

.....
(Original Signature of Member)

114TH CONGRESS
1ST SESSION

H. R.

To amend the Internal Revenue Code of 1986 to extend the work opportunity credit for hiring veterans, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Ms. BROWNLEY of California introduced the following bill; which was referred to the Committee on _____

A BILL

To amend the Internal Revenue Code of 1986 to extend the work opportunity credit for hiring veterans, 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 “VOW to Hire Heroes
5 Extension Act of 2015”.

1 **SEC. 2. EXTENSION OF WORK OPPORTUNITY CREDIT FOR**
2 **VETERANS.**

3 (a) IN GENERAL.—Paragraph (4) of section 51(c) of
4 the Internal Revenue Code of 1986 is amended by striking
5 “2014” and inserting “2014 (December 31, 2018, in the
6 case of a qualified veteran).”.

7 (b) EFFECTIVE DATE.—The amendment made by
8 this section shall apply to individuals who begin work for
9 the employer after December 31, 2014.

10 **SEC. 3. SIMPLIFIED CERTIFICATION OF VETERAN STATUS.**

11 (a) IN GENERAL.—Subparagraph (D) of section
12 51(d)(13) of the Internal Revenue Code of 1986 is amend-
13 ed to read as follows:

14 “(D) PRE-SCREENING OF QUALIFIED VET-
15 ERANS.—

16 “(i) IN GENERAL.—Subparagraph (A)
17 shall be applied without regard to sub-
18 clause (II) of clause (ii) thereof in the case
19 of an individual seeking treatment as a
20 qualified veteran with respect to whom the
21 pre-screening notice contains—

22 “(I) qualified veteran status doc-
23 umentation,

24 “(II) qualified proof of unemploy-
25 ment compensation, and

1 “(III) an affidavit furnished by
2 the individual stating, under penalty
3 of perjury, that the information pro-
4 vided under subclauses (I) and (II) is
5 true.

6 “(ii) QUALIFIED VETERAN STATUS
7 DOCUMENTATION.—For purposes of clause
8 (i), the term ‘qualified veteran status docu-
9 mentation’ means any documentation pro-
10 vided to an individual by the Department
11 of Defense or the National Guard upon re-
12 lease or discharge from the Armed Forces
13 which includes information sufficient to es-
14 tablish that such individual is a veteran.

15 “(iii) QUALIFIED PROOF OF UNEM-
16 PLOYMENT COMPENSATION.—For purposes
17 of clause (i), the term ‘qualified proof of
18 unemployment compensation’ means, with
19 respect to an individual, checks or other
20 proof of receipt of payment of unemploy-
21 ment compensation to such individual for
22 periods aggregating not less than 4 weeks
23 (in the case of an individual seeking treat-
24 ment under paragraph (3)(A)(iii)), or not
25 less than 6 months (in the case of an indi-

1 vidual seeking treatment under clause
2 (ii)(II) or (iv) of paragraph (3)(A)), during
3 the 1-year period ending on the hiring
4 date.”.

5 (b) EFFECTIVE DATE.—The amendment made by
6 this section shall apply to individuals who begin work for
7 the employer after the date of the enactment of this Act.

8 **SEC. 4. CREDIT MADE AVAILABLE AGAINST PAYROLL**
9 **TAXES IN CERTAIN CIRCUMSTANCES.**

10 (a) IN GENERAL.—Paragraph (2) of section 52(c) of
11 the Internal Revenue Code of 1986 is amended—

12 (1) by striking “QUALIFIED TAX-EXEMPT ORGA-
13 NIZATIONS” in the heading and inserting “CERTAIN
14 EMPLOYERS”, and

15 (2) by striking “by qualified tax-exempt organi-
16 zations” in the text and inserting “by certain em-
17 ployers”.

18 (b) CREDIT ALLOWED TO CERTAIN FOR-PROFIT EM-
19 PLOYERS.—

20 (1) IN GENERAL.—Paragraph (1) of section
21 3111(e) of the Internal Revenue Code of 1986 is
22 amended by inserting “or a qualified for-profit em-
23 ployer” after “If a qualified tax-exempt organiza-
24 tion”.

1 (2) QUALIFIED FOR-PROFIT EMPLOYER DE-
2 FINED.—Paragraph (5) of section 3111(e) of the In-
3 ternal Revenue Code of 1986 is amended by striking
4 “and” at the end of subparagraph (A), by redesignig-
5 nating subparagraph (B) as subparagraph (C), and
6 by inserting after subparagraph (A) the following
7 new subparagraph:

8 “(B) the term ‘qualified for-profit em-
9 ployer’ means, with respect to a taxable year,
10 an employer not described in subparagraph (A),
11 but only if—

12 “(i) such employer does not have prof-
13 its for any of the 3 taxable years preceding
14 such taxable year, and

15 “(ii) such employer elects under sec-
16 tion 51(j) not to have section 51 apply to
17 such taxable year, and”.

18 (3) CONFORMING AMENDMENTS.—

19 (A) Section 3111(e)(1) of the Internal
20 Revenue Code of 1986 is amended by striking
21 “with respect to whom a credit would be allow-
22 able under section 38 by reason of section 51
23 if the organization were not a qualified tax-ex-
24 empt organization” in paragraph (1).

1 (B) Paragraphs (1) and (2) of are both
2 amended by inserting “or for-profit employer”
3 after “employees of the organization” each
4 place it appears.

5 (C) Section 3111(e)(3)(C) of the Internal
6 Revenue Code of 1986 is amended by inserting
7 “in the case of a qualified tax-exempt organiza-
8 tion,” before “by only taking into account”.

9 (D) Section 3111(e)(4) of the Internal
10 Revenue Code of 1986 is amended by inserting
11 “or for-profit employer” after “the organiza-
12 tion”.

13 (E) Section 3111(e)(5)(C) of the Internal
14 Revenue Code of 1986, as redesignated by
15 paragraph (2), is amended to read as follows:

16 “(C) the term ‘qualified veteran’ means a
17 qualified veteran (within the meaning of section
18 51(d)(3)) with respect to whom a credit would
19 be allowable under section 38 by reason of sec-
20 tion 51 if the employer of such veteran were not
21 a qualified tax-exempt organization or a quali-
22 fied for-profit employer.”.

23 (c) TRANSFERS TO FEDERAL OLD-AGE AND SUR-
24 VIVORS INSURANCE TRUST FUND.—There are hereby ap-
25 propriated to the Federal Old-Age and Survivors Trust

1 Fund and the Federal Disability Insurance Trust Fund
2 established under section 201 of the Social Security Act
3 (42 U.S.C. 401) amounts equal to the reduction in reve-
4 nues to the Treasury by reason of the amendments made
5 by subsections (a) and (b). Amounts appropriated by the
6 preceding sentence shall be transferred from the general
7 fund at such times and in such manner as to replicate
8 to the extent possible the transfers which would have oc-
9 curred to such Trust Fund had such amendments not
10 been enacted.

11 (d) **EFFECTIVE DATE.**—The amendments made by
12 subsections (a) and (b) shall apply to individuals who
13 begin work for the employer after the date of the enact-
14 ment of this Act.

15 **SEC. 5. REPORT.**

16 Not later than 2 years after the date of the enact-
17 ment of this Act, and annually thereafter, the Commis-
18 sioner of Internal Revenue, in consultation with the Sec-
19 retary of Labor, shall report to the Congress on the effec-
20 tiveness and cost-effectiveness of the amendments made
21 by sections 2, 3, and 4 in increasing the employment of
22 veterans. Such report shall include the results of a survey,
23 conducted, if needed, in consultation with the Veterans'
24 Employment and Training Service of the Department of
25 Labor, to determine how many veterans are hired by each

1 employer that claims the credit under section 51, by rea-
2 son of subsection (d)(1)(B) thereof, or 3111(e) of the In-
3 ternal Revenue Code of 1986.

4 **SEC. 6. TREATMENT OF POSSESSIONS.**

5 (a) PAYMENTS TO POSSESSIONS.—

6 (1) MIRROR CODE POSSESSIONS.—The Sec-
7 retary of the Treasury shall pay to each possession
8 of the United States with a mirror code tax system
9 amounts equal to the loss to that possession by rea-
10 son of the amendments made by this Act. Such
11 amounts shall be determined by the Secretary of the
12 Treasury based on information provided by the gov-
13 ernment of the respective possession of the United
14 States.

15 (2) OTHER POSSESSIONS.—The Secretary of
16 the Treasury shall pay to each possession of the
17 United States which does not have a mirror code tax
18 system the amount estimated by the Secretary of the
19 Treasury as being equal to the loss to that posses-
20 sion that would have occurred by reason of the
21 amendments made by this Act if a mirror code tax
22 system had been in effect in such possession. The
23 preceding sentence shall not apply with respect to
24 any possession of the United States unless such pos-
25 session establishes to the satisfaction of the Sec-

1 retary that the possession has implemented (or, at
2 the discretion of the Secretary, will implement) an
3 income tax benefit which is substantially equivalent
4 to the income tax credit in effect after the amend-
5 ments made by this Act.

6 (b) COORDINATION WITH CREDIT ALLOWED
7 AGAINST UNITED STATES INCOME TAXES.—The credit
8 allowed against United States income taxes for any tax-
9 able year under the amendments made by this Act to sec-
10 tion 51 of the Internal Revenue Code of 1986 to any per-
11 son with respect to any qualified veteran shall be reduced
12 by the amount of any credit (or other tax benefit described
13 in subsection (a)(2)) allowed to such person against in-
14 come taxes imposed by the possession of the United States
15 by reason of this section with respect to such qualified
16 veteran for such taxable year.

17 (c) DEFINITIONS AND SPECIAL RULES.—

18 (1) POSSESSION OF THE UNITED STATES.—For
19 purposes of this section, the term “possession of the
20 United States” includes American Samoa, Guam,
21 the Commonwealth of the Northern Mariana Is-
22 lands, the Commonwealth of Puerto Rico, and the
23 United States Virgin Islands.

24 (2) MIRROR CODE TAX SYSTEM.—For purposes
25 of this section, the term “mirror code tax system”

1 means, with respect to any possession of the United
2 States, the income tax system of such possession if
3 the income tax liability of the residents of such pos-
4 session under such system is determined by ref-
5 erence to the income tax laws of the United States
6 as if such possession were the United States.

7 (3) TREATMENT OF PAYMENTS.—For purposes
8 of section 1324(b)(2) of title 31, United States
9 Code, the payments under this section shall be treat-
10 ed in the same manner as a refund due from credit
11 provisions described in such section.