110TH CONGRESS 1ST SESSION H.R. 3003

To amend the Internal Revenue Code of 1986 to provide tax incentives to encourage diversity of ownership of telecommunications businesses, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

JULY 11, 2007

Mr. RANGEL introduced the following bill; which was referred to the Committee on Ways and Means, and in addition to the Committee on Small Business, 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 tax incentives to encourage diversity of ownership of telecommunications businesses, 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. NONRECOGNITION OF GAIN ON QUALIFIED

4 SALES OF TELECOMMUNICATIONS BUSI5 NESSES.

6 (a) IN GENERAL.—Subchapter O of chapter 1 of the
7 Internal Revenue Code of 1986 (relating to gain or loss

on disposition of property) is amended by inserting after
 part IV the following new part:

3 **"PART V—CERTAIN SALES OF**

4 TELECOMMUNICATIONS BUSINESSES

"Sec. 1071. Nonrecognition of gain on certain sales of telecommunications businesses.

5 "SEC. 1071. NONRECOGNITION OF GAIN ON CERTAIN SALES

6 **OF TELECOMMUNICATIONS BUSINESSES.**

7 "(a) IN GENERAL.—In the case of any qualified tele8 communications sale, at the election of the taxpayer, such
9 sale shall be treated as an involuntary conversion of prop10 erty within the meaning of section 1033.

"(b) LIMITATION ON AMOUNT OF GAIN ON WHICH
TAX MAY BE DEFERRED.—The amount of gain on any
qualified telecommunications sale which is not recognized
by reason of this section shall not exceed \$50,000,000.

"(c) QUALIFIED TELECOMMUNICATIONS SALE.—For 15 purposes of this section, the term 'qualified telecommuni-16 cations sale' means any sale to a qualified business of-17 18 "(1) the assets of a telecommunications busi-19 ness, or 20 "(2) stock in a corporation if, immediately after 21 such sale— 22 "(A) the qualified business controls (within

the meaning of section 368(c)) such corpora-tion, and

 2 corporation are assets of 1 or more to 3 communications businesses. 4 "(d) QUALIFIED BUSINESS.—For purposes of to 5 section— 6 "(1) IN GENERAL.—The term 'qualified box 7 ness' means— 8 "(A) in the case of a telecommunication 	his 1si-
 4 "(d) QUALIFIED BUSINESS.—For purposes of t 5 section— 6 "(1) IN GENERAL.—The term 'qualified but 7 ness' means— 	ısi-
 5 section— 6 "(1) IN GENERAL.—The term 'qualified by 7 ness' means— 	ısi-
6 "(1) IN GENERAL.—The term 'qualified by 7 ness' means—	
7 ness' means—	
	ons
8 "(A) in the case of a telecommunicati	ons
9 sale which includes the sale of any interest	in
10 a broadcast station (as defined in section 3	(5)
11 of the Communications Act of 1934), any p	er-
12 son if—	
13 "(i) such person owns, directly or	in-
14 directly, a qualified interest in 10 or fe	ver
15 broadcast stations (as so defined), and	
16 "(ii) the fair market value of the	ag-
17 gregate interests of such person in bro	ad-
18 cast stations (as so defined) is equal to	or
19 greater than 50 percent of the net ass	ets
20 of such entity, and	
21 "(B) in the case of any other telecommu	ıni-
22 cations sale—	
23 "(i) any individual, and	
24 "(ii) any partnership or corporat	ion
25 if—	

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1	"(I) the net assets of such entity
2	do not exceed \$30,000,000, and
3	"(II) the average after-tax in-
4	come of such entity for the preceding
5	2 taxable years does not exceed
6	\$10,000,000.
7	"(2) Qualified interest in broadcast sta-
8	TIONS.—An interest in a broadcast station shall be
9	treated as qualified if such interest represents 50
10	percent or more of the total assets of the station.
11	"(3) EACH BUSINESS LIMITED TO 3 PUR-
12	CHASES.—A person shall not be a qualified business
13	with respect to a qualified telecommunications sale
14	if such person (or any predecessor) was the pur-
15	chaser in more than 2 prior qualified telecommuni-
16	cations sales for which an election under this section
17	was made by the seller.
18	"(4) Special rules for qualified business
19	DETERMINATION.—For purposes of paragraph (1)—
20	"(A) NET ASSETS.—The term 'net assets'
21	means the excess of the aggregate gross assets
22	(as defined in section $1202(d)(2)$) of the entity
23	over the indebtedness of such entity.
24	"(B) AFTER-TAX INCOME.—The term
25	'after-tax income' means taxable income re-

1	duced by the net income tax for the taxable
2	year. For purposes of the preceding sentence,
3	the term 'net income tax' means the tax im-
4	posed by this chapter reduced by the sum of the
5	credits allowable under part IV of subchapter A
6	of this chapter. Rules similar to the rules of
7	subparagraphs (A), (B), and (D) of section
8	448(c)(3) shall apply in determining average
9	after-tax income.
10	"(5) Aggregation rules.—For purposes of
11	this subsection, all persons treated as a single em-
12	ployer under subsection (a) or (b) of section 52 or
13	subsection (m) or (o) of section 414 shall be treated
14	as one person.
15	"(e) Telecommunications Business.—The term
16	'telecommunications business' means any business pro-
17	viding communication services by wire, cable, radio, sat-
18	ellite, or other technology if the providing of such services
19	is governed by the Communications Act of 1934 or the
20	Telecommunications Act of 1996.
21	"(f) Special Rules.—
22	"(1) IN GENERAL.—In applying section 1033
23	for purposes of subsection (a) of this section, stock
24	of a corporation operating a telecommunications
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25 business, whether or not representing control of such

1	corporation, shall be treated as property similar or
2	related in service or use to the property sold in the
3	qualified telecommunications sale.
4	"(2) Election to reduce basis rather
5	THAN RECOGNIZE REMAINDER OF GAIN.—If—
6	"(A) a taxpayer elects the treatment under
7	subsection (a) with respect to any qualified tele-
8	communications sale, and
9	"(B) an amount of gain would (but for
10	this paragraph) be recognized on such sale
11	other than by reason of subsection (b),
12	then the amount of such gain shall not be recognized
13	to the extent that the taxpayer elects to reduce the
14	basis of depreciable property (as defined in section
15	1017(b)(3)) held by the taxpayer immediately after
16	the sale or acquired in the same taxable year. The
17	manner and amount of such reduction shall be de-
18	termined under regulations prescribed by the Sec-
19	retary.
20	"(3) BASIS.—For basis of property acquired on
21	a sale or exchange treated as an involuntary conver-
22	sion under subsection (a), see section 1033(b).
23	"(g) Recapture of Tax Benefit if Tele-
24	COMMUNICATIONS BUSINESS RESOLD WITHIN 5 YEARS,
25	ETC.—

1	"(1) IN GENERAL.—If, within 5 years after the
2	date of any qualified telecommunications sale, there
3	is a recapture event with respect to the property in-
4	volved in such sale, then the purchaser's tax imposed
5	by this chapter for the taxable year in which such
6	event occurs shall be increased by 20 percent of the
7	lesser of the consideration furnished by the pur-
8	chaser in such sale or the dollar limitation of sub-
9	section (b).
10	"(2) Exception for reinvested amounts.—
11	Paragraph (1) shall not apply to any recapture event
12	which is a sale if—
13	"(A) the sale is a qualified telecommuni-
14	cations sale, or
15	"(B) during the 60-day period beginning
16	on the date of such sale, the taxpayer is the
17	purchaser in another qualified telecommuni-
18	cations sale in which the consideration fur-
19	nished by the taxpayer is not less than the
20	amount realized on the recapture event sale.
21	"(3) Recapture event.—For purposes of this
22	subsection, the term 'recapture event' means, with
23	respect to any qualified telecommunications sale—
24	"(A) any sale or other disposition of the
25	assets or stock referred to in subsection (c)

1	which were acquired by the taxpayer in such
2	sale, and
3	"(B) in the case of a qualified tele-
4	communications sale described in subsection
5	(c)(2)—
6	"(i) any sale or other disposition of a
7	telecommunications business by the cor-
8	poration referred to in such subsection, or
9	"(ii) any other transaction which re-
10	sults in the qualified business not having
11	control (as defined in subsection $(c)(2)(A)$)
12	of such corporation.
12 13	of such corporation. Such term shall not include any sale or other dis-
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13	Such term shall not include any sale or other dis-
13 14	Such term shall not include any sale or other dis- position resulting from the default, or imminent de-
13 14 15	Such term shall not include any sale or other dis- position resulting from the default, or imminent de- fault, of any indebtedness of the taxpayer.".
13 14 15 16	Such term shall not include any sale or other dis- position resulting from the default, or imminent de- fault, of any indebtedness of the taxpayer.". (b) CLERICAL AMENDMENT.—The table of parts for
 13 14 15 16 17 	Such term shall not include any sale or other disposition resulting from the default, or imminent default, of any indebtedness of the taxpayer.".(b) CLERICAL AMENDMENT.—The table of parts for subchapter O of chapter 1 of such Code is amended by
 13 14 15 16 17 18 	 Such term shall not include any sale or other disposition resulting from the default, or imminent default, of any indebtedness of the taxpayer.". (b) CLERICAL AMENDMENT.—The table of parts for subchapter O of chapter 1 of such Code is amended by inserting after the item relating to part IV the following
 13 14 15 16 17 18 	 Such term shall not include any sale or other disposition resulting from the default, or imminent default, of any indebtedness of the taxpayer.". (b) CLERICAL AMENDMENT.—The table of parts for subchapter O of chapter 1 of such Code is amended by inserting after the item relating to part IV the following new item:

after the date of the enactment of this Act.

1SEC. 2. LOAN GUARANTEE PROGRAM TO ENCOURAGE DI-2VERSITY OF OWNERSHIP OF TELECOMMUNI-3CATIONS BUSINESSES.

4 (a) IN GENERAL.—The Administrator of the Small
5 Business Administration may guarantee any loan made to
6 a qualified business for the purchase of assets or stock
7 described in section 1071(c) of the Internal Revenue Code
8 of 1986 (relating to qualified telecommunications sale).

9 (b) LIMITATIONS.—

(1) SECURITY.—The Administrator shall not
guarantee any loan under subsection (a) unless the
guaranteed portion of such loan is secured by a first
lien position or first mortgage on the stock or assets
financed by the loan.

15 (2) GUARANTEE PERCENTAGE.—The amount of
any loan guaranteed by the Administrator under
subsection (a) shall not exceed 95 percent of the balance of the financing outstanding at the time of disbursement of the loan.

20 (3) FEES.—With respect to each loan guaran21 teed under subsection (a) (other than a loan that is
22 repayable in 1 year or less), the Administrator may
23 collect a guarantee fee, which shall be payable by the
24 participating lender, and may be charged to the bor25 rower.

1	(4) FORFEITURE OF FCC LICENSE.—The Ad-
2	ministrator shall not guarantee any loan under sub-
3	section (a) unless such loan provides that any license
4	issued by the Federal Communications Commission
5	to the borrower shall be returned and forfeited by
6	the borrower to the Federal Communications Com-
7	mission immediately upon a finding by the Adminis-
8	trator that such borrower is in default under such
9	loan.
10	(c) GENERAL AUTHORITY.—For purposes of carrying
11	out this section, the Administrator may—
12	(1) enter into contracts with private and Fed-
13	eral entities for professional and other services;
14	(2) enter into memorandums of understanding
15	with other Federal agencies; and
16	(3) issue regulations, including regulations re-
17	garding—
18	(A) notice of and opportunity to cure a de-
19	fault;
20	(B) procedures related to foreclosure; and
21	(C) such other matters as the Adminis-
22	trator considers appropriate.
23	(d) DEFINITIONS.—For purposes of this section:

(1) ADMINISTRATOR.—The term "Adminis trator" means the Administrator of the Small Busi ness Administration.

4 (2) QUALIFIED BUSINESS.—The term "quali5 fied business" has the meaning given such term in
6 section 1071(d) of the Internal Revenue Code of
7 1986.

8 (e) AUTHORIZATION OF APPROPRIATIONS.—There
9 are authorized to be appropriated such sums as may be
10 necessary to carry out the purposes of this section.

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