## 105TH CONGRESS 1ST SESSION

## H. R. 2101

To amend the Internal Revenue Code of 1986 to exclude qualified conservation easements from a decedent's gross estate, exempt from tax the gain on the sale of qualified forest land to government entities or conservation groups, and for other purposes.

## IN THE HOUSE OF REPRESENTATIVES

June 26, 1997

Mr. Sununu 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 exclude qualified conservation easements from a decedent's gross estate, exempt from tax the gain on the sale of qualified forest land to government entities or conservation groups, 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 AND AMENDMENT OF 1986 CODE.
  - 4 (a) Short Title.—This Act may be cited as the
  - 5 "Family Forest Conservation Act of 1997".
  - 6 (b) Amendment of 1986 Code.—Except as other-
  - 7 wise expressly provided, whenever in this Act an amend-

1	ment or repeal is expressed in terms of an amendment
2	to, or repeal of, a section or other provision, the reference
3	shall be considered to be made to a section or other provi-
4	sion of the Internal Revenue Code of 1986.
5	SEC. 2. EXCLUSION OF CONSERVATION EASEMENTS FROM
6	GROSS ESTATE.
7	(a) In General.—Section 2031 (relating to the defi-
8	nition of gross estate) is amended by redesignating sub-
9	section (c) as subsection (d) and by inserting after sub-
10	section (b) the following new subsection:
11	"(c) Exclusion of Conservation Easement.—
12	"(1) In general.—If the executor elects the
13	application of this subsection with respect to any
14	qualified forestland included in the gross estate,
15	there shall be excluded from the gross estate the
16	value of any qualified conservation easement with re-
17	spect to such qualified forestland.
18	"(2) Qualified conservation easement.—
19	For purposes of this subsection, the term 'qualified
20	conservation easement' means a qualified conserva-
21	tion contribution (as defined in section $170(h)(1)$ ) of
22	a qualified real property interest described in section
23	170(h)(2)(C) with respect to forestland which—
24	"(A) consists of 10 or more acres, and

- "(B) is subject to a forest management 1 2 plan. 3 "(3) CERTAIN HISTORIC PRESERVATION CON-4 TRIBUTIONS NOT INCLUDED.—For purposes of para-5 graph (2), section 170(h)(4)(A) shall be applied 6 without regard to clause (iv) thereof in determining 7 whether there is a qualified conservation contribu-8 tion. 9 "(4) QUALIFIED FOREST LAND.—For purposes 10 of this subsection, the term 'qualified forestland' has 11 the meaning given such term by section 2032B(b) 12 (determined without regard to whether or not such 13 forestland was acquired by or passed to a qualified 14 heir or devisee). 15 "(5) Election.—An election under paragraph 16 (1) shall be made on the return of tax imposed by 17 section 2001. Such an election, once made, shall be
- 19 (b) Effective Date.—The amendment made by 20 this section shall apply to the estates of decedents dying 21 after December 31, 1997.

irrevocable."

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1	SEC. 3. SPECIAL ESTATE TAX VALUATION OF FOREST
2	LANDS.
3	(a) In General.—Part III of subchapter A of chap-
4	ter 11 (relating to gross estate) is amended by inserting
5	after section 2032A the following new section:
6	"SEC. 2032B. VALUATION OF CERTAIN FORESTLAND.
7	"(a) Value Based on Use of Property as
8	FORESTLAND.—If—
9	"(1) the decedent was (at the time of his death)
10	a citizen or resident of the United States, and
11	"(2) the executor elects the application of this
12	section and files the agreement referred to in sub-
13	section $(d)(2)$ ,
14	then, for purposes of this chapter, the value of qualified
15	forestland shall be its value for the use under which it
16	qualifies, under subsection (b), as qualified forestland.
17	"(b) Qualified Forestland.—
18	"(1) In general.—For purposes of this sec-
19	tion, the term 'qualified forestland' means real prop-
20	erty located in the United States which meets the re-
21	quirements of paragraph (3) and was acquired from
22	or passed from the decedent to a qualified devisee or
23	qualified heir and which, on the date of the dece-
24	dent's death, was being used for a qualified forest
25	use by the decedent or a member of the decedent's
26	family, but only if—

1	"(A) 25 percent or more of the adjusted
2	value of the gross estate consists of the ad-
3	justed value of real property which meets the
4	requirements of this paragraph,
5	"(B) during the 8-year period ending on
6	the date of the decedent's death there have
7	been periods aggregating 5 years or more dur-
8	ing which the real property was used for a
9	qualified forest use, and
10	"(C) such real property is designated in
11	the agreement referred to in subsection $(d)(2)$ .
12	"(2) QUALIFIED FOREST USE.—For purposes
13	of this section, the term 'qualified forest use' means
14	the devotion of the property to—
15	"(A) use for a conservation purpose, as de-
16	fined in section 170(h)(4)(A) (determined with-
17	out regard to clause (iv) thereof), or
18	"(B) use in timber operations.
19	"(3) Requirements for qualified
20	FORESTLAND.—Real property meets the require-
21	ments of this paragraph if such real property—
22	"(A) qualifies for a differential use value
23	assessment program for forestland in the State
24	in which the property is located; or

1	"(B) if a State has no differential use
2	value assessment program—
3	"(i) is forestland,
4	"(ii) is a minimum of 10 acres, exclu-
5	sive of a dwelling unit or other non-forest
6	related structure and its curtilage; and
7	"(iii) is subject to a forest manage-
8	ment plan.
9	"(c) Tax Treatment of Dispositions and Fail-
10	URES TO USE AS QUALIFIED FOREST USE.—
11	"(1) Imposition of additional estate tax
12	(RECAPTURE).—
13	"(A) In General.—If, within 25 years
14	after the decedent's death and before the death
15	of the qualified devisee or qualified heir—
16	"(i) the qualified devisee or qualified
17	heir disposes of any interest in qualified
18	forestland,
19	"(ii) the qualified devisee or qualified
20	heir ceases to use for a qualified forest use
21	(whether or not the qualified forest use
22	under which the property qualified, under
23	subsection (b), as qualified forestland) the
24	qualified forestland which was acquired (or
25	passed) from the decedent for an aggre-

1	gated period of 3 years out of any 8-year
2	period, or
3	"(iii) any depreciable improvements
4	are made to the property, other than those
5	relating to any qualified forest use,
6	then there is hereby imposed an additional es-
7	tate tax.
8	"(B) Exceptions.—Subparagraph (A)
9	shall not apply to—
10	"(i) a testamentary disposition that it-
11	self qualifies for special valuation under
12	this section,
13	"(ii) a disposition by a qualified heir
14	to any other person who agrees to continue
15	devoting the heir's interest to any qualified
16	forest use and signs the agreement in sub-
17	section (d)(2) (such person shall thereafter
18	be treated as a qualified devisee with re-
19	spect to such interest),
20	"(iii) a disposition by a qualified devi-
21	see to a qualified heir of such devisee who
22	agrees to continue devoting the devisee's
23	interest to any qualified forest use and
24	signs the agreement in subsection $(d)(2)$
25	(such heir shall thereafter be treated as a

1	qualified devisee with respect to such inter-
2	est),
3	"(iv) a disposition of timber used in a
4	timber operation; and
5	"(v) a disposition (other than by sale)
6	of a qualified conservation contribution (as
7	defined in section 170(h)).
8	"(2) Amount of additional tax.—The
9	amount of the additional tax imposed by paragraph
10	(1)(A) with respect to any interest shall be the
11	amount equal to the lesser of—
12	"(A) the adjusted tax difference with re-
13	spect to the estate (within the meaning of sec-
14	tion 2032A(c)(2)(C), determined by substitut-
15	ing 'section 2032B' for 'subsection (a)'), or
16	"(B) the amount realized from the disposi-
17	tion of the interest.
18	"(3) Only one additional tax imposed
19	WITH RESPECT TO ANY ONE PORTION.—In the case
20	of an interest acquired from (or passing from) any
21	decedent, if a particular clause of paragraph (1)(A)
22	applies to any portion of an interest, no other clause
23	of such paragraph shall apply with respect to the
24	same portion of such interest.
25	"(d) Election: Agreement.—

- "(1) ELECTION.—The election under this section shall be made on the return of the tax imposed by section 2001. Such election shall be made in such manner as the Secretary shall by regulations prescribe. Such an election, once made, shall be irrevocable.
- "(2) AGREEMENT.—The agreement referred to in this paragraph is a written agreement signed by each person in being who has an interest (whether or not in possession) in any property designated in such agreement consenting to the application of subsection (c) with respect to such property.
- 13 "(e) Definitions; Special Rules.—For purposes 14 of this section—
  - "(1) QUALIFIED DEVISEE.—The term 'qualified devisee' means, with respect to any property, a person who acquired such property (or to whom such property passed) from the decedent and who is not a qualified heir of the decedent.
  - "(2) Person.—The term 'person' means an individual, partnership, corporation, or governmental entity.
- 23 "(3) CERTAIN REAL PROPERTY INCLUDED.—In 24 the case of real property which meets the require-25 ments of subparagraph (B) of subsection (b)(1), any

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- 1 depreciable improvements, including roads, which 2 are related to the qualified forest use shall be treat-3 ed as real property devoted to that use. "(4) TIMBER OPERATIONS.—The term 'timber 5 operations' means the planting, cultivating, caring 6 for, or harvesting of trees in the process of using 7 and conserving renewable forest resources. "(5) METHOD OF VALUING FORESTLAND.—The 8 9 value of forestland shall be determined according to 10 whichever of the following methods results in the 11 least value: 12 "(A) Assessed land values in a State which 13 provides a differential or use value assessment 14 for forestland. "(B) Comparable sales of other forestland 15 16 in the same geographical area far enough re-17 moved from a metropolitan or resort area so 18 that nonforest use is not a significant factor in
  - "(C) The capitalization of income which the property can be expected to yield for timber operations over a reasonable period of time under prudent management, using traditional forest management for the area, and taking

the sales price.

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1	into account soil capacity, terrain configuration,
2	and similar factors.
3	"(D) Any other factor which fairly values
4	the timber value of the property.
5	"(6) Applicable definitions and rules of
6	SECTION 2032A.—
7	"(A) Definitions.—Except as otherwise
8	provided in this section, any term used in this
9	section which is also used in section 2032A
10	shall have the meaning given such term by sec-
11	tion 2032A.
12	"(B) Rules.—Rules similar to the rules of
13	the following provisions of section 2032A shall
14	apply to this section, by substituting 'qualified
15	forestland' for 'qualified real property' and
16	'qualified forest use' for 'qualified use', and
17	shall apply to qualified devisees as well as quali-
18	fied heirs:
19	"(i) Paragraphs (2)(D), (4), (5), and
20	(7)(A) (by substituting '25 years' for '10
21	years') of subsection (c).
22	"(ii) Subsection (d)(3).
23	"(iii) Paragraphs (9), (10), (11), and
24	(14) (by substituting 'active management'

1	for 'material participation') of subsection
2	(e).
3	"(iv) Subsections (f) and (g).
4	"(f) Special Rules for Involuntary Conver-
5	SIONS OF QUALIFIED FORESTLAND.—
6	"(1) Treatment of converted property.—
7	"(A) IN GENERAL.—If there is an involun-
8	tary conversion of an interest in qualified
9	forestland—
10	"(i) no tax shall be imposed by sub-
11	section (c) on such conversion if the cost of
12	the qualified replacement property equals
13	or exceeds the amount realized on such
14	conversion; or
15	"(ii) if clause (i) does not apply, the
16	amount of the tax imposed by subsection
17	(c) on such conversion shall be the amount
18	determined under subparagraph (B).
19	"(B) Amount of tax where there is
20	NOT COMPLETE REINVESTMENT.—The amount
21	determined under this subparagraph with re-
22	spect to any involuntary conversion is the
23	amount of tax which (but for this subsection)
24	would have been imposed on such conversion re-
25	duced by an amount which—

1	"(i) bears the same ratio to such tax,
2	as
3	"(ii) the cost of the qualified replace-
4	ment property bears to the amount real-
5	ized on the conversion.
6	"(2) Treatment of replacement prop-
7	ERTY.—For purposes of subsection (c)—
8	"(A) any qualified replacement property
9	shall be treated in the same manner as if it
10	were a portion of the interest in qualified
11	forestland which was involuntarily converted;
12	except that with respect to such qualified re-
13	placement property the 25-year period under
14	paragraph (1) of subsection (c) shall be ex-
15	tended by any period, beyond the 2-year period
16	referred to in section 1033(a)(2)(B)(i), during
17	which the qualified devisee or qualified heir was
18	allowed to replace the qualified forestland;
19	"(B) any tax imposed by subsection (c) on
20	the involuntary conversion shall be treated as a
21	tax imposed on a partial disposition, and
22	"(C) subparagraph (A)(ii) of subsection
23	(c)(1) shall be applied by not taking into ac-
24	count periods after the involuntary conversion

1	and before the acquisition of the qualified re-
2	placement property.
3	"(3) Definitions and special rules.—For
4	purposes of this subsection—
5	"(A) INVOLUNTARY CONVERSION.—The
6	term 'involuntary conversion' means a compul-
7	sory or involuntary conversion within the mean-
8	ing of section 1033.
9	"(B) Qualified replacement prop-
10	ERTY.—The term 'qualified replacement prop-
11	erty' means—
12	"(i) in the case of an involuntary con-
13	version described in section 1033(a)(1),
14	any real property into which the qualified
15	forestland is converted, or
16	"(ii) in the case of an involuntary con-
17	version described in section 1033(a)(2),
18	any real property purchased by the quali-
19	fied devisee or qualified heir during the pe-
20	riod specified in section 1033(a)(2)(B) for
21	purposes of replacing the qualified
22	forestland.
23	Such term only includes property which is to be
24	used for the qualified forest use set forth in

1	subsection (b)(2) under which the qualified
2	forestland qualified under subsection (a).
3	"(4) CERTAIN RULES MADE APPLICABLE.—The
4	rules of the last sentence of section 1033(a)(2)(A)
5	shall apply for purposes of paragraph (3)(B)(ii).
6	"(g) Exchanges of Qualified Forestland.—
7	"(1) Treatment of property ex-
8	CHANGED.—
9	"(A) EXCHANGES SOLELY FOR QUALIFIED
10	EXCHANGE PROPERTY.—If an interest in quali-
11	fied forestland is exchanged solely for an inter-
12	est in qualified exchange property in a trans-
13	action which qualifies under section 1031, no
14	tax shall be imposed by subsection (c) by reason
15	of such exchange.
16	"(B) Exchanges where other prop-
17	ERTY RECEIVED.—If an interest in qualified
18	forestland is exchanged for an interest in quali-
19	fied exchange property and other property in a
20	transaction which qualifies under section 1031,
21	the amount of the tax imposed by subsection (c)
22	by reason of such exchange shall be the amount
23	of tax which (but for this subparagraph) would
24	have been imposed on such exchange under sub-
25	section (c)(1), reduced by an amount which—

1	"(i) bears the same ratio to such tax,
2	as
3	"(ii) the value of the qualified ex-
4	change property bears to the value of the
5	qualified forestland exchanged.
6	For purposes of clause (ii), value shall be deter-
7	mined according to subsection (e)(6).
8	"(2) Treatment of qualified exchange
9	PROPERTY.—For purposes of subsection (c)—
10	"(A) any interest in qualified exchange
11	property shall be treated in the same manner as
12	if it were a portion of the interest in qualified
13	forestland which was exchanged; and
14	"(B) any tax imposed by subsection (c) by
15	reason of the exchange shall be treated as a tax
16	imposed on a partial disposition.
17	"(3) Qualified exchange property.—For
18	purposes of this subsection, the term 'qualified ex-
19	change property' means real property which is to be
20	used for a qualified forest use set forth in subsection
21	(b)(2) under which the real property exchanged
22	therefor originally qualified under subsection (a)."
23	(b) Conforming Amendments.—
24	(1) Section 1014(a)(3) is amended by inserting
25	"or 2032B" after "2032A".

1	(2) Section 1016(c) is amended—
2	(A) by inserting "or $2032B(c)(1)$ " after
3	"2032A(c)(1)" in paragraphs (1), (3), (4), and
4	(5)(B),
5	(B) by inserting "or qualified devisee"
6	after "qualified heir" in paragraph (1),
7	(C) by inserting "or 2032B(f)(3)(B)" after
8	" $2032A(h)(3)(B)$ " in paragraph (4), and
9	(D) by inserting "or 2032B(g)(3)" after
10	"2032A(i)(3)" in paragraph (4).
11	(3) Section 1040 is amended—
12	(A) by inserting "or qualified devisee
13	(within the meaning of section 2032B(e)(1))"
14	before "any property" in subsection (a), and
15	(B) by inserting "or 2032B" after
16	"2032A" in subsections (a) and (b).
17	(4) Section 1223(12)(C) is amended by insert-
18	ing "or qualified devisee (within the meaning of sec-
19	tion 2032B(e)(1))" before "with respect".
20	(5) Section 2013 is amended—
21	(A) by inserting "or 2032B" after
22	"2032A" each place it appears in subsection (f)
23	and the heading thereof, and

1	(B) by inserting "or 2032B(c)" after
2	"2032A(c)" both places it appears in subsection
3	(f).
4	(6) Section 2035(d)(3)(B) is amended by in-
5	serting "or section 2032B (relating to special valu-
6	ation of certain forestland)" after "real property".
7	(7) Section 2056A(b)(10)(A) is amended by in-
8	serting "2032B," after "2032A,".
9	(8) Section 2624(b) is amended by striking
10	"sections 2032 and 2032A" and inserting "sections
11	2032, 2032A, and 2032B".
12	(9) Section 2663(1) is amended by striking
13	"section 2032A(c)" and inserting "sections
14	2032A(e) and 2032B(e)".
15	(10) Section 6324B is amended—
16	(A) by striking subsection (a) and insert-
17	ing the following new subsection:
18	"(a) General Rules.—
19	"(1) Section 2032A.—In the case of any inter-
20	est in qualified real property (within the meaning of
21	section 2032A(b)), an amount equal to the adjusted
22	tax difference attributable to such interest (within
23	the meaning of section 2032B(c)(2)(A)) shall be a
24	lien in favor of the United States on property in
25	which such interest exists

1	"(2) Section 2032B.—In the case of any inter-
2	est in qualified forestland (within the meaning of
3	section 2032B(b)), an amount equal to the adjusted
4	tax difference with respect to the estate (within the
5	meaning of section 2032A(c)(2)(C)) shall be a lier
6	in favor of the United States on property in which
7	such interest exists.",
8	(B) by inserting "or 2032B" after
9	"2032A" both places it appears in subsection
10	(b),
11	(C) by inserting "or 2032B(c)" after
12	" $2032A(c)$ " in subsection (b)(2), and
13	(D) by adding at the end of subsection (c)
14	the following new paragraph:
15	"(3) QUALIFIED FORESTLAND.—For purposes
16	of this section, the term 'qualified forestland' in-
17	cludes qualified replacement property (within the
18	meaning of section 2032B(f)(3)(B)) and qualified
19	exchange property (within the meaning of section
20	2032B(g)(3))."
21	(c) Clerical Amendment.—The table of sections
22	for part III of subchapter A of chapter 11 is amended
23	by adding at the end the following new item:

"Sec. 2032B. Valuation of certain forestland."

1	(d) Effective Date.—The amendments made by
2	this section shall apply to estates of decedents dying after
3	December 31, 1998.
4	SEC. 4. EXCLUSION OF GAIN FROM SALE OF INTERESTS IN
5	FOREST LANDS.
6	(a) In General.—Part III of subchapter B of chap-
7	ter 1 (relating to items specifically excluded from gross
8	income) is amended by redesignating section 138 as sec-
9	tion 139 and by inserting after section 137 the following
10	new section:
11	"SEC. 138. SALES OF INTERESTS IN CERTAIN FOREST
12	LANDS.
13	"(a) Exclusion.—Gross income shall not include
14	qualified timber gain.
15	"(c) Qualified Timber Gain.—For purposes of
16	this section—
17	"(1) IN GENERAL.—The term 'qualified timber
18	gain' means gain from the sale or exchange of quali-
19	fied forestland to a qualified organization (as de-
20	fined in section $170(h)(3)$ ) for conservation pur-
21	poses.
22	"(2) Conservation purposes.—The term
23	'conservation purposes' has the meaning given such
24	term by section 170(h)(4)(A) (without regard to
25	clause (iv) thereof).

- 1 "(3) QUALIFIED FORESTLAND.—The term
  2 'qualified forestland' has the meaning given such
  3 term by section 2032B(b) (determined without re4 gard to whether or not such forestland was acquired
  5 by or passed to a qualified heir or devisee and with-
- out regard to section 2032B(b)(1)(C)."
- 7 (b) CLERICAL AMENDMENT.—The table of sections
- 8 for part III of subchapter B of chapter 1 is amended by
- 9 striking the item relating to section 138 and by inserting
- 10 the following new items after the item relating to section
- 11 137:

- (c) Effective Date.—The amendments made by
- 13 this section shall apply to sales and exchanges after the
- 14 date of the enactment of this Act.

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<sup>&</sup>quot;Sec. 138. Sales of interests in certain forest lands.

<sup>&</sup>quot;Sec. 139. Cross references to other Acts."