116TH CONGRESS 1ST SESSION



To amend the Internal Revenue Code of 1986 to provide a credit against tax for disaster mitigation expenditures.

IN THE SENATE OF THE UNITED STATES

Mr. BENNET (for himself and Mr. CASSIDY) 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 provide a credit against tax for disaster mitigation expenditures.

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 "SHELTER Act".

5 SEC. 2. NONREFUNDABLE PERSONAL CREDIT FOR DIS-6 ASTER MITIGATION EXPENDITURES.

7 (a) IN GENERAL.—Subpart A of part IV of sub8 chapter A of chapter 1 of the Internal Revenue Code of
9 1986 is amended by inserting after section 25D the fol10 lowing new section:

1	"SEC. 25E. DISASTER MITIGATION EXPENDITURES.
2	"(a) Allowance of Credit.—In the case of an in-
3	dividual, there shall be allowed as a credit against the tax
4	imposed by this chapter for the taxable year an amount
5	equal to 25 percent of the qualified disaster mitigation ex-
6	penditures made by the taxpayer during such taxable year.
7	"(b) Maximum Credit.—
8	"(1) IN GENERAL.—Subject to paragraph (2) ,
9	the credit allowed under subsection (a) for any tax-
10	able year shall not exceed \$5,000.
11	"(2) Phaseout.—
12	"(A) IN GENERAL.—The amount under
13	paragraph (1) for the taxable year shall be re-
14	duced (but not below zero) by an amount which
15	bears the same ratio to the amount under such
16	paragraph as—
17	"(i) the amount (not less than zero)
18	equal to the adjusted gross income of the
19	taxpayer for such taxable year minus
20	\$84,200, bears to
21	"(ii) \$40,800.
22	"(B) JOINT RETURN.—For purposes of de-
23	termining the amount of any reduction under
24	subparagraph (A) for any taxable year, if a
25	joint return was filed for such taxable year,

1	each of the dollar amounts under such subpara-
2	graph shall be doubled.
3	"(C) INFLATION ADJUSTMENT.—In the
4	case of any taxable year after 2020, each of the
5	dollar amounts under subparagraph (A) shall
6	be increased by an amount equal to—
7	"(i) such dollar amount, multiplied by
8	"(ii) the cost-of-living adjustment de-
9	termined under section $1(f)(3)$ for the cal-
10	endar year in which the taxable year be-
11	gins, determined by substituting 'calendar
12	year 2019' for 'calendar year 2016' in sub-
13	paragraph (A)(ii) thereof.
14	"(D) ROUNDING.—If any reduction deter-
15	mined under subparagraph (A) or (B) is not a
16	multiple of \$50, or any increase under subpara-
17	graph (C) is not a multiple of \$50, such
18	amount shall be rounded to the nearest multiple
19	of \$50.
20	"(c) Definitions.—For purposes of this section—
21	"(1) QUALIFIED DISASTER MITIGATION EX-
22	PENDITURE.—
23	"(A) IN GENERAL.—The term 'qualified
24	disaster mitigation expenditure' means an ex-
25	penditure relating to a qualified dwelling unit—

1	"(i) for property to—
2	"(I) improve the strength of a
3	roof deck attachment,
4	"(II) create a secondary water
5	barrier to prevent water intrusion or
6	mitigate against potential water intru-
7	sion from wind-driven rain,
8	"(III) improve the durability, im-
9	pact resistance (not less than class 3
10	or 4 rating), or fire resistance (not
11	less than class A rating) of a roof cov-
12	ering,
13	"(IV) brace gable-end walls,
14	"(V) reinforce the connection be-
15	tween a roof and supporting wall,
16	"(VI) protect openings from pen-
17	etration by wind-borne debris,
18	"(VII) protect exterior doors and
19	garages from natural hazards,
20	"(VIII) complete measures con-
21	tained in the publication of the Fed-
22	eral Emergency Management Agency
23	entitled 'Wind Retrofit Guide for Res-
24	idential Buildings' (P-804),

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1	"(IX) elevate the qualified dwell-
2	ing unit, as well as utilities, machin-
3	ery, or equipment, above the base
4	flood elevation or other applicable
5	minimum elevation requirement,
6	"(X) seal walls in the basement
7	of the qualified dwelling unit using
8	waterproofing compounds, or
9	"(XI) protect propane tanks or
10	other external fuel sources,
11	"(ii) to install—
12	"(I) check values to prevent flood
13	water from backing up into drains,
14	"(II) flood vents, breakaway
15	walls or open lattice for homes located
16	in V zones,
17	"(III) a stormwater drainage sys-
18	tem or improve an existing system,
19	"(IV) natural or nature-based
20	features for flood control, including
21	living shorelines,
22	"(V) roof coverings, sheathing,
23	flashing, roof and attic vents, eaves,
24	or gutters that conform to ignition-re-
25	sistant construction standards,

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1	"(VI) wall components for wall
2	assemblies that conform to ignition-re-
3	sistant construction standards,
4	"(VII) a wall-to-foundation an-
5	chor or connector, or a shear transfer
6	anchor or connector,
7	"(VIII) wood structural panel
8	sheathing for strengthening cripple
9	walls,
10	"(IX) anchorage of the masonry
11	chimney to the framing,
12	"(X) prefabricated lateral resist-
13	ing systems,
14	"(XI) a standby generator sys-
15	tem consisting of a standby generator
16	and an automatic transfer switch,
17	"(XII) a storm shelter that meets
18	the design and construction standards
19	established by the International Code
20	Council and the National Storm Shel-
21	ter Association (ICC-500), or a safe
22	room that satisfies the criteria con-
23	tained in—
24	"(aa) the publication of the
25	Federal Emergency Management

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1	Agency entitled 'Safe Rooms for
2	Tornadoes and Hurricanes' (P-
3	361), or
4	"(bb) the publication of the
5	Federal Emergency Management
6	Agency entitled 'Taking Shelter
7	from the Storm' (P-320),
8	"(XIII) a lightning protection
9	system,
10	"(XIV) exterior walls, doors, win-
11	dows, or other exterior dwelling unit
12	elements that conform to ignition-re-
13	sistant construction standards,
14	"(XV) exterior deck or fence
15	components that conform to ignition-
16	resistant construction standards,
17	"(XVI) structure-specific water
18	hydration systems, including fire miti-
19	gation systems such as interior and
20	exterior sprinkler systems,
21	"(XVII) water capture and deliv-
22	ery systems to accommodate drought
23	events or to decrease water use, in-
24	cluding the design of such systems,

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1	"(XVIII) flood openings for fully
2	enclosed areas below the lowest floor
3	of the dwelling unit,
4	"(XIX) lateral bracing for wall
5	elements, foundation elements, and
6	garage doors or other large openings
7	to resist seismic loads, or
8	"(XX) automatic shutoff valves
9	for water and gas lines, or
10	"(iii) for services or equipment to—
11	"(I) create buffers around the
12	qualified dwelling unit through the re-
13	moval or reduction of flammable vege-
14	tation, including vertical clearance of
15	tree branches,
16	"(II) create buffers around the
17	dwelling unit through—
18	"(aa) the removal of exterior
19	deck or fence components or igni-
20	tion-prone landscape features, or
21	"(bb) replacement of the
22	components or features described
23	in item (aa) with components or
24	features that conform to ignition-
25	resistant construction standards,

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1	"(III) perform fire maintenance
2	procedures identified by the Federal
3	Emergency Management Agency or
4	the United States Forest Service, in-
5	cluding fuel management techniques
6	such as creating fuel and fire breaks,
7	"(IV) gather and analyze water
8	and weather data to better under-
9	stand the local climate and drought
10	history,
11	"(V) replace flammable vegeta-
12	tion with less flammable species, or
13	"(VI) determine the risk of nat-
14	ural disasters which may occur in the
15	area in which the qualified dwelling
16	unit is located, or
17	"(iv) for property relating to satis-
18	fying the standards required for receipt of
19	a FORTIFIED designation from the In-
20	surance Institute for Business and Home
21	Safety, provided that the qualified dwelling
22	unit receives such designation following in-
23	stallation of such property.
24	"(B) EXCEPTION.—The term 'qualified
25	disaster mitigation expenditure' shall not in-

1	clude any expenditure or portion thereof which
2	is paid, funded, or reimbursed by a Federal,
3	State, or local government entity, or any polit-
4	ical subdivision, agency, or instrumentality
5	thereof.
6	"(2) QUALIFIED DWELLING UNIT.—The term
7	'qualified dwelling unit' means a dwelling unit which
8	is—
9	"(A) located—
10	"(i) in the United States or in a terri-
11	tory of the United States, and
12	"(ii) in an area—
13	"(I) in which a Federal disaster
14	declaration has been made within the
15	preceding 10-year period, or
16	"(II) which is adjacent to an
17	area described in subclause (I), and
18	"(B) used as a residence by the taxpayer.
19	"(d) LIMITATION.—
20	"(1) IN GENERAL.—In the case of an expendi-
21	ture described in clause (i) or (ii) of subsection
22	(c)(1)(A), such expenditure shall be taken into ac-
23	count in determining the qualified disaster mitiga-
24	tion expenditures made by the taxpayer during the
25	taxable year only if the onsite preparation, assembly,

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1 or original installation of the property with respect 2 to which such expenditure is made has been com-3 pleted in a manner that is deemed to be in compli-4 ance with the latest published editions of relevant 5 consensus-based codes, specifications, and standards 6 or any more restrictive Federal, State, or local flood-7 plain management standards and consistent with 8 floodplain management regulations for the local ju-9 risdiction in which the qualified dwelling unit is lo-10 cated.

"(2) LATEST PUBLISHED EDITIONS.—The term
'latest published editions means', with respect to relevant consensus-based codes, specifications, and
standards, either of the 2 most recently published
editions.

16 "(e) LABOR COSTS.—For purposes of this section, 17 expenditures for labor costs properly allocable to the onsite 18 preparation, assembly, or original installation of the prop-19 erty described in clause (i) or (ii) of subsection (c)(1)(A) 20 shall be taken into account in determining the qualified 21 disaster mitigation expenditures made by the taxpayer 22 during the taxable year.

23 "(f) INSPECTION COSTS.—For purposes of this sec24 tion, expenditures for the cost of any inspection required
25 under subsection (d) which is properly allocable to the in-

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spection of the preparation, assembly, or installation of
 the property described in clause (i) or (ii) of subsection
 (c)(1)(A) shall be taken into account in determining the
 qualified disaster mitigation expenditures made by the
 taxpayer during the taxable year.

6 "(g) DOCUMENTATION.—Any taxpayer claiming the 7 credit under this section shall provide the Secretary with 8 adequate documentation regarding the specific qualified 9 disaster mitigation expenditures made by the taxpayer 10 during the taxable year, as well as such other information 11 or documentation as the Secretary may require.".

(b) CONFORMING AMENDMENT.—The table of sections for subpart A of part IV of subchapter A of chapter
1 of such Code is amended by inserting after the item
relating to section 25D the following new item:

"Sec. 25E. Disaster mitigation expenditures.".

16 (c) EFFECTIVE DATE.—The amendments made by
17 this section shall apply to taxable years beginning after
18 December 31, 2019.

19 SEC. 3. BUSINESS-RELATED CREDIT FOR DISASTER MITIGA20 TION.

(a) IN GENERAL.—Subpart D of part IV of subchapter A of chapter 1 of the Internal Revenue Code of
1986 is amended by inserting after section 458 the following new section:

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1 "SEC. 45T. DISASTER MITIGATION CREDIT.

2 "(a) GENERAL RULE.—For purposes of section 38,
3 the disaster mitigation credit determined under this sec4 tion for any taxable year is an amount equal to 25 percent
5 of the qualified disaster mitigation expenditures made by
6 the taxpayer during the taxable year.

7 "(b) Maximum Credit.—

8 "(1) IN GENERAL.—Subject to paragraph (2), 9 the amount of the credit determined under sub-10 section (a) for any taxable year shall not exceed 11 \$5,000.

12 "(2) Phaseout.—

13 "(A) IN GENERAL.—The amount under
14 paragraph (1) for the taxable year shall be re15 duced (but not below zero) by an amount which
16 bears the same ratio to the amount under such
17 paragraph as—

18 "(i) the amount (not less than zero)
19 equal to the average gross receipts of the
20 taxpayer over the 3 preceding taxable
21 years minus \$5,000,000, bears to

''(ii) \$5,000,000.

23 "(B) INFLATION ADJUSTMENT.—In the
24 case of any taxable year after 2020, each of the
25 dollar amounts under subparagraph (A) shall
26 be increased by an amount equal to—

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1	"(i) such dollar amount, multiplied by
2	"(ii) the cost-of-living adjustment de-
3	termined under section $1(f)(3)$ for the cal-
4	endar year in which the taxable year be-
5	gins, determined by substituting 'calendar
6	year 2019' for 'calendar year 2016' in sub-
7	paragraph (A)(ii) thereof.
8	"(C) ROUNDING.—If any reduction deter-
9	mined under subparagraph (A) is not a multiple
10	of \$50, or any increase under subparagraph (B)
11	is not a multiple of \$50, such amount shall be
12	rounded to the nearest multiple of \$50.
13	"(c) Qualified Disaster Mitigation Expendi-
14	TURE.—For purposes of this section, the term 'qualified
15	disaster mitigation expenditure' has the same meaning
16	given such term under paragraph (1) of section $25E(c)$,
17	except that 'place of business' shall be substituted for
18	'qualified dwelling unit' each place it appears in such para-
19	graph.
20	"(d) Special Rules.—Rules similar to the rules of
21	subsections (d) through (g) of section 25E shall apply for
22	purposes of this section.".
23	(b) Conforming Amendments.—
24	(1) Section 38(b) of such Code is amended by
25	striking "plus" at the end of paragraph (31), by

1 striking the period at the end of paragraph (32) and 2 inserting ", plus", and by adding at the end the fol-3 lowing new paragraph: 4 "(33) the disaster mitigation credit determined 5 under section 45T(a).". 6 (2) The table of sections for subpart D of part 7 IV of subchapter A of chapter 1 of such Code is 8 amended by inserting after the item relating to sec-9 tion 45S the following new item: "Sec. 45T. Disaster mitigation credit.". 10 (c) EFFECTIVE DATE.—The amendments made by

11 this section shall apply to taxable years beginning after12 December 31, 2019.