117th CONGRESS 1st Session

- **S**.____
- To amend the Internal Revenue Code of 1986 to permit withdrawals from certain retirement plans for repayment of student loan debt, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. PAUL 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 permit withdrawals from certain retirement plans for repayment of student loan debt, 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 "Tax Free Education

5 Act of 2021".

1	SEC. 2. WITHDRAWALS FOR HIGHER EDUCATION EX-
2	PENSES.
3	(a) 401(k) PLANS.—Paragraph (14) of section
4	401(k) of the Internal Revenue Code of 1986 is amended
5	by adding at the end the following new subparagraph:
6	"(C) DISTRIBUTIONS FOR QUALIFIED EDU-
7	CATION EXPENSES.—
8	"(i) IN GENERAL.—A distribution
9	shall be treated as made upon hardship of
10	the employee to the extent that the aggre-
11	gate amount of such distributions during
12	the taxable year does not exceed the lesser
13	of—
14	"(I) the amount paid by the tax-
15	payer for qualified education expenses
16	for any individual during such taxable
17	year, or
18	''(II) \$5,250.
19	"(ii) Distribution must be other-
20	WISE DISALLOWED.—Clause (i) shall not
21	apply to any distribution which is permis-
22	sible under paragraph (2)(B)(i) (including
23	distributions which would be treated as
24	made upon hardship of the employee with-
25	out regard to this subparagraph).

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1	"(iii) NO REQUIREMENT TO DEM-
2	ONSTRATE HARDSHIP.—Clause (i) shall
3	apply without regard to any requirement to
4	demonstrate financial need or hardship, or
5	to demonstrate that other assets are not
6	available to pay the qualified education ex-
7	penses.
8	"(iv) Additional tax under sec-
9	TION 72(t) NOT TO APPLY.—No tax shall
10	be imposed under section $72(t)$ on any
11	amount treated as a hardship distribution
12	by reason of clause (i).
13	"(v) QUALIFIED EDUCATION EX-
14	PENSES.—For purposes of this subpara-
15	graph, the term 'qualified education ex-
16	penses' has the meaning given such term
17	by section 530(b)(2)(A), applied without
18	regard to subparagraph (B) of section
19	530(b)(2).".
20	(b) 403(b) PLANS.—Paragraph (11) of section
21	403(b) of the Internal Revenue Code of 1986 is amended
22	by adding at the end the following: "Under rules similar
23	to the rules of section $401(k)(14)(C)$, a distribution shall
24	be treated as made upon hardship of the employee to the

25 extent that the aggregate amount of such distributions

during the taxable year does not exceed the lesser of the
 amount paid by the taxpayer for qualified education ex penses during such taxable year, or \$5,250.".

4 (c) 457 PLANS.—Paragraph (1) of section 457(d) of 5 the Internal Revenue Code of 1986 is amended by adding at the end the following: "Under rules similar to the rules 6 7 of section 401(k)(14)(C) (and without regard to whether 8 the expenses are unforeseen), a distribution shall be treat-9 ed as made by reason of unforeseen emergency to the ex-10 tent that the aggregate amount of such distributions during the taxable year does not exceed the lesser of the 11 12 amount paid by the taxpayer for qualified education ex-13 penses during such taxable year, or \$5,250.".

14 (d) EFFECTIVE DATE.—The amendments made by
15 this section shall apply to distributions made after Decem16 ber 31, 2021.

17 SEC. 3. WITHDRAWALS FOR STUDENT LOAN EXPENSES.

(a) IRAs.—Paragraph (7) of section 72(t) of the Internal Revenue Code of 1986 is amended by adding at the
end the following new subparagraph:

21 "(C) STUDENT LOANS.—Such term shall
22 include amounts paid in repayment of any loan
23 made to an individual described in subpara24 graph (A) to assist the individual in attending

1	an advectional approximation described in section
	an educational organization described in section
2	170(b)(1)(A)(ii).".
3	(b) $401(K)$ s.—Clause (v) of section $401(k)(14)(C)$, as
4	added by section 2, is amended—
5	(1) by striking "applied without regard" and
6	inserting "applied—
7	"(I) without regard",
8	(2) by striking the period at the end and insert-
9	ing ", and", and
10	(3) by adding at the end the following new sub-
11	clause:
12	"(II) by treating amounts de-
13	scribed in section $72(t)(7)(C)$ as
14	qualified higher education expenses.".
15	(c) EFFECTIVE DATE.—The amendment made by
16	this section shall apply to distributions made after Decem-
17	ber 31, 2021.
18	SEC. 4. EXCLUSION OF DISTRIBUTIONS FOR EDUCATIONAL
19	EXPENSES.
20	(a) IN GENERAL.—Section 402 of the Internal Rev-
21	enue Code of 1986 is amended by adding at the end the
22	following new subsection:
23	"(m) DISTRIBUTIONS FOR QUALIFIED EDUCATION
24	EXPENSES.—

"(1) IN GENERAL.—Gross income for the tax able year does not include—

3 "(A) any distribution from a qualified cash 4 or deferred arrangement (as defined in section 5 401(k)(2), an annuity contract described in 6 section 403(b), or an eligible deferred com-7 pensation plan described in section 457(b)8 which is maintained by an eligible employer de-9 scribed in section 457(e)(1)(A), which is treated 10 as made upon hardship of the employee by rea-11 son of section 401(k)(14)(C), the last sentence 12 of section 403(b)(11), or the last sentence of section 457(d)(1), or 13

"(B) any distribution from an individual
retirement account (as defined in section
408(a)) to which section 72(t)(2)(E) applies.

17 "(2) DISTRIBUTIONS MUST OTHERWISE BE IN18 CLUDIBLE.—

19 "(A) IN GENERAL.—An amount shall be
20 treated as described in paragraph (1) only to
21 the extent that such amount would be includible
22 in gross income without regard to such para23 graph.

24 "(B) APPLICATION OF SECTION 72.—In de25 termining whether a distribution would be in-

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1	cludible in gross income but for this subsection,
2	rules similar to the rules of subsection $(l)(3)(B)$
3	shall apply (by taking into account all retire-
4	ment plans in which the taxpayer is a partici-
5	pant).".
6	(b) Coordination With Deductions and Cred-
7	ITS.—
8	(1) COORDINATION WITH AMERICAN OPPOR-
9	TUNITY AND LIFETIME LEARNING CREDITS.—
10	(A) IN GENERAL.—Paragraph (2) of sec-
11	tion 25A(g) of the Internal Revenue Code of
12	1986 is amended by redesignating subpara-
13	graph (C) as subparagraph (D), by striking
14	"and" at the end of subparagraph (B), and by
15	inserting after subparagraph (B) the following
16	new subparagraph:
17	"(C) a distribution from a qualified cash
18	or deferred arrangement (as defined in section
19	401(k)(2), an annuity contract described in
20	section 403(b), an eligible deferred compensa-
21	tion plan described in section 457(b) which is
22	maintained by an eligible employer described in
23	section $457(e)(1)(A)$, or an individual retire-
24	ment account (as defined in section $408(a)$)
25	which is excluded from gross income of the dis-

1	tributee under section $402(m)$ (other than any
2	portion of such a distribution which is attrib-
3	utable to the repayment of a loan described in
4	section $72(t)(7)(C)$), and".
5	(B) COORDINATION WITH WAIVER OF PEN-
6	ALTY.—Subparagraph (B) of section $72(t)(7)$ is
7	amended by inserting "(without regard to sub-
8	paragraph (C) thereof)" before the period.
9	(2) Deduction for interest on education
10	LOANS.—The first sentence of paragraph (1) of sec-
11	tion 221(e) of such Code is amended—
12	(A) by striking "or", and
13	(B) by inserting before the period at the
14	end the following: ", or for any amount paid
15	with a distribution which is excluded from gross
16	income under section 402(m)".
17	(c) EFFECTIVE DATE.—The amendment made by
18	this section shall apply to distributions made after Decem-
19	ber 31, 2021.
20	SEC. 5. MODIFICATION OF INCLUSION OF EMPLOYER STU-
21	DENT LOAN PAYMENTS IN EDUCATIONAL AS-
22	SISTANCE PROGRAMS.
23	(a) IN GENERAL.—Subparagraph (B) of section
24	127(c)(1) of the Internal Revenue Code of 1986 is amend-
25	ed to read as follows:

"(B) the payment, by an employer, of
 amounts in repayment of any loan made to the
 employee to assist the employee in attending an
 educational organization described in section
 170(b)(1)(A)(ii), and".

(b) DENIAL OF DOUBLE BENEFIT.—Paragraph (1)
of section 221(e) of the Internal Revenue Code of 1986,
as amended by section 4, is further amended by striking
"any indebtedness on a qualified education loan of the taxpayer" and inserting "amounts in repayment of any loan
described in section 127(c)(1)(B)".

(c) EFFECTIVE DATE.—The amendments made by
this section shall apply to taxable years beginning after
December 31, 2021.

15 SEC. 6. REPEAL OF CAP ON DEDUCTION FOR INTEREST ON 16 EDUCATION LOANS.

17 (a) IN GENERAL.—Section 221 of the Internal Rev18 enue Code of 1986 is amended by striking subsections (b)
19 and (f).

(b) CARRYOVER OF EXCESS INTEREST.—Section 221
of the Internal Revenue Code of 1986, as so amended,
is amended by inserting after subsection (a) the following
new subsection:

24 "(b) CARRYOVER.—If the amount of the deduction25 allowable under subsection (a) exceeds the taxable income

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of the taxpayer for the taxable year (determined without
 regard to this section), then an amount equal to such ex cess shall be treated as interest paid by the taxpayer in
 the succeeding taxable year on a qualified education
 loan.".

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

9 SEC. 7. EMPLOYER ROTH CONTRIBUTIONS.

10 (a) IN GENERAL.—Subsection (a) of section 402A of
11 the Internal Revenue Code of 1986 is amended—

12 (1) by striking "and" at the end of paragraph13 (1),

14 (2) by redesignating paragraph (2) as para-15 graph (3), and

16 (3) by inserting after paragraph (1) the fol-17 lowing new paragraph:

18 "(2) in the case of a qualified cash or deferred 19 arrangement (as defined in section 401(k)(2)), any 20 designated Roth employer contribution made pursu-21 ant to the arrangement shall be treated for purposes 22 of this chapter in the same manner as contributions 23 described in section 401(k)(3)(D)(ii), except that 24 such contribution shall not be excludable from gross 25 income, and".

1	(b) Conforming Amendments.—
2	(1) Paragraph (1) of section 402A(b) of the In-
3	ternal Revenue Code of 1986 is amended—
4	(A) by striking "may elect to make" and
5	inserting "may elect—
6	"(A) to make",
7	(B) by striking the period at the end and
8	inserting ", and", and
9	(C) by adding at the end the following new
10	subparagraph:
11	"(B) in the case of a qualified cash or de-
12	ferred arrangement (as defined in section
13	401(k)(2), to have the employee's employer
14	make designated Roth employer contributions
15	in lieu of all or a portion of the matching or
16	nonelective contributions the employee is other-
17	wise eligible to receive under the arrange-
18	ment.".
19	(2) Paragraph (2)(A) of section $402A(b)$ of
20	such Code is amended by striking "of each em-
21	ployee" and inserting "and designated Roth em-
22	ployer contributions with respect to each employee".
23	(3) Subparagraph (B) of section $402A(d)(2)$ of
24	such Code is amended by inserting ", or elected to
25	have made a designated Roth employer contribu-

2places it appears in clauses (i) and (ii).3(c) DESIGNATED ROTH EMPLOYER CONTRIBU-4TION.—Subsection (c) of section 402A of the Internal5Revenue Code of 1986 is amended—6(1) by inserting "AND DESIGNATED ROTH EM-7PLOYER CONTRIBUTIONS" after "DESIGNATED8ROTH CONTRIBUTIONS" in the heading, and9(2) by adding at the end the following new10paragraph:11"(5) DESIGNATED ROTH EMPLOYER CONTRIBU-12TION.—13"(A) IN GENERAL.—The term 'designated14Roth employer contribution' means any con-15tribution described in subparagraph (B) made16under a qualified cash or deferred arrangement17(as defined in section 401(k)(2)) which—18"(i) is excludable from gross income19of an employee without regard to this sec-20tion, and21"(ii) the employee designates (at such22time and in such manner as the Secretary23may prescribe) as not being so excludable.	1	tion," after "designated Roth contribution" both
 4 TION.—Subsection (c) of section 402A of the Internal 5 Revenue Code of 1986 is amended— 6 (1) by inserting "AND DESIGNATED ROTH EM- 7 PLOYER CONTRIBUTIONS" after "DESIGNATED 8 ROTH CONTRIBUTIONS" in the heading, and 9 (2) by adding at the end the following new 10 paragraph: 11 "(5) DESIGNATED ROTH EMPLOYER CONTRIBU- 12 TION.— 13 "(A) IN GENERAL.—The term 'designated 14 Roth employer contribution' means any con- 15 tribution described in subparagraph (B) made 16 under a qualified cash or deferred arrangement 17 (as defined in section 401(k)(2)) which— 18 "(i) is excludable from gross income 19 of an employee without regard to this sec- 20 tion, and 21 "(ii) the employee designates (at such 22 time and in such manner as the Secretary 	2	places it appears in clauses (i) and (ii).
 5 Revenue Code of 1986 is amended— (1) by inserting "AND DESIGNATED ROTH EM- PLOYER CONTRIBUTIONS" after "DESIGNATED 8 ROTH CONTRIBUTIONS" in the heading, and 9 (2) by adding at the end the following new paragraph: 11 "(5) DESIGNATED ROTH EMPLOYER CONTRIBU- 12 TION.— 13 "(A) IN GENERAL.—The term 'designated Roth employer contribution' means any con- tribution described in subparagraph (B) made under a qualified cash or deferred arrangement (as defined in section 401(k)(2)) which— 18 "(i) is excludable from gross income of an employee without regard to this sec- 20 tion, and 21 "(ii) the employee designates (at such time and in such manner as the Secretary 	3	(c) Designated Roth Employer Contribu-
 (1) by inserting "AND DESIGNATED ROTH EM- PLOYER CONTRIBUTIONS" after "DESIGNATED ROTH CONTRIBUTIONS" in the heading, and (2) by adding at the end the following new paragraph: "(5) DESIGNATED ROTH EMPLOYER CONTRIBU- TION.— "(A) IN GENERAL.—The term 'designated Roth employer contribution' means any con- tribution described in subparagraph (B) made under a qualified cash or deferred arrangement (as defined in section 401(k)(2)) which— "(i) is excludable from gross income of an employee without regard to this sec- tion, and "(ii) the employee designates (at such time and in such manner as the Secretary 	4	TION.—Subsection (c) of section 402A of the Internal
 PLOYER CONTRIBUTIONS" after "DESIGNATED ROTH CONTRIBUTIONS" in the heading, and (2) by adding at the end the following new paragraph: "(5) DESIGNATED ROTH EMPLOYER CONTRIBU- TION.— "(A) IN GENERAL.—The term 'designated Roth employer contribution' means any con- tribution described in subparagraph (B) made under a qualified cash or deferred arrangement (as defined in section 401(k)(2)) which— "(i) is excludable from gross income of an employee without regard to this sec- tion, and "(ii) the employee designates (at such time and in such manner as the Secretary 	5	Revenue Code of 1986 is amended—
 ROTH CONTRIBUTIONS" in the heading, and (2) by adding at the end the following new paragraph: "(5) DESIGNATED ROTH EMPLOYER CONTRIBU- TION.— "(A) IN GENERAL.—The term 'designated Roth employer contribution' means any con- tribution described in subparagraph (B) made under a qualified cash or deferred arrangement (as defined in section 401(k)(2)) which— "(i) is excludable from gross income of an employee without regard to this sec- tion, and "(ii) the employee designates (at such time and in such manner as the Secretary 	6	(1) by inserting "AND DESIGNATED ROTH EM-
 9 (2) by adding at the end the following new paragraph: 11 "(5) DESIGNATED ROTH EMPLOYER CONTRIBU- 12 TION.— 13 "(A) IN GENERAL.—The term 'designated 14 Roth employer contribution' means any con- 15 tribution described in subparagraph (B) made 16 under a qualified cash or deferred arrangement 17 (as defined in section 401(k)(2)) which— 18 "(i) is excludable from gross income 19 of an employee without regard to this sec- 20 tion, and 21 "(ii) the employee designates (at such 22 time and in such manner as the Secretary 	7	PLOYER CONTRIBUTIONS" after "DESIGNATED
 paragraph: "(5) DESIGNATED ROTH EMPLOYER CONTRIBU- TION.— "(A) IN GENERAL.—The term 'designated Roth employer contribution' means any con- tribution described in subparagraph (B) made under a qualified cash or deferred arrangement (as defined in section 401(k)(2)) which— "(i) is excludable from gross income of an employee without regard to this sec- tion, and "(ii) the employee designates (at such time and in such manner as the Secretary 	8	ROTH CONTRIBUTIONS" in the heading, and
11"(5) DESIGNATED ROTH EMPLOYER CONTRIBU-12TION.—13"(A) IN GENERAL.—The term 'designated14Roth employer contribution' means any con-15tribution described in subparagraph (B) made16under a qualified cash or deferred arrangement17(as defined in section 401(k)(2)) which—18"(i) is excludable from gross income19of an employee without regard to this sec-20tion, and21"(ii) the employee designates (at such22time and in such manner as the Secretary	9	(2) by adding at the end the following new
12TION.—13"(A) IN GENERAL.—The term 'designated14Roth employer contribution' means any con-15tribution described in subparagraph (B) made16under a qualified cash or deferred arrangement17(as defined in section 401(k)(2)) which—18"(i) is excludable from gross income19of an employee without regard to this sec-20tion, and21"(ii) the employee designates (at such22time and in such manner as the Secretary	10	paragraph:
 "(A) IN GENERAL.—The term 'designated Roth employer contribution' means any con- tribution described in subparagraph (B) made under a qualified cash or deferred arrangement (as defined in section 401(k)(2)) which— "(i) is excludable from gross income of an employee without regard to this sec- tion, and "(ii) the employee designates (at such time and in such manner as the Secretary 	11	"(5) Designated roth employer contribu-
14Roth employer contribution' means any con-15tribution described in subparagraph (B) made16under a qualified cash or deferred arrangement17(as defined in section 401(k)(2)) which—18"(i) is excludable from gross income19of an employee without regard to this sec-20tion, and21"(ii) the employee designates (at such22time and in such manner as the Secretary	12	TION.—
15tribution described in subparagraph (B) made16under a qualified cash or deferred arrangement17(as defined in section 401(k)(2)) which—18"(i) is excludable from gross income19of an employee without regard to this sec-20tion, and21"(ii) the employee designates (at such22time and in such manner as the Secretary	13	"(A) IN GENERAL.—The term 'designated
16under a qualified cash or deferred arrangement17(as defined in section 401(k)(2)) which—18"(i) is excludable from gross income19of an employee without regard to this sec-20tion, and21"(ii) the employee designates (at such22time and in such manner as the Secretary	14	Roth employer contribution' means any con-
 17 (as defined in section 401(k)(2)) which— 18 "(i) is excludable from gross income 19 of an employee without regard to this sec- 20 tion, and 21 "(ii) the employee designates (at such 22 time and in such manner as the Secretary 	15	tribution described in subparagraph (B) made
 18 "(i) is excludable from gross income 19 of an employee without regard to this sec- 20 tion, and 21 "(ii) the employee designates (at such 22 time and in such manner as the Secretary 	16	under a qualified cash or deferred arrangement
19of an employee without regard to this sec-20tion, and21"(ii) the employee designates (at such22time and in such manner as the Secretary	17	(as defined in section $401(k)(2)$) which—
 20 tion, and 21 "(ii) the employee designates (at such time and in such manner as the Secretary 	18	"(i) is excludable from gross income
 21 "(ii) the employee designates (at such 22 time and in such manner as the Secretary 	19	of an employee without regard to this sec-
time and in such manner as the Secretary	20	tion, and
·	21	"(ii) the employee designates (at such
23 may prescribe) as not being so excludable.	22	time and in such manner as the Secretary
	23	may prescribe) as not being so excludable.

1	"(B) Contributions described.—The
2	contributions described in this subparagraph
3	are—
4	"(i) matching contributions (as de-
5	fined in section $401(m)(4)(A)$ which meet
6	the requirements of subparagraphs (B)
7	and (C) of section $401(k)(2)$, and
8	"(ii) qualified nonelective contribu-
9	tions (within the meaning of section
10	401(m)(4)(C)).
11	"(C) DESIGNATION LIMITS.—The amount
12	of matching contributions and qualified nonelec-
13	tive contributions which an employee may des-
14	ignate under subparagraph (A) shall not exceed
15	the excess (if any) of—
16	"(i) the maximum amount of such
17	contributions excludable from gross income
18	of the employee for the taxable year (with-
19	out regard to this section), over
20	"(ii) the aggregate amount of such
21	contributions with respect to the employee
22	for the taxable year which the employee
23	does not designate under subparagraph
24	(A).".

1	(d) EFFECTIVE DATE.—The amendments made by
2	this section shall apply to contributions made in taxable
3	years beginning after December 31, 2021.
4	SEC. 8. MAXIMUM CONTRIBUTIONS.
5	(a) ELECTIVE DEFERRALS.—
6	(1) IN GENERAL.—Subparagraph (B) of section
7	402(g)(1) of the Internal Revenue Code of 1986 is
8	amended by striking "\$15,000" and inserting
9	``\$25,000``.
10	(2) Cost-of-living adjustment.—Paragraph
11	(4) of section 402(g) of such Code is amended—
12	(A) by striking "\$15,000" and inserting
13	``\$25,000'';
14	(B) by striking "December 31, 2006" and
15	inserting "December 31, 2022"; and
16	(C) by striking "July 1, 2005" and insert-
17	ing "July 1, 2021".
18	(3) Conforming Amendment.—Clause (ii) of
19	section $402(g)(7)(A)$ of such Code is amended by
20	striking "\$15,000" and inserting "\$25,000".
21	(b) 457 Plans.—
22	(1) IN GENERAL.—Subparagraph (A) of section
23	457(e)(15) of the Internal Revenue Code of 1986 is
24	amended by striking "\$15,000" and inserting
25	<i>``\$25,000`</i> '.

1	(2) Cost-of-living adjustment.—Subpara-
2	graph (B) of section $457(e)(15)$ of such Code is
3	amended—
4	(A) by striking "\$15,000" and inserting
5	``\$25,000'';
6	(B) by striking "December 31, 2006" and
7	inserting "December 31, 2022"; and
8	(C) by striking "July 1, 2005" and insert-
9	ing "July 1, 2021".
10	(c) Employed Individual 401(k)s.—Subsection (k)
11	of section 401 of the Internal Revenue Code of 1986 is
12	amended by adding at the end the following new para-
13	graph:
14	"(16) Employed individual arrange-
15	MENT.—
16	"(A) IN GENERAL.—A cash or deferred ar-
17	rangement shall not be treated as failing to
18	meet any requirement of this subsection solely
19	because, under the arrangement, an employee
20	may elect to make additional elective deferrals
21	which are not subject to, and are not taken into
22	account under, paragraph (3) to a separate ac-
23	count from other contributions made on behalf
24	of the employee under the arrangement, if—

1	"(i) all employees eligible to partici-
2	pate in the arrangement are eligible to
3	make such election,
4	"(ii) the aggregate of all elective de-
5	ferrals made by the employee under the ar-
6	rangement does not exceed the limitation
7	of section $402(g)$, and
8	"(iii) no matching or nonelective con-
9	tributions may be made to such account or
10	with respect to elective deferrals contrib-
11	uted to such account.
12	"(B) DISTRIBUTION, ETC. RULES TO
13	APPLY.—The rules of this subsection, other
14	than paragraph (3), shall apply to any account
15	established under subparagraph (A).
16	"(C) Elective deferral.—For purposes
17	of this paragraph, the term 'elective deferral'
18	means any employer contribution under a quali-
19	fied cash or deferred arrangement to the extent
20	not includible in gross income for the taxable
21	year under section $402(e)(3)$ (determined with-
22	out regard to section 402(g)).".
23	(d) EFFECTIVE DATE.—The amendments made by
24	this section shall apply to contributions made in taxable
25	years beginning after December 31, 2021.

1SEC. 9. DEDUCTION FOR QUALIFIED EDUCATION EX-2PENSES.

3 (a) IN GENERAL.—Part VII of subchapter B of chap4 ter 1 of the Internal Revenue Code of 1986 is amended—
5 (1) by redesignating section 224 as section 225,
6 and

7 (2) by inserting after section 223 the following8 new section:

9 "SEC. 224. QUALIFIED EDUCATION EXPENSES.

"(a) DEDUCTION ALLOWED.—In the case of an individual, there shall be allowed as a deduction for the taxable year an amount equal to the qualified education expenses paid or incurred during such taxable year for the
taxpayer or any other individual.

15 "(b) QUALIFIED EDUCATION EXPENSES.—For pur16 poses of this section, the term 'qualified education ex17 penses' means—

"(1) qualified education expenses as defined in
section 530(b)(2)(A), applied without regard to subparagraph (B) of section 530(b)(2), and

"(2) amounts paid in repayment of any loan
made to an individual to assist the individual in attending an educational organization described in section 170(b)(1)(A)(ii).

"(c) DENIAL OF DOUBLE BENEFIT.—For purposes
 of subsection (a), the qualified education expenses with re spect to any taxpayer shall be reduced by—

4 "(1) the amount of any distribution from a 5 qualified cash or deferred arrangement (as defined 6 in section 401(k)(2), an annuity contract described 7 in section 403(b), an eligible deferred compensation 8 plan described in section 457(b) which is maintained 9 bv an eligible employer described in section 10 457(e)(1)(A), or an individual retirement account 11 (as defined in section 408(a)) which is excluded from 12 gross income of the taxpayer under section 402(m)13 (other than any portion of such a distribution which 14 is attributable to the repayment of a loan described 15 in section 72(t)(7)(C), and

16 "(2) the amount of any such expenses taken 17 into account in determining any credit or any other 18 deduction under any other provision of this chapter. 19 "(d) CARRYFORWARD OF UNUSED AMOUNT.—If any 20 portion of the deduction allowed by subsection (a) for the 21 taxable year is disallowed by reason of any limitation (in-22 cluding the amount of income of the taxpayer), such por-23 tion shall be treated as a deduction allowable under sub-24 section (a) in the succeeding taxable year.".

(b) DEDUCTION ALLOWED ABOVE THE LINE.—Sub section (a) of section 62 of the Internal Revenue Code of
 1986 is amended by inserting after paragraph 21 the fol lowing new paragraph:

5 "(22) QUALIFIED EDUCATION EXPENSES.—The
6 deduction allowed by section 224.".

7 (c) CLERICAL AMENDMENT.—The table of sections 8 for part VII of subchapter B of chapter 1 of the Internal 9 Revenue Code of 1986 is amended by striking the item 10 relating to section 224 and by inserting after the item re-11 lating to section 223 the following new items:

"Sec. 224. Qualified education expenses. "Sec. 225. Cross reference.".

12 (d) EFFECTIVE DATE.—The amendments made by
13 this section shall apply to taxable years beginning after
14 December 31, 2021.