| 118TH CONGRESS 2D SESSION | S. |
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To amend the Internal Revenue Code of 1986 to allow a credit against income tax for equity investments by angel investors.

IN THE SENATE OF THE UNITED STATES

Mr. Murphy 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 allow a credit against income tax for equity investments by angel investors.

- 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 "Angel Tax Credit Act".
- 5 SEC. 2. ANGEL INVESTMENT TAX CREDIT.
- 6 (a) In General.—Subpart B of part IV of sub-
- 7 chapter A of chapter 1 of the Internal Revenue Code of
- 8 1986 is amended by adding at the end the following new
- 9 section:

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| - 1 | **SH:(: | 30 H | AN(+H:L | INVESTMENT TAX CREDIT |

| 2 | "(a) Allowance of Credit.—There shall be al- |
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| 3 | lowed as a credit against the tax imposed by this chapter |
| 4 | for the taxable year an amount equal to 25 percent of the |
| 5 | qualified equity investments made by a qualified investor |
| 6 | during the taxable year. |
| 7 | "(b) LIMITATION.—The amount of the credit allowed |
| 8 | under subsection (a) for any taxpayer for any taxable year |
| 9 | shall not exceed \$250,000. |
| 10 | "(c) Qualified Equity Investment.—For pur- |
| 11 | poses of this section— |
| 12 | "(1) In general.—The term 'qualified equity |
| 13 | investment' means any equity investment in a quali- |
| 14 | fying business entity if— |
| 15 | "(A) the aggregate amount of such invest- |
| 16 | ments made by the taxpayer during the taxable |
| 17 | year is \$25,000 or more, |
| 18 | "(B) such investment is acquired by the |
| 19 | taxpayer at its original issue (directly or |
| 20 | through an underwriter) solely in exchange for |
| 21 | cash, and |
| 22 | "(C) such investment is designated for |
| 23 | purposes of this section by the qualifying busi- |
| 24 | ness entity. |
| 25 | "(2) Equity investment.—The term 'equity |

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investment' means—

| 1 | "(A) any form of equity, including a gen- |
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| 2 | eral or limited partnership interest, common |
| 3 | stock, preferred stock (other than nonqualified |
| 4 | preferred stock as defined in section $351(g)(2)$, |
| 5 | with or without voting rights, without regard to |
| 6 | seniority position and whether or not convert- |
| 7 | ible into common stock or any form of subordi- |
| 8 | nate or convertible debt, or both, with warrants |
| 9 | or other means of equity conversion, and |
| 10 | "(B) any capital interest in an entity |
| 11 | which is a partnership. |
| 12 | "(3) Redemptions.—A rule similar to the rule |
| 13 | of section 1202(c)(3) shall apply for purposes of this |
| 14 | subsection. |
| 15 | "(d) Qualifying Business Entity.—For purposes |
| 16 | of this section— |
| 17 | "(1) In general.—The term 'qualifying busi- |
| 18 | ness entity' means any domestic corporation or part- |
| 19 | nership if such corporation or partnership— |
| 20 | "(A) has its headquarters in the United |
| 21 | States, |
| 22 | "(B) has gross revenues for the taxable |
| 23 | year preceding the date of the qualified equity |
| 24 | investment of less than \$1,000,000, |
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| 1 | "(C) employs less than 25 full-time equiva- |
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| 2 | lent employees as of the date of such invest- |
| 3 | ment, |
| 4 | "(D) has been in existence for less than 7 |
| 5 | years as of the date of the qualified equity in- |
| 6 | vestment, |
| 7 | "(E) has more than 50 percent of the em- |
| 8 | ployees performing substantially all of their |
| 9 | services in the United States as of the date of |
| 10 | such investment, |
| 11 | "(F) is engaged in a high technology trade |
| 12 | or business related to— |
| 13 | "(i) advanced materials, nanotechnol- |
| 14 | ogy, or precision manufacturing, |
| 15 | "(ii) aerospace, aeronautics, or de- |
| 16 | fense, |
| 17 | "(iii) biotechnology or pharma- |
| 18 | ceuticals, |
| 19 | "(iv) electronics, semiconductors, soft- |
| 20 | ware, or computer technology, |
| 21 | "(v) energy, environment, or clean |
| 22 | technologies, |
| 23 | "(vi) forest products or agriculture, |
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| 1 | "(vii) information technology, commu- |
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| 2 | nication technology, digital media, or |
| 3 | photonics, |
| 4 | "(viii) life sciences or medical |
| 5 | sciences, |
| 6 | "(ix) marine technology or aqua- |
| 7 | culture, |
| 8 | "(x) transportation, or |
| 9 | "(xi) any other high technology trade |
| 10 | or business, as determined by the Sec- |
| 11 | retary of the Treasury, and |
| 12 | "(G) has equity investments designated for |
| 13 | purposes of this paragraph. |
| 14 | "(2) Designation of equity invest- |
| 15 | MENTS.—For purposes of paragraph (1)(G), an eq- |
| 16 | uity investment shall not be treated as designated if |
| 17 | such designation would result in the aggregate |
| 18 | amount which may be taken into account under this |
| 19 | section with respect to equity investments in such |
| 20 | corporation or partnership exceeds \$2,000,000, tak- |
| 21 | ing into account the total amount of all qualified eq- |
| 22 | uity investments made by all taxpayers for the tax- |
| 23 | able year and all preceding taxable years. |
| 24 | "(e) Qualified Investor.—For purposes of this |
| 25 | section— |

| 1 | "(1) IN GENERAL.—The term 'qualified inves |
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| 2 | tor' means an accredited investor, as defined by the |
| 3 | Securities and Exchange Commission. |
| 4 | "(2) Exclusion.—The term 'qualified investor |
| 5 | does not include— |
| 6 | "(A) a person controlling at least 50 per |
| 7 | cent of the qualifying business entity, |
| 8 | "(B) any venture capital fund (within the |
| 9 | meaning of section 203(1) of the Investment |
| 10 | Advisers Act of 1940 (15 U.S.C. 80b-3(l))), or |
| 11 | "(C) any bank, savings association, loan |
| 12 | association, trust company, insurance company |
| 13 | or similar entity whose business activities in |
| 14 | clude making similar investments to invest |
| 15 | ments of a venture capital fund (as so defined) |
| 16 | "(f) National Limitation on Amount of Invest |
| 17 | MENTS DESIGNATED.— |
| 18 | "(1) In General.—There is an angel invest |
| 19 | ment tax credit limitation of \$500,000,000 for each |
| 20 | of calendar years 2025 through 2029. |
| 21 | "(2) Allocation of Limitation.—The limita |
| 22 | tion under paragraph (1) shall be allocated by the |
| 23 | Secretary among qualified business entities selected |
| 24 | by the Secretary. |

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"(3) Carryover of unused limitation.—If the angel investment tax credit limitation for any calendar year exceeds the aggregate amount allocated under paragraph (2) for such year, such limitation for the succeeding calendar year shall be increased by the amount of such excess. No amount may be carried under the preceding sentence to any calendar year after 2034.

"(g) APPLICATION WITH OTHER CREDITS.—

"(1) Business credit treated as part of General business credit.—Except as provided in paragraph (2), the credit which would be allowed under subsection (a) for any taxable year (determined without regard to this subsection) shall be treated as a credit listed in section 38(b) for such taxable year (and not allowed under subsection (a)).

"(2) Personal Credit.—

"(A) IN GENERAL.—In the case of an individual who elects the application of this paragraph, for purposes of this title, the credit allowed under subsection (a) for any taxable year (determined after application of paragraph (1)) shall be treated as a credit allowable under subpart A for such taxable year.

| "(B) Carryforward of unused cred- |
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| IT.—If the credit allowable under subsection (a) |
| by reason of subparagraph (A) exceeds the limi- |
| tation imposed by section 26(a) for such taxable |
| year, reduced by the sum of the credits allow- |
| able under subpart A (other than this section) |
| for such taxable year, such excess shall be car- |
| ried to each of the succeeding 20 taxable years |
| to the extent that such unused credit may not |
| be taken into account under subsection (a) by |
| reason of subparagraph (A) for a prior taxable |
| year because of such limitation. |
| "(h) Special Rules.— |
| "(1) Related parties.—For purposes of this |
| section— |
| "(A) IN GENERAL.—All related persons |
| shall be treated as 1 person. |
| "(B) Related persons.—A person shall |
| be treated as related to another person if— |
| "(i) the relationship between such per- |
| sons would result in the disallowance of |
| losses under section 267 or 707(b), or |
| "(ii) for purposes of subsection (e), |
| the person is an individual who is the |
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| 1 | spouse of a lineal descendant of an indi- |
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| 2 | vidual described in subsection (e)(2)(A). |
| 3 | "(2) Basis.—For purposes of this subtitle, the |
| 4 | basis of any investment with respect to which a cred- |
| 5 | it is allowable under this section shall be reduced by |
| 6 | the amount of such credit so allowed. This sub- |
| 7 | section shall not apply for purposes of sections 1202 |
| 8 | and 1397B. |
| 9 | "(3) RECAPTURE.—The Secretary shall, by reg- |
| 10 | ulations, provide for recapturing the benefit of any |
| 11 | credit allowable under subsection (a) with respect to |
| 12 | any qualified equity investment which is held by the |
| 13 | taxpayer less than 3 years, except that no benefit |
| 14 | shall be recaptured in the case of— |
| 15 | "(A) transfer of such investment by reason |
| 16 | of the death of the taxpayer, |
| 17 | "(B) transfer between spouses, |
| 18 | "(C) transfer incident to the divorce (as |
| 19 | defined in section 1041) of such taxpayer, or |
| 20 | "(D) a transaction to which section 381(a) |
| 21 | applies (relating to certain acquisitions of the |
| 22 | assets of one corporation by another corpora- |
| 23 | tion). |
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| 1 | "(i) REGULATIONS.—The Secretary shall prescribe |
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| 2 | such regulations as may be appropriate to carry out this |
| 3 | section, including regulations— |
| 4 | "(1) which prevent the abuse of the purposes of |
| 5 | this section, |
| 6 | "(2) which impose appropriate reporting re- |
| 7 | quirements, and |
| 8 | "(3) which apply the provisions of this section |
| 9 | to newly formed entities.". |
| 10 | (b) Credit Made Part of General Business |
| 11 | CREDIT.—Subsection (b) of section 38 of the Internal |
| 12 | Revenue Code of 1986, as amended by Public Law 117– |
| 13 | 169, is amended— |
| 14 | (1) in paragraph (40), by striking "plus", |
| 15 | (2) in paragraph (41), by striking the period at |
| 16 | the end and inserting ", plus", and |
| 17 | (3) by adding at the end the following new |
| 18 | paragraph: |
| 19 | "(42) the portion of the angel investment tax |
| 20 | credit to which section $30E(g)(1)$ applies.". |
| 21 | (c) Conforming Amendments.— |
| 22 | (1) Section 1016(a) of the Internal Revenue |
| 23 | Code of 1986 is amended by striking "and" at the |
| 24 | end of paragraph (37), by striking the period at the |
| 25 | end of paragraph (38) and inserting ", and", and by |

- 1 inserting after paragraph (38) the following new
- 2 paragraph:
- 3 "(39) to the extent provided in section
- 4 30E(h)(2).".
- 5 (2) The table of sections for subpart B of part
- 6 IV of subchapter A of chapter 1 of the Internal Rev-
- 7 enue Code of 1986 is amended by adding at the end
- 8 the following new item:

"Sec. 30E. Angel investment tax credit.".

- 9 (d) Effective Date.—The amendments made by
- 10 this section shall apply to investments made after Decem-
- 11 ber 31, 2024, in taxable years ending after such date.