117th CONGRESS 2d Session

To amend the Internal Revenue Code of 1986 to treat Indian tribal governments in the same manner as State governments for certain Federal tax purposes, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Ms. CORTEZ MASTO (for herself, Mr. WYDEN, and Mr. SCHATZ) 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 treat Indian tribal governments in the same manner as State governments for certain Federal tax purposes, and for other purposes.
 - 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 "Native American Tax
- 5 Parity and Relief Act of 2022".
- 6 SEC. 2. FINDINGS.
- 7 The Congress finds the following:

(1) There is a unique Federal legal and political
 relationship between the United States and Indian
 tribes.

4 (2) Indian tribes have the responsibility and au5 thority to provide governmental programs and serv6 ices to tribal citizens, develop tribal economies, and
7 build community infrastructure to ensure that In8 dian reservation lands serve as livable, permanent
9 homes.

10 (3)The United States Constitution, United 11 States Federal Court decisions, Executive orders, 12 and numerous other Federal laws and regulations 13 recognize that Indian tribes are governments, retain-14 ing the inherent authority to tax and operate as 15 other governments, including (inter alia) financing 16 projects with government bonds and maintaining eli-17 gibility for general tax exemptions via their govern-18 ment status.

(4) Codifying tax parity with respect to tribal
governments is consistent with Federal treaties recognizing the sovereignty of tribal governments.

(5) Indian tribes face historic disadvantages in
accessing the underlying capital to build the necessary infrastructure for job creation, and certain
statutory restrictions on tribal governance further

inhibit tribes' ability to develop strong governance
 and economies.

3 (6) Indian tribes are sometimes excluded from
4 the Internal Revenue Code of 1986 in key provisions
5 which results in unfair tax treatment for tribal citi6 zens or unequal enforcement authority for tribal en7 forcement agencies.

8 (7) Congress is vested with the authority to 9 regulate commerce with Indian tribes, and hereby 10 exercises that authority in a manner which furthers 11 tribal self-governance, and in doing so, further af-12 firms the United States government-to-government 13 relationship with Indian tribes.

14SEC. 3. TREATMENT OF INDIAN TRIBES AS STATES WITH15RESPECT TO BOND ISSUANCE.

16 (a) IN GENERAL.—Section 7871(c) of the Internal
17 Revenue Code of 1986 is amended to read as follows:

18 "(c) Special Rules for Tax-exempt Bonds.—

19 "(1) IN GENERAL.—In applying section 146 to
20 bonds issued by Indian Tribal Governments the Sec21 retary shall annually—

22 "(A) establish a national bond volume cap
23 based on the greater of—

24 "(i) the State population formula approach in section 146(d)(1)(A) (using na-

1	tional Tribal population estimates supplied
2	annually by the Department of the Interior
3	in consultation with the Census Bureau),
4	and
5	"(ii) the minimum State ceiling
6	amount in section $146(d)(1)(B)$ (as ad-
7	justed in accordance with the cost of living
8	provision in section $146(d)(2)$, and
9	"(B) under regulations prescribed by the
10	Secretary, allocate such national bond volume
11	cap among all Indian Tribal Governments seek-
12	ing such an allocation in a particular year.
13	"(2) Application of geographic restric-
14	TION.—In the case of national bond volume cap allo-
15	cated under paragraph (1), section $146(k)(1)$ shall
16	not apply to the extent that such cap is used with
17	respect to financing for a facility located on qualified
18	Indian lands.
19	"(3) Restriction on financing of certain
20	GAMING FACILITIES.—No portion of the volume cap
21	allocated under this subsection may be used with re-
22	spect to the financing of any portion of a building
23	in which class II or class III gaming (as defined in
24	section 4 of the Indian Gaming Regulatory Act) is

1	conducted or housed or any property actually used
2	in the conduct of such gaming.
3	"(4) Definitions and special rules.—For
4	purposes of this subsection—
5	"(A) INDIAN TRIBAL GOVERNMENT.—The
6	term 'Indian Tribal Government' means the
7	governing body of an Indian Tribe, band, na-
8	tion, or other organized group or community, or
9	of Alaska Natives, which is recognized as eligi-
10	ble for the special programs and services pro-
11	vided by the United States to Indians because
12	of their status as Indians, and also includes any
13	agencies, instrumentalities or political subdivi-
14	sions thereof.
15	"(B) INTERTRIBAL CONSORTIUMS, ETC.—
16	In any case in which an Indian Tribal Govern-
17	ment has authorized an intertribal consortium,
18	a Tribal organization, or an Alaska Native re-
19	gional or village corporation, as defined in, or
20	established pursuant to, the Alaska Native
21	Claims Settlement Act, to plan for, coordinate
22	or otherwise administer services, finances, func-
23	tions, or activities on its behalf under this sub-
24	section, the authorized entity shall have the
25	rights and responsibilities of the authorizing In-

1	dian Tribal Government only to the extent pro-
2	vided in the Authorizing resolution.
3	"(C) QUALIFIED INDIAN LANDS.—The
4	term 'qualified Indian lands' shall mean an In-
5	dian reservation as defined in section 3(d) of
6	the Indian Financing Act of 1974 (25 U.S.C.
7	1452(d), including lands which are within the
8	jurisdictional area of an Oklahoma Indian Tribe
9	(as determined by the Secretary of the Interior)
10	and shall include lands outside a reservation
11	where the facility is to be placed in service in
12	connection with—
13	"(i) the active conduct of a trade or
14	business by an Indian Tribe on, contiguous
15	to, within reasonable proximity of, or with
16	a substantial connection to, an Indian res-
17	ervation or Alaska Native village, or
18	"(ii) infrastructure (including roads,
19	power lines, water systems, railroad spurs,
20	and communication facilities) serving an
21	Indian reservation or Alaska Native vil-
22	lage.".
23	(b) Conforming Amendment.—Subparagraph (B)
24	of section $45(c)(9)$ of the Internal Revenue Code of 1986
25	is amended to read as follows:

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1 "(B) INDIAN TRIBE.—For purposes of this 2 paragraph, the term 'Indian tribe' means any 3 Indian tribe, band, nation, or other organized 4 group or community which is recognized as eli-5 gible for the special programs and services pro-6 vided by the United States to Indians because 7 of their status as Indians.". 8 (c) EFFECTIVE DATE.—The amendments made by 9 this section shall apply to obligations issued in calendar 10 years beginning after the date of the enactment of this 11 Act. 12 SEC. 4. TREATMENT OF TRIBAL FOUNDATIONS AND CHAR-13 ITIES LIKE CHARITIES FUNDED AND CON-14 **TROLLED** BY **OTHER GOVERNMENTAL** 15 FUNDERS AND SPONSORS. 16 (a) IN GENERAL.—Section 170(b)(1) of the Internal 17 Revenue Code of 1986 is amended by adding at the end 18 the following subparagraph: 19 "(I) TREATMENT OF CHARITIES SUBSTAN-20 TIALLY FUNDED BY INDIAN TRIBAL GOVERN-21 MENTS.—For purposes of subparagraph (A)(vi), 22 the term 'governmental unit' includes an Indian 23 tribal government, an agency, instrumentality, 24 or subdivision of an Indian tribal government, 25 or an entity established under Federal, State,

MCG22744 DVS

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or tribal law which is wholly owned or controlled by any of the foregoing.".

3 (b) CERTAIN SUPPORTING ORGANIZATIONS.—Sec-4 tion 509(a) of such Code is amended by adding at the 5 end the following: "For purposes of paragraph (3), an organization described in paragraph (2) shall be deemed to 6 7 include an Indian tribal government, an agency, instru-8 mentality, or subdivision of an Indian tribal government, 9 or an entity established under Federal, State, or tribal law 10 which is wholly owned or controlled by any of the fore-11 going.".

(c) EFFECTIVE DATE.—The amendments made by
this section shall apply to taxable years beginning after
the date of the enactment of this Act.

15SEC. 5. IMPROVING EFFECTIVENESS OF TRIBAL CHILD16SUPPORT ENFORCEMENT AGENCIES BY PAR-17ITY OF ACCESS TO THE FEDERAL PARENT LO-18CATOR SERVICE AND FEDERAL TAX REFUND19OFFSETS.

20 (a) ACCESS TO FEDERAL PARENT LOCATOR SERV21 ICE.—Section 453(c) of the Social Security Act (42 U.S.C.
22 653(c)) is amended—

23 (1) by striking "and" at the end of paragraph24 (4);

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1	(2) by striking the period at the end of para-
2	graph (5) and inserting "; and"; and
3	(3) by adding at the end the following:
4	"(6) the child support enforcement agency of an
5	Indian tribe or tribal organization that is eligible for
6	a grant under section 455(f).".
7	(b) Improving the Collection of Past-due
8	CHILD SUPPORT FROM FEDERAL TAX REFUNDS.—
9	(1) Amendment to the social security
10	ACT.—Section 464 of the Social Security Act (42
11	U.S.C. 664) is amended by adding at the end the
12	following:
13	"(d) Applicability to Indian Tribes and Tribal
14	Organizations Eligible for a Grant Under This
15	PART.—This section, except for the requirement to dis-
16	tribute amounts in accordance with section 457, shall
17	apply to an Indian tribe or tribal organization eligible for
18	a grant under section 455(f) in the same manner in which
19	this section applies to a State with a plan approved under
20	this part.".
21	(2) Amendment to the internal revenue
22	CODE.—Subsection (c) of section 6402 of the Inter-
23	nal Revenue Code of 1986 is amended by adding at
24	the end the following: "For purposes of this sub-

section, any reference to a State shall include a ref-

1 erence to any Indian tribe or tribal organization de-2 scribed in section 464(d) of the Social Security 3 Act.". 4 SEC. 6. RECOGNIZING INDIAN TRIBAL GOVERNMENTS FOR 5 PURPOSES OF DETERMINING UNDER THE 6 ADOPTION CREDIT WHETHER A CHILD HAS 7 SPECIAL NEEDS. 8 (a) IN GENERAL.—Section 23(d)(3) of the Internal 9 Revenue Code of 1986 is amended— 10 (1) in subparagraph (A), by inserting "or In-11 dian tribal government" after "a State"; and 12 (2) in subparagraph (B), by inserting "or In-13 dian tribal government" after "such State". 14 (b) EFFECTIVE DATE.—The amendments made by 15 this section shall apply to taxable years beginning after 16 the date of the enactment of this Act. SEC. 7. INCLUSION OF INDIAN AREAS AS DIFFICULT DE-17 18 VELOPMENT AREAS FOR PURPOSES OF CER-19 TAIN BUILDINGS. 20 (\mathbf{I}) of (a) IN GENERAL.—Subclause section 21 42(d)(5)(B)(iii) of the Internal Revenue Code of 1986 is 22 amended by inserting before the period the following: ", 23 and any Indian area". 24 (iii) (b) INDIAN AREA.—Clause of section 25 42(d)(5)(B) of the Internal Revenue Code of 1986 is amended by redesignating subclause (II) as subclause (IV)
 and by inserting after subclause (I) the following new sub clauses:

4	"(II) INDIAN AREA.—For pur-
5	poses of subclause (I), the term 'In-
6	dian area' means any Indian area (as
7	defined in section $4(11)$ of the Native
8	American Housing Assistance and
9	Self Determination Act of 1996 (25
10	U.S.C. 4103(11))).

"(III) 11 Special RULE FOR 12 BUILDINGS IN INDIAN AREAS.—In the 13 case of an area which is a difficult de-14 velopment area solely because it is an 15 Indian area, a building shall not be 16 treated as located in such area unless 17 such building is assisted or financed 18 under the Native American Housing 19 Assistance and Self Determination 20 Act of 1996 (25 U.S.C. 4101 et seq.) 21 or the project sponsor is an Indian 22 tribe (as defined in section 23 45A(c)(6), a tribally designated hous-24 ing entity (as defined in section 4(22)) of such Act (25 U.S.C. 4103(22))), or 25

MCG22744 DVS

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wholly owned or controlled by such an
 Indian tribe or tribally designated
 housing entity.".

4 (c) EFFECTIVE DATE.—The amendments made by
5 this section shall apply to buildings placed in service after
6 December 31, 2021.

7 SEC. 8. INDIAN EMPLOYMENT TAX CREDIT.

8 (a) EXTENSION.—Section 45A of the Internal Rev9 enue Code of 1986 is amended by striking subsection (f).
10 (b) MODIFICATION OF DETERMINATION OF AMOUNT
11 OF CREDIT.—Paragraph (2) of section 45A(a) of the In12 ternal Revenue Code of 1986 is amended to read as fol13 lows:

14 ((2) the quotient of—

"(A) the sum of the qualified wages and
qualified employee health insurance costs which
were paid or incurred by the employer (or any
predecessor) during the two most recent calendar years ending before the beginning of such
taxable year, divided by

21 "(B) 2.".

(c) INCREASED LIMITATION.—Section 45A(b)(3) of
the Internal Revenue Code of 1986 is amended by striking
"\$20,000" and inserting "\$30,000".

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(d) EFFECTIVE DATE.—The amendments made by
 this section shall apply to taxable years beginning after
 December 31, 2021.
 SEC. 9. NEW MARKETS TAX CREDIT FOR TRIBAL STATIS-

TICAL AREAS.

6 (a) ADDITIONAL ALLOCATIONS FOR TRIBAL STATIS7 TICAL AREAS.—Section 45D(f) of the Internal Revenue
8 Code of 1986 is amended by adding at the end the fol9 lowing new paragraph:

10 "(4) Additional allocations for tribal
11 statistical areas.—

12 "(A) IN GENERAL.—In the case of each 13 calendar year after 2021, there is (in addition 14 to any limitation under any other paragraph of 15 this subsection) a new markets tax credit limi-16 tation of \$175,000,000 which shall be allocated 17 by the Secretary as provided in paragraph (2)18 except that such limitation may only be allo-19 cated with respect to Tribal Statistical Areas.

20 "(B) CARRYOVER OF UNUSED TRIBAL STA21 TISTICAL AREA LIMITATION.—

22 "(i) IN GENERAL.—If the credit limi23 tation under subparagraph (A) for any cal24 endar year exceeds the amount of such
25 limitation allocated by the Secretary for

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1	such calendar year, such limitation for the
2	succeeding calendar year shall be increased
3	by the amount of such excess.
4	"(ii) Limitation on carryover
5	No amount of credit limitation may be car-
6	ried under clause (i) past the 5th calendar
7	year following the calendar year in which
8	such amount of credit limitation arose.
9	"(iii) Transfer of expired tribal
10	STATISTICAL AREA LIMITATION TO GEN-
11	ERAL LIMITATION.—In the case of any
12	amount of credit limitation which would
13	(but for clause (ii)) be carried under clause
14	(i) to the 6th calendar year following the
15	calendar year in which such amount of
16	credit limitation arose, the new market tax
17	credit limitation under paragraph (1) for
18	such 6th calendar year shall be increased
19	by the amount of such credit limitation.
20	"(C) TRIBAL STATISTICAL AREA.—For
21	purposes of this paragraph, the term 'Tribal
22	Statistical Area' means—
23	"(i) any low-income community which
24	is located in any Tribal Census Tract,
25	Oklahoma Tribal Statistical Area, Tribal-

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1	Designated Statistical Area, Alaska Native
2	Village Statistical Area, or Hawaiian
3	Home Land, and
4	"(ii) any low-income community de-
5	scribed in subsection (e)(1)(B).".
6	(b) Eligibility of Certain Businesses Serving
7	TRIBAL MEMBERS.—Section $45D(e)(1)$ of the Internal
8	Revenue Code of 1986 is amended to read as follows:
9	"(1) IN GENERAL.—The term 'low-income com-
10	munity' means any area—
11	"(A) comprising a population census tract
12	if—
13	"(i) the poverty rate for such tract is
14	at least 20 percent, or
15	"(ii)(I) in the case of a tract not lo-
16	cated within a metropolitan area, the me-
17	dian family income for such tract does not
18	exceed 80 percent of statewide median
19	family income, or
20	"(II) in the case of a tract lo-
21	cated within a metropolitan area, the
22	median family income for such tract
23	does not exceed 80 percent of the
24	greater of statewide median family in-

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1	come or the metropolitan area median
2	family income, or
3	"(B) which is used for a qualified active
4	low-income community business which—
5	"(i) services a significant population
6	of Tribal or Alaska Native Village mem-
7	bers who are residents of a low-income
8	community described in subsection
9	(f)(5)(C)(i), and
10	"(ii) obtains a written statement from
11	the relevant Indian Tribal Government
12	(within the meaning of section 7871(c))
13	that documents the eligibility of such
14	qualified active low-income community
15	business with respect to the requirement of
16	clause (i).
17	Subparagraph (A)(ii) shall be applied using posses-
18	sion wide median family income in the case of cen-
19	sus tracts located within a possession of the United
20	States.".
21	(c) Regulatory Authority.—Section 45D(i) of
22	the Internal Revenue Code of 1986 is amended by striking
23	"and" at the end of paragraph (5), by striking the period
24	at the end of paragraph (6) and inserting ", and", and
25	by adding at the end the following new paragraph:

"(7) which provide documentation requirements
 for the written statement required under subsection
 (e)(1)(B)(ii), and

4 "(8) which provide procedures for identifying
5 qualified low-income community businesses which
6 meet the requirements of subsection (e)(1)(B)(i)
7 (taking into account the location need of such busi8 nesses, especially with businesses that serve multiple
9 tribal or Alaska Native Village communities.".

(d) EFFECTIVE DATE.—The amendments made by
this section shall apply to new markets tax credit limitation determined for calendar years after December 31,
2021.

14 SEC. 10. TRIBAL GENERAL WELFARE PROGRAMS CLARI15 FICATION.

16 (a) IN GENERAL.—Section 1612(b) of the Social Se-17 curity Act (42 U.S.C. 1382a(b)) is amended by striking "; and" at the end of paragraph (25), by striking the pe-18 riod at the end of paragraph (26) and inserting "; and", 19 20 and by adding at the end the following new paragraph: 21 "(27) any Indian general welfare benefit (as de-22 fined in section 139E of the Internal Revenue Code 23 of 1986).".

24 (b) EXCLUSION FROM RESOURCES.—Section
25 1613(a) of the Social Security Act (42 U.S.C. 1382b(a))

is amended by striking "; and" at the end of paragraph
 (16), by striking the period at the end of paragraph (17)
 and inserting "; and", and by inserting after paragraph
 (17) the following new paragraph:

5 "(18) for the 9-month period beginning after
6 the month in which received, any Indian general wel7 fare benefit (within the meaning of section 139E of
8 the Internal Revenue Code of 1986).".