S. 1637

To amend the Internal Revenue Code of 1986 to improve and extend certain energy-related tax provisions, and for other purposes.

IN THE SENATE OF THE UNITED STATES

August 7, 2009

Ms. Snowe (for herself, Mrs. Feinstein, and Mr. Bingaman) introduced the following bill; which was read twice and referred to the Committee on Finance

A BILL

To amend the Internal Revenue Code of 1986 to improve and extend certain energy-related tax provisions, 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; AMENDMENT OF 1986 CODE;
- 4 TABLE OF CONTENTS.
- 5 (a) Short Title.—This Act may be cited as the
- 6 "Expanding Building Efficiency Incentives Act of 2009".
- 7 (b) Amendment of 1986 Code.—Except as other-
- 8 wise expressly provided, whenever in this Act an amend-
- 9 ment or repeal is expressed in terms of an amendment
- 10 to, or repeal of, a section or other provision, the reference

1	shall be considered to be made to a section or other provi-
2	sion of the Internal Revenue Code of 1986.
3	(c) Table of Contents.—The table of contents for
4	this Act is as follows:
	 Sec. 1. Short title; amendment of 1986 Code; table of contents. Sec. 2. Increase in, and extension of, new energy efficient home credit. Sec. 3. Modification of deduction for energy efficient commercial buildings. Sec. 4. Energy ratings of non-business property. Sec. 5. Credit for home performance auditor certifications.
5	SEC. 2. INCREASE IN, AND EXTENSION OF, NEW ENERGY
6	EFFICIENT HOME CREDIT.
7	(a) New Tier; Credit Amount for New Tier.—
8	(1) New tier.—Subsection (c) of section 45L
9	is amended to read as follows:
10	"(c) Energy Savings Requirements.—
11	"(1) IN GENERAL.—A dwelling unit meets the
12	energy saving requirements of this subsection if such
13	unit is—
14	"(A) described in paragraph (2),
15	"(B) described in paragraph (3),
16	"(C) a manufactured home described in
17	paragraph (4), or
18	"(D) a manufactured home described in
19	paragraph (5).
20	"(2) Dwelling unit described in Para-
21	GRAPH (2).—A dwelling unit is described in this
22	paragraph if such unit is certified—

1	"(A) to have a level of annual heating and
2	cooling energy consumption which is at least 50
3	percent below the annual level of heating and
4	cooling energy consumption of a comparable
5	dwelling unit—
6	"(i) which is constructed in accord-
7	ance with the standards of chapter 4 of the
8	2003 International Energy Conservation
9	Code, as such Code (including supple-
10	ments) is in effect on the date of the en-
11	actment of the Energy Tax Incentives Act
12	of 2005, and
13	"(ii) for which the heating and cooling
14	equipment efficiencies correspond to the
15	minimum allowed under the regulations es-
16	tablished by the Department of Energy
17	pursuant to the National Appliance Energy
18	Conservation Act of 1987 and in effect at
19	the time of completion of construction, and
20	"(B) to have building envelope component
21	improvements account for at least $\frac{1}{5}$ of such
22	50 percent.
23	The Secretary, in consultation with the Secretary of
24	Energy shall provide by regulation for the applica-
25	tion of this paragraph in the case of a dwelling unit

in a multifamily building that is more than 3 stories
above grade, or in any other building that is not
within the scope of such chapter 4. If, upon the acquisition of such unit by any person described in
subsection (a)(1)(A)(ii)(I), the amount of the credit
allowed under this section with respect to such unit
shall be disclosed to such person.

- "(3) DWELLING UNIT DESCRIBED IN PARAGRAPH (3).—A dwelling unit is described in this paragraph if such unit is certified—
 - "(A) to have a level of annual total energy consumption (including heating, cooling, water heating, lighting, and appliance energy use) which is at least 50 percent below the annual level of total energy consumption of a comparable dwelling unit which is constructed in accordance with the 2004 Supplement of the 2003 International Energy Conservation Code, and
 - "(B) to have building envelope component improvements account for at least ½ of such 50 percent.
- "(4) MANUFACTURED HOME DESCRIBED IN PARAGRAPH (4).—A manufactured home is described in this paragraph if such manufactured home con-

1	forms to Federal Manufactured Home Construction
2	and Safety Standards (part 3280 of title 24, Code
3	of Federal Regulations) and meets the requirements
4	of a dwelling unit described in paragraph (2).
5	"(5) Manufactured home described in
6	PARAGRAPH (5).—A manufactured home is described
7	in this paragraph if such manufactured home con-
8	forms to Federal Manufactured Home Construction
9	and Safety Standards (part 3280 of title 24, Code
10	of Federal Regulations) and—
11	"(A) meets the requirements of—
12	"(i) a dwelling unit described in para-
13	graph (2), applied by substituting '30 per-
14	cent' for '50 percent' both places it ap-
15	pears therein and by substituting '1/3' for
16	'1/5' in subparagraph (B) thereof, or
17	"(ii) a dwelling unit described in para-
18	graph (3), or
19	"(B) meets the requirements established
20	by the Administrator of the Environmental Pro-
21	tection Agency under the Energy Star Labeled
22	Homes program as in effect on the date of the
23	enactment of the Expanding Building Effi-
24	ciency Incentives Act of 2009, or

1	"(C) meets the requirements under the
2	Energy Star Labeled Homes program estab-
3	lished after the date of the enactment of the
4	Expanding Building Efficiency Incentives Act
5	of 2009.".
6	(2) Credit amount for New Tier.—Para-
7	graph (2) of section 45L(a) is amended to read as
8	follows:
9	"(2) Applicable amount.—For purposes of
10	paragraph (1), the applicable amount is an amount
11	equal to—
12	"(A) in the case of a dwelling unit de-
13	scribed in paragraph (2) or (4) of subsection
14	(e), \$2,000,
15	"(B) in the case of a dwelling unit de-
16	scribed in paragraph (3) of subsection (c),
17	\$5,000,
18	"(C) in the case of a manufactured home
19	described in paragraph $(5)(A)(i)$ or $(5)(B)$ of
20	subsection (c), \$1,500, and
21	"(D) in the case of a manufactured home
22	described in paragraph $(5)(A)(ii)$ or $(5)(C)$ of
23	subsection (c), \$2,500.

1	Nothing in this section shall permit the same dwell-
2	ing unit or manufactured home to qualify for more
3	than one applicable amount.".
4	(b) Credit Available for Rental Units,
5	OWNER-BUILDERS, AND QUALIFIED LOW-INCOME BUILD-
6	INGS; CREDIT AMOUNT FOR QUALIFIED LOW-INCOME
7	Buildings.—
8	(1) In General.—Paragraph (1) of section
9	45L(a) is amended to read as follows:
10	"(1) In general.—For purposes of section
11	38—
12	"(A) in the case of an eligible contractor,
13	the new energy efficient home credit for the
14	taxable year is the applicable amount for each
15	qualified new energy efficient home which is—
16	"(i) constructed by the eligible con-
17	tractor, and
18	"(ii)(I) acquired by a person from
19	such eligible contractor and used by any
20	person as a residence during the taxable
21	year, or
22	"(II) used by such eligible contractor
23	as a residence during the taxable year, and
24	"(B) in the case of a taxpayer, the new en-
25	ergy efficient home credit for the taxable year

is the applicable amount for each qualified new energy efficient home which is in a qualified low-income building (as defined in section 42(c)(2))—

- "(i) placed in service by the taxpayer during the taxable year, and
- "(ii) for which such taxpayer is allowed a credit under section 42 or a subaward under section 1602(c) of the American Recovery and Reinvestment Tax Act of 2009.".

(2) CREDIT AMOUNT.—Paragraph (2) of section 45L(a), as amended by this section, is amended by adding at the end the following new flush sentence: "In the case of a dwelling unit in a qualified low-income building (as so defined), the applicable dollar amount for such a dwelling unit described in 1 of the preceding subparagraphs shall be equal to 150 percent of the dollar amount otherwise specified in such preceding subparagraph, except that if the credit under section 42 with respect to such unit is determined by applying section 42(d)(5)(B), then the applicable dollar amount shall be 115 percent of such dollar amount so specified.".

1 (3) No basis adjustment.—Section 45L(e) is 2 amended by inserting "(other than a qualified low-3 income building)" after "any property". 4 (c) Certification Method for High Rise Mul-TIFAMILY AND MIXED USE Buildings.—Section 45L(d)(1) is amended by inserting ", and in the case of high rise multifamily and mixed use buildings, after exam-8 ining the methods required for such buildings under section 179D" after "the Secretary of Energy". (d) Credit Allowed Against Alternative Min-10 IMUM TAX.—Subparagraph (B) of section 38(c)(4) is amended— 12 13 (1) by redesignating clauses (vi), (vii), and (viii) 14 as clauses (vii), (viii), and (ix), respectively, and 15 (2) by inserting after clause (v) the following 16 new clause: "(vi) the credit determined under sec-17 18 tion 45L,". 19 (e) Extension.—Subsection (g) of section 45L is 20 amended to read as follows: "(g) TERMINATION.—This section shall not apply to 21 22 the acquisition of any qualified new energy efficient 23 home— "(1) described in subsection (a)(2)(A) after De-24 25 cember 31, 2012,

1	"(2) described in subsection (a)(2)(B) after De-
2	cember 31, 2013,
3	"(3) described in subsection (a)(2)(C) after De-
4	cember 31, 2010, and
5	"(4) described in subsection (a)(2)(D) after De-
6	cember 31, 2013.".
7	(f) Effective Dates.—
8	(1) IN GENERAL.—The amendments made by
9	this section shall apply to homes constructed and ac-
10	quired or placed in service after December 31, 2008.
11	(2) AMT.—The amendments made by sub-
12	section (d) shall apply to credits determined under
13	section 45L of the Internal Revenue Code of 1986
14	in taxable years beginning after December 31, 2008,
15	and to carrybacks of such credits.
16	SEC. 3. MODIFICATION OF DEDUCTION FOR ENERGY EFFI-
17	CIENT COMMERCIAL BUILDINGS.
18	(a) Increase in Maximum Amount of Deduc-
19	TION.—
20	(1) In General.—Subparagraph (A) of section
21	179D(b)(1) is amended by striking "\$1.80" and in-
22	serting "\$3.00".
23	(2) Partial allowance.—Paragraph (1) of
24	section 179D(d) is amended to read as follows:
25	"(1) PARTIAL ALLOWANCE —

1	"(A) IN GENERAL.—Except as provided in
2	subsection (f), if—
3	"(i) the requirement of subsection
4	(c)(1)(D) is not met, but
5	"(ii) there is a certification in accord-
6	ance with paragraph (6) that—
7	"(I) any system referred to in
8	subsection $(c)(1)(C)$ satisfies the en-
9	ergy-savings targets established by the
10	Secretary under subparagraph (B)
11	with respect to such system, or
12	"(II) the systems referred to in
13	subsection (c)(1)(C)(ii) and subsection
14	(c)(1)(C)(iii) together satisfy the en-
15	ergy-savings targets established by the
16	Secretary under subparagraph (B)
17	with respect to such systems,
18	then the requirement of subsection $(c)(1)(D)$
19	shall be treated as met with respect to such sys-
20	tem or systems, and the deduction under sub-
21	section (a) shall be allowed with respect to en-
22	ergy efficient commercial building property in-
23	stalled as part of such system and as part of
24	a plan to meet such targets, except that sub-
25	section (b) shall be applied to such property de-

scribed in clause (ii)(I) by substituting '\$1.00' for '\$3.00' and to such property described in clause (ii)(II) by substituting '\$2.20' for '\$3.00'.

"(B) REGULATIONS.—

"(i) IN GENERAL.—The Secretary, after consultation with the Secretary of Energy, shall establish a target for each system described in subsection (c)(1)(C) which, if such targets were met for all such systems, the building would meet the requirements of subsection (c)(1)(D).

"(ii) Combined systems.—The Secretary, after consultation with the Secretary of Energy, shall establish not later than 6 months after the date of the enactment of the Expanding Building Efficiency Incentives Act of 2009 a prescriptive partial compliance pathway for combined envelope and mechanical system performance that details the appropriate components, efficiency levels, or other relevant information for which the required level of combined savings in both categories can be deemed to have been achieved."

- 1 (b) Denial of Double Benefit.—Section 179D is
- 2 amended by redesignating subsections (g) and (h) as sub-
- 3 sections (h) and (i), respectively, and by inserting after
- 4 subsection (f) the following new subsection:
- 5 "(g) Coordination With New Energy Efficient
- 6 Home Credit.—No deduction shall be allowed under this
- 7 section with respect to any building or dwelling unit with
- 8 respect to which a credit under section 45L was allowed.".
- 9 (c) Effective Date.—The amendments made by
- 10 this section shall apply to property placed in service in
- 11 taxable years beginning after the date of the enactment
- 12 of this Act.
- 13 SEC. 4. ENERGY RATINGS OF NON-BUSINESS PROPERTY.
- 14 (a) IN GENERAL.—Subpart A of part IV of sub-
- 15 chapter A of chapter 1 is amended by inserting after sec-
- 16 tion 25D the following new section:
- 17 "SEC. 25E. ENERGY RATINGS OF NON-BUSINESS PROPERTY.
- 18 "(a) In General.—In the case of an individual,
- 19 there shall be allowed as a credit against the tax imposed
- 20 by this chapter for the taxable year an amount equal to
- 21 the amount paid or incurred by the taxpayer for a quali-
- 22 field home energy rating conducted during such taxable
- 23 year.

- 1 "(b) Limitation.—The amount allowed as a credit
- 2 under subsection (a) with respect to any taxpayer for any
- 3 taxable year shall not exceed \$200.
- 4 "(c) Qualified Home Energy Rating.—For pur-
- 5 poses of this section, the term 'qualified home energy rat-
- 6 ing' means a home energy rating conducted with respect
- 7 to any residence of the taxpayer by a home performance
- 8 auditor certified by a provider accredited by the Building
- 9 Performance Institute (BPI), the Residential Energy
- 10 Services Network (RESNET), or equivalent rating system
- 11 as determined by the Secretary of Energy.
- 12 "(d) Termination.—This section shall not apply
- 13 with respect to any rating conducted after December 31,
- 14 2011.".
- 15 (b) CLERICAL AMENDMENT.—The table of sections
- 16 for subpart A of part IV of subchapter A chapter 1 is
- 17 amended by inserting after the item relating to section
- 18 25D the following new item:
 - "Sec. 25E. Energy ratings of non-business property.".
- (c) Effective Date.—The amendments made by
- 20 this section shall apply to amounts paid or incurred in tax-
- 21 able years beginning after the date of the enactment of
- 22 this Act.

1	SEC. 5. CREDIT FOR HOME PERFORMANCE AUDITOR CER-
2	TIFICATIONS.
3	(a) In General.—Subpart D of part IV of sub-
4	chapter A of chapter 1 is amended by adding at the end
5	the following new section:
6	"SEC. 45R. HOME PERFORMANCE AUDITOR CERTIFICATION
7	CREDIT.
8	"(a) In General.—For purposes of section 38, the
9	home performance auditor certification credit determined
10	under this section for any taxable year is an amount equal
11	to the qualified training and certification costs paid or in-
12	curred by the taxpayer which may be taken into account
13	for such taxable year.
14	"(b) Qualified Training and Certification
15	Costs.—
16	"(1) In general.—The term 'qualified train-
17	ing and certification costs' means costs paid or in-
18	curred for training which is required for the tax-
19	payer or employees of the taxpayer to be certified as
20	home performance auditors for purposes of providing
21	qualified home energy ratings under section $25\mathrm{E}(c)$.
22	"(2) Limitation.—The qualified training and
23	certification costs taken into account under sub-
24	section (a)(1) for the taxable year with respect to
25	any individual shall not exceed \$500 reduced by the
26	amount of the credit allowed under subsection (a)(1)

to the taxpayer (or any predecessor) with respect to such individual for all prior taxable years.

"(3) YEAR COSTS TAKEN INTO ACCOUNT.—
Qualified training and certifications costs with respect to any individual shall not be taken into account under subsection (a)(1) before the taxable year in which the individual with respect to whom such costs are paid or incurred has performed 25 qualified home energy ratings under section 25E(c).

"(c) Special Rules.—

"(1) AGGREGATION RULES.—For purposes of this section, all persons treated as a single employer under subsections (a) and (b) of section 52 shall be treated as 1 person.

"(2) Denial of double benefit.—

"(A) IN GENERAL.—No deduction shall be allowed for that portion of the expenses otherwise allowable as a deduction for the taxable year which is equal to the amount taken into account under subsection (a) for such taxable year.

"(B) Amount previously deducted.— No credit shall be allowed under subsection (a) with respect to any amount for which a deduc-

- 1 tion has been allowed in any preceding taxable
- 2 year.".
- 3 (b) Credit Treated as Part of General Busi-
- 4 NESS CREDIT.—Section 38(b) is amended by striking
- 5 "plus" at the end of paragraph (34), by striking the period
- 6 at the end of paragraph (35) and inserting "plus", and
- 7 by adding at the end the following new paragraph:
- 8 "(36) the home performance auditor certifi-
- 9 cation credit determined under section 45R(a).".
- 10 (c) Conforming Amendment.—The table of sec-
- 11 tions for subpart D of part IV of subchapter A of chapter
- 12 1 is amended by inserting after the item relating to section
- 13 45Q the following new item:

"Sec. 45R. Home performance auditor certification credit.".

- 14 (d) Effective Date.—The amendments made by
- 15 this section shall apply to amounts paid or incurred after
- 16 the date of the enactment of this Act.

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