(Original Signature of Member)
116TH CONGRESS H.R.
To provide a payroll tax credit for certain expenses associated with protecting employees from COVID-19.
IN THE HOUSE OF REPRESENTATIVES
Mr. RICE of South Carolina introduced the following bill; which was referred to the Committee on
A BILL
To provide a payroll tax credit for certain expenses associated with protecting employees from COVID-19.
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. HEALTHY WORKPLACE TAX CREDIT.
4 (a) In General.—In the case of an employer, ther
5 shall be allowed as a credit against applicable employmen
6 taxes for each calendar quarter an amount equal to 50
7 percent of the sum of—

1	(1) the qualified employee protection expenses
2	paid or incurred by the employer during such cal-
3	endar quarter, and
4	(2) the qualified workplace reconfiguration ex-
5	penses paid or incurred by the employer during such
6	calendar quarter.
7	(b) Limitations and Refundability.—
8	(1) Overall dollar limitation on cred-
9	IT.—
10	(A) In general.—The amount of the
11	credit allowed under subsection (a) with respect
12	to any employer for any calendar quarter shall
13	not exceed the excess (if any) of—
14	(i) the applicable dollar limit with re-
15	spect to such employer for such calendar
16	quarter, over
17	(ii) the aggregate credits allowed
18	under subsection (a) with respect to such
19	employer for all preceding calendar quar-
20	ters.
21	(B) APPLICABLE DOLLAR LIMIT.—The
22	term "applicable dollar limit" means, with re-
23	spect to any employer for any calendar quarter,
24	the sum of—

1	(i) \$1,000, multiplied so much of the
2	average number of full-time employees (as
3	determined for purposes of determining
4	whether an employer is an applicable large
5	employer for purposes of section
6	4980 H(c)(2) of the Internal Revenue Code
7	of 1986, except that an individual shall not
8	be taken into account as employee for any
9	period during which substantially all of the
10	services provided by such individual as an
11	employee are provided outside the United
12	States) employed by such employer during
13	such calendar quarter as does not exceed
14	500, plus
15	(ii) \$750, multiplied by so much of
16	such average number of full-time employ-
17	ees as exceeds 500 but does not exceed
18	1,000, plus
19	(iii) \$500, multiplied by so much of
20	such average number of full-time employ-
21	ees as exceeds 1,000.
22	(2) Credit limited to employment
23	TAXES.—The credit allowed by subsection (a) with
24	respect to any calendar quarter shall not exceed the
25	applicable employment taxes (reduced by any credits

1	allowed under subsections (e) and (f) of section
2	3111 of the Internal Revenue Code of 1986, sections
3	7001 and 7003 of the Families First Coronavirus
4	Response Act, and section 2301 of the CARES Act)
5	on the wages paid with respect to the employment
6	of all the employees of the eligible employer for such
7	calendar quarter.
8	(3) Refundability of excess credit.—
9	(A) IN GENERAL.—If the amount of the
10	credit under subsection (a) exceeds the limita-
11	tion of paragraph (2) for any calendar quarter,
12	such excess shall be treated as an overpayment
13	that shall be refunded under sections 6402(a)
14	and 6413(b) of the Internal Revenue Code of
15	1986.
16	(B) Treatment of payments.—For pur-
17	poses of section 1324 of title 31, United States
18	Code, any amounts due to the employer under
19	this paragraph shall be treated in the same
20	manner as a refund due from a credit provision
21	referred to in subsection (b)(2) of such section.
22	(e) Qualified Employee Protection Ex-
23	PENSES.—For purposes of this section, the term "quali-
24	fied employee protection expenses" means amounts (other

1	than any qualified workplace reconfiguration expense)
2	paid or incurred by the employer for—
3	(1) testing employees of the employer for
4	COVID-19 (including on a periodic basis),
5	(2) equipment to protect employees of the em-
6	ployer from contracting COVID-19, including masks,
7	gloves, and disinfectants, and
8	(3) cleaning products or services (whether pro-
9	vided by an employee of the taxpayer or a cleaning
10	service provider) related to preventing the spread of
11	COVID-19.
12	(d) QUALIFIED WORKPLACE RECONFIGURATION EX-
13	PENSES.—For purposes of this section—
14	(1) IN GENERAL.—The term "qualified work-
15	place reconfiguration expenses" means amounts paid
16	or incurred by the employer to design and recon-
17	figure retail space, work areas, break areas, or other
18	areas that employees or customers regularly use in
19	the ordinary course of the employer's trade or busi-
20	ness if such design and reconfiguration—
21	(A) has a primary purpose of preventing
22	the spread of COVID-19,
23	(B) is with respect to an area that is lo-
24	cated in the United States and that is leased or
25	owned by the employer,

1	(C) is consistent with the ordinary use of
2	the property immediately before the reconfig-
3	uration,
4	(D) is commensurate with the risks faced
5	by the employees or customers or is consistent
6	with recommendations made by the Centers for
7	Disease Control and Prevention or the Occupa-
8	tional Safety and Health Administration,
9	(E) is completed pursuant to a reconfig-
10	uration plan and no comparable reconfiguration
11	plan was in place before March 13, 2020, and
12	(F) is completed before January 1, 2021.
13	(2) REGULATIONS.—The Secretary shall pre-
14	scribe such regulations and other guidance as may
15	be necessary or appropriate to carry out the pur-
16	poses of this subsection, including guidance defining
17	primary purpose and reconfiguration plan.
18	(e) Other Definitions.—For purposes of this sec-
19	tion—
20	(1) APPLICABLE EMPLOYMENT TAXES.—The
21	term "applicable employment taxes" means the fol-
22	lowing:
23	(A) The taxes imposed under section
24	3111(a) of the Internal Revenue Code of 1986.

1	(B) So much of the taxes imposed under
2	section 3221(a) of such Code as are attrib-
3	utable to the rate in effect under section
4	3111(a) of such Code.
5	(2) COVID-19.—Except where the context
6	clearly indicates otherwise, any reference in this sec-
7	tion to COVID-19 shall be treated as including a
8	reference to the virus which causes COVID-19.
9	(3) Secretary.—The term "Secretary" means
10	the Secretary of the Treasury or the Secretary's del-
11	egate.
12	(4) Other terms.—Any term used in this sec-
13	tion (other than subsection $(b)(1)(B)$) which is also
14	used in chapter 21 or 22 of the Internal Revenue
15	Code of 1986 shall have the same meaning as when
16	used in such chapter.
17	(f) CERTAIN GOVERNMENTAL EMPLOYERS.—This
18	credit shall not apply to the Government of the United
19	States, the government of any State or political subdivi-
20	sion thereof, or any agency or instrumentality of any of
21	the foregoing.
22	(g) Special Rules.—
23	(1) AGGREGATION RULE.—All persons treated
24	as a single employer under subsection (a) or (b) of
25	section 52 of the Internal Revenue Code of 1986, or

1 subsection (m) or (o) of section 414 of such Code, 2 shall be treated as one employer for purposes of this section. 3 (2) Denial of double benefit.—Rules simi-5 lar to the rules of section 280C(a) of the Internal 6 Revenue Code of 1986 shall apply for purposes of 7 this section. 8 (3) Third party payors.—Any credit allowed 9 under this section shall be treated as a credit de-10 scribed in section 3511(d)(2) of such Code. 11 (4) Election not to have section apply.— 12 This section shall not apply with respect to any eligi-13 ble employer for any calendar quarter if such em-14 plover elects (at such time and in such manner as 15 the Secretary may prescribe) not to have this section 16 apply. 17 (h) Transfers to Certain Trust Funds.—There 18 are hereby appropriated to the Federal Old-Age and Sur-19 vivors Insurance Trust Fund and the Federal Disability 20 Insurance Trust Fund established under section 201 of 21 the Social Security Act (42 U.S.C. 401) and the Social 22 Security Equivalent Benefit Account established under section 15A(a) of the Railroad Retirement Act of 1974 23 (45 U.S.C. 14 231n-1(a)) amounts equal to the reduction in revenues to the Treasury by reason of this section

(without regard to this subsection). Amounts appropriated by the preceding sentence shall be transferred from the 3 general fund at such times and in such manner as to rep-4 licate to the extent possible the transfers which would have occurred to such Trust Fund or Account had this section 5 6 not been enacted. 7 (i) Treatment of Deposits.—The Secretary shall 8 waive any penalty under section 6656 of the Internal Revenue Code of 1986 for any failure to make a deposit of 10 any applicable employment taxes if the Secretary determines that such failure was due to the reasonable anticipa-12 tion of the credit allowed under this section. 13 (j) REGULATIONS AND GUIDANCE.—The Secretary 14 shall prescribe such regulations and other guidance as 15 may be necessary or appropriate to carry out the purposes of this section, including— 16 17 (1) with respect to the application of the credit 18 under subsection (a) to third party payors (including 19 professional employer organizations, certified profes-20 sional employer organizations, or agents under sec-21 tion 3504 of the Internal Revenue Code of 1986), 22 regulations or other guidance allowing such payors 23 to submit documentation necessary to substantiate 24 the amount of the credit allowed under subsection 25 (a), and

1 (2) regulations or other guidance to prevent 2 abusive transactions. 3 (k) Application.—This section shall only apply to 4 amounts paid or incurred after March 12, 2020, and be-5 fore January 1, 2021.