

115TH CONGRESS  
1ST SESSION

# H. R. 3910

To amend the Internal Revenue Code of 1986 to make lifetime income and managed account options of defined contribution retirement savings plans portable.

---

## IN THE HOUSE OF REPRESENTATIVES

OCTOBER 2, 2017

Mr. NEAL (for himself and Mr. BISHOP of Michigan) introduced the following bill; which was referred to the Committee on Ways and Means

---

## A BILL

To amend the Internal Revenue Code of 1986 to make lifetime income and managed account options of defined contribution retirement savings plans portable.

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. PORTABILITY OF LIFETIME INCOME AND MAN-**  
4                   **AGED ACCOUNT OPTIONS.**

5       (a) IN GENERAL.—Subsection (a) of section 401 of  
6       the Internal Revenue Code of 1986 is amended by insert-  
7       ing after paragraph (37) the following new paragraph:

8                   “(38) PORTABILITY OF LIFETIME INCOME AND  
9                   MANAGED ACCOUNT OPTIONS.—

1                 “(A) IN GENERAL.—A trust forming part  
2                 of a defined contribution plan shall not be  
3                 treated as failing to constitute a qualified trust  
4                 under this section solely by reason of allowing—

5                         “(i) qualified distributions of a life-  
6                 time income investment or a managed ac-  
7                 count investment, or

8                         “(ii) distributions of a lifetime income  
9                 investment in the form of a qualified plan  
10                 distribution annuity contract,

11                 on or after the date that is 90 days prior to the  
12                 date on which such lifetime income investment  
13                 or such managed account investment is no  
14                 longer authorized to be held as an investment  
15                 option under the plan except as may otherwise  
16                 be provided by regulations.

17                 “(B) DEFINITIONS.—For purposes of this  
18                 subsection—

19                         “(i) the term ‘qualified distribution’  
20                 means a direct trustee-to-trustee transfer  
21                 to an eligible retirement plan (as defined  
22                 in section 402(c)(8)(B)), as described in  
23                 section 401(a)(31)(A), and in the case of a  
24                 managed account investment, the eligible  
25                 retirement plan must be maintained by the

1 account manager of such managed account  
2 investment,

3 “(ii) the term ‘lifetime income invest-  
4 ment’ means an investment option that is  
5 designed to provide an employee with elec-  
6 tion rights—

7 “(I) that are not uniformly avail-  
8 able with respect to other investment  
9 options under the plan, and

10 “(II) that are to a lifetime in-  
11 come feature available through a con-  
12 tract or other arrangement offered  
13 under the plan or under another eligi-  
14 ble retirement plan (as defined in sec-  
15 tion 402(c)(8)(B)) through a direct  
16 trustee-to-trustee transfer to such  
17 other eligible retirement plan under  
18 section 401(a)(31)(A),

19 “(iii) the term ‘lifetime income fea-  
20 ture’ means—

21 “(I) a feature that guarantees a  
22 minimum level of income annually (or  
23 more frequently) for at least the re-  
24 mainder of the life of the employee or

the joint lives of the employee and the employee's designated beneficiary, or  
“(II) an annuity payable on behalf of the employee under which payments are made in substantially equal periodic payments (not less frequently than annually) over the life of the employee or the joint lives of the employee and the employee's designated beneficiary,

“(iv) the term ‘qualified plan distribution annuity contract’ means an annuity contract purchased for a participant and distributed to the participant by a plan described in subparagraph (B) of section 402(c)(8) (without regard to clauses (i) and (ii) thereof),

18                             “(v) the term ‘managed account in-  
19                             vestment’ means an investment option  
20                             under which the assets of the employee’s  
21                             individual account are managed by an ac-  
22                             count manager, applying generally accept-  
23                             ed investment theories, to achieve varying  
24                             degrees of long-term appreciation and cap-  
25                             ital preservation based on the employee’s

age, target retirement date or life expectancy,

7                     “(vii) a lifetime income investment or  
8                     managed account investment is treated as  
9                     no longer authorized to be held as an in-  
10                    vestment under the plan if such treatment  
11                    applies to all plan participants or to a class  
12                    of such participants, as determined in any  
13                    reasonable manner.”.

14           (b) CASH OR DEFERRED ARRANGEMENT.—Clause (i)  
15 of section 401(k)(2)(B) of such Code is amended by strik-  
16 ing “or” at the end of subclause (IV), by striking “and”  
17 at the end of subclause (V) and inserting “or”, and by  
18 adding at the end of clause (i) the following:

1                   lifetime income investment or such  
2                   managed account investment may no  
3                   longer be held as an investment option  
4                   under the plan (within the meaning of  
5                   section 401(a)(38)(B)(vii)), provided  
6                   that any distribution under this sub-  
7                   clause must be in the form of a quali-  
8                   fied distribution (as defined in section  
9                   401(a)(38)(B)(i)) or, in the case of a  
10                  lifetime income investment, a qualified  
11                  plan distribution annuity contract (as  
12                  defined in section 401(a)(38)(B)(iv)),  
13                  and”.

14                 (c) SECTION 403(b) PLANS.—

15                 (1) ANNUITY CONTRACTS.—Paragraph (11) of  
16                 section 403(b) of such Code is amended by striking  
17                 “or” at the end of subparagraph (B), by striking the  
18                 period at the end of subparagraph (C), and by in-  
19                 serting “, or”, and by adding at the end the fol-  
20                 lowing:

21                 “(D) with respect to amounts invested in a  
22                 lifetime income investment (as defined in sec-  
23                 tion 401(a)(38)(B)(ii)) or a managed account  
24                 investment (as defined in section  
25                 401(a)(38)(B)(v)), the date that is 90 days

1 prior to the date that such lifetime income in-  
2 vestment or such managed account investment  
3 may no longer be held as an investment option  
4 under the plan (within the meaning of section  
5 401(a)(38)(B)(vii)), provided that any distribu-  
6 tion under this subparagraph must be in the  
7 form of a qualified distribution (as defined in  
8 section 401(a)(38)(B)(i)) or, in the case of a  
9 lifetime income investment, a qualified plan dis-  
10 tribution annuity contract (as defined in section  
11 401(a)(38)(B)(iv)).”.

12 (2) CUSTODIAL ACCOUNTS.—Clause (ii) of sec-  
13 tion 403(b)(7)(A) of such Code is amended to read  
14 as follows:

15 “(ii) under the custodial account, no  
16 such amounts may be paid or made avail-  
17 able to any distributee (unless such  
18 amount is a distribution to which section  
19 72(t)(2)(G) applies) before—

20 ““(I) the employee dies,

21 ““(II) the employee attains age  
22  $59\frac{1}{2}$ ,

23 ““(III) the employee has a sever-  
24 ance from employment,

1                         “(IV) the employee becomes dis-  
2                         abled (within the meaning of section  
3                         72(m)(7)),

4                         “(V) in the case of contributions  
5                         made pursuant to a salary reduction  
6                         agreement (within the meaning of sec-  
7                         tion 3121(a)(5)(D)), the employee en-  
8                         counters financial hardship, or

9                         “(VI) with respect to amounts in-  
10                         vested in a lifetime income investment  
11                         (as defined in section  
12                         401(a)(38)(B)(ii)) or a managed ac-  
13                         count investment (as defined in sec-  
14                         tion 401(a)(38)(B)(v)), the date that  
15                         is 90 days prior to the date that such  
16                         lifetime income investment or such  
17                         managed account investment may no  
18                         longer be held as an investment option  
19                         under the plan (within the meaning of  
20                         section 401(a)(38)(B)(vii)), provided  
21                         that any distribution under this sub-  
22                         paragraph must be in the form of a  
23                         qualified distribution (as defined in  
24                         section 401(a)(38)(B)(i)) or, in the  
25                         case of a lifetime income investment,

1                   a qualified plan distribution annuity  
2                   contract (as defined in section  
3                   401(a)(38)(B)(iv)).”.

4         (d) ELIGIBLE DEFERRED COMPENSATION PLANS.—  
5 Subparagraph (A) of section 457(d)(1) of such Code is  
6 amended by striking “or” at the end of clause (ii), by in-  
7 serting “or” at the end of clause (iii), and by adding after  
8 clause (iii) the following:

9                   “(iv) with respect to amounts invested  
10                  in a lifetime income investment (as defined  
11                  in section 401(a)(38)(B)(ii)) or a managed  
12                  account investment (as defined in section  
13                  401(a)(38)(B)(v)), the date that is 90 days  
14                  prior to the date that such lifetime income  
15                  investment or such managed account in-  
16                  vestment may no longer be held as an in-  
17                  vestment option under the plan (within the  
18                  meaning of section 401(a)(38)(B)(vii)),  
19                  provided that any distribution under this  
20                  subparagraph must be in the form of a  
21                  qualified distribution (as defined in section  
22                  401(a)(38)(B)(i)) or, in the case of a life-  
23                  time income investment, a qualified plan  
24                  distribution annuity contract (as defined in  
25                  section 401(a)(38)(B)(iv)),”.

1       (e) EFFECTIVE DATE.—The amendments made by  
2 this section shall apply to plan years beginning after De-  
3 cember 31, 2017.

○