 any Louisiana storm and flood disaster area, the

date of the first day of the period during which the
 severe storms and flooding giving rise to the Presi dential declaration described in paragraph (1) oc curred.

I-SPECIAL RULES TITLE FOR 5 **USE OF RETIREMENT FUNDS** 6 RELIEF RELATING FOR TO 7 LOUISIANA **STORMS** AND 8 FLOODING 9

10SEC. 101. TAX-FAVORED WITHDRAWALS FROM RETIRE-11MENT PLANS FOR RELIEF RELATING TO LOU-12ISIANA STORMS AND FLOODING.

(a) IN GENERAL.—Section 72(t) of the Internal Revenue Code of 1986 shall not apply to any qualified Louisiana storm and flood distribution.

16 (b) Aggregate Dollar Limitation.—

17 (1) IN GENERAL.—For purposes of this section,
18 the aggregate amount of distributions received by an
19 individual which may be treated as qualified Lou20 isiana storm and flood distributions for any taxable
21 year shall not exceed the excess (if any) of—

22 (A) \$100,000, over

23 (B) the aggregate amounts treated as24 qualified Louisiana storm and flood distribu-

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tions received by such individual for all prior taxable years.

3 (2) TREATMENT OF PLAN DISTRIBUTIONS.—If 4 a distribution to an individual would (without regard 5 to paragraph (1)) be a qualified Louisiana storm 6 and flood distribution, a plan shall not be treated as 7 violating any requirement of the Internal Revenue 8 Code of 1986 merely because the plan treats such 9 distribution as a qualified Louisiana storm and flood 10 distribution, unless the aggregate amount of such 11 distributions from all plans maintained by the em-12 ployer (and any member of any controlled group 13 which includes the employer) to such individual ex-14 ceeds \$100,000.

(3) CONTROLLED GROUP.—For purposes of
paragraph (2), the term "controlled group" means
any group treated as a single employer under subsection (b), (c), (m), or (o) of section 414 of such
Code.

20 (c) Amount Distributed May Be Repaid.—

(1) IN GENERAL.—Any individual who receives
a qualified Louisiana storm and flood distribution
may, at any time during the 3-year period beginning
on the day after the date on which such distribution
was received, make one or more contributions in an

1 aggregate amount not to exceed the amount of such 2 distribution to an eligible retirement plan of which such individual is a beneficiary and to which a roll-3 over contribution of such distribution could be made 4 5 under section 402(c), 403(a)(4), 403(b)(8), 6 408(d)(3), or 457(e)(16) of such Code, as the case 7 may be.

8 (2) TREATMENT OF REPAYMENTS OF DISTRIBU-9 TIONS FROM ELIGIBLE RETIREMENT PLANS OTHER 10 THAN IRAS.—For purposes of such Code, if a con-11 tribution is made pursuant to paragraph (1) with re-12 spect to a qualified Louisiana storm and flood dis-13 tribution from an eligible retirement plan other than 14 an individual retirement plan, then the taxpaver 15 shall, to the extent of the amount of the contribu-16 tion, be treated as having received the qualified Lou-17 isiana storm and flood distribution in an eligible roll-18 over distribution (as defined in section 402(c)(4) of 19 such Code) and as having transferred the amount to 20 the eligible retirement plan in a direct trustee to 21 trustee transfer within 60 days of the distribution.

(3) TREATMENT OF REPAYMENTS FOR DISTRIBUTIONS FROM IRAS.—For purposes of such
Code, if a contribution is made pursuant to paragraph (1) with respect to a qualified Louisiana

1 storm and flood distribution from an individual re-2 tirement plan (as defined by section 7701(a)(37) of 3 such Code), then, to the extent of the amount of the 4 contribution, the qualified Louisiana storm and flood 5 distribution shall be treated as a distribution de-6 scribed in section 408(d)(3) of such Code and as 7 having been transferred to the eligible retirement 8 plan in a direct trustee to trustee transfer within 60 9 days of the distribution.

10 (d) DEFINITIONS.—For purposes of this section—

11 (1) Qualified Louisiana storm and flood-12 ING DISTRIBUTION.—Except as provided in sub-13 section (b), the term "qualified Louisiana storm and 14 flooding distribution" means any distribution from 15 an eligible retirement plan made on or after the ap-16 plicable disaster date, to an individual whose prin-17 cipal residence on or after such date, is located in 18 the Louisiana storm and flood disaster area and who 19 has sustained an economic loss by reason of the se-20 vere storms and flooding giving rise to the Presi-21 dential declaration described in section 2(1).

(2) ELIGIBLE RETIREMENT PLAN.—The term
"eligible retirement plan" shall have the meaning
given such term by section 402(c)(8)(B) of such
Code.

(e) INCOME INCLUSION SPREAD OVER 3-YEAR PE RIOD FOR QUALIFIED LOUISIANA STORM AND FLOODING
 DISTRIBUTIONS.—

4 (1) IN GENERAL.—In the case of any qualified 5 Louisiana storm and flood distribution, unless the 6 taxpayer elects not to have this subsection apply for 7 any taxable year, any amount required to be in-8 cluded in gross income for such taxable year shall be 9 so included ratably over the 3-taxable-year period 10 beginning with such taxable year.

(2) SPECIAL RULE.—For purposes of para graph (1), rules similar to the rules of subparagraph
 (E) of section 408A(d)(3) of such Code shall apply.
 (f) SPECIAL RULES.—

15 (1)EXEMPTION \mathbf{OF} DISTRIBUTIONS FROM 16 TRUSTEE TO TRUSTEE TRANSFER AND WITH-17 RULES.—For of sections HOLDING purposes 18 401(a)(31), 402(f), and 3405 of such Code, gualified 19 Louisiana storm and flood distributions shall not be 20 treated as eligible rollover distributions.

(2) QUALIFIED LOUISIANA STORM AND FLOODING DISTRIBUTIONS TREATED AS MEETING PLAN
DISTRIBUTION REQUIREMENTS.—For purposes of
such Code, a qualified Louisiana storm and flood
distribution shall be treated as meeting the require-

ments of sections $401(k)(2)(B)(i)$, $403(b)(7)(A)(ii)$,
403(b)(11), and $457(d)(1)(A)$ of such Code.
SEC. 102. RECONTRIBUTIONS OF WITHDRAWALS FOR HOME
PURCHASES CANCELED DUE TO THE LOU-
ISIANA STORMS AND FLOODING.
(a) Recontributions.—
(1) IN GENERAL.—Any individual who received
a qualified distribution may, during the period be-
ginning on the applicable disaster date, and ending
on December 31, 2017, make one or more contribu-
tions in an aggregate amount not to exceed the
amount of such qualified distribution to an eligible
retirement plan (as defined in section $402(c)(8)(B)$
of the Internal Revenue Code of 1986) of which such
individual is a beneficiary and to which a rollover
contribution of such distribution could be made
under section $402(c)$, $403(a)(4)$, $403(b)(8)$, or
408(d)(3) of such Code, as the case may be.
(2) TREATMENT OF REPAYMENTS.—Rules simi-
lar to the rules of paragraphs (2) and (3) of section
101(c) of this Act shall apply for purposes of this
section.
(b) Qualified Distribution Defined.—For pur-
poses of this section, the term "qualified distribution"

25 means any distribution—

1	(1) described in section $401(k)(2)(B)(i)(IV)$,
2	403(b)(7)(A)(ii) (but only to the extent such dis-
3	tribution relates to financial hardship),
4	403(b)(11)(B), or $72(t)(2)(F)$ of such Code,
5	(2)(A) received after—
6	(i) February 10, 2016, and before Au-
7	gust 11, 2016, in the case of the disaster
8	specified in section $2(1)(A)$,
9	(ii) September 30, 2016, and before
10	April 1, 2017, in the case of the disaster
11	specified in section $2(1)(B)$,
12	(iii) August 7, 2017, and before Feb-
13	ruary 8, 2018, in the case of the disaster
14	specified in section $2(1)(C)$, and
15	(B) which was to be used to purchase or con-
16	struct a principal residence in the Louisiana storm
	struct a principal residence in the Louisiana storm and flood disaster area, but which was not so pur-
16	
16 17	and flood disaster area, but which was not so pur-
16 17 18	and flood disaster area, but which was not so pur- chased or constructed on account of the severe
16 17 18 19	and flood disaster area, but which was not so pur- chased or constructed on account of the severe storms and flooding giving rise to the Presidential
16 17 18 19 20	and flood disaster area, but which was not so pur- chased or constructed on account of the severe storms and flooding giving rise to the Presidential declaration described in section $2(1)$.
 16 17 18 19 20 21 	and flood disaster area, but which was not so pur- chased or constructed on account of the severe storms and flooding giving rise to the Presidential declaration described in section 2(1). SEC. 103. LOANS FROM QUALIFIED PLANS FOR RELIEF RE-
 16 17 18 19 20 21 22 	and flood disaster area, but which was not so pur- chased or constructed on account of the severe storms and flooding giving rise to the Presidential declaration described in section 2(1). SEC. 103. LOANS FROM QUALIFIED PLANS FOR RELIEF RE- LATING TO LOUISIANA STORMS AND FLOOD-
 16 17 18 19 20 21 22 23 	and flood disaster area, but which was not so pur- chased or constructed on account of the severe storms and flooding giving rise to the Presidential declaration described in section 2(1). SEC. 103. LOANS FROM QUALIFIED PLANS FOR RELIEF RE- LATING TO LOUISIANA STORMS AND FLOOD- ING.

employer plan (as defined under section 72(p)(4) of the
 Internal Revenue Code of 1986) to a qualified individual
 made after the date of enactment of this Act and before
 January 1, 2018—

5 (1) clause (i) of section 72(p)(2)(A) of such
6 Code shall be applied by substituting "\$100,000"
7 for "\$50,000", and

8 (2) clause (ii) of such section shall be applied 9 by substituting "the present value of the nonforfeit-10 able accrued benefit of the employee under the plan" 11 for "one-half of the present value of the nonforfeit-12 able accrued benefit of the employee under the 13 plan".

(b) DELAY OF REPAYMENT.—In the case of a qualified individual with an outstanding loan on or after the
date that is 5 days before the applicable disaster date,
from a qualified employer plan (as defined in section
72(p)(4) of such Code)—

(1) if the due date pursuant to subparagraph
(B) or (C) of section 72(p)(2) of such Code for any
repayment with respect to such loan occurs during
the period beginning on the date that is 5 days before the applicable disaster date, and ending on December 31, 2017, such due date shall be delayed for
1 year,

(2) any subsequent repayments with respect to
 any such loan shall be appropriately adjusted to re flect the delay in the due date under paragraph (1)
 and any interest accruing during such delay, and

5 (3) in determining the 5-year period and the
6 term of a loan under subparagraph (B) or (C) of
7 section 72(p)(2) of such Code, the period described
8 in paragraph (1) shall be disregarded.

9 (c) QUALIFIED INDIVIDUAL.—For purposes of this section, the term "qualified individual" means an indi-10 vidual whose principal place of abode on the date that is 11 12 5 days before the applicable disaster date, is located in the Louisiana storm and flood disaster area and who has 13 14 sustained an economic loss by reason of the severe storms 15 and flooding giving rise to the Presidential declaration de-16 scribed in section 2(1).

17 SEC. 104. PROVISIONS RELATING TO PLAN AMENDMENTS.

(a) IN GENERAL.—If this section applies to any
amendment to any plan or annuity contract, such plan or
contract shall be treated as being operated in accordance
with the terms of the plan during the period described in
subsection (b)(2)(A).

23 (b) Amendments to Which Section Applies.—

1	(1) IN GENERAL.—This section shall apply to
2	any amendment to any plan or annuity contract
3	which is made—
4	(A) pursuant to any amendment made by
5	this title, or pursuant to any regulation issued
6	by the Secretary of the Treasury or the Sec-
7	retary of Labor under this title, and
8	(B) on or before the last day of the first
9	plan year beginning on or after January 1,
10	2018, or such later date as the Secretary of the

11 Treasury may prescribe.

In the case of a governmental plan (as defined in
section 414(d) of the Internal Revenue Code of
14 1986), subparagraph (B) shall be applied by substituting the date which is 2 years after the date
otherwise applied under subparagraph (B).

17 (2) CONDITIONS.—This section shall not apply18 to any amendment unless—

19 (A) during the period—

20 (i) beginning on the date the legisla21 tive or regulatory amendment described in
22 paragraph (1)(A) takes effect (or in the
23 case of a plan or contract amendment not
24 required by such legislative or regulatory

1	amendment, the effective date specified by
2	the plan), and
3	(ii) ending on the date described in
4	paragraph $(1)(B)$ (or, if earlier, the date
5	the plan or contract amendment is adopt-
6	ed),
7	the plan or contract is operated as if such plan
8	or contract amendment were in effect, and
9	(B) such plan or contract amendment ap-
10	plies retroactively for such period.
11	TITLE J-EMPLOYMENT RELIEF
12	SEC. 201. WORK OPPORTUNITY TAX CREDIT FOR LOU-
13	ISIANA STORM AND FLOOD EMPLOYEES.
13 14	ISIANA STORM AND FLOOD EMPLOYEES. (a) IN GENERAL.—For purposes of section 51 of the
14	(a) IN GENERAL.—For purposes of section 51 of the
14 15	(a) IN GENERAL.—For purposes of section 51 of the Internal Revenue Code of 1986, a Louisiana storm and
14 15 16	(a) IN GENERAL.—For purposes of section 51 of the Internal Revenue Code of 1986, a Louisiana storm and flood employee shall be treated as a member of a targeted
14 15 16 17	(a) IN GENERAL.—For purposes of section 51 of the Internal Revenue Code of 1986, a Louisiana storm and flood employee shall be treated as a member of a targeted group.
14 15 16 17 18	 (a) IN GENERAL.—For purposes of section 51 of the Internal Revenue Code of 1986, a Louisiana storm and flood employee shall be treated as a member of a targeted group. (b) LOUISIANA STORM AND FLOOD EMPLOYEE.—
14 15 16 17 18 19	 (a) IN GENERAL.—For purposes of section 51 of the Internal Revenue Code of 1986, a Louisiana storm and flood employee shall be treated as a member of a targeted group. (b) LOUISIANA STORM AND FLOOD EMPLOYEE.— For purposes of this section, the term "Louisiana storm
14 15 16 17 18 19 20	 (a) IN GENERAL.—For purposes of section 51 of the Internal Revenue Code of 1986, a Louisiana storm and flood employee shall be treated as a member of a targeted group. (b) LOUISIANA STORM AND FLOOD EMPLOYEE.— For purposes of this section, the term "Louisiana storm and flood employee" means—
 14 15 16 17 18 19 20 21 	 (a) IN GENERAL.—For purposes of section 51 of the Internal Revenue Code of 1986, a Louisiana storm and flood employee shall be treated as a member of a targeted group. (b) LOUISIANA STORM AND FLOOD EMPLOYEE.— For purposes of this section, the term "Louisiana storm and flood employee" means— (1) any individual who on the applicable dis-

ment of which is located in the core disaster area,
 and

3 (2) any individual who on such date had a prin4 cipal place of abode in the core disaster area, who
5 is displaced from such abode by reason of the severe
6 storms and flooding giving rise to the Presidential
7 declaration described in section 2(1), and who is
8 hired during the period beginning on such date and
9 ending on December 31, 2017.

10 (c) REASONABLE IDENTIFICATION ACCEPTABLE.—In 11 lieu of the certification requirement under section 12 51(d)(13)(A) of such Code, an individual may provide to 13 the employer reasonable evidence that the individual is a 14 Louisiana storm and flood employee, and subparagraph 15 (B) of such section shall be applied as if such evidence 16 were a certification described in such subparagraph.

17 (d) SPECIAL RULES FOR DETERMINING CREDIT.—
18 For purposes of applying subpart F of part IV of sub19 chapter A of chapter 1 of such Code to wages paid or in20 curred to any Louisiana storm and flood employee—

21 (1) section 51(c)(4) of such Code shall not
22 apply, and

23 (2) section 51(i)(2) of such Code shall not
24 apply with respect to the first hire of such employee
25 as a Louisiana storm and flood employee, unless

such employee was an employee of the employer on
 the applicable disaster date.

3 SEC. 202. EMPLOYEE RETENTION CREDIT FOR EMPLOYERS

4 AFFECTED BY LOUISIANA STORMS AND 5 FLOODING.

6 (a) IN GENERAL.—In the case of an eligible em-7 plover, there shall be allowed as a credit against the tax 8 imposed by chapter 1 of the Internal Revenue Code of 9 1986 for the taxable year an amount equal to 40 percent 10 of the qualified wages with respect to each eligible employee of such employer for such taxable year. For pur-11 poses of the preceding sentence, the amount of qualified 12 13 wages which may be taken into account with respect to 14 any individual shall not exceed \$6,000.

15 (b) DEFINITIONS.—For purposes of this section—

- 16 (1) ELIGIBLE EMPLOYER.—The term "eligible
 17 employer" means any employer—
- 18 (A) which conducted an active trade or
 19 business on the applicable disaster date, in a
 20 core disaster area, and

(B) with respect to whom the trade or
business described in subparagraph (A) is inoperable on or after the applicable disaster date,
and before January 1, 2018, as a result of
damage sustained by reason of the severe

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storms and flooding giving rise to the Presidential declaration described in section 2(1).

3 (2) ELIGIBLE EMPLOYEE.—The term "eligible
4 employee" means with respect to an eligible em5 ployer an employee whose principal place of employ6 ment on the applicable disaster date, with such eligi7 ble employer was in a core disaster area.

8 (3) QUALIFIED WAGES.—The term "qualified 9 wages" means wages (as defined in section 51(c)(1) 10 of such Code, but without regard to section 11 3306(b)(2)(B) of such Code) paid or incurred by an 12 eligible employer with respect to an eligible employee 13 on or after the applicable disaster date, and before 14 January 1, 2018, which occurs during the period—

(A) beginning on the date on which the
trade or business described in paragraph (1)
first became inoperable at the principal place of
employment of the employee immediately before
the severe storms and flooding giving rise to the
Presidential declaration described in section
2(1), and

(B) ending on the date on which such
trade or business has resumed significant operations at such principal place of employment.

Such term shall include wages paid without regard
 to whether the employee performs no services, per forms services at a different place of employment
 than such principal place of employment, or per forms services at such principal place of employment
 before significant operations have resumed.

7 (c) CREDIT NOT ALLOWED FOR LARGE BUSI8 NESSES.—The term "eligible employer" shall not include
9 any trade or business for any taxable year if such trade
10 or business employed an average of more than 200 em11 ployees on business days during the taxable year.

(d) CERTAIN RULES TO APPLY.—For purposes of
this section, rules similar to the rules of sections 51(i)(1),
52, and 280C(a) of such Code shall apply.

15 (e) EMPLOYEE NOT TAKEN INTO ACCOUNT MORE 16 THAN ONCE.—An employee shall not be treated as an eli-17 gible employee for purposes of this section for any period 18 with respect to any employer if such employer is allowed 19 a credit under section 51 of such Code with respect to 20 such employee for such period.

(f) CREDIT TO BE PART OF GENERAL BUSINESS
CREDIT.—The credit allowed under this section shall be
added to the current year business credit under section
38(b) of such Code and shall be treated as a credit allowed

under subpart D of part IV of subchapter A of chapter
 1 of such Code.

3 TITLE K—CHARITABLE GIVING 4 INCENTIVES

5 SEC. 301. TEMPORARY SUSPENSION OF LIMITATIONS ON

CHARITABLE	CONTRIBUTIONS.

7 (a) IN GENERAL.—Except as otherwise provided in
8 subsection (b), section 170(b) of the Internal Revenue
9 Code of 1986 shall not apply to qualified contributions and
10 such contributions shall not be taken into account for pur11 poses of applying subsections (b) and (d) of section 170
12 of such Code to other contributions.

13 (b) TREATMENT OF EXCESS CONTRIBUTIONS.—For14 purposes of section 170 of such Code—

15 (1) INDIVIDUALS.—In the case of an indi-vidual—

17 (A) LIMITATION.—Any qualified contribu-18 tion shall be allowed only to the extent that the 19 aggregate of such contributions does not exceed 20 the excess of the taxpayer's contribution base 21 (as defined in subparagraph (G) of section 22 170(b)(1) of such Code) over the amount of all 23 other charitable contributions allowed under 24 such section 170(b)(1).

1	(B) CARRYOVER.—If the aggregate
2	amount of qualified contributions made in the
3	contribution year (within the meaning of section
4	170(d)(1) of such Code) exceeds the limitation
5	of subparagraph (A), such excess shall be added
6	to the excess described in the portion of sub-
7	paragraph (A) of such section which precedes
8	clause (i) thereof for purposes of applying such
9	section.
10	(2) Corporations.—In the case of a corpora-
11	tion—
12	(A) LIMITATION.—Any qualified contribu-
13	tion shall be allowed only to the extent that the
14	aggregate of such contributions does not exceed
15	the excess of the taxpayer's taxable income (as
16	determined under paragraph (2) of section
17	170(b) of such Code) over the amount of all
18	other charitable contributions allowed under
19	such paragraph.
20	(B) CARRYOVER.—Rules similar to the
21	rules of paragraph (1)(B) shall apply for pur-
22	poses of this paragraph.
23	(c) EXCEPTION TO OVERALL LIMITATION ON
24	ITEMIZED DEDUCTIONS.—So much of any deduction al-
25	lowed under section 170 of such Code as does not exceed

the qualified contributions paid during the taxable year 1 2 shall not be treated as an itemized deduction for purposes of section 68 of such Code. 3 4 (d) QUALIFIED CONTRIBUTIONS.— (1) IN GENERAL.—For purposes of this section, 5 6 the term "qualified contribution" means any chari-7 table contribution (as defined in section 170(c) of 8 such Code)— 9 (A) paid during the period beginning on 10 the applicable disaster date, and ending on Au-11 gust 31, 2017, in cash to an organization de-12 scribed in section 170(b)(1)(A) of such Code

13 (other than an organization described in section
14 509(a)(3) of such Code),

(B) in the case of a contribution paid by
a corporation, such contribution is for relief efforts related to the severe storms and flooding
giving rise to the Presidential declaration described in section 2(1), and

20 (C) with respect to which the taxpayer has21 elected the application of this section.

(2) EXCEPTION.—Such term shall not include a
contribution if the contribution is for establishment
of a new, or maintenance in an existing, segregated
fund or account with respect to which the donor (or

any person appointed or designated by such donor)
 has, or reasonably expects to have, advisory privi leges with respect to distributions or investments by
 reason of the donor's status as a donor.

5 (3) APPLICATION OF ELECTION TO PARTNER6 SHIPS AND S CORPORATIONS.—In the case of a part7 nership or S corporation, the election under para8 graph (1)(C) shall be made separately by each part9 ner or shareholder.

10SEC. 302. ADDITIONAL EXEMPTION FOR HOUSING LOU-11ISIANA STORM AND FLOOD DISPLACED INDI-12VIDUALS.

(a) IN GENERAL.—In the case of taxable years of a
natural person beginning in 2016 or 2017, for purposes
of the Internal Revenue Code of 1986, taxable income
shall be reduced by \$600 for each Louisiana storm and
flood displaced individual of the taxpayer for the taxable
year.

19 (b) LIMITATIONS.—

20 (1) DOLLAR LIMITATION.—The reduction under
21 subsection (a) shall not exceed \$2,500, reduced by
22 the amount of the reduction under this section for
23 all prior taxable years.

24 (2) INDIVIDUALS TAKEN INTO ACCOUNT ONLY
25 ONCE.—An individual shall not be taken into ac-

count under subsection (a) if such individual was
 taken into account under such subsection by the tax payer for any prior taxable year.

4 (3) Identifying information required.— 5 An individual shall not be taken into account under 6 subsection (a) for a taxable year unless the taxpayer 7 identification number of such individual is included 8 on the return of the taxpayer for such taxable year. 9 (c) LOUISIANA STORM AND FLOOD DISPLACED INDI-VIDUAL.—For purposes of this section, the term "Lou-10 isiana storm and flood displaced individual" means, with 11 12 respect to any taxpayer for any taxable year, any natural 13 person if—

14 (1) such person's principal place of abode on
15 the applicable disaster date, was in the Louisiana
16 storm and flood disaster area,

17 (2)(A) in the case of such an abode located in
18 the core disaster area, such person is displaced from
19 such abode, or

20 (B) in the case of such an abode located outside
21 of the core disaster area, such person is displaced
22 from such abode, and—

(i) such abode was damaged by the severe
storms and flooding giving rise to the Presidential declaration described in section 2(1), or

(ii) such person was evacuated from such
 abode by reason of such storms and flooding,
 and

4 (3) such person is provided housing free of
5 charge by the taxpayer in the principal residence of
6 the taxpayer for a period of 60 consecutive days
7 which ends in such taxable year.

8 Such term shall not include the spouse or any dependent9 of the taxpayer.

(d) COMPENSATION FOR HOUSING.—No deduction
shall be allowed under this section if the taxpayer receives
any rent or other amount (from any source) in connection
with the providing of such housing.

14SEC. 303. INCREASE IN STANDARD MILEAGE RATE FOR15CHARITABLE USE OF VEHICLES.

16 Notwithstanding section 170(i) of the Internal Revenue Code of 1986, for purposes of computing the deduc-17 tion under section 170 of such Code for use of a vehicle 18 19 described in subsection (f)(12)(E)(i) of such section for provision of relief during the period beginning on the ap-20 21 plicable disaster date, and ending on December 31, 2017, 22 and related to the severe storms and flooding giving rise 23 to the Presidential declaration described in section 2(1), 24 the standard mileage rate shall be 70 percent of the standard mileage rate in effect under section 162(a) of such 25

Code at the time of such use. Any increase under this sec tion shall be rounded to the next highest cent.

3 SEC. 304. MILEAGE REIMBURSEMENTS TO CHARITABLE 4 VOLUNTEERS EXCLUDED FROM GROSS IN-5 COME.

6 (a) IN GENERAL.—For purposes of the Internal Rev-7 enue Code of 1986, gross income of an individual for tax-8 able years ending on or after the applicable disaster date, 9 does not include amounts received, from an organization described in section 170(c) of such Code, as reimburse-10 ment of operating expenses with respect to use of a pas-11 12 senger automobile for the benefit of such organization in connection with providing relief during the period begin-13 ning on the applicable disaster date, and ending on De-14 15 cember 31, 2017, and relating to the severe storms and 16 flooding giving rise to the Presidential declaration de-17 scribed in section 2(1). The preceding sentence shall apply 18 only to the extent that the expenses which are reimbursed 19 would be deductible under chapter 1 of such Code if section 274(d) of such Code were applied— 20

(1) by using the standard business mileage rate
in effect under section 162(a) at the time of such
use, and

(2) as if the individual were an employee of an
 organization not described in section 170(c) of such
 Code.

4 (b) APPLICATION TO VOLUNTEER SERVICES
5 ONLY.—Subsection (a) shall not apply with respect to any
6 expenses relating to the performance of services for com7 pensation.

8 (c) NO DOUBLE BENEFIT.—No deduction or credit 9 shall be allowed under any other provision of such Code 10 with respect to the expenses excludable from gross income 11 under subsection (a).

12 SEC. 305. CHARITABLE DEDUCTION FOR CONTRIBUTIONS 13 OF BOOK INVENTORIES TO PUBLIC SCHOOLS.

(a) IN GENERAL.—For purposes of section 170 of the
Internal Revenue Code of 1986, subsection (e)(3)(D) shall
be applied—

(1) as if clause (iv) thereof applied to the period
beginning on the applicable disaster date and ending
on December 31, 2017, and

20 (2) to a qualified book contribution to a public21 school located in the core disaster area.

(b) QUALIFIED BOOK CONTRIBUTION.—For purposes of subsection (a), the term "qualified book contribution" has the meaning given such term by section
170(e)(3)(D)(ii) of the Internal Revenue Code of 1986.

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5

TITLE L—ADDITIONAL TAX RELIEF PROVISIONS

27

3 SEC. 401. EXCLUSIONS OF CERTAIN CANCELLATIONS OF IN-

DEBTEDNESS BY REASON OF LOUISIANA STORMS AND FLOODING.

6 (a) IN GENERAL.—For purposes of the Internal Rev-7 enue Code of 1986, gross income shall not include any 8 amount which (but for this section) would be includible 9 in gross income by reason of the discharge (in whole or 10 in part) of indebtedness of a natural person described in 11 subsection (b) by an applicable entity (as defined in sec-12 tion 6050P(c)(1) of such Code).

(b) PERSONS DESCRIBED.—A natural person is described in this subsection if the principal place of abode
of such person on the applicable disaster date, was located—

17 (1) in the core disaster area, or

(2) in the Louisiana storm and flood disaster
area (but outside the core disaster area) and such
person suffered economic loss by reason of the severe storms and flooding giving rise to the Presidential declaration described in section 2(1).

23 (c) EXCEPTIONS.—

(1) BUSINESS INDEBTEDNESS.—Subsection (a)
 shall not apply to any indebtedness incurred in con nection with a trade or business.

4 (2) REAL PROPERTY OUTSIDE CORE DISASTER
5 AREA.—Subsection (a) shall not apply to any dis6 charge of indebtedness to the extent that real prop7 erty constituting security for such indebtedness is lo8 cated outside of the Louisiana storm and flood dis9 aster area.

(d) DENIAL OF DOUBLE BENEFIT.—For purposes of
the Internal Revenue Code of 1986, the amount excluded
from gross income under subsection (a) shall be treated
in the same manner as an amount excluded under section
108(a) of such Code.

(e) EFFECTIVE DATE.—This section shall apply to
discharges made on or after the applicable disaster date,
and before January 1, 2018.

18 SEC. 402. SUSPENSION OF CERTAIN LIMITATIONS ON PER-

SONAL CASUALTY LOSSES.

Paragraphs (1) and (2)(A) of section 165(h) of the Internal Revenue Code of 1986 shall not apply to losses described in section 165(c)(3) of such Code which arise in the Louisiana storm and flood disaster area on or after the applicable disaster date, and which are attributable to the severe storms and flooding giving rise to the Presi-

19

dential declaration described in section 2(1). In the case
 of any other losses, section 165(h)(2)(A) of such Code
 shall be applied without regard to the losses referred to
 in the preceding sentence.

5 SEC. 403. REQUIRED EXERCISE OF AUTHORITY UNDER SEC6 TION 7508A FOR TAX RELIEF RELATING TO 7 LOUISIANA STORMS AND FLOODING.

8 (a) IN GENERAL.—In the case of any taxpayer deter-9 mined by the Secretary of the Treasury to be affected by 10 the Presidentially declared disaster relating to the severe 11 storms and flooding giving rise to the Presidential declara-12 tion described in section 2(1)—

(1) any relief provided by the Secretary of the
Treasury under section 7508A of the Internal Revenue Code of 1986 shall be for a period ending not
earlier than August 31, 2017, and shall be treated
as applying to the filing of returns relating to, and
the payment of, employment and excise taxes; and

(2) with respect to any income tax liability, the
Secretary of the Treasury shall abate any interest,
penalty, additional amount, or addition to tax which
accrued during the period beginning on August 11,
2016, and ending on January 17, 2017.

(b) EFFECTIVE DATE.—Subsection (a) shall apply
 for any period for performing an act which has not expired
 before the applicable disaster date.

4 SEC. 404. SPECIAL RULES FOR MORTGAGE REVENUE
5 BONDS RELATING TO LOUISIANA STORMS
6 AND FLOODING.

7 (a) IN GENERAL.—In the case of financing provided
8 with respect to a qualified Louisiana storm and flood re9 covery residence, section 143(d) of the Internal Revenue
10 Code of 1986 shall be applied as if such residence were
11 a targeted area residence.

(b) QUALIFIED LOUISIANA STORMS AND FLOODING
RECOVERY RESIDENCE.—For purposes of this section, the
term "qualified Louisiana storm and flood recovery residence" means—

16 (1) any residence in the core disaster area, and
17 (2) any other residence if—

18 (A) such other residence is located in the
19 same State as the principal residence referred
20 to in subparagraph (B), and

(B) the mortgagor with respect to such
other residence owned a principal residence on
the applicable disaster date, which—

24 (i) was located in the Louisiana storm25 and flood disaster area, and

(ii) was rendered uninhabitable by
 reason of the severe storms and flooding
 giving rise to the Presidential declaration
 described in section 2(1).

5 SPECIAL RULE FOR HOME (c)IMPROVEMENT LOANS.—In the case of any loan with respect to a resi-6 7 dence in the Louisiana storm and flood disaster area, sec-8 tion 143(k)(4) of such Code shall be applied by sub-9 stituting \$150,000 for the dollar amount contained there-10 in to the extent such loan is for the repair of damage by reason of the severe storms and flooding giving rise to the 11 12 Presidential declaration described in section 2(1).

13 (d) APPLICATION.—Subsection (a) shall not apply to14 financing provided after December 31, 2018.

15 SEC. 405. EXTENSION OF REPLACEMENT PERIOD FOR NON16 RECOGNITION OF GAIN FOR PROPERTY LO17 CATED IN LOUISIANA STORM AND FLOOD
18 DISASTER AREA.

19 Section 1033(a)(2)(B)(i) of the Internal Revenue 20 Code of 1986 shall be applied by substituting "5 years" 21 for "2 years" with respect to property in the Louisiana 22 storm and flood disaster area which is compulsorily or in-23 voluntarily converted on or after the applicable disaster 24 date, by reason of the severe storms and flooding giving 25 rise to the Presidential declaration described in section 2(1), but only if substantially all of the use of the replace ment property is in such area.

3 SEC. 406. SPECIAL RULE FOR DETERMINING EARNED IN-4 COME.

5 (a) IN GENERAL.—In the case of a qualified indi-6 vidual, if the earned income of the taxpayer for the taxable 7 year which includes the applicable disaster date, is less 8 than the earned income of the taxpayer for the preceding 9 taxable year, the credits allowed under sections 24(d) and 10 32 of the Internal Revenue Code of 1986 may, at the elec-11 tion of the taxpayer, be determined by substituting—

12 (1) such earned income for the preceding tax-13 able year, for

14 (2) such earned income for the taxable year15 which includes the applicable disaster date.

(b) QUALIFIED INDIVIDUAL.—For purposes of this
section, the term "qualified individual" means any individual whose principal place of abode on the applicable disaster date, was located—

20 (1) in the core disaster area, or

(2) in the Louisiana storm and flood disaster
area (but outside the core disaster area) and such
individual was displaced from such principal place of
abode by reason of the severe storms and flooding

1	giving rise to the Presidential declaration described
2	in section $2(1)$.
3	(c) EARNED INCOME.—For purposes of this section,
4	the term "earned income" has the meaning given such
5	term under section 32(c) of such Code.
6	(d) Special Rules.—
7	(1) Application to joint returns.—For
8	purposes of subsection (a), in the case of a joint re-
9	turn for a taxable year which includes the applicable
10	disaster date—
11	(A) such subsection shall apply if either
12	spouse is a qualified individual, and
13	(B) the earned income of the taxpayer for
14	the preceding taxable year shall be the sum of
15	the earned income of each spouse for such pre-
16	ceding taxable year.
17	(2) UNIFORM APPLICATION OF ELECTION.—
18	Any election made under subsection (a) shall apply
19	with respect to both section 24(d) and section 32 of
20	such Code.
21	(3) Errors treated as mathematical
22	ERROR.—For purposes of section 6213 of such
23	Code, an incorrect use on a return of earned income
24	pursuant to subsection (a) shall be treated as a
25	mathematical or clerical error.

(4) NO EFFECT ON DETERMINATION OF GROSS
 INCOME, ETC.—Except as otherwise provided in this
 section, the Internal Revenue Code of 1986 shall be
 applied without regard to any substitution under
 subsection (a).

6 SEC. 407. SECRETARIAL AUTHORITY TO MAKE ADJUST7 MENTS REGARDING TAXPAYER AND DEPEND8 ENCY STATUS.

9 With respect to taxable years beginning in 2016 or 10 2017, the Secretary of the Treasury or the Secretary's delegate may make such adjustments in the application of 11 12 the internal revenue laws as may be necessary to ensure 13 that taxpayers do not lose any deduction or credit or experience a change of filing status by reason of temporary 14 15 relocations by reason of the severe storms and flooding giving rise to the Presidential declaration described in sec-16 tion 2(1). Any adjustments made under the preceding sen-17 tence shall ensure that an individual is not taken into ac-18 count by more than one taxpayer with respect to the same 19 20 tax benefit.

21 SEC. 408. LOW-INCOME HOUSING CREDIT.

22 (a) Additional Housing Credit Dollar23 Amount.—

24 (1) IN GENERAL.—For purposes of section 42
25 of the Internal Revenue Code of 1986, in the case

of calendar years 2017, 2018, and 2019, the State
 housing credit ceiling of Louisiana shall be increased
 by the lesser of—

4 (A) the aggregate housing credit dollar 5 amount allocated by the State housing credit 6 agency of Louisiana to buildings located in the 7 Louisiana storm and flood disaster area for 8 such calendar year, or

9 (B) the Louisiana storm and flood housing 10 amount for such State for such calendar year. 11 (2) LOUISIANA STORM AND FLOOD HOUSING 12 AMOUNT.—For purposes of paragraph (1), the term 13 "Louisiana storm and flood housing amount" 14 means, for any calendar year, the amount equal to 15 the product of \$18.00 multiplied by the portion of 16 the Louisiana population which is in the Louisiana 17 storm and flood disaster area (as determined on the 18 basis of the most recent census estimate of resident 19 population released by the Bureau of the Census be-20 fore August 28, 2016).

(3) ALLOCATIONS TREATED AS MADE FIRST
FROM ADDITIONAL ALLOCATION AMOUNT FOR PURPOSES OF DETERMINING CARRYOVER.—For purposes of determining the unused State housing credit ceiling under section 42(h)(3)(C) of such Code for

1	any calendar year, any increase in the State housing
2	credit ceiling under paragraph (1) shall be treated
3	as an amount described in clause (ii) of such section.
4	(b) Additional Housing Credit Dollar Amount
5	FOR LOUISIANA.—For purposes of section 42 of such
6	Code, in the case of calendar years 2017 and 2018, the
7	State housing credit ceiling of Louisiana shall each be in-
8	creased by \$3,500,000.
9	(c) DIFFICULT DEVELOPMENT AREA.—
10	(1) IN GENERAL.—For purposes of section 42
11	of such Code, in the case of property placed in serv-
12	ice during the period beginning on January 1, 2017,
13	and ending on December 31, 2021, the Louisiana
14	storm and flood disaster area—
15	(A) shall be treated as difficult develop-
16	ment areas designated under subclause (I) of
17	section $42(d)(5)(B)(iii)$ of such Code, and
18	(B) shall not be taken into account for
19	purposes of applying the limitation under sub-
20	clause (II) of such section.
21	(2) Application.—Paragraph (1) shall apply
22	only to—
23	(A) housing credit dollar amounts allocated
24	during the period beginning on January 1,
25	2017, and ending on December 31, 2019, and

1	(B) buildings placed in service during the
2	period described in paragraph (1) to the extent
3	that paragraph (1) of section $42(h)$ does not
4	apply to any building by reason of paragraph
5	(4) thereof, but only with respect to bonds
6	issued after December 31, 2016.
7	(d) Special Rule for Applying Income Tests.—
8	In the case of property placed in service—
9	(1) during 2017, 2018, or 2019,
10	(2) in the Louisiana storm and flood disaster
11	area, and
12	(3) in a nonmetropolitan area (as defined in
13	section $42(d)(5)(B)(iv)(IV))$,
14	section 42 of such Code shall be applied by substituting
15	"national nonmetropolitan median gross income (deter-
16	mined under rules similar to the rules of section
17	142(d)(2)(B))" for "area median gross income" in sub-
18	paragraphs (A) and (B) of section $42(g)(1)$ of such Code.
19	(e) DEFINITIONS.—Any term used in this section
20	which is also used in section 42 shall have the same mean-
21	ing as when used in such section.

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1	SEC. 409. APPLICATION OF NEW MARKETS TAX CREDIT TO
2	INVESTMENTS IN COMMUNITY DEVELOP-
3	MENT ENTITIES SERVING LOUISIANA STORM
4	AND FLOOD DISASTER AREA.
5	For purposes of section 45D of the Internal Revenue
6	Code of 1986—
7	(1) a qualified community development entity
8	shall be eligible for an allocation under subsection
9	(f)(2) thereof of the increase in the new markets tax
10	credit limitation described in paragraph (2) only if
11	a significant mission of such entity is the recovery
12	and redevelopment of the Louisiana storm and flood
13	disaster area,
14	(2) the new markets tax credit limitation other-
15	wise determined under subsection $(f)(1)$ thereof shall
16	be increased by an amount equal to—
17	(A) \$300,000,000 for 2016 and 2017, to
18	be allocated among qualified community devel-
19	opment entities to make qualified low-income
20	community investments within the Louisiana
21	storm and flood disaster area, and
22	(B) \$400,000,000 for 2018, to be so allo-
23	cated, and
24	(3) subsection $(f)(3)$ thereof shall be applied
25	separately with respect to the amount of the increase

under paragraph (2).

1 SEC. 410. TAX-EXEMPT BOND FINANCING.

2 (a) IN GENERAL.—For purposes of the Internal Rev3 enue Code of 1986—

4 (1) any qualified Louisiana storm and flood disaster area bond described in paragraph (2)(A)(i) 5 6 shall be treated as an exempt facility bond, and 7 (2) any qualified Louisiana storm and flood dis-8 aster area bond described in paragraph (2)(A)(ii) 9 shall be treated as a qualified mortgage bond. 10 (b) QUALIFIED LOUISIANA STORM AND FLOOD DIS-ASTER AREA BOND.—For purposes of this subsection, the 11 term "qualified Louisiana storm and flood disaster area 12 bond" means any bond issued as part of an issue if— 13 14 (1)(A) 95 percent or more of the net proceeds 15 (as defined in section 150(a)(3) of such Code) of 16 such issue are to be used for qualified project costs,

17 or

(B) such issue meets the requirements of a
qualified mortgage issue, except as otherwise provided in this subsection,

21 (2) such bond is issued by Louisiana, or any22 political subdivision thereof,

23 (3) such bond is designated for purposes of this
24 section by—

25 (A) in the case of a bond which is required
26 under State law to be approved by the bond
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1	commission of Louisiana, such bond commis-
2	sion, and
3	(B) in the case of any other bond, the Gov-
4	ernor of Louisiana,
5	(4) such bond is issued after the date of the en-
6	actment of this section and before January 1, 2023,
7	and
8	(5) no portion of the proceeds of such issue is
9	to be used to provide any property described in sec-
10	tion $144(c)(6)(B)$ of such Code.
11	(c) Limitation on Bonds.—
12	(1) Aggregate amount designated.—The
13	maximum aggregate face amount of bonds which
14	may be designated under this subsection with re-
15	spect to any State shall not exceed the product of
16	\$2,500 multiplied by the portion of the Louisiana
17	population which is in the Louisiana storm and flood
18	disaster area (as determined on the basis of the
19	most recent census estimate of resident population
20	released by the Bureau of the Census before August
21	28, 2016).
22	(2) MOVABLE PROPERTY.—No bonds shall be
23	issued which are to be used for movable fixtures and
24	equipment.

1	(d) QUALIFIED PROJECT COSTS.—For purposes of
2	this subsection, the term "qualified project costs"
3	means—
4	(1) the cost of any qualified residential rental
5	project (as defined in section 142(d) of such Code)
6	located in the Louisiana storm and flood disaster
7	area, and
8	(2) the cost of acquisition, construction, recon-
9	struction, and renovation of—
10	(A) nonresidential real property (including
11	fixed improvements associated with such prop-
12	erty) located in the Louisiana storm and flood
13	disaster area, and
14	(B) public utility property (as defined in
15	section $168(i)(10)$ of such Code) located in the
16	Louisiana storm and flood disaster area.
17	(e) Special Rules.—In applying this title to any
18	qualified Louisiana storm and flood disaster area bond,
19	the following modifications shall apply:
20	(1) Section $142(d)(1)$ of such Code (defining
21	qualified residential rental project) shall be ap-
22	plied—
23	(A) by substituting "60 percent" for "50
24	percent" in subparagraph (A) thereof, and

1	(B) by substituting "70 percent" for "60
2	percent" in subparagraph (B) thereof.
3	(2) Section 143 of such Code (relating to mort-
4	gage revenue bonds: qualified mortgage bond and
5	qualified veterans' mortgage bond) shall be ap-
6	plied—
7	(A) only with respect to owner-occupied
8	residences in the Louisiana storm and flood dis-
9	aster area,
10	(B) by treating any such residence in the
11	Louisiana storm and flood disaster area as a
12	targeted area residence,
13	(C) by applying subsection $(f)(3)$ thereof
14	without regard to subparagraph (A) thereof,
15	and
16	(D) by substituting " $\$150,000$ " for
17	" $$15,000$ " in subsection (k)(4) thereof.
18	(3) Except as provided in section 143 of such
19	Code, repayments of principal on financing provided
20	by the issue of which such bond is a part may not
21	be used to provide financing.
22	(4) Section 146 of such Code (relating to vol-
23	ume cap) shall not apply.
24	(5) Section $147(d)(2)$ of such Code (relating to
25	acquisition of existing property not permitted) shall

be applied by substituting "50 percent" for "15 per cent" each place it appears.

3 (6) Section 148(f)(4)(C) of such Code (relating
4 to exception from rebate for certain proceeds to be
5 used to finance construction expenditures) shall
6 apply to the available construction proceeds of bonds
7 which are part of an issue described in subsection
8 (b)(1)(A).

9 (7) Section 57(a)(5) of such Code (relating to
10 tax-exempt interest) shall not apply.

11 (f) SPECIAL RULE FOR REPAIRS AND RECONSTRUC-12 TIONS.—

(1) IN GENERAL.—For purposes of section 143
of the Internal Revenue Code of 1986 and this section, any qualified Louisiana storm and flood disaster area repair or reconstruction shall be treated
as a qualified rehabilitation.

18 (2) Qualified Louisiana storm and flood 19 DISASTER AREA REPAIR OR RECONSTRUCTION.—For 20 purposes of subparagraph (A), the term "qualified 21 Louisiana storm and flood disaster area repair or re-22 construction" means any repair of damage caused by 23 the severe storms and flooding giving rise to the 24 Presidential declaration described in section 2(1) (or 25 reconstruction of such building in the case of dam-

1 age constituting destruction) if the expenditures for 2 such repair or reconstruction are 25 percent or more of the mortgagor's adjusted basis in the residence. 3 4 For purposes of the preceding sentence, the mortga-5 gor's adjusted basis shall be determined as of the 6 completion of the repair or reconstruction or, if 7 later, the date on which the mortgagor acquires the 8 residence. 9 (3) TERMINATION.—This paragraph shall apply 10 only to owner-financing provided after the date of 11 the enactment of this subsection and before January 12 1, 2023. 13 SEC. 411. EXPENSING FOR CERTAIN DEMOLITION AND 14 CLEAN-UP COSTS. 15 (a) IN GENERAL.—A taxpayer may elect to treat 50 percent of any qualified Louisiana storm and flood dis-16 17 aster area clean-up cost as an expense which is not charge-18 able to capital account. Any cost so treated shall be allowed as a deduction for the taxable year in which such 19 20 cost is paid or incurred.

(b) QUALIFIED LOUISIANA STORM AND FLOOD DISASTER AREA CLEAN-UP COST.—For purposes of this subsection, the term "qualified Louisiana storm and flood disaster area clean-up cost" means any amount paid or incurred during the period beginning on the applicable dis-

aster date, and ending on December 31, 2018, for the re moval of debris from, or the demolition of structures on,
 real property which is located in the Louisiana storm and
 flood disaster area and which is—

- 5 (1) held by the taxpayer for use in a trade or
 6 business or for the production of income, or
- 7 (2) property described in section 1221(a)(1) in
 8 the hands of the taxpayer.

9 For purposes of the preceding sentence, amounts paid or
10 incurred shall be taken into account only to the extent that
11 such amount would (but for subsection (a)) be chargeable
12 to capital account.

13 SEC. 412. EXTENSION OF EXPENSING FOR ENVIRON-14MENTAL REMEDIATION COSTS.

With respect to any qualified environmental remedition expenditure (as defined in section 198(b)) paid or incurred on or after the applicable disaster date, in connection with a qualified contaminated site located in the Louisiana storm and flood disaster area, section 198 (relating to expensing of environmental remediation costs) shall be applied—

(1) in the case of expenditures paid or incurred
on or after the applicable disaster date, and before
January 1, 2019, by substituting "December 31,
2018" for the date contained in section 198(h), and

1	(2) except as provided in section $198(d)(2)$, by
2	treating petroleum products (as defined in section
3	4612(a)(3)) as a hazardous substance.
4	SEC. 413. TREATMENT OF NET OPERATING LOSSES ATTRIB-
5	UTABLE TO LOUISIANA STORM AND FLOOD
6	DISASTER AREA LOSSES.
7	(a) IN GENERAL.—If a portion of any net operating
8	loss of the taxpayer for any taxable year is a qualified
9	Louisiana storm and flood disaster area loss, the following
10	rules shall apply:
11	(1) EXTENSION OF CARRYBACK PERIOD.—Sec-
12	tion $172(b)(1)$ of the Internal Revenue Code of 1986
13	shall be applied with respect to such portion—
14	(A) by substituting "5 taxable years" for
15	"2 taxable years" in subparagraph (A)(i) there-
16	of, and
17	(B) by not taking such portion into ac-
18	count in determining any eligible loss of the
19	taxpayer under subparagraph (F) thereof for
20	the taxable year.
21	(2) SUSPENSION OF 90 PERCENT AMT LIMITA-
22	TION.—Section 56(d)(1) of such Code shall be ap-
23	plied by increasing the amount determined under
24	subparagraph (A)(ii)(I) thereof by the sum of the

1	carrybacks and carryovers of any net operating loss
2	attributable to such portion.
3	(b) Qualified Louisiana Storm and Flood Dis-
4	ASTER AREA LOSS.—
5	(1) IN GENERAL.—For purposes of subsection
6	(a), the term "qualified Louisiana storm and flood
7	disaster area loss" means the lesser of—
8	(A) the excess of—
9	(i) the net operating loss for such tax-
10	able year, over
11	(ii) the specified liability loss for such
12	taxable year to which a 10-year carryback
13	applies under section $172(b)(1)(C)$ of such
14	Code, or
15	(B) the aggregate amount of the following
16	deductions to the extent taken into account in
17	computing the net operating loss for such tax-
18	able year:
19	(i) Any deduction for any qualified
20	Louisiana storm and flood disaster area
21	casualty loss.
22	(ii) Any deduction for moving ex-
23	penses paid or incurred after the applicable
24	disaster date, and before January 1, 2019,
25	and allowable under this chapter to any

1	taxpayer in connection with the employ-
2	ment of any individual—
3	(I) whose principal place of abode
4	was located in the Louisiana storm
5	and flood disaster area before the ap-
6	plicable disaster date,
7	(II) who was unable to remain in
8	such abode as the result of the severe
9	storms and flooding giving rise to the
10	Presidential declaration described in
11	section $2(1)$, and
12	(III) whose principal place of em-
13	ployment with the taxpayer after such
14	expense is located in the Louisiana
15	storm and flood disaster area.
16	For purposes of this subparagraph, the
17	term "moving expenses" has the meaning
18	given such term by section 217(b) of such
19	Code, except that the taxpayer's former
20	residence and new residence may be the
21	same residence if the initial vacating of the
22	residence was as the result of the severe
23	storms and flooding giving rise to the
24	Presidential declaration described in sec-
25	tion $2(1)$.

1	(iii) Any deduction allowable under
2	this chapter for expenses paid or incurred
3	on or after the applicable disaster date,
4	and before January 1, 2019, to tempo-
5	rarily house any employee of the taxpayer
6	whose principal place of employment is in
7	the Louisiana storm and flood disaster
8	area.
9	(iv) Any deduction for depreciation
10	(or amortization in lieu of depreciation) al-
11	lowable under this chapter with respect to
12	any qualified Louisiana storm and flood
13	disaster area property for the taxable year
14	such property is placed in service.
15	(v) Any deduction allowable under this
16	chapter for repair expenses (including ex-
17	penses for removal of debris) paid or in-
18	curred on or after the applicable disaster
19	date, and before January 1, 2019, with re-
20	spect to any damage attributable to the se-
21	vere storms and flooding giving rise to the
22	Presidential declaration described in sec-
23	tion $2(1)$ and in connection with property
24	which is located in the Louisiana storm
25	and flood disaster area.

1	(2) Qualified Louisiana storm and flood
2	DISASTER AREA PROPERTY.—For purposes of this
3	subsection—
4	(A) IN GENERAL.—The term "qualified
5	Louisiana storm and flood disaster area prop-
6	erty" means property—
7	(i)(I) which is described in section
8	168(k)(2)(A)(i) of the Internal Revenue
9	Code of 1986, or
10	(II) which is nonresidential real prop-
11	erty or residential rental property,
12	(ii) substantially all of the use of
13	which is in the Louisiana storm and flood
14	disaster area and is in the active conduct
15	of a trade or business by the taxpayer in
16	such area,
17	(iii) the original use of which in the
18	Louisiana storm and flood disaster area
19	commences with the taxpayer on or after
20	the applicable disaster date,
21	(iv) which is acquired by the taxpayer
22	by purchase (as defined in section $179(d)$
23	of such Code) on or after the applicable
24	disaster date, but only if no written bind-
25	ing contract for the acquisition was in ef-

1	fect before the applicable disaster date,
2	and
3	(v) which is placed in service by the
4	taxpayer on or before December 31, 2018
5	(December 31, 2019, in the case of non-
6	residential real property and residential
7	rental property).
8	(B) EXCEPTIONS.—
9	(i) ALTERNATIVE DEPRECIATION
10	PROPERTY.—Such term shall not include
11	any property described in section
12	168(k)(2)(D) of such Code.
13	(ii) TAX-EXEMPT BOND-FINANCED
14	PROPERTY.—Such term shall not include
15	any property any portion of which is fi-
16	nanced with the proceeds of any obligation
17	the interest on which is exempt from tax
18	under section 103 of such Code.
19	(iii) QUALIFIED REVITALIZATION
20	BUILDINGS.—Such term shall not include
21	any qualified revitalization building with
22	respect to which the taxpayer has elected
23	the application of paragraph (1) or (2) of
24	section 1400I(a) of such Code.

(c) QUALIFIED LOUISIANA STORM AND FLOOD AREA
 CASUALTY LOSS.—

3	(1) IN GENERAL.—For purposes of paragraph
4	(1)(B)(i), the term "qualified Louisiana storm and
5	flood area casualty loss" means any uncompensated
6	section 1231 loss (as defined in section
7	1231(a)(3)(B) of such Code) of property located in
8	the Louisiana storm and flood disaster area, if—
9	(A) such loss is allowed as a deduction
10	under section 165 of such Code for the taxable
11	year, and
12	(B) such loss is by reason of the storms
13	and flooding giving rise to the Presidential dec-
14	laration described in section $2(1)$.
15	(2) Reduction for gains from involun-
16	TARY CONVERSION.—The amount of qualified Lou-
17	isiana storm and flood area casualty loss which
18	would (but for this paragraph) be taken into account
19	under paragraph (1) for any taxable year shall be
20	reduced by the amount of any gain recognized by the
21	taxpayer for such year from the involuntary conver-
22	sion by reason of the storms and flooding giving rise
23	to the Presidential declaration described in section
24	2(1) of property located in the Louisiana storm and
25	flood disaster area.

(3) COORDINATION WITH GENERAL DISASTER
 LOSS RULES.—Section 165(i) of such Code shall not
 apply to any qualified Louisiana storm and flood
 disaster area casualty loss to the extent such loss is
 taken into account under this subsection.

6 (4) SPECIAL RULES.—For purposes of para7 graph (1), rules similar to the rules of paragraphs
8 (2) and (3) of section 172(i) of such Code shall
9 apply with respect to such portion.

10sec. 414. INCREASED EXPENSING FOR QUALIFIED TIMBER11PROPERTY.

(a) IN GENERAL.—In the case of qualified timber
property any portion of which is located in the Louisiana
storm and flood disaster area, the limitation under subparagraph (B) of section 194(b)(1) of such Code shall be
increased by the lesser of—

17 (1) the limitation which would (but for this sec-18 tion) apply under such subparagraph, or

(2) the amount of reforestation expenditures
(as defined in section 194(c)(3) of such Code) paid
or incurred by the taxpayer with respect to such
qualified timber property during the specified portion of the taxable year.

24 (b) DEFINITIONS.—For purposes of this sub-25 section—

(1) SPECIFIED PORTION.—The term "specified
 portion" means that portion of the taxable year
 which is on or after the applicable disaster date, and
 before January 1, 2019.

5 (2) QUALIFIED TIMBER PROPERTY.—The term
6 "qualified timber property" has the meaning given
7 such term in section 194(c)(1) of such Code.

8 SEC. 415. DISASTER LOSS CARRYBACK.

9 (a) IN GENERAL.—In the case of a loss occurring in 10 the Louisiana storm and flood disaster area and attributable to the severe storms and flooding giving rise to the 11 12 Presidential declaration described in section 2(1), at the 13 election of the taxpayer, section 165(i)(1) of the Internal Revenue Code of 1986 shall be applied by substituting 14 15 "any of the 3 taxable years preceding" for "the taxable year immediately preceding". 16

17 (b) Special Rules.—

18 (1) DETERMINED WITHOUT REGARD TO AD19 JUSTED GROSS INCOME.—Any loss described in sub20 section (a) shall be determined for the taxable year
21 without regard to section 165(h)(2)(A) of such Code.
22 (2) TREATED AS SALE OR EXCHANGE.—Not-

withstanding section 165(h)(2)(B) of such Code, any
loss described in subsection (a) shall be treated as
a loss from a sale or exchange of a capital asset.

SEC. 416. HOUSING RELIEF FOR INDIVIDUALS AFFECTED BY LOUISIANA STORMS AND FLOODING.

3 (a) Exclusion of Employer-Provided Housing
4 For Individual Affected by Louisiana Storms and
5 Flooding.—

6 (1) IN GENERAL.—Gross income of a qualified 7 employee shall not include the value of any lodging 8 furnished in kind to such employee (and such em-9 ployee's spouse or any of such employee's depend-10 ents) by or on behalf of a qualified employer for any 11 month during the taxable year.

12 (2) LIMITATION.—The amount which may be
13 excluded under paragraph (1) for any month for
14 which lodging is furnished during the taxable year
15 shall not exceed \$600.

16 (3) TREATMENT OF EXCLUSION.—The exclu17 sion under paragraph (1) shall be treated as an ex18 clusion under section 119 of such Code (other than
19 for purposes of sections 3121(a)(19) and
20 3306(b)(14) of such Code).

(b) EMPLOYER CREDIT FOR HOUSING EMPLOYEES
AFFECTED BY LOUISIANA STORMS AND FLOODING.—For
purposes of section 38, in the case of a qualified employer,
the Louisiana storm and flood housing credit for any
month during the taxable year is an amount equal to 30
percent of any amount which is excludable from the gross

income of a qualified employee of such employer under
 subsection (a) and not otherwise excludable under section
 119 of such Code.
 (c) QUALIFIED EMPLOYEE.—For purposes of this
 section, the term "qualified employee" means, with respect

6 to any month, an individual—

7 (1) who had a principal residence (as defined in
8 section 121 of such Code) in the Louisiana storm
9 and flood disaster area on the applicable disaster
10 date, and

11 (2) who performs substantially all employment12 services—

13 (A) in the Louisiana storm and flood dis-14 aster area, and

15 (B) for the qualified employer which fur-16 nishes lodging to such individual.

(d) QUALIFIED EMPLOYER.—For purposes of this
section, the term "qualified employer" means any employer with a trade or business located in the Louisiana
storm and flood disaster area.

(e) CERTAIN RULES TO APPLY.—For purposes of
this subsection, rules similar to the rules of sections
51(i)(1) and 52 of such Code shall apply.

24 (f) APPLICATION OF SECTION.—This section shall25 apply to lodging furnished during the period—

(1) beginning on the first day of the first
 month beginning after the date of the enactment of
 this section, and

4 (2) ending on the date which is 6 months after
5 the first day described in paragraph (1).

6 (g) TREATED AS PART OF GENERAL BUSINESS
7 CREDIT.—The Louisiana storm and flood housing credit
8 determined under subsection (b) shall be treated as listed
9 in section 38(b) of the Internal Revenue Code of 1986.