^{111TH CONGRESS} 2D SESSION **S. 2973**

To amend the Internal Revenue Code of 1986 to provide a temporary payroll increase tax credit for certain employers.

IN THE SENATE OF THE UNITED STATES

FEBRUARY 1, 2010

A BILL

To amend the Internal Revenue Code of 1986 to provide a temporary payroll increase tax credit for certain employers.

- 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 This Act may be cited as the "Small Business Job

5 Creation Tax Act of 2010".

6 SEC. 2. EMPLOYER PAYROLL INCREASE CREDIT.

7 (a) IN GENERAL.—Subchapter B of chapter 65 of the
8 Internal Revenue Code of 1986 is amended by adding at
9 the end the following new section:

Mr. CASEY (for himself, Mrs. GILLIBRAND, Mr. LEVIN, and Mr. BEGICH) introduced the following bill; which was read twice and referred to the Committee on Finance

1 "SEC. 6433. EMPLOYER PAYROLL INCREASE CREDITS.

2 "(a) IN GENERAL.—Each qualified employer shall be
3 treated as having made a payment against the tax imposed
4 by section 3111(a) or section 3221(a), whichever is appli5 cable, for each qualified quarter an amount equal to the
6 credit amount.

7 "(b) Credit Amount.—

8 "(1) IN GENERAL.—For purposes of this sec-9 tion, the credit amount with respect to any qualified 10 quarter is equal to the applicable percentage of the 11 qualified payroll increase of such employer for such 12 qualified quarter.

13 "(2) APPLICABLE PERCENTAGE.—For purposes
14 of paragraph (1), the applicable percentage with re15 spect to any qualified quarter is—

"(A) in the case of an employer that employs fewer than 100 employees during such
quarter, 20 percent, and

19 "(B) in the case of an employer that employs 100 or more employees during such quarter, 15 percent.

"(c) DOLLAR LIMITATION.—The total credit amount
with respect to any employer shall not exceed \$500,000
for all qualified quarters.

25 "(d) QUALIFIED EMPLOYER.—For purposes of this
26 section, the term 'qualified employer' means any American
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employer other than the United States, any State, or any
 instrumentality thereof.

3 "(e) QUALIFIED PAYROLL INCREASE.—For purposes
4 of this section—

5 "(1) IN GENERAL.—The term 'qualified payroll
6 increase' with respect to any qualified quarter means
7 the amount, if any, by which a qualified employer's
8 qualified payroll for such quarter exceeds the quali9 fied payroll for such quarter of the calendar year
10 preceding the year in which such qualified quarter
11 falls.

12 "(2) QUALIFIED PAYROLL.—The term 'quali-13 fied payroll' means the amount of all wages (within 14 the meaning of section 3121(a)) paid or incurred by 15 a qualified employer to the employees of such em-16 ployer, except that, with respect to each such em-17 ployee for any quarter of the employer, such wages 18 shall be taken into account only to the extent that 19 such wages do not exceed the contribution and ben-20 efit base as determined under section 230 of the So-21 cial Security Act.

"(3) RAILWAY LABOR.—In the case of remuneration subject to the tax imposed by section
3221(a), paragraph (1) shall be applied by substituting 'all compensation (within the meaning of

section 3231(e))' for 'all wages (within the meaning
 of section 3121(a))'.

"(4) Special rule for large employers.— 3 4 In the case of an employer described in subsection 5 (b)(2)(B), no qualified payroll increase shall be 6 taken into account for any qualified quarter unless 7 the qualified payroll increase with respect to such 8 qualified quarter exceeds 3 percent of the qualified 9 payroll for such quarter of the calendar year pre-10 ceding the year in which such qualified quarter falls. 11 "(f) QUALIFIED QUARTER.—For purposes of this 12 section, the term 'qualified quarter' means—

"(1) the calendar quarter which includes the
date of the enactment of the Small Business Job
Creation Tax Act of 2010, and

16 "(2) each of the 3 calendar quarters following17 such quarter.

"(g) DEFINITIONS.—Except as provided in subsection (h)(1), any term used in this section which is also
used in section 3111 has the same meaning as when used
in such section.

22 "(h) SPECIAL RULES.—For purposes of this sec-23 tion—

24 "(1) EMPLOYEE.—The term 'employee' includes
25 only individuals who are citizens or lawful residents

of the United States who receive wages, remunera tion, compensation, or tips from an employer for
 work performed within a State or a possession of the
 United States.

"(2) MAINTENANCE OF BASE EMPLOYMENT RE-5 6 QUIREMENT.—This section shall not apply to any 7 qualified employer for any qualified quarter if the 8 total number of employees of such employer during 9 such quarter is less than the total number of such 10 employees during the quarter preceding such quar-11 ter, determined by not taking into account any em-12 ployee who is a seasonal employee during such pre-13 ceding quarter.

"(3) CONTROLLED GROUPS.—All employers
treated as a single employer under section (a) or (b)
of section 52 shall be treated as a single employer
for purposes of the dollar limitation under subsection (c), except that any employer which is not an
American employer shall not be taken into account.

20 "(4) NEW EMPLOYERS.—

21 "(A) IN GENERAL.—In the case of a quali22 fied employer which comes into existence after
23 the date of the enactment of the Small Business
24 Job Creation Tax Act of 2010 and before Janu25 ary 1, 2012—

"(i) 1 the term 'qualified quarter' 2 means-3 "(I) the first calendar quarter for 4 which such qualified employer is in 5 existence, and "(II) each of the 3 quarters fol-6 7 lowing such quarter, "(ii) the qualified payroll increase of 8 9 such employer for the quarter described in 10 clause (i)(I) shall be equal to the amount 11 of the employer's qualified payroll for such 12 quarter, and 13 "(iii) the qualified payroll increase of 14 such employer for any quarter described in 15 clause (i)(II) shall be the amount, if any, by which the employer's qualified payroll 16 17 for such quarter exceeds the qualified pay-18 roll of the quarter preceding such quarter. 19 "(B) TRANSITION RULE.— "(i) IN GENERAL.—In the case of a 20 21 qualified employer which comes into exist-22 ence---23 "(I) after the last day of the cal-

23 (1) after the last day of the car24 endar quarter which is 5 calendar
25 quarters before the date of the enact-

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1 ment of the Small Business Job Cre-2 ation Tax Act of 2010, and "(II) before such date of enact-3 4 ment, 5 the qualified payroll increase of such em-6 ployer for any transition quarter shall be 7 the amount, if any, by which the employ-8 er's qualified payroll for such quarter ex-9 ceeds the qualified payroll of the quarter 10 preceding such quarter. 11 "(ii) **TRANSITION** QUARTER.—For 12 purposes of clause (i), the term 'transition 13 quarter' means a qualified quarter with re-14 spect to which the qualified payroll in-15 crease cannot be determined under sub-16 section (e)(1) solely because the employer 17 was not in existence during such quarter of 18 the calendar year preceding the year in

(b) CLERICAL AMENDMENT.—The table of sections
for subchapter B of chapter 65 of the Internal Revenue
Code of 1986 is amended by adding at the end the following new item:

which such qualified quarter falls.".

"Sec. 6433. Employer payroll increase credits.".

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24 (c) NOTIFICATION.—Not later than 30 days after the
25 date of the enactment of this Act, the Commissioner of
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Internal Revenue shall notify all employers required to
 withhold employment taxes under chapter 21 or 22 of the
 Internal Revenue Code of 1986 of the enactment and applicability of section 6433 of the Internal Revenue Code
 of 1986, as added by this Act.

6 (d) INVESTIGATION AND REPORT ON ENFORCEMENT 7 ACTIONS.—Not later than 6 months after the date of the 8 enactment of this Act, and quarterly thereafter, the Com-9 missioner of Internal Revenue shall submit a report to the 10 Committee on Finance of the Senate and the Committee on Ways and Means of the House of Representatives on 11 12 the enforcement measures taken to prevent and penalize fraud related to section 6433 of the Internal Revenue 13 Code of 1986, including such information as— 14

- (1) general statistics related to the applicationof such section,
- 17 (2) cases of fraud, and
- 18 (3) the status of investigatory and prosecutorial19 actions related to such cases.

20 (e) EFFECTIVE DATE.—The amendments made by
21 subsections (a) and (b) shall apply to calendar quarters
22 beginning with the calendar quarter which includes the
23 date of the enactment of this Act.

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