111TH CONGRESS 1ST SESSION

H. R. 4133

To amend the Internal Revenue Code of 1986 to exempt public school rehabilitation from the tax-exempt use exception to the rehabilitation credit.

IN THE HOUSE OF REPRESENTATIVES

NOVEMBER 19, 2009

Mr. Cantor (for himself and Mr. Davis of Alabama) 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 exempt public school rehabilitation from the tax-exempt use exception to the rehabilitation credit.

- 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. EXEMPTION OF PUBLIC SCHOOL REHABILITA-
- 4 TION FROM TAX-EXEMPT USE EXCEPTION TO
- 5 REHABILITATION CREDIT.
- 6 (a) IN GENERAL.—Clause (v) of section 47(c)(B) of
- 7 the Internal Revenue Code of 1986 (relating to tax-exempt
- 8 use property) is amended by adding at the end the fol-
- 9 lowing new subclause:

1 "(III) Public schools.—Sub
2 clause (I) shall not apply in the cas
of a building which—
4 "(aa) is tax-exempt us
5 property (as so defined),
6 "(bb) before any qualified
7 rehabilitation expenditures wer
8 incurred (determined after th
9 application of this subclause) wa
0 used as a public school estab
lished by and operated under th
2 supervision of an eligible loca
education agency (as defined in
section $54E(d)(2)$ to provid
5 education or training below th
6 postsecondary level, and
7 "(cc) when such building i
8 first placed in service after such
9 expenditures are incurred, is rea
sonably expected to be used as
public school under the super
vision of such eligible local edu
cation agency.".
(b) Effective Date.—The amendment made by
25 subsection (a) shall apply to expenditures properly takes

- 1 into account for periods after the date of the enactment
- 2 of this Act.

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