..... (Original Signature of Member)

118TH CONGRESS 1ST SESSION



To amend the Internal Revenue Code of 1986 to modify the rules relating to qualified opportunity zones, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. KELLY of Pennsylvania introduced the following bill; which was referred to the Committee on _____

A BILL

- To amend the Internal Revenue Code of 1986 to modify the rules relating to qualified opportunity zones, 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.

- 4 This Act may be cited as the "Opportunity Zones
- 5 Transparency, Extension, and Improvement Act".

6 SEC. 2. FINDINGS.

7 Congress makes the following findings:

1	(1) The 8,764 population census tracts des-
2	ignated as qualified opportunity zones under section
3	1400Z–1 of the Internal Revenue Code of 1986 span
4	across all 50 States, the District of Columbia, and
5	5 Territories and overwhelmingly represent commu-
6	nities that have been economically left behind as the
7	American economy has surged forward.
8	(2) The average poverty rate of residents in
9	qualified opportunity zones is 26.4 percent.
10	(3) Forty-four percent of qualified opportunity
11	zones are persistently poor, meaning they are census
12	tracts in which the poverty rate has exceeded 20
13	percent since at least 1990.
14	(4) According to the latest available data from
15	the Department of the Treasury through 2020, op-
16	portunity zone investment reached at least 3,800
17	communities, or 48 percent of all designated census
18	tracts.
19	(5) The communities that received opportunity
20	zone investment are economically distressed places:
21	on average, they rank in the 87th percentile for pov-
22	erty, 81st for median household income, and 80th
23	for unemployment.
24	(6) The total amount of opportunity zone equity

25 invested was at least \$48 billion through the end of

2020, raised from an estimated 21,000 individuals
 and 4,000 corporate investors deployed into 7,800
 Qualified Opportunity Funds.

4 (7) The Investing in Opportunity Act, which
5 first proposed opportunity zones, originally incor6 porated reporting requirements to evaluate the im7 pact the incentive will have on designated commu8 nities and it is critical that Congress act to reinstate
9 reporting requirements as soon as possible.

10 TITLE I—MODIFICATION OF POP 11 ULATION CENSUS TRACTS 12 DESIGNATED AS QUALIFIED 13 OPPORTUNITY ZONES

14 SEC. 101. MODIFICATION OF POPULATION CENSUS TRACTS
15 DESIGNATED AS QUALIFIED OPPORTUNITY
16 ZONES.

17 Section 1400Z-1 of the Internal Revenue Code of
18 1986 is amended by adding at the end the following new
19 subsection:

20 "(g) DISQUALIFICATION OF CERTAIN POPULATION21 CENSUS TRACTS.—

"(1) IN GENERAL.—Except as provided in paragraph (5), any disqualified census tract shall not be
treated as a qualified opportunity zone for any period after the date that is 30 days after the date on

2

4

which the Secretary publishes the final list of disqualified census tracts under paragraph (4)(B).

3 "(2) Replacement zones.—

"(A) IN GENERAL.—The chief executive of-4 5 ficer of a State shall nominate additional popu-6 lation census tracts to replace any population 7 census tract the designation of which as a 8 qualified opportunity zone was terminated by 9 reason of paragraph (1). Except as otherwise 10 provided in this paragraph, the rules of sub-11 sections (b), (c), (d), and (f) shall apply to any 12 population census tract nominated under this 13 paragraph.

14 "(B) CONSULTATION.—No population cen-15 sus tract nominated under subparagraph (A) 16 may be designated as a qualified opportunity 17 zone unless the chief executive officer of the 18 State certifies in writing to the Secretary that 19 the chief executive officer has consulted with 20 the chief executive officer (or the equivalent) of 21 each local jurisdiction in which the population census tract is located. 22

23 "(C) SPECIAL RULES.—For purposes of
24 this subchapter—

1	"(i) any population census tract which
2	is a disqualified census tract (as defined in
3	paragraph (3) without regard to subpara-
4	graph (A)(i) thereof) may not be nomi-
5	nated as a qualified opportunity zone
6	under this paragraph,
7	"(ii) the determination period with re-
8	spect to a nomination under subparagraph
9	(A) shall be the 45-day period beginning
10	on the date on which the Secretary pub-
11	lishes the final list of disqualified census
12	tracts under paragraph (4)(B), as ex-
13	tended under subsection $(b)(2)$, and
14	"(iii) the period for which any such
15	designation is in effect shall be the period
16	beginning on the date such designation
17	takes effect and ending on the last day of
18	the 10th calendar year beginning on or
19	after the designation date as a qualified
20	opportunity zone for the population census
21	tract which it is replacing as such a zone
22	by reason of the termination under para-
23	graph (1).
24	"(D) REGULATIONS AND GUIDANCE.—The
25	Secretary shall prescribe such regulations or

1	other guidance as may be necessary or appro-
2	priate to carry out the purposes of this para-
3	graph.
4	"(3) DISQUALIFIED CENSUS TRACT.—For pur-
5	poses of this subsection—
6	"(A) IN GENERAL.—The term 'disqualified
7	census tract' means any population census tract
8	which—
9	"(i) was designated as a qualified op-
10	portunity zone before the date of the en-
11	actment of this subsection, and
12	"(ii) is described in subparagraph (B)
13	or (C).
14	"(B) HIGH MEDIAN FAMILY INCOME
15	TRACTS.—
16	"(i) IN GENERAL.—Except as pro-
17	vided in clauses (ii) and (iii), a population
18	census tract is described in this subpara-
19	graph if the median family income for such
20	tract exceeds 130 percent of the national
21	median family income as published by De-
22	partment of Housing and Urban Develop-
23	ment or the CDFI Fund.
24	"(ii) Exception.—Clause (i) shall
25	not apply if the poverty rate of such popu-

1	lation census tract (excluding students en-
2	rolled in an institution of higher education
3	(as defined in section 101 of the Higher
4	Education Act of 1965)) is equal to or
5	greater than 30 percent.
6	"(iii) Request to retain designa-
7	TION FOR CERTAIN POPULATION CENSUS
8	TRACTS.—Clause (i) shall not apply if the
9	Secretary, upon a request of the chief exec-
10	utive officer of the State made not later
11	than 60 days after the date the Secretary
12	publishes the list described in paragraph
13	(4)(A), determines that—
14	"(I) the designation of such pop-
15	ulation census tract was consistent
16	with the purposes of this subchapter,
17	or
18	"(II) the median family income
19	for the population census tract does
20	not exceed 130 percent of the national
21	median family income as published by
22	Department of Housing and Urban
23	Development or the CDFI Fund.
24	"(C) ELECTION TO INCLUDE ADDITIONAL
25	POPULATION CENSUS TRACTS.—

1 "(i) IN GENERAL.—A population cen-2 sus tract is described in this subparagraph if the Secretary, upon the request of the 3 4 chief executive officer of the State submitted not later than 60 days after the 5 6 date the Secretary publishes the list de-7 scribed in paragraph (4)(A), determines 8 that the continued designation of such pop-9 ulation census tract as a qualified oppor-10 tunity zone is not consistent with the pur-11 poses of this subchapter. 12 "(ii) CONSULTATION.—No population 13 census tract nominated under clause (i) 14 may be designated as a qualified oppor-15 tunity zone unless the chief executive offi-16 cer of the State certifies in writing to the 17 Secretary that the chief executive officer 18 has consulted with the chief executive offi-19 cer (or the equivalent) of each local juris-20 diction in which the population census 21 tract is located. 22 "(iii) REGULATIONS AND GUID-23 ANCE.—Not later than the date on which 24 the Secretary publishes the final list of dis-

qualified census tracts under paragraph

1	(4)(B), the Secretary shall issue regula-
2	tions or guidance with respect to the cri-
3	teria to be used for making a determina-
4	tion by the Secretary under clause (i).
5	"(4) IDENTIFICATION AND PUBLICATION OF
6	DISQUALIFIED CENSUS TRACTS.—
7	"(A) INITIAL IDENTIFICATION.—As soon
8	as practical, but not later than 12 months after
9	the date of the enactment of this subsection,
10	the Secretary shall make public—
11	"(i) a list of population census tracts
12	described in paragraph $(3)(B)$ (determined
13	without regard to clause (iii) thereof), and
14	"(ii) a list of population census tracts
15	which are low-income communities and
16	were not designated as a qualified oppor-
17	tunity zone before the date of enactment of
18	this subsection.
19	"(B) FINAL LIST OF DISQUALIFIED CEN-
20	SUS TRACTS.—Not later than 105 days after
21	the date the Secretary publishes the list de-
22	scribed in subparagraph (A), the Secretary shall
23	make public a final list of disqualified census
24	tracts.

1	"(5) Rules for qualified preexisting in-
2	VESTMENTS.—
3	"(A) IN GENERAL.—For purposes of this
4	subchapter, section 1400Z–2 shall be applied
5	without regard to paragraph (1) with respect to
6	any qualified preexisting trade or business.
7	"(B) QUALIFIED PREEXISTING TRADE OR
8	BUSINESS.—For purposes of this paragraph—
9	"(i) IN GENERAL.—The term 'quali-
10	fied preexisting trade or business' means
11	any trade or business of a qualified oppor-
12	tunity fund or qualified opportunity zone
13	business which meets the requirements of
14	clauses (ii) and (iii) of section 1400Z-
15	2(d)(3)(A) and with respect to which—
16	"(I) before the date of the enact-
17	ment of this subsection, a registration
18	statement under the Securities Act of
19	1933 (15 U.S.C. 77a et seq.) is filed
20	or any comparable offering memo-
21	randum or similar disclosure docu-
22	ment is provided in reliance on section
23	230.506 of title 17, Code of Federal
24	Regulations (or successor regulations),
25	promulgated under the Securities Act

1	of 1933, that discloses the intent of
2	such trade or business to invest in the
3	disqualified census tract,
4	"(II) before the first date on
5	which the disqualified census tract ap-
6	pears on any list published under
7	paragraph (4), investments in the dis-
8	qualified census tract are made or
9	agreed pursuant to a binding agree-
10	ment to be made which—
11	"(aa) aggregate more than
12	\$250,000, and
13	"(bb) have been designated
14	in writing for the use in, or the
15	development of, such trade or
16	business, or
17	"(III) the qualified opportunity
18	fund or qualified opportunity zone
19	business is determined by the Sec-
20	retary to have relied on the designa-
21	tion of the disqualified census tract as
22	a qualified opportunity zone and to
23	have suffered or is expected to suffer
24	a loss as a result of the application of
25	paragraph (1).

"(ii) TRADE OR BUSINESS.—The term
 "trade or business' includes any activity in tended to qualify as a trade or business
 within the meaning of section 162.

"(C) REGULATIONS AND GUIDANCE.—The 5 6 Secretary shall prescribe such regulations or 7 guidance as may be necessary or appropriate to 8 carry out the purposes of this paragraph, in-9 cluding guidance to prevent speculative invest-10 ment solely for the purpose of falling within the 11 definition of a qualified preexisting trade or 12 business.

13 "(6) DETERMINATION OF POPULATION CENSUS 14 TRACT DATA.—For purposes of applying this sub-15 section, in determining whether a population census 16 tract meets any qualification with respect to poverty 17 rate or any aspect of median income, such deter-18 mination shall be made using the most recent census 19 data that has been published by the Bureau of the 20 Census as of the date of enactment of this sub-21 section.".

1	SEC. 102.	CERTAIN	FORM	IER	INDUSTR	IAL TI	RACTS	S PER-
2		MITTEI	о то	BE	DESIGN	ATED	AS C	PPOR-
3		TUNITY	ZONE	S.				
4	Sect	ion $1400Z$ ·	-1 of	the	Internal	Reven	ue C	ode of

5 1986, as amended by section 101, is amended by adding6 at the end the following new subsection:

7 "(h) SPECIAL RULE FOR FORMER INDUSTRIAL
8 TRACTS CONTIGUOUS TO DESIGNATED OPPORTUNITY
9 ZONES.—

"(1) IN GENERAL.—For purposes of this chapter, the term 'qualified opportunity zone' means an
population census tract which is described in paragraph (2) and designated as a qualified opportunity
zone under this subsection.

15 "(2) POPULATION CENSUS TRACT DE16 SCRIBED.—A population census tract is described in
17 this subparagraph if—

- 18 "(A) the tract—
- 19 "(i) has a population of zero,

20 "(ii) was previously used for industrial
21 purposes and is a brownfield industrial
22 site, and

23 "(iii) is contiguous, including by
24 water, to a population census tract on at
25 least 1 side that has been designated as a

1	qualified opportunity zone under this sec-
2	tion, or
3	"(B) the tract was merged, as a result of
4	the 2020 decennial census, into a census tract
5	described in subparagraph (A)(iii) and met all
6	requirements described in subparagraph (A).
7	"(3) Designation.—For purposes of para-
8	graph (1), a population census tract that is de-
9	scribed in paragraph (2) is designated as a qualified
10	opportunity zone if—
11	"(A) not later than 30 days after the date
12	of the enactment of this subsection, the chief
13	executive officer of the State in which the tract
14	is located—
15	"(i) nominates the tract for designa-
16	tion as a qualified opportunity zone, and
17	"(ii) notifies the Secretary in writing
18	of such nomination, and
19	"(B) not later than 30 days after receiving
20	the notification under subparagraph (A)(ii), the
21	Secretary certifies such nomination and des-
22	ignates such tract as a qualified opportunity
23	zone.
24	"(4) DETERMINATION OF CENSUS TRACT IN-
25	FORMATION.—For purposes of this subsection, the

1	boundaries and population of a census tract shall be
2	determined based on United States Census Bureau
3	data for the 2010 decennial census.
4	"(5) Number of designations.—Population
5	census tracts designated as a qualified opportunity
6	zone under this subsection shall not be taken into
7	account for purposes of subsection (d).
8	"(6) DEFINITIONS.—For purposes of this sub-
9	section—
10	"(A) BROWNFIELD INDUSTRIAL SITE.—
11	The term 'brownfield industrial site' means a
12	population census tract that includes real prop-
13	erty the expansion, redevelopment, or reuse of
14	which may be complicated by the presence or
15	potential presence of a hazardous substance or
16	pollutant or contaminant, including real prop-
17	erty covered by a prospective purchaser agree-
18	ment or similar agreement entered into by the
19	Environmental Protection Agency or the appro-
20	priate State authority.
21	"(B) HAZARDOUS SUBSTANCE.—The term
22	'hazardous substance' means—
23	"(i) a hazardous substance as defined
24	in section $101(14)$ of the Comprehensive
25	Environmental Response, Compensation,

1	and Liability Act of 1980 (42 U.S.C.
2	9601(14)), or
3	"(ii) petroleum or a petroleum prod-
4	uct.
5	"(C) Pollutant or contaminant.—The
6	term 'pollutant or contaminant' has the mean-
7	ing given such term in section $101(33)$ of such
8	Act.".
9	TITLE II—INFORMATION
10	REPORTING REQUIREMENTS
11	SEC. 201. INFORMATION REPORTING ON QUALIFIED OP-
12	PORTUNITY FUNDS.
13	(a) IN GENERAL.—
14	(1) FILING REQUIREMENTS FOR FUNDS AND
15	INVESTORS.—Subpart A of part III of subchapter A
16	of chapter 61 of the Internal Revenue Code of 1986
17	is amended by inserting after section 6039J the fol-
18	lowing new sections:
19	"SEC. 6039K. RETURNS WITH RESPECT TO QUALIFIED OP-
20	PORTUNITY FUNDS.
21	"(a) IN GENERAL.—Every qualified opportunity fund
22	shall file an annual return (at such time and in such man-
23	ner as the Secretary may prescribe) containing the infor-
24	mation described in subsection (b).

1	"(b) Information From Qualified Opportunity
2	FUNDS.—The information described in this subsection
3	is—
4	"(1) the name, address, and taxpayer identifica-
5	tion number of the qualified opportunity fund,
6	((2) whether the qualified opportunity fund is
7	organized as a corporation or a partnership,
8	"(3) the value of the total assets held by the
9	qualified opportunity fund as of each date described
10	in section 1400Z–2(d)(1),
11	"(4) the value of all qualified opportunity zone
12	property held by the qualified opportunity fund on
13	each such date,
14	"(5) with respect to each investment held by
15	the qualified opportunity fund in qualified oppor-
16	tunity zone stock or a qualified opportunity zone
17	partnership interest—
18	"(A) the name, address, and taxpayer
19	identification number of the corporation in
20	which such stock is held or the partnership in
21	which such interest is held, as the case may be,
22	"(B) each North American Industry Clas-
23	sification Code that applies to the trades or
24	businesses conducted by such corporation or
25	partnership,

1	"(C) the population census tracts in which
2	the qualified opportunity zone business property
3	of such corporation or partnership is located,
4	"(D) the amount of the investment in such
5	stock or partnership interest as of each date de-
6	scribed in section $1400Z-2(d)(1)$,
7	"(E) the value, as determined under regu-
8	lations issued by the Secretary, of tangible
9	property held by such corporation or partner-
10	ship on each such date which is owned by such
11	corporation or partnership,
12	"(F) the value, as determined under regu-
13	lations issued by the Secretary, of tangible
14	property held by such corporation or partner-
15	ship on each such date which is leased by such
16	corporation or partnership,
17	"(G) the information described in para-
18	graph $(6)(E)$ with respect to buildings with 1 or
19	more residential rental units which are held by
20	such corporation or partnership, and
21	"(H) the approximate average monthly
22	number of full-time equivalent employees of
23	such corporation or partnership for the year
24	(within numerical ranges identified by the Sec-
25	retary) or such other indication of the employ-

1	ment impact of such corporation or partnership
2	as determined appropriate by the Secretary,
3	which shall account for direct and indirect, tem-
4	porary and permanent jobs,
5	"(6) with respect to the items of qualified op-
6	portunity zone business property held by the quali-
7	fied opportunity fund—
8	"(A) the North American Industry Classi-
9	fication Code that applies to the trades or busi-
10	nesses in which such property is held,
11	"(B) the population census tract in which
12	the property is located,
13	"(C) whether the property is owned or
14	leased,
15	"(D) the aggregate value, as determined
16	under regulations issued by the Secretary, of
17	the items of qualified opportunity zone property
18	held by the qualified opportunity fund as of
19	each date described in section $1400Z-2(d)(1)$,
20	and
21	((E) in the case of each building with 1 or
22	more residential rental units—
23	"(i) the total number of such residen-
24	tial rental units,

	_ 0
1	"(ii) the number of such units occu-
2	pied by tenants with an income of 50 per-
3	cent or less of area median income ad-
4	justed for family size,
5	"(iii) the number of such units occu-
6	pied by tenants with an income in excess
7	of 50 percent, but not exceeding 60 per-
8	cent of area median income adjusted for
9	family size, and
10	"(iv) whether—
11	"(I) at least 20 percent of such
12	units are occupied by tenants de-
13	scribed in clause (ii), or
14	"(II) at least 40 percent of such
15	units are occupied by tenants with in-
16	come averaging not more than 60 per-
17	cent of area median income adjusted
18	for family size,
19	((7) the approximate average monthly number
20	of full-time equivalent employees for the year of the
21	trades or businesses of the qualified opportunity
22	fund in which qualified opportunity zone business
23	property is held (within numerical ranges identified
24	by the Secretary) or such other indication of the em-
25	ployment impact of such trades or businesses as de-

1	termined appropriate by the Secretary, which shall
2	account for direct and indirect, temporary and per-
3	manent jobs,
4	"(8) with respect to each person who disposed
5	of an investment in the qualified opportunity fund
6	during the year—
7	"(A) the name and taxpayer identification
8	number of such person,
9	"(B) the date or dates on which the invest-
10	ment disposed was acquired, and
11	"(C) the date or dates on which any such
12	investment was disposed and the amount of the
13	investment disposed, and
14	"(9) such other information as the Secretary
15	may require.
16	"(c) Statement Required to Be Furnished to
17	INVESTORS.—Every person required to make a return
18	under subsection (a) shall furnish to each person whose
19	name is required to be set forth in such return by reason
20	of subsection (b)(8) a written statement showing—
21	((1) the name, address and phone number of
22	the information contact of the person required to
23	make such return, and

1	((2) the information required to be shown on
2	such return by reason of subsection $(b)(8)$ with re-
3	spect to such person.
4	"(d) DEFINITIONS.—For purposes of this section—
5	"(1) IN GENERAL.—Any term used in this sec-
6	tion which is also used in subchapter Z of chapter
7	1 shall have the meaning given such term under
8	such subchapter.
9	"(2) Full-time equivalent employees
10	The term 'full-time equivalent employees' means,
11	with respect to any month, the sum of—
12	"(A) the number of full-time employees (as
13	defined in section $4980H(c)(4)$) for the month,
14	plus
15	"(B) the number of employees determined
16	(under rules similar to the rules of section
17	4980H(c)(2)(E)) by dividing the aggregate
18	number of hours of service of employees who
19	are not full-time employees for the month by
20	120.
21	"SEC. 6039L. INFORMATION ON PERSONS INVESTING IN
22	QUALIFIED OPPORTUNITY FUNDS.
23	"(a) IN GENERAL.—Every taxpayer who makes an
24	investment in a qualified opportunity fund shall provide
25	an annual statement (at such time and in such manner

as the Secretary may prescribe) containing the informa-1 2 tion described in subsection (b) with respect to each such investment. 3 4 "(b) INFORMATION FROM INVESTORS.—The infor-5 mation described in this subsection is— 6 "(1) the name, address, and taxpayer identifica-7 tion number of the taxpaver. "(2) the name and taxpayer identification num-8 9 ber of the qualified opportunity fund in which the 10 investment was made, 11 "(3) a description of such investment, 12 "(4) the date such investment was made, 13 "(5) the amount of short-term and long-term 14 capital gains for which an election was made under 15 section 1400Z-2(a)(1) for such investment, "(6) in the case of any disposition of any in-16 17 vestment in a qualified opportunity fund during the 18 taxable year— 19 "(A) a description of the investment dis-20 posed, 21 "(B) the date of the disposition, and 22 "(C) the amount of any previously deferred 23 short-term and long-term capital gain included 24 in income as a result of such disposition, and "(7) such other information as the Secretary
 may require.

3 "(c) DEFINITIONS.—Any term used in this section
4 which is also used in subchapter Z of chapter 1 shall have
5 the meaning given such term under such subchapter.

6 "SEC. 6039M. INFORMATION REQUIRED FROM CERTAIN 7 QUALIFIED OPPORTUNITY ZONE BUSI-8 NESSES.

9 "(a) IN GENERAL.—Every applicable qualified oppor-10 tunity zone business shall furnish to the qualified oppor-11 tunity fund described in subsection (b) a written state-12 ment in such manner and setting forth such information 13 as the Secretary may by regulations prescribe for purposes 14 of enabling such qualified opportunity fund to meet the 15 requirements of section 6039(b)(5).

16 "(b) APPLICABLE QUALIFIED OPPORTUNITY ZONE
17 BUSINESS.—For purposes of subsection (a), the term 'ap18 plicable qualified opportunity zone business' means any
19 qualified opportunity zone business (as defined in section
20 1400Z-2(d)(3))—

21 "(1) which is a trade or business of a qualified22 opportunity fund,

23 "(2) in which a qualified opportunity fund holds24 qualified opportunity zone stock, or

1	"(3) in which a qualified opportunity fund holds
2	a qualified opportunity zone partnership interest.
3	"(c) Other Terms.—Any term used in this section
4	which is also used in subchapter Z of chapter 1 shall have
5	the meaning given such term under such subchapter.".
6	(2) Penalties.—
7	(A) IN GENERAL.—Part II of subchapter
8	B of chapter 68 of the Internal Revenue Code
9	of 1986 is amended by inserting after section
10	6725 the following new section:
11	"SEC. 6726. FAILURE TO COMPLY WITH INFORMATION RE-
12	PORTING REQUIREMENTS RELATING TO
13	QUALIFIED OPPORTUNITY FUNDS.
13 14	QUALIFIED OPPORTUNITY FUNDS. "(a) Information Returns by Qualified Oppor-
14	"(a) Information Returns by Qualified Oppor-
14 15	"(a) Information Returns by Qualified Oppor- tunity Funds.—
14 15 16	"(a) INFORMATION RETURNS BY QUALIFIED OPPOR- TUNITY FUNDS.— "(1) IN GENERAL.—In the case of any person
14 15 16 17	"(a) INFORMATION RETURNS BY QUALIFIED OPPOR- TUNITY FUNDS.— "(1) IN GENERAL.—In the case of any person required to file a return under section 6039K fails
14 15 16 17 18	"(a) INFORMATION RETURNS BY QUALIFIED OPPOR- TUNITY FUNDS.— "(1) IN GENERAL.—In the case of any person required to file a return under section 6039K fails to file a complete and correct return under such sec-
14 15 16 17 18 19	"(a) INFORMATION RETURNS BY QUALIFIED OPPOR- TUNITY FUNDS.— "(1) IN GENERAL.—In the case of any person required to file a return under section 6039K fails to file a complete and correct return under such sec- tion in the time and in the manner prescribed there-
 14 15 16 17 18 19 20 	"(a) INFORMATION RETURNS BY QUALIFIED OPPOR- TUNITY FUNDS.— "(1) IN GENERAL.—In the case of any person required to file a return under section 6039K fails to file a complete and correct return under such sec- tion in the time and in the manner prescribed there- for, such person shall pay a penalty of \$500 for each
 14 15 16 17 18 19 20 21 	"(a) INFORMATION RETURNS BY QUALIFIED OPPOR- TUNITY FUNDS.— "(1) IN GENERAL.—In the case of any person required to file a return under section 6039K fails to file a complete and correct return under such sec- tion in the time and in the manner prescribed there- for, such person shall pay a penalty of \$500 for each day during which such failure continues.
 14 15 16 17 18 19 20 21 22 	"(a) INFORMATION RETURNS BY QUALIFIED OPPOR- TUNITY FUNDS.— "(1) IN GENERAL.—In the case of any person required to file a return under section 6039K fails to file a complete and correct return under such sec- tion in the time and in the manner prescribed there- for, such person shall pay a penalty of \$500 for each day during which such failure continues. "(2) LIMITATION.—

1	"(B) Large qualified opportunity
2	FUNDS.—In the case of any failure described in
3	paragraph (1) with respect to a fund the gross
4	assets of which (determined on the last day of
5	the taxable year) are in excess of \$10,000,000,
6	subparagraph (A) shall be applied by sub-
7	stituting '\$50,000' for '\$10,000'.
8	"(3) Reduction where correction in spec-
9	IFIED PERIOD.—If any failure described in para-
10	graph (1) is corrected on or before the day 60 days
11	after the due date (including extensions) for filing
12	the return, the penalty imposed by paragraph (1)
13	shall be \$500 in lieu of the amount determined
14	under such paragraph.
15	"(4) DE MINIMIS ERRORS.—If—
16	"(A) there are one or more such failures
17	described in paragraph (1) relating to an incor-
18	rect dollar amount, and no single amount in
19	error differs from the correct amount by more
20	than \$100, or
21	"(B) there are one or more such failures
22	described in paragraph (1) relating to a non-nu-
23	merical amount and such error is inconsequen-
24	tial, then no correction shall be required, and,
25	for purposes of this section, such statement

1	shall be treated as having been filed with all
2	correct required information.
3	"(5) Penalty in cases of intentional dis-
4	REGARD.—If a failure described in paragraph (1) is
5	due to intentional disregard, then—
6	"(A) paragraph (1) shall be applied by
7	substituting '\$2,500' for '\$500',
8	"(B) paragraph (2)(A) shall be applied by
9	substituting '\$50,000' for '\$10,000', and
10	"(C) paragraph (2)(B) shall be applied by
11	substituting '\$250,000' for '\$50,000'.
12	"(6) INFLATION ADJUSTMENT.—
13	"(A) IN GENERAL.—In the case of any
14	failure relating to a return required to be filed
15	in a calendar year beginning after 2023, each
16	of the dollar amounts in paragraphs (1) , (2) ,
17	(3), and (5) shall be increased by an amount
18	equal to such dollar amount multiplied by the
19	cost-of-living adjustment determined under sec-
20	tion $1(f)(3)$ for the calendar year determined by
21	substituting 'calendar year 2022' for 'calendar
22	year 2016' in subparagraph (A)(ii) thereof.
23	"(B) ROUNDING.—
24	"(i) IN GENERAL.—If the \$500 dollar
25	amount in paragraphs (1) , (3) , or $(5)(A)$

1	or the \$2,500 amount in paragraph (5)(A),
2	after being increased under subparagraph
3	(A), is not a multiple of \$10, such dollar
4	amount shall be rounded to the next lowest
5	multiple of \$10.
6	"(ii) Asset threshold.—If the
7	\$10,000,000 dollar amount in paragraph
8	(2)(B), after being increased under sub-
9	paragraph (A), is not a multiple of
10	\$10,000, such dollar amount shall be
11	rounded to the next lowest multiple of
12	\$10,000.
13	"(iii) Other dollar amounts.—If
14	any dollar amount in paragraph (2) , (3) ,
15	or (5) (other than any amount to which
16	clause (i) or (ii) applies), after being in-
17	creased under subparagraph (A), is not a
18	multiple of \$1,000, such dollar amount
19	shall be rounded to the next lowest mul-
20	tiple of \$1,000.
21	"(b) Statements by Investors.—
22	"(1) IN GENERAL.—If—
23	"(A) any person is required to file a state-
24	ment under section 6039L for any period, and
25	"(B) fails—

1	"(i) to file such statement on or be-
2	fore the required filing date, or
3	"(ii) fails to include all of the infor-
4	mation required to be shown on the state-
5	ment or includes incorrect information,
6	such person shall pay a penalty of \$5,000.
7	"(2) Reduction where correction in spec-
8	IFIED PERIOD.—If any failure described in para-
9	graph $(1)(B)$ is corrected on or before the day 60
10	days after the due date (including extensions) for fil-
11	ing the return, the penalty imposed by paragraph
12	(1) shall be $$500$ in lieu of the amount determined
13	under such paragraph.
14	(1/2) Dr ann regime $r = 10$
14	"(3) DE MINIMIS ERRORS.—If—
14	(3) DE MINIMIS ERRORS.—II— ((A) there are one or more such failures
15	"(A) there are one or more such failures
15 16	"(A) there are one or more such failures described in paragraph (1)(B)(ii) relating to an
15 16 17	"(A) there are one or more such failures described in paragraph (1)(B)(ii) relating to an incorrect dollar amount, and no single amount
15 16 17 18	"(A) there are one or more such failures described in paragraph (1)(B)(ii) relating to an incorrect dollar amount, and no single amount in error differs from the correct amount by
15 16 17 18 19	"(A) there are one or more such failures described in paragraph (1)(B)(ii) relating to an incorrect dollar amount, and no single amount in error differs from the correct amount by more than \$100, or
15 16 17 18 19 20	"(A) there are one or more such failures described in paragraph (1)(B)(ii) relating to an incorrect dollar amount, and no single amount in error differs from the correct amount by more than \$100, or "(B) there are one or more such failures
 15 16 17 18 19 20 21 	 "(A) there are one or more such failures described in paragraph (1)(B)(ii) relating to an incorrect dollar amount, and no single amount in error differs from the correct amount by more than \$100, or "(B) there are one or more such failures described in paragraph (1)(B)(ii) relating to a
 15 16 17 18 19 20 21 22 	 "(A) there are one or more such failures described in paragraph (1)(B)(ii) relating to an incorrect dollar amount, and no single amount in error differs from the correct amount by more than \$100, or "(B) there are one or more such failures described in paragraph (1)(B)(ii) relating to a non-numerical amount and such error is incon-

1	as having been filed with all correct required infor-
2	mation.
3	"(4) Penalty in cases of intentional dis-
4	REGARD.—If one or more failures described in para-
5	graph (1)(B) are due to intentional disregard of the
6	filing requirement (or the correct information report-
7	ing requirement), then, with respect to each such
8	failure—
9	"(A) paragraphs (2) and (3) shall not
10	apply, and
11	"(B) the amount of the penalty determined
12	under paragraph (1) shall be \$25,000.
13	"(5) INFLATION ADJUSTMENT.—
14	"(A) IN GENERAL.—In the case of any
15	failure relating to a statement required to be
16	filed in a calendar year beginning after 2023,
17	each of the dollar amounts in paragraphs (1),
18	(2), and (4) shall be increased by an amount
19	equal to such dollar amount multiplied by the
20	cost-of-living adjustment determined under sec-
21	tion $1(f)(3)$ for the calendar year determined by
22	substituting 'calendar year 2022' for 'calendar
23	year 2016' in subparagraph (A)(ii) thereof.
24	"(B) ROUNDING.—The amount of any in-
25	crease under subparagraph (A) shall be round-

1	ed to the nearest multiple of $$100$ ($$10$ in the
2	case of any increase in the amount under para-
3	graph (2)).".
4	(B) INFORMATION REQUIRED TO BE SENT
5	TO OTHER TAXPAYERS.—Section 6724(d)(2) of
6	such Code is amended—
7	(i) by striking "or" at the end of sub-
8	paragraph (II),
9	(ii) by striking the period at the end
10	of the first subparagraph (JJ) (relating to
11	section 6226) and inserting a comma,
12	(iii) by redesignating the second sub-
13	paragraph (JJ) (relating to section 6050Y)
14	as subparagraph (KK),
15	(iv) by striking the period at the end
16	of subparagraph (KK) (as redesignated by
17	clause (iii)) and inserting a comma, and
18	(v) by inserting after subparagraph
19	(KK) (as so redesignated) the following
20	new subparagraphs:
21	(LL) section $6039 K(c)$ (relating to dis-
22	position of qualified opportunity fund invest-
23	ments), or

1	"(MM) section 6039M (relating to infor-
2	mation required from certain qualified oppor-
3	tunity zone businesses).".
4	(3) Electronic filing.—Section 6011(e) of
5	such Code is amended by adding at the end the fol-
6	lowing new paragraph:
7	"(8) Qualified opportunity funds.—Not-
8	with standing paragraphs (1) and (2) , any return
9	filed by a qualified opportunity fund shall be filed on
10	magnetic media or other machine-readable form.".
11	(4) CLERICAL AMENDMENTS.—
12	(A) The table of sections for subpart A of
13	part III of subchapter A of chapter 61 of such
14	Code is amended by inserting after the item re-
15	lating to section 6039J the following new items:
	"Sec. 6039K. Returns with respect to qualified opportunity funds."Sec. 6039L. Information on persons investing in qualified opportunity funds."Sec. 6039M. Information required from certain qualified opportunity zone businesses.".
16	(B) The table of sections for part II of
17	subchapter B of chapter 68 of such Code is
18	amended by inserting after the item relating to
19	section 6725 the following new item:
	"Sec. 6726. Failure to comply with information reporting requirements relating to qualified opportunity funds.".
20	(5) EFFECTIVE DATE.—The amendments made
21	
	by this subsection shall apply to taxable years begin-

(b) Reporting of Data on Opportunity Zone
 Tax Incentives.—

3	(1) IN GENERAL.—As soon as practical after
4	the date of the enactment of this Act, and annually
5	thereafter, the Secretary of the Treasury, or the
6	Secretary's delegate (referred to in this section as
7	the "Secretary"), in consultation with the Director
8	of the Bureau of the Census and such other agencies
9	as the Secretary determines appropriate, shall make
10	publicly available a report on qualified opportunity
11	funds.
12	(2) INFORMATION INCLUDED.—The report re-
13	quired under paragraph (1) shall include, to the ex-
14	tent available, the following information:
15	(A) The number of qualified opportunity
16	funds.
17	(B) The aggregate dollar amount of assets
18	held in qualified opportunity funds.
19	(C) The aggregate dollar amount of invest-
20	ments made by qualified opportunity funds in
21	qualified opportunity fund property across each
22	industry class under the North American Indus-
23	try Classification Code.
24	(D) The percentage of population census

tracts designated as qualified opportunity zones

2

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that have received qualified opportunity fund investments.

3 (E) For each population census tract des-4 ignated as a qualified opportunity zone, the ap-5 proximate average monthly number of full-time 6 equivalent employees of the qualified oppor-7 tunity zone businesses in such qualified oppor-8 tunity zone for the preceding 12-month period 9 (within numerical ranges identified by the Sec-10 retary) or such other indication of the employ-11 ment impact of such qualified opportunity fund 12 businesses as determined appropriate by the 13 Secretary.

14 (F) The percentage of the total amount of
15 investments made directly or indirectly by quali16 fied opportunity funds in—

(i) qualified opportunity zone businessproperty which is real property; and

19 (ii) other qualified opportunity zone20 business property.

21 (G) For each population census tract, the
22 aggregate approximate number of residential
23 units resulting from investments made by quali24 fied opportunity funds in real property.

35

(H) The aggregate dollar amount of in vestments made by qualified opportunity funds
 in each population census tract.

(3) Additional information.—

(A) IN GENERAL.—Beginning with the re-5 6 port submitted under paragraph (1) for the 6th 7 vear after the date of the enactment of this Act. 8 the Secretary shall include in such report the 9 impacts and outcomes of a designation of a 10 population census tract as a qualified oppor-11 tunity zone as measured by economic indicators, 12 such as job creation, poverty reduction, new business starts, and other metrics as deter-13 14 mined by the Secretary.

15 (B) SEMI-DECENNIAL INFORMATION.—

16 (i) IN GENERAL.—In the case of any
17 report submitted under paragraph (1) in
18 the 6th year or the 11th year after the
19 date of the enactment of this Act, the Sec20 retary shall include the following informa21 tion:

(I) For population census tracts
designated as a qualified opportunity
zone, a comparison (based on aggregate information) of the factors listed

1	in clause (iii) between the 5-year pe-
2	riod ending on the date of the enact-
3	ment of Public Law 115–97 and the
4	most recent 5-year period for which
5	data is available.
6	(II) For population census tracts
7	designated as a qualified opportunity
8	zone, a comparison (based on aggre-
9	gate information) of the factors listed
10	in clause (iii) for the most recent 5-
11	year period for which data is available
12	between such population census tracts
13	and a similar population census tracts
14	that were not designated as a quali-
15	fied opportunity zone.
16	(ii) Control groups.—For purposes
17	of clause (i), the Secretary may combine
18	population census tracts into such groups
19	as the Secretary determines appropriate
20	for purposes of making comparisons.
21	(iii) Factors listed.—The factors

listed in this paragraph are the following:

(II)

(I) The unemployment rate.

working in the population census

The number of persons

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1	tract, including the percentage of such
2	persons who were not residents in the
3	population census tract in the pre-
4	ceding year.
5	(III) Individual, family, and
6	household poverty rates.
7	(IV) Median family income of
8	residents of the population census
9	tract.
10	(V) Demographic information on
11	residents of the population census
12	tract, including age, income, edu-
13	cation, race, and employment.
14	(VI) The average percentage of
15	income of residents of the population
16	census tract spent on rent annually.
17	(VII) The number of residences
18	in the population census tract.
19	(VIII) The rate of home owner-
20	ship in the population census tract.
21	(IX) The average value of resi-
22	dential property in the population cen-
23	sus tract.

1	(X) The number of affordable
2	housing units in the population census
3	tract.
4	(XI) The number and percentage
5	of residents in the population census
6	tract that were not employed for the
7	preceding year.
8	(XII) The number of new busi-
9	ness starts in the population census
10	tract.
11	(XIII) The distribution of em-
12	ployees in the population census tract
13	by North American Industry Classi-
14	fication Code.
15	(4) PROTECTION OF IDENTIFIABLE RETURN IN-
16	FORMATION.—In making reports required under this
17	subsection, the Secretary—
18	(A) shall establish appropriate procedures
19	to ensure that any amounts reported do not dis-
20	close taxpayer return information that can be
21	associated with any particular taxpayer or com-
22	petitive or proprietary information,
23	(B) if necessary to protect taxpayer return
24	information, may combine information required

1	with respect to individual population census
2	tracts into larger geographic areas, and
3	(C) shall treat any violation of this para-
4	graph as a violation of section 6103.
5	(5) DEFINITIONS.—Any term used in this sub-
6	section which is also used in subchapter Z of chapter
7	1 of the Internal Revenue Code of 1986 shall have
8	the meaning given such term under such subchapter.
9	TITLE III—MODIFICATION OF
10	RULES FOR INVESTMENTS IN
11	QUALIFIED OPPORTUNITY
12	FUNDS
13	SEC. 301. EXTENSION OF DEFERRAL AND INVESTMENT PE-
14	RIOD.
15	(a) IN GENERAL.—Subparagraph (B) of sections
16	1400Z-2(a)(2) and $1400Z-2(b)(1)$ of the Internal Rev-
17	enue Code of 1986 is amended by striking "December 31,
18	2026" and inserting "December 31, 2028".
19	(b) EFFECTIVE DATE.—The amendment made by
20	this section shall apply to amounts invested after Decem-
21	ber 22, 2017.

1	40 SEC. 302. MODIFICATION OF DEFINITION OF QUALIFIED
2	OPPORTUNITY FUND.
3	(a) IN GENERAL.—Section 1400Z–2(d)(1) of the In-
4	ternal Revenue Code of 1986 is amended to read as fol-
5	lows:
6	"(1) IN GENERAL.—The term 'qualified oppor-
7	tunity fund' means—
8	"(A) any qualified feeder fund, or
9	"(B) any other investment vehicle if—
10	"(i) such investment vehicle is orga-
11	nized as a corporation or a partnership for
12	the purpose of investing in qualified oppor-
13	tunity zone property (other than another
14	qualified opportunity fund), and
15	"(ii) such investment vehicle holds at
16	least 90 percent of its assets in qualified
17	opportunity zone property, determined by
18	the average of the percentage of qualified
19	opportunity zone property held in the fund
20	as measured—
21	"(I) on the last day of the first
22	6-month period of the taxable year of
23	the fund, and
24	"(II) on the last day of the tax-
25	able year of the fund.".

1	(b) QUALIFIED FEEDER FUND.—Section 1400Z-
2	2(d) of such Code is amended by adding at the end the
3	following new paragraph:
4	"(4) QUALIFIED FEEDER FUND.—The term
5	'qualified feeder fund' means any investment vehicle
6	that invests in a qualified opportunity fund if—
7	"(A) such investment vehicle is organized
8	as a domestic partnership for the purpose of in-
9	vesting in one more corporations or partner-
10	ships described in paragraph (1)(B),
11	"(B) all investments made in the invest-
12	ment vehicle are made in cash, and
13	"(C) not less than 95 percent of the assets
14	of which are equity investments in corporations
15	or partnerships described in paragraph $(1)(B)$
16	as measured—
17	"(i) on the last day of the first 6-
18	month period of the taxable year of the
19	feeder fund, and
20	"(ii) on the last day of the tax- able
21	year of the feeder fund.".
22	(c) EFFECTIVE DATE.—The amendments made by
23	this section shall take effect on the date of the enactment
24	of this Act.

TITLE IV—STATE AND COMMUNITY DYNAMISM FUND

3 SEC. 401. STATE AND COMMUNITY DYNAMISM FUND.

4 (a) ESTABLISHMENT.—There is established a State 5 and Community Dynamism Fund to support public and 6 private investment, including capital for qualified oppor-7 tunity zones designated under section 1400Z–1(a) of the 8 Internal Revenue Code of 1986, and existing small busi-9 ness and community economic development programs and 10 incentives, to underserved businesses and communities.

11 (b) Allocation.—

12 (1) IN GENERAL.—Funds appropriated to the
13 State and Community Dynamism Fund shall be allo14 cated to States.

15 (2) FORMULA.—

16 (A) IN GENERAL.—The Secretary of the
17 Treasury shall determine the allocation by allo18 cating Federal funds among the States based
19 on the proportion of prime working age adults
20 not employed in each State bears to the total of
21 prime working age adults not employed for all
22 the States.

23 (B) MINIMUM ALLOCATION.—The Sec24 retary shall adjust the allocations under sub25 paragraph (A) for each State to the extent nec-

1	essary to ensure that no State receives less than
2	0.9 percent of the Federal funds.
3	(3) REQUIREMENT.—To receive an allocation
4	under paragraph (2), a State shall certify that the
5	State will use funds to—
6	(A) build capacity in high-poverty, under-
7	banked, rural, and otherwise underserved com-
8	munities;
9	(B) advance investment in minority-,
10	women, and veteran-owned businesses;
11	(C) address workforce development in stra-
12	tegic sectors of the State's economy; and
13	(D) align priorities to support affordably
14	priced housing.
15	(4) SUBALLOCATION.—A State may spend
16	funds allocated under this subsection directly or sub-
17	allocate the funds to other entities, including units
18	of general local government and nonprofits.
19	(5) ELIGIBLE USES.—Funds allocated under
20	this subsection shall be used for any eligible use in
21	a low-income community, as defined in section
22	45D(e) of the Internal Revenue Code of 1986, in-
23	cluding for—
24	(A) operating support and community ca-
25	pacity building, with priority to given to oper-

1	ating support and community capacity building
2	in qualified opportunity zones, including—
3	(i) personnel to support activities, in-
4	cluding coordination, education, and in-
5	vestment;
6	(ii) community-level capacity building,
7	training, and strategic planning;
8	(iii) outreach, technical assistance,
9	and professional services to underserved
10	businesses and underserved opportunity
11	zone fund managers;
12	(B) high-impact projects, including—
13	(i) predevelopment costs associated
14	with individual Qualified Opportunity Zone
15	projects; and
16	(ii) risk mitigation for qualified oppor-
17	tunity zone funds; and
18	(C) administrative costs, not to exceed 3
19	percent of the funds allocated.
20	(6) ELIGIBLE PROJECTS.—Funds used for
21	high-impact project activities, as described in para-
22	graph $(5)(B)$, shall only be used for —
23	(A) business with less than 200 employees;
24	(B) projects that provide community goods
25	or services, including health care, social serv-

1	ices, healthy food access, education, broadband,
2	and culture; or
3	(C) affordable housing with at least 50
4	percent of the units that are affordable to fami-
5	lies making less than 80 percent of area median
6	family income.
7	(7) PRIORITIZATION.—A State that receives
8	funds under this section must prioritize activities
9	that—
10	(A) promote investment in projects that
11	substantially support minorities, as defined in
12	section 1204(c) of the Financial Institutions
13	Reform, Recovery, and Enforcement Act of
14	1989 (12 U.S.C. 1811 note), or other targeted
15	populations, as defined in section 103 of the
16	Riegle Community Development and Regulatory
17	Improvement Act of 1994 (12 U.S.C. 4702);
18	and
19	(B) have demonstrated meaningful engage-
20	ment with community stakeholders.
21	(c) Authorization of Appropriations.—There is
22	authorized to be appropriated \$1,000,000,000 to carry out
23	this section.
24	(d) GAO AUDIT.—The Comptroller General of the
25	United States shall perform an annual audit of the Fund

and submit to the appropriate committees of Congress a
 report containing the results of the audit.

3 (e) ANNUAL REPORT.—Not later than March 31 of
4 each year, each State receiving funds under this title shall
5 submit to the Secretary a report on the performance of
6 the State and participating entities in the State that in7 cludes—

8 (1) an accounting of the expenditure of funds
9 received by the State, including on administrative or
10 indirect costs;

(2) information on the number and characteris-tics of participants served under this title; and

(3) a summary describing the training, capacity-building, and technical assistance offered by the
State and participating entities.

16 (f) DEFINITIONS.—In this section:

(1) PRIME WORKING AGE ADULTS NOT EMPLOYED.—The term "prime working age adults not
employed" means, with respect to a State, the share
of the adult population aged 25 to 54 that was not
employed for the most recent year for which data is
available.

23 (2) STATE.—The term "State" includes the
24 District of Columbia, any territory or possession of
25 the United States, and any Indian Tribe.