



1           (1) by striking subparagraph (A) and inserting  
2           the following:

3                   “(A) any corporation which—

4                           “(i) directly or indirectly operates or  
5                           manages a lodging facility or a health care  
6                           facility, or

7                           “(ii) directly or indirectly operates or  
8                           manages a prison facility or provides serv-  
9                           ices at or in connection with a prison facil-  
10                          ity, and”,

11           (2) in subparagraph (B), by striking “any lodg-  
12           ing facility or health care facility” and inserting  
13           “any lodging facility, health care facility, or prison  
14           facility”, and

15           (3) by striking the last sentence and inserting  
16           the following: “Subparagraph (B) shall not apply to  
17           rights provided to an eligible independent contractor  
18           to operate or manage a lodging facility, a health  
19           care facility, or a prison facility if such rights are  
20           held by such corporation as a franchisee, licensee, or  
21           in a similar capacity and such lodging facility, health  
22           care facility, or prison facility is either owned by  
23           such corporation or is leased to such corporation  
24           from the real estate investment trust.”.

1           (b) DEFINITION OF PRISON FACILITY.—Section  
2 856(l)(4) of the Internal Revenue Code of 1986 is amend-  
3 ed by adding at the end the following new subparagraph:

4                       “(C) PRISON FACILITY.—The term ‘prison  
5                       facility’ means any correctional, detention, or  
6                       penal facility.”.

7           (c) EFFECTIVE DATE.—The amendments made by  
8 this section shall apply to taxable years beginning after  
9 the date of the enactment of this Act.