^{119TH CONGRESS} 1ST SESSION H.R.25

To promote freedom, fairness, and economic opportunity by repealing the income tax and other taxes, abolishing the Internal Revenue Service, and enacting a national sales tax to be administered primarily by the States.

IN THE HOUSE OF REPRESENTATIVES

JANUARY 3, 2025

Mr. CARTER of Georgia (for himself, Mr. CLYDE, Mr. CARTER of Texas, Mr. PERRY, Mr. BURLISON, Mr. RUTHERFORD, Mr. DAVIDSON, Mr. BIGGS of Arizona, Mr. STRONG, and Mr. MCCORMICK) introduced the following bill; which was referred to the Committee on Ways and Means

A BILL

- To promote freedom, fairness, and economic opportunity by repealing the income tax and other taxes, abolishing the Internal Revenue Service, and enacting a national sales tax to be administered primarily by the States.
 - 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; TABLE OF CONTENTS.

- 4 (a) SHORT TITLE.—This Act may be cited as the
 5 "FairTax Act of 2025".
- 6 (b) TABLE OF CONTENTS.—The table of contents for7 this Act is as follows:

Sec. 1. Short title; table of contents.

Sec. 2. Congressional findings.

TITLE I—REPEAL OF THE INCOME TAX, PAYROLL TAXES, AND ESTATE AND GIFT TAXES

- Sec. 101. Income taxes repealed.
- Sec. 102. Payroll taxes repealed.
- Sec. 103. Estate and gift taxes repealed.
- Sec. 104. Conforming amendments; effective date.

TITLE II—SALES TAX ENACTED

Sec. 201. Sales tax.

Sec. 202. Conforming and technical amendments.

TITLE III—OTHER MATTERS

- Sec. 301. Phase-out of administration of repealed Federal taxes.
- Sec. 302. Administration of other Federal taxes.
- Sec. 303. Sales tax inclusive Social Security benefits indexation.

TITLE IV—SUNSET OF SALES TAX IF SIXTEENTH AMENDMENT NOT REPEALED

Sec. 401. Elimination of sales tax if Sixteenth Amendment not repealed.

1 SEC. 2. CONGRESSIONAL FINDINGS.

2 (a) FINDINGS RELATING TO FEDERAL INCOME

3 TAX.—Congress finds the Federal income tax—

4 (1) retards economic growth and has reduced

5 the standard of living of the American public;

- 6 (2) impedes the international competitiveness of
- 7 United States industry;
- 8 (3) reduces savings and investment in the
 9 United States by taxing income multiple times;
- 10 (4) slows the capital formation necessary for11 real wages to steadily increase;
- 12 (5) lowers productivity;

1	(6) imposes unacceptable and unnecessary ad-
2	ministrative and compliance costs on individual and
3	business taxpayers;
4	(7) is unfair and inequitable;
5	(8) unnecessarily intrudes upon the privacy and
6	civil rights of United States citizens;
7	(9) hides the true cost of government by embed-
8	ding taxes in the costs of everything Americans buy;
9	(10) is not being complied with at satisfactory
10	levels and therefore raises the tax burden on law-
11	abiding citizens; and
12	(11) impedes upward social mobility.
13	(b) FINDINGS RELATING TO FEDERAL PAYROLL
14	TAXES.—Congress finds further that the Social Security
15	and Medicare payroll taxes and self-employment taxes—
16	(1) raise the cost of employment;
17	(2) destroy jobs and cause unemployment; and
18	(3) have a disproportionately adverse impact on
19	lower income Americans.
20	(c) FINDINGS RELATING TO FEDERAL ESTATE AND
21	GIFT TAXES.—Congress finds further that the Federal es-
22	tate and gift taxes—
23	(1) force family businesses and farms to be sold
24	by the family to pay such taxes;

1 (2) discourage capital formation and entrepre-2 neurship; 3 (3) foster the continued dominance of large en-4 terprises over small family-owned companies and 5 farms; and 6 (4) impose unacceptably high tax planning costs 7 on small businesses and farms. 8 (d) FINDINGS RELATING TO NATIONAL SALES 9 TAX.—Congress finds further that a broad-based national sales tax on goods and services purchased for final con-10 11 sumption-12 (1) is similar in many respects to the sales and 13 use taxes in place in 45 of the 50 States; 14 (2) will promote savings and investment; 15 (3) will promote fairness; 16 (4) will promote economic growth; 17 (5) will raise the standard of living; 18 (6) will increase investment; 19 (7) will enhance productivity and international 20 competitiveness; 21 (8) will reduce administrative burdens on the 22 American taxpayer; 23 (9) will improve upward social mobility; and 24 (10) will respect the privacy interests and civil 25 rights of taxpayers.

1	(e) FINDINGS RELATING TO ADMINISTRATION OF
2	NATIONAL SALES TAX.—Congress further finds that—
3	(1) most of the practical experience admin-
4	istering sales taxes is found at the State govern-
5	mental level;
6	(2) it is desirable to harmonize Federal and
7	State collection and enforcement efforts to the max-
8	imum extent possible;
9	(3) it is sound tax administration policy to fos-
10	ter administration and collection of the Federal sales
11	tax at the State level in return for a reasonable ad-
12	ministration fee to the States; and
13	(4) businesses that must collect and remit taxes
14	should receive reasonable compensation for the cost
15	of doing so.
16	(f) FINDINGS RELATING TO REPEAL OF PRESENT
17	FEDERAL TAX SYSTEM.—Congress further finds that the
18	16th Amendment to the United States Constitution should
19	be repealed.

TITLE I—REPEAL OF THE IN COME TAX, PAYROLL TAXES, AND ESTATE AND GIFT TAXES

4 SEC. 101. INCOME TAXES REPEALED.

Subtitle A of the Internal Revenue Code of 1986 (relating to income taxes and self-employment taxes) is repealed.

8 SEC. 102. PAYROLL TAXES REPEALED.

9 (a) IN GENERAL.—Subtitle C of the Internal Rev10 enue Code of 1986 (relating to payroll taxes and with11 holding of income taxes) is repealed.

(b) FUNDING OF SOCIAL SECURITY.—For funding of
the Social Security Trust Funds from general revenue, see
section 201 of the Social Security Act (42 U.S.C. 401).

15 SEC. 103. ESTATE AND GIFT TAXES REPEALED.

16 Subtitle B of the Internal Revenue Code of 1986 (re-17 lating to estate and gift taxes) is repealed.

18 SEC. 104. CONFORMING AMENDMENTS; EFFECTIVE DATE.

19 (a) CONFORMING AMENDMENTS.—The Internal Rev-20 enue Code of 1986 is amended—

- 21 (1) by striking subtitle H (relating to financing
- 22 of Presidential election campaigns); and
- 23 (2) by redesignating—
- 24 (A) subtitle D (relating to miscellaneous
 25 excise taxes) as subtitle B;

1	(B) subtitle E (relating to alcohol, tobacco,
2	and certain other excise taxes) as subtitle C;
3	(C) subtitle F (relating to procedure and
4	administration) as subtitle D;
5	(D) subtitle G (relating to the Joint Com-
6	mittee on Taxation) as subtitle E;
7	(E) subtitle I (relating to the Trust Fund
8	Code) as subtitle F;
9	(F) subtitle J (relating to coal industry
10	health benefits) as subtitle G; and
11	(G) subtitle K (relating to group health
12	plan portability, access, and renewability re-
13	quirements) as subtitle H.
13 14	quirements) as subtitle H. (b) REDESIGNATION OF 1986 CODE.—
14	(b) Redesignation of 1986 Code.—
14 15	 (b) Redesignation of 1986 Code.— (1) IN GENERAL.—The Internal Revenue Code
14 15 16	 (b) REDESIGNATION OF 1986 CODE.— (1) IN GENERAL.—The Internal Revenue Code of 1986 enacted on October 22, 1986, as heretofore,
14 15 16 17	 (b) REDESIGNATION OF 1986 CODE.— (1) IN GENERAL.—The Internal Revenue Code of 1986 enacted on October 22, 1986, as heretofore, hereby, or hereafter amended, may be cited as the
14 15 16 17 18	 (b) REDESIGNATION OF 1986 CODE.— (1) IN GENERAL.—The Internal Revenue Code of 1986 enacted on October 22, 1986, as heretofore, hereby, or hereafter amended, may be cited as the Internal Revenue Code of 2025.
14 15 16 17 18 19	 (b) REDESIGNATION OF 1986 CODE.— (1) IN GENERAL.—The Internal Revenue Code of 1986 enacted on October 22, 1986, as heretofore, hereby, or hereafter amended, may be cited as the Internal Revenue Code of 2025. (2) REFERENCES IN LAWS, ETC.—Except when
14 15 16 17 18 19 20	 (b) REDESIGNATION OF 1986 CODE.— (1) IN GENERAL.—The Internal Revenue Code of 1986 enacted on October 22, 1986, as heretofore, hereby, or hereafter amended, may be cited as the Internal Revenue Code of 2025. (2) REFERENCES IN LAWS, ETC.—Except when inappropriate, any reference in any law, Executive
14 15 16 17 18 19 20 21	 (b) REDESIGNATION OF 1986 CODE.— (1) IN GENERAL.—The Internal Revenue Code of 1986 enacted on October 22, 1986, as heretofore, hereby, or hereafter amended, may be cited as the Internal Revenue Code of 2025. (2) REFERENCES IN LAWS, ETC.—Except when inappropriate, any reference in any law, Executive order, or other document—

7

(B) to the Internal Revenue Code of 2025
 shall include a reference to the provisions of law
 formerly known as the Internal Revenue Code
 of 1986.

5 (c) ADDITIONAL AMENDMENTS.—For additional con-6 forming amendments, see section 202 of this Act.

7 (d) EFFECTIVE DATE.—Except as otherwise pro8 vided in this Act, the amendments made by this Act shall
9 take effect on January 1, 2027.

10 TITLE II—SALES TAX ENACTED

11 SEC. 201. SALES TAX.

(a) IN GENERAL.—The Internal Revenue Code of
2025 is amended by inserting before subtitle B (as redesignated by section 104(a)(2)(A)) the following new subtitle:

16 **"Subtitle A—Sales Tax**

"Sec. 1. Principles of interpretation. "Sec. 2. Definitions.

"Chapter 1. Interpretation; Definitions; Imposition of Tax; etc.

"Chapter 2. Credits; Refunds

"Chapter 3. Family Consumption Allowance

"Chapter 4. Federal and State Cooperative Tax Administration

"Chapter 5. Other Administrative Provisions

"Chapter 6. Collections; Appeals; Taxpayer Rights

"Chapter 7. Special Rules

"Chapter 8. Financial Intermediation Services

"Chapter 9. Additional Matters

1 "SEC. 1. PRINCIPLES OF INTERPRETATION.

2 "(a) IN GENERAL.—Any court, the Secretary, and
3 any sales tax administering authority shall consider the
4 purposes of this subtitle (as set forth in subsection (b))
5 as the primary aid in statutory construction.

6 "(b) PURPOSES.—The purposes of this subtitle are7 as follows:

8 "(1) To raise revenue needed by the Federal
9 Government in a manner consistent with the other
10 purposes of this subtitle.

"(2) To tax all consumption of goods and services in the United States once, without exception,
but only once.

14 "(3) To prevent double, multiple, or cascading15 taxation.

16 "(4) To simplify the tax law and reduce the ad17 ministration costs of, and the costs of compliance
18 with, the tax law.

"(5) To provide for the administration of the
tax law in a manner that respects privacy, due process, individual rights when interacting with the government, the presumption of innocence in criminal
proceedings, and the presumption of lawful behavior
in civil proceedings.

1 "(6) To increase the role of State governments 2 in Federal tax administration because of State gov-3 ernment expertise in sales tax administration. "(7) To enhance generally cooperation and co-4 5 ordination among State tax administrators; and to 6 enhance cooperation and coordination among Fed-7 eral and State tax administrators, consistent with 8 the principle of intergovernmental tax immunity. 9 "(c) SECONDARY AIDS TO STATUTORY CONSTRUC-10 TION.—As a secondary aid in statutory construction, any 11 court, the Secretary, and any sales tax administering au-12 thority shall consider— "(1) the common law canons of statutory con-13 14 struction. 15 "(2) the meaning and construction of concepts 16 and terms used in the Internal Revenue Code of 17 1986 as in effect before the effective date of this 18 subtitle, and 19 "(3) construe any ambiguities in this Act in 20 favor of reserving powers to the States respectively, 21 or to the people. 22 **"SEC. 2. DEFINITIONS.** "(a) IN GENERAL.—For purposes of this subtitle— 23 "(1) AFFILIATED FIRMS.—A firm is affiliated 24 25 with another if 1 firm owns 50 percent or more of—

1	"(A) the voting shares in a corporation, or
2	"(B) the capital interests of a business
3	firm that is not a corporation.
4	"(2) Conforming state sales tax.—The
5	term 'conforming State sales tax' means a sales tax
6	imposed by a State that adopts the same definition
7	of taxable property and services as adopted by this
8	subtitle.
9	"(3) Designated commercial private cou-
10	RIER SERVICE.—The term 'designated commercial
11	private courier service' means a firm designated as
12	such by the Secretary or any sales tax administering
13	authority, upon application of the firm, if the firm—
14	"(A) provides its services to the general
15	public,
16	"(B) records electronically to its data base
17	kept in the regular course of its business the
18	date on which an item was given to such firm
19	for delivery, and
20	"(C) has been operating for at least 1
21	year.
22	"(4) Education and training.—The term
23	'education and training' means tuition for primary,
24	secondary, or postsecondary level education, and job-

related training courses. Such term does not include

11

25

	1-
1	room, board, sports activities, recreational activities,
2	hobbies, games, arts or crafts or cultural activities.
3	"(5) GROSS PAYMENTS.—The term 'gross pay-
4	ments' means payments for taxable property or serv-
5	ices, including Federal taxes imposed by this title.
6	"(6) INTANGIBLE PROPERTY.—
7	"(A) IN GENERAL.—The term 'intangible
8	property' includes copyrights, trademarks, pat-
9	ents, goodwill, financial instruments, securities,
10	commercial paper, debts, notes and bonds, and
11	other property deemed intangible at common
12	law. The Secretary shall, by regulation resolve
13	differences among the provisions of common
14	law of the several States.
15	"(B) CERTAIN TYPES OF PROPERTY.—
16	Such term does not include tangible personal
17	property (or rents or leaseholds of any term
18	thereon), real property (or rents or leaseholds
19	of any term thereon) and computer software.
20	"(7) PERSON.—The term 'person' means any
21	natural person, and unless the context clearly does
22	not allow it, any corporation, partnership, limited li-
23	ability company, trust, estate, government, agency,
24	administration, organization, association, or other
25	legal entity (foreign or domestic).

"(8) PRODUCE, PROVIDE, RENDER, OR SELL
 TAXABLE PROPERTY OR SERVICES.—

3 "(A) IN GENERAL.—A taxable property or 4 service is used to produce, provide, render, or 5 sell a taxable property or service if such prop-6 erty or service is purchased by a person en-7 gaged in a trade or business for the purpose of 8 employing or using such taxable property or 9 service in the production, provision, rendering, 10 or sale of other taxable property or services in 11 the ordinary course of that trade or business.

12 "(B) RESEARCH, EXPERIMENTATION, 13 TESTING, AND DEVELOPMENT.—Taxable prop-14 erty or services used in a trade or business for 15 the purpose of research, experimentation, test-16 ing, and development shall be treated as used to 17 produce, provide, render, or sell taxable prop-18 erty or services.

19 "(C) INSURANCE PAYMENTS.—Taxable
20 property or services purchased by an insurer on
21 behalf of an insured shall be treated as used to
22 produce, provide, render, or sell taxable prop23 erty or services if the premium for the insur24 ance contract giving rise to the insurer's obliga-

1	tion was subject to tax pursuant to section 801
2	(relating to financial intermediation services).
3	"(D) EDUCATION AND TRAINING.—Edu-
4	cation and training shall be treated as services
5	used to produce, provide, render, or sell taxable
6	property or services.
7	"(9) Registered seller.—The term 'reg-
8	istered seller' means a person registered pursuant to
9	section 502.
10	"(10) SALES TAX ADMINISTERING AUTHOR-
11	ITY.—The term 'sales tax administering authority'
12	means—
13	"(A) the State agency designated to collect
14	and administer the sales tax imposed by this
15	subtitle, in an administering State, or
16	"(B) the Secretary, in a State that is nei-
17	ther—
18	"(i) an administering State, nor
19	"(ii) a State that has elected to have
20	its sales tax administered by an admin-
21	istering State.
22	"(11) Secretary.—The term 'Secretary'
23	means the Secretary of the Treasury.
24	"(12) TAXABLE EMPLOYER.—

2ployer' includes—3"(i) any household employing domes4tic servants, and5"(ii) any government except for gov6ernment enterprises (as defined in section7704).8"(B) EXCEPTIONS.—The term 'taxable9employer' does not include any employer which10is—11"(i) engaged in a trade or business,12"(ii) a not-for-profit organization (at13defined in section 706), or14"(C) CROSS REFERENCE.—For rules relat15fined in section 704).16"(C) CROSS REFERENCE.—For rules relat17ing to collection and remittance of tax on wage18by taxable employers, see section 103(b)(2).19"(13) TAX INCLUSIVE FAIR MARKET VALUE.—20The term 'tax inclusive fair market value' means th21fair market value of taxable property or services plue	xable em-
4 tic servants, and 5 "(ii) any government except for government enterprises (as defined in section 704). 8 "(B) EXCEPTIONS.—The term 'taxable employer' does not include any employer which is 10 is 11 "(i) engaged in a trade or business, "(ii) a not-for-profit organization (at defined in section 706), or 13 defined in section 706), or 14 "(ii) a government enterprise (as defined in section 704). 15 fined in section 704). 16 "(C) CROSS REFERENCE.—For rules related in government enterprise (as defined in section 704). 18 by taxable employers, see section 103(b)(2). 19 "(13) TAX INCLUSIVE FAIR MARKET VALUE.— 20 The term 'tax inclusive fair market value' means the	
 "(ii) any government except for government enterprises (as defined in section 704). "(B) EXCEPTIONS.—The term 'taxable employer' does not include any employer which is— "(i) engaged in a trade or business, "(i) a not-for-profit organization (and defined in section 706), or defined in section 706), or "(iii) a government enterprise (as defined in section 704). "(C) CROSS REFERENCE.—For rules relating to collection and remittance of tax on wages by taxable employers, see section 103(b)(2). "(13) TAX INCLUSIVE FAIR MARKET VALUE.— The term 'tax inclusive fair market value' means the section 2000 and the se	ng domes-
 6 ernment enterprises (as defined in section 704). 8 "(B) EXCEPTIONS.—The term 'taxable employer' does not include any employer which is— 10 is— 11 "(i) engaged in a trade or business, 12 "(ii) a not-for-profit organization (and defined in section 706), or 14 "(iii) a government enterprise (as defined in section 704). 16 "(C) CROSS REFERENCE.—For rules relation in the interprise of the interprise	
 7 704). 8 "(B) EXCEPTIONS.—The term 'taxable employer' does not include any employer which is— 10 is— 11 "(i) engaged in a trade or business, 12 "(ii) a not-for-profit organization (a defined in section 706), or 14 "(iii) a government enterprise (as defined in section 704). 16 "(C) CROSS REFERENCE.—For rules relating to collection and remittance of tax on waged by taxable employers, see section 103(b)(2). 19 "(13) TAX INCLUSIVE FAIR MARKET VALUE.— 20 The term 'tax inclusive fair market value' means the 	t for gov-
 8 "(B) EXCEPTIONS.—The term 'taxable employer' does not include any employer whice is— 10 is— 11 "(i) engaged in a trade or business, 12 "(ii) a not-for-profit organization (a defined in section 706), or 14 "(iii) a government enterprise (as do fined in section 704). 16 "(C) CROSS REFERENCE.—For rules relating ing to collection and remittance of tax on wages by taxable employers, see section 103(b)(2). 19 "(13) TAX INCLUSIVE FAIR MARKET VALUE.— 20 The term 'tax inclusive fair market value' means the 	in section
 9 employer' does not include any employer which 10 is— 11 "(i) engaged in a trade or business, 12 "(ii) a not-for-profit organization (a 13 defined in section 706), or 14 "(iii) a government enterprise (as do 15 fined in section 704). 16 "(C) CROSS REFERENCE.—For rules relation 17 ing to collection and remittance of tax on waged 18 by taxable employers, see section 103(b)(2). 19 "(13) TAX INCLUSIVE FAIR MARKET VALUE.— 20 The term 'tax inclusive fair market value' means the 	
10is—11"(i) engaged in a trade or business,12"(ii) a not-for-profit organization (a13defined in section 706), or14"(iii) a government enterprise (as defined in section 704).15fined in section 704).16"(C) CROSS REFERENCE.—For rules relating to collection and remittance of tax on waged18by taxable employers, see section 103(b)(2).19"(13) TAX INCLUSIVE FAIR MARKET VALUE.—20The term 'tax inclusive fair market value' means the	'taxable
 "(i) engaged in a trade or business, "(ii) a not-for-profit organization (a defined in section 706), or "(iii) a government enterprise (as defined in section 704). fined in section 704). "(C) CROSS REFERENCE.—For rules relating to collection and remittance of tax on waged by taxable employers, see section 103(b)(2). "(13) TAX INCLUSIVE FAIR MARKET VALUE.— The term 'tax inclusive fair market value' means the 	yer which
 12 "(ii) a not-for-profit organization (a 13 defined in section 706), or 14 "(iii) a government enterprise (as defined in section 704). 15 fined in section 704). 16 "(C) CROSS REFERENCE.—For rules relating to collection and remittance of tax on waged by taxable employers, see section 103(b)(2). 19 "(13) TAX INCLUSIVE FAIR MARKET VALUE.— 20 The term 'tax inclusive fair market value' means the 	
 defined in section 706), or "(iii) a government enterprise (as defined in section 704). fined in section 704). "(C) CROSS REFERENCE.—For rules relating to collection and remittance of tax on waged by taxable employers, see section 103(b)(2). "(13) TAX INCLUSIVE FAIR MARKET VALUE.— The term 'tax inclusive fair market value' means the 	isiness,
 14 "(iii) a government enterprise (as defined in section 704). 16 "(C) CROSS REFERENCE.—For rules relating to collection and remittance of tax on waged by taxable employers, see section 103(b)(2). 19 "(13) TAX INCLUSIVE FAIR MARKET VALUE.— 20 The term 'tax inclusive fair market value' means the 	zation (as
 15 fined in section 704). 16 "(C) CROSS REFERENCE.—For rules relating to collection and remittance of tax on wage by taxable employers, see section 103(b)(2). 19 "(13) TAX INCLUSIVE FAIR MARKET VALUE.— 20 The term 'tax inclusive fair market value' means the 	
 16 "(C) CROSS REFERENCE.—For rules relating to collection and remittance of tax on wage by taxable employers, see section 103(b)(2). 19 "(13) TAX INCLUSIVE FAIR MARKET VALUE.— 20 The term 'tax inclusive fair market value' means the 	se (as de-
 ing to collection and remittance of tax on wage by taxable employers, see section 103(b)(2). "(13) TAX INCLUSIVE FAIR MARKET VALUE The term 'tax inclusive fair market value' means the 	
 by taxable employers, see section 103(b)(2). "(13) TAX INCLUSIVE FAIR MARKET VALUE The term 'tax inclusive fair market value' means the 	ules relat-
 19 "(13) TAX INCLUSIVE FAIR MARKET VALUE 20 The term 'tax inclusive fair market value' means the 	on wages
20 The term 'tax inclusive fair market value' means th	b)(2).
	VALUE.—
21 fair market value of taxable property or corriged plu	means the
21 fair market value of taxable property or services plu	vices plus
the tax imposed by this subtitle.	
23 "(14) TAXABLE PROPERTY OR SERVICE.—	Е.—
24 "(A) GENERAL RULE.—The term 'taxabl	n 'taxable
25 property or service' means—	

16

1	"(i) any property (including leaseholds
2	of any term or rents with respect to such
3	property) but excluding—
4	"(I) intangible property, and
5	"(II) used property, and
6	"(ii) any service (including any finan-
7	cial intermediation services as determined
8	by section 801).
9	"(B) SERVICE.—For purposes of subpara-
10	graph (A), the term 'service'—
11	"(i) shall include any service per-
12	formed by an employee for which the em-
13	ployee is paid wages or a salary by a tax-
14	able employer, and
15	"(ii) shall not include any service per-
16	formed by an employee for which the em-
17	ployee is paid wages or a salary—
18	"(I) by an employer in the reg-
19	ular course of the employer's trade or
20	business,
21	"(II) by an employer that is a
22	not-for-profit organization (as defined
23	in section 706),

	11
1	"(III) by an employer that is a
2	government enterprise (as defined in
3	section 704), and
4	"(IV) by taxable employers to
5	employees directly providing education
6	and training.
7	"(15) UNITED STATES.—The term 'United
8	States', when used in the geographical sense, means
9	each of the 50 States, the District of Columbia, and
10	any commonwealth, territory, or possession of the
11	United States.
12	"(16) USED PROPERTY.—The term 'used prop-
13	erty' means—
14	"(A) property on which the tax imposed by
15	section 101 has been collected and for which no
16	credit has been allowed under section 202, 203,
17	or 205, or
18	"(B) property that was held other than for
19	a business purpose (as defined in section
20	102(b)) on December 31, 2026.
21	"(17) WAGES AND SALARY.—The terms 'wage'
22	and 'salary' mean all compensation paid for employ-
23	ment service including cash compensation, employee
24	benefits, disability insurance, or wage replacement
25	insurance payments, unemployment compensation

1	insurance, workers' compensation insurance, and the
2	fair market value of any other consideration paid by
3	an employer to an employee in consideration for em-
4	ployment services rendered.
5	"(b) Cross References.—
6	"(1) For the definition of business purposes,
7	see section 102(b).
8	"(2) For the definition of insurance contract,
9	see section 206(e).
10	"(3) For the definition of qualified family, see
11	section 302.
12	"(4) For the definition of monthly poverty level,
13	see section 303.
14	"(5) For the definition of large seller, see sec-
15	tion $501(e)(3)$.
16	"(6) For the definition of hobby activities, see
17	section 701.
18	((7) For the definition of gaming sponsor, see
19	section 701(a).
20	"(8) For the definition of a chance, see section
21	701(b).
22	"(9) For the definition of government enter-
23	prise, see section 704(b).
24	"(10) For the definition of mixed use property,
25	see section 705.

"(11) For the definition of qualified not-for profit organization, see section 706.
 "(12) For the definition of financial intermedi ation services, see section 801.
 "CHAPTER 1—INTERPRETATION;

6 **DEFINITIONS; IMPOSITION OF TAX; ETC.**

"Sec. 101. Imposition of sales tax."Sec. 102. Intermediate and export sales."Sec. 103. Rules relating to collection and remittance of tax.

7 "SEC. 101. IMPOSITION OF SALES TAX.

8 "(a) IN GENERAL.—There is hereby imposed a tax
9 on the use or consumption in the United States of taxable
10 property or services.

11 "(b) RATE.—

12 "(1) FOR 2027.—In the calendar year 2027, the
13 rate of tax is 23 percent of the gross payments for
14 the taxable property or service.

15 "(2) FOR YEARS AFTER 2027.—For years after
16 the calendar year 2027, the rate of tax is the com17 bined Federal tax rate percentage (as defined in
18 paragraph (3)) of the gross payments for the taxable
19 property or service.

20 "(3) COMBINED FEDERAL TAX RATE PERCENT21 AGE.—The combined Federal tax rate percentage is
22 the sum of—

23 "(A) the general revenue rate (as defined24 in paragraph (4)),

1	"(B) the old-age, survivors and disability
2	insurance rate, and
3	"(C) the hospital insurance rate.
4	"(4) GENERAL REVENUE RATE.—The general
5	revenue rate shall be 14.91 percent.
6	"(c) Coordination With Import Duties.—The
7	tax imposed by this section is in addition to any import
8	duties imposed by chapter 4 of title 19, United States
9	Code. The Secretary shall provide by regulation that, to
10	the maximum extent practicable, the tax imposed by this
11	section on imported taxable property and services is col-
12	lected and administered in conjunction with any applicable
13	import duties imposed by the United States.
14	"(d) LIABILITY FOR TAX.—
15	"(1) IN GENERAL.—The person using or con-
16	suming taxable property or services in the United
17	States is liable for the tax imposed by this section,
18	except as provided in paragraph (2) of this sub-
19	section.
20	((2) Exception where tax paid to sell-
21	ER.—A person using or consuming a taxable prop-
22	erty or service in the United States is not liable for
23	the tax imposed by this section if the person pays
24	the tax to a person selling the taxable property or

1	service and receives from such person a purchaser's
2	receipt within the meaning of section 509.
3	"SEC. 102. INTERMEDIATE AND EXPORT SALES.
4	"(a) IN GENERAL.—For purposes of this subtitle—
5	"(1) BUSINESS AND EXPORT PURPOSES.—No
6	tax shall be imposed under section 101 on any tax-
7	able property or service purchased for a business
8	purpose in a trade or business.
9	"(2) INVESTMENT PURPOSE.—No tax shall be
10	imposed under section 101 on any taxable property
11	or service purchased for an investment purpose and
12	held exclusively for an investment purpose.
13	"(3) STATE GOVERNMENT FUNCTIONS.—No tax
14	shall be imposed under section 101 on State govern-
15	ment functions that do not constitute the final con-
16	sumption of property or services.
17	"(b) BUSINESS PURPOSES.—For purposes of this
18	section, the term 'purchased for a business purpose in a
19	trade or business' means purchased by a person engaged
20	in a trade or business and used in that trade or business—
21	"(1) for resale,
22	"(2) to produce, provide, render, or sell taxable
23	property or services, or
24	"(3) in furtherance of other bona fide business
25	purposes.

"(c) INVESTMENT PURPOSES.—For purposes of this
 section, the term 'purchased for an investment purpose'
 means property purchased exclusively for purposes of appreciation or the production of income but not entailing
 more than minor personal efforts.

6 "SEC. 103. RULES RELATING TO COLLECTION AND REMIT7 TANCE OF TAX.

8 "(a) LIABILITY FOR COLLECTION AND REMITTANCE 9 OF THE TAX.—Except as provided otherwise by this sec-10 tion, any tax imposed by this subtitle shall be collected 11 and remitted by the seller of taxable property or services 12 (including financial intermediation services).

13 "(b) TAX TO BE REMITTED BY PURCHASER IN CER-14 TAIN CIRCUMSTANCES.—

"(1) IN GENERAL.—In the case of taxable property or services purchased outside of the United
States and imported into the United States for use
or consumption in the United States, the purchaser
shall remit the tax imposed by section 101.

20 "(2) CERTAIN WAGES OR SALARY.—In the case
21 of wages or salary paid by a taxable employer which
22 are taxable services, the employer shall remit the tax
23 imposed by section 101.

24 "(c) CONVERSION OF BUSINESS OR EXPORT PROP25 ERTY OR SERVICES.—Property or services purchased for

a business purpose in a trade or business or for export 1 2 (sold untaxed pursuant to section 102(a)) that is subse-3 quently converted to personal use shall be deemed pur-4 chased at the time of conversion and shall be subject to 5 the tax imposed by section 101 at the fair market value of the converted property as of the date of conversion. The 6 7 tax shall be due as if the property had been sold at the 8 fair market value during the month of conversion. The 9 person using or consuming the converted property is liable 10 for and shall remit the tax.

11 "(d) BARTER TRANSACTIONS.—If gross payment for 12 taxable property or services is made in other than money, 13 then the person responsible for collecting and remitting 14 the tax shall remit the tax to the sales tax administering 15 authority in money as if gross payment had been made 16 in money at the tax inclusive fair market value of the tax-17 able property or services purchased.

18 **"CHAPTER 2—CREDITS; REFUNDS**

"Sec. 201. Credits and refunds.
"Sec. 202. Business use conversion credit.
"Sec. 203. Intermediate and export sales credit.
"Sec. 204. Administration credit.
"Sec. 205. Bad debt credit.
"Sec. 206. Insurance proceeds credit.
"Sec. 207. Refunds.

19 "SEC. 201. CREDITS AND REFUNDS.

20 "(a) IN GENERAL.—Each person shall be allowed a
21 credit with respect to the taxes imposed by section 101
22 for each month in an amount equal to the sum of—

1	"(1) such person's business use conversion
2	credit pursuant to section 202 for such month,
3	"(2) such person's intermediate and export
4	sales credit pursuant to section 203 for such month,
5	"(3) the administration credit pursuant to sec-
6	tion 204 for such month,
7	"(4) the bad debt credit pursuant to section
8	205 for such month,
9	"(5) the insurance proceeds credit pursuant to
10	section 206 for such month,
11	"(6) the transitional inventory credit pursuant
12	to section 902, and
13	"(7) any amount paid in excess of the amount
14	due.
15	"(b) CREDITS NOT ADDITIVE.—Only one credit al-
16	lowed by chapter 2 may be taken with respect to any par-
17	ticular gross payment.
18	"SEC. 202. BUSINESS USE CONVERSION CREDIT.
19	"(a) IN GENERAL.—For purposes of section 201, a
20	person's business use conversion credit for any month is
21	the aggregate of the amounts determined under subsection
22	(b) with respect to taxable property and services—
23	((1) on which tax was imposed by section 101
24	(and actually paid), and

1	((2) which commenced to be 95 percent or
2	more used during such month for business purposes
3	(within the meaning of section 102(b)).
4	"(b) Amount of Credit.—The amount determined
5	under this paragraph with respect to any taxable property
6	or service is the lesser of—
7	"(1) the product of—
8	"(A) the rate imposed by section 101, and
9	"(B) the quotient that is—
10	"(i) the fair market value of the prop-
11	erty or service when its use is converted,
12	divided by
13	"(ii) the quantity that is one minus
14	the tax rate imposed by section 101, or
15	((2) the amount of tax paid with respect to
16	such taxable property or service, including the
17	amount, if any, determined in accordance with sec-
18	tion 705 (relating to mixed use property).
19	"SEC. 203. INTERMEDIATE AND EXPORT SALES CREDIT.
20	"For purposes of section 201, a person's intermediate
21	and export sales credit is the amount of sales tax paid
22	on the purchase of any taxable property or service pur-
23	chased for—
24	"(1) a business purpose in a trade or business
25	(as defined in section 102(b)), or
-0	

1 "(2) export from the United States for use or 2 consumption outside the United States. 3 **"SEC. 204. ADMINISTRATION CREDIT.** "(a) IN GENERAL.—Every person filing a timely 4 5 monthly report (with regard to extensions) in compliance 6 with section 501 shall be entitled to a taxpayer adminis-7 trative credit equal to the greater of— "(1) \$200, or 8 "(2) one-quarter of 1 percent of the tax remit-9 10 ted. 11 "(b) LIMITATION.—The credit allowed under this sec-12 tion shall not exceed 20 percent of the tax due to be remitted prior to the application of any credit or credits per-13 mitted by section 201. 14 15 "SEC. 205. BAD DEBT CREDIT. 16 "(a) FINANCIAL INTERMEDIATION SERVICES.—Any 17 person who has experienced a bad debt (other than unpaid invoices within the meaning of subsection (b)) shall be en-18 titled to a credit equal to the product of— 19 20 "(1) the rate imposed by section 101, and

- 21 "(2) the quotient that is—
- 22 "(A) the amount of the bad debt (as de23 fined in section 802), divided by

24 "(B) the quantity that is one minus the25 rate imposed by section 101.

"(b) UNPAID INVOICES.—Any person electing the ac crual method pursuant to section 503 that has with re spect to a transaction—

4 "(1) invoiced the tax imposed by section 101,
5 "(2) remitted the invoiced tax,
6 "(3) actually delivered the taxable property or

7 performed the taxable services invoiced, and

8 "(4) not been paid 180 days after date the in-9 voice was due to be paid,

10 shall be entitled to a credit equal to the amount of tax11 remitted and unpaid by the purchaser.

12 "(c) SUBSEQUENT PAYMENT.—Any payment made 13 with respect to a transaction subsequent to a section 205 14 credit being taken with respect to that transaction shall 15 be subject to tax in the month the payment was received 16 as if a tax inclusive sale of taxable property and services 17 in the amount of the payment had been made.

18 "(d) PARTIAL PAYMENTS.—Partial payments shall
19 be treated as pro rata payments of the underlying obliga20 tion and shall be allocated proportionately—

21 "(1) for fully taxable payments, between pay22 ment for the taxable property and service and tax,
23 and

"(2) for partially taxable payments, among pay ment for the taxable property and service, tax and
 other payment.

4 "(e) RELATED PARTIES.—The credit provided by this
5 section shall not be available with respect to sales made
6 to related parties. For purposes of this section, related
7 party means affiliated firms and family members (as de8 fined in section 302(b)).

9 "SEC. 206. INSURANCE PROCEEDS CREDIT.

10 "(a) IN GENERAL.—A person receiving a payment from an insurer by virtue of an insurance contract shall 11 12 be entitled to a credit in an amount determined by sub-13 section (b), less any amount paid to the insured by the insurer pursuant to subsection (c), if the entire premium 14 15 (except that portion allocable to the investment account of the underlying policy) for the insurance contract giving 16 rise to the insurer's obligation to make a payment to the 17 18 insured was subject to the tax imposed by section 101 and 19 said tax was paid.

20 "(b) CREDIT AMOUNT.—The amount of the credit21 shall be the product of—

- 22 "(1) the rate imposed by section 101, and
- 23 "(2) the quotient that is—
- 24 "(A) the amount of the payment made by25 the insurer to the insured, divided by

"(B) the quantity that is one minus the rate imposed by section 101.

3 "(c) ADMINISTRATIVE OPTION.—The credit deter-4 mined in accordance with subsection (b) shall be paid by 5 the insurer to the insured and the insurer shall be entitled to the credit in lieu of the insured, except that the insurer 6 7 may elect, in a form prescribed by the Secretary, to not 8 pay the credit and require the insured to make application 9 for the credit. In the event of such election, the insurer 10 shall provide to the Secretary and the insured the name and tax identification number of the insurer and of the 11 insured and indicate the proper amount of the credit. 12

"(d) COORDINATION WITH RESPECT TO EXEMPTION.—If taxable property or services purchased by an insurer on behalf of an insured are purchased free of tax
by virtue of section 2(a)(8)(C), then the credit provided
by this section shall not be available with respect to that
purchase.

"(e) INSURANCE CONTRACT.—For purposes of subsection (a), the term 'insurance contract' shall include a
life insurance contract, a health insurance contract, a
property and casualty loss insurance contract, a general
liability insurance contract, a marine insurance contract,
a fire insurance contract, an accident insurance contract,
a disability insurance contract, a long-term care insurance

1

2

contract, and an insurance contract that provides a com bination of these types of insurance.

3 "SEC. 207. REFUNDS.

"(a) REGISTERED SELLERS.—If a registered seller 4 5 files a monthly tax report with an overpayment, then, upon application by the registered seller in a form pre-6 7 scribed by the sales tax administering authority, the over-8 payment shown on the report shall be refunded to the reg-9 istered seller within 60 days of receipt of said application. 10 In the absence of such application, the overpayment may be carried forward, without interest, by the person entitled 11 12 to the credit.

"(b) OTHER PERSONS.—If a person other than a registered seller has an overpayment for any month, then,
upon application by the person in a form prescribed by
the sales tax administering authority, the credit balance
due shall be refunded to the person within 60 days of receipt of said application.

19 "(c) INTEREST.—No interest shall be paid on any 20 balance due from the sales tax administering authority 21 under this subsection for any month if such balance due 22 is paid within 60 days after the application for refund is 23 received. Balances due not paid within 60 days after the 24 application for refund is received shall bear interest from the date of application. Interest shall be paid at the Fed eral short-term rate (as defined in section 511).

3 "(d) SUSPENSION OF PERIOD TO PAY REFUND 4 ONLY IF FEDERAL OR STATE COURT RULING.—The 60-5 day periods under subsections (a) and (b) shall be suspended with respect to a purported overpayment (or por-6 7 tion thereof) only during any period that there is in effect 8 a preliminary, temporary, or final ruling from a Federal 9 or State court that there is reasonable cause to believe 10 that such overpayment may not actually be due.

11 "CHAPTER 3—FAMILY CONSUMPTION 12 ALLOWANCE

"Sec. 301. Family consumption allowance.
"Sec. 302. Qualified family.
"Sec. 303. Monthly poverty level.
"Sec. 304. Rebate mechanism.
"Sec. 305. Change in family circumstances.

13 "SEC. 301. FAMILY CONSUMPTION ALLOWANCE.

14 "Each qualified family shall be eligible to receive a
15 sales tax rebate each month. The sales tax rebate shall
16 be in an amount equal to the product of—

17 "(1) the rate of tax imposed by section 101,

- 18 and
- 19 "(2) the monthly poverty level.

20 "SEC. 302. QUALIFIED FAMILY.

21 "(a) GENERAL RULE.—For purposes of this chapter,

22 the term 'qualified family' shall mean one or more family

23 members sharing a common residence. All family members

1	sharing a common residence shall be considered as part
2	of one qualified family.
3	"(b) FAMILY SIZE DETERMINATION.—
4	"(1) IN GENERAL.—To determine the size of a
5	qualified family for purposes of this chapter, family
6	members shall mean—
7	"(A) an individual,
8	"(B) the individual's spouse,
9	"(C) all lineal ancestors and descendants
10	of said individual (and such individual's
11	spouse),
12	"(D) all legally adopted children of such
13	individual (and such individual's spouse), and
14	"(E) all children under legal guardianship
15	of such individual (or such individual's spouse).
16	"(2) Identification requirements.—In
17	order for a person to be counted as a member of the
18	family for purposes of determining the size of the
19	qualified family, such person must—
20	"(A) have a bona fide Social Security num-
21	ber, and
22	"(B) be a lawful resident of the United
23	States.
24	"(c) Children Living Away From Home.—

1 "(1) STUDENTS LIVING AWAY FROM HOME.— 2 Any person who was a registered student during not 3 fewer than 5 months in a calendar year while living 4 away from the common residence of a qualified fam-5 ily but who receives over 50 percent of such person's 6 support during a calendar year from members of the 7 qualified family shall be included as part of the fam-8 ily unit whose members provided said support for 9 purposes of this chapter.

10 "(2) CHILDREN OF DIVORCED OR SEPARATED 11 PARENTS.—If a child's parents are divorced or le-12 gally separated, a child for purposes of this chapter 13 shall be treated as part of the qualified family of the 14 custodial parent. In cases of joint custody, the custo-15 dial parent for purposes of this chapter shall be the 16 parent that has custody of the child for more than 17 one-half of the time during a given calendar year. A 18 parent entitled to be treated as the custodial parent 19 pursuant to this paragraph may release this claim to 20 the other parent if said release is in writing.

"(d) ANNUAL REGISTRATION.—In order to receive
the family consumption allowance provided by section 301,
a qualified family must register with the sales tax administering authority in a form prescribed by the Secretary.
The annual registration form shall provide—

"(1) the name of each family member who 1 2 shared the qualified family's residence on the family 3 determination date, "(2) the Social Security number of each family 4 5 member on the family determination date who 6 shared the qualified family's residence on the family 7 determination date. "(3) the family member or family members to 8 9 whom the family consumption allowance should be 10 paid, "(4) a certification that all listed family mem-11 12 bers are lawful residents of the United States, ((5) a certification that all family members 13 14 sharing the common residence are listed, "(6) a certification that no family members 15 16 were incarcerated on the family determination date 17 (within the meaning of subsection (l)), and 18 "(7) the address of the qualified family. 19 Said registration shall be signed by all members of the 20 qualified family that have attained the age of 21 years 21 as of the date of filing. "(e) REGISTRATION NOT MANDATORY.-Registra-22 23 tion is not mandatory for any qualified family. 24 "(f) EFFECT OF FAILURE TO PROVIDE ANNUAL REGISTRATION.—Any qualified family that fails to reg-25

ister in accordance with this section within 30 days of the
 family determination date, shall cease receiving the
 monthly family consumption allowance in the month be ginning 90 days after the family determination date.

5 "(g) EFFECT OF CURING FAILURE TO PROVIDE AN-6 NUAL REGISTRATION.—Any qualified family that failed to 7 timely make its annual registration in accordance with this 8 section but subsequently cures its failure to register, shall 9 be entitled to up to 6 months of lapsed sales tax rebate 10 payments. No interest on lapsed payment amount shall be 11 paid.

12 "(h) EFFECTIVE DATE OF ANNUAL REGISTRA13 TIONS.—Annual registrations shall take effect for the
14 month beginning 90 days after the family registration
15 date.

16 "(i) EFFECTIVE DATE OF REVISED REGISTRA-17 TIONS.—A revised registration made pursuant to section 18 305 shall take effect for the first month beginning 60 days 19 after the revised registration was filed. The existing reg-20 istration shall remain in effect until the effective date of 21 the revised registration.

22 "(j) DETERMINATION OF REGISTRATION FILING
23 DATE.—An annual or revised registration shall be deemed
24 filed when—

"(1) deposited in the United States mail, post age prepaid, to the address of the sales tax admin istering authority,

4 "(2) delivered and accepted at the offices of the
5 sales tax administering authority, or

6 "(3) provided to a designated commercial pri7 vate courier service for delivery within 2 days to the
8 sales tax administering authority at the address of
9 the sales tax administering authority.

10 "(k) Proposed Registration To Be Provided.— 11 Thirty or more days before the family registration date, 12 the sales tax administering authority shall mail to the ad-13 dress shown on the most recent rebate registration or change of address notice filed pursuant to section 305(d) 14 15 a proposed registration that may be simply signed by the appropriate family members if family circumstances have 16 17 not changed.

18 "(1) INCARCERATED INDIVIDUALS.—An individual
19 shall not be eligible under this chapter to be included as
20 a member of any qualified family if that individual—

21 "(1) is incarcerated in a local, State, or Federal
22 jail, prison, mental hospital, or other institution on
23 the family determination date, and

24 "(2) is scheduled to be incarcerated for 625 months or more in the 12-month period following

the effective date of the annual registration or the revised registration of said qualified family.

3 "(m) FAMILY DETERMINATION DATE.—The family 4 determination date is a date assigned to each family by 5 the Secretary for purposes of determining qualified family size and other information necessary for the administra-6 7 tion of this chapter. The Secretary shall promulgate regulations regarding the issuance of family determination 8 9 dates. In the absence of any regulations, the family deter-10 mination date for all families shall be October 1. The Secretary may assign family determination dates for adminis-11 12 trative convenience. Permissible means of assigning family 13 determination dates include a method based on the birth dates of family members. 14

15 "(n) CROSS REFERENCE.—For penalty for filing16 false rebate claim, see section 504(i).

17 "SEC. 303. MONTHLY POVERTY LEVEL.

18 "(a) IN GENERAL.—The monthly poverty level for
19 any particular month shall be one-twelfth of the 'annual
20 poverty level'. For purposes of this section the 'annual
21 poverty level' shall be the sum of—

"(1) the annual level determined by the Department of Health and Human Services poverty guidelines required by sections 652 and 673(2) of the

1

2

3 "(2) in case of families that include a married
4 couple, the 'annual marriage penalty elimination
5 amount'.

6 "(b) ANNUAL MARRIAGE PENALTY ELIMINATION
7 AMOUNT.—The annual marriage penalty elimination
8 amount shall be the amount that is—

9 "(1) the amount that is two times the annual
10 level determined by the Department of Health and
11 Human Services poverty guidelines required by sec12 tions 652 and 673(2) of the Omnibus Reconciliation
13 Act of 1981 for a family of one, less

"(2) the annual level determined by the Department of Health and Human Services poverty guidelines required by sections 652 and 673(2) of the
Omnibus Reconciliation Act of 1981 for a family of
two.

19 "SEC. 304. REBATE MECHANISM.

"(a) GENERAL RULE.—The Social Security Administration shall provide a monthly sales tax rebate to duly
registered qualified families in an amount determined in
accordance with section 301.

24 "(b) PERSONS RECEIVING REBATE.—The payments25 shall be made to the persons designated by the qualifying

1 family in the annual or revised registration for each quali-2 fied family in effect with respect to the month for which 3 payment is being made. Payments may only be made to 4 persons 18 years or older. If more than 1 person is des-5 ignated in a registration to receive the rebate, then the 6 rebate payment shall be divided evenly between or among 7 those persons designated.

8 "(c) WHEN REBATES MAILED.—Rebates shall be
9 mailed on or before the first business day of the month
10 for which the rebate is being provided.

"(d) SMART CARDS AND DIRECT ELECTRONIC DEPOSIT PERMISSIBLE.—The Social Security Administration
may provide rebates in the form of smart cards that carry
cash balances in their memory for use in making purchases at retail establishments or by direct electronic deposit.

17 "SEC. 305. CHANGE IN FAMILY CIRCUMSTANCES.

18 "(a) GENERAL RULE.—In the absence of the filing 19 of a revised registration in accordance with this chapter, 20 the common residence of the qualified family, marital sta-21 tus and number of persons in a qualified family on the 22 family registration date shall govern determinations re-23 quired to be made under this chapter for purposes of the 24 following calendar year. "(b) NO DOUBLE COUNTING.—In no event shall any
 person be considered part of more than one qualified fam ily.

4 "(c) REVISED REGISTRATION PERMISSIBLE.—A
5 qualified family may file a revised registration for pur6 poses of section 302(d) to reflect a change in family cir7 cumstances. A revised registration form shall provide—

8 "(1) the name of each family member who
9 shared the qualified family's residence on the filing
10 date of the revised registration,

"(2) the Social Security number of each family
member who shared the qualified family's residence
on the filing date of the revised registration,

14 "(3) the family member or family members to
15 whom the family consumption allowance should be
16 paid,

17 "(4) a certification that all listed family mem-18 bers are lawful residents of the United States,

19 "(5) a certification that all family members20 sharing the commoner residence are listed,

21 "(6) a certification that no family members
22 were incarcerated on the family determination date
23 (within the meaning of section 302(1)), and

24 "(7) the address of the qualified family.

Said revised registration shall be signed by all members
 of the qualified family that have attained the age of 21
 years as of the filing date of the revised registration.

4 "(d) CHANGE OF ADDRESS.—A change of address for
5 a qualified family may be filed with the sales tax admin6 istering authority at any time and shall not constitute a
7 revised registration.

8 "(e) REVISED REGISTRATION NOT MANDATORY.—
9 Revised registrations reflecting changes in family status
10 are not mandatory.

11 **"CHAPTER 4—FEDERAL AND STATE**

12 COOPERATIVE TAX ADMINISTRATION

"Sec. 401. Authority for States to collect tax.
"Sec. 402. Federal administrative support for States.
"Sec. 403. Federal-State tax conferences.
"Sec. 404. Federal administration in certain States.
"Sec. 405. Interstate allocation and destination determination.
"Sec. 406. General administrative matters.
"Sec. 407. Jurisdiction.

13 "SEC. 401. AUTHORITY FOR STATES TO COLLECT TAX.

14 "(a) IN GENERAL.—The tax imposed by section 101
15 on gross payments for the use or consumption of taxable
16 property or services within a State shall be administered,
17 collected, and remitted to the United States Treasury by
18 such State if the State is an administering State.
19 "(b) ADMINISTERING STATE.—For purposes of this
20 section, the term 'administering State' means any State—

21 "(1) which maintains a sales tax, and

"(2) which enters into a cooperative agreement
with the Secretary containing reasonable provisions
governing the administration by such State of the
taxes imposed by the subtitle and the remittance to
the United States in a timely manner of taxes collected under this chapter.

7 "(c) COOPERATIVE AGREEMENTS.—The agreement 8 under subsection (b)(2) shall include provisions for the ex-9 peditious transfer of funds, contact officers, dispute reso-10 lution, information exchange, confidentiality, taxpayer 11 rights, and other matters of importance. The agreement 12 shall not contain extraneous matters.

13 "(d) TIMELY REMITTANCE OF TAX.—

14 "(1) IN GENERAL.—Administering States shall
15 remit and pay over taxes collected under this subtitle
16 on behalf of the United States (less the administra17 tion fee allowable under paragraph (2)) not later
18 than 5 days after receipt. Interest at 150 percent of
19 the Federal short-term rate shall be paid with re20 spect to amounts remitted after the due date.

21 "(2) ADMINISTRATION FEE.—An administering
22 State may retain an administration fee equal to one23 quarter of 1 percent of the amounts otherwise re24 quired to be remitted to the United States under
25 this chapter by the administering State.

1	"(e) Limitation on Administration of Tax by
2	UNITED STATES.—The Secretary may administer the tax
3	imposed by this subtitle in an administering State only
4	if—
5	"(1)(A) such State has failed on a regular basis
6	to timely remit to the United States taxes collected
7	under this chapter on behalf of the United States,
8	or
9	"(B) such State has on a regular basis other-
10	wise materially breached the agreement referred to
11	in subsection $(b)(2)$,
12	"(2) the State has failed to cure such alleged
13	failures and breaches within a reasonable time,
14	"(3) the Secretary provides such State with
15	written notice of such alleged failures and breaches,
16	and
17	"(4) a District Court of the United States with-
18	in such State, upon application of the Secretary, has
19	rendered a decision—
20	"(A) making findings of fact that—
21	"(i) such State has failed on a regular
22	basis to timely remit to the United States
23	taxes collected under this chapter on behalf
24	of the United States, or such State has on
25	a regular basis otherwise materially

1	breached the agreement referred to in sub-
2	section $(b)(2)$,
3	"(ii) the Secretary has provided such
4	State with written notice of such alleged
5	failures and breaches, and
6	"(iii) the State has failed to cure such
7	alleged failures and breaches within a rea-
8	sonable time, and
9	"(B) making a determination that it is in
10	the best interest of the citizens of the United
11	States that the administering State's authority
12	to administer the tax imposed by this subtitle
13	be revoked and said tax be administered di-
14	rectly by the Secretary.
15	The order of the District Court revoking the author-
16	ity of an Administering State shall contain provi-
17	sions governing the orderly transfer of authority to
18	the Secretary.
19	"(f) REINSTITUTION.—A State that has had its au-
20	thority revoked pursuant to subsection (e) shall not be an
21	administering State for a period of not less than 5 years
22	after the date of the order of revocation. For the first cal-
23	endar year commencing 8 years after the date of the order
24	of revocation, the State shall be regarded without preju-
25	dice as eligible to become an administering State.

1 "(g) THIRD STATE ADMINISTRATION PERMIS-SIBLE.—It shall be permissible for a State to contract with 2 3 an administering State to administer the State's sales tax 4 for an agreed fee. In this case, the agreement con-5 templated by subsection (c) shall have both the State and the Federal Government as parties. 6

"(h) INVESTIGATIONS AND AUDITS.—Administering
8 States shall not conduct investigations or audits at facili9 ties in other administering States in connection with the
10 tax imposed by section 101 or conforming State sales tax
11 but shall instead cooperate with other administering
12 States using the mechanisms established by section 402,
13 by compact or by other agreement.

14 "SEC. 402. FEDERAL ADMINISTRATIVE SUPPORT FOR15STATES.

16 "(a) IN GENERAL.—The Secretary shall administer
17 a program to facilitate information sharing among States.
18 "(b) STATE COMPACTS.—The Secretary shall facili19 tate, and may be a party to a compact among States for
20 purposes of facilitating the taxation of interstate pur21 chases and for other purposes that may facilitate imple22 mentation of this subtitle.

23 "(c) AGREEMENT WITH CONFORMING STATES.—The
24 Secretary is authorized to enter into and shall enter into
25 an agreement among conforming States enabling con-

forming States to collect conforming State sales tax on
 sales made by sellers without a particular conforming
 State to a destination within that particular conforming
 State.

5 "(d) SECRETARY'S AUTHORITY.—The Secretary shall
6 have the authority to promulgate regulations, to provide
7 guidelines, to assist States in administering the national
8 sales tax, to provide for uniformity in the administration
9 of the tax and to provide guidance to the public.

10 "SEC. 403. FEDERAL-STATE TAX CONFERENCES.

11 "Not less than once annually, the Secretary shall host 12 a conference with the sales tax administrators from the 13 various administering States to evaluate the state of the 14 national sales tax system, to address issues of mutual con-15 cern and to develop and consider legislative, regulatory, 16 and administrative proposals to improve the tax system. 17 "SEC. 404. FEDERAL ADMINISTRATION IN CERTAIN STATES.

18 "The Secretary shall administer the tax imposed by
19 this subtitle in any State or other United States jurisdic20 tion that—

21 "(1) is not an administering State, or

"(2) elected to have another State administer
its tax in accordance with section 401(g).

3 "(a) DESTINATION GENERALLY.—The tax imposed
4 by this subtitle is a destination principle tax. This section
5 shall govern for purposes of determining—

6 "(1) whether the destination of taxable property
7 and services is within or without the United States,
8 and

9 "(2) which State or territory within the United
10 States is the destination of taxable property and
11 services.

12 "(b) TANGIBLE PERSONAL PROPERTY.—Except as 13 provided in subsection (g) (relating to certain leases), the 14 destination of tangible personal property shall be the State 15 or territory in which the property was first delivered to 16 the purchaser (including agents and authorized represent-17 atives).

"(c) REAL PROPERTY.—The destination of real property, or rents or leaseholds on real property, shall be the
State or territory in which the real property is located.
"(d) OTHER PROPERTY.—The destination of any
other taxable property shall be the residence of the purchaser.

24 "(e) SERVICES.—

25 "(1) GENERAL RULE.—The destination of serv26 ices shall be the State or territory in which the use
•HR 25 IH

or consumption of the services occurred. Allocation
 of service invoices relating to more than 1 jurisdic tion shall be on the basis of time or another method
 determined by regulation.

5 "(2) TELECOMMUNICATIONS SERVICES.—The 6 destination of telecommunications services shall be 7 the residence of the purchaser. Telecommunications 8 services include telephone, telegraph, beeper, radio, 9 cable television, satellite, and computer on-line or 10 network services.

11 "(3) DOMESTIC TRANSPORTATION SERVICES.— 12 For transportation services where all of the final 13 destinations are within the United States, the des-14 tination of transportation services shall be the final 15 destination of the trip (in the case of round or mul-16 tiple trip fares, the services amount shall be equally 17 allocated among each final destination).

18 "(4) INTERNATIONAL TRANSPORTATION SERV19 ICES.—For transportation services where the final
20 destination or origin of the trip is without the
21 United States, the service amount shall be deemed
22 50 percent attributable to the United States destina23 tion or origin.

"(5) ELECTRICAL SERVICE.—The destination of
 electrical services shall be the residence of the pur chaser.

4 "(f) FINANCIAL INTERMEDIATION SERVICES.—The
5 destination of financial intermediation services shall be the
6 residence of the purchaser.

7 "(g) RENTS PAID FOR THE LEASE OF TANGIBLE8 PROPERTY.—

9 "(1) GENERAL RULE.—Except as provided in 10 paragraph (2), the destination of rents paid for the 11 lease of tangible property and leaseholds on such 12 property shall be where the property is located while 13 in use.

14 "(2) LAND VEHICLES; AIRCRAFT, WATER
15 CRAFT.—The destination of rental and lease pay16 ments on land vehicles, aircraft and water craft shall
17 be—

"(A) in the case of rentals and leases of a
term of 1 month or less, the location where the
land vehicle, aircraft, or water craft was originally delivered to the renter or lessee, and

22 "(B) in the case of rentals and leases of a
23 term greater than 1 month, the residence of the
24 renter or lessee.

1 "(h) ALLOCATION RULES.—For purposes of allo-2 cating revenue—

3 "(1) between or among administering States
4 from taxes imposed by this subtitle or from State
5 sales taxes administered by third-party admin6 istering States, or

7 "(2) between or among States imposing con-8 forming State sales taxes,

9 the revenue shall be allocated to those States that are the10 destination of the taxable property or service.

11 "(i) FEDERAL OFFICE OF REVENUE ALLOCATION.— 12 The Secretary shall establish an Office of Revenue Allocation to arbitrate any claims or disputes among admin-13 istering States as to the destination of taxable property 14 15 and services for purposes of allocating revenue between or among the States from taxes imposed by this subtitle. The 16 17 determination of the Administrator of the Office of Revenue Allocation shall be subject to judicial review in any 18 Federal court with competent jurisdiction. The standard 19 20 of review shall be abuse of discretion.

21 "SEC. 406. GENERAL ADMINISTRATIVE MATTERS.

"(a) IN GENERAL.—The Secretary and each sales tax
administering authority may employ such persons as may
be necessary for the administration of this subtitle and
may delegate to employees the authority to conduct inter-

views, hearings, prescribe rules, promulgate regulations,
 and perform such other duties as are required by this sub title.

4 "(b) RESOLUTION OF ANY INCONSISTENT RULES 5 AND REGULATIONS.—In the event that the Secretary and 6 any sales tax administering authority have issued incon-7 sistent rules or regulations, any lawful rule or regulation 8 issued by the Secretary shall govern.

9 "(c) ADEQUATE NOTICE TO BE PROVIDED.—Except 10 in the case of an emergency declared by the Secretary (and not his designee), no rule or regulation issued by the Sec-11 retary with respect to any internal revenue law shall take 12 13 effect before 90 days have elapsed after its publication in the Federal Register. Upon issuance, the Secretary shall 14 15 provide copies of all rules or regulations issued under this title to each sales tax administering authority. 16

"(d) NO RULES, RULINGS, OR REGULATIONS WITH
RETROACTIVE EFFECT.—No rule, ruling, or regulation
issued or promulgated by the Secretary relating to any internal revenue law or by a sales tax administering authority shall apply to a period prior to its publication in the
Federal Register (or State equivalent) except that a regulation may take retroactive effect to prevent abuse.

24 "(e) REVIEW OF IMPACT OF REGULATIONS, RULES,
25 AND RULINGS ON SMALL BUSINESS.—

1 "(1) SUBMISSION TO SMALL BUSINESS ADMIN-2 ISTRATION.—After publication of any proposed or 3 temporary regulation by the Secretary relating to in-4 ternal revenue laws, the Secretary shall submit such regulation to the Chief Counsel for Advocacy of the 5 6 Small Business Administration for comment on the 7 impact of such regulation on small businesses. Not 8 later than the date 30 days after the date of such 9 submission, the Chief Counsel for Advocacy of the 10 Small Business Administration shall submit com-11 ments on such regulation to the Secretary. "(2) Consideration of comments.—In pre-12

scribing any final regulation which supersedes a proposed or temporary regulation which had been submitted under this subsection to the Chief Counsel
for Advocacy of the Small Business Administration,
the Secretary shall—

18 "(A) consider the comments of the Chief
19 Counsel for Advocacy of the Small Business
20 Administration on such proposed or temporary
21 regulation, and

22 "(B) in promulgating such final regulation,
23 include a narrative that describes the response
24 to such comments.

1 "(3) SUBMISSION OF CERTAIN FINAL REGULA-2 TION.—In the case of promulgation by the Secretary 3 of any final regulations (other than a temporary reg-4 ulation) which do not supersede a proposed regula-5 tion, the requirements of paragraphs (1) and (2)6 shall apply, except that the submission under para-7 graph (1) shall be made at least 30 days before the 8 date of such promulgation, and the consideration 9 and discussion required under paragraph (2) shall 10 be made in connection with the promulgation of such 11 final regulation.

"(f) SMALL BUSINESS REGULATORY SAFEGUARDS.—
The Small Business Regulatory Enforcement Fairness Act
(Public Law 104–121; 110 Stat. 857 ('SBREFA')) and
the Regulatory Flexibility Act (5 U.S.C. 601–612
('RFA')) shall apply to regulations promulgated under this
subtitle.

18 "SEC. 407. JURISDICTION.

19 "(a) STATE JURISDICTION.—A sales tax admin-20 istering authority shall have jurisdiction over any gross 21 payments made which have a destination (as determined 22 in accordance with section 405) within the State of said 23 sales tax administering authority. This grant of jurisdic-24 tion is not exclusive of any other jurisdiction that such 25 sales tax administering authority may have. 1 "(b) FEDERAL JURISDICTION.—The grant of juris-2 diction in subsection (a) shall not be in derogation of Fed-3 eral jurisdiction over the same matter. The Federal Gov-4 ernment shall have the right to exercise preemptive juris-5 diction over matters relating to the taxes imposed by this 6 subtitle.

7 "CHAPTER 5—OTHER ADMINISTRATIVE 8 PROVISIONS

"Sec. 501. Monthly reports and payments.
"Sec. 502. Registration.
"Sec. 503. Accounting.
"Sec. 504. Penalties.
"Sec. 505. Burden of persuasion and burden of production.
"Sec. 506. Attorneys' and accountancy fees.
"Sec. 507. Summons, examinations, audits, etc.
"Sec. 508. Records.
"Sec. 509. Tax to be separately stated and charged.
"Sec. 510. Coordination with title 11.
"Sec. 511. Applicable interest rate.

9 "SEC. 501. MONTHLY REPORTS AND PAYMENTS.

- 10 "(a) TAX REPORTS AND FILING DATES.—
- 11 "(1) IN GENERAL.—On or before the 15th day

12 of each month, each person who is—

13 "(A) liable to collect and remit the tax imposed by this subtitle by reason of section
162()

- 15 103(a), or
- 16 "(B) liable to pay tax imposed by this sub17 title which is not collected pursuant to section
 18 103(a),
- shall submit to the appropriate sales tax admin-istering authority (in a form prescribed by the Sec-

1	retary) a report relating to the previous calendar
2	month.
3	"(2) CONTENTS OF REPORT.—The report re-
4	quired under paragraph (1) shall set forth—
5	"(A) the gross payments referred to in sec-
6	tion 101,
7	"(B) the tax collected under chapter 4 in
8	connection with such payments,
9	"(C) the amount and type of any credit
10	claimed, and
11	"(D) other information reasonably required
12	by the Secretary or the sales tax administering
13	authority for the administration, collection, and
14	remittance of the tax imposed by this subtitle.
15	"(b) TAX PAYMENTS DATE.—
16	"(1) GENERAL RULE.—The tax imposed by this
17	subtitle during any calendar month is due and shall
18	be paid to the appropriate sales tax administering
19	authority on or before the 15th day of the suc-
20	ceeding month. Both Federal tax imposed by this
21	subtitle and conforming State sales tax (if any) shall
22	be paid in 1 aggregate payment.
23	((2) Cross reference.—See subsection (e)
24	relating to remitting of separate segregated funds
25	for sellers that are not small sellers.

"(c) EXTENSIONS FOR FILING REPORTS.—

1

2 "(1) AUTOMATIC EXTENSIONS FOR NOT MORE
3 THAN 30 DAYS.—On application, an extension of not
4 more than 30 days to file reports under subsection
5 (a) shall be automatically granted.

6 "(2) OTHER EXTENSIONS.—On application, ex-7 tensions of 30 to 60 days to file such reports shall 8 be liberally granted by the sales tax administering 9 authority for reasonable cause. Extensions greater 10 than 60 days may be granted by the sales tax ad-11 ministering authority to avoid hardship.

12 "(3) NO EXTENSION FOR PAYMENT OF
13 TAXES.—Notwithstanding paragraphs (1) and (2),
14 no extension shall be granted with respect to the
15 time for paying or remitting the taxes under this
16 subtitle.

17 "(d) TELEPHONE REPORTING OF VIOLATIONS.—The
18 Secretary shall establish a system under which a violation
19 of this subtitle can be brought to the attention of the sales
20 tax administering authority for investigation through the
21 use of a toll-free telephone number and otherwise.

22 "(e) Separate Segregated Accounts.—

23 "(1) IN GENERAL.—Any registered seller that
24 is not a small seller shall deposit all sales taxes col25 lected pursuant to section 103 in a particular week

in a separate segregated account maintained at a
bank or other financial institution within 3 business
days of the end of such week. Said registered seller
shall also maintain in that account sufficient funds
to meet the bank or financial institution minimum
balance requirements, if any, and to pay account
fees and costs.

8 "(2) SMALL SELLER.—For purposes of this 9 subsection, a small seller is any person that has not 10 collected \$20,000 or more of the taxes imposed by 11 this subtitle in any of the previous 12 months.

12 "(3) LARGE SELLERS.—Any seller that has col-13 lected \$100,000 or more of the taxes imposed by 14 this subtitle in any of the previous 12 months is a 15 large seller. A large seller shall remit to the sales tax 16 administering authority the entire balance of depos-17 ited taxes in its separate segregated account on the 18 first business day following the end of the calendar 19 week. The Secretary may by regulation require the 20 electronic transfer of funds due from large sellers.

21 "(4) WEEK.—For purposes of this subsection,
22 the term 'week' shall mean the 7-day period ending
23 on a Friday.

1	"(f) Determination of Report Filing Date
2	A report filed pursuant to subsection (a) shall be deemed
3	filed when—
4	"(1) deposited in the United States mail, post-
5	age prepaid, addressed to the sales tax administering
6	authority,
7	((2) delivered and accepted at the offices of the
8	sales tax administering authority,
9	"(3) provided to a designated commercial pri-
10	vate courier service for delivery within 2 days to the
11	sales tax administering authority at the address of
12	the sales tax administering authority, or
13	"(4) by other means permitted by the Sec-
14	retary.
15	"(g) Security Requirements.—A large seller
16	(within the meaning of subsection $(e)(3)$) shall be required

to provide security in an amount equal to the greater of

\$100,000 or one and one-half times the seller's average

monthly tax liability during the previous 6 calendar

months. Security may be a cash bond, a bond from a sur-

ety company approved by the Secretary, a certificate of

deposit, or a State or United States Treasury bond. A

bond qualifying under this subsection must be a con-

tinuing instrument for each calendar year (or portion

thereof) that the bond is in effect. The bond must remain

17

18

19

20

21

22

23

24

25

in effect until the surety or sureties are released and dis-1 2 charged. Failure to provide security in accordance with 3 this section shall result in revocation of the seller's section 4 502 registration. If a person who has provided security 5 pursuant to this subsection— 6 "(1) fails to pay an amount indicated in a final 7 notice of amount due under this subtitle (within the 8 meaning of section 605(d)), "(2) no Taxpayer Assistance Order is in effect 9 10 relating to the amount due, 11 "(3) either the time for filing an appeal pursu-12 ant to section 604 has passed or the appeal was de-13 nied, and 14 "(4) the amount due is not being litigated in 15 any judicial forum, then the security or part of the security, as the case may 16 be, may be forfeited in favor of the Secretary to the extent 17 of such tax due (plus interest if any). 18 19 "(h) REWARDS PROGRAM.—The Secretary is author-20 ized to maintain a program of awards wherein individuals 21 that assist the Secretary or sales tax administering au-22 thorities in discovering or prosecuting tax fraud may be 23 remunerated.

24 "(i) CROSS REFERENCE.—For interest due on taxes25 remitted late, see section 6601.

1 "SEC. 502. REGISTRATION.

2 "(a) IN GENERAL.—Any person liable to collect and
3 remit taxes pursuant to section 103(a) who is engaged in
4 a trade or business shall register as a seller with the sales
5 tax administering authority administering the taxes im6 posed by this subtitle.

7 "(b) AFFILIATED FIRMS.—Affiliated firms shall be
8 treated as 1 person for purposes of this section. Affiliated
9 firms may elect, upon giving notice to the Secretary in
10 a form prescribed by the Secretary, to treat separate firms
11 as separate persons for purposes of this subtitle.

12 "(c) DESIGNATION OF TAX MATTERS PERSON.— 13 Every person registered pursuant to subsection (a) shall 14 designate a tax matters person who shall be an individual 15 whom the sales tax administering authority may contact 16 regarding tax matters. Each person registered must pro-17 vide notice of a change in the identity of the tax matters 18 person within 30 days of said change.

19 "(d) EFFECT OF FAILURE TO REGISTER.—Any per-20 son that is required to register and who fails to do so is 21 prohibited from selling taxable property or services. The 22 Secretary or a sales tax administering authority may bring 23 an action seeking a temporary restraining order, an in-24 junction, or such other order as may be appropriate to 25 enforce this section.

1 "SEC. 503. ACCOUNTING.

2 "(a) CASH METHOD TO BE USED GENERALLY.—
3 Registered sellers and other persons shall report trans4 actions using the cash method of accounting unless an
5 election to use the accrual method of accounting is made
6 pursuant to subsection (b).

7 "(b) ELECTION TO USE ACCRUAL METHOD.—A per8 son may elect with respect to a calender year to remit
9 taxes and report transactions with respect to the month
10 where a sale was invoiced and accrued.

11 "(c) CROSS REFERENCE.—See section 205 for rules
12 relating to bad debts for sellers electing the accrual meth13 od.

14 "SEC. 504. PENALTIES.

15 "(a) FAILURE TO REGISTER.—Each person who is
16 required to register pursuant to section 502 but fails to
17 do so prior to notification by the sales tax administering
18 authority shall be liable for a penalty of \$500.

19 "(b) RECKLESS OR WILLFUL FAILURE TO COLLECT20 TAX.—

21 "(1) CIVIL PENALTY; FRAUD.—Each person
22 who is required to and recklessly or willfully fails to
23 collect taxes imposed by this subtitle shall be liable
24 for a penalty equal to the greater of \$500 or 20 per25 cent of tax not collected.

"(2) CRIMINAL PENALTY.—Each person who is 1 2 required to and willfully fails as part of a trade or 3 business to collect taxes imposed by this subtitle 4 may be fined an amount up to the amount deter-5 mined in accordance with paragraph (1) or impris-6 oned for a period of not more than 1 year or both. 7 "(c) Reckless or Willful Assertion of Invalid 8 EXEMPTION.—

9 "(1) CIVIL PENALTY; FRAUD.—Each person 10 who recklessly or willfully asserts an invalid inter-11 mediate or export sales exemption from the taxes 12 imposed by this subtitle shall be liable for a penalty 13 equal to the greater of \$500 or 20 percent of the tax 14 not collected or remitted.

15 "(2) CRIMINAL PENALTY.—Each person who 16 willfully asserts an invalid intermediate or export 17 sales exemption from the taxes imposed by this sub-18 title may be fined an amount up to the amount de-19 termined in accordance with paragraph (1) or im-20 prisoned for a period of not more than 1 year or 21 both.

22 "(d) RECKLESS OR WILLFUL FAILURE TO REMIT
23 TAX COLLECTED.—

24 "(1) CIVIL PENALTY; FRAUD.—Each person25 who is required to and recklessly or willfully fails to

remit taxes imposed by this subtitle and collected
 from purchasers shall be liable for a penalty equal
 to the greater of \$1,000 or 50 percent of the tax not
 remitted.

5 "(2) CRIMINAL PENALTY.—Each person who 6 willfully fails to remit taxes imposed by this subtitle 7 and collected from purchasers may be fined an 8 amount up to the amount determined in accordance 9 with paragraph (1) or imprisoned for a period of not 10 more than 2 years or both.

"(e) RECKLESS OR WILLFUL FAILURE TO PAY
TAX.—Each person who is required to and recklessly or
willfully fails to pay taxes imposed by this subtitle shall
be liable for a penalty equal to the greater of \$500 or
20 percent of the tax not paid.

16 "(f) PENALTY FOR LATE FILING.—

17 "(1) IN GENERAL.—In the case of a failure by
18 any person who is required to and fails to file a re19 port required by section 501 on or before the due
20 date (determined with regard to any extension) for
21 such report, such person shall pay a penalty for each
22 month or fraction thereof that said report is late
23 equal to the greater of—

24 "(A) \$50, or

1	"(B) 0.5 percent of the gross payments re-
2	quired to be shown on the report.
3	"(2) Increased penalty on returns filed
4	AFTER WRITTEN INQUIRY.—The amount of the pen-
5	alty under paragraph (1) shall be doubled with re-
6	spect to any report filed after a written inquiry with
7	respect to such report is received by the taxpayer
8	from the sales tax administering authority.
9	"(3) LIMITATION.—The penalty imposed under
10	this subsection shall not exceed 12 percent.
11	"(4) EXCEPTIONS.—
12	"(A) REASONABLE CAUSE.—No penalty
13	shall be imposed under this subsection with re-
14	spect to any failure if it is shown that such fail-
15	ure is due to reasonable cause.
16	"(B) OTHER WAIVER AUTHORITY.—In ad-
17	dition to penalties not imposed by reason of
18	subparagraph (A), the sales tax administering
19	authority, on application, shall waive the pen-
20	alty imposed by paragraph (1) once per reg-
21	istered person per 24-month period. The pre-
22	ceding sentence shall not apply to a penalty de-
23	termined under paragraph (2).
24	"(g) Penalty for Willfully or Recklessly Ac-
25	CEPTING A FALSE INTERMEDIATE OR EXPORT SALES

CERTIFICATE.—A person who willingly or recklessly ac cepts a false intermediate or export sales certificate shall
 pay a penalty equal to 20 percent of the tax not collected
 by reason of said acceptance.

5 "(h) PENALTY FOR LATE REMITTANCE OF TAXES.—
6 "(1) IN GENERAL.—A person who is required
7 to timely remit taxes imposed by this subtitle and
8 remits taxes more than 1 month after such taxes are
9 due shall pay a penalty equal to 1 percent per month
10 (or fraction thereof) from the due date.

11 "(2) LIMITATION.—The penalty imposed under
12 this subsection shall not exceed 24 percent.

"(3) EXCEPTIONS FOR REASONABLE CAUSE.— 13 14 No penalty shall be imposed under paragraph (1) 15 with respect to any late remittance if it is shown 16 that such late remittance is due to reasonable cause. 17 "(i) PENALTY FOR FILING FALSE REBATE CLAIM.— 18 "(1) CIVIL PENALTY; FRAUD.—A person who 19 willingly or recklessly files a false claim for a family 20 consumption allowance rebate (within the meaning 21 of chapter 3) shall—

22 "(A) pay a penalty equal to the greater of
23 \$500 or 50 percent of the claimed annual re24 bate amount not actually due, and

"(B) repay any rebates received as a result
 of the false rebate claim (together with inter est).

4 "(2) CRIMINAL PENALTY.—A person who will5 ingly files a false claim for a family consumption al6 lowance rebate (within the meaning of chapter 3)
7 may be fined an amount up to the amount deter8 mined in accordance with paragraph (1) or impris9 oned for a period not more than 1 year or both.

"(j) PENALTY FOR BAD CHECK.—If any check or
money order in payment of any amount receivable under
this subtitle is not duly paid, in addition to other penalties
provided by law, the person who tendered such check shall
pay a penalty equal to the greater of—

15 "(1) \$25, or

"(2) two percent of the amount of such check.
"(k) PENALTY FOR FAILURE TO MAINTAIN A SEPARATE SEGREGATED ACCOUNT.—Any person required to
maintain a separate segregated account pursuant to section 501(e) that fails to maintain such a separate segregated account shall pay a penalty of \$1,000.

"(1) PENALTY FOR FAILURE TO DEPOSIT COLLECTED TAXES IN A SEPARATE SEGREGATED ACCOUNT.—Any person required to deposit collected taxes
into a separate segregated account maintained pursuant

to section 501(e) that fails to timely deposit said taxes 1 2 into the separate segregated account shall pay a penalty 3 equal to 1 percent of the amount required to be deposited. 4 The penalty imposed by the previous sentence shall be tri-5 pled unless said taxes have been deposited in the separate segregated account or remitted to the sales tax admin-6 7 istering authority within 16 days of the date said deposit 8 was due.

9 "(m) JOINT AND SEVERAL LIABILITY FOR TAX MAT-10 TERS PERSON AND RESPONSIBLE OFFICERS.—The tax 11 matters person (designated pursuant to section 502(c)) 12 and responsible officers or partners of a firm shall be 13 jointly and severally liable for the tax imposed by this sub-14 title and penalties imposed by this subtitle.

15 "(n) RIGHT OF CONTRIBUTION.—If more than 1 per-16 son is liable with respect to any tax or penalty imposed 17 by this subtitle, each person who paid such tax or penalty 18 shall be entitled to recover from other persons who are 19 liable for such tax or penalty an amount equal to the ex-20 cess of the amount paid by such person over such person's 21 proportionate share of the tax or penalty.

22 "(o) Civil Penalties and Criminal Fines Not
23 Exclusive.—

"(1) CIVIL PENALTY.—The fact that a civil
 penalty has been imposed shall not prevent the im position of a criminal fine.

4 "(2) CRIMINAL FINE.—The fact that a criminal
5 fine has been imposed shall not prevent the imposi6 tion of a civil penalty.

7 "(p) CONFIDENTIALITY.—Any person who violates
8 the requirements relating to confidentiality of tax informa9 tion (as provided in section 605(e)) may be fined up to
10 \$10,000 or imprisoned for a period of not more than 1
11 year, or both.

12 "(q) CROSS REFERENCE.—For interest due on late13 payments, see section 6601.

14 "SEC. 505. BURDEN OF PERSUASION AND BURDEN OF PRO-15 DUCTION.

"In all disputes concerning taxes imposed by this sub-16 17 title, the person engaged in a dispute with the sales tax administering authority or the Secretary, as the case may 18 be, shall have the burden of production of documents and 19 records but the sales tax administering authority or the 20 21 Secretary shall have the burden of persuasion. In all dis-22 putes concerning an exemption claimed by a purchaser, 23 if the seller has on file an intermediate sale or export sale 24 certificate from the purchaser and did not have reasonable cause to believe that the certificate was improperly pro-25

vided by the purchaser with respect to such purchase
 (within the meaning of section 103), then the burden of
 production of documents and records relating to that ex emption shall rest with the purchaser and not with the
 seller.

6 "SEC. 506. ATTORNEYS' AND ACCOUNTANCY FEES.

"In all disputes concerning taxes imposed by this sub-7 8 title, the person engaged in a dispute with the sales tax 9 administering authority or the Secretary, as the case may 10 be, shall be entitled to reasonable attorneys' fees, accountancy fees, and other reasonable professional fees incurred 11 in direct relation to the dispute unless the sales tax admin-12 13 istering authority or the Secretary establishes that its position was substantially justified. 14

15 "SEC. 507. SUMMONS, EXAMINATIONS, AUDITS, ETC.

16 "(a) SUMMONS.—Persons are subject to administrative summons by the sales tax administering authority for 17 records, documents, and testimony required by the sales 18 tax administering authority to accurately determine liabil-19 ity for tax under this subtitle. A summons shall be served 20 21 by the sales tax administering authority by an attested 22 copy delivered in hand to the person to whom it is directed 23 or left at his last known address. The summons shall de-24 scribe with reasonable certainty what is sought.

1 "(b) EXAMINATIONS AND AUDITS.—The sales tax ad-2 ministering authority has the authority to conduct at a 3 reasonable time and place examinations and audits of per-4 sons who are or may be liable to collect and remit tax 5 imposed by this subtitle and to examine the books, papers, 6 records, or other data of such persons which may be rel-7 evant or material to the determination of tax due.

"(c) LIMITATION ON AUTHORITY IN CASE OF REFER-8 9 RAL.—No administrative summons may be issued by the sales tax administering authority and no action be com-10 menced to enforce an administrative summons with re-11 spect to any person if a Justice Department referral or 12 13 referral to a State Attorney General's Office is in effect with respect to such person relating to a tax imposed by 14 15 this subtitle. Such referral is in effect with respect to any person if the sales tax administering authority or the Sec-16 retary has recommended to the Justice Department or a 17 State Attorney General's Office a grand jury investigation 18 19 of such person or a criminal prosecution of such person 20 that contemplates criminal sanctions under this title. A 21 referral shall be terminated when—

"(1) the Justice Department or a State Attorney General's Office notifies the sales tax administering authority or the Secretary that he will not—

1	"(A) prosecute such person for any offense
2	connected with the internal revenue laws,
3	"(B) authorize a grand jury investigation
4	of such person with respect to such offense, or
5	"(C) continue such a grand jury investiga-
6	tion, or
7	((2) a final disposition has been made of any
8	criminal proceeding connected with the internal rev-
9	enue laws, or conforming State sales tax, against

10 such person.

11 "SEC. 508. RECORDS.

"Any person liable to remit taxes pursuant to this 12 13 subtitle shall keep records (including a record of all section 14 509 receipts provided, complete records of intermediate 15 and export sales, including purchaser's intermediate and 16 export sales certificates and tax number and the net of 17 tax amount of purchase) sufficient to determine the 18 amounts reported, collected, and remitted for a period of 19 6 years after the latter of the filing of the report for which the records formed the basis or when the report was due 20 to be filed. Any purchaser who purchased taxable property 21 22 or services but did not pay tax by reason of asserting an 23 intermediate and export sales exemption shall keep records 24 sufficient to determine whether said exemption was valid 1 for a period of 7 years after the purchase of taxable prop-2 erty or services.

3 "SEC. 509. TAX TO BE SEPARATELY STATED AND CHARGED.

4 "(a) IN GENERAL.—For each purchase of taxable 5 property or services for which a tax is imposed by section 6 101, the seller shall charge the tax imposed by section 101 7 separately from the purchase. For purchase of taxable 8 property or services for which a tax is imposed by section 9 101, the seller shall provide to the purchaser a receipt for 10 each transaction that includes—

11 "(1) the property or services price exclusive of12 tax,

13 "(2) the amount of tax paid,

14 "(3) the property or service price inclusive of15 tax,

"(4) the tax rate (the amount of tax paid (per
paragraph (2))) divided by the property or service
price inclusive of tax (per paragraph (3)),

19 "(5) the date that the good or service was sold,
20 "(6) the name of the vendor, and

21 "(7) the vendor registration number.

"(b) VENDING MACHINE EXCEPTION.—The requirements of subsection (a) shall be inapplicable in the case
of sales by vending machines. Vending machines for purposes of this subsection are machines—

"(1) that dispense taxable property in exchange
 for coins or currency, and

3 "(2) that sell no single item exceeding \$10 per
4 unit in price.

5 "(c) FINANCIAL INTERMEDIATION SERVICES EXCEP-6 TION.—The requirements of subsection (a) shall be inap-7 plicable in the case of sales financial intermediation serv-8 ice. Receipts shall be issued when the tax is imposed (in 9 accordance with section 803 (relating to timing of tax on 10 financial intermediation services)).

11 "SEC. 510. COORDINATION WITH TITLE 11.

12 "No addition to tax shall be made under section 504
13 with respect to a period during which a case is pending
14 under title 11, United States Code—

"(1) if such tax was incurred by the estate and
the failure occurred pursuant to an order of the
court finding probable insufficiency of funds of the
estate to pay administrative expenses, or

19 "(2) if—

20 "(A) such tax was incurred by the debtor
21 before the earlier of the order for relief or (in
22 the involuntary case) the appointment of a
23 trustee, and

24 "(B) the petition was filed before the due25 date prescribed by law (including extensions)

1	for filing a return of such tax, or the date for
2	making the addition to tax occurs on or after
3	the date the petition was filed.
4	"SEC. 511. APPLICABLE INTEREST RATE.
5	"(a) IN GENERAL.—
6	"(1) Federal short-term rate.—In the
7	case of a debt instrument, investment, financing
8	lease, or account with a term of not over 3 years,
9	the applicable interest rate is the Federal short-term
10	rate.
11	"(2) FEDERAL MID-TERM RATE.—In the case
12	of a debt instrument, investment, financing lease, or
13	account with a term of over 3 years but not over 9
14	years, the applicable interest rate is the Federal
15	mid-term rate.
16	"(3) Federal long-term rate.—In the case
17	of a debt instrument, investment, financing lease, or
18	account with a term of over 9 years, the applicable
19	interest rate is the Federal long-term rate.
20	"(b) Federal Short-Term Rate.—The Federal
21	short-term rate shall be the rate determined by the Sec-
22	retary based on the average market yield (selected by the
23	Secretary and ending in the calendar month in which the
24	determination is made during any one month) on out-

standing marketable obligations of the United States with
 remaining periods to maturity of 3 years or fewer.

3 "(c) FEDERAL MID-TERM RATE.—The Federal mid-4 term rate shall be the rate determined by the Secretary 5 based on the average market yield (selected by the Secretary and ending in the calendar month in which the de-6 7 termination is made during any 1 month) on outstanding 8 marketable obligations of the United States with remain-9 ing periods to maturity of more than 3 years and not over 10 9 years.

11 "(d) FEDERAL LONG-TERM RATE.—The Federal 12 long-term rate shall be the rate determined by the Sec-13 retary based on the average market yield (selected by the 14 Secretary and ending in the calendar month in which the 15 determination is made during any 1 month) on out-16 standing marketable obligations of the United States with 17 remaining periods to maturity of over 9 years.

18 "(e) DETERMINATION OF RATES.—During each cal19 endar month, the Secretary shall determine the Federal
20 short-term rate, the Federal mid-term rate and the Fed21 eral long-term rate which shall apply during the following
22 calendar month.

23 "CHAPTER 6—COLLECTIONS; APPEALS; 24 TAXPAYER RIGHTS

"Sec. 601. Collections.

"Sec. 602. Power to levy, etc.

"Sec. 603. Problem resolution offices.

•HR 25 IH

"Sec. 604. Appeals."Sec. 605. Taxpayer rights."Sec. 606. Installment agreements compromises.

1 "SEC. 601. COLLECTIONS.

2 "The sales tax administering authority shall collect
3 the taxes imposed by this subtitle, except as provided in
4 section 404 (relating to Federal administration in certain
5 States).

6 "SEC. 602. POWER TO LEVY, ETC.

7 "(a) IN GENERAL.—The sales tax administering au8 thority may levy and seize property, garnish wages or sal9 ary and file liens to collect amounts due under this sub10 title, pursuant to enforcement of—

11 "(1) a judgment duly rendered by a court of12 law,

"(2) an amount due if the taxpayer has failed
to exercise his appeals rights under section 604, or
"(3) an amount due if the appeals process determined that an amount remained due and the taxpayer has failed to timely petition the Tax Court for
relief.

"(b) EXEMPTION FROM LEVY, SEIZURE, AND GARNISHMENTS.—There shall be exempt from levy, seizure,
and garnishment or penalty in connection with any tax
imposed by this subtitle—

23 "(1) wearing apparel, school books, fuel, provi24 sions, furniture, personal effects, tools of a trade or
•HR 25 IH

1	profession, livestock in a household up to an aggre-
2	gate value of \$15,000, and
3	"(2) monthly money income equal to 150 per-
4	cent of the monthly poverty level (as defined in sec-
5	tion 303).
6	"(c) LIENS TO BE TIMELY RELEASED.—Subject to
7	such reasonable regulations as the Secretary may provide,
8	any lien imposed with respect to a tax imposed by this
9	title shall be released not later than 30 days after—
10	"(1) the liability was satisfied or became unen-
11	forceable, or
12	"(2) a bond was accepted as security.
13	"SEC. 603. PROBLEM RESOLUTION OFFICES.
14	"(a) Problem Resolution Office To Be Estab-
15	LISHED.—Each sales tax administering authority shall es-
15	Inshed.—Each sales tax auministering authority shall es-
15	tablish an independent Problem Resolution Office and ap-
16	tablish an independent Problem Resolution Office and ap-
16 17	tablish an independent Problem Resolution Office and appoint an adequate number of problem resolution officers.
16 17 18	tablish an independent Problem Resolution Office and ap- point an adequate number of problem resolution officers. The head of the problem resolution office must be ap-
16 17 18 19	tablish an independent Problem Resolution Office and ap- point an adequate number of problem resolution officers. The head of the problem resolution office must be ap- pointed by, and serve at the pleasure of either the State
16 17 18 19 20	tablish an independent Problem Resolution Office and ap- point an adequate number of problem resolution officers. The head of the problem resolution office must be ap- pointed by, and serve at the pleasure of either the State Governor (in the case of an administering State) or the
 16 17 18 19 20 21 	tablish an independent Problem Resolution Office and ap- point an adequate number of problem resolution officers. The head of the problem resolution office must be ap- pointed by, and serve at the pleasure of either the State Governor (in the case of an administering State) or the President of the United States.
 16 17 18 19 20 21 22 	 tablish an independent Problem Resolution Office and appoint an adequate number of problem resolution officers. The head of the problem resolution office must be appointed by, and serve at the pleasure of either the State Governor (in the case of an administering State) or the President of the United States. "(b) AUTHORITY OF PROBLEM RESOLUTION OFFI-

ity if, in the opinion of the problem resolution officer, said 1 2 collection activity is reasonably likely to not be in compli-3 ance with law or to prevent hardship (other than by reason 4 of having to pay taxes lawfully due). Problem resolution 5 officers shall also have the authority to issue Taxpayer As-6 sistance Orders releasing or returning property that has 7 been levied upon or seized, ordering that a lien be released 8 and that garnished wages be returned. A Taxpayer Assist-9 ance Order may only be rescinded or modified by the prob-10 lem resolution officer that issued it, by the highest official in the relevant sales tax administering authority or by its 11 12 general counsel upon a finding that the collection activity 13 is justified by clear and convincing evidence. The authority to reverse this Taxpayer Assistance Order may not be del-14 15 egated.

16 "(c) Form of Request for Taxpayer Assistance ORDER.—The Secretary shall establish a form and proce-17 18 dure to aid persons requesting the assistance of the Problem Resolution Office and to aid the Problem Resolution 19 20 Office in understanding the needs of the person seeking 21 assistance. The use of this form, however, shall not be a 22 prerequisite to a problem resolution officer taking action, 23 including issuing a Taxpayer Assistance Order.

24 "(d) CONTENT OF TAXPAYER ASSISTANCE ORDER.—
25 A Taxpayer Assistance Order shall contain the name of

the problem resolution officer, any provision relating to 1 the running of any applicable period of limitation, the 2 3 name of the person that the Taxpayer Assistance Order 4 assists, the government office (or employee or officer of 5 said government office) to whom it is directed and the ac-6 tion or cessation of action that the Taxpayer Assistance 7 Order requires of said government officer (or employee or 8 officer of said government office). The Taxpayer Assist-9 ance Order need not contain findings of fact or its legal 10 basis; however, the problem resolution officer must provide findings of fact and the legal basis for the issuance of the 11 12 Taxpayer Assistance Order to the sales tax administering 13 authority upon the request of an officer of said authority within 2 weeks of the receipt of such request. 14

15 "(e) INDEPENDENCE PROTECTED.—Problem resolu-16 tion officers shall not be disciplined or adversely affected 17 for the issuance of administrative injunctions unless a pat-18 tern of issuing injunctions that are manifestly unreason-19 able is proven in an administrative hearing by a prepon-20 derance of the evidence.

21 "(f) OTHER RIGHTS NOT LIMITED.—Nothing in this
22 section shall limit the authority of the sales tax admin23 istering authority, the registered person or other person
24 from pursuing any legal remedy in any court with jurisdic25 tion over the dispute at issue.

1 "(g) LIMITATIONS.—The running of any applicable 2 period of limitation shall be suspended for a period of 8 3 weeks following the issuance of a Taxpayer Assistance 4 Order or, if specified, for a longer period set forth in the 5 Taxpayer Assistance Order provided the suspension does 6 not exceed 6 months.

7 "SEC. 604. APPEALS.

8 "(a) ADMINISTRATIVE APPEALS.—The sales tax ad-9 ministering authority shall establish an administrative ap-10 peals process wherein the registered person or other per-11 son in disagreement with a decision of the sales tax admin-12 istering authority asserting liability for tax is provided a 13 full and fair hearing in connection with any disputes said 14 person has with the sales tax administering authority.

15 "(b) TIMING OF ADMINISTRATIVE APPEALS.—Said
16 administrative appeal must be made within 60 days of re17 ceiving a final notice of amount due pursuant to section
18 605(d) unless leave for an extension is granted by the ap19 peals officer in a form prescribed by the Secretary. Leave
20 shall be granted to avoid hardship.

21 "SEC. 605. TAXPAYER RIGHTS.

22 "(a) RIGHTS TO BE DISCLOSED.—The sales tax ad23 ministering authority shall provide to any person against
24 whom it has—

25 "(1) commenced an audit or investigation,

- "(2) issued a final notice of amount due,
 "(3) filed an administrative lien, levy, or gar nishment,
 "(4) commenced other collection action,
- 5 "(5) commenced an action for civil penalties, or
 6 "(6) any other legal action,

7 a document setting forth in plain English the rights of 8 the person. The document shall explain the administrative 9 appeals process, the authority of the Problem Resolution 10 Office (established pursuant to section 603) and how to contact that Office, the burden of production and persua-11 12 sion that the person and the sales tax administering au-13 thority bear (pursuant to section 505), the right of the person to professional fees (pursuant to section 506), the 14 15 right to record interviews and such other rights as the person may possess under this subtitle. Said document will 16 17 also set forth the procedures for entering into an install-18 ment agreement.

"(b) RIGHT TO PROFESSIONAL ASSISTANCE.—In all
dealings with the sales tax administering authority, a person shall have the right to assistance, at their own expense, of one or more professional advisors.

23 "(c) RIGHT TO RECORD INTERVIEWS.—Any person24 who is interviewed by an agent of the sales tax admin-

istering authority shall have the right to video or audio
 tape the interview at the person's own expense.

3 "(d) RIGHT TO FINAL NOTICE OF AMOUNT DUE.— 4 No collection or enforcement action will be commenced 5 against a person until 30 days after they have been provided with a final notice of amount due under this subtitle 6 7 by the sales tax administering authority. The final notice 8 of amount due shall set forth the amount of tax due (along 9 with any interest and penalties due) and the factual and 10 legal basis for such amounts being due with sufficient specificity that such basis can be understood by a reason-11 12 able person who is not a tax professional reading the no-13 tice. The final notice shall be sent by certified mail, return 14 receipt requested, to—

15 "(1) the address last provided by a registered16 seller, or

17 "(2) the best available address to a person who18 is not a registered seller.

19 "(e) Confidentiality of Tax Information.—

20 "(1) IN GENERAL.—All reports and report in21 formation (related to any internal revenue law) shall
22 be confidential and except as authorized by this
23 title—

1	"(A) no officer or employee (including
2	former officers and employees) of the United
3	States,
4	"(B) no officer or employee (including
5	former officers and employees) of any State or
6	local agency who has had access to returns or
7	return information, and
8	"(C) no other person who has had access
9	to returns or return information,
10	shall disclose any report or report information ob-
11	tained by him in any manner in connection with his
12	service as such officer or employee or otherwise.
13	"(2) Designees.—The sales tax administering
14	authority may, subject to such requirements as the
15	Secretary may impose, disclose the report and report
16	information of a person to that person or persons as
17	that person may designate to receive said informa-
18	tion or return.
19	"(3) Other sales tax administering au-
20	THORITIES.—A sales tax administering authority
21	may impose, disclose the report and report informa-
22	tion to another sales tax administering authority.
23	"(4) INCOMPETENCY.—A sales tax admin-
24	istering authority may, subject to such requirements
25	as the Secretary may impose, disclose the report and

1	report information to the committee, trustee, or
2	guardian of a person who is incompetent.
3	"(5) DECEASED PERSONS.—A sales tax admin-
4	istering authority may, subject to such requirements
5	as the Secretary may impose, disclose the report and
6	report information to the decedent's—
7	"(A) administrator, executor, estate trust-
8	ee, or
9	"(B) heir at law, next of kin, or beneficiary
10	under a will who has a material interest that
11	will be affected by the information.
12	"(6) BANKRUPTCY.—A sales tax administering
13	authority may, subject to such requirements as the
14	Secretary may impose, disclose the report and report
15	information to a person's trustee in bankruptcy.
16	"(7) Congress.—Upon written request from
17	the Chairman of the Committee on Ways and
18	Means, the Chairman of the Committee on Finance
19	of the Senate, or the Chairman or Chief of Staff of
20	the Joint Committee on Taxation, a sales tax admin-
21	istering authority shall disclose the report and report
22	information, except that any report or report infor-
23	mation that can be associated with or otherwise
24	identify a particular person shall be furnished to
25	such committee only when sitting in closed executive

1	session unless such person otherwise consents in
2	writing to such disclosure.
3	"(8) WAIVER OF PRIVACY RIGHTS.—A person
4	may waive confidentiality rights provided by this sec-
5	tion. Such waiver must be in writing.
6	"(9) INTERNAL USE.—Disclosure of the report
7	or report information by officers or employees of a
8	sales tax administering authority to other officers or
9	employees of a sales tax administering authority in
10	the ordinary course of tax administration activities
11	shall not constitute unlawful disclosure of the report
12	or report information.
13	"(10) STATISTICAL USE.—Upon request in
14	writing by the Secretary of Commerce, the Secretary
15	shall furnish such reports and report information to
16	officers and employees of the Department of Com-
17	merce as the Secretary may prescribe by regulation
18	for the purposes of, and only to the extent necessary
19	in, the structuring of censuses and national eco-
20	nomic accounts and conducting related statistical ac-
21	tivities authorized by law.
22	

"(11) DEPARTMENT OF THE TREASURY.—Returns and return information shall be open for inspection by officers and employees of the Department of the Treasury whose official duties require

1 such inspection or disclosure for the purpose of, and 2 only to the extent necessary for, preparing economic 3 or financial forecasts, projections, analyses, or esti-4 mates. Such inspection or disclosure shall be per-5 mitted only upon written request that sets forth the 6 reasons why such inspection or disclosure is nec-7 essary and is signed by the head of the bureau or 8 office of the Department of the Treasury requesting 9 the inspection or disclosure.

10 "SEC. 606. INSTALLMENT AGREEMENTS; COMPROMISES.

11 "The sales tax administering authority is authorized 12 to enter into written agreements with any person under 13 which the person is allowed to satisfy liability for payment of any tax under this subtitle (and penalties and interest 14 15 relating thereto) in installment payments if the sales tax administering authority determines that such agreement 16 will facilitate the collection of such liability. The agree-17 ment shall remain in effect for the term of the agreement 18 19 unless the information that the person provided to the 20 sales tax administering authority was materially inac-21 curate or incomplete. The sales tax administering author-22 ity may compromise any amounts alleged to be due.

23

"CHAPTER 7—SPECIAL RULES

"Sec. 701. Hobby activities."Sec. 702. Gaming activities."Sec. 703. Government purchases."Sec. 704. Government enterprises.

"Sec. 705. Mixed use property. "Sec. 706. Not-for-profit organizations.

1 "SEC. 701. HOBBY ACTIVITIES.

"(a) HOBBY ACTIVITIES.—Neither the exemption af-2 3 forded by section 102 for intermediate sales nor the credits available pursuant to section 202 or 203 shall be avail-4 5 able for any taxable property or service purchased for use in an activity if that activity is not engaged in for-profit. 6 7 "(b) STATUS DEEMED.—If the activity has received 8 gross payments for the sale of taxable property or services 9 that exceed the sum of—

- 10 "(1) taxable property and services purchased,
- 11 "(2) wages and salary paid, and

12 "(3) taxes (of any type) paid,

13 in two or more of the most recent 3 calendar years during14 which it operated then the business activity shall be con-15 clusively deemed to be engaged in for profit.

16 "SEC. 702. GAMING ACTIVITIES.

17 "(a) REGISTRATION.—Any person selling one or
18 more chances is a gaming sponsor and shall register, in
19 a form prescribed by the Secretary, with the sales tax ad20 ministering authority as a gaming sponsor.

21 "(b) CHANCE DEFINED.—For purposes of this sec22 tion, the term 'chance' means a lottery ticket, a raffle tick23 et, chips, other tokens, a bet or bets placed, a wager or
24 wagers placed, or any similar device where the purchase

of the right gives rise to an obligation by the gaming spon sor to pay upon the occurrence of—

3 "(1) a random or unpredictable event, or
4 "(2) an event over which neither the gaming
5 sponsor nor the person purchasing the chance has
6 control over the outcome.

7 "(c) CHANCES NOT TAXABLE PROPERTY OR SERV8 ICE.—Notwithstanding any other provision in this sub9 title, a chance is not taxable property or services for pur10 poses of section 101.

11 "(d) TAX ON GAMING SERVICES IMPOSED.—A 23-12 percent tax is hereby imposed on the taxable gaming serv-13 ices of a gaming sponsor. This tax shall be paid and remit-14 ted by the gaming sponsor. The tax shall be remitted by 15 the 15th day of each month with respect to taxable gaming 16 services during the previous calendar month.

17 "(e) TAXABLE GAMING SERVICES DEFINED.—For
18 purposes of this section, the term 'taxable gaming services'
19 means—

20 "(1) gross receipts of the gaming sponsor from21 the sale of chances, minus

22 ((2)) the sum of—

23 "(A) total gaming payoffs to chance pur-24 chasers (or their designees), and

1	"(B) gaming specific taxes (other than the
2	tax imposed by this section) imposed by the
3	Federal, State, or local government.
4	"SEC. 703. GOVERNMENT PURCHASES.
5	"(a) Government Purchases.—
6	"(1) PURCHASES BY THE FEDERAL GOVERN-
7	MENT.—Purchases by the Federal Government of
8	taxable property and services shall be subject to the
9	tax imposed by section 101.
10	"(2) Purchase by state governments and
11	THEIR POLITICAL SUBDIVISIONS.—Purchases by
12	State governments and their political subdivisions of
13	taxable property and services shall be subject to the
14	tax imposed by section 101.
15	"(b) Cross References.—For purchases by gov-
16	ernment enterprises see section 704.
17	"SEC. 704. GOVERNMENT ENTERPRISES.
18	"(a) Government Enterprises To Collect and
19	REMIT TAXES ON SALES.—Nothing in this subtitle shall
20	be construed to exempt any Federal, State, or local gov-
21	ernmental unit or political subdivision (whether or not the
22	State is an administering State) operating a government
23	enterprise from collecting and remitting tax imposed by
24	this subtitle on any sale of taxable property or services.
25	Government enterprises shall comply with all duties im-

posed by this subtitle and shall be liable for penalties and
 subject to enforcement action in the same manner as pri vate persons that are not government enterprises.

4 "(b) GOVERNMENT ENTERPRISE.—Any entity owned 5 or operated by a Federal, State, or local governmental unit or political subdivision that receives gross payments from 6 7 private persons is a government enterprise, except that a 8 government-owned entity shall not become a government 9 enterprise for purposes of this section unless in any quar-10 ter it has revenues from selling taxable property or services that exceed \$2,500. 11

12 "(c) GOVERNMENT ENTERPRISES INTERMEDIATE13 SALES.—

"(1) IN GENERAL.—Government enterprises 14 15 shall not be subject to tax on purchases that would 16 not be subject to tax pursuant to section 102(b) if 17 the government enterprise were a private enterprise. 18 (2)EXCEPTION.—Government enterprises 19 may not use the exemption afforded by section 20 102(b) to serve as a conduit for tax-free purchases 21 by government units that would otherwise be subject 22 to taxation on purchases pursuant to section 703. 23 Transfers of taxable property or services purchased 24 exempt from tax from a government enterprise to 25 such government unit shall be taxable.

"(d) SEPARATE BOOKS OF ACCOUNT.—Any govern ment enterprise must maintain books of account, separate
 from the nonenterprise government accounts, maintained
 in accordance with generally accepted accounting prin ciples.

6 "(e) TRADE OR BUSINESS.—A government enterprise
7 shall be treated as a trade or business for purposes of this
8 subtitle.

9 "(f) ENTERPRISE SUBSIDIES CONSTITUTE TAXABLE 10 PURCHASE.—A transfer of funds to a government enter-11 prise by a government entity without full consideration 12 shall constitute a taxable government purchase with the 13 meaning of section 703 to the extent that the transfer of 14 funds exceeds the fair market value of the consideration.

15 "SEC. 705. MIXED USE PROPERTY.

16 "(a) MIXED USE PROPERTY OR SERVICE.—

17 "(1) MIXED USE PROPERTY OR SERVICE DE18 FINED.—For purposes of this section, the term
19 'mixed use property or service' is a taxable property
20 or taxable service used for both taxable use or con21 sumption and for a purpose that would not be sub22 ject to tax pursuant to section 102(a)(1).

23 "(2) TAXABLE THRESHOLD.—Mixed use prop24 erty or service shall be subject to tax notwith25 standing section 102(a)(1) unless such property or

1	service is used more than 95 percent for purposes
2	that would give rise to an exemption pursuant to
3	section $102(a)(1)$ during each calendar year (or por-
4	tions thereof) it is owned.
5	"(3) Mixed use property or services
6	CREDIT.—A person registered pursuant to section
7	502 is entitled to a business use conversion credit
8	(pursuant to section 202) equal to the product of—
9	"(A) the mixed use property amount,
10	"(B) the business use ratio, and
11	"(C) the rate of tax imposed by section
12	101.
13	"(4) MIXED USE PROPERTY AMOUNT.—The
14	mixed use property amount for each month (or frac-
15	tion thereof) in which the property was owned shall
16	be—
17	"(A) one-three-hundred-sixtieth of the
18	gross payments for real property for 360
19	months or until the property is sold,
20	"(B) one-eighty-fourth of the gross pay-
21	ments for tangible personal property for 84
22	months or until the property is sold,
23	"(C) one-sixtieth of the gross payments for
24	vehicles for 60 months or until the property is
25	sold, or

"(D) for other types of taxable property or services, a reasonable amount or in accordance with regulations prescribed by the Secretary.

"(5) BUSINESS USE RATIO.—For purposes of 4 5 this section, the term 'business use ratio' means the 6 ratio of business use to total use for a particular calendar month (or portion thereof if the property was 7 8 owned for only part of said calendar month). For ve-9 hicles, the business use ratio will be the ratio of 10 business purpose miles to total miles in a particular 11 calendar month. For real property, the business use 12 ratio is the ratio of floor space used primarily for 13 business purposes to total floor space in a particular 14 calendar month. For tangible personal property (ex-15 cept for vehicles), the business use ratio is the ratio 16 of total time used for business purposes to total time 17 used in a particular calendar year. For other prop-18 erty or services, the business ratio shall be cal-19 culated using a reasonable method. Reasonable 20 records must be maintained to support a person's 21 business use of the mixed use property or service.

"(b) TIMING OF BUSINESS USE CONVERSION CREDIT ARISING OUT OF OWNERSHIP OF MIXED USE PROPERTY.—A person entitled to a credit pursuant to subsection (a)(3) arising out of the ownership of mixed use

93

1

2

3

property must account for the mixed use on a calendar
 year basis, and may file for the credit with respect to
 mixed use property in any month following the calendar
 year giving rise to the credit.

5 "(c) CROSS REFERENCE.—For business use conver-6 sion credit, see section 202.

7 "SEC. 706. NOT-FOR-PROFIT ORGANIZATIONS.

8 "(a) NOT-FOR-PROFIT ORGANIZATIONS.—Dues, con-9 tributions, and similar payments to qualified not-for-profit 10 organizations shall not be considered gross payments for 11 taxable property or services for purposes of this subtitle. 12 "(b) DEFINITION.—For purposes of this section, the 13 term 'qualified not-for-profit organization' means a not-14 for-profit organization organized and operated exclu-

15 sively—

16 "(1) for religious, charitable, scientific, testing
17 for public safety, literary, or educational purposes,

18 "(2) as civic leagues or social welfare organiza-19 tions,

20 "(3) as labor, agricultural, or horticultural or-21 ganizations,

22 "(4) as chambers of commerce, business23 leagues, or trade associations, or

24 "(5) as fraternal beneficiary societies, orders, or25 associations,

no part of the net earnings of which inures to the benefit
 of any private shareholder or individual.

3 "(c) QUALIFICATION CERTIFICATES.—Upon applica4 tion in a form prescribed by the Secretary, the sales tax
5 administering authority shall provide qualification certifi6 cates to qualified not-for-profit organizations.

7 "(d) TAXABLE TRANSACTIONS.—If a qualified not-8 for-profit organization provides taxable property or serv-9 ices in connection with contributions, dues, or similar pay-10 ments to the organization, then it shall be required to 11 treat the provision of said taxable property or services as 12 a purchase taxable pursuant to this subtitle at the fair 13 market value of said taxable property or services.

14 "(e) EXEMPTIONS.—Taxable property and services
15 purchased by a qualified not-for-profit organization shall
16 be eligible for the exemptions provided in section 102.

17 **"CHAPTER 8—FINANCIAL**

18 **INTERMEDIATION SERVICES**

"Sec. 801. Determination of financial intermediation services amount.
"Sec. 802. Bad debts.
"Sec. 803. Timing of tax on financial intermediation services.
"Sec. 804. Financing leases.
"Sec. 805. Basic interest rate.
"Sec. 806. Foreign financial intermediation services.

19 "SEC. 801. DETERMINATION OF FINANCIAL INTERMEDI-

20 ATION SERVICES AMOUNT.

21 "(a) FINANCIAL INTERMEDIATION SERVICES.—For

22 purposes of this subtitle—

1	"(1) IN GENERAL.—The term 'financial inter-
2	mediation services' means the sum of—
3	"(A) explicitly charged fees for financial
4	intermediation services, and
5	"(B) implicitly charged fees for financial
6	intermediation services.
7	"(2) EXPLICITLY CHARGED FEES FOR FINAN-
8	CIAL INTERMEDIATION SERVICES.—The term 'explic-
9	itly charged fees for financial intermediation serv-
10	ices' includes—
11	"(A) brokerage fees,
12	"(B) explicitly stated banking, loan origi-
13	nation, processing, documentation, credit check
14	fees, or other similar fees,
15	"(C) safe-deposit box fees,
16	"(D) insurance premiums, to the extent
17	such premiums are not allocable to the invest-
18	ment account of the underlying insurance pol-
19	icy,
20	"(E) trustees' fees, and
21	"(F) other financial services fees (includ-
22	ing mutual fund management, sales, and exit
23	fees).
24	"(3) Implicitly charged fees for finan-
25	CIAL INTERMEDIATION SERVICES.—

1	"(A) IN GENERAL.—The term 'implicitly
2	charged fees for financial intermediation serv-
3	ices' includes the gross imputed amount in rela-
4	tion to any underlying interest-bearing invest-
5	ment, account, or debt.
6	"(B) GROSS IMPUTED AMOUNT.—For pur-
7	poses of subparagraph (A), the term 'gross im-
8	puted amount' means—
9	"(i) with respect to any underlying in-
10	terest-bearing investment or account, the
11	product of—
12	"(I) the excess (if any) of the
13	basic interest rate (as defined in sec-
14	tion 805) over the rate paid on such
15	investment, and
16	"(II) the amount of the invest-
17	ment or account, and
18	"(ii) with respect to any underlying
19	interest-bearing debt, the product of—
20	"(I) the excess (if any) of the
21	rate paid on such debt over the basic
22	interest rate (as defined in section
23	805), and
24	"(II) the amount of the debt.

"(b) SELLER OF FINANCIAL INTERMEDIATION SERV ICES.—For purposes of section 103(a), the seller of finan cial intermediation services shall be—

4 "(1) in the case of explicitly charged fees for fi5 nancial intermediation services, the seller shall be
6 the person who receives the gross payments for the
7 charged financial intermediation services,

8 "(2) in the case of implicitly charged fees for fi-9 nancial intermediation services with respect to any 10 underlying interest-bearing investment or account, 11 the person making the interest payments on the in-12 terest-bearing investment or account, and

"(3) in the case of implicitly charged fees for financial intermediation services with respect to any
interest-bearing debt, the person receiving the interest payments on the interest-bearing debt.

17 "SEC. 802. BAD DEBTS.

18 "(a) IN GENERAL.—For purposes of section 205(a),
19 a bad debt shall be a business debt that becomes wholly
20 or partially worthless to the payee.

21 "(b) BUSINESS LOAN.—For purposes of subsection
22 (a), a business loan or debt is a bona fide loan or debt
23 made for a business purpose that both parties intended
24 be repaid.

25 "(c) DETERMINATION OF WORTHLESSNESS.—

"(1) IN GENERAL.—No loan or debt shall be considered wholly or partially worthless unless it has been in arrears for 180 days or more, except that if a debt is discharged wholly or partially in bankruptcy before 180 days has elapsed, then it shall be deemed wholly or partially worthless on the date of

7 discharge.

1

2

3

4

5

6

8 "(2) DETERMINATION BY HOLDER.—A loan or 9 debt that has been in arrears for 180 days or more 10 may be deemed wholly or partially worthless by the 11 holder unless a payment schedule has been entered 12 into between the debtor and the lender.

13 "(d) CROSS REFERENCE.—See section 205(c) for tax
14 on subsequent payments.

15 "SEC. 803. TIMING OF TAX ON FINANCIAL INTERMEDIATION 16 SERVICES.

17 "The tax on financial intermediation services pro-18 vided by section 801 with respect to an underlying invest-19 ment account or debt shall be imposed and collected with 20 the same frequency that statements are rendered by the 21 financial institution in connection with the investment ac-22 count or debt but not less frequently than quarterly.

23 "SEC. 804. FINANCING LEASES.

24 "(a) DEFINITION.—For purposes of this section, the25 term 'financing lease' means any lease under which the

lessee has the right to acquire the property for 50 percent
 or less of its fair market value at the end of the lease
 term.

4 "(b) GENERAL RULE.—Financing leases shall be5 taxed in the method set forth in this section.

6 "(c) Determination of Principal and Interest 7 COMPONENTS OF FINANCING LEASE.—The Secretary 8 shall promulgate rules for disaggregating the principal 9 and interest components of a financing lease. The prin-10 cipal amount shall be determined to the extent possible by examination of the contemporaneous sales price or 11 prices of property the same or similar as the leased prop-12 13 erty.

14 "(d) ALTERNATIVE METHOD.—In the event that con-15 temporaneous sales prices or property the same or similar 16 as the leased property are not available, the principal and 17 interest components of a financing lease shall be 18 disaggregated using the applicable interest rate (as de-19 fined in section 511) plus 4 percent.

"(e) PRINCIPAL COMPONENT.—The principal component of the financing lease shall be subject to tax as if
a purchase in the amount of the principal component had
been made on the day on which said lease was executed.
"(f) INTEREST COMPONENT.—The financial intermediation services amount with respect to the interest

component of the financing lease shall be subject to tax
 under this subtitle.

3 "(g) COORDINATION.—If the principal component 4 and financial intermediation services amount with respect 5 to the interest component of a lease have been taxed pur-6 suant to this section, then the gross lease or rental pay-7 ments shall not be subject to additional tax.

8 "SEC. 805. BASIC INTEREST RATE.

9 "For purposes of this chapter, the basic interest rate 10 with respect to a debt instrument, investment, financing lease, or account shall be the applicable interest rate (as 11 determined in section 511). For debt instruments, invest-12 13 ments, or accounts of contractually fixed interest, the applicable interest rate of the month of issuance shall apply. 14 15 For debt instruments, investments, or accounts of variable interest rates and which have no reference interest rate, 16 the applicable interest shall be the Federal short-term in-17 terest rate for each month. For debt instruments, invest-18 ments, or accounts of variable interest rates and which 19 20 have a reference interest rate, the applicable interest shall 21 be the applicable interest rate for the reference interest 22 rate for each month.

102

3 "(a) SPECIAL RULES RELATING TO INTERNATIONAL 4 FINANCIAL INTERMEDIATION SERVICES.—Financial 5 intermediation services shall be deemed as used or con-6 sumed within the United States if the person (or any re-7 lated party as defined in section 205(e)) purchasing the 8 services is a resident of the United States.

9 "(b) DESIGNATION OF TAX REPRESENTATIVE.—Any person that provides financial intermediation services to 10 United States residents must, as a condition of lawfully 11 providing such services, designate, in a form prescribed 12 13 by the Secretary, a tax representative for purposes of this subtitle. The tax representative shall be responsible for en-14 suring that the taxes imposed by this subtitle are collected 15 16 and remitted and shall be jointly and severally liable for 17 collecting and remitting these taxes. The Secretary may 18 require reasonable bond of the tax representative. The 19 Secretary or a sales tax administering authority may bring an action seeking a temporary restraining order, an in-20junction, or such other order as may be appropriate to 21 22 enforce this section.

23 "(c) CROSS REFERENCES.—For definition of person,
24 see section 901.

25 **"CHAPTER 9—ADDITIONAL MATTERS**

"Sec. 901. Additional matters.

"Sec. 902. Transition matters.

"Sec. 903. Wages to be reported to Social Security Administration.

"Sec. 904. Trust Fund revenue.

"Sec. 905. Withholding of tax on nonresident aliens and foreign corporations.

1 "SEC. 901. ADDITIONAL MATTERS.

"(a) 2 INTANGIBLE PROPERTY ANTIAVOIDANCE RULE.—Notwithstanding section 2(a)(14)(a)(i), the sale 3 of a copyright or trademark shall be treated as the sale 4 of taxable services (within the meaning of section 101(a)) 5 if the substance of the sales of copyright or trademark 6 7 constituted the sale of the services that produced the copy-8 righted material or the trademark.

9 "(b) DE MINIMIS PAYMENTS.—Up to \$400 of gross
10 payments per calendar year shall be exempt from the tax
11 imposed by section 101 if—

"(1) made by a person not in connection with
a trade or business at any time during such calendar
vear prior to making said gross payments, and

"(2) made to purchase any taxable property or
service which is imported into the United States by
such person for use or consumption by such person
in the United States.

19 "(c) DE MINIMIS SALES.—Up to \$1,200 per calendar
20 year of gross payments shall be exempt from the tax im21 posed by section 101 if received—

103

"(1) by a person not in connection with a trade
 or business during such calendar year prior to the
 receipt of said gross payments, and

4 "(2) in connection with a casual or isolated 5 sale.

6 "(d) DE MINIMIS SALE OF FINANCIAL INTERMEDI-7 ATION SERVICES.—Up to \$10,000 per calendar year of 8 gross payments received by a person from the sale of fi-9 nancial intermediation services (as determined in accord-10 ance with section 801) shall be exempt from the tax imposed by section 101. The exemption provided by this sub-11 12 section is in addition to other exemptions afforded by this 13 chapter. The exemption provided by this subsection shall not be available to large sellers (as defined in section 14 15 501(e)(3)).

16 "(e) PROXY BUYING TAXABLE.—If a registered per-17 son provides taxable property or services to a person either 18 as a gift, prize, reward, or as remuneration for employment, and such taxable property or services were not pre-19 20 viously subject to tax pursuant to section 101, then the 21 provision of such taxable property or services by the reg-22 istered person shall be deemed the conversion of such tax-23 able property or services to personal use subject to tax 24 pursuant to section 103(c) at the tax inclusive fair market 25 value of such taxable property or services.

"(f) SUBSTANCE OVER FORM.—The substance of a
 transaction will prevail over its form if the transaction has
 no bona fide economic purpose and is designed to evade
 tax imposed by this subtitle.

5 "(g) CERTAIN EMPLOYEE DISCOUNTS TAXABLE.—

6 "(1) EMPLOYEE DISCOUNT.—For purposes of 7 this subsection, the term 'employee discount' means 8 an employer's offer of taxable property or services 9 for sale to its employees or their families (within the 10 meaning of section 302(b)) for less than the offer of 11 such taxable property or services to the general pub-12 lic.

13 "(2) EMPLOYEE DISCOUNT AMOUNT.—For pur-14 poses of this subsection, the employee discount 15 amount is the amount by which taxable property or 16 services are sold pursuant to an employee discount 17 below the amount for which such taxable property or 18 services would have been sold to the general public. 19 "(3) TAXABLE AMOUNT.—If the employee dis-

20 count amount exceeds 20 percent of the price that 21 the taxable property or services would have been sold 22 to the general public, then the sale of such taxable 23 property or services by the employer shall be deemed 24 the conversion of such taxable property or services 25 to personal use and tax shall be imposed on the tax-

1	able employee discount amount. The taxable em-
2	ployee discount amount shall be—
3	"(A) the employee discount amount, minus
4	"(B) 20 percent of the amount for which
5	said taxable property or services would have
6	been sold to the general public.
7	"(h) Saturday, Sunday, or Legal Holiday.—
8	When the last day prescribed for performing any act re-
9	quired by this subtitle falls on a Saturday, Sunday, or
10	legal holiday (in the jurisdiction where the return is to
11	be filed), the performance of such act shall be considered
12	timely if it is performed on the next day which is not a
13	Saturday, Sunday, or legal holiday (in the jurisdiction
14	where the return is to be filed).
15	"SEC. 902. TRANSITION MATTERS.
16	"(a) INVENTORY.—
17	"(1) QUALIFIED INVENTORY.—Inventory held
18	by a trade or business on the close of business on
19	December 31, 2026, shall be qualified inventory if it
20	is sold—
21	"(A) before December 31, 2027,
22	"(B) by a registered person, and
23	"(C) subject to the tax imposed by section
24	101.

"(2) COSTS.—For purposes of this section,
qualified inventory shall have the cost that it had for
Federal income tax purposes for the trade or business as of December 31, 2026 (including any
amounts capitalized by reason of section 263A of the
Internal Revenue Code of 1986 as in effect on December 31, 2026).

8 "(3) TRANSITIONAL INVENTORY CREDIT.—The 9 trade or business which held the qualified inventory 10 on the close of business on December 31, 2026, shall 11 be entitled to a transitional inventory credit equal to 12 the cost of the qualified inventory (determined in ac-13 cordance with paragraph (2)) times the rate of tax 14 imposed by section 101.

15 "(4) TIMING OF CREDIT.—The credit provided 16 under paragraph (3) shall be allowed with respect to 17 the month when the inventory is sold subject to the 18 tax imposed by this subtitle. Said credit shall be re-19 ported as an intermediate and export sales credit 20 and the person claiming said credit shall attach sup-21 porting schedules in the form that the Secretary 22 may prescribe.

23 "(b) WORK-IN-PROCESS.—For purposes of this sec-24 tion, inventory shall include work-in-process.

"(c) QUALIFIED INVENTORY HELD BY BUSINESSES
 NOT SELLING SAID QUALIFIED INVENTORY AT RE TAIL.—

"(1) IN GENERAL.—Qualified inventory held by 4 5 businesses that sells said qualified inventory not sub-6 ject to tax pursuant to section 102(a) shall be eligi-7 ble for the transitional inventory credit only if that 8 business (or a business that has successor rights 9 pursuant to paragraph (2)) receives certification in 10 a form satisfactory to the Secretary that the quali-11 fied inventory was subsequently sold subject to the 12 tax imposed by this subtitle.

13 "(2) TRANSITIONAL INVENTORY CREDIT RIGHT 14 MAY BE SOLD.—The business entitled to the transi-15 tional inventory credit may sell the right to receive 16 said transitional inventory credit to the purchaser of 17 the qualified inventory that gave rise to the credit 18 entitlement. Any purchaser of such qualified inven-19 tory (or property or services into which the qualified 20 inventory has been incorporated) may sell the right 21 to said transitional inventory credit to a subsequent 22 purchaser of said qualified inventory (or property or 23 services into which the qualified inventory has been 24 incorporated).

ADMINISTRATION.

1

2

3 "(a) IN GENERAL.—Employers shall submit such information to the Social Security Administration as is re-4 5 quired by the Social Security Administration to calculate Social Security benefits under title II of the Social Secu-6 7 rity Act, including wages paid, in a form prescribed by the Secretary. A copy of the employer submission to the 8 9 Social Security Administration relating to each employee shall be provided to each employee by the employer. 10

11 "(b) WAGES.—For purposes of this section, the term 12 'wages' means all cash remuneration for employment (in-13 cluding tips to an employee by third parties provided that 14 the employer or employee maintains records documenting 15 such tips) including self-employment income; except that 16 such term shall not include—

- 17 "(1) any insurance benefits received (including18 death benefits),
- 19 "(2) pension or annuity benefits received,
- 20 "(3) tips received by an employee over \$5,000
 21 per year, and
- "(4) benefits received under a government entitlement program (including Social Security benefits
 and unemployment compensation benefits).

25 "(c) SELF-EMPLOYMENT INCOME.—For purposes of
26 subsection (b), the term 'self-employment income' means
•HR 25 IH

gross payments received for taxable property or services
 minus the sum of—

3 "(1) gross payments made for taxable property
4 or services (without regard to whether tax was paid
5 pursuant to section 101 on such taxable property or
6 services), and

7 "(2) wages paid by the self-employed person to8 employees of the self-employed person.

9 "SEC. 904. TRUST FUND REVENUE.

"(a) SECRETARY TO MAKE ALLOCATION OF SALES
TAX REVENUE.—The Secretary shall allocate the revenue
received by virtue of the tax imposed by section 101 in
accordance with this section. The revenue shall be allocated among—

15 "(1) the general revenue,

16 "(2) the old-age and survivors insurance trust17 fund,

18 "(3) the disability insurance trust fund,

19 "(4) the hospital insurance trust fund, and

20 "(5) the Federal supplementary medical insur-21 ance trust fund.

22 "(b) GENERAL RULE.—

23 "(1) GENERAL REVENUE.—The proportion of
24 total revenue allocated to the general revenue shall
25 be the same proportion as the rate in section

101(b)(4) bears to the combined Federal tax rate
 percentage (as defined in section 101(b)(3)).

"(2) The amount of revenue allocated to the
old-age and survivors insurance and disability insurance trust funds shall be the same proportion as the
old-age, survivors and disability insurance rate (as
defined in subsection (d)) bears to the combined
Federal tax rate percentage (as defined in section
101(b)(3)).

"(3) The amount of revenue allocated to the
hospital insurance and Federal supplementary medical insurance trust funds shall be the same proportion as the hospital insurance rate (as defined in
subsection (e)) bears to the combined Federal tax
rate percentage (as defined in section 101(b)(3)).

16 "(c) CALENDAR YEAR 2027.—Notwithstanding sub17 section (b), the revenue allocation pursuant to subsection
18 (a) for calendar year 2027 shall be as follows:

19 "(1) 64.83 percent of total revenue to general20 revenue,

21 "(2) 27.43 percent of total revenue to the old22 age and survivors insurance and disability insurance
23 trust funds, and

"(3) 7.74 percent of total revenue to the hos pital insurance and Federal supplementary medical
 insurance trust funds.

"(d) OLD-AGE, SURVIVORS AND DISABILITY INSUR-4 5 ANCE RATE.—The old-age, survivors and disability insurance rate shall be determined by the Social Security Ad-6 7 ministration. The old-age, survivors and disability insur-8 ance rate shall be that sales tax rate which is necessary 9 to raise the same amount of revenue that would have been 10 raised by imposing a 12.4 percent tax on the Social Security wage base (including self-employment income) as de-11 termined in accordance with chapter 21 of the Internal 12 13 Revenue Code most recently in effect prior to the enactment of this Act. The rate shall be determined using actu-14 15 arially sound methodology and announced at least 6 months prior to the beginning of the calendar year for 16 which it applies. 17

18 "(e) HOSPITAL INSURANCE RATE.—The hospital in-19 surance rate shall be determined by the Social Security 20Administration. The hospital insurance rate shall be that 21 sales tax rate which is necessary to raise the same amount 22 of revenue that would have been raised by imposing a 2.9 23 percent tax on the Medicare wage base (including self-em-24 ployment income) as determined in accordance with chap-25 ter 21 of the Internal Revenue Code most recently in effect prior to the enactment of this Act. The rate shall be deter mined using actuarially sound methodology and an nounced at least 6 months prior to the beginning of the
 calendar year for which it applies.

5 "(f) ASSISTANCE.—The Secretary shall provide such
6 technical assistance as the Social Security Administration
7 shall require to determine the old-age, survivors and dis8 ability insurance rate and the hospital insurance rate.

9 "(g) Further Allocations.—

10 "(1) OLD-AGE, SURVIVORS AND DISABILITY IN-11 SURANCE.—The Secretary shall allocate revenue re-12 ceived because of the old-age, survivors and dis-13 ability insurance rate to the old-age and survivors 14 insurance trust fund and the disability insurance 15 trust fund in accordance with law or, in the absence 16 of other statutory provision, in the same proportion 17 that the old-age and survivors insurance trust fund 18 receipts bore to the sum of the old-age and survivors 19 insurance trust fund receipts and the disability in-20 surance trust fund receipts in calendar year 2026 21 (taking into account only receipts pursuant to chap-22 ter 21 of the Internal Revenue Code).

23 "(2) HOSPITAL INSURANCE.—The Secretary
24 shall allocate revenue received because of the hos25 pital insurance rate to the hospital insurance trust

1 fund and the Federal supplementary medical insur-2 ance trust fund in accordance with law or, in the ab-3 sence of other statutory provision, in the same pro-4 portion that hospital insurance trust fund receipts 5 bore to the sum of the hospital insurance trust fund 6 receipts and Federal supplementary medical insur-7 ance trust fund receipts in calendar year 2026 (tak-8 ing into account only receipts pursuant to chapter 9 21 of the Internal Revenue Code).

10 "SEC. 905. WITHHOLDING OF TAX ON NONRESIDENT ALIENS 11 AND FOREIGN CORPORATIONS.

12 "(a) IN GENERAL.—All persons, in whatever capacity 13 acting (including lessees or mortgagors or real or personal property, fiduciaries, employers, and all officers and em-14 15 ployees of the United States) having control, receipt, custody, disposal, or payment of any income to the extent 16 such income constitutes gross income from sources within 17 18 the United States of any nonresident alien individual, foreign partnership, or foreign corporation shall deduct and 19 20 withhold from that income a tax equal to 23 percent thereof. 21

22 "(b) EXCEPTION.—No tax shall be required to be de-23 ducted from interest on portfolio debt investments.

24 "(c) TREATY COUNTRIES.—In the case of payments25 to nonresident alien individuals, foreign partnerships, or

1	foreign corporations that have a residence in (or the na-
2	tionality of a country) that has entered into a tax treaty
3	with the United States, then the rate of withholding tax
4	prescribed by the treaty shall govern.".
5	SEC. 202. CONFORMING AND TECHNICAL AMENDMENTS.
6	(a) REPEALS.—The following provisions of the Inter-
7	nal Revenue Code of 1986 are repealed:
8	(1) Subchapter A of chapter 61 of subtitle D
9	(as redesignated by section 104) (relating to infor-
10	mation and returns).
11	(2) Sections 6103 through 6116 of subchapter
12	B of chapter 61 of subtitle D (as so redesignated).
13	(3) Section 6157 (relating to unemployment
14	taxes).
15	(4) Section 6163 (relating to estate taxes).
16	(5) Section 6164 (relating to corporate taxes).
17	(6) Section 6166 (relating to estate taxes).
18	(7) Section 6167 (relating to foreign expropria-
19	tion losses).
20	(8) Sections 6201, 6205, and 6207 (relating to
21	assessments).
22	(9) Subchapter C of chapter 63 of subtitle D
23	(as so redesignated) (relating to tax treatment of
24	partnership items).

1	(10) Section 6305 (relating to collections of cer-
2	tain liabilities).
3	(11) Sections 6314, 6315, 6316, and 6317 (re-
4	lating to payments of repealed taxes).
5	(12) Sections 6324, 6324A, and 6324B (relat-
6	ing to liens for estate and gift taxes).
7	(13) Section 6344 (relating to cross references).
8	(14) Section 6411 (relating to carrybacks).
9	(15) Section 6413 (relating to employment
10	taxes).
11	(16) Section 6414 (relating to withheld income
12	taxes).
13	(17) Section 6422 (relating to cross references).
14	(18) Section 6425 (relating to overpayment of
15	corporate estimated taxes).
16	(19) Section 6504 (relating to cross references).
17	(20) Section 6652 (relating to failure to file
18	certain information returns).
19	(21) Sections 6654 and 6655 (relating to fail-
20	ure to payment estimated income tax).
21	(22) Section 6662 (relating to penalties).
22	(23) Sections 6677 through 6711 (relating to
23	income tax related penalties).
24	(24) Part II of subchapter B of chapter 68 (re-
25	lating to certain information returns).

111
$\left(25\right)$ Part I of subchapter A of chapter 70 (re-
lating to termination of taxable year).
(26) Section 6864 (relating to certain
carrybacks).
(27) Section 7103 (relating to cross references).
(28) Section 7204 (relating to withholding
statements).
(29) Section 7211 (relating certain statements).
(30) Section 7231 (relating to failure to obtain
certain licenses).
(31) Section 7270 (relating to insurance poli-
cies).
(32) Section 7404 (relating to estate taxes).
(33) Section 7407 (relating to income tax pre-
parers).
(34) Section 7408 (relating to income tax shel-
ters).
(35) Section 7409 (relating to $501(c)(3)$ organi-
zations).
(36) Section 7427 (relating to income tax pre-
parers).
(37) Section 7428 (relating to $501(c)(3)$ organi-
zations).
(38) Section 7476 (relating to declaratory judg-
ments relating to retirement plans).

1	(39) Section 7478 (relating to declaratory judg-
2	ments relating to certain tax-exempt obligations).
3	(40) Section 7508 (relating to postponing time
4	for certain actions required by the income, estate,
5	and gift tax).
6	(41) Section 7509 (relating to Postal Service
7	payroll taxes).
8	(42) Section 7512 (relating to payroll taxes).
9	(43) Section 7517 (relating to estate and gift
10	tax evaluation).
11	(44) Section 7518 (relating to Merchant Marine
12	tax incentives).
13	(45) Section 7519 (relating to taxable years).
14	(46) Section 7520 (relating to insurance and
15	annuity valuation tables).
16	(47) Section 7523 (relating to reporting Fed-
17	eral income and outlays on Form 1040s).
18	(48) Section 7611 (relating to church income
19	tax exemptions and church unrelated business in-
20	come tax inquiries).
21	(49) Section 7654 (relating to possessions' in-
22	come taxes).
23	(50) Section 7655 (relating to cross references).
24	(51) Section 7701(a)(16).
25	(52) Section 7701(a)(19).

(53) Section 7701(a)(20).
(54) Paragraphs (32) through (38) of section
7701(a).
(55) Paragraphs (41) through (46) of section
7701(a).
(56) Section 7701(b).
(57) Subsections (e) through (m) of section
7701.
(58) Section 7702 (relating to life insurance
contracts).
(59) Section 7702A (relating to modified en-
dowment contracts).
(60) Section 7702B (relating to long-term care
insurance).
(61) Section 7703 (relating to the determina-
tion of marital status).
(62) Section 7704 (relating to publicly traded
partnerships).
(63) Section 7805.
(64) Section 7851.
(65) Section 7872.
(66) Section 7873.
(b) Other Conforming and Technical Amend-
MENTS.—

(1) Section 6151 of such Code is amended by
 striking subsection (b) and by redesignating sub section (c) as subsection (b).

4 (2) Section 6161 of such Code is amended to
5 read as follows:

6 "SEC. 6161. EXTENSION OF TIME FOR PAYING TAX.

7 "The Secretary, except as otherwise provided in this 8 title, may extend the time for payment of the amount of 9 the tax shown or required to be shown on any return, re-10 port, or declaration required under authority of this title 11 for a reasonable period not to exceed 6 months (12 months 12 in the case of a taxpayer who is abroad).".

(3) Section 6211(a) of such Code is amended—
(A) by striking "income, estate, and gift
taxes imposed by subtitles A and B and",
(B) by striking "subtitle A or B, or", and
(C) by striking ", as defined in subsection
(b)(2)," in paragraph (2).

19 (4) Section 6211(b) of such Code is amended to20 read as follows:

21 "(b) REBATE DEFINED.—For purposes of subsection
22 (a)(2), the term 'rebate' means so much of an abatement,
23 credit, refund, or other payment, as was made on the
24 ground that the tax imposed by chapter 41, 42, 43, or

1 44 was less than the excess of the amount specified in2 subsection (a)(1) over the rebates previously made.".

3 (5) Section 6212(b) of such Code is amended to4 read as follows:

5 "(b) ADDRESS FOR NOTICE OF DEFICIENCY.—In the absence of notice to the Secretary under section 6903 of 6 7 the existence of a fiduciary relationship, notice of a defi-8 ciency in respect of a tax imposed by chapter 42, 43, or 9 44 if mailed to the taxpayer at his last known address, 10 shall be sufficient for purposes of such chapter and this 11 chapter even if such taxpayer is deceased, or is under a legal disability, or, in the case of a corporation has termi-12 nated its existence.". 13

14 (6) Section 6302(b) of such Code is amended15 by striking "21,".

16 (7) Section 6302 of such Code is amended by
17 striking subsections (g) and (i) and by redesignating
18 subsection (h) as subsection (g).

19 (8) Section 6325 of such Code is amended by
20 striking subsection (c) and by redesignating sub21 sections (d) through (h) as subsections (c) through
22 (g), respectively.

23 (9) Section 6402(d) of such Code is amended
24 by striking paragraph (3).

1	(10) Section 6402 of such Code is amended by
2	striking subsection (j) and by redesignating sub-
3	section (k) as subsection (j).
4	(11) Section 6501(b) of such Code is amend-
5	ed—
6	(A) by striking "except tax imposed by
7	chapter 3, 4, 21, or 24," in paragraph (1), and
8	(B) by striking paragraph (2) and by re-
9	designating paragraphs (3) and (4) as para-
10	graphs (2) and (3), respectively.
11	(12) Section 6501(c) of such Code is amended
12	by striking paragraphs (5) through (9).
13	(13) Section 6501(e) of such Code is amended
14	by striking "subsection (c)—" and all that follows
15	through "subtitle D" in paragraph (3) and inserting
16	"subsection (c), in the case of a return of a tax im-
17	posed under a provision of subtitle B".
18	(14) Section 6501 of such Code is amended by
19	striking subsections (f) through (k) and subsections
20	(m) and (n) and by redesignating subsection (1) as
21	subsection (f).
22	(15) Section 6503(a) of such Code is amend-
23	ed—
24	(A) by striking paragraph (2),

1	(B) by striking "DEFICIENCY.—" and all
2	that follows through "The running" and insert-
3	ing "DEFICIENCY.—The running", and
4	(C) by striking "income, estate, gift and".
5	(16) Section 6503 of such Code is amended by
6	striking subsections (e), (f), (i), and (k) and by re-
7	designating subsections (g), (h), and (j) as sub-
8	sections (e), (f), and (g), respectively.
9	(17) Section 6511 of such Code is amended by
10	striking subsections (d) and (g) and by redesig-
11	nating subsections (f) and (h) as subsections (d) and
12	(e), respectively.
13	(18) Section 6512(b)(1) of such Code is amend-
14	ed by striking "of income tax for the same taxable
15	year, of gift tax for the same calendar year or cal-
16	endar quarter, of estate tax in respect of the taxable
17	estate of the same decedent, or".
18	(19) Section 6513 of such Code is amended—
19	(A) by striking "(a) EARLY RETURN OR
20	ADVANCE PAYMENT OF TAX.—", and
21	(B) by striking subsections (b) and (e).
22	(20) Chapter 67 of such Code is amended by
23	striking subchapters A through D and inserting the
24	following:

124

3 "(a) UNDERPAYMENTS.—If any amount of tax im-4 posed by this title is not paid on or before the last date 5 prescribed for payment, interest on such amount at the 6 Federal short-term rate (as defined in section 511(b)) 7 shall be paid from such last date to the date paid.

8 "(b) OVERPAYMENTS.—Interest shall be allowed and 9 paid upon any overpayment in respect of any internal rev-10 enue tax at the Federal short-term rate (as defined in sec-11 tion 511(b)) from 60 days after the date of the overpay-12 ment until the date the overpayment is refunded.".

13 (21) Section 6651(a)(1) of such Code is amend14 ed by striking "subchapter A of chapter 61 (other
15 than part III thereof),".

16 (22) Section 6656 of such Code is amended by
17 striking subsection (c) and by redesignating sub18 section (d) as subsection (c).

19 (23) Section 6663 of such Code is amended by20 striking subsection (c).

21 (24) Section 6664(c) of such Code is amend22 ed—

(A) by striking "Exception.—" and all
that follows through "No penalty" and inserting "Exception.—No penalty", and

26 (B) by striking paragraphs (2) and (3).

1 (25) Chapter 72 of such Code is amended by 2 striking all matter preceding section 7011. 3 (26) Section 7422 of such Code is amended by 4 striking subsections (h) and (i) and by redesignating 5 subsections (j) and (k) as subsections (h) and (i), re-6 spectively. 7 (27) Section 7451 of such Code is amended to 8 read as follows: 9 **"SEC. 7451. FEE FOR FILING PETITION.** 10 "The Tax Court is authorized to impose a fee in an 11 amount not in excess of \$60 to be fixed by the Tax Court 12 for the filing of any petition for the redetermination of 13 a deficiency.". 14 (28) Section 7454 of such Code is amended by 15 striking subsection (b) and by redesignating sub-16 section (c) as subsection (b). 17 (29) Section 7463(a) of such Code is amend-18 ed---19 (A) by striking paragraphs (2) and (3), 20 (B) by redesignating paragraph (4) as 21 paragraph (2), and (C) by striking "D" in paragraph (2) (as 22 23 so redesignated) and inserting "B".

(30) Section 7463(c) of such Code is amended
by striking "sections 6214(a) and" and inserting
"section".
(31) Section 7463(e) of such Code is amended
by striking ", to the extent that the procedures de-
scribed in subchapter B of chapter 63 apply".
(32) Section 7481 of such Code is amended by
striking subsection (d).
(33) Section 7608 of such Code is amended by
striking "subtitle E" each place it appears and in-
serting "subtitle C".
(34) Section 7701(a)(29) of such Code is
amended by striking "1986" and inserting "2025".
(35) Section 7809(c) of such Code is amended
by striking paragraphs (1) and (4) and by redesig-
nating paragraphs (2) and (3) as paragraphs (1)
and (2), respectively.
(36) Section 7871(a) of such Code is amended
by striking paragraphs (1) and (3) through (6) and
by redesignating paragraphs (2) and (7) as para-
graphs (1) and (2), respectively.
(37) Section 7871 of such Code is amended by
striking subsection (c) and by redesignating sub-
sections (d) and (e) as subsections (c) and (d), re-
spectively.

1	(38) Section 8021 of such Code is amended by
2	striking subsection (a) and by redesignating sub-
3	sections (b) through (f) as subsections (a) through
4	(e), respectively.
5	(39) Section $8022(2)(A)$ of such Code is
6	amended by striking ", particularly the income tax".
7	(40) Section 8023 of such Code is amended by
8	striking "Internal Revenue Service" each place it ap-
9	pears and inserting "Department of the Treasury".
10	(41) Section 9501(b)(2) of such Code is amend-
11	ed by striking subparagraph (C).
12	(42) Section 9702(a) of such Code is amended
13	by striking paragraph (4).
14	(43) Section 9705(a) of such Code is amended
15	by striking paragraph (4) and by redesignating
16	paragraph (5) as paragraph (4).
17	(44) Section $9706(d)(2)(A)$ of such Code is
18	amended by striking "6103" and inserting "605(e)".
19	(45) Section 9707 of such Code is amended by
20	striking subsection (f).
21	(46) Section 9712(d) of such Code is amended
22	by striking paragraph (5) and by redesignating
23	paragraph (6) as paragraph (5).
24	(47) Section 9803(a) of such Code is amended
25	by striking "(as defined in section 414(f))".

TITLE III—OTHER MATTERS sec. 301. PHASE-OUT OF ADMINISTRATION OF REPEALED FEDERAL TAXES.

4 (a) APPROPRIATIONS.—Appropriations for any ex-5 penses of the Internal Revenue Service including proc-6 essing tax returns for years prior to the repeal of the taxes 7 repealed by title I of this Act, revenue accounting, man-8 agement, transfer of payroll and wage data to the Social 9 Security Administration for years after fiscal year 2029 10 shall not be authorized.

11 (b) RECORDS.—Federal records related to the administration of taxes repealed by title I of this Act shall be 12 13 destroyed by the end of fiscal year 2029, except that any 14 records necessary to calculate Social Security benefits 15 shall be retained by the Social Security Administration and any records necessary to support ongoing litigation 16 with respect to taxes owed or refunds due shall be retained 17 18 until final disposition of such litigation.

19 (c) CONFORMING AMENDMENTS.—Section 7802 of
20 the Internal Revenue Code of 1986 is amended—

(1) by striking subsections (a) and (b) and by
redesignating subsections (c) and (d) as subsections
(a) and (b),

(2) by striking "Internal Revenue Service" each
 place it appears and inserting "Department of the
 Treasury", and

4 (3) by striking "Commissioner" or "Commis5 sioner of Internal Revenue" each place they appear
6 and inserting "Secretary".

7 (d) EFFECTIVE DATE.—The amendments made by8 subsection (c) shall take effect on January 1, 2029.

9 SEC. 302. ADMINISTRATION OF OTHER FEDERAL TAXES.

(a) IN GENERAL.—Section 7801 of the Internal Revenue Code of 1986 (relating to the authority of the Department of the Treasury) is amended by adding at the
end the following:

"(d) EXCISE TAX BUREAU.—There shall be in the
Department of the Treasury an Excise Tax Bureau to administer those excise taxes not administered by the Bureau of Alcohol, Tobacco, Firearms and Explosives.

18 "(e) SALES TAX BUREAU.—There shall be in the Department of the Treasury a Sales Tax Bureau to admin-19 20 ister the national sales tax in those States where it is re-21 quired pursuant to section 404, and to discharge other 22 Federal duties and powers relating to the national sales 23 tax (including those required by sections 402, 403, and 24 405). The Office of Revenue Allocation shall be within the Sales Tax Bureau.". 25

1 (b) Assistant General COUNSELS.—Section 2 7801(a)(2) of such Code is amended to read as follows: 3 "(2) Assistant general counsels.—The 4 Secretary of the Treasury may appoint, without re-5 gard to the provisions of the civil service laws, and fix the duties of not more than 5 assistant general 6 7 counsels.".

8 SEC. 303. SALES TAX INCLUSIVE SOCIAL SECURITY BENE9 FITS INDEXATION.

Subparagraph (D) of section 215(i)(1) of the Social
Security Act (42 U.S.C. 415(i)(1)) (relating to cost-of-living increases in Social Security benefits) is amended to
read as follows:

14 "(D)(i) the term 'CPI increase percentage', 15 with respect to a base quarter or cost-of-living quar-16 ter in any calendar year, means the percentage 17 (rounded to the nearest one-tenth of 1 percent) by 18 which the Consumer Price Index for that quarter (as 19 prepared by the Department of Labor) exceeds such 20 index for the most recent prior calendar quarter which was a base quarter under subparagraph 21 22 (A)(ii) or, if later, the most recent cost-of-living 23 computation quarter under subparagraph (B),

24 "(ii) if the Consumer Price Index (as so pre-25 pared) does not include the national sales tax paid,

1	then the term 'CPI increase percentage', with re-
2	spect to a base quarter or cost-of-living quarter in
3	any calendar year, means the percentage (rounded
4	to the nearest one-tenth of 1 percent) by which the
5	product of—
6	"(I) the Consumer Price Index for that
7	quarter (as so prepared), and
8	"(II) the national sales tax factor,
9	exceeds such index for the most recent prior cal-
10	endar quarter which was a base quarter under sub-
11	paragraph (A)(ii) or, if later, the most recent cost
12	of living computation quarter under subparagraph
13	(B), and
14	"(iii) the national sales tax factor is equal to
15	one plus the quotient that is—
16	"(I) the sales tax rate imposed by section
17	101 of the Internal Revenue Code of 2025, di-
18	vided by
19	"(II) the quantity that is one minus such
20	sales tax rate.".

TITLE IV—SUNSET OF SALES TAX IF SIXTEENTH AMEND MENT NOT REPEALED

132

4 SEC. 401. ELIMINATION OF SALES TAX IF SIXTEENTH 5 AMENDMENT NOT REPEALED.

6 If the Sixteenth Amendment to the Constitution of 7 the United States is not repealed before the end of the 8 7-year period beginning on the date of the enactment of 9 this Act, then all provisions of, and amendments made by, 10 this Act shall not apply to any use or consumption in any year beginning after December 31 of the calendar year 11 12 in which or with which such period ends, except that the 13 Sales Tax Bureau of the Department of the Treasury shall 14 not be terminated until 6 months after such December 31.

0