[112H6677IH]

		(Original Signature of Member)
113TH CONGRESS 1ST SESSION	H.R.	

To amend the Internal Revenue Code of 1986 to replace the mortgage interest deduction with a nonrefundable credit for indebtedness secured by a residence, to provide affordable housing to extremely low-income families, and for other purposes.

## IN THE HOUSE OF REPRESENTATIVES

Mr.	ELLISON introduced	the	following	bШ;	which	was	referre	d to	the
	Committee on								

## A BILL

To amend the Internal Revenue Code of 1986 to replace the mortgage interest deduction with a nonrefundable credit for indebtedness secured by a residence, to provide affordable housing to extremely low-income families, 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 "Common Sense Hous-
- 5 ing Investment Act of 2013".

## 1 SEC. 2. CONGRESSIONAL FINDINGS.

2	The Congress finds the following:
3	(1) Two principal Federal housing goals are to
4	increase the rate of home ownership and make rent-
5	al housing affordable for low-income families and in-
6	dividuals.
7	(2) Much more progress has been achieved on
8	the first goal than on the second goal.
9	(3) The Federal Government devotes more than
10	three times the amount of budgetary resources to
11	supporting home ownership than it devotes to mak-
12	ing affordable rental housing available.
13	(4) The burden of housing costs is more pro-
14	nounced among renters than among owners.
15	(5) There is a shortage of more than 7 million
16	homes affordable to families in the bottom 20 per-
17	cent of income, meaning that there are only 30 af-
18	fordable units for every 100 families.
19	(6) Only one in four families that qualify for
20	rental housing assistance receives benefits.
21	(7) Housing assistance waiting lists can be 10
22	years long and in many communities are closed.
23	(8) The shortage of rental homes that are af-
24	fordable for extremely low-income households to the
25	principal cause of homelessness in the United States.

1	(9) Public housing facilities in the United
2	States have more than \$26 billion in deferred main-
3	tenance after decades of neglect which results in a
4	loss of 10,000 units each year.
5	(10) The low income housing tax credit success-
6	fully provides 100,000 units of affordable housing
7	every year.
8	(11) Every tax reform commission has rec-
9	ommended capping the mortgage interest deduction
10	and converting it to a fairer and simpler credit.
11	(12) More than 75 percent of the value of the
12	mortgage interest deduction inures to the benefit of
13	the top 20 percent of earners.
14	(13) Fewer than half of tax filers with a home
15	mortgage claim the mortgage interest deduction.
16	(14) Only 9 percent of rural tax filers claim the
17	mortgage interest deduction.
18	(15) Ninety-six percent of homes sold between
19	2005 and $2011$ sold for less than \$500,000.
20	(16) A better approach that provides equitable
21	benefits for families who buy homes, enables more
22	low- and moderate-income homeowners to receive a
23	benefit, and invests in affordable rental housing to
24	assist those who used to be homeless or who have

1	extremely or very low incomes is needed to strength-
2	en families and communities.
3	SEC. 3. REPLACEMENT OF MORTGAGE INTEREST DEDUC-
4	TION WITH MORTGAGE INTEREST CREDIT.
5	(a) Nonrefundable Credit.—Subpart A of part
6	IV of subchapter A of chapter 1 of the Internal Revenue
7	Code of 1986 (relating to nonrefundable personal credits)
8	is amended by inserting after section 25D the following
9	new section:
10	"SEC. 25E. INTEREST ON INDEBTEDNESS SECURED BY
11	QUALIFIED RESIDENCE.
12	"(a) Allowance of Credit.—In the case of an in-
13	dividual, there shall be allowed as a credit against the tax
14	imposed by this chapter for the taxable year an amount
15	equal to 15 percent of the qualified residence interest paid
16	or accrued during the taxable year.
17	"(b) Qualified Residence Interest.—For pur-
18	poses of this section—
19	"(1) In general.—The term 'qualified resi-
20	dence interest' means interest which is paid or ac-
21	crued during the taxable year on—
22	"(A) acquisition indebtedness with respect
23	to any qualified residence of the taxpayer, or
24	"(B) home equity indebtedness with re-
25	spect to any qualified residence of the taxpaver.

1	For purposes of the preceding sentence, the deter-
2	mination of whether any property is a qualified resi-
3	dence of the taxpayer shall be made as of the time
4	the interest is accrued.
5	"(2) Overall limitation.—The aggregate
6	amount of indebtedness taken into account for any
7	period for purposes of this section shall not exceed
8	\$500,000 (\$250,000 in the case of a married indi-
9	vidual filing a separate return).
10	"(3) Acquisition indebtedness.—The term
11	'acquisition indebtedness' means any indebtedness
12	which—
13	"(A) is incurred in acquiring, constructing,
14	or substantially improving any qualified resi-
15	dence of the taxpayer, and
16	"(B) is secured by such residence.
17	Such term also includes any indebtedness secured by
18	such residence resulting from the refinancing of in-
19	debtedness meeting the requirements of the pre-
20	ceding sentence (or this sentence), but only to the
21	extent the amount of the indebtedness resulting
22	from such refinancing does not exceed the amount of
23	the refinanced indebtedness.
24	"(4) Home equity indebtedness.—

1	"(A) IN GENERAL.—The term 'home eq-
2	uity indebtedness' means any indebtedness
3	(other than acquisition indebtedness) secured
4	by a qualified residence to the extent the aggre-
5	gate amount of such indebtedness does not ex-
6	$\operatorname{ceed}$ —
7	"(i) the fair market value of such
8	qualified residence, reduced by
9	"(ii) the amount of acquisition indebt-
10	edness with respect to such residence.
11	"(B) Limitation.—The aggregate amount
12	treated as home equity indebtedness for any pe-
13	riod shall not exceed \$100,000 (\$50,000 in the
14	case of a married individual filing a separate re-
15	turn).
16	"(c) Special Rules.—For purposes of this sec-
17	tion—
18	"(1) Qualified residence.—The term 'quali-
19	fied residence' means—
20	"(A) the principal residence (within the
21	meaning of section 121) of the taxpayer, and
22	"(B) 1 other residence of the taxpayer
23	which is selected by the taxpayer for purposes
24	of this subsection for the taxable year and

1	which is used by the taxpayer as a residence
2	(within the meaning of section $280A(d)(1)$ ).
3	"(2) Married individuals filing separate
4	RETURNS.—If a married couple does not file a joint
5	return for the taxable year—
6	"(A) such couple shall be treated as 1 tax-
7	payer for purposes of paragraph (1), and
8	"(B) each individual shall be entitled to
9	take into account 1 residence unless both indi-
10	viduals consent in writing to 1 individual taking
11	into account the principal residence and 1 other
12	residence.
13	"(3) Residence not rented.—For purposes
14	of paragraph (1)(B), notwithstanding section
15	280A(d)(1), if the taxpayer does not rent a dwelling
16	unit at any time during a taxable year, such unit
17	may be treated as a residence for such taxable year.
18	"(4) Unenforceable security interests.—
19	Indebtedness shall not fail to be treated as secured
20	by any property solely because, under any applicable
21	State or local homestead or other debtor protection
22	law in effect on August 16, 1986, the security inter-
23	est is ineffective or the enforceability of the security
24	interest is restricted.

1	"(5) Special rules for estates and
2	TRUSTS.—For purposes of determining whether any
3	interest paid or accrued by an estate or trust is
4	qualified residence interest, any residence held by
5	such estate or trust shall be treated as a qualified
6	residence of such estate or trust if such estate or
7	trust establishes that such residence is a qualified
8	residence of a beneficiary who has a present interest
9	in such estate or trust or an interest in the resid-
10	uary of such estate or trust.
11	"(d) Coordination With Deduction.—In the case
12	of any taxable year beginning in calendar years 2014
13	through 2018, the taxpayer may elect to apply this section
14	in lieu of the deduction under section 163 for qualified
15	residence interest.".
16	(b) Phaseout of Deduction.—Section 163(h) of
17	such Code is amended by adding at the end the following
18	new paragraph:
19	"(6) Phaseout.—
20	"(A) In General.—In the case of any
21	taxable year beginning in a calendar year after
22	2013, the amount otherwise allowable as a de-
23	duction by reason of paragraph (2)(D) shall be
24	the applicable percentage of such amount.

	9
1	"(B) APPLICABLE PERCENTAGE.—For
2	purposes of subparagraph (A), the applicable
3	percentage shall be determined in accordance
4	with the following table:
	"For taxable years beginning in calendar year:  The applicable percentage is:
	2014       100%         2015       80%         2016       60%         2017       40%         2018       20%         2019 and thereafter       0%."
5	(c) Phasedown of Mortgage Limit.—Subpara-
6	graph (B) of section 163(h)(3) of such Code is amended
7	by adding at the end the following:
8	"(iii) Phasedown.—
9	"(I) IN GENERAL.—In the case
10	of any taxable year beginning in cal-
11	endar years 2014 through 2018,
12	clause (ii) shall be applied by sub-
13	stituting the amounts specified in the

table in subclause (II) of this clause
for '\$1,000,000' and '\$500,000', respectively.

'(II) Phasedown amounts.—
For purposes of subclause (I), the
amounts specified in this subclause
for a taxable year shall be the

4	
1	amounts specified in the following
2	table:
	"For taxable years beginning in calendar year:  Amount substituted substituted for for for \$1,000,000: \$500,000:
	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
3	(d) Clerical Amendment.—The table of sections
4	for subpart A of part IV of subchapter A of chapter 1
5	of such Code is amended by inserting after section 25D
6	the following new item:
	"Sec. 25E. Interest on indebtedness secured by qualified residence.".
7	(e) Effective Date.—The amendments made by
8	this section shall apply with respect to interest paid or
9	accrued after December 31, 2013.
10	SEC. 4. DEDUCTION ALLOWED FOR INTEREST AND TAXES
11	RELATING TO LAND FOR DWELLING PUR-
12	POSES OWNED OR LEASED BY COOPERATIVE
13	HOUSING CORPORATIONS.
14	(a) In General.—Subparagraph (B) of section
15	216(b)(1) of the Internal Revenue Code of 1986 is amend-
16	ed by inserting "or land," after "building,".
17	(b) Effective Date.—The amendment made by
18	subsection (a) shall apply to amounts paid or accrued after
19	December 31, 2012.

1	SEC. 5. USE OF MORTGAGE INTEREST SAVINGS TO IN-
2	CREASE LOW-INCOME HOUSING TAX CREDIT.
3	(a) In General.—Subclause (I) of section
4	42(h)(3)(C)(ii) of the Internal Revenue Code of 1986 is
5	amended by striking " $\$1.75$ ( $\$1.50$ for $2001$ )" and insert-
6	ing "\$2.70".
7	(b) Inflation Adjustment.—Subparagraph (H) of
8	section 42(h)(3) of such Code is amended to read as fol-
9	lows:
10	"(H) Cost-of-living adjustment.—
11	"(i) IN GENERAL.—In the case of a
12	calendar year after 2002, the \$2,000,000
13	amount in subparagraph (C) shall be in-
14	creased by an amount equal to—
15	"(I) such dollar amount, multi-
16	plied by
17	"(II) the cost-of-living adjust-
18	ment determined under section $1(f)(3)$
19	for such calendar year by substituting
20	'calendar year 2001' for 'calendar
21	year 1992' in subparagraph (B) there-
22	of.
23	"(ii) Per capita amount.—In the
24	case of a calendar year after 2014, the
25	\$2.70 amount in subparagraph (C) shall
26	be increased by an amount equal to—

1	"(I) such dollar amount, multi-
2	plied by
3	"(II) the cost-of-living adjust-
4	ment determined under section $1(f)(3)$
5	for such calendar year by substituting
6	'calendar year 2013' for 'calendar
7	year 1992' in subparagraph (B) there-
8	of.
9	"(iii) Rounding.—
10	"(I) In the case of the
11	\$2,000,000 amount, any increase
12	under clause (i) which is not a mul-
13	tiple of \$5,000 shall be rounded to the
14	next lowest multiple of \$5,000.
15	"(II) In the case of the \$2.70
16	amount, any increase under clause (ii)
17	which is not a multiple of 5 cents
18	shall be rounded to the next lowest
19	multiple of 5 cents.".
20	(c) Eligible Basis.—Clause (i) of section
21	42(d)(5)(B) of such Code is amended by striking "and"
22	at the end of subclause (I), by striking the period at the
23	end of subclause (II) and inserting ", and", and by adding
24	at the end the following:

1	"(III) in the case of a building
2	containing units which are designated
3	to serve extremely low-income house-
4	holds by the State housing credit
5	agency and require the increase in
6	credit under this subparagraph in
7	order for such building to be finan-
8	cially feasible as part of a qualified
9	low-income housing project, the eligi-
10	ble basis of such building determined
11	by the portion of such units shall be
12	150 percent of such basis determined
13	without regard to this subpara-
14	graph.".
15	(d) Effective Date.—The amendments made by
16	this section shall apply to allocations made in calendar
17	years beginning after December 31, 2013.
18	SEC. 6. USE OF MORTGAGE INTEREST SAVINGS FOR AF-
19	FORDABLE HOUSING PROGRAMS.
20	(a) Use of Savings.—For each year, the Secretary
21	of the Treasury shall determine the amount of revenues
22	accruing to the general fund of the Treasury by reason
23	of the enactment of section 3 of this Act that remain after
24	use of such revenues in accordance with section 5 of this

Act and shall credit an amount equal to such remaining 2 revenues as follows: 3 (1) Housing trust fund.—The Secretary 4 shall credit the Housing Trust Fund established 5 under section 1338 of the Federal Housing Enter-6 prises Financial Safety and Soundness Act of 1992 7 (12 U.S.C. 4568) with an amount equal to 60 per-8 cent of the amount such remaining revenues. 9 (2) Section 8 Rental Assistance.—The Sec-10 retary shall credit an amount equal to 30 percent of 11 the amount of such remaining revenues to the Sec-12 retary of Housing and Urban Development for use 13 only for providing tenant- and project-based rental 14 assistance under section 8 of the United States 15 Housing Act of 1937 (42 U.S.C. 1437f). 16 (3) Public Housing Capital Fund.—The 17 Secretary shall credit an amount equal to 10 percent 18 of the amount of such remaining revenues to the 19 Public Housing Capital Fund under section 9(d) of 20 the United States Housing Act of 1937 (42 U.S.C. 21 1437g(d)). 22 (b) Changes to Housing Trust Fund.—Not later 23 than the expiration of the 6-month period beginning on the date of the enactment of this Act, the Secretary of Housing and Urban Development shall revise the regula-

1	tions relating to the Housing Trust Fund established
2	under section 1338 of the Federal Housing Enterprises
3	Financial Safety and Soundness Act of 1992 (12 U.S.C.
4	4568) to provide that such section is carried out with the
5	maximum amount of flexibility possible while complying
6	with such section, which shall include revising such regula-
7	tions—
8	(1) to increase the limitation on amounts from
9	the Fund that are available for use for operating as-
10	sistance for housing;
11	(2) to allow public housing agencies and tribally
12	designated housing entities to be recipient of grants
13	amounts from the Fund that are allocated to a State
14	or State designated entity; and
15	(3) eliminate the applicability of rules for the
16	Fund that are based on the HOME Investment
17	Partnerships Act (42 U.S.C. 1721 et seq.).