108TH CONGRESS 1ST SESSION S.602

To reward the hard work and risk of individuals who choose to live in and help preserve America's small, rural towns, and for other purposes.

IN THE SENATE OF THE UNITED STATES

MARCH 12, 2003

Mr. DORGAN (for himself, Mr. HAGEL, Mr. JOHNSON, Mr. BROWNBACK, Mr. DASCHLE, Mr. BURNS, Mr. DAYTON, Mr. ROCKEFELLER, Mr. CONRAD, Mr. COLEMAN, Mr. DURBIN, Ms. LANDRIEU, and Mr. MILLER) introduced the following bill; which was read twice and referred to the Committee on Finance

A BILL

- To reward the hard work and risk of individuals who choose to live in and help preserve America's small, rural towns, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE; ETC.

- 4 (a) SHORT TITLE.—This Act may be cited as the
 5 "New Homestead Act of 2003".
- 6 (b) AMENDMENT OF 1986 CODE.—Except as other-7 wise expressly provided, whenever in this Act an amend-8 ment or repeal is expressed in terms of an amendment

- 1 to, or repeal of, a section or other provision, the reference
- 2 shall be considered to be made to a section or other provi-
- 3 sion of the Internal Revenue Code of 1986.
- 4 (c) TABLE OF CONTENTS.—The table of contents for
- 5 this Act is as follows:

Sec. 1. Short title; etc.

TITLE I—NEW HOMESTEAD OPPORTUNITIES

Sec. 101. Loans for leadership initiative.

Sec. 102. Credit for certain rural homebuyers.

- Sec. 103. Capital loss deduction allowed with respect to sale or exchange of principal residence in certain rural areas.
- Sec. 104. Individual homestead accounts.

TITLE II—INCENTIVES FOR MAIN STREET BUSINESSES

Sec. 201. Rural investment tax credit.

- Sec. 202. Qualified rural small business investment credit.
- Sec. 203. Accelerated depreciation for rural investment property.

TITLE III—NEW HOMESTEAD VENTURE CAPITAL FUND

Sec. 301. New homestead venture capital fund.

6 TITLE I—NEW HOMESTEAD 7 OPPORTUNITIES

8 SEC. 101. LOANS FOR LEADERSHIP INITIATIVE.

- 9 (a) DEFINITIONS.—In this section:
- 10 (1) DEGREE.—The term "degree" means an associate's or bachelor's degree awarded by an institu-

sociate s of bachelor's degree awarded by an instr

- 12 tion of higher education.
- (2) INSTITUTION OF HIGHER EDUCATION.—The
 term "institution of higher education" has the
 meaning given the term in section 101 of the Higher
 Education Act of 1965 (20 U.S.C. 1001).

1	(3) QUALIFYING COUNTY.—The term 'quali-
2	fying county' means any county which—
3	(A) is outside a metropolitan statistical
4	area (defined as such by the Office of Manage-
5	ment and Budget), and
6	(B) during the 20-year period ending with
7	the calendar year preceding the date of enact-
8	ment of this Act, has a net out-migration of in-
9	habitants from the county of at least 10 percent
10	of the population of the county at the beginning
11	of such period.
12	(4) Secretary.—The term "Secretary" means
13	the Secretary of Education.
14	(b) Program.—
15	(1) IN GENERAL.—The Secretary shall carry
16	out a program of assuming the obligation to repay,
17	pursuant to subsection (c), a loan made, insured, or
18	guaranteed under part B, D, or E of title IV of the
19	Higher Education Act of 1965 (20 U.S.C. 1071 et
20	seq., 20 U.S.C. $1087a$ et seq., and 20 U.S.C.
21	1087aa et seq.), excluding loans made under section
22	428B of such Act or comparable loans made under
23	part D of such Act, for any borrower who—
24	(A) completes a degree;
25	(B) resides in a qualifying county; and

1	(C) is employed in a qualifying county.
2	(2) REGULATIONS.—The Secretary is author-
3	ized to prescribe such regulations as may be nec-
4	essary to carry out the provisions of this section.
5	(c) LOAN REPAYMENT.—
6	(1) IN GENERAL.—The Secretary shall assume
7	the obligation to repay, after each of the first 5
8	years of the residency and employment described in
9	subparagraphs (B) and (C) of subsection (b)(1) that
10	occur after the date of enactment of this section, 10
11	percent of the total amount of all loans made to a
12	student under the provisions of the Higher Edu-
13	cation Act of 1965 as described in subsection $(b)(1)$,
14	up to a maximum amount of \$2,000 each year.
15	(2) CONSTRUCTION.—Nothing in this section
16	shall be construed to authorize the refunding of any
17	repayment of a loan made under part B, D, or E
18	of title IV of the Higher Education Act of 1965.
19	(3) INTEREST.—If a portion of a loan is repaid
20	by the Secretary under this section for any year, the

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19 (3) INTEREST.—If a portion of a loan is repaid
20 by the Secretary under this section for any year, the
21 proportionate amount of interest on such loan which
22 accrues for such year shall be repaid by the Sec23 retary so long as the total amount repaid by the
24 Secretary in any 1 year does not exceed \$2,000.

1 (d) REPAYMENT TO ELIGIBLE LENDERS.—The Sec-2 retary shall pay to each eligible lender or holder for each 3 fiscal year an amount equal to the aggregate amount of 4 loans which are subject to repayment pursuant to this sec-5 tion for such year.

6 (e) Application for Repayment.—

7 (1) IN GENERAL.—An eligible borrower desiring
8 loan repayment under this section shall submit a
9 complete and accurate application to the Secretary
10 at such time, in such manner, and containing such
11 information as the Secretary may require.

(2) CONDITIONS.—An eligible borrower may
apply for loan repayment under this section after
completing each year of qualifying residency and employment. The eligible borrower shall receive forbearance while engaged in qualifying residency and employment unless the borrower is in deferment while
so engaged.

(f) DEFINITION OF ELIGIBLE BORROWER.—In this
section the term "eligible borrower" means any borrower
who is not in default on any of the borrower's student
loans under part B, D, or E of title IV of the Higher
Education Act of 1965.

24 (g) AUTHORIZATION OF APPROPRIATIONS.—

(1) LOAN REPAYMENT.—There are authorized
 to be appropriated to carry out this section such
 sums as may be necessary.

4 (2) PERKINS LOAN FUNDS.—There are author5 ized to be appropriated such sums as may be nec6 essary for Federal capital contributions to student
7 loan funds established under part E of title IV of
8 the Higher Education Act of 1965.

9 (h) REPAYMENT EXCLUDED FROM GROSS IN10 COME.—Section 108(f)(1) (relating to student loans) is
11 amended by inserting "or pursuant to section 101 of the
12 New Homestead Act of 2003" after "employers".

13 SEC. 102. CREDIT FOR CERTAIN RURAL HOMEBUYERS.

(a) IN GENERAL.—Subpart A of part IV of subchapter A of chapter 1 (relating to nonrefundable personal
credits) is amended by inserting before section 26 the following:

18 "SEC. 25C. PURCHASE OF RESIDENCES BY CERTAIN RURAL

19 HOMEBUYERS.

20 "(a) ALLOWANCE OF CREDIT.—In the case of an in-21 dividual who purchases a qualified residence in a quali-22 fying county during any taxable year, there shall be al-23 lowed as a credit against the tax imposed by this chapter 24 for the taxable year an amount equal to the lesser of—

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1	((1) 10 percent of the purchase price of the
2	residence, or
3	"(2) \$ 5,000.
4	"(b) Limitations.—
5	"(1) LIMITATION BASED ON AMOUNT OF
6	TAX.—The credit allowed under subsection (a) for
7	any taxable year shall not exceed the excess of—
8	"(A) the sum of the regular tax liability
9	(as defined in section 26(b)) plus the tax im-
10	posed by section 55, over
11	"(B) the sum of the credits allowable
12	under this subpart (other than this section and
13	section 23) and section 27 for the taxable year.
14	"(2) MARRIED INDIVIDUALS FILING JOINTLY.—
15	In the case of a husband and wife who file a joint
16	return, the credit under this section is allowable only
17	if the residence is a qualified residence with respect
18	to both the husband and wife, and the amount speci-
19	fied under subsection $(a)(2)$ shall apply to the joint
20	return.
21	"(3) MARRIED INDIVIDUALS FILING SEPA-
22	RATELY.—In the case of a married individual filing
23	a separate return, subsection $(a)(2)$ shall be applied
24	by substituting '\$2,500' for '\$5,000'.

1	"(4) Other Taxpayers.—If 2 or more individ-
2	uals who are not married purchase a qualified resi-
3	dence, the amount of the credit allowed under sub-
4	section (a) shall be allocated among such individuals
5	in such manner as the Secretary may prescribe, ex-
6	cept that the total amount of the credits allowed to
7	all such individuals shall not exceed \$5,000.
8	"(c) Definitions.—For purposes of this section—
9	"(1) QUALIFIED RESIDENCE.—The term 'quali-
10	fied residence' has the same meaning as when used
11	in section 163(h).
12	"(2) QUALIFYING COUNTY.—The term 'quali-
13	fying county' means any county which—
14	"(A) is outside a metropolitan statistical
15	area (defined as such by the Office of Manage-
16	ment and Budget), and
17	"(B) during the 20-year period ending
18	with the calendar year preceding the date of the
19	enactment of this section, has a net out-migra-
20	tion of inhabitants from the county of at least
21	10 percent of the population of the county at
22	the beginning of such period.
23	"(3) PURCHASE AND PURCHASE PRICE.—The
24	terms 'purchase' and 'purchase price' have the
25	meanings provided by section 1400C(e).

1 "(d) CARRYFORWARD OF UNUSED CREDIT.—If the 2 credit allowable under subsection (a) for any taxable year 3 exceeds the limitation imposed by subsection (b)(1) for 4 such taxable year reduced by the sum of the credits allow-5 able under this subpart (other than this section and section 23), such excess shall be carried to the succeeding 6 7 taxable year and added to the credit allowable under sub-8 section (a) for such taxable year.

9 "(e) REPORTING.—If the Secretary requires informa-10 tion reporting under section 6045 by a person described 11 in subsection (e)(2) thereof to verify the eligibility of tax-12 payers for the credit allowable by this section, the excep-13 tion provided by section 6045(e)(5) shall not apply.

14 "(f) RECAPTURE OF CREDIT IN CASE OF CERTAIN15 SALES.—

"(1) IN GENERAL.—Except as provided in para-16 17 graph (5), if the taxpayer disposes of a qualified res-18 idence with respect to the purchase of which a credit 19 was allowed under subsection (a) at any time within 20 5 years after the date the taxpayer acquired the 21 property, then the tax imposed under this chapter 22 for the taxable year in which the disposition occurs 23 is increased by the credit recapture amount.

1	"(2) CREDIT RECAPTURE AMOUNT.—For pur-
2	poses of paragraph (1), the credit recapture amount
3	is an amount equal to the sum of—
4	"(A) the applicable recapture percentage of
5	the amount of the credit allowed to the tax-
6	payer under this section, plus
7	"(B) interest at the overpayment rate es-
8	tablished under section 6621 on the amount de-
9	termined under subparagraph (A) for each
10	prior taxable year for the period beginning on
11	the due date for filing the return for the prior
12	taxable year involved.
13	No deduction shall be allowed under this chapter for
14	interest described in subparagraph (B).
15	"(3) Applicable recapture percentage.—
16	"(A) IN GENERAL.—For purposes of this
17	subsection, the applicable recapture percentage
18	shall be determined from the following table:
	The applicable recapture"If the sale occurs in:percentage is:Year 1100Year 280Year 360Year 440Year 520Years 6 and thereafter0.
19	"(B) YEARS.—For purposes of subpara-
20	graph (A), year 1 shall begin on the first day
21	of the taxable year in which the purchase of the

1	qualified residence described in subsection (a)
2	occurs.
3	"(4) NO CREDITS AGAINST TAX.—Any increase
4	in tax under this subsection shall not be treated as
5	a tax imposed by this chapter for purposes of deter-
6	mining the amount of any credit under this chapter
7	or for purposes of section 55.
8	"(5) DEATH OF OWNER; CASUALTY LOSS; IN-
9	VOLUNTARY CONVERSION; ETC.—The provisions of
10	paragraph (1) do not apply to—
11	"(A) a disposition of a qualified residence
12	made on account of the death of any individual
13	having a legal or equitable interest therein oc-
14	curring during the 5-year period to which ref-
15	erence is made under paragraph (1),
16	"(B) a disposition of the old qualified resi-
17	dence if it is substantially or completely de-
18	stroyed by a casualty described in section
19	165(c)(3) or compulsorily or involuntarily con-
20	verted (within the meaning of section 1033(a)),
21	or
22	"(C) a disposition pursuant to a settlement
23	in a divorce or legal separation proceeding
24	where the qualified residence is sold or the
25	other spouse retains such residence.

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"(g) BASIS ADJUSTMENT.—For purposes of this sub title, if a credit is allowed under this section with respect
 to the purchase of any residence, the basis of such resi dence shall be reduced by the amount of the credit so al lowed.".

6 (b) Conforming Amendments.—

7 (1) Subsection (a) of section 1016 (relating to
8 general rule for adjustments to basis) is amended by
9 striking "and" at the end of paragraph (27), by
10 striking the period at the end of paragraph (28) and
11 inserting ", and", and by adding at the end the fol12 lowing:

"(29) in the case of a residence with respect to
which a credit was allowed under section 25C, to the
extent provided in section 25C(g).".

16 (2) Section 24(b)(3)(B), as amended by the Job
17 Creation and Worker Assistance Act of 2002, is
18 amended by striking "23 and 25B" and inserting
19 "23, 25B, and 25C".

20 (3) Section 25(e)(1)(C) is amended by striking
21 "23 and 1400C" and by inserting "23, 25C, and
22 1400C".

(4) Section 25(e)(1)(C), as amended by the Job
Creation and Worker Assistance Act of 2002, is
amended by inserting "25C," after "25B,".

1	(5) Section $25B(g)$, as amended by the Job
2	Creation and Worker Assistance Act of 2002, is
3	amended by striking "section 23" and inserting
4	"sections 23 and 25C".
5	(6) Section $26(a)(1)$, as amended by the Job
6	Creation and Worker Assistance Act of 2002, is
7	amended by striking "and 25B" and inserting "25B,
8	and 25C".
9	(7) Section $1400C(d)$ is amended by inserting
10	"and section 25C" after "this section".
11	(8) Section 1400C(d), as amended by the Job
12	Creation and Worker Assistance Act of 2002, is
13	amended by striking "and 25B" and inserting "25B,
14	and 25C".
15	(9) The table of sections for subpart A of part
16	IV of subchapter A of chapter 1 is amended by in-
17	serting before the item relating to section 26 the fol-
18	lowing:
	"Sec. 25C. Purchase of residences by certain rural homebuyers.".
19	(c) Effective Date.—
20	(1) IN GENERAL.—The amendments made by
21	subsections (a) and (b)(9) shall apply to purchases
22	after the date of the enactment of this Act, in tax-
23	able years ending after such date.
24	(2) Temporary conforming amendments.—
25	The amendments made by paragraphs (3) and (7) of
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1	subsection (b) shall apply to taxable years ending be-
2	fore January 1, 2004.
3	(3) Permanent conforming amendments.—
4	The amendments made by paragraphs (1) , (2) , (4) ,
5	(5), (6), and (8) of subsection (b) shall apply to tax-
6	able years beginning after December 31, 2003.
7	SEC. 103. CAPITAL LOSS DEDUCTION ALLOWED WITH RE-
8	SPECT TO SALE OR EXCHANGE OF PRINCIPAL
9	RESIDENCE IN CERTAIN RURAL AREAS.
10	(a) IN GENERAL.—Subsection (c) of section 165 (re-
11	lating to limitation on losses of individuals) is amended—
12	(1) by striking "and" at the end of paragraph
13	(2),
14	(2) by striking the period at the end of para-
15	graph (3) and inserting "; and", and
16	(3) by adding at the end the following:
17	"(4) losses arising from the sale or exchange of
18	the principal residence (within the meaning of sec-
19	tion 121) of the taxpayer located in a qualifying
20	county (as defined in section 223(b)(2)), but only if
21	the principal residence was acquired by the taxpayer
22	after the date of enactment of this paragraph.".
23	(b) Conforming Amendment.—Section 67(b)(3) is
24	amended by striking "paragraph (2) or (3)" and inserting

(c) EFFECTIVE DATE.—The amendments made by
 this section shall apply to sales and exchanges after the
 date of the enactment of this Act, in taxable years ending
 after such date.

5 SEC. 104. INDIVIDUAL HOMESTEAD ACCOUNTS.

6 (a) IN GENERAL.—Subchapter F of chapter 1 (relat7 ing to exempt organizations) is amended by adding at the
8 end the following:

9 "PART IX—INDIVIDUAL HOMESTEAD ACCOUNTS

"Sec. 530A. Individual homestead accounts.

10 "SEC. 530A. INDIVIDUAL HOMESTEAD ACCOUNTS.

"(a) GENERAL RULE.—An individual homestead account shall be exempt from taxation under this subtitle.
Notwithstanding the preceding sentence, any individual
homestead account shall be subject to the taxes imposed
by section 511 (relating to imposition of tax on unrelated
business income of charitable, etc., organizations).

"(b) INDIVIDUAL HOMESTEAD ACCOUNT.—For purposes of this title, the term 'individual homestead account'
means a trust created or organized in the United States
for the exclusive benefit of a qualified individual or his
beneficiaries, but only if the written governing instrument
creating the trust meets the following requirements:

23 "(1) Except in the case of a qualified rollover
24 (as defined in subsection (f)(7))—

1	"(A) no contribution will be accepted un-
2	less it is in cash;
3	"(B) contributions will not be accepted for
4	the taxable year in excess of \$2,500 (deter-
5	mined without regard to any contribution made
6	under subsection (d)); and
7	"(C) contributions will not be accepted for
8	any taxable year following the fifth taxable year
9	in which the qualified individual has contributed
10	to any individual homestead account.
11	((2)) The requirements of paragraphs (2)
12	through (6) of section 408(a) are met.
13	"(c) Qualified Individual; Qualifying Coun-
14	TY.—For purposes of this section—
15	"(1) QUALIFIED INDIVIDUAL.—The term 'quali-
16	fied individual' means, for any taxable year, an indi-
17	vidual who is a bona fide resident of a qualifying
18	county.
19	"(2) QUALIFYING COUNTY.—The term 'quali-
20	fying county' means any county which—
21	"(A) is outside a metropolitan statistical
22	area (defined as such by the Office of Manage-
23	ment and Budget), and
24	"(B) during the 20-year period ending
25	with the calendar year preceding the date of the

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1	enactment of this section, has a net out-migra-
2	tion of inhabitants from the county of at least
3	10 percent of the population of the county at
4	the beginning of such period.
5	"(d) Matching Contributions to Individual
6	Homestead Accounts.—
7	"(1) IN GENERAL.—Not less than once each
8	taxable year, the Secretary shall deposit (to the ex-
9	tent provided in appropriation Acts) into an indi-
10	vidual Homestead account of each qualified indi-
11	vidual an amount equal to the applicable percentage
12	of the sum of the amounts deposited into all of the
13	individual homestead accounts of such individual
14	during such taxable year (determined without regard
15	to any amount contributed under this subsection).
16	"(2) Applicable percentage.—For purposes
17	of this subsection, the applicable percentage with re-
18	spect to any qualified individual for any taxable year
19	shall be determined in accordance with the following
20	tables:
	"If modified adjusted gross The applicable percentage is: \$30,000 or less 100 Over \$30,000 but not over \$60,000 50 Over \$60,000 but not over \$100,000 25 Over \$100,000 zero.
21	"(A) In the case of a head of household (as

22 defined in section 2(b)):

	modified adjusted gross The applicable percentage is: income is: \$22,500 or less 100 Over \$22,500 but not over \$45,000 50 Over \$45,000 but not over \$75,000 25 Over \$75,000 zero.
1	"(B) In the case of any other individual:
	modified adjusted gross The applicable percentage is: income is:
	\$15,000 or less 100 Over \$15,000 but not over \$30,000 50 Over \$30,000 but not over \$50,000 25 Over \$50,000 zero.
2	For purposes of this paragraph, the term 'modified
3	adjusted gross income' has the meaning given such
4	term by section $86(b)(2)$.
5	"(3) Exclusion from income.—Except as
6	otherwise provided in this section, gross income shall
7	not include any amount deposited into an individual
8	homestead account under paragraph (1).
9	"(4) Forfeiture of matching contribu-
10	TIONS IN THE CASE OF CERTAIN DISTRIBUTIONS.—
11	In the event of a distribution from an individual
12	homestead account before the date described in sub-
13	section $(f)(1)(A)$ (other than a distribution described
14	in subsection $(e)(2)(A)$, the account holder shall
15	forfeit the corresponding matching contributions and
16	interest earned on the matching contributions, un-
17	less such distribution is recontributed to such ac-
18	count within 6 months of such distribution.

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"(e) TAX TREATMENT OF DISTRIBUTIONS.—

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2 "(1) INCLUSION OF AMOUNTS IN GROSS IN-3 COME.—Except as otherwise provided in this sub-4 section, any amount paid or distributed out of an in-5 dividual homestead account shall be includible in the 6 gross income of the payee or distributee, as the case 7 may be, in the manner as provided in section 72. 8 For purposes of the preceding sentence, distributions 9 which are includable in gross income shall be treated 10 as first attributable to amounts contributed under 11 subsection (d) to the extent thereof.

"(2) Exclusion of catastrophic medical 12 13 EXPENSE DISTRIBUTIONS IN FIRST FIVE YEARS AND 14 QUALIFIED INDIVIDUAL HOMESTEAD DISTRIBUTIONS 15 THEREAFTER.—Paragraph (1) shall not apply to— "(A) any distribution described in section 16 17 72(t)92(B) before the date described in sub-18 section (f)(1)(A), but only to the extent such 19 distribution does not exceed the balance in the 20 account as of the date of such distribution, re-21 duced by any matching contribution under sub-22 section (d), and

23 "(B) any qualified individual homestead24 distribution.

1	"(f) Qualified Individual Homestead Distribu-
2	TION.—For purposes of this section—
3	"(1) IN GENERAL.—The term 'qualified indi-
4	vidual homestead distribution' means any amount
5	paid or distributed out of an individual homestead
6	account which would otherwise be includible in gross
7	income, to the extent that such payment or distribu-
8	tion—
9	"(A) is paid or distributed after the 5-tax-
10	able year period beginning with the first taxable
11	year in which the qualified individual made a
12	contribution to the individual homestead ac-
13	count (including any predecessor account), and
14	"(B) is used exclusively to pay qualified in-
15	dividual homestead expenses for the qualified
16	individual or the spouse or dependent (as de-
17	fined in section 152) of such individual.
18	"(2) Qualified individual homestead ex-
19	PENSES.—The term 'qualified individual homestead
20	expenses' means any of the following:
21	"(A) Qualified higher education expenses.
22	"(B) Qualified first-time homebuyer costs.
23	"(C) Qualified business capitalization
24	costs.
25	"(D) Qualified medical expenses.

	21
1	"(E) Qualified rollovers.
2	"(3) QUALIFIED HIGHER EDUCATION EX-
3	PENSES.—
4	"(A) IN GENERAL.—The term 'qualified
5	higher education expenses' has the meaning
6	given such term by section $72(t)(7)$, determined
7	by treating postsecondary vocational edu-
8	cational schools as eligible educational institu-
9	tions.
10	"(B) Postsecondary vocational edu-
11	CATION SCHOOL.—The term 'postsecondary vo-
12	cational educational school' means an area vo-
13	cational education school (as defined in sub-
14	paragraph (C) or (D) of section $521(4)$ of the
15	Carl D. Perkins Vocational and Applied Tech-
16	nology Education Act $(20 \text{ U.S.C. } 2471(4)))$
17	which is in any State (as defined in section
18	521(33) of such Act), as such sections are in
19	effect on the date of the enactment of this sec-
20	tion.
21	"(C) COORDINATION WITH OTHER BENE-

21 "(C) COORDINATION WITH OTHER BENE22 FITS.—The amount of qualified higher edu23 cation expenses for any taxable year shall be re24 duced as provided in section 25A(g)(2).

1	"(4) Qualified first-time homebuyer
2	COSTS.—The term 'qualified first-time homebuyer
3	costs' means qualified acquisition costs (as defined
4	in section $72(t)(8)$ without regard to subparagraph
5	(B) thereof) with respect to a principal residence
6	(within the meaning of section 121) located in a
7	qualifying county for a qualified first-time home-
8	buyer (as defined in section $72(t)(8)$).
9	"(5) QUALIFIED BUSINESS CAPITALIZATION
10	COSTS.—
11	"(A) IN GENERAL.—The term 'qualified
12	business capitalization costs' means qualified
13	expenditures for the capitalization of a qualified
14	business pursuant to a qualified plan.
15	"(B) QUALIFIED EXPENDITURES.—The
16	term 'qualified expenditures' means expendi-
17	tures included in a qualified plan, including
18	capital, plant, equipment, working capital, and
19	inventory expenses.
20	"(C) QUALIFIED BUSINESS.—The term
21	'qualified business' means any trade or business
22	located in a qualifying county other than any
23	trade or business—

1	"(i) which consists of the operation of
2	any facility described in section
3	144(c)(6)(B), or
4	"(ii) which contravenes any law.
5	Rules similar to the rules under subsection (b)
6	or (c) of section 1397C shall apply to any quali-
7	fied business under this section.
8	"(D) QUALIFIED PLAN.—The term 'quali-
9	fied plan' means a business plan which meets
10	such requirements as the Secretary may specify.
11	"(6) QUALIFIED MEDICAL EXPENSES.—The
12	term 'qualified medical expenses' means any amount
13	paid during the taxable year, not compensated for by
14	insurance or otherwise, for medical care (as defined
15	in section 213(d)) of the taxpayer, his spouse, or his
16	dependent (as defined in section 152).
17	"(7) QUALIFIED ROLLOVERS.—The term 'quali-
18	fied rollover' means any amount paid from an indi-
19	vidual homestead account of a taxpayer into another
20	such account established for the benefit of—
21	"(A) such taxpayer, or
22	"(B) any qualified individual who is—
23	"(i) the spouse of such taxpayer, or
24	"(ii) any dependent (as defined in sec-
25	tion 152) of the taxpayer.

1	Rules similar to the rules of section $408(d)(3)$ shall
2	apply for purposes of this paragraph.
3	"(g) TAX TREATMENT OF ACCOUNTS.—
4	"(1) Loss of exemption in case of prohib-
5	ITED TRANSACTIONS.—For purposes of this section,
6	rules similar to the rules of section 408(e) shall
7	apply.
8	"(2) Other rules to apply.—Rules similar
9	to the rules of paragraphs (4), (5), and (6) of sec-
10	tion 408(d) shall apply for purposes of this section.
11	"(h) Other Definitions and Special Rules.—
12	For purposes of this section—
13	"(1) All accounts treated as one ac-
14	COUNT.—All individual homestead accounts of a
15	qualified individual shall be treated as 1 account.
16	"(2) TIME WHEN CONTRIBUTIONS DEEMED
17	MADE.—A taxpayer shall be deemed to have made a
18	contribution to an individual homestead account on
19	the last day of the preceding taxable year if the con-
20	tribution is made on account of such taxable year
21	and is made not later than the time prescribed by
22	law for filing the return for such taxable year (not
23	including extensions thereof).
24	"(3) CUSTODIAL ACCOUNTS.—Rules similar to
25	the rules of section 408(h) shall apply.

1	"(4) REPORTS.—The trustee of an individual
2	homestead account shall make such reports regard-
3	ing such account to the Secretary and to the indi-
4	vidual for whom the account is maintained with re-
5	spect to contributions (and the years to which they
6	relate), distributions, and such other matters as the
7	Secretary may require under regulations. The re-
8	ports required by this paragraph—
9	"(A) shall be filed at such time and in
10	such manner as the Secretary prescribes in
11	such regulations; and
12	"(B) shall be furnished to individuals—
13	"(i) not later than January 31 of the
14	calendar year following the calendar year
15	to which such reports relate; and
16	"(ii) in such manner as the Secretary
17	prescribes in such regulations.
18	"(5) INVESTMENT IN COLLECTIBLES TREATED
19	AS DISTRIBUTIONS.—Rules similar to the rules of
20	section 408(m) shall apply.
21	"(i) Designation of Earned Income Tax Credit
22	PAYMENTS FOR DEPOSIT TO INDIVIDUAL HOMESTEAD
23	Account.—
24	"(1) IN GENERAL.—With respect to the return
25	of any qualified individual for the taxable year of the

1	tax imposed by this chapter, such individual may
2	designate that a specified portion (not less than \$1)
3	of any overpayment of tax for such taxable year
4	which is attributable to the earned income tax credit
5	shall be deposited by the Secretary into an individual
6	homestead account of such individual. The Secretary
7	shall so deposit such portion designated under this
8	subsection.
9	"(2) Manner and time of designation.—A
10	designation under paragraph (1) may be made with
11	respect to any taxable year—
12	"(A) at the time of filing the return of the
13	tax imposed by this chapter for such taxable
14	year, or
15	"(B) at any other time (after the time of
16	filing the return of the tax imposed by this
17	chapter for such taxable year) specified in regu-
18	lations prescribed by the Secretary.
19	Such designation shall be made in such manner as
20	the Secretary prescribes by regulations.
21	"(3) Portion attributable to earned in-
22	COME TAX CREDIT.—For purposes of this sub-
23	section, an overpayment for any taxable year shall
24	be treated as attributable to the earned income tax
25	credit to the extent that such overpayment does not

exceed the credit allowed to the taxpayer under sec tion 32 for such taxable year.

((4) 3 **OVERPAYMENTS** TREATED AS RE-4 FUNDED.—For purposes of this title, any portion of 5 an overpayment of tax designated under paragraph 6 (1) shall be treated as being refunded to the tax-7 payer as of the last date prescribed for filing the re-8 turn of tax imposed by this chapter (determined 9 without regard to extensions) or, if later, the date 10 the return is filed.

11 "(j) PENALTY FOR DISTRIBUTIONS NOT USED FOR
12 QUALIFIED INDIVIDUAL HOMESTEAD EXPENSES.—

13 "(1) IN GENERAL.—If any amount is distrib-14 uted from an individual homestead account and is 15 not used exclusively to pay qualified individual 16 homestead expenses for the holder of the account or 17 the spouse or dependent (as defined in section 152) 18 of such holder, the tax imposed by this chapter for 19 the taxable year of such distribution shall be in-20 creased by 10 percent of such amount which is in-21 cludible in gross income. For purposes of the pre-22 ceding sentence, distributions which are includable 23 in gross income shall be treated as first attributable 24 to amounts contributed under subsection (d) to the 25 extent thereof.

1	"(2) EXCEPTION FOR CERTAIN DISTRIBU-
2	TIONS.—Paragraph (1) shall not apply to distribu-
3	tions which are—
4	"(A) made on or after the date on which
5	the account holder attains age $59\frac{1}{2}$,
6	"(B) made to a beneficiary (or the estate
7	of the account holder) on or after the death of
8	the account holder,
9	"(C) attributable to the account holder's
10	being disabled within the meaning of section
11	72(m)(7), or
12	"(D) described in subsection $(e)(2)(A)$.
13	"(k) Application of Section.—This section shall
14	apply to amounts paid to an individual homestead account
15	for any taxable year beginning after the date of the enact-
16	ment of the New Homestead Act of 2003.".
17	(b) TAX ON EXCESS CONTRIBUTIONS.—
18	(1) TAX IMPOSED.—Subsection (a) of section
19	4973 is amended by striking "or" at the end of
20	paragraph (3), adding "or" at the end of paragraph
21	(4), and inserting after paragraph (4) the following:
22	((5) an individual homestead account (within
23	the meaning of section 530A(b)),".
24	(2) Excess contributions.—Section 4973 is
25	amended by adding at the end the following:

1	"(g) Individual Homestead Accounts.—For pur-
2	poses of this section, in the case of individual homestead
3	accounts, the term 'excess contributions' means the sum
4	of—
5	"(1) the excess (if any) of—
6	"(A) the amount contributed for the tax-
7	able year to the accounts (other than a quali-
8	fied rollover, as defined in section $530A(f)(7)$,
9	or a contribution under section 530A(d)), over
10	"(B) the amount allowable under section
11	530A for such contributions; and
12	((2)) the amount determined under this sub-
13	section for the preceding taxable year reduced by the
14	sum of—
15	"(A) the distributions out of the accounts
16	for the taxable year which were included in the
17	gross income of the payee under section
18	530A(e)(1);
19	"(B) the distributions out of the accounts
20	for the taxable year to which rules similar to
21	the rules of section $408(d)(5)$ apply by reason
22	of section $530A(g)(2)$; and
23	"(C) the excess (if any) of the maximum
24	amount allowable as a contribution under sec-
25	tion 530A for the taxable year over the amount

contributed to the account for the taxable year
 (other than a contribution under section
 530A(d)).

4 For purposes of this subsection, any contribution which
5 is distributed from the individual homestead account in
6 a distribution to which rules similar to the rules of section
7 408(d)(4) apply by reason of section 530A(g)(2) shall be
8 treated as an amount not contributed.".

9 (c) TAX ON PROHIBITED TRANSACTIONS.—Section
10 4975 is amended—

(1) by adding at the end of subsection (c) thefollowing:

13 "(6) Special rule for individual home-14 STEAD ACCOUNTS.—An individual for whose benefit 15 an individual homestead account is established and 16 any contributor to such account shall be exempt 17 from the tax imposed by this section with respect to 18 any transaction concerning such account (which 19 would otherwise be taxable under this section) if, 20 with respect to such transaction, the account ceases 21 to be an individual homestead account by reason of 22 the application of section 530A(g)(1) to such ac-23 count."; and

24 (2) in subsection (e)(1), by striking "or" at the
25 end of subparagraph (E), by redesignating subpara-

1	graph (F) as subparagraph (G), and by inserting
2	after subparagraph (E) the following:
3	"(F) an individual homestead account de-
4	scribed in section 530A(b), or".
5	(d) INFORMATION RELATING TO CERTAIN TRUSTS
6	AND ANNUITY PLANS.—Subsection (c) of section 6047 is
7	amended—
8	(1) by inserting "or section 530A" after "sec-
9	tion 219"; and
10	(2) by inserting ", of any individual homestead
11	account described in section 530A(b),", after "sec-
12	tion 408(a)".
13	(e) INSPECTION OF APPLICATIONS FOR TAX EXEMP-
14	TION.—Clause (i) of section $6104(a)(1)(B)$ is amended by
15	inserting "an individual homestead account described in
16	section 530A(b)," after "section 408(a),".
17	(f) Failure To Provide Reports on Individual
18	HOMESTEAD ACCOUNTS.—Paragraph (2) of section
19	6693(a) is amended by striking "and" at the end of sub-
20	paragraph (C), by striking the period and inserting ",
21	and" at the end of subparagraph (D), and by adding at
22	the end the following:
23	"(E) section $530A(h)(4)$ (relating to indi-
24	vidual homestead accounts).".

(g) CLERICAL AMENDMENT.—The table of parts for
 subchapter F of chapter 1 is amended by adding at the
 end the following:

"Part IX. Individual homestead accounts.".

4 TITLE II—INCENTIVES FOR MAIN 5 STREET BUSINESSES

6 SEC. 201. RURAL INVESTMENT TAX CREDIT.

7 (a) IN GENERAL.—Subpart D of part IV of sub8 chapter A of chapter 1 (relating to business related cred9 its) is amended by adding at the end the following:

10 "SEC. 42A. RURAL INVESTMENT CREDIT.

11 "(a) IN GENERAL.—For purposes of section 38, the 12 amount of the rural investment credit determined under this section for any taxable year in the credit period shall 13 14 be an amount equal to the applicable percentage of the eligible basis of each qualified rural investment building. 15 16 "(b) Applicable PERCENTAGE: 70PERCENT PRESENT VALUE CREDIT FOR NEW BUILDINGS; 30 PER-17 18 CENT PRESENT VALUE CREDIT FOR EXISTING BUILD-INGS.—For purposes of this section— 19

20 "(1) IN GENERAL.—The term 'applicable per21 centage' means the appropriate percentage pre22 scribed by the Secretary for the earlier of—

23 "(A) the first month of the credit period24 with respect to a rural investment building, or

"(B) at the election of the taxpayer, the 1 2 month in which the taxpayer and the rural in-3 vestment credit agency enter into an agreement 4 with respect to such building (which is binding 5 on such agency, the taxpayer, and all successors 6 in interest) as to the rural investment credit 7 dollar amount to be allocated to such building. 8 A month may be elected under subparagraph (B) 9 only if the election is made not later than the 5th 10 day after the close of such month. Such an election, 11 once made, shall be irrevocable. 12 (2)Method \mathbf{OF} PRESCRIBING PERCENT-13 AGES.—The percentages prescribed by the Secretary 14 for any month shall be percentages which will yield 15 over a 10-year period amounts of credit under sub-16 section (a) which have a present value equal to— 17 "(A) 70 percent of the eligible basis of a 18 new building, and 19 "(B) 30 percent of the eligible basis of an 20 existing building. "(3) METHOD OF DISCOUNTING.—The present 21 22 value under paragraph (2) shall be determined— "(A) as of the last day of the 1st year of 23 24 the 10-year period referred to in paragraph (2),

1	"(B) by using a discount rate equal to 72
2	percent of the average of the annual Federal
3	mid-term rate and the annual Federal long-
4	term rate applicable under section $1274(d)(1)$
5	to the month applicable under subparagraph
6	(A) or (B) of paragraph (1) and compounded
7	annually, and
8	"(C) by assuming that the credit allowable
9	under this section for any year is received on
10	the last day of such year.
11	"(c) Eligible Basis; Qualified Rural Invest-
12	MENT BUILDING.—For purposes of this section—
13	"(1) ELIGIBLE BASIS.—
13 14	"(1) ELIGIBLE BASIS.— "(A) IN GENERAL.—The eligible basis of
14	"(A) IN GENERAL.—The eligible basis of
14 15	"(A) IN GENERAL.—The eligible basis of any qualified rural investment building for any
14 15 16	"(A) IN GENERAL.—The eligible basis of any qualified rural investment building for any taxable year shall be determined under rules
14 15 16 17	"(A) IN GENERAL.—The eligible basis of any qualified rural investment building for any taxable year shall be determined under rules similar to the rules under section 42(d), except
14 15 16 17 18	"(A) IN GENERAL.—The eligible basis of any qualified rural investment building for any taxable year shall be determined under rules similar to the rules under section 42(d), except that—
14 15 16 17 18 19	"(A) IN GENERAL.—The eligible basis of any qualified rural investment building for any taxable year shall be determined under rules similar to the rules under section 42(d), except that— "(i) the determination of the adjusted
14 15 16 17 18 19 20	 "(A) IN GENERAL.—The eligible basis of any qualified rural investment building for any taxable year shall be determined under rules similar to the rules under section 42(d), except that— "(i) the determination of the adjusted basis of any building shall be made as of
 14 15 16 17 18 19 20 21 	 "(A) IN GENERAL.—The eligible basis of any qualified rural investment building for any taxable year shall be determined under rules similar to the rules under section 42(d), except that— "(i) the determination of the adjusted basis of any building shall be made as of the beginning of the credit period, and

1	"(B) DEVELOPMENT COSTS.—For pur-
2	poses of subparagraph (A)(ii), the term 'devel-
3	opment costs' includes—
4	"(i) site preparation costs,
5	"(ii) State and local impact fees,
6	"(iii) reasonable development costs,
7	"(iv) professional fees related to basis
8	items,
9	"(v) construction financing costs re-
10	lated to basis items other than land, and
11	"(vi) on-site and adjacent improve-
12	ments required by State and local govern-
13	ments.
14	"(2) QUALIFIED RURAL INVESTMENT BUILD-
15	ING.—The term 'qualified rural investment building'
16	means any building which is part of a qualified rural
17	investment project at all times during the period—
18	"(A) beginning on the 1st day in the com-
19	pliance period on which such building is part of
20	such an investment project, and
21	"(B) ending on the last day of the compli-
22	ance period with respect to such building.
23	"(d) Rehabilitation Expenditures Treated as
24	SEPARATE NEW BUILDING.—Rehabilitation expenditures
25	paid or incurred by the taxpayer with respect to any build-

ing shall be treated for purposes of this section as a sepa-1 2 rate new building under the rules of section 42(e). 3 "(e) DEFINITION AND SPECIAL RULES RELATING TO CREDIT PERIOD.— 4 5 "(1) CREDIT PERIOD DEFINED.—For purposes of this section, the term 'credit period' means, with 6 7 respect to any building, the period of 10 taxable 8 years beginning with the taxable year in which the 9 building is first placed in service. "(2) Special rule for 1st year of credit 10 11 PERIOD. "(A) IN GENERAL.—The credit allowable 12 13 under subsection (a) with respect to any build-14 ing for the 1st taxable year of the credit period 15 shall be determined by multiplying such credit 16 by the fraction— 17 "(i) the numerator of which is the 18 number of full months of such year during 19 which such building was in service, and 20 "(ii) the denominator of which is 12. "(B) DISALLOWED 1ST YEAR CREDIT AL-21 22 LOWED IN 11TH YEAR.—Any reduction by rea-23 son of subparagraph (A) in the credit allowable 24 (without regard to subparagraph (A)) for the 25 1st taxable year of the credit period shall be al-

1	lowable under subsection (a) for the 1st taxable
2	year following the credit period.
3	"(3) Credit period for existing buildings
4	NOT TO BEGIN BEFORE REHABILITATION CREDIT
5	ALLOWED.—The credit period for an existing build-
б	ing shall not begin before the 1st taxable year of the
7	credit period for rehabilitation expenditures with re-
8	spect to the building.
9	"(f) Qualified Rural Investment Project;
10	QUALIFYING COUNTY.—For purposes of this section—
11	"(1) QUALIFIED RURAL INVESTMENT
12	PROJECT.—The term 'qualified rural investment
13	project' means any investment project of 1 or more
14	qualified rural investment buildings located in a
15	qualifying county (and, if necessary to the project,
16	any contiguous county) and selected by the State ac-
17	cording to its qualified rural investment plan.
18	"(2) QUALIFYING COUNTY.—The term 'quali-
19	fying county' means any county which—
20	"(A) is outside a metropolitan statistical
21	area (defined as such by the Office of Manage-
22	ment and Budget), and
23	"(B) during the 20-year period ending
24	with the calendar year preceding the date of the
25	enactment of this section, has a net out-migra-

tion of inhabitants from the county of at least
 10 percent of the population of the county at
 the beginning of such period.

4 "(g) LIMITATION ON AGGREGATE CREDIT ALLOW5 ABLE WITH RESPECT TO INVESTMENT PROJECTS LO6 CATED IN A STATE.—

"(1) 7 CREDIT MAY NOT EXCEED CREDIT 8 AMOUNT ALLOCATED TO BUILDING.—The amount of 9 the credit determined under this section for any tax-10 able year with respect to any building shall not ex-11 ceed the rural investment credit dollar amount allo-12 cated to such building under rules similar to the 13 rules of section 42(h)(1).

14 "(2) ALLOCATED CREDIT AMOUNT TO APPLY
15 TO ALL TAXABLE YEARS ENDING DURING OR AFTER
16 CREDIT ALLOCATION YEAR.—Any rural investment
17 credit dollar amount allocated to any building for
18 any calendar year—

19 "(A) shall apply to such building for all
20 taxable years in the credit period ending during
21 or after such calendar year, and

22 "(B) shall reduce the aggregate rural in23 vestment credit dollar amount of the allocating
24 agency only for such calendar year.

"(3) RURAL INVESTMENT CREDIT DOLLAR
 AMOUNT FOR AGENCIES.—

3 "(A) IN GENERAL.—The aggregate rural
4 investment credit dollar amount which a rural
5 investment credit agency may allocate for any
6 calendar year is the portion of the State rural
7 investment credit ceiling allocated under this
8 paragraph for such calendar year to such agen9 cy.

10 "(B) STATE CEILING INITIALLY ALLO-11 CATED TO STATE RURAL INVESTMENT CREDIT 12 AGENCIES.—Except as provided in subpara-13 graphs (D) and (E), the State rural investment 14 credit ceiling for each calendar year shall be al-15 located to the rural investment credit agency of such State. If there is more than 1 rural invest-16 17 ment credit agency of a State, all such agencies 18 shall be treated as a single agency.

"(C) STATE RURAL INVESTMENT CREDIT
CEILING.—The State rural investment credit
ceiling applicable to any State and any calendar
year shall be an amount equal to the sum of—
"(i) the unused State rural investment
credit ceiling (if any) of such State for the
preceding calendar year,

1	"(ii) \$1,000,000 for each qualifying
2	county in the State,
3	"(iii) the amount of State rural in-
4	vestment credit ceiling returned in the cal-
5	endar year, plus
6	"(iv) the amount (if any) allocated
7	under subparagraph (D) to such State by
8	the Secretary.
9	For purposes of clause (i), the unused State
10	rural investment credit ceiling for any calendar
11	year is the excess (if any) of the sum of the
12	amounts described in clauses (ii) through (iv)
13	over the aggregate rural investment credit dol-
14	lar amount allocated for such year. For pur-
15	poses of clause (iii), the amount of State rural
16	investment credit ceiling returned in the cal-
17	endar year equals the rural investment credit
18	dollar amount previously allocated within the
19	State to any investment project which fails to
20	meet the 10 percent test under section
21	42(h)(1)(E)(ii) on a date after the close of the
22	calendar year in which the allocation was made
23	or which does not become a qualified rural in-
24	vestment project within the period required by
25	this section or the terms of the allocation or to

1	any investment project with respect to which an
2	allocation is canceled by mutual consent of the
3	rural investment credit agency and the alloca-
4	tion recipient.
5	"(D) UNUSED RURAL INVESTMENT CREDIT
6	CARRYOVERS ALLOCATED AMONG CERTAIN
7	STATES.—
8	"(i) IN GENERAL.—The unused rural
9	investment credit carryover of a State for
10	any calendar year shall be assigned to the
11	Secretary for allocation among qualified
12	States for the succeeding calendar year.
13	"(ii) Unused rural investment
14	CREDIT CARRYOVER.—For purposes of this
15	subparagraph, the unused rural investment
16	credit carryover of a State for any calendar
17	year is the excess (if any) of the unused
18	State rural investment credit ceiling for
19	such year (as defined in subparagraph
20	(C)(i)) over the excess (if any) of —
21	"(I) the unused State rural in-
22	vestment credit ceiling for the year
23	preceding such year, over

1 "(II) the aggregate rural invest-2 ment credit dollar amount allocated 3 for such year.

4 "(iii) FORMULA FOR ALLOCATION OF 5 UNUSED RURAL INVESTMENT CREDIT 6 CARRYOVERS AMONG **QUALIFIED** STATES.—The amount allocated under this 7 8 subparagraph to a qualified State for any 9 calendar year shall be the amount determined by the Secretary to bear the same 10 11 ratio to the aggregate unused rural invest-12 ment credit carryovers of all States for the 13 preceding calendar year as such State's 14 population for the calendar year bears to 15 the population of all qualified States for 16 the calendar year. For purposes of the pre-17 ceding sentence, population shall be deter-18 mined in accordance with section 146(j).

19 "(iv) QUALIFIED STATE.—For pur20 poses of this subparagraph, the term
21 'qualified State' means, with respect to a
22 calendar year, any State—

23 "(I) which allocated its entire
24 State rural investment credit ceiling
25 for the preceding calendar year, and

1	"(II) for which a request is made
2	(not later than May 1 of the calendar
3	year) to receive an allocation under
4	clause (iii).
5	"(E) STATE MAY PROVIDE FOR DIF-
6	FERENT ALLOCATION.—Rules similar to the
7	rules of section 146(e) (other than paragraph
8	(2)(B) thereof) shall apply for purposes of this
9	paragraph.
10	"(F) POPULATION.—For purposes of this
11	paragraph, population shall be determined in
12	accordance with section 146(j).
13	"(G) Cost-of-living adjustment.—
14	"(i) IN GENERAL.—In the case of a
15	calendar year after 2004, the \$1,000,000
16	amount in subparagraph (C) shall be in-
17	creased by an amount equal to—
18	"(I) such dollar amount, multi-
19	plied by
20	"(II) the cost-of-living adjust-
21	ment determined under section
22	1(f)(3) for such calendar year by sub-
23	stituting 'calendar year 2003' for 'cal-
24	endar year 1992' in subparagraph (B)
25	thereof.

"(ii) ROUNDING.—Any increase under 1 2 clause (i) which is not a multiple of \$5,000 3 shall be rounded to the next lowest mul-4 tiple of \$5,000. "(4) PORTION OF STATE CEILING SET-ASIDE 5 6 FOR CERTAIN INVESTMENT PROJECTS INVOLVING 7 QUALIFIED NONPROFIT ORGANIZATIONS.— "(A) IN GENERAL.—At least 10 percent of 8 9 the State rural investment credit ceiling for any 10 State for any calendar year shall be allocated to 11 qualified rural investment projects described in 12 subparagraph (B). 13 "(B) INVESTMENT PROJECTS INVOLVING 14 QUALIFIED NONPROFIT ORGANIZATIONS.—For 15 purposes of subparagraph (A), a qualified rural investment project is described in this subpara-16 17 graph if a qualified nonprofit organization is to 18 materially participate (within the meaning of 19 section 469(h)) in the development and oper-20 ation of the investment project throughout the 21 compliance period.

22 "(C) QUALIFIED NONPROFIT ORGANIZA23 TION.—For purposes of this paragraph, the
24 term 'qualified nonprofit organization' means
25 any organization if—

1	"(i) such organization is described in
2	any paragraph of section 501(c) and is ex-
3	empt from tax under section 501(a),
4	"(ii) such organization is determined
5	by the State rural investment credit agency
6	not to be affiliated with or controlled by a
7	for-profit organization; and
8	"(iii) 1 of the exempt purposes of
9	such organization includes the fostering of
10	rural investment.
11	"(D) TREATMENT OF CERTAIN SUBSIDI-
12	ARIES.—
13	"(i) IN GENERAL.—For purposes of
14	this paragraph, a qualified nonprofit orga-
15	nization shall be treated as satisfying the
16	ownership and material participation test
17	of subparagraph (B) if any qualified cor-
18	poration in which such organization holds
19	stock satisfies such test.
20	"(ii) QUALIFIED CORPORATION.—For
21	purposes of clause (i), the term 'qualified
22	corporation' means any corporation if 100
23	percent of the stock of such corporation is
24	held by 1 or more qualified nonprofit orga-

1	nizations at all times during the period
2	such corporation is in existence.
3	"(E) STATE MAY NOT OVERRIDE SET-
4	ASIDE.—Nothing in subparagraph (F) of para-
5	graph (3) shall be construed to permit a State
6	not to comply with subparagraph (A) of this
7	paragraph.
8	"(F) CREDITS FOR QUALIFIED NONPROFIT
9	ORGANIZATIONS.—
10	"(i) Allowance of credit.—Any
11	credit which would be allowable under sub-
12	section (a) with respect to a qualified rural
13	investment building of a qualified nonprofit
14	organization if such organization were not
15	exempt from tax under this chapter shall
16	be treated as a credit allowable under sub-
17	part C to such organization.
18	"(ii) USE OF CREDIT.—A qualified
19	nonprofit organization may assign, trade,
20	sell, or otherwise transfer any credit allow-
21	able to such organization under subpara-
22	graph (A) to any taxpayer.
23	"(iii) Credit not income.—A trans-
24	fer under subparagraph (B) of any credit
25	allowable under subparagraph (A) shall not

1	result	in	income	for	purposes	of	section
2	511.						

3 "(5) Special Rules.—

4 "(A) BUILDING MUST BE LOCATED WITH-5 IN JURISDICTION OF CREDIT AGENCY.—A rural 6 investment credit agency may allocate its aggre-7 gate rural investment credit dollar amount only 8 to buildings located in the jurisdiction of the 9 governmental unit of which such agency is a 10 part.

11 "(B) AGENCY ALLOCATIONS IN EXCESS OF 12 LIMIT.—If the aggregate rural investment cred-13 it dollar amounts allocated by a rural invest-14 ment credit agency for any calendar year exceed 15 the portion of the State rural investment credit 16 ceiling allocated to such agency for such cal-17 endar year, the rural investment credit dollar 18 amounts so allocated shall be reduced (to the 19 extent of such excess) for buildings in the re-20 verse of the order in which the allocations of 21 such amounts were made.

22 "(C) CREDIT REDUCED IF ALLOCATED
23 CREDIT DOLLAR AMOUNT IS LESS THAN CREDIT
24 WHICH WOULD BE ALLOWABLE WITHOUT RE25 GARD TO SALES CONVENTION, ETC.—

1	"(i) IN GENERAL.—The amount of
2	the credit determined under this section
3	with respect to any building shall not ex-
4	ceed the clause (ii) percentage of the
5	amount of the credit which would (but for
6	this subparagraph) be determined under
7	this section with respect to such building.
8	"(ii) Determination of percent-
9	AGE.—For purposes of clause (i), the
10	clause (ii) percentage with respect to any
11	building is the percentage which—
12	"(I) the rural investment credit
13	dollar amount allocated to such build-
14	ing bears to
15	"(II) the credit amount deter-
16	mined in accordance with clause (iii).
17	"(iii) DETERMINATION OF CREDIT
18	AMOUNT.—The credit amount determined
19	in accordance with this clause is the
20	amount of the credit which would (but for
21	this subparagraph) be determined under
22	this section with respect to the building if
23	this section were applied without regard to
24	paragraph $(2)(A)$ of subsection (e).

1 "(D) RURAL INVESTMENT CREDIT AGENCY 2 SPECIFY APPLICABLE PERCENTAGE AND TO 3 MAXIMUM ELIGIBLE BASIS.—In allocating a 4 rural investment credit dollar amount to any 5 building, the rural investment credit agency 6 shall specify the applicable percentage and the 7 maximum eligible basis which may be taken 8 into account under this section with respect to 9 such building. The applicable percentage and 10 maximum eligible basis so specified shall not ex-11 ceed the applicable percentage and eligible basis 12 determined under this section without regard to 13 this subsection. 14 "(6) OTHER DEFINITIONS.—For purposes of 15 this subsection— "(A) RURAL INVESTMENT CREDIT AGEN-16 17 CY.—The term 'rural investment credit agency' 18 means any agency authorized to carry out this 19 subsection. 20 "(B) Possessions TREATED AS STATES.—The term 'State' includes a posses-21 22 sion of the United States. 23 "(7) PORTION OF STATE CEILING SET-ASIDE 24 FOR QUALIFIED RURAL SMALL BUSINESS INVEST-25 MENT CREDITS.—Not more than 20 percent of the

State rural investment credit ceiling for any State
 for any calendar year may be allocated to qualified
 rural small business investment credits under section
 4 42B.
 "(h) DEFINITIONS AND SPECIAL RULES.—For pur-

5 "(h) DEFINITIONS AND SPECIAL RULES.—For pur6 poses of this section—

7 "(1) COMPLIANCE PERIOD.—The term 'compli8 ance period' means, with respect to any building, the
9 period of 10 taxable years beginning with the 1st
10 taxable year of the credit period with respect there11 to.

12 "(2) NEW BUILDING.—The term 'new building'
13 means a building the original use of which begins
14 with the taxpayer.

15 "(3) EXISTING BUILDING.—The term 'existing
16 building' means any building which is not a new
17 building.

18 "(4) APPLICATION TO ESTATES AND TRUSTS.—
19 In the case of an estate or trust, the amount of the
20 credit determined under subsection (a) and any in21 crease in tax under subsection (i) shall be appor22 tioned between the estate or trust and the bene23 ficiaries on the basis of the income of the estate or
24 trust allocable to each.

25 "(i) Recapture of Credit.—If—

"(1) as of the close of any taxable year in the
 compliance period, the amount of the eligible basis
 of any building with respect to the taxpayer is less
 than

5 "(2) the amount of such basis as of the close6 of the preceding taxable year,

then the taxpayer's tax under this chapter for the
taxable year shall be increased by the credit recapture amount determined under rules similar to the
rules of section 42(j).

11 "(j) CERTIFICATIONS AND OTHER REPORTS TO SEC-12 RETARY.—

"(1) CERTIFICATION WITH RESPECT TO 1ST
YEAR OF CREDIT PERIOD.—Following the close of
the 1st taxable year in the credit period with respect
to any qualified rural investment building, the taxpayer shall certify to the Secretary (at such time
and in such form and in such manner as the Secretary prescribes)—

20 "(A) the taxable year, and calendar year,
21 in which such building was first placed in serv22 ice,

23 "(B) the eligible basis of such building as24 of the beginning of the credit period,

1	"(C) the maximum applicable percentage
2	and eligible basis permitted to be taken into ac-
3	count by the appropriate rural investment cred-
4	it agency under subsection (g),
5	"(D) the election made under subsection
6	(f) with respect to the qualified rural invest-
7	ment project of which such building is a part,
8	and
9	"(E) such other information as the Sec-
10	retary may require.
11	In the case of a failure to make the certification re-
12	quired by the preceding sentence on the date pre-
13	scribed therefor, unless it is shown that such failure
14	is due to reasonable cause and not to willful neglect,
15	no credit shall be allowable by reason of subsection
16	(a) with respect to such building for any taxable
17	year ending before such certification is made.
18	"(2) ANNUAL REPORTS TO THE SECRETARY.—
19	The Secretary may require taxpayers to submit an
20	information return (at such time and in such form
21	and manner as the Secretary prescribes) for each
22	taxable year setting forth—
23	"(A) the eligible basis for the taxable year
24	of each qualified rural investment building of
25	the taxpayer,

1	"(B) the information described in para-
2	graph $(1)(C)$ for the taxable year, and
3	"(C) such other information as the Sec-
4	retary may require.
5	The penalty under section 6652(j) shall apply to any
6	failure to submit the return required by the Sec-
7	retary under the preceding sentence on the date pre-
8	scribed therefor.
9	"(3) ANNUAL REPORTS FROM RURAL INVEST-
10	MENT CREDIT AGENCIES.—Each agency which allo-
11	cates any rural investment credit amount to any
12	building for any calendar year shall submit to the
13	Secretary (at such time and in such manner as the
14	Secretary shall prescribe) an annual report speci-
15	fying—
16	"(A) the amount of rural investment credit
17	amount allocated to each building for such year,
18	"(B) sufficient information to identify each
19	such building and the taxpayer with respect
20	thereto, and
21	"(C) such other information as the Sec-
22	retary may require.
23	The penalty under section 6652(j) shall apply to any
24	failure to submit the report required by the pre-
25	ceding sentence on the date prescribed therefor.

1	"(k) Responsibilities of Rural Investment				
2	Credit Agencies.—				
3	"(1) Plans for allocation of credit				
4	AMONG INVESTMENT PROJECTS.—				
5	"(A) IN GENERAL.—Notwithstanding any				
б	other provision of this section, the rural invest-				
7	ment credit dollar amount with respect to any				
8	building shall be zero unless—				
9	"(i) such amount was allocated pursu-				
10	ant to a qualified rural investment plan of				
11	the agency which is approved by the gov-				
12	ernmental unit (in accordance with rules				
13	similar to the rules of section $147(f)(2)$				
14	(other than subparagraph (B)(ii) thereof))				
15	of which such agency is a part,				
16	"(ii) such agency notifies the chief ex-				
17	ecutive officer (or the equivalent) of the				
18	local jurisdiction within which the building				
19	is located of such investment project and				
20	provides such individual a reasonable op-				
21	portunity to comment on the investment				
22	project,				
23	"(iii) a comprehensive market study				
24	of the development needs of individuals in				
25	the qualifying county to be served by the				

1 investment project is conducted before the 2 credit allocation is made and at the developer's expense by a disinterested party who 3 4 is approved by such agency, and "(iv) a written explanation is available 5 6 to the general public for any allocation of 7 a rural investment credit dollar amount 8 which is not made in accordance with es-9 tablished priorities and selection criteria of 10 the rural investment credit agency. 11 "(B) QUALIFIED RURAL INVESTMENT 12 PLAN.—For purposes of this section, the term 13 'qualified rural investment plan' means any 14 plan— "(i) which sets forth selection criteria 15 16 to be used to determine priorities of the 17 rural investment credit agency which are 18 appropriate to qualifying counties, 19 "(ii) which also gives preference in al-20 locating rural investment credit dollar 21 amounts selected investment among 22 projects to— "(I) investment projects that tar-23 get those small rural counties with 24

1	consistently high rates of net out-mi-
2	gration,
3	"(II) investment projects that
4	link the economic development and job
5	creation efforts of 2 or more small
6	rural counties with high rates of net
7	out-migration, and
8	"(III) investment projects that
9	link the economic development and job
10	creation efforts of 1 or more small
11	rural counties in the State with high
12	rates of net out-migration to related
13	efforts in regions of such State experi-
14	encing economic growth, and
15	"(iii) which provides a procedure that
16	the agency (or an agent or other private
17	contractor of such agency) will follow in
18	monitoring for noncompliance with the
19	provisions of this section and in notifying
20	the Internal Revenue Service of such non-
21	compliance which such agency becomes
22	aware of and in monitoring for noncompli-
23	ance through regular site visits.

1	"(C) CERTAIN SELECTION CRITERIA MUST
2	BE USED.—The selection criteria set forth in a
3	qualified rural investment plan must include—
4	"(i) investment project location,
5	"(ii) technology and transportation in-
6	frastructure needs, and
7	"(iii) private development trends.
8	"(2) Credit allocated to building not to
9	EXCEED AMOUNT NECESSARY TO ASSURE INVEST-
10	MENT PROJECT FEASIBILITY.—
11	"(A) IN GENERAL.—The rural investment
12	credit dollar amount allocated to an investment
13	project shall not exceed the amount the rural
14	investment credit agency determines is nec-
15	essary for the financial feasibility of the invest-
16	ment project and its viability as a qualified
17	rural investment project throughout the compli-
18	ance period.
19	"(B) AGENCY EVALUATION.—In making
20	the determination under subparagraph (A), the
21	rural investment credit agency shall consider—
22	"(i) the sources and uses of funds and

the total financing planned for the investment project,

23

1	"(ii) any proceeds or receipts expected
2	to be generated by reason of tax benefits,
3	"(iii) the percentage of the rural in-
4	vestment credit dollar amount used for in-
5	vestment project costs other than the cost
6	of intermediaries, and
7	"(iv) the reasonableness of the devel-
8	opmental and operational costs of the in-
9	vestment project.
10	Clause (iii) shall not be applied so as to impede
11	the development of investment projects in hard-
12	to-develop areas.
13	"(C) Determination made when cred-
14	IT AMOUNT APPLIED FOR AND WHEN BUILDING
15	PLACED IN SERVICE.—
16	"(i) IN GENERAL.—A determination
17	under subparagraph (A) shall be made as
18	of each of the following times:
19	"(I) The application for the rural
20	investment credit dollar amount.
21	"(II) The allocation of the rural
22	investment credit dollar amount.
23	"(III) The date the building is
24	first placed in service.

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1	"(ii) CERTIFICATION AS TO AMOUNT
2	OF OTHER SUBSIDIES.—Prior to each de-
3	termination under clause (i), the taxpayer
4	shall certify to the rural investment credit
5	agency the full extent of all Federal, State,
6	and local subsidies which apply (or which
7	the taxpayer expects to apply) with respect
8	to the building.
9	"(1) REGULATIONS.—The Secretary shall prescribe
10	such regulations as may be necessary or appropriate to
11	carry out the purposes of this section, including regula-
12	tions—
13	"(1) dealing with—
14	"(A) investment projects which include
15	more than 1 building or only a portion of a
16	building,
17	"(B) buildings which are sold in portions,
18	"(2) providing for the application of this section
19	to short taxable years,
20	"(3) preventing the avoidance of the rules of
21	this section, and
22	"(4) providing the opportunity for rural invest-
23	ment credit agencies to correct administrative errors
24	and omissions with respect to allocations and record
25	keeping within a reasonable period after their dis-

covery, taking into account the availability of regula tions and other administrative guidance from the
 Secretary.".

4 (b) CURRENT YEAR BUSINESS CREDIT CALCULA5 TION.—Section 38(b) (relating to current year business
6 credit) is amended by striking "plus" at the end of para7 graph (14), by striking the period at the end of paragraph
8 (15) and inserting ", plus", and by adding at the end the
9 following:

10 "(16) the rural investment credit determined11 under section 42A(a).".

12 (c) LIMITATION ON CARRYBACK.—Subsection (d) of 13 section 39 (relating to carryback and carryforward of un-14 used credits) is amended by adding at the end the fol-15 lowing:

16 "(11) NO CARRYBACK OF RURAL INVESTMENT
17 CREDIT BEFORE EFFECTIVE DATE.—No portion of
18 the unused business credit for any taxable year
19 which is attributable to the rural investment credit
20 determined under section 42A may be carried back
21 to a taxable year beginning before the date of the
22 enactment of the New Homestead Act of 2003.".

23 (d) Conforming Amendments.—

1	(1) Section $55(c)(1)$ is amended by inserting
2	"or subsection (i) or (j) of section 42A" after "sec-
3	tion 42".
4	(2) Subsections $(i)(c)(3)$, $(i)(c)(6)(B)(i)$, and
5	(k)(1) of section 469 are each amended by inserting
6	"or 42A" after "section 42".
7	(3) Section 772(a) is amended by striking
8	"and" at the end of paragraph (10), by redesig-
9	nating paragraph (11) as paragraph (12) , and by in-
10	serting after paragraph (10) the following:
11	"(11) the rural investment credit determined
12	under section 42A, and".
13	(4) Section $774(b)(4)$ is amended by inserting
14	", 42A(i)," after "section 42(j)".
15	(e) Clerical Amendment.—The table of sections
16	for subpart D of part IV of subchapter A of chapter 1
17	is amended by inserting after the item relating to section
18	42 the following:
	"Sec. 42A. Rural investment credit.".
19	(f) EFFECTIVE DATE.—The amendments made by
20	this section shall apply to expenditures made in taxable

21 years beginning after the date of the enactment of this

22 Act.

1SEC. 202. QUALIFIED RURAL SMALL BUSINESS INVEST-2MENT CREDIT.

3 (a) IN GENERAL.—Subpart D of part IV of sub4 chapter A of chapter 1 (relating to business related cred5 its), as amended by this Act, is amended by adding at
6 the end the following:

7 "SEC. 42B. QUALIFIED RURAL SMALL BUSINESS INVEST8 MENT CREDIT.

9 "(a) IN GENERAL.—For purposes of section 38, in 10 the case of a qualified rural small business, the amount 11 of the qualified rural small business investment credit de-12 termined under this section for any taxable year is equal 13 to 30 percent of the qualified expenditures for the taxable 14 year of such business.

15 "(b) DOLLAR LIMITATION.—

16 "(1) IN GENERAL.—The credit allowable under
17 subsection (a) for any taxable year shall not exceed
18 the lesser of—

19 "(A) \$5,000, or

20 "(B) the amount when added to the aggre21 gate credits allowable to the taxpayer under
22 subsection (a) for all preceding taxable years
23 does not exceed \$25,000.

24 "(2) NO DOUBLE CREDIT ALLOWED.—In the
25 case of any qualified rural small business which
26 places in service a qualified rural investment build-

1	ing with respect to which a rural investment credit
2	is allowed under section 42A for any taxable year,
3	paragraph (1)(A) shall be applied with respect to
4	such taxable year by substituting 'zero' for '\$5,000'.
5	"(c) Qualified Rural Small Business.—For
6	purposes of this section, the term 'qualified rural small
7	business' means any person if such person—
8	((1) employed not more than 5 full-time em-
9	ployees during the taxable year,
10	"(2) materially and substantially participates in
11	management,
12	"(3) is located is a qualifying county, and
13	"(4) submitted a qualified business plan with
14	respect to which the rural investment credit agency
15	with jurisdiction over such qualifying county has al-
16	located a portion of the State rural investment ceil-
17	ing for such taxable year under section $42A(g)(7)$.
18	For purposes of paragraph (1), an employee shall be con-
19	sidered full-time if such employee is employed at least 30
20	hours per week for 20 or more calendar weeks in the tax-
21	able year.
22	"(d) Qualified Expenditures.—For purposes of
23	this section—
24	"(1) IN GENERAL.—The term 'qualified expend-
25	itures' means expenditures normally associated with

starting or expanding a business and included in a
 qualified business plan, including costs for capital,
 plant and equipment, inventory expenses, and wages,
 but not including interest costs.

"(2) Only certain expenditures included 5 6 FOR EXISTING BUSINESSES.—In the case of a quali-7 fied rural small business with respect to which a 8 credit under subsection (a) was allowed for a pre-9 ceding taxable year, such term shall include only so 10 much of the expenditures described in paragraph (1)11 for the taxable year as exceed the aggregate of such 12 expenditures for the preceding taxable year.

13 "(e) QUALIFIED BUSINESS PLAN.—For purposes of
14 this section, the term 'qualified business plan' means a
15 business plan which—

"(1) has been approved by the rural investment
credit agency with jurisdiction over the qualifying
county in which the qualified rural small business is
located pursuant to such agency's rural investment
plan, and

21 "(2) meets such requirements as the agency22 may specify.

23 "(f) DENIAL OF DOUBLE BENEFIT.—In the case of24 the amount of the credit determined under this section—

"(1) no deduction or credit shall be allowed for
 such amount under any other provision of this chap ter, and
 "(2) no increase in the adjusted basis of any

4 "(2) no increase in the adjusted basis of any5 property shall result from such amount.

6 "(g) DEFINITIONS AND SPECIAL RULES.—For pur7 poses of this section—

8 "(1) any term which is used in this section
9 which is used in section 42A shall have the meaning
10 given such term by section 42A, and

11 "(2) rules similar to the rules under subsections 12 (j)(2), (j)(3), and (k) of section 42A shall apply.". 13 (b) CURRENT YEAR BUSINESS CREDIT CALCULA-14 TION.—Section 38(b) (relating to current year business 15 credit), as amended by this Act, is amended by striking "plus" at the end of paragraph (15), by striking the period 16 at the end of paragraph (16) and inserting ", plus", and 17 18 by adding at the end the following:

19 "(17) the qualified rural small business invest20 ment credit determined under section 42B(a).".

(c) LIMITATION ON CARRYBACK.—Subsection (d) of
section 39 (relating to carryback and carryforward of unused credits), as amended by this Act, is amended by adding at the end the following:

1	"(12) NO CARRYBACK OF QUALIFIED RURAL
2	SMALL BUSINESS INVESTMENT CREDIT BEFORE EF-
3	FECTIVE DATE.—No portion of the unused business
4	credit for any taxable year which is attributable to
5	the qualified rural small business investment credit
6	determined under section 42B may be carried back
7	to a taxable year beginning before the date of the
8	enactment of the New Homestead Act of 2003.".
9	(d) CLERICAL AMENDMENT.—The table of sections
10	for subpart D of part IV of subchapter A of chapter 1,
11	as amended by this Act, is amended by inserting after the
12	item relating to section 42A the following:
	"Sec. 42B. Qualified rural small business investment credit.".
13	(e) EFFECTIVE DATE.—The amendments made by
14	this section shall apply to expenditures made in taxable
15	years beginning after the date of the enactment of this
16	Act.
	Act.
17	SEC. 203. ACCELERATED DEPRECIATION FOR RURAL IN-
17 18	
	SEC. 203. ACCELERATED DEPRECIATION FOR RURAL IN-
18	SEC. 203. ACCELERATED DEPRECIATION FOR RURAL IN- VESTMENT PROPERTY.
18 19	 SEC. 203. ACCELERATED DEPRECIATION FOR RURAL IN- VESTMENT PROPERTY. (a) IN GENERAL.—Section 168 is amended by adding
18 19 20	SEC. 203. ACCELERATED DEPRECIATION FOR RURAL IN- VESTMENT PROPERTY. (a) IN GENERAL.—Section 168 is amended by adding at the end the following:
18 19 20 21	SEC. 203. ACCELERATED DEPRECIATION FOR RURAL IN- VESTMENT PROPERTY. (a) IN GENERAL.—Section 168 is amended by adding at the end the following: "(l) PROPERTY IN RURAL INVESTMENT PROJECTS.—

1	ance with the table contained in paragraph (2) in
2	lieu of the table contained in subsection (c).
3	"(2) Applicable recovery period for
4	RURAL INVESTMENT PROPERTY.—For purposes of
5	paragraph (1)—
	The applicable recovery period is:3-year property2 years5-year property3 years7-year property4 years10-year property6 years15-year property9 years20-year property12 yearsNonresidential real property22 years
6	"(3) Deduction allowed in computing
7	MINIMUM TAX.—For purposes of determining alter-
8	native minimum taxable income under section 55,
9	the deduction under subsection (a) for property to
10	which paragraph (1) applies shall be determined
11	under this section without regard to any adjustment
12	under section 56.
13	"(4) Qualified rural investment prop-
14	ERTY DEFINED.—For purposes of this subsection—
15	"(A) IN GENERAL.—The term 'qualified
16	rural investment property' means property
17	which is property described in the table in para-
18	graph (2) and which is—
19	"(i) used by the taxpayer predomi-
20	nantly in the active conduct of a trade or

- business within a qualified rural invest-1 2 ment project, 3 "(ii) not used or located outside the 4 qualified rural investment project on a reg-5 ular basis, 6 "(iii) not acquired (directly or indi-7 rectly) by the taxpayer from a person who 8 is related to the taxpayer (within the 9 meaning of section 465(b)(3)(C), and 10 "(iv) not property (or any portion 11 thereof) placed in service for purposes of operating any facility described in section 12 13 144(c)(6)(B). 14 "(B) EXCEPTION FOR ALTERNATIVE DE-15 PRECIATION PROPERTY.—The term 'qualified rural investment property' does not include any 16 17 property to which the alternative depreciation 18 system under subsection (g) applies, deter-19 mined— "(i) without regard to subsection 20 21 (g)(7) (relating to election to use alter-22 native depreciation system), and 23 "(ii) after the application of section 24 280F(b) (relating to listed property with
- 25 limited business use).

$\mathcal{C}(\mathcal{O})$ Conclusion in the near interaction of the second se
"(C) Special rule for infrastructure
INVESTMENT.—
"(i) IN GENERAL.—Subparagraph
(A)(ii) shall not apply to qualified infra-
structure property located outside of the
qualified rural investment project if the
purpose of such property is to connect with
qualified infrastructure property located
within such project.
"(ii) Qualified infrastructure
PROPERTY.—For purposes of this subpara-
graph, the term 'qualified infrastructure
property' means qualified rural investment
property (determined without regard to
subparagraph (A)(ii)) which—
"(I) benefits the qualifying coun-
ty infrastructure,
"(II) is available to the general
public, and
"(III) is placed in service in con-
nection with the taxpayer's active con-
duct of a trade or business within a
qualified rural investment project.

1	Such term includes, but is not limited to,
2	roads, power lines, water systems, railroad
3	spurs, and communications facilities.
4	"(5) Definitions.—For purposes of this sub-
5	section, any term used in this section which is used
6	in section 42A shall have the meaning given such
7	term by section 42A.".
8	(b) EFFECTIVE DATE.—The amendment made by
9	this section shall apply to property placed in service after
10	the date of the enactment of this Act, in taxable years
11	ending after such date.
12	TITLE III—NEW HOMESTEAD
13	VENTURE CAPITAL FUND
1.4	
14	SEC. 301. NEW HOMESTEAD VENTURE CAPITAL FUND.
14 15	The Consolidated Farm and Rural Development Act
15	The Consolidated Farm and Rural Development Act
15 16	The Consolidated Farm and Rural Development Act (7 U.S.C. 1921 et seq.) is amended by adding at the end
15 16 17	The Consolidated Farm and Rural Development Act (7 U.S.C. 1921 et seq.) is amended by adding at the end the following:
15 16 17 18	The Consolidated Farm and Rural Development Act (7 U.S.C. 1921 et seq.) is amended by adding at the end the following: "Subtitle G—New Homestead
15 16 17 18 19	The Consolidated Farm and Rural Development Act (7 U.S.C. 1921 et seq.) is amended by adding at the end the following: "Subtitle G—New Homestead Venture Capital Fund
15 16 17 18 19 20	The Consolidated Farm and Rural Development Act (7 U.S.C. 1921 et seq.) is amended by adding at the end the following: "Subtitle G—New Homestead Venture Capital Fund "SEC. 383A. SHORT TITLE.
15 16 17 18 19 20 21	The Consolidated Farm and Rural Development Act (7 U.S.C. 1921 et seq.) is amended by adding at the end the following: "Subtitle G—New Homestead Venture Capital Fund "SEC. 383A. SHORT TITLE. "This subtitle may be cited as the 'New Homestead
 15 16 17 18 19 20 21 22 	The Consolidated Farm and Rural Development Act (7 U.S.C. 1921 et seq.) is amended by adding at the end the following: "Subtitle G—New Homestead Venture Capital Fund "SEC. 383A. SHORT TITLE. "This subtitle may be cited as the 'New Homestead Venture Capital Fund Act'.

1	"(1) AUTHORIZED PRIVATE INVESTOR.—The
2	term 'authorized private investor' means an indi-
3	vidual, legal entity, or affiliate or subsidiary of an
4	individual or legal entity that—
5	"(A) is eligible to receive a loan guarantee
6	under this title;
7	"(B) is eligible to receive a loan guarantee
8	under the Rural Electrification Act of 1936 (7
9	U.S.C. 901 et seq.);
10	"(C) is created under the National Con-
11	sumer Cooperative Bank Act (12 U.S.C. 3011
12	et seq.);
13	"(D) is an insured depository institution
14	subject to section $383D(b)(2);$
15	"(E) is a Farm Credit System institution
16	described in section 1.2(a) of the Farm Credit
17	Act of 1971 (12 U.S.C. 2002(a)); or
18	"(F) is determined by the Board to be an
19	appropriate investor in the Fund.
20	"(2) BOARD.—The term 'Board' means the
21	board of directors of the Fund established under
22	section 383F.
23	"(3) FUND.—The term 'Fund' means the New
24	Homestead Venture Capital Fund established under
25	section 383C.

1	"(4) Group of similar authorized private
2	INVESTORS.—The term 'group of similar authorized
3	private investors' means any 1 of the following:
4	"(A) Insured depository institutions with
5	total assets of more than \$250,000,000.
6	"(B) Insured depository institutions with
7	total assets equal to or less than \$250,000,000.
8	"(C) Farm Credit System institutions de-
9	scribed in section 1.2(a) of the Farm Credit Act
10	of 1971 (12 U.S.C. 2002(a)).
11	"(D) Cooperative financial institutions
12	(other than Farm Credit System institutions).
13	"(E) Authorized private investors, other
14	than those described in subparagraphs (A)
15	through (D).
16	"(F) Other nonprofit organizations, includ-
17	ing credit unions.
18	"(5) Insured depository institution.—The
19	term 'insured depository institution' means any bank
20	or savings association the deposits of which are in-
21	sured under the Federal Deposit Insurance Act (12 $$
22	U.S.C. 1811 et seq.).
23	"(6) QUALIFYING COUNTY.—The term 'quali-
24	fying county' means any county that—

1	"(A) is located outside a metropolitan sta-
2	tistical area (as defined by the Office of Man-
3	agement and Budget); and
4	"(B) during the 20-year period ending
5	with the fiscal year preceding the applicable fis-
6	cal year for which assistance is made available
7	under section 383E, has a net outmigration of
8	inhabitants from the county of at least 10 per-
9	cent of the population of the county at the be-
10	ginning of the period.
11	"(7) RURAL BUSINESS.—The term 'rural busi-
12	ness' means a rural cooperative, a value-added agri-
13	cultural enterprise, or any other enterprise that is or
14	will be located in a qualifying county.
15	"SEC. 383C. ESTABLISHMENT OF THE FUND.
16	"(a) IN GENERAL.—
17	"(1) AUTHORITY TO ESTABLISH.—Upon certifi-
18	cation by the Secretary that, to the maximum extent
19	practicable, the parties proposing to establish a fund
20	provide a broad representation of all of the groups
21	of similar authorized private investors described in
22	subparagraphs (A) through (F) of section $383B(4)$,
23	the parties so certified may establish, a non-Federal
24	entity under State law, to purchase shares of, and
25	manage a fund to be known as the 'New Homestead

1	Venture Capital Fund', to generate and provide eq-
2	uity capital to rural businesses.
3	"(2) Ownership.—
4	"(A) IN GENERAL.—To the maximum ex-
5	tent practicable, equity ownership of the Fund
6	shall be distributed among authorized private
7	investors representing all of the groups of simi-
8	lar authorized private investors described in
9	subparagraphs (A) through (F) of section
10	383B(4).
11	"(B) EXCLUSION OF GROUPS.—No group
12	of similar authorized private investors shall be
13	excluded from equity ownership of the Fund
14	during any period during which the Fund is in
15	existence if an authorized private investor rep-
16	resentative of the group is able and willing to
17	invest in the Fund.
18	"(b) PURPOSE.—The purpose of the Fund is to
19	strengthen the economies of qualifying counties by—
20	"(1) making needed investments in qualifying
21	counties to reverse the devastating impact of chronic
22	outmigration and to help the qualifying counties re-
23	build and grow;
24	((2)) providing equity funding for existing and
25	startup rural businesses with high potential for job

1	creation that are or will be located in qualifying
2	counties;
3	"(3) offering the funding described in para-
4	graph (2) to rural businesses, many of which have
5	difficulty obtaining equity capital;
6	"(4) authorizing use of the funding described in
7	paragraph (2) only after State and local govern-
8	ments match a significant portion of the funding;
9	"(5) requiring a portion of the funding de-
10	scribed in paragraph (2) to be used for technical and
11	other similar assistance to rural businesses; and
12	"(6) providing incentives to greater participa-
13	tion by authorized private investors through provi-
14	sion of guarantees of up to 60 percent of the invest-
15	ments of the authorized private investors in quali-
16	fying counties.
17	"(c) Articles of Incorporation and By-Laws.—
18	The articles of incorporation and by-laws of the Fund shall
19	set forth purposes of the Fund that are consistent with
20	the purposes described in subsection (b).
21	"SEC. 383D. INVESTMENT IN THE FUND.
22	"(a) IN GENERAL.—The Secretary shall—
23	"(1) subject to subsection $(b)(1)$, make avail-
24	able to the Fund \$200,000,000 for each of fiscal
25	years 2004 through 2013;

1	"(2) subject to subsection (c), guarantee a por-
2	tion of each investment made by an authorized pri-
3	vate investor in the Fund; and
4	"(3) subject to subsection (d), guarantee the re-
5	payment of principal of, and accrued interest on, de-
6	bentures issued by the Fund to authorized private
7	investors.
8	"(b) Non-Federal Funds.—
9	"(1) IN GENERAL.—Under subsection $(a)(1)$,
10	the Secretary shall make an amount available to the
11	Fund for a fiscal year only after—
12	"(A) at least \$50,000,000 has been in-
13	vested in the Fund for the fiscal year by au-
14	thorized private investors in accordance with
15	this subtitle and the terms and conditions set
16	forth in the by-laws of the Fund; and
17	"(B) at least \$50,000,000 has been in-
18	vested in the Fund for the fiscal year by State
19	and local governments.
20	"(2) Insured depository institutions.—
21	"(A) IN GENERAL.—Subject to subpara-
22	graphs (B) and (C)—
23	"(i) an insured depository institution
24	may be an authorized private investor in
25	the Fund; and

1	"(ii) an investment in the Fund may
2	be considered to be part of the record of
3	an institution in meeting the credit needs
4	of the community in which the institution
5	is located under any applicable Federal
6	law.
7	"(B) INVESTMENT LIMIT.—The total in-
8	vestment in the Fund of an insured depository
9	institution shall not exceed 5 percent of the in-
10	stitution's capital and surplus.
11	"(C) REGULATORY AUTHORITY.—An ap-
12	propriate Federal banking agency may, by regu-
13	lation or order, impose on any insured deposi-
14	tory institution investing in the Fund, any safe-
15	guard, limitation, or condition (including an in-
16	vestment limit that is lower than the investment
17	limit under subparagraph (B)) that the Federal
18	banking agency considers to be appropriate to
19	ensure that the institution operates—
20	"(i) in a financially sound manner;
21	and
22	"(ii) in compliance with all applicable
23	law.
24	"(c) Guarantee of Private Investments.—

1	"(1) IN GENERAL.—The Secretary shall guar-
2	antee, under terms and conditions determined by the
3	Secretary—
4	"(A) except as provided in subparagraph
5	(B), 40 percent of any loss of the principal of
6	each investment made by an authorized private
7	investor in the Fund; and
8	"(B) 60 percent of any loss of the prin-
9	cipal of each investment made by an authorized
10	private investor in the Fund if the investment
11	is used for a manufacturing or high-technology
12	business.
13	"(2) MAXIMUM TOTAL GUARANTEE.—The ag-
14	gregate potential liability of the Secretary with re-
15	spect to all guarantees under paragraph (1) shall
16	not apply to more than \$500,000,000 in private in-
17	vestments in the Fund.
18	"(3) Redemption of guarantee.—
19	"(A) DATE.—An authorized private inves-
20	tor in the Fund may redeem a guarantee under
21	paragraph (1), with respect to the total invest-
22	ments in the Fund and the total losses of the
23	authorized private investor as of the date of re-
24	demption—

"(i) on the date that is 5 years after 1 2 the date of the initial investment of the authorized private investor; or 3 "(ii) annually thereafter. 4 "(B) EFFECT OF REDEMPTION.—On re-5 6 demption of a guarantee under subparagraph 7 (A)— "(i) the shares in the Fund of the au-8 9 thorized private investor shall be redeemed; 10 and 11 "(ii) the authorized private investor 12 shall be prohibited from making any future 13 investment in the Fund. 14 "(d) DEBENTURES.— "(1) IN GENERAL.—The Fund may, at the dis-15 16 cretion of the Board, raise additional capital through 17 the issuance of debentures and through other means 18 determined to be appropriate by the Board. 19 "(2) GUARANTEE OF DEBT BY SECRETARY.— "(A) IN GENERAL.—The Secretary shall 20 21 guarantee 100 percent of the principal of, and 22 accrued interest on, debentures issued by the 23 Fund that are approved by the Secretary.

24 "(B) MAXIMUM DEBT GUARANTEED BY
25 SECRETARY.—The outstanding value of deben-

1	tures issued by the Fund and guaranteed by
2	the Secretary shall not exceed the lesser of—
3	"(i) the amount equal to twice the
4	value of the assets held by the Fund; or
5	''(ii) \$500,000,000.
6	"(C) RECAPTURE OF GUARANTEE PAY-
7	MENTS.—If the Secretary makes a payment on
8	a debenture issued by the Fund as a result of
9	a guarantee of the Secretary under this para-
10	graph, the Secretary shall have priority over
11	other creditors for repayment of the debenture.
12	"(3) AUTHORIZED PRIVATE INVESTORS.—An
13	authorized private investor may purchase debentures
13 14	authorized private investor may purchase debentures issued by the Fund.
14	issued by the Fund.
14 15	issued by the Fund. "SEC. 383E. INVESTMENTS AND OTHER ACTIVITIES OF THE
14 15 16	issued by the Fund. "SEC. 383E. INVESTMENTS AND OTHER ACTIVITIES OF THE FUND.
14 15 16 17	issued by the Fund. "SEC. 383E. INVESTMENTS AND OTHER ACTIVITIES OF THE FUND. "(a) INVESTMENTS.—
14 15 16 17 18	issued by the Fund. "SEC. 383E. INVESTMENTS AND OTHER ACTIVITIES OF THE FUND. "(a) INVESTMENTS.— "(1) IN GENERAL.—
14 15 16 17 18 19	issued by the Fund. "SEC. 383E. INVESTMENTS AND OTHER ACTIVITIES OF THE FUND. "(a) INVESTMENTS.— "(1) IN GENERAL.— "(A) TYPES.—Subject to subparagraphs
 14 15 16 17 18 19 20 	issued by the Fund. "SEC. 383E. INVESTMENTS AND OTHER ACTIVITIES OF THE FUND. (a) INVESTMENTS.— (1) IN GENERAL.— (A) TYPES.—Subject to subparagraphs (B) and (C), the Fund may—
 14 15 16 17 18 19 20 21 	issued by the Fund. *SEC. 383E. INVESTMENTS AND OTHER ACTIVITIES OF THE FUND. "(a) INVESTMENTS.— "(1) IN GENERAL.— "(A) TYPES.—Subject to subparagraphs (B) and (C), the Fund may— "(i) make equity investments in a

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1	"(ii) extend credit to such rural busi-
2	ness in—
3	"(I) the form of mezzanine debt,
4	convertible debt, or subordinated debt;
5	or
6	"(II) any other form of near-eq-
7	uity debt.
8	"(B) LIMITATIONS ON EQUITY INVEST-
9	MENTS.—After the initial equity investment in
10	a rural business described in subparagraph
11	(A)(i), the Fund may not make additional eq-
12	uity investments in such rural business if the
13	additional equity investments would result in
14	the Fund owning more than 30 percent of the
15	equity of such rural business.
16	"(C) Limitation on nonequity invest-
17	MENTS.—Except in the case of a project to as-
18	sist a rural cooperative, the total amount of
19	nonequity investments described in subpara-
20	graph (A)(ii) that may be provided by the Fund
21	shall not exceed 20 percent of the total invest-
22	ments of the Fund in the project.
23	"(2) PROCEDURES.—The Fund shall implement
24	procedures to ensure that—

1	"(A) the financing arrangements of the
2	Fund meet the Fund's primary focus of pro-
3	viding equity capital; and
4	"(B) the Fund does not compete with con-
5	ventional sources of credit.
6	"(3) DIVERSITY OF PROJECTS.—The Fund—
7	"(A) shall seek to make equity investments
8	in a variety of viable projects for rural busi-
9	nesses, with a significant share of invest-
10	ments—
11	"(i) in manufacturing or high-tech-
12	nology businesses of diverse sizes;
13	"(ii) in smaller projects in rural com-
14	munities of diverse sizes; and
15	"(iii) in cooperative and noncoopera-
16	tive businesses; and
17	"(B) shall be managed in a manner that
18	diversifies the risks to the Fund among a vari-
19	ety of projects.
20	"(4) LIMITATION ON RURAL BUSINESSES AS-
21	SISTED.—The Fund shall not invest in any rural
22	business that—
23	"(A) is primarily retail in nature (as deter-
24	mined by the Board), other than a purchasing
25	cooperative, or

1	"(B) consists of the operation of any facil-
2	ity described in section $144(c)(6)(B)$.
3	"(5) INTEREST RATE LIMITATIONS.—Returns
4	on investments in and by the Fund, and returns on
5	the extension of credit by participants in projects as-
6	sisted by the Fund, shall not be subject to any State
7	or Federal law establishing a maximum allowable in-
8	terest rate.
9	"(6) Requirements for recipients.—
10	"(A) OTHER INVESTMENTS.—Any recipi-
11	ent of amounts from the Fund shall make or
12	obtain a significant investment from a source of
13	capital other than the Fund.
14	"(B) Sponsorship.—To be considered for
15	an equity investment from the Fund, a rural
16	business investment project shall be sponsored
17	by a regional, State, or local sponsoring or en-
18	dorsing organization such as—
19	"(i) a financial institution;
20	"(ii) a development organization; or
21	"(iii) any other established entity en-
22	gaging or assisting in rural business devel-
23	opment, including a rural cooperative.
24	"(b) TECHNICAL ASSISTANCE.—The Board shall use
25	not less than 2 percent of capital provided by the Federal

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1	Government to provide technical assistance to rural busi-
2	nesses seeking an equity investment from the Fund.
3	"(c) ANNUAL AUDIT.—
4	"(1) IN GENERAL.—The Board shall authorize
5	an annual audit of the financial statements of the
6	Fund by a nationally recognized auditing firm using
7	generally accepted accounting procedures.
8	"(2) Availability of audit results.—The
9	results of the audit required by paragraph (1) shall
10	be made available to investors in the Fund.
11	"(d) ANNUAL REPORT.—The Board shall prepare
12	and make available to the public an annual report that—
13	"(1) describes the projects funded with amounts
14	from the Fund;
15	((2)) specifies the recipients of amounts from
16	the Fund;
17	"(3) specifies the co-investors in all projects
18	that receive amounts from the Fund; and
19	"(4) meets the reporting requirements, if any,
20	of the State under the law of which the Fund is es-
21	tablished.
22	"(e) Other Authorities.—
23	"(1) IN GENERAL.—The Board may exercise
24	such other authorities as are necessary to carry out
25	this subtitle.

"(2) Oversight.—The Secretary shall enter
into a contract with the Administrator of the Small
Business Administration under which the Adminis-
trator of the Small Business Administration shall be
responsible for the routine duties of the Secretary in
regard to the Fund.
"SEC. 383F. GOVERNANCE OF THE FUND.
"(a) IN GENERAL.—The Fund shall be governed by
a board of directors that represents all of the authorized
private investors in the Fund and the Federal Government
and that consists of—
"(1) a designee of the Secretary;
((2) 2 members who are appointed by the Sec-
retary and are not Federal employees, including—
"(A) 1 member with expertise in venture
capital investment; and
"(B) 1 member with expertise in coopera-
tive development;
"(3) 1 member who is appointed by the Sec-
retary and is a State government representative
from among States with the highest rates of out-
migration from qualifying counties; and
((4) 7 members who are elected by the author-
ized private investors with investments in the Fund,
of whom not less than 1 member shall be a rural

community banker from an insured depository insti tution with total assets equal to or less than
 \$250,000,000 with an investment in the Fund.

4 "(b) LIMITATION ON VOTING CONTROL.—No indi5 vidual investor or group of similar authorized private in6 vestors may control more than 25 percent of the votes on
7 the Board.

8 "SEC. 383G. AUTHORIZATION OF APPROPRIATIONS.

9 "There are authorized to be appropriated such sums10 as are necessary to carry out this subtitle.".

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