

116TH CONGRESS  
1ST SESSION

**S.** \_\_\_\_\_

To amend the Internal Revenue Code of 1986 to provide a safe harbor for determinations of worker classification, to require increased reporting, and for other purposes.

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IN THE SENATE OF THE UNITED STATES

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Mr. THUNE introduced the following bill; which was read twice and referred to the Committee on \_\_\_\_\_

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**A BILL**

To amend the Internal Revenue Code of 1986 to provide a safe harbor for determinations of worker classification, to require increased reporting, 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 “New Economy Works  
5 to Guarantee Independence and Growth Act of 2019” or  
6 the “NEW GIG Act of 2019”.

1 **SEC. 2. DETERMINATION OF WORKER CLASSIFICATION.**

2 (a) IN GENERAL.—Chapter 79 of the Internal Rev-  
3 enue Code of 1986 is amended by adding at the end the  
4 following new section:

5 **“SEC. 7706. DETERMINATION OF WORKER CLASSIFICATION.**

6 “(a) IN GENERAL.—For purposes of this title (and  
7 notwithstanding any provision of this title not contained  
8 in this section to the contrary), if the requirements of sub-  
9 sections (b), (c), and (d) are met with respect to any serv-  
10 ice performed by a service provider, then with respect to  
11 such service—

12 “(1) the service provider shall not be treated as  
13 an employee,

14 “(2) the service recipient shall not be treated as  
15 an employer,

16 “(3) any payor shall not be treated as an em-  
17 ployer, and

18 “(4) the compensation paid or received for such  
19 service shall not be treated as paid or received with  
20 respect to employment.

21 “(b) GENERAL SERVICE PROVIDER REQUIRE-  
22 MENTS.—

23 “(1) IN GENERAL.—The requirements of this  
24 subsection are met with respect to any service if the  
25 service provider either—

1           “(A) meets the requirements of paragraph  
2 (2) with respect to such service, or

3           “(B) in the case of a service provider en-  
4 gaged in the trade or business of selling (or so-  
5 liciting the sale of) goods or services, meets the  
6 requirements of paragraph (3) with respect to  
7 such service.

8           “(2) GENERAL REQUIREMENTS.—

9           “(A) IN GENERAL.—The requirements of  
10 this paragraph are met with respect to any  
11 service if the service provider, in connection  
12 with performing the service—

13           “(i) incurs expenses—

14           “(I) which are deductible under  
15 section 162, and

16           “(II) a significant portion of  
17 which are not reimbursed,

18           “(ii) agrees to perform the service for  
19 a particular amount of time, to achieve a  
20 specific result, or to complete a specific  
21 task, and

22           “(iii) satisfies not less than 1 of the  
23 factors described in subparagraph (B).

24           “(B) FACTORS.—The factors described in  
25 this subparagraph are the following:





1           “(B) A statement that the service provider  
2 will not be treated as an employee with respect  
3 to the services provided pursuant to the con-  
4 tract for purposes of this title.

5           “(C) A statement that the service recipient  
6 or payor will withhold upon and report to the  
7 Internal Revenue Service the compensation pay-  
8 able pursuant to the contract consistent with  
9 the requirements of this title.

10           “(D) A statement that the service provider  
11 is responsible for payment of Federal, State,  
12 and local taxes, including self-employment  
13 taxes, on compensation payable pursuant to the  
14 contract.

15           “(E) A statement that the contract is in-  
16 tended to be considered a contract described in  
17 this subsection.

18       The contract shall not fail to meet the requirements  
19 of this paragraph merely because the information  
20 described in subparagraph (A) is collected at the  
21 time payment is made for the services and not in ad-  
22 vance, or because the contract provides that an  
23 agent of the service recipient or payor will fulfill any  
24 of the responsibilities of the service recipient or  
25 payor described in the preceding subparagraphs.

1           “(2) The term of the contract does not exceed  
2           2 years. The preceding sentence shall not prevent 1  
3           or more subsequent written renewals of the contract  
4           from satisfying the requirements of this subsection  
5           if the term of each such renewal does not exceed 2  
6           years and if the information required under para-  
7           graph (1)(A) is updated in connection with each  
8           such renewal.

9           “(3) The contract (or renewal) is signed (which  
10          may include signatures in electronic form) by the  
11          service recipient or payor and the service provider  
12          not later than the date on which the aggregate pay-  
13          ments made by the service recipient or payor to the  
14          service provider exceeds \$1,000 for the year covered  
15          by the contract (or renewal).

16          “(e) REPORTING REQUIREMENTS.—

17          “(1) IN GENERAL.—For purposes of making  
18          any determination with respect to the liability of a  
19          service recipient or payor for any tax during any  
20          taxable year with respect to a service provider, the  
21          application of this section shall be conditioned on ei-  
22          ther the service recipient or the payor satisfying the  
23          reporting requirements applicable to such service re-  
24          cipient or payor under section 6041(a), 6041A(a), or

1       6050W with respect to such service provider for  
2       such period.

3           “(2) REASONABLE CAUSE.—For purposes of  
4       paragraph (1), such reporting requirements shall be  
5       treated as met if the failure to satisfy such require-  
6       ments is due to reasonable cause and not willful ne-  
7       glect.

8           “(f) EXCEPTION FOR SERVICES PROVIDED BY  
9       OWNER.—This section shall not apply with respect to any  
10      service provided by a service provider to a service recipient  
11      or payor if the service provider owns any interest in the  
12      service recipient or the payor with respect to the service  
13      provided. The preceding sentence shall not apply in the  
14      case of a service recipient or payor the stock of which is  
15      regularly traded on an established securities market.

16          “(g) LIMITATION ON RECLASSIFICATION BY SEC-  
17      RETARY.—For purposes of this title—

18           “(1) EFFECT OF RECLASSIFICATION ON SERV-  
19      ICE RECIPIENTS AND PAYORS.—A determination by  
20      the Secretary that a service recipient or a payor  
21      should have treated a service provider as an em-  
22      ployee shall be effective with respect to the service  
23      recipient or payor no earlier than the notice date  
24      if—

1           “(A) the service recipient or the payor en-  
2           tered into a written contract with the service  
3           provider which meets the requirements of sub-  
4           section (d),

5           “(B) the service recipient or the payor sat-  
6           isfied the applicable reporting requirements of  
7           section 6041(a), 6041A(a), or 6050W for all  
8           relevant taxable years with respect to the serv-  
9           ice provider,

10           “(C) the service recipient or the payor col-  
11           lected and paid over all applicable taxes im-  
12           posed under subtitle C for all relevant taxable  
13           years with respect to the service provider, and

14           “(D) the service recipient or the payor  
15           demonstrates a reasonable basis for having de-  
16           termined that the service provider should not be  
17           treated as an employee under this section and  
18           that such determination was made in good  
19           faith.

20           “(2) EFFECT OF RECLASSIFICATION ON SERV-  
21           ICE PROVIDERS.—A determination by the Secretary  
22           that a service provider should have been treated as  
23           an employee shall be effective with respect to the  
24           service provider no earlier than the notice date if—

1           “(A) the service provider entered into a  
2 written contract with the service recipient or  
3 the payor which meets the requirements of sub-  
4 section (d),

5           “(B) the service provider satisfied the ap-  
6 plicable reporting requirements of sections  
7 6012(a) and 6017 for all relevant taxable years  
8 with respect to the service recipient or the  
9 payor, and

10           “(C) the service provider demonstrates a  
11 reasonable basis for determining that the serv-  
12 ice provider is not an employee under this sec-  
13 tion and that such determination was made in  
14 good faith.

15           “(3) NOTICE DATE.—For purposes of this sub-  
16 section, the term ‘notice date’ means the 30<sup>th</sup> day  
17 after the earliest of—

18           “(A) the date on which the first letter of  
19 proposed deficiency which allows the service  
20 provider, the service recipient, or the payor an  
21 opportunity for administrative review in the In-  
22 ternal Revenue Service Office of Appeals is  
23 sent,

24           “(B) the date on which a deficiency notice  
25 under section 6212 is sent, or

1           “(C) the date on which a notice of deter-  
2           mination under section 7436(b)(2) is sent.

3           “(4) REASONABLE CAUSE EXCEPTION.—The re-  
4           quirements of paragraphs (1)(B), (1)(C), and (2)(B)  
5           shall be treated as met if the failure to satisfy such  
6           requirements is due to reasonable cause and not  
7           willful neglect.

8           “(5) NO RESTRICTION ON ADMINISTRATIVE OR  
9           JUDICIAL REVIEW.—Nothing in this subsection shall  
10          be construed as limiting any provision of law which  
11          provides an opportunity for administrative or judi-  
12          cial review of a determination by the Secretary.

13          “(h) RULE OF CONSTRUCTION.—Nothing in this sec-  
14          tion shall be construed as—

15                 “(1) limiting the ability or right of a service  
16                 provider, service recipient, or payor to apply any  
17                 other provision of this title, section 530 of the Rev-  
18                 enue Act of 1978, or any common law rules for de-  
19                 termining whether an individual is an employee, or

20                 “(2) establishing a prerequisite for the applica-  
21                 tion of any provision of law described in paragraph  
22                 (1).

23          “(i) DEFINITIONS.—For purposes of this section—

24                 “(1) SERVICE PROVIDER.—

1           “(A) IN GENERAL.—The term ‘service pro-  
2           vider’ means any qualified person who performs  
3           service for another person.

4           “(B) QUALIFIED PERSON.—The term  
5           ‘qualified person’ means—

6                   “(i) any natural person, or

7                   “(ii) any entity if any of the services  
8                   referred to in subparagraph (A) are per-  
9                   formed by 1 or more natural persons who  
10                  directly own interests in such entity.

11          “(2) SERVICE RECIPIENT.—The term ‘service  
12          recipient’ means the person for whom the service  
13          provider performs such service.

14          “(3) PAYOR.—The term ‘payor’ means—

15                  “(A) any person, including the service re-  
16                  cipient, who pays the service provider for per-  
17                  forming such service, or

18                  “(B) any marketplace platform, as defined  
19                  in section 6050W(d)(3)(C).

20          “(j) REGULATIONS.—Notwithstanding section 530(d)  
21          of the Revenue Act of 1978, the Secretary shall issue such  
22          regulations as the Secretary determines are necessary to  
23          carry out the purposes of this section.”.

24          (b) VOLUNTARY WITHHOLDING AGREEMENTS AND  
25          WORKER CLASSIFICATION.—Section 3402(p) of the Inter-

1 nal Revenue Code of 1986 is amended by adding at the  
2 end the following new paragraph:

3 “(4) WORKER CLASSIFICATION.—Agreements  
4 under paragraph (3) shall not be taken into account  
5 in determining whether any party to such agreement  
6 is an employee or an employer for purposes of this  
7 title.”.

8 (c) WITHHOLDING BY PAYOR IN CASE OF CERTAIN  
9 PERSONS CLASSIFIED AS NOT EMPLOYEES.—Section  
10 3402 of the Internal Revenue Code of 1986 is amended  
11 by adding at the end the following new subsection:

12 “(u) EXTENSION OF WITHHOLDING TO PAYMENTS  
13 TO CERTAIN PERSONS CLASSIFIED AS NOT EMPLOY-  
14 EES.—

15 “(1) IN GENERAL.—For purposes of this chap-  
16 ter and so much of subtitle F as relates to this chap-  
17 ter, compensation paid pursuant to a contract de-  
18 scribed in section 7706(d) shall be treated as if it  
19 were a payment of wages by an employer to an em-  
20 ployee.

21 “(2) AMOUNT WITHHELD.—Except as otherwise  
22 provided under subsection (i), the amount to be de-  
23 ducted and withheld pursuant to paragraph (1) with  
24 respect to compensation paid pursuant to any such  
25 contract during any calendar year shall be an

1 amount equal to 5 percent of so much of the amount  
2 of such compensation as does not exceed \$20,000.”.

3 (d) DIRECT SELLERS OF PROMOTIONAL PROD-  
4 UCTS.—Subsection (b) of section 3508 of the Internal  
5 Revenue Code of 1986 is amended—

6 (1) in paragraph (2)(A)—

7 (A) in clause (ii), by striking “or” at the  
8 end,

9 (B) in clause (iii), by adding “or” at the  
10 end, and

11 (C) by inserting after clause (iii) the fol-  
12 lowing new clause:

13 “(iv) is engaged in the trade or busi-  
14 ness of selling, or soliciting the sale of,  
15 promotional products from other than a  
16 permanent retail establishment,”

17 (2) by redesignating paragraph (3) as para-  
18 graph (4), and

19 (3) by inserting after paragraph (2) the fol-  
20 lowing new paragraph:

21 “(3) PROMOTIONAL PRODUCT.—For purposes  
22 of paragraph (2)(A)(iv), the term ‘promotional prod-  
23 uct’ means a tangible item with permanently marked  
24 promotional words, symbols, or art of the pur-  
25 chaser.”.

1 (e) REPORTING.—

2 (1) INFORMATION AT SOURCE.—Section 6041  
3 of the Internal Revenue Code of 1986 is amended—

4 (A) in subsection (a)—

5 (i) in the heading, by striking “\$600”  
6 and inserting “\$1,000”, and

7 (ii) by striking “\$600 or more in any  
8 taxable year” and inserting “\$1,000 or  
9 more in any taxable year”, and

10 (B) by adding at the end the following new  
11 subsection:

12 “(h) SPECIAL RULES FOR CERTAIN PERSONS CLAS-  
13 SIFIED AS NOT EMPLOYEES.—

14 “(1) IN GENERAL.—In the case of any service  
15 recipient or payor required to make a return under  
16 subsection (a) with respect to compensation to which  
17 section 7706(a) applies—

18 “(A) such return shall include—

19 “(i) the aggregate amount of such  
20 compensation paid to each person whose  
21 name is required to be included on such re-  
22 turn,

23 “(ii) the aggregate amount deducted  
24 and withheld under section 3402(s) with  
25 respect to such compensation, and

1                   “(iii) an indication of whether a copy  
2                   of the contract described in section  
3                   7706(d) is on file with the service recipient  
4                   or payor, and

5                   “(B) the statement required to be fur-  
6                   nished under subsection (d) shall include the in-  
7                   formation described in subparagraph (A) with  
8                   respect to the service provider to whom such  
9                   statement is furnished.

10                  “(2) DEFINITIONS.—Terms used in this sub-  
11                  section which are also used in section 7706 shall  
12                  have the same meaning as when used in such sec-  
13                  tion.”.

14                  (2) RETURNS REGARDING PAYMENTS OF REMU-  
15                  NERATION FOR SERVICES AND DIRECT SALES.—Sec-  
16                  tion 6041A of such Code is amended—

17                         (A) in paragraph (2) of subsection (a), by  
18                         striking “\$600” and inserting “\$1,000”, and

19                         (B) by adding at the end the following new  
20                         subsection:

21                  “(g) SPECIAL RULES FOR CERTAIN PERSONS CLAS-  
22                  SIFIED AS NOT EMPLOYEES.—Rules similar to the rules  
23                  of subsection (h) of section 6041 shall apply for purposes  
24                  of this section.”.

1           (3) RETURNS RELATING TO PAYMENTS MADE  
2           IN SETTLEMENT OF PAYMENT CARD AND THIRD  
3           PARTY NETWORK TRANSACTIONS.—Section 6050W  
4           of such Code is amended—

5                   (A) in subsection (d), by amending para-  
6                   graph (3) to read as follows:

7                   “(3) THIRD PARTY PAYMENT NETWORK.—

8                           “(A) IN GENERAL.—The term ‘third party  
9                           payment network’ means any agreement or ar-  
10                           rangement—

11                                   “(i) which involves the establishment  
12                                   of accounts with a central organization or  
13                                   marketplace platform by a substantial  
14                                   number of persons who—

15   “(I) are unrelated to such organi-  
16   zation or platform,

17   “(II) provide goods or services,  
18   and

19   “(III) have agreed to settle  
20   transactions for the provision of such  
21   goods or services pursuant to such  
22   agreement or arrangement,

23   “(ii) which provides for standards and  
24   mechanisms for settling such transactions,  
25   and

1                   “(iii) which guarantees persons pro-  
2                   viding goods or services pursuant to such  
3                   agreement or arrangement that such per-  
4                   sons will be paid for providing such goods  
5                   or services.

6                   “(B) EXCEPTION.—The term ‘third party  
7                   payment network’ shall not include any agree-  
8                   ment or arrangement which provides for the  
9                   issuance of payment cards.

10                   “(C) MARKETPLACE PLATFORM.—For pur-  
11                   poses of subparagraph (A), the term ‘market-  
12                   place platform’ means any person who—

13                   “(i) operates a digital website, mobile  
14                   application, or similar system that facili-  
15                   tates the provision of goods or services by  
16                   providers to recipients,

17                   “(ii) enters into an agreement with  
18                   each provider stating that such provider  
19                   will not be treated as an employee with re-  
20                   spect to such goods or services,

21                   “(iii) provides standards and mecha-  
22                   nisms for settling such facilitated trans-  
23                   actions, and

24                   “(iv) guarantees each provider of  
25                   goods or services pursuant to such agree-

1                   ment that the provider will be paid for  
2                   such facilitated transaction.”,

3                   (B) by amending subsection (e) to read as  
4                   follows:

5                   “(e) EXCEPTION FOR DE MINIMIS PAYMENTS BY  
6                   THIRD PARTY SETTLEMENT ORGANIZATIONS.—

7                   “(1) IN GENERAL.—A third party settlement  
8                   organization shall be required to report any informa-  
9                   tion under subsection (a) with respect to third party  
10                  network transactions of any participating payee only  
11                  if the amount which would otherwise be reported  
12                  under subsection (a)(2) with respect to such trans-  
13                  actions exceeds \$1,000.

14                  “(2) EXCEPTION.—

15                  “(A) MARKETPLACE PLATFORMS.—In the  
16                  case of a third party settlement organization  
17                  which is a marketplace platform (as defined in  
18                  subsection (d)(3)(C)) through which substan-  
19                  tially all the participating payees are primarily  
20                  engaged in the sale of goods, such marketplace  
21                  platform shall be required to report any infor-  
22                  mation under subsection (a) with respect to  
23                  third party network transactions of such payee  
24                  only if—

1                   “(i) the amount which would other-  
2                   wise be reported under subsection (a)(2)  
3                   with respect to such transaction exceeds  
4                   \$5,000, or

5                   “(ii) the aggregate number of trans-  
6                   actions exceeds 50.

7                   “(B) OTHER THIRD PARTY SETTLEMENT  
8                   ORGANIZATIONS.—In the case of a third party  
9                   settlement organization other than a market-  
10                  place platform—

11                  “(i) the rules of subparagraph (A)  
12                  shall apply in the case of information re-  
13                  quired to be reported, or which would oth-  
14                  erwise be reported, under subsection (a) to  
15                  any participating payee who is primarily  
16                  engaged in the sale of goods, and

17                  “(ii) the determination of whether a  
18                  participating payee is primarily engaged in  
19                  the sale of goods may be made separately  
20                  for each participating payee.

21                  “(3) ELECTION TO REPORT.—Notwithstanding  
22                  paragraphs (1) and (2), a third party settlement or-  
23                  ganization may elect to report any information  
24                  under subsection (a) with respect to third party net-  
25                  work transactions of any participating payee without

1 regard to the amount reported under subsection  
2 (a)(2) with respect to such transactions or the ag-  
3 gregate number of such transactions.”, and

4 (C) in subsection (f)—

5 (i) in paragraph (1), by striking  
6 “and” at the end,

7 (ii) in paragraph (2), by striking the  
8 period at the end and inserting “, and”,  
9 and

10 (iii) by inserting after paragraph (2)  
11 the following new paragraph:

12 “(3) the amount, if any, withheld pursuant to  
13 section 3402(s).”.

14 (f) PROCEEDINGS FOR DETERMINATION OF EMPLOY-  
15 MENT STATUS.—Paragraph (1) of section 7436(b) of the  
16 Internal Revenue Code of 1986 is amended to read as fol-  
17 lows:

18 “(1) PETITIONER.—A pleading may be filed  
19 under this section only by—

20 “(A) the person for whom the services are  
21 performed, including the service recipient or the  
22 payor, or

23 “(B) any service provider which the Sec-  
24 retary has determined should have been treated  
25 as an employee.

1 All terms used in this paragraph which are also used  
2 in section 7706 have the meanings given such terms  
3 in section 7706(i).”.

4 (g) CLERICAL AMENDMENT.—The table of sections  
5 for chapter 79 of the Internal Revenue Code of 1986 is  
6 amended by adding at the end the following new item:

“Sec. 7706. Determination of worker classification.”.

7 (h) EFFECTIVE DATE.—

8 (1) IN GENERAL.—Except as provided in para-  
9 graphs (2), (3), and (4), the amendments made by  
10 this section shall apply to services performed after  
11 December 31, 2019 (and to payments made for such  
12 services after such date).

13 (2) GRACE PERIOD TO BEGIN WITHHOLDING.—

14 A contract shall not be treated as failing to meet the  
15 requirements of section 7706(d)(1)(C) of the Inter-  
16 nal Revenue Code of 1986 (as added by this sec-  
17 tion), and a service recipient or payor shall not be  
18 treated as failing to meet any such requirement,  
19 with respect to compensation paid to a service pro-  
20 vider before the date that is 180 days after the date  
21 of the enactment of this Act.

22 (3) REPORTING.—Except as provided in para-  
23 graph (4), the amendments made by subsection (e)  
24 shall apply to returns the due date for which is after

1 the date which is 2 years after the date of the enact-  
2 ment of this Act.

3 (4) EXCEPTION FOR DE MINIMIS PAYMENTS BY  
4 THIRD PARTY SETTLEMENT ORGANIZATIONS.—The  
5 amendment made by subsection (e)(3)(B) shall apply  
6 to payments made after December 31, 2019.