115TH CONGRESS 1ST SESSION H.R. 4444

To amend the Internal Revenue Code of 1986 to create a Pension Rehabilitation Trust Fund, to establish a Pension Rehabilitation Administration within the Department of the Treasury to make loans to multiemployer defined benefit plans, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

NOVEMBER 16, 2017

Mr. NEAL (for himself, Mr. LEVIN, Mr. THOMPSON of California, Mr. CROW-LEY, Mr. DANNY K. DAVIS of Illinois, Mr. HIGGINS of New York, Mrs. BUSTOS, Mr. CARSON of Indiana, Ms. CASTOR of Florida, Mr. CICILLINE, Mr. CLEAVER, Mr. CLYBURN, Mrs. DINGELL, Mr. ESPAILLAT, Mr. EVANS, Ms. FUDGE, Ms. BONAMICI, Mr. HASTINGS, Ms. KAPTUR, Mr. KILDEE, Ms. WILSON of Florida, Ms. MAXINE WATERS of California, Ms. VELÁZQUEZ, Mr. VELA, Mr. SCOTT of Virginia, Ms. SCHAKOWSKY, Mr. SABLAN, Mr. RYAN of Ohio, Ms. BLUNT ROCHESTER, Miss RICE of New York, Mr. PALLONE, Ms. NORTON, Mr. NORCROSS, Mr. NOLAN, Mrs. NAPOLITANO, Ms. MOORE, Mrs. CAROLYN B. MALONEY of New York, Mr. LYNCH, Mrs. BEATTY, and Mr. GENE GREEN of Texas) introduced the following bill; which was referred to the Committee on Education and the Workforce, and in addition to the Committees on Ways and Means, and Appropriations, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To amend the Internal Revenue Code of 1986 to create a Pension Rehabilitation Trust Fund, to establish a Pension Rehabilitation Administration within the Department of the Treasury to make loans to multiemployer defined benefit plans, and for other purposes.

1 Be it enacted by the Senate and House of Representa-2 tives of the United States of America in Congress assembled, 3 **SECTION 1. SHORT TITLE.** 4 This Act may be cited as the "Rehabilitation for Mul-5 tiemployer Pensions Act". SEC. 2. PENSION REHABILITATION ADMINISTRATION; ES-6 7 **TABLISHMENT; POWERS.** 8 (a) ESTABLISHMENT.—There is established in the 9 Department of the Treasury an agency to be known as the "Pension Rehabilitation Administration". 10 11 (b) DIRECTOR.— 12 POSITION.—There (1)ESTABLISHMENT OF 13 shall be at the head of the Pension Rehabilitation 14 Administration a Director, who shall be appointed 15 by the President. 16 (2) TERM.— 17 (A) IN GENERAL.—The term of office of 18 the Director shall be 5 years. 19 SERVICE UNTIL APPOINTMENT (\mathbf{B}) OF 20 SUCCESSOR.—An individual serving as Director 21 at the expiration of a term may continue to 22 serve until a successor is appointed. 23 (3) POWERS.— 24 (A) APPOINTMENT OF DEPUTY DIREC-25 TORS, OFFICERS, AND EMPLOYEES.—The Di-

1	rector may appoint Deputy Directors, officers,
2	and employees, including attorneys, in accord-
3	ance with chapter 51 and subchapter III of
4	chapter 53 of title 5, United States Code.
5	(B) Contracting.—
6	(i) IN GENERAL.—The Director may
7	contract for financial and administrative
8	services (including those related to budget
9	and accounting, financial reporting, per-
10	sonnel, and procurement) with the General
11	Services Administration, or such other
12	Federal agency as the Director determines
13	appropriate, for which payment shall be
14	made in advance, or by reimbursement,
15	from funds of the Pension Rehabilitation
16	Administration in such amounts as may be
17	agreed upon by the Director and the head
18	of the Federal agency providing the serv-
19	ices.
20	(ii) SUBJECT TO APPROPRIATIONS.—
21	Contract authority under clause (i) shall be
22	effective for any fiscal year only to the ex-
23	tent that appropriations are available for
24	that purpose.

1 (c) TRANSFER OF FUNDS.—The Secretary of the 2 Treasury may transfer for any fiscal year, from unobli-3 gated amounts appropriated to the Department of the 4 Treasury, to the Pension Rehabilitation Administration 5 such sums as may be reasonably necessary for the admin-6 istrative and operating expenses of the Pension Rehabilita-7 tion Administration.

8 SEC. 3. PENSION REHABILITATION TRUST FUND.

9 (a) IN GENERAL.—Subchapter A of chapter 98 of the
10 Internal Revenue Code of 1986 is amended by adding at
11 the end the following new section:

12 "SEC. 9512. PENSION REHABILITATION TRUST FUND.

13 "(a) CREATION OF TRUST FUND.—There is estab-14 lished in the Treasury of the United States a trust fund 15 to be known as the 'Pension Rehabilitation Trust Fund' 16 (hereafter in this section referred to as the 'Fund'), con-17 sisting of such amounts as may be appropriated or cred-18 ited to such Trust Fund as provided in this section and 19 section 9602(b).

20 "(b) Transfers to Fund.—

21 "(1) AMOUNTS ATTRIBUTABLE TO TREASURY
22 BONDS.—There shall be credited to the Fund the
23 amounts transferred under section 6(b) of the Reha24 bilitation for Multiemployer Pensions Act.

25 "(2) LOAN INTEREST AND PRINCIPAL.—

1	"(A) IN GENERAL.—The Director of the
2	Pension Rehabilitation Administration estab-
3	lished under section 2 of the Rehabilitation for
4	Multiemployer Pensions Act shall deposit in the
5	Fund any amounts received from a plan as pay-
6	ment of interest or principal on a loan under
7	section 4 of such Act.
8	"(B) INTEREST.—For purposes of sub-
9	paragraph (A), the term 'interest' includes
10	points and other similar amounts.
11	"(3) TRANSFERS FROM SECRETARY.—The Di-
12	rector of the Pension Rehabilitation Administration
13	shall deposit in the Fund any amounts received from
14	the Secretary under section 2(c) of such Act.
15	"(4) AVAILABILITY OF FUNDS.—Amounts cred-
16	ited to or deposited in the Fund shall remain avail-
17	able until expended.
18	"(c) EXPENDITURES FROM FUND.—Amounts in the
19	Fund are available without further appropriation to the
20	Pension Rehabilitation Administration—
21	"(1) for the purpose of making the loans de-
22	scribed in section 4 of the Rehabilitation for Multi-
23	employer Pensions Act,
24	((2) for the payment of principal and interest
25	on bonds issued under section 6 of such Act, and

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1	"(3) for administrative and operating expenses
2	of such Administration.".
3	(b) Clerical Amendment.—The table of sections
4	for subchapter A of chapter 98 of the Internal Revenue
5	Code of 1986 is amended by adding at the end the fol-
6	lowing new item:
	"Sec. 9512. Pension Rehabilitation Trust Fund.".
7	SEC. 4. LOAN PROGRAM FOR MULTIEMPLOYER DEFINED
8	BENEFIT PLANS.
9	(a) LOAN AUTHORITY.—
10	(1) IN GENERAL.—The Pension Rehabilitation
11	Administration established under section 2 is au-
12	thorized—
13	(A) to make loans to multiemployer plans
14	(as defined in section 414(f) of the Internal
15	Revenue Code of 1986) which are defined ben-
16	efit plans (as defined in section 414(j) of such
17	Code) and which—
18	(i) are in critical and declining status
19	(within the meaning of section $432(b)(6)$
20	of such Code and section 305(b)(6) of such
21	Act), including any plan with respect to
22	which a suspension of benefits has been
23	approved under section $432(e)(9)$ of such
24	Code and section $305(e)(9)$ of such Act; or

1	(ii) are insolvent for purposes of sec-
2	tion 418E of such Code, if they became in-
3	solvent after December 16, 2014, and have
4	not been terminated; and
5	(B) subject to subsection (b), to establish
6	appropriate terms for such loans.
7	(2) CONSULTATION.—The Director of the Pen-
8	sion Rehabilitation Administration shall consult with
9	the Secretary of the Treasury, the Secretary of
10	Labor, and the Director of the Pension Benefit
11	Guaranty Corporation before making any loan under
12	paragraph (1), and shall share with such persons the
13	application and plan information with respect to
14	each such loan.
15	(3) Establishment of loan program.—
16	(A) IN GENERAL.—A program to make the
17	loans authorized under this section shall be es-
18	tablished not later than March 31, 2018, with
19	guidance regarding such program to be promul-
20	gated by the Director of the Pension Rehabilita-
21	tion Administration, in consultation with the
22	Pension Benefit Guaranty Corporation and the
23	Department of Labor, not later than June 1,
24	2018.

1 (B) LOANS AUTHORIZED BEFORE PRO-2 GRAM DATE.—Without regard to whether the 3 program under subparagraph (A) has been es-4 tablished, a plan may apply for a loan under 5 this section before either date described in such 6 subparagraph, and the Pension Rehabilitation 7 Administration shall approve the application and make the loan before establishment of the 8 9 program if necessary to avoid any suspension of 10 the accrued benefits of participants. 11 (b) LOAN TERMS.—The terms of any loan made 12 under subsection (a) shall state that— 13 (1) the plan shall make payments of interest on 14 the loan for a period of 29 years beginning on the 15 date of the loan; 16 (2) final payment of interest and principal shall 17 be due in the 30th year after the date of the loan; 18 and 19 (3) as a condition of the loan, the plan sponsor 20 stipulates that— 21 (A) except as provided in subparagraph 22 (B), the plan will not increase benefits, allow 23 any employer participating in the plan to re-24 duce its contributions, or accept any collective 25 bargaining agreement which provides for re-

1	duced contribution rates, during the 30-year pe-
2	riod described in paragraphs (1) and (2) ;
3	(B) in the case of a plan with respect to
4	which a suspension of benefits has been ap-
5	proved under section $432(e)(9)$ of the Internal
6	Revenue Code of 1986 and section $305(e)(9)$ of
7	the Employee Retirement Income Security Act
8	of 1974, or under section 418E of such Code,
9	before the loan, the plan will reinstate the sus-
10	pended benefits (or will not carry out any sus-
11	pension which has been approved but not yet
12	implemented);
13	(C) the plan sponsor will comply with the
14	requirements of section 6059A of the Internal
15	Revenue Code of 1986; and
16	(D) the plan and plan administrator will
17	meet such other requirements as the Director of
18	the Pension Rehabilitation Administration pro-
19	vides in the loan terms.
20	(c) LOAN APPLICATION.—
21	(1) IN GENERAL.—In applying for a loan under
22	subsection (a), the plan sponsor shall—
23	(A) demonstrate that, except as provided
24	in subparagraph (C)—

1	(i) the loan will enable the plan to
2	avoid insolvency for at least the 30-year
3	period described in paragraphs (1) and (2)
4	of subsection (b) or, in the case of a plan
5	which is already insolvent, to emerge from
6	insolvency within and avoid insolvency for
7	the remainder of such period; and
8	(ii) the plan is reasonably expected to
9	be able to pay benefits and the interest on
10	the loan during such period and to accu-
11	mulate sufficient funds to repay the prin-
12	cipal when due;
13	(B) provide the information necessary to
14	determine the loan amount under subsection
15	(d);
16	(C) stipulate whether the plan is also ap-
17	plying for financial assistance under section
18	4261(d) of the Employee Retirement Income
19	Security Act of 1974 (29 U.S.C. 1431(d)) in
20	combination with the loan to enable the plan to
21	avoid insolvency and to pay benefits, or is al-
22	ready receiving such financial assistance as a
23	result of a previous application;
24	(D) state in what manner the loan pro-
25	ceeds will be invested pursuant to subsection

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1	(d), the person from whom any annuity con-
2	tracts under such subsection will be purchased,
3	and the person who will be the investment man-
4	ager for any portfolio implemented under such
5	subsection; and
6	(E) include such other information and
7	certifications as the Director of the Pension Re-
8	habilitation Administration shall require.
9	(2) Standard for accepting actuarial and
10	PLAN SPONSOR DETERMINATIONS AND DEMONSTRA-
11	TIONS IN THE APPLICATION.—In evaluating the plan
12	sponsor's application, the Director of the Pension
13	Rehabilitation Administration shall accept the deter-
14	minations and demonstrations in the application un-
15	less the Director, in consultation with the Director
16	of the Pension Benefit Guaranty Corporation and
17	the Secretary of Labor, concludes that the deter-
18	minations and demonstrations in the application
19	were clearly erroneous.
20	(3) Required action; deemed approval.—
21	The Director of the Pension Rehabilitation Adminis-
22	tration shall approve or deny any application under
23	this subsection within 90 days after the submission
24	of such application. An application shall be deemed
25	approved unless, within such 90 days, the Director

1	notifies the plan sponsor that the determinations or
2	demonstrations in the application were deemed clear-
3	ly erroneous under paragraph (2). Any approval or
4	denial of an application by the Director of the Pen-
5	sion Rehabilitation Administration shall be treated
6	as a final agency action for purposes of section 704
7	of title 5, United States Code.
8	(4) CERTAIN PLANS REQUIRED TO APPLY.—
9	The plan sponsor of any plan with respect to which
10	a suspension of benefits has been approved under
11	section $432(e)(9)$ of the Internal Revenue Code of
12	1986 and section $305(e)(9)$ of the Employee Retire-
13	ment Income Security Act of 1974 or under section
14	418E of such Code, before the date of the enactment
15	of this Act shall apply for a loan under this section.
16	The Director of the Pension Rehabilitation Adminis-
17	tration shall provide for such plan sponsors to use
18	the simplified application under subsection
19	(d)(2)(B).
20	(d) Loan Amount and Use.—
21	(1) AMOUNT OF LOAN

21 (1) Amount of loan.—

(A) IN GENERAL.—Except as provided in
subparagraph (B) and paragraph (2), the
amount of any loan under subsection (a) shall
be, as demonstrated by the plan sponsor on the

application under subsection (c), the amount
application under subsection (c), the amount
needed to purchase annuity contracts or to im-
plement a portfolio described in paragraph
(3)(C) (or a combination of the two) sufficient
to provide benefits of participants and bene-
ficiaries of the plan in pay status at the time
the loan is made.
(B) PLANS WITH SUSPENDED BENE-
FITS.—In the case of a plan which has sus-
pended benefits under section $432(e)(9)$ of the
Internal Revenue Code of 1986 and section
305(e)(9) of the Employee Retirement Income
Security Act of 1974 (29 U.S.C. 1085(e)(9)) or
under section 418E of such Code—
(i) the suspension of benefits shall not
be taken into account in applying para-
graph (1) ; and
(ii) the loan amount shall be the
amount sufficient to provide benefits of
participants and beneficiaries of the plan
in pay status at the time the loan is made,
determined without regard to the suspen-
sion, including retroactive payment of ben-
efits which would otherwise have been pay-
able during the period of the suspension.

1	(2) Coordination with pbgc financial as-
2	SISTANCE.—
3	(A) IN GENERAL.—In the case of a plan
4	which is also applying for financial assistance
5	under section 4261(d) of the Employee Retire-
6	ment Income Security Act of 1974 (29 U.S.C.
7	1431(d))—
8	(i) the plan sponsor shall submit the
9	loan application and the application for fi-
10	nancial assistance jointly to the Pension
11	Rehabilitation Administration and the Pen-
12	sion Benefit Guaranty Corporation with
13	the information necessary to determine the
14	amount under subparagraph (B); and
15	(ii) if such financial assistance is
16	granted, the amount of the loan under sub-
17	section (a) shall be the amount described
18	in paragraph (1) reduced by the amount of
19	such financial assistance.
20	(B) PLANS ALREADY RECEIVING PBGC AS-
21	SISTANCE.—The Director of the Pension Reha-
22	bilitation Administration shall provide for a
23	simplified application for the loan under this
24	section which may be used by an insolvent plan
25	which has not been terminated and which is al-

ready receiving financial assistance (other than under section 4261(d) of such Act) from the Bangian Banafit Guaranty Comparation at the

Pension Benefit Guaranty Corporation at the time of the application for the loan under this section.

6 (3) USE OF LOAN FUNDS.—

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7 (\mathbf{A}) GENERAL.—The loan received IN 8 under subsection (a) shall be used to purchase 9 annuity contracts which meet the requirements 10 of subparagraph (B) or to implement a port-11 folio described in subparagraph (C) (or a com-12 bination of the two) to provide the benefits de-13 scribed in paragraph (1).

14 (B) ANNUITY CONTRACT **REQUIRE-**15 MENTS.—The annuity contracts purchased 16 under subparagraph (A) shall be issued by an 17 insurance company which is licensed to do busi-18 ness under the laws of any State and which is 19 rated A or better by a nationally recognized sta-20 tistical rating organization, and the purchase of 21 such contracts shall meet all applicable fidu-22 ciary standards under the Employee Retirement 23 Income Security Act of 1974.

24 (C) PORTFOLIO.—

1 (i) IN GENERAL.—A portfolio de-2 scribed in this subparagraph is— 3 (I) a cash matching portfolio or 4 duration matching portfolio consisting of investment grade (as rated by a na-5 6 tionally recognized statistical rating 7 organization) fixed income investments, including United States dollar-8 9 denominated public or private debt 10 obligations issued or guaranteed by 11 the United States or a foreign issuer, 12 which are tradeable in United States 13 currency and are issued at fixed or 14 zero coupon rates; or

15 (II)any other portfolio pre-16 scribed by the Secretary of the Treas-17 ury in regulations which has a similar 18 risk profile to the portfolios described 19 in subclause (I) and is equally protec-20 tive of the interests of participants 21 and beneficiaries.

Once implemented, such a portfolio shall
be maintained until all liabilities to participants and beneficiaries in pay status at the
time of the loan are satisfied.

1	(ii) FIDUCIARY DUTY.—Any invest-
2	ment manager of a portfolio under this
3	subparagraph shall acknowledge in writing
4	that such person is a fiduciary under the
5	Employee Retirement Income Security Act
6	of 1974 with respect to the plan.
7	(iii) TREATMENT OF PARTICIPANTS
8	AND BENEFICIARIES.—Participants and
9	beneficiaries covered by a portfolio under
10	this subparagraph shall continue to be
11	treated as participants and beneficiaries of
12	the plan.
13	(D) ACCOUNTING.—
14	(i) IN GENERAL.—Annuity contracts
15	purchased and portfolios implemented
16	under this paragraph shall be accounted
17	for separately from the other assets of the
18	plan, and the proceeds thereof shall be
19	used solely to provide the benefits de-
20	scribed in paragraph (1) until all such ben-
21	efits have been paid.
22	(ii) Oversight of non-annuity in-
23	VESTMENTS.—
24	(I) IN GENERAL.—Any portfolio
25	implemented under this paragraph

1	shall be subject to oversight by the
2	Pension Rehabilitation Administra-
3	tion, including a mandatory triennial
4	review of the adequacy of the portfolio
5	to provide the benefits described in
6	paragraph (1) and approval (to be
7	provided within a reasonable period of
8	time) of any decision by the plan
9	sponsor to change the investment
10	manager of the portfolio.
11	(II) REMEDIAL ACTION.—If the
12	triennial review under subclause (I)
13	determines an inadequacy, the plan
14	sponsor shall take remedial action to
15	ensure that the inadequacy will be
16	cured within 5 years of the review.
17	(E) OMBUDSPERSON.—The Participant
18	and Plan Sponsor Advocate established under
19	section 4004 of the Employee Retirement In-
20	come Security Act of 1974 shall act as
21	ombudsperson for participants and beneficiaries
22	on behalf of whom annuity contracts are pur-
23	chased or who are covered by a portfolio under
24	this paragraph.

1 (e) LOAN DEFAULT.—If a plan is unable to make any payment on a loan under this section when due, the Pen-2 3 sion Rehabilitation Administration shall negotiate with the 4 plan sponsor revised terms for repayment reflecting the 5 plan's ability to make payments, which may include installment payments over a reasonable period and, if the 6 7 Pension Rehabilitation Administration deems necessary to 8 avoid any suspension of the accrued benefits of partici-9 pants, forgiveness of a portion of the loan principal.

10 (f) AUTHORITY TO ISSUE RULES, ETC.—The Director of the Pension Rehabilitation Administration estab-11 lished under section 2, in consultation with the Pension 12 13 Benefit Guaranty Corporation and the Department of Labor, is authorized to issue rules regarding the form, 14 15 content, and process of applications for loans under this section, actuarial standards and assumptions to be used 16 in making estimates and projections for purposes of such 17 applications, and assumptions regarding interest rates, 18 mortality, and distributions with respect to a portfolio de-19 20 scribed in subsection (d)(3)(C).

(g) COORDINATION WITH TAXATION OF UNRELATED
BUSINESS INCOME.—Subparagraph (A) of section
514(c)(6) of the Internal Revenue Code of 1986 is amended—

25 (1) by striking "or" at the end of clause (i);

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1	(2) by striking the period at the end of clause
2	(ii)(II) and inserting ", or"; and
3	(3) by adding at the end the following new
4	clause:
5	"(iii) indebtedness with respect to a
6	multiemployer plan under a loan made by
7	the Pension Rehabilitation Administration
8	pursuant to section 4 of the Rehabilitation
9	for Multiemployer Pensions Act.".
10	SEC. 5. COORDINATION WITH WITHDRAWAL LIABILITY AND
11	FUNDING RULES.
12	(a) Amendment to Internal Revenue Code of
13	1986.—Section 432 of the Internal Revenue Code of 1986
14	is amended by adding at the end the following new sub-
15	section:
16	"(k) Special Rules for Plans Receiving Pen-
17	SION REHABILITATION LOANS.—
18	"(1) Determination of withdrawal liabil-
19	ITY.—
20	"(A) IN GENERAL.—If any employer par-
21	ticipating in a plan at the time the plan receives
22	a loan under section 4(a) of the Rehabilitation
23	for Multiemployer Pensions Act withdraws from
24	the plan before the end of the 30-year period
25	beginning on the date of the loan, the with-

1	drawal liability of such employer shall be deter-
2	mined under the Employee Retirement Income
3	Security Act of 1974—
4	"(i) by applying section $4219(c)(1)(D)$
5	of the Employee Retirement Income Secu-
6	rity Act of 1974 as if the plan were termi-
7	nating by the withdrawal of every employer
8	from the plan, and
9	"(ii) by determining the value of non-
10	forfeitable benefits under the plan at the
11	time of the deemed termination by using
12	the interest assumptions prescribed for
13	purposes of section 4044 of the Employee
14	Retirement Income Security Act of 1974,
15	as prescribed in the regulations under sec-
16	tion 4281 of the Employee Retirement In-
17	come Security Act of 1974 in the case of
18	such a mass withdrawal.
19	"(B) ANNUITY CONTRACTS AND INVEST-
20	MENT PORTFOLIOS PURCHASED WITH LOAN
21	FUNDS.—Annuity contracts purchased and
22	portfolios implemented under section $4(d)(3)$ of
23	the Rehabilitation for Multiemployer Pensions
24	Act shall not be taken into account in deter-
25	mining the withdrawal liability of any employer

1	under subparagraph (A), but the amount equal
2	to the greater of—
3	"(i) the benefits provided under such
4	contracts or portfolios to participants and
5	beneficiaries, or
6	"(ii) the remaining payments due on
7	the loan under section 4(a) of such Act,
8	shall be so taken into account.
9	"(2) Coordination with funding require-
10	MENTS.—In the case of a plan which receives a loan
11	under section 4(a) of the Rehabilitation for Multiem-
12	ployer Pensions Act—
13	"(A) annuity contracts purchased and
14	portfolios implemented under section $4(d)(3)$ of
15	such Act, and the benefits provided to partici-
16	pants and beneficiaries under such contracts or
17	portfolios, shall not be taken into account in de-
18	termining minimum required contributions
19	under section 412,
20	"(B) payments on the interest and prin-
21	cipal under the loan, and any benefits owed in
22	excess of those provided under such contracts
23	or portfolios, shall be taken into account as li-
24	abilities for purposes of such section, and

1	"(C) if such a portfolio is projected due to
2	unfavorable investment or actuarial experience
3	to be unable to fully satisfy the liabilities which
4	it covers, the amount of the liabilities projected
5	to be unsatisfied shall be taken into account as
6	liabilities for purposes of such section.".
7	(b) Amendment to Employee Retirement In-
8	COME SECURITY ACT OF 1974.—Section 305 of the Em-
9	ployee Retirement Income Security Act of 1974 (29
10	U.S.C. 1085) is amended by adding at the end the fol-
11	lowing new subsection:
12	"(k) Special Rules for Plans Receiving Pen-
13	SION REHABILITATION LOANS.—
14	"(1) Determination of withdrawal liabil-
15	ITY.—
16	"(A) IN GENERAL.—If any employer par-
17	ticipating in a plan at the time the plan receives
18	a loan under section 4(a) of the Rehabilitation
19	for Multiemployer Pensions Act withdraws from
20	the plan before the end of the 30-year period
21	beginning on the date of the loan, the with-
22	drawal liability of such employer shall be deter-
23	mined—
24	"(i) by applying section $4219(c)(1)(D)$
25	as if the plan were terminating by the

1	withdrawal of every employer from the
2	plan, and
3	"(ii) by determining the value of non-
4	forfeitable benefits under the plan at the
5	time of the deemed termination by using
6	the interest assumptions prescribed for
7	purposes of section 4044, as prescribed in
8	the regulations under section 4281 in the
9	case of such a mass withdrawal.
10	"(B) ANNUITY CONTRACTS AND INVEST-
11	MENT PORTFOLIOS PURCHASED WITH LOAN
12	FUNDS.—Annuity contracts purchased and
13	portfolios implemented under section $4(d)(3)$ of
14	the Rehabilitation for Multiemployer Pensions
15	Act shall not be taken into account in deter-
16	mining the withdrawal liability of any employer
17	under subparagraph (A), but the amount equal
18	to the greater of—
19	"(i) the benefits provided under such
20	contracts or portfolios to participants and
21	beneficiaries, or
22	"(ii) the remaining payments due on
23	the loan under section 4(a) of such Act,
24	shall be so taken into account.

1 "(2) COORDINATION WITH FUNDING REQUIRE-2 MENTS.—In the case of a plan which receives a loan under section 4(a) of the Rehabilitation for Multiem-3 4 ployer Pensions Act— "(A) annuity contracts purchased and 5 6 portfolios implemented under section 4(d)(3) of 7 such Act, and the benefits provided to partici-8 pants and beneficiaries under such contracts or 9 portfolios, shall not be taken into account in de-10 termining minimum required contributions under section 302, 11 "(B) payments on the interest and prin-12 13 cipal under the loan, and any benefits owed in 14 excess of those provided under such contracts 15 or portfolios, shall be taken into account as li-16 abilities for purposes of such section, and 17 "(C) if such a portfolio is projected due to 18 unfavorable investment or actuarial experience 19 to be unable to fully satisfy the liabilities which 20 it covers, the amount of the liabilities projected 21 to be unsatisfied shall be taken into account as 22 liabilities for purposes of such section.".

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23 SEC. 6. ISSUANCE OF TREASURY BONDS.

(a) IN GENERAL.—The Secretary of the Treasuryshall issue bonds as authorized by section 3102 of title

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1 31, United States Code, in an amount necessary to fund
 2 the loan program under section 4 of this Act, as deter 3 mined in consultation with the Director of the Pension Re 4 habilitation Administration established under section 2.

5 (b) TRANSFERS TO PENSION REHABILITATION 6 TRUST FUND.—The Secretary of the Treasury shall from 7 time to time transfer an amount equal to the proceeds of 8 the issue under subsection (a), from the general fund of 9 the Treasury to the Pension Rehabilitation Trust Fund 10 established under section 9512 of the Internal Revenue 11 Code of 1986.

12 SEC. 7. REPORTS OF PLANS RECEIVING PENSION REHA-13 BILITATION LOANS.

(a) IN GENERAL.—Subpart E of part III of subchapter A of chapter 61 of the Internal Revenue Code of
1986 is amended by adding at the end the following new
section:

18 "SEC. 6059A. REPORTS OF PLANS RECEIVING PENSION RE-

19 HABILITATION LOANS.

20 "(a) IN GENERAL.—In the case of a plan receiving 21 a loan under section 4(a) of the Rehabilitation for Multi-22 employer Pensions Act, with respect to the first plan year 23 beginning after the date of the loan and each of the 29 24 succeeding plan years, not later than the 90th day of each 25 such plan year the plan sponsor shall file with the Secretary a report (including appropriate documentation and
 actuarial certifications from the plan actuary, as required
 by the Secretary) that contains—

"(1) the funded percentage (as defined in sec-4 5 tion 432(i)(2)) as of the first day of such plan year, 6 and the underlying actuarial value of assets (deter-7 mined with regard, and without regard, to annuity 8 contracts purchased and portfolios implemented with 9 proceeds of such loan) and liabilities (including any 10 amounts due with respect to such loan) taken into 11 account in determining such percentage,

"(2) the market value of the assets of the plan
(determined as provided in paragraph (1)) as of the
last day of the plan year preceding such plan year,
"(3) the total value of all contributions made by

16 employers and employees during the plan year pre-17 ceding such plan year,

18 "(4) the total value of all benefits paid during19 the plan year preceding such plan year,

20 "(5) cash flow projections for such plan year
21 and the 9 succeeding plan years, and the assumptions used in making such projections,

23 "(6) funding standard account projections for24 such plan year and the 9 succeeding plan years, and

the assumptions relied upon in making such projec tions,

3 ((7) the total value of all investment gains or 4 losses during the plan year preceding such plan year, 5 "(8) any significant reduction in the number of active participants during the plan year preceding 6 7 such plan year, and the reason for such reduction, "(9) a list of employers that withdrew from the 8 9 plan in the plan year preceding such plan year, and 10 the resulting reduction in contributions,

11 "(10) a list of employers that paid withdrawal 12 liability to the plan during the plan year preceding 13 such plan year and, for each employer, a total as-14 sessment of the withdrawal liability paid, the annual 15 payment amount, and the number of years remain-16 ing in the payment schedule with respect to such 17 withdrawal liability,

"(11) any material changes to benefits, accrual
rates, or contribution rates during the plan year preceding such plan year, and whether such changes relate to the terms of the loan,

22 "(12) details regarding any funding improve23 ment plan or rehabilitation plan and updates to such
24 plan,

1 "(13) the number of participants and bene-2 ficiaries during the plan year preceding such plan 3 year who are active participants, the number of par-4 ticipants and beneficiaries in pay status, and the 5 number of terminated vested participants and bene-6 ficiaries,

"(14) the amount of any financial assistance received under section 4261 of the Employee Retirement Income Security Act of 1974 to pay benefits
during the preceding plan year, and the total
amount of such financial assistance received for all
preceding years,

"(15) the information contained on the most recent annual funding notice submitted by the plan
under section 101(f) of the Employee Retirement Income Security Act of 1974,

17 "(16) the information contained on the most re18 cent annual return under section 6058 and actuarial
19 report under section 6059 of the plan, and

"(17) copies of the plan document and amendments, other retirement benefit or ancillary benefit
plans relating to the plan and contribution obligations under such plans, a breakdown of administrative expenses of the plan, participant census data
and distribution of benefits, the most recent actu-

arial valuation report as of the plan year, copies of
 collective bargaining agreements, and financial re ports, and such other information as the Secretary,
 in consultation with the Director of the Pension Re habilitation Administration, may require.

6 "(b) ELECTRONIC SUBMISSION.—The report re7 quired under subsection (a) shall be submitted electroni8 cally.

9 "(c) INFORMATION SHARING.—The Secretary shall
10 share the information in the report under subsection (a)
11 with the Secretary of Labor and the Director of the Pen12 sion Benefit Guaranty Corporation.

13 "(d) REPORT TO PARTICIPANTS, BENEFICIARIES, AND EMPLOYERS.—Each plan sponsor required to file a 14 15 report under subsection (a) shall, before the expiration of the time prescribed for the filing of such report, also pro-16 vide a summary (written in a manner so as to be under-17 stood by the average plan participant) of the information 18 19 in such report to participants and beneficiaries in the plan 20 and to each employer with an obligation to contribute to 21 the plan.".

(b) PENALTY.—Subsection (e) of section 6652 of the
Internal Revenue Code of 1986 is amended—

(1) by inserting ", 6059A (relating to reports of 1 2 plans receiving pension rehabilitation loans)" after "deferred compensation)"; 3 4 (2) by inserting "(\$100 in the case of failures under section 6059A)" after "\$25"; and 5 6 (3) by adding at the end the following: "In the 7 case of a failure with respect to section 6059A, the 8 amount imposed under this subsection shall not be 9 paid from the assets of the plan.". 10 (c) CLERICAL AMENDMENT.—The table of sections for subpart E of part III of subchapter A of chapter 61 11 12 of the Internal Revenue Code of 1986 is amended by adding at the end the following new item: 13 "Sec. 6059A. Reports of plans receiving pension rehabilitation loans.". 14 SEC. 8. PBGC FINANCIAL ASSISTANCE. 15 (a) IN GENERAL.—Section 4261 of the Employee Retirement Income Security Act of 1974 (29 U.S.C. 1431) 16 17 is amended by adding at the end the following new sub-18 section: 19 "(d)(1) The plan sponsor of a multiemployer plan— "(A) which is in critical and declining status 20 21 (within the meaning of section 305(b)(6)), or 22 "(B) which is insolvent but has not been termi-23 nated and is receiving assistance from the corpora-24 tion (other than assistance under this subsection),

and which is applying for a loan under section 4(a) of the 1 2 Rehabilitation for Multiemployer Pensions Act may also 3 apply to the corporation for financial assistance under this 4 subsection, by jointly submitting such applications in ac-5 cordance with section 4(d)(2) of such Act. The application 6 for financial assistance under this subsection shall dem-7 onstrate, based on projections by the plan actuary, that 8 after the receipt of the anticipated loan amount under sec-9 tion 4(a) of such Act, the plan will still become (or remain) 10 insolvent within the 30-year period beginning on the date 11 of the loan.

12 "(2) In the case of a plan described in paragraph 13 (1)(A), the financial assistance provided pursuant to such 14 application under this subsection shall be the amount (de-15 termined by the plan actuary and submitted on the appli-16 cation) equal to the sum of—

17 "(A) the percentage of benefits of participants18 and beneficiaries of the plan in pay status at the19 time of the application, and

20 "(B) the percentage of future benefits to which
21 participants who have separated from service but are
22 not yet in pay status are entitled,

which, if such percentage were paid by the corporation incombination with the loan, would allow the plan to avoidthe projected insolvency and be projected to have increas-

ing assets over any 5-year period following the repayment 1 2 of the loan. Such amount shall not exceed the maximum 3 guaranteed benefit with respect to all participants and 4 beneficiaries of the plan under sections 4022A and 4022B. 5 For this purpose, the maximum guaranteed benefit amount shall be determined by disregarding any loan 6 7 available from the Pension Rehabilitation Administration 8 and shall be determined as if the plan were insolvent on 9 the date of the application. Further, the present value of 10 the maximum guaranteed benefit amount with respect to such participants and beneficiaries may be calculated in 11 12 the aggregate, rather than by reference to the benefit of 13 each such participant or beneficiary.

14 "(3) In the case of a plan described in paragraph 15 (1)(B), the financial assistance provided pursuant to such application under this subsection shall be the amount (de-16 17 termined by the plan actuary and submitted on the appli-18 cation) which, if such amount were paid by the corporation in combination with the loan and any other assistance 19 20 being provided to the plan by the corporation at the time 21 of the application, would enable the plan to emerge from 22 insolvency.

"(4) Subsections (b) and (c) shall apply to financial
assistance under this subsection as if it were provided
under subsection (a), except that the terms for repayment

under subsection (b)(2) shall not require the financial as sistance to be repaid before the date on which the loan
 under section 4(a) of the Rehabilitation for Multiemployer
 Pensions Act is repaid in full.

5 "(5) The corporation may forgo repayment of the fi-6 nancial assistance provided under this subsection if nec-7 essary to avoid any suspension of the accrued benefits of 8 participants.".

9 (b) APPROPRIATIONS.—There is appropriated to the 10 Director of the Pension Benefit Guaranty Corporation 11 such sums as may be necessary for each fiscal year to pro-12 vide the financial assistance described in section 4261(d) 13 of the Employee Retirement Income Security Act of 1974 14 (29 U.S.C. 1431(d)) (as added by this section) (including 15 necessary administrative and operating expenses relating 16 to such assistance).