111TH CONGRESS 1ST SESSION

H. R. 1677

To amend the Internal Revenue Code of 1986 to extend and expand the benefits for businesses operating in empowerment zones, enterprise communities, or renewal communities, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

March 24, 2009

Mr. Davis of Alabama (for himself, Mr. Alexander, Mr. Maffel, Mr. Higgins, Mr. Cao, Ms. Clarke, Mr. McGovern, Mr. Snyder, Mr. Lewis of Georgia, Mr. Rodriguez, Mr. Carnahan, and Mr. Frank of Massachusetts) 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 extend and expand the benefits for businesses operating in empowerment zones, enterprise communities, or renewal communities, 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 (a) Short Title.—This Act may be cited as the
- 5 "Empowerment Zone, Renewal Community and Enter-
- 6 prise Community Enhancement Act of 2009".

1	(b) Amendment of 1986 Code.—Except as other-
2	wise expressly provided, whenever in this Act an amend-
3	ment or repeal is expressed in terms of an amendment
4	to, or repeal of, a section or other provision, the reference
5	shall be considered to be made to a section or other provi-
6	sion of the Internal Revenue Code of 1986.
7	SEC. 2. EXTENSION OF BENEFITS.
8	(a) Empowerment Zones.—
9	(1) ROUNDS I AND II DESIGNATIONS.—Section
10	1391(d)(1) is amended by striking "December 31,
11	2009" in subparagraph (A)(i) and inserting "De-
12	cember 31, 2015".
13	(2) ROUND III DESIGNATIONS.—Section
14	1391(h)(2) is amended by striking "December 31,
15	2009" and inserting "December 31, 2015".
16	(b) Rural Enterprise Communities.—Section
17	1391(d)(1)(A) is amended by striking "or" at the end of
18	clause (i) and by striking clause (ii) and inserting the fol-
19	lowing new clauses:
20	"(ii) in the case of an enterprise commu-
21	nity not described in clause (iii), the close of
22	the 10th calendar year beginning on or after
23	such date of designation, or
24	"(iii) in the case of an enterprise commu-
25	nity designated in a rural area pursuant to sec-

1 tion 766 of division A of the Omnibus Consoli-2 dated and Emergency Supplemental Appropriations Act, 1999, December 31, 2015,". 3 4 (c) Renewal Communities.— 5 (1) Sections 1400E(b) and 1400I(g) are each amended by striking "December 31, 2009" each 6 7 place it appears and inserting "December 31, 8 2015". 9 (2)Sections 1400E(b)(3), 1400F(b), and 10 1400J(b) are each amended by striking "January 1, 11 2010" each place it appears and inserting "January 12 1, 2016". 13 (3) Section 1400F(c)(2) amended by striking "December 31, 2014" and inserting "December 31, 14 15 2020". 16 (4) Section 1400F(d) is amended by striking "December 31, 2014" and inserting "December 31, 17 18 2020". 19 (5) Section 1400I(d)(2)(A) is amended by striking "2010" and inserting "2016". 20 21 (d) Treatment of Termination Dates Speci-22 FIED IN NOMINATIONS.— 23 (1) Paragraph (1) of section 1391(d) of such 24 Code is amended by adding at the end the following 25 new flush sentence:

- 1 "The termination date referred to in subparagraph
- 2 (B) shall be treated as being no earlier than the ter-
- 3 mination date under subparagraph (A) unless an
- 4 earlier termination date is designated under sub-
- 5 paragraph (B) after the date of the enactment of
- 6 this sentence.".
- 7 (2) Paragraph (1) of section 1400E(b) of such
- 8 Code is amended by adding at the end the following
- 9 new flush sentence:
- 10 "The termination date referred to in subparagraph
- (B) shall be treated as being no earlier than the ter-
- mination date under subparagraph (A) unless an
- earlier termination date is designated under sub-
- paragraph (B) after the date of the enactment of
- this sentence.".
- 16 SEC. 3. REVISION OF BENEFITS.
- 17 (a) Safe Harbor for Meeting Requirement
- 18 That 35 Percent of Employees Be Residents of
- 19 ZONE.—
- 20 (1) IN GENERAL.—Section 1397C (defining en-
- 21 terprise zone business) is amended by adding at the
- 22 end the following new subsection:
- 23 "(g) Additional Safe Harbor for Meeting Re-
- 24 QUIREMENT THAT 35 PERCENT OF EMPLOYEES BE RESI-
- 25 DENTS OF ZONE.—The requirements of subsections (b)(6)

1	and $(c)(5)$ shall not fail to be treated as met for any period
2	with respect to a qualified business if—
3	"(1) as of the date of issuance of an issue, the
4	date property is placed in service, or the date of the
5	sale of an asset, it is reasonably expected that within
6	3 years after such date the business will increase
7	employment by at least the lesser of—
8	"(A) in the case of—
9	"(i) a business located in a renewal
10	community or in a rural area (as defined
11	in section 1393(a)(2)) in an empowerment
12	zone or enterprise community, 500 full-
13	time employees, or
14	"(ii) a business located outside a rural
15	area (as so defined) in an empowerment
16	zone or enterprise community, 1,000 full-
17	time employees, or
18	"(B) 10 percent of the number of full-time
19	employees estimated to have been employed in
20	such zone or community on the date of its des-
21	ignation,
22	"(2) as of the date of issuance of the issue, it
23	is reasonably expected that as a result of the bonds
24	the business will increase employment by at least

- one job for each \$150,000 in face amount of the issue,
- 3 "(3) at any time within 3 years after the date 4 of the issuance of an issue, the date property is 5 placed in service, or the date of the sale of an asset, 6 the requirements of such subsections are met, or
 - "(4) the business enters into a binding agreement with the appropriate local government employment agency to apply a first source rule to advertise and prioritize employment opportunities with such business for qualified residents of such zone or community.".
 - (2) Effective date.—The amendment made by this subsection shall take effect on the date of the enactment of this Act, except that in the case of obligations which are outstanding on such date, such date shall be deemed the date of issuance for such obligations.
- (b) Eligibility of Businesses Developing orHolding Intangibles.—
- 21 (1) IN GENERAL.—Paragraph (4) of section 22 1397C(d) is amended by inserting before the period 23 "unless the intangibles are developed within the em-24 powerment zone".

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1	(2) Effective date.—The amendment made
2	by this subsection shall apply to taxable years begin-
3	ning after the date of the enactment of this Act.
4	(c) REDUCED WAGE CREDIT ALLOWABLE FOR ZONE
5	RESIDENTS EMPLOYED OUTSIDE THE ZONE; EMPLOYEES
6	NEED NOT BE RESIDENTS OF ZONE IN WHICH EM-
7	PLOYED.—
8	(1) In general.—Subsection (b) of section
9	1396 is amended to read as follows:
10	"(b) Applicable Percentage.—
11	"(1) Qualified zone employees who per-
12	FORM SUBSTANTIALLY ALL OF THEIR SERVICES IN
13	AN EMPOWERMENT ZONE.—The applicable percent-
14	age is 20 percent with respect to qualified zone em-
15	ployees who would meet the requirement of sub-
16	section (d)(1) if only services performed within an
17	empowerment zone were taken into account.
18	"(2) Other qualified zone employees.—
19	"(A) In General.—The applicable per-
20	centage is—
21	"(i) 20 percent in the case of des-
22	ignated qualified zone employees of em-
23	ployers which are enterprise zone busi-
24	nesses, and

1	"(ii) 10 percent in the case of any
2	other designated qualified zone employee.
3	"(B) Limitations on number of des-
4	IGNATED EMPLOYEES.—
5	"(i) In general.—For purposes of
6	subparagraph (A), the term 'designated
7	qualified zone employee' means a qualified
8	zone employee—
9	"(I) to whom paragraph (1) does
10	not apply, and
11	"(II) who is designated under
12	this subparagraph.
13	"(ii) Manner of designations.—
14	Designations under this subparagraph
15	shall be made by the local government or
16	governments which nominated the area to
17	be an empowerment zone.
18	"(iii) Limitation on designa-
19	TIONS.—The number of employees for
20	whom a designation under this subpara-
21	graph is in effect at any one time with re-
22	spect to each empowerment zone shall not
23	exceed—
24	"(I) 500 for purposes of subpara-
25	graph (A)(i), and

1	"(II) $2,000$ for purposes of sub-
2	paragraph (A)(ii).".
3	(2) Qualified zone employee.—Paragraph
4	(1) of section 1396(d) is amended—
5	(A) by striking "within an empowerment
6	zone" in subparagraph (A), and
7	(B) by striking "such empowerment zone"
8	in subparagraph (B) and inserting "an em-
9	powerment zone".
10	(3) Effective date.—The amendments made
11	by this subsection shall apply to taxable years begin-
12	ning after the date of the enactment of this Act.
13	(d) Carryforward of Unallocated State Com-
14	MERCIAL REVITALIZATION EXPENDITURE CEILING.—
15	(1) In General.—Paragraph (1) of section
16	1400I(d) is amended to read as follows:
17	"(1) In general.—The aggregate commercial
18	revitalization expenditure amount which a commer-
19	cial revitalization agency may allocate for any cal-
20	endar year is the amount equal to the sum of—
21	"(A) the amount of the State commercial
22	revitalization expenditure ceiling determined
23	under this paragraph for such calendar year for
24	such agency (determined without regard to sub-
25	paragraph (B)), and

1	"(B) the aggregate of the unused State
2	commercial revitalization expenditure ceilings
3	determined under this paragraph for such agen-
4	cy for each of the 2 preceding calendar years.
5	For purposes of subparagraph (B), amounts of ex-
6	penditure ceiling shall be treated as allocated by an
7	agency first from unused amounts for the second
8	preceding calendar year, then from unused amounts
9	for the 1st preceding calendar year, and then from
10	amounts from the current year State allocation.".
11	(2) Effective date.—The amendment made
12	by this subsection shall apply to calendar years be-
13	ginning after the date of the enactment of this Act.
14	(e) Commercial Revitalization Deduction for
15	Building Expansions.—
16	(1) In General.—Section 1400I(b)(1) is
17	amended—
18	(A) by striking "any building (and its
19	structural components) if",
20	(B) by inserting "any building (and its
21	structural components) if" before "the building
22	is placed" in subparagraph (A),
23	(C) by striking "or" at the end of subpara-
24	graph (A),

1	(D) by striking "such building not de-
2	scribed in subparagraph (A)," in subparagraph
3	(B) and inserting "any building (and its struc-
4	tural components) not described in subpara-
5	graph (A) if",
6	(E) by striking the period at the end of
7	subparagraph (B)(ii) and inserting ", or", and
8	(F) by adding at the end the following new
9	subparagraph:
10	"(C) in the case of any expansion of a
11	building not described in subparagraph (A) or
12	(B), such expansion if—
13	"(i) such expansion is made to a
14	building owned by the taxpayer,
15	"(ii) the taxpayer provides a detailed
16	accounting of the distinct capital costs at-
17	tributable to such expansion, and
18	"(iii) such expansion is placed in serv-
19	ice by the taxpayer in a renewal commu-
20	nity and the original use of such expansion
21	begins with the taxpayer.".
22	(2) Effective date.—The amendments made
23	by this subsection shall apply to property placed in
24	service after the date of the enactment of this Act.

1	(f) Authority To Expand Boundaries of Zones
2	AND COMMUNITIES.—
3	(1) Empowerment zones and enterprise
4	COMMUNITIES.—Section 1391 is amended by adding
5	at the end the following new subsection:
6	"(i) Authority To Expand Boundaries of Des-
7	IGNATED AREAS.—
8	"(1) In general.—At the request of all gov-
9	ernments which nominated an area as an empower-
10	ment zone or enterprise community, the appropriate
11	Secretary may expand the area of such zone or com-
12	munity to include 1 or more contiguous or non-
13	contiguous areas if such governments establish to
14	the satisfaction of the appropriate Secretary that
15	such expansion furthers the purposes of the designa-
16	tion of the initial area as such a zone or community.
17	"(2) Rural areas.—With respect to any em-
18	powerment zone or enterprise community located in
19	a rural area, at the request of the nominating local
20	government, the appropriate Secretary shall expand
21	the area of such zone or community to include the
22	entire area of such nominating local government, but
23	only if—
24	"(A) either—

1	"(i) the poverty rate and the unem-
2	ployment rate for such entire area as de-
3	termined by the 2000 decennial census
4	data was at least 110 percent of such rate
5	for the United States, or
6	"(ii) during the period beginning with
7	the 1990 decennial census and ending with
8	the 2000 decennial census, such entire
9	area has a net out migration of inhabitants
10	of at least 10 percent of the population of
11	such area, and
12	"(B) such entire area meets 1 or more of
13	the following criteria determined by the 2000
14	decennial census data:
15	"(i) Median household income is not
16	more than 70 percent of such income for
17	the United States.
18	"(ii) Per capita income is not more
19	than 75 percent of such income for the
20	United States.
21	"(iii) The percentage of such area's
22	population which is disabled is at least 130
23	percent of such percentage for the United
24	States.".

1	(2) Renewal communities.—Section 1400E
2	is amended by adding at the end the following new
3	subsection:
4	"(h) Authority To Expand Boundaries of Des-
5	IGNATED AREAS.—
6	"(1) In general.—At the request of all gov-
7	ernments which nominated an area as a renewal
8	community, the Secretary of Housing and Urban
9	Development may expand the area of such commu-
10	nity to include 1 or more noncontiguous areas if
11	such governments establish to the satisfaction of
12	such Secretary that such expansion furthers the pur-
13	poses of the designation of the initial area as a re-
14	newal community.
15	"(2) Rural areas.—With respect to any re-
16	newal community located in a rural area, at the re-
17	quest of the nominating local government, the Sec-
18	retary of Housing and Urban Development shall ex-
19	pand the area of such community to include the en-
20	tire area of such nominating local government, but
21	only if—
22	"(A) either—
23	"(i) the poverty rate and the unem-
24	ployment rate for such entire area as de-
25	termined by the 2000 decennial census

1	data was at least 110 percent of such rate
2	for the United States, or
3	"(ii) during the period beginning with
4	the 1990 decennial census and ending with
5	the 2000 decennial census, such entire
6	area has a net out migration of inhabitants
7	of at least 10 percent of the population of
8	such area, and
9	"(B) such entire area meets 1 or more of
10	the following criteria determined by the 2000
11	decennial census data:
12	"(i) Median household income is not
13	more than 70 percent of such income for
14	the United States.
15	"(ii) Per capita income is not more
16	than 75 percent of such income for the
17	United States.
18	"(iii) The percentage of such area's
19	population which is disabled is at least 130
20	percent of such percentage for the United
21	States.".
22	(3) Effective date.—The amendments made
23	by this subsection shall take effect on the date of the
24	enactment of this Act.

1	(g) Modification of Requirement for Expand-
2	ING DESIGNATED AREA BASED ON 2000 CENSUS.—
3	(1) In General.—Clause (ii) of section
4	1400E(g)(1)(A) is amended to read as follows:
5	"(ii) such tract has a poverty rate
6	using 2000 census data—
7	"(I) which is at least 20 percent,
8	or
9	"(II) which exceeds the poverty
10	rate for such tract using 1990 census
11	data.".
12	(2) Effective date.—The amendment made
13	by this subsection shall take effect on the date of the
14	enactment of this Act.
15	(h) Repeal of Exclusion of Central Business
16	DISTRICT FROM ELIGIBILITY AS DESIGNATED AREA.—
17	(1) In General.—Paragraph (3) of section
18	1392(a) is amended by adding "and" at the end of
19	subparagraph (B), by striking ", and" at the end of
20	subparagraph (C) and inserting a period, and by
21	striking subparagraph (D).
22	(2) Effective date.—The amendments made
23	by this subsection shall take effect on the date of the
24	enactment of this Act.

1	(i) Carryover of Unused Increased Section
2	179 Expensing Limit.—
3	(1) In general.—Subparagraph (A) of section
4	1397A(a)(1) is amended to read as follows:
5	"(A) the sum of—
6	"(i) \$35,000, and
7	"(ii) the aggregate of the unused in-
8	creased limitations for each of the 2 pre-
9	ceding taxable years, or".
10	(2) Unused increased limitation.—Section
11	1397A is amended by adding at the end the fol-
12	lowing new subsection:
13	"(c) Unused Increased Limitation.—For pur-
14	poses of subsection (a)(1)(A)—
15	"(1) IN GENERAL.—The unused increased limi-
16	tation for any taxable year is the excess (but not
17	more than \$35,000) of the limitation under section
18	179(b)(1) as increased under subsection (a) over the
19	cost of section 179 property which is qualified zone
20	property placed in service during the taxable year.
21	"(2) Ordering Rule.—The limitation under
22	section 179(b)(1) as increased under subsection (a)
23	shall be treated as used first from unused limitation
24	for the second preceding calendar year, then from
25	unused limitation for the 1st preceding calendar

1	year, and then from such limitation for the current
2	year.".
3	(3) Effective date.—The amendments made
4	by this subsection shall apply to taxable years begin-
5	ning after the date of the enactment of this Act.
6	(j) Election of Financing Arrangement in
7	LIEU OF TAX BENEFITS.—
8	(1) In general.—Section 1396 is amended by
9	adding at the end the following new subsection:
10	"(e) Election of Financing Arrangement in
11	LIEU OF TAX BENEFITS.—
12	"(1) IN GENERAL.—At the election of any sig-
13	nificant empowerment zone business, for the pay-
14	ment period of the debt obligation designated in
15	such election (or as an amendment to such election)
16	by such business—
17	"(A) such business—
18	"(i) shall not be allowed an empower-
19	ment zone employment credit described in
20	subsection (a), and
21	"(ii) shall not be allowed any deduc-
22	tion for depreciation under section 168
23	with respect to qualified zone property that
24	provides a cost recovery benefit described
25	in paragraph (2), and

1	"(B) the Secretary shall make the pay-
2	ments described in paragraph (2) to a trustee
3	designated by the electing business to accept
4	such payments on behalf of such holders).
5	"(2) Payments.—
6	"(A) In general.—At the beginning of
7	each year of the payment period, the Secretary
8	shall pay (out of any money in the Treasury not
9	otherwise appropriated) to the trustee des-
10	ignated by such business an amount equal to—
11	"(i) the empowerment zone employ-
12	ment credit computed for such year under
13	this section as if the election was not made
14	under this subsection, and
15	"(ii) except as provided in paragraph
16	(4)(A), the amount equal to the cost recov-
17	ery benefit divided by the number of years
18	in the payment period described in sub-
19	paragraph (C).
20	"(B) Cost recovery benefit.—For pur-
21	poses of subparagraph (A), the cost recovery
22	benefit shall be an amount equal to 25 percent
23	of—
24	"(i) the cost of any tangible property
25	which is qualified zone property (including

1	improvements to such tangible property)
2	incurred by the significant empowerment
3	zone business before the end of the first 5
4	full calendar years beginning after the date
5	the election is made under this subsection,
6	and
7	"(ii) any such cost for which a bind-
8	ing contract for financing the acquisition
9	of such tangible property (including im-
10	provements to such tangible property) has
11	been made by such business and which
12	under the terms of the financing is to be
13	incurred within the first 5 full calendar
14	years beginning after the date of the elec-
15	tion made under this subsection.
16	"(C) Payment period.—The payment pe-
17	riod is the period of 15 calendar years begin-
18	ning with the earlier of—
19	"(i) the calendar year specified by the
20	significant empowerment zone business as
21	the 1st year of the payment period without
22	regard to the date the property is placed in
23	service, or

1	"(ii) the 5th calendar year beginning
2	after the date that the election under this
3	subsection is made.
4	"(3) Significant empowerment zone busi-
5	NESS.—For purposes of this subsection, the term
6	'significant empowerment zone business' means any
7	trade or business operating in an empowerment zone
8	if—
9	"(A) such business is nominated by the
10	chief executive or the legislative body of the
11	State or a local government in which the zone
12	property is located, and
13	"(B) the Secretary of Housing and Urban
14	Development determines that—
15	"(i) it is a facility for qualified re-
16	search as defined in section 41(d) which is
17	reasonably anticipated to make at least
18	\$50,000,000 of capital expenditures within
19	the first 3 years of the payment period, or
20	"(ii) with respect to any other busi-
21	ness, it is reasonably anticipated that such
22	business will increase employment in such
23	zone by the end of the first 3 years of the
24	payment period by at least the lesser of—

1 "(I) 1,000 full-time employees or 2 equivalents, or

"(II) 10 percent of the number of full-time employees estimated to have been employed in such zone on the date of its designation.

"(4) Special rules.—

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"(A) ADJUSTMENT TO COST RECOVERY BENEFIT.—In the event that the significant empowerment zone business does not incur a cost within the period described in paragraph (2)(B) and for which a cost recovery benefit payment is made under this subsection, the Secretary shall reduce future recovery benefit payments to recover 110 percent of the overpayments in equal installments over the remaining payment period. In the event that a cost described in paragraph (2)(B)(i) is incurred, or a contract described in paragraph (2)(B)(ii) is entered into, after the beginning of the payment period, the Secretary shall increase future recover benefit payments to recover 100 percent of the cost recovery benefit associated with such costs or contracts in equal installments over the remaining payment period.

1 "(B) Basis adjustment.—For purposes 2 of this subtitle, if a cost recovery payment is 3 made under this subsection with respect to any 4 property, the basis of such property shall be re-5 duced by the amount of such payment. "(5) Treatment of payments.—Any pay-6 7 ment made under this subsection shall not be treat-8 ed as a Federal Government guarantee for purposes 9 of section 149(b).". 10 (2)Conforming AMENDMENT.—Section 11 1016(a) is amended by striking "and" at the end of 12 paragraph (36), by striking the period at the end of 13 paragraph (37) and inserting ", and", and by add-14 ing at the end the following new paragraph: 15 "(38) to the extent provided in section 16 1396(e)(4)(B).". 17 (3) Effective date.—The amendments made 18 by this subsection shall apply to taxable years begin-19 ning after the date of the enactment of this Act. 20 (k) CERTAIN FEDERALLY GUARANTEED BONDS 21 ISSUED TO PROVIDE INVESTMENTS IN EMPOWERMENT ZONES AND RENEWAL COMMUNITIES PERMITTED TO BE 23 TAX-EXEMPT, ETC.— 24 (1) IN GENERAL.—Subparagraph (A) of section 149(b)(3) is amended by striking "or" at the end of 25

1	clause (ii), by striking the period at the end of
2	clause (iii) and inserting ", or", and by adding at
3	the end the following new clause:
4	"(iv) any guarantee by a Federal
5	Home Loan Bank for a bond 95 percent or
6	more of the net proceeds of which are to
7	be used to provide property in an em-
8	powerment zone or renewal community.".
9	(2) Effective date.—The amendments made
10	by this subsection shall apply to bonds issued after
11	the date of the enactment of this Act.
12	(l) Tax-Exempt Interest of Financial Institu-
13	TIONS ON ZONE FACILITY BONDS NOT SUBJECT TO IN-
14	TEREST DISALLOWANCE.—
15	(1) In general.—Subparagraph (B) of section
16	265(b)(3) (defining qualified bond) is amended by
17	adding at the end the following new clause:
18	"(iii) Enterprise zone facility
19	BONDS.—The term 'qualified tax-exempt
20	obligation' includes any obligation which is
21	treated as an exempt facility bond by sec-
22	tion 1394.".
23	(2) Effective date.—The amendment made
24	by this subsection shall apply to taxable years begin-
25	ning after the date of the enactment of this Act.

1	(m) Developable Sites Population Clarifica-
2	TION.—
3	(1) In general.—Subparagraph (C) of section
4	1391(g)(3) (relating to modifications to eligibility
5	criteria, etc.) is amended to read as follows:
6	"(C) Population Limitation.—
7	"(i) AGGREGATE POPULATION LIMITA-
8	TION.—The aggregate population limita-
9	tion under the last sentence of subsection
10	(b)(2) shall not apply to a designation
11	under paragraph (1).
12	"(ii) Exception for developable
13	SITES.—The parcels described in subpara-
14	graph (A)(iii) shall not be taken into ac-
15	count in determining whether the require-
16	ment of section 1392(a)(1)(A) is met.".
17	(2) Effective date.—The amendment made
18	by this subsection shall take effect on the date of the
19	enactment of this Act.
20	(n) Reporting.—The Secretary of the Treasury (or
21	the Secretary's delegate) shall annually submit to the
22	Committee on Ways and Means of the House of Rep-
23	resentatives and the Committee on Finance of the Senate
24	a report detailing for each empowerment zone, enterprise

1	community, and renewal community the amount and type
2	of claimed tax benefits.
3	SEC. 4. ADDITIONAL ACCESS TO CAPITAL BY RURAL EN-
4	TERPRISE COMMUNITIES AND CERTAIN EM-
5	POWERMENT ZONES.
6	(a) In General.—Section 1394 (relating to tax-ex-
7	empt enterprise zone facility bonds) is amended by adding
8	at the end the following new subsection:
9	"(g) Bonds for Rural Enterprise Commu-
10	NITIES.—
11	"(1) In general.—In the case of a rural en-
12	terprise community bond—
13	"(A) such bond shall not be treated as a
14	private activity bond for purposes of section
15	146, and
16	"(B) subsections (c) and (f)(2) of this sec-
17	tion shall not apply.
18	"(2) Limitation of amount of bonds.—
19	"(A) In General.—Paragraph (1) shall
20	apply to a rural enterprise community bond
21	only if such bond is designated for purposes of
22	this subsection by the Secretary of Agriculture
23	for the area to which such bond relates.
24	"(B) Limitation on bonds des-
25	IGNATED —The accrecate face amount of

1	bonds which may be designated under subpara-
2	graph (A) with respect to all rural enterprise
3	communities shall not exceed \$200,000,000.
4	"(C) Special rules.—
5	"(i) Coordination with other lim-
6	ITATIONS.—Bonds to which paragraph (1)
7	applies shall not be taken into account in
8	applying the limitation of subsection (c) or
9	(f)(2) to other bonds.
10	"(ii) Current refundings not
11	TAKEN INTO ACCOUNT.—In the case of a
12	refunding (or series of refundings) of a
13	bond designated under this paragraph, the
14	refunding obligation shall be treated as
15	designated under this paragraph (and shall
16	not be taken into account in applying sub-
17	paragraph (B)) if—
18	"(I) the amount of the refunding
19	bond does not exceed the outstanding
20	amount of the refunded bond, and
21	"(II) the refunded bond is re-
22	deemed not later than 90 days after
23	the date of issuance of the refunding
24	bond.

- 1 "(3) Rural enterprise community bond.—
 2 For purposes of this subsection, the term 'rural enterprise community bond' means any bond which
 4 would be described in subsection (a) if all rural enterprise communities were taken into account under
 5 sections 1397C and 1397D.
- 7 "(4) DESIGNATION PROCEDURE.—The Sec-8 retary of Agriculture shall establish within 90 days 9 after the date of the enactment of this subsection, 10 the procedure for the nomination and selection of 11 rural enterprise communities with respect to the des-12 ignation of rural enterprise community bonds.".
- 13 (b) Access to Additional Capital by Certain 14 Empowerment Zones.—Section 1394 (relating to tax-15 exempt enterprise zone facility bonds), as amended by sub-16 section (a), is amended by adding at the end the following 17 new subsection:
- 18 "(h) Access to Capital for Empowerment 19 Zones That Have Utilized the Existing Alloca-20 tion.—
- "(1) IN GENERAL.—The appropriate Secretary may designate empowerment zone facility bonds in excess of the applicable limitation amounts under subsections (c) and (f)(2) in the case of any empowerment zone with respect to which enterprise

1	zone facility bonds and empowerment zone facility
2	bonds have been designated and issued up to such
3	applicable limitation amounts as of December 31,
4	2009.
5	"(2) Limitation of amount of bonds.—
6	"(A) In General.—Paragraph (1) shall
7	apply to an empowerment zone facility bond
8	only if such bond is designated for purposes of
9	this subsection by the appropriate Secretary for
10	the area to which such bond relates.
11	"(B) Limitation on bonds des-
12	IGNATED.—The aggregate face amount of
13	bonds which may be designated under subpara-
14	graph (A)—
15	"(i) with respect to all empowerment
16	zones described in paragraph (1) shall not
17	exceed \$300,000,000,
18	"(ii) with respect to all urban areas
19	shall not exceed \$230,000,000, and
20	"(iii) with respect to all rural areas
21	shall not exceed \$70,00,000.
22	"(C) Special rules.—
23	"(i) Coordination with other lim-
24	ITATIONS.—Bonds to which paragraph (1)
25	applies shall not be taken into account in

1	applying the limitation of subsection (c) or
2	(f)(2) to other bonds.
3	"(ii) Current refundings not
4	TAKEN INTO ACCOUNT.—In the case of a
5	refunding (or series of refundings) of a
6	bond designated under this paragraph, the
7	refunding obligation shall be treated as
8	designated under this paragraph (and shall
9	not be taken into account in applying sub-
10	paragraph (B)) if—
11	"(I) the amount of the refunding
12	bond does not exceed the outstanding
13	amount of the refunded bond, and
14	"(II) the refunded bond is re-
15	deemed not later than 90 days after
16	the date of issuance of the refunding
17	bond.
18	"(3) Designations procedure.—The appro-
19	priate Secretary shall establish within 90 days after
20	the date of the enactment of this subsection, the
21	procedure for the nomination and selection of em-
22	powerment zones with respect to the designation of
23	empowerment zone facility bonds.".