118TH CONGRESS 1ST SESSION S. 3367

To amend the Internal Revenue Code of 1986 to eliminate tax loopholes that allow billionaires to defer tax indefinitely through planning strategies such as "buy, borrow, die", to modify over 30 tax provisions so that billionaires are required to pay taxes annually, and for other purposes.

IN THE SENATE OF THE UNITED STATES

NOVEMBER 30, 2023

Mr. WYDEN (for himself, Ms. STABENOW, Mr. BROWN, Mr. CASEY, Mr. WHITEHOUSE, Ms. WARREN, Mr. SCHATZ, Ms. HIRONO, Ms. BALDWIN, Mr. SANDERS, Mr. MERKLEY, Mr. FETTERMAN, Mr. REED, Mr. WELCH, Ms. SMITH, and Mr. MARKEY) introduced the following bill; which was read twice and referred to the Committee on Finance

A BILL

- To amend the Internal Revenue Code of 1986 to eliminate tax loopholes that allow billionaires to defer tax indefinitely through planning strategies such as "buy, borrow, die", to modify over 30 tax provisions so that billionaires are required to pay taxes annually, 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,

1SECTION 1. SHORT TITLE; AMENDMENT OF 1986 CODE;2TABLE OF CONTENTS.

3 (a) SHORT TITLE.—This Act may be cited as the4 "Billionaires Income Tax Act".

5 (b) AMENDMENT OF 1986 CODE.—Except as other-6 wise expressly provided, whenever in this Act an amend-7 ment or repeal is expressed in terms of an amendment 8 to, or repeal of, a section or other provision, the reference 9 shall be considered to be made to a section or other provi-10 sion of the Internal Revenue Code of 1986.

11 (c) TABLE OF CONTENTS.—The table of contents of

12 this Act is as follows:

Sec. 1. Short title; amendment of 1986 Code; table of contents. Sec. 2. Purpose.

TITLE I—ELIMINATION OF DEFERRAL FOR APPLICABLE TAXPAYERS

Sec. 101. Elimination of deferral of tax.

Sec. 102. Carryback of capital losses attributable to mark-to-market rules.

TITLE II—APPLICATION OF OTHER PROVISIONS TO APPLICABLE TAXPAYERS AND ENTITIES

Subtitle A—Individuals

- Sec. 201. Applicable taxpayers not eligible for adjusted gross income limitation on net investment tax.
- Sec. 202. Treatment of covered expatriates.

Subtitle B—Rules for Applicable Entities and Trusts

- Sec. 211. Treatment of like-kind exchanges by applicable entities.
- Sec. 212. Treatment of transfers by applicable entities in exchange for stock.
- Sec. 213. Special rules for applicable trusts.

Subtitle C—Treatment of Deferred Compensation and Certain Life Insurance and Annuity Contracts

- Sec. 221. Elimination of deferral of tax on certain compensation.
- Sec. 222. Rules relating to certain life insurance and annuity contracts of applicable taxpayers.

Subtitle D—Repeal of Special Treatment for Certain Investments

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Sec. 231. Treatment of exclusion for certain small business stock. Sec. 232. Modifications for investments in qualified opportunity funds.

1 SEC. 2. PURPOSE.

The purpose of this Act is to require billionaires to pay taxes annually by eliminating the ability of high income and high net worth taxpayers to use tax planning strategies such as "buy, borrow, die" to defer paying taxes indefinitely, specifically by—

7 (1) under the provisions of title I of this Act—
8 (A) requiring high income and high net
9 worth taxpayers to pay tax on the income they
10 earn on an annual basis, just like working peo11 ple do on their income from wages, through
12 mark-to-market taxation, and

(B) shutting down the ability of the ultra
wealthy to buy and hold appreciating assets and
borrow against those assets to support their
lavish lifestyles, all completely tax-free, and

(2) under the provisions of title II of this Act,
closing loopholes in the tax code that allow high income and high net worth taxpayers to shield their
income from taxation, including the loophole that allows ultra wealthy taxpayers to transfer untaxed appreciated assets to their heirs at death and such
heirs to sell such assets completely tax-free.

TITLE I—ELIMINATION OF DE FERRAL FOR APPLICABLE TAXPAYERS

4 SEC. 101. ELIMINATION OF DEFERRAL OF TAX.

5 (a) IN GENERAL.—Subchapter E of chapter 1 is

6 amended by adding at the end the following new part:

7 **"PART IV—ELIMINATION OF DEFERRAL FOR**

8 APPLICABLE TAXPAYERS

"Subpart A. General provisions.

"Subpart B. Definitions and rules relating to applicable taxpayers. "Subpart C. Other definitions and rules.

9 "Subpart A—General Provisions

"Sec. 490. Elimination of deferral of tax for applicable taxpayers.

"Sec. 491. Treatment of tradable covered assets.

"Sec. 492. Deferral recapture amount on applicable transfers of nontradable covered assets.

"Sec. 493. Special rules for application of nondeferral rules to certain passthrough entities.

"Sec. 494. Treatment of gifts, bequests, and transfers in trust.

10 "SEC. 490. ELIMINATION OF DEFERRAL OF TAX FOR APPLI-

11 CABLE TAXPAYERS.

12 "In the case of an applicable taxpayer for any taxable13 vear—

"(1) if there is a taxable event with respect to
any tradable covered asset of the taxpayer during
the taxable year, gain or loss shall be recognized as
provided in section 491,

18 "(2) if there is an applicable transfer by the
19 taxpayer during the taxable year of any nontradable
20 covered asset—

1	"(A) if such applicable transfer is a dis-
2	regarded nonrecognition event, gain or loss
3	shall be recognized as provided in section
4	492(a)(1), and
5	"(B) the tax imposed by this chapter for
6	the taxable year shall be increased as provided
7	in section 492 with respect to any gain from
8	any such transfer,
9	"(3) gain or loss with respect to any applicable
10	entity held by the taxpayer shall be taken into ac-
11	count as provided in section 493, and
12	"(4) in the case of any gift, bequest, or transfer
13	in trust by an applicable taxpayer or applicable enti-
14	ty held by an applicable taxpayer, section 494 shall
15	apply.
16	"SEC. 491. TREATMENT OF TRADABLE COVERED ASSETS.
17	"(a) IN GENERAL.—For purposes of this title, in the
18	case of a taxable event with respect to any tradable cov-
19	ered asset of an applicable taxpayer—
20	"(1) notwithstanding any other provision of this
21	title—
22	$((\Lambda)$ gain or logg shall be recognized and
00	"(A) gain or loss shall be recognized and
23	taken into account in the taxable year in which

1	sold the tradable covered asset for its fair mar-
2	ket value—
3	"(i) in the case of a taxable event de-
4	scribed in subsection $(b)(1)$, on the date of
5	the taxable event, and
6	"(ii) in the case of a taxable event de-
7	scribed in subsection $(b)(2)$, immediately
8	before the taxable event, and
9	"(B) except as provided in subsection
10	(c)(1), gain or loss taken into account by reason
11	of a taxable event described in subsection $(b)(1)$
12	with respect to a tradable covered asset which
13	is a capital asset shall be treated as long-term
14	capital gain or long-term capital loss, respec-
15	tively, and
16	((2)) proper adjustments shall be made in the
17	amount of gain or loss subsequently realized for gain
18	or loss taken into account under paragraph (1).
19	"(b) TAXABLE EVENT.—For purposes of this part,
20	the term 'taxable event' means, with respect to any
21	tradable covered asset—
22	((1) the holding of such asset as of the close
23	of any taxable year with respect to which a taxpayer
24	is an applicable taxpayer, and
25	"(2) any disregarded nonrecognition event.

1	"(c) Special Rules.—
2	
	"(1) CHARACTERIZATION AS ORDINARY INCOME
3	OR LOSS.—Except as provided by the Secretary, sub-
4	section $(a)(1)(B)$ shall not apply to any gain or loss
5	from a tradable covered asset if, under any other
6	provision of this title, such gain or loss—
7	"(A) is treated as gain or loss from the
8	sale or exchange of an asset which is not a cap-
9	ital asset, or
10	"(B) is treated as ordinary income or loss
11	on a basis other than the taxpayer's holding pe-
12	riod in such asset.
13	"(2) HOLDING PERIOD.—For purposes of this
14	title, any taxable event described in subsection $(b)(1)$
15	with respect to any tradable covered asset shall not
16	be taken into account in determining the holding pe-
17	riod of the taxpayer with respect to such tradable
18	covered asset.
19	"(3) Proper adjustments for subsequent
20	GAIN OR LOSS.—For purposes of subsection $(a)(2)$,
21	section $492(a)(1)(B)$, section $493(c)(1)(A)(ii)$, and
22	section $493(c)(3)(C)$, the proper adjustments re-
23	quired under such provisions shall include such ad-
24	justments in basis of property, or such other adjust-

1	ments in respect of property, as the Secretary deter-
2	mines necessary or appropriate.
3	"SEC. 492. DEFERRAL RECAPTURE AMOUNT ON APPLICA-
4	BLE TRANSFERS OF NONTRADABLE COV-
5	ERED ASSETS.
6	"(a) IN GENERAL.—If there is an applicable transfer
7	during a taxable year of a nontradable covered asset of
8	an applicable taxpayer—
9	((1) in the case of an applicable transfer which
10	is a disregarded nonrecognition event—
11	"(A) notwithstanding any other provision
12	of this title, gain or loss shall be recognized and
13	taken into account by the taxpayer (including
14	for purposes of paragraph (2) and subsection
15	(c)) in the taxable year in which the transfer
16	occurs as if the taxpayer had sold the
17	nontradable covered asset for its fair market
18	value immediately before such transfer, and
19	"(B) proper adjustments shall be made in
20	the amount of gain or loss subsequently realized
21	for gain or loss taken into account under sub-
22	paragraph (A), and
23	((2) if there is gain from the applicable trans-
24	fer, the tax imposed by this chapter for the taxable
25	year (determined without regard to this section)

1	shall be increased by the sum of the deferral recap-
2	ture amounts determined under subsection (b) for
3	each such transfer.
4	"(b) Deferral Recapture Amount.—
5	"(1) IN GENERAL.—For purposes of this part—
6	"(A) IN GENERAL.—The term 'deferral re-
7	capture amount' means, with respect to any ap-
8	plicable transfer of any nontradable covered
9	asset, the aggregate amount of interest (deter-
10	mined in the manner provided under paragraph
11	(3)) on the deemed tax amount determined
12	under paragraph (2) for each taxable year to
13	which gain is allocated under paragraph $(2)(A)$
14	and which precedes the taxable year of the ap-
15	plicable transfer.
16	"(B) LIMITATION ON AMOUNT.—The
17	amount determined under subparagraph (A)
18	with respect to any applicable transfer shall not
19	exceed the applicable percentage of the gain
20	from such transfer. For purposes of this sub-
21	paragraph, the applicable percentage is the ex-
22	cess of—
23	"(i) 49 percent, over
24	"(ii) in the case of the transfer of a
25	nontradable covered asset which—

	10
1	"(I) is a capital asset, the rate of
2	tax in effect under section $1(h)(1)(D)$
3	for the taxable year of the transfer, or
4	"(II) is not a capital asset, the
5	highest rate of tax in effect under sec-
6	tion 1 for such taxable year.
7	"(2) DEEMED TAX AMOUNT.—For purposes of
8	paragraph (1)—
9	"(A) IN GENERAL.—The deemed tax
10	amount for any taxable year preceding the tax-
11	able year of any applicable transfer of a
12	nontradable covered asset shall be the amount
13	determined—
14	"(i) first, except as provided in sub-
15	paragraph (B), by allocating the amount of
16	gain from such transfer ratably to each
17	day in the taxpayer's holding period of
18	such asset, and
19	"(ii) then by multiplying the amount
20	allocated under clause (i) to days in such
21	preceding taxable year by—
22	"(I) if such asset is a capital
23	asset, the rate of tax in effect under
24	section $1(h)(1)(D)$ for the taxable
25	year of such transfer, or

1	"(II) if such asset is not a capital
2	asset, the highest rate of tax in effect
3	under section 1 for such taxable year.
4	"(B) Special rule for periods before
5	BECOMING APPLICABLE TAXPAYERNotwith-
6	standing subparagraph (A)(i), any gain allo-
7	cated under such subparagraph to any taxable
8	year preceding the first taxable year for which
9	the taxpayer is treated as an applicable tax-
10	payer shall be allocated to such first taxable
11	year.
12	"(C) Increase in deemed tax amount
13	BY TAX ON NET INVESTMENT INCOME.—If gain

14 from a transfer to which this section applies for 15 any taxable year is of a type taken into account in computing net investment income (as defined 16 17 in section 1411), the deemed tax amount under 18 this paragraph for any preceding taxable year 19 to which such gain is allocated under subpara-20 graph (A)(i) shall be increased by an amount 21 equal to the amount of such allocated gain mul-22 tiplied by the rate of tax in effect under section 23 1411(a)(1) for the taxable year of such trans-24 fer.

25 "(3) COM

"(3) Computation of interest.—

1	"(A) IN GENERAL.—The amount of inter-
2	est referred to in paragraph (1) on any deemed
3	tax amount determined under paragraph (2) for
4	any preceding taxable year shall be determined
5	for the period—
6	"(i) beginning on the due date for
7	such preceding taxable year, and
8	"(ii) ending on the date on which the
9	applicable transfer occurs,
10	by using the rates determined under section
11	6621(b) (plus 1 percentage point), and the
12	method applicable under section 6621, for un-
13	derpayments of tax for such period.
14	"(B) DUE DATE.—For purposes of this
15	paragraph, the term 'due date' means, with re-
16	spect to any preceding taxable year, the date
17	prescribed by law (determined without regard to
18	extensions) for filing the return of the tax im-
19	posed by this chapter for such taxable year.
20	"(c) Special Rule for Taxpayers With Net
21	CAPITAL LOSSES.—
22	"(1) IN GENERAL.—If a taxpayer has a net
23	capital loss for any taxable year for which there is
24	an increase in tax under subsection $(a)(2)$, such in-

1	crease in tax shall be reduced (but not below zero)
2	by the credit equivalent of such net capital loss.
3	"(2) CREDIT EQUIVALENT.—For purposes of
4	this subsection, the term 'credit equivalent' means,
5	with respect to any net capital loss for any taxable
6	year, an amount equal to such loss multiplied by the
7	rate of tax in effect under section $1(h)(1)(D)$ for
8	such taxable year.
9	"(3) Coordination with carryovers of
10	LOSS.—For purposes of subsection (b) of section
11	1212, the net capital loss for a taxable year to which
12	paragraph (1) applies (determined without regard to
13	this subsection) shall be reduced (but not below
14	zero) by an amount equal to the amount of the re-
15	duction under paragraph (1) for such taxable year
16	divided by the rate of tax in effect under section
17	1(h)(1)(D) for such taxable year.
18	"(d) Special Rules for Certain Dividend Dis-
19	TRIBUTIONS.—
20	"(1) Excess dividend distributions.—
21	"(A) IN GENERAL.—For purposes of ap-
22	plying this section, any excess dividend shall be
23	treated as gain from an applicable transfer of
24	a nontradable covered asset occurring on the
25	date such dividend is received.

1	"(B) EXCESS DIVIDEND.—For purposes of
2	this part, the term 'excess dividend' means,
3	with respect to any nontradable covered asset
4	which consists of stock in a C corporation, any
5	dividend in respect of such stock received dur-
6	ing any taxable year to the extent such dividend
7	does not exceed its ratable portion of the total
8	excess dividends (if any) for such taxable year.
9	"(C) TOTAL EXCESS DIVIDENDS.—For
10	purposes of this paragraph—
11	"(i) IN GENERAL.—The term 'total
12	excess dividends' means, with respect to
13	stock in a C corporation described in sub-
14	paragraph (B), the excess (if any) of—
15	"(I) the amount of the dividends
16	in respect of such stock received by
17	the taxpayer during the taxable year,
18	over
19	((II) 125 percent of the average
20	amount of dividends received in re-
21	spect of such stock by the taxpayer
22	during the 3 preceding taxable years
23	(or, if shorter, the portion of the tax-
24	payer's holding period before the tax-
25	able year).

1	"(ii) NO EXCESS FOR 1ST YEAR.—Ex-
2	cept as provided by the Secretary, the total
3	excess dividends with respect to any stock
4	shall be zero for the taxable year in which
5	the taxpayer's holding period in such stock
6	begins.
7	"(D) ADJUSTMENTS.—Under regulations
8	prescribed by the Secretary—
9	"(i) determinations under this para-
10	graph shall be made on a share-by-share
11	basis, except that shares with the same
12	holding period may be aggregated and
13	other shares may be aggregated to the ex-
14	tent provided by the Secretary,
15	"(ii) proper adjustments shall be
16	made for stock splits and stock dividends,
17	"(iii) if the taxpayer does not hold the
18	stock during the entire taxable year, divi-
19	dends received during such year shall be
20	annualized, and
21	"(iv) if the taxpayer's holding period
22	includes periods during which the stock
23	was held by 1 or more other persons, divi-
24	dends with respect to such stock received

1 by such other person shall be taken into 2 account as if received by the taxpayer. 3 "(2) Capital gain dividends of certain 4 REITS.-5 "(A) IN GENERAL.—For purposes of applying this section, if an applicable taxpayer 6 7 holds directly (or indirectly through 1 or more 8 nontradable interests) stock in a real estate in-9 vestment trust which is a nontradable covered 10 asset, any capital gain dividend received by 11 such taxpayer from such entity shall be treated 12 gain from an applicable transfer of a as 13 nontradable covered asset occurring on the date 14 such dividend is received. "(B) REPORTING.—A real estate invest-15 16 ment trust shall include in the written notice 17 for a capital gain dividend under section 18 857(b)(3)(B) its holding period in the asset giv-19 ing rise to the capital gain dividend. The Sec-20 retary shall provide rules for the determination 21 of holding periods in cases where the dividend 22 is properly allocable to gain from more than 1 23 asset.

24 "(3) HOLDING PERIOD.—Except as prescribed25 by the Secretary, if an applicable taxpayer is treated

1 under this subsection as receiving gain from an ap-2 plicable transfer of a nontradable covered asset, the 3 taxpayer's holding period for purposes of computing 4 the deferral recapture amount under this section 5 shall be the taxpayer's holding period with respect to 6 the stock or ownership interest in the entity to which 7 paragraph (1) or (2) applies (or, if shorter, the hold-8 ing period included in the notice described in para-9 graph (2)(B) in the case of a capital gain dividend). "(e) HOLDING PERIOD.—For purposes of this sec-10 11 tion-

"(1) IN GENERAL.—The taxpayer's holding pe-12 13 riod shall be determined under section 1223, except 14 that if a tradable covered asset of an applicable tax-15 payer is converted to, or exchanged for, a 16 nontradable covered asset, such period shall only in-17 clude the period after the most recent taxable event 18 under this part with respect to such tradable covered 19 asset.

20 "(2) SECRETARIAL AUTHORITY.—The Secretary
21 shall prescribe such regulations, rules, or guidance
22 providing for other modifications to holding periods
23 as may be necessary to carry out the purposes of
24 this section.

1 "SEC. 493. SPECIAL RULES FOR APPLICATION OF NON-2DEFERRAL RULES TO CERTAIN PASS-3THROUGH ENTITIES.

4 "(a) TREATMENT OF OWNERSHIP INTERESTS IN AP5 PLICABLE ENTITIES.—For purposes of applying this part,
6 except as provided in this section, any ownership interest
7 in an applicable entity held directly (or indirectly through
8 1 or more nontradable interests) by an applicable taxpayer
9 which is a tradable or nontradable covered asset shall be
10 treated in the same manner as any other such asset.

11 "(b) ADDITIONAL REQUIREMENTS FOR APPLICABLE
12 TAXPAYERS WHO ARE SIGNIFICANT OWNERS.—For pur13 poses of this part—

14 "(1) IN GENERAL.—In the case of any applica15 ble taxpayer which is a significant owner of an appli16 cable entity—

17 "(A) such taxpayer shall meet the report18 ing requirements under paragraph (2) with re19 spect to such entity, and

20 "(B) such taxpayer shall take into account
21 amounts with respect to such entity as required
22 under paragraph (3).

23 "(2) REPORTING REQUIREMENTS FOR SIGNIFI24 CANT OWNERS.—

25 "(A) NOTICE TO ENTITY OF STATUS.—

	10
1	"(i) IN GENERAL.—In the case of the
2	first taxable year for which a taxpayer—
3	"(I) is an applicable taxpayer,
4	"(II) is a significant owner of an
5	applicable entity, and
6	"(III) holds directly a
7	nontradable interest in such applicable
8	entity,
9	such taxpayer shall, at such time and in
10	such manner as the Secretary shall pre-
11	scribe, notify such applicable entity that
12	such taxpayer is a taxpayer meeting the
13	requirements of subclauses (I), (II), and
14	(III) and that the applicable entity is sub-
15	ject to the notice requirements under sub-
16	section (c) with respect to such taxpayer.
17	Such taxpayer shall include with such no-
18	tice such information as the Secretary may
19	prescribe.
20	"(ii) Period of notice.—Any notice
21	provided by a taxpayer under clause (i)
22	shall remain in effect, and such entity shall
23	continue to be subject to the reporting re-
24	quirements under subsection (c) with re-
25	spect to such taxpayer, for the period spec-

1	ified by the Secretary. The Secretary may
2	require additional reporting by the tax-
3	payer for purposes of carrying out this
4	clause.
5	"(B) Reporting of elections to treat
6	NONTRADABLE INTERESTS AS TRADABLE AS-
7	SETS.—If—
8	"(i) section $496(a)(1)$ applies to an
9	applicable taxpayer for any taxable year
10	for which a notice with respect to such tax-
11	payer is in effect under subparagraph (A),
12	and
13	"(ii) the applicable taxpayer made the
14	election under section $496(a)(3)$ to treat
15	any nontradable interest in an applicable
16	entity as a tradable covered asset for pur-
17	poses of section $496(a)(1)$,
18	the applicable taxpayer shall, at such times and
19	in such manner as the Secretary shall prescribe,
20	report to such applicable entity notice of such
21	election, the amount of gain described in section
22	496(c)(1) with respect to such treatment, and
23	the requirement for the entity to make the basis
24	adjustments described in section $496(c)(2)$.

"(3) CERTAIN GAIN OR LOSS OF APPLICABLE
 ENTITY TAKEN INTO ACCOUNT BY SIGNIFICANT
 OWNERS.—

"(A) IN GENERAL.—Each applicable tax-4 5 payer for which a notice with respect to such 6 taxpayer is in effect under paragraph (2)(A) or 7 subsection (c)(2) with respect to an applicable entity for any taxable year of the taxpayer 8 9 shall, in computing the taxpayer's tax liability 10 under this chapter for such taxable year, take 11 into account such taxpayer's share of any gain 12 or loss reported under subsection (c)(1)(A)(i) or 13 (c)(1)(B)(i) to the taxpayer for any taxable year 14 of such entity ending with or within such tax-15 able year of the taxpayer.

16 "(B) BASIS ADJUSTMENTS.—Under rules 17 prescribed by the Secretary, if gain or loss is 18 taken into account by an applicable taxpayer 19 under subparagraph (A) with respect to any 20 tradable covered asset by reason of the taxpayer 21 holding a nontradable interest in an applicable 22 entity—

23 "(i) the applicable entity's adjusted24 basis of such asset (solely for purposes of

1	computing the taxpayer's share of such ad-
2	justed basis), and
3	"(ii) the taxpayer's adjusted basis of
4	such nontradable interest,
5	shall each be appropriately adjusted to reflect
6	gain or loss so taken into account. Such rules
7	shall also provide proper adjustments to ad-
8	justed bases where such ownership is held
9	through tiered entities.
10	"(C) Special rules for deferral re-
11	CAPTURE AMOUNT.—
12	"(i) Holding period.—Except as
13	prescribed by the Secretary, if an applica-
14	ble taxpayer takes into account gain under
15	subparagraph (A) for any taxable year
16	from an applicable transfer by such appli-
17	cable entity of a nontradable covered asset,
18	the taxpayer's holding period with respect
19	to such asset for purposes of computing
20	the deferral recapture amount under sec-
21	tion 492 shall be the shorter of—
22	"(I) the entity's holding period in
23	such asset, or
24	"(II) the taxpayer's holding pe-
25	riod in such entity.

"(ii) OTHER RULES.—The Secretary 1 2 shall prescribe rules for purposes of this 3 section-"(I) for the treatment of frag-4 5 mented holding periods, 6 "(II) for the determination of 7 holding periods in the case of tiered 8 structures, and 9 "(III) to prevent the shifting of 10 any deferral recapture amount be-11 tween taxpayers holding ownership in-12 terests in an applicable entity. 13 "(D) TAXPAYERS FAILING TO FILE NO-14 TICE.—Under rules required by the Secretary, 15 if a taxpayer fails to file a notice with any applicable entity as required under paragraph 16 17 (2)(A), such taxpayer shall take into account, in 18 computing the taxpayer's tax liability under this 19 chapter for any taxable year for which such no-20 tice (or a related notice under subsection (c)(2))

would otherwise have been in effect, gain or loss

described in subparagraph (A) which would

have been reported if such notice had been

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filed.

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23

1	"(4) SIGNIFICANT OWNER.—For purposes of
2	this subsection—
3	"(A) IN GENERAL.—The term 'significant
4	owner' means, with respect to any applicable
5	entity, an applicable taxpayer who, at any time
6	during the applicable taxpayer's taxable year—
7	"(i) is a 5-percent owner with respect
8	to such entity, or
9	"(ii) holds nontradable interests in
10	such entity with an aggregate applicable
11	value of greater than \$50,000,000.
12	"(B) 5-percent owner.—
13	"(i) IN GENERAL.—The term '5-per-
14	cent owner' mean, with respect to any ap-
15	plicable entity, an applicable taxpayer who
16	owns (or is considered as owning within
17	the meaning of section 318) at least 5 per-
18	cent of—
19	"(I) in the case of a corporation,
20	the stock (by vote or value) in such
21	corporation, or
22	"(II) in the case of an applicable
23	entity other than a corporation, the
24	capital or profits interests in such en-
25	tity.

1	"(ii) Constructive ownership
2	RULES.—For purposes of this subpara-
3	graph—
4	"(I) subparagraph (C) of section
5	318(a)(2) shall be applied by sub-
6	stituting '5 percent' for '50 percent',
7	and
8	"(II) in the case of an applicable
9	entity which is not a corporation,
10	ownership in such entity shall be de-
11	termined in accordance with regula-
12	tions prescribed by the Secretary
13	which shall be based on principles
14	similar to the principles of section 318
15	(as modified by subclause (I)).
16	"(c) Additional Entity Reporting Require-
17	MENTS.—
18	"(1) IN GENERAL.—Except as provided in para-
19	graph (4), an applicable entity for any taxable year
20	shall, at such times and in such manner as the Sec-
21	retary shall prescribe, report to each applicable tax-
22	payer with respect to which a notice is in effect
23	under subsection (b)(2)(A) or paragraph (2)—
24	"(A) in the case of tradable covered assets
25	held by such entity, such taxpayer's share of—

1	"(i) gain or loss determined by the en-
2	tity under rules similar to the rules under
3	section 491, and
4	"(ii) proper adjustments shall be
5	made in the amount of gain or loss subse-
6	quently realized for gain or loss taken into
7	account under clause (i),
8	"(B) in the case of nontradable covered as-
9	sets held by such entity—
10	"(i) such person's share of any gain
11	or loss on any applicable transfer during
12	such taxable year of any such asset, and
13	"(ii) the holding period in each such
14	asset, and
15	"(C) such other information as the Sec-
16	retary determines necessary to carry out this
17	part.
18	"(2) NOTICE OF TAXPAYERS HOLDING INDI-
19	RECT INTERESTS IN OTHER APPLICABLE ENTI-
20	TIES.—
21	"(A) IN GENERAL.—Under rules pre-
22	scribed by the Secretary, except as provided in
23	subparagraph (B), if an applicable entity in a
24	tier of entities—

	2.
1	"(i) receives a notice under subsection
2	(b)(2)(A) with respect to an applicable tax-
3	payer, such entity shall notify each other
4	applicable entity in which such applicable
5	taxpayer holds, by reason of holding a
6	nontradable interest in such entity, a
7	nontradable interest in such other entity
8	that the person holding such interest in
9	such other entity is an applicable taxpayer
10	with respect to which the notice require-
11	ments of paragraph (1) apply to such other
12	entity, or
13	"(ii) receives a notice under clause (i)
14	or this clause, such entity shall notify each
15	other applicable entity in which the appli-
16	cable taxpayer holds, by reason of holding
17	an interest in the entity receiving such no-
18	tice, a nontradable interest in such other
19	entity that the person holding such interest
20	in such other entity is an applicable tax-
21	payer with respect to which the notice re-
22	quirements of paragraph (1) apply to such
23	other entity.
24	Any such notice shall remain in effect, and any
25	entity receiving such notice shall treat such tax-

payer as an applicable taxpayer, for the period specified by the Secretary. The Secretary may require additional reporting by such entities for purposes of carrying out this clause.

5 "(B) REQUIREMENT ONLY APPLIES IF AP-6 PLICABLE TAXPAYER IS SIGNIFICANT OWNER.-7 An applicable entity shall be required to report 8 under subparagraph (A) to another applicable 9 entity only if the applicable taxpayer is a sig-10 nificant owner (within the meaning of sub-11 section (b)(4) of such other entity, determined 12 only by taking into account interests in such 13 other entity which such applicable taxpayer 14 holds by reason of its ownership interests in the 15 entity otherwise required to report and such 16 other ownership interests in such other entity 17 as the Secretary may require to be taken into 18 account to prevent the avoidance of the pur-19 poses of this part.

20 "(3) SPECIAL RULES FOR DISREGARDED NON21 RECOGNITION EVENTS.—In the case of an applicable
22 transfer of a nontradable covered asset of an appli23 cable entity which is a disregarded nonrecognition
24 event—

1

2

3

1	"(A) notwithstanding any other provision
2	of this title, gain or loss shall be recognized and
3	taken into account in the taxable year in which
4	the transfer occurs as if the entity had sold the
5	nontradable covered asset for its fair market
6	value immediately before such transfer (or such
7	other value as is determined as of such time
8	under rules prescribed by the Secretary),
9	"(B) such entity shall report the amount
10	of gain or loss required to be taken into account
11	under subparagraph (A) to—
12	"(i) each applicable taxpayer with re-
13	spect to which a notice is in effect which
14	such entity has received under subsection
15	(b)(1), and
16	"(ii) each other applicable entity from
17	which it has received a notice under para-
18	graph (2) with respect to such an applica-
19	ble taxpayer, and
20	"(C) proper adjustments shall be made in
21	the amount of gain or loss subsequently realized
22	for gain or loss taken into account under sub-
23	paragraph (A).
24	"(4) Delay in reporting requirement.—
25	If—

"(A) a notice is received by an applicable 1 2 entity under subsection (b)(2)(A) or paragraph 3 (2) for any taxable year of the entity with re-4 spect to any person holding directly (or indi-5 rectly through 1 or more nontradable interests) 6 a nontradable interest in such entity, and 7 "(B) no notice is in effect with respect to 8 such person or any other person for the pre-9 ceding taxable year, 10 then, except as provided by the Secretary, such no-11 tice shall be treated as first taking effect for pur-12 poses of this subsection, section 351(h), and section 13 1031(i) for the taxable year immediately following 14 the taxable year in which the notice is received. This 15 paragraph shall not apply to a notice described in 16 subparagraph (A) received by an applicable entity 17 from a person who was a significant owner (within 18 the meaning of subsection (b)(4) of such entity (or 19 any predecessor entity) on the date of the enactment 20 of this part. "(5) SECRETARIAL AUTHORITY.—In prescribing 21 22 rules for the application of this subsection, the Sec-

23 retary may provide—

24 "(A) simplified methods for applicable en-25 titles to meet the requirements of this sub-

1	section, including the aggregation of gains and
2	losses where appropriate,
3	"(B) rules for determining a holder's share
4	of amounts required to be reported by an appli-
5	cable entity under paragraph (1), and
6	"(C) any rules necessary to prevent the
7	avoidance of the purposes of this section, in-
8	cluding through the delay in the reporting re-
9	quirement under paragraph (4).
10	"(d) Definitions and Rules Relating to Appli-
11	CATION OF SECTION.—For purposes of this part—
12	"(1) Applicable entity.—The term 'applica-
13	ble entity' means any—
14	"(A) partnership,
15	"(B) S corporation, or
16	"(C) other pass-through entity specified in
17	regulations or guidance prescribed by the Sec-
18	retary.
19	"(2) Election to treat entity as applica-
20	BLE TAXPAYER FOR TAXABLE EVENTS INVOLVING
21	TRADABLE ASSETS.—If an applicable entity elects
22	the application of this paragraph for any taxable
23	year—
24	"(A) this section shall not apply with re-
25	spect to any gain or loss in connection with a

1	taxable event involving any tradable covered
2	asset held directly (or indirectly through 1 or
3	more nontradable interests) by such entity, and
4	"(B) such entity shall be treated as an ap-
5	plicable taxpayer for purposes of applying sec-
6	tions $490(1)$ and 491 to such taxable event.
7	Such an election shall be made at such time and in
8	such manner as the Secretary may prescribe and,
9	once made, shall be irrevocable without the consent
10	of the Secretary.
11	"(e) Nontradable Interest.—For purposes of
12	this part, the term 'nontradable interest' means any own-
13	ership interest in an applicable entity which is a
14	nontradable covered asset.
15	"(f) Regulations and Guidance.—The Secretary
16	shall prescribe such regulations and guidance as are nec-
16 17	shall prescribe such regulations and guidance as are nec- essary to carry out the provisions of this section, including
17	essary to carry out the provisions of this section, including
17 18	essary to carry out the provisions of this section, including regulations or guidance necessary—
17 18 19	essary to carry out the provisions of this section, including regulations or guidance necessary— "(1) to prevent the use of pass-through entities
17 18 19 20	essary to carry out the provisions of this section, including regulations or guidance necessary— "(1) to prevent the use of pass-through entities to avoid the purposes of this part, and
 17 18 19 20 21 	essary to carry out the provisions of this section, including regulations or guidance necessary— "(1) to prevent the use of pass-through entities to avoid the purposes of this part, and "(2) to simplify the application of this part.

1	"(1) DEEMED SALE.—If any person described
2	in paragraph (3) transfers any covered asset by gift,
3	upon death, or in trust, such covered asset shall be
4	treated as sold by such person for its fair market
5	value to the transferee on the date of such gift,
6	death, or transfer.
7	"(2) No recognition for losses on trans-
8	FERS BY GIFT OR IN TRUST.—
9	"(A) IN GENERAL.—No loss shall be recog-
10	nized with respect to any covered asset which is
11	treated as sold under subsection (a) by reason
12	of a transfer by gift or in trust.
13	"(B) AMOUNT OF GAIN FOR TRANS-
14	FEREE.—If a loss is not recognized by the
15	transferor by reason of subparagraph (A) and
16	the transferee sells or otherwise disposes of the
17	covered asset (or of other property the basis of
18	which in the taxpayer's hands is determined di-
19	rectly or indirectly by reference to such prop-
20	erty) at a gain, then such gain shall be recog-
21	nized only to the extent that it exceeds so much
22	of such loss as is properly allocable to the cov-
23	ered asset sold or otherwise disposed of by the
24	transferee.

"(3) PERSON DESCRIBED.—A person is de-1 2 scribed in this section if such person is— 3 "(A) an individual who is an applicable 4 taxpayer for the taxable year in which the 5 transfer is made, or 6 "(B) an applicable entity with respect to 7 which a notice received by the entity under sub-8 section (b)(2)(A) or (c)(2) of section 493 is in 9 effect at the time of such transfer. 10 "(b) Special Rules for Certain Grantor TRUSTS.— 11 12 "(1) TRANSFERS OF NONTRADABLE COVERED 13 ASSETS INTO CERTAIN GRANTOR TRUSTS.—For pur-14 poses of applying this section to any transfer in 15 trust, except as otherwise provided in this para-16 graph, any transfer of a nontradable covered asset 17 from the person treated as the owner of an applica-18 ble grantor trust (other than a grantor trust which 19 is a wholly revocable trust) to such trust shall be 20 treated as a transfer to which subsection (a) applies. "(2) DEEMED DISTRIBUTIONS.—In the case of 21 22 any applicable grantor trust, any property held by 23 such trust shall be treated as transferred by the 24 owner in a transfer to which subsection (a) ap-25 plies—

1	"(A) on any date that—
2	"(i) the owner ceases to be treated as
3	the owner under this chapter,
4	"(ii) such property is distributed to
5	any person other than the owner, or
6	"(iii) the property would no longer be
7	included in the owner's gross estate under
8	chapter 11, or
9	"(B) on the date of the death of the owner.
10	"(3) Applicable grantor trust.—For pur-
11	poses of this subsection—
12	"(A) IN GENERAL.—The term 'applicable
13	grantor trust' means the portion of any trust
14	with respect to which an applicable taxpayer is
15	considered the owner under subpart E of part
16	I of subchapter J.
17	"(B) EXCEPTIONS.—The Secretary shall
18	provide for appropriate exceptions to the treat-
19	ment of categories of trusts as applicable grant-
20	or trusts under subparagraph (A), including ar-
21	rangements which are ordinarily used in the
22	course of a trade or business, employee benefit
23	arrangements, and arrangements for
24	securitization transactions.
25	"(c) EXCEPTIONS.—

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1	"(1) Spousal exception.—
2	"(A) IN GENERAL.—Subsection (a) shall
3	not apply to any transfer if such transfer—
4	"(i) is—
5	"(I) made to the spouse or the
6	surviving spouse of the transferor, or
7	"(II) made to a former spouse of
8	the transferor if the transfer is inci-
9	dent to divorce, or
10	"(ii) is a transfer of qualified ter-
11	minable interest property or of property to
12	which section $2056(b)(5)$ or $2523(e)$ ap-
13	plies.
14	"(B) CERTAIN REMAINDER INTERESTS
15	TREATED AS TRANSFERRED BY SPOUSE.—Prop-
16	erty described in subparagraph (A)(ii) shall be
17	treated as sold by the spouse or surviving
18	spouse on the earlier of the date of the disposi-
19	tion of such property by such spouse or sur-
20	viving spouse or the date of the death of such
21	spouse or surviving spouse.
22	"(C) QUALIFIED TERMINABLE INTEREST
23	PROPERTY.—For purposes of this paragraph,
24	the term 'qualified terminable interest property'

1	means any property described in section
2	2056(b)(7) or $2523(f)(2)$.
3	"(D) DISALLOWANCE OF SPOUSAL EXCEP-
4	TION WHERE SPOUSE OR SURVIVING SPOUSE
5	NOT UNITED STATES CITIZEN OR LONG-TERM
6	RESIDENT.—
7	"(i) IN GENERAL.—Subparagraph (A)
8	shall not apply if the spouse or surviving
9	spouse of the decedent is not a citizen or
10	long-term resident of the United States.
11	"(ii) Long-term resident.—For
12	purposes of clause (i), the term 'long-term
13	resident' means any individual (other than
14	a citizen of the United States) who is a
15	lawful permanent resident of the United
16	States—
17	"(I) for the taxable year in which
18	the transfer described in subsection
19	(a) occurs, and
20	"(II) in at least 8 taxable years
21	during the period of 15 taxable years
22	ending with the taxable year during
23	which the transfer described in sub-
24	section (a) or (b)(1) occurs.

1	For purposes of the preceding sentence, an
2	individual shall not be treated as a lawful
3	permanent resident for any taxable year if
4	such individual is treated as a resident of
5	a foreign country for the taxable year
6	under the provisions of a tax treaty be-
7	tween the United States and the foreign
8	country and does not waive the benefits of
9	such treaty applicable to residents of the
10	foreign country.
11	"(2) GIFTS AND BEQUESTS TO CHARITY.—
12	"(A) IN GENERAL.—Subsection (a) shall
13	not apply to any transfer if such transfer is
14	made to or for the use of an organization de-
15	scribed in section 170(c).
16	"(B) Special rule for split-interest
17	TRUSTS.—In the case of any transfer—
18	"(i) to a charitable remainder annuity
19	trust (as defined in section 664) or a char-
20	itable remainder unitrust (as defined in
21	section 664), or
22	"(ii) of an interest described in sec-
23	tion $170(f)(2)(B)$,

subsection (a) shall not apply to the portion of
such transfer which is to or for the use of an
organization described in section 170(c).
"(C) Special rule for pooled income
FUNDS.—In the case of any transfer to a pooled
income fund (as defined in section $642(c)(5)$),
subsection (a) shall not apply to the portion of
such transfer which is to or for the use of an
organization described in section $170(b)(1)(A)$
(other than in clauses (vii) or (viii)).
"(3) Qualified disability trusts and cem-
ETERY PERPETUAL CARE FUNDS.—Subsection (a)
shall not apply to transfers to any qualified dis-
ability trust (as defined in section $642(b)(2)(C)(ii)$)
or to transfers to any cemetery perpetual care fund
described in section 642(i).
"(d) Basis of Transferee.—
"(1) IN GENERAL.—Notwithstanding sections
1014 and 1015, to the extent that subsection (a) ap-
plies to any transfer of property—
"(A) except as provided in subparagraph
(B), the basis of the property in the hands of
the transferee shall be the fair market value of
the property (consistent with the amount taken

into account by the transferor under subsection (a)), and

"(B) in the case such transfer is a transfer 3 4 upon death to any individual described in subsection (c)(1)(A)(i), the basis of the property in 5 6 the hands of the transferee shall be the same as 7 it would be in the hands of the transferor, ex-8 cept that if such basis (adjusted for the period 9 before the date of the transfer as provided in 10 section 1016) is greater than the fair market 11 value of the property at the time of death, then 12 for the purpose of determining loss the basis 13 shall be such fair market value.

"(2) CONSISTENT BASIS RULES FOR TRANSFERS BY DEATH.—In the case of any transfer upon
death, rules similar to section 1014(f) shall apply for
purposes of this section.

"(e) APPLICATION OF DEPRECIATION RECAPTURE
RULES.—Paragraphs (1) and (2) of section 1245(b) and
paragraphs (1) and (2) of section 1250(d) shall not apply
to any property treated as sold by reason of subsection
(a).

23 "Subpart B—Definitions and Rules Relating to

24 Applicable Taxpayers

"Sec. 495. Applicable taxpayer defined.

"Sec. 496. Special rules for taxpayers entering or changing status as applicable taxpayers.

1

1	"SEC. 495. APPLICABLE TAXPAYER DEFINED.
2	"(a) IN GENERAL.—For purposes of this part—
3	"(1) IN GENERAL.—The term 'applicable tax-
4	payer' means, with respect to any taxable year, any
5	taxpayer—
6	"(A) which is an individual who met either
7	the income test of paragraph (2) or the asset
8	test of paragraph (3) for each of the 3 imme-
9	diately preceding taxable years (including tax-
10	able years beginning before the date of the en-
11	actment of this part which are included in any
12	such 3-taxable year period), or
13	"(B) which is—
14	"(i) an applicable trust, or
15	"(ii) the estate of an individual who
16	was an applicable taxpayer for any taxable
17	year during the 4-taxable year period end-
18	ing with the taxable year in which the indi-
19	vidual died.
20	"(2) INCOME TEST.—The requirements of this
21	paragraph are met for any taxable year if the appli-
22	cable adjusted gross income of the taxpayer for the
23	taxable year exceeds $$100,000,000$ ($$50,000,000$ in
24	the case of a married individual filing separately).
25	"(3) Asset test.—The requirements of this
26	paragraph are met for any taxable year if the aggre-
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1	gate applicable value of all tradable and nontradable
2	covered assets held by the taxpayer as of the close
3	of the taxable year exceeds \$1,000,000,000
4	(\$500,000,000 in the case of a married individual
5	filing separately).
6	"(4) Special rules relating to applicable
7	TAXPAYER STATUS.—
8	"(A) TERMINATION OF STATUS OF INDI-
9	VIDUAL TAXPAYERS.—A taxpayer who is treat-
10	ed as an applicable taxpayer under paragraph
11	(1)(A) for any taxable year shall continue to be
12	so treated until the first taxable year with re-
13	spect to which—
14	"(i) the taxpayer does not, for each of
15	the 3 taxable years immediately preceding
16	such taxable year, meet either—
17	"(I) the income test of paragraph
18	(2) in effect for such preceding tax-
19	able year, or
20	"(II) the asset test of paragraph
21	(3) in effect for such preceding tax-
22	able year,
23	except that each such paragraph shall be
24	applied for purposes of this clause by sub-
25	stituting an amount equal to one-half of

1	the dollar amount otherwise in effect for
2	such taxpayer under such paragraph for
3	each such preceding taxable year for such
4	dollar amount, and
5	"(ii) the taxpayer elects, in such man-
6	ner and form and at such time as the Sec-
7	retary may prescribe, not to be so treated
8	for such first taxable year.
9	"(B) Earlier termination election of
10	APPLICABLE TAXPAYER STATUS FOR DIVORCED
11	INDIVIDUALS.—If—
12	"(i) an applicable taxpayer ceases to
13	be a married individual by reason of a de-
14	cree of divorce or separate maintenance
15	issued during any taxable year, and
16	"(ii) such taxpayer, for the first tax-
17	able year following the taxable year de-
18	scribed in clause (i), does not meet ei-
19	ther—
20	"(I) the income test of paragraph
21	(2), except that such paragraph shall
22	be applied for purposes of this sub-
23	clause by substituting '\$1,000,000'
24	for the dollar amount otherwise in ef-

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fect for such taxpayer under such
paragraph, or
"(II) the asset test of paragraph
(3), except that such paragraph shall
be applied for purposes of this sub-
clause by substituting '\$10,000,000'
for the dollar amount otherwise in ef-
fect for such taxpayer under such
paragraph,
then such taxpayer may elect, in such manner
and form and at such time as the Secretary
may prescribe, not to be treated as an applica-
ble taxpayer beginning with such first taxable
year.
"(C) ELECTION.—An election under sub-
paragraph (A) or (B)—
"(i) shall be made with the taxpayer's
return of tax for the taxable year to which
such election first applies (or such other
time as the Secretary shall prescribe) and
shall be in such form and manner as the
Secretary may prescribe, and
"(ii) shall apply to such first taxable
year and all subsequent taxable years until
the first taxable year for which the tax-

1	payer is again treated as an applicable tax-
2	payer by reason of meeting the require-
3	ments of paragraph (1)(A).
4	"(5) Special rules for married individ-
5	UALS.—
6	"(A) APPLICABLE TAXPAYERS BECOMING
7	MARRIED INDIVIDUALS.—If an individual was
8	an applicable taxpayer for the taxable year be-
9	fore the individual became a married individual
10	(within the meaning of section 7703), such indi-
11	vidual and the individual's spouse shall be
12	treated as applicable taxpayers for such taxable
13	year of marriage and subsequent taxable years
14	until such status is otherwise terminated under
15	this section.
16	"(B) MARRIED INDIVIDUALS FILING SEPA-
17	RATELY.—If a married individual filing sepa-
18	rately is treated as an applicable taxpayer for
19	any taxable year, such individual's spouse shall
20	be treated as an applicable taxpayer for such
21	taxable year.
22	"(C) FIRST-YEAR ELECTIONS.—Under
23	rules prescribed by the Secretary, if an indi-
24	vidual is first treated as an applicable taxpayer
25	for a taxable year by reason of the application

1	of subparagraph (A) or (B), section 496 shall
2	apply to such taxpayer for such first taxable
3	year only with respect to assets held separately
4	by such individual unless such taxable year is
5	also the first taxable year for which the individ-
6	ual's spouse is an applicable taxpayer.
7	"(6) Regulatory Authority.—The Secretary
8	shall prescribe such regulations and guidance as may
9	be necessary to carry out the provisions of this sub-
10	section, including—
11	"(A) rules waiving the application of para-
12	graph $(5)(B)$ in cases where the Secretary de-
13	termines equitable relief is appropriate,
14	"(B) rules providing for the application of
15	this subsection in cases where the filing status
16	of a taxpayer changes between any taxable year
17	and any of the 3 immediately preceding taxable
18	years, including the first taxable year in which
19	a taxpayer files a joint return after becoming
20	married, and
21	"(C) rules requiring such information re-
22	porting as the Secretary determines necessary
23	to determine whether a taxpayer is an applica-
24	ble taxpayer.

"(b) APPLICABLE ADJUSTED GROSS INCOME.—For
 purposes of this section, the term 'applicable adjusted
 gross income' means modified adjusted gross income as
 defined in section 36B(d)(2)(B), except that—

5 "(1) clause (i) thereof shall be applied by sub6 stituting 'sections 911, 931, and 933' for 'section
7 911', and

8 "(2) in the case of a trust, no deduction under
9 section 651 or 661 shall be allowed.

10 "(c) APPLICABLE TRUST.—For purposes of this sec-11 tion—

12 "(1) IN GENERAL.—The term 'applicable trust' 13 means a trust (other than a grantor trust) which, 14 for each of the 3 taxable years immediately pre-15 ceding such taxable year (including taxable years be-16 ginning before the date of the enactment of this part 17 which are included in any such 3-taxable year pe-18 riod), meets either—

"(A) the income test of subsection (a)(2),
except that such subsection shall be applied for
purposes of this subparagraph by substituting
"\$10,000,000" for the dollar amount otherwise
in effect for such taxable year under such paragraph, or

1	"(B) the asset test of subsection $(a)(3)$, ex-
2	cept that such subsection shall be applied for
3	purposes of this subparagraph by substituting
4	'\$100,000,000' for the dollar amount otherwise
5	in effect for such taxable year under such para-
6	graph.
7	"(2) EXCEPTIONS.—Such term shall not in-
8	clude—
9	"(A) a qualified disability trust (as defined
10	in section $642(b)(2)(C)(ii))$,
11	"(B) any portion of a trust which consists
12	of property permanently set aside for the exclu-
13	sive use of an organization described in section
14	170(c),
15	"(C) a pooled income fund (as defined in
16	section $642(c)(5)$) or a cemetery perpetual care
17	fund (as described in section 642(i)),
18	"(D) a settlement trust (as defined in sec-
19	tion 646),
20	"(E) any charitable remainder annuity
21	trust (as defined in section 664),
22	"(F) any charitable remainder unitrust (as
23	defined in section 664), or

1	"(G) any other category of trust identified
2	in regulations or guidance provided by the Sec-
3	retary.
4	"(3) GRANTOR TRUSTS.—
5	"(A) GRANTOR TRUST DEFINED.—For
6	purposes of this section, the term 'grantor
7	trust' means any portion of a trust with respect
8	to which the grantor or any other person is con-
9	sidered the owner under subpart E of part I of
10	subchapter J.
11	"(B) Assets of grantor trust taken
12	INTO ACCOUNT.—For purposes of subsection
13	(a)(1)(A), the assets of a grantor trust shall be
14	included in the assets of—
15	"(i) the grantor of such trust if the
16	grantor is considered the owner of such as-
17	sets, and
18	"(ii) if a person other than the grant-
19	or is considered the owner of such assets,
20	both the grantor and such person.
21	"(d) Special Rules for Foreign Persons and
22	EXPATRIATES.—For purposes of this part—
23	"(1) Nonresident alien individuals.—The
24	following rules shall apply in determining whether a

1	nonresident alien individual is an applicable tax-
2	payer:
3	"(A) INCOME TEST.—For purposes of the
4	income test under subsection $(a)(2)$ —
5	"(i) such subsection shall be applied
6	for purposes of this subparagraph by sub-
7	stituting '\$50,000,000' for the dollar
8	amount otherwise in effect for such taxable
9	year under such paragraph, and
10	"(ii) the applicable adjusted gross in-
11	come of such individual shall be equal to
12	the taxable income of such individual, de-
13	termined by only taking into account items
14	of income, gain, deduction, and loss which
15	are effectively connected with the conduct
16	of trades or businesses within the United
17	States.
18	"(B) Asset test.—For purposes of the
19	asset test under subsection $(a)(3)$ —
20	"(i) such subsection shall be applied
21	for purposes of this subparagraph by sub-
22	stituting '\$500,000,000' for the dollar
23	amount otherwise in effect for such taxable
24	year under such paragraph, and

1	"(ii) only assets which produce income
2	described in subparagraph (A) shall be
3	taken into account.
4	"(2) Expatriates.—
5	"(A) IN GENERAL.—If, for the taxable
6	year which includes a covered expatriate's expa-
7	triation date, such expatriate—
8	"(i) was an applicable taxpayer (with-
9	out regard to this paragraph), or
10	"(ii) is an applicable taxpayer under
11	the rules of subparagraph (B),
12	such expatriate shall be treated as an applicable
13	taxpayer during each of the taxable years dur-
14	ing the 10-taxable-year period beginning with
15	such taxable year (and such status shall not be
16	terminated during such period by reason of any
17	other provision of this part).
18	"(B) Special rules for determining
19	STATUS.—For purposes of subparagraph
20	(A)(ii), a covered expatriate not otherwise treat-
21	ed as an applicable taxpayer shall be treated as
22	an applicable taxpayer if, during any of the 5
23	taxable years immediately preceding the taxable
24	year which includes the covered expatriate's ex-
25	patriation date (including taxable years begin-

1	ning before the date of the enactment of this
2	part which are included in any such 5-taxable
3	year period), the expatriate meets either—
4	"(i) the income test of subsection
5	(a)(2), except that such subsection shall be
6	applied for purposes of this subparagraph
7	by substituting '\$50,000,000' for the dollar
8	amount otherwise in effect for such taxable
9	year under such paragraph, or
10	"(ii) the asset test of subsection
11	(a)(3), except that such subsection shall be
12	applied for purposes of this subparagraph
13	by substituting '\$500,000,000' for the dol-
14	lar amount otherwise in effect for such
14 15	lar amount otherwise in effect for such taxable year under such paragraph.
15	taxable year under such paragraph.
15 16	taxable year under such paragraph. "(C) DEFINITIONS.—Any term used in
15 16 17	taxable year under such paragraph. "(C) DEFINITIONS.—Any term used in this paragraph which is also used in section
15 16 17 18 19	taxable year under such paragraph. "(C) DEFINITIONS.—Any term used in this paragraph which is also used in section 877A shall have the same meaning as when
15 16 17 18 19	taxable year under such paragraph. "(C) DEFINITIONS.—Any term used in this paragraph which is also used in section 877A shall have the same meaning as when used in such section.
15 16 17 18 19 20	taxable year under such paragraph. "(C) DEFINITIONS.—Any term used in this paragraph which is also used in section 877A shall have the same meaning as when used in such section. "SEC. 496. SPECIAL RULES FOR TAXPAYERS ENTERING OR
 15 16 17 18 19 20 21 	 taxable year under such paragraph. "(C) DEFINITIONS.—Any term used in this paragraph which is also used in section 877A shall have the same meaning as when used in such section. *SEC. 496. SPECIAL RULES FOR TAXPAYERS ENTERING OR CHANGING STATUS AS APPLICABLE TAXPAYERS.

1	"(1) IN GENERAL.—In the case of the first tax-
2	able year for which a taxpayer is an applicable tax-
3	payer—
4	"(A) the taxpayer may make the election
5	under paragraph (3) with respect to
6	nontradable covered assets, and
7	"(B) if the taxpayer elects the application
8	of this subparagraph, the net first-year tax li-
9	ability of the taxpayer for such taxable year
10	shall be payable in 5 equal annual installments
11	over the 5-taxable year period beginning with
12	such taxable year.
13	"(2) Net first-year tax liability.—For
14	purposes of this section—
15	"(A) IN GENERAL.—The term 'net first-
16	year tax liability' means, with respect to the
17	first taxable year described in paragraph (1),
18	the excess (if any) of—
19	"(i) such taxpayer's net income tax
20	for such taxable year, over
21	"(ii) such taxpayer's net income tax
22	for such taxable year determined without
23	regard to gain or loss of the taxpayer
24	taken into account for such taxable year by

1	reason of a taxable event described in sec-
2	tion 491(b)(1).
3	"(B) NET INCOME TAX.—The term 'net
4	income tax' means the regular tax liability re-
5	duced by the credits allowed under subparts A,
6	B, and D of part IV of subchapter A.
7	"(3) Election to pay and defer tax on
8	NONTRADABLE ASSETS.—
9	"(A) IN GENERAL.—Except as provided in
10	subparagraph (C), a taxpayer may elect to treat
11	any nontradable covered asset held by the tax-
12	payer as of the end of the first taxable year de-
13	scribed in paragraph (1) as a tradable covered
14	asset for purposes of applying section $491(b)(1)$
15	and this subsection.
16	"(B) DETERMINATION OF GAIN.—
17	"(i) IN GENERAL.—For purposes of
18	applying section $491(a)(1)(A)$, the fair
19	market value of any asset with respect to
20	which an election is in effect under sub-
21	paragraph (A) shall be the amount speci-
22	fied by the taxpayer in such election, ex-
23	cept that such value may not, unless other-
24	wise provided by the Secretary, be less
25	than the taxpayer's adjusted basis in such

1	asset as of the end of the first taxable year
2	described in paragraph (1).
3	"(ii) No deductions or credits
4	FOR BASIS INCREASES.—If there is any in-
5	crease under this part in the taxpayer's ad-
6	justed basis of any asset by reason of an
7	election under this paragraph, no deduc-
8	tion or credit shall be allowed under this
9	title with respect to the portion of such ad-
10	justed basis attributable to such increase.
11	"(C) ONLY SIGNIFICANT OWNER OF APPLI-
12	CABLE ENTITY MAY ELECT.—In the case of a
13	nontradable covered asset which is a
14	nontradable interest in an applicable entity, an
15	applicable taxpayer may make an election under
16	subparagraph (A) with respect to such asset
17	only if such taxpayer is a significant owner (as
18	defined in section $493(b)(4)(A)$) of such entity
19	with respect to whom a notice is in effect under
20	section $493(b)(2)(A)$ for the taxable year for
21	which the election is being made.
22	"(4) Special rule where delay in report-
23	ING BY APPLICABLE ENTITY.—

24 "(A) IN GENERAL.—If—

06
"(i) there is a delay in reporting to an
applicable taxpayer by 1 or more applicable
entities by reason of section $493(c)(4)$, and
"(ii) any gain or loss is reported by
such entities to such taxpayer under sec-
tion 493(c)(1)(A)(i) and is taken into ac-
count in such taxpayer's taxable year im-
mediately succeeding the first taxable year
described in paragraph (1),
then, subject to such rules as the Secretary may
prescribe, the taxpayer may elect under para-
graph (1)(B) to treat the net tax liability de-
scribed in subparagraph (B) as net first-year
tax liability payable in 5 equal annual install-
ments beginning with such succeeding taxable
year. The rules of paragraph (5) shall apply to
such installments in the same manner as such
rules apply to installments for such first taxable
year.
"(B) NET TAX LIABILITY.—For purposes
of subparagraph (A), the net tax liability de-
scribed in this subparagraph is, with respect to
the taxable year described in such subpara-
graph, the excess (if any) of—

1	"(i) such taxpayer's net income tax
2	for such taxable year, over
3	"(ii) such taxpayer's net income tax
4	for such taxable year determined without
5	regard to gain or loss of the taxpayer de-
6	scribed in subparagraph (A)(ii).
7	"(5) Rules relating to installment pay-
8	MENTS.—
9	"(A) DATE FOR PAYMENT OF INSTALL-
10	MENTS.—If an election is made under para-
11	graph (1), the first installment shall be paid on
12	the due date (determined without regard to any
13	extension of time for filing the return) for the
14	return of tax for the first taxable year described
15	in paragraph (1) and each succeeding install-
16	ment shall be paid on the due date (as so deter-
17	mined) for the return of tax for the taxable
18	year following the taxable year with respect to
19	which the preceding installment was made.
20	"(B) Acceleration of payment.—
21	"(i) DISPOSITION OF ASSETS.—
22	"(I) IN GENERAL.—If, before the
23	close of the 5-year period described in
24	paragraph (1), a taxpayer sells or ex-
25	changes, transfers, or otherwise dis-

1	poses of an asset with respect to
2	which an election is in effect under
3	paragraph $(1)(B)$, then the applicable
4	percentage of the unpaid portion of all
5	remaining installments described in
6	paragraph (1)(B) shall be due on the
7	date of such disposition (or such later
8	date as the Secretary may prescribe).
9	"(II) APPLICABLE PERCENT-
10	AGE.—For purposes of this subpara-
11	graph, the applicable percentage is the
12	percentage determined by dividing the
13	gain not taken into account in deter-
14	mining net income tax under para-
15	graph $(2)(A)(ii)$ with respect to the
16	asset described in subclause (I) by the
17	aggregate amount of all gain not so
18	taken into account.
19	"(ii) FAILURE TO PAY, ETC.—In the
20	case of an addition to tax for failure to
21	timely pay any installment required under
22	this subsection, the death of the taxpayer,
23	or the filing of a petition by the taxpayer
24	in a title 11 or similar case, then the un-
25	paid portion of all remaining installments

1	shall be due on the date of such event (or
2	in the case of a title 11 or similar case, the
3	day before the petition is filed).
4	"(C) PRORATION OF DEFICIENCY TO IN-
5	STALLMENTS.—If an election is made under
6	paragraph (1) to pay the net first-year tax li-
7	ability under this section in installments and a
8	deficiency has been assessed with respect to
9	such net tax liability, the deficiency shall be
10	prorated to the installments payable under
11	paragraph (1). The part of the deficiency so
12	prorated to any installment the date for pay-
13	ment of which has not arrived shall be collected
14	at the same time as, and as a part of, such in-
15	stallment. The part of the deficiency so pro-
16	rated to any installment the date for payment
17	of which has arrived shall be paid upon notice
18	and demand from the Secretary. This sub-
19	section shall not apply if the deficiency is due
20	to negligence, to intentional disregard of rules
21	and regulations, or to fraud.
22	"(D) INSTALLMENTS NOT TO PREVENT

(D) INSTALLMENTS NOT TO PREVENT
CREDIT OR REFUND OF OVERPAYMENTS OR INCREASE ESTIMATED TAXES.—If an election is
made under paragraph (1) to pay the net first-

1	year tax liability under this subsection in in-
2	stallments—
3	"(i) no installment of such liability
4	shall—
5	"(I) in the case of a request for
6	credit or refund, be taken into ac-
7	count as a liability for purposes of de-
8	termining whether an overpayment ex-
9	ists for purposes of section 6402 be-
10	fore the date on which such install-
11	ment is due, or
12	"(II) be treated as a tax imposed
13	by section 1 for purposes of section
14	6654, and
15	"(ii) the first sentence of section 6403
16	shall not apply with respect to any such in-
17	stallment.
18	"(6) Elections.—
19	"(A) IN GENERAL.—Any election under
20	paragraph (1) , $(3)(A)$, or $(4)(A)$ shall be made
21	not later than the due date for the return of tax
22	for the first taxable year described in paragraph
23	(1) and shall be made in such manner as the
24	Secretary shall provide.

"(B) EXTENSIONS.—The Secretary shall 1 2 by regulation prescribe such circumstances and 3 procedures under which extensions of time will 4 be granted to make any election under para-5 graph (1), (3)(A), or (4)(A). In determining 6 whether to grant relief under this subpara-7 graph, the Secretary shall take into account all 8 relevant circumstances and the time for making 9 the election shall be treated as not expressly 10 provided by statute.

"(b) TREATMENT OF TAXPAYERS LEAVING AND REENTERING APPLICABLE STATUS.—If a taxpayer's status
as an applicable taxpayer is terminated under section
495(a)(4) and the taxpayer is again treated as an applicable taxpayer for a subsequent taxable year by reason of
meeting the requirements of section 495(a)(1)(A), the following rules shall apply:

18 "(1) SUBSEQUENT YEAR NOT TREATED AS 19 FIRST YEAR OF APPLICABLE TAXPAYER STATUS.-20 Subsection (a) shall not apply to any taxable year in 21 which the taxpayer is again treated as an applicable 22 taxpayer and such subsequent taxable year shall not 23 be treated as the first taxable year for which the 24 taxpayer is an applicable taxpayer for any other pur-25 pose of this part.

"(2) NONTRADABLE ASSETS.—If there is an 1 2 applicable transfer by a taxpayer of a nontradable 3 covered asset after the taxpayer is again treated as 4 an applicable taxpayer, the taxpayer's holding period 5 of such asset for purposes of section 492 shall in-6 clude all periods during which the taxpayer's status 7 as an applicable taxpayer was previously terminated 8 and the taxpayer held such asset. 9 "(c) Special Rules Relating to Ownership of NONTRADABLE INTERESTS IN APPLICABLE ENTITIES.— 10 11 "(1) IN GENERAL.—For purposes of subsection 12 (a), if an applicable taxpayer elects under subsection 13 (a)(3) to treat a nontradable interest in an applica-14 ble entity held directly as a tradable covered asset 15 for the first taxable year described in subsection 16 (a)(1), the amount of the gain taken into account 17 under subsection (a) with respect to such interest 18 shall be equal to the excess (if any) of— 19 "(A) the value of such interest specified by 20 the taxpaver under subsection (a)(3)(B), over 21 "(B) the taxpayer's adjusted basis in such 22 interest as of the close of such taxable year. "(2) Adjustments to bases of entity's 23 24 NONTRADABLE ASSETS.—

25 "(A) Partnerships.—

1	"(i) IN GENERAL.—If the applicable
2	entity is a partnership, the partnership
3	shall increase the adjusted bases of the
4	partnership's assets by the amount de-
5	scribed in paragraph (1). Such increase
6	shall constitute an adjustment to the bases
7	of partnership assets solely for determining
8	the applicable taxpayer's share of such
9	bases.
10	"(ii) Allocation.—The Secretary
11	shall prescribe rules for the allocation of
12	the increase in adjusted bases among part-
13	nership assets in a manner which has the
14	effect of reducing the difference between
15	the value and such adjusted bases. Such
16	rules shall also provide proper adjustments
17	to adjusted bases where ownership is held
18	through tiered entities.
19	"(B) OTHER APPLICABLE ENTITIES.—
20	Rules similar to the rules of clause (i) shall
21	apply to applicable entities other than partner-
22	ships.
23	"(C) NO DEDUCTIONS OR CREDITS FOR
24	BASIS INCREASES.—If there is any increase in
25	the applicable entity's adjusted basis of any

1	asset by reason of subparagraph (A), no deduc-
2	tion or credit shall be allowed under this title
3	with respect to the portion of such adjusted
4	basis attributable to such increase.
5	"(3) DEFINITIONS.—Any term used in this sub-
6	section which is also used in section 493 shall have
7	the same meaning as when used in such section.
8	"(d) Special Election for Certain Tradable
9	Assets of Applicable Taxpayers.—
10	"(1) IN GENERAL.—If a qualified taxpayer
11	makes an election under this subsection, then any
12	stock held by such qualified taxpayer which would
13	(but for such election) be a tradable covered asset
14	and which is specified in such election shall be treat-
15	ed as a nontradable capital asset of the taxpayer for
16	purposes of this part.
17	"(2) Limitations.—
18	"(A) ONLY STOCK OF A SINGLE ENTITY
19	TAKEN INTO ACCOUNT.—An election made
20	under this subsection may not specify stock in
21	more than one C corporation or specify more
22	than one class of stock in such corporation.
23	"(B) VALUE.—
24	"(i) IN GENERAL.—The aggregate
25	value of stock specified in an election made

1	under this subsection shall not exceed
2	\$1,000,000,000.
3	"(ii) Determination.—For purposes
4	of clause (i), the value of any stock speci-
5	fied in an election made under this section
6	shall be determined as of the last day of
7	the first taxable year for which the tax-
8	payer is an applicable taxpayer.
9	"(3) QUALIFIED TAXPAYER.—For purposes of
10	this subsection, the term 'qualified taxpayer' means
11	any taxpayer—
12	"(A) which is not an estate or trust, and
13	"(B) for which the first taxable year for
14	which such taxpayer is an applicable taxpayer is
15	a taxable year that begins before January 1,
16	2025.
17	"(4) ELECTION.—
18	"(A) IN GENERAL.—Any election under
19	this subsection shall be made not later than the
20	due date for the return of tax for the first tax-
21	able year for which the taxpayer is an applica-
22	ble taxpayer and shall be made in such manner
23	as the Secretary shall provide.
24	"(B) EXTENSIONS.—The Secretary shall
25	by regulation prescribe such circumstances and

1	procedures under which extensions of time will
2	be granted to make any election under this sub-
3	section. In determining whether to grant relief
4	under this subparagraph, the Secretary shall
5	take into account all relevant circumstances and
6	the time for making the election shall be treat-
7	ed as not expressly provided by statute.
8	"Subpart C—Other Definitions and Rules
	"Sec. 497. Terms and rules relating to covered assets. "Sec. 498. Other definitions; coordination with title.
9	"SEC. 497. TERMS AND RULES RELATING TO COVERED AS-
10	SETS.
11	"(a) COVERED ASSET.—For purposes of this part,
12	except as otherwise provided in this part, the term 'cov-
13	ered asset' means any asset other than—
14	"(1) any interest of the taxpayer in an applica-
15	ble savings plan or in a defined benefit plan,
16	"(2) any cash or cash equivalent, or
17	"(3) any private placement life insurance or an-
18	nuity contract described in section $72(e)(12)(D)$.
19	"(b) Tradable Covered Asset.—For purposes of
20	this part, except as provided in section 496(d), the term
21	'tradable covered asset' means—
22	"(1) any covered asset if—
23	"(A) interests in such asset are traded on
24	an established securities market,

1	"(B) interests in such assets are readily
2	tradable on a secondary market (or the sub-
3	stantial equivalent thereof),
4	"(C) interests in such assets are available
5	on an online or electronic platform that regu-
6	larly matches, or facilitates the matching of,
7	buyers and sellers of such assets, or
8	"(D) such asset is an asset for which the
9	Secretary determines there is a reasonable basis
10	to determine the asset's fair market value annu-
11	ally, and
12	((2) any derivative with respect to an under-
13	lying investment which—
14	"(A) is an asset described in paragraph
15	(1), or
16	"(B) is a nontradable covered asset which
17	is identified in regulations or other guidance
18	provided by the Secretary.
19	"(c) Nontradable Covered Asset.—For pur-
20	poses of this part—
21	"(1) IN GENERAL.—The term 'nontradable cov-
22	ered asset' means any covered asset which is not a
23	tradable covered asset.
24	"(2) Certain assets only counted for de-
25	TERMINING AGGREGATE VALUE OF ASSETS.—

1	"(A) IN GENERAL.—Any asset excluded
2	from treatment as a covered asset under para-
3	graph (1), (2), or (3) of subsection (a) shall be
4	taken into account as a nontradable covered
5	asset in computing the aggregate applicable
6	value of all tradable and nontradable covered
7	assets held by the taxpayer as of the close of
8	any taxable year for purposes of section
9	495(a)(3).
10	"(B) PRIVATE PLACEMENT LIFE INSUR-
11	ANCE AND ANNUITY CONTRACTS.—For pur-
12	poses of subparagraph (A)—
13	"(i) IN GENERAL.—The applicable
14	value of a private placement life insurance
15	or annuity contract (as defined in section
16	72(e)(12)(D)) as of any date shall be its
17	cash surrender value (as determined under
18	section $7702(f)(2)(A)$) on such date.
19	"(ii) Adjustments.—The Secretary
20	shall by regulation provide for adjustments
21	to the cash surrender value determined
22	under clause (i) with respect to any con-
23	tract to the extent necessary to prevent the
24	avoidance of the purposes of this part, in-
25	cluding regulations which ensure that such

1	value as of any time properly reflects the
2	value of any underlying investments with
3	respect to such contract as of such time.
4	"(3) INVESTMENTS IN QUALIFIED OPPOR-
5	TUNITY FUNDS.—Notwithstanding subsection (b),
6	any investment in a qualified opportunity fund (as
7	defined in section $1400Z-2(d)$) shall be treated as a
8	nontradable covered asset.
9	"(d) Applicable Value.—For purposes of this
10	part—
11	"(1) TRADABLE COVERED ASSETS.—The appli-
12	cable value of any tradable covered asset as of any
13	date shall be its fair market value on such date.
14	"(2) Nontradable covered assets.—The
15	applicable value of any nontradable covered asset as
16	of any date shall be the greatest of—
17	"(A) the original cost basis of such asset,
18	"(B) the adjusted basis of such asset,
19	"(C) the value determined as of the date of
20	the last event with respect to the asset which
21	establishes such value,
22	"(D) in the case of an asset the value of
23	which is included in an applicable financial
24	statement, the value in the latest available
25	statement,

1	"(E) the value of such asset determined
2	for purposes of using such asset to secure any
3	indebtedness, and
4	"(F) the value of such asset determined
5	under such other valuation method as the Sec-
6	retary may prescribe.
7	If a covered asset would, but for subsection $(c)(3)$ or
8	any other provision of this part, be treated as a
9	tradable covered asset, the asset's applicable value
10	shall be determined under paragraph (1).
11	"(3) Adjustment for debt and other LI-
12	ABILITIES OF THE TAXPAYER.—Except as provided
13	by the Secretary, the aggregate applicable value of
14	all covered assets of the taxpayer as of any date (de-
15	termined without regard to this paragraph) shall be
16	reduced by the aggregate outstanding amount of—
17	"(A) indebtedness of the taxpayer as of
18	such date, and
19	"(B) any other liabilities (other than in-
20	debtedness) of the taxpayer as of such date
21	which the Secretary determines are appropriate
22	to be taken into account for such purpose.
23	"(4) Reliance on valuation.—In deter-
24	mining the applicable value of any tradable covered

 rely on a valuation which is— "(A) provided to the taxpayer by a broker under section 6045(b), "(B) provided to the taxpayer by a dealer in securities or a dealer in commodities, within the meaning of section 475, "(C) determined under an applicable finan- cial statement, or "(D) provided to the taxpayer by such other persons as may be designated by the Sec- retary. "(5) APPLICABLE FINANCIAL STATEMENT.— For purposes of this subsection, the term 'applicable financial statement' has the meaning given such term by section 451(b)(3). "(6) SPECIAL RULES FOR APPLICABLE ENTI- TIES.—In the case of an applicable entity— "(A) adjustments to basis of any covered asset under section 493(b)(2) shall be taken into account in determining the adjusted basis of such asset for purposes of paragraph (2)(B), "(B) the value of a partner's ownership in- 	1	asset for purposes of this section, the taxpayer may
 4 under section 6045(b), 5 "(B) provided to the taxpayer by a dealer 6 in securities or a dealer in commodities, within 7 the meaning of section 475, 8 "(C) determined under an applicable finan- 9 eial statement, or 10 "(D) provided to the taxpayer by such 11 other persons as may be designated by the Sec- 12 retary. 13 "(5) APPLICABLE FINANCIAL STATEMENT.— 14 For purposes of this subsection, the term 'applicable 15 financial statement' has the meaning given such 16 term by section 451(b)(3). 17 "(6) SPECIAL RULES FOR APPLICABLE ENTI- 18 TIES.—In the case of an applicable entity— 19 "(A) adjustments to basis of any covered 20 asset under section 493(b)(2) shall be taken 21 into account in determining the adjusted basis 22 of such asset for purposes of paragraph (2)(B), 23 "(B) the value of a partner's ownership in- 24 terest in such partnership under paragraph 	2	rely on a valuation which is—
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 8 "(C) determined under an applicable finan- cial statement, or 10 "(D) provided to the taxpayer by such other persons as may be designated by the Sec- retary. 13 "(5) APPLICABLE FINANCIAL STATEMENT.— 14 For purposes of this subsection, the term 'applicable financial statement' has the meaning given such term by section 451(b)(3). 17 "(6) SPECIAL RULES FOR APPLICABLE ENTI- TIES.—In the case of an applicable entity— 19 "(A) adjustments to basis of any covered asset under section 493(b)(2) shall be taken into account in determining the adjusted basis of such asset for purposes of paragraph (2)(B), 13 "(B) the value of a partner's ownership in- terest in such partnership under paragraph 	6	in securities or a dealer in commodities, within
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12retary.13"(5) APPLICABLE FINANCIAL STATEMENT.—14For purposes of this subsection, the term 'applicable15financial statement' has the meaning given such16term by section 451(b)(3).17"(6) SPECIAL RULES FOR APPLICABLE ENTI-18TIES.—In the case of an applicable entity—19"(A) adjustments to basis of any covered20asset under section 493(b)(2) shall be taken21into account in determining the adjusted basis22of such asset for purposes of paragraph (2)(B),23"(B) the value of a partner's ownership in-24terest in such partnership under paragraph	10	"(D) provided to the taxpayer by such
 "(5) APPLICABLE FINANCIAL STATEMENT.— For purposes of this subsection, the term 'applicable financial statement' has the meaning given such term by section 451(b)(3). "(6) SPECIAL RULES FOR APPLICABLE ENTI- TIES.—In the case of an applicable entity— "(A) adjustments to basis of any covered asset under section 493(b)(2) shall be taken into account in determining the adjusted basis of such asset for purposes of paragraph (2)(B), "(B) the value of a partner's ownership in- terest in such partnership under paragraph 	11	other persons as may be designated by the Sec-
 For purposes of this subsection, the term 'applicable financial statement' has the meaning given such term by section 451(b)(3). "(6) SPECIAL RULES FOR APPLICABLE ENTI- TIES.—In the case of an applicable entity— "(A) adjustments to basis of any covered asset under section 493(b)(2) shall be taken into account in determining the adjusted basis of such asset for purposes of paragraph (2)(B), "(B) the value of a partner's ownership in- terest in such partnership under paragraph 	12	retary.
 financial statement' has the meaning given such term by section 451(b)(3). "(6) SPECIAL RULES FOR APPLICABLE ENTI- TIES.—In the case of an applicable entity— "(A) adjustments to basis of any covered asset under section 493(b)(2) shall be taken into account in determining the adjusted basis of such asset for purposes of paragraph (2)(B), "(B) the value of a partner's ownership in- terest in such partnership under paragraph 	13	"(5) Applicable financial statement.—
 term by section 451(b)(3). "(6) SPECIAL RULES FOR APPLICABLE ENTI- TIES.—In the case of an applicable entity— "(A) adjustments to basis of any covered asset under section 493(b)(2) shall be taken into account in determining the adjusted basis of such asset for purposes of paragraph (2)(B), "(B) the value of a partner's ownership in- terest in such partnership under paragraph 	14	For purposes of this subsection, the term 'applicable
 17 "(6) SPECIAL RULES FOR APPLICABLE ENTI- 18 TIES.—In the case of an applicable entity— 19 "(A) adjustments to basis of any covered 20 asset under section 493(b)(2) shall be taken 21 into account in determining the adjusted basis 22 of such asset for purposes of paragraph (2)(B), 23 "(B) the value of a partner's ownership in- 24 terest in such partnership under paragraph 	15	financial statement' has the meaning given such
18TIES.—In the case of an applicable entity—19"(A) adjustments to basis of any covered20asset under section 493(b)(2) shall be taken21into account in determining the adjusted basis22of such asset for purposes of paragraph (2)(B),23"(B) the value of a partner's ownership in-24terest in such partnership under paragraph	16	term by section $451(b)(3)$.
 "(A) adjustments to basis of any covered asset under section 493(b)(2) shall be taken into account in determining the adjusted basis of such asset for purposes of paragraph (2)(B), "(B) the value of a partner's ownership in- terest in such partnership under paragraph 	17	"(6) Special rules for applicable enti-
20asset under section 493(b)(2) shall be taken21into account in determining the adjusted basis22of such asset for purposes of paragraph (2)(B),23"(B) the value of a partner's ownership in-24terest in such partnership under paragraph	18	TIES.—In the case of an applicable entity—
 21 into account in determining the adjusted basis 22 of such asset for purposes of paragraph (2)(B), 23 "(B) the value of a partner's ownership in- 24 terest in such partnership under paragraph 	19	"(A) adjustments to basis of any covered
 of such asset for purposes of paragraph (2)(B), "(B) the value of a partner's ownership in- terest in such partnership under paragraph 	20	asset under section $493(b)(2)$ shall be taken
 23 "(B) the value of a partner's ownership in- 24 terest in such partnership under paragraph 	21	into account in determining the adjusted basis
24 terest in such partnership under paragraph	22	of such asset for purposes of paragraph (2)(B),
	23	"(B) the value of a partner's ownership in-
	24	terest in such partnership under paragraph
(2)(C) shall not be less than the value of the	25	(2)(C) shall not be less than the value of the

1	partner's capital account under section 704,
2	and
3	"(C) the Secretary shall provide rules for
4	determining the share of a holder of an owner-
5	ship interest in such an entity of amounts in-
6	cluded in an applicable financial statement of
7	such entity for purposes of applying paragraph
8	(2)(D).
9	"(7) Secretarial Authority.—The Secretary
10	shall prescribe such regulations, rules, and guidance
11	as may be necessary to carry out the purposes of
12	this subsection, including regulations, rules, and
13	guidance which—
14	"(A) prevent the avoidance of such pur-
15	poses,
16	"(B) provide rules for the application of
17	paragraph (2)(C), including in cases of trans-
18	actions in which gain or loss is not recognized
19	in connection with contributions, distributions,
20	and sales of substantially similar property from
21	which value may be derived, and
22	"(C) provide rules for determining the ap-
23	plicable value of assets in taxable years begin-
24	ning before the date of the enactment of this
25	part.

1	"SEC. 498. OTHER DEFINITIONS; COORDINATION WITH
2	TITLE.
3	"(a) Applicable Transfer.—For purposes of this
4	part—
5	"(1) IN GENERAL.—The term 'applicable trans-
6	fer' means—
7	"(A) any sale, exchange, disposition, or
8	other transfer if—
9	"(i) gain or loss (if any) is, without
10	regard to this part, recognized under this
11	chapter on such sale, exchange, disposition,
12	or other transfer, and
13	"(ii) such sale, exchange, disposition,
14	or other transfer is not in the ordinary
15	course of a trade or business, and
16	"(B) any disregarded nonrecognition event.
17	"(2) DISREGARDED NONRECOGNITION
18	EVENT.—The term 'disregarded nonrecognition
19	event' means—
20	"(A) any exchange to which section 351
21	applies,
22	"(B) any exchange to which section 1031
23	applies,
24	"(C) any transfer of an asset which—
25	"(i) is identified by the Secretary,
26	"(ii) involves a C corporation, and

	11
1	"(iii) is in connection with an asset
2	with respect to which no gain or loss has
3	been recognized by such corporation, or
4	"(D) any other transaction in which gain
5	or loss is not otherwise recognized and which
6	the Secretary determines is necessary to be
7	treated as a disregarded nonrecognition event in
8	order to prevent the avoidance of the purposes
9	of this part.
10	"(3) Conversion of Assets.—
11	"(A) Nontradable to tradable.—If a
12	taxpayer holds a nontradable covered asset
13	(other than an investment in a qualified oppor-
14	tunity fund (as defined in section $1400Z-2(d)$))
15	which, as part of a transaction or series of
16	transactions, is converted to, or exchanged for,
17	a tradable covered asset, such conversion or ex-
18	change shall be treated as a disregarded non-
19	recognition event if gain or loss (if any) on such
20	conversion or exchange is, without regard to
21	this part, not recognized under this chapter.
22	"(B) TRADABLE TO NONTRADABLE.—If a
23	taxpayer holds a tradable covered asset which,

as part of a transaction or series of transactions, is converted to, or exchanged for, a

24

1	nontradable covered asset, such conversion or
2	exchange shall be treated as a taxable event
3	with respect to the asset being converted or ex-
4	changed if gain or loss (if any) on such conver-
5	sion or exchange is, without regard to this part,
6	not recognized under this chapter.
7	"(b) Applicable Savings Plan.—The term 'appli-
8	cable savings plan' means—
9	((1) a defined contribution plan to which sec-
10	tion $401(a)$ or $403(a)$ applies,
11	"(2) an annuity contract under section $403(b)$,
12	"(3) an eligible deferred compensation plan de-
13	scribed in section 457(b) which is maintained by an
14	eligible employer described in section $457(e)(1)(A)$,
15	"(4) an individual retirement plan,
16	((5) an Archer MSA (within the meaning of
17	section $220(d)$),
18	"(6) a qualified tuition program (as defined in
19	section $529(b)$),
20	((7) an ABLE account (as defined in section
21	529A(e)(6)),
22	"(8) a Coverdell education savings account (as
23	defined in section 530), or
24	((9) a health savings account (within the mean-
25	ing of section 223(d)).

1	"(c) Derivative; Underlying Investment.—
2	"(1) DERIVATIVE.—The term 'derivative' has
3	the meaning given such term under section
4	59A(h)(4).
5	"(2) UNDERLYING INVESTMENT.—The term
6	'underlying investment' means, with respect to any
7	derivative, any item—
8	"(A) which is described in clauses (i)
9	through (v) of section $59A(h)(4)(A)$ (or any
10	item substantially the same as any such item),
11	and
12	"(B) by reference to which the value of the
13	derivative, or any payment or other transfer
14	with respect to the derivative, is determined ei-
15	ther directly or indirectly.
16	"(d) Regulatory Authority To Prevent Avoid-
17	ANCE AND TO COORDINATE WITH OTHER PROVISIONS OF
18	This Title.—The Secretary shall issue such regulations
19	or other guidance as are necessary to—
20	"(1) prevent taxpayers from avoiding the appli-
21	cation of this part, and
22	((2) coordinate the provisions of this part with
23	other provisions of this title which require taxpayers
24	to take income into account in the absence of a pay-
25	ment or other distribution.".

(b) CLERICAL AMENDMENT.—The table of parts for
 subchapter E of chapter 1 is amended by adding at the
 end the following new item:

"Part IV. Elimination of deferral for applicable taxpayers.".

4 (c) EFFECTIVE DATE.—The amendments made by
5 this section shall apply to taxable events and applicable
6 transfers occurring in taxable years beginning after De7 cember 31, 2023.

8 SEC. 102. CARRYBACK OF CAPITAL LOSSES ATTRIBUTABLE 9 TO MARK-TO-MARKET RULES.

10 (a) IN GENERAL.—Section 1212 is amended by add-11 ing at the end the following new subsection:

12 "(d) CARRYBACK OF LOSSES OF APPLICABLE TAX-13 PAYERS FROM ASSETS MARKED TO MARKET.—

"(1) IN GENERAL.—If an applicable taxpayer
elects to have this subsection apply to any taxable
year in which the taxpayer has a net marked-to-market loss (in this subsection referred to as the 'loss
year)', the amount of such net marked-to-market
loss—

20 "(A) shall be a carryback to each of the 3
21 taxable years preceding the loss year, and

22 "(B) to the extent that, after the applica23 tion of paragraphs (2) and (3), such loss is al24 lowed as a carryback to any such preceding tax-

1	able year, the amount so allowed shall be treat-
2	ed as a long-term capital loss.
3	"(2) Amount carried to each taxable
4	YEAR.—The entire amount of the net marked-to-
5	market loss for any loss year shall be carried to the
6	earliest of the taxable years to which such loss may
7	be carried back under paragraph (1). The portion of
8	such loss which shall be carried to each of the 2
9	other taxable years to which such loss may be car-
10	ried back shall be the excess (if any) of such loss
11	over the portion of such loss which, after the appli-
12	cation of paragraph (3), was allowed as a carryback
13	for any prior taxable year.
	for any prior taxable year. "(3) Amount which may be used in any
13	
13 14	"(3) Amount which may be used in any
13 14 15	"(3) Amount which may be used in any prior taxable year.—An amount shall be allowed
13 14 15 16	"(3) AMOUNT WHICH MAY BE USED IN ANY PRIOR TAXABLE YEAR.—An amount shall be allowed as a carryback under paragraph (1) from a loss year
 13 14 15 16 17 	"(3) AMOUNT WHICH MAY BE USED IN ANY PRIOR TAXABLE YEAR.—An amount shall be allowed as a carryback under paragraph (1) from a loss year to any prior taxable year only to the extent—
 13 14 15 16 17 18 	"(3) AMOUNT WHICH MAY BE USED IN ANY PRIOR TAXABLE YEAR.—An amount shall be allowed as a carryback under paragraph (1) from a loss year to any prior taxable year only to the extent— "(A) such amount does not exceed the net
 13 14 15 16 17 18 19 	 "(3) AMOUNT WHICH MAY BE USED IN ANY PRIOR TAXABLE YEAR.—An amount shall be allowed as a carryback under paragraph (1) from a loss year to any prior taxable year only to the extent— "(A) such amount does not exceed the net marked-to-market gain for such prior year, and
 13 14 15 16 17 18 19 20 	 "(3) AMOUNT WHICH MAY BE USED IN ANY PRIOR TAXABLE YEAR.—An amount shall be allowed as a carryback under paragraph (1) from a loss year to any prior taxable year only to the extent— "(A) such amount does not exceed the net marked-to-market gain for such prior year, and "(B) the allowance of such carryback does
 13 14 15 16 17 18 19 20 21 	 "(3) AMOUNT WHICH MAY BE USED IN ANY PRIOR TAXABLE YEAR.—An amount shall be allowed as a carryback under paragraph (1) from a loss year to any prior taxable year only to the extent— "(A) such amount does not exceed the net marked-to-market gain for such prior year, and "(B) the allowance of such carryback does not increase or produce a net operating loss (as

	19
1	market loss' means, with respect to any taxable
2	year, an amount equal to—
3	"(A) the net capital loss for the taxable
4	year determined by taking into account only
5	marked-to-market gains and losses, reduced
6	(but not below zero) by
7	"(B) the aggregate amount of gains from
8	the sale or exchange of capital assets which are
9	not marked-to-market gains.
10	"(5) Net Marked-to-Market Gain.—For
11	purposes of this subsection—
12	"(A) IN GENERAL.—The term 'net
13	marked-to-market gain' means, with respect to
14	any taxable year, an amount equal to—
15	"(i) the capital gain net income for
16	the taxable year determined by taking into
17	account only marked-to-market gains and
18	losses, reduced (but not below zero) by
19	"(ii) the aggregate amount of losses
20	from the sale or exchange of capital assets
21	which are not marked-to-market losses.
22	"(B) Special Rule.—The net marked-to-
23	market gain for any taxable year before the loss
24	year shall be computed without regard to the

1	net marked-to-market loss for the loss year or
2	for any taxable year thereafter.
3	"(6) COORDINATION WITH CARRYFORWARD
4	PROVISIONS OF SUBSECTION (B)(1).—
5	"(A) CARRYFORWARD AMOUNT REDUCED
6	BY AMOUNT USED AS CARRYBACK.—For pur-
7	poses of applying subsection $(b)(1)(B)$, if any
8	portion of the net marked-to-market loss for
9	any taxable year is allowed as a carryback
10	under paragraph (1) to any preceding taxable
11	year, the amount allowed as a carryback shall
12	be treated as a long-term capital gain for the
13	loss year.
14	"(B) CARRYOVER LOSS RETAINS CHAR-
15	ACTER AS ATTRIBUTABLE TO MARKED-TO-MAR-
16	KET.—Any amount carried forward as a long-
17	term capital loss to any taxable year under sub-
18	section $(b)(1)(B)$ (after the application of sub-
19	paragraph (A)) shall, to the extent attributable
20	to marked-to-market losses, be treated as
21	marked-to-market loss.
22	"(C) Coordination with reduction in
23	NET CAPITAL LOSS FOR CREDIT.—For purposes
24	of this paragraph and paragraph (4), any re-
25	duction in net capital loss under section

1	492(c)(3) (relating to reduction for credit
2	against tax attributable to deferral recapture
3	amount) shall, except as provided by the Sec-
4	retary, be applied before the application of such
5	paragraphs.
6	"(7) Other definitions and rules.—For
7	purposes of this subsection—
8	"(A) MARKED-TO-MARKET GAINS AND
9	LOSSES.—
10	"(i) IN GENERAL.—The terms
11	'marked-to-market gains' and 'marked-to-
12	market losses' means, with respect to any
13	applicable taxpayer for any taxable year,
14	gains or losses which are recognized and
15	taken into account by such taxpayer for
16	such taxable year under section 491 by
17	reason of taxable events described in sec-
18	tion $491(b)(1)$ with respect to tradable cov-
19	ered assets which are capital assets. Such
20	terms shall not include gains and losses
21	from nontradable covered assets which are
22	treated as tradable covered assets (and to
23	which section 491 applies) by reason of an
24	election under section $496(a)(3)$.

1	"(ii) Applicable entities.—In the
2	case of marked-to-market gains or losses of
3	an applicable entity, this subsection shall
4	be applied at the partner or other owner-
5	ship level.
6	"(B) OTHER TERMS.—Any term used in
7	this subsection which is also used in part IV of
8	subchapter E shall have the same meaning as
9	when used in such part.".
10	(b) EFFECTIVE DATE.—The amendment made by
11	this section shall apply to loss years beginning after De-
12	cember 31, 2023.
13	TITLE II—APPLICATION OF
14	OTHER PROVISIONS TO AP-
15	PLICABLE TAXPAYERS AND
16	ENTITIES
17	Subtitle A—Individuals
18	SEC. 201. APPLICABLE TAXPAYERS NOT ELIGIBLE FOR AD-
19	JUSTED GROSS INCOME LIMITATION ON NET
20	INVESTMENT TAX.
21	(a) IN GENERAL.—Section 1411(a) is amended by
22	adding at the end the following new paragraph:
23	"(3) No adjusted gross income limit for
24	APPLICABLE TAXPAYERS.—In the case of an applica-
25	ble taxpayer (as defined in section 495) for any tax-

1	able year, notwithstanding paragraph (1) or (2) , the
2	tax under this subsection for such taxable year shall
3	be equal to the product of—
4	"(A) in the case of an individual, the rate
5	of tax in effect under paragraph (1) multiplied
6	by the amount determined under paragraph
7	(1)(A), and
8	"(B) in the case of an estate or trust, the
9	rate of tax in effect under paragraph (2) multi-
10	plied by the amount determined under para-
11	graph (2)(A).".
12	(b) EFFECTIVE DATE.—The amendment made by
13	this section shall apply to taxable years beginning after
14	December 31, 2023.
15	SEC. 202. TREATMENT OF COVERED EXPATRIATES.
16	(a) Application of Expatriate Rules to Appli-
17	CABLE TAXPAYERS.—Section 877A is amended by redes-
18	ignating subsection (i) as subsection (j) and by inserting
19	after subsection (h) the following new subsection:
20	"(i) Special Rules for Applicable Tax-
21	PAYERS.—
22	((1) IN GENERAL.—In the case of a covered ex-
23	patriate who is an applicable taxpayer (as defined in
24	section 495) for the taxable year which includes the
25	expatriation date—

1	"(A) no election may be made under sub-
2	section (b) with respect to any property treated
3	as sold by reason of subsection (a) (after appli-
4	cation of subparagraph (B)), and
5	"(B) the covered expatriate shall, for pur-
6	poses of subsection $(a)(1)$, also be treated as
7	having sold on the last day of the 10-taxable
8	year period described in section $495(d)(2)(A)$
9	all property held by the covered expatriate as of
10	the close of such day which is not otherwise
11	treated as sold under part IV of subchapter E
12	as of such time.
13	"(2) Application of Section 877.—Notwith-
14	standing section 877(h)—
15	"(A) a covered expatriate described in
16	paragraph (1) shall be treated as an individual
17	to whom section 877 applies, and
18	"(B) such individual shall be taxable as
19	provided in such section for each of the taxable
20	years in the 10-taxable year period described in
21	section 495(d)(2)(A).".
22	(b) Effective Date.—The amendments made by
23	this section shall apply to taxable years beginning after
24	December 31, 2023.

Subtitle B—Rules for Applicable Entities and Trusts

3 SEC. 211. TREATMENT OF LIKE-KIND EXCHANGES BY AP-4 PLICABLE ENTITIES.

5 (a) IN GENERAL.—Section 1031 is amended by add-6 ing at the end the following new subsection:

7 "(i) SPECIAL RULES FOR APPLICABLE ENTITIES.—
8 Subsection (a) shall not apply to an exchange by an appli9 cable entity if a notice received by the entity under sub10 section (b)(2)(A) or (c)(2) of section 493 is in effect at
11 the time of such exchange.".

(b) EFFECTIVE DATE.—The amendment made by
this section shall apply to exchanges completed after December 31, 2023.

15 SEC. 212. TREATMENT OF TRANSFERS BY APPLICABLE EN-16 TITIES IN EXCHANGE FOR STOCK.

17 (a) IN GENERAL.—Section 351 is amended by redes18 ignating subsection (h) as subsection (i) and by inserting
19 after subsection (g) the following new subsection:

"(h) SPECIAL RULES FOR APPLICABLE ENTITIES.—
"(1) IN GENERAL.—Subsection (a) shall not
apply to an exchange by an applicable entity if an
applicable notice received by the entity is in effect at
the time of such exchange.

1	"(2) Applicable notice.—For purposes of
2	paragraph (1)—
3	"(A) IN GENERAL.—The term 'applicable
4	notice' means, with respect to any applicable
5	entity, a notice—
6	"(i) which is received by the entity
7	under subsection $(b)(2)(A)$ or $(c)(2)$ of sec-
8	tion 493, and
9	"(ii) which relates to an applicable
10	taxpayer who is a 20-percent owner with
11	respect to such entity.
12	"(B) 20-percent owner.—For purposes
13	of subparagraph (A), a 20-percent owner shall
14	be determined in the same manner as a 5-per-
15	cent owner under section $493(b)(4)(B)$, except
16	that '20 percent' shall be substituted for '5 per-
17	cent' in applying clauses (i) and (ii)(I) thereof.
18	"(3) Applicable entity.—For purposes of
19	this subsection, the term 'applicable entity' has the
20	meaning given such term by section 493.".
21	(b) EFFECTIVE DATE.—The amendments made by
22	this section shall apply to exchanges completed after De-
23	cember 31, 2023.

1	SEC. 213. SPECIAL RULES FOR APPLICABLE TRUSTS.
2	(a) IN-KIND DISTRIBUTIONS.—Section 643(e)(3) is
3	amended—
4	(1) in subparagraph (A), by striking "to which
5	an election under this paragraph applies" and in-
6	serting "to which this paragraph applies", and
7	(2) by striking subparagraph (B) and inserting
8	the following:
9	"(B) DISTRIBUTIONS TO WHICH THIS
10	PARAGRAPH APPLIES.—This paragraph shall
11	apply to—
12	"(i) any distribution of property by an
13	estate which is described in section
14	495(a)(1)(B)(ii) or by an applicable trust
15	(as defined in section 495(c)), and
16	"(ii) any distribution during the tax-
17	able year of any other estate or trust which
18	makes an election under this paragraph.
19	Any election made under clause (ii) shall be
20	made on the return of such estate or trust for
21	such taxable year, and, once made, may be re-
22	voked only with the consent of the Secretary.".
23	(b) TREATMENT OF LOANS.—Section 643(i) is
24	amended—

1	(1) by inserting "or an applicable trust (as de-
2	fined in section 495(c))" after "foreign trust" in
3	paragraph (1),
4	(2) by striking "who is a United States person"
5	in paragraph (1)(A) and inserting "who is not ex-
6	empt from tax under this chapter",
7	(3) by striking "United States person" in para-
8	graph $(1)(B)$ and inserting "person (other than a
9	person who is exempt from tax under this chapter)",
10	(4) by striking paragraph $(2)(C)$, and
11	(5) by striking "FOREIGN" in the heading
12	thereof and inserting "CERTAIN".
13	(c) TREATMENT OF MULTIPLE TRUSTS.—Section
14	643(f)(2) is amended by inserting "or the rules of part
15	IV of subchapter E" after "this chapter".
16	(d) FOREIGN TRUSTS.—
17	(1) IN GENERAL.—Subpart F of part I of sub-
18	chapter J is amended by adding at the end the fol-
19	lowing new section:
20	"SEC. 686. SPECIAL RULES FOR APPLICABLE FOREIGN
21	TRUSTS.
22	"(a) IN GENERAL.—For purposes of this part, in the
23	case of any beneficiary of an applicable foreign trust who
24	is required to include in income any amount attributable
25	to gain on an applicable transfer of any covered asset, the

amount of tax imposed under this chapter shall be in creased by the amount which bears the same ratio to the
 amount of the deferral recapture amount which would be
 determined on such applicable transfer under section
 492(a) (determined as if such trust were an applicable tax payer and section 492 applied to any covered asset of the
 trust) as—

8 "(1) the amount required to be included in in9 come attributable to the gain on such applicable
10 transfer, bears to

11 "(2) the total amount of the gain on such appli-12 cable transfer.

13 "(b) EXCEPTION.—Subsection (a) shall not apply to any amount to the extent that the applicable foreign trust 14 15 pays (at such time and in such manner as provided by the Secretary) the tax which would be imposed under sec-16 tion 492(a) (determined as if such trust were an applicable 17 taxpayer and section 492 applied to any covered asset of 18 the trust) with respect to the applicable transfer described 19 in subsection (a). 20

21 "(c) APPLICABLE FOREIGN TRUST.—For purposes of
22 this section, the term 'applicable foreign trust' means any
23 foreign trust which would be an applicable trust if such
24 trust were a domestic trust.

1	"(d) Other Terms.—Any term used in this section
2	which is also used in part IV of subchapter E shall have
3	the same meaning as when used in such part.".
4	(2) Reporting.—Section 6048(c)(1) is amend-
5	ed by striking "and", at the end of subparagraph
6	(B), by redesignating subparagraph (C) as subpara-
7	graph (D), and by inserting after subparagraph (B)
8	the following new subparagraph:
9	"(C) such information as the Secretary
10	shall require for purposes of determining the in-
11	crease (if any) in tax under section 686, and".
12	(3) CLERICAL AMENDMENT.—The table of sec-
13	tions for subpart F of part I of subchapter J is
14	amended by adding at the end the following new
15	item:

(e) COORDINATION WITH THROWBACK RULES.—The
Secretary of the Treasury (or the Secretary's delegate)
shall provide such regulations or other guidance as necessary to coordinate the amendments made by this section
with the rules of subpart D of part I of subchapter J.
(f) EFFECTIVE DATES.—

(1) IN GENERAL.—Except as provided in paragraph (2), the amendments made by this section
shall apply to taxable years beginning after December 31, 2023.

(2) FOREIGN TRUSTS.—The amendments made
 by subsection (e) shall apply to applicable transfers
 occurring in taxable years beginning after December
 31, 2023.

5 Subtitle C—Treatment of Deferred 6 Compensation and Certain Life 7 Insurance and Annuity Con8 tracts

9 SEC. 221. ELIMINATION OF DEFERRAL OF TAX ON CERTAIN
10 COMPENSATION.

(a) IN GENERAL.—Subpart A of part I of subchapter
D of chapter 1 is amended by adding at the end the following new section:

14 "SEC. 409B. SPECIAL RULES FOR CERTAIN DEFERRED COM-

15 **PENSATION.**

"(a) IN GENERAL.—In the case of an individual who
is an applicable taxpayer for any taxable year, the taxpayer's tax under this chapter for the taxable year (determined without regard to this section) shall be increased
by an amount equal to the sum of—

"(1) the deferral recapture amount determined
under subsection (b)(1) for any applicable deferred
compensation which is includible in the gross income
of the individual for the taxable year, and

"(2) 10 percent of the amount of any severance
 pay which is includible in the gross income of the in dividual during the taxable year.

4 "(b) DEFERRAL RECAPTURE AMOUNT.—For pur5 poses of this section—

"(1) IN GENERAL.—The term 'deferral recap-6 7 ture amount' means, with respect to any applicable 8 deferred compensation includible in gross income for 9 the taxable year, the aggregate amount of interest 10 (determined in the manner provided under para-11 graph (3)) on the deemed tax amount determined 12 under paragraph (2) for each preceding taxable year 13 to which compensation is allocated under paragraph 14 (2)(A).

15 "(2) DEEMED TAX AMOUNT.—

16 "(A) IN GENERAL.—The deemed tax
17 amount for any taxable year preceding the tax18 able year in which applicable deferred com19 pensation is includible in gross income shall be
20 the amount determined—

21 "(i) first, except as provided in sub22 paragraph (B), by allocating the amount of
23 such compensation ratably to each day in
24 the deferral period with respect to the ap25 plicable deferred compensation, and

1	"(ii) then by multiplying the amount,
2	if any, allocated under clause (i) to such
3	preceding taxable year by the highest rate
4	of tax in effect under section 1 for the tax-
5	able year in which the compensation is in-
6	cludible in gross income of the individual.
7	"(B) Special rule for periods before
8	BECOMING APPLICABLE TAXPAYERNotwith-
9	standing subparagraph (A)(i), any compensa-
10	tion which would be otherwise allocated under
11	such subparagraph to any taxable year pre-
12	ceding the first taxable year for which the tax-
13	payer is treated as an applicable taxpayer shall
14	be allocated to such first taxable year.
15	"(3) Computation of interest.—
16	"(A) IN GENERAL.—The amount of inter-
17	est referred to in paragraph (1) on any deemed
18	tax amount determined under paragraph (2) for
19	any preceding taxable year with respect to ap-
20	plicable deferred compensation shall be deter-
21	mined for the period beginning on the due date
22	for such preceding taxable year and ending on
23	the last day of the deferral period with respect
24	to the applicable deferred compensation, by
25	using the rates determined under section

1	6621(b) (plus 1 percentage point), and the
2	method applicable under section 6621, for un-
3	derpayments of tax for such period.
4	"(B) DUE DATE.—For purposes of this
5	paragraph, the term 'due date' means, with re-
6	spect to any preceding taxable year, the date
7	prescribed by law (determined without regard to
8	extensions) for filing the return of the tax im-
9	posed by this chapter for such taxable year.
10	"(4) LIMITATION.—In no case shall the deferral
11	recapture amount determined with respect to any
12	applicable deferred compensation which is includible
13	in gross income for a taxable year exceed an amount
14	equal to 10 percent of the amount of such com-
15	pensation.
16	"(c) Definitions.—For purposes of this section—
17	"(1) Applicable taxpayer.—The term 'appli-
18	cable taxpayer' has the meaning given such term by
19	section 495.
20	"(2) Applicable deferred compensa-
21	TION.—
22	"(A) IN GENERAL.—Except as provided in
23	subparagraph (B), the term 'applicable deferred
24	compensation' means—

1	"(i) any compensation provided under
2	a nonqualified deferred compensation plan,
3	as defined in section $409A(d)(1)$, except
4	that—
5	"(I) such term shall include stock
6	appreciation rights, and
7	$((\Pi)$ compensation shall not fail
8	to be treated as deferred solely be-
9	cause such compensation is not treat-
10	ed as deferred for purposes of section
11	409A by reason of such compensation
12	being includible in gross income for
13	the first taxable year after a taxable
14	year in which such compensation is no
15	longer subject to a substantial risk of
16	forfeiture, and
17	"(ii) any other property transferred in
18	connection with the performance of serv-
19	ices which is subject to section 83.
20	"(B) EXCEPTIONS.—Such term does not
21	include—
22	"(i) severance pay, or
23	"(ii) any transfer of a profits interest
24	in a partnership.

1	"(C) EARNINGS AND INTEREST.—Any
2	earnings, interest, or similar adjustment in-
3	cluded in an amount of applicable deferred com-
4	pensation shall not be treated as separately de-
5	ferred from such amount.
6	"(3) SEVERANCE PAY.—The term 'severance
7	pay' means any compensation the payment or vest-
8	ing of which is contingent, in whole or in part, upon
9	the termination of employment or other services, in-
10	cluding cash, property, reimbursement or direct pro-
11	vision of living, travel, and business expenses, and
12	life, health, or other insurance, to the extent other-
13	wise includible in gross income.
14	"(4) Deferral period.—
15	"(A) IN GENERAL.—Except as provided in
16	subparagraphs (B) and (C), the term 'deferral
17	period', with respect to any applicable deferred
18	compensation, means the period—
19	"(i) beginning on the date the com-
20	pensation was first deferred, without re-
21	gard to vesting, transferability, or risk of
22	forfeiture, and
23	"(ii) ending on the date such com-
24	pensation is includible in gross income or,
25	if applicable, the date described in section

1 83(a)(1) with respect to such compensa-2 tion.

For purposes of the preceding sentence, compensation shall be treated as first deferred as of the date the applicable taxpayer first has a legally binding right to the compensation or, in the case of property subject to section 83, the date of transfer of the property.

9 "(B) COMPUTATION OF INTEREST.—Solely 10 for purposes of subsection (b)(3), the deferral 11 period shall end on the last day of the taxable 12 year which includes the date described in sub-13 paragraph (A)(ii).

"(C) PROPERTY TRANSFERRED PURSUANT
TO THE EXERCISE OF AN OPTION.—In the case
of property acquired pursuant to an option described in section 83(e)(3), the deferral period
shall begin on the date of grant of the option
pursuant to which the property was acquired.

20 "(d) REGULATIONS.—The Secretary shall prescribe
21 such regulations as may be necessary or appropriate to
22 carry out the purposes of this section.".

23 (b) INFORMATION REPORTING WITH RESPECT TO
24 APPLICABLE DEFERRED COMPENSATION.—Subpart B of
25 part III of subchapter A of chapter 61, as in effect after

the amendments made by section 334(d) of the SECURE 1 2 2.0 Act of 2022, is amended by adding at the end the 3 following new section: 4 "SEC. 6050AA. INFORMATION WITH RESPECT TO APPLICA-5 **BLE DEFERRED COMPENSATION.** 6 "(a) IN GENERAL.—Every person making a payment 7 to an individual in excess of \$5,000,000 of-8 "(1) any applicable deferred compensation de-9 scribed in section 409B(c)(2)(A), or 10 "(2) any severance pay (as defined in section 11 409B(d)(3)),12 shall make a return, not later than January 31 of the first calendar year beginning after the close of the taxable year 13 during which such payment is includible in gross income 14 15 of the individual. "(b) INFORMATION REQUIRED.—The return required 16 17 by subsection (a) shall include— 18 "(1) the name, taxpayer identification number, 19 and address of the individual to whom the payment 20 of applicable deferred compensation or severance pay 21 is made, 22 "(2) the date any applicable deferred compensa-23 tion was first deferred (the date of the transfer, in 24 the case of property subject to section 83, or the 25 date of grant of the option, in the case of property

1	acquired pursuant to an option described in section
2	83(e)(3)), without regard to vesting, transferability,
3	or risk of forfeiture,
4	"(3) the amount of such compensation includ-
5	ible in gross income of the individual for the taxable
6	year,
7	"(4) the amount of such severance pay includ-
8	ible in gross income of the individual for the taxable
9	year, and
10	"(5) such other information as the Secretary
11	may require.
12	"(c) Special Rules.—
13	"(1) Section 83 compensation.—With re-
14	spect to transfers of property to which section 83
15	applies, the information required under paragraphs
16	(2) and (3) of subsection (b) shall be reported sepa-
17	rately for each item of property transferred, except
18	that property for which the information required by
19	such paragraphs is identical may be aggregated.
20	"(2) OTHER COMPENSATION.—With respect to
21	any applicable deferred compensation not described
22	in paragraph (1), if such compensation is paid pur-
23	suant to more than 1 plan or arrangement or in-
24	volves amounts which were first deferred on more
25	than 1 date, the information required under para-

graphs (2) and (3) of subsection (b) shall be re ported separately with respect to each such plan or
 arrangement and each such date.

4 "(d) STATEMENTS TO BE FURNISHED TO INDIVID5 UALS WITH RESPECT TO WHOM INFORMATION IS RE6 PORTED.—Every person required to make a return under
7 subsection (a) shall furnish to each individual with respect
8 to whom such a return is required a written statement
9 showing—

"(1) the name, address, and phone number of
the information contact of the person making such
return, and

13 "(2) the information required by paragraphs14 (2) through (5) of subsection (b).

15 The written statement required under the preceding sen-16 tence shall be furnished to the individual on or before Jan-17 uary 31 of the first calendar year beginning after the close18 of the taxable year for which the return under subsection19 (a) was made.

20 "(e) Adjustments for Inflation.—

21 "(1) IN GENERAL.—In the case of any taxable
22 year beginning after 2024, the \$5,000,000 amount
23 under subsection (a) shall be increased by an
24 amount equal to the product of—

25 "(A) such dollar amount, and

"(B) the cost-of-living adjustment under 1 2 section 1(f)(3) for the calendar year in which such taxable year begins, determined by sub-3 4 stituting 'calendar year 2023' for 'calendar year 5 1992' in subparagraph (B) thereof. 6 "(2) ROUNDING.—If any amount as adjusted 7 under paragraph (1) is not a multiple of \$250,000, 8 such amount shall be rounded to the next lowest 9 multiple of \$250,000. 10 "(f) REGULATIONS.—The Secretary shall prescribe 11 such regulations as may be necessary or appropriate to 12 carry out the purposes of this section, including regulations specifying what constitutes a payment to an indi-13 14 vidual of applicable deferred compensation for purposes of 15 subsection (a).". 16 (c) PENALTIES.—

(1) RETURNS.—Section 6724(d)(1)(B), as in
effect after the amendments made by section 334(d)
of the SECURE 2.0 Act of 2022, is amended by
striking "or" at the end of clause (xxvii), by striking
"and" at the end of clause (xxviii) and inserting
"or", and by inserting after clause (xxviii) the following new clause:

1	"(xxix) section 6050AA (a) (relating
2	to returns of information with respect to
3	applicable deferred compensation), and".
4	(2) STATEMENTS.—Section 6724(d)(2), as so in
5	effect, is amended—
6	(A) by striking "or" at the end of subpara-
7	graph (KK),
8	(B) by striking the period at the end of
9	subparagraph (LL) and inserting ", or", and
10	(C) by inserting after subparagraph (LL)
11	the following new subparagraph:
12	"(MM) section
13	6050AA(d) (relating to
14	statements of information
15	with respect to applicable
16	deferred compensation).".
17	(d) Clerical Amendments.—
18	(1) IN GENERAL.—The table of sections for
19	subpart A of part I of subchapter D of chapter 1 is
20	amended by inserting after the item relating to sec-
21	tion 409A the following new item:
	"Sec. 409B. Special rules for certain deferred compensation.".
22	(2) INFORMATION REPORTING.—The table of
23	sections for subpart B of part III of subchapter A
24	of chapter 61, as in effect after the amendments
25	made by section $334(d)$ of the SECURE 2.0 Act of
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1	2022, is amended by inserting after the item relat-
2	ing to section 6050Z the following new item:
	"Sec. 6050AA. Information with respect to applicable deferred compensation.".
3	(e) EFFECTIVE DATE.—The amendments made by
4	this section shall apply to taxable years beginning after
5	December 31, 2023.
6	SEC. 222. RULES RELATING TO CERTAIN LIFE INSURANCE
7	AND ANNUITY CONTRACTS OF APPLICABLE
8	TAXPAYERS.
9	(a) TREATMENT OF AMOUNTS RECEIVED.—
10	(1) IN GENERAL.—Section 72(e) is amended by
11	redesignating paragraph (12) as paragraph (13) and
12	by inserting after paragraph (11) the following:
13	((12) Treatment of certain amounts re-
14	CEIVED UNDER CERTAIN LIFE INSURANCE AND AN-
15	NUITY CONTRACTS OF APPLICABLE TAXPAYERS.—
16	"(A) IN GENERAL.—In the case of any ap-
17	plicable amount which is received during any
18	taxable year, notwithstanding paragraph $(5)(A)$
19	or (5)(E)—
20	"(i) if such amount is received on or
21	after the annuity starting date, paragraph
22	(2)(A) shall apply, and
23	"(ii) if such amount is received before
24	the annuity starting date or is received
25	with respect to a life insurance contract to

- which this section applies, the rules of 1 2 clauses (i) and (ii) of paragraph (2)(B)3 shall apply. "(B) APPLICABLE AMOUNT.— 4 5 "(i) IN GENERAL.—For purposes of 6 this paragraph, the term 'applicable 7 amount' means-8 "(I) any amount to which this 9 subsection applies which is received 10 under an applicable private placement 11 life insurance or annuity contract, and "(II) in the case of an applicable 12 13 taxpayer, notwithstanding paragraph 14 (5)(E),(5)(A), \mathbf{or} (10)(A), any 15 amount or portion described in paragraph (4)(A) with respect to a life in-16 17 surance or annuity contract, except 18 that 'any applicable taxpayer or any 19 related person (as defined in section 20 144(a)(3)) to an applicable taxpayer' 21 shall be substituted for 'an individual' 22 in applying such paragraph. 23 "(ii) TREATMENT OF REFUNDS, SUR-24 RENDERS. REDEMPTIONS AND MATU-
- 25 RITIES.—Notwithstanding paragraph

1	(5)(A) or $(5)(E)$, amounts described in
2	clause (i)(I) shall include amounts de-
3	scribed in clause (i) or (ii) of paragraph
4	(5)(E) received under an applicable private
5	placement life insurance or annuity con-
6	tract.
7	"(iii) Amounts under pre-1982 and
8	QUALIFIED PLAN CONTRACTS, ETC., EX-
9	CLUDED.—Such term shall not include
10	amounts received—
11	"(I) under a contract which is
12	described in paragraph $(5)(B)$ or
13	(5)(D), or
14	"(II) under a qualified tuition
15	program (as defined in section
16	529(b)) or under a Coverdell edu-
17	cation savings account (as defined in
18	section $530(b)$).
19	"(C) Applicable private placement
20	LIFE INSURANCE OR ANNUITY CONTRACT.—For
21	purposes of this paragraph—
22	"(i) IN GENERAL.—The term 'applica-
23	ble private placement life insurance or an-
24	nuity contract' means a private placement
25	life insurance or annuity contract the hold-

1	er of which (whether directly or indirectly)
2	is an applicable taxpayer.
3	"(ii) Secretarial Authority.—The
4	Secretary shall prescribe regulations or
5	other guidance which treat a private place-
6	ment life insurance or annuity contract as
7	an applicable private placement life insur-
8	ance or annuity contract in cases where an
9	applicable taxpayer (or a related person)
10	has an interest in such contract not de-
11	scribed in clause (i) if such treatment is
12	necessary to prevent the avoidance of the
13	purposes of this paragraph.
14	"(D) PRIVATE PLACEMENT LIFE INSUR-
15	ANCE OR ANNUITY CONTRACT.—For purposes
16	of this paragraph, the term 'private placement
17	life insurance or annuity contract' means any
18	contract—
19	"(i) which is an annuity contract or a
20	life insurance contract, and
21	"(ii) with respect to which the holder
22	of the contract is required, for purposes of
23	obtaining a registration exemption under
24	securities laws as in effect on the date of
25	enactment of this section (including the

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1	Securities Exchange Act of 1934 and the
2	Investment Advisors Act of 1940), to make
3	a representation that such owner—
4	"(I) has a specified minimum
5	amount of income or assets,
6	"(II) has completed a specified
7	minimum level of education, or
8	"(III) holds a specific license or
9	credential.
10	"(E) Applicable taxpayer.—For pur-
11	poses of this paragraph, the term 'applicable
12	taxpayer' has the meaning given such term
13	under section 495.".
14	(2) Conforming Amendment.—Section
15	72(e)(5)(C) is amended by inserting "or (12) " after
16	"(10)".
17	(3) EFFECTIVE DATE.—The amendments made
18	by this subsection shall apply to amounts received in
19	taxable years beginning after December 31, 2023.
20	(b) 10-Percent Additional Tax for Distribu-
21	TIONS FROM APPLICABLE PRIVATE PLACEMENT LIFE IN-
22	SURANCE OR ANNUITY CONTRACTS.—
23	(1) IN GENERAL.—Section 72(v) is amended—
24	(A) by inserting "or an applicable private
25	placement life insurance or annuity contract (as

1	defined in subsection $(e)(12)$)" after "a modi-
2	fied endowment contract (as defined in section
3	7702A)" in paragraph(1), and
4	(B) by inserting "AND APPLICABLE PRI-
5	VATE PLACEMENT LIFE INSURANCE OR ANNU-
6	ITY CONTRACTS" after "Modified Endow-
7	MENT CONTRACTS" in the heading thereof.
8	(2) EFFECTIVE DATE.—The amendments made
9	by this subsection shall apply to amounts received in
10	taxable years beginning after December 31, 2023.
11	(c) Repeal of Exclusion for Death Bene-
12	FITS.—
13	(1) IN GENERAL.—Section 101 is amended by
14	adding at the end the following new subsection:
15	"(k) Exclusion Not To Apply.—
16	"(1) IN GENERAL.—Subsection $(a)(1)$ shall not
17	apply to amounts received by reason of the death of
18	the insured under an applicable private placement
19	life or annuity contract (within the meaning of sec-
20	tion $72(e)(12)$).
21	"(2) Amounts previously included.—The
22	Secretary shall prescribe rules to ensure that para-
23	graph (1) shall not apply to any portion of any
24	amount received which was previously included in
25	gross income.".

1	(2) Conforming Amendment.—Section
2	101(a)(1) is amended by striking "and subsection
3	(j)," and inserting "subsection (j), and subsection
4	(k),".
5	(3) EFFECTIVE DATE.—The amendments made
6	by this subsection shall apply to amounts received in
7	taxable years beginning after December 31, 2023.
8	(d) Reporting Requirements.—
9	(1) IN GENERAL.—Subpart B of part III of
10	subchapter A of chapter 61, as amended by this Act,
11	is amended by adding at the end the following new
12	section:
13	"SEC. 6050BB. RETURNS RELATING TO AMOUNTS RECEIVED
14	UNDER CERTAIN LIFE INSURANCE AND AN-
15	NUITY CONTRACTS.
16	"(a) IN GENERAL.—Every person who issues a life
17	insurance or annuity contract or who reinsures such a con-
10	
10	tract shall make an annual return (at such time and in
18	tract shall make an annual return (at such time and in such manner as the Secretary shall prescribe) setting
19	such manner as the Secretary shall prescribe) setting
19 20	such manner as the Secretary shall prescribe) setting forth—
19 20 21	such manner as the Secretary shall prescribe) setting forth— ''(1) the name, address, and TIN of such per-
19 20 21 22	such manner as the Secretary shall prescribe) setting forth—

1	any life insurance or annuity contract issued or rein-
2	sured by such person,
3	"(3) the aggregate applicable amounts received
4	by each person identified in paragraph (2), and
5	"(4) such other information as the Secretary
6	may require.
7	"(b) Statement To Be Furnished to Taxpayers
8	WITH RESPECT TO WHOM INFORMATION IS REQUIRED.—
9	"(1) IN GENERAL.—Every person that is re-
10	quired to make a return under subsection (a) shall
11	furnish to each person whose identity is required to
12	be set forth under subsection $(a)(2)$ a written state-
13	ment showing—
14	"(A) the name, address, and phone num-
15	ber of the information contact of the person re-
16	quired to make such return, and
17	"(B) the information required to be shown
18	on such return with respect to the person de-
19	scribed in subsection $(a)(2)$ and with respect to
20	applicable amounts received by such person.
21	"(2) FURNISHING OF INFORMATION.—The
22	written statement required under paragraph (1)
23	shall be furnished to the person on or before Janu-
24	ary 31 of the year following the calendar year for

which the return under subsection (a) is required to
 be made.

- 3 "(c) REGULATORY AUTHORITY.—The Secretary may
 4 prescribe such regulations and other guidance as nec5 essary for purposes of carrying out this section, including
 6 regulations or other guidance to require reporting under
 7 this section by such other persons as necessary to carry
 8 out the purposes of section 72(e)(12).".
- 9 (2) PENALTIES.—
- 10 (A) RETURNS.—Section 6724(d)(1)(B), as
 11 amended by this Act, is amended by striking
 12 "or" at the end of clause (xxviii), by striking
 13 "and" at the end of clause (xxix) and inserting
 14 "or", and by inserting after clause (xxix) the
 15 following new clause:
- "(xxx) section 6050BB(a) (relating to
 returns of information with respect to private placement life insurance and annuity
 contracts),".
- 20 (B) STATEMENTS.—Section 6724(d)(2), as
 21 so amended, is amended—
- (i) by striking "or" at the end of sub-paragraph (LL),

1	(ii) by striking the period at the end
2	of subparagraph (MM) and inserting ",
3	or", and
4	(iii) by inserting after subparagraph
5	(MM) the following new subparagraph:
6	"(NN) section
7	6050BB(b) (relating to
8	statements of information
9	with respect to private place-
10	ment life insurance and an-
11	nuity contracts).".
12	(3) CLERICAL AMENDMENT.—The table of sec-
13	tions for subpart B of part III of subchapter A of
14	chapter 61, as amended by this Act, is amended by
15	inserting after the item relating to section 6050AA
16	the following new item:
	"Sec. 6050BB. Returns relating to amounts received under certain life insur- ance and annuity contracts.".
17	(4) Effective date.—The amendments made
18	by this subsection shall apply to taxable years begin-
19	ning after December 31, 2023.

1	Subtitle D—Repeal of Special
2	Treatment for Certain Investments
3	SEC. 231. TREATMENT OF EXCLUSION FOR CERTAIN SMALL
4	BUSINESS STOCK.
5	(a) IN GENERAL.—Section 1202(a) is amended by
6	adding at the end the following new paragraph:
7	"(5) Special rules for applicable tax-
8	PAYERS.—
9	"(A) IN GENERAL.—This subsection shall
10	not apply to any gain from the sale or exchange
11	of qualified small business stock by an applica-
12	ble taxpayer (as defined in section 495).
13	"(B) EXCEPTION.—Subparagraph (A)
14	shall not apply to any qualified small business
15	stock acquired before November 30, 2023.".
16	(b) EFFECTIVE DATE.—The amendment made by
17	this subsection shall apply to sales or exchanges on or
18	after November 30, 2023.
19	SEC. 232. MODIFICATIONS FOR INVESTMENTS IN QUALI-
20	FIED OPPORTUNITY FUNDS.
21	(a) TERMINATION OF ELECTION.—
22	(1) IN GENERAL.—Section $1400Z-2(a)(2)(B)$ is
23	amended to read as follows:

1	"(B) except as provided in paragraph (3),
2	with respect to any sale or exchange after the
3	earlier of—
4	"(i) December 31, 2026, or
5	"(ii) in the case of an applicable tax-
6	payer, the last day of the taxable year pre-
7	ceding the first taxable year for which the
8	taxpayer is an applicable taxpayer.".
9	(2) Special Rules.—Section 1400Z–2(a) is
10	amended by adding at the end the following new
11	paragraph:
12	"(3) Special rules for applicable tax-
13	PAYERS AND ENTITIES.—For purposes of paragraph
14	(2)(B)—
15	"(A) Applicable entities.—No election
16	may be made under paragraph (1) by an appli-
17	cable entity with respect to any sale or ex-
18	change if a notice received by the entity under
19	subsection $(b)(2)(A)$ or $(c)(2)$ of section 493 is
20	in effect at the time of such sale or exchange.
21	"(B) Special rule for 2023.—In the
22	case of a taxpayer which would be an applicable
23	taxpayer for its first taxable year beginning in
24	2023 (determined as if part IV of subchapter E
25	applied to taxable years beginning in 2023),

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1	clause (ii) of paragraph (2)(B) shall be applied
2	by substituting 'November 30, 2023' for the
3	date otherwise specified in such clause.
4	"(C) DEFINITIONS.—For purposes of this
5	paragraph and subsection (c), any term used in
6	this paragraph which is also used in part IV of
7	subchapter E shall have the same meaning as
8	when used in such part.".
9	(b) Modification of Special Rule for Invest-
10	MENTS HELD 10 YEARS.—Section 1400Z–2(c) is amend-
11	ed by striking "shall be equal to" and all that follows and
12	inserting "shall be equal to—
13	"(1) in the case of any taxpayer who is an ap-
14	plicable taxpayer for any taxable year during which
15	such investment was held by the taxpayer or any
16	taxpayer which is an applicable entity, the lesser
17	of—
18	"(A) the fair market value of such invest-
19	ment as of the last day of the taxable year
20	which includes the later of—
21	"(i) the date that such investment has
22	been held for 10 years, or
23	"(ii) in the case of—

1	"(I) an applicable taxpayer, the
2	date that such taxpayer first became
3	an applicable taxpayer, or
4	"(II) an applicable entity, the
5	first date a notice was received by the
6	entity under subsection $(b)(2)(A)$ or
7	(c)(2) of section 493, or
8	"(B) the fair market value of such invest-
9	ment on the date that investment is sold or ex-
10	changed, and
11	((2) in the case of any other taxpayer, the fair
12	market value of such investment on the date the in-
13	vestment is sold or exchanged.".
14	(c) EFFECTIVE DATE.—The amendments made by
15	this section shall apply to sales or exchanges after Novem-
16	ber 30, 2023, in taxable years ending after such date.

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