118TH CONGRESS 1ST SESSION	S.	
-------------------------------	----	--

To amend the Internal Revenue Code of 1986 to safeguard beneficial tax treatment on certain expenses from bolstering the research and development sectors in foreign entities of concern.

IN THE SENATE OF THE UNITED STATES

Mr. Rubio introduced the following	bill; which	was read	twice a	and	referred
to the Committee on					

A BILL

To amend the Internal Revenue Code of 1986 to safeguard beneficial tax treatment on certain expenses from bolstering the research and development sectors in foreign entities of concern.

- 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 "Securing America's
- 5 R&D Advantage Act".

1	SEC. 2. RESTORING IMMEDIATE EXPENSING FOR RE-
2	SEARCH AND DEVELOPMENT INVESTMENTS.
3	(a) In General.—Section 174 of the Internal Rev-
4	enue Code of 1986 is amended to read as follows:
5	"SEC. 174. RESEARCH AND EXPERIMENTAL EXPENDITURES.
6	"(a) Treatment as Expenses.—
7	"(1) In general.—A taxpayer may treat re-
8	search or experimental expenditures which are paid
9	or incurred by him during the taxable year in con-
10	nection with his trade or business as expenses which
11	are not chargeable to capital account. The expendi-
12	tures so treated shall be allowed as a deduction.
13	"(2) When method may be adopted.—
14	"(A) WITHOUT CONSENT.—A taxpayer
15	may, without the consent of the Secretary,
16	adopt the method provided in this subsection
17	for his first taxable year for which expenditures
18	described in paragraph (1) are paid or incurred.
19	"(B) WITH CONSENT.—A taxpayer may,
20	with the consent of the Secretary, adopt at any
21	time the method provided in this subsection.
22	"(3) Scope.—The method adopted under this
23	subsection shall apply to all expenditures described
24	in paragraph (1). The method adopted shall be ad-
25	hered to in computing taxable income for the taxable
26	year and for all subsequent taxable years unless,

1	with the approval of the Secretary, a change to a
2	different method is authorized with respect to part
3	or all of such expenditures.
4	"(b) Amortization of Certain Research and
5	EXPERIMENTAL EXPENDITURES.—
6	"(1) In general.—At the election of the tax-
7	payer, made in accordance with regulations pre-
8	scribed by the Secretary, research or experimental
9	expenditures which are—
10	"(A) paid or incurred by the taxpayer in
11	connection with his trade or business,
12	"(B) not treated as expenses under sub-
13	section (a), and
14	"(C) chargeable to capital account but not
15	chargeable to property of a character which is
16	subject to the allowance under section 167 (re-
17	lating to allowance for depreciation, etc.) or sec-
18	tion 611 (relating to allowance for depletion),
19	may be treated as deferred expenses. In computing
20	taxable income, such deferred expenses shall be al-
21	lowed as a deduction ratably over such period of not
22	less than 60 months as may be selected by the tax-
23	payer (beginning with the month in which the tax-
24	payer first realizes benefits from such expenditures).
25	Such deferred expenses are expenditures properly

chargeable to capital account for purposes of section 1016(a)(1) (relating to adjustments to basis of property).

"(2) Time for and scope of election.—The

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

election provided by paragraph (1) may be made for any taxable year, but only if made not later than the time prescribed by law for filing the return for such taxable year (including extensions thereof). The method so elected, and the period selected by the taxpayer, shall be adhered to in computing taxable income for the taxable year for which the election is made and for all subsequent taxable years unless, with the approval of the Secretary, a change to a different method (or to a different period) is authorized with respect to part or all of such expenditures. The election shall not apply to any expenditure paid or incurred during any taxable year before the taxable year for which the taxpayer makes the election. "(c) Land and Other Property.—This section shall not apply to any expenditure for the acquisition or improvement of land, or for the acquisition or improvement of property to be used in connection with the research or experimentation and of a character which is subject to the allowance under section 167 (relating to allowance for depreciation, etc.) or section 611 (relating to al-

- 1 lowance for depletion); but for purposes of this section al-
- 2 lowances under section 167, and allowances under section
- 3 611, shall be considered as expenditures.
- 4 "(d) Exploration Expenditures.—This section
- 5 shall not apply to any expenditure paid or incurred for
- 6 the purpose of ascertaining the existence, location, extent,
- 7 or quality of any deposit of ore or other mineral (including
- 8 oil and gas).
- 9 "(e) Foreign Adversaries.—This section shall not
- 10 apply to any expenditure which is attributable to research
- 11 or experimentation conducted in any covered nation (as
- 12 defined in section 4872(d)(2) of title 10, United States
- 13 Code).
- 14 "(f) Only Reasonable Research Expenditures
- 15 Eligible.—This section shall apply to a research or ex-
- 16 perimental expenditure only to the extent that the amount
- 17 thereof is reasonable under the circumstances.
- 18 "(g) Cross References.—
- 19 "(1) For adjustments to basis of property for
- amounts allowed as deductions as deferred expenses
- 21 under subsection (b), see section 1016(a)(14).
- 22 "(2) For election of 10-year amortization of ex-
- penditures allowable as a deduction under subsection
- 24 (a), see section 59(e).".

1	(b) Clerical Amendment.—The table of sections
2	for part VI of subchapter B of chapter 1 is amended by
3	striking the item relating to section 174 and inserting the
4	following new item:
	"Sec. 174. Research and experimental expenditures".
5	(c) Conforming Amendments.—
6	(1) Section 41(d)(1)(A) is amended by striking
7	"specified research or experimental expenditures
8	under section 174" and inserting "expenses under
9	section 174".
10	(2) Section 280C(c) is amended to read as fol-
11	lows:
12	"(c) Credit for Increasing Research Activi-
13	TIES.—
14	"(1) In general.—No deduction shall be al-
15	lowed for that portion of the qualified research ex-
16	penses (as defined in section 41(b)) or basic re-
17	search expenses (as defined in section 41(e)(2)) oth-
18	erwise allowable as a deduction for the taxable year
19	which is equal to the amount of the credit deter-
20	mined for such taxable year under section 41(a).
21	"(2) Similar rule where taxpayer cap-
22	ITALIZES RATHER THAN DEDUCTS EXPENSES.—If—
23	"(A) the amount of the credit determined
24	for the taxable year under section 41(a)(1), ex-
25	ceeds

1	(B) the amount allowable as a deduction
2	for such taxable year for qualified research ex-
3	penses or basic research expenses (determined
4	without regard to paragraph (1)),
5	the amount chargeable to capital account for the
6	taxable year for such expenses shall be reduced by
7	the amount of such excess.
8	"(3) Election of reduced credit.—
9	"(A) IN GENERAL.—In the case of any
10	taxable year for which an election is made
11	under this paragraph—
12	"(i) paragraphs (1) and (2) shall not
13	apply, and
14	"(ii) the amount of the credit under
15	section 41(a) shall be the amount deter-
16	mined under subparagraph (B).
17	"(B) Amount of Reduced Credit.—The
18	amount of credit determined under this sub-
19	paragraph for any taxable year shall be the
20	amount equal to the excess of—
21	"(i) the amount of credit determined
22	under section 41(a) without regard to this
23	paragraph, over
24	"(ii) the product of—

1	"(I) the amount described in
2	clause (i), and
3	"(II) the rate of tax under sec-
4	tion 11(b).
5	"(C) Election.—An election under this
6	paragraph for any taxable year shall be made
7	not later than the time for filing the return of
8	tax for such year (including extensions), shall
9	be made on such return, and shall be made in
10	such manner as the Secretary may prescribe.
11	Such an election, once made, shall be irrev-
12	ocable.
13	"(4) Controlled Groups.—Paragraph (3) of
14	subsection (b) shall apply for purposes of this sub-
15	section.".
16	(d) Effective Date.—The amendments made by
17	this section shall apply to amounts paid or incurred in tax-
18	
	able years beginning after the date of enactment of this
	able years beginning after the date of enactment of this Act.
	·
19	Act.
19 20	Act. SEC. 3. EXPANDING REFUNDABLE RESEARCH CREDIT FOR
19 20 21	Act. SEC. 3. EXPANDING REFUNDABLE RESEARCH CREDIT FOR NEW AND SMALL BUSINESSES.

1	is amended by striking "\$250,000" and inserting
2	"the applicable amount".
3	(2) APPLICABLE AMOUNT.—Subclause (II) of
4	section 41(h)(4)(B)(i) of such Code is amended to
5	read as follows:
6	"(II) Applicable amount.—
7	For purposes of subclause (I), the ap-
8	plicable amount is—
9	"(aa) in the case of any tax-
10	able year beginning after Decem-
11	ber 31, 2022, and before Janu-
12	ary 1, 2024, \$500,000,
13	"(bb) in the case of any tax-
14	able year beginning after Decem-
15	ber 31, 2023, and before Janu-
16	ary 1, 2025, \$525,000,
17	"(ce) in the case of any tax-
18	able year beginning after Decem-
19	ber 31, 2024, and before Janu-
20	ary 1, 2026, \$550,000,
21	"(dd) in the case of any tax-
22	able year beginning after Decem-
23	ber 31, 2025, and before Janu-
24	ary 1, 2027, \$575,000,

1	"(ee) in the case of any tax-
2	able year beginning after Decem-
3	ber 31, 2026, and before Janu-
4	ary 1, 2028, \$600,000,
5	"(ff) in the case of any tax-
6	able year beginning after Decem-
7	ber 31, 2027, and before Janu-
8	ary 1, 2029, \$625,000,
9	"(gg) in the case of any tax-
10	able year beginning after Decem-
11	ber 31, 2028, and before Janu-
12	ary 1, 2030, \$650,000,
13	"(hh) in the case of any tax-
14	able year beginning after Decem-
15	ber 31, 2029, and before Janu-
16	ary 1, 2031, \$675,000,
17	"(ii) in the case of any tax-
18	able year beginning after Decem-
19	ber 31, 2030, and before Janu-
20	ary 1, 2032, \$700,000,
21	"(jj) in the case of any tax-
22	able year beginning after Decem-
23	ber 31, 2031, and before Janu-
24	ary 1, 2033, \$725,000, and

1	"(kk) in the case of any tax-
2	able year beginning after Decem-
3	ber 31, 2032, \$750,000.".
4	(3) Conforming amendments.—
5	(A) Clause (ii) of section 41(h)(5)(B) of
6	such Code is amended by striking "each of the
7	\$250,000 amounts" and inserting "the applica-
8	ble amount".
9	(B) Section 3111(f) of such Code is
10	amended—
11	(i) in paragraph (1)—
12	(I) by striking "(applied without
13	regard to subclause (II) thereof),
14	and" and inserting a period,
15	(II) by striking subparagraph
16	(B), and
17	(III) by striking "for a taxable
18	year" and all that follows through "al-
19	lowed as a credit" and inserting "for
20	a taxable year, there shall be allowed
21	as a credit",
22	(ii) in paragraph (2)—
23	(I) by striking "paragraph
24	(1)(A)" and inserting "paragraph
25	(1)", and

1	(II) by striking ", and the credit
2	allowed by paragraph (1)(B) shall not
3	exceed the tax imposed by subsection
4	(b) for any calendar quarter,", and
5	(iii) in paragraph (4)—
6	(I) by striking "credits" and in-
7	serting "credit", and
8	(II) by striking "or (b)".
9	(b) EXTENSION OF ELIGIBILITY AND APPLICABILITY
10	of Election.—
11	(1) Startup date.—Subclause (II) of section
12	41(h)(3)(A)(i) of the Internal Revenue Code of 1986
13	is amended by striking "5-taxable-year period" and
14	inserting "8-taxable-year period".
15	(2) Extension of limitation on elec-
16	TION.—Clause (ii) of section 41(h)(4)(B) of such
17	Code is amended by striking "5 or more" and in-
18	serting "8 or more".
19	(c) Gross Receipts Test.—Clause (i) of section
20	41(h)(3)(A) of the Internal Revenue Code of 1986 is
21	amended—
22	(1) by striking "\$5,000,000" in subclause (I)
23	and inserting "\$15,000,000", and

1	(2) by striking "gross receipts" in subclause
2	(II) and inserting "gross receipts in excess of
3	\$25,000".
4	(d) Effective Date.—The amendments made by
5	this section shall apply to taxable years beginning after
6	December 31, 2022.
7	SEC. 4. INCREASING ACCESS TO THE RESEARCH CREDIT
8	FOR STARTUPS.
9	(a) In General.—Paragraph (4) of section 41(c) of
10	the Internal Revenue Code of 1986 is amended by adding
11	at the end the following new subparagraph:
12	"(D) Special rules for qualified
13	SMALL BUSINESSES.—In the case of a qualified
14	small business (as defined in subsection
15	(h)(3))—
16	"(i) subparagraph (A) shall be applied
17	by substituting '20 percent' for '14 per-
18	cent', and
19	"(ii) if subparagraph (B) applies to
20	such taxpayer, at the election of the tax-
21	payer—
22	"(I) subparagraph (B)(ii) shall
23	be applied by substituting '10 percent'
24	for '6 percent', or

1	"(II) in lieu of applying subpara-
2	graph (B), the average under sub-
3	paragraph (A) shall be determined by
4	disregarding any taxable year in the
5	3-year period described in such sub-
6	paragraph in which there were no
7	qualified research expenses.".
8	(b) Effective Date.—The amendment made by
9	this section shall apply to taxable years beginning after
10	the date of the enactment of this Act.