..... (Original Signature of Member)

111TH CONGRESS 1st Session



To amend the Civil Rights Act of 1964 to protect breastfeeding by new mothers; to provide for a performance standard for breast pumps; and to provide tax incentives to encourage breastfeeding.

IN THE HOUSE OF REPRESENTATIVES

Mrs. MALONEY introduced the following bill; which was referred to the Committee on _____

A BILL

- To amend the Civil Rights Act of 1964 to protect breastfeeding by new mothers; to provide for a performance standard for breast pumps; and to provide tax incentives to encourage breastfeeding.
 - 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; TABLE OF CONTENTS.

4 (a) SHORT TITLE.—This Act may be cited as the

5 "Breastfeeding Promotion Act of 2009".

- 6 (b) TABLE OF CONTENTS.—The table of contents for
- 7 this Act is as follows:

Sec. 1. Short title; table of contents.

TITLE I—AMENDMENTS TO THE CIVIL RIGHTS ACT OF 1964

Sec. 101. Findings; purposes.

Sec. 102. Amendments to title VII of the Civil Rights Act of 1964.

- TITLE II—CREDIT FOR EMPLOYER EXPENSES FOR PROVIDING APPROPRIATE ENVIRONMENT ON BUSINESS PREMISES FOR EMPLOYED MOTHERS TO BREASTFEED OR EXPRESS MILK FOR THEIR CHILDREN
- Sec. 201. Allowance of credit for employer expenses for providing appropriate environment on business premises for employed mothers to breastfeed or express milk for their children.

TITLE III—SAFE AND EFFECTIVE BREAST PUMPS

Sec. 301. Short title.

Sec. 302. Breast pumps.

TITLE IV—DEFINITION OF MEDICAL CARE IN INTERNAL REV-ENUE CODE EXPANDED TO INCLUDE BREASTFEEDING EQUIP-MENT AND SERVICES

Sec. 401. Definition of medical care expanded to include breastfeeding equipment and services.

TITLE I—AMENDMENTS TO THE CIVIL RIGHTS ACT OF 1964

3 SEC. 101. FINDINGS; PURPOSES.

4 (a) FINDINGS.—Congress finds the following:

5 (1) Women with infants and toddlers are a rap-

6 idly growing segment of the labor force today.

- 7 (2) Statistical surveys of families show that
 8 over 50 percent of mothers with children less than
 9 1 year of age are in the labor force.
- 10 (3) The American Academy of Pediatrics rec11 ommends that mothers breastfeed exclusively for six
 12 months but continuing for at least the 1st year of
 13 a child's life and that arrangements be made to

allow a mother's expressing of milk if mother and
 child must separate.

3 (4) Research studies show that children who are
4 not breastfed have higher rates of mortality, menin5 gitis, some types of cancers, asthma and other res6 piratory illnesses, bacterial and viral infections,
7 diarrhoeal diseases, ear infections, allergies, and obe8 sity.

9 (5) Research studies have also shown that
10 breastmilk and breastfeeding have protective effects
11 against the development of a number of chronic dis12 eases, including juvenile diabetes, lymphomas,
13 Crohn's disease, celiac disease, some chronic liver
14 diseases, and ulcerative colitis.

(6) Maternal benefits of breastfeeding include a
reduced risk for postpartum hemorrhage and decreased risk for developing osteoporosis, ovarian cancer, and premenopausal breast cancer.

19 (7) The health benefits to children from
20 breastfeeding translate into a threefold decrease in
21 parental absenteeism due to infant illness.

(8) Congress intended to include breastfeeding
and expressing breast milk as protected conduct
under the amendment made by the Pregnancy Dis-

4	1964, as so amended, applies with respect to "preg-
5	nancy, childbirth, or related medical conditions", a
6	few courts have failed to reach the conclusion that
7	breastfeeding and expressing breast milk in the
8	workplace are covered by such title.
9	(b) PURPOSES.—The purposes of this title are—
10	(1) to promote the health and well-being of in-
11	fants whose mothers return to the workplace after
12	childbirth, and
13	(2) to clarify that breastfeeding and expressing
14	breast milk in the workplace are protected conduct
14	
14	under the amendment made by the Pregnancy Dis-
15	under the amendment made by the Pregnancy Dis-
15 16 17	under the amendment made by the Pregnancy Dis- crimination Act of 1978 to title VII of the Civil
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15 16 17 18	under the amendment made by the Pregnancy Dis- crimination Act of 1978 to title VII of the Civil Rights Act of 1964. SEC. 102. AMENDMENTS TO TITLE VII OF THE CIVIL RIGHTS
15 16 17 18 19	under the amendment made by the Pregnancy Dis- crimination Act of 1978 to title VII of the Civil Rights Act of 1964. SEC. 102. AMENDMENTS TO TITLE VII OF THE CIVIL RIGHTS ACT OF 1964.
15 16 17 18 19 20	under the amendment made by the Pregnancy Dis- crimination Act of 1978 to title VII of the Civil Rights Act of 1964. SEC. 102. AMENDMENTS TO TITLE VII OF THE CIVIL RIGHTS ACT OF 1964. Section 701(k) of the Civil Rights Act of 1964 (42)
 15 16 17 18 19 20 21 	under the amendment made by the Pregnancy Dis- crimination Act of 1978 to title VII of the Civil Rights Act of 1964. SEC. 102. AMENDMENTS TO TITLE VII OF THE CIVIL RIGHTS ACT OF 1964. Section 701(k) of the Civil Rights Act of 1964 (42 U.S.C. 2000e(k)) is amended—
 15 16 17 18 19 20 21 22 	under the amendment made by the Pregnancy Dis- crimination Act of 1978 to title VII of the Civil Rights Act of 1964. SEC. 102. AMENDMENTS TO TITLE VII OF THE CIVIL RIGHTS ACT OF 1964. Section 701(k) of the Civil Rights Act of 1964 (42 U.S.C. 2000e(k)) is amended— (1) by inserting "(including lactation)" after
 15 16 17 18 19 20 21 22 23 	under the amendment made by the Pregnancy Dis- crimination Act of 1978 to title VII of the Civil Rights Act of 1964. SEC. 102. AMENDMENTS TO TITLE VII OF THE CIVIL RIGHTS ACT OF 1964. Section 701(k) of the Civil Rights Act of 1964 (42 U.S.C. 2000e(k)) is amended— (1) by inserting "(including lactation)" after "childbirth", and

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means a condition that may result in the feeding of
 a child directly from the breast or the expressing of
 milk from the breast.".

TITLE FOR EM-**II**—**CREDIT** 4 PLOYER EXPENSES FOR PRO-5 VIDING APPROPRIATE ENVI-6 RONMENT ON BUSINESS 7 PREMISES FOR **EMPLOYED** 8 MOTHERS TO BREASTFEED 9 **OR EXPRESS MILK FOR THEIR** 10 **CHILDREN** 11

12 SEC. 201. ALLOWANCE OF CREDIT FOR EMPLOYER EX13 PENSES FOR PROVIDING APPROPRIATE ENVI14 RONMENT ON BUSINESS PREMISES FOR EM15 PLOYED MOTHERS TO BREASTFEED OR EX16 PRESS MILK FOR THEIR CHILDREN.
17 (a) IN GENERAL.—Subpart D of part IV of sub18 chapter A of chapter 1 of the Internal Revenue Code of

19 1986 (relating to business related credits) is amended by20 adding at the end the following new section:

1"SEC. 45R. CREDIT FOR EMPLOYER EXPENSES INCURRED2TO FACILITATE EMPLOYED MOTHERS WHO3BREASTFEED OR EXPRESS MILK FOR THEIR4CHILDREN.

5 "(a) IN GENERAL.—For purposes of section 38, the 6 breastfeeding promotion and support credit determined 7 under this section for the taxable year is an amount equal 8 to 50 percent of the qualified breastfeeding promotion and 9 support expenditures of the taxpayer for such taxable 10 year.

11 "(b) DOLLAR LIMITATION.—The credit allowable
12 under subsection (a) for any taxable year shall not exceed
13 \$10,000.

14 "(c) Qualified Breastfeeding Promotion and SUPPORT EXPENDITURE.—For purposes of this section— 15 16 ((1))IN GENERAL.—The 'qualified term 17 breastfeeding promotion and support expenditure' 18 means any amount paid or incurred in connection 19 with a trade or business of the taxpaver—

"(A) for breast pumps and other equipment specially designed to assist mothers who
are employees of the taxpayer to breastfeed or
express milk for their children but only if such
pumps and equipment meet such standards (if
any) prescribed by the Secretary of Health and
Human Services, and

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"(B) for consultation services to the tax payer or employees of the taxpayer relating to
 breastfeeding.

4 "(2) Costs of other exclusive use prop-5 ERTY INCLUDED.—Such term includes any amount 6 paid or incurred for the acquisition or lease of tan-7 gible personal property (not described in paragraph 8 (1)(A)) which is exclusively used by mothers who are 9 employees of the taxpayer to breastfeed or express 10 milk for their children unless such property is lo-11 cated in any residence of the taxpayer or any em-12 ployee of the taxpayer.

13 "(d) Recapture of Credit.—

14 "(1) IN GENERAL.—If, during any taxable year, 15 any property for which a credit was allowed under 16 this section is disposed of or otherwise ceases to be 17 used by the taxpayer as required by this section, 18 then the tax of the taxpayer under this chapter for 19 such taxable year shall be increased by an amount 20 equal to the recapture percentage of the aggregate 21 decrease in the credits allowed under section 38 for 22 all prior taxable years which would have resulted 23 solely from reducing to zero any credit determined 24 under this section with respect to such property. The

1	preceding sentence shall not apply to property leased
2	to the taxpayer.
3	"(2) Recapture percentage.—For purposes
4	of this subsection, the recapture percentage shall be
5	determined in accordance with the following table:

"If the recapture event occurs in:	The recap- ture per- centage is:
Year 1	100
Year 2	60
Year 3	30
Year 4 or thereafter	0.

6	The references to years in the preceding table are
7	references to the consecutive taxable years beginning
8	with the taxable year in which the property is placed
9	in service by the taxpayer as year 1.

"(3) CERTAIN RULES TO APPLY.—Rules similar
to the rules of paragraphs (3) and (4), and subparagraphs (B) and (C) of paragraph (5), of section
50(a) shall apply for purposes of this subsection.

14 "(e) SPECIAL RULES.—For purposes of this sec-15 tion—

"(1) AGGREGATION RULES.—For purposes of
subsection (b), all persons which are treated as a
single employer under subsection (a) or (b) of section 52 shall be treated as a single taxpayer, and the
dollar amount contained in such subsection shall be

allocated among such persons under regulations pre scribed by the Secretary.

3 "(2) REDUCTION IN BASIS.—Rules similar to
4 the rules of paragraphs (1) and (2) of section 50(c),
5 and section 1016(a)(19), shall apply with respect to
6 property for which a credit is determined under this
7 section.

8 "(3) OTHER DEDUCTIONS AND CREDITS.—No 9 deduction or credit shall be allowed under any other 10 provision of this chapter with respect to any expend-11 iture for which a credit is determined under this sec-12 tion.".

13 (b) Conforming Amendments.—

(1) Section 38(b) of such Code is amended by
striking "plus" at the end of paragraph (34), by
striking the period at the end of paragraph (35) and
inserting ", plus", and by adding at the end the following new paragraph:

19 "(36) the breastfeeding promotion and support
20 credit determined under section 45R(a).".

(2) The table of sections for subpart D of part
IV of subchapter A of chapter 1 of such Code is
amended by adding at the end the following new
item:

"Sec. 45R. Credit for employer expenses incurred to facilitate employed mothers who breastfeed or express milk for their children".

(c) EFFECTIVE DATE.—The amendments made by
 this section shall apply to taxable years beginning after
 December 31, 2009.

4 TITLE III—SAFE AND EFFECTIVE 5 BREAST PUMPS

6 SEC. 301. SHORT TITLE.

7 This title may be cited as the "Safe and Effective8 Breast Pumps Act".

9 SEC. 302. BREAST PUMPS.

10 (a) PERFORMANCE STANDARDS.—The Secretary of Health and Human Services shall take such action as may 11 be appropriate to put into effect a performance standard 12 for breast pumps irrespective of the class to which the 13 breast pumps have been classified under section 513 of 14 15 the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 360c). In establishing such standard, the Secretary shall 16 identify those pumps appropriate for use on a regular 17 basis in a place of employment based on the efficiency and 18 effectiveness of the pump and on sanitation factors related 19 20 to communal use. Action to put into effect a performance 21 standard shall be taken within one year of the date of the 22 enactment of this Act.

(b) COMPLIANCE POLICY GUIDE.—The Secretary of
Health and Human Services, acting through the Commissioner of Food and Drugs, shall issue a compliance policy

guide which will assure that women who want to
 breastfeed a child are given full and complete information
 respecting breast pumps.

4 TITLE IV—DEFINITION OF MED5 ICAL CARE IN INTERNAL REV6 ENUE CODE EXPANDED TO 7 INCLUDE BREASTFEEDING 8 EQUIPMENT AND SERVICES

9 SEC. 401. DEFINITION OF MEDICAL CARE EXPANDED TO IN-

10CLUDE BREASTFEEDING EQUIPMENT AND11SERVICES.

(a) IN GENERAL.—Paragraph (1) of section 213(d)
of the Internal Revenue Code of 1986 (defining medical
care) is amended by striking "or" at the end of subparagraph (C), by striking the period at the end of subparagraph (D) and inserting ", or", and by inserting after subparagraph (D) the following:

18 "(E) qualified breastfeeding equipment19 and services.".

(b) QUALIFIED BREASTFEEDING EQUIPMENT AND
21 SERVICES.—Subsection (d) of section 213 of such Code
(relating to definitions) is amended by adding at the end
23 the following new paragraph:

24 "(12) QUALIFIED BREASTFEEDING EQUIPMENT
25 AND SERVICES.—For purposes of paragraph (1)(E),

1	the term 'qualified breastfeeding equipment and
2	services' means—
3	"(A) breast pumps and other equipment
4	specially designed to assist a mother to
5	breastfeed or express milk for her child but only

6 if such pumps and equipment meet the stand7 ards (if any) prescribed by the Secretary of
8 Health and Human Services, and

9 "(B) consultation services relating to10 breastfeeding.".

(c) EFFECTIVE DATE.—The amendments made by
this section shall apply to taxable years beginning after
December 31, 2009.

14 TITLE V—PRIVACY FOR 15 BREASTFEEDING MOTHERS

16 SEC. 501. PRIVACY FOR BREASTFEEDING MOTHERS.

17 (a) IN GENERAL.—Section 7 of the Fair Labor
18 Standards Act (29 U.S.C. 207) is amended by adding at
19 the end the following:

20 "(r)(1) An employer shall provide reasonable break 21 time for an employee to express breast milk for her nurs-22 ing child for 1 year after the child's birth each time such 23 employee has need to do so. The employer shall make rea-24 sonable efforts to provide a place, other than a bathroom, 25 that is shielded from view and free from intrusion from co-workers and the public, which may be used by an em ployee to express breast milk. An employer shall not be
 required to compensate an employee for any work time
 spent for such purpose.

5 "(2) For purposes of this subsection, the term 'em-6 ployer' means an employer as defined in section 3(d) who 7 employs 50 or more employees for each working day dur-8 ing each of 20 or more calendar workweeks in the current 9 or preceding calendar year.".

10 (b) PENALTY.—Section 16(b) of such Act (29 U.S.C. 11 216(b)) is amended by inserting after the first sentence 12 the following: "Any employee who is harmed by a violation 13 of section 7(r) of this Act may bring an action to enjoin 14 such violation and to recover such equitable relief as may 15 be appropriate to effectuate the purposes of such sec-16 tion.".