

115TH CONGRESS 1ST SESSION

S. 236

To amend the Internal Revenue Code of 1986 to reform taxation of alcoholic beverages.

IN THE SENATE OF THE UNITED STATES

January 30, 2017

Mr. Wyden (for himself, Mr. Blunt, Mr. Carper, Mr. Roberts, Ms. Stabenow, Mr. Moran, Mr. Casey, Mr. Portman, Mr. Bennet, Mrs. Capito, Ms. Baldwin, and Mr. Gardner) introduced the following bill; which was read twice and referred to the Committee on Finance

A BILL

To amend the Internal Revenue Code of 1986 to reform taxation of alcoholic beverages.

- 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; TABLE OF CONTENTS; RULE OF
- 4 CONSTRUCTION.
- 5 (a) Short Title.—This Act may be cited as the
- 6 "Craft Beverage Modernization and Tax Reform Act of
- 7 2017".
- 8 (b) Table of Contents.—The table of contents of
- 9 this Act is as follows:

Sec. 1. Short title; table of contents; rule of construction.

TITLE I—PRODUCTION PERIOD

Sec. 101. Production period for beer, wine, and distilled spirits.

TITLE II—BEER

- Sec. 201. Reduced rate of excise tax on beer.
- Sec. 202. Use of wholesome products suitable for human food consumption in the production of fermented beverages.
- Sec. 203. Simplification of rules regarding records, statements, and returns.
- Sec. 204. Transfer of beer between bonded facilities.

TITLE III—WINE

- Sec. 301. Reduced rate of excise tax on certain wine.
- Sec. 302. Adjustment of alcohol content level for application of excise tax rates.
- Sec. 303. Definition of mead and low alcohol by volume wine.

TITLE IV—DISTILLED SPIRITS

- Sec. 401. Reduced rate of excise tax on certain distilled spirits.
- Sec. 402. Bulk distilled spirits.

TITLE V—FUNDING

- Sec. 501. Increased funding for the Alcohol and Tobacco Tax and Trade Bureau.
- 1 (c) Rule of Construction.—Nothing in this Act,
- 2 the amendments made by this Act, or any regulation pro-
- 3 mulgated under this Act or the amendments made by this
- 4 Act, shall be construed to preempt, supersede, or other-
- 5 wise limit or restrict any State, local, or tribal law that
- 6 prohibits or regulates the production or sale of distilled
- 7 spirits, wine, or malt beverages.

8 TITLE I—PRODUCTION PERIOD

- 9 SEC. 101. PRODUCTION PERIOD FOR BEER, WINE, AND DIS-
- 10 TILLED SPIRITS.
- 11 (a) In General.—Section 263A(f) of the Internal
- 12 Revenue Code of 1986 is amended—

1	(1) by redesignating paragraph (4) as para-
2	graph (5), and
3	(2) by inserting after paragraph (3) the fol-
4	lowing new paragraph:
5	"(4) Exemption for aging process of
6	BEER, WINE, AND DISTILLED SPIRITS.—For pur-
7	poses of this subsection, the production period shall
8	not include the aging period for—
9	"(A) beer (as defined in section 5052(a)),
10	"(B) wine (as described in section
11	5041(a)), or
12	"(C) distilled spirits (as defined in section
13	5002(a)(8)), except such spirits that are unfit
14	for use for beverage purposes.".
15	(b) Conforming Amendment.—Paragraph
16	(5)(B)(ii) of section 263A(f) of the Internal Revenue Code
17	of 1986, as redesignated by this section, is amended by
18	inserting "except as provided in paragraph (4)," before
19	"ending on the date".
20	(c) Effective Date.—The amendments made by
21	this section shall apply to interest costs paid or incurred
22	in taxable years ending on or after December 31, 2018.

1 TITLE II—BEER

2	SEC. 201. REDUCED RATE OF EXCISE TAX ON BEER.
3	(a) In General.—Paragraph (1) of section 5051(a)
4	of the Internal Revenue Code of 1986 is amended to read
5	as follows:
6	"(1) In general.—
7	"(A) Imposition of Tax.—A tax is here-
8	by imposed on all beer brewed or produced, and
9	removed for consumption or sale, within the
10	United States, or imported into the United
11	States. Except as provided in paragraph (2),
12	the rate of such tax shall be—
13	"(i) \$16 on the first 6,000,000 barrels
14	of beer—
15	"(I) brewed by the brewer and
16	removed during the calendar year for
17	consumption or sale, or
18	"(II) imported by the importer
19	into the United States during the cal-
20	endar year, and
21	"(ii) \$18 on any barrels of beer to
22	which clause (i) does not apply.
23	"(B) Barrel.—For purposes of this sec-
24	tion, a barrel shall contain not more than 31
25	gallons of beer, and any tax imposed under this

1	section shall be applied at a like rate for any
2	other quantity or for fractional parts of a bar-
3	rel.".
4	(b) REDUCED RATE FOR CERTAIN DOMESTIC PRO-
5	DUCTION.—Subparagraph (A) of section 5051(a)(2) of the
6	Internal Revenue Code of 1986 is amended—
7	(1) in the heading, by striking "\$7" and insert-
8	ing "\$3.50", and
9	(2) by striking "\$7" and inserting "\$3.50".
10	(c) Application of Reduced Tax Rate for For-
11	EIGN MANUFACTURERS AND IMPORTERS.—Subsection (a)
12	of section 5051 of the Internal Revenue Code of 1986 is
13	amended—
14	(1) in subparagraph $(A)(i)(II)$ of paragraph (1) ,
15	as amended by subsection (a) of this section, by in-
16	serting "but only if the importer is an electing im-
17	porter under paragraph (4) and the barrels have
18	been assigned to the importer pursuant to such
19	paragraph" after "during the calendar year", and
20	(2) by adding at the end the following new
21	paragraph:
22	"(4) Reduced tax rate for foreign manu-
23	FACTURERS AND IMPORTERS.—
24	"(A) IN GENERAL.—In the case of any
25	barrels of beer which have been brewed or pro-

1	duced outside of the United States and im-
2	ported into the United States, the rate of tax
3	applicable under clause (i) of paragraph (1)(A)
4	(referred to in this paragraph as the 'reduced
5	tax rate') may be assigned by the brewer (pro-
6	vided that the brewer makes an election de-
7	scribed in subparagraph (B)(ii)) to any electing
8	importer of such barrels pursuant to the re-
9	quirements established by the Secretary of the
10	Treasury under subparagraph (B).
11	"(B) Assignment.—The Secretary of the
12	Treasury, in consultation with the Secretary of
13	Health and Human Services and the Secretary
14	of the Department of Homeland Security, shall,
15	through such rules, regulations, and procedures
16	as are determined appropriate, establish proce-
17	dures for assignment of the reduced tax rate
18	provided under this paragraph, which shall in-
19	clude—
20	"(i) a limitation to ensure that the
21	number of barrels of beer for which the re-
22	duced tax rate has been assigned by a
23	brewer—
24	"(I) to any importer does not ex-
25	ceed the number of barrels of beer

1	brewed or produced by such brewer
2	during the calendar year which were
3	imported into the United States by
4	such importer, and
5	"(II) to all importers does not
6	exceed the 6,000,000 barrels to which
7	the reduced tax rate applies,
8	"(ii) procedures that allow the election
9	of a brewer to assign and an importer to
10	receive the reduced tax rate provided under
11	this paragraph,
12	"(iii) requirements that the brewer
13	provide any information as the Secretary
14	determines necessary and appropriate for
15	purposes of carrying out this paragraph,
16	and
17	"(iv) procedures that allow for revoca-
18	tion of eligibility of the brewer and the im-
19	porter for the reduced tax rate provided
20	under this paragraph in the case of any er-
21	roneous or fraudulent information provided
22	under clause (iii) which the Secretary
23	deems to be material to qualifying for such
24	reduced rate.

1	"(C) Controlled Group.—For purposes
2	of this section, any importer making an election
3	described in subparagraph (B)(ii) shall be
4	deemed to be a member of the controlled group
5	of the brewer, as described under paragraph
6	(5).".
7	(d) Controlled Group and Single Taxpayer
8	Rules.—Subsection (a) of section 5051 of the Internal
9	Revenue Code of 1986, as amended by this section, is
10	amended—
11	(1) in paragraph (2)—
12	(A) by striking subparagraph (B), and
13	(B) by redesignating subparagraph (C) as
14	subparagraph (B), and
15	(2) by adding at the end the following new
16	paragraph:
17	"(5) Controlled group and single tax-
18	PAYER RULES.—
19	"(A) In general.—Except as provided in
20	subparagraph (B), in the case of a controlled
21	group, the 6,000,000 barrel quantity specified
22	in paragraph (1)(A)(i) and the 2,000,000 barrel
23	quantity specified in paragraph (2)(A) shall be
24	applied to the controlled group, and the
25	6.000.000 barrel quantity specified in para-

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graph (1)(A)(i) and the 60,000 barrel quantity specified in paragraph (2)(A) shall be apportioned among the brewers who are members of such group in such manner as the Secretary or his delegate shall by regulations prescribe. For purposes of the preceding sentence, the term 'controlled group' has the meaning assigned to it by subsection (a) of section 1563, except that for such purposes the phrase 'more than 50 percent' shall be substituted for the phrase 'at least 80 percent' in each place it appears in such subsection. Under regulations prescribed by the Secretary or his delegate, principles similar to the principles of the preceding two sentences shall be applied to a group of brewers under common control where one or more of the brewers is not a corporation.

"(B) Foreign manufacturers and important porters.—For purposes of paragraph (4), in the case of a controlled group, the 6,000,000 barrel quantity specified in paragraph (1)(A)(i) shall be applied to the controlled group and apportioned among the members of such group in such manner as the Secretary or his delegate shall by regulations prescribe. For purposes of

the preceding sentence, the term 'controlled group' has the meaning given such term under subparagraph (A). Under regulations prescribed by the Secretary or his delegate, principles similar to the principles of the preceding two sentences shall be applied to a group of brewers under common control where one or more of the brewers is not a corporation.

"(C) SINGLE TAXPAYER.—Pursuant to rules issued by the Secretary, two or more entities (whether or not under common control) that produce beer marketed under a similar brand, license, franchise, or other arrangement shall be treated as a single taxpayer for purposes of the application of this subsection.".

(e) Effective Date.—

- (1) IN GENERAL.—Subject to paragraph (2), the amendments made by this section shall apply to beer removed after September 30, 2019.
- (2) Proration.—For purposes of the fourth calendar quarter of 2019, the Secretary of the Treasury (or the Secretary's delegate) shall issue such guidance, rules, or regulations as are deemed appropriate to provide that the amendments made

- 1 by this section are applied on a prorated basis for
- 2 purposes of beer removed during such quarter.
- 3 SEC. 202. USE OF WHOLESOME PRODUCTS SUITABLE FOR
- 4 HUMAN FOOD CONSUMPTION IN THE PRO-
- 5 DUCTION OF FERMENTED BEVERAGES.
- 6 (a) IN GENERAL.—Not later than the date that is
- 7 1 year after the date of the enactment of this Act, the
- 8 Secretary of the Treasury or the Secretary of the Treas-
- 9 ury's delegate shall amend subpart F of part 25 of sub-
- 10 chapter A of chapter I of title 27, Code of Federal Regula-
- 11 tions, to ensure that, for purposes of such part, wholesome
- 12 fruits, vegetables, and spices suitable for human food con-
- 13 sumption that are generally recognized as safe for use in
- 14 an alcoholic beverage and that do not contain alcohol are
- 15 generally recognized as a traditional ingredient in the pro-
- 16 duction of fermented beverages.
- 17 (b) Definition.—For purposes of this section, the
- 18 term "fruit" means whole fruit, fruit juices, fruit puree,
- 19 fruit extract, or fruit concentrate.
- 20 (c) Rule of Construction.—Nothing in this sec-
- 21 tion shall be construed to revoke, prescribe, or limit any
- 22 other exemptions from the formula requirements under
- 23 subpart F of part 25 of subchapter A of chapter I of title
- 24 27, Code of Federal Regulations, for any ingredient that
- 25 has been recognized before, on, or after the date of the

- 1 enactment of this Act as a traditional ingredient in the
- 2 production of fermented beverages.
- 3 SEC. 203. SIMPLIFICATION OF RULES REGARDING
- 4 RECORDS, STATEMENTS, AND RETURNS.
- 5 (a) IN GENERAL.—Subsection (a) of section 5555 of
- 6 the Internal Revenue Code of 1986 is amended by adding
- 7 at the end the following: "The Secretary shall permit a
- 8 person to employ a unified system for any records, state-
- 9 ments, and returns required to be kept, rendered, or made
- 10 under this section for any beer produced in the brewery
- 11 for which the tax imposed by section 5051 has been deter-
- 12 mined, including any beer which has been removed for
- 13 consumption on the premises of the brewery.".
- 14 (b) Effective Date.—The amendments made by
- 15 this section shall apply to any calendar quarters beginning
- 16 more than 1 year after the date of the enactment of this
- 17 Act.
- 18 SEC. 204. TRANSFER OF BEER BETWEEN BONDED FACILI-
- 19 **TIES.**
- 20 (a) In General.—Section 5414 of the Internal Rev-
- 21 enue Code of 1986 is amended to read as follows:
- 22 "SEC. 5414. TRANSFER OF BEER BETWEEN BONDED FACILI-
- 23 TIES.
- 24 "(a) IN GENERAL.—Beer may be removed from one
- 25 brewery to another bonded brewery, without payment of

1	tax, and may be mingled with beer at the receiving brew-
2	ery, subject to such conditions, including payment of the
3	tax, and in such containers, as the Secretary by regula-
4	tions shall prescribe, which shall include—
5	"(1) any removal from one brewery to another
6	brewery belonging to the same brewer,
7	"(2) any removal from a brewery owned by one
8	corporation to a brewery owned by another corpora-
9	tion when—
10	"(A) one such corporation owns the con-
11	trolling interest in the other such corporation,
12	or
13	"(B) the controlling interest in each such
14	corporation is owned by the same person or per-
15	sons, and
16	"(3) any removal from one brewery to another
17	brewery when—
18	"(A) the proprietors of transferring and
19	receiving premises are independent of each
20	other and neither has a proprietary interest, di-
21	rectly or indirectly, in the business of the other,
22	and
23	"(B) the transferor has divested itself of
24	all interest in the beer so transferred and the

1	transferee has accepted responsibility for pay-
2	ment of the tax.
3	"(b) Transfer of Liability for Tax.—For pur-
4	poses of subsection (a)(3), such relief from liability shall
5	be effective from the time of removal from the transferor's
6	bonded premises, or from the time of divestment of inter-
7	est, whichever is later.".
8	(b) Removal From Brewery by Pipeline.—Sec-
9	tion 5412 of the Internal Revenue Code of 1986 is amend-
10	ed by inserting "pursuant to section 5414 or" before "by
11	pipeline".
12	(c) Effective Date.—The amendments made by
13	this section shall apply to any calendar quarters beginning
14	more than 1 year after the date of the enactment of this
15	Act.
16	TITLE III—WINE
17	SEC. 301. REDUCED RATE OF EXCISE TAX ON CERTAIN
18	WINE.
19	(a) In General.—Section 5041(c) of the Internal
20	Revenue Code of 1986 is amended—
21	(1) in the heading, by striking "FOR SMALL
22	Domestic Producers",
23	(2) by amending paragraph (1) to read as fol-
24	lows:
25	"(1) Allowance of credit.—

1	"(A) IN GENERAL.—There shall be allowed
2	as a credit against any tax imposed by this title
3	(other than chapters 2, 21, and 22) an amount
4	equal to the sum of—
5	"(i) \$1 per wine gallon on the first
6	30,000 wine gallons of wine, plus
7	"(ii) 90 cents per wine gallon on the
8	first 100,000 wine gallons of wine to which
9	clause (i) does not apply, plus
10	"(iii) 53.5 cents per wine gallon on
11	the first 620,000 wine gallons of wine to
12	which clauses (i) and (ii) do not apply,
13	which are produced by the producer and re-
14	moved during the calendar year for consump-
15	tion or sale, or which are imported by the im-
16	porter into the United States during the cal-
17	endar year.
18	"(B) Adjustment of credit for hard
19	CIDER.—In the case of wine described in sub-
20	section (b)(6), subparagraph (A) of this para-
21	graph shall be applied—
22	"(i) in clause (i) of such subpara-
23	graph, by substituting '6.2 cents' for '\$1',

1	"(ii) in clause (ii) of such subpara-
2	graph, by substituting '5.6 cents' for '90
3	cents', and
4	"(iii) in clause (iii) of such subpara-
5	graph, by substituting '3.3 cents' for '53.5
6	cents'.'',
7	(3) by striking paragraph (2),
8	(4) by redesignating paragraphs (3) through
9	(7) as paragraphs (2) through (6), respectively, and
10	(5) by amending paragraph (6), as redesignated
11	by paragraph (4) of this subsection, to read as fol-
12	lows:
13	"(6) Regulations.—The Secretary may pre-
14	scribe such regulations as may be necessary to carry
15	out the purposes of this subsection, including regula-
16	tions to ensure proper calculation of the credit pro-
17	vided in this subsection.".
18	(b) Controlled Group and Single Taxpayer
19	Rules.—Paragraph (3) of section 5041(c), as redesig-
20	nated by subsection (a)(4), is amended by striking "sec-
21	tion $5051(a)(2)(B)$ " and inserting "section $5051(a)(5)$ ".
22	(c) Allowance of Credit for Foreign Manu-
23	FACTURERS AND IMPORTERS.—Subsection (c) of section
24	5041 of the Internal Revenue Code of 1986, as amended
25	by subsection (a), is amended—

- (1) in subparagraph (A) of paragraph (1), by inserting "but only if the importer is an electing importer under paragraph (6) and the wine gallons of wine have been assigned to the importer pursuant to such paragraph" after "into the United States during the calendar year",
 - (2) by redesignating paragraph (6) as paragraph (7), and
 - (3) by inserting after paragraph (5) the following new paragraph:
 - "(6) ALLOWANCE OF CREDIT FOR FOREIGN
 MANUFACTURERS AND IMPORTERS.—

"(A) IN GENERAL.—In the case of any wine gallons of wine which have been produced outside of the United States and imported into the United States, the credit allowable under paragraph (1) (referred to in this paragraph as the 'tax credit') may be assigned by the person who produced such wine (referred to in this paragraph as the 'foreign producer'), provided that such person makes an election described in subparagraph (B)(ii), to any electing importer of such wine gallons pursuant to the requirements established by the Secretary of the Treasury under subparagraph (B).

1	"(B) Assignment.—The Secretary of the
2	Treasury, in consultation with the Secretary of
3	Health and Human Services and the Secretary
4	of the Department of Homeland Security, shall,
5	through such rules, regulations, and procedures
6	as are determined appropriate, establish proce-
7	dures for assignment of the tax credit provided
8	under this paragraph, which shall include—
9	"(i) a limitation to ensure that the
10	number of wine gallons of wine for which
11	the tax credit has been assigned by a for-
12	eign producer—
13	"(I) to any importer does not ex-
14	ceed the number of wine gallons of
15	wine produced by such foreign pro-
16	ducer during the calendar year which
17	were imported into the United States
18	by such importer, and
19	"(II) to all importers does not
20	exceed the 750,000 wine gallons of
21	wine to which the tax credit applies,
22	"(ii) procedures that allow the election
23	of a foreign producer to assign and an im-
24	porter to receive the tax credit provided
25	under this paragraph,

1	"(iii) requirements that the foreign
2	producer provide any information as the
3	Secretary determines necessary and appro-
4	priate for purposes of carrying out this
5	paragraph, and
6	"(iv) procedures that allow for revoca-
7	tion of eligibility of the foreign producer
8	and the importer for the tax credit pro-
9	vided under this paragraph in the case of
10	any erroneous or fraudulent information
11	provided under clause (iii) which the Sec-
12	retary deems to be material to qualifying
13	for such credit.
14	"(C) CONTROLLED GROUP.—For purposes
15	of this section, any importer making an election
16	described in subparagraph (B)(ii) shall be
17	deemed to be a member of the controlled group
18	of the foreign producer, as described under
19	paragraph (3).".
20	(d) Effective Date.—
21	(1) In general.—Subject to paragraph (2),
22	the amendments made by this section shall apply to
23	wine removed after September 30, 2019.
24	(2) Proparion.—For purposes of the fourth
25	calendar quarter of 2019, the Secretary of the

1	Treasury (or the Secretary's delegate) shall issue
2	such guidance, rules, or regulations as are deemed
3	appropriate to provide that the amendments made
4	by this section are applied on a prorated basis for
5	purposes of wine removed during such quarter.
6	SEC. 302. ADJUSTMENT OF ALCOHOL CONTENT LEVEL FOR
7	APPLICATION OF EXCISE TAX RATES.
8	(a) In General.—Paragraphs (1) and (2) of section
9	5041(b) of the Internal Revenue Code of 1986 are amend-
10	ed by striking "14 percent" each place it appears and in-
11	serting "16 percent".
12	(b) Effective Date.—The amendments made by
13	this section shall apply to wine removed during calendar
14	years beginning after December 31, 2018.
15	SEC. 303. DEFINITION OF MEAD AND LOW ALCOHOL BY
16	VOLUME WINE.
17	(a) In General.—Section 5041 of the Internal Rev-
18	enue Code of 1986 is amended—
19	(1) in subsection (a), by striking "Still wines"
20	and inserting "Subject to subsection (h), still
21	wines", and
22	(2) by adding at the end the following new sub-
23	section:

24 "(h) Mead and Low Alcohol by Volume

25 WINE.—

1	"(1) In general.—For purposes of sub-
2	sections (a) and (b)(1), mead and low alcohol by vol-
3	ume wine shall be deemed to be still wines con-
4	taining not more than 16 percent of alcohol by vol-
5	ume.
6	"(2) Definitions.—
7	"(A) Mead.—For purposes of this section,
8	the term 'mead' means a wine—
9	"(i) containing not more than 0.64
10	gram of carbon dioxide per hundred milli-
11	liters of wine, except that the Secretary
12	may by regulations prescribe such toler-
13	ances to this limitation as may be reason-
14	ably necessary in good commercial prac-
15	tice,
16	"(ii) which is derived solely from
17	honey and water,
18	"(iii) which contains no fruit product
19	or fruit flavoring, and
20	"(iv) which contains less than 8.5 per-
21	cent alcohol by volume.
22	"(B) Low alcohol by volume wine.—
23	For purposes of this section, the term 'low alco-
24	hol by volume wine' means a wine—

1	"(i) containing not more than 0.64
2	gram of carbon dioxide per hundred milli-
3	liters of wine, except that the Secretary
4	may by regulations prescribe such toler-
5	ances to this limitation as may be reason-
6	ably necessary in good commercial prac-
7	tice,
8	"(ii) which is derived—
9	"(I) primarily from grapes, or
10	"(II) from grape juice con-
11	centrate and water,
12	"(iii) which contains no fruit product
13	or fruit flavoring other than grape, and
14	"(iv) which contains less than 8.5 per-
15	cent alcohol by volume.".
16	(b) Effective Date.—The amendments made by
17	this section shall apply to wine removed during calendar
18	years beginning after December 31, 2018.
19	TITLE IV—DISTILLED SPIRITS
20	SEC. 401. REDUCED RATE OF EXCISE TAX ON CERTAIN DIS-
21	TILLED SPIRITS.
22	(a) In General.—Section 5001 of the Internal Rev-
23	enue Code of 1986 is amended by redesignating subsection
24	(c) as subsection (d) and by inserting after subsection (b)
25	the following new subsection:

1	"(c) Reduced Rate.—
2	"(1) IN GENERAL.—In the case of a distilled
3	spirits operation, the otherwise applicable tax rate
4	under subsection (a)(1) shall be—
5	"(A) \$2.70 per proof gallon on the first
6	100,000 proof gallons of distilled spirits, and
7	"(B) \$13.34 per proof gallon on the first
8	22,130,000 of proof gallons of distilled spirits
9	to which subparagraph (A) does not apply,
10	which have been distilled or processed by such oper-
11	ation and removed during the calendar year for con-
12	sumption or sale, or which have been imported by
13	the importer into the United States during the cal-
14	endar year.
15	"(2) Controlled Groups.—
16	"(A) IN GENERAL.—In the case of a con-
17	trolled group, the proof gallon quantities speci-
18	fied under subparagraphs (A) and (B) of para-
19	graph (1) shall be applied to such group and
20	apportioned among the members of such group
21	in such manner as the Secretary or his delegate
22	shall by regulations prescribe.
23	"(B) Definition.—For purposes of sub-
24	paragraph (A), the term 'controlled group' shall
25	have the meaning given such term by subsection

- 1 (a) of section 1563, except that 'more than 50
 2 percent' shall be substituted for 'at least 80
 3 percent' each place it appears in such subsection.
 - "(C) Rules for non-corporations.—
 Under regulations prescribed by the Secretary,
 principles similar to the principles of subparagraphs (A) and (B) shall be applied to a group
 under common control where one or more of the
 persons is not a corporation.
 - "(D) SINGLE TAXPAYER.—Pursuant to rules issued by the Secretary, two or more entities (whether or not under common control) that produce distilled spirits marketed under a similar brand, license, franchise, or other arrangement shall be treated as a single taxpayer for purposes of the application of this subsection.".
- 19 (b) Conforming Amendment.—Section 7652(f)(2)
 20 of the Internal Revenue Code of 1986 is amended by strik21 ing "section 5001(a)(1)" and inserting "subsection (a)(1)
 22 of section 5001, determined as if subsection (c)(1) of such
 23 section did not apply".
- 24 (c) Application of Reduced Tax Rate for For-25 Eign Manufacturers and Importers.—Subsection (c)

- 1 of section 5001 of the Internal Revenue Code of 1986,
 2 as added by subsection (a), is amended—
- (1) in paragraph (1), by inserting "but only if the importer is an electing importer under paragraph (3) and the proof gallons of distilled spirits have been assigned to the importer pursuant to such paragraph" after "into the United States during the calendar year", and
- 9 (2) by adding at the end the following new 10 paragraph:
 - "(3) REDUCED TAX RATE FOR FOREIGN MANU-FACTURERS AND IMPORTERS.—

"(A) IN GENERAL.—In the case of any proof gallons of distilled spirits which have been produced outside of the United States and imported into the United States, the rate of tax applicable under paragraph (1) (referred to in this paragraph as the 'reduced tax rate') may be assigned by the distilled sprits operation (provided that such operation makes an election described in subparagraph (B)(ii)) to any electing importer of such proof gallons pursuant to the requirements established by the Secretary of the Treasury under subparagraph (B).

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1	"(B) Assignment.—The Secretary of the
2	Treasury, in consultation with the Secretary of
3	Health and Human Services and the Secretary
4	of the Department of Homeland Security, shall,
5	through such rules, regulations, and procedures
6	as are determined appropriate, establish proce-
7	dures for assignment of the reduced tax rate
8	provided under this paragraph, which shall in-
9	clude—
10	"(i) a limitation to ensure that the
11	number of proof gallons of distilled spirits
12	for which the reduced tax rate has been as-
13	signed by a distilled spirits operation—
14	"(I) to any importer does not ex-
15	ceed the number of proof gallons pro-
16	duced by such operation during the
17	calendar year which were imported
18	into the United States by such im-
19	porter, and
20	"(II) to all importers does not
21	exceed the 22,230,000 proof gallons of
22	distilled spirits to which the reduced
23	tax rate applies,
24	"(ii) procedures that allow the election
25	of a distilled spirits operation to assign

1	and an importer to receive the reduced tax
2	rate provided under this paragraph,
3	"(iii) requirements that the distilled
4	spirits operation provide any information
5	as the Secretary determines necessary and
6	appropriate for purposes of carrying out
7	this paragraph, and
8	"(iv) procedures that allow for revoca-
9	tion of eligibility of the distilled spirits op-
10	eration and the importer for the reduced
11	tax rate provided under this paragraph in
12	the case of any erroneous or fraudulent in-
13	formation provided under clause (iii) which
14	the Secretary deems to be material to
15	qualifying for such reduced rate.
16	"(C) Controlled Group.—
17	"(i) In general.—For purposes of
18	this section, any importer making an elec-
19	tion described in subparagraph (B)(ii)
20	shall be deemed to be a member of the
21	controlled group of the distilled spirits op-
22	eration, as described under paragraph (2).
23	"(ii) Apportionment.—For purposes
24	of this paragraph, in the case of a con-

1	trolled group, rules similar to section
2	5051(a)(5)(B) shall apply.".
3	(d) Effective Date.—
4	(1) In general.—Subject to paragraph (2),
5	the amendments made by this section shall apply to
6	distilled spirits removed after September 30, 2019.
7	(2) Proparion.—For purposes of the fourth
8	calendar quarter of 2019, the Secretary of the
9	Treasury (or the Secretary's delegate) shall issue
10	such guidance, rules, or regulations as are deemed
11	appropriate to provide that the amendments made
12	by this section are applied on a prorated basis for
13	purposes of distilled spirits removed during such
14	quarter.
15	SEC. 402. BULK DISTILLED SPIRITS.
16	(a) In General.—Section 5212 of the Internal Rev-
17	enue Code of 1986 is amended—
18	(1) by striking "Bulk distilled spirits on which"
19	and inserting "Distilled spirits on which", and
20	(2) by striking "bulk" each place it appears.
21	(b) Effective Date.—The amendments made by
22	this section shall apply distilled spirits transferred in bond
23	in any calendar quarters beginning more than 1 year after
24	the date of the enactment of this Act.

1	TITLE V—FUNDING
2	SEC. 501. INCREASED FUNDING FOR THE ALCOHOL AND
3	TOBACCO TAX AND TRADE BUREAU.
4	(a) In General.—For necessary expenses of car-
5	rying out section 1111(d) of the Homeland Security Act
6	of 2002 (6 U.S.C. 531(d)), there are authorized to be ap-
7	propriated—
8	(1) for fiscal year 2017, \$116,439,000, to re-
9	main available until September 30, 2018; and
10	(2) for fiscal year 2018, \$119,081,000, to re-
11	main available until September 30, 2019.
12	(b) AVAILABILITY OF FUNDS.—Of the amounts au-
13	thorized to be appropriated under subsection (a), for each
14	of fiscal years 2017 and 2018—
15	(1) \$5,000,000 shall be for the costs of accel-
16	erating the processing of formula and label applica-
17	tions;
18	(2) \$5,000,000 shall be for the costs of pro-
19	grams to enforce trade practice violations of the
20	Federal Alcohol Administration Act (27 U.S.C. 201
21	et seq.); and
22	(3) \$5,000,000 shall be for the purpose of car-
23	rying out the provisions of this Act and the amend-
24	ments made by this Act, including accelerating the

- 1 processing of permit applications for non-industrial
- 2 alcohol production and distribution.

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