105TH CONGRESS 1ST SESSION

H. R. 1150

To amend the Internal Revenue Code of 1986 to simplify certain provisions applicable to real estate investment trusts.

IN THE HOUSE OF REPRESENTATIVES

March 20, 1997

Mr. Shaw (for himself, Mr. Matsui, Mr. Crane, Mr. Thomas, Mr. Stark, Mrs. Johnson of Connecticut, Mr. Houghton, Mr. Herger, Mr. Levin, Mr. McCrery, Mr. Cardin, Mr. Ensign, Mr. Camp, Mr. Collins, Mr. English of Pennsylvania, Mr. Weller, Mr. Sam Johnson of Texas, and Ms. Dunn) 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 simplify certain provisions applicable to real estate investment trusts.

- 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 (a) Short Title.—This Act may be cited as the
- 5 "Real Estate Investment Trust Tax Simplification Act of
- 6 1997".
- 7 (b) Amendment of 1986 Code.—Except as other-
- 8 wise expressly provided, whenever in this Act an amend-

1 ment or repeal is expressed in terms of an amendment to, or repeal of, a section or other provision, the reference 3 shall be considered to be made to a section or other provision of the Internal Revenue Code of 1986. TITLE I—REMOVAL OF TAX 5 TRAPS FOR THE UNWARY 6 7 SEC. 101. CLARIFICATION OF LIMITATION ON MAXIMUM 8 NUMBER OF SHAREHOLDERS. (a) Rules Relating to Determination of Own-9 10 ERSHIP.— 11 (1) Failure to issue shareholder demand 12 LETTER NOT TO DISQUALIFY REIT.—Section 857(a) (relating to requirements applicable to real estate in-13 14 vestment trusts) is amended by striking paragraph 15 (2) and by redesignating paragraph (3) as para-16 graph (2). 17 (2) Shareholder demand letter require-18 MENT; PENALTY.—Section 857 (relating to taxation 19 of real estate investment trusts and their bene-20 ficiaries) is amended by redesignating subsection (f) 21 as subsection (g) and by inserting after subsection 22 (e) the following new subsection:

"(f) REAL ESTATE INVESTMENT TRUSTS TO ASCER-

TAIN OWNERSHIP.—

23

"(1) IN GENERAL.—Each real estate investment trust shall each taxable year comply with regulations prescribed by the Secretary for the purposes
of ascertaining the actual ownership of the outstanding shares, or certificates of beneficial interest, of
such trust.

"(2) Failure to comply.—

- "(A) IN GENERAL.—If a real estate investment trust fails to comply with the requirements of paragraph (1) for a taxable year, such trust shall pay (on notice and demand by the Secretary and in the same manner as tax) a penalty of \$25,000.
- "(B) Intentional disregard.—If any failure under paragraph (1) is due to intentional disregard of the requirement under paragraph (1), the penalty under subparagraph (A) shall be \$50,000.
- "(C) Failure to comply after notice.—The Secretary may require a real estate investment trust to take such actions as the Secretary determines appropriate to ascertain actual ownership if the trust fails to meet the requirements of paragraph (1). If the trust fails to take such actions, the trust shall pay (on no-

1 tice and demand by the Secretary and in the 2 same manner as tax) an additional penalty 3 equal to the penalty determined under subparagraph (A) or (B), whichever is applicable. "(D) REASONABLE CAUSE.—No penalty shall be imposed under this paragraph with re-6 7 spect to any failure if it is shown that such fail-8 ure is due to reasonable cause and not to willful 9 neglect." (b) Compliance With Closely Held Prohibi-10 11 TION.— (1) IN GENERAL.—Section 856 (defining real 12 13 estate investment trust) is amended by adding at the 14 end the following new subsection: 15 "(k) REQUIREMENT THAT ENTITY NOT BE CLOSELY HELD TREATED AS MET IN CERTAIN CASES.—A corporation, trust, or association— 17 18 "(1) which for a taxable year meets the require-19 ments of section 857(f)(1), and "(2) which does not know, or exercising reason-20 21 able diligence would not have known, whether the 22 entity failed to meet the requirement of subsection 23 (a)(6),shall be treated as having met the requirement of subsection (a)(6) for the taxable year." 25

1	(2) Conforming Amendment.—Paragraph (6)
2	of section 856(a) is amended by inserting "subject
3	to the provisions of subsection (k)," before "which
4	is not".
5	SEC. 102. DE MINIMIS RULE FOR TENANT SERVICES IN-
6	COME.
7	(a) In General.—Paragraph (2) of section 856(d)
8	(defining rents from real property) is amended by striking
9	subparagraph (C) and the last sentence and inserting:
10	"(C) any impermissible tenant service in-
11	come (as defined in paragraph (7))."
12	(b) Impermissible Tenant Service Income.—
13	Section 856(d) is amended by adding at the end the fol-
14	lowing new paragraph:
15	"(7) Impermissible tenant service in-
16	COME.—For purposes of paragraph (2)(C)—
17	"(A) In general.—The term impermis-
18	sible tenant service income' means, with respect
19	to any real or personal property, any amount
20	received or accrued directly or indirectly by the
21	real estate investment trust for—
22	"(i) services furnished or rendered by
23	the trust to the tenants of such property,
24	or

1	"(ii) managing or operating such
2	property.
3	"(B) DISQUALIFICATION OF ALL AMOUNTS
4	WHERE MORE THAN DE MINIMIS AMOUNT.—If
5	the amount described in subparagraph (A) with
6	respect to a property exceeds 1 percent of all
7	amounts received or accrued during such tax-
8	able year directly or indirectly by the real estate
9	investment trust with respect to such property,
10	the impermissible tenant service income of the
11	trust with respect to the property shall include
12	all such amounts.
13	"(C) Exceptions.—For purposes of sub-
14	paragraph (A)—
15	"(i) services furnished or rendered, or
16	management or operation provided,
17	through an independent contractor from
18	whom the trust itself does not derive or re-
19	ceive any income shall not be treated as
20	furnished, rendered, or provided by the
21	trust, and
22	"(ii) there shall not be taken into ac-
23	count any amount which would be excluded
24	from unrelated business taxable income
25	under section 512(b)(3) if received by an

1	organization described in section
2	511(a)(2).
3	"(D) Amount attributable to imper-
4	MISSIBLE SERVICES.—For purposes of subpara-
5	graph (A), the amount treated as received for
6	any service (or management or operation) shall
7	not be less than 150 percent of the direct cost
8	of the trust in furnishing or rendering the serv-
9	ice (or providing the management or operation).
10	"(E) COORDINATION WITH LIMITA-
11	TIONS.—For purposes of paragraphs (2) and
12	(3) of subsection (c), amounts described in sub-
13	paragraph (A) shall be included in the gross in-
14	come of the corporation, trust, or association."
15	SEC. 103. ATTRIBUTION RULES APPLICABLE TO TENANT
16	OWNERSHIP.
17	Section 856(d)(5) (relating to constructive ownership
18	of stock) is amended by adding at the end the following:
19	"For purposes of paragraph (2)(B), section 318(a)(3)(A)
20	shall be applied under the preceding sentence in the case
21	of a partnership by taking into account only partners who
22	own (directly or indirectly) 25 percent or more of the cap-
23	ital interest, or the profits interest, in the partnership."

II—CONFORMITY TITLE WITH 1 REGULATED INVESTMENT 2 **COMPANY RULES** 3 4 SEC. 201. CREDIT FOR TAX PAID BY REIT ON RETAINED 5 CAPITAL GAINS. 6 (a) General Rule.—Paragraph (3) of section 857(b) (relating to capital gains) is amended by redesig-7 8 nating subparagraph (D) as subparagraph (E) and by in-9 serting after subparagraph (C) the following new subpara-10 graph: 11 "(D) Treatment by shareholders of 12 UNDISTRIBUTED CAPITAL GAINS.— 13 "(i) Every shareholder of a real estate 14 investment trust at the close of the trust's 15 taxable year shall include, in computing his 16 long-term capital gains in his return for 17 his taxable year in which the last day of 18 the trust's taxable year falls, such amount 19 as the trust shall designate in respect of 20 such shares in a written notice mailed to 21 its shareholders at any time prior to the 22 expiration of 60 days after the close of its 23 taxable year (or mailed to its shareholders 24 with its annual report for the taxable 25 year), but the amount so includible by any

shareholder shall not exceed that part of the amount subjected to tax in subparagraph (A)(ii) which he would have received if all of such amount had been distributed as capital gain dividends by the trust to the holders of such shares at the close of its taxable year.

"(ii) For purposes of this title, every such shareholder shall be deemed to have paid, for his taxable year under clause (i), the tax imposed by subparagraph (A)(ii) on the amounts required by this subparagraph to be included in respect of such shares in computing his long-term capital gains for that year; and such shareholder shall be allowed credit or refund as the case may be, for the tax so deemed to have been paid by him.

"(iii) The adjusted basis of such shares in the hands of the shareholder shall be increased with respect to the amounts required by this subparagraph to be included in computing his long-term capital gains, by the difference between the amount of such includible gains and the

1	tax deemed paid by such shareholder in re-
2	spect of such shares under clause (ii).
3	"(iv) In the event of such designation,
4	the tax imposed by subparagraph (A)(ii)
5	shall be paid by the real estate investment
6	trust within 30 days after the close of its
7	taxable year.
8	"(v) The earnings and profits of such
9	real estate investment trust, and the earn-
10	ings and profits of any such shareholder
11	which is a corporation, shall be appro-
12	priately adjusted in accordance with regu-
13	lations prescribed by the Secretary.
14	"(vi) As used in this subparagraph,
15	the terms 'shares' and 'shareholders' shall
16	include beneficial interests and holders of
17	beneficial interests, respectively."
18	(b) Conforming Amendments.—
19	(1) Clause (i) of section 857(b)(7)(A) is amend-
20	ed by striking "subparagraph (B)" and inserting
21	"subparagraph (B) or (D)".
22	(2) Clause (iii) of section $852(b)(3)(D)$ is
23	amended by striking "by 65 percent" and all that
24	follows and inserting "by the difference between the
25	amount of such includible gains and the tax deemed

1	paid by such shareholder in respect of such shares
2	under clause (ii)."
3	SEC. 202. REDUCTION OF DISTRIBUTION REQUIREMENT.
4	Clauses (i) and (ii) of section 857(a)(1)(A) are each
5	amended by striking "95 percent (90 percent for taxable
6	years beginning before January 1, 1980)" and inserting
7	"90 percent".
8	TITLE III—OTHER
9	SIMPLIFICATION
10	SEC. 301. MODIFICATION OF EARNINGS AND PROFITS
11	RULES FOR DETERMINING WHETHER REIT
12	HAS EARNINGS AND PROFITS FROM NON-
13	REIT YEAR.
14	Subsection (d) of section 857 is amended by adding
15	at the end the following new paragraph:
16	"(3) Distributions to meet requirements
17	OF SUBSECTION (a)(2)(B).—Any distribution which
18	is made in order to comply with the requirements of
19	subsection (a)(2)(B)—
20	"(A) shall be treated for purposes of this
21	subsection and subsection (a)(2)(B) as made
22	from the earliest accumulated earnings and
23	profits (other than earnings and profits to
24	which subsection $(a)(2)(A)$ applies) rather than

1	the most recently accumulated earnings and
2	profits, and
3	"(B) to the extent treated under subpara-
4	graph (A) as made from accumulated earnings
5	and profits, shall not be treated as a distribu-
6	tion for purposes of subsection (b)(2)(B)."
7	SEC. 302. TREATMENT OF FORECLOSURE PROPERTY.
8	(a) Grace Periods.—
9	(1) Initial Period.—Paragraph (2) of section
10	856(e) (relating to special rules for foreclosure prop-
11	erty) is amended by striking "on the date which is
12	2 years after the date such trust acquired such prop-
13	erty" and inserting "as of the close of the 3d taxable
14	year following the taxable year in which such trust
15	acquired such property".
16	(2) Extension.—Paragraph (3) of section
17	856(e) is amended—
18	(A) by striking "or more extensions" and
19	inserting "extension", and
20	(B) by striking the last sentence and in-
21	serting: "Any such extension shall not extend
22	the grace period beyond the close of the 3d tax-
23	able year following the last taxable year in the
24	period under paragraph (2)."

- 1 (b) Revocation of Election.—Paragraph (5) of 2 section 856(e) is amended by striking the last sentence 3 and inserting: "A real estate investment trust may revoke 4 any such election for a taxable year by filing the revocation 5 (in the manner provided by the Secretary) on or before 6 the due date (including any extension of time) for filing 7 its return of tax under this chapter for the taxable year.
- 8 If a trust revokes an election for any property, no election
- 9 may be made by the trust under this paragraph with re-
- 10 spect to the property for any subsequent taxable year."
- 11 (c) Certain Activities Not To Disqualify Prop-
- 12 ERTY.—Paragraph (4) of section 856(e) is amended by
- 13 adding at the end the following new flush sentence:
- 14 "For purposes of subparagraph (C), property shall
- not be treated as used in a trade or business by rea-
- son of any activities of the real estate investment
- trust with respect to such property to the extent
- that such activities would not result in amounts re-
- 19 ceived or accrued, directly or indirectly, with respect
- 20 to such property being treated as other than rents
- 21 from real property."

SEC. 303. SPECIAL FORECLOSURE RULE FOR HEALTH CARE 2 PROPERTIES. 3 Section 856(e) (relating to special rules for foreclosure property) is amended by adding at the end the fol-4 5 lowing new paragraph: 6 "(6) Special rule for qualified health 7 CARE PROPERTIES.—For purposes of this sub-8 section— 9 Acquisition BYLEASE TERMI-10 NATIONS.—The term 'foreclosure property' 11 shall include any qualified health care property 12 acquired by a real estate investment trust as 13 the result of the termination or expiration of a 14 lease of such property. "(B) Grace Period.—In the case of a 15 16 qualified health care property which is fore-17 closure property solely by reason of subpara-18 graph (A), in lieu of applying paragraphs (2) 19 and (3)— "(i) the qualified health care property 20 21 shall cease to be foreclosure property on 22 the date which is 2 years after the date such trust acquired such property, and 23 24 "(ii) if the real estate investment 25 trust establishes to the satisfaction of the 26 Secretary that an extension of the grace

1	period in clause (i) is necessary to the or-
2	derly leasing or liquidation of the trust's
3	interest in such qualified health care prop-
4	erty, the Secretary may grant 1 or more
5	extensions of the grace period for such
6	qualified health care property.
7	Any such extension shall not extend the grace
8	period beyond the date which is 6 years after
9	the date such trust acquired such qualified
10	health care property.
11	"(C) Income from independent con-
12	TRACTORS.—For purposes of applying para-
13	graph (4)(C) with respect to qualified health
14	care property which is foreclosure property, in-
15	come derived or received by the trust from an
16	independent contractor shall be disregarded to
17	the extent such income is attributable to—
18	"(i) leases existing on the date the
19	real estate investment trust acquired the
20	qualified health care property, or
21	"(ii) leases extended or entered into
22	after the trust acquired such property from
23	lessees pursuant to terms set forth in such
24	existing leases or on terms under which the
25	trust receives a substantially similar or

1	lesser benefit in comparison to the previous
2	lease for such property.
3	"(D) Qualified health care prop-
4	ERTY.—The term 'qualified health care prop-
5	erty' means any real property (including inter-
6	ests therein), and any personal property inci-
7	dent to such real property, which—
8	"(i) is a health care facility, or
9	"(ii) is necessary or incidental to the
10	use of a health care facility.
11	For purposes of the preceding sentence, the
12	term 'health care facility' means a hospital
13	nursing facility, assisted living facility, or other
14	licensed health care facility which extends medi-
15	cal or nursing or ancillary services to patients
16	and which, immediately before the termination
17	expiration, default, or breach of the lease of or
18	mortgage secured by such facility, was operated
19	by a provider of such services which was eligible
20	for participation in the Medicare program
21	under title XVIII of the Social Security Act
22	with respect to such facility.".
23	SEC. 304. PAYMENTS UNDER HEDGING INSTRUMENTS.
24	Section 856(c)(6)(G) (relating to treatment of certain
25	interest rate agreements) is amended to read as follows

1	"(G) Treatment of certain hedging
2	INSTRUMENTS.—Except to the extent provided
3	by regulations, any—
4	"(i) payment to a real estate invest-
5	ment trust under an interest rate swap or
6	cap agreement, option, futures contract,
7	forward rate agreement, or any similar fi-
8	nancial instrument, entered into by the
9	trust in a transaction to reduce the inter-
10	est rate risks with respect to any indebted-
11	ness incurred or to be incurred by the
12	trust to acquire or carry real estate assets,
13	and
14	"(ii) gain from the sale or other dis-
15	position of any instrument described in
16	clause (i),
17	shall be treated as income qualifying under
18	paragraph (2)."
19	SEC. 305. EXCESS NONCASH INCOME.
20	Section 857(e)(2) (relating to determination of
21	amount of excess noncash income) is amended—
22	(1) by striking subparagraph (B),
23	(2) by striking the period at the end of sub-
24	paragraph (C) and inserting a comma,

1	(3) by redesignating subparagraph (C) (as
2	amended by paragraph (2)) as subparagraph (B),
3	and
4	(4) by adding at the end the following new sub-
5	paragraphs:
6	"(C) the amount (if any) by which—
7	"(i) the amounts includible in gross
8	income with respect to instruments to
9	which section 860E(a) or 1272 applies, ex-
10	ceed
11	"(ii) the amount of money and the
12	fair market value of other property re-
13	ceived during the taxable year under such
14	instruments, and
15	"(D) amounts includible in income by rea-
16	son of cancellation of indebtedness."
17	SEC. 306. PROHIBITED TRANSACTION SAFE HARBOR.
18	(a) In General.—Clause (iii) of section
19	857(b)(6)(C) (relating to certain sales not to constitute
20	prohibited transactions) is amended by striking "(other
21	than foreclosure property)" each place it appears and in-
22	serting "(other than exempt property)".
23	(b) Exempt Property.—Subparagraph (D) of sec-
24	tion 857(b)(6) is amended by adding at the end the follow-
25	ing new clause:

1	"(viii) The term 'exempt property'
2	means—
3	"(I) foreclosure property, and
4	"(II) property which, while held
5	by the real estate investment trust,
6	was compulsorily or involuntarily con-
7	verted (within the meaning of section
8	1033)".
9	SEC. 307. SHARED APPRECIATION MORTGAGES.
10	(a) Bankruptcy Safe Harbor.—Section 856(j)
11	(relating to treatment of shared appreciation mortgages)
12	is amended by redesignating paragraph (4) as paragraph
13	(5) and by inserting after paragraph (3) the following new
14	paragraph:
15	"(4) Coordination with 4-year holding pe-
16	RIOD.—
17	"(A) In general.—For purposes of sec-
18	tion 857(b)(6)(C), if a real estate investment
19	trust is treated as having sold secured property
20	under paragraph (3)(A), the trust shall be
21	treated as having held such property for at
22	least 4 years if—
23	"(i) the secured property is sold or
24	otherwise disposed of pursuant to a case
25	under title 11 of the United States Code,

1	"(ii) the seller is under the jurisdic-
2	tion of the court in such case, and
3	"(iii) the disposition is required by the
4	court or is pursuant to a plan approved by
5	the court.
6	"(B) Exception.—Subparagraph (A)
7	shall not apply if—
8	"(i) the secured property was acquired
9	by the trust with the intent to evict or
10	foreclose, or
11	"(ii) the trust knew or had reason to
12	know that default on the obligation de-
13	scribed in paragraph (5)(A) would occur."
14	(b) Clarification of Definition of Shared Ap-
15	Preciation Provision.—Clause (ii) of section
16	856(j)(5)(A) is amended by striking "gain" each place it
17	appears and inserting "gain or appreciation in value".
18	SEC. 308. WHOLLY OWNED SUBSIDIARIES.
19	Section 856(i)(2) (defining qualified REIT subsidi-
20	ary) is amended by striking "at all times during the period
21	such corporation was in existence".

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