107TH CONGRESS 1ST SESSION

H. R. 3000

To amend the Internal Revenue Code of 1986 to allow a business credit for the development of low-to-moderate income housing for home ownership, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

OCTOBER 2, 2001

Mr. Shows 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 allow a business credit for the development of low-to-moderate income housing for home ownership, 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; ETC.
 - 4 (a) Short Title.—This Act may be cited as the
 - 5 "Low-to-Moderate Income Home Ownership Tax Credit
- 6 Act".
- 7 (b) Table of Contents for
- 8 this Act is as follows:

- Sec. 1. Short title; etc.
- Sec. 2. Credit for low-to-moderate income housing for home ownership.
- Sec. 3. Partial exclusion of gain from sale of low-to-moderate income housing.
- Sec. 4. Expansion of rehabilitation credit.

1 SEC. 2. CREDIT FOR LOW-TO-MODERATE INCOME HOUSING

- 2 FOR HOME OWNERSHIP.
- 3 (a) IN GENERAL.—Subpart D of part IV of sub-
- 4 chapter A of chapter 1 of the Internal Revenue Code of
- 5 1986 (relating to business related credits) is amended by
- 6 adding at the end the following:
- 7 "SEC. 42A. LOW-TO-MODERATE INCOME HOME OWNERSHIP
- 8 CREDIT.
- 9 "(a) In General.—For purposes of section 38, the
- 10 amount of the home ownership credit determined under
- 11 this section for any taxable year in the credit period shall
- 12 be an amount equal to the applicable percentage of the
- 13 qualified basis of each qualified low-to-moderate income
- 14 building.
- 15 "(b) Applicable Percentage: 70 Percent
- 16 Present Value Credit for New Buildings; 30 Per-
- 17 CENT PRESENT VALUE CREDIT FOR EXISTING BUILD-
- 18 INGS.—For purposes of this section—
- 19 "(1) IN GENERAL.—The term 'applicable per-
- centage' means the appropriate percentage pre-
- scribed by the Secretary for the earlier of—

1	"(A) the first month of the credit period	
2	with respect to a low-to-moderate income build-	
3	ing, or	
4	"(B) at the election of the taxpayer, the	
5	month in which the taxpayer and the housing	
6	credit agency enter into an agreement with re-	
7	spect to such building (which is binding on such	
8	agency, the taxpayer, and all successors in in-	
9	terest) as to the housing credit dollar amount	
10	to be allocated to such building.	
11	A month may be elected under subparagraph (B)	
12	only if the election is made not later than the 5th	
13	day after the close of such month. Such an election,	
14	once made, shall be irrevocable.	
15	"(2) Method of prescribing percent-	
16	AGES.—The percentages prescribed by the Secretary	
17	for any month shall be percentages which will yield	
18	over a 10-year period amounts of credit under sub-	
19	section (a) which have a present value equal to—	
20	"(A) 70 percent of the qualified basis of a	
21	new building, and	
22	"(B) 30 percent of the qualified basis of	
23	an existing building.	
24	"(3) Method of discounting.—The present	
25	value under paragraph (2) shall be determined—	

1	"(A) as of the last day of the 1st year of
2	the 10-year period referred to in paragraph (2),
3	"(B) by using a discount rate equal to 72
4	percent of the average of the annual Federal
5	mid-term rate and the annual Federal long-
6	term rate applicable under section 1274(d)(1)
7	to the month applicable under subparagraph
8	(A) or (B) of paragraph (1) and compounded
9	annually, and
10	"(C) by assuming that the credit allowable
11	under this section for any year is received on
12	the last day of such year.
13	"(c) Qualified Basis; Eligible Basis; Qualified
14	LOW-TO-MODERATE INCOME BUILDING.—For purposes
15	of this section—
16	"(1) Qualified basis.—
17	"(A) Determination.—The qualified
18	basis of any qualified low-to-moderate income
19	building for any taxable year is an amount
20	equal to—
21	"(i) the applicable fraction (deter-
22	mined as of the close of such taxable year)
23	of
24	"(ii) the eligible basis of such build-
25	ing.

1	"(B) Applicable fraction.—
2	"(i) In general.—For purposes of
3	subparagraph (A), the term 'applicable
4	fraction' means the smaller of the unit
5	fraction or the floor space fraction.
6	"(ii) Unit fraction.—For purposes
7	of clause (i), the term 'unit fraction' means
8	the fraction—
9	"(I) the numerator of which is
10	the number of low-to-moderate income
11	units in the building, and
12	"(II) the denominator of which is
13	the number of all units (whether or
14	not occupied) in such building.
15	"(iii) Floor space fraction.—For
16	purposes of clause (i), the term 'floor space
17	fraction' means the fraction—
18	"(I) the numerator of which is
19	the total floor space of the low-to-
20	moderate income units in such build-
21	ing, and
22	"(II) the denominator of which is
23	the total floor space of all units
24	(whether or not occupied) in such
25	building.

1	"(C) Eligible basis.—
2	"(i) In general.—The eligible basis
3	of any qualified low-to-moderate income
4	building for any taxable year shall be de-
5	termined under rules similar to the rules
6	under section 42(d), except that—
7	"(I) the determination of the ad-
8	justed basis of any building shall be
9	made as of the beginning of the credit
10	period, and
11	"(II) such basis shall include de-
12	velopment costs properly attributable
13	to such building.
14	"(ii) Development costs.—For
15	purposes of clause (i)(II), the term 'devel-
16	opment costs' includes—
17	"(I) site preparation costs,
18	"(II) State and local impact fees,
19	"(III) reasonable development
20	costs,
21	"(IV) professional fees related to
22	basis items,
23	"(V) construction financing costs
24	related to basis items other than land,
25	and

1	"(VI) on-site and adjacent im-
2	provements required by State and
3	local governments.
4	"(2) Qualified low-to-moderate income
5	BUILDING.—The term 'qualified low-to-moderate in-
6	come building' means any building which is part of
7	a qualified low-to-moderate income development
8	project at all times during the period—
9	"(A) beginning on the 1st day in the com-
10	pliance period on which such building is part of
11	such a development project, and
12	"(B) ending on the last day of the compli-
13	ance period with respect to such building.
14	"(d) Rehabilitation Expenditures Treated as
15	SEPARATE NEW BUILDING.—Rehabilitation expenditures
16	paid or incurred by the taxpayer with respect to any build-
17	ing shall be treated for purposes of this section as a sepa-
18	rate new building under the rules of section 42(e).
19	"(e) Definition and Special Rules Relating to
20	Credit Period.—
21	"(1) Credit Period Defined.—For purposes
22	of this section, the term 'credit period' means, with
23	respect to any building, the period of 10 taxable
24	years beginning with the taxable year in which the
25	building (or a low-to-moderate income unit in such

1	building) is first sold by the taxpayer to a low-to
2	moderate income individual after being placed in
3	service.
4	"(2) Special rule for 1st year of credit
5	PERIOD.—
6	"(A) In general.—The credit allowable
7	under subsection (a) with respect to any build-
8	ing for the 1st taxable year of the credit period
9	shall be determined by substituting for the ap-
10	plicable fraction under subsection $(e)(1)$ the
11	fraction—
12	"(i) the numerator of which is the
13	sum of the applicable fractions determined
14	under subsection (c)(1) as of the close of
15	each full month of such year during which
16	such building was in service, and
17	"(ii) the denominator of which is 12.
18	"(B) DISALLOWED 1ST YEAR CREDIT AL-
19	LOWED IN 11TH YEAR.—Any reduction by rea-
20	son of subparagraph (A) in the credit allowable
21	(without regard to subparagraph (A)) for the
22	1st taxable year of the credit period shall be al-
23	lowable under subsection (a) for the 1st taxable
24	year following the credit period.

1 "(3) CREDIT PERIOD FOR EXISTING BUILDINGS
2 NOT TO BEGIN BEFORE REHABILITATION CREDIT
3 ALLOWED.—The credit period for an existing build4 ing shall not begin before the 1st taxable year of the
5 credit period for rehabilitation expenditures with re6 spect to the building.

- 7 "(f) Qualified Low-to-Moderate Income De-8 velopment Project.—For purposes of this section—
- 9 "(1) IN GENERAL.—The term 'qualified low-to-10 moderate income development project' means any 11 development project of 1 or more for qualified low-12 to-moderate income buildings located in an area if 13 40 percent or more of the residential units in such 14 development project are occupied and owned by indi-15 viduals whose income is 100 percent or less of area 16 median gross income.
 - "(2) TREATMENT OF UNITS OCCUPIED BY INDI-VIDUALS WHOSE INCOMES RISE ABOVE LIMIT.—Notwithstanding an increase in the income of the occupants of a low-to-moderate income unit above the income limitation applicable under paragraph (2) or (3), such unit shall continue to be treated as a lowto-moderate income unit if the income of such occupants initially met such income limitation and such unit continues to be so restricted.

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1	"(3) CERTAIN RULES MADE APPLICABLE.—
2	Paragraphs (3), (5), (7), and (8) of section 42(g)
3	shall apply for purposes of determining whether any
4	development project is a qualified low-to-moderate
5	income development project.
6	"(g) Limitation on Aggregate Credit Allow-
7	ABLE WITH RESPECT TO DEVELOPMENT PROJECTS LO-
8	CATED IN A STATE.—
9	"(1) Credit may not exceed credit
10	AMOUNT ALLOCATED TO BUILDING.—The amount of
11	the credit determined under this section for any tax-
12	able year with respect to any building shall not ex-
13	ceed the housing credit dollar amount allocated to
14	such building under rules similar to the rules of sec-
15	tion 42(h)(1) (determined without regard to sub-
16	paragraph (D) thereof).
17	"(2) Allocated credit amount to apply
18	TO ALL TAXABLE YEARS ENDING DURING OR AFTER
19	CREDIT ALLOCATION YEAR.—Any housing credit dol-
20	lar amount allocated to any building for any cal-
21	endar year—
22	"(A) shall apply to such building for all
23	taxable years in the credit period ending during
24	or after such calendar year, and

1	((D) abolt modern the account to
1	"(B) shall reduce the aggregate housing
2	credit dollar amount of the allocating agency
3	only for such calendar year.
4	"(3) Housing credit dollar amount for
5	AGENCIES.—
6	"(A) In general.—The aggregate hous-
7	ing credit dollar amount which a housing credit
8	agency may allocate for any calendar year is
9	the portion of the State housing credit ceiling
10	allocated under this paragraph for such cal-
11	endar year to such agency.
12	"(B) STATE CEILING INITIALLY ALLO-
13	CATED TO STATE HOUSING CREDIT AGEN-
14	CIES.—Except as provided in subparagraphs
15	(D) and (E), the State housing credit ceiling
16	for each calendar year shall be allocated to the
17	housing credit agency of such State. If there is
18	more than 1 housing credit agency of a State,
19	all such agencies shall be treated as a single
20	agency.
21	"(C) State housing credit ceiling.—
22	The State housing credit ceiling applicable to
23	any State and any calendar year shall be an
24	amount equal to the sum of—
	*

1	"(i) the unused State housing credit
2	ceiling (if any) of such State for the pre-
3	ceding calendar year,
4	"(ii) the greater of—
5	"(I) \$1.75 multiplied by the
6	State population, or
7	"(II) \$2,000,000,
8	"(iii) the amount of State housing
9	credit ceiling returned in the calendar year,
10	plus
11	"(iv) the amount (if any) allocated
12	under subparagraph (D) to such State by
13	the Secretary.
14	For purposes of clause (i), the unused State
15	housing credit ceiling for any calendar year is
16	the excess (if any) of the sum of the amounts
17	described in clauses (ii) through (iv) over the
18	aggregate housing credit dollar amount allo-
19	cated for such year. For purposes of clause (iii),
20	the amount of State housing credit ceiling re-
21	turned in the calendar year equals the housing
22	credit dollar amount previously allocated within
23	the State to any development project which fails
24	to meet the 10 percent test under section
25	42(h)(1)(E)(ii) on a date after the close of the

calendar year in which the allocation was made

or which does not become a qualified low-tomoderate income development project within the

period required by this section or the terms of
the allocation or to any development project
with respect to which an allocation is canceled
by mutual consent of the housing credit agency
and the allocation recipient.

- "(D) Unused housing credit Carryovers allocated among certain States.—
 - "(i) IN GENERAL.—The unused housing credit carryover of a State for any calendar year shall be assigned to the Secretary for allocation among qualified States for the succeeding calendar year.
 - "(ii) Unused housing credit carryover.—For purposes of this subparagraph, the unused housing credit carryover of a State for any calendar year is the excess (if any) of the unused State housing credit ceiling for such year (as defined in subparagraph (C)(i)) over the excess (if any) of —

1	"(I) the unused State housing
2	credit ceiling for the year preceding
3	such year, over
4	"(II) the aggregate housing cred-
5	it dollar amount allocated for such
6	year.
7	"(iii) FORMULA FOR ALLOCATION OF
8	UNUSED HOUSING CREDIT CARRYOVERS
9	AMONG QUALIFIED STATES.—The amount
10	allocated under this subparagraph to a
11	qualified State for any calendar year shall
12	be the amount determined by the Secretary
13	to bear the same ratio to the aggregate un-
14	used housing credit carryovers of all States
15	for the preceding calendar year as such
16	State's population for the calendar year
17	bears to the population of all qualified
18	States for the calendar year. For purposes
19	of the preceding sentence, population shall
20	be determined in accordance with section
21	146(j).
22	"(iv) Qualified state.—For pur-
23	poses of this subparagraph, the term
24	'qualified State' means, with respect to a
25	calendar vear, any State—

1	"(I) which allocated its entire
2	State housing credit ceiling for the
3	preceding calendar year, and
4	"(II) for which a request is made
5	(not later than May 1 of the calendar
6	year) to receive an allocation under
7	clause (iii).
8	"(E) Special rule for states with
9	CONSTITUTIONAL HOME RULE CITIES.—For
10	purposes of this subsection—
11	"(i) In General.—The aggregate
12	housing credit dollar amount for any con-
13	stitutional home rule city for any calendar
14	year shall be an amount which bears the
15	same ratio to the State housing credit ceil-
16	ing for such calendar year as—
17	"(I) the population of such city,
18	bears to
19	"(II) the population of the entire
20	State.
21	"(ii) Coordination with other al-
22	LOCATIONS.—In the case of any State
23	which contains 1 or more constitutional
24	home rule cities, for purposes of applying
25	this paragraph with respect to housing

1	credit agencies in such State other than
2	constitutional home rule cities, the State
3	housing credit ceiling for any calendar year
4	shall be reduced by the aggregate housing
5	credit dollar amounts determined for such
6	year for all constitutional home rule cities
7	in such State.
8	"(iii) Constitutional home rule
9	CITY.—For purposes of this paragraph, the
10	term 'constitutional home rule city' has the
11	meaning given such term by section
12	146(d)(3)(C).
13	"(F) STATE MAY PROVIDE FOR DIF-
14	FERENT ALLOCATION.—Rules similar to the
15	rules of section 146(e) (other than paragraph
16	(2)(B) thereof) shall apply for purposes of this
17	paragraph.
18	"(G) Population.—For purposes of this
19	paragraph, population shall be determined in
20	accordance with section 146(j).
21	"(H) Cost-of-living adjustment.—
22	"(i) In general.—In the case of a
23	calendar year after 2002, the $$2,000,000$
24	and \$1.75 amounts in subparagraph (C)

1	shall each be increased by an amount equal
2	to—
3	"(I) such dollar amount, multi-
4	plied by
5	"(II) the cost-of-living adjust-
6	ment determined under section
7	1(f)(3) for such calendar year by sub-
8	stituting 'calendar year 2001' for 'cal-
9	endar year 1992' in subparagraph (B)
10	thereof.
11	"(ii) Rounding.—
12	(I) In the case of the
13	\$2,000,000 amount, any increase
14	under clause (i) which is not a mul-
15	tiple of \$5,000 shall be rounded to the
16	next lowest multiple of \$5,000.
17	"(II) In the case of the $$1.75$
18	amount, any increase under clause (i)
19	which is not a multiple of 5 cents
20	shall be rounded to the next lowest
21	multiple of 5 cents.
22	"(4) Portion of state ceiling set-aside
23	FOR CERTAIN DEVELOPMENT PROJECTS INVOLVING
24	QUALIFIED NONPROFIT ORGANIZATIONS.—

1	"(A) IN GENERAL.—Not more than 90
2	percent of the State housing credit ceiling for
3	any State for any calendar year shall be allo-
4	cated to development projects other than quali-
5	fied low-to-moderate income development
6	projects described in subparagraph (B).
7	"(B) DEVELOPMENT PROJECTS INVOLVING
8	QUALIFIED NONPROFIT ORGANIZATIONS.—For
9	purposes of subparagraph (A), a qualified low-
10	to-moderate income development project is de-
11	scribed in this subparagraph if a qualified non-
12	profit organization is to materially participate
13	(within the meaning of section 469(h)) in the
14	development and operation of the development
15	project throughout the compliance period.
16	"(C) Qualified nonprofit organiza-
17	TION.—For purposes of this paragraph, the
18	term 'qualified nonprofit organization' means
19	any organization if—
20	"(i) such organization is described in
21	paragraph (3) or (4) of section 501(c) and
22	is exempt from tax under section 501(a),
23	"(ii) such organization is determined
24	by the State housing credit agency not to

1	be affiliated with or controlled by a for-
2	profit organization; and
3	"(iii) 1 of the exempt purposes of
4	such organization includes the fostering of
5	low-to-moderate income housing.
6	"(D) TREATMENT OF CERTAIN SUBSIDI-
7	ARIES.—
8	"(i) In general.—For purposes of
9	this paragraph, a qualified nonprofit orga-
10	nization shall be treated as satisfying the
11	ownership and material participation test
12	of subparagraph (B) if any qualified cor-
13	poration in which such organization holds
14	stock satisfies such test.
15	"(ii) Qualified corporation.—For
16	purposes of clause (i), the term 'qualified
17	corporation' means any corporation if 100
18	percent of the stock of such corporation is
19	held by 1 or more qualified nonprofit orga-
20	nizations at all times during the period
21	such corporation is in existence.
22	"(E) State may not override set-
23	ASIDE.—Nothing in subparagraph (F) of para-
24	graph (3) shall be construed to permit a State

1	not to comply with subparagraph (A) of this
2	paragraph.
3	"(5) Buildings eligible for credit only
4	IF MINIMUM LONG-TERM COMMITMENT TO LOW-TO-
5	MODERATE INCOME HOUSING.—
6	"(A) IN GENERAL.—No credit shall be al-
7	lowed by reason of this section with respect to
8	any building for the taxable year unless a low-
9	to-moderate income housing commitment is in
10	effect as of the end of such taxable year.
11	"(B) Low-to-moderate income hous-
12	ING COMMITMENT.—For purposes of this para-
13	graph, the term 'low-to-moderate income hous-
14	ing commitment' means any agreement between
15	the taxpayer and the housing credit agency—
16	"(i) which requires that the applicable
17	fraction (as defined in subsection
18	(c)(1)(B)) for the building for each taxable
19	year in the compliance period will not be
20	less than the applicable fraction specified
21	in such agreement,
22	"(ii) which allows individuals who
23	meet the income limitation applicable to
24	the building under subsection (f) (whether
25	prospective, present, or former occupants

1	of the building) the right to enforce in any
2	State court the requirement of clause (i),
3	"(iii) which allows the taxpayer the
4	right of first refusal to purchase the build-
5	ing from the low-or-moderate income indi-
6	vidual to whom the taxpayer first sold the
7	building,
8	"(iv) which is binding on all succes-
9	sors of the taxpayer, and
10	"(v) which, with respect to the prop-
11	erty, is recorded pursuant to State law as
12	a restrictive covenant.
13	"(C) Allocation of credit may not
14	EXCEED AMOUNT NECESSARY TO SUPPORT
15	COMMITMENT.—The housing credit dollar
16	amount allocated to any building may not ex-
17	ceed the amount necessary to support the appli-
18	cable fraction specified in the low-to-moderate
19	income housing commitment for such building.
20	"(D) EFFECT OF NONCOMPLIANCE.—If,
21	during a taxable year, there is a determination
22	that a low-to-moderate income housing agree-
23	ment was not in effect as of the beginning of
24	such year, such determination shall not apply to
25	any period before such year and subparagraph

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(A) shall be applied without regard to such determination if the failure is corrected within 1 year from the date of the determination.

"(E) DEVELOPMENT PROJECTS WHICH CONSIST OF MORE THAN 1 BUILDING.—The application of this paragraph to development projects which consist of more than 1 building shall be made under regulations prescribed by the Secretary.

"(6) Special rules.—

"(A) BUILDING MUST BE LOCATED WITH-IN JURISDICTION OF CREDIT AGENCY.—A housing credit agency may allocate its aggregate housing credit dollar amount only to buildings located in the jurisdiction of the governmental unit of which such agency is a part.

"(B) AGENCY ALLOCATIONS IN EXCESS OF LIMIT.—If the aggregate housing credit dollar amounts allocated by a housing credit agency for any calendar year exceed the portion of the State housing credit ceiling allocated to such agency for such calendar year, the housing credit dollar amounts so allocated shall be reduced (to the extent of such excess) for build-

1	ings in the reverse of the order in which the al-
2	locations of such amounts were made.
3	"(C) Credit reduced if allocated
4	CREDIT DOLLAR AMOUNT IS LESS THAN CREDIT
5	WHICH WOULD BE ALLOWABLE WITHOUT RE-
6	GARD TO SALES CONVENTION, ETC.—
7	"(i) In general.—The amount of
8	the credit determined under this section
9	with respect to any building shall not ex-
10	ceed the clause (ii) percentage of the
11	amount of the credit which would (but for
12	this subparagraph) be determined under
13	this section with respect to such building.
14	"(ii) Determination of Percent-
15	AGE.—For purposes of clause (i), the
16	clause (ii) percentage with respect to any
17	building is the percentage which—
18	"(I) the housing credit dollar
19	amount allocated to such building
20	bears to
21	"(II) the credit amount deter-
22	mined in accordance with clause (iii).
23	"(iii) Determination of credit
24	AMOUNT.—The credit amount determined
25	in accordance with this clause is the

1	amount of the credit which would (but for
2	this subparagraph) be determined under
3	this section with respect to the building if
4	this section were applied without regard to
5	paragraph (2)(A) of subsection (e).
6	"(D) Housing credit agency to speci-
7	FY APPLICABLE PERCENTAGE AND MAXIMUM
8	QUALIFIED BASIS.—In allocating a housing
9	credit dollar amount to any building, the hous-
10	ing credit agency shall specify the applicable
11	percentage and the maximum qualified basis
12	which may be taken into account under this
13	section with respect to such building. The appli-
14	cable percentage and maximum qualified basis
15	so specified shall not exceed the applicable per-
16	centage and qualified basis determined under
17	this section without regard to this subsection.
18	"(7) Other definitions.—For purposes of
19	this subsection—
20	"(A) Housing credit agency.—The
21	term 'housing credit agency' means any agency
22	authorized to carry out this subsection.
23	"(B) Possessions treated as
24	States.—The term 'State' includes a posses-
25	sion of the United States.

1	"(h) Definitions and Special Rules.—For pur-
2	poses of this section—
3	"(1) COMPLIANCE PERIOD.—The term 'compli-
4	ance period' means, with respect to any building, the
5	period of 5 taxable years beginning with the 1st tax-
6	able year of the credit period with respect thereto.
7	"(2) New Building.—The term 'new building'
8	means a building the original use of which begins
9	with the taxpayer.
10	"(3) Existing building.—The term 'existing
11	building' means any building which is not a new
12	building.
13	"(4) Application to estates and trusts.—
14	In the case of an estate or trust, the amount of the
15	credit determined under subsection (a) and any in-
16	crease in tax under subsection (j) shall be appor-
17	tioned between the estate or trust and the bene-
18	ficiaries on the basis of the income of the estate or
19	trust allocable to each.
20	"(i) Recapture of Credit.—If—
21	"(1) as of the close of any taxable year in the
22	compliance period, the amount of the qualified basis
23	of any building with respect to the taxpayer is less
24	than

1	"(2) the amount of such basis as of the close
2	of the preceding taxable year,
3	then the taxpayer's tax under this chapter for the
4	taxable year shall be increased by the credit recap-
5	ture amount determined under rules similar to the
6	rules of section 42(j).
7	"(j) Application of At-Risk Rules.—For pur-
8	poses of this section, rules similar to the rules of section
9	42(k) shall apply.
10	"(k) Certifications and Other Reports to Sec-
11	RETARY.—
12	"(1) CERTIFICATION WITH RESPECT TO 1ST
13	YEAR OF CREDIT PERIOD.—Following the close of
14	the 1st taxable year in the credit period with respect
15	to any qualified low-to-moderate income building,
16	the taxpayer shall certify to the Secretary (at such
17	time and in such form and in such manner as the
18	Secretary prescribes)—
19	"(A) the taxable year, and calendar year,
20	in which such building was first sold after being
21	placed in service,
22	"(B) the adjusted basis and eligible basis
23	of such building as of the beginning of the cred-
24	it period.

1	"(C) the maximum applicable percentage
2	and qualified basis permitted to be taken into
3	account by the appropriate housing credit agen-
4	cy under subsection (g),
5	"(D) the election made under subsection
6	(f) with respect to the qualified low-to-moderate
7	income housing development project of which
8	such building is a part, and
9	"(E) such other information as the Sec-
10	retary may require.
11	In the case of a failure to make the certification re-
12	quired by the preceding sentence on the date pre-
13	scribed therefor, unless it is shown that such failure
14	is due to reasonable cause and not to willful neglect,
15	no credit shall be allowable by reason of subsection
16	(a) with respect to such building for any taxable
17	year ending before such certification is made.
18	"(2) Annual reports to the Secretary.—
19	The Secretary may require taxpayers to submit an
20	information return (at such time and in such form
21	and manner as the Secretary prescribes) for each
22	taxable year setting forth—
23	"(A) the qualified basis for the taxable
24	year of each qualified low-to-moderate income
25	building of the taxpayer,

1	"(B) the information described in para-
2	graph (1)(C) for the taxable year, and
3	"(C) such other information as the Sec-
4	retary may require.
5	The penalty under section 6652(j) shall apply to any
6	failure to submit the return required by the Sec-
7	retary under the preceding sentence on the date pre-
8	scribed therefor.
9	"(3) Annual reports from housing credit
10	AGENCIES.—Each agency which allocates any hous-
11	ing credit amount to any building for any calendar
12	year shall submit to the Secretary (at such time and
13	in such manner as the Secretary shall prescribe) an
14	annual report specifying—
15	"(A) the amount of housing credit amount
16	allocated to each building for such year,
17	"(B) sufficient information to identify each
18	such building and the taxpayer with respect
19	thereto, and
20	"(C) such other information as the Sec-
21	retary may require.
22	The penalty under section 6652(j) shall apply to any
23	failure to submit the report required by the pre-
24	ceding sentence on the date prescribed therefor.

1	"(l) Responsibilities of Housing Credit Agen-
2	CIES.—
3	"(1) Plans for allocation of credit
4	AMONG DEVELOPMENT PROJECTS.—
5	"(A) In General.—Notwithstanding any
6	other provision of this section, the housing cred-
7	it dollar amount with respect to any building
8	shall be zero unless—
9	"(i) such amount was allocated pursu-
10	ant to a qualified allocation plan of the
11	housing credit agency which is approved by
12	the governmental unit (in accordance with
13	rules similar to the rules of section
14	147(f)(2) (other than subparagraph (B)(ii)
15	thereof)) of which such agency is a part,
16	"(ii) such agency notifies the chief ex-
17	ecutive officer (or the equivalent) of the
18	local jurisdiction within which the building
19	is located of such development project and
20	provides such individual a reasonable op-
21	portunity to comment on the development
22	project,
23	"(iii) a comprehensive market study
24	of the housing needs of low- and moderate-
25	income individuals in the area to be served

1	by the development project is conducted
2	before the credit allocation is made and at
3	the developer's expense by a disinterested
4	party who is approved by such agency, and
5	"(iv) a written explanation is available
6	to the general public for any allocation of
7	a housing credit dollar amount which is
8	not made in accordance with established
9	priorities and selection criteria of the hous-
10	ing credit agency.
11	"(B) QUALIFIED ALLOCATION PLAN.—For
12	purposes of this paragraph, the term 'qualified
13	allocation plan' means any plan—
14	"(i) which sets forth selection criteria
15	to be used to determine housing priorities
16	of the housing credit agency which are ap-
17	propriate to local conditions,
18	"(ii) which also gives preference in al-
19	locating housing credit dollar amounts
20	among selected development projects to—
21	"(I) development projects serving
22	the lowest income owners, and
23	"(II) development projects which
24	are located in qualified census tracts
25	(as defined in section $42(d)(5)(C)$)

1	and the development of which contrib-
2	utes to a concerted community revital-
3	ization plan, and
4	"(iii) which provides a procedure that
5	the agency (or an agent or other private
6	contractor of such agency) will follow in
7	monitoring for noncompliance with the
8	provisions of this section and in notifying
9	the Internal Revenue Service of such non-
10	compliance which such agency becomes
11	aware of and in monitoring for noncompli-
12	ance with habitability standards through
13	regular site visits.
14	"(C) CERTAIN SELECTION CRITERIA MUST
15	BE USED.—The selection criteria set forth in a
16	qualified allocation plan must include—
17	"(i) development project location,
18	"(ii) housing needs characteristics,
19	"(iii) development project characteris-
20	tics, including whether the development
21	project includes the use of existing housing
22	as part of a community revitalization plan,
23	"(iv) populations with special housing
24	needs,

1	"(v) low-to-moderate income housing
2	waiting lists, and
3	"(vi) populations of individuals with
4	children.
5	"(2) Credit allocated to building not to
6	EXCEED AMOUNT NECESSARY TO ASSURE DEVELOP-
7	MENT PROJECT FEASIBILITY.—
8	"(A) In General.—The housing credit
9	dollar amount allocated to a development
10	project shall not exceed the amount the housing
11	credit agency determines is necessary for the fi-
12	nancial feasibility of the development project
13	and its viability as a qualified low-to-moderate
14	income development project throughout the
15	compliance period.
16	"(B) AGENCY EVALUATION.—In making
17	the determination under subparagraph (A), the
18	housing credit agency shall consider—
19	"(i) the sources and uses of funds and
20	the total financing planned for the develop-
21	ment project,
22	"(ii) any proceeds or receipts expected
23	to be generated by reason of tax benefits,
24	"(iii) the percentage of the housing
25	credit dollar amount used for development

1	project costs other than the cost of inter-
2	mediaries, and
3	"(iv) the reasonableness of the devel-
4	opmental and operational costs of the de-
5	velopment project.
6	Clause (iii) shall not be applied so as to impede
7	the development of development projects in
8	hard-to-develop areas.
9	"(C) Determination made when cred-
10	IT AMOUNT APPLIED FOR AND WHEN BUILDING
11	SOLD.—
12	"(i) IN GENERAL.—A determination
13	under subparagraph (A) shall be made as
14	of each of the following times:
15	"(I) The application for the
16	housing credit dollar amount.
17	"(II) The allocation of the hous-
18	ing credit dollar amount.
19	"(III) The date the building is
20	first sold after having been placed in
21	service.
22	"(ii) Certification as to amount
23	OF OTHER SUBSIDIES.—Prior to each de-
24	termination under clause (i), the taxpayer
25	shall certify to the housing credit agency

1	the full extent of all Federal, State, and
2	local subsidies which apply (or which the
3	taxpayer expects to apply) with respect to
4	the building.
5	"(m) REGULATIONS.—The Secretary shall prescribe
6	such regulations as may be necessary or appropriate to
7	carry out the purposes of this section, including
8	regulations—
9	"(1) dealing with—
10	"(A) development projects which include
11	more than 1 building or only a portion of a
12	building,
13	"(B) buildings which are sold in portions,
14	"(2) providing for the application of this section
15	to short taxable years,
16	"(3) preventing the avoidance of the rules of
17	this section, and
18	"(4) providing the opportunity for housing cred-
19	it agencies to correct administrative errors and omis-
20	sions with respect to allocations and record keeping
21	within a reasonable period after their discovery, tak-
22	ing into account the availability of regulations and
23	other administrative guidance from the Secretary.

- 1 "(n) TERMINATION.—Clause (ii) of subsection 2 (g)(3)(C) shall not apply to any amount allocated after 3 December 31, 2004.".
- 4 (b) Current Year Business Credit Calcula-
- 5 TION.—Section 38(b) of the Internal Revenue Code of
- 6 1986 (relating to current year business credit) is amended
- 7 by striking "plus" at the end of paragraph (14), by strik-
- 8 ing the period at the end of paragraph (15) and inserting
- 9 ", plus", and by adding at the end the following:
- 10 "(16) the home ownership credit determined
- 11 under section 42A(a).".
- 12 (c) Limitation on Carryback.—Subsection (d) of
- 13 section 39 of the Internal Revenue Code of 1986 (relating
- 14 to carryback and carryforward of unused credits) is
- 15 amended by adding at the end the following:
- 16 "(11) NO CARRYBACK OF HOME OWNERSHIP
- 17 CREDIT BEFORE EFFECTIVE DATE.—No amount of
- unused business credit available under section 42A
- may be carried back to a taxable year beginning on
- or before the date of the enactment of this para-
- 21 graph.".
- 22 (d) Conforming Amendments.—
- 23 (1) Section 55(c)(1) of the Internal Revenue
- 24 Code of 1986 is amended by inserting "or subsection
- 25 (i) or (j) of section 42A" after "section 42".

- (2) Subsections (i)(c)(3), (i)(c)(6)(B)(i), and 1 2 (k)(1) of section 469 of such Code are each amended by inserting "or 42A" after "section 42". 3 4 (3) Section 772(a) of such Code is amended by 5 striking "and" at the end of paragraph (10), by re-6 designating paragraph (11) as paragraph (12), and 7 by inserting after paragraph (10) the following: 8 "(11) the home ownership credit determined 9 under section 42A, and". 10 (4) Section 774(b)(4) of such Code is amended 11 by inserting ", 42A(i)," after "section 42(j)". 12 (e) CLERICAL AMENDMENT.—The table of sections 13 for subpart D of part IV of subchapter A of chapter 1 of the Internal Revenue Code of 1986 is amended by in-14 15 serting after the item relating to section 42 the following: "Sec. 42A. Low-to-moderate income home ownership credit.". 16 (f) Effective Date.—The amendments made by 17 this section shall apply to expenditures made in taxable years beginning after the date of the enactment of this 18 19 Act.
- 20 SEC. 3. PARTIAL EXCLUSION OF GAIN FROM SALE OF LOW-
- 21 TO-MODERATE INCOME HOUSING.
- 22 (a) IN GENERAL.—Part III of subchapter B of chap-
- 23 ter 1 of the Internal Revenue Code of 1986 (relating to
- 24 items specifically excluded from gross income) is amended

- 1 by redesignating section 139 as section 140 and inserting
- 2 after section 138 the following new section:
- 3 "SEC. 139. CERTAIN GAIN FROM SALE OF LOW-TO-MOD-
- 4 ERATE INCOME HOUSING.
- 5 "(a) IN GENERAL.—Gross income shall not include
- 6 the gain from the sale of any low-to-moderate income
- 7 building made during the taxable year and with respect
- 8 to which the taxpayer is allowed a credit under section
- 9 42A.
- 10 "(b) LIMITATION.—The amount of gain which may
- 11 be taken into account under subsection (a) with respect
- 12 to the sale of a low-to-moderate income building shall not
- 13 exceed \$10,000 for each low-to-moderate income unit in
- 14 such building.".
- 15 (b) Conforming Amendment.—The table of sec-
- 16 tions for part III of subchapter B of chapter 1 of such
- 17 Code is amended by striking the item relating to section
- 18 139 and inserting the following new items:
 - "Sec. 139. Certain gain from sale of low-to-moderate income housing.
 - "Sec. 140. Cross references to other Acts.".
- 19 (c) Effective Date.—The amendments made by
- 20 this section shall apply sales in taxable years beginning
- 21 after the date of the enactment of this Act.
- 22 SEC. 4. EXPANSION OF REHABILITATION CREDIT.
- 23 (a) Credit Applicable to Buildings at Least
- 24 50 Years Old.—Subparagraph (B) of section 47(c)(1) of

- 1 the Internal Revenue Code of 1986 (relating to qualified
- 2 rehabilitated building is amended to read as follows:
- 3 "(B) Building must be at least 50 4 YEARS OLD.—In the case of a building other 5 than a certified historic structure, a building 6 shall not be a qualified rehabilitated building 7 unless the building was first placed in service before the date which is at least 50 years before 8 9 the date such building is placed in service for purposes of the credit under this section.". 10
- 11 (b) Effective Date.—The amendment made by 12 this section shall apply to property placed in service after 13 the date of the enactment of this Act.

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