

106TH CONGRESS
1ST SESSION

S. 879

To amend the Internal Revenue Code of 1986 to provide a shorter recovery period for the depreciation of certain leasehold improvements.

IN THE SENATE OF THE UNITED STATES

APRIL 26, 1999

Mr. CONRAD (for himself, Mr. MACK, Mr. NICKLES, Mr. ROBB, and Mr. BAUCUS) 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 provide a shorter recovery period for the depreciation of certain leasehold improvements.

1 *Be it enacted by the Senate and House of Representa-*
2 *tives of the United States of America in Congress assembled,*

3 **SECTION 1. RECOVERY PERIOD FOR DEPRECIATION OF**
4 **CERTAIN LEASEHOLD IMPROVEMENTS.**

5 (a) 10-YEAR RECOVERY PERIOD.—Subparagraph
6 (D) of section 168(e)(3) of the Internal Revenue Code of
7 1986 (relating to 10-year property) is amended by striking
8 “and” at the end of clause (i), by striking the period at

1 the end of clause (ii) and inserting “, and”, and by adding
 2 at the end the following new clause:

3 “(iii) any qualified leasehold improve-
 4 ment property.”.

5 (b) QUALIFIED LEASEHOLD IMPROVEMENT PROP-
 6 ERTY.—Subsection (e) of section 168 of such Code is
 7 amended by adding at the end the following new para-
 8 graph:

9 “(6) QUALIFIED LEASEHOLD IMPROVEMENT
 10 PROPERTY.—

11 “(A) IN GENERAL.—The term ‘qualified
 12 leasehold improvement property’ means any im-
 13 provement to an interior portion of a building
 14 which is nonresidential real property if—

15 “(i) such improvement is made under
 16 or pursuant to a lease (as defined in sub-
 17 section (h)(7))—

18 “(I) by the lessee (or any subles-
 19 see) of such portion, or

20 “(II) by the lessor of such por-
 21 tion,

22 “(ii) such portion is to be occupied ex-
 23 clusively by the lessee (or any sublessee) of
 24 such portion, and

1 “(iii) such improvement is placed in
2 service more than 3 years after the date
3 the building was first placed in service.

4 “(B) CERTAIN IMPROVEMENTS NOT IN-
5 CLUDED.—Such term shall not include any im-
6 provement for which the expenditure is attrib-
7 utable to—

8 “(i) the enlargement of the building,

9 “(ii) any elevator or escalator,

10 “(iii) any structural component bene-
11 fitting a common area, and

12 “(iv) the internal structural frame-
13 work of the building.

14 “(C) DEFINITIONS AND SPECIAL RULES.—

15 For purposes of this paragraph—

16 “(i) COMMITMENT TO LEASE TREAT-
17 ED AS LEASE.—A commitment to enter
18 into a lease shall be treated as a lease, and
19 the parties to such commitment shall be
20 treated as lessor and lessee, respectively.

21 “(ii) RELATED PERSONS.—A lease be-
22 tween related persons shall not be consid-
23 ered a lease. For purposes of the preceding
24 sentence, the term ‘related persons’
25 means—

1 “(I) members of an affiliated
2 group (as defined in section 1504),
3 and

4 “(II) persons having a relation-
5 ship described in subsection (b) of
6 section 267; except that, for purposes
7 of this clause, the phrase ‘80 percent
8 or more’ shall be substituted for the
9 phrase ‘more than 50 percent’ each
10 place it appears in such subsection.”

11 (c) REQUIREMENT TO USE STRAIGHT LINE METH-
12 OD.—Paragraph (3) of section 168(b) of such Code is
13 amended by adding at the end the following new subpara-
14 graph:

15 “(G) Qualified leasehold improvement
16 property described in subsection (e)(6).”.

17 (d) ALTERNATIVE SYSTEM.—The table contained in
18 section 168(g)(3)(B) of such Code is amended by inserting
19 after the item relating to subparagraph (D)(ii) the fol-
20 lowing new item:

“(D)(iii) 10 ”.

21 (e) EFFECTIVE DATE.—The amendments made by
22 this section shall apply to qualified leasehold improvement
23 property placed in service after the date of the enactment
24 of this Act.