## 106TH CONGRESS 1ST SESSION

## H. R. 1416

To amend the Internal Revenue Code of 1986 to provide that interest on indebtedness used to finance the furnishing or sale of rate-regulated electric energy or natural gas in the United States shall be allocated solely to sources within the United States.

## IN THE HOUSE OF REPRESENTATIVES

April 14, 1999

Mr. McCrery 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 provide that interest on indebtedness used to finance the furnishing or sale of rate-regulated electric energy or natural gas in the United States shall be allocated solely to sources within the United States.
  - 1 Be it enacted by the Senate and House of Representa-
  - 2 tives of the United States of America in Congress assembled,

1	SECTION 1. ALLOCATION TO SOURCES WITHIN THE UNITED
2	STATES OF INTEREST EXPENSE ON INDEBT-
3	EDNESS FINANCING RATE-REGULATED ELEC-
4	TRIC ENERGY OR NATURAL GAS INFRA-
5	STRUCTURE INVESTMENTS.
6	(a) In General.—Subsection (e) of section 864 of
7	the Internal Revenue Code of 1986 (relating to rules for
8	allocating interest, etc.) is amended by redesignating para-
9	graphs (6) and (7) as paragraphs (7) and (8), respectively,
10	and by inserting after paragraph (5) the following new
11	paragraph:
12	"(6) Treatment of Certain interest ex-
13	PENSE RELATING TO QUALIFIED INFRASTRUCTURE
14	INDEBTEDNESS.—
15	"(A) In general.—Interest on any quali-
16	fied infrastructure indebtedness shall be allo-
17	cated and apportioned solely to sources within
18	the United States, and such indebtedness shall
19	not be taken into account in allocating and ap-
20	portioning other interest expense.
21	"(B) Qualified infrastructure in-
22	DEBTEDNESS.—For purposes of this paragraph,
23	the term 'qualified infrastructure indebtedness'
24	means any indebtedness incurred—

1	"(i) to carry on the trade or business
2	of the furnishing or sale of electric energy
3	or natural gas in the United States, or
4	"(ii) to acquire, construct, or other-
5	wise finance property used predominantly
6	in such trade or business.
7	"(C) RATE REGULATION.—
8	"(i) In general.—If only a portion
9	of the furnishing or sale referred to in sub-
10	paragraph (B)(i) in a trade or business is
11	rate regulated, the term 'qualified infra-
12	structure indebtedness' shall not include
13	nonqualified indebtedness.
14	"(ii) Nonqualified indebted-
15	NESS.—For purposes of clause (i), the
16	term 'nonqualified indebtedness' means so
17	much of the indebtedness which would (but
18	for clause (i)) be qualified infrastructure
19	indebtedness as exceeds the amount which
20	bears the same ratio to the aggregate in-
21	debtedness of the taxpayer as the value of
22	the assets used in the furnishing or sale
23	referred to in subparagraph (B)(i) which is
24	rate-regulated bears to the value of the

total assets of the taxpayer.

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1	"(iii) Rate-regulated defined.—
2	For purposes of this subparagraph, fur-
3	nishing or sale is rate-regulated if the
4	rates for the furnishing or sale, as the case
5	may be, have been established or approved
6	by a State or political subdivision thereof
7	by an agency or instrumentality of the
8	United States, or by a public service or
9	public utility commission or other similar
10	body of the District of Columbia or of any
11	State or political subdivision thereof.
12	"(iv) Asset values.—For purposes
13	of clause (ii), assets shall be treated as
14	having a value equal to their adjusted
15	bases (within the meaning of section 1016)
16	unless the taxpayer elects to use fair mar-
17	ket value for all assets. Such an election
18	once made, shall be irrevocable.
19	"(v) Time for making determina-
20	TION.—The determination of whether in-
21	debtedness is qualified infrastructure in-
2.2	debtedness or nonqualified indebtedness

shall be made at the time the indebtedness

is incurred.

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1	"(vi) Separate application to
2	ELECTRIC ENERGY AND NATURAL GAS.—
3	This subparagraph shall be applied sepa-
4	rately to electric energy and natural gas."
5	(b) Effective Date.—
6	(1) In general.—The amendment made by
7	this section shall apply to indebtedness incurred in
8	taxable years beginning after the date of enactment
9	of this Act.

(2) Outstanding as of the date of enactment debtedness outstanding as of the date of enactment of this Act, the determination of whether such indebtedness constitutes qualified infrastructure indebtedness shall be made by applying the rules of subparagraphs (B) and (C) of section 864(e)(6) of the Internal Revenue Code of 1986, as added by this section, on the date such indebtedness was incurred.

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