(Original Signature of Member)



IN THE HOUSE OF REPRESENTATIVES

Mr. RANGEL (for himself, Ms. DELAURO, Mr. DAVIS of Alabama, [see attached list for additional cosponsors]) introduced the following bill; which was referred to the Committee on ______

A BILL

- To amend the Internal Revenue Code of 1986 to increase partial refundability of the child tax credit, to provide that pay received by members of the Armed Forces while serving in Iraq or other combat zones will be taken into account in determining eligibility for partial refundability of the child tax credit, to accelerate marriage penalty relief in the earned income tax credit, 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,



1 SECTION 1. SHORT TITLE; REFERENCE.

2 (a) SHORT TITLE.—This Act may be cited as the
3 "Working Families Tax Credit Act of 2003".

4 (b) AMENDMENT OF 1986 CODE.—Except as other-5 wise expressly provided, whenever in this Act an amend-6 ment or repeal is expressed in terms of an amendment 7 to, or repeal of, a section or other provision, the reference 8 shall be considered to be made to a section or other provi-9 sion of the Internal Revenue Code of 1986.

10 TITLE I—FAMILY TAX CREDITS.

11 SEC. 101. PARTIAL REFUNDABILITY OF FAMILY CREDIT.

12 (a) IN GENERAL.—Clause (i) of section 24(d)(1)(B)13 to read as follows:

"(i) 15 percent of such much of the
taxpayer's earned income (within the
meaning of section 32) which is taken into
account in computing taxable income for
the taxable year as exceeds \$7,500, or".

(b) COMBAT PAY TAKEN INTO ACCOUNT.—Paragraph (1) of section 24(d) is amended by adding at the
end the following flush sentence: "For purposes of clause
(i) of subparagraph (B), amounts excluded from gross income under section 112 (relating to combat pay) shall be
treated as earned income that is taken into account in
computing taxable income.".



1	(c) Conforming Amendment.—Section 24(d)(3) is
2	amended—
3	(1) by striking "after 2001" and inserting
4	"after 2003",
5	(2) by striking "\$10,000" and inserting
6	"\$7,500", and
7	(3) by striking "2000" and inserting "2002".
8	(d) EFFECTIVE DATE.—The amendments made by
9	this section shall apply to taxable years beginning after
10	December 31, 2002.
11	SEC. 102. MARRIAGE PENALTY IN THE EARNED INCOME
12	CREDIT.
13	(a) IN GENERAL.—Subparagraph (B) of section
	99(1)(9), $11(1)$, 1
14	32(b)(2) is amended to read as follows:
14 15	(B) JOINT RETURNS.—In the case of a
15	"(B) JOINT RETURNS In the case of a
15 16	"(B) JOINT RETURNS.—In the case of a joint return filed by an eligible individual and
15 16 17	"(B) JOINT RETURNS.—In the case of a joint return filed by an eligible individual and such individual's spouse, the phaseout amount
15 16 17 18	"(B) JOINT RETURNS.—In the case of a joint return filed by an eligible individual and such individual's spouse, the phaseout amount determined under subparagraph (A) shall be in-
15 16 17 18 19	"(B) JOINT RETURNS.—In the case of a joint return filed by an eligible individual and such individual's spouse, the phaseout amount determined under subparagraph (A) shall be in- creased by \$3,000.".
15 16 17 18 19 20	 "(B) JOINT RETURNS.—In the case of a joint return filed by an eligible individual and such individual's spouse, the phaseout amount determined under subparagraph (A) shall be increased by \$3,000.". (b) CONFORMING AMENDMENT.—Section
 15 16 17 18 19 20 21 	 "(B) JOINT RETURNS.—In the case of a joint return filed by an eligible individual and such individual's spouse, the phaseout amount determined under subparagraph (A) shall be increased by \$3,000.". (b) CONFORMING AMENDMENT.—Section 32(j)(1)(B)(ii) is amended—
 15 16 17 18 19 20 21 22 	 "(B) JOINT RETURNS.—In the case of a joint return filed by an eligible individual and such individual's spouse, the phaseout amount determined under subparagraph (A) shall be increased by \$3,000.". (b) CONFORMING AMENDMENT.—Section 32(j)(1)(B)(ii) is amended— (1) by striking "subsection (b)(2)(B)(iii)" and



(c) EFFECTIVE DATE.—The amendments made by
 this section shall apply to taxable years beginning after
 December 31, 2002.

4 TITLE II—ELIMINATION OF

5 **ABUSIVE TAX STRATEGIES**

6 SEC. 201. FINDINGS AND PURPOSE.

7 (a) FINDINGS.—The Congress hereby finds that:

8 (1) Many corporate tax shelter transactions are 9 complicated ways of accomplishing nothing aside 10 from claimed tax benefits, and the legal opinions 11 justifying those transactions take an inappropriately 12 narrow and restrictive view of well-developed court 13 doctrines under which—

- 14 (A) the taxation of a transaction is deter15 mined in accordance with its substance and not
 16 merely its form,
 - (B) transactions which have no significant effect on the taxpayer's economic or beneficial interests except for tax benefits are treated as sham transactions and disregarded,

(C) transactions involving multiple stepsare collapsed when those steps have no substantial economic meaning and are merely designedto create tax benefits,



June 2, 2003 (5:39 PM) F:\V8\060203\060203.0M9

17

18

19

20

21

22

23

4

5

6

7

8

5

1 (D) transactions with no business purpose 2 are not given effect, and

(E) in the absence of a specific congressional authorization, it is presumed that Congress did not intend a transaction to result in a negative tax where the taxpayer's economic position or rate of return is better after tax than before tax.

9 (2) Permitting aggressive and abusive tax shel-10 ters not only results in large revenue losses but also 11 undermines voluntary compliance with the Internal 12 Revenue Code of 1986.

(b) PURPOSE.—The purpose of this title is to eliminate abusive tax shelters by denying tax attributes claimed to arise from transactions that do not meet a heightened economic substance requirement and by repealing the provision that permits legal opinions to be used to avoid penalties on tax underpayments resulting from transactions without significant economic substance or business purpose.



1	Subtitle A—Tax Shelters
2	Part I—Provisions Designed to
3	Curtail Tax Shelters
4	SEC. 211. CLARIFICATION OF ECONOMIC SUBSTANCE DOC-
5	TRINE.
6	(a) IN GENERAL.—Section 7701 is amended by re-
7	designating subsection (m) as subsection (n) and by in-
8	serting after subsection (l) the following new subsection:
9	"(m) Clarification of Economic Substance
10	Doctrine; Etc.—
11	"(1) GENERAL RULES.—
12	"(A) IN GENERAL.—In applying the eco-
13	nomic substance doctrine, the determination of
14	whether a transaction has economic substance
15	shall be made as provided in this paragraph.
16	"(B) DEFINITION OF ECONOMIC SUB-
17	STANCE.—For purposes of subparagraph (A)—
18	"(i) IN GENERAL.—A transaction has
19	economic substance only if—
20	"(I) the transaction changes in a
21	meaningful way (apart from Federal
22	tax effects and, if there is any Federal
23	tax effects, also apart from any for-
24	eign, State, or local tax effects) the
25	taxpayer's economic position, and



	•
1	"(II) the taxpayer has a substan-
2	tial nontax purpose for entering into
3	such transaction and the transaction
4	is a reasonable means of accom-
5	plishing such purpose.
6	"(ii) Special rule where tax-
7	PAYER RELIES ON PROFIT POTENTIAL.—A
8	transaction shall not be treated as having
9	economic substance by reason of having a
10	potential for profit unless—
11	"(I) the present value of the rea-
12	sonably expected pre-tax profit from
13	the transaction is substantial in rela-
14	tion to the present value of the ex-
15	pected net tax benefits that would be
16	allowed if the transaction were re-
17	spected, and
18	"(II) the reasonably expected
19	pre-tax profit from the transaction ex-
20	ceeds a risk-free rate of return.
21	"(C) TREATMENT OF FEES AND FOREIGN
22	TAXES.—Fees and other transaction expenses
23	and foreign taxes shall be taken into account as
24	expenses in determining pre-tax profit under
25	subparagraph (B)(ii).



"(2) SPECIAL RULES FOR TRANSACTIONS WITH
 TAX-INDIFFERENT PARTIES.—

3 "(A) SPECIAL RULES FOR FINANCING 4 TRANSACTIONS.—The form of a transaction which is in substance the borrowing of money 5 6 or the acquisition of financial capital directly or 7 indirectly from a tax-indifferent party shall not 8 be respected if the present value of the deduc-9 tions to be claimed with respect to the trans-10 action is substantially in excess of the present 11 value of the anticipated economic returns of the 12 person lending the money or providing the fi-13 nancial capital. A public offering shall be treat-14 ed as a borrowing, or an acquisition of financial 15 capital, from a tax-indifferent party if it is rea-16 sonably expected that at least 50 percent of the 17 offering will be placed with tax-indifferent par-18 ties.

> "(B) ARTIFICIAL INCOME SHIFTING AND BASIS ADJUSTMENTS.—The form of a transaction with a tax-indifferent party shall not be respected if—

> > "(i) it results in an allocation of income or gain to the tax-indifferent party in



June 2, 2003 (5:39 PM) F:\V8\060203\060203.0M9

19

20

21

22

23

1	excess of such party's economic income or
2	gain, or
3	"(ii) it results in a basis adjustment
4	or shifting of basis on account of over-
5	stating the income or gain of the tax-indif-
6	ferent party.
7	"(3) Definitions and special rules.—For
8	purposes of this subsection—
9	"(A) ECONOMIC SUBSTANCE DOCTRINE.—
10	The term 'economic substance doctrine' means
11	the common law doctrine under which tax bene-
12	fits under subtitle A with respect to a trans-
13	action are not allowable if the transaction does
14	not have economic substance or lacks a business
15	purpose.
16	"(B) TAX-INDIFFERENT PARTY.—The
17	term 'tax-indifferent party' means any person
18	or entity not subject to tax imposed by subtitle
19	A. A person shall be treated as a tax-indifferent
20	party with respect to a transaction if the items
21	taken into account with respect to the trans-
22	action have no substantial impact on such per-
23	son's liability under subtitle A.
24	"(C) Substantial nontax purpose.—In
25	applying subclause (II) of paragraph $(1)(B)(i)$,



1	a purpose of achieving a financial accounting
2	benefit shall not be taken into account in deter-
3	mining whether a transaction has a substantial
4	nontax purpose if the origin of such financial
5	accounting benefit is a reduction of income tax.
6	"(D) EXCEPTION FOR PERSONAL TRANS-
7	ACTIONS OF INDIVIDUALS.—In the case of an
8	individual, this subsection shall apply only to
9	transactions entered into in connection with a
10	trade or business or an activity engaged in for
11	the production of income.
12	"(E) TREATMENT OF LESSORS.—In apply-
13	ing subclause (I) of paragraph $(1)(B)(ii)$ to the
14	lessor of tangible property subject to a lease,
15	the expected net tax benefits shall not include
16	the benefits of depreciation, or any tax credit,
17	with respect to the leased property and sub-
18	clause (II) of paragraph (1)(B)(ii) shall be dis-
19	regarded in determining whether any of such
20	benefits are allowable.
21	"(4) Other common law doctrines not af-
22	FECTED.—Except as specifically provided in this
23	subsection, the provisions of this subsection shall not

be construed as altering or supplanting any other

rule of law, and the requirements of this subsection



June 2, 2003 (5:39 PM) F:\V8\060203\060203.0M9

24

1	shall be construed as being in addition to any such
2	other rule of law.
3	"(5) Regulations.—The Secretary shall pre-
4	scribe such regulations as may be necessary or ap-
5	propriate to carry out the purposes of this sub-
6	section. Such regulations may include exemptions
7	from the application of this subsection."
8	(b) EFFECTIVE DATE.—The amendments made by
9	this section shall apply to transactions entered into after
10	February 13, 2003.
11	SEC. 212. PENALTY FOR FAILING TO DISCLOSE REPORT-
12	ABLE TRANSACTION.
12 13	ABLE TRANSACTION. (a) IN GENERAL.—Part I of subchapter B of chapter
13	(a) IN GENERAL.—Part I of subchapter B of chapter
13 14	(a) IN GENERAL.—Part I of subchapter B of chapter68 (relating to assessable penalties) is amended by insert-
13 14 15	(a) IN GENERAL.—Part I of subchapter B of chapter68 (relating to assessable penalties) is amended by insert-ing after section 6707 the following new section:
13 14 15 16	 (a) IN GENERAL.—Part I of subchapter B of chapter 68 (relating to assessable penalties) is amended by insert- ing after section 6707 the following new section: "SEC. 6707A. PENALTY FOR FAILURE TO INCLUDE REPORT-
 13 14 15 16 17 	 (a) IN GENERAL.—Part I of subchapter B of chapter 68 (relating to assessable penalties) is amended by insert- ing after section 6707 the following new section: "SEC. 6707A. PENALTY FOR FAILURE TO INCLUDE REPORT- ABLE TRANSACTION INFORMATION WITH RE-
 13 14 15 16 17 18 	 (a) IN GENERAL.—Part I of subchapter B of chapter 68 (relating to assessable penalties) is amended by insert- ing after section 6707 the following new section: "SEC. 6707A. PENALTY FOR FAILURE TO INCLUDE REPORT- ABLE TRANSACTION INFORMATION WITH RE- TURN OR STATEMENT.

quired under section 6011 to be included with such return

or statement shall pay a penalty in the amount determined



"(b) Amount of Penalty.—

24 under subsection (b).

June 2, 2003 (5:39 PM) F:\V8\060203\060203.0M9

22

23

1	"(1) IN GENERAL.—Except as provided in para-
2	graphs (2) and (3), the amount of the penalty under
3	subsection (a) shall be \$50,000.
4	"(2) LISTED TRANSACTION.—The amount of
5	the penalty under subsection (a) with respect to a
6	listed transaction shall be \$100,000.
7	"(3) Increase in penalty for large enti-
8	TIES AND HIGH NET WORTH INDIVIDUALS.—
9	"(A) IN GENERAL.—In the case of a fail-
10	ure under subsection (a) by—
11	"(i) a large entity, or
12	"(ii) a high net worth individual,
13	the penalty under paragraph (1) or (2) shall be
14	twice the amount determined without regard to
15	this paragraph.
16	"(B) LARGE ENTITY.—For purposes of
17	subparagraph (A), the term 'large entity'
18	means, with respect to any taxable year, a per-
19	son (other than a natural person) with gross re-
20	ceipts in excess of \$10,000,000 for the taxable
21	year in which the reportable transaction occurs
22	or the preceding taxable year. Rules similar to
23	the rules of paragraph (2) and subparagraphs
24	(B), (C), and (D) of paragraph (3) of section



448(c) shall apply for purposes of this subpara graph.

"(C) HIGH NET WORTH INDIVIDUAL.—For
purposes of subparagraph (A), the term 'high
net worth individual' means, with respect to a
reportable transaction, a natural person whose
net worth exceeds \$2,000,000 immediately before the transaction.

9 "(c) DEFINITIONS.—For purposes of this section— 10 "(1) REPORTABLE TRANSACTION.—The term 11 'reportable transaction' means any transaction with 12 respect to which information is required to be in-13 cluded with a return or statement because, as deter-14 mined under regulations prescribed under section 15 6011, such transaction is of a type which the Sec-16 retary determines as having a potential for tax 17 avoidance or evasion.

18 "(2) LISTED TRANSACTION.—Except as pro19 vided in regulations, the term 'listed transaction'
20 means a reportable transaction which is the same as,
21 or substantially similar to, a transaction specifically
22 identified by the Secretary as a tax avoidance trans23 action for purposes of section 6011.

"(d) Authority To Rescind Penalty.—



June 2, 2003 (5:39 PM) F:\V8\060203\060203.0M9

1	"(1) IN GENERAL.—The Commissioner of In-
2	ternal Revenue may rescind all or any portion of any
3	penalty imposed by this section with respect to any
4	violation if—
5	"(A) the violation is with respect to a re-
6	portable transaction other than a listed trans-
7	action,
8	"(B) the person on whom the penalty is
9	imposed has a history of complying with the re-
10	quirements of this title,
11	"(C) it is shown that the violation is due
12	to an unintentional mistake of fact;
13	"(D) imposing the penalty would be
14	against equity and good conscience, and
15	"(E) rescinding the penalty would promote
16	compliance with the requirements of this title
17	and effective tax administration.
18	"(2) Discretion.—The exercise of authority
19	under paragraph (1) shall be at the sole discretion
20	of the Commissioner and may be delegated only to
21	the head of the Office of Tax Shelter Analysis. The
22	Commissioner, in the Commissioner's sole discretion,
23	may establish a procedure to determine if a penalty
24	should be referred to the Commissioner or the head



1	of such Office for a determination under paragraph
2	(1).
3	"(3) NO APPEAL.—Notwithstanding any other
4	provision of law, any determination under this sub-
5	section may not be reviewed in any administrative or
6	judicial proceeding.
7	"(4) RECORDS.—If a penalty is rescinded under
8	paragraph (1), the Commissioner shall place in the
9	file in the Office of the Commissioner the opinion of
10	the Commissioner or the head of the Office of Tax
11	Shelter Analysis with respect to the determination,
12	including—
13	"(A) the facts and circumstances of the
14	transaction,
15	"(B) the reasons for the rescission, and
16	"(C) the amount of the penalty rescinded.
17	"(5) Report.—The Commissioner shall each
18	year report to the Committee on Ways and Means
19	of the House of Representatives and the Committee
20	on Finance of the Senate—
21	"(A) a summary of the total number and
22	aggregate amount of penalties imposed, and re-
23	scinded, under this section, and



"(B) a description of each penalty re scinded under this subsection and the reasons
 therefor.
 "(e) PENALTY REPORTED TO SEC.—In the case of

5 a person—

6 "(1) which is required to file periodic reports 7 under section 13 or 15(d) of the Securities Ex-8 change Act of 1934 or is required to be consolidated 9 with another person for purposes of such reports, 10 and

11 "(2) which—

"(A) is required to pay a penalty under
this section with respect to a listed transaction,
"(B) is required to pay a penalty under
section 6662A with respect to any reportable
transaction at a rate prescribed under section
6662A(c), or

18 "(C) is required to pay a penalty under
19 section 6662B with respect to any noneconomic
20 substance transaction,

21 the requirement to pay such penalty shall be disclosed in22 such reports filed by such person for such periods as the23 Secretary shall specify. Failure to make a disclosure in24 accordance with the preceding sentence shall be treated



as a failure to which the penalty under subsection (b)(2)
 applies.

3 "(f) COORDINATION WITH OTHER PENALTIES.—The
4 penalty imposed by this section is in addition to any pen5 alty imposed under this title."

6 (b) CONFORMING AMENDMENT.—The table of sec7 tions for part I of subchapter B of chapter 68 is amended
8 by inserting after the item relating to section 6707 the
9 following:

"Sec. 6707A. Penalty for failure to include reportable transaction information with return or statement."

(c) EFFECTIVE DATE.—The amendments made by
this section shall apply to returns and statements the due
date for which is after the date of the enactment of this
Act.

14	SEC.	213.	ACCURACY-RELATED	PENALTY	FOR LISTED
15			TRANSACTIONS AN	D OTHER	REPORTABLE
16			TRANSACTIONS HAV	/ING A SIG	NIFICANT TAX
17			AVOIDANCE PURPOS	SE.	

18 (a) IN GENERAL.—Subchapter A of chapter 68 is
19 amended by inserting after section 6662 the following new
20 section:



1	"SEC. 6662A. IMPOSITION OF ACCURACY-RELATED PEN-
2	ALTY ON UNDERSTATEMENTS WITH RESPECT
3	TO REPORTABLE TRANSACTIONS.
4	"(a) Imposition of Penalty.—If a taxpayer has a
5	reportable transaction understatement for any taxable
6	year, there shall be added to the tax an amount equal to
7	20 percent of the amount of such understatement.
8	"(b) Reportable Transaction Understate-
9	MENT.—For purposes of this section—
10	"(1) IN GENERAL.—The term 'reportable trans-
11	action understatement' means the sum of—
12	"(A) the product of—
13	"(i) the amount of the increase (if
14	any) in taxable income which results from
15	a difference between the proper tax treat-
16	ment of an item to which this section ap-
17	plies and the taxpayer's treatment of such
18	item (as shown on the taxpayer's return of
19	tax), and
20	"(ii) the highest rate of tax imposed
21	by section 1 (section 11 in the case of a
22	taxpayer which is a corporation), and
23	"(B) the amount of the decrease (if any)
24	in the aggregate amount of credits determined
25	under subtitle A which results from a difference
26	between the taxpayer's treatment of an item to



1	which this section applies (as shown on the tax-
2	payer's return of tax) and the proper tax treat-
3	ment of such item.
4	For purposes of subparagraph (A), any reduction of
5	the excess of deductions allowed for the taxable year
6	over gross income for such year, and any reduction
7	in the amount of capital losses which would (without
8	regard to section 1211) be allowed for such year,
9	shall be treated as an increase in taxable income.
10	"(2) ITEMS TO WHICH SECTION APPLIES.—This
11	section shall apply to any item which is attributable
12	to—
13	"(A) any listed transaction, and
14	"(B) any reportable transaction (other
15	than a listed transaction) if a significant pur-
16	pose of such transaction is the avoidance or
17	evasion of Federal income tax.
18	"(c) Higher Penalty for Nondisclosed Listed
19	and Other Avoidance Transactions.—
20	"(1) IN GENERAL.—Subsection (a) shall be ap-
21	plied by substituting '30 percent' for '20 percent'
22	with respect to the portion of any reportable trans-
23	action understatement with respect to which the re-
24	quirement of section $6664(d)(2)(A)$ is not met.



1	"(2) Rules applicable to compromise of	Ţ
2	PENALTY.—	

3 "(A) IN GENERAL.—If the 1st letter of 4 proposed deficiency which allows the taxpayer 5 an opportunity for administrative review in the 6 Internal Revenue Service Office of Appeals has been sent with respect to a penalty to which 7 8 paragraph (1) applies, only the Commissioner 9 of Internal Revenue may compromise all or any 10 portion of such penalty.

"(B) APPLICABLE RULES.—The rules of
paragraphs (3), (4), and (5) of section
6707A(d) shall apply for purposes of subparagraph (A).

15 "(d) DEFINITIONS OF REPORTABLE AND LISTED 16 TRANSACTIONS.—For purposes of this section, the terms 17 'reportable transaction' and 'listed transaction' have the 18 respective meanings given to such terms by section 19 6707A(c).

20 "(e) Special Rules.—

21 "(1) COORDINATION WITH PENALTIES, ETC.,
22 ON OTHER UNDERSTATEMENTS.—In the case of an
23 understatement (as defined in section 6662(d)(2))—
24 "(A) the amount of such understatement

(determined without regard to this paragraph)



June 2, 2003 (5:39 PM) F:\V8\060203\060203.0M9

1	shall be increased by the aggregate amount of
2	reportable transaction understatements and
3	noneconomic substance transaction understate-
4	ments for purposes of determining whether
5	such understatement is a substantial under-
6	statement under section $6662(d)(1)$, and
7	"(B) the addition to tax under section
8	6662(a) shall apply only to the excess of the
9	amount of the substantial understatement (if
10	any) after the application of subparagraph (A)
11	over the aggregate amount of reportable trans-
12	action understatements and noneconomic sub-
13	stance transaction understatements.
14	"(2) Coordination with other pen-
15	ALTIES.—
16	"(A) Application of fraud penalty.—
17	References to an underpayment in section 6663
18	shall be treated as including references to a re-
19	portable transaction understatement and a non-
20	economic substance transaction understatement.
21	"(B) NO DOUBLE PENALTY.—This section
22	shall not apply to any portion of an understate-
23	ment on which a penalty is imposed under sec-
24	tion 6662B or 6663.



1	"(3) Special rule for	AMENDED RE-
2	TURNS.—Except as provided in reg	gulations, in no
3	event shall any tax treatment inc	cluded with an
4	amendment or supplement to a re	turn of tax be
5	taken into account in determining the	e amount of any
6	reportable transaction understate	ment or non-
7	economic substance transaction un	derstatement if
8	the amendment or supplement is file	d after the ear-
9	lier of the date the taxpayer is first o	contacted by the
10	Secretary regarding the examination	of the return or
11	such other date as is specified by the	Secretary.
12	"(4) NONECONOMIC SUBS	TANCE TRANS-
13	ACTION UNDERSTATEMENT.—F	or purposes of
14	this subsection, the term 'no	neconomic sub-
15	stance transaction understate	ment' has the
16	meaning given such term by se	ction 6662B(c).
17	"(5) Cross reference.—	
	"For reporting of section 6662A(Securities and Exchange Commis 6707A(e)."	
18	(b) Determination of Other	UNDERSTATE-
10	$M_{\rm DM}$ Subnanamanh (A) of action	eeeo(1)(0)

MENTS.—Subparagraph (A) of section 6662(d)(2) is
amended by adding at the end the following flush sentence:

"The excess under the preceding sentence shall be determined without regard to items to which section 6662A applies and without regard to



June 2, 2003 (5:39 PM) F:\V8\060203\060203.0M9

22

23

1	items with respect to which a penalty is im-
2	posed by section 6662B."
3	(c) Reasonable Cause Exception.—
4	(1) IN GENERAL.—Section 6664 is amended by
5	adding at the end the following new subsection:
6	"(d) Reasonable Cause Exception for Report-
7	able Transaction Understatements.—
8	"(1) IN GENERAL.—No penalty shall be im-
9	posed under section 6662A with respect to any por-
10	tion of a reportable transaction understatement if it
11	is shown that there was a reasonable cause for such
12	portion and that the taxpayer acted in good faith
13	with respect to such portion.
14	"(2) Special Rules.—Paragraph (1) shall not
15	apply to any reportable transaction understatement
16	unless—
17	"(A) the relevant facts affecting the tax
18	treatment of the item are adequately disclosed
19	in accordance with the regulations prescribed
20	under section 6011,
21	"(B) there is or was substantial authority
22	for such treatment, and
23	"(C) the taxpayer reasonably believed that
24	such treatment was more likely than not the
25	proper treatment.



1	A taxpayer failing to adequately disclose in accord-
2	ance with section 6011 shall be treated as meeting
3	the requirements of subparagraph (A) if the penalty
4	for such failure was rescinded under section
5	6707A(d).
6	"(3) Rules relating to reasonable be-
7	LIEF.—For purposes of paragraph (2)(C)—
8	"(A) IN GENERAL.—A taxpayer shall be
9	treated as having a reasonable belief with re-
10	spect to the tax treatment of an item only if
11	such belief—
12	"(i) is based on the facts and law that
13	exist at the time the return of tax which
14	includes such tax treatment is filed, and
15	"(ii) relates solely to the taxpayer's
16	chances of success on the merits of such
17	treatment and does not take into account
18	the possibility that a return will not be au-
19	dited, such treatment will not be raised on
20	audit, or such treatment will be resolved
21	through settlement if it is raised.
22	"(B) CERTAIN OPINIONS MAY NOT BE RE-
23	LIED UPON.—
24	"(i) IN GENERAL.—An opinion of a
25	tax advisor may not be relied upon to es-



1	tablish the reasonable belief of a taxpayer
2	if—
3	"(I) the tax advisor is described
4	in clause (ii), or
5	"(II) the opinion is described in
6	clause (iii).
7	"(ii) DISQUALIFIED TAX ADVISORS.—
8	A tax advisor is described in this clause if
9	the tax advisor—
10	"(I) is a material advisor (within
11	the meaning of section $6111(b)(1)$
12	who participates in the organization,
13	management, promotion, or sale of
14	the transaction or who is related
15	(within the meaning of section 267(b)
16	or $707(b)(1)$) to any person who so
17	participates,
18	"(II) is compensated directly or
19	indirectly by a material advisor with
20	respect to the transaction,
21	"(III) has a fee arrangement
22	with respect to the transaction which
23	is contingent on all or part of the in-
24	tended tax benefits from the trans-
25	action being sustained, or



1	"(IV) as determined under regu-
1	lations prescribed by the Secretary,
2	has a continuing financial interest
3 4	
	with respect to the transaction.
5	"(iii) Disqualified opinions.—For
6	purposes of clause (i), an opinion is dis-
7	qualified if the opinion—
8	"(I) is based on unreasonable
9	factual or legal assumptions (includ-
10	ing assumptions as to future events),
11	"(II) unreasonably relies on rep-
12	resentations, statements, findings, or
13	agreements of the taxpayer or any
14	other person,
15	"(III) does not identify and con-
16	sider all relevant facts, or
17	"(IV) fails to meet any other re-
18	quirement as the Secretary may pre-
19	scribe."
20	(2) Conforming Amendment.—The heading
21	for subsection (c) of section 6664 is amended by in-
22	serting "for Underpayments" after "Excep-
23	TION".
24	(d) Conforming Amendments.—



1	(1) Subparagraph (C) of section $461(i)(3)$ is
2	amended by striking "section 6662(d)(2)(C)(iii)"
3	and inserting "section 1274(b)(3)(C)".
4	(2) Paragraph (3) of section $1274(b)$ is
5	amended—
6	(A) by striking "(as defined in section
7	6662(d)(2)(C)(iii))" in subparagraph (B)(i),
8	and
9	(B) by adding at the end the following new
10	subparagraph:
11	"(C) TAX SHELTER.—For purposes of sub-
12	paragraph (B), the term 'tax shelter' means—
13	"(i) a partnership or other entity,
14	"(ii) any investment plan or arrange-
15	ment, or
16	"(iii) any other plan or arrangement,
17	if a significant purpose of such partnership, en-
18	tity, plan, or arrangement is the avoidance or
19	evasion of Federal income tax."
20	(3) Section $6662(d)(2)$ is amended by striking
21	subparagraphs (C) and (D).
22	(4) Section $6664(c)(1)$ is amended by striking
23	"this part" and inserting "section 6662 or 6663".



1	(5) Subsection (b) of section 7525 is amended
2	by striking "section $6662(d)(2)(C)(iii)$ " and insert-
3	ing "section 1274(b)(3)(C)".
4	(6)(A) The heading for section 6662 is amend-
5	ed to read as follows:
6	"SEC. 6662. IMPOSITION OF ACCURACY-RELATED PENALTY
7	ON UNDERPAYMENTS."
8	(B) The table of sections for part II of sub-
9	chapter A of chapter 68 is amended by striking the
10	item relating to section 6662 and inserting the fol-
11	lowing new items:
	 "Sec. 6662. Imposition of accuracy-related penalty on underpayments. "Sec. 6662A. Imposition of accuracy-related penalty on understatements with respect to reportable transactions."
12	(e) EFFECTIVE DATE.—The amendments made by
13	this section shall apply to taxable years ending after the
14	date of the enactment of this Act.
15	SEC. 214. PENALTY FOR UNDERSTATEMENTS ATTRIB-
16	UTABLE TO TRANSACTIONS LACKING ECO-
17	NOMIC SUBSTANCE, ETC.
18	(a) IN GENERAL.—Subchapter A of chapter 68 is
19	amended by inserting after section 6662A the following
20	new section:



1 "SEC. 6662B. PENALTY FOR UNDERSTATEMENTS ATTRIB-2UTABLE TO TRANSACTIONS LACKING ECO-3NOMIC SUBSTANCE, ETC.

4 "(a) IMPOSITION OF PENALTY.—If a taxpayer has an 5 noneconomic substance transaction understatement for 6 any taxable year, there shall be added to the tax an 7 amount equal to 40 percent of the amount of such under-8 statement.

9 "(b) REDUCTION OF PENALTY FOR DISCLOSED 10 TRANSACTIONS.—Subsection (a) shall be applied by sub-11 stituting '20 percent' for '40 percent' with respect to the 12 portion of any noneconomic substance transaction under-13 statement with respect to which the relevant facts affect-14 ing the tax treatment of the item are adequately disclosed 15 in the return or a statement attached to the return.

16 "(c) NONECONOMIC SUBSTANCE TRANSACTION UN17 DERSTATEMENT.—For purposes of this section—

18 "(1) IN GENERAL.—The term 'noneconomic 19 substance transaction understatement' means any 20 amount which would be an understatement under 21 section 6662A(b)(1) if section 6662A were applied 22 by taking into account items attributable to non-23 economic substance transactions rather than items 24 to which section 6662A would apply without regard 25 to this paragraph.



1	"(2) NONECONOMIC SUBSTANCE TRANS-
2	ACTION.—The term 'noneconomic substance trans-
3	action' means any transaction if—
4	"(A) there is a lack of economic substance
5	(within the meaning of section $7701(m)(1)$) for
6	the transaction giving rise to the claimed tax
7	benefit or the transaction was not respected
8	under section $7701(m)(2)$, or
9	"(B) the transaction fails to meet the re-
10	quirements of any similar rule of law.
11	"(d) Rules Applicable To Compromise of Pen-
12	ALTY.—
13	"(1) IN GENERAL.—If the 1st letter of pro-
14	posed deficiency which allows the taxpayer an oppor-
15	tunity for administrative review in the Internal Rev-
16	enue Service Office of Appeals has been sent with
17	respect to a penalty to which this section applies,
18	only the Commissioner of Internal Revenue may
19	compromise all or any portion of such penalty.
20	"(2) Applicable rules.—The rules of para-
21	graphs (3) , (4) , and (5) of section $6707A(d)$ shall
22	apply for purposes of paragraph (1).
23	"(e) Coordination With Other Penalties.—Ex-
24	
24	cept as otherwise provided in this part, the penalty im-



- 1 posed by this section shall be in addition to any other pen-
- 2 alty imposed by this title.
- 3 "(f) CROSS REFERENCES.—

"(1) For coordination of penalty with understatements under section 6662 and other special rules, see section 6662A(e).

"(2) For reporting of penalty imposed under this section to the Securities and Exchange Commission, see section 6707A(e)."

4 (b) CLERICAL AMENDMENT.—The table of sections
5 for part II of subchapter A of chapter 68 is amended by
6 inserting after the item relating to section 6662A the fol7 lowing new item:

"Sec. 6662B. Penalty for understatements attributable to transactions lacking economic substance, etc."

8 (c) EFFECTIVE DATE.—The amendments made by
9 this section shall apply to transactions entered into after
10 February 13, 2003.

11 SEC. 215. MODIFICATIONS OF SUBSTANTIAL UNDERSTATE-

12MENT PENALTY FOR NONREPORTABLE13TRANSACTIONS.

14 (a) SUBSTANTIAL UNDERSTATEMENT OF CORPORA15 TIONS.—Section 6662(d)(1)(B) (relating to special rule
16 for corporations) is amended to read as follows:

17 "(B) SPECIAL RULE FOR CORPORA18 TIONS.—In the case of a corporation other than
19 an S corporation or a personal holding company
20 (as defined in section 542), there is a substan21 tial understatement of income tax for any tax-



1	able year if the amount of the understatement
2	for the taxable year exceeds the lesser of—
3	"(i) 10 percent of the tax required to
4	be shown on the return for the taxable
5	year (or, if greater, \$10,000), or
6	''(ii) \$10,000,000.''
7	(b) Reduction for Understatement of Tax-
8	PAYER DUE TO POSITION OF TAXPAYER OR DISCLOSED
9	ITEM.—
10	(1) IN GENERAL.—Section $6662(d)(2)(B)(i)$
11	(relating to substantial authority) is amended to
12	read as follows:
13	"(i) the tax treatment of any item by
14	the taxpayer if the taxpayer had reason-
15	able belief that the tax treatment was more
16	likely than not the proper treatment, or".
17	(2) Conforming Amendment.—Section
18	6662(d) is amended by adding at the end the fol-
19	lowing new paragraph:
20	"(3) Secretarial list.—For purposes of this
21	subsection, section $6664(d)(2)$, and section
22	6694(a)(1), the Secretary may prescribe a list of po-
23	sitions for which the Secretary believes there is not
24	substantial authority or there is no reasonable belief
25	that the tax treatment is more likely than not the



proper tax treatment. Such list (and any revisions
 thereof) shall be published in the Federal Register
 or the Internal Revenue Bulletin."
 (c) EFFECTIVE DATE.—The amendments made by
 this section shall apply to taxable years beginning after
 the date of the enactment of this Act.
 SEC. 216. TAX SHELTER EXCEPTION TO CONFIDENTIALITY

8 PRIVILEGES RELATING TO TAXPAYER COM9 MUNICATIONS.

10 (a) IN GENERAL.—Section 7525(b) (relating to sec11 tion not to apply to communications regarding corporate
12 tax shelters) is amended to read as follows:

13 "(b) SECTION NOT TO APPLY TO COMMUNICATIONS
14 REGARDING TAX SHELTERS.—The privilege under sub15 section (a) shall not apply to any written communication
16 which is—

- 17 "(1) between a federally authorized tax practi-18 tioner and—
- 19 "(A) any person,
- 20 "(B) any director, officer, employee, agent,
- 21 or representative of the person, or

22 "(C) any other person holding a capital or23 profits interest in the person, and



"(2) in connection with the promotion of the di rect or indirect participation of the person in any
 tax shelter (as defined in section 1274(b)(3)(C))."

4 (b) EFFECTIVE DATE.—The amendment made by
5 this section shall apply to communications made on or
6 after the date of the enactment of this Act.

7 SEC. 217. DISCLOSURE OF REPORTABLE TRANSACTIONS.

8 (a) IN GENERAL.—Section 6111 (relating to registra-9 tion of tax shelters) is amended to read as follows:

10 "SEC. 6111. DISCLOSURE OF REPORTABLE TRANSACTIONS.

"(a) IN GENERAL.—Each material advisor with respect to any reportable transaction shall make a return
(in such form as the Secretary may prescribe) setting
forth—

15 "(1) information identifying and describing the16 transaction,

17 "(2) information describing any potential tax
18 benefits expected to result from the transaction, and
19 "(3) such other information as the Secretary
20 may prescribe.

21 Such return shall be filed not later than the date specified22 by the Secretary.

23 "(b) DEFINITIONS.—For purposes of this section—
24 "(1) MATERIAL ADVISOR.—



1	"(A) IN GENERAL.—The term 'material
2	advisor' means any person—
3	"(i) who provides any material aid,
4	assistance, or advice with respect to orga-
5	nizing, promoting, selling, implementing,
6	or carrying out any reportable transaction,
7	and
8	"(ii) who directly or indirectly derives
9	gross income in excess of the threshold
10	amount for such aid, assistance, or advice.
11	"(B) THRESHOLD AMOUNT.—For purposes
12	of subparagraph (A), the threshold amount is—
13	"(i) \$50,000 in the case of a report-
14	able transaction substantially all of the tax
15	benefits from which are provided to nat-
16	ural persons, and
17	"(ii) \$250,000 in any other case.
18	"(2) Reportable transaction.—The term
19	'reportable transaction' has the meaning given to
20	such term by section 6707A(c).
21	"(c) REGULATIONS.—The Secretary may prescribe
22	regulations which provide—
23	((1) that only 1 person shall be required to
24	meet the requirements of subsection (a) in cases in



1	which 2 or more persons would otherwise be re-
2	quired to meet such requirements,
3	((2) exemptions from the requirements of this
4	section, and
5	"(3) such rules as may be necessary or appro-
6	priate to carry out the purposes of this section."
7	(b) Conforming Amendments.—
8	(1) The item relating to section 6111 in the
9	table of sections for subchapter B of chapter 61 is
10	amended to read as follows:
	"Sec. 6111. Disclosure of reportable transactions."
11	(2)(A) So much of section 6112 as precedes
12	subsection (c) thereof is amended to read as follows:
13	"SEC. 6112. MATERIAL ADVISORS OF REPORTABLE TRANS-
13 14	"SEC. 6112. MATERIAL ADVISORS OF REPORTABLE TRANS- ACTIONS MUST KEEP LISTS OF ADVISEES.
14	ACTIONS MUST KEEP LISTS OF ADVISEES.
14 15	ACTIONS MUST KEEP LISTS OF ADVISEES. "(a) IN GENERAL.—Each material advisor (as de-
14 15 16	ACTIONS MUST KEEP LISTS OF ADVISEES. "(a) IN GENERAL.—Each material advisor (as de- fined in section 6111) with respect to any reportable
14 15 16 17	ACTIONS MUST KEEP LISTS OF ADVISEES. "(a) IN GENERAL.—Each material advisor (as de- fined in section 6111) with respect to any reportable transaction (as defined in section 6707A(c)) shall main-
14 15 16 17 18	ACTIONS MUST KEEP LISTS OF ADVISEES. "(a) IN GENERAL.—Each material advisor (as de- fined in section 6111) with respect to any reportable transaction (as defined in section 6707A(c)) shall main- tain, in such manner as the Secretary may by regulations
14 15 16 17 18 19	ACTIONS MUST KEEP LISTS OF ADVISEES. "(a) IN GENERAL.—Each material advisor (as de- fined in section 6111) with respect to any reportable transaction (as defined in section 6707A(c)) shall main- tain, in such manner as the Secretary may by regulations prescribe, a list—
 14 15 16 17 18 19 20 	ACTIONS MUST KEEP LISTS OF ADVISEES. "(a) IN GENERAL.—Each material advisor (as de- fined in section 6111) with respect to any reportable transaction (as defined in section 6707A(c)) shall main- tain, in such manner as the Secretary may by regulations prescribe, a list— "(1) identifying each person with respect to
 14 15 16 17 18 19 20 21 	ACTIONS MUST KEEP LISTS OF ADVISEES. "(a) IN GENERAL.—Each material advisor (as de- fined in section 6111) with respect to any reportable transaction (as defined in section 6707A(c)) shall main- tain, in such manner as the Secretary may by regulations prescribe, a list— "(1) identifying each person with respect to whom such advisor acted as such a material advisor



	"Sec. 6708. Failure to maintain lists of advisees with respect to reportable transactions."
22	ter 68 is amended to read as follows:
21	table of sections for part I of subchapter B of chap-
20	(B) The item relating to section 6708 in the
19	ACTIONS."
18	WITH RESPECT TO REPORTABLE TRANS-
17	"SEC. 6708. FAILURE TO MAINTAIN LISTS OF ADVISEES
16	ed to read as follows:
15	(3)(A) The heading for section 6708 is amend-
	"Sec. 6112. Material advisors of reportable transactions must keep lists of advisees."
14	amended to read as follows:
13	table of sections for subchapter B of chapter 61 is
12	(D) The item relating to section 6112 in the
11	graph (2) and inserting "may prescribe".
10	(ii) by striking "shall prescribe" in para-
9	in paragraph $(1)(A)$, and
8	(i) by inserting "written" before "request"
7	paragraph (B), is amended—
6	(C) Section 6112(b), as redesignated by sub-
5	subsection (c) as subsection (b).
4	(B) Section 6112 is amended by redesignating
3	with respect to such transaction."
2	rial advisor is required to file a return under section 6111
1	This section shall apply without regard to whether a mate-



1 (c) EFFECTIVE DATE.—The amendments made by 2 this section shall apply to transactions with respect to 3 which material aid, assistance, or advice referred to in sec-4 tion 6111(b)(1)(A)(i) of the Internal Revenue Code of 5 1986 (as added by this section) is provided after the date 6 of the enactment of this Act.

7 SEC. 218. MODIFICATIONS TO PENALTY FOR FAILURE TO 8 REGISTER TAX SHELTERS.

9 (a) IN GENERAL.—Section 6707 (relating to failure
10 to furnish information regarding tax shelters) is amended
11 to read as follows:

12 "SEC. 6707. FAILURE TO FURNISH INFORMATION REGARD-13 ING REPORTABLE TRANSACTIONS.

14 "(a) IN GENERAL.—If a person who is required to
15 file a return under section 6111(a) with respect to any
16 reportable transaction—

17 "(1) fails to file such return on or before the18 date prescribed therefor, or

19 "(2) files false or incomplete information with20 the Secretary with respect to such transaction,

 $21 \hspace{0.1in} \text{such person shall pay a penalty with respect to such return}$

22 in the amount determined under subsection (b).

"(b) Amount of Penalty.—



June 2, 2003 (5:39 PM) F:\V8\060203\060203.0M9

1	"(1) IN GENERAL.—Except as provided in para-
2	graph (2), the penalty imposed under subsection (a)
3	with respect to any failure shall be \$50,000.
4	"(2) LISTED TRANSACTIONS.—The penalty im-
5	posed under subsection (a) with respect to any listed
6	transaction shall be an amount equal to the greater
7	of—
8	''(A) \$200,000, or
9	"(B) 50 percent of the gross income de-
10	rived by such person with respect to aid, assist-
11	ance, or advice which is provided with respect
12	to the reportable transaction before the date the
13	return including the transaction is filed under
14	section 6111.
15	Subparagraph (B) shall be applied by substituting
16	'75 percent' for '50 percent' in the case of an inten-
17	tional failure or act described in subsection (a).
18	"(c) Rescission Authority.—The provisions of
19	section 6707A(d) (relating to authority of Commissioner
20	to rescind penalty) shall apply to any penalty imposed
21	under this section.
22	"(d) Reportable and Listed Transactions.—
23	The terms 'reportable transaction' and 'listed transaction'
24	have the respective meanings given to such terms by sec-
25	tion 6707A(c).".



1 (b) CLERICAL AMENDMENT.—The item relating to 2 section 6707 in the table of sections for part I of sub-3 chapter B of chapter 68 is amended by striking "tax shel-4 ters" and inserting "reportable transactions".

5 (c) EFFECTIVE DATE.—The amendments made by this section shall apply to returns the due date for which 6 7 is after the date of the enactment of this Act.

8 SEC. 219. MODIFICATION OF PENALTY FOR FAILURE TO 9 MAINTAIN LISTS OF INVESTORS.

10 (a) IN GENERAL.—Subsection (a) of section 6708 is 11 amended to read as follows:

12 "(a) Imposition of Penalty.—

13 "(1) IN GENERAL.—If any person who is re-14 quired to maintain a list under section 6112(a) fails 15 to make such list available upon written request to 16 the Secretary in accordance with section 17 6112(b)(1)(A) within 20 business days after the 18 date of the Secretary's request, such person shall 19 pay a penalty of \$10,000 for each day of such fail-20 ure after such 20th day.

(2)REASONABLE CAUSE EXCEPTION.—No 22 penalty shall be imposed by paragraph (1) with re-23 spect to the failure on any day if such failure is due 24 to reasonable cause."



June 2, 2003 (5:39 PM) F:\V8\060203\060203.0M9

(b) EFFECTIVE DATE.—The amendment made by
 this section shall apply to requests made after the date
 of the enactment of this Act.

4 SEC. 220. MODIFICATION OF ACTIONS TO ENJOIN CERTAIN 5 CONDUCT RELATED TO TAX SHELTERS AND 6 REPORTABLE TRANSACTIONS.

7 (a) IN GENERAL.—Section 7408 (relating to action
8 to enjoin promoters of abusive tax shelters, etc.) is amend9 ed by redesignating subsection (c) as subsection (d) and
10 by striking subsections (a) and (b) and inserting the fol11 lowing new subsections:

12 "(a) AUTHORITY TO SEEK INJUNCTION.—A civil ac-13 tion in the name of the United States to enjoin any person from further engaging in specified conduct may be com-14 15 menced at the request of the Secretary. Any action under this section shall be brought in the district court of the 16 17 United States for the district in which such person resides, has his principal place of business, or has engaged in spec-18 19 ified conduct. The court may exercise its jurisdiction over 20such action (as provided in section 7402(a)) separate and 21 apart from any other action brought by the United States 22 against such person.

23 "(b) ADJUDICATION AND DECREE.—In any action
24 under subsection (a), if the court finds—



1	"(1) that the person has engaged in any speci-
2	fied conduct, and
3	"(2) that injunctive relief is appropriate to pre-

4 vent recurrence of such conduct,

5 the court may enjoin such person from engaging in such6 conduct or in any other activity subject to penalty under7 this title.

8 "(c) SPECIFIED CONDUCT.—For purposes of this 9 section, the term 'specified conduct' means any action, or 10 failure to take action, subject to penalty under section 11 6700, 6701, 6707, or 6708."

12 (b) Conforming Amendments.—

13 (1) The heading for section 7408 is amended to14 read as follows:

15 "SEC. 7408. ACTIONS TO ENJOIN SPECIFIED CONDUCT RE-

16 LATED TO TAX SHELTERS AND REPORTABLE 17 TRANSACTIONS."

(2) The table of sections for subchapter A of
chapter 67 is amended by striking the item relating
to section 7408 and inserting the following new
item:

"Sec. 7408. Actions to enjoin specified conduct related to tax shelters and reportable transactions."

(c) EFFECTIVE DATE.—The amendment made bythis section shall take effect on the day after the date ofthe enactment of this Act.



1SEC. 221. UNDERSTATEMENT OF TAXPAYER'S LIABILITY BY2INCOME TAX RETURN PREPARER.

3 (a) STANDARDS CONFORMED TO TAXPAYER STAND4 ARDS.—Section 6694(a) (relating to understatements due
5 to unrealistic positions) is amended—

6 (1) by striking "realistic possibility of being 7 sustained on its merits" in paragraph (1) and in-8 serting "reasonable belief that the tax treatment in 9 such position was more likely than not the proper 10 treatment",

(2) by striking "or was frivolous" in paragraph
(3) and inserting "or there was no reasonable basis
for the tax treatment of such position", and

14 (3) by striking "UNREALISTIC" in the heading15 and inserting "IMPROPER".

16 (b) AMOUNT OF PENALTY.—Section 6694 is17 amended—

18 (1) by striking "\$250" in subsection (a) and in19 serting "\$1,000", and

20 (2) by striking "\$1,000" in subsection (b) and
21 inserting "\$5,000".

(c) EFFECTIVE DATE.—The amendments made bythis section shall apply to documents prepared after thedate of the enactment of this Act.



1	SEC. 222. PENALTY ON FAILURE TO REPORT INTERESTS IN
2	FOREIGN FINANCIAL ACCOUNTS.
3	(a) IN GENERAL.—Section 5321(a)(5) of title 31,
4	United States Code, is amended to read as follows:
5	"(5) FOREIGN FINANCIAL AGENCY TRANS-
6	ACTION VIOLATION.—
7	"(A) PENALTY AUTHORIZED.—The Sec-
8	retary of the Treasury may impose a civil
9	money penalty on any person who violates, or
10	causes any violation of, any provision of section
11	5314.
12	"(B) Amount of penalty.—
13	"(i) IN GENERAL.—Except as pro-
14	vided in subparagraph (C), the amount of
15	any civil penalty imposed under subpara-
16	graph (A) shall not exceed \$5,000.
17	"(ii) Reasonable cause excep-
18	TIONNO penalty shall be imposed under
19	subparagraph (A) with respect to any vio-
20	lation if—
21	"(I) such violation was due to
22	reasonable cause, and
23	"(II) the amount of the trans-
24	action or the balance in the account
25	at the time of the transaction was
26	properly reported.



	10
1	"(C) WILLFUL VIOLATIONS.—In the case
2	of any person willfully violating, or willfully
3	causing any violation of, any provision of sec-
4	tion 5314—
5	"(i) the maximum penalty under sub-
6	paragraph (B)(i) shall be increased to the
7	greater of—
8	"(I) \$25,000, or
9	"(II) the amount (not exceeding
10	\$100,000) determined under subpara-
11	graph (D), and
12	"(ii) subparagraph (B)(ii) shall not
13	apply.
14	"(D) Amount.—The amount determined
15	under this subparagraph is—
16	"(i) in the case of a violation involving
17	a transaction, the amount of the trans-
18	action, or
19	"(ii) in the case of a violation involv-
20	ing a failure to report the existence of an
21	account or any identifying information re-
22	quired to be provided with respect to an
23	account, the balance in the account at the
24	time of the violation."



1 (b) EFFECTIVE DATE.—The amendment made by 2 this section shall apply to violations occurring after the date of the enactment of this Act. 3 4 SEC. 223. FRIVOLOUS TAX SUBMISSIONS. 5 (a) CIVIL PENALTIES.—Section 6702 is amended to 6 read as follows: 7 "SEC. 6702. FRIVOLOUS TAX SUBMISSIONS. "(a) CIVIL PENALTY FOR FRIVOLOUS TAX RE-8 9 TURNS.—A person shall pay a penalty of \$5,000 if— 10 "(1) such person files what purports to be a re-11 turn of a tax imposed by this title but which— 12 "(A) does not contain information on 13 which the substantial correctness of the self-as-14 sessment may be judged, or 15 "(B) contains information that on its face 16 indicates that the self-assessment is substan-17 tially incorrect; and 18 "(2) the conduct referred to in paragraph (1)— 19 "(A) is based on a position which the Sec-20 retary has identified as frivolous under subsection (c), or 21 22 "(B) reflects a desire to delay or impede 23 the administration of Federal tax laws. 24 "(b) CIVIL PENALTY FOR SPECIFIED FRIVOLOUS 25 SUBMISSIONS.—



1	"(1) Imposition of penalty.—Except as pro-
2	vided in paragraph (3), any person who submits a
3	specified frivolous submission shall pay a penalty of
4	\$5,000.
5	"(2) Specified frivolous submission.—For
6	purposes of this section—
7	"(A) Specified frivolous submis-
8	SION.—The term 'specified frivolous submis-
9	sion' means a specified submission if any por-
10	tion of such submission—
11	"(i) is based on a position which the
12	Secretary has identified as frivolous under
13	subsection (c), or
14	"(ii) reflects a desire to delay or im-
15	pede the administration of Federal tax
16	laws.
17	"(B) Specified submission.—The term
18	'specified submission' means—
19	"(i) a request for a hearing under—
20	"(I) section 6320 (relating to no-
21	tice and opportunity for hearing upon
22	filing of notice of lien), or
23	((II) section 6330 (relating to
24	notice and opportunity for hearing be-
25	fore levy), and



	40
1	"(ii) an application under—
2	((I) section 6159 (relating to
3	agreements for payment of tax liabil-
4	ity in installments),
5	((II) section 7122 (relating to
6	compromises), or
7	"(III) section 7811 (relating to
8	taxpayer assistance orders).
9	"(3) Opportunity to withdraw submis-
10	SION.—If the Secretary provides a person with no-
11	tice that a submission is a specified frivolous sub-
12	mission and such person withdraws such submission
13	within 30 days after such notice, the penalty im-
14	posed under paragraph (1) shall not apply with re-
15	spect to such submission.
16	"(c) LISTING OF FRIVOLOUS POSITIONS.—The Sec-
17	retary shall prescribe (and periodically revise) a list of po-
18	sitions which the Secretary has identified as being frivo-
19	lous for purposes of this subsection. The Secretary shall
20	not include in such list any position that the Secretary
21	determines meets the requirement of section
22	6662(d)(2)(B)(ii)(II).
23	"(d) Reduction of Penalty.—The Secretary may
24	reduce the amount of any penalty imposed under this sec-
25	tion if the Secretary determines that such reduction would



promote compliance with and administration of the Fed eral tax laws.

3 "(e) PENALTIES IN ADDITION TO OTHER PEN4 ALTIES.—The penalties imposed by this section shall be
5 in addition to any other penalty provided by law."

6 (b) TREATMENT OF FRIVOLOUS REQUESTS FOR
7 HEARINGS BEFORE LEVY.—

8 (1) FRIVOLOUS REQUESTS DISREGARDED.—
9 Section 6330 (relating to notice and opportunity for
10 hearing before levy) is amended by adding at the
11 end the following new subsection:

12 "(g) Frivolous Requests for Hearing, Etc.— 13 Notwithstanding any other provision of this section, if the Secretary determines that any portion of a request for a 14 15 hearing under this section or section 6320 meets the requirement of clause (i) or (ii) of section 6702(b)(2)(A), 16 17 then the Secretary may treat such portion as if it were never submitted and such portion shall not be subject to 18 19 any further administrative or judicial review."

20 (2) PRECLUSION FROM RAISING FRIVOLOUS
21 ISSUES AT HEARING.—Section 6330(c)(4) is
22 amended—

(A) by striking "(A)" and inserting "(A)(i)";

(B) by striking "(B)" and inserting "(ii)";



June 2, 2003 (5:39 PM) F:\V8\060203\060203.0M9

23

24

	50
1	(C) by striking the period at the end of the
2	first sentence and inserting "; or"; and
3	(D) by inserting after subparagraph (A)(ii)
4	(as so redesignated) the following:
5	"(B) the issue meets the requirement of
6	clause (i) or (ii) of section 6702(b)(2)(A)."
7	(3) STATEMENT OF GROUNDS.—Section
8	6330(b)(1) is amended by striking "under sub-
9	section $(a)(3)(B)$ " and inserting "in writing under
10	subsection $(a)(3)(B)$ and states the grounds for the
11	requested hearing".
12	(c) TREATMENT OF FRIVOLOUS REQUESTS FOR
13	HEARINGS UPON FILING OF NOTICE OF LIEN.—Section
14	6320 is amended—
15	(1) in subsection (b)(1), by striking "under sub-
16	section $(a)(3)(B)$ " and inserting "in writing under
17	subsection $(a)(3)(B)$ and states the grounds for the
18	requested hearing", and
19	(2) in subsection (c), by striking "and (e)" and
20	inserting "(e), and (g)".
21	(d) TREATMENT OF FRIVOLOUS APPLICATIONS FOR
22	OFFERS-IN-COMPROMISE AND INSTALLMENT AGREE-
23	MENTS.—Section 7122 is amended by adding at the end
24	the following new subsection:



"(e) 1 SUBMISSIONS, FRIVOLOUS ETC.—Notwith-2 standing any other provision of this section, if the Sec-3 retary determines that any portion of an application for 4 an offer-in-compromise or installment agreement sub-5 mitted under this section or section 6159 meets the requirement of clause (i) or (ii) of section 6702(b)(2)(A), 6 7 then the Secretary may treat such portion as if it were 8 never submitted and such portion shall not be subject to 9 any further administrative or judicial review."

(e) CLERICAL AMENDMENT.—The table of sections
for part I of subchapter B of chapter 68 is amended by
striking the item relating to section 6702 and inserting
the following new item:

"Sec. 6702. Frivolous tax submissions."

(f) EFFECTIVE DATE.—The amendments made by
this section shall apply to submissions made and issues
raised after the date on which the Secretary first prescribes a list under section 6702(c) of the Internal Revenue Code of 1986, as amended by subsection (a).

19 SEC. 224. REGULATION OF INDIVIDUALS PRACTICING BE-

20

22

24

25

FORE THE DEPARTMENT OF TREASURY.

21 (a) CENSURE; IMPOSITION OF PENALTY.—

(1) IN GENERAL.—Section 330(b) of title 31,

23 United States Code, is amended—

(A) by inserting ", or censure," after "Department", and



(B) by adding at the end the following new
 flush sentence:

3 "The Secretary may impose a monetary penalty on any 4 representative described in the preceding sentence. If the 5 representative was acting on behalf of an employer or any firm or other entity in connection with the conduct giving 6 7 rise to such penalty, the Secretary may impose a monetary 8 penalty on such employer, firm, or entity if it knew, or 9 reasonably should have known, of such conduct. Such pen-10 alty shall not exceed the gross income derived (or to be 11 derived) from the conduct giving rise to the penalty and 12 may be in addition to, or in lieu of, any suspension, disbarment, or censure." 13

14 (2) EFFECTIVE DATE.—The amendments made
15 by this subsection shall apply to actions taken after
16 the date of the enactment of this Act.

17 (b) TAX SHELTER OPINIONS, ETC.—Section 330 of18 such title 31 is amended by adding at the end the fol-19 lowing new subsection:

20 "(d) Nothing in this section or in any other provision 21 of law shall be construed to limit the authority of the Sec-22 retary of the Treasury to impose standards applicable to 23 the rendering of written advice with respect to any entity, 24 transaction plan or arrangement, or other plan or arrange-



ment, which is of a type which the Secretary determines
 as having a potential for tax avoidance or evasion."

3 SEC. 225. PENALTY ON PROMOTERS OF TAX SHELTERS.

4 (a) PENALTY ON PROMOTING ABUSIVE TAX SHEL-5 TERS.—Section 6700(a) is amended by adding at the end the following new sentence: "Notwithstanding the first 6 7 sentence, if an activity with respect to which a penalty 8 imposed under this subsection involves a statement de-9 scribed in paragraph (2)(A), the amount of the penalty 10 shall be equal to 50 percent of the gross income derived 11 (or to be derived) from such activity by the person on which the penalty is imposed." 12

(b) EFFECTIVE DATE.—The amendment made bythis section shall apply to activities after the date of theenactment of this Act.

16 SEC. 226. STATUTE OF LIMITATIONS FOR TAXABLE YEARS 17 FOR WHICH LISTED TRANSACTIONS NOT RE18 PORTED.

(a) IN GENERAL.—Section 6501(e)(1) (relating to
substantial omission of items for income taxes) is amended
by adding at the end the following new subparagraph:

"(C) LISTED TRANSACTIONS.—If a taxpayer fails to include on any return or statement for any taxable year any information with respect to a listed transaction (as defined in



June 2, 2003 (5:39 PM) F:\V8\060203\060203.0M9

22

23

24

1 section 6707A(c)(2)) which is required under 2 section 6011 to be included with such return or 3 statement, the tax for such taxable year may be 4 assessed, or a proceeding in court for collection 5 of such tax may be begun without assessment, 6 at any time within 6 years after the time the 7 return is filed. This subparagraph shall not 8 apply to any taxable year if the time for assess-9 ment or beginning the proceeding in court has 10 expired before the time a transaction is treated 11 as a listed transaction under section 6011." 12 (b) EFFECTIVE DATE.—The amendment made by 13 this section shall apply to transactions after the date of the enactment of this Act in taxable years ending after 14

15 such date.
16 SEC. 227. DENIAL OF DEDUCTION FOR INTEREST ON UN17 DERPAYMENTS ATTRIBUTABLE TO NONDIS18 CLOSED REPORTABLE AND NONECONOMIC
19 SUBSTANCE TRANSACTIONS.

(a) IN GENERAL.—Section 163 (relating to deduction
for interest) is amended by redesignating subsection (m)
as subsection (n) and by inserting after subsection (l) the
following new subsection:

24 "(m) INTEREST ON UNPAID TAXES ATTRIBUTABLE25 TO NONDISCLOSED REPORTABLE TRANSACTIONS AND



NONECONOMIC SUBSTANCE TRANSACTIONS.—No deduc tion shall be allowed under this chapter for any interest
 paid or accrued under section 6601 on any underpayment
 of tax which is attributable to—

5 "(1) the portion of any reportable transaction
6 understatement (as defined in section 6662A(b))
7 with respect to which the requirement of section
8 6664(d)(2)(A) is not met, or

9 "(2) any noneconomic substance transaction
10 understatement (as defined in section 6662B(c))."

(b) EFFECTIVE DATE.—The amendments made by
this section shall apply to transactions after the date of
the enactment of this Act in taxable years ending after
such date.

15 **Part II—Other Provisions**

16 SEC. 231. LIMITATION ON TRANSFER OR IMPORTATION OF

17 BUILT-IN LOSSES.

(a) IN GENERAL.—Section 362 (relating to basis to
corporations) is amended by adding at the end the following new subsection:

21 "(e) Limitations on Built-in Losses.—

22 "(1) LIMITATION ON IMPORTATION OF BUILT23 IN LOSSES.—

"(A) IN GENERAL.—If in any transaction described in subsection (a) or (b) there would



June 2, 2003 (5:39 PM) F:\V8\060203\060203.0M9

24

1	(but for this subsection) be an importation of a
2	net built-in loss, the basis of each property de-
3	scribed in subparagraph (B) which is acquired
4	in such transaction shall (notwithstanding sub-
5	sections (a) and (b)) be its fair market value
6	immediately after such transaction.
7	"(B) Property described.—For pur-
8	poses of subparagraph (A), property is de-
9	scribed in this paragraph if—
10	"(i) gain or loss with respect to such
11	property is not subject to tax under this
12	subtitle in the hands of the transferor im-
13	mediately before the transfer, and
14	"(ii) gain or loss with respect to such
15	property is subject to such tax in the
16	hands of the transferee immediately after
17	such transfer.
18	In any case in which the transferor is a part-
19	nership, the preceding sentence shall be applied
20	by treating each partner in such partnership as
21	holding such partner's proportionate share of
22	the property of such partnership.
23	"(C) Importation of Net Built-in
24	LOSS.—For purposes of subparagraph (A),
25	there is an importation of a net built-in loss in



1	a transaction if the transferee's aggregate ad-
2	justed bases of property described in subpara-
3	graph (B) which is transferred in such trans-
4	action would (but for this paragraph) exceed
5	the fair market value of such property imme-
6	diately after such transaction."
7	"(2) LIMITATION ON TRANSFER OF BUILT-IN
8	LOSSES IN SECTION 351 TRANSACTIONS.—
9	"(A) IN GENERAL.—If—
10	"(i) property is transferred in any
11	transaction which is described in sub-
12	section (a) and which is not described in
13	paragraph (1) of this subsection, and
14	"(ii) the transferee's aggregate ad-
15	justed bases of the property so transferred
16	would (but for this paragraph) exceed the
17	fair market value of such property imme-
18	diately after such transaction,
19	then, notwithstanding subsection (a), the trans-
20	feree's aggregate adjusted bases of the property
21	so transferred shall not exceed the fair market
22	value of such property immediately after such
23	transaction.
24	"(B) Allocation of basis reduc-
25	TION.—The aggregate reduction in basis by



2

3

4

58

reason of subparagraph (A) shall be allocated among the property so transferred in proportion to their respective built-in losses immediately before the transaction.

"(C) EXCEPTION FOR TRANSFERS WITHIN 5 6 AFFILIATED GROUP.—Subparagraph (A) shall 7 not apply to any transaction if the transferor 8 owns stock in the transferee meeting the re-9 quirements of section 1504(a)(2). In the case of 10 property to which subparagraph (A) does not 11 apply by reason of the preceding sentence, the 12 transferor's basis in the stock received for such 13 property shall not exceed its fair market value 14 immediately after the transfer."

15 (b) COMPARABLE TREATMENT WHERE LIQUIDA16 TION.—Paragraph (1) of section 334(b) (relating to liq17 uidation of subsidiary) is amended to read as follows:

18 "(1) IN GENERAL.—If property is received by a 19 corporate distributee in a distribution in a complete 20 liquidation to which section 332 applies (or in a 21 transfer described in section 337(b)(1), the basis of 22 such property in the hands of such distributee shall 23 be the same as it would be in the hands of the trans-24 feror; except that the basis of such property in the 25 hands of such distribute shall be the fair market



1	value	of	the	property	at	the	time	of	the
2	distrib	utio	n—						

3 "(A) in any case in which gain or loss is
4 recognized by the liquidating corporation with
5 respect to such property, or

6 "(B) in any case in which the liquidating 7 corporation is a foreign corporation, the cor-8 porate distribute is a domestic corporation, 9 and the corporate distributee's aggregate ad-10 justed bases of property described in section 11 362(e)(1)(B) which is distributed in such liq-12 uidation would (but for this subparagraph) ex-13 ceed the fair market value of such property im-14 mediately after such liquidation."

(c) EFFECTIVE DATE.—The amendments made by
this section shall apply to transactions after the date of
the enactment of this Act.

18 SEC. 232. DISALLOWANCE OF CERTAIN PARTNERSHIP LOSS

19 TRANSFERS.

(a) TREATMENT OF CONTRIBUTED PROPERTY WITH
BUILT-IN LOSS.—Paragraph (1) of section 704(c) is
amended by striking "and" at the end of subparagraph
(A), by striking the period at the end of subparagraph
(B) and inserting ", and", and by adding at the end the
following:



1	"(C) if any property so contributed has a
2	built-in loss—
3	"(i) such built-in loss shall be taken
4	into account only in determining the
5	amount of items allocated to the contrib-
6	uting partner, and
7	"(ii) except as provided in regulations,
8	in determining the amount of items allo-
9	cated to other partners, the basis of the
10	contributed property in the hands of the
11	partnership shall be treated as being equal
12	to its fair market value immediately after
13	the contribution.
14	For purposes of subparagraph (C), the term 'built-
15	in loss' means the excess of the adjusted basis of the
16	property (determined without regard to subpara-
17	graph (C)(ii)) over its fair market value immediately
18	after the contribution."
19	(b) Adjustment to Basis of Partnership Prop-
20	ERTY ON TRANSFER OF PARTNERSHIP INTEREST IF
21	THERE IS SUBSTANTIAL BUILT-IN LOSS.—
22	(1) ADJUSTMENT REQUIRED.—Subsection (a)

(1) ADJUSTMENT REQUIRED.—Subsection (a) of section 743 (relating to optional adjustment to 24 basis of partnership property) is amended by insert-25 ing before the period "or unless the partnership has



June 2, 2003 (5:39 PM) F:\V8\060203\060203.0M9

1	a substantial built-in loss immediately after such
2	transfer".
3	(2) Adjustment.—Subsection (b) of section
4	743 is amended by inserting "or with respect to
5	which there is a substantial built-in loss immediately
6	after such transfer" after "section 754 is in effect".
7	(3) Substantial Built-in Loss.—Section 743
8	is amended by adding at the end the following new
9	subsection:
10	"(d) Substantial Built-In Loss.—
11	"(1) IN GENERAL.—For purposes of this sec-
12	tion, a partnership has a substantial built-in loss
13	with respect to a transfer of an interest in a part-
14	nership if the transferee partner's proportionate
15	share of the adjusted basis of the partnership prop-
16	erty exceeds by more than \$250,000 the basis of
17	such partner's interest in the partnership.
18	"(2) Regulations.—The Secretary shall pre-
19	scribe such regulations as may be appropriate to
20	carry out the purposes of paragraph (1) and section
21	734(d), including regulations aggregating related
22	partnerships and disregarding property acquired by
23	the partnership in an attempt to avoid such pur-
24	poses."
25	(4) CLERICAL AMENDMENTS.—



1	(A) The section heading for section 743 is
2	amended to read as follows:
3	"SEC. 743. ADJUSTMENT TO BASIS OF PARTNERSHIP PROP-
4	ERTY WHERE SECTION 754 ELECTION OR
5	SUBSTANTIAL BUILT-IN LOSS."
6	(B) The table of sections for subpart C of
7	part II of subchapter K of chapter 1 is amend-
8	ed by striking the item relating to section 743
9	and inserting the following new item:
	"Sec. 743. Adjustment to basis of partnership property where sec- tion 754 election or substantial built-in loss."
10	(c) Adjustment to Basis of Undistributed
11	PARTNERSHIP PROPERTY IF THERE IS SUBSTANTIAL
12	BASIS REDUCTION.—
13	(1) Adjustment required.—Subsection (a)
14	of section 734 (relating to optional adjustment to
15	basis of undistributed partnership property) is
16	amended by inserting before the period "or unless
17	there is a substantial basis reduction".
18	(2) Adjustment.—Subsection (b) of section
19	734 is amended by inserting "or unless there is a
20	substantial basis reduction" after "section 754 is in
21	effect".
22	(3) SUBSTANTIAL BASIS REDUCTION.—Section
23	734 is amended by adding at the end the following
24	new subsection:



1	"(d) SUBSTANTIAL BASIS REDUCTION.—
2	"(1) IN GENERAL.—For purposes of this sec-
3	tion, there is a substantial basis reduction with re-
4	spect to a distribution if the sum of the amounts de-
5	scribed in subparagraphs (A) and (B) of subsection
6	(b)(2) exceeds \$250,000.
7	"(2) Regulations.—
	"For regulations to carry out this subsection, see section 743(d)(2)."
8	(4) CLERICAL AMENDMENTS.—
9	(A) The section heading for section 734 is
10	amended to read as follows:
11	"SEC. 734. ADJUSTMENT TO BASIS OF UNDISTRIBUTED
12	PARTNERSHIP PROPERTY WHERE SECTION
12 13	PARTNERSHIP PROPERTY WHERE SECTION 754 ELECTION OR SUBSTANTIAL BASIS RE-
13	754 ELECTION OR SUBSTANTIAL BASIS RE-
13 14	754 ELECTION OR SUBSTANTIAL BASIS RE- DUCTION."
13 14 15	754 ELECTION OR SUBSTANTIAL BASIS RE-DUCTION."(B) The table of sections for subpart B of
13 14 15 16	 754 ELECTION OR SUBSTANTIAL BASIS RE- DUCTION." (B) The table of sections for subpart B of part II of subchapter K of chapter 1 is amend-
13 14 15 16 17	754 ELECTION OR SUBSTANTIAL BASIS RE- DUCTION." (B) The table of sections for subpart B of part II of subchapter K of chapter 1 is amend- ed by striking the item relating to section 734
13 14 15 16 17	754 ELECTION OR SUBSTANTIAL BASIS RE- DUCTION." (B) The table of sections for subpart B of part II of subchapter K of chapter 1 is amend- ed by striking the item relating to section 734 and inserting the following new item: "Sec. 734. Adjustment to basis of undistributed partnership prop- erty where section 754 election or substantial basis
13 14 15 16 17 18	 754 ELECTION OR SUBSTANTIAL BASIS RE- DUCTION." (B) The table of sections for subpart B of part II of subchapter K of chapter 1 is amend- ed by striking the item relating to section 734 and inserting the following new item: "Sec. 734. Adjustment to basis of undistributed partnership prop- erty where section 754 election or substantial basis reduction."
 13 14 15 16 17 18 19 	754 ELECTION OR SUBSTANTIAL BASIS RE- DUCTION." (B) The table of sections for subpart B of part II of subchapter K of chapter 1 is amend- ed by striking the item relating to section 734 and inserting the following new item: "See. 734. Adjustment to basis of undistributed partnership prop- erty where section 754 election or substantial basis reduction."



1	(2) SUBSECTION (b).—The amendments made
2	by subsection (b) shall apply to transfers after the
3	date of the enactment of this Act.
4	(3) SUBSECTION (c).—The amendments made
5	by subsection (c) shall apply to distributions after
6	the date of the enactment of this Act.
7	SEC. 233. NO REDUCTION OF BASIS UNDER SECTION 734 IN
8	STOCK HELD BY PARTNERSHIP IN COR-
9	PORATE PARTNER.
10	(a) IN GENERAL.—Section 755 is amended by adding
11	at the end the following new subsection:
12	"(c) NO ALLOCATION OF BASIS DECREASE TO
13	STOCK OF CORPORATE PARTNER.—In making an alloca-
14	tion under subsection (a) of any decrease in the adjusted
15	basis of partnership property under section 734(b)—
16	((1) no allocation may be made to stock in a
17	corporation which is a partner in the partnership,
18	and
19	((2) any amount not allocable to stock by rea-
20	son of paragraph (1) shall be allocated under sub-
21	section (a) to other partnership property.
22	Gain shall be recognized to the partnership to the extent
23	that the amount required to be allocated under paragraph
24	(2) to other partnership property exceeds the aggregate



adjusted basis of such other property immediately before
 the allocation required by paragraph (2)."

3 (b) EFFECTIVE DATE.—The amendment made by
4 this section shall apply to distributions after the date of
5 the enactment of this Act.

6 SEC. 234. REPEAL OF SPECIAL RULES FOR FASITS.

7 (a) IN GENERAL.—Part V of subchapter M of chap8 ter 1 (relating to financial asset securitization investment
9 trusts) is hereby repealed.

10 (b) Conforming Amendments.—

(1) Paragraph (6) of section 56(g) is amended
by striking "REMIC, or FASIT" and inserting "or
REMIC".

14 (2) Clause (ii) of section 382(l)(4)(B) is amend15 ed by striking "a REMIC to which part IV of sub16 chapter M applies, or a FASIT to which part V of
17 subchapter M applies," and inserting "or a REMIC
18 to which part IV of subchapter M applies,".

19 (3) Paragraph (1) of section 582(c) is amended
20 by striking ", and any regular interest in a
21 FASIT,".

(4) Subparagraph (E) of section 856(c)(5) is
amended by striking the last sentence.

(5) Paragraph (5) of section 860G(a) is amend-ed by adding "and" at the end of subparagraph (B),



June 2, 2003 (5:39 PM) F:\V8\060203\060203.0M9

24

by striking ", and" at the end of subparagraph (C)
and inserting a period, and by striking subparagraph
(D).
(6) Subparagraph (C) of section $1202(e)(4)$ is
amended by striking "REMIC, or FASIT" and in-
serting "or REMIC".
(7) Subparagraph (C) of section $7701(a)(19)$ is
amended by adding "and" at the end of clause (ix),
by striking ", and" at the end of clause (x) and in-
serting a period, and by striking clause (xi).
(8) The table of parts for subchapter M of
chapter 1 is amended by striking the item relating
to part V.
(c) Effective Date.—
(1) IN GENERAL.—Except as provided in para-
graph (2), the amendments made by this section
shall apply to taxable years beginning after Decem-
ber 31, 2003.
(2) EXCEPTION FOR EXISTING FASITS.—
(A) IN GENERAL.—Paragraph (1) shall not
apply to any FASIT in existence on the date of
the enactment of this Act.
(B) TRANSFER OF ADDITIONAL ASSETS
NOT PERMITTED.—Except as provided in regu-
lations prescribed by the Secretary of the



1	Treasury or the Secretary's delegate, subpara-
2	graph (A) shall cease to apply as of the earliest
3	date after the date of the enactment of this Act
4	that any property is transferred to the FASIT.
5	SEC. 235. EXPANDED DISALLOWANCE OF DEDUCTION FOR
6	INTEREST ON CONVERTIBLE DEBT.

7 (a) IN GENERAL.—Paragraph (2) of section 163(l)
8 is amended by striking "or a related party" and inserting
9 "or equity held by the issuer (or any related party) in any
10 other person".

(b) CONFORMING AMENDMENT.—Paragraph (3) of
section 163(l) is amended by striking "or a related party"
in the material preceding subparagraph (A) and inserting
"or any other person".

(c) EFFECTIVE DATE.—The amendments made by
this section shall apply to debt instruments issued after
the date of the enactment of this Act.

18 SEC. 236. EXPANDED AUTHORITY TO DISALLOW TAX BENE-

19 FITS UNDER SECTION 269.

20 (a) IN GENERAL.—Subsection (a) of section 269 (re21 lating to acquisitions made to evade or avoid income tax)
22 is amended to read as follows:

23 "(a) IN GENERAL.—If—

24 "(1)(A) any person acquires stock in a corpora-25 tion, or



"(B) any corporation acquires, directly or indi rectly, property of another corporation and the basis
 of such property, in the hands of the acquiring cor poration, is determined by reference to the basis in
 the hands of the transferor corporation, and

6 "(2) the principal purpose for which such acqui7 sition was made is evasion or avoidance of Federal
8 income tax by securing the benefit of a deduction,
9 credit, or other allowance,

10 then the Secretary may disallow such deduction, credit,11 or other allowance."

12 (b) EFFECTIVE DATE.—The amendment made by13 this section shall apply to stock and property acquired14 after February 13, 2003.

15 SEC. 237. MODIFICATIONS OF CERTAIN RULES RELATING
16 TO CONTROLLED FOREIGN CORPORATIONS.

(a) LIMITATION ON EXCEPTION FROM PFIC RULES
18 FOR UNITED STATES SHAREHOLDERS OF CONTROLLED
19 FOREIGN CORPORATIONS.—Paragraph (2) of section
20 1297(e) (relating to passive investment company) is
21 amended by adding at the end the following flush sen22 tence:

23 "Such term shall not include any period if there is24 only a remote likelihood of an inclusion in gross in-



1 come under section 951(a)(1)(A)(i) of subpart F in-2 come of such corporation for such period." 3 (b) DETERMINATION OF PRO RATA SHARE OF SUB-4 PART F INCOME.—Subsection (a) of section 951 (relating 5 to amounts included in gross income of United States shareholders) is amended by adding at the end the fol-6 7 lowing new paragraph: "(4) Special rules for determining pro 8 9 RATA SHARE OF SUBPART F INCOME.—The pro rata 10 share under paragraph (2) shall be determined by 11 disregarding-12 "(A) any rights lacking substantial eco-13 nomic effect, and 14 "(B) stock owned by a shareholder who is 15 a tax-indifferent party (as defined in section 16 7701(m)(3)) if the amount which would (but 17 for this paragraph) be allocated to such share-18 holder does not reflect such shareholder's eco-19 nomic share of the earnings and profits of the 20 corporation." 21 (c) EFFECTIVE DATE.—The amendments made by 22 this section shall apply to taxable years on controlled for-23 eign corporation beginning after February 13, 2003, and to taxable years of United States shareholder in which or 24



with which such taxable years of controlled foreign cor porations end.

3 SEC. 238. BASIS FOR DETERMINING LOSS ALWAYS RE4 DUCED BY NONTAXED PORTION OF DIVI5 DENDS.

6 (a) IN GENERAL.—Section 1059 (relating to cor7 porate shareholder's basis in stock reduced by nontaxed
8 portion of extraordinary dividends) is amended by redesig9 nating subsection (g) as subsection (h) and by inserting
10 after subsection (f) the following new subsection:

11 "(g) BASIS FOR DETERMINING LOSS ALWAYS RE-12 DUCED BY NONTAXED PORTION OF DIVIDENDS.—The 13 basis of stock in a corporation (for purposes of deter-14 mining loss) shall be reduced by the nontaxed portion of 15 any dividend received with respect to such stock if this 16 section does not otherwise apply to such dividend."

17 (b) EFFECTIVE DATE.—The amendment made by18 this section shall apply to dividends received after the date19 of the enactment of this Act.

20 SEC. 239. AFFIRMATION OF CONSOLIDATED RETURN REGU-

21

LATION AUTHORITY.

(a) IN GENERAL.—Section 1502 (relating to consolidated return regulations) is amended by adding at the end
the following new sentence: "In prescribing such regulations, the Secretary may prescribe rules applicable to cor-



porations filing consolidated returns under section 1501
 that are different from other provisions of this title that
 would apply if such corporations filed separate returns."

4 (b) RESULT NOT OVERTURNED.—Notwithstanding
5 subsection (a), the Internal Revenue Code of 1986 shall
6 be construed by treating Treasury regulation §1.1502–
7 20(c)(1)(iii) (as in effect on January 1, 2001) as being
8 inapplicable to the type of factual situation in 255 F.3d
9 1357 (Fed. Cir. 2001).

10 (c) EFFECTIVE DATE.—The provisions of this section
11 shall apply to taxable years beginning before, on, or after
12 the date of the enactment of this Act.

13 Subtitle B—PREVENTION OF 14 CORPORATE EXPATRIATION 15 TO AVOID UNITED STATES IN16 COME TAX

17 SEC. 251. PREVENTION OF CORPORATE EXPATRIATION TO

AVOID UNITED STATES INCOME TAX.

19 (a) IN GENERAL.—Paragraph (4) of section 7701(a)

20 (defining domestic) is amended to read as follows:

21 "(4) Domestic.—

"(A) IN GENERAL.—Except as provided in subparagraph (B), the term 'domestic' when applied to a corporation or partnership means created or organized in the United States or under



18

22

23

24

1 th	e law of the United States or of any State
2 ui	less, in the case of a partnership, the Sec-
3 re	tary provides otherwise by regulations.
4	"(B) CERTAIN CORPORATIONS TREATED
5 AS	S DOMESTIC.—
6	"(i) IN GENERAL.—The acquiring cor-
7	poration in a corporate expatriation trans-
8	action shall be treated as a domestic cor-
9	poration.
10	"(ii) Corporate expatriation
11	TRANSACTION.—For purposes of this sub-
12	paragraph, the term 'corporate expatria-
13	tion transaction' means any transaction
14	if—
15	"(I) a nominally foreign corpora-
16	tion (referred to in this subparagraph
17	as the 'acquiring corporation') ac-
18	quires, as a result of such transaction,
19	directly or indirectly substantially all
20	of the properties held directly or indi-
21	rectly by a domestic corporation, and
22	"(II) immediately after the trans-
23	action, more than 80 percent of the
24	stock (by vote or value) of the acquir-
25	ing corporation is held by former



1	shareholders of the domestic corpora-
2	tion by reason of holding stock in the
3	domestic corporation.
4	"(iii) Lower stock ownership re-
5	QUIREMENT IN CERTAIN CASES.—Sub-
6	clause (II) of clause (ii) shall be applied by
7	substituting '50 percent' for '80 percent'
8	with respect to any nominally foreign cor-
9	poration if—
10	"(I) such corporation does not
11	have substantial business activities
12	(when compared to the total business
13	activities of the expanded affiliated
14	group) in the foreign country in which
15	or under the law of which the corpora-
16	tion is created or organized, and
17	"(II) the stock of the corporation
18	is publicly traded and the principal
19	market for the public trading of such
20	stock is in the United States.
21	"(iv) Partnership transactions.—
22	The term 'corporate expatriation trans-
23	action' includes any transaction if—
24	"(I) a nominally foreign corpora-
25	tion (referred to in this subparagraph



74

as

the 'acquiring corporation') ac-

2 quires, as a result of such transaction, 3 directly or indirectly properties constituting a trade or business of a domes-4 5 tic partnership, 6 "(II) immediately after the trans-7 action, more than 80 percent of the 8 stock (by vote or value) of the acquir-9 ing corporation is held by former 10 partners of the domestic partnership 11 or related foreign partnerships (deter-12 mined without regard to stock of the 13 acquiring corporation which is sold in 14 a public offering related to the trans-15 action), and "(III) the acquiring corporation 16 17 meets the requirements of subclauses 18 (I) and (II) of clause (iii). 19 "(v) Special Rules.—For purposes 20 of this subparagraph— "(I) a series of related trans-21 22 actions shall be treated as 1 trans-23 action, and 24 "(II) stock held by members of 25 the expanded affiliated group which



1	includes the acquiring corporation
2	shall not be taken into account in de-
3	termining ownership.
4	"(vi) Other definitions.—For pur-
5	poses of this subparagraph—
6	"(I) Nominally foreign cor-
7	PORATION.—The term 'nominally for-
8	eign corporation' means any corpora-
9	tion which would (but for this sub-
10	paragraph) be treated as a foreign
11	corporation.
12	"(II) EXPANDED AFFILIATED
13	GROUP.—The term 'expanded affili-
14	ated group' means an affiliated group
15	(as defined in section 1504(a) without
16	regard to section 1504(b)).
17	"(III) RELATED FOREIGN PART-
18	NERSHIP.—A foreign partnership is
19	related to a domestic partnership if
20	they are under common control (with-
21	in the meaning of section 482), or
22	they shared the same trademark or
23	tradename."
24	(b) Effective Dates.—



(1) IN GENERAL.—The amendment made by 1 2 this section shall apply to corporate expatriation 3 transactions completed after September 11, 2001. 4 (2) SPECIAL RULE.—The amendment made by 5 this section shall also apply to corporate expatriation 6 transactions completed on or before September 11, 2001, but only with respect to taxable years of the 7 8 acquiring corporation beginning after December 31, 9 2003.

