

111TH CONGRESS
1ST SESSION

H. R. 3408

To amend the Internal Revenue Code of 1986 to modify the rules relating to the treatment of individuals as independent contractors or employees, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

JULY 30, 2009

Mr. McDERMOTT (for himself, Mr. NEAL of Massachusetts, and Mr. TIERNEY) 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 modify the rules relating to the treatment of individuals as independent contractors or employees, 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 “Taxpayer Responsi-
5 bility, Accountability, and Consistency Act of 2009”.

1 **SEC. 2. INFORMATION REPORTING FOR PAYMENTS TO COR-**

2 **PORATIONS.**

3 (a) IN GENERAL.—Section 6041 of the Internal Rev-
4 enue Code of 1986 (relating to information at source) is
5 amended by adding at the end the following new sub-
6 section:

7 “(h) PAYMENTS TO CORPORATIONS.—

8 “(1) IN GENERAL.—Notwithstanding any regu-
9 lations prescribed by the Secretary before the date
10 of the enactment of this subsection, subsection (a)
11 shall apply to payments made to a corporation.

12 “(2) EXCEPTION.—Paragraph (1) shall not
13 apply to payments made to a hospital or extended
14 care facility described in section 501(c)(3) which is
15 exempt from taxation under section 501(a) or to a
16 hospital or extended care facility owned and oper-
17 ated by the United States, a State, the District of
18 Columbia, a possession of the United States, or a
19 political subdivision, agency or instrumentality of
20 any of the foregoing.”.

21 (b) EFFECTIVE DATE.—The amendment made by
22 this section shall apply to payments made more than 1
23 year after the date of the enactment of this Act.

1 **SEC. 3. DETERMINATION OF ELIGIBILITY FOR SAFE HAR-**

2 **BOR TREATMENT OF INDIVIDUALS AS NON-**
3 **EMPLOYEES FOR PURPOSES OF EMPLOY-**
4 **MENT TAXES.**

5 (a) IN GENERAL.—Chapter 25 of the Internal Rev-
6 enue Code of 1986 (relating to general provisions relating
7 to employment taxes) is amended by adding at the end
8 the following new section:

9 **“SEC. 3511. SAFE HARBOR.**

10 “(a) TERMINATION OF CERTAIN EMPLOYMENT TAX
11 LIABILITY.—

12 “(1) IN GENERAL.—If—

13 “(A) for purposes of employment taxes, the
14 taxpayer did not treat an individual as an em-
15 ployee for any period, and

16 “(B) in the case of periods after December
17 31, 1978, all Federal tax returns (including in-
18 formation returns) required to be filed by the
19 taxpayer with respect to such individual for
20 such period are filed on a basis consistent with
21 the taxpayer’s treatment of such individual as
22 not being an employee,

23 then, for purposes of applying such taxes for such
24 period with respect to the taxpayer, the individual
25 shall be deemed not to be an employee unless the
26 taxpayer had no reasonable basis for not treating

1 such individual as an employee. This paragraph shall
2 not apply with respect to an individual for any peri-
3 ods beginning after the date of notice of a deter-
4 mination that such individual should be treated as
5 an employee of the taxpayer.

6 “(2) STATUTORY STANDARDS FOR SATISFYING
7 THE REQUIREMENTS OF PARAGRAPH (1).—For pur-
8 poses of paragraph (1), a taxpayer shall be treated
9 as having a reasonable basis for not treating an indi-
10 vidual as an employee only if—

11 “(A) the taxpayer’s treatment of such indi-
12 vidual was in reasonable reliance on—

13 “(i) a written determination issued to
14 the taxpayer addressing the employment
15 status of such individual or another indi-
16 vidual holding a substantially similar posi-
17 tion with the taxpayer, or

18 “(ii) a concluded examination (for em-
19 ployment tax purposes) of whether such in-
20 dividual (or another individual holding a
21 substantially similar position) should be
22 treated as an employee of the taxpayer,
23 with respect to which there was no deter-
24 mination that such individual (or another
25 individual holding a substantially similar

3 “(B) the taxpayer (or a predecessor) has
4 not treated any other individual holding a sub-
5 stantially similar position as an employee for
6 purposes of employment taxes for any period
7 beginning after December 31, 1977.

8 “(b) DEFINITIONS.—For purposes of this section—
9 “(1) EMPLOYMENT TAX.—The term ‘employ-
10 ment tax’ means any tax imposed by this subtitle.

11 “(2) EMPLOYMENT STATUS.—The term ‘em-
12 ployment status’ means the status of an individual,
13 under the usual common law rules applicable in de-
14 termining the employer-employee relationship, as an
15 employee or as an independent contractor (or other
16 individual who is not an employee).

17 "(c) SPECIAL RULES FOR APPLICATION OF SEC-
18 TION —

19 “(1) NOTICE OF AVAILABILITY OF SECTION.—
20 An officer or employee of the Internal Revenue Serv-
21 ice shall, before or at the commencement of any ex-
22 amination relating to the employment status of one
23 or more individuals who perform services for the tax-
24 payer, provide the taxpayer with a written notice of
25 the provisions of this section.

1 “(2) RULES RELATING TO STATUTORY STAND-
2 ARDS.—For purposes of subsection (a)(2), with re-
3 spect to any period beginning after the date of the
4 enactment of this paragraph, a taxpayer may not
5 rely on an examination commenced, or a written de-
6 termination issued, if—

7 “(A) the controlling facts and cir-
8 cumstances that formed the basis of a deter-
9 mination of employment status have changed or
10 were misrepresented by the taxpayer, or

11 “(B) the Secretary subsequently issues
12 contrary guidance relating to the determination
13 of employment status that has bearing on the
14 facts and circumstances that formed the basis
15 of a determination of employment status.

16 “(3) SUBSTANTIALLY SIMILAR POSITION.—For
17 purposes of this section, the determination as to
18 whether an individual holds a position substantially
19 similar to a position held by another individual shall
20 be made by the Secretary in a manner consistent
21 with the Fair Labor Standards Act of 1938.

22 “(d) BURDEN OF PROOF.—A taxpayer must establish
23 entitlement to relief under this section by a preponderance
24 of the evidence.

25 “(e) PETITIONS FOR REVIEW OF STATUS.—

1 “(1) IN GENERAL.—Under procedures estab-
2 lished by the Secretary not later than 1 year after
3 the date of the enactment of this section, any indi-
4 vidual who performs services for a taxpayer may pe-
5 tition (either personally or through a designated rep-
6 resentative or attorney) for a determination of the
7 individual’s status for employment tax purposes.

8 “(2) ADMINISTRATIVE PROCEDURES.—The pro-
9 cedures established under paragraph (1) shall pro-
10 vide for—

11 “(A) a determination of status not later
12 than 90 days after the filing of the petition
13 with respect to employment in any industry
14 (such as the construction industry) in which
15 employment is transient, casual, or seasonal,
16 and

17 “(B) an administrative appeal of any de-
18 termination that an individual is not an em-
19 ployee of the taxpayer.

20 “(3) DUTY TO SEEK SERVICE PROVIDER INFOR-
21 MATION.—In the case of a request by a taxpayer for
22 a determination of an individual’s status for employ-
23 ment tax purposes, the Secretary shall, to the extent
24 practicable—

1 “(A) seek to obtain from such individual
2 information relating to the individual’s perform-
3 ance of services for the taxpayer, and

4 “(B) provide written notice to the indi-
5 vidual detailing any written determination of
6 the individual’s status for employment tax pur-
7 poses.

8 “(f) RESULTS OF MISCLASSIFICATION DETERMINA-
9 TIONS.—In any case in which the Secretary determines
10 that a taxpayer has misclassified an individual as not an
11 employee for employment tax purposes, the Secretary shall
12 inform the Secretary of Labor about such misclassification
13 and notify the individual of any eligibility for the refund
14 of self-employment taxes under chapter 2.

15 “(g) REGULATIONS.—The Secretary shall, not later
16 than 1 year after the date of the enactment of this section,
17 prescribe such regulations as may be necessary and appro-
18 priate to carry out the purposes of this section.”.

19 (b) CONFORMING AMENDMENTS.—

20 (1) Paragraph (2) of section 7436(a) of such
21 Code is amended by striking “section 530 of the
22 Revenue Act of 1978” and inserting “section 3511”.

23 (2) The table of sections for chapter 25 of such
24 Code is amended by adding at the end the following
25 new item:

“Sec. 3511. Safe harbor.”.

(c) TERMINATION OF SECTION 530 OF THE REVENUE ACT OF 1978.—Section 530 of the Revenue Act of 1978 shall not apply to services rendered more than 1 year after the date of the enactment of this Act.

5 (d) EFFECTIVE DATE.—The amendments made by
6 this section shall apply to services rendered more than 1
7 year after the date of the enactment of this Act.

8 SEC. 4. ANNUAL REPORTS ON WORKER
9 MISCLASSIFICATION.

10 The Secretary of the Treasury shall issue an annual
11 report on worker misclassification. Such report shall in-
12 clude the following:

(4) The impact of such misclassification on the Federal tax system.

1 (5) Information on the outcomes of the peti-
2 tions filed under section 3511(e) of the Internal
3 Revenue Code of 1986.

4 **SEC. 5. INCREASE IN INFORMATION RETURN PENALTIES.**

5 (a) FAILURE TO FILE CORRECT INFORMATION RE-
6 TURNS.—

7 (1) IN GENERAL.—Section 6721(a)(1) of the
8 Internal Revenue Code of 1986 is amended—

9 (A) by striking “\$50” and inserting
10 “\$250”, and

11 (B) by striking “\$250,000” and inserting
12 “\$3,000,000”.

13 (2) REDUCTION WHERE CORRECTION IN SPECI-
14 FIED PERIOD.—

15 (A) CORRECTION WITHIN 30 DAYS.—Sec-
16 tion 6721(b)(1) of such Code is amended—

17 (i) by striking “\$15” and inserting
18 “\$50”,

19 (ii) by striking “\$50” and inserting
20 “\$250”, and

21 (iii) by striking “\$75,000” and insert-
22 ing “\$500,000”.

23 (B) FAILURES CORRECTED ON OR BEFORE
24 AUGUST 1.—Section 6721(b)(2) of such Code is
25 amended—

10 (A) in subparagraph (A)—

15 (B) in subparagraph (B)—

16 (i) by striking “\$25,000” and insert-
17 ing “\$175,000”, and

20 (C) in subparagraph (C)—

21 (i) by striking “\$50,000” and insert-
22 ing “\$500,000”, and

1 (4) PENALTY IN CASE OF INTENTIONAL DIS-
2 REGARD.—Section 6721(e) of such Code is amend-
3 ed—

- 4 (A) by striking “\$100” in paragraph (2)
5 and inserting “\$500”, and
6 (B) by striking “\$250,000” in paragraph
7 (3)(A) and inserting “\$3,000,000”.

8 (b) FAILURE TO FURNISH CORRECT PAYEE STATE-
9 MENTS.—

10 (1) IN GENERAL.—Section 6722(a) of such
11 Code is amended—

- 12 (A) by striking “\$50” and inserting
13 “\$250”, and
14 (B) by striking “\$100,000” and inserting
15 “\$1,000,000”.

16 (2) PENALTY IN CASE OF INTENTIONAL DIS-
17 REGARD.—Section 6722(c) of such Code is amend-
18 ed—

- 19 (A) by striking “\$100” in paragraph (1)
20 and inserting “\$500”, and
21 (B) by striking “\$100,000” in paragraph
22 (2)(A) and inserting “\$1,000,000”.

23 (c) FAILURE To COMPLY WITH OTHER INFORMA-
24 TION REPORTING REQUIREMENTS.—Section 6723 of such
25 Code is amended—

1 (1) by striking “\$50” and inserting “\$250”,

2 and

3 (2) by striking “\$100,000” and inserting

4 “\$1,000,000”.

5 (d) EFFECTIVE DATE.—The amendments made by

6 this section shall apply with respect to information returns

7 required to be filed after December 31, 2009.

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