116TH CONGRESS 2D SESSION

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To amend the Internal Revenue Code of 1986 to increase retirement savings, to improve retirement plan administration, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. GRASSLEY (for himself, Ms. HASSAN, and Mr. LANKFORD) introduced the following bill; which was read twice and referred to the Committee on

A BILL

- To amend the Internal Revenue Code of 1986 to increase retirement savings, to improve retirement plan administration, 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 "Improving Access to

5 Retirement Savings Act".

6 SEC. 2. MULTIPLE EMPLOYER 403(B) PLANS.

7 (a) IN GENERAL.—Section 403(b) of the Internal
8 Revenue Code of 1986 is amended by adding at the end
9 the following new paragraph:

"(15) Multiple employer plans.—
(10) MOMIN LE EMI LOTER TRANS.
"(A) IN GENERAL.—Except in the case of
a church plan, this subsection shall not be
treated as failing to apply to an annuity con-
tract solely by reason of such contract being
purchased under a plan maintained by more
than 1 employer.
"(B) TREATMENT OF EMPLOYERS FAILING
TO MEET REQUIREMENTS OF PLAN.—
"(i) IN GENERAL.—In the case of a
plan maintained by more than 1 employer,
this subsection shall not be treated as fail-
ing to apply to an annuity contract held
under such plan merely because of 1 or
more employers failing to meet the require-
ments of this subsection, if such plan satis-
fies rules similar to the rules of section
413(e)(2) with respect to any such em-
ployer failure.
"(ii) Additional requirements in
CASE OF NON-GOVERNMENTAL PLANS.—A
plan shall not be treated as meeting the re-
quirements of this subsection unless the
plan meets the requirements of subpara-
graph (A) or (B) of section $413(e)(1)$, ex-

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cept in the case of a multiple employer
 plan maintained solely by a State, a polit ical subdivision of a State, or an agency or
 instrumentality thereof.".

5 (b) ANNUAL REGISTRATION FOR 403(B) MULTIPLE
6 EMPLOYER PLAN.—Section 6057 of the Internal Revenue
7 Code of 1986 is amended by redesignating subsection (g)
8 as subsection (h) and by inserting after subsection (f) the
9 following new subsection:

10 "(g) 403(B) MULTIPLE EMPLOYER PLANS TREATED 11 AS 1 PLAN.—In the case of annuity contracts to which 12 this section applies and to which section 403(b) applies 13 by reason of the plan under which such contracts are pur-14 chased meeting the requirements of paragraph (15) there-15 of, such plan shall be treated as a single plan for purposes 16 of this section.".

(c) ANNUAL INFORMATION RETURNS FOR 403(B)
MULTIPLE EMPLOYER PLAN.—Section 6058 of the Internal Revenue Code of 1986 is amended by redesignating
subsection (f) as subsection (g) and by inserting after subsection (e) the following new subsection:

"(f) 403(B) MULTIPLE EMPLOYER PLANS TREATED
AS 1 PLAN.—In the case of annuity contracts to which
this section applies and to which section 403(b) applies
by reason of the plan under which such contracts are pur-

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chased meeting the requirements of paragraph (15) there of, such plan shall be treated as a single plan for purposes
 of this section.".
 (d) AMENDMENTS TO EMPLOYEE RETIREMENT IN-

5 COME SECURITY ACT OF 1974.—

6	(1) TREATED AS POOLED EMPLOYER PLAN.—
7	(A) IN GENERAL.—Section 3(43)(A) of the
8	Employee Retirement Income Security Act of
9	1974 (29 U.S.C. 1002(43)(A)) is amended—
10	(i) in clause (ii), by striking "section
11	501(a) of such Code or" and inserting
12	"501(a) of such Code, a plan that consists
13	of contracts described in section 403(b) of
14	such Code, or"; and
15	(ii) in the flush text at the end, by
16	striking "the plan." and inserting "the
17	plan, but such term shall include any pro-
18	gram (other than a governmental plan)
19	maintained for the benefit of the employees

19maintained for the benefit of the employees20of more than 1 employer that consists of21contracts described in section 403(b) of22such Code and that meets the require-23ments of subparagraph (A) or (B) of sec-24tion 413(e)(1) of such Code.".

1	(B) Conforming Amendments.—Para-
2	graphs $(43)(B)(v)(II)$ and $(44)(A)(i)(I)$ of sec-
3	tion 3 of such Act (29 U.S.C. 1002) are each
4	amended by striking "section 401(a) of such
5	Code or" and inserting "401(a) of such Code,
6	a plan that consists of contracts described in
7	section 403(b) of such Code, or".
8	(2) FIDUCIARIES.—Section 3(43)(B)(ii) of such
9	Act (29 U.S.C. 1002(43)(B)(ii)) is amended—
10	(A) by striking "trustees meeting the re-
11	quirements of section $408(a)(2)$ of the Internal
12	Revenue Code of 1986" and inserting "trustees
13	(or other fiduciaries in the case of a plan that
14	consists of contracts described in section $403(b)$
15	of the Internal Revenue Code of 1986) meeting
16	the requirements of section $408(a)(2)$ of such
17	Code", and
18	(B) by striking "holding" and inserting
19	"holding (or causing to be held under the terms
20	of a plan consisting of such contracts)".
21	(e) Regulations Relating to Plan Termi-
22	NATION.—The Secretary of the Treasury (or the Sec-
23	retary's designee) shall prescribe such regulations as may
24	be necessary to clarify the treatment of a plan termination

by an employer in the case of plans to which section
 403(b)(15) of the Internal Revenue Code of 1986 applies.
 (f) MODIFICATION OF MODEL PLAN LANGUAGE.—

4 (1) PLAN NOTIFICATIONS.—The Secretary of 5 the Treasury (or the Secretary's designee) shall 6 modify the model plan language published under sec-7 tion 413(e)(5) of the Internal Revenue Code of 1986 8 to include language which notifies participating em-9 ployers which are exempt from tax under section 10 501(a) of such Code that the plan is subject to the 11 Employee Retirement Income Security Act of 1974 12 and that such employer is a plan sponsor with re-13 spect to its employees participating in the multiple 14 employer plan and, as such, has certain fiduciary 15 duties with respect to the plan and to its employees.

16 (2) MODEL PLANS FOR MULTIPLE EMPLOYER 17 403(B) NON-GOVERNMENTAL PLANS.—For plans to 18 which section 403(b)(15)(A) of the Internal Revenue 19 Code of 1986 applies (other than a plan maintained 20 for its employees by a State, a political subdivision 21 of a State, or an agency or instrumentality thereof) 22 the Secretary shall publish model plan language 23 similar to model plan language published under sec-24 tion 413(e)(5) of such Code.

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1 (g) NO INFERENCE WITH RESPECT TO CHURCH 2 PLANS.—Regarding any application of section 403(b) of the Internal Revenue Code of 1986 to an annuity contract 3 4 purchased under a church plan (as defined in section 5 414(e) of such Code) maintained by more than 1 employer, or to any application of rules similar to section 6 7 413(e) of such Code to such a plan, no inference shall 8 be drawn solely because section 403(b)(15)(A) of such 9 Code (as added by this Act) does not apply to such plans. 10 (h) EFFECTIVE DATE.—

(1) IN GENERAL.—The amendments made by
this section shall apply to plan years beginning after
December 31, 2020.

14 (2) RULE OF CONSTRUCTION.—Nothing in the 15 amendments made by subsection (a) shall be con-16 strued as limiting the authority of the Secretary of 17 the Treasury or the Secretary's delegate (determined 18 without regard to such amendment) to provide for 19 the proper treatment of a failure to meet any re-20 quirement applicable under the Internal Revenue 21 Code of 1986 with respect to one employer (and its 22 employees) in the case of a plan to which section 23 403(b)(15) applies.

1SEC. 3. SAFE HARBOR FOR CORRECTIONS OF EMPLOYEE2ELECTIVE DEFERRAL FAILURES.

3 (a) IN GENERAL.—Section 414 of the Internal Rev4 enue Code of 1986 is amended by adding at the end the
5 following new subsection:

6 "(aa) CORRECTING AUTOMATIC CONTRIBUTION ER-7 RORS.—

8 "(1) IN GENERAL.—Any plan or arrangement 9 shall not fail to be treated as a plan described in 10 sections 401(a), 403(b), 408, or 457(b), as applica-11 ble, solely by reason of a corrected error.

12 "(2) CORRECTED ERROR.—For purposes of this 13 subsection, the term 'corrected error' means a rea-14 sonable administrative error in implementing an 15 automatic enrollment or automatic escalation feature 16 in accordance with the terms of an eligible automatic 17 contribution arrangement (as defined under sub-18 section (w)(3), provided that such implementation 19 error—

20 "(A) is corrected by the date which is 9½
21 months after the end of the plan year during
22 which the failure occurred,

23 "(B) is corrected in a manner which is fa-24 vorable to the participant, and

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1 "(C) is of a type which is so corrected for 2 all similarly situated participants in a non-3 discriminatory manner. 4 Such correction may occur before or after the partic-5 ipant has terminated employment and may occur 6 without regard to whether the error is identified by 7 the Secretary. 8 "(3) Regulations and guidance for favor-9 ABLE CORRECTION METHODS.—The Secretary shall, 10 by regulations or other guidance of general applica-11 bility, specify the correction methods which are in a 12 manner favorable to the participant for purposes of 13 paragraph (2)(B).". 14 (b) EFFECTIVE DATE.—The amendment made by 15 this section shall apply to the correction of any error with 16 respect to which the date described in section 17 414(aa)(2)(A) of the Internal Revenue Code of 1986 (as 18 added by this section) is after the date of enactment of 19 this Act. 20 SEC. 4. APPLICATION OF CREDIT FOR SMALL EMPLOYER

21 PENSION PLAN STARTUP COSTS TO EMPLOY22 ERS WHICH JOIN AN EXISTING PLAN.

(a) IN GENERAL.—Section 45E(d)(3)(A) of the Internal Revenue Code of 1986 is amended by striking "ef-

fective" and inserting "effective with respect to the eligible
 employer".

3 (b) EFFECTIVE DATE.—The amendment made by
4 this section shall apply to eligible employer plans which
5 become effective with respect to the eligible employer after
6 the date of the enactment of this Act.