

119TH CONGRESS
1ST SESSION

H. R. 2567

To amend the Internal Revenue Code of 1986 to provide special rules for purposes of determining if financial guaranty insurance companies are qualifying insurance corporations under the passive foreign investment company rules.

IN THE HOUSE OF REPRESENTATIVES

APRIL 1, 2025

Ms. MOORE of Wisconsin (for herself and Mr. SMITH of Nebraska) introduced the following bill; which was referred to the Committee on Ways and Means

A BILL

To amend the Internal Revenue Code of 1986 to provide special rules for purposes of determining if financial guaranty insurance companies are qualifying insurance corporations under the passive foreign investment company rules.

1 *Be it enacted by the Senate and House of Representa-*
2 *tives of the United States of America in Congress assembled,*

1 **SECTION 1. TREATMENT OF FINANCIAL GUARANTY INSUR-**
2 **ANCE COMPANIES AS QUALIFYING INSUR-**
3 **ANCE CORPORATIONS UNDER PASSIVE FOR-**
4 **EIGN INVESTMENT COMPANY RULES.**

5 (a) IN GENERAL.—Section 1297(f)(3) of the Internal
6 Revenue Code of 1986 is amended by adding at the end
7 the following new subparagraph:

8 “**(C) SPECIAL RULES FOR FINANCIAL**
9 **GUARANTY INSURANCE COMPANIES.**—

10 “(i) IN GENERAL.—Notwithstanding
11 subparagraphs (A)(ii) and (B), the applica-
12 ble insurance liabilities of a financial guar-
13 anty insurance company shall include its
14 unearned premium reserves if—

15 “(I) such company is prohibited
16 under generally accepted accounting
17 principles from reporting on its appli-
18 cable financial statements reserves for
19 losses and loss adjustment expenses
20 with respect to a financial guaranty
21 insurance or reinsurance contract ex-
22 cept to the extent that losses and loss
23 adjustment expenses are expected to
24 exceed the unearned premium reserves
25 on the contract,

1 “(II) the applicable financial
2 statement of such company reports fi-
3 nancial guaranty exposure of at least
4 15-to-1 or State or local bond expo-
5 sure of at least 9-to-1, and

6 “(III) such company includes in
7 its insurance liabilities only its un-
8 earned premium reserves relating to
9 insurance written or assumed that is
10 within the single risk limits set forth
11 in subsection (D) of section 4 of the
12 Financial Guaranty Insurance Guide-
13 line (modified by using total share-
14 holder’s equity as reported on the ap-
15 plicable financial statement of the
16 company rather than aggregate of the
17 surplus to policyholders and contin-
18 gency reserves).

19 “(ii) APPLICATION OF ALTERNATIVE
20 FACTS AND CIRCUMSTANCES TEST.—A fi-
21 nancial guaranty insurance company shall
22 be treated as satisfying the requirements
23 of paragraph (2)(B).

24 “(iii) FINANCIAL GUARANTY INSUR-
25 ANCE COMPANY.—For purposes of this

1 subparagraph, the term ‘financial guaranty
2 insurance company’ means any insurance
3 company the sole business of which is writ-
4 ing or reinsuring financial guaranty insur-
5 ance (as defined in subsection (A) of sec-
6 tion 1 of the Financial Guaranty Insurance
7 Guideline) which is permitted under sub-
8 section (B) of section 4 of such Guideline.

13 “(I) the net debt service out-
14 standing insured or reinsured by the
15 company that is within the single risk
16 limits set forth in the Financial Guar-
17 anty Insurance Guideline (as reported
18 on such company’s applicable financial
19 statement), to

22 “(v) STATE OR LOCAL BOND EXPO-
23 SURE.—For purposes of this subparagraph,
24 the term ‘State or local bond expo-
25 sure’ means the ratio of—

1 “(I) the net unpaid principal of
2 State or local bonds (as defined in
3 section 103(c)(1)) insured or rein-
4 sured by the company that is within
5 the single risk limits set forth in the
6 Financial Guaranty Insurance Guide-
7 line (as reported on such company’s
8 applicable financial statement), to

9 “(II) the company’s total assets
10 (as so reported).

11 “(vi) FINANCIAL GUARANTY INSUR-
12 ANCE GUIDELINE.—For purposes of this
13 subparagraph—

14 “(I) IN GENERAL.—The term
15 ‘Financial Guaranty Insurance Guide-
16 line’ means the October 2008 model
17 regulation that was adopted by the
18 National Association of Insurance
19 Commissioners on December 4, 2007.

20 “(II) DETERMINATIONS MADE BY
21 SECRETARY.—The determination of
22 whether any provision of the Financial
23 Guaranty Insurance Guideline has
24 been satisfied shall be made by the
25 Secretary.”.

1 (b) REPORTING OF CERTAIN ITEMS.—Section
2 1297(f)(4) of such Code is amended by adding at the end
3 the following new subparagraph:

4 “(C) CLARIFICATION THAT CERTAIN ITEMS
5 ON APPLICABLE FINANCIAL STATEMENT BE
6 SEPARATELY REPORTED WITH RESPECT TO
7 CORPORATION.—An amount described in para-
8 graph (1)(B) or clause (i)(II), (i)(III), (iv)(I),
9 (iv)(II), (v)(I), or (v)(II) of paragraph (3)(C)
10 shall be treated as reported on an applicable fi-
11 nancial statement for purposes of this section
12 if—

13 “(i) such amount is separately re-
14 ported on such statement with respect to
15 the corporation referred to in paragraph
16 (1), or

17 “(ii) such amount is separately deter-
18 mined for purposes of calculating an
19 amount which is reported on such state-
20 ment.

21 “(D) AUTHORITY OF SECRETARY TO RE-
22 QUIRE REPORTING.—

23 “(i) IN GENERAL.—Each United
24 States person who owns an interest in a
25 specified non-publicly traded foreign cor-

1 poration and who takes the position that
2 such corporation is not a passive foreign
3 investment company shall report to the
4 Secretary such information with respect to
5 such corporation as the Secretary may re-
6 quire.

7 “(ii) SPECIFIED NON-PUBLICLY TRAD-
8 ED FOREIGN CORPORATION.—For purposes
9 of this subparagraph, the term ‘specified
10 non-publicly traded foreign corporation’
11 means any foreign corporation—

12 “(I) which would be a passive
13 foreign investment company if sub-
14 section (b)(2)(B) did not apply, and

15 “(II) no interest in which is trad-
16 ed on an established securities mar-
17 ket.”.

18 (c) EFFECTIVE DATE.—

19 (1) IN GENERAL.—Except as otherwise pro-
20 vided in this subsection, the amendments made by
21 this section shall apply to taxable years beginning
22 after December 31, 2024.

23 (2) REPORTING.—The amendment made by
24 subsection (b) shall apply to reports made after De-
25 cember 31, 2024.

(ii) in the case of any taxable year ending before January 1, 2019, clause (i)(II) of such subparagraph were applied by substituting “8-to-1” for “9-to-1”.

(C) SPECIFIED GRACE PERIOD.—For purposes of this paragraph, the term “specified grace period” means, with respect to any financial guarantee insurance company, the period beginning with such company’s first taxable year beginning after December 31, 2017, and ending with such company’s last taxable year beginning before January 1, 2025.

(D) REGULATIONS AND OTHER GUIDANCE.—The Secretary of the Treasury (or the Secretary's delegate) shall issue such regulations or other guidance as may be necessary or appropriate to provide for the proper treatment of any financial guarantee insurance company which ceases to be treated as a passive foreign investment company by reason of subparagraph (A), including regulations or other guidance which provide for—

(i) an opportunity for the revocation
of any election made under section 1295(b)

1 or 1296(k) of the Internal Revenue Code
2 of 1986, and

3 (ii) the application of section 1293(c)
4 of such Code to periods after such com-
5 pany ceases to be treated as a passive for-
6 eign investment company.

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