^{109TH CONGRESS} 2D SESSION H.R.6027

To amend the Internal Revenue Code of 1986 to provide recruitment and retention incentives for volunteer emergency service workers.

IN THE HOUSE OF REPRESENTATIVES

August 2, 2006

Mr. KING of New York introduced the following bill; which was referred to the Committee on Ways and Means, and in addition to the Committee on Education and the Workforce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

- To amend the Internal Revenue Code of 1986 to provide recruitment and retention incentives for volunteer emergency service workers.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

- 4 This Act may be cited as the "Volunteer Emergency
- 5 Services Recruitment and Retention Act of 2006".

1SEC. 2. ELECTIVE TREATMENT OF LENGTH OF SERVICE2AWARD PROGRAMS AS ELIGIBLE DEFERRED3COMPENSATION PLANS.

4 (a) IN GENERAL.—Section 457(e) of the Internal
5 Revenue Code of 1986 (relating to other definitions and
6 special rules) is amended by adding at the end the fol7 lowing new paragraph:

8 "(19) SPECIAL RULES APPLICABLE TO LENGTH
9 OF SERVICE AWARD PLANS.—

10 "(A) IN GENERAL.—The term 'eligible de-11 ferred compensation plan' shall include, at the 12 election of its sponsor, any length of service 13 award plan. Any such election shall be irrev-14 ocable. In the case of a length of service award 15 plan whose sponsor has elected to have such 16 plan treated as an eligible deferred compensa-17 tion plan, such plan shall be administered in a 18 manner consistent with the requirements of this 19 section and such sponsor shall be treated as an 20 eligible employer described in paragraph (1)(A).

21 "(B) LENGTH OF SERVICE AWARD
22 PLAN.—For purposes of this paragraph—

23 "(i) IN GENERAL.—The term 'length
24 of service award plan' means any plan pay25 ing solely length of service awards to bona
26 fide volunteers (or their beneficiaries) on

1	account of qualified services performed by
2	such volunteers.
3	"(ii) Bona fide volunteer.—An in-
4	dividual shall be treated as a bona fide vol-
5	unteer if the only compensation received by
6	such individual for performing qualified
7	services is in the form of—
8	"(I) reimbursement for (or a rea-
9	sonable allowance for) reasonable ex-
10	penses incurred in the performance of
11	such services, or
12	"(II) reasonable benefits (includ-
13	ing length of service awards), and fees
14	for such services, customarily paid by
15	eligible employers in connection with
16	the performance of such services by
17	volunteers.
18	"(iii) QUALIFIED SERVICES.—The
19	term 'qualified services' means fire fighting
20	and prevention services, emergency medical
21	services, ambulance services, and emer-
22	gency rescue services.
23	"(C) MAXIMUM DEFERRAL AMOUNT.—In
24	the case of a length of service award plan whose
25	sponsor has elected to have such plan treated as

	1
1	an eligible deferred compensation plan, sub-
2	section $(b)(2)$ shall be applied by striking 'the
3	lesser of—' and all that follows and inserting
4	'the applicable dollar amount,'.
5	"(D) DISTRIBUTION REQUIREMENTS.—In
6	the case of a length of service award plan whose
7	sponsor has elected to have such plan treated as
8	an eligible deferred compensation plan, sub-
9	section $(d)(1)(A)(ii)$ shall be applied by deeming
10	a severance from employment to have occurred
11	at the later of—
12	"(i) the payment date under the terms
13	of the plan, or
14	"(ii) the date on which the plan par-
15	ticipant ceases to perform qualified serv-
16	ices.
17	"(E) LIMITATION ON ACCRUALS.—
18	"(i) IN GENERAL.—In the case of a
19	length of service award plan that is a de-
20	fined benefit plan (as defined in section
21	414(j)) whose sponsor has not elected to
22	have such plan treated as an eligible de-
23	ferred compensation plan, such plan shall
24	be treated as not providing for the deferral
25	of compensation if the aggregate amount

1	of length of service awards accruing with
2	respect to any year of service for any bona
3	fide volunteer does not exceed \$5,000. In
4	the case of a length of service award plan
5	described in the preceding sentence that is
6	a defined benefit plan (as defined in sec-
7	tion 414(j)), the limitation on the annual
8	deferral shall apply to the actuarial present
9	value of the aggregate amount of length of
10	service awards accruing with respect to
11	any year of service. Such actuarial present
12	value shall be calculated using reasonable
13	actuarial assumptions and methods assum-
14	ing payment shall be made under the most
15	valuable form of payment of the length of
16	service award under the program with pay-
17	ment commencing at the later of the ear-
18	liest age at which unreduced benefits are
19	payable under the program or the partici-
20	pant's current age.
21	"(ii) Cost-of-living adjustment.—
22	In the case of taxable years beginning
23	after December 31, 2007, the Secretary
24	shall adjust the \$5,000 amount under
25	clause (i) at the same time and in the

1 same manner as under section 415(d), ex-2 cept that the base period shall be the cal-3 endar quarter beginning July 1, 2006, and 4 any increase under this paragraph that is 5 not a multiple of \$500 shall be rounded to 6 the next lowest multiple of \$500.". 7 (b) CONFORMING AMENDMENTS.— (1) Section 457(e)(11) of the Internal Revenue 8 9 Code of 1986 is amended to read as follows: 10 "(11) CERTAIN PLANS EXCLUDED.—Any bona 11 fide vacation leave, sick leave, compensatory time, 12 severance pay, disability pay, or death benefit plan 13 shall be treated as not providing for the deferral of 14 compensation.". 15 (2) Section 3121(a)(5)(I) is amended by striking "section 457(e)(11)(A)(ii)" and inserting "sec-16 17 tion 457(e)(19)". 18 (c) EFFECTIVE DATE.—The amendments made by 19 this section shall apply to taxable years beginning after 20 December 31, 2006. 21 SEC. 3. EXEMPTION OF LENGTH OF SERVICE AWARD PRO-22 GRAMS FROM THE EMPLOYEE RETIREMENT 23 **INCOME SECURITY ACT OF 1974.**

24 The Secretary of Labor shall issue guidance clari-25 fying that a length of service award program described

in section 457(e)(19) of the Internal Revenue Code of
 1986 is not an employee pension benefit plan under sec tion 3(2) of the Employee Retirement Income Security Act
 of 1974 (29 U.S.C. 1002(2)).