

#### 115TH CONGRESS 1ST SESSION

# H. R. 854

To amend the Internal Revenue Code of 1986 to modify the qualification requirements with respect to certain multiple employer plans with pooled plan providers, and for other purposes.

### IN THE HOUSE OF REPRESENTATIVES

February 3, 2017

Mr. Buchanan (for himself, Mr. Neal, Mr. Renacci, and Mr. Kind) introduced the following bill; which was referred to the Committee on Education and the Workforce, and in addition to the Committee on Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

## A BILL

To amend the Internal Revenue Code of 1986 to modify the qualification requirements with respect to certain multiple employer plans with pooled plan providers, 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 "Retirement Security
- 5 for American Workers Act".

### SEC. 2. MULTIPLE EMPLOYER PLANS WITH POOLED PLAN 2 PROVIDERS. 3 (a) QUALIFICATION REQUIREMENTS.—Section 413 4 of the Internal Revenue Code of 1986 is amended by add-5 ing at the end the following new subsection: "(e) Application of Qualification Require-6 MENTS FOR CERTAIN MULTIPLE EMPLOYER PLANS WITH 7 8 POOLED PLAN PROVIDERS.— 9 "(1) In General.—Except as provided in para-10 graph (2), if a defined contribution plan to which 11 subsection (c) applies— 12 "(A) is sponsored by employers that both 13 have a common interest other than having 14 adopted the plan and control the plan, or "(B) in the case of a plan not described in 15 16 subparagraph (A), has a pooled plan provider, 17 then the plan shall not be treated as failing to meet 18 the requirements under this title applicable to a plan 19 described in section 401(a) or to a plan that consists 20 of individual retirement accounts described in sec-21 tion 408 of such Code (including by reason of sub-22 section (c) thereof), whichever is applicable, merely 23 because one or more employers of employees covered 24 by the plan fail to take such actions as are required 25 of such employers for the plan to meet such require-

ments.

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### $\qquad$ "(2) Limitations.—

"(A) IN GENERAL.—Paragraph (1) shall not apply to any plan unless the terms of the plan provide that in cases of employers failing to take the actions described in paragraph (1)—

"(i) the assets of the plan attributable to employees of the employer will be transferred to a plan maintained only by the employer (or its successor), to an eligible retirement plan as defined in section 402(c)(8)(B) for each individual whose account is transferred, or to any other arrangement that the Secretary determines is appropriate, unless the Secretary determines it is in the best interests of such employees to retain the assets in the plan, and

"(ii) the employer described in clause (i) (and not the plan with respect to which the failure occurred or any other participating employer in such plan) shall, except to the extent provided by the Secretary, be liable for any liabilities with respect to

1	such plan attributable to employees of the
2	employer.
3	"(B) Failures by Pooled Plan Pro-
4	VIDERS.—If the pooled plan provider of a plan
5	described in paragraph (1)(B) does not perform
6	substantially all of the administrative duties
7	which are required of the provider under para-
8	graph (3)(A)(i) for any plan year, the Sec
9	retary, in the Secretary's own discretion, may
10	provide that the determination as to whether
11	the plan meets the requirements under this title
12	applicable to a plan described in section 401(a)
13	or to a plan that consists of individual retire-
14	ment accounts described in section 408 of such
15	Code (including by reason of subsection (c)
16	thereof), whichever is applicable, shall be made
17	in the same manner as would be made without
18	regard to paragraph (1).
19	"(3) POOLED PLAN PROVIDER.—For purposes
20	of this subsection—
21	"(A) IN GENERAL.—The term 'pooled plan
22	provider' means, with respect to any plan, a
23	person who—
24	"(i) is designated by the terms of the
25	plan as a named fiduciary (as defined in

section 402(a)(2) of the E	mployee Retire-
2 ment Income Security Act of	of 1974), as the
3 plan administrator, and as	the person re-
4 sponsible to perform all add	ministrative du-
5 ties (including conducting	proper testing
6 with respect to the plan ar	nd employees of
7 each participating employ	ver) which are
8 reasonably necessary to ens	ure that—
9 "(I) the plan med	ets the require-
ments of the Employee	e Retirement In-
11 come Security Act of	1974 and any
12 requirement applicable	under this title
to a plan described in	section 401(a)
or to a plan that consist	sts of individual
15 retirement accounts de	escribed in sec-
tion 408 of such Cod	e (including by
17 reason of subsection	(c) thereof),
18 whichever is applicable	, and
19 "(II) each particip	pating employer
20 takes such actions as t	the Secretary or
21 such person determine	es necessary for
the plan to meet the r	equirements de-
23 scribed in subclause (I)	), including pro-
viding to such person	any disclosures
or other information	which the Sec-

1	retary may require or which such per-
2	son otherwise determines is necessary
3	to administer the plan or to allow the
4	plan to meet such requirements,
5	"(ii) registers as a pooled plan pro-
6	vider with the Secretary, and provides such
7	other information to the Secretary as the
8	Secretary may require, before beginning
9	operations as a pooled plan provider,
10	"(iii) acknowledges in writing that
11	such person is a named fiduciary (within
12	the meaning of section 402(a)(2) of the
13	Employee Retirement Income Security Act
14	of 1974), and the plan administrator, with
15	respect to the plan, and
16	"(iv) is responsible for ensuring that
17	all persons who handle assets of, or who
18	are fiduciaries of, the plan are bonded in
19	accordance with section 412 of the Em-
20	ployee Retirement Income Security Act of
21	1974.
22	"(B) Audits, examinations and inves-
23	TIGATIONS.—The Secretary may perform au-
24	dits, examinations, and investigations of pooled

1	plan providers as may be necessary to enforce
2	and carry out the purposes of this subsection.
3	"(4) Guidance.—
4	"(A) IN GENERAL.—The Secretary shall
5	issue such guidance as the Secretary determines
6	appropriate to carry out this subsection, includ-
7	ing guidance—
8	"(i) to identify the administrative du-
9	ties and other actions required to be per-
10	formed by a pooled plan provider under
11	this subsection,
12	"(ii) which describes the procedures to
13	be taken to terminate a plan which fails to
14	meet the requirements to be a plan de-
15	scribed in paragraph (1), including the
16	proper treatment of, and actions needed to
17	be taken by, any participating employer of
18	the plan and the assets and liabilities of
19	the plan with respect to employees of that
20	employer, and
21	"(iii) identifying appropriate cases to
22	which the rules of paragraph (2)(A) will
23	apply to employers failing to take the ac-
24	tions described in paragraph (1).

The Secretary shall take into account under subparagraph (C) whether the failure of an em-ployer or pooled plan provider to provide any disclosures or other information, or to take any other action, necessary to administer a plan or to allow a plan to meet requirements applicable to the plan under section 401(a) has continued over a period of time that clearly demonstrates a lack of commitment to compliance.

- "(B) PROSPECTIVE APPLICATION.—Any guidance issued by the Secretary under this paragraph shall not apply to any action or failure occurring before the issuance of such guidance.
- "(5) Model Plan.—The Secretary shall, in consultation with the Secretary of Labor when appropriate, publish model plan language which meets the requirements of this subsection and of paragraphs (43) and (44) of section 3 of the Employee Retirement Income Security Act of 1974 and which may be adopted to be treated as a pooled employer plan.".
- (b) No Common Interest Required for Pooled
   EMPLOYER PLANS.—Section 3(2) of the Employee Retire-

1	ment Income Security Act of 1974 (29 U.S.C. 1002(2))
2	is amended by adding at the end the following:
3	"(C) A pooled employer plan shall be treat-
4	ed as—
5	"(i) a single employee pension benefit
6	plan or single pension plan; and
7	"(ii) a plan to which section 210(a)
8	applies.".
9	(c) POOLED EMPLOYER PLAN AND PROVIDER DE-
10	FINED.—
11	(1) In General.—Section 3 of the Employee
12	Retirement Income Security Act of 1974 (29 U.S.C.
13	1002) is amended by adding at the end the fol-
14	lowing:
15	"(43) Pooled employer plan.—
16	"(A) IN GENERAL.—The term 'pooled em-
17	ployer plan' means a plan—
18	"(i) which is an individual account
19	plan established or maintained for the pur-
20	pose of providing benefits to the employees
21	of two or more employers;
22	"(ii) which is a plan described in sec-
23	tion 401(a) of the Internal Revenue Code
24	of 1986 which includes a trust exempt
25	from tax under section 501(a) of such

1	Code or a plan that consists of individual
2	retirement accounts described in section
3	408 of such Code (including by reason of
4	subsection (c) thereof); and
5	"(iii) the terms of which meet the re-
6	quirements of subparagraph (B).
7	Such term shall not include a plan with respect
8	to which the participating employers both share
9	a common interest other than participation in
10	the plan and control the plan.
11	"(B) REQUIREMENTS FOR PLAN TERMS.—
12	The requirements of this subparagraph are met
13	with respect to any plan if the terms of the
14	plan—
15	"(i) designate a pooled plan provider
16	and provide that the pooled plan provider
17	is a named fiduciary of the plan;
18	"(ii) designate one or more trustees
19	meeting the requirements of section
20	408(a)(2) of the Internal Revenue Code of
21	1986 (other than a participating employer)
22	to be responsible for collecting contribu-
23	tions to, and holding the assets of, the
24	plan and require such trustees to imple-
25	ment written contribution collection proce-

1	dures that are reasonable, diligent, and
2	systematic;
3	"(iii) provide that each participating
4	employer retains fiduciary responsibility
5	for—
6	"(I) the selection and monitoring
7	in accordance with section 404(a) of
8	the person designated as the pooled
9	plan provider and any other person
10	who, in addition to the pooled plan
11	provider, is designated as a named fi-
12	duciary of the plan; and
13	"(II) to the extent not otherwise
14	delegated to another fiduciary by the
15	pooled plan provider and subject to
16	the provisions of section 404(c), the
17	investment and management of that
18	portion of the plan's assets attrib-
19	utable to the employees of that par-
20	ticipating employer;
21	"(iv) provide that a participating em-
22	ployer, or a participant or beneficiary, is
23	not subject to unreasonable restrictions,
24	fees, or penalties with regard to ceasing
25	participation, receipt of distributions, or

1 otherwise transferring assets of the plan in 2 accordance with section 208; 3 "(v) require— 4 "(I) the pooled plan provider to provide to participating employers any 6 disclosures or other information which 7 the Secretary may require, including any disclosures or other information 8 9 to facilitate the selection or any moni-10 toring of the pooled plan provider by 11 participating employers; and 12 "(II) each participating employer 13 to take such actions as the Secretary 14 or the pooled plan provider determines 15 necessary to administer the plan or 16 for the plan to meet the requirements 17 of this Act or any requirement appli-18 cable under the Internal Revenue 19 Code of 1986 to a plan described in 20 section 401(a) of such Code or to a 21 plan that consists of individual retire-22 ment accounts described in section 23 408 of such Code (including by reason 24 of subsection (c) thereof), whichever is 25 applicable, including providing any

1	disclosures or other information which
2	the Secretary may require or which
3	the pooled plan provider otherwise de-
4	termines is necessary to administer
5	the plan or to allow the plan to meet
6	such requirements; and
7	"(vi) provide that any disclosure or
8	other information required to be provided
9	under clause (v) may be provided in elec-
10	tronic form and will be designed to ensure
11	only reasonable costs are imposed on
12	pooled plan providers and participating
13	employers.
14	"(C) Exceptions.—The term 'pooled em-
15	ployer plan' does not include—
16	"(i) a multiemployer plan; or
17	"(ii) a plan established before Janu-
18	ary 1, 2016, unless the plan administrator
19	elects that the plan will be treated as a
20	pooled employer plan and the plan meets
21	the requirements of this title applicable to
22	a pooled employer plan established on or
23	after such date.
24	"(44) Pooled Plan Provider.—

1	"(A) IN GENERAL.—The term 'pooled plan
2	provider' means a person who—
3	"(i) is designated by the terms of a
4	pooled employer plan as the plan adminis-
5	trator and as the person responsible for
6	the performance of all administrative du-
7	ties (including conducting proper testing
8	with respect to the plan and employees of
9	each participating employer) which are
10	reasonably necessary to ensure that—
11	"(I) the plan meets the require-
12	ments of this Act and any require-
13	ment applicable under the Internal
14	Revenue Code of 1986 to a plan de-
15	scribed in section 401(a) of such Code
16	or to a plan that consists of individual
17	retirement accounts described in sec-
18	tion 408 of such Code (including by
19	reason of subsection (c) thereof),
20	whichever is applicable; and
21	"(II) each participating employer
22	takes such actions as the Secretary or
23	pooled plan provider determines nec-
24	essary for the plan to meet the re-
25	quirements described in subclause (I),

1	including providing the disclosures
2	and information described in para-
3	graph $(43)(B)(v)(II)$ ;
4	"(ii) registers as a pooled plan pro-
5	vider with the Secretary, and provides to
6	the Secretary such other information as
7	the Secretary may require, before begin-
8	ning operations as a pooled plan provider;
9	"(iii) acknowledges in writing that
10	such person is a named fiduciary, and the
11	plan administrator, with respect to the
12	pooled employer plan; and
13	"(iv) is responsible for ensuring that
14	all persons who handle assets of, or who
15	are fiduciaries of, the pooled employer plan
16	are bonded in accordance with section 412.
17	"(B) Audits, examinations and inves-
18	TIGATIONS.—The Secretary may perform au-
19	dits, examinations, and investigations of pooled
20	plan providers as may be necessary to enforce
21	and carry out the purposes of this paragraph
22	and paragraph (43).
23	"(C) GUIDANCE.—The Secretary shall
24	issue such guidance as the Secretary determines

1	appropriate to carry out this paragraph and
2	paragraph (43), including guidance—
3	"(i) to identify the administrative du-
4	ties and other actions required to be per-
5	formed by a pooled plan provider under ei-
6	ther such paragraph; and
7	"(ii) which requires in appropriate
8	cases that if a participating employer fails
9	to take the actions required under sub-
10	paragraph (A)(i)(II)—
11	"(I) the assets of the plan attrib-
12	utable to employees of the partici-
13	pating employer are transferred to a
14	plan maintained only by the partici-
15	pating employer (or its successor), to
16	an eligible retirement plan as defined
17	in section $402(c)(8)(B)$ of the Internal
18	Revenue Code of 1986 for each indi-
19	vidual whose account is transferred,
20	or to any other arrangement that the
21	Secretary determines is appropriate in
22	such guidance; and
23	"(II) the participating employer
24	described in subclause (I) (and not
25	the plan with respect to which the

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failure occurred or any other participating employer in such plan) shall, except to the extent provided in such guidance, be liable for any liabilities with respect to such plan attributable to employees of the participating employer.

The Secretary shall take into account under clause (ii) whether the failure of an employer or pooled plan provider to provide any disclosures or other information, or to take any other action, necessary to administer a plan or to allow a plan to meet requirements described in subparagraph (A)(i)(II) has continued over a period of time that clearly demonstrates a lack of commitment to compliance. The Secretary may waive the requirements of clause (ii)(I) in appropriate circumstances if the Secretary determines it is in the best interests of the employees of the participating employer described in such clause to retain the assets in the plan with respect to which the employer's failure occurred.

"(D) AGGREGATION RULES.—For purposes of this paragraph—

- "(i) IN GENERAL.—In determining
  whether a person meets the requirements
  of this paragraph to be a pooled plan provider with respect to any plan, all persons
  who are members of the same controlled
  group and who perform services for the
  plan shall be treated as one person.
  - "(ii) Members of common group.—
    Persons shall be treated as members of the same controlled group if such persons are treated as a single employer under subsection (c) or (d) of section 210.".
  - (2) EMPLOYEE TREATED AS EXERCISING CONTROL OVER ASSETS.—Section 404(c) of the Employee Retirement Income Security Act of 1974 (29 U.S.C. 1104(c)) is amended by adding at the end the following new paragraph:
  - "(6) In the case of a pooled employer plan that consists of individual retirement accounts described in section 408 of the Internal Revenue Code of 1986 (including by reason of subsection (c) thereof) and that includes an automatic contribution arrangement meeting the requirements of section 514(e) (determined without regard to paragraph (2)(C) thereof), a participant or beneficiary shall, for purposes of

1	paragraph (1), be treated as exercising control over
2	the assets in the account upon the earliest of—
3	"(A) an affirmative election among invest-
4	ment options with respect to the initial invest-
5	ment of any contribution,
6	"(B) a rollover to any other individual re-
7	tirement account, or
8	"(C) one year after the individual retire-
9	ment account is established.".
10	(3) Bonding requirements for pooled em-
11	PLOYER PLANS.—The last sentence of section 412(a)
12	of the Employee Retirement Income Security Act of
13	1974 (29 U.S.C. 1112(a)) is amended by inserting
14	"or in the case of a pooled employer plan" after
15	"section $407(d)(1)$ ".
16	(4) Conforming and Technical Amend-
17	MENTS.—Section 3 of the Employee Retirement In-
18	come Security Act of 1974 (29 U.S.C. 1002) is
19	amended—
20	(A) in paragraph (16)(B)—
21	(i) by striking "or" at the end of
22	clause (ii), and
23	(ii) by striking the period at the end
24	and inserting ", or (iv) in the case of a

1	pooled employer plan, the pooled plan pro-
2	vider."; and
3	(B) by striking the second paragraph (41).
4	(d) Effective Date.—
5	(1) IN GENERAL.—The amendments made by
6	this section shall apply to years beginning after De-
7	cember 31, 2016.
8	(2) Rule of Construction.—Nothing in the
9	amendment made by subsection (c) shall be con-
10	strued as limiting the authority of the Secretary of
11	the Treasury or the Secretary's delegate (determined
12	without regard to such amendment) to provide for
13	the proper treatment of a failure to meet any re-
14	quirement applicable under the Internal Revenue
15	Code of 1986 with respect to one employer (and its
16	employees) in a multiple employer plan.
17	SEC. 3. POOLED EMPLOYER AND MULTIPLE EMPLOYER
18	PLAN REPORTING.
19	(a) Additional Information.—Section 103 of the
20	Employee Retirement Income Security Act of 1974 (29
21	U.S.C. 1023) is amended—
22	(1) in subsection (a)(1)(B), by striking "appli-
23	cable subsections (d), (e), and (f)" and inserting
24	"applicable subsections (d), (e), (f), and (g)"; and

1	(2) by amending subsection (g) to read as fol-
2	lows:
3	"(g) Additional Information With Respect to
4	POOLED EMPLOYER AND MULTIPLE EMPLOYER
5	Plans.—An annual report under this section for a plan
6	year shall include—
7	"(1) with respect to any plan to which section
8	210(a) applies (including a pooled employer plan), a
9	list of participating employers and a good faith esti-
10	mate of the percentage of total contributions made
11	by such participating employers during the plan
12	year; and
13	"(2) with respect to a pooled employer plan, the
14	identifying information for the person designated
15	under the terms of the plan as the pooled plan pro-
16	vider.".
17	(b) Simplified Annual Reports.—Section 104(a)
18	of the Employee Retirement Income Security Act of 1974
19	(29 U.S.C. 1024(a)) is amended by striking paragraph
20	(2)(A) and inserting the following:
21	"(2)(A) With respect to annual reports required
22	to be filed with the Secretary under this part, the
23	Secretary may by regulation prescribe simplified an-
24	nual reports for any pension plan that—
25	"(i) covers fewer than 100 participants; or

1	"(ii) is a plan described in section 210(a)
2	that covers fewer than 1,000 participants, but
3	only if no single participating employer has
4	more than 100 participants covered by the
5	plan.".

6 (c) Effective Date.—The amendments made by 7 this section shall apply to annual reports for plan years 8 beginning after December 31, 2016.

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