

114TH CONGRESS  
1ST SESSION

# H. R. 1892

To extend the trade adjustment assistance program, and for other purposes.

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## IN THE HOUSE OF REPRESENTATIVES

APRIL 17, 2015

Mr. REICHERT (for himself, Mr. REED, and Mr. MEEHAN) introduced the following bill; which was referred to the Committee on Ways and Means, and in addition to the Committees on Energy and Commerce and the Budget, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

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## A BILL

To extend the trade adjustment assistance program, and  
for other purposes.

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

3 **SECTION 1. SHORT TITLE.**

4       This Act may be cited as the “Trade Adjustment As-  
5   sistance Act (TAA), and for other purposes of 2015”.

1   **SEC. 2. APPLICATION OF PROVISIONS RELATING TO TRADE**

2                   **ADJUSTMENT ASSISTANCE.**

3         (a) REPEAL OF SNAPBACK.—Section 233 of the  
4   Trade Adjustment Assistance Extension Act of 2011  
5   (Public Law 112–40; 125 Stat. 416) is repealed.

6         (b) APPLICABILITY OF CERTAIN PROVISIONS.—Ex-  
7   cept as otherwise provided in this Act, the provisions of  
8   chapters 2 through 6 of title II of the Trade Act of 1974,  
9   as in effect on December 31, 2013, and as amended by  
10   this Act, shall—

11                 (1) take effect on the date of the enactment of  
12   this Act; and

13                 (2) apply to petitions for certification filed  
14   under chapter 2, 3, or 6 of title II of the Trade Act  
15   of 1974 on or after such date of enactment.

16         (c) REFERENCES.—Except as otherwise provided in  
17   this Act, whenever in this Act an amendment or repeal  
18   is expressed in terms of an amendment to, or repeal of,  
19   a provision of chapters 2 through 6 of title II of the Trade  
20   Act of 1974, the reference shall be considered to be made  
21   to a provision of any such chapter, as in effect on Decem-  
22   ber 31, 2013.

23   **SEC. 3. EXTENSION OF TRADE ADJUSTMENT ASSISTANCE**

24                   **PROGRAM.**

25         (a) EXTENSION OF TERMINATION PROVISIONS.—  
26   Section 285 of the Trade Act of 1974 (19 U.S.C. 2271

1 note) is amended by striking “December 31, 2013” each  
2 place it appears and inserting “June 30, 2021”.

3 (b) TRAINING FUNDS.—Section 236(a)(2)(A) of the  
4 Trade Act of 1974 (19 U.S.C. 2296(a)(2)(A)) is amended  
5 by striking “shall not exceed” and all that follows and in-  
6 serting “shall not exceed \$450,000,000 for each of fiscal  
7 years 2015 through 2021.”.

8 (c) REEMPLOYMENT TRADE ADJUSTMENT ASSIST-  
9 ANCE.—Section 246(b)(1) of the Trade Act of 1974 (19  
10 U.S.C. 2318(b)(1)) is amended by striking “December 31,  
11 2013” and inserting “June 30, 2021”.

12 (d) AUTHORIZATIONS OF APPROPRIATIONS.—

13 (1) TRADE ADJUSTMENT ASSISTANCE FOR  
14 WORKERS.—Section 245(a) of the Trade Act of  
15 1974 (19 U.S.C. 2317(a)) is amended by striking  
16 “December 31, 2013” and inserting “June 30,  
17 2021”.

18 (2) TRADE ADJUSTMENT ASSISTANCE FOR  
19 FIRMS.—Section 255(a) of the Trade Act of 1974  
20 (19 U.S.C. 2345(a)) is amended by striking “fiscal  
21 years 2012 and 2013” and all that follows through  
22 “December 31, 2013” and inserting “fiscal years  
23 2015 through 2021”.

24 (3) TRADE ADJUSTMENT ASSISTANCE FOR  
25 FARMERS.—Section 298(a) of the Trade Act of 1974

1       (19 U.S.C. 2401g(a)) is amended by striking “fiscal  
2       years 2012 and 2013” and all that follows through  
3       “December 31, 2013” and inserting “fiscal years  
4       2015 through 2021”.

5 **SEC. 4. PERFORMANCE MEASUREMENT AND REPORTING.**

6       (a) PERFORMANCE MEASURES.—Section 239(j) of

7 the Trade Act of 1974 (19 U.S.C. 2311(j)) is amended—

8               (1) in the subsection heading, by striking  
9       “DATA REPORTING” and inserting “PERFORMANCE  
10      MEASURES”;

11               (2) in paragraph (1)—

12                       (A) in the matter preceding subparagraph

13                       (A)—

14                               (i) by striking “a quarterly” and in-  
15       serting “an annual”; and

16                               (ii) by striking “data” and inserting  
17       “measures”;

18                       (B) in subparagraph (A), by striking  
19       “core” and inserting “primary”; and

20                       (C) in subparagraph (C), by inserting  
21       “that promote efficiency and effectiveness”  
22       after “assistance program”;

23               (3) in paragraph (2)—

1                             (A) in the paragraph heading, by striking  
2                             “CORE INDICATORS DESCRIBED” and inserting  
3                             “INDICATORS OF PERFORMANCE”; and

4                             (B) by striking subparagraph (A) and in-  
5                             serting the following:

6                             “(A) PRIMARY INDICATORS OF PERFORM-  
7                             ANCE DESCRIBED.—

8                             “(i) IN GENERAL.—The primary indi-  
9                             cators of performance referred to in para-  
10                            graph (1)(A) shall consist of—

11                             “(I) the percentage and number  
12                             of workers who received benefits  
13                             under the trade adjustment assistance  
14                             program who are in unsubsidized em-  
15                             ployment during the second calendar  
16                             quarter after exit from the program;

17                             “(II) the percentage and number  
18                             of workers who received benefits  
19                             under the trade adjustment assistance  
20                             program and who are in unsubsidized  
21                             employment during the fourth cal-  
22                             endar quarter after exit from the pro-  
23                             gram;

24                             “(III) the median earnings of  
25                             workers described in subclause (I);

1                         “(IV) the percentage and number  
2                         of workers who received benefits  
3                         under the trade adjustment assistance  
4                         program who, subject to clause (ii),  
5                         obtain a recognized postsecondary cre-  
6                         dential or a secondary school diploma  
7                         or its recognized equivalent, during  
8                         participation in the program or within  
9                         one year after exit from the program;  
10                         and

11                         “(V) the percentage and number  
12                         of workers who received benefits  
13                         under the trade adjustment assistance  
14                         program who, during a year while re-  
15                         ceiving such benefits, are in an edu-  
16                         cation or training program that leads  
17                         to a recognized postsecondary creden-  
18                         tial or employment and who are  
19                         achieving measurable gains in skills  
20                         toward such a credential or employ-  
21                         ment.

22                         “(ii) INDICATOR RELATING TO CRE-  
23                         DENTIAL.—For purposes of clause (i)(IV),  
24                         a worker who received benefits under the  
25                         trade adjustment assistance program who

1           obtained a secondary school diploma or its  
2           recognized equivalent shall be included in  
3           the percentage counted for purposes of  
4           that clause only if the worker, in addition  
5           to obtaining such a diploma or its recog-  
6           nized equivalent, has obtained or retained  
7           employment or is in an education or train-  
8           ing program leading to a recognized post-  
9           secondary credential within one year after  
10          exit from the program.”;

11         (4) in paragraph (3)—

12           (A) in the paragraph heading, by striking  
13           “DATA” and inserting “MEASURES”;  
14           (B) by striking “quarterly” and inserting  
15           “annual”; and

16           (C) by striking “data” and inserting  
17           “measures”; and

18         (5) by adding at the end the following:

19           “(4) ACCESSIBILITY OF STATE PERFORMANCE  
20           REPORTS.—The Secretary shall, on an annual basis,  
21           make available (including by electronic means), in an  
22           easily understandable format, the reports of cooper-  
23           ating States or cooperating State agencies required  
24           by paragraph (1) and the information contained in  
25           those reports.”.

1           (b) COLLECTION AND PUBLICATION OF DATA.—Section  
2 249B of the Trade Act of 1974 (19 U.S.C. 2323)  
3 is amended—

4           (1) in subsection (b)—

5           (A) in paragraph (3)—

6               (i) in subparagraph (A), by striking  
7 “enrolled in” and inserting “who received”;

8               (ii) in subparagraph (B)—

9                   (I) by striking “complete” and  
10 inserting “exited”; and

11                   (II) by striking “who were en-  
12 rolled in” and inserting “, including  
13 who received”;

14               (iii) in subparagraph (E), by striking  
15 “complete” and inserting “exited”;

16               (iv) in subparagraph (F), by striking  
17 “complete” and inserting “exit”; and

18               (v) by adding at the end the following:

19                   “(G) The average cost per worker of re-  
20 ceiving training approved under section 236.

21                   “(H) The percentage of workers who re-  
22 ceived training approved under section 236 and  
23 obtained unsubsidized employment in a field re-  
24 lated to that training.”; and

25           (B) in paragraph (4)—

(i) in subparagraphs (A) and (B), by  
striking “quarterly” each place it appears  
and inserting “annual”; and

4 (ii) by striking subparagraph (C) and  
5 inserting the following:

6                 “(C) The median earnings of workers de-  
7 scribed in section 239(j)(2)(A)(i)(III) during  
8 the second calendar quarter after exit from the  
9 program, expressed as a percentage of the me-  
10 dian earnings of such workers before the cal-  
11 endar quarter in which such workers began re-  
12 ceiving benefits under this chapter.”; and

13 (2) in subsection (e)—

14 (A) in paragraph (1)—

15 (i) by redesignating subparagraphs  
16 (B) and (C) as subparagraphs (C) and  
17 (D), respectively; and

18 (ii) by inserting after subparagraph

19 (A) the following:

20                         “(B) the reports required under section  
21                         239(j);” and

(B) in paragraph (2), by striking “a quarterly” and inserting “an annual”.

1       (c) RECOGNIZED POSTSECONDARY CREDENTIAL DE-  
2 FINED.—Section 247 of the Trade Act of 1974 (19 U.S.C.  
3 2319) is amended by adding at the end the following:

4               “(19) The term ‘recognized postsecondary cre-  
5 dential’ means a credential consisting of an indus-  
6 try-recognized certificate or certification, a certifi-  
7 cate of completion of an apprenticeship, a license  
8 recognized by a State or the Federal Government, or  
9 an associate or baccalaureate degree.”.

10 **SEC. 5. APPLICABILITY OF TRADE ADJUSTMENT ASSIST-  
11 ANCE PROVISIONS.**

12       (a) TRADE ADJUSTMENT ASSISTANCE FOR WORK-  
13 ERS.—

14               (1) PETITIONS FILED ON OR AFTER JANUARY 1,  
15 2014, AND BEFORE DATE OF ENACTMENT.—

16               (A) CERTIFICATIONS OF WORKERS NOT  
17 CERTIFIED BEFORE DATE OF ENACTMENT.—

18               (i) CRITERIA IF A DETERMINATION  
19 HAS NOT BEEN MADE.—If, as of the date  
20 of the enactment of this Act, the Secretary  
21 of Labor has not made a determination  
22 with respect to whether to certify a group  
23 of workers as eligible to apply for adjust-  
24 ment assistance under section 222 of the  
25 Trade Act of 1974 pursuant to a petition

described in clause (iii), the Secretary shall make that determination based on the requirements of section 222 of the Trade Act of 1974, as in effect on such date of enactment.

15 (I) reconsider that determination;

16 and

1           of workers filed under section 221 of the  
2           Trade Act of 1974 on or after January 1,  
3           2014, and before the date of the enactment  
4           of this Act.

5           (B) ELIGIBILITY FOR BENEFITS.—

6               (i) IN GENERAL.—Except as provided  
7               in clause (ii), a worker certified as eligible  
8               to apply for adjustment assistance under  
9               section 222 of the Trade Act of 1974 pur-  
10              suant to a petition described in subpara-  
11              graph (A)(iii) shall be eligible, on and after  
12              the date that is 90 days after the date of  
13              the enactment of this Act, to receive bene-  
14              fits only under the provisions of chapter 2  
15              of title II of the Trade Act of 1974, as in  
16              effect on such date of enactment.

17               (ii) COMPUTATION OF MAXIMUM BEN-  
18              EFITS.—Benefits received by a worker de-  
19              scribed in clause (i) under chapter 2 of  
20              title II of the Trade Act of 1974 before the  
21              date of the enactment of this Act shall be  
22              included in any determination of the max-  
23              imum benefits for which the worker is eli-  
24              gible under the provisions of chapter 2 of  
25              title II of the Trade Act of 1974, as in ef-

1                   fect on the date of the enactment of this  
2                   Act.

3                   (2) PETITIONS FILED BEFORE JANUARY 1,  
4                   2014.—A worker certified as eligible to apply for ad-  
5                   justment assistance pursuant to a petition filed  
6                   under section 221 of the Trade Act of 1974 on or  
7                   before December 31, 2013, shall continue to be eligi-  
8                   ble to apply for and receive benefits under the provi-  
9                   sions of chapter 2 of title II of such Act, as in effect  
10                  on December 31, 2013.

11                  (3) QUALIFYING SEPARATIONS WITH RESPECT  
12                  TO PETITIONS FILED WITHIN 90 DAYS OF DATE OF  
13                  ENACTMENT.—Section 223(b) of the Trade Act of  
14                  1974, as in effect on the date of the enactment of  
15                  this Act, shall be applied and administered by sub-  
16                  stituting “before January 1, 2014” for “more than  
17                  one year before the date of the petition on which  
18                  such certification was granted” for purposes of de-  
19                  termining whether a worker is eligible to apply for  
20                  adjustment assistance pursuant to a petition filed  
21                  under section 221 of the Trade Act of 1974 on or  
22                  after the date of the enactment of this Act and on  
23                  or before the date that is 90 days after such date  
24                  of enactment.

25                  (b) TRADE ADJUSTMENT ASSISTANCE FOR FIRMS.—

22 (i) reconsider that determination; and

23 (ii) if the firm meets the requirements

24 of section 251 of the Trade Act of 1974,

25 as in effect on such date of enactment, cer-

1                 tify the firm as eligible to apply for adjust-  
2                 ment assistance.

3                 (C) PETITION DESCRIBED.—A petition de-  
4                 scribed in this subparagraph is a petition for a  
5                 certification of eligibility filed by a firm or its  
6                 representative under section 251 of the Trade  
7                 Act of 1974 on or after January 1, 2014, and  
8                 before the date of the enactment of this Act.

9                 (2) CERTIFICATION OF FIRMS THAT DID NOT  
10                 SUBMIT PETITIONS BETWEEN JANUARY 1, 2014, AND  
11                 DATE OF ENACTMENT.—

12                 (A) IN GENERAL.—The Secretary of Com-  
13                 merce shall certify a firm described in subpara-  
14                 graph (B) as eligible to apply for adjustment  
15                 assistance under section 251 of the Trade Act  
16                 of 1974, as in effect on the date of the enact-  
17                 ment of this Act, if the firm or its representa-  
18                 tive files a petition for a certification of eligi-  
19                 bility under section 251 of the Trade Act of  
20                 1974 not later than 90 days after such date of  
21                 enactment.

22                 (B) FIRM DESCRIBED.—A firm described  
23                 in this subparagraph is a firm that the Sec-  
24                 retary determines would have been certified as  
25                 eligible to apply for adjustment assistance if—

## 13 SEC. 6. SUNSET PROVISIONS.

14 (a) APPLICATION OF PRIOR LAW.—Subject to sub-  
15 section (b), beginning on July 1, 2021, the provisions of  
16 chapters 2, 3, 5, and 6 of title II of the Trade Act of  
17 1974 (19 U.S.C. 2271 et seq.), as in effect on January  
18 1, 2014, shall be in effect and apply, except that in apply-  
19 ing and administering such chapters—

20                   (1) paragraph (1) of section 231(c) of that Act  
21       shall be applied and administered as if subpara-  
22       graphs (A), (B), and (C) of that paragraph were not  
23       in effect:

24                   (2) section 233 of that Act shall be applied and  
25                   administered—

- 1                             (A) in subsection (a)—  
2                                 (i) in paragraph (2), by substituting  
3                                 “104-week period” for “104-week period”  
4                                 and all that follows through “130-week pe-  
5                                 riod); and  
6                                 (ii) in paragraph (3)—  
7                                 (I) in the matter preceding sub-  
8                                 paragraph (A), by substituting “65”  
9                                 for “52”; and  
10                               (II) by substituting “78-week pe-  
11                                 riod” for “52-week period” each place  
12                                 it appears; and  
13                             (B) by applying and administering sub-  
14                                 section (g) as if it read as follows:  
15                             “(g) PAYMENT OF TRADE READJUSTMENT ALLOW-  
16                                 ANCES TO COMPLETE TRAINING.—Notwithstanding any  
17                                 other provision of this section, in order to assist an ad-  
18                                 versely affected worker to complete training approved for  
19                                 the worker under section 236 that leads to the completion  
20                                 of a degree or industry-recognized credential, payments  
21                                 may be made as trade readjustment allowances for not  
22                                 more than 13 weeks within such period of eligibility as  
23                                 the Secretary may prescribe to account for a break in  
24                                 training or for justifiable cause that follows the last week

1 for which the worker is otherwise entitled to a trade read-  
2 justment allowance under this chapter if—

3           “(1) payment of the trade readjustment allow-  
4 ance for not more than 13 weeks is necessary for the  
5 worker to complete the training;

6           “(2) the worker participates in training in each  
7 such week; and

8           “(3) the worker—

9               “(A) has substantially met the perform-  
10 ance benchmarks established as part of the  
11 training approved for the worker;

12               “(B) is expected to continue to make  
13 progress toward the completion of the training;  
14 and

15               “(C) will complete the training during that  
16 period of eligibility.”;

17           (3) section 245(a) of that Act shall be applied  
18 and administered by substituting “June 30, 2022”  
19 for “December 31, 2007”;

20           (4) section 246(b)(1) of that Act shall be ap-  
21 plied and administered by substituting “June 30,  
22 2022” for “the date that is 5 years” and all that fol-  
23 lows through “State”;

24           (5) section 256(b) of that Act shall be applied  
25 and administered by substituting “the 1-year period

1 beginning on July 1, 2021” for “each of fiscal years  
2 2003 through 2007, and \$4,000,000 for the 3-  
3 month period beginning on October 1, 2007”;

4 (6) section 298(a) of that Act shall be applied  
5 and administered by substituting “the 1-year period  
6 beginning on July 1, 2021” for “each of the fiscal  
7 years” and all that follows through “October 1,  
8 2007”; and

9 (7) section 285 of that Act shall be applied and  
10 administered—

11 (A) in subsection (a), by substituting  
12 “June 30, 2022” for “December 31, 2007”  
13 each place it appears; and

14 (B) by applying and administering sub-  
15 section (b) as if it read as follows:

16 “(b) OTHER ASSISTANCE.—

17 “(1) ASSISTANCE FOR FIRMS.—

18 “(A) IN GENERAL.—Except as provided in  
19 subparagraph (B), assistance may not be pro-  
20 vided under chapter 3 after June 30, 2022.

21 “(B) EXCEPTION.—Notwithstanding sub-  
22 paragraph (A), any assistance approved under  
23 chapter 3 pursuant to a petition filed under sec-  
24 tion 251 on or before June 30, 2022, may be  
25 provided—

1                 “(i) to the extent funds are available  
2                 pursuant to such chapter for such purpose;  
3                 and

4                 “(ii) to the extent the recipient of the  
5                 assistance is otherwise eligible to receive  
6                 such assistance.

7                 “(2) FARMERS.—

8                 “(A) IN GENERAL.—Except as provided in  
9                 subparagraph (B), assistance may not be pro-  
10                 vided under chapter 6 after June 30, 2022.

11                 “(B) EXCEPTION.—Notwithstanding sub-  
12                 paragraph (A), any assistance approved under  
13                 chapter 6 on or before June 30, 2022, may be  
14                 provided—

15                 “(i) to the extent funds are available  
16                 pursuant to such chapter for such purpose;  
17                 and

18                 “(ii) to the extent the recipient of the  
19                 assistance is otherwise eligible to receive  
20                 such assistance.”.

21                 (b) EXCEPTIONS.—The provisions of chapters 2, 3,  
22                 5, and 6 of title II of the Trade Act of 1974, as in effect  
23                 on the date of the enactment of this Act, shall continue  
24                 to apply on and after July 1, 2021, with respect to—

1                   (1) workers certified as eligible for trade adjustment  
2                   assistance benefits under chapter 2 of title II  
3                   of that Act pursuant to petitions filed under section  
4                   221 of that Act before July 1, 2021;

5                   (2) firms certified as eligible for technical assistance or grants under chapter 3 of title II of that  
6                   Act pursuant to petitions filed under section 251 of  
7                   that Act before July 1, 2021; and

8                   (3) agricultural commodity producers certified  
9                   as eligible for technical or financial assistance under  
10                  chapter 6 of title II of that Act pursuant to petitions  
11                  filed under section 292 of that Act before July 1,  
12                  2021.

13                  **14 SEC. 7. EXTENSION AND MODIFICATION OF HEALTH COV-**

15                  **ERAGE TAX CREDIT.**

16                  (a) EXTENSION.—Subparagraph (B) of section  
17                  35(b)(1) of the Internal Revenue Code of 1986 is amended  
18                  by striking “before January 1, 2014” and inserting “be-  
19                  fore January 1, 2020”.

20                  (b) COORDINATION WITH CREDIT FOR COVERAGE  
21                  UNDER A QUALIFIED HEALTH PLAN.—Subsection (g) of  
22                  section 35 of the Internal Revenue Code of 1986 is amend-  
23                  ed—

24                  (1) by redesignating paragraph (11) as para-  
25                  graph (13), and

(2) by inserting after paragraph (10) the following new paragraphs:

3                   “(11) ELECTION.—

4                 “(A) IN GENERAL.—A taxpayer may elect  
5                 to have this section apply for any eligible cov-  
6                 erage month.

7                   “(B)    TIMING    AND    APPLICABILITY    OF  
8                   ELECTION.—Except as the Secretary may pro-  
9                   vide—

15                                 “(ii) any election for this section to  
16                                 apply for an eligible coverage month shall  
17                                 apply for all subsequent eligible coverage  
18                                 months in the taxable year and, once  
19                                 made, shall be irrevocable with respect to  
20                                 such months.

21               “(12) COORDINATION WITH PREMIUM TAX  
22               CREDIT.—

“(A) IN GENERAL.—An eligible coverage month to which the election under paragraph (11) applies shall not be treated as a coverage

1           month (as defined in section 36B(c)(2)) for  
2           purposes of section 36B with respect to the tax-  
3           payer.

4           “(B) COORDINATION WITH ADVANCE PAY-  
5           MENTS OF PREMIUM TAX CREDIT.—In the case  
6           of a taxpayer who makes the election under  
7           paragraph (11) with respect to any eligible cov-  
8           erage month in a taxable year or on behalf of  
9           whom any advance payment is made under sec-  
10          tion 7527 with respect to any month in such  
11          taxable year—

12           “(i) the tax imposed by this chapter  
13          for the taxable year shall be increased by  
14          the excess, if any, of—

15           “(I) the sum of any advance pay-  
16          ments made on behalf of the taxpayer  
17          under section 1412 of the Patient  
18          Protection and Affordable Care Act  
19          and section 7527 for months during  
20          such taxable year, over

21           “(II) the sum of the credits al-  
22          lowed under this section (determined  
23          without regard to paragraph (1)) and  
24          section 36B (determined without re-

(c) EXTENSION OF ADVANCE PAYMENT PROGRAM.—

1                 “(A) after the date that is 1 year after the  
2                 date of the enactment of the Trade Adjustment  
3                 Assistance Extension Act of 2015, and

4                 “(B) prior to the first month for which an  
5                 advance payment is made on behalf of such in-  
6                 dividual under subsection (a).”.

7                 (d) INDIVIDUAL INSURANCE TREATED AS QUALIFIED  
8                 HEALTH INSURANCE WITHOUT REGARD TO ENROLL-  
9                 MENT DATE.—

10                 (1) IN GENERAL.—Subparagraph (J) of section  
11                 35(e)(1) of the Internal Revenue Code of 1986 is  
12                 amended by striking “insurance if the eligible indi-  
13                 vidual” and all that follows through “For purposes  
14                 of” and inserting “insurance. For purposes of”.

15                 (2) SPECIAL RULE.—Subparagraph (J) of sec-  
16                 tion 35(e)(1) of such Code, as amended by para-  
17                 graph (1), is amended by striking “insurance.” and  
18                 inserting “insurance (other than coverage enrolled in  
19                 through an Exchange established under the Patient  
20                 Protection and Affordable Care Act).”.

21                 (e) CONFORMING AMENDMENT.—Subsection (m) of  
22                 section 6501 of the Internal Revenue Code of 1986 is  
23                 amended by inserting “, 35(g)(11)” after “30D(e)(4)”.

24                 (f) EFFECTIVE DATE.—

1                         (1) IN GENERAL.—Except as provided in para-  
2                         graph (2), the amendments made by this section  
3                         shall apply to coverage months in taxable years be-  
4                         ginning after December 31, 2013.

5                         (2) PLANS AVAILABLE ON INDIVIDUAL MARKET  
6                         FOR USE OF TAX CREDIT.—The amendment made  
7                         by subsection (d)(2) shall apply to coverage months  
8                         in taxable years beginning after December 31, 2015.

9                         (3) TRANSITION RULE.—Notwithstanding sec-  
10                         tion 35(g)(11)(B)(i) of the Internal Revenue Code of  
11                         1986 (as added by this Act), an election to apply  
12                         section 35 of such Code to an eligible coverage  
13                         month (as defined in section 35(b) of such Code)  
14                         (and not to claim the credit under section 36B of  
15                         such Code with respect to such month) in a taxable  
16                         year beginning after December 31, 2013, and before  
17                         the date of the enactment of this Act—

18                         (A) may be made at any time on or after  
19                         such date of enactment and before the expira-  
20                         tion of the 3-year period of limitation pre-  
21                         scribed in section 6511(a) with respect to such  
22                         taxable year; and

23                         (B) may be made on an amended return.

24                         (g) AGENCY OUTREACH.—As soon as possible after  
25                         the date of the enactment of this Act, the Secretaries of

1 the Treasury, Health and Human Services, and Labor (or  
2 such Secretaries' delegates) and the Director of the Pen-  
3 sion Benefit Guaranty Corporation (or the Director's dele-  
4 gate) shall carry out programs of public outreach, includ-  
5 ing on the Internet, to inform potential eligible individuals  
6 (as defined in section 35(c)(1) of the Internal Revenue  
7 Code of 1986) of the extension of the credit under section  
8 35 of the Internal Revenue Code of 1986 and the avail-  
9 ability of the election to claim such credit retroactively for  
10 coverage months beginning after December 31, 2013.

11 **SEC. 8. CUSTOMS USER FEES.**

12 (a) IN GENERAL.—Section 13031(j)(3) of the Con-  
13 solidated Omnibus Budget Reconciliation Act of 1985 (19  
14 U.S.C. 58c(j)(3)) is amended—

15 (1) in subparagraph (A), by striking “July 28,  
16 2025” and inserting “September 30, 2025”; and

17 (2) in subparagraph (B)(i), by striking “Sep-  
18 tember 30, 2024” and inserting “September 30,  
19 2025”.

20 (b) RATE FOR MERCHANDISE PROCESSING FEES.—  
21 Section 503 of the United States–Korea Free Trade  
22 Agreement Implementation Act (Public Law 112–41; 125  
23 Stat. 460) is amended by striking “July 14, 2025” and  
24 inserting “September 30, 2025”.

1   **SEC. 9. CHILD TAX CREDIT NOT REFUNDABLE FOR TAX-**  
2                   **PAYERS ELECTING TO EXCLUDE FOREIGN**  
3                   **EARNED INCOME FROM TAX.**

4       (a) IN GENERAL.—Section 24(d) of the Internal Rev-  
5 enue Code of 1986 is amended by adding at the end the  
6 following new paragraph:

7                 “(5) EXCEPTION FOR TAXPAYERS EXCLUDING  
8 FOREIGN EARNED INCOME.—Paragraph (1) shall not  
9 apply to any taxpayer for any taxable year if such  
10 taxpayer elects to exclude any amount from gross in-  
11 come under section 911 for such taxable year.”.

12     (b) EFFECTIVE DATE.—The amendment made by  
13 this section shall apply to taxable years beginning after  
14 December 31, 2014.

15   **SEC. 10. TIME FOR PAYMENT OF CORPORATE ESTIMATED**  
16                   **TAXES.**

17     Notwithstanding section 6655 of the Internal Rev-  
18 enue Code of 1986, in the case of a corporation with assets  
19 of not less than \$1,000,000,000 (determined as of the end  
20 of the preceding taxable year)—

21                 (1) the amount of any required installment of  
22 corporate estimated tax which is otherwise due in  
23 July, August, or September of 2020 shall be in-  
24 creased by [2.75 percent] of such amount (deter-  
25 mined without regard to any increase in such  
26 amount not contained in such Code); and

1                             (2) the amount of the next required installment  
2                             after an installment referred to in paragraph (1)  
3                             shall be appropriately reduced to reflect the amount  
4                             of the increase by reason of such paragraph.

5       **SEC. 11. COVERAGE AND PAYMENT FOR RENAL DIALYSIS**  
6                             **SERVICES FOR INDIVIDUALS WITH ACUTE**  
7                             **KIDNEY INJURY.**

8                             (a) **COVERAGE.**—Section 1861(s)(2)(F) of the Social  
9                             Security Act (42 U.S.C. 1395x(s)(2)(F)) is amended by  
10                             inserting before the semicolon the following: “, including  
11                             such renal dialysis services furnished on or after January  
12                             1, 2017, by a renal dialysis facility or provider of services  
13                             paid under section 1881(b)(14) to an individual with acute  
14                             kidney injury (as defined in section 1834(p)(2))”.

15                             (b) **PAYMENT.**—Section 1834 of the Social Security  
16                             Act (42 U.S.C. 1395m) is amended by adding at the end  
17                             the following new subsection:

18                             “(p) **PAYMENT FOR RENAL DIALYSIS SERVICES FOR**  
19                             **INDIVIDUALS WITH ACUTE KIDNEY INJURY.**—

20                             “(1) **PAYMENT RATE.**—In the case of renal di-  
21                             alysis services (as defined in subparagraph (B) of  
22                             section 1881(b)(14)) furnished under this part by a  
23                             renal dialysis facility or provider of services paid  
24                             under such section during a year (beginning with  
25                             2017) to an individual with acute kidney injury (as

1 defined in paragraph (2)), the amount of payment  
2 under this part for such services shall be the base  
3 rate for renal dialysis services determined for such  
4 year under such section, as adjusted by any applica-  
5 ble geographic adjustment factor applied under sub-  
6 paragraph (D)(iv)(II) of such section and may be  
7 adjusted by the Secretary (on a budget neutral basis  
8 for payments under this paragraph) by any other  
9 adjustment factor under subparagraph (D) of such  
10 section.

11 “(2) INDIVIDUAL WITH ACUTE KIDNEY INJURY  
12 DEFINED.—In this subsection, the term ‘individual  
13 with acute kidney injury’ means an individual who  
14 has acute loss of renal function and does not receive  
15 renal dialysis services for which payment is made  
16 under section 1881(b)(14).”.

17 **SEC. 12. MODIFICATION OF THE MEDICARE SEQUESTER  
18 FOR FISCAL YEAR 2024.**

19 Section 251A(6)(D)(ii) of the Balanced Budget and  
20 Emergency Deficit Control Act of 1985 (2 U.S.C.  
21 901a(6)(D)(ii)) is amended by striking “0.0 percent” and  
22 inserting “0.25 percent”.

