

One Hundred Sixteenth Congress of the United States of America

AT THE FIRST SESSION

Begun and held at the City of Washington on Thursday, the third day of January, two thousand and nineteen

An Act

Making further consolidated appropriations for the fiscal year ending September 30, 2020, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, SECTION 1. SHORT TITLE.

This Act may be cited as the "Further Consolidated Appropriations Act, 2020".

SEC. 2. TABLE OF CONTENTS.

Sec. 1. Short title.
Sec. 2. Table of contents.
Sec. 3. References.
Sec. 4. Explanatory statement.
Sec. 5. Statement of appropriations.
Sec. 6. Availability of funds.
Sec. 7. Adjustments to compensation.
Sec. 8 Office of Management and Budget Reporting Requirements.

DIVISION A-DEPARTMENTS OF LABOR, HEALTH AND HUMAN SERVICES, AND EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2020

Title I—Department of Labor Title II—Department of Health and Human Services Title III—Department of Education Title IV—Related Agencies Title V—General Provisions

DIVISION B-AGRICULTURE, RURAL DEVELOPMENT, FOOD AND DRUG

ADMINISTRATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2020 Title I—Agricultural Programs Title II—Farm Production and Conservation Programs Title III—Rural Development Programs Title IV—Domestic Food Programs Title V—Foreign Assistance and Related Programs Title V—Related Agencies and Food and Drug Administration Title VII—General Provisions

DIVISION C-ENERGY AND WATER DEVELOPMENT AND RELATED AGENCIES APPROPRIATIONS ACT, 2020

Title I—Corps of Engineers—Civil Title II—Department of the Interior Title III—Department of Energy Title IV—Independent Agencies Title V—General Provisions

DIVISION D—DEPARTMENT OF THE INTERIOR, ENVIRONMENT, AND RELATED AGENCIES APPROPRIATIONS ACT, 2020

Title I-Department of the Interior

H.R.1865-604

is the subject of an application under section 505(j) that uses is the subject of an application under section 505() that uses different methods or operational means than the strategy required under subsection (a) for the applicable listed drug, or other applica-tion under section 505(j) with the same such listed drug, but achieves the same level of safety as such strategy.". (g) RULE OF CONSTRUCTION.—Nothing in this section, the amendments made by this section, or in section 505–1 of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 355–1), shall be construed as

as

(1) prohibiting a license holder from providing an eligible product developer access to a covered product in the absence of an authorization under this section; or
 (2) in any way negating the applicability of a REMS with ETASU, as otherwise required under such section 505-1, with records the such access of the section section for the sect

respect to such covered product.

DIVISION O-SETTING EVERY COMMU-NITY UP FOR RETIREMENT ENHANCE-MENT

SEC. 1. SHORT TITLE, ETC.

(a) SHORT TITLE.—This Act may be cited as the "Setting Every Community Up for Retirement Enhancement Act of 2019". (b) TABLE OF CONTENTS.—The table of contents of this Act is as follows:

Sec. 1. Short title, etc.

TITLE I-EXPANDING AND PRESERVING RETIREMENT SAVINGS

- 111LE I EAFAICHING AND INESERVING ADDITIONAL ADDITIONALADDITIONAL ADDITIONAL ADDITIONAL ADDITIONAL ADDITIONAL ADDITIO
- costs
- costs.
 Sec. 105. Small employer automatic enrollment credit.
 Sec. 106. Certain taxable non-tuition fellowship and stipend payments treated as compensation for IRA purposes.
 Sec. 107. Repeal of maximum age for traditional IRA contributions.
 Sec. 108. Qualified employer plans prohibited from making loans through credit cards and other similar arrangements.
 Sec. 109. Portability of lifetime income options.
 Sec. 110. Treatment of custodial accounts on termination of section 403(b) plans.
 Sec. 111. Clarification of retirement income account rules relating to church-control trolled organizations.

- Sec. 112. Qualified cash or deferred arrangements must allow long-term employees working more than 500 but less than 1,000 hours per year to partici-pote.

- working more than 500 but less than 1,000 house participate.
 Sec. 113. Penalty-free withdrawals from retirement plans for individuals in case of birth of child or adoption.
 Sec. 114. Increase in age for required beginning date for mandatory distributions.
 Sec. 115. Special rules for minimum funding standards for community newspaper plans.
 Sec. 116. Treating excluded difficulty of care payments as compensation for determining retirement contribution limitations.

TITLE II—ADMINISTRATIVE IMPROVEMENTS

- Sec. 201. Plan adopted by filing due date for year may be treated as in effect as
- of close of year. Sec. 202. Combined annual report for group of plans. Sec. 203. Disclosure regarding lifetime income.

H.R. 1865-605

- Sec. 204. Fiduciary safe harbor for selection of lifetime income provider. Sec. 205. Modification of nondiscrimination rules to protect older, longer service
- participants. Sec. 206. Modification of PBGC premiums for CSEC plans.

TITLE III—OTHER BENEFITS

- Sec. 301. Benefits provided to volunteer firefighters and emergency medical responders. Sec. 302. Expansion of section 529 plans.
 - - TITLE IV—REVENUE PROVISIONS
- Sec. 401. Modification of required distribution rules for designated beneficiaries. Sec. 402. Increase in penalty for failure to file. Sec. 403. Increased penalties for failure to file retirement plan returns. Sec. 404. Increase information sharing to administer excise taxes.
- TITLE V—TAX RELIEF FOR CERTAIN CHILDREN
- Sec. 501. Modification of rules relating to the taxation of unearned income of cer-tain children.

TITLE VI-ADMINISTRATIVE PROVISIONS

Sec. 601. Provisions relating to plan amendments.

TITLE I-EXPANDING AND PRESERVING **RETIREMENT SAVINGS**

SEC. 101. MULTIPLE EMPLOYER PLANS; POOLED EMPLOYER PLANS.

(a) QUALIFICATION REQUIREMENTS.— (1) IN GENERAL.—Section 413 of the Internal Revenue Code of 1986 is amended by adding at the end the following new subsection:

"(e) APPLICATION OF QUALIFICATION REQUIREMENTS FOR CER-TAIN MULTIPLE EMPLOYER PLANS WITH POOLED PLAN PROVIDERS.— "(1) IN GENERAL.—Except as provided in paragraph (2), if a defined contribution plan to which subsection (c) applies—

"(A) is maintained by employers which have a common interest other than having adopted the plan, or

"(B) in the case of a plan not described in subparagraph (A), has a pooled plan provider, then the plan shall not be treated as failing to meet the require-

then the plan shall not be treated as failing to meet the require-ments under this title applicable to a plan described in section 401(a) or to a plan that consists of individual retirement accounts described in section 408 (including by reason of sub-section (c) thereof), whichever is applicable, merely because one or more employers of employees covered by the plan fail to take such actions as are required of such employers for the plan to meet such requirements. "(2) LUMTATIONS —

(i) the assets of the plan tath out but to employees of such employer (or beneficiaries of such employees) will be transferred to a plan maintained only by such employer (or its successor), to an eligible retirement plan as defined in section 402(c)(8)(B) for each individual whose account is transferred, or to any other arrangement that the Secretary determines is appro-priate, unless the Secretary determines it is in the

best interests of the employees of such employer (and the beneficiaries of such employees) to retain the assets in the plan, and

"(ii) such employer (and not the plan with respect to which the failure occurred or any other employer in such plan) shall, except to the extent provided by the Secretary, be liable for any liabilities with respect to such plan attributable to employees of such employer (or beneficiaries of such employees).

"(B) FAILURES BY POOLED PLAN PROVIDERS.-If the pooled plan provider of a plan described in paragraph (1)(B) does not perform substantially all of the administrative duties which are required of the provider under paragraph (3)(A)(i) for any plan year, the Secretary may provide that the determination as to whether the plan meets the requirements under this title applicable to a plan described in section 401(a) or to a plan that consists of individual retirement accounts described in section 408 (including by reason of subsection (c) thereof), whichever is applicable, shall be made in the same manner as would be made without regard to paragraph (1).

"(3) POOLED PLAN PROVIDER.-

Act of 1974), as the plan administrator, and as the person responsible to perform all administrative duties (including conducting proper testing with respect to the plan and the employees of each employer in the plan) which are reasonably necessary to ensure that—

"(I) the plan meets any requirement applicable under the Employee Retirement Income Security Act of 1974 or this title to a plan described in section 401(a) or to a plan that consists of individual retirement accounts described in section 408 (including by reason of subsection (c) thereof), whichever is applicable, and

"(II) each employer in the plan takes such actions as the Secretary or such person determines are necessary for the plan to meet the require-ments described in subclause (I), including providing to such person any disclosures or other information which the Secretary may require or which such person otherwise determines are nec-essary to administer the plan or to allow the plan to meet such requirements,

"(ii) registers as a pooled plan provider with the Secretary, and provides such other information to the

Secretary, and provides such other mionization to the ning operations as a pooled plan provider, "(iii) acknowledges in writing that such person is a named fiduciary (within the meaning of section 402(a)(2) of the Employee Retirement Income Security

Act of 1974), and the plan administrator, with respect to the plan, and

"(iv) is responsible for ensuring that all persons who handle assets of, or who are fiduciaries of, the plan are bonded in accordance with section 412 of the Employee Retirement Income Security Act of 1974.

"(B) AUDITS, EXAMINATIONS AND INVESTIGATIONS.—The Secretary may perform audits, examinations, and investiga-tions of pooled plan providers as may be necessary to enforce and carry out the purposes of this subsection. "(C) AGGREGATION RULES.—For purposes of this para-mark is determined when an enterpret the parameter of the pa

graph, in determining whether a person meets the require-ments of this paragraph to be a pooled plan provider with respect to any plan, all persons who perform services for the plan and who are treated as a single employer under subsection (b), (c), (m), or (o) of section 414 shall be treated (D) TREATMENT OF EMPLOYERS AS PLAN SPONSORS.-

(D) TREATMENT OF EMPLOYERS AS PLAN SPONSORS.— Except with respect to the administrative duties of the pooled plan provider described in subparagraph (A)(i), each employer in a plan which has a pooled plan provider shall be treated as the plan sponsor with respect to the portion of the plan attributable to employees of such employer (or beneficiaries of such employees). "(d) GUINANCE

"(4) GUIDANCE.-

(4) GUIDARCE.— "(A) IN GENERAL.—The Secretary shall issue such guid-ance as the Secretary determines appropriate to carry out this subsection, including guidance— "(i) to identify the administrative duties and other "(i) to identify the administrative duties and other

actions required to be performed by a pooled plan provider under this subsection,

"(ii) which describes the procedures to be taken to terminate a plan which fails to meet the require-ments to be a plan described in paragraph (1), ments to be a plan described in paragraph (1), including the proper treatment of, and actions needed to be taken by, any employer in the plan and the assets and liabilities of the plan attributable to employees of such employer (or beneficiaries of such employees), and "(iii) identifying

"(iii) identifying appropriate cases to which the rules of paragraph (2)(A) will apply to employers in the plant failing to take the actions described in paragraph (1). The Secretary shall take into account under clause (iii)

whether the failure of an employer or pooled plan provider to provide any disclosures or other information, or to take any other action, necessary to administer a plan or to allow a plan to meet requirements applicable to the plan under section 401(a) or 408, whichever is applicable, has continued over a period of time that demonstrates a lack of commitment to compliance. "(B) GOOD FAITH COMPLIANCE WITH LAW BEFORE GUID-

ANCE.—An employer or pooled plan provider shall not be treated as failing to meet a requirement of guidance issued by the Secretary under this paragraph if, before the issuance of such guidance, the employer or pooled plan provider complies in good faith with a reasonable

Also available as part of the eCourse

<u>Special Issues in Special Needs Trusts: IRAs, Powers of Appointment, Home</u> <u>Ownership and more</u>

First appeared as part of the conference materials for the 16^{th} Annual Changes and Trends Affecting Special Needs Trusts session "IRAs and SNTs"