116TH CONGRESS 1ST SESSION S. 220

To amend the Internal Revenue 1986 to provide for distributions from 529 programs to pay apprenticeship and qualified early education expenses, and for other purposes.

IN THE SENATE OF THE UNITED STATES

JANUARY 24, 2019

Mr. GARDNER introduced the following bill; which was read twice and referred to the Committee on Finance

A BILL

- To amend the Internal Revenue 1986 to provide for distributions from 529 programs to pay apprenticeship and qualified early education expenses, 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.

4 This Act may be cited as the "529 Expansion and
5 Modernization Act of 2019".

6 SEC. 2. EXPANSION OF 529 PROGRAM EXPENSES.

7 (a) DISTRIBUTIONS FROM QUALIFIED TUITION PRO8 GRAMS FOR CERTAIN EXPENSES ASSOCIATED WITH REG-

1	ISTERED APPRENTICESHIP PROGRAMS.—Section
2	529(e)(3) of the Internal Revenue Code of 1986 is amend-
3	ed by adding at the end the following new subparagraph:
4	"(C) CERTAIN EXPENSES ASSOCIATED
5	WITH REGISTERED APPRENTICESHIP PRO-
6	GRAMS.—The term 'qualified higher education
7	expenses' shall include books, supplies, and
8	equipment required for the enrollment or at-
9	tendance of a designated beneficiary in an ap-
10	prenticeship program registered and certified
11	with the Secretary of Labor under section 1 of
12	the National Apprenticeship Act (29 U.S.C.
13	50).".
14	(b) Special Rules for 529 Programs With Re-
15	SPECT TO QUALIFIED EARLY EDUCATION EXPENSES.—
16	Section 529(e)(3) of the Internal Revenue Code of 1986,
17	as amended by subsection (c), is amended by adding at
18	the end the following new subparagraph:
19	"(D) Special rules permitting lim-
20	ITED TREATMENT OF QUALIFIED EARLY EDU-
21	CATION EXPENSES.—
22	"(i) IN GENERAL.—Except as pro-
23	vided in clause (ii), qualified early edu-
24	cation expenses shall be treated as quali-
25	fied higher education expenses.

1	"(ii) LIMITATION.—If the aggregate
2	amount of cash distributions from all
3	qualified tuition programs described in
4	subsection (b)(1)(A)(ii) with respect to a
5	beneficiary for qualified early education ex-
6	penses during any taxable year exceeds
7	\$10,000, such excess shall be treated for
8	purposes of subsection $(c)(3)$ as distribu-
9	tions in excess of the qualified higher edu-
10	cation expenses of the beneficiary.
11	"(iii) QUALIFIED EARLY EDUCATION
12	EXPENSES.—For purposes of this subpara-
13	graph, the term 'qualified early education
14	expenses' means expenses for providing
15	educational and other care to a child under
16	age 5 (including childcare provided before
17	and after school), as determined under the
18	law of the State, pursuant to attendance at
19	a school or facility licensed in the State for
20	such purpose.".
21	(c) CAREER AND TECHNICAL EDUCATION EX-
22	PENSES.—Section 529(e)(3) of the Internal Revenue Code
23	of 1986, as amended by the preceding subsections, is
24	amended by adding at the end the following new subpara-
25	graph:

1	"(E) TREATMENT OF CAREER AND TECH-
2	NICAL EDUCATION EXPENSES.—Such term shall
3	include expenses for books, supplies, and equip-
4	ment required for enrollment or attendance of
5	a designated beneficiary in a career and tech-
6	nical education program (as defined in section
7	3 of the Carl D. Perkins Career and Technical
8	Education Act of 2006 (20 U.S.C. 2302)).".
9	(d) INDUSTRY INTERMEDIARY EDUCATION EX-
10	PENSES.—Section 529(e)(3) of the Internal Revenue Code
11	of 1986, as amended by the preceding subsections, is
12	amended by adding at the end the following new subpara-
13	graph:
14	"(F) TREATMENT OF INDUSTRY INTER-
15	MEDIARY EDUCATION EXPENSES.—
16	"(i) IN GENERAL.—Such term shall
17	include expenses for books, supplies, and
18	equipment required for enrollment or at-
19	tendance of a designated beneficiary in an
20	industry intermediary education program.
21	"(ii) Industry intermediary edu-
22	CATION PROGRAM.—For purposes of this
23	subparagraph, the term 'industry inter-
24	mediary education program' means any en-
25	tity that—

1	"(I) in order to accelerate ap-
2	prenticeship program development and
3	help establish new apprenticeship
4	partnerships at the national, State, or
5	regional level, serves as a conduit be-
6	tween an employer and an entity, such
7	as an industry partner, the Depart-
8	ment of Labor, or a State agency re-
9	sponsible for workforce development
10	programs,
11	"(II) demonstrates a capacity to
12	work with employers and other key
13	partners to identify workforce trends
14	and foster public-private funding to
15	establish new apprenticeship pro-
16	grams, and
17	"(III) is a business, a consortium
18	of businesses, a business-related non-
19	profit organization (including industry
20	associations and business federations),
21	a private organization functioning as
22	a workforce intermediary for the ex-
23	press purpose of serving the needs of
24	businesses (including community-
25	based nonprofit service providers and

1	industry-aligned	training	providers),
2	or a consortium	of any of	such enti-
3	ties.".		

4 (e) EFFECTIVE DATE.—The amendments made by
5 this section shall apply to contributions made and distribu6 tions paid after December 31, 2019.

7 SEC. 3. EMPLOYER CONTRIBUTIONS TO QUALIFIED TUI-8 TION PROGRAMS.

9 (a) IN GENERAL.—Subsection (a) of section 132 of 10 the Internal Revenue Code of 1986 is amended by striking 11 "or" at the end of paragraph (7), by striking the period 12 at the end of paragraph (8) and inserting ", or", and by 13 adding at the end the following new paragraph:

14 "(9) qualified tuition program contributions.".

(b) QUALIFIED TUITION PROGRAM CONTRIBUTIONS.—Section 132 of the Internal Revenue Code of
1986 is amended by redesignating subsection (o) as subsection (p) and by inserting after subsection (n) the following new subsection:

20 "(o) QUALIFIED TUITION PROGRAM CONTRIBU21 TIONS.—For purposes of this section—

22 "(1) IN GENERAL.—The term 'qualified tuition
23 program contributions' means contributions (includ24 ing matching contributions) made by an employer

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1	directly to a qualified tuition program (as described
2	in section 529) designated by an employee if—
3	"(A) such contribution is made to an ac-
4	count under such program for which the des-
5	ignated beneficiary is the employee or a mem-
6	ber of the family of the employee (within the
7	meaning of section $529(e)(2)$), and
8	"(B) such contribution is made in connec-
9	tion with a qualified payroll deduction contribu-
10	tion program established by the employer.
11	"(2) QUALIFIED PAYROLL DEDUCTION CON-
12	TRIBUTION PROGRAM.—For purposes of this sub-
13	section, the term 'qualified payroll deduction con-
14	tribution program' means a program established by
15	an employer—
16	"(A) under which employees may elect to
17	make contributions to accounts described in
18	paragraph (1)(A) which reduce the amount of
19	wages received directly by such employee by the
20	amount of such contribution, and
21	"(B) which is made available on substan-
22	tially the same terms to each member of a
23	group of employees which is defined under a
24	reasonable classification set up by the employer
25	which does not discriminate in favor of highly

compensated employees (as defined in section
414(q)).
"(3) LIMITATION ON EXCLUSION.—The amount
of qualified tuition program contributions which may
be excluded from gross income under subsection
(a)(9) with respect to any employee shall not exceed
\$500 in any calendar year.
"(4) INFLATION ADJUSTMENT.—
"(A) IN GENERAL.—In the case of any
taxable year beginning in a calendar year after
2020, the \$500 amount contained in paragraph
(3) shall be increased by an amount equal to—
"(i) such dollar amount, multiplied by
"(ii) the cost-of-living adjustment de-
termined under section $1(f)(3)$ for the cal-
endar year in which the taxable year be-
gins, determined by substituting 'calendar
year 2019' for 'calendar year 2016' in sub-
paragraph (A)(ii) thereof.
"(B) ROUNDING.—Any increase deter-
mined under subparagraph (A) shall be rounded
to the nearest multiple of \$25.".

(c) EFFECTIVE DATE.—The amendments made by
 this section shall apply to contributions made after De cember 31, 2019.