118TH CONGRESS	C	
1st Session	5.	

To amend the Internal Revenue Code of 1986 to revise the treatment of partnership interests received in connection with the performance of services, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr.	Wyden (for himself, Mr. Whitehouse, Mr. King, Ms. Warren, Mr.
	SANDERS, Mr. SCHATZ, Mr. REED, Ms. HIRONO, Mr. MARKEY, and Mr.
	FETTERMAN) introduced the following bill; which was read twice and re-
	ferred to the Committee on

A BILL

To amend the Internal Revenue Code of 1986 to revise the treatment of partnership interests received in connection with the performance of services, 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 This Act may be cited as the "Ending the Carried
- 5 Interest Loophole Act".

1	SEC. 2. PARTNERSHIP INTERESTS TRANSFERRED IN CON-
2	NECTION WITH PERFORMANCE OF SERVICES.
3	(a) Modification of Election To Include Part-
4	NERSHIP INTEREST IN GROSS INCOME IN YEAR OF
5	Transfer.—Subsection (c) of section 83 is amended by
6	redesignating paragraph (4) as paragraph (5) and by in-
7	serting after paragraph (3) the following new paragraph:
8	"(4) Partnership interests.—Except as
9	provided by the Secretary—
10	"(A) In General.—In the case of any
11	transfer of an interest in a partnership in con-
12	nection with the performance of services—
13	"(i) the fair market value of such in-
14	terest shall be treated for purposes of this
15	section as being equal to the amount which
16	the partner would receive if the partner-
17	ship sold (at the time of the transfer) all
18	of its assets for cash at their fair market
19	value in a fully taxable transaction and
20	distributed the proceeds of such sale (re-
21	duced by the liabilities of the partnership)
22	to its partners in complete liquidation, and
23	"(ii) the person receiving such interest
24	shall be treated as having made the elec-
25	tion under subsection $(b)(1)$ unless such

1	person makes an election under this para-
2	graph to have such subsection not apply.
3	"(B) Coordination with other part-
4	NERSHIP RULES.—Except as otherwise provided
5	by the Secretary, if, by reason of subparagraph
6	(A), subsection (b)(1) applies to a partnership
7	interest transferred to a person, then the
8	amount included in the gross income of such
9	person by reason of such subsection shall (at
10	the time of the transfer)—
11	"(i) be treated as an addition to the
12	capital account of such person with respect
13	to such partnership for purposes of sub-
14	chapter K, and
15	"(ii) if such interest is an applicable
16	partnership interest under section 1299 at
17	any time, be treated as invested capital of
18	such person with respect to such interest
19	for purposes of such section.
20	"(C) Election.—The election under sub-
21	paragraph (A)(ii) shall be made under rules
22	similar to the rules of subsection (b)(2).
23	"(D) Partnership interest.—
24	"(i) In general.—For purposes of
25	this paragraph, any applicable financial in-

1	strument or contract (as defined in section
2	1299(b)(2)(B)) or interest in an entity
3	other than a partnership which is treated
4	as an applicable partnership interest under
5	section 1299(b)(2) shall be treated as an
6	interest in a partnership.
7	"(ii) Regulations.—The Secretary
8	shall prescribe such regulations or other
9	guidance as the Secretary determines nec-
10	essary or appropriate to carry out this
11	paragraph, including regulations for the
12	application of this paragraph to applicable
13	financial instruments or contracts (as so
14	defined) or interests in entities other than
15	partnerships which are treated as partner-
16	ship interests under clause (i).".
17	(b) Effective Date.—The amendments made by
18	this section shall apply to interests in partnerships trans-
19	ferred after the date of the enactment of this Act.
20	SEC. 3. TREATMENT OF CERTAIN PARTNERSHIP INTER-
21	ESTS RECEIVED IN CONNECTION WITH PER-
22	FORMANCE OF SERVICES.
23	(a) In General.—Subchapter P of chapter 1 of the
24	Internal Revenue Code of 1986 is amended by adding at
25	the end the following new part:

1 "PART VII—TREATMENT OF CERTAIN PARTNER-

2 SHIP INTERESTS RECEIVED IN CONNECTION

3 WITH PERFORMANCE OF SERVICES

"Sec. 1299. Treatment of certain partnership interests received in connection with performance of services.

	with performance of services.
4	"SEC. 1299. TREATMENT OF CERTAIN PARTNERSHIP INTER
5	ESTS RECEIVED IN CONNECTION WITH PER
6	FORMANCE OF SERVICES.
7	"(a) In General.—In the case of a taxpayer who
8	holds 1 or more applicable partnership interests in any
9	partnership at any time during any taxable year of the
10	partnership ending with or within the taxable year of the
11	taxpayer—
12	"(1) there shall be included in the gross income
13	of the taxpayer as ordinary income an amount equa
14	to the aggregate of the deemed compensation
15	amounts determined under subsection (c) with re-
16	spect to such interests in all partnerships, and
17	"(2) the taxpayer shall be treated as having for
18	such taxable year of the taxpayer a long-term capital
19	loss equal to the aggregate of such deemed com-
20	pensation amounts.
21	"(b) Applicable Partnership Interest.—For
22	purposes of this section—

1	"(1) In general.—Except as provided in this
2	subsection, the term 'applicable partnership interest'
3	means any interest in a partnership which—
4	"(A) is directly or indirectly transferred to
5	(or held by) the taxpayer in connection with the
6	performance of services by the taxpayer, or any
7	other person, in any applicable trade or busi-
8	ness, or
9	"(B) is held by a taxpayer who received an
10	applicable loan.
11	Such term shall not include any interest which is ac-
12	quired pursuant to a sale or disposition to which
13	subsection $(c)(5)$ applies.
14	"(2) Determination of interest in a part-
15	NERSHIP.—
16	"(A) In general.—For purposes of para-
17	graph (1), the term 'interest in a partnership'
18	includes—
19	"(i) any applicable financial instru-
20	ment or contract, or
21	"(ii) to the extent provided by the
22	Secretary, any interest in an entity other
23	than a partnership if such interest would
24	be treated as an applicable partnership in-
25	terest if such entity were a partnership.

1	"(B) Applicable financial instrument
2	OR CONTRACT.—For purposes of this para-
3	graph—
4	"(i) In general.—The term 'applica-
5	ble financial instrument or contract' means
6	any financial instrument or contract the
7	value of which is determined in whole or in
8	part by reference to any partnership or
9	partnership-related item (including the
10	amount of partnership distributions, the
11	value of partnership assets, or the results
12	of partnership operations).
13	"(ii) Exception for non-convert-
14	IBLE DEBT.—Such term shall not include
15	a financial instrument or contract if such
16	instrument or contract—
17	"(I) is treated as debt for Fed-
18	eral tax purposes, and
19	"(II) is not convertible into or
20	exchangeable for any partnership in-
21	terest and does not provide for a pay-
22	ment of similar or equivalent value.
23	"(3) Applicable trade or business.—
24	"(A) In general.—For purposes of para-
25	graph (1)(A), the term 'applicable trade or

1	business means any activity conducted on a
2	regular, continuous, and substantial basis
3	which, regardless of whether the activity is con-
4	ducted in one or more entities, consists, in
5	whole or in part, of—
6	"(i) raising or returning capital, and
7	"(ii) either—
8	"(I) investing in (including ac-
9	quiring or disposing of) specified as-
10	sets (or identifying specified assets for
11	such investing, acquisition, or disposi-
12	tion), or
13	"(II) developing specified assets.
14	"(B) Specified assets.—
15	"(i) In general.—The term 'speci-
16	fied assets' means securities, commodities,
17	real estate held for rental or investment,
18	cash or cash equivalents, options or deriva-
19	tive contracts with respect to any of the
20	foregoing, and an interest in a partnership
21	if such partnership has a direct or indirect
22	interest in any of the foregoing.
23	"(ii) Securities.—For purposes of
24	clause (i), the term 'securities' has the

1	meaning given such term under section
2	475(c)(2), determined—
3	"(I) by applying subparagraph
4	(B) thereof without regard to whether
5	the partnership or trust is widely held
6	or publicly traded, and
7	"(II) without regard to the last
8	sentence thereof.
9	"(iii) Commodities.—For purposes
10	of clause (i), the term 'commodities' has
11	the meaning given such term under section
12	475(e)(2), except that such term shall not
13	include commodities held in connection
14	with the active conduct of a commodities
15	business as a producer, processor, mer-
16	chant, or handler of commodities.
17	"(4) Applicable loan.—
18	"(A) IN GENERAL.—The term 'applicable
19	loan' means, with respect to any partnership in-
20	terest, any loan issued directly or indirectly
21	from the partnership, any other partner of the
22	partnership, or any person related to such other
23	partner or such partnership.
24	"(B) Safe Harbor.—The term 'applicable
25	loan' does not include any loan which—

1	"(i) is fully recourse to the borrower
2	or fully secured by the borrower's assets,
3	and
4	"(ii) requires payments of interest
5	with a stated rate not less than the speci-
6	fied rate determined under subsection
7	(e)(2).
8	"(c) Deemed Compensation Amount.—For pur-
9	poses of this section—
10	"(1) DEEMED COMPENSATION AMOUNT.—
11	"(A) IN GENERAL.—The term 'deemed
12	compensation amount' means, with respect to
13	any applicable partnership interest for any
14	partnership taxable year, an amount equal to
15	the product of—
16	"(i) the specified rate determined
17	under paragraph (2) for the calendar year
18	in which such taxable year begins, multi-
19	plied by
20	"(ii) the excess (if any) of—
21	"(I) an amount equal to the ap-
22	plicable percentage of the weighted
23	average of the aggregate of invested
24	capital of all partners of the partner-

1	snip on each measurement date occur-
2	ring within such taxable year, over
3	"(II) the weighted average of in-
4	vested capital with respect to the ap-
5	plicable partnership interest on each
6	measurement date occurring within
7	such taxable year.
8	"(B) Measurement date.—For purposes
9	of subparagraph (A), the term 'measurement
10	date' means—
11	"(i) the last day of the partnership
12	taxable year,
13	"(ii) any date specified in the regula-
14	tions under subchapter K as a date on
15	which to revalue property of the partner-
16	ship for purposes of adjusting capital ac-
17	counts of the partner (without regard to
18	whether the partnership capital accounts
19	are adjusted on that date), and
20	"(iii) any other date specified by the
21	Secretary.
22	"(2) Specified rate.—The term 'specified
23	rate' means, with respect to any calendar year, a
24	percentage equal to the sum of—

1	"(A) the first segment rate (as defined in
2	section $430(h)(2)(C)(i)$ for the first month of
3	such calendar year, plus
4	"(B) 9 percentage points.
5	"(3) Applicable percentage.—
6	"(A) In general.—The term 'applicable
7	percentage' means, with respect to any applica-
8	ble partnership interest, the highest percentage
9	of profits of the partnership which could be al-
10	located to such interest (consistent with the
11	partnership agreement and determined as if all
12	performance targets with respect to such inter-
13	est had been met).
14	"(B) Secretarial Authority.—The Sec-
15	retary shall prescribe rules for the determina-
16	tion of the applicable percentage in cases in
17	which the percentage of profits of a partnership
18	which may be allocated to the applicable part-
19	nership interest under the partnership agree-
20	ment may temporarily exceed the highest per-
21	centage determined under subparagraph (A).
22	"(4) Invested capital.—
23	"(A) In General.—The term invested
24	capital' means, with respect to any partner as
25	of any day, the excess of—

1	"(i) the sum of—
2	"(I) the total cumulative value,
3	determined at the time of contribu-
4	tion, of all money or other property
5	contributed by the partner to the
6	partnership on or before such day (net
7	of any liabilities the partnership is
8	considered to assume or take subject
9	to), plus
10	" (Π) the aggregate amounts of
11	the partner's distributive share of in-
12	come and gain as of such day, over
13	"(ii) the sum of—
14	"(I) the aggregate value, deter-
15	mined at the time of distribution, of
16	all money or other property distrib-
17	uted to the partner from the partner-
18	ship on or before such day (net of any
19	liabilities the partner is considered to
20	assume or take subject to), plus
21	"(II) the aggregate amount of
22	the partner's distributive share of loss
23	and deductions of the partnership as
24	of such day.
25	"(B) Special rules.—

1	"(i) In general.—For purposes of
2	subparagraph (A), invested capital shall be
3	determined—
4	"(I) without regard to amounts
5	considered as a contribution of money
6	or as a distribution of money by rea-
7	son of subsection (a) or (B) of section
8	752, and
9	"(II) without regard to income
10	required to be recognized by a con-
11	tributing partner under section 704(c)
12	with respect to property described in
13	subparagraph (A)(i)(I).
14	"(ii) Adjustments.—The Secretary
15	may provide for rules making such adjust-
16	ments as the Secretary determines nec-
17	essary to the determination of invested
18	capital under subparagraph (A) in order to
19	carry out the purposes of this section.
20	"(C) Treatment of borrowings from
21	PARTNERSHIPS OR OTHER PARTNERS.—For
22	purposes of paragraph (1)(A), the amount of
23	invested capital with respect to any applicable
24	partnership interest shall be reduced by the

1	amount of any applicable loan to a partner who
2	is described in subsection (b)(1)(B).
3	"(5) ACCELERATED INCLUSION IN CASE OF
4	DISPOSITION OF APPLICABLE PARTNERSHIP INTER-
5	EST.—
6	"(A) In general.—If a taxpayer who
7	holds an applicable partnership interest sells or
8	disposes of any portion of such interest during
9	a taxable year in the applicable period, the
10	amount determined under this subsection for
11	such taxable year shall be the sum of—
12	"(i) the amount determined under
13	paragraph (1) for the taxable year (deter-
14	mined as if no such sale or disposition had
15	occurred), plus
16	"(ii) an amount equal to the product
17	of—
18	"(I) the excess of the amount de-
19	termined under clause (i) over the
20	amount determined under paragraph
21	(1) for the taxable year, and
22	"(II) the number of taxable years
23	beginning after the date of the sale or
24	disposition and before the last day of
25	the applicable period.

1	"(B) APPLICABLE PERIOD.—For purposes
2	of this paragraph, the applicable period is the
3	10-year period beginning on the later of—
4	"(i) the date the taxpayer acquired
5	the applicable partnership interest, or
6	"(ii) the last date described in para-
7	graph (1)(B)(ii) on which there was an in-
8	crease in the amount of the taxpayers ap-
9	plicable percentage of the aggregate in-
10	vested capital of all partners of the part-
11	nership.
12	"(6) Multiple interests.—If at any time
13	during a taxable year a taxpayer holds directly or in-
14	directly more than 1 applicable partnership interest
15	in a single partnership, such interests shall be treat-
16	ed as 1 applicable partnership interest for purposes
17	of applying this subsection.
18	"(d) Related Person.—For purposes of this sec-
19	tion, a person shall be treated as related to another person
20	if the relationship between such persons would be de-
21	scribed in section 267(b) or 707(b).
22	"(e) Reporting.—A partnership shall report to the
23	Secretary, and include with the information required to
24	be furnished under section 6031(b) to each partner, the
25	amount of the partner's deemed compensation amount for

1	the taxable year, if any. A similar rule applies to any enti-
2	ty that receives a report of a deemed compensation
3	amount for the taxable year.
4	"(f) REGULATIONS.—The Secretary shall issue such
5	regulations or other guidance as necessary to carry out
6	this section, including regulations—
7	"(1) to prevent the abuse of the purposes of
8	this section, including through—
9	"(A) the allocation of income to tax indif-
10	ferent parties, or
11	"(B) a reduction or increase in the in-
12	vested capital of any partner (including at-
13	tempts to undervalue or overvalue property),
14	"(2) which provide for the application of the
15	rules of subsection (e) to applicable financial instru-
16	ments and contracts and to entities other than part-
17	nerships,
18	"(3) which provide in appropriate circumstances
19	for purposes of this section the aggregation of assets
20	held by related partnerships or for the
21	disaggregation of assets within 1 partnership,
22	"(4) which provide for the application of this
23	section in cases of tiered structures or entities,

1	"(5) which provide guidance with respect to for-
2	giveness of any loan described in subsection
3	(b)(4)(B), and
4	"(6) which provide rules for transfers or liq-
5	uidations of applicable partnership interests by gift,
6	inheritance, substituted basis transactions, and other
7	transactions in which income is not recognized at
8	the time of the transaction.".
9	(b) Conforming Amendments.—
10	(1)(A) Part IV of subchapter O of chapter 1 of
11	the Internal Revenue Code of 1986 is amended by
12	striking section 1061.
13	(B) The table of sections for part IV of sub-
14	chapter O of chapter 1 of such Code is amended by
15	striking the item relating to section 1061.
16	(2) The table of parts for subchapter P of such
17	Code is amended by adding at the end the following
18	new item:
	"Part VII—Treatment of Certain Partnership Interests Received in Connection With Performance of Services".
19	(c) Effective Date.—The amendments made by
20	this section shall apply to taxable years of a taxpayer be-
21	ginning after date of enactment of this Act, with or within
22	which ends the taxable year of a partnership which begins
23	after such date.