115TH CONGRESS 2D SESSION S.
To provide tax relief for the victims of Hurricane Florence, Hurricane Michael, and certain California wildfires.
IN THE SENATE OF THE UNITED STATES
Mr. Burr (for himself, Mr. Tillis, Mr. Graham, Mr. Rubio, Mr. Nelson Mrs. Feinstein, and Ms. Harris) introduced the following bill; which was read twice and referred to the Committee on
A BILL
To provide tax relief for the victims of Hurricane Florence, Hurricane Michael, and certain California wildfires.
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 "Hurricanes Florence
5 and Michael and California Wildfire Tax Relief Act".
6 SEC. 2. DEFINITIONS.
7 For purposes of this Act—
8 (1) Hurricane florence disaster zone.—

The term "Hurricane Florence disaster zone" means

that portion of the Hurricane Florence disaster area

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1	determined by the President to warrant individual or
2	individual and public assistance from the Federal
3	Government under the Robert T. Stafford Disaster
4	Relief and Emergency Assistance Act by reason of
5	Hurricane Florence.
6	(2) Hurricane florence disaster area.—
7	The term "Hurricane Florence disaster area" means
8	an area with respect to which a major disaster has
9	been declared by the President before October 13
10	2018, under section 401 of such Act by reason of
11	Hurricane Florence.
12	(3) Hurricane michael disaster zone.—
13	The term "Hurricane Michael disaster zone" means
14	that portion of the Hurricane Michael disaster area
15	determined by the President to warrant individual or
16	individual and public assistance from the Federal
17	Government under the Robert T. Stafford Disaster
18	Relief and Emergency Assistance Act by reason of
19	Hurricane Florence.
20	(4) Hurricane michael disaster area.—
21	The term "Hurricane Michael disaster area" means
22	an area with respect to which a major disaster has
23	been declared by the President before November 11
24	2018, under section 401 of such Act by reason of
25	Hurricane Michael.

1	(5) California wildfire disaster zone.—
2	The term "California wildfire disaster zone" means
3	that portion of the California wildfire disaster area
4	determined by the President to warrant individual or
5	individual and public assistance from the Federal
6	Government under the Robert T. Stafford Disaster
7	Relief and Emergency Assistance Act by reason of
8	wildfires in California.
9	(6) California wildfire disaster area.—
10	The term "California wildfire disaster area" means
11	an area with respect to which between January 19,
12	2018, through December 31, 2018, a major disaster
13	has been declared by the President under section
14	401 of such Act by reason of wildfires in California.
15	SEC. 3. SPECIAL DISASTER-RELATED RULES FOR USE OF
16	RETIREMENT FUNDS.
17	
-,	(a) Tax-Favored Withdrawals From Retire-
	(a) Tax-Favored Withdrawals From Retirement Plans.—
18	MENT PLANS.—
18 19	MENT PLANS.— (1) IN GENERAL.—Section 72(t) of the Internal
18 19 20	MENT PLANS.— (1) IN GENERAL.—Section 72(t) of the Internal Revenue Code of 1986 shall not apply to any quali-
18 19 20 21	MENT PLANS.— (1) IN GENERAL.—Section 72(t) of the Internal Revenue Code of 1986 shall not apply to any qualified disaster distribution.
18 19 20 21 22	MENT PLANS.— (1) IN GENERAL.—Section 72(t) of the Internal Revenue Code of 1986 shall not apply to any qualified disaster distribution. (2) AGGREGATE DOLLAR LIMITATION.—

1	treated as qualified disaster distributions for
2	any taxable year shall not exceed the excess (if
3	any) of—
4	(i) \$100,000, over
5	(ii) the aggregate amounts treated as
6	qualified disaster distributions received by
7	such individual for all prior taxable years.
8	(B) TREATMENT OF PLAN DISTRIBU-
9	TIONS.—If a distribution to an individual would
10	(without regard to subparagraph (A)) be a
11	qualified disaster distribution, a plan shall not
12	be treated as violating any requirement of the
13	Internal Revenue Code of 1986 merely because
14	the plan treats such distribution as a qualified
15	disaster distribution, unless the aggregate
16	amount of such distributions from all plans
17	maintained by the employer (and any member
18	of any controlled group which includes the em-
19	ployer) to such individual exceeds \$100,000.
20	(C) Controlled Group.—For purposes
21	of subparagraph (B), the term "controlled
22	group" means any group treated as a single
23	employer under subsection (b), (c), (m), or (o)
24	of section 414 of the Internal Revenue Code of
25	1986.

1 (3) Amount distributed may be repaid.— 2 (A) IN GENERAL.—Any individual who re-3 ceives a qualified disaster distribution may, at 4 any time during the 3-year period beginning on 5 the day after the date on which such distribu-6 tion was received, make 1 or more contributions 7 in an aggregate amount not to exceed the 8 amount of such distribution to an eligible retire-9 ment plan of which such individual is a bene-10 ficiary and to which a rollover contribution of 11 such distribution could be made under section 12 402(c), 403(a)(4), 403(b)(8), 408(d)(3), or 13 457(e)(16), of the Internal Revenue Code of 14 1986, as the case may be. 15 (B) Treatment of repayments of dis-16 TRIBUTIONS FROM **ELIGIBLE** 17 PLANS OTHER THAN IRAS.—For purposes of 18 the Internal Revenue Code of 1986, if a con-19 tribution is made pursuant to subparagraph (A) 20 with respect to a qualified disaster distribution 21 from an eligible retirement plan other than an 22 individual retirement plan, then the taxpayer 23 shall, to the extent of the amount of the con-24 tribution, be treated as having received the

qualified disaster distribution in an eligible roll-

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RETIREMENT

1	over distribution (as defined in section
2	402(c)(4) of such Code) and as having trans-
3	ferred the amount to the eligible retirement
4	plan in a direct trustee to trustee transfer with-
5	in 60 days of the distribution.
6	(C) Treatment of repayments for
7	DISTRIBUTIONS FROM IRAS.—For purposes of
8	the Internal Revenue Code of 1986, if a con-
9	tribution is made pursuant to subparagraph (A)
10	with respect to a qualified disaster distribution
11	from an individual retirement plan (as defined
12	by section 7701(a)(37) of such Code), then, to
13	the extent of the amount of the contribution,
14	the qualified disaster distribution shall be treat-
15	ed as a distribution described in section
16	408(d)(3) of such Code and as having been
17	transferred to the eligible retirement plan in a
18	direct trustee to trustee transfer within 60 days
19	of the distribution.
20	(4) Definitions.—For purposes of this sub-
21	section—
22	(A) QUALIFIED DISASTER DISTRIBU-
23	TION.—Except as provided in paragraph (2),
24	the term "qualified disaster distribution"
25	means—

1	(i) any distribution from an eligible
2	retirement plan made on or after Sep-
3	tember 13, 2018, and before January 1,
4	2020, to an individual whose principal
5	place of abode on September 13, 2018, is
6	located in the Hurricane Florence disaster
7	area and who has sustained an economic
8	loss by reason of Hurricane Florence,
9	(ii) any distribution from an eligible
10	retirement plan made on or after October
11	7, 2018, and before January 1, 2020, to
12	an individual whose principal place of
13	abode on October 7, 2018, is located in the
14	Hurricane Michael disaster area and who
15	has sustained an economic loss by reason
16	of Hurricane Michael, and
17	(iii) any distribution from an eligible
18	retirement plan made on or after July 23
19	2018, and before January 1, 2020, to an
20	individual whose principal place of abode
21	during any portion of the period from July
22	23, 2018, to December 31, 2018, is located
23	in the California wildfire disaster area and
24	who has sustained an economic loss by rea-

1	son of the wildfires to which the declara-
2	tion of such area relates.
3	(B) ELIGIBLE RETIREMENT PLAN.—The
4	term "eligible retirement plan" shall have the
5	meaning given such term by section
6	402(c)(8)(B) of the Internal Revenue Code of
7	1986.
8	(5) Income inclusion spread over 3-year
9	PERIOD.—
10	(A) IN GENERAL.—In the case of any
11	qualified disaster distribution, unless the tax-
12	payer elects not to have this paragraph apply
13	for any taxable year, any amount required to be
14	included in gross income for such taxable year
15	shall be so included ratably over the 3-taxable-
16	year period beginning with such taxable year.
17	(B) Special rule.—For purposes of sub-
18	paragraph (A), rules similar to the rules of sub-
19	paragraph (E) of section 408A(d)(3) of the In-
20	ternal Revenue Code of 1986 shall apply.
21	(6) Special rules.—
22	(A) Exemption of distributions from
23	TRUSTEE TO TRUSTEE TRANSFER AND WITH-
24	HOLDING RULES.—For purposes of sections
25	401(a)(31), $402(f)$, and 3405 of the Internal

1		Revenue Code of 1986, qualified disaster dis-
2		tributions shall not be treated as eligible roll-
3		over distributions.
4		(B) QUALIFIED DISASTER DISTRIBUTIONS
5		TREATED AS MEETING PLAN DISTRIBUTION RE-
6		QUIREMENTS.—For purposes the Internal Rev-
7		enue Code of 1986, a qualified disaster dis-
8		tribution shall be treated as meeting the re-
9		quirements of sections 401(k)(2)(B)(i),
10		403(b)(7)(A)(ii), 403(b)(11), and 457(d)(1)(A)
11		of such Code.
12	(b)	RECONTRIBUTIONS OF WITHDRAWALS FOR
13	Home P	URCHASES.—
1314	Home P	URCHASES.— (1) RECONTRIBUTIONS.—
	Номе Р	
14	HOME P	(1) Recontributions.—
14 15	Home P	(1) Recontributions.— (A) In general.—Any individual who re-
141516	HOME P	(1) RECONTRIBUTIONS.— (A) IN GENERAL.—Any individual who received a qualified distribution may, during the
14151617	HOME P	(1) RECONTRIBUTIONS.— (A) IN GENERAL.—Any individual who received a qualified distribution may, during the applicable period, make 1 or more contributions
14 15 16 17 18	HOME P	(A) In general.—Any individual who received a qualified distribution may, during the applicable period, make 1 or more contributions in an aggregate amount not to exceed the
14 15 16 17 18 19	HOME P	(A) In general.—Any individual who received a qualified distribution may, during the applicable period, make 1 or more contributions in an aggregate amount not to exceed the amount of such qualified distribution to an eli-
14 15 16 17 18 19 20	HOME P	(A) In general.—Any individual who received a qualified distribution may, during the applicable period, make 1 or more contributions in an aggregate amount not to exceed the amount of such qualified distribution to an eligible retirement plan (as defined in section
14 15 16 17 18 19 20 21	HOME P	(A) In General.—Any individual who received a qualified distribution may, during the applicable period, make 1 or more contributions in an aggregate amount not to exceed the amount of such qualified distribution to an eligible retirement plan (as defined in section $402(c)(8)(B)$ of the Internal Revenue Code of

1	403(a)(4), $403(b)(8)$, or $408(d)(3)$, of such
2	Code, as the case may be.
3	(B) Treatment of repayments.—Rules
4	similar to the rules of subparagraphs (B) and
5	(C) of subsection (a)(3) shall apply for purposes
6	of this subsection.
7	(2) QUALIFIED DISTRIBUTION.—For purposes
8	of this subsection—
9	(A) IN GENERAL.—The term "qualified
10	distribution" means any qualified Florence dis-
11	tribution, any qualified Michael distribution,
12	and any qualified California wildfire distribu-
13	tion.
14	(B) QUALIFIED FLORENCE DISTRIBU-
15	TION.—The term "qualified Florence distribu-
16	tion" means any distribution—
17	(i) described in section
18	401(k)(2)(B)(i)(IV), 403(b)(7)(A)(ii) (but
19	only to the extent such distribution relates
20	to financial hardship), 403(b)(11)(B), or
21	72(t)(2)(F), of the Internal Revenue Code
22	of 1986,
23	(ii) received after February 28, 2018,
24	and before October 13, 2018, and

1	(iii) which was to be used to purchase
2	or construct a principal residence in the
3	Hurricane Florence disaster area, but
4	which was not so purchased or constructed
5	on account of Hurricane Florence.
6	(C) QUALIFIED MICHAEL DISTRIBUTION.—
7	The term "qualified Michael distribution"
8	means any distribution—
9	(i) described in section
10	401(k)(2)(B)(i)(IV), 403(b)(7)(A)(ii) (but
11	only to the extent such distribution relates
12	to financial hardship), 403(b)(11)(B), or
13	72(t)(2)(F), of the Internal Revenue Code
14	of 1986,
15	(ii) received after February 28, 2018,
16	and before November 11, 2018, and
17	(iii) which was to be used to purchase
18	or construct a principal residence in the
19	Hurricane Michael disaster area, but which
20	was not so purchased or constructed on ac-
21	count of Hurricane Michael.
22	(D) QUALIFIED CALIFORNIA WILDFIRE
23	DISTRIBUTION.—The term "qualified California
24	wildfire distribution" means any distribution—

I	(1) described in section
2	401(k)(2)(B)(i)(IV), 403(b)(7)(A)(ii) (but
3	only to the extent such distribution relates
4	to financial hardship), 403(b)(11)(B), or
5	72(t)(2)(F), of the Internal Revenue Code
6	of 1986,
7	(ii) received after February 28, 2018,
8	and before December 31, 2018, and
9	(iii) which was to be used to purchase
10	or construct a principal residence in the
11	California wildfire disaster area, but which
12	was not so purchased or constructed on ac-
13	count of the wildfires to which the declara-
14	tion of such area relates.
15	(3) APPLICABLE PERIOD.—For purposes of this
16	subsection, the term "applicable period" means—
17	(A) with respect to any qualified Florence
18	distribution, the period beginning on September
19	13, 2018, and ending on February 28, 2019,
20	(B) with respect to any qualified Michael
21	distribution, the period beginning on October 7,
22	2018, and ending on February 28, 2019, and
23	(C) with respect to any qualified California
24	wildfire distribution, the period beginning on

1	July 23, 2018, and ending on February 28,
2	2019.
3	(c) Loans From Qualified Plans.—
4	(1) Increase in limit on loans not treat-
5	ED AS DISTRIBUTIONS.—In the case of any loan
6	from a qualified employer plan (as defined under
7	section 72(p)(4) of the Internal Revenue Code of
8	1986) to a qualified individual made during the ap-
9	plicable period—
10	(A) clause (i) of section $72(p)(2)(A)$ of
11	such Code shall be applied by substituting
12	" $$100,000$ " for " $$50,000$ ", and
13	(B) clause (ii) of such section shall be ap-
14	plied by substituting "the present value of the
15	nonforfeitable accrued benefit of the employee
16	under the plan" for "one-half of the present
17	value of the nonforfeitable accrued benefit of
18	the employee under the plan".
19	(2) Delay of Repayment.—In the case of a
20	qualified individual with an outstanding loan on or
21	after the qualified beginning date from a qualified
22	employer plan (as defined in section 72(p)(4) of the
23	Internal Revenue Code of 1986)—
24	(A) if the due date pursuant to subpara-
25	graph (B) or (C) of section 72(p)(2) of such

1	Code for any repayment with respect to such
2	loan occurs during the period beginning on the
3	qualified beginning date and ending on Decem-
4	ber 31, 2019, such due date shall be delayed for
5	1 year,
6	(B) any subsequent repayments with re-
7	spect to any such loan shall be appropriately
8	adjusted to reflect the delay in the due date
9	under paragraph (1) and any interest accruing
10	during such delay, and
11	(C) in determining the 5-year period and
12	the term of a loan under subparagraph (B) or
13	(C) of section 72(p)(2) of such Code, the period
14	described in subparagraph (A) shall be dis-
15	regarded.
16	(3) Qualified individual.—For purposes of
17	this subsection—
18	(A) IN GENERAL.—The term "qualified in-
19	dividual" means any qualified Hurricane Flor-
20	ence individual, any qualified Hurricane Mi-
21	chael individual, and any qualified California
22	wildfire individual.
23	(B) Qualified hurricane florence in-
24	DIVIDUAL.—The term "qualified Hurricane
25	Florence individual" means any individual

1	whose principal place of abode on September
2	13, 2018, is located in the Hurricane Florence
3	disaster area and who has sustained an eco-
4	nomic loss by reason of Hurricane Florence.
5	(C) QUALIFIED HURRICANE MICHAEL IN-
6	DIVIDUAL.—The term "qualified Hurricane Mi-
7	chael individual" means any individual whose
8	principal place of abode on October 7, 2018, is
9	located in the Hurricane Michael disaster area
10	and who has sustained an economic loss by rea-
11	son of Hurricane Michael.
12	(D) QUALIFIED CALIFORNIA WILDFIRE IN-
13	DIVIDUAL.—The term "qualified California
14	wildfire individual" means any individual whose
15	principal place of abode during any portion of
16	the period from July 23, 2018, to December 31
17	2018, is located in the California wildfire dis-
18	aster area and who has sustained an economic
19	loss by reason of wildfires to which the declara-
20	tion of such area relates.
21	(4) Applicable period; qualified begin-
22	NING DATE.—For purposes of this subsection—
23	(A) Hurricane florence.—In the case
24	of any Hurricane Florence individual—

1	(i) the applicable period is the period
2	beginning on the date of the enactment of
3	this Act and ending on December 31,
4	2019, and
5	(ii) the qualified beginning date is
6	September 13, 2018.
7	(B) Hurricane michael.—In the case of
8	any Hurricane Michael individual—
9	(i) the applicable period is the period
10	beginning on the date of the enactment of
11	this Act and ending on December 31,
12	2019, and
13	(ii) the qualified beginning date is Oc-
14	tober 7, 2018.
15	(C) California wildfires.—In the case
16	of any qualified California wildfire individual—
17	(i) the applicable period is the period
18	beginning on the date of the enactment of
19	this Act and ending on December 31,
20	2019, and
21	(ii) the qualified beginning date is
22	July 23, 2018.
23	(d) Provisions Relating to Plan Amend-
24	MENTS.—

1	(1) In general.—If this subsection applies to
2	any amendment to any plan or annuity contract,
3	such plan or contract shall be treated as being oper-
4	ated in accordance with the terms of the plan during
5	the period described in paragraph (2)(B)(i).
6	(2) Amendments to which subsection ap-
7	PLIES.—
8	(A) In general.—This subsection shall
9	apply to any amendment to any plan or annuity
10	contract which is made—
11	(i) pursuant to any provision of this
12	section, or pursuant to any regulation
13	issued by the Secretary or the Secretary of
14	Labor under any provision of this section,
15	and
16	(ii) on or before the last day of the
17	first plan year beginning on or after Janu-
18	ary 1, 2020, or such later date as the Sec-
19	retary may prescribe.
20	In the case of a governmental plan (as defined
21	in section 414(d) of the Internal Revenue Code
22	of 1986), clause (ii) shall be applied by sub-
23	stituting the date which is 2 years after the
24	date otherwise applied under clause (ii).

1	(B) Conditions.—This subsection shall
2	not apply to any amendment unless—
3	(i) during the period—
4	(I) beginning on the date that
5	this section or the regulation de-
6	scribed in subparagraph (A)(i) takes
7	effect (or in the case of a plan or con-
8	tract amendment not required by this
9	section or such regulation, the effec-
10	tive date specified by the plan), and
11	(II) ending on the date described
12	in subparagraph (A)(ii) (or, if earlier
13	the date the plan or contract amend-
14	ment is adopted),
15	the plan or contract is operated as if such plan
16	or contract amendment were in effect, and
17	(ii) such plan or contract amendment
18	applies retroactively for such period.
19	SEC. 4. EMPLOYMENT RELIEF.
20	(a) Employee Retention Credit for Employers
21	AFFECTED BY HURRICANE FLORENCE.—
22	(1) In general.—For purposes of section 38
23	of the Internal Revenue Code of 1986, in the case
24	of an eligible employer, the Hurricane Florence em-
25	ployee retention credit shall be treated as a credit

1	listed in subsection (b) of such section. For purposes
2	of this subsection, the Hurricane Florence employee
3	retention credit for any taxable year is an amount
4	equal to 40 percent of the qualified wages with re-
5	spect to each eligible employee of such employer for
6	such taxable year. For purposes of the preceding
7	sentence, the amount of qualified wages which may
8	be taken into account with respect to any individual
9	shall not exceed \$6,000.
10	(2) Definitions.—For purposes of this sub-
11	section—
12	(A) Eligible employer.—The term "eli-
13	gible employer" means any employer—
14	(i) which conducted an active trade or
15	business on September 13, 2018, in the
16	Hurricane Florence disaster zone, and
17	(ii) with respect to whom the trade or
18	business described in clause (i) is inoper-
19	able on any day after September 13, 2018,
20	and before January 1, 2019, as a result of
21	damage sustained by reason of Hurricane
22	Florence.
23	(B) ELIGIBLE EMPLOYEE.—The term "eli-
24	gible employee" means with respect to an eligi-
25	ble employer an employee whose principal place

1	of employment on September 13, 2018, with
2	such eligible employer was in the Hurricane
3	Florence disaster zone.
4	(C) QUALIFIED WAGES.—The term "quali-
5	fied wages" means wages (as defined in section
6	51(c)(1) of the Internal Revenue Code of 1986
7	but without regard to section 3306(b)(2)(B) or
8	such Code) paid or incurred by an eligible em-
9	ployer with respect to an eligible employee or
10	any day after September 13, 2018, and before
11	January 1, 2019, which occurs during the pe-
12	riod—
13	(i) beginning on the date on which the
14	trade or business described in subpara-
15	graph (A) first became inoperable at the
16	principal place of employment of the em-
17	ployee immediately before Hurricane Flore
18	ence, and
19	(ii) ending on the date on which such
20	trade or business has resumed significant
21	operations at such principal place of em-
22	ployment.
23	Such term shall include wages paid without re-
24	gard to whether the employee performs no serv-
25	ices, performs services at a different place of

1	employment than such principal place of em-
2	ployment, or performs services at such principal
3	place of employment before significant oper-
4	ations have resumed.
5	(3) CERTAIN RULES TO APPLY.—For purposes
6	of this subsection, rules similar to the rules of sec-
7	tions 51(i)(1), 52, and 280C(a), of the Internal Rev-
8	enue Code of 1986, shall apply.
9	(4) Employee not taken into account
10	MORE THAN ONCE.—An employee shall not be treat-
11	ed as an eligible employee for purposes of this sub-
12	section for any period with respect to any employer
13	if such employer is allowed a credit under section 51
14	of the Internal Revenue Code of 1986 with respect
15	to such employee for such period.
16	(b) Employee Retention Credit for Employers
17	AFFECTED BY HURRICANE MICHAEL.—
18	(1) In general.—For purposes of section 38
19	of the Internal Revenue Code of 1986, in the case
20	of an eligible employer, the Hurricane Michael em-
21	ployee retention credit shall be treated as a credit
22	listed in subsection (b) of such section. For purposes
23	of this subsection, the Hurricane Michael employee
24	retention credit for any taxable year is an amount
25	equal to 40 percent of the qualified wages with re-

1	spect to each eligible employee of such employer for
2	such taxable year. For purposes of the preceding
3	sentence, the amount of qualified wages which may
4	be taken into account with respect to any individual
5	shall not exceed \$6,000.
6	(2) Definitions.—For purposes of this sub-
7	section—
8	(A) ELIGIBLE EMPLOYER.—The term "eli-
9	gible employer" means any employer—
10	(i) which conducted an active trade or
11	business on October 7, 2018, in the Hurri-
12	cane Michael disaster zone, and
13	(ii) with respect to whom the trade or
14	business described in clause (i) is inoper-
15	able on any day after October 7, 2018, and
16	before January 1, 2019, as a result of
17	damage sustained by reason of Hurricane
18	Michael.
19	(B) ELIGIBLE EMPLOYEE.—The term "eli-
20	gible employee" means with respect to an eligi-
21	ble employer an employee whose principal place
22	of employment on October 7, 2018, with such
23	eligible employer was in the Hurricane Michael
24	disaster zone.

1	(C) QUALIFIED WAGES.—The term "quali-
2	fied wages" means wages (as defined in section
3	51(c)(1) of the Internal Revenue Code of 1986,
4	but without regard to section 3306(b)(2)(B) of
5	such Code) paid or incurred by an eligible em-
6	ployer with respect to an eligible employee on
7	any day after October 7, 2018, and before Jan-
8	uary 1, 2019, which occurs during the period—
9	(i) beginning on the date on which the
10	trade or business described in subpara-
11	graph (A) first became inoperable at the
12	principal place of employment of the em-
13	ployee immediately before Hurricane Mi-
14	chael, and
15	(ii) ending on the date on which such
16	trade or business has resumed significant
17	operations at such principal place of em-
18	ployment.
19	Such term shall include wages paid without re-
20	gard to whether the employee performs no serv-
21	ices, performs services at a different place of
22	employment than such principal place of em-
23	ployment, or performs services at such principal
24	place of employment before significant oper-
25	ations have resumed.

1	(3) CERTAIN RULES TO APPLY.—For purposes
2	of this subsection, rules similar to the rules of sec-
3	tions 51(i)(1), 52, and 280C(a), of the Internal Rev-
4	enue Code of 1986, shall apply.
5	(4) Employee not taken into account

- (4) EMPLOYEE NOT TAKEN INTO ACCOUNT MORE THAN ONCE.—An employee shall not be treated as an eligible employee for purposes of this subsection for any period with respect to any employer if such employer is allowed a credit under section 51 of the Internal Revenue Code of 1986 with respect to such employee for such period.
- 12 (c) Employee Retention Credit for Employers
- 13 AFFECTED BY CALIFORNIA WILDFIRES.—

of the Internal Revenue Code of 1986, in the case of an eligible employer, the 2018 California wildfire employee retention credit shall be treated as a credit listed in subsection (b) of such section. For purposes of this subsection, the 2018 California wildfire employee retention credit for any taxable year is an amount equal to 40 percent of the qualified wages with respect to each eligible employee of such employer for such taxable year. For purposes of the preceding sentence, the amount of qualified wages

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1	which may be taken into account with respect to any
2	individual shall not exceed \$6,000.
3	(2) Definitions.—For purposes of this sub-
4	section—
5	(A) ELIGIBLE EMPLOYER.—The term "eli-
6	gible employer" means any employer—
7	(i) which conducted an active trade or
8	business on July 23, 2018, in the Cali-
9	fornia wildfire disaster zone, and
10	(ii) with respect to whom the trade or
11	business described in clause (i) is inoper-
12	able on any day after July 23, 2018, and
13	before January 1, 2019, as a result of
14	damage sustained by reason of the
15	wildfires to which such the declaration of
16	such the California wildfire disaster area
17	relates.
18	(B) ELIGIBLE EMPLOYEE.—The term "eli-
19	gible employee" means with respect to an eligi-
20	ble employer an employee whose principal place
21	of employment on July 23, 2018, with such eli-
22	gible employer was in the California wildfire
23	disaster zone.
24	(C) QUALIFIED WAGES.—The term "quali-
25	fied wages" means wages (as defined in section

1	51(c)(1) of the Internal Revenue Code of 1986,
2	but without regard to section 3306(b)(2)(B) of
3	such Code) paid or incurred by an eligible em-
4	ployer with respect to an eligible employee on
5	any day after July 23, 2018, and before Janu-
6	ary 1, 2019, which occurs during the period—
7	(i) beginning on the date on which the
8	trade or business described in subpara-
9	graph (A) first became inoperable at the
10	principal place of employment of the em-
11	ployee immediately before the wildfires to
12	which the declaration of the California
13	wildfire disaster area relates, and
14	(ii) ending on the date on which such
15	trade or business has resumed significant
16	operations at such principal place of em-
17	ployment.
18	Such term shall include wages paid without re-
19	gard to whether the employee performs no serv-
20	ices, performs services at a different place of
21	employment than such principal place of em-
22	ployment, or performs services at such principal
23	place of employment before significant oper-
24	ations have resumed.

1	(3) CERTAIN RULES TO APPLY.—For purposes
2	of this subsection, rules similar to the rules of sec-
3	tions 51(i)(1), 52, and 280C(a), of the Internal Rev-
4	enue Code of 1986, shall apply.
5	(4) Employee not taken into account
6	MORE THAN ONCE.—An employee shall not be treat-
7	ed as an eligible employee for purposes of this sub-
8	section for any period with respect to any employer
9	if such employer is allowed a credit under section 51
10	of the Internal Revenue Code of 1986 with respect
11	to such employee for such period.
12	SEC. 5. TREATMENT AS OPPORTUNITY ZONES.
13	Section 1400Z-1 of the Internal Revenue Code of
14	1986 is amended by adding at the end the following new
15	subsection:
16	"(g) Application to Certain Disaster Zones.—
17	For purposes of this subchapter—
18	"(1) In GENERAL.—Any applicable disaster
19	zone shall be treated as an opportunity zone, except
20	that for purposes of determining—
21	"(A) whether any property which would
22	not be qualified opportunity fund business prop-
23	erty without regard to this subsection is quali-
24	fied opportunity fund business property, and

1	"(B) whether any corporation or partner-
2	ship which is not a qualified opportunity fund
3	business without regard to this subsection is a
4	qualified opportunity fund business,
5	subparagraphs $(B)(i)(I)$, $(C)(i)$, and $(D)(i)(I)$ of sec-
6	tion $1400Z-2(d)(2)$ shall each be applied by sub-
7	stituting 'the applicable start date' for 'December
8	31, 2017'.
9	"(2) Other rules.—
10	"(A) Waiver of designation limita-
11	TION.—An applicable disaster zone shall not be
12	taken into account in determining the limitation
13	under subsection (d).
14	"(B) Termination.—For purposes of
15	subsection (f), an applicable disaster zone shall
16	be treated as being designated as a qualified
17	opportunity zone on the date of the enactment
18	of this subsection.
19	"(3) Definitions.—For purposes of this sub-
20	section—
21	"(A) APPLICABLE DISASTER ZONE.—The
22	term 'applicable disaster zone' means any area
23	which—
24	"(i) has been determined by the Presi-
25	dent of the United States to warrant indi-

1	vidual or individual and public assistance
2	from the Federal Government under the
3	Robert T. Stafford Disaster Relief and
4	Emergency Assistance Act by reason of
5	Hurricane Florence,
6	"(ii) has been determined by the
7	President of the United States to warrant
8	individual or individual and public assist-
9	ance from the Federal Government under
10	the Robert T. Stafford Disaster Relief and
11	Emergency Assistance Act by reason of
12	Hurricane Michael, or
13	"(iii) has been determined by the
14	President of the United States to warrant
15	individual or individual and public assist-
16	ance from the Federal Government under
17	the Robert T. Stafford Disaster Relief and
18	Emergency Assistance Act by reason of
19	wildfires in California occurring after July
20	22, 2018, and before January 1, 2019.
21	"(B) APPLICABLE START DATE.—The
22	term 'applicable start date' means—
23	"(i) with respect to any applicable dis-
24	aster zone described in subparagraph
25	(A)(i), September 13, 2018,

1	"(ii) with respect to any applicable
2	disaster zone described in subparagraph
3	(A)(ii), October 7, 2018, and
4	"(iii) with respect to any applicable
5	disaster zone described in subparagraph
6	(A)(iii), July 23, 2018.".
7	SEC. 6. ADDITIONAL DISASTER-RELATED TAX RELIEF PRO-
8	VISIONS.
9	(a) Temporary Suspension of Limitations on
10	CHARITABLE CONTRIBUTIONS.—
11	(1) In general.—Except as otherwise pro-
12	vided in paragraph (2), subsection (b) of section 170
13	of the Internal Revenue Code of 1986 shall not
14	apply to qualified contributions and such contribu-
15	tions shall not be taken into account for purposes of
16	applying subsections (b) and (d) of such section to
17	other contributions.
18	(2) Treatment of excess contributions.—
19	For purposes of section 170 of the Internal Revenue
20	Code of 1986—
21	(A) Individuals.—In the case of an indi-
22	vidual—
23	(i) Limitation.—Any qualified con-
24	tribution shall be allowed only to the ex-
25	tent that the aggregate of such contribu-

1	tions does not exceed the excess of the tax-
2	payer's contribution base (as defined in
3	subparagraph (H) of section 170(b)(1) of
4	such Code) over the amount of all other
5	charitable contributions allowed under sec-
6	tion 170(b)(1) of such Code.
7	(ii) Carryover.—If the aggregate
8	amount of qualified contributions made in
9	the contribution year (within the meaning
10	of section 170(d)(1) of such Code) exceeds
11	the limitation of clause (i), such excess
12	shall be added to the excess described in
13	the portion of subparagraph (A) of such
14	section which precedes clause (i) thereof
15	for purposes of applying such section.
16	(B) CORPORATIONS.—In the case of a cor-
17	poration—
18	(i) Limitation.—Any qualified con-
19	tribution shall be allowed only to the ex-
20	tent that the aggregate of such contribu-
21	tions does not exceed the excess of the tax-
22	payer's taxable income (as determined
23	under paragraph (2) of section 170(b) of
24	such Code) over the amount of all other

1	charitable contributions allowed under such
2	paragraph.
3	(ii) Carryover.—Rules similar to the
4	rules of subparagraph (A)(ii) shall apply
5	for purposes of this subparagraph.
6	(3) Qualified contributions.—
7	(A) In general.—For purposes of this
8	subsection, the term "qualified contribution"
9	means any charitable contribution (as defined
10	in section 170(c) of the Internal Revenue Code
11	of 1986) if—
12	(i) such contribution—
13	(I) is paid during the period be-
14	ginning on July 23, 2018, and ending
15	on December 31, 2018, in cash to an
16	organization described in section
17	170(b)(1)(A) of such Code, and
18	(II) is made for relief efforts in
19	the Hurricane Florence disaster area,
20	the Hurricane Michael disaster area,
21	or the California wildfire disaster
22	area,
23	(ii) the taxpayer obtains from such or-
24	ganization contemporaneous written ac-
25	knowledgment (within the meaning of sec-

1	tion $170(f)(8)$ of such Code) that such con-
2	tribution was used (or is to be used) for
3	relief efforts described in clause (i)(II),
4	and
5	(iii) the taxpayer has elected the ap-
6	plication of this subsection with respect to
7	such contribution.
8	(B) Exception.—Such term shall not in-
9	clude a contribution by a donor if the contribu-
10	tion is—
11	(i) to an organization described in sec-
12	tion 509(a)(3) of the Internal Revenue
13	Code of 1986, or
14	(ii) for the establishment of a new, or
15	maintenance of an existing, donor advised
16	fund (as defined in section $4966(d)(2)$ of
17	such Code).
18	(C) Application of election to part-
19	NERSHIPS AND S CORPORATIONS.—In the case
20	of a partnership or S corporation, the election
21	under subparagraph (A)(iii) shall be made sepa-
22	rately by each partner or shareholder.
23	(b) Special Rules for Qualified Disaster-re-
24	LATED PERSONAL CASUALTY LOSSES.—

1	(1) In general.—If an individual has a net
2	disaster loss for any taxable year—
3	(A) the amount determined under section
4	165(h)(2)(A)(ii) of the Internal Revenue Code
5	of 1986 shall be equal to the sum of—
6	(i) such net disaster loss, and
7	(ii) so much of the excess referred to
8	in the matter preceding clause (i) of sec-
9	tion $165(h)(2)(A)$ of such Code (reduced
10	by the amount in clause (i) of this sub-
11	paragraph) as exceeds 10 percent of the
12	adjusted gross income of the individual,
13	(B) section $165(h)(1)$ of such Code shall
14	be applied by substituting "\$500" for "\$500
15	(\$100 for taxable years beginning after Decem-
16	ber 31, 2009)",
17	(C) the standard deduction determined
18	under section 63(c) of such Code shall be in-
19	creased by the net disaster loss, and
20	(D) section $56(b)(1)(E)$ of such Code shall
21	not apply to so much of the standard deduction
22	as is attributable to the increase under sub-
23	paragraph (C) of this paragraph.
24	(2) Net disaster loss.—For purposes of this
25	subsection, the term "net disaster loss" means the

1	excess of qualified disaster-related personal casualty
2	losses over personal casualty gains (as defined in
3	section 165(h)(3)(A) of the Internal Revenue Code
4	of 1986).
5	(3) Qualified disaster-related personal
6	CASUALTY LOSSES.—For purposes of this sub-
7	section, the term "qualified disaster-related personal
8	casualty losses" means—
9	(A) losses described in section 165(c)(3) of
10	the Internal Revenue Code of 1986 which arise
11	in the Hurricane Florence disaster area on or
12	after September 13, 2018, and which are at-
13	tributable to Hurricane Florence,
14	(B) losses described in section $165(c)(3)$ of
15	the Internal Revenue Code of 1986 which arise
16	in the Hurricane Michael disaster area on or
17	after October 7, 2018, and which are attrib-
18	utable to Hurricane Michael, and
19	(C) losses described in section 165(c)(3) of
20	the Internal Revenue Code of 1986 which arise
21	in the California wildfire disaster area on or
22	after July 23, 2018, and which are attributable
23	to the wildfires to which the declaration of such
24	area relates.

1	(c) Special Rule for Determining Earned In-
2	COME.—
3	(1) In general.—In the case of a qualified in-
4	dividual, if the earned income of the taxpayer for the
5	applicable taxable year is less than the earned in-
6	come of the taxpayer for the preceding taxable year,
7	the credits allowed under sections 24(d) and 32 of
8	the Internal Revenue Code of 1986 may, at the elec-
9	tion of the taxpayer, be determined by sub-
10	stituting—
11	(A) such earned income for the preceding
12	taxable year, for
13	(B) such earned income for the applicable
14	taxable year.
15	(2) QUALIFIED INDIVIDUAL.—For purposes of
16	this subsection—
17	(A) In general.—The term "qualified in-
18	dividual" means any qualified Hurricane Flor-
19	ence individual, any qualified Hurricane Mi-
20	chael individual, and any qualified California
21	wildfire individual.
22	(B) Qualified hurricane florence in-
23	DIVIDUAL.—The term "qualified Hurricane
24	Florence individual" means any individual

1	whose principal place of abode on September
2	13, 2018, was located—
3	(i) in the Hurricane Florence disaster
4	zone, or
5	(ii) in the Hurricane Florence disaster
6	area (but outside the Hurricane Florence
7	disaster zone) and such individual was dis-
8	placed from such principal place of abode
9	by reason of Hurricane Florence.
10	(C) QUALIFIED HURRICANE MICHAEL IN-
11	DIVIDUAL.—The term "qualified Hurricane Mi-
12	chael individual" means any individual whose
13	principal place of abode on October 7, 2018,
14	was located—
15	(i) in the Hurricane Michael disaster
16	zone, or
17	(ii) in the Hurricane Michael disaster
18	area (but outside the Hurricane Michael
19	disaster zone) and such individual was dis-
20	placed from such principal place of abode
21	by reason of Hurricane Michael.
22	(D) QUALIFIED CALIFORNIA WILDFIRE IN-
23	DIVIDUAL.—The term "qualified California
24	wildfire individual" means any individual whose
25	principal place of abode during any portion of
23 24	DIVIDUAL.—The term "qualified Califor wildfire individual" means any individual wh

1	the period from July 23, 2018, to December 31,
2	2018, was located—
3	(i) in the California wildfire disaster
4	zone, or
5	(ii) in the California wildfire disaster
6	area (but outside the California disaster
7	zone) and such individual was displaced
8	from such principal place of abode by rea-
9	son of the wildfires to which the declara-
10	tion of such area relates.
11	(3) APPLICABLE TAXABLE YEAR.—The term
12	"applicable taxable year" means the taxable year
13	which includes—
14	(A) in the case of a qualified Hurricane
15	Florence individual, September 13, 2018,
16	(B) in the case of a qualified Hurricane
17	Michael individual, October 7, 2018, and
18	(C) in the case of a qualified California
19	wildfire individual, any portion of the period
20	from July 23, 2018, to December 31, 2018.
21	(4) Earned income.—For purposes of this
22	subsection, the term "earned income" has the mean-
23	ing given such term under section 32(c) of the Inter-
24	nal Revenue Code of 1986.
25	(5) Special rules.—

1	(A) APPLICATION TO JOINT RETURNS.—
2	For purposes of paragraph (1), in the case of
3	a joint return for an applicable taxable year—
4	(i) such paragraph shall apply if ei-
5	ther spouse is a qualified individual, and
6	(ii) the earned income of the taxpayer
7	for the preceding taxable year shall be the
8	sum of the earned income of each spouse
9	for such preceding taxable year.
10	(B) Uniform application of elec-
11	TION.—Any election made under paragraph (1)
12	shall apply with respect to both sections 24(d)
13	and 32, of the Internal Revenue Code of 1986
14	(C) Errors treated as mathematical
15	ERROR.—For purposes of section 6213 of the
16	Internal Revenue Code of 1986, an incorrect
17	use on a return of earned income pursuant to
18	paragraph (1) shall be treated as a mathe-
19	matical or clerical error.
20	(D) NO EFFECT ON DETERMINATION OF
21	GROSS INCOME, ETC.—Except as otherwise pro-
22	vided in this subsection, the Internal Revenue
23	Code of 1986 shall be applied without regard to
24	any substitution under paragraph (1).