119TH CONGRESS 1st Session

S.____

To amend the Internal Revenue Code of 1986 to provide for current year inclusion of net CFC tested income, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. WHITEHOUSE (for himself, Mr. DURBIN, Mr. MURPHY, Mr. REED, Ms. BALDWIN, Ms. WARREN, Mr. MERKLEY, Mr. MARKEY, Mr. SCHATZ, Mr. FETTERMAN, Mr. BLUMENTHAL, Mr. VAN HOLLEN, Mr. GALLEGO, Ms. HIRONO, Mr. HEINRICH, Mr. BOOKER, Ms. SMITH, and Ms. DUCKWORTH) introduced the following bill; which was read twice and referred to the Committee on ______

A BILL

- To amend the Internal Revenue Code of 1986 to provide for current year inclusion of net CFC tested income, 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, ETC.

4 (a) SHORT TITLE.—This Act may be cited as the5 "No Tax Breaks for Outsourcing Act".

6 (b) AMENDMENT OF 1986 CODE.—Except as other7 wise expressly provided, whenever in this Act an amend8 ment or repeal is expressed in terms of an amendment

1	to, or repeal of, a section or other provision, the reference
2	shall be considered to be made to a section or other provi-
3	sion of the Internal Revenue Code of 1986.
4	(c) TABLE OF CONTENTS.—The table of contents of
5	this Act is as follows:
	 Sec. 1. Short title, etc. Sec. 2. Current year inclusion of net CFC tested income. Sec. 3. Country-by-country application of limitation on foreign tax credit based on taxable units. Sec. 4. Limitation on deduction of interest by domestic corporations which are members of an international financial reporting group. Sec. 5. Modifications to rules relating to inverted corporations. Sec. 6. Treatment of foreign corporations managed and controlled in the United States as domestic corporations.
6	SEC. 2. CURRENT YEAR INCLUSION OF NET CFC TESTED IN-
7	COME.
8	(a) Repeal of Tax-Free Deemed Return on In-
9	VESTMENTS.—
10	(1) IN GENERAL.—Section 951A(a) is amended
11	by striking "global intangible low-taxed income" and
12	inserting "net CFC tested income".
13	(2) Conforming Amendments.—
14	(A) Section 951A is amended by striking
15	subsections (b) and (d).
16	(B) Section $951A(e)(1)$ is amended by
17	striking "subsections (b), $(c)(1)(A)$, and" and
18	inserting "subsections (c)(1)(A) and".
19	(C) Section 951A(f) is amended by strik-
20	ing "global intangible low-taxed income" each

3

1 place it appears and inserting "net CFC tested 2 income". 3 (D) Section 960(d)(2)(A) is amended by 4 striking "global intangible low-taxed income (as 5 defined in section 951A(b))" and inserting "net 6 CFC tested income (as defined in section 7 951A(c))". 8 (b) COUNTRY-BY-COUNTRY APPLICATION OF SEC-9 TION BASED ON CFC TAXABLE UNITS.—Section 951A is 10 amended by adding at the end the following new sub-11 section: 12 "(g) Country-by-Country Application of Sec-13 TION BASED ON CFC TAXABLE UNITS.— 14 "(1) IN GENERAL.—If any CFC taxable unit of 15 a United States shareholder is a tax resident of (or, 16 in the case of a branch, is located in) a country 17 which is different from the country with respect to 18 which any other CFC taxable unit of such United 19 States shareholder is a tax resident (or, in the case 20 of a branch, is located in)— 21 "(A) such shareholder's net CFC tested in-22 come for purposes of subsection (a) shall be the 23 sum of the amounts of net CFC tested income 24 determined separately with respect to each such 25 country, and

1
"(B) for purposes of determining such sep-
arate amounts of net CFC tested income—
"(i) except as otherwise provided by
the Secretary, any reference in subsection
(c) to a controlled foreign corporation of
such shareholder shall be treated as ref-
erence to a CFC taxable unit of such
shareholder, and
"(ii) net CFC tested income and such
other items and amounts as the Secretary
may provide, shall be determined sepa-
rately with respect to each such country by
determining such amounts with respect to
the CFC taxable units of such shareholder
which are a tax resident of such country.
"(2) DEFINITIONS.—For purposes of this sub-
section—
"(A) CFC TAXABLE UNIT.—The term
'CFC taxable unit' means any taxable unit de-
scribed in clause (ii), (iii), or (iv) of section
904(e)(2)(B), determined—
"(i) by substituting 'controlled foreign
corporation' for 'foreign corporation' each
place it appears in such clauses, and

	9
1	"(ii) without regard to the references
2	to the taxpayer in clauses (iii) and (iv) of
3	such section.
4	"(B) Application of other defini-
5	TIONS.—Terms used in this subsection which
6	are also used in section 904(e) shall have the
7	same meaning as when used in section 904(e).
8	"(3) Special Rules.—For purposes of this
9	subsection—
10	"(A) Application of certain rules.—
11	Except as otherwise provided by the Secretary,
12	rules similar to the rules of section 904(e) shall
13	apply.
14	"(B) Allocation of net CFC tested
15	INCOME TO CONTROLLED FOREIGN CORPORA-
16	TIONS.—Except as otherwise provided by the
17	Secretary, subsection $(f)(2)$ shall be applied
18	separately with respect to each CFC taxable
19	unit.".
20	(c) Regulatory Authority.—Section 951A, as
21	amended by subsection (b), is amended by adding at the
22	end the following new subsection:
23	"(h) REGULATIONS.—The Secretary shall issue such
24	regulations or other guidance as may be necessary or ap-
25	propriate to carry out, or prevent the avoidance of, the

purposes of this section, including regulations or guidance
 which provide for—

3 "(1) the treatment of property if such property4 is transferred, or held, temporarily,

5 "(2) the treatment of property if the avoidance
6 of the purposes of this section is a factor in the
7 transfer or holding of such property,

8 "(3) appropriate adjustments to the basis of 9 stock and other ownership interests, and to earnings 10 and profits, to reflect tested losses (whether or not 11 taken into account in determining net CFC tested 12 income),

13 "(4) rules similar to the rules provided under
14 the regulations or guidance issued under section
15 904(e)(4),

16 "(5) other appropriate basis adjustments,

"(6) appropriate adjustments to be made, and
appropriate tax attributes and records to be maintained, separately with respect to CFC taxable units,
and

21 "(7) appropriate adjustments in determining
22 tested income or tested loss if property is trans23 ferred between related parties or amounts are paid
24 or accrued between related parties.".

(d) COORDINATION WITH OTHER PROVISIONS.—Sec tion 951A(f)(1) is amended by adding at the end the fol lowing new subparagraph:
 "(C) TREATMENT OF CERTAIN REF ERENCES.—Except as otherwise provided by the

6 Secretary, references to section 951 or section 7 951(a) in sections 959, 961, 962, and such 8 other provisions as the Secretary may identify 9 shall include references to section 951A or sec-10 tion 951A(a), respectively.".

(e) REPEAL OF REDUCED RATE OF TAX ON NET
CFC TESTED INCOME AND FOREIGN-DERIVED INTANGIBLE INCOME.—

(1) IN GENERAL.—Part VIII of subchapter B
of chapter 1 is amended by striking section 250 (and
by striking the item relating to such section in the
table of sections of such part).

18 (2) Conforming Amendments.—

19 (A) Section 59A(c)(4)(B)(i) is amended by
20 striking "section 172, 245A, or 250" and in21 serting "section 172 or 245A".

22 (B) Section 172(d) is amended by striking23 paragraph (9).

(C) Section 246(b)(1) is amended—

	0
1	(i) by striking "subsection (a) and (b)
2	of section 245, and section 250" and in-
3	serting "and subsection (a) and (b) of sec-
4	tion 245"; and
5	(ii) by striking "subsection (a) and
6	(b) of section 245, and 250" and inserting
7	"and subsection (a) and (b) of section
8	245".
9	(D) Section $469(i)(3)(E)(iii)$ is amended
10	by striking ", 221, and 250" and inserting
11	"and 221".
12	(f) Repeal of Certain Exclusions From the
13	DETERMINATION OF TESTED INCOME.—Section
14	951A(c)(2)(A)(i) is amended—
15	(1) by striking subclauses (III) and (V),
16	(2) by redesignating subclause (IV) as sub-
17	clause (III),
18	(3) by adding "and" at the end of subclause
19	(II), and
20	(4) by striking "and" at the end of subclause
21	(III) (as so redesignated) and inserting "over".
22	(g) Increase in Deemed Paid Credit for Taxes
23	PROPERLY ATTRIBUTABLE TO TESTED INCOME.—
24	(1) IN GENERAL.—Section 960(d) is amended
25	by striking "80 percent of".

1	(2) Conforming Amendment.—Section 78 is
2	amended by striking "(determined without regard to
3	the phrase "80 percent of" in subsection $(d)(1)$
4	thereof)".
5	(h) Repeal of High Tax Exclusion for Foreign
6	BASE COMPANY INCOME AND INSURANCE INCOME.—
7	(1) IN GENERAL.—Section 954(b) is amended
8	by striking paragraph (4).
9	(2) Conforming Amendment.—Section
10	904(d)(3)(E) is amended by striking the last sen-
11	tence.
12	(i) Elimination of Carryback of Foreign Tax
13	Credit.—
15	
13	(1) IN GENERAL.—Section 904(c) is amended—
14	(1) IN GENERAL.—Section 904(c) is amended—
14 15	(1) IN GENERAL.—Section 904(c) is amended—(A) by striking "in the first preceding tax-
14 15 16	(1) IN GENERAL.—Section 904(c) is amended—(A) by striking "in the first preceding tax- able year, and in any of the first 10 succeeding
14 15 16 17	 (1) IN GENERAL.—Section 904(c) is amended— (A) by striking "in the first preceding tax- able year, and in any of the first 10 succeeding taxable years, in that order" and inserting "in
14 15 16 17 18	 (1) IN GENERAL.—Section 904(c) is amended— (A) by striking "in the first preceding tax- able year, and in any of the first 10 succeeding taxable years, in that order" and inserting "in any of the first 10 succeeding taxable years, in
14 15 16 17 18 19	 (1) IN GENERAL.—Section 904(c) is amended— (A) by striking "in the first preceding tax- able year, and in any of the first 10 succeeding taxable years, in that order" and inserting "in any of the first 10 succeeding taxable years, in order",
14 15 16 17 18 19 20	 (1) IN GENERAL.—Section 904(c) is amended— (A) by striking "in the first preceding tax- able year, and in any of the first 10 succeeding taxable years, in that order" and inserting "in any of the first 10 succeeding taxable years, in order", (B) by striking "preceding or" each place
 14 15 16 17 18 19 20 21 	 (1) IN GENERAL.—Section 904(c) is amended— (A) by striking "in the first preceding taxable year, and in any of the first 10 succeeding taxable years, in that order" and inserting "in any of the first 10 succeeding taxable years, in order", (B) by striking "preceding or" each place it appears, and
 14 15 16 17 18 19 20 21 22 	 (1) IN GENERAL.—Section 904(c) is amended— (A) by striking "in the first preceding taxable year, and in any of the first 10 succeeding taxable years, in that order" and inserting "in any of the first 10 succeeding taxable years, in order", (B) by striking "preceding or" each place it appears, and (C) by striking "CARRYBACK AND" in the

1	(A) in paragraph (1), by striking "in the
2	first preceding taxable year and",
3	(B) in paragraph (2), by striking "pre-
4	ceding or" in the matter preceding subpara-
5	graph (A),
6	(C) in paragraph $(3)(B)$ —
7	(i) by striking "in a preceding or suc-
8	ceeding" and inserting "in a succeeding",
9	and
10	(ii) by striking "in such preceding or
11	succeeding" both places it appears and in-
12	serting "in such succeeding", and
13	(D) in the heading, by striking
14	"CARRYBACK AND".
15	(j) TREATMENT OF FOREIGN BASE COMPANY OIL
16	Related Income as Subpart F Income.—
17	(1) IN GENERAL.—Section 954(a) is amended
18	by striking "and" at the end of paragraph (2), by
19	striking the period at the end of paragraph (3) and
20	inserting ", and", and by adding at the end the fol-
21	lowing new paragraph:
22	"(4) the foreign base company oil related in-
23	come for the taxable year (determined under sub-
24	section (f) and reduced as provided in subsection
25	(b)(5))..

11

1 (2) FOREIGN BASE COMPANY OIL RELATED IN-2 COME.—Section 954 is amended by inserting after 3 subsection (e) the following new subsection: 4 "(f) FOREIGN BASE COMPANY OIL RELATED IN-5 COME.—For purposes of this section, the term 'foreign base company oil related income' means foreign oil related 6 income (within the meaning of paragraphs (2) and (3) of 7 8 section 907(c)) other than income derived from a source 9 within a foreign country in connection with— 10 "(1) oil or gas which was extracted from an oil 11 or gas well located in such foreign country, or 12 "(2) oil, gas, or a primary product of oil or gas 13 which is sold by the foreign corporation or a related 14 person for use or consumption within such country 15 or is loaded in such country on a vessel or aircraft 16 as fuel for such vessel or aircraft. 17 Such term shall not include any foreign personal holding 18 company income (as defined in subsection (c)).". 19 (3) Conforming Amendments.— 20 (A) Section 952(c)(1)(B)(iii) is amended 21 by redesignating subclauses (III) and (IV) as 22 subclauses (IV) and (V), respectively, and by 23 inserting after subclause (II) the following new subclause: 24

1	"(III) foreign base company oil
2	related income.".
3	(B) Section 954(b) is amended—
4	(i) by striking "and the foreign base
5	company services income" in paragraph
6	(5) and inserting "the foreign base com-
7	pany services income, and the foreign base
8	company oil related income", and
9	(ii) by adding at the end the following
10	new paragraph:
11	"(6) Foreign base company oil related in-
12	COME NOT TREATED AS ANOTHER KIND OF FOREIGN
13	BASE COMPANY INCOME.—Income of a corporation
14	which is foreign base company oil related income
15	shall not be considered foreign base company income
16	of such corporation under paragraph (2) or (3) of
17	subsection (a).".
18	(k) Effective Dates.—
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 of foreign
22	corporations beginning after December 31, 2024,
23	and to taxable years of United States shareholders
24	in which or with which such taxable years of foreign
25	corporations end.

S.L.C.

13

1 (2) Regulatory authority and coordina-2 TION WITH OTHER PROVISIONS.—The amendments 3 made by subsections (c) and (d) shall apply to taxable vears of foreign corporations beginning after 4 5 the date of the enactment of this Act, and to taxable 6 years of United States shareholders in which or with 7 which such taxable years of foreign corporations 8 end.

9 (3) REPEAL OF REDUCED RATE OF TAX; IN-10 CREASE IN DEEMED PAID CREDIT.—The amend-11 ments made by subsections (e) and (g) shall apply 12 to taxable years beginning after December 31, 2024. 13 (4) Elimination of Carryback of Foreign 14 TAX CREDIT.—The amendment made by subsection (i) shall apply to credits arising in taxable years be-15 16 ginning after December 31, 2024.

(1) NO INFERENCE REGARDING CERTAIN MODIFICATIONS.—The amendments made by subsections (c) and
(d) shall not be construed to create any inference with respect to the proper application of any provision of the Internal Revenue Code of 1986 with respect to any taxable
year beginning before the taxable years to which such
amendments apply.

1SEC. 3. COUNTRY-BY-COUNTRY APPLICATION OF LIMITA-2TION ON FOREIGN TAX CREDIT BASED ON3TAXABLE UNITS.

4 (a) IN GENERAL.—Section 904 is amended by insert5 ing after subsection (d) the following new subsection:

6 "(e) COUNTRY-BY-COUNTRY APPLICATION BASED ON
7 TAXABLE UNITS.—

"(1) IN GENERAL.—Subsection (d) (and the 8 9 provisions of this title referred to in paragraph (1) 10 of such subsection) shall be applied separately with 11 respect to each country by taking into account the 12 aggregate income properly attributable or otherwise 13 allocable to a taxable unit of the taxpayer which is 14 a tax resident of (or, in the case of a branch, is lo-15 cated in) such country.

16 "(2) TAXABLE UNITS.—

17 "(A) IN GENERAL.—Except as otherwise
18 provided by the Secretary, each item shall be
19 attributable or otherwise allocable to exactly
20 one taxable unit of the taxpayer.

21 "(B) DETERMINATION OF TAXABLE
22 UNITS.—Except as otherwise provided by the
23 Secretary, the taxable units of a taxpayer are
24 as follows:

25 "(i) GENERAL TAXABLE UNIT.—The26 person that is the taxpayer and that is not

1	otherwise described in a separate clause of
2	this subparagraph.
3	"(ii) CERTAIN FOREIGN CORPORA-
4	TIONS.—Each foreign corporation with re-
5	spect to which the taxpayer is a United
6	States shareholder.
7	"(iii) Interests in pass-through
8	ENTITIES.—Each interest held (directly or
9	indirectly) by the taxpayer or any foreign
10	corporation referred to in clause (ii) in a
11	pass-through entity if such pass-through
12	entity is a tax resident of a country other
13	than the country with respect to which
14	such taxpayer or foreign corporation (as
15	the case may be) is a tax resident.
16	"(iv) BRANCHES.—Each branch (or
17	portion thereof) the activities of which are
18	directly or indirectly carried on by the tax-
19	payer or any foreign corporation referred
20	to in clause (ii) and which give rise to a
21	taxable presence in a country other than
22	the country with respect to which such tax-
23	payer or foreign corporation (as the case
24	may be) is a tax resident.

	16
1	"(3) Definitions and special rules.—For
2	purposes of this subsection—
3	"(A) TAX RESIDENT.—Except as otherwise
4	provided by the Secretary, the term 'tax resi-
5	dent' means a person or entity subject to tax
6	under the tax law of a country as a resident. If
7	an entity is organized under the law of a coun-
8	try, or resident in a country, that does not im-
9	pose an income tax with respect to such enti-
10	ties, such entity shall, except as provided by the
11	Secretary, be treated as subject to tax under
12	the tax law of such country for the purposes of
13	the preceding sentence.
14	"(B) Pass-through entity.—Except as
15	otherwise provided by the Secretary, the term
16	'pass-through entity' includes any partnership
17	or other entity to the extent that income, gain,
18	deduction, or loss of the entity is taken into ac-
19	count in determining the income or loss of a
20	person that owns (directly or indirectly) an in-
21	terest in such entity.

"(C) BRANCH.—Except as otherwise provided by the Secretary, the term 'branch' means
a taxable presence of a tax resident in a country other than its country of residence as deter-

1 mined under such other country's tax law. The 2 Secretary shall provide regulations or other 3 guidance applying such term to activities in a 4 country that do not give rise to a taxable pres-5 ence. 6 "(D) TREATMENT OF FISCALLY AUTONO-7 MOUS JURISDICTIONS.—Any fiscally autono-8 mous jurisdiction shall be treated as a separate 9 country. Any possession of the United States 10 shall also be treated as a separate country. "(E) 11 Possession OF THE UNITED 12 STATES.—The term 'possession of the United 13 States' means each of American Samoa, the 14 Commonwealth of the Northern Mariana Is-15 lands, the Commonwealth of Puerto Rico, 16 Guam, and the Virgin Islands. 17 "(4) REGULATIONS.—The Secretary shall issue 18 such regulations or other guidance as may be nec-19 essary or appropriate to carry out, or prevent avoid-20 ance of, the purposes of this subsection, including 21 regulations or other guidance— "(A) providing for the application of this 22 23 subsection to an entity or arrangement that is considered a tax resident of more than one 24

25 country or of no country,

S.L.C.

18

1 "(B) providing for the application of this 2 subsection to hybrid entities or hybrid trans-3 actions (as such terms are used for purposes of 4 section 267A), pass-through entities, passive 5 foreign investment companies, trusts, and other 6 entities or arrangements not otherwise de-7 scribed in this subsection, and 8 "(C) providing for the assignment of any 9 item (including foreign taxes and deductions) to 10 taxable units, including in the case of amounts 11 not otherwise taken into account in determining 12 taxable income under this chapter.". 13 (b) TREATMENT SUBSTAN- \mathbf{OF} INADEQUATE 14 TIATION.—Section 904(d)(4)(C)(ii) is amended by striking "paragraph (1)(A)" and inserting "paragraph 15 (1)(C)". 16 17 (c) Application of Foreign Tax Credit Limita-TION WITH RESPECT TO FOREIGN BRANCHES.—Section 18 19 904(d)(2)(J)(i) is amended— 20 (1) by striking "qualified business units (as de-21 fined in section 989(a)) in 1 or more foreign coun-22 tries" and inserting "foreign branches described in 23 section 904(e)(2)(B)(iv)", and 24 (2) by striking "a qualified business unit" and

25 inserting "a foreign branch".

(d) EFFECTIVE DATE.—The amendments made by
 this section shall apply to taxable years beginning after
 December 31, 2024.

4 SEC. 4. LIMITATION ON DEDUCTION OF INTEREST BY DO5 MESTIC CORPORATIONS WHICH ARE MEM6 BERS OF AN INTERNATIONAL FINANCIAL RE7 PORTING GROUP.

8 (a) IN GENERAL.—Section 163 is amended by redes9 ignating subsection (n) as subsection (p) and by inserting
10 after subsection (m) the following new subsection:

11 "(n) LIMITATION ON DEDUCTION OF INTEREST BY
12 DOMESTIC CORPORATIONS IN INTERNATIONAL FINAN13 CIAL REPORTING GROUPS.—

"(1) IN GENERAL.—In the case of any domestic
corporation which is a member of any international
financial reporting group, the deduction under this
chapter for interest paid or accrued during the taxable year shall not exceed the sum of—

19 "(A) the allowable percentage of 110 per20 cent of the excess (if any) of—

21 "(i) the amount of such interest so22 paid or accrued, over

23 "(ii) the amount described in subpara-

24 graph (B), plus

1	"(B) the amount of interest includible in
2	gross income of such corporation for such tax-
3	able year.
4	"(2) INTERNATIONAL FINANCIAL REPORTING
5	GROUP.—
6	"(A) For purposes of this subsection, the
7	term 'international financial reporting group'
8	means, with respect to any reporting year, any
9	group of entities which—
10	"(i) includes—
11	"(I) at least one foreign corpora-
12	tion engaged in a trade or business
13	within the United States, or
14	"(II) at least one domestic cor-
15	poration and one foreign corporation,
16	"(ii) prepares consolidated financial
17	statements with respect to such year, and
18	"(iii) reports in such statements aver-
19	age annual gross receipts (determined in
20	the aggregate with respect to all entities
21	which are part of such group) for the 3-re-
22	porting-year period ending with such re-
23	porting year in excess of \$100,000,000.
24	"(B) RULES RELATING TO DETERMINA-
25	TION OF AVERAGE GROSS RECEIPTS.—For pur-

	2 I
1	poses of subparagraph (A)(iii), rules similar to
2	the rules of section $448(c)(3)$ shall apply.
3	"(3) Allowable percentage.—For purposes
4	of this subsection—
5	"(A) IN GENERAL.—The term 'allowable
6	percentage' means, with respect to any domestic
7	corporation for any taxable year, the ratio (ex-
8	pressed as a percentage and not greater than
9	100 percent) of—
10	"(i) such corporation's allocable share
11	of the international financial reporting
12	group's reported net interest expense for
13	the reporting year of such group which
14	ends in or with such taxable year of such
15	corporation, over
16	"(ii) such corporation's reported net
17	interest expense for such reporting year of
18	such group.
19	"(B) REPORTED NET INTEREST EX-
20	PENSE.—The term 'reported net interest ex-
21	pense' means—
22	"(i) with respect to any international
23	financial reporting group for any reporting
24	year, the excess of—

1	"(I) the aggregate amount of in-
2	terest expense reported in such
3	group's consolidated financial state-
4	ments for such taxable year, over
5	"(II) the aggregate amount of in-
6	terest income reported in such group's
7	consolidated financial statements for
8	such taxable year, and
9	"(ii) with respect to any domestic cor-
10	poration for any reporting year, the excess
11	of—
12	"(I) the amount of interest ex-
13	pense of such corporation reported in
14	the books and records of the inter-
15	national financial reporting group
16	which are used in preparing such
17	group's consolidated financial state-
18	ments for such taxable year, over
19	"(II) the amount of interest in-
20	come of such corporation reported in
21	such books and records.
22	"(C) Allocable share of reported
23	NET INTEREST EXPENSE.—With respect to any
24	domestic corporation which is a member of any
25	international financial reporting group, such

1	corporation's allocable share of such group's re-
2	ported net interest expense for any reporting
3	year is the portion of such expense which bears
4	the same ratio to such expense as—
5	"(i) the EBITDA of such corporation
6	for such reporting year, bears to
7	"(ii) the EBITDA of such group for
8	such reporting year.
9	"(D) EBITDA.—
10	"(i) IN GENERAL.—The term
11	'EBITDA' means, with respect to any re-
12	porting year, earnings before interest,
13	taxes, depreciation, and amortization—
14	"(I) as determined in the inter-
15	national financial reporting group's
16	consolidated financial statements for
17	such year, or
18	"(II) for purposes of subpara-
19	graph (A)(i), as determined in the
20	books and records of the international
21	financial reporting group which are
22	used in preparing such statements if
23	not determined in such statements.
24	"(ii) TREATMENT OF DISREGARDED
25	ENTITIES.—The EBITDA of any domestic

S.L.C.

	24
1	corporation shall not fail to include the
2	EBITDA of any entity which is dis-
3	regarded for purposes of this chapter.
4	"(iii) TREATMENT OF INTRA-GROUP
5	DISTRIBUTIONS.—The EBITDA of any do-
6	mestic corporation shall be determined
7	without regard to any distribution received
8	by such corporation from any other mem-
9	ber of the international financial reporting
10	group.
11	"(E) Special rules for non-positive
12	EBITDA.—
13	"(i) Non-positive group ebitda.—
14	In the case of any international financial
15	reporting group the EBITDA of which is
16	zero or less, paragraph (1) shall not apply
17	to any member of such group the EBITDA
18	of which is above zero.
19	"(ii) Non-positive entity
20	EBITDA.—In the case of any group mem-
21	ber the EBITDA of which is zero or less,
22	paragraph (1) shall be applied without re-
23	gard to subparagraph (A) thereof.
24	"(4) Consolidated financial statement.—
25	For purposes of this subsection, the term 'consoli-

1	dated financial statement' means any consolidated
2	financial statement described in paragraph $(2)(A)(ii)$
3	if such statement is—
4	"(A) a financial statement which is cer-
5	tified as being prepared in accordance with gen-
6	erally accepted accounting principles, inter-
7	national financial reporting standards, or any
8	other comparable method of accounting identi-
9	fied by the Secretary, and which is—
10	"(i) a 10-K (or successor form), or
11	annual statement to shareholders, required
12	to be filed with the United States Securi-
13	ties and Exchange Commission,
14	"(ii) an audited financial statement
15	which is used for—
16	"(I) credit purposes,
17	"(II) reporting to shareholders,
18	partners, or other proprietors, or to
19	beneficiaries, or
20	"(III) any other substantial
21	nontax purpose,
22	but only if there is no statement described
23	in clause (i), or
24	"(iii) filed with any other Federal or
25	State agency for nontax purposes, but only

S.L.C.

1	if there is no statement described in clause
2	(i) or (ii), or
3	"(B) a financial statement which—
4	"(i) is used for a purpose described in
5	subclause (I), (II), or (III) of subpara-
6	graph (A)(ii), or
7	"(ii) filed with any regulatory or gov-
8	ernmental body (whether domestic or for-
9	eign) specified by the Secretary,
10	but only if there is no statement described in
11	subparagraph (A).
12	"(5) Reporting year.—For purposes of this
13	subsection, the term 'reporting year' means, with re-
14	spect to any international financial reporting group,
15	the year with respect to which the consolidated fi-
16	nancial statements are prepared.
17	"(6) Application to certain entities.—
18	"(A) PARTNERSHIPS.—Except as other-
19	wise provided by the Secretary in paragraph
20	(7), this subsection and subsection (o) shall
21	apply to any partnership which is a member of
22	any international financial reporting group
23	under rules similar to the rules of section
24	163(j)(4).

S.L.C.

1	"(B) FOREIGN CORPORATIONS ENGAGED
2	IN TRADE OR BUSINESS WITHIN THE UNITED
3	STATES.—Except as otherwise provided by the
4	Secretary in paragraph (7), any deduction for
5	interest paid or accrued by a foreign corpora-
6	tion engaged in a trade or business within the
7	United States shall be limited in a manner con-
8	sistent with the principles of this subsection.
9	"(C) Consolidated groups.—For pur-
10	poses of this subsection, the members of any
11	group that file (or are required to file) a con-
12	solidated return with respect to the tax imposed
13	by chapter 1 for a taxable year shall be treated
14	as a single corporation.
15	"(7) REGULATIONS.—The Secretary may issue
16	such regulations or other guidance as are necessary
17	or appropriate to carry out the purposes of this sub-
18	section.".
19	(b) Carryforward of Disallowed Interest.—
20	(1) IN GENERAL.—Section 163 is amended by
21	inserting after subsection (n), as added by sub-
22	section (a), the following new subsection:
23	"(o) Carryforward of Certain Disallowed In-
24	TEREST.—The amount of any interest not allowed as a
25	deduction for any taxable year by reason of subsection

1	(j)(1) or $(n)(1)$ (whichever imposes the lower limitation
2	with respect to such taxable year) shall be treated as inter-
3	est (and as business interest for purposes of subsection
4	(j)(1) paid or accrued (and as interest expense reported
5	as described in clause $(i)(I)$ or $(ii)(I)$ of subsection
6	(n)(3)(B), as the case may be) in the succeeding taxable
7	year. Interest paid or accrued in any taxable year (deter-
8	mined without regard to the preceding sentence) shall not
9	be carried past the fifth taxable year following such tax-
10	able year, determined by treating interest as allowed as
11	a deduction on a first-in, first-out basis.".
12	(2) Conforming Amendments.—
13	(A) Section $163(j)(2)$ is amended to read
14	as follows:
15	"(2) Carryforward Cross-Reference.—For
16	carryforward treatment, see subsection (o).".
17	(B) Section $163(j)(4)(B)(i)(I)$ is amended
18	by striking "paragraph (2)" and inserting "sub-
19	section (o)".
20	(C) Section $381(c)(20)$ is amended to read
21	as follows:
22	"(20) CARRYFORWARD OF DISALLOWED INTER-
23	EST.—The carryover of disallowed interest described
24	in section 163(o) to taxable years ending after the
25	date of distribution or transfer.".

29

1 (D) Section 382(d)(3) is amended to read 2 as follows: 3 "(3) Application to carryforward of dis-4 ALLOWED INTEREST.—The term 'pre-change loss' 5 shall include any carryover of disallowed interest de-6 scribed in section 163(o) under rules similar to the 7 rules of paragraph (1).". 8 (c) EFFECTIVE DATE.—The amendments made by 9 this section shall apply to taxable years beginning after 10 December 31, 2024. 11 SEC. 5. MODIFICATIONS TO RULES RELATING TO IN-12 VERTED CORPORATIONS. 13 (a) IN GENERAL.—Subsection (b) of section 7874 is 14 amended to read as follows: 15 "(b) INVERTED CORPORATIONS TREATED AS DO-16 MESTIC CORPORATIONS.— 17 "(1) IN GENERAL.—Notwithstanding section 18 7701(a)(4), a foreign corporation shall be treated for 19 purposes of this title as a domestic corporation if-20 "(A) such corporation would be a surro-21 gate foreign corporation if subsection (a)(2)22 were applied by substituting '80 percent' for 23 '60 percent', or 24 "(B) such corporation is an inverted do-25 mestic corporation.

1	"(2) Inverted domestic corporation.—For
2	purposes of this subsection, a foreign corporation
3	shall be treated as an inverted domestic corporation
4	if, pursuant to a plan (or a series of related trans-
5	actions)—
6	"(A) the entity completes after December
7	22, 2017, the direct or indirect acquisition of—
8	"(i) substantially all of the properties
9	held directly or indirectly by a domestic
10	corporation, or
11	"(ii) substantially all of the assets of,
12	or substantially all of the properties consti-
13	tuting a trade or business of, a domestic
14	partnership, and
15	"(B) after the acquisition, either—
16	"(i) more than 50 percent of the stock
17	(by vote or value) of the entity is held—
18	"(I) in the case of an acquisition
19	with respect to a domestic corpora-
20	tion, by former shareholders of the
21	domestic corporation by reason of
22	holding stock in the domestic corpora-
23	tion, or
24	"(II) in the case of an acquisition
25	with respect to a domestic partner-

31

1 ship, by former partners of the do-2 mestic partnership by reason of hold-3 ing a capital or profits interest in the 4 domestic partnership, or 5 "(ii) the management and control of 6 the expanded affiliated group which in-7 cludes the entity occurs, directly or indi-8 rectly, primarily within the United States, 9 and such expanded affiliated group has 10 significant domestic business activities.

11 "(3) EXCEPTION FOR CORPORATIONS WITH 12 SUBSTANTIAL BUSINESS ACTIVITIES IN FOREIGN 13 COUNTRY OF ORGANIZATION.—A foreign corporation 14 described in paragraph (2) shall not be treated as an inverted domestic corporation if after the acquisition 15 16 the expanded affiliated group which includes the en-17 tity has substantial business activities in the foreign 18 country in which or under the law of which the enti-19 tv is created or organized when compared to the 20 total business activities of such expanded affiliated 21 group. For purposes of subsection (a)(2)(B)(iii) and 22 the preceding sentence, the term 'substantial busi-23 ness activities' shall have the meaning given such 24 term under regulations in effect on December 22, 25 2017, except that the Secretary may issue regula-

tions increasing the threshold percent in any of the
 tests under such regulations for determining if busi ness activities constitute substantial business activi ties for purposes of this paragraph.

5 "(4) MANAGEMENT AND CONTROL.—For pur6 poses of paragraph (2)(B)(ii)—

7 "(A) IN GENERAL.—The Secretary shall 8 prescribe regulations for purposes of deter-9 mining cases in which the management and 10 control of an expanded affiliated group is to be 11 treated as occurring, directly or indirectly, pri-12 marily within the United States. The regula-13 tions prescribed under the preceding sentence 14 shall apply to periods after December 22, 2017.

15 "(B) EXECUTIVE OFFICERS AND SENIOR 16 MANAGEMENT.—Such regulations shall provide 17 that the management and control of an ex-18 panded affiliated group shall be treated as oc-19 curring, directly or indirectly, primarily within 20 the United States if substantially all of the ex-21 ecutive officers and senior management of the 22 expanded affiliated group who exercise day-to-23 day responsibility for making decisions involving 24 strategic, financial, and operational policies of 25 the expanded affiliated group are based or pri-

1	marily located within the United States. Indi-
2	viduals who in fact exercise such day-to-day re-
3	sponsibilities shall be treated as executive offi-
4	cers and senior management regardless of their
5	title.
6	"(5) SIGNIFICANT DOMESTIC BUSINESS ACTIVI-
7	TIES.—For purposes of paragraph (2)(B)(ii), an ex-
8	panded affiliated group has significant domestic
9	business activities if at least 25 percent of—
10	"(A) the employees of the group are based
11	in the United States,
12	"(B) the employee compensation incurred
13	by the group is incurred with respect to employ-
14	ees based in the United States,
15	"(C) the assets of the group are located in
16	the United States, or
17	"(D) the income of the group is derived in
18	the United States,
19	determined in the same manner as such determina-
20	tions are made for purposes of determining substan-
21	tial business activities under regulations referred to
22	in paragraph (3) as in effect on December 22, 2017,
23	but applied by treating all references in such regula-
24	tions to 'foreign country' and 'relevant foreign coun-
25	try' as references to 'the United States'. The Sec-

1	retary may issue regulations decreasing the thresh-
2	old percent in any of the tests under such regula-
3	tions for determining if business activities constitute
4	significant domestic business activities for purposes
5	of this paragraph.".
6	(b) Conforming Amendments.—
7	(1) Clause (i) of section $7874(a)(2)(B)$ is
8	amended by striking "after March 4, 2003," and in-
9	serting "after March 4, 2003, and before December
10	23, 2017,".
11	(2) Subsection (c) of section 7874 is amend-
12	ed—
13	(A) in paragraph (2)—
14	(i) by striking "subsection
15	(a)(2)(B)(ii)" and inserting "subsections
16	(a)(2)(B)(ii) and $(b)(2)(B)(i)$; and
17	(ii) by inserting "or $(b)(2)(A)$ " after
18	"(a)(2)(B)(i)" in subparagraph (B);
19	(B) in paragraph (3), by inserting "or
20	(b)(2)(B)(i), as the case may be," after
21	"(a)(2)(B)(ii)";
22	(C) in paragraph (5), by striking "sub-
23	section (a)(2)(B)(ii)" and inserting "sub-
24	sections $(a)(2)(B)(ii)$ and $(b)(2)(B)(i)$; and

35

(D) in paragraph (6), by inserting "or in verted domestic corporation, as the case may
 be," after "surrogate foreign corporation".

4 (c) EFFECTIVE DATE.—The amendments made by
5 this section shall apply to taxable years ending after De6 cember 22, 2017.

7 (d) EXTENSION OF LIMITATION ON ASSESSMENT.—
8 If the period of limitation on assessment of tax resulting
9 from the amendments made by subsection (a) expires be10 fore the end of the 3-year period beginning on the date
11 of the enactment of this Act, such assessment (to the ex12 tent attributable to such amendments) may, nevertheless,
13 be made before the close of such 3-year period.

14SEC. 6. TREATMENT OF FOREIGN CORPORATIONS MAN-15AGED AND CONTROLLED IN THE UNITED16STATES AS DOMESTIC CORPORATIONS.

17 (a) IN GENERAL.—Section 7701 is amended by re18 designating subsection (p) as subsection (q) and by insert19 ing after subsection (o) the following new subsection:

20 "(p) CERTAIN CORPORATIONS MANAGED AND CON21 TROLLED IN THE UNITED STATES TREATED AS DOMES22 TIC FOR INCOME TAX.—

23 "(1) IN GENERAL.—Notwithstanding subsection
24 (a)(4), in the case of a corporation described in
25 paragraph (2) if—

	50
1	"(A) the corporation would not otherwise
2	be treated as a domestic corporation for pur-
3	poses of this title, but
4	"(B) the management and control of the
5	corporation occurs, directly or indirectly, pri-
6	marily within the United States,
7	then, solely for purposes of chapter 1 (and any other
8	provision of this title relating to chapter 1), the cor-
9	poration shall be treated as a domestic corporation.
10	"(2) Corporation described.—
11	"(A) IN GENERAL.—A corporation is de-
12	scribed in this paragraph if—
13	"(i) the stock of such corporation is
14	regularly traded on an established securi-
15	ties market, or
16	"(ii) the aggregate gross assets of
17	such corporation (or any predecessor there-
18	of), including assets under management
19	for investors, whether held directly or indi-
20	rectly, at any time during the taxable year
21	or any preceding taxable year is
22	\$50,000,000 or more.
23	"(B) GENERAL EXCEPTION.—A corpora-
24	tion shall not be treated as described in this
25	paragraph if—

1	"(i) such corporation was treated as a
2	corporation described in this paragraph in
3	a preceding taxable year,
4	"(ii) such corporation—
5	"(I) is not regularly traded on an
6	established securities market, and
7	"(II) has, and is reasonably ex-
8	pected to continue to have, aggregate
9	gross assets (including assets under
10	management for investors, whether
11	held directly or indirectly) of less than
12	\$50,000,000, and
13	"(iii) the Secretary grants a waiver to
14	such corporation under this subparagraph.
15	"(3) Management and control.—
16	"(A) IN GENERAL.—The Secretary shall
17	prescribe regulations for purposes of deter-
18	mining cases in which the management and
19	control of a corporation is to be treated as oc-
20	curring primarily within the United States.
21	"(B) EXECUTIVE OFFICERS AND SENIOR
22	MANAGEMENT.—Such regulations shall provide
23	that—
24	"(i) the management and control of a
25	corporation shall be treated as occurring

primarily within the United States if sub-
stantially all of the executive officers and
senior management of the corporation who
exercise day-to-day responsibility for mak-
ing decisions involving strategic, financial,
and operational policies of the corporation
are located primarily within the United
States, and
"(ii) individuals who are not executive
officers and senior management of the cor-
poration (including individuals who are of-
ficers or employees of other corporations in
the same chain of corporations as the cor-
poration) shall be treated as executive offi-
cers and senior management if such indi-
viduals exercise the day-to-day responsibil-
ities of the corporation described in clause
(i).
"(C) Corporations primarily holding
INVESTMENT ASSETS.—Such regulations shall
also provide that the management and control
of a corporation shall be treated as occurring
primarily within the United States if—
"(i) the assets of such corporation (di-
rectly or indirectly) consist primarily of as-

1	sets being managed on behalf of investors,
2	and
3	"(ii) decisions about how to invest the
4	assets are made in the United States.".
5	(b) EFFECTIVE DATE.—The amendments made by
6	this section shall apply to taxable years beginning on or
7	after the date which is 2 years after the date of the enact-
8	ment of this Act, whether or not regulations are issued
9	under section $7701(p)(3)$ of the Internal Revenue Code
10	of 1986, as added by this section.